JOURNAL

OF

House of Representatives

OF THE

STATE OF GEORGIA

AT THE

Regular Session

OF THE

GENERAL ASSEMBLY

At Atlanta, Wednesday, October 22, 1902.

ATLANTA, GA.
Geo. W. Harrison, State Printer
(The Franklin Printing and Publishing Co.)
1902
Atlanta, Georgia,  
Wednesday, October 22, 1902.

The House of Representatives convened this day, pursuant to the law of Georgia, at 10 o’clock a.m.; was called to order by Hon. Jno. T. Boifeuillet, Clerk of the last House, and opened with prayer by the Rev. C. S. T. Strickland of the county of Tattnall.

The roll was called by counties, and the following members-elect came forward and were sworn in as members of the House, the oath of office being administered by Hon. T. J. Simmons, Chief Justice of the Supreme Court of Georgia:

Adams, Akin, Alexander, Alford, Almond, Arnold, Ayres, Baldwin, Beall, Beauchamp, Bell of Emanuel, Bell of Milton, Blackburn, Booth, Bowen, Boykin, Brinson, Brock, Brown, Bruce, Buchan, Buchannon, Burton, Bush, Butts, Calvin, Candler, Cann, Carr, Carrington, Carswell, Cliatt, Conner, Cook, Cromartie, Crumbly, Daves, Davis, Davison, Deal, Derrick, Dozier, Duckett, Duggan, Dunbar,
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Those absent were Messrs.—

Berry,                    Redwine.
From the county of

Appling—J. A. Cromartie.
Baker—A. S. Johnson.
Baldwin—J. D. Howard.
Banks—E. L. Duckett.
Bartow—Jno. W Akin, J. J Conner.
Berrien—J. P. Knight.
Brooks—S. S. Gaulden.
Bryan—L. M. Lanier.
Bullock—A. M. Deal, I. L. Miller.
Butts—J. O. Beauchamp.
Calhoun—J. T. Stewart.
Camden—J. J. Proctor.
Campbell—C. S. Reid.
Catoosa—W. H. Yates.
Charlton—J. S. Mizell.
Chatham—P A. Stovall, Wm. Harden, J. Ferris Cann.
Chattahoochee—D. J. Fussell.
Chattanooga—W A. P. Lowe.
Cherokee—W D. Mills.
Clarke—T. J. Shackleford.
Clay—Clarence Wilson.
Clayton—A. B. Mitcham.
Clinch—R. B. Johnson.
Cobb—A. P. McLain, N. A. Morris.
Coffee—T. L. Paulk.
Columbia—J. L. Cliatt.
Colquitt—G. W. Newton.
Coweta—C. L. Moses.
Crawford—A. J. Johnson.
Dade—J. R. Brock.
Dawson—Amos Roper.
Decatur—S. Russell Brinson.
DeKalb—J. W. Mayson, C. M. Candler.
Dodge—D. M. Buchan.
Dooly—S. R. Fields, J. S. Pate.
Dougherty—E. R. Jones.
Early—W. A. Buchannon.
Echols—Henry V. Valentine.
Effingham—Morgan Rawls.
Elbert—P. M. Hawes, L. H. O. Martin.
Fannin—D. C. Daves.
Fayette—J. W. Wise.
Forsyth—M. Bart Rice.
Franklin—B. H. Burton.
Gilmer—W. R. Welch.
Glascock—T. J. M. Kelly.
Glynn—Eustace C. Butts.
Gordon—W. R. Rankin.
Greene—R. E. Davidson.
Gwinnett—J. C. Flanigan, T. A. Pate.
Habersham—J. T. Peyton.
Hall—B. A. Rodgers, J. L. Thompson.
Hancock—H. H. Little.
Haralson—E. B. Hutcheson.
Harris—L. J. Stanford.
Hart—Julian B. McCurry.
Heard—J. B. Sanders.
Henry—T. W. Redwine.
Houston—R. E. Brown, C. C. Richardson.
Irwin—J. W. Paulk.
Jackson—L. G. Hardman, Jno. N. Holder.
Jasper—W. J. M. Preston.
Johnson—J. L. Kent.
Jones—L. C. Morton.
Laurens—J. B. Hicks, H. P. Howard.
Lee—J. M. McBride.
Liberty—R. S. Hendry.
Lincoln—J. H. Boykin.
Lowndes—W. S. West, E. J. McRee.
Lumpkin—G. D. Bruce.
Macon—J. E. Hayes.
Madison—L. N. Carrington.
Marion—M. R. Edwards.
McDuffie—J. D. Watson.
McIntosh—W. H. Rogers (colored).
Meriwether—C. L. Davis, W. S. Howell.
Miller—J. A. Bush.
Milton—W. L. Bell.
Mitchell—I. Maples.
Montgomery—W. T. Wooster.
Morgan—Emerson H. George.
Murray—W. L. Henry.
Muscogee—B. S. Miller, G. Y. Tignor.
Newton—N. C. Carr.
Oconee—T. M. Foster.
Oglethorpe—N. D. Arnold.
Paulding—W. H. Beall.
Pickens—W. M. Jones.
Pierce—E. L. Walker.
Pike—Emmett M. Owen.
Polk—J. B. Ayers.
Pulaski—Warren Grice.
Putnam—Geo. W Adams.
Quitman—M. N Phillips.
Rabun—J. H. Derrick, Jr.
Randolph—L. A. Duggan.
Richmond—C. E. Dunbar, P M. Mulherin, M. V. Calvin.
Rockdale—W. V Almond.
Schley—E. S. Baldwin.
Screven—E. K. Overstreet.
Spalding—J J Flynt.
Stewart—J D. Crumbly.
Sumter—Jas A. Hixon, W T. Lane.
Talbot—J. T. Parker.
Taliaferro—J. A. Kendrick.
Taylor—W E. Steed.
Telfair—J F. Cook.
Terrell—E. L. Rainey.
Towns—L. G. Foster.
Troup—E. N Dozier, J. B. Ridley.
Twiggs—H. T. Griffin.
Union—C. J. Wellborn, Jr.
Upson—M D. Womble.
Walker—B. F. Thurman.
Walton—J. O. Lawrence, C. M. Booth.
Ware—Jno. M. Spence, Jr.
Warren—Jas. M. English.
Wayne—G. W O'Quinn.
Webster—C. C. Tracy.
White—J. W H. Underwood.
Whitfield—Geo. G. Glenn.
Wilcox—R. V Bowen.
Wilkes—Columbus Grenade, C. A. Alexander.
Worth—W L. H. Alford.

The Clerk then announced that the first business in order was the election of a Speaker of the House for the ensuing term of two years.

Mr. W S. West, of the county of Lowndes, placed in nomination the Honorable Fonderin Mitchell, of the county of Thomas, which nomination was seconded by Messrs. Lane of Sumter, Knight, Bush, Felder and others.

Mr. Akin, of the county of Bartow, placed in nomination the Honorable Newton A. Morris, of the county of Cobb, which nomination was seconded by Messrs. Slaton, Flint, Knowles, Brock, Bruce, Cann, McBride, Booth, Davis, Miller of Muscogee, and others.

Mr. Caudler, of the county of DeKalb, placed in nomination the Honorable Emerson H. George, of the county of Morgan, which nomination was seconded by Messrs. Hawes, Carr, McElmurray, Adams and others.

There being no other nominations, a ballot _viva voce_ was had, and the vote was as follows:

**Those voting for Hon. Newton A. Morris—**

- Akin
- Ayers
- Beall
- Beauchamp
- Bell of Emanuel
- Bell of Milton
- Blackburn
- Booth
- Brock
- Bruce
- Calvin
- Cann
- Conner
- Daves
- Davis
- Derrick
- Dozier
- Duckett
- Ennis
- Flanigan
- Flynt
- Foster of Towns
- Franklin
- Fussell
Grenade, Henry, Hixon of Carroll, Holder, Houston, Johnson of Clinch, Jones of Dougherty, Jones of Pickens, Kelly, Kendrick, Kent, Knowles, Little, Lowe, Mayson, Miller of Muscogee, Mills,
Mitcham, Moses, Mulherin, McBride, McCurry, McHenry, McLain, Owen, Parker, Peyton, Phillips of Jefferson, Phillips of Quitman, Rainey, Rawls, Reid, Rice, Ridley,

Those voting for Hon. Fonderiu Mitchell—
Alford, Bowen, Boykin, Brinson, Brown, Buchan, Buchannon, Bush, Butts, Carrington, Cliatt, Cook, Cromartie, Crumbly, Deal, Duggan, Dunbar, Edwards, English, Felder, Fields, Foster of Oconee, Gaulden, George, Glenn, Grice, Griffin, Hall, Harden, Hayes, Hendry, Hicks, Howell, Hutcheson, Johnson of Baker, Johnson of Crawford, Kilburn, Knight, Lane, Lanier, Mann, Maples, Miller of Bullock, Mizell, McRae, Newton, Nisbet, O'Quinn, Pate of Dooly, Pate of Gwinnett, Paulk of Coffee, Paulk of Irwin, Proctor, Rankin, Richardson, Rogers of McIntosh, Rountree, Sanders, Singletary, Spence, Stovall, Strickland, Tigner, Tracy, Underwood, Valentine, Walker of Monroe, Walker of Pierce, West, Wooten.
WEDNESDAY, OCTOBER 22, 1902.

Those voting for Hon. Emerson H. George—

Adams, Davison, Mitchell,
Alexander, Evans, Morton,
Almond, Hardeman, McElmurray,
Arnold, Hawes, Overstreet,
Baldwin, Hixon of Sumter, Preston,
Burton, Howard of Baldwin, Shackelford,
Candler, Howard of Laurens, Watson,
Carr, Lawrence, Whitley,
Carswell, Martin.

Those not voting—

Berry, Morris, Redwine.

On counting the votes cast it was found that Mr. Morris had received 75; Mr. Mitchell 70; Mr. George 26.

None of the candidates having received the requisite constitutional majority, another ballot was ordered taken, and on taking the ballot viva voce the vote was as follows:

Those voting for Hon. Newton A. Morris—

Akin, Davis, Holder,
Beall, Derrick, Houston,
Beauchamp, Dozier, Johnson of Clinch,
Bell of Emanuel, Duckett, Jones of Dougherty,
Bell of Milton, Ennis, Jones of Pickens,
Blackburn, Flanigan, Kelly,
Booth, Flynt, Kendrick,
Brock, Foster of Towns, Kent,
Bruce, Franklin, Knowles,
Calvin, Fussell, Little,
Cann, Grenade, Lowe,
Conner, Hardeman, Mayson,
Crumbly, Henry, Miller of Muscogee,
Daves, Hixon of Carroll, Mills,
Mitcham, Rainey, Steed of Taylor,
Moses, Reid, Stewart,
Mulherin, Rice, Thompson,
McBride, Ridley, Thurman,
McCurry, Rogers of Hall, Warren,
McHenry, Roper, Welch,
McLain, Shannon, Wellborn,
Owen, Slaton, Wilson,
Peyton, Stanford, Wise,
Phillips of Jefferson, Steed of Carroll, Womble,
Phillips of Quitman,

Those voting for Hon. Fonderin Mitchell—

Alford, Grice, Pate of Dooey,
Ayres, Griffin, Pate of Gwinnett,
Bowen, Hall, Pate of Coffee,
Boykin, Harden, Pate of Irwin,
Brinson, Hayes, Proctor,
Brown, Hendry, Rankin,
Buchan, Hicks, Rawls,
Buchannon, Howell, Richardson,
Bush, Hutcheson, Rogers of McIntosh
Butts, Johnson of Baker, Rountree,
Carrington, Johnson of Crawford, Sanders,
Cliait, Kilburn, Singletary,
Cook, Knight, Spence,
Cromartie, Lane, Stovall,
Deal, Lanier, Strickland,
Duggan, Mann, Tigner,
Dunbar, Maples, Tracy,
Edwards, Miller of Bullock, Underwood,
English, Mizell, Valentine,
Felder, McRae, Walker of Monroe,
Fields, Newton, Walker of Pierce,
Foster of Oconee, Nisbet, West,
Gauden, O'Quinn, Wooten,
George, Parker, Yates.

Those voting for Hon. Emerson H. George—

Adams, Almond, Baldwin,
Alexander, Arnold, Burton,
WEDNESDAY, OCTOBER 22, 1902.

Candler, Howard of Baldwin, McElmurray.
Carr, Howard of Laurens, Overstreet.
Carswell, Lawrence, Preston.
Davison, M. A. Martin, Shackleford.
Evans, Mitchell, Watson.
Hawes, Morton, Whitley.

Hixon of Sumter, Lawrence, Presto.

Those not voting—

Berry, Brown, Redwine.

On counting the votes cast it was found that Mr. Morris had received 73; Mr. Mitchell 73; and Mr. George 25.

Again it was ascertained that none of the candidates had received the requisite constitutional majority and another ballot viva voce was ordered. The vote was as follows:

Those voting for Hon. Newton A. Morris—

Akin, Berkley—Derrick, Kendrick.
Alexander, Dozier, Kent.
Ayres, Duckett, Knowles.
Beall, Toaco—Ennis, Lawrence.
Beauchamp, Flanigan, Little.
Bell of Emanuel, Flynt, Lowe.
Bell of Milton, Foster of Towns, Mayson.
Blackburn, Franklin, Miller of Muscogee.
Booth, Grenade, Mills.
Bowen, Hardeman, Mitcham.
Brock, Henry, Moses.
Bruce, Hixon of Carroll, Mulherin.
Calvin, Holder, McBride.
Cann, Houston, McCurry.
Cliatt, Johnson of Clinch, McHenry.
Conner, Jones of Dougherty, McLain.
Daves, Jones of Pickens, Owen.
Davis, Kelley, Parker.
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Peyton, Rogers of Hall, Thurman, Phillips of Jefferson, Roper, Warren,
Phillips of Quitman, Shannon, Welch,
Rainey, Slaton, Wellborn,
Rawls, Stanford, Wilson,
Redwine, Steed of Carroll, Wise,
Reid, Steed of Taylor, Womble,
Rice, Stewart, Yates.
Ridley, Thompson,

Those voting for Hon. Fonderin Mitchell—

Alford, Grice, Pate of Dooly,
Boykin, Griffin, Pate of Gwinnett,
Brinson, Hall, Paulk of Coffee,
Brown, Harden, Paulk of Irwin,
Buchan, Hayes, Proctor,
Buchannon, Hendry, Rankin,
Bush, Hicks, Richardson,
Butts, Howell, Rogers of McIntosh,
Carrington, Hutcheson, Rountree,
Cook, Johnson of Baker, Sanders,
Cromartie, Johnson of Crawford, Singleterry,
Crumbly, Kilburn, Spence,
Deal, Knight, Stovall,
Duggan, Lane, Strickland,
Dunbar, Lanier, Tigner,
Edwards, Mann, Tracy,
English, Maples, Underwood,
Felder, Miller of Bullock, Valentine,
Fields, Mizell, Walker of Monroe,
Fussell, McRae, Walker of Pierce,
Gauden, Newton, West,
George, Nisbet, Whitley,
Glenn, O’Quinn, Wooten.

Those voting for Hon. Emerson H. George—

Adams, Candler, Foster of Oconee,
Almond, Carr, Hawes,
Arnold, Carswell, Hixon of Sumter,
Baldwin, Davison, Howard of Baldwin,
Burton, Evans, Howard of Laurens,
Martin, McElmurray, Shackelford,
Mitchell, Overstreet, Watson,
Morton, Preston,

Those not voting—

Berry, Morris.

On counting the votes cast it was found that Mr. Morris had received 80; Mr. Mitchell 69; Mr. George 23.

No one of the candidates having received the requisite constitutional majority, another ballot *viva voce* was ordered, and the vote was as follows:

Those voting for Hon. Newton A. Morris—

Akin, Akin, Moses,
Alexander, Foster of Towns, Mulherin,
Arnold, Franklin, McBride,
Ayres, Grenade, McCurry,
Beall, Hardeman, McHenry,
Beauchamp, Henry, McLain,
Bell of Emanuel, Hixon of Carroll, Owen,
Bell of Milton, Holder, Parker,
Blackburn, Houston, Peyton,
Booth, Johnson of Clinch, Phillips of Jefferson,
Brock, Jones of Dougherty, Phillips or Quitman,
Bruce, Jones of Pickens, Rainey,
Calvin, Kelly, Reid,
Cann, Kendrick, Rice,
Clatt, Kent, Ridley,
Conner, Knowles, Rogers of Hall,
Daves, Lawrence, Roper,
Davis, Little, Shannon,
Derrick, Lowe, Slaton,
Dozier, Mayson, Stanford,
Duckett, Miller of Muscogee, Steed of Carroll,
Ennis, Mills, Steed of Taylor,
Flanigan, Mitcham, Stewart,
Those voting for Hon. Fonderin Mitchell—

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Those voting for Hon. Emerson H. George—

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Wednesday, October 22, 1902.

Those not voting—

Berry, Morris.

On counting the votes cast it was found that Mr. Morris had received 78; Mr. Mitchell 72; and Mr. George 22.

None of the candidates having received the requisite constitutional majority, another ballot *viva voce* was ordered, and the vote was as follows:

Those voting for Hon. Newton A. Morris—

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Those voting for Hon. Fondren Mitchell—

Alford, Baldwin, Bowen, Boykin, Brinson, Brown, Buchan, Buchannon, Bush, Butts, Carrington, Cook, Cromartie, Deal, Duggan, Dunbar, Edwards, English, Felder, Fields, Gaulden, George, Glenn, Grice, Griffin, Hall, Harden, Hayes, Hendry, Hicks, Howell, Hutcheson, Johnson of Baker, Johnson of Crawford, Singletary, Kilburn, Knight, Lane, Lanier, Mann, Maples, Miller of Bullock, Mizell, McRae, Newton, Nisbet, O'Quinn, Pate of Dooly, Pate of Gwinnett, Paulk of Coffee, Paulk of Irwin, Proctor, Rankin, Richardson, Rogers of McIntosh, Rountree, Sanders, Spence, Stovall, Strickland, Tigner, Tracy, Underwood, Valentine, Walker of Monroe, Walker of Pierce, West, Wooten,

Those voting for Hon. Emerson H. George—

Adams, Almond, Arnold, Burton, Candler, Carr, Carswell, Crumblry, Davison, Evans, Hawes, Hixon of Sumter, Howard of Baldwin, Howard of Laurens, Martin, Mitchell, Morton, McElmurray, Overstreet, Preston, Redwine, Roper, Shackelford, Watson, Whitley,

Those not voting—

Berry, Morris,
It was ascertained, on counting the vote, that Mr. Morris had received 79; Mr. Mitchell 68; Mr. George 25.

None of the candidates having received the requisite constitutional majority on this ballot, another ballot *viva voce* was ordered, and the vote was as follows:

Those voting for Hon. Newton A. Morris—


Those voting for Hon. Fondren Mitchell—

Afford, Baldwin, Bowen, Boykin, Brinson, Brown, Buchan, Buchannon, Bush,
Those voting for Hon. Emerson H. George—

Adams, Hawes, Overstreet, Almond, Hixon of Sumter, Preston, Beauchamp, Howard of Baldwin, Redwine, Burton, Howard of Laurens, Shickelford, Candler, Martin, Stanford, Carswell, Mitchell, Watson, Davison, Morton, Whitley, Evans, McElmurray, West, Hall, Wooten, Harden, Foster of Oconee, Maples, Gaulden, Miller of Bullock, George, Mizell, Glenn, McRae, Goulden, Newton, Grice, Nisbet, Griffin, O'Quinn, Hall, Pate of Dooly, Harden, Pate of Gwinnett, those not voting—

Berry, Morris,

On counting the vote on this, the sixth ballot, it was found that Mr. Morris had received 77; Mr. Mitchell 72; Mr. George 23.
Another ballot *viva voce* was ordered, and the vote was as follows:

Those voting for Hon. Newton A. Morris—


Those voting for Hon. Fondren Mitchell—

Those voting for Hon. Emerson H. George—

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Those not voting—

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On counting the vote it was found that Mr. Morris had received 80; Mr. Mitchell 70; Mr. George 22.

Mr. Candler of DeKalb, moved that the House take a recess until 3 o’clock p.m., which motion prevailed, and the Clerk announced the House adjourned until 3 o’clock this afternoon.
3 O'clock p.m.

The hour of 3 o'clock having arrived, the House was again called to order by the Clerk.

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

The election of a Speaker having been under consideration at the time of adjournment of the morning's session, the House again proceeded with this business.

Mr. Candler of DeKalb, then arose in his seat and addressed the following remarks to the House: He stated that Mr. George's supporters had had a conference, and while they had the same implicit confidence in his patriotism and ability which made them give him their loyal support, they had decided to leave the matter in his hands, and he, Mr. George, was now ready to make his announcement to the House.

Mr. George then arose and stated that as he had the interest of Georgia, more than his own, at heart in the contest for the Speakership, and that inasmuch as he felt that the business of the House would be retarded by the deadlock in which it found itself, he stated that he would withdraw from the race.

There being now only two candidates in the race, another ballot *viva voce* was had, which was as follows:

Those voting for Hon. Newton A. Morris—

Adams, Alexander, Arnold,
Akin, Almond, Ayres,
| Baldwin,                          | Hawes,                           | Overstreet,                      |
| Beall,                           | Henry,                           | Parker,                          |
| Beauchamp,                       | Hixon of Carroll,                | Peyton,                          |
| Bell of Emanuel,                 | Hixon of Sumter,                 | Phillips of Jefferson,           |
| Bell of Milton,                  | Holder,                          | Phillips or Quitman,             |
| Blackburn,                       | Houston,                         | Rainey,                          |
| Booth,                           | Howard of Baldwin,               | Rawls,                           |
| Brock,                           | Howard of Laurens,               | Redwine,                         |
| Bruce,                           | Johnson of Clinch,               | Reid,                            |
| Burton,                          | Jones of Dougherty,              | Rice,                            |
| Calvin,                          | Jones of Pickens,                | Ridley,                          |
| Cann,                            | Kelly,                           | Rogers of Hall,                  |
| Carr,                            | Kendrick,                        | Roper,                           |
| Carswell,                        | Kent,                            | Shackelford,                      |
| Cliatt,                          | Knowles,                         | Shannon,                         |
| Conner,                          | Lawrence,                        | Slaton,                          |
| Crumbly,                         | Little,                          | Stanford,                        |
| Daves,                           | Lowe,                            | Steed of Carroll,                |
| Davis,                           | Martin,                          | Steed of Taylor,                 |
| Davison,                         | Mayson,                          | Stewart,                         |
| Derrick,                         | Miller of Muscogee,              | Strickland,                      |
| Dozier,                          | Mills,                           | Thompson,                        |
| Duckett,                         | Mitcham,                         | Thurman,                         |
| Ennis,                           | Mitchell,                        | Warren,                          |
| Evans,                           | Moses,                           | Watson,                          |
| Flanigan,                        | Mulherin,                        | Welch,                           |
| Flynt,                           | McBride,                         | Wellborn,                        |
| Foster of Towns,                 | McCurry,                         | Whitley,                         |
| Franklin,                        | McElmurray,                      | Wilson,                          |
| Russell,                         | McHenry,                         | Wise,                            |
| Grenade,                         | McClain,                         | Womble,                          |
| Griffin,                         | Owen,                            | Yates,                           |
| Hardeman,                        |                                 |                                 |

Those voting for Hon. Fondren Mitchell—

| Alford,                           | Buchannon,                      | Cromartie,                      |
| Bowen,                            | Bush,                           | Deal,                           |
| Boykin,                           | Butts,                          | Duggan,                         |
| Brinson,                          | Caudler,                        | Dunbar,                         |
| Brown,                            | Carrington,                     | Edwards,                        |
| Buchan,                           | Cook,                           | English,                        |
| Felder,  | Lane,  | Proctor,  |
| Fields,  | Lanier, | Rankin,  |
| Foster of Oconee,  | Mann,  | Richardson,  |
| Gaulden,  | Maples, | Rogers of McIntosh,  |
| George,  | Miller of Bullock, | Rountree,  |
| Glenn,  | Mizell, | Sanders,  |
| Grice,  | Morris, | Singletary,  |
| Hall,  | Morton, | Spence,  |
| Harden,  | McRae, | Stovall,  |
| Hayes,  | Newton, | Tigner,  |
| Hendry,  | Nisbet, | Tracy,  |
| Hicks,  | O'Quinn, | Underwood,  |
| Howell,  | Pate of Dooly, | Valentine,  |
| Hutcheson,  | Pate of Gwinnett, | Walker of Monroe,  |
| Johnson of Baker,  | Paulk of Coffee, | Walker of Pierce,  |
| Johnson of Crawford,  | Paulk of Irwin, | West,  |
| Kilburn,  | Preston, | Wooten,  |

Not voting—

Berry.

On counting the vote it was found that Mr. Morris had received 103 votes, and Mr. Mitchell 70. Therefore, Mr. Morris having received the requisite constitutional majority, was declared duly elected Speaker of the House for the ensuing term of two years.

Mr. Miller of Muscogee, moved that a committee of three be appointed to escort the Speaker, Mr. Morris, to the Chair. The motion prevailed, and the Clerk appointed Mr. Miller of Muscogee, Mr. Knowles of Floyd, and Mr. Akin of Bartow.

The next business in order was the election of a Clerk of the House.
Mr. Kilburn of Bibb, placed in nomination the Hon. Jno. T. Boifeuillet, of the county of Bibb, which nomination was seconded by Messrs. Wellborn, Knight, Griffin, Knowles, Miller, Mulherin and others.

Mr. Calvin of Richmond, placed in nomination the Hon. Mark A. Hardin of the county of Fulton, which nomination was seconded by Mr. McElmurray of Burke, and others.

There being no other nominations, a ballot *viva voce* was had, and the vote was as follows:

Those voting for Hon. Jno. T. Boifeuillet—

Adams,  Carwell,  Gaulden,
Alford,  Clatt,  George,
Almond,  Conner,  Glenn,
Arnold,  Cook,  Grenade,
Ayres,  Cromartie,  Grice,
Baldwin,  Crumbley,  Griffin,
Beall,  Daves,  Hall,
Beauchamp,  Davis,  Hardeman,
Bell of Emanuel,  Deal,  Harden,
Bell of Milton,  Derrick,  Hawes,
Booth,  Ducket,  Hayes,
Bowen,  Duggan,  Hendry,
Boykin,  Dunbar,  Henry,
Brinson,  Edwards,  Hicks,
Brock,  English,  Hixon of Carroll,
Brown,  Ennis,  Hixon of Sumter,
Bruce,  Evans,  Holder,
Buchan,  Felder,  Houston,
Buchannon,  Fields,  Howard of Baldwin,
Burton,  Flanagan,  Howard of Laurens,
Bush,  Flynt,  Howell,
Butts,  Foster of Oconee,  Hutcheson,
Candler,  Foster of Towns,  Johnson of Baker,
Cann,  Franklin,  Johnson of Clinch,
Carrington,
Jones of Dougherty, McLain, Sanders,
Jones of Pickens, McRae, Shackelford,
Kelly, Newton, Shannon,
Kendrick, Nisbet, Singletary,
Kent, Owen, Slaton,
Kilburn, Overstreet, Spence,
Knight, O'Quinn, Stanford,
Knowles, Parker, Steed of Carroll,
Lane, Pate of Dooley, Steed of Taylor,
Lanier, Pate of Gwinnett,
Lawrence, Paulk of Coffee,
Little, Paulk of Irwin,
Lowe, Peyton,
Mann, Phillips of Jefferson,
Maples, Phillips or Quitman,
Martin, Preston,
Mayson, Proctor,
Miller of Bullock, Rainey,
Miller of Muscogee, Rankin,
Mills, Rawls,
Mitcham, Redwine,
Mitchell, Reid,
Mizell, Rice,
Morris, Richardson,
Morton, Ridley,
Moses, Rogers of Hall,
Mulherin, Rogers of McIntosh,
McBride, Roper,
McCurry, Rountree,
McHenry,

Those voting for Hon. Mark A. Harden—

Akin, Calvin, Davison,
Alexander, Carr, Dozier,
Blackburn,

Those not voting—

Berry, Wilson, Womble,
McElmurray,
On counting the votes cast it was found that Mr. Boifeuillet had received 163, and Mr. Hardin 7. However, after the name of Mr. Houston had been called, Mr. Calvin asked the unanimous consent of the House to be allowed to withdraw the name of Mr. Hardin from the race, which was granted.

Mr. Boifeuillet having received a majority of all the votes cast, was declared duly elected Clerk of the House for the ensuing term of two years, and a committee of three, consisting of Messrs. Felder of Bibb, Hardeman of Jackson and Steed of Taylor, were appointed to escort him to the desk.

The next business in order was the election of a Speaker pro tem., and the Hon. Julian McCurry, of the county of Hart, placed in nomination the Hon. J. D. Howard, of the county of Baldwin.

There being no other nominations a ballot \textit{viva voce} was had, and the vote was as follows:

\textbf{Those voting for Hon. J. D. Howard—}

- Adams,
- Akin,
- Alexander,
- Alford,
- Almond,
- Arnold,
- Ayres,
- Baldwin,
- Beall,
- Beauchamp,
- Bell of Emanuel,
- Bell of Milton,
- Blackburn,
- Booth,
- Bowen,
- Boykin,
- Brinson,
- Brock,
- Brown,
- Bruce,
- Buchan,
- Buchannon,
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Welch, Whitley, Womble,
Wellborn, Wilson, Wooten,
West, Wise, Yates.

Those not voting—

Berry, Carr, Rawls.

On counting the votes it was found that Mr. Howard had received 170, which being all of the votes cast, he was declared duly elected Speaker pro tem. for the ensuing term of two years.

The next business in order was the election of a doorkeeper.

Messrs. J. W Willifred, T. D. Smith, Burroughs, Newell and Rosser, were placed in nomination, but later the names of Messrs. Rosser, Newell and Smith were withdrawn by the unanimous consent of the House, leaving only Mr. Willifred and Mr. Burroughs in the race.

A ballot *viva voce* was had and the vote was as follows:

**Those voting for Mr. J. W Willifred—**

Adams, Brinson, Davison,
Akin, Brock, Deal,
Alford, Bruce, Derrick,
Almond, Buchan, Dozier,
Arnold, Candler, Duckett,
Ayres, Cann, Duggan,
Beall, Carr, Dunbar,
Beauchamp, Carrington, Edwards,
Bell of Emanuel, Conner, English,
Bell of Milton, Cook, Ennis,
Berry, Crumbly, Felder,
Blackburn, Daves, Fields,
Boykin, Davis, Flanigan,
Flynt, Foster of Oconee, Foster of Towns, Franklin, Gaulden, George, Glenn, Grenade, Griffin, Hardeman, Harden, Hawes, Hendry, Henry, Hicks, Holder, Houston, Howard of Baldwin, Howard of Laurens, Howell, Hutcheson, Johnson of Baker, Johnson of Clinch, Johnson of Crawford, Parker, Jones of Dougherty, Jones of Pickens, Kelly, Kendrick, Kent, Kilburn, Knight, Knowles, Lane, Lanier, Lawrence, Little, Lowe, Mann, Maples, Mayson, Miller of Bullock, Miller of Muscogee, Mills, Mitcham, Mitchell, Morton, Moses, Mulherin, McBride, McCurry, McElmurray, McHenry, McClain, McRae, Newton, Owen, Overstreet, O'Quinn, Parker, Pate of Dooly, Pate of Gwinnett, Paulk of Coffee, Paulk of Irwin, Peyton, Phillips or Quitman, Preston, Rawls, Proctor, Rainey, Redwine, Richardson, Ridley, Rogers of McIntosh, Roper, Rountree, Sanders, Shackelford, Shannon, Singletary, Slaton, Stanford, Steed of Carroll, Steed of Taylor, Stewart, Stovall, Strickland, Thompson, Thurman, Tigner, Tracy, Underwood, Valentine, Walker of Monroe, Walker of Pierce, Warren, Welch, Wellborn, Whitley, Wilson, Wise, Womble, Wooten, Yates, Mr. Speaker.

Those voting for Mr. Burroughs—

Booth, Bowen, Rankin, Spence, West.
Those voting for Mr. Newell—

Baldwin, Butts, Hall, Baldwin, Butts, Hall,
Brown, Calvin, Hayes, Brown, Calvin, Hayes,
Buchannon, Cromartie, Hixon of Carroll, Buchannon, Cromartie, Hixon of Carroll,
Burton, Grice, Phillips of Jefferson, Burton, Grice, Phillips of Jefferson,

Those voting for Mr. Rosser—

Alexander,

Those voting for Mr. Smith—

Evans,

Those not voting—

Clatt, Martin, Rice, Clatt, Martin, Rice,
Carswell, Mizell, Rogers of Hall, Carswell, Mizell, Rogers of Hall,
Fussell, Morris, Watson, Fussell, Morris, Watson,
Hixon of Sumter, Nisbet,

On counting the vote it was found that Mr. Willifred had received 140, and Mr. Burroughs 5.

Mr. Willifred was therefore declared duly elected doorkeeper of the House for the ensuing term of two years.

The next business in order was the election of a Messenger of the House.

The names of Messrs. T. R. Penn, R. E. Fort and J. H. Land were placed in nomination, but later on the name of Mr. Land was withdrawn by unanimous consent.

A ballot *viva voce* was then had, which was as follows:

Those voting for Mr. T. R. Penn—

Adams, Burton, Dunbar, Adams, Burton, Dunbar,
Alexander, Butts, Evans, Alexander, Butts, Evans,
Almond, Calvin, Franklin, Almond, Calvin, Franklin,
Arnold, Candler, Gaulden, Arnold, Candler, Gaulden,
Ayres, Carr, George, Ayres, Carr, George,
Bell of Emanuel, Carrington, Grenade, Bell of Emanuel, Carrington, Grenade,
Booth, Carswell, Hardeman, Booth, Carswell, Hardeman,
Bowen, Cliatt, Hawes, Bowen, Cliatt, Hawes,
Boykin, Cromartie, Hayes, Boykin, Cromartie, Hayes,
Buchan, Davison, Henry, Buchan, Davison, Henry,
Buchannon, Derrick, Hicks, Buchannon, Derrick, Hicks,
Those voting for Mr. R. E. Fort—

Those voting for Mr. J. H. Land—

Akin,  
Beauchamp,  
Bell of Milton,  
Brock,  
Conner,  
Felder,  
Flynt,  
Glenn,  
Grice,  
Griffin,  
Hutcheson,  
Johnson of Crawford,  
Knowles,  
Owen,  
O'Quinn.

Those not voting—

Berry,  
Ennis,  
Kent,  
Morton,  
Paulk of Irwin,

On consolidating the vote it was found that Mr. Penn had received 96; Mr. Fort 63. Mr. Penn having received a majority of all the votes cast, he was declared duly elected Messenger of the House for the ensuing term of two years.

Mr. Steed moved that a committee of three be appointed to select a Chaplain for the House, which motion prevailed, and the Speaker appointed as such committee Messrs. Steed, Mayson and Little.

The committee conferred only a short while, after which they returned and reported that they had selected as Chaplain the Rev. J. B. Allen, of the county of DeKalb.

Mr. Grice then moved that a committee be appointed to notify the Governor that the House had organized and was now ready for business, which motion prevailed.
The Speaker appointed as such committee Messrs. Grice, Pate of Gwinnett, Davis of Merriwether, Wilson and Knowles.

The Speaker then announced the following appointment:

For Postmistress—Mrs. Maud Barker Cobb of the county of Fulton.

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

By Mr. Felder of Bibb—

A resolution instructing the Clerk to immediately notify the Senate that the House is ready to transact business.

By Mr. Calvin of Richmond—

A resolution providing for the appointment of a committee of nine, of whom the Speaker is to be ex officio chairman, to report rules for the governing of the House, and providing further, that the rules of the House of 1900-1901 be declared of force until said committee reports.

Mr. Steed of Taylor, moved to amend by making said committee a standing one, which was adopted. The resolution was then adopted as amended.

By Mr. Calvin of Richmond—

Resolved, That until otherwise ordered, the House shall meet at 10 o'clock a.m, and adjourn at 1 o'clock p.m.

The resolution embodied in the following Senate message was then read and concurred in, to wit:
The following message was received from the Senate through Mr. Northen, the Secretary thereof:

Mr. Speaker:

I am directed to notify this branch of the General Assembly that the Senate has organized by the election of the Hon. Clark Howell, of the 35th district, for President; the Hon. P. J. Sullivan of the 18th district, as President pro tem.; the Hon. Chas. S. Northen, of Fulton county, as Secretary; the Hon. R. E. Wilson as Doorkeeper, and the Hon. Flynn Hargett as Messenger.

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 respectfully asks a concurrence on the part of the House:

A resolution, That a committee of three from the Senate and five from the House, be appointed to notify the Governor that the General Assembly is organized and ready for business, and the committee on the part of the Senate is Senators Cowan, Jordan and Taylor.

Mr. Grice of Pulaski, chairman on the part of the House of the joint committee to notify the Governor that the General Assembly had organized and was ready to receive any communication from his Excellency, submitted the following report:
Mr. Speaker:

The joint committee to notify the Governor of the organization of the General Assembly, and to invite such communication from him as he desired to transmit to the Legislature, have to report:

That his Excellency congratulates both houses on their organization, and that he expressed his intention of sending a communication in writing to each house soon after each is called to order to-morrow morning.

Respectfully submitted.

WAEEEN GEICE,
Chairman on the part of the House.

On motion of Mr. Felder of Bibb, the House adjourned until 10 o'clock a.m. to-morrow.
Atlanta, Georgia,

Thursday, October 23, 1902.

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, Adams
Akin, Akin
Alexander, Alexander
Alford, Alford
Almond, Almond
Arnold, Arnold
Ayres, Ayres
Baldwin, Baldwin
Beall, Beall
Beauchamp, Beauchamp
Bell of Emanuel, Bell of Emanuel
Bell of Milton, Bell of Milton
Blackburn, Blackburn
Booth, Booth
Bowen, Bowen
Boykin, Boykin
Brinson, Brinson
Brock, Brock
Brown, Brown
Bruce, Bruce
Buchan, Buchan
Buchannon, Buchannon
Burton, Burton
Bush, Bush
Butts, Butts
Calvin, Calvin
Candler, Candler
Cann, Cann
Carr, Carr
Carrington, Carrington
Carswell, Carswell
Clatt, Clatt
Conner, Conner
Cook, Cook
Cromartie, Cromartie
Crumbly, Crumbly
Daves, Daves
Davis, Davis
Davison, Davison
Derrick, Derrick
Dozier, Dozier
Duggan, Duggan
Dunbar, Dunbar
English, English
Ennis, Ennis
Evans, Evans
Felder, Felder
Fields, Fields
Flanigan, Flanigan
Flynt, Flynt
Foster of Oconee, Foster of Oconee
Foster of Towns, Foster of Towns
Franklin, Franklin
Fussell, Fussell
Gaulden, Gaulden
George, George
Glenn, Glenn
Grenade, Grenade
Grice, Grice
Griffin, Griffin
Hall, Hall
Hardeman, Hardeman
Harden, Harden
Hawes, Hawes
Hayes, Hayes
Hendry, Hendry
Henry, Henry
Hicks, Hicks
Hixon of Carroll, Hixon of Carroll
Holder, Holder
Houston, Houston
Howard of Baldwin, Howard of Baldwin
Howard of Laurens, Howard of Laurens
Howell, Howell
Hutcheson, Hutcheson
Johnson of Clinch, Johnson of Clinch
Johnson of Crawford, Johnson of Crawford
Jones of Dougherty, Jones of Dougherty
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<td>Lawrence</td>
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<td>McHenry</td>
<td>Sanders,</td>
<td>Yates,</td>
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<td>McLain</td>
<td>Shackelford,</td>
<td>Mr. Speaker,</td>
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Those absent were Messrs.—

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<th>Berry</th>
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<td>Deal</td>
<td>Hixon of Sumter,</td>
<td>Rogers of Hall,</td>
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<td>Duckett</td>
<td>Johnson of Baker,</td>
<td>Valentine,</td>
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On motion of Mr. Grice of Pulaski, the reading of the Journal of yesterday's proceedings was dispensed with.

The following resolutions were read and adopted, to wit:
By Mr. Steed of Taylor—

A resolution providing that the General Assembly meet in joint session at 11 o'clock to-day for the purpose of opening the election returns and counting the vote for Governor and State house officers.

By Mr. Felder of Bibb—

A resolution providing for the appointment of a committee of three from the House and two from the Senate to arrange for the inaugural ceremonies of the Governor.

On motion of Mr. Hall of Bibb, the rules of the House were suspended, and the following bills were introduced, read the first time and appropriately referred, to wit:

By Mr. West of Lowndes—

A bill to amend the school laws of this State by establishing and maintaining a uniform series of text-books for the common schools of this State, and for other purposes.

Referred to Committee on Education.

By Mr. Felder of Bibb—

A resolution providing that the House and Senate meet in joint session at 11 o'clock to-day for the purpose of opening and consolidating the election returns for Governor and State house officers.

On motion of Mr. Hall of Bibb, the joint resolution of the Senate convening the House and Senate in joint session at 11 o'clock to-day, was read and concurred in.

On motion of Mr. Hall of Bibb, the Governor's message was taken up and read.
By unanimous consent Mr. Felder was allowed to withdraw the resolution introduced by himself for convening the House and Senate in joint session.

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

Mr. Speaker:

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

A resolution convening the General Assembly in joint session at 11 o'clock a.m. to-day.

The reading of House bills a first time was again resumed, and the following bill was read and appropriately referred, to wit:

By Mr. West of Lowndes—

A bill to organize a new judicial circuit of the superior court of this State, to be known as the Valdosta Circuit, and for other purposes.

Referred to the General Judiciary Committee.

By Mr. Hall of Bibb—

A resolution providing for the appointment of a committee, to be known as the Committee on Finance, and to which committee shall be referred all bills contemplating the appropriation of money, and for other purposes.

Under the rules of the House the above resolution was ordered to lay over for one day.
Atlanta, Georgia,

October 22, 1902.

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, with accompanying documents.
MESSAGE.

To the Senate and House of Representatives:

In transmitting to you my last annual message I congratulate you on the auspicious circumstances which surround you. During the year which is approaching its close prosperity in all branches of business has blessed the people of our State. Our farmers, upon whom those engaged in all other branches of business so largely depend, have been fairly prosperous. Labor has been employed at fair wages, and we have had no conflicts such as have marred the prosperity and tranquillity of sister States between employers and employees. Money for all legitimate enterprises has been abundant. Business in all the avenues of trade has been good. Invested capital has yielded fair remuneration to its holders. No scourge or pestilence has visited our shores. Our common schools and our colleges have never been in better condition nor done better work. Our State debt, already small, is being steadily reduced. The volume of property returned for taxation is steadily increasing, and the rapid rise in the State rate of taxation which marked the years from 1883 to 1898 has been arrested, and the annual tax rate has been reduced. All of our State institutions are in good condition and are doing well and efficiently the work for which they were intended, and upon the whole Georgia occupies an enviable position in the sisterhood of States.

FINANCE AND TAXATION.

As will be seen from the reports of the Comptroller-General and the Treasurer, herewith transmitted, the total receipts at the Treasury for the fiscal year ending Septem-
ber 30th were $3,886,163, and the total disbursements for the same period $4,105,705. This excess of disbursements over receipts is due to the fact that in order to pay as far as possible arrearages due teachers and to pay new pensioners admitted to the rolls, for whose payment no provision had been made, the General Assembly at its last session authorized the use in payment of the interest on the bonded debt of a part of the money accumulated in the Treasury in the past from the sale of public property. The amount thus applied was $325,880. But for this extraordinary disbursement the receipts would have exceeded the disbursements $219,532.

The receipts include $150,000 it became necessary to borrow in June, in order to enable the Treasurer to pay the teachers in the common schools for two months of their work in the first half of the present year. Last year to be able to pay them for two months' work we had to borrow $200,000. This year to meet all other expenses, including a largely increased pension roll, and pay teachers for two months a loan of only $150,000 was necessary, but this year the rate of interest was higher. Last year, as was shown by his report, the Treasurer borrowed from Georgia banks at 2 per cent. per annum. This year when it became necessary to borrow I requested him to again endeavor to borrow from the home banks at a low rate of interest. He applied to them, but while they manifested a disposition to accommodate the State, it was, with two exceptions, at rates varying from 4 per cent. to 5 per cent. They all assigned as a reason for the high rate of interest demanded by them the absorption in the channels of trade of the large surpluses they had in their vaults a year before when they loaned to the State at 2 per cent., and the active demand of their customers for money growing out of the revival of business. After this unsuccessful effort to place the loan in home banks at a rate of in-
terest satisfactory to me, I placed it with the National Park Bank of New York at two and a half per cent., which was the lowest rate obtainable in that city. This is a very low rate, considering the demands on the New York banks during the year for funds have been so heavy that call loans have frequently been made to their regular customers on the best collateral at 16 per cent. to 20 per cent., and sometimes even at a higher rate.

The aggregate taxable value of all the property in the State including railroads is $467,417,180. This is an increase over last year of $10,755,749. The rate of taxation for the present year was fixed by the Governor and Comptroller-General at $5.30 on the thousand dollars. This rate will yield a sufficient amount to meet all ordinary demands on the treasury for the next year.

It is gratifying to be able to report to the representatives of the people that the rapid advance in the State's rate of taxation which began in 1883, when the tax rate was $2.50 on the thousand and culminated in 1898 at $6.21, the highest rate ever paid by the people of Georgia, has been, as elsewhere stated, arrested and indeed reduced during the last four years to an average of $5 30½ per thousand. This is a saving to the taxpayers of $1,600,000 in four years, sixteen hundred thousand dollars less than they would have paid had the rate remained $6.21. This reduction has been rendered possible notwithstanding largely increased appropriations for pensions and schools, and special appropriations for new buildings at the University, the School of Technology and the State Sanitarium, partly by the most rigid economy in other public expenditures, and partly by the increase in the property returned for taxation.

In this connection I am glad to be able to say that all the appropriations made by the last Legislature have been sufficient to meet the demands on them, and there will be
no deficiencies for you to provide for at this session. Indeed, there will be in some of the appropriations for the present year small unused balances which will revert to the treasury.

STATE INSTITUTIONS.

The attention of Senators and Representatives is invited to the reports of the various State institutions which have been laid on your desks. These reports will amply repay careful perusal. The State University is perhaps in a better condition, is doing better work and is more largely patronized than at any time in the past. The two new buildings provided for by your predecessors at their first session, Candler Hall and Denmark Hall, were both rapidly pushed to completion, and are two of the handsomest buildings on the campus, and afford ample accommodation for the largely increased number of students in attendance on the schools in Athens. The total number of students of college grade in all of the schools of the University is, as the report of the President of the Board of Trustees shows, 2,018. The School of Technology, the Georgia Normal and Industrial, the State Normal at Athens, the North Georgia Agricultural, the Academy for the Blind, the School for the Deaf and the University for Colored People, all supported partly or wholly by the State, are in fine condition and are doing good work.

The average number of patients in the State Sanitarium for the last year was 2,634, and the percentage of recoveries of those received during the year was 32.43. The total cost for maintenance of each patient during the year was $112.68 per annum, or not quite thirty-one cents per day. A very small amount considering the manner in which they are cared for.

Two new buildings have been erected during the last two years at a cost of a hundred and fifty thousand dollars,
which will accommodate nearly fifteen hundred patients. These buildings were badly needed, because the institution has been overcrowded for several years past, and there were confined in the jails in some of the counties quite a number of lunatics for whom no room could be found in the Sanitarium.

For the present year the appropriation for the support of this institution was $290,000. For the next year this amount will, for two reasons, be insufficient—the increased number of patients to be provided for and the general increase in the cost of everything necessary in the support of the institution. While rigid economy should be and is practiced by the present excellent management of the institution, we should not be parsimonious in providing for the wants of this, our noblest charity.

SOLDIERS' HOME AND PENSIONS.

The Soldiers' Home, which was destroyed by fire a little over a year ago, has been rebuilt with the money for which it was insured, supplemented by voluntary contributions, in a more convenient and enduring form than before it was burned, and will accommodate 150 inmates.

It is again occupied by the veterans for whom it was built, and is filling a want that could not have been otherwise filled. There are now sheltered and provided for under its roof sixty-four decrepit old veterans of the war between the States, all of whom would have been forced by want and decrepitude into the county poorhouses but for this noble charity. During the last year twenty-one of the old heroes who had sought shelter within its walls have died. All are old and infirm, and in a few more years all will have crossed over the river to rest with the immortal Jackson "under the shade of the trees."

The trustees of the institution, who work without compensation, have been indefatigable in their labors incident
to the rebuilding and furnishing of the home and in providing for the wants of those under their charge, and to them, and especially to their President, Judge W. L. Calhoun, the State owes a debt of gratitude for their unselfish devotion in their patriotic and philanthropic work.

The pension rolls still continue to grow, and unless there is some modification of the pension laws, it will be but a year or two till to meet their demands a million of dollars will be required. This year the appropriation for all classes of pensioners amounted to $858,000.00; next year, according to the estimate of the Commissioner of Pensions, it will be about $880,000.00.

That there are many names on the rolls which ought not to be there cannot be doubted, and some reforms in the pension laws should be made in order to eliminate them. Pension laws are always abused and we cannot hope to make our system perfect, but we can approximate perfection by revising the laws so as to provide as nearly as possible for every worthy and needy ex-Confederate soldier, and at the same time exclude the impostors and those whose military services do not entitle them to the State's bounty.

To this end the Commissioner of Pensions makes some timely suggestions in his admirable annual report, to which I invite the careful attention of the General Assembly. The adoption of his suggestions and recommendations, which are the result of experience and careful study of the subject, would greatly improve our system and be conducive to fairness and economy in the administration of the pension laws.

MISDEMEANOR CONVICTS.

I could not feel that I had come up to the full measure of my duty were I to go out of office without again calling the attention of the General Assembly to the present un-
satisfactory way of disposing of misdemeanor convicts. The law as originally enacted contemplated only the establishment by counties of county chain-gangs, to be worked by the county for the county. But by an unwarranted stretch of the law other chain-gangs authorized by county authorities, and nominally under their control, but worked not by the county nor for the benefit of the county, but by private individuals or companies for personal gain, have been established in quite a number of counties, sometimes two or three in the same county. Under the original act it was expressly provided that two or more counties might unite and organize a chain-gang to be employed on "public works," and under the act of 1878–9 it was provided that a "county, incorporated city, town or village, which has organized, or has determined to organize, a chain-gang to work misdemeanor convicts on its roads, streets or other public works" might hire this class of convicts from the county authorities of another county having no chain-gang, but always to be worked on roads, streets or some other public works; but there is no express provision of law anywhere authorizing the hiring of such convicts to private individuals, nor for working them anywhere except on public works. But because comparatively few counties organized chain-gangs to work on public works, it was often found difficult for the county authorities of counties having no chain-gang to dispose of their misdemeanor convicts. Hence the expedient of organizing chain-gangs in the name of the county, but really to be worked by private individuals for their own and not for the benefit of the county, was resorted to. Had there been a sufficient number of county chain-gangs in fact as well as in name to employ all misdemeanor convicts, this evasion of the law would probably not have been resorted to. And if this class of chain-gangs were worked and governed according to law, there would be no great evil in the system; but in many cases they are
not so worked and governed. To be operated according to law, all guards, overseers, whipping-bosses and physicians in charge of them should be appointed by the county authorities and paid out of the county treasury; whereas these officers and agents are almost if not quite always employed and discharged by the lessee and paid by him. He, moreover, prescribes hours and character of labor, as well as quantity and quality of food and clothing, and inflicts punishment at his own discretion. As a result it is alleged that in some of these camps convicts have been overworked, poorly fed and inadequately clothed, and that the punishment inflicted on them has sometimes been cruel, and in one instance that has come to my knowledge even brutal. Many complaints of mistreatment of convicts reach the Executive office, and nearly all of them come from this class of chain-gangs, while but little, and I believe scarcely any, just complaint is heard from the State convicts who are under the direct control of the State Prison Commission, nor from the county gangs organized and worked by the counties for the counties under the immediate control of the county authorities. Nearly all the trouble is in these private unauthorized camps. The competition between them for misdemeanor convicts is sharp, and the prices paid for them are consequently so high that to make them profitable those who hire them spend as little as possible in feeding and clothing them, and at the same time exact from them all the labor possible. The evil practice, too, which has grown up in many of the counties of allowing court officers to divide out among themselves in payment of insolvent costs the money derived from the hire of this class of convicts is largely responsible for many abuses. Indeed it has been alleged that in some instances prosecuting officers and court officials who profit by this practice of collecting the hire of this class of convicts and dividing the money out among themselves in
payment of insolvent costs have a capital understanding with some lessees of misdemeanor convicts, and that such court officials are virtually recruiting officers for private chain-gangs. These complaints should be carefully looked into by the proper committees of the General Assembly, and if it is found that there is any truth in them, severe penalties should be provided to stop practices so reprehensible.

To remedy these evils three things are in my opinion necessary:

First. The law should be amended so as to legalize private chain-gangs, expressly authorizing the hiring of misdemeanor convicts to private parties as well as to counties, towns and cities.

Second. All convicts, misdemeanor as well as felony convicts, except those worked by counties according to law, should be put under the immediate and direct control of the State Prison Commission, who should prescribe and enforce the same rules and regulations for the working and management of all classes, and be allowed to employ and discharge all guards and physicians, whipping-bosses and overseers, and to employ a sufficient number of prudent, humane wardens to visit at least once a month, and oftener if necessary, every camp in the State, and see that the rules of the Commission are properly observed and the convicts humanely treated.

Third. The fee system should be abolished and all money derived from the hire of misdemeanor convicts should be paid into the county treasury, and all county judges and all solicitors should be paid salaries out of the county treasury. None of them should be dependent upon fees. Thus the temptation to institute frivolous prosecutions and to impose heavy fines and exact exorbitant costs in trivial cases would be removed, and there would be no ground to charge that any county court is run in the interest of the proprietors of private chain-gangs.
In this connection I desire to call the special attention of the General Assembly to the admirable report of the Prison Commission, in which will be found much valuable information and many wise suggestions as to our prison system and the future disposition of convicts.

PAYMENT OF REWARDS.

Always hitherto rewards for the apprehension of fugitives from justice have been paid out of the contingent fund, but in recent years the drafts upon this fund for this purpose and for the payment of arbitrators in railroad tax cases have been so heavy that but little has been left for ordinary contingent expenses. The expenses incurred by the State in the apprehension of fugitives are a part of the cost of enforcing the criminal law and punishing crime, and are a legitimate charge on the fund arising from the hire of convicts.

I therefore advise the enactment of a statute authorizing the Governor to pay all rewards earned in the apprehension of fugitives from justice out of the hire of convicts and not out of the contingent fund.

UNION PASSENGER STATION.

I transmit herewith the report of the Joint Committee appointed under authority of an Act passed at the last session of the General Assembly to provide for the erection of a new union passenger station on the site of the present union station in the city of Atlanta, and I regret that this report reveals the fact that no progress has been made toward the accomplishment of this greatly needed work.

The law under which your committee acted appropriated money to build a station, but provided that no work should be done and no money expended until all the railroads en-
tering the city had entered into a contract to become tenants in the new structure until the expiration of the present lease of the Western & Atlantic Railroad. It soon appeared during the progress of the negotiations between the chief executive officers of the roads and the State's representatives that some of the roads did not desire to enter into such a contract, but intended as soon as they could secure titles to certain grounds for which their agents were quietly negotiating, to build a station of their own and were merely temporizing with the State to gain time in which to perfect their plans. Still your committee persevered and tried in every way possible to remove the objections made to the State's proposition, but to no effect. When one objection was met another was raised, and nothing was left for them to do but report the facts to the General Assembly.

This failure of some of the roads to agree to the proposition of the State, which was substantially the proposition submitted by them to the State two years ago, is to be greatly regretted, since the removal of the union station from the present site on the State's property takes away from the State road much, perhaps one half, of its value.

To avert so great a loss two suggestions have been made, one to so amend the act of the last legislature as to authorize the committee to build without any contract with the roads as to the occupancy of the new structure, the other that the State extend her road now apparently at the mercy of other roads, to Savannah or Brunswick. Which of these alternatives, if either, the State should adopt, is a question for the representatives of the people to answer. To suffer her road to remain bottled up will destroy its value and greatly cripple the schools of the State, which are so largely supported out of the rental of the road.
INEBRIATE ASYLUM AND REFORM SCHOOL.

Georgia has been a foremost State in providing for her unfortunate citizens. Her institution for the care of the insane is unsurpassed by any other institution of its character in the country, and it is amply supported out of the State treasury at an annual cost of more than twice the cost of the entire civil establishment. Ample provision has also been made for the education of the deaf and the blind, but for two classes of our unfortunates, the inebriate and the juvenile offender, no sufficient provision has been made. By the establishment of an inebriate asylum the State Sanitarium would be relieved of a large number of unfortunates who are now crowded into it, for whose treatment the institution is not prepared and was never intended. It is cruel and wrong to confine these patients with lunatics when by the establishment, on a moderate scale at first, of an institution in which they could receive proper treatment, most of them could be restored to happiness and usefulness.

The want of a reform school for juvenile offenders, in which they can be not only educated but reformed, is equally urgent. To manacle with chains, or confine within prison walls, in hourly contact with the basest criminals, the boy of twelve or fourteen years, the child perhaps of a widowed mother, or an invalid father, unable physically to look properly after him and exercise that parental control necessary with all children, is a crime against humanity, and to suffer it longer will be a reproach to the State. In the reform school such a child could, and in most cases would, be reformed and educated for useful citizenship, but if confined in the chain-gang or even at the State farm along with felons, he most frequently comes out not reformed, but hardened in criminality.

I earnestly recommend the establishment at once, on a moderate scale, of these two institutions, to be supported
partly or wholly by the State and governed as the State Sanitarium is now governed, by a Board of Trustees appointed by the Governor. Provision should be made for the reception of pay as well as pauper applicants. In this way the expense of supporting these institutions would be largely met by the families and friends of pay inmates, and the remainder by the saving in expenses of the State Sanitarium and the State farm, from which the patients in the inebriate asylum and the pupils in the reform school will be largely drawn.

CONSTITUTIONAL CONVENTION.

It has been a quarter of a century since the present Constitution of Georgia was adopted. Under the provisions of the reconstruction acts of the Federal Congress a convention to frame a new Constitution was held and a Constitution was adopted which, while excellent in many of its features, was not the work of the people of the State, and was not adapted to the conditions that prevailed in Georgia at that time, nor to the needs of a people four-fifths of whose material wealth had just been destroyed by the results of the war of secession. Under its provisions an era of speculation and reckless enterprise and extravagance was inaugurated. The credit of the State was loaned to railroad projects in which there was no merit, and consequently great losses resulted to the State and great damage to her credit. A mammoth homestead exemption from levy and sale for debt was provided for, ostensibly in the interest of the masses of the people impoverished by the results of the war. Its effect was, however, to totally destroy the credit of nine-tenths of them. The ballot was put into the hands of every male person twenty-one years old and upward without regard to his virtue or his intelligence. Elections became corrupt, the balance of power being, in almost every county, in the hands of the ignorant
and venal. Suffering from these evils, the people of the State demanded another convention to revise the organic law, and in 1877 it was held.

Action and reaction are always equal and in opposite directions. The convention of 1877 went as far in the direction of economy and even parsimony as that of 1868 had in extravagance and wastefulness. Under the latter the flood-gates were opened, under the former enterprise has been hampered and energy paralyzed. While under its provisions we have grown recklessly extravagant in some things, we have practiced niggardly economy in others. Frequent amendments of the organic law through the General Assembly have been adopted from time to time, till it is now a piece of patchwork, and it cannot be said to have been as a whole improved. It is often ambiguous and always ill adapted to the conditions which now prevail. Hence, there is among thinking men a wide-spread feeling in favor of another convention of the people to revise the Constitution and amend it so as to improve it and adapt it to the conditions which now surround us.

All the neighboring States have in the recent past found it necessary to call conventions for this purpose, and all have greatly improved their Constitutions. In Georgia there are three crying evils demanding a remedy, either one of which is of sufficient importance, if the convention should do nothing else, to warrant the people in assembling in convention.

First. The restriction of the elective franchise and the elimination of the venal and corrupt vote.

Secondly. A constitutional provision giving the Legislature more ample power in dealing with trusts and corporate monopoly.

So great has grown the tendency to the formation of trusts to control all the necessaries of life and so great the power of corporate monopoly, that it will require the com-
bined effort of both the State and the Federal Government to restrain and hold them in check. Already almost every article in common daily use and of prime necessity in everyday life is controlled by trusts, and the wholesale combinations made in trade and transportation are rapidly closing to the young men of the country every avenue to successful business enterprise. To curb these gigantic combinations and protect the people against the insatiate demands of corporate greed more ample power must be given the Legislature. The safety of the people must be made the supreme law, and this maxim must be embedded and vitalized in the constitution. For years Congress has been discussing the matter but has found no adequate remedy, and the Legislature, hampered by a constitution framed to meet other conditions has been equally unsuccessful. Now, we owe it to the people to give them a chance to act. They are sovereign and can find and apply a remedy.

Third. A better and a safer method of selecting judicial officers.

Georgia has in her past history employed at different times four different ways of naming these officers, but it can be safely said that the present mode is the most objectionable of all. It will not do, and this is being demonstrated every day, to have the officers who are to sit in judgment on the rights and liberties of the people chosen in the arena of partisan and sometimes corrupt politics. We have as yet had no corrupt judges, but under the present system it is only a question of time when we will.

There are many other respects in which the present constitution could be greatly improved.

Nearly all are agreed that the foregoing propositions are true, and the only objections I have heard urged against the assembling of a convention are the cost and a fear that the corporations would get control of the convention and secure the adoption of a constitution more favorable to
them than to the people; in other words, a constitution which would enable the corporations and not the people of the State to control legislation and dictate the policy of the State. I entertain no such fears. That an effort in this direction might be made is possible, but that the people of Georgia can be driven by the agents of the corporations or bought with their money I am not ready to concede. I have heard no complaint that this has been done or attempted in neighboring States which have called conventions to revise their constitutions, and I have no fear that it would be done in Georgia. The people of this State can neither be bullied nor bought.

I therefore advise that provision be made at this session for a convention of the people to assemble during the next year for the purpose of revising the organic law.

**TAXATION OF RAILROADS.**

Much complaint has been heard in the recent past that the railroads in the State are not bearing their proportionate share of the burthen of taxation. In some cases this complaint has been just; in others unjust.

Corporate property as individual property should be taxed according to its actual value. This is the spirit and the intention of the law and the problem to be solved is how to arrive at its "fair market value." Under the present law, the Act of 1874 as amended by the Act of 18:9, the presidents of the railroad companies operating in this State are required to make a return under oath to the Comptroller-General of "each class or species of property to be separately named and valued." Thus each company returns and values its road-bed, its locomotives, its passenger cars, its freight cars and even its trestles and bridges separately, and herein the great inequality so justly complained of arises. The presidents of some roads put a fair aggregate valuation on all of the property of the road
considered as a unit, and apportion this total valuation among the several items, road-bed, locomotives, cars, etc., as best they can in an effort to comply with the letter of the law; while others insist on putting on each item returned in the schedule such price as it would probably bring if sold independently of all the others. An engine, however new or good, is returned at a low price for a second-hand engine, the rails are valued at the price of “old rails” or scrap iron, etc. This is manifestly unjust to all the taxpayers in the State, including those railroad companies which return their property at a fair valuation. It is an evasion of the spirit of the law and the evil calls loudly for a remedy The great inequality thus arising is rendered possible only by our system of taxing these corporations. There should be no separation of the items entering into the building and operation of a railroad. It should be treated as a unit. It is as absurd to value separately for purposes of taxation the rails, the engines, the cars and the bridges of a railroad as it would be in returning a mill for taxation to put a separate valuation on the driving-wheel, the line of shafting and the dam. The whole road and its equipment should be taken together and valued as one whole, for without either one of the constituent elements the others become practically useless. It takes rails, cross-ties, engines and cars to make a railroad. These things, together with the franchise, the privilege granted it by the State to exist and do business in the State, are the essential elements entering into it and constituting its true value. The true measure of the value of any piece of property is its earning capacity. This general proposition is modified to some extent in railroad property by the physical condition of the road and rolling-stock. If the road-bed and equipment of two railroads are equally new and good and their net earnings per mile are the same, they should be valued for taxation at the same price; but
if their earnings per mile are the same while the rails and rolling-stock and cross-ties of the one are new and in good order and but little worn, while those of the other are old and well worn, this should be taken into the account in assessing them for taxation. That company whose road and equipment are in good order with ten years of future service in them should be assessed higher than another road earning the same income per mile but having but five years of service remaining.

But it is sometimes urged that we ought not to tax franchises. Why not? In some species of corporate property the franchise is the most valuable part of it. Such corporations as telegraph and telephone companies, if we leave out the franchise, and tax only their tangible property, which is at best of small value, will, while paying enormous dividends, escape the burthen of taxation borne by houses and lands and merchandise and every other species of visible property. Our law, enacted more than a half century ago, says "all property or other thing of value must be given in at its fair market value, and must be taxed according to its value." The franchise of a railroad is a "thing of value" and is subject to be taxed, and ought in justice to all the taxpayers to be taxed.

Adopting as the rule for estimating the value of a railroad for taxation the theory that the true measure of its value is its earning power, modified as above suggested, the question arises as to how best to arrive at its true value. Nobody is so well fitted to judge of the value of a railroad as the men who deal in the stocks and bonds of railroads. Perhaps every railroad in the State has, in addition to its stock, a bonded debt. Its true value is indicated by the price at which its stock and bonds sell in the markets. If a railroad company has put on the market a million of dollars of its bonds and a half million of its stock, and if these bonds and its stock sell in open market
at par, the real value of the road is a million and a half dollars, because it pays a fair interest on that amount and therefore ought to be taxed on that valuation. If on the other hand, its bonds, which take precedence of its stock, being secured by a mortgage on all the property of the road, bring par in the open markets and its stock only fifty cents in the dollar, the road is worth, not a million and a half but only a million and a quarter, and it ought to be taxed on that valuation, because it pays a fair interest only on that amount. Again, if the million of dollars of the bonds of the same road command in the markets par and the five hundred thousand dollars of stock a premium of a hundred per cent., two dollars for one, then the true value of the road is a million of dollars, the true value of its bonds, plus another million of dollars, the true value of its five hundred thousand dollars of stock, or two million of dollars, and it ought to pay tax on that amount because it earns a fair interest on that amount.

Substantially this plan of taxing railroads prevails in a number of States, notably the two great States of Pennsylvania and Illinois, and it has among its other obvious advantages the advantage that it has been passed upon and sustained by the highest judicial tribunal in the country. In passing upon a case which went up from Illinois, Justice Miller said: "It may be assumed for all practical purposes, and it is perhaps absolutely true, that every railroad company has a bonded indebtedness secured by one or more mortgages. The parties who deal in such bonds are generally keen and far-sighted men, and most careful in their investments. Hence the value which these securities hold in the market is one of the truest criteria, as far as it goes, of the value of the road. . . ." It is therefore obvious that when you have ascertained the current cash value of the whole funded debt, and the current cash value of the entire number of shares, you have by the action of
those who, above all others, can best estimate it, ascertained the true value of the road.”

This mode of ascertaining for purposes of taxation the true value of railroad property is so fair, so equitable and so just that I do not see how any fair-minded man can object to it, and it would certainly be a vast improvement on our present system, which experience has proved to be so objectionable.

But it may be said that there are roads whose stocks and bonds have no market value because the roads earn nothing but operating expenses, and sometimes not even that, and that the plan of taxation suggested above cannot for this reason be applied to them in fixing their value for taxation. This is true, but let it be remembered that the object in view is to ascertain the true market value of the road, and if the mode of doing this, which can be applied to almost all the roads, cannot be made to apply to a weak road here and there, whose stock and bonds have no market value, this does not argue that the road has no value and therefore ought to pay no tax. In all such cases the road is worth what the materials in it would bring if they were taken up and sold as second-hand materials, and this should be taken as the true value of the road in assessing it for taxation.

I therefore recommend that a law be enacted making the aggregate market value of all the stock and bonds of a railroad partly or wholly in this State the basis of taxation of such railroad when its stocks or bonds, or both, have a market value, and that when they have no market value the price at which the materials in the road and equipment would probably sell if taken up and offered at auction be taken as its true value, and that the proper officer of such companies be required to return their property for taxation upon this basis. The Comptroller-General should have the same right he now has to raise the valuation put upon
the road in the return, if in his judgment it is too low, and if the authorities of the road are not satisfied with the valuation of the Comptroller-General, they should be given the right of appeal to the State Railroad Commission, whose decision should be final. This would be better, more expeditious and cheaper than the present mode of arbitration. If any constitutional barrier is in the way of the enactment of such an arbitration law, the constitution should be amended to remove it.

TAXATION OF COLLEGES.

In justice to some of our institutions for higher education, I desire again to call the attention of Senators and Representatives to a departure from a long-established policy of the State with respect to her colleges, and I cannot perhaps do so more forcibly than to repeat what was said to your immediate predecessors who passed in the Senate a bill which was, for want of time, never reached in the House of Representatives, to carry the recommendation into effect.

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 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.
THURSDAY, OCTOBER 23, 1902.

PRESERVATION OF THE ARCHIVES.

I beg again to call the attention of the General Assembly to the importance of making some immediate provision for the preservation of Georgia's Colonial, Revolutionary and Confederate Records. Many of these records have been already lost or destroyed, and many more are going rapidly to decay and will soon be lost unless provision is made at once for their preservation. Even the copies of the muster-rolls of the Georgia troops in the war between the States, obtained some years ago from Washington, are wearing out from frequent handling, and there are in the war office rolls of many Georgia organizations of which we have never had copies. Our colonial and revolutionary records have fared even worse. Many, perhaps most of them, have been lost, and in a few years more but few of them will be left if provision for their preservation in an enduring form is not made at once.

Georgia has an honorable history. The escutcheon of no State is brighter. Her history and the history of the achievements of her illustrious sons of the past should be preserved for the information of the future and as an inspiration to those who are to come after us. All of the older States have had compiled or made preparation for the compiling and printing of their archives. Georgia, never a laggard in other things, should not be a laggard in this patriotic work. Two organizations of patriotic women, the Daughters of the Revolution and the Daughters of the Confederacy, have already done much in the way of compiling and preserving these records, but they cannot do all. The State must help. Will the sons and brothers and husbands of these noble daughters of Georgia refuse the pittance necessary to complete the work they have begun and prosecuted with such unselfish devotion? I do not believe it.
I therefore earnestly recommend that the Governor be authorized to appoint some fit and proper person, at a salary not to exceed two thousand dollars a year, for not exceeding three years, to take charge of the work and cooperate with these ladies in compiling and publishing the Colonial, Revolutionary and Confederate records of the State. He should be allowed a reasonable amount for copyists and typewriters, and the printing and binding should be done by the State Printer at the same price and in the same manner as other public printing.

LOUISIANA PURCHASE EXPOSITION.

The General Assembly at its last session provided for the appointment of a commission “to take proper steps to see that the State of Georgia is properly represented” at the Louisiana Purchase Exposition, and authorized the said commission “to devise any legal means to see that the agricultural products and other resources of Georgia are represented at said Exposition.”

It will be impossible for the commission to make a decent exhibit at this exposition, and one that would do justice to our boundless resources, without the financial aid of the State. An effort was made to have exhibits at both Buffalo and Charleston, and for this purpose the paltry sum of a thousand dollars was appropriated. This money was worse than wasted. The exhibits that it was possible to make with so small a sum were of no value to the State, but did actual harm. Persons seeing these “Georgia exhibits” were impressed with the apparent paucity of the State’s resources, when not one-twentieth part of them were represented.

If we are to make any sort of a display of our resources at the great exposition at St. Louis, we should make one that will be a credit to the State, otherwise we should make none. To make such a display as should be made money should be appropriated to enable the commission to
do it. In the past it has sometimes been urged that an appropriation for such a purpose would be unconstitutional and this has been the excuse for the scanty appropriations for the Buffalo and Charleston expositions. But it was a lame excuse. If an appropriation of one thousand dollars could be made without violating the constitution, ten thousand could have been appropriated. The truth is there is no constitutional inhibition. The constitution declares that "the General Assembly shall not, by vote, resolution or order, grant any donation or gratuity in favor of any person, corporation or association." This is all. An appropriation from the State treasury to exhibit and advertise the resources of the State at a great exposition is not a donation or gratuity, and if it were, it is not made to "any person, corporation or association." It is simply the use by the State of the money of the State for the benefit of the State. Georgia should exhibit her resources at this great exposition, and in order to enable her commission to make a creditable exhibit the General Assembly should appropriate an adequate amount for this purpose.

CONCLUSION.

In taking final leave of the General Assembly I trust I will be pardoned if I impress upon its members the gravity of the responsibilities the people have imposed upon them. The welfare of about two and a quarter millions of people and the honor of a glorious old State are for the time being committed to your keeping. This is a grave responsibility. Let all of your official actions conform to the legend inscribed on the hitherto untarnished escutcheon of our State: Wisdom, Justice, Moderation. Let Wisdom mark all of your deliberations; let Justice to every class for whom you must legislate characterize your every act; and let Moderation guide you in every step of your legislative career.
Thus you will honor yourselves and bring blessings upon the people who have honored you, and show to the world that Georgia has placed herself in the van of progressive but conservative States, and that her people have taken their position in humanity’s grand march toward the ideals of an ever-advancing Christian civilization.

ALLEN D. CANDLER.
APPENDIX.

EXECUTIVE CLEMENCY

PARDONS GRANTED.

M. C. Turner and Geo. Shipman—Convicted at the February term, 1901, of the superior court of Gordon county, of selling whiskey illegally, and sentenced to $100 and costs, and three months in jail, and fifty dollars and cost and three months in jail, respectively. Paid their fines and served one month in jail. Pardon recommended by the judge, solicitor, jury and many citizens. Granted August 5, 1901.

W. I. Flanigan—Convicted at the January term, 1901, of the superior court of DeKalb county, of the offense of illicit distilling of whiskey, and sentenced to twelve months on the chain-gang. Had been previously convicted and sentenced to four months imprisonment in the United States Court, which term he served. Has now served six months of his sentence in the State courts. Judge who sentenced him urged his pardon, and many good citizens of Jackson county request clemency in his behalf. Pardon granted August 5, 1901.

Gus Hawshaw—Convicted at the February term, 1901, of the superior court of Hall county, of carrying concealed weapons and larceny, and sentenced to twelve months in each case. Badly crippled and diseased, and unable to work. Pardon granted August 15, 1901.

Frank Diamond—Convicted at the October term, 1900, of the superior court of Whitfield county, of the crime of larceny, and sentenced to twelve months on the chain-gang. Served out all of his term except about thirty days, and the camp physician certifies that he is in the last stages of consumption. Granted August 14, 1901.
John Norris—Convicted at the March term, 1893, of the superior court of Hart county, of burglary in five cases, and sentenced to twenty-nine years in the penitentiary. Crime committed when he was only seventeen years of age, and acted under the influence of older persons. Has served over eight years, and his pardon recommended by the judge, solicitor, jury, county officers, the prosecutors and many citizens. Granted August 15, 1901.

Ernest C. David—Convicted at the January term, 1901, of the superior court of Fulton county, of the offense of burglary. Sentenced to twelve months on the chain-gang. Only eighteen years of age. Served about seven months of his sentence, and subject to epileptic fits. Convicted on circumstantial evidence. Pardon granted August 15, 1901.

M. E. Allen—Convicted at the February term, 1901, of the superior court of Terrell county, of murder, and sentenced to eight months on the chain-gang. Served more than six months of his sentence and developed rheumatism and kidney disease. Pardon recommended by the trial judge, solicitor and jury. Granted September 6, 1901.

C. S. Allen—Convicted at the May term, 1895, of the superior court of Terrell county of murder, and sentenced to life imprisonment. It appears from the evidence that a verdict for voluntary manslaughter would have been proper. Has served about six years, and his pardon is recommended by the judge and solicitor that tried him, the jury that convicted him, and many county officers and citizens. Pardon granted September 28, 1901.

Hattie Hargrave—Convicted at the February term, 1901, of the superior court of Taliaferro county, of assault and battery in two cases, and sentenced to fine of $100 or six months in each case. It appears from the evidence that she was not the aggressor in the first case. She has served over seven months and is in bad health. Pardon granted October 3, 1901.

Robert L. Surtees—Convicted at the spring term, 1898, of the superior court of Dodge county, of forgery, and sentenced to four years in the penitentiary. Has served all his sentence except two days with good behavior. Pardon granted October 10, 1901.
John Field—Convicted at the spring term, 1893, of the superior court of Hart county, of the crime of burglary in five cases, and sentenced to twenty-four years in the penitentiary. Was only sixteen years of age when the crimes were committed, and acted under the influence of older persons. Has served more than eight years of his sentence. Pardon recommended by the trial judge, solicitor and jurors. Granted October 10, 1901.

Blanche Freeman—Convicted at the May term, 1901, of the superior court of Muscogee county, of fornication, and sentenced to six months in jail. Served five months of her sentence, and pardoned for the reason that she was in an advanced state of pregnancy. Pardon granted October 26, 1901.

Bazeen Carver—Convicted at the October term, 1897, of the superior court of Coffee county, of voluntary manslaughter, and sentenced to ten years. Sentence previously commuted to five years, most of which he has served. Considerable doubt as to his guilt. Pardon granted November 2, 1901.

Jake Marshall—Convicted at the May term, 1901, of the city recorder’s court of Augusta, of carrying pistol concealed, and sentenced to fine of $300, or three months on the public works. He also plead guilty in the city court of Richmond county to the same offense, and sentenced to pay fine of $50, or six months on the public works. He served out the recorder’s sentence and a portion of the sentence in the city court. The judge of the city court recommends his pardon. Pardon granted November 5, 1901.

James Robinson—Convicted at the June term, 1899, of the superior court of Burke county, of voluntary manslaughter, and sentenced to fifteen years in the penitentiary. The killing took place in a difficulty, in which the deceased was the aggressor. His pardon is recommended by the judge and solicitor that tried him, and the jury that convicted him, and many citizens of Burke county. Granted November 8, 1901.

W. J. Gunn—Convicted at the fall term of the superior court of Colquitt county, of forgery, and sentenced to two years. He was addicted to the use of opium, which probably
weakened his mind and character. The forgery was of a trivial nature, as he only obtained a cheap pair of shoes. His pardon recommended by the judge and solicitor-general and county officers. Granted November 9, 1901.

Albert Walker—Convicted at the March term, 1901, of the superior court of Bibb county, of burglary, and sentenced to twelve months on the chain-gang. The crime was insignificant, as he only obtained two dress skirts belonging to his mother, and who, in anger, prosecuted him. Pardon granted November 12, 1901.

A. A. Gay—Convicted at the April term, 1900, of the superior court of Emanuel county, of voluntary manslaughter, and sentenced to four years in the penitentiary. There was grave doubts as to his guilt, on account of which the judge and solicitor that tried him, the jury that convicted him, the grand jury that indicted him, and many citizens, including the prosecutor, recommend his pardon. Granted November 13, 1901.

C. H. Franklin—Convicted at the October term, 1881, of the superior court of Bibb county, of murder, and sentenced to life imprisonment. There were no eye-witnesses to the killing; the evidence entirely circumstantial, and he has always protested his innocence. Has served twenty years at hard labor, which is equivalent to a sentence of thirty years, counting good behavior. Is now over fifty years of age and has lost one of his hands while performing his duties as a convict. Pardon granted November 19, 1901.

William Loyd—Convicted at the fall term, 1898, of the superior court of Chatham county, of simple larceny, and sentenced to four years. His conduct has been exemplary, and on one occasion he assisted in the capture of an escaped convict. Pardon granted November 27, 1901.

T. B. Henderson—Convicted at the April term, 1893, of the superior court of Newton county, of voluntary manslaughter, and sentenced to fifteen years. Has served a term equivalent to eleven years, with good conduct. Pardon recommended by ten members of the jury that tried him and the county officials. Granted November 22, 1901.
Alex West—Convicted at the September term, 1900, of the superior court of Clay county, of larceny, and sentenced to three years. Was convicted on circumstantial evidence, which was very doubtful and uncertain. Pardon recommended by the judge, solicitor, jury, and many citizens. Granted December 3, 1901.

Andrew Leigh—Convicted at the March term, 1901, of the city criminal court of Atlanta, of keeping a gambling house, and sentenced to twelve months. Was also convicted of gambling, and for that offense sentenced to six months. Both convictions grew out of the same transaction, and he has served out the twelve months sentence. The judge and solicitor recommend his pardon. Granted December 14, 1901.

J. C. Peugh—Convicted at the August term, 1899, of the superior court of Spalding county, of simple larceny, and sentenced to five years in the penitentiary. Served two years and four months of his sentence. Pardon recommended by the prosecutor, grand jurors, the judge and solicitor, and many citizens. Granted December 14, 1901.

James W Wood—Convicted at the February term, 1901, of the superior court of Jackson county, and sentenced to three years. The crime charged was that of incestuous fornication, alleged to have committed on his daughter. She afterwards made affidavit that she had sworn falsely against her father and that he was innocent. He had always borne a good character. Pardon recommended by the trial judge and solicitor, the jury that convicted him, and the county officers. Granted December 16, 1901.

Charlie Spanish—Convicted at the October term, 1893, of the superior court of Thomas county, of burglary in two cases, and sentenced to ten years in the penitentiary in each case. He has served out one term of his sentence. The judge states that through a mistake, he imposed a ten-year sentence in each case, when he only intended to give him ten years in both cases. Pardon recommended by the trial judge and the representatives from Thomas county. Granted December 18, 1901.
Samuel Keel—Convicted at the September term, 1901, of the superior court of Newton county, of burglary, and sentenced to twelve months. The prosecutor urges his pardon, on the ground that facts have developed since the trial that cause him to doubt the defendant's guilt. Pardon granted December 21, 1901.

Jasper J. Doss—Convicted at the September term, 1900, of the superior court of Cherokee county, of assault and battery in two cases; of furnishing liquor to a minor and using obscene language in the presence of a female. Sentenced to twelve months each, in the first two cases, and three months each in the other two. Has served sixteen months on the chain-gang, which is thought to be sufficient punishment. Pardon recommended by the judge, jury, and many good citizens. Granted January 3, 1902.

Spencer Evans—Convicted at the November term, 1899, of the superior court of Wilkes county, of rape, and sentenced to ten years in the penitentiary. When convicted he was only twelve years of age. The prosecutor now recommends that he be pardoned. Has served more than two years of his sentence. Pardon granted January 4, 1902.

Lester Lavender and Ned Moose—Convicted at the October term, 1899, of the superior court of Lumpkin county, of simple larceny, and sentenced to four years. They were less than twenty years of age when the crime was committed. While on a drunken spree they took and rode away two horses. They have served more than two years of the sentence, and their pardon is recommended by the judge, solicitor, trial jury and grand jury. Granted January 4, 1902.

Chas. Ramsey—Convicted at the November term, 1870, of the superior court of Troup county, of murder, and sentenced to life imprisonment. Has served more than thirty years with exemplary conduct. His pardon is recommended by the county officers and many citizens of Troup county. Granted January 4, 1902.

Lum Strickland—Convicted at the March term, 1890, of the superior court of Floyd county, of murder, and sentenced to life imprisonment. The evidence was very conflicting, and a verdict of acquittal would not have been improper. This
view of the case is upheld by the Supreme Court. Pardon recommended by the judge that sentenced him and eight of the jurors that convicted him. Granted January 4, 1902.

Will Smith—Convicted at the __________ term, 1894, of the superior court of Fulton county, of arson, and sentenced to life imprisonment. Considerable doubt as to his guilt, as the fire appears to have been more the result of carlessness than criminal intent. His pardon is recommended by the prosecutor and many citizens. Granted January 4, 1902.

W. Andrew Stuckey—Convicted at the November term, 1898, of the superior court of Laurens county, of murder, and sentenced to life imprisonment. The principal witness against him has since been shown to be wholly unreliable. There is considerable doubt as to his guilt. His pardon is urged by the judge and solicitor that tried him, the jury that convicted him, and many good citizens. Granted January 10, 1902.

Walter Jordan—Convicted at the December term, 1901, of the city court of Floyd county, of stabbing, and sentenced to pay a fine of $75, or six months. He is shown to be an ignorant, weak-minded boy, about seventeen years of age. The evidence shows that his adversary had him down beating him, when he inflicted a slight wound with a knife. He was advised to plead guilty during the absence of his counsel. Pardon granted January 17, 1902.

James G. Craig—Convicted at the October term, 1901, of the superior court of Fulton county, of forgery, and sentenced to six months. Was addicted to the use of morphine, which probably rendered him morally irresponsible. Pardon recommended by the prosecutor, the solicitor, and other good citizens. Granted January 25, 1902.

Joe Phelps—Convicted in 1884, in the superior court of Randolph county, of murder, and sentenced to life imprisonment. He was a mere boy and was convicted on the evidence of a witness who has since been indicted for perjury and fled from the State. He has served eighteen years with good conduct. Pardon urged by more than 500 citizens of Randolph county; by the trial jury, the officers of the county, and by the judge and solicitor. Granted January 27, 1902.
Harry Evans—Convicted at the August term, 1899, of the superior court of Taliaferro county, of assault to rape, and sentenced to fifteen years. The people of the county have become convinced of his innocence, and his pardon is urged by the trial judge and jury, and the solicitor, and by the father and mother of the girl. Granted January 28, 1902.

A. D. Reviere—Convicted at the February term, 1890, of the superior court of DeKalb county, of murder, and sentenced to life imprisonment. There were no eye-witnesses to the killing, and defendant claimed to have acted in self-defense. He has served more than twelve years at hard labor. His conduct has been good. Pardon granted January 28, 1902.

Hilliard Griffin—Convicted at the September term, 1901, of the superior court of Baldwin county, of riot and carrying concealed weapons, and sentenced to pay a fine of $60, or twelve months in each case. Has served more than four months of his sentence, which is considered sufficient punishment, in view of his previous good character. Pardon granted January 31, 1902.

Lem and Julius Bone—Convicted at the ------- term of the superior court of Fulton county, of larceny. The evidence upon which they were convicted was circumstantial, and the Chairman of the Board of Pardons says: “Personally I have such grave doubts of the guilt of these men that I believe clemency should be granted them.” Pardon granted February 7, 1902.

W E. Bennett—Convicted at the March term, 1897, of the superior court of Chatham county, of assault with intent to rape, and sentenced to ten years in the penitentiary. The Prison Commission says: “The general circumstances brought to the attention of the Board of Pardons indicates some uncertainty and mitigation of the offense.” His character prior to conviction was good, and his conduct since conviction has been exemplary. Pardon granted February 26, 1902.

John Thomas—Convicted at the February term, 1883, of the superior court of Campbell county, of murder, and sentenced to life imprisonment. The killing was the result of
criminal intimacy between the wife of Thomas and the deceased. He has served more than nineteen years, and his pardon is recommended by the judge and solicitor that tried him and many good citizens. Pardon granted March 15, 1902.

Anna and Malinda Brock—Convicted at the April adjourned term, 1900, of the superior court of Pickens county, of murder, and sentenced to life imprisonment. The evidence upon which they were convicted was wholly circumstantial and there was grave doubt as to their guilt. Their pardon was recommended by the judge, solicitor, the trial jury and grand jury and by a large number of citizens. Granted March 15, 1902.

William Oglesby—Convicted at the April term, 1898, of the superior court of Emanuel county, of voluntary manslaughter, and sentenced to six years in the penitentiary. The killing was the result of a mutual combat between defendant and deceased, in which defendant was severely wounded twice by a pistol in the hands of deceased. His pardon was recommended by the judge, solicitor and many of the jury and by many of the county officers and citizens. Granted March 15, 1902.

Tom Burton—Convicted at the February term, 1899, of the superior court of Cherokee county, of burglary, and sentenced to seven years in the penitentiary. Defendant and another committed burglary from a railroad depot. The other party was subsequently tried, convicted and sentenced to a fine of $100.00 or twelve months. Defendant has served about three years and it is thought his punishment has been sufficient. Pardon granted March 18, 1902.

Lewis West—Convicted at the February term, 1902, of the city criminal court of Atlanta, and sentenced to pay a fine of $50 and costs, or six months on the chain-gang. Defendant is an old negro about sixty-five years of age, unable to do hard manual labor and unable to pay the fine. His pardon is urged by the judge, solicitor, his employer and others, including the prosecutor. Granted March 17, 1902.

Alfred Turner—Convicted at the January term, 1900, of the superior court of Glynn county, of larceny, and sentenced to two years. Has served all but three months of his sentence.
His pardon is recommended by the judge, solicitor, grand jurors and many citizens. Granted March 17, 1902.

Daisy Leonard—Convicted at the January term, 1902, of the superior court of Fulton county, and sentenced to a fine of $100.00, and thirty days in jail, and in default of payment of the fine, six months additional in jail. Defendant was a young woman about twenty-one years of age and at the time of her conviction was an inmate of a lewd house in the city of Atlanta. Since her conviction and during her incarceration in jail it appears that she has repented and expresses genuine conversion. She has agreed to go to the Florence Crittenton Home and her pardon is urged in order that she may be given an opportunity to begin a new life. Pardon granted April 2, 1902.

J. W. Register—Convicted at the June term, 1901, of the city court of Douglas, of carrying concealed weapons, and sentenced to twelve months. He is a young white man who has a wife, three children and an aged mother dependent on him. He has served nine months and his pardon is urged by the judge, solicitor and county officials. Granted April 4, 1902.

Porter B. Davis—Convicted at the May term, 1899, of the superior court of Pierce county, of voluntary manslaughter, and sentenced to four years. He has served the greater portion of his sentence and his pardon is urged by a large number of the citizens of Pierce county. Pardon granted April 7, 1902.

Luke Bass—Convicted at the September term, 1888, of the superior court of Floyd county, of burglary, and sentenced to twenty years in the penitentiary. The goods taken were only worth about eleven dollars and he has served more than thirteen years. His pardon is urged by the judge and solicitor that tried him. Granted April 7, 1902.

James Hughes and Swinton Powell—Convicted at the September term, 1901, of the superior court of Habersham county, of liberating prisoners from the calaboos in Toccoa, and sentenced to pay a fine of $75.00 each, or twelve months. The prisoners released were two women, and the evidence upon
which they were convicted was circumstantial. Their pardon is recommended by the judge and solicitor and the city officials of Toccoa. Granted April 7, 1902.

John S. Sutherland—Convicted at the October term, 1897, of the superior court of Richmond county, of rape, and sentenced to sixteen years in the penitentiary. The judge who tried him says: “I have never felt satisfied with this conviction and if a motion had been made for a new trial I would have promptly granted it.” Pardon urged by the judge and solicitor. Granted April 11, 1902.

Charles Daniel—Convicted at the February term, 1898, of the superior court of Greene county, of voluntary manslaughter, and sentenced to six years. The defendant is a negro boy and has served out the greater portion of his sentence. Pardon urged by the officers of Greene county and a large number of citizens. Granted April 11, 1902.

A. A. Pullen—Convicted at the September term, 1901, of the city court of Dublin, of selling whiskey, and sentenced to pay a fine of $800.00, or twelve months. The evidence was conflicting and there is doubt of his guilt. His character previous to conviction was good. His pardon is urged by the judge, solicitor, county officers, and many citizens. Granted April 11, 1902.

James Watts—Convicted at the August term, 1901, of the superior court of Butts county, of stealing a ride on a railroad train, and sentenced to pay a fine of $50, or twelve months. Was a negro of good character and formerly employed by the railroad. Served eight months of his term and his pardon is recommended by the judge and solicitor. Granted May 5, 1902.

Ransom Miller—Convicted at the October term, 1901, of the city criminal court of Atlanta, and sentenced to eight months. His pardon urged by the judge and solicitor on the ground that he has served more than five months of the sentence and his wife, children and mother are in destitute condition and need his assistance. Granted May 5, 1902.

Ruff Lawrence—Convicted at the October term, 1901, of the superior court of Early county, of the offense of man-
slaughter, and sentenced to one year in the penitentiary. Deceased provoked the difficulty and was a dangerous man. His pardon is recommended by the judge, solicitor and trial jurors. Granted May 8, 1902.

Jack Griggs—Convicted at the September term, 1901, of the superior court of Fayette county, of assault to rape, and sentenced to ten years. The prosecutor now says she swore falsely against him, and the judge and solicitor urge the pardon. Granted May 8, 1902.

Rebecca Carter—Convicted at the March term, 1902, of the superior court of Fulton county, of car-breaking, and sentenced to twelve months. The evidence against her was circumstantial and not conclusive. Her health has broken down, and her pardon is urged by the arresting officer, the solicitor that prosecuted her, and others. Granted May 10, 1902.

Vezier Lee—Convicted at the February term, 1898, of the superior court of Butts county, of manslaughter, and sentenced to three years. The killing took place at a negro frolic in a general fight, in which Lee was himself cut twice. His pardon is recommended by the judge, solicitor, and many good citizens. Granted May 10, 1902.

Anthony Walker—Convicted at the October term, 1900, of the superior court of Butts county, of selling whiskey illegally, and sentenced to pay a fine of $100, or nine months. He plead guilty to four indictments and entered at once upon his sentence. He served more than nineteen months; is an old negro over fifty years of age; a sufferer from acute rheumatism, and his pardon was recommended by the judge, solicitor, county officers and others. Granted May 10, 1902.

Chas. Robinson—Convicted at the October term, 1901, of the superior court of Fulton county, of larceny after trust, and sentenced to one year. Is a small boy only thirteen years of age. He only took a pair of second-hand pants of small value. Pardon urged by the prosecutor and the solicitor. Pardon granted May 16, 1902.

John W Dixon—Convicted at the spring term, 1896, of the superior court of Taylor county, of murder, and sentenced to life imprisonment. He was convicted on the testimony of the
thirteen-year old daughter of the deceased. Facts have since developed which tend to discredit her testimony. His pardon urged by the solicitor, sixteen members of the grand jury, ten of the trial jury, county officers, many citizens and the widow of the deceased. Pardon Granted May 17, 1902.

W B. Berkley—Convicted at the January term, 1902, of the superior court of Fulton county, of misdemeanor, and sentenced to six months in jail. Served more than four months, and on account of his bad health his release is urged by the prosecutor, the jailor and the county physician. Pardon granted May 27, 1902.

Thompson Richardson—Convicted at the May term, 1885, of the superior court of Wilkes county, of murder, and sentenced to life imprisonment in the penitentiary. Has served more than seventeen years at hard labor, during which time he has had both legs broken twice. He is now an old, ignorant, weak-minded negro. Pardon urged by the grand jury that indicted him, by the trial jury, by county officers and many citizens. Pardon granted May 28, 1902.

J. J. Carroll—Convicted at the December term, 1901, of assault and battery, and sentenced to twelve months in the chain-gang. His conduct has been exemplary, and his pardon is urged by the solicitor, nine of the jurors, many reputable business men of Atlanta, on the ground that his punishment has been sufficient. Pardon granted May 28, 1902.

Alex W. Owens—Convicted at the March term, 1897, of the superior court of Fulton county, of burglary, and sentenced to ten years. It has been shown that he did not actually participate in the burglary, as he was drunk at the time. He was arrested in company with the burglars and convicted on circumstantial evidence. His pardon urged by the prosecutor and many citizens. Pardon granted June 19, 1902.

Robert L. Darden—Convicted at the fall term, 1898, of the superior court of Cobb county, of perjury, and sentenced to five years. Was convicted on evidence that has been so grossly discredited as to make his innocence practically established. His pardon urged by many good citizens of Cobb county. Granted June 12, 1902.
John T. Clark—Convicted at the __________term of the superior court of DeKalb county, of assault to murder, and sentenced to five years in the penitentiary. The crime was committed in a heat of passion. He has served more than three years with most exemplary conduct. On one occasion, when another convict was trying to escape, he overpowered him and prevented his escape. Pardon granted June 12, 1902.

Lewis Grimes—Convicted at the May term, 1901, of the city court of Elberton, of selling whiskey, and sentenced to twelve months. He is in the last stages of consumption, and his pardon urged by the judge and solicitor that tried him, and many citizens. Has served all of his term except one month. Granted June 13, 1902.

Alex Dougherty—Convicted at the August term, 1901, of the superior court of Polk county, of carrying a pistol concealed, and sentenced to twelve months. Has served more than five months, and his pardon is recommended by the judge that tried him, on the ground of sufficient punishment. Pardon granted June 25, 1902.

Japheth McFarland—Convicted at the October term, 1901, of the city criminal court of Atlanta, of forcible ejection, and sentenced to twelve months. He has made proper restitution and has served more than three months, and his pardon is recommended by the judge and solicitor. Pardon granted June 27, 1902.

John R. White—Convicted at the October term, 1901, of the superior court of Carroll county, of seduction, and sentenced to twelve months in the penitentiary. There was strong doubt as to his guilt, and he has served more than nine months. His pardon urged by the jury that convicted him, and many citizens. Pardon granted June 28, 1902.

Z. V Carter—Convicted at the September term, 1899, of the superior court of Echols county, of voluntary manslaughter, and sentenced to five years. Evidence procured since the trial tends very strongly to uphold his defence of justifiable homicide. His pardon urged by the judge, solicitor-general, grand jury, trial jury, and many citizens. Pardon granted July 11, 1902.
W B. Freeman—Convicted at the fall term, 1901, of the superior court of Montgomery county, of the offense of selling whiskey illegally in six cases, and sentenced to serve three months in the chain-gang in each case. “The town of Higgin­ston, in Montgomery county, by municipal ordinance, attempted to regulate and license the sale of whiskey, which they had no legal authority to do. Defendant procured and paid for license from the town, acting under the written advice of counsel that such license would protect him; paid the tax re­quired by the State and United States for retail liquor dealers, and proceeded to sell openly. The judge before whom he was tried recommends this clemency, on the ground that while technically guilty, he had no intention of violating the law.” Pardon granted July 11, 1902.

Dan Shewmake—Convicted at the November term, 1885, of the superior court of Burke county, of murder, and sentenced to life imprisonment. He has served twenty-seven years, counting time allowed for good behavior, with exempl­ary conduct. Pardon recommended by many citizens of Burke and Clinch counties. Pardon granted July 11, 1902.

Ozro Curtis—Convicted at the September term, 1901, of the superior court of Habersham county, of larceny from the house, and sentenced to twelve months. He was only eighteen years of age, and the property taken was of less value than one dollar. Served nearly his entire sentence with good con­duct. Pardon urged by the judge, solicitor and many citi­zens. Granted July 11, 1902.

Henry Carter—Convicted at the fall term, 1892, of the superior court of DeKalb county, of voluntary manslaughter, and sentenced to twenty years. He was first convicted of murder, which verdict was set aside by the judge, on the ground that the evidence did not support the verdict. He then plead guilty to voluntary manslaughter. The killing took place under great provocation, as deceased had attempted to debauch his wife. Pardon recommended by the judge and many citizens of the county. He has served about ten years of his sentence. Pardon granted July 11, 1902.

Fletcher Sims—Convicted at the April term, 1901, of the county court of Butts county, of escape, and sentenced to
twelve months. He escaped in company with several others; afterwards surrendered himself and informed on the others. Has served more than three months, and his pardon is recommended by the judge and other good citizens of the county. Pardon granted July 12, 1902.

Dave Burgess—Convicted at the August term, 1893, of the superior court of Walker county, of murder, and sentenced to life imprisonment. He was convicted on circumstantial evidence, and the judge before whom he was tried says he has doubts as to his guilt, as does also the solicitor that prosecuted him. County officers and many good citizens recommend his pardon. Pardon granted July 12, 1902.

John Reynolds—Convicted at the September term, 1901, of the superior court of Fulton county, of assault and battery, and sentenced to twelve months on the chain-gang. The crime was committed while under the influence of whiskey, and he plead guilty. He has served most of his sentence with good conduct, and his pardon is recommended by the prosecutor and a number of good citizens. Pardon granted July 12, 1902.

Robert Hunter—Convicted at the September term, 1892, of the superior court of Fulton county, of burglary, and sentenced to fifteen years. His term will expire in 1903. He has recently developed consumption, and further confinement likely to prove fatal. Pardon granted July 12, 1902.

Willis Carter—Convicted at the May term, 1898, of the superior court of Muscogee county, of robbery, and sentenced to fifteen years. The evidence was circumstantial, and there is much doubt as to the guilt of Carter. He stoutly maintains his innocence, and his pardon is urged by seven members of the jury, the prosecuting attorney, the solicitor-general, the prosecutor and many good citizens. Pardon granted July 23, 1902.

L. M. Sumner—Convicted at the May term, 1899, of the superior court of Worth county, of voluntary manslaughter, and sentenced to twelve years. He has served more than three years, and his health has become very much impaired. His
pardon is recommended by the judge, grand jury, trial jury, county officers, and many good citizens of Worth and adjoining counties. Pardon granted July 26, 1902.

Wiley Freeman—Convicted at the September term, 1900, of the superior court of Bibb county, of manslaughter, and sentenced to five years in the penitentiary. Was first convicted of murder and sentenced to life imprisonment. He obtained a new trial and was sentenced to five years. He was a man of previous good character, while the deceased is shown to have been a man of very bad character. Since his conviction he received a severe injury, which permanently paralyzed him. His pardon is urged on these grounds. Pardon granted July 30, 1902.

Ernest Jackson—Convicted at the April term, 1902, of the city court of Hall county, of larceny from the house, and sentenced to eight months on the chain-gang. He is a weak-minded negro boy, about eighteen years of age, and the property stolen was only worth about $1.50. Pardon recommended by the prosecutor and many citizens. Granted August 1, 1903.

Clinton Thomas—Convicted at the December term, 1901, of the superior court of Bulloch county, of the crime of larceny, and sentenced to pay a fine of $100 and costs, or twelve months on the chain-gang. The property stolen was a pistol of small value, and the prosecutor and a number of citizens ask for his pardon, on the ground that his mind is weak and there is doubt as to whether he intended to steal the pistol. Pardon granted August 2, 1902.

John R. Dominick—Convicted at the spring term, 1895, of the superior court of Bibb county, of the crime of receiving stolen goods, and sentenced to ten years in the penitentiary. He is now over sixty years of age and unable to work. His pardon is urged by the judge and solicitor that tried him, and many hundred citizens of Carroll, Coweta and Walker counties. Pardon granted August 4, 1902.

Emmett Heard—Convicted at the March term, 1902, of the city criminal court of Atlanta, of a misdemeanor, and sentenced to pay a fine of $50, or twelve months on the chain-
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gang. His crime consisted in stealing a cabbage, and he has served over four months. The judge and solicitor advise his release. Pardon granted August 7, 1902.

T. H. Carter—Convicted at the fall term, 1901, of the superior court of Fulton county, of the crime of larceny after trust, and sentenced to two years in the penitentiary. The amount appropriated was small, and he has served more than eight months. Since his conviction his wife has died, leaving three small children dependent on charity, and in need of his support. Pardon granted August 7, 1902.

George Kirk—Convicted at the August term, 1883, of the superior court of Polk county, of the crime of murder, with a recommendation to life imprisonment in the penitentiary. He was convicted on circumstantial evidence, and it has since been shown that one of the most important witnesses against him probably swore falsely. The camp physician certifies that he has developed a case of tuberculosis, and that further confinement will probably prove fatal. Pardon granted August 7, 1902.

George Higginbotham—Convicted at the September term, 1900, of the superior court of Franklin county, and sentenced to pay a fine of $75, or serve twelve months on the chain-gang, for carrying pistol concealed. He was a boy about eighteen years of age, and was indicted for assault to murder and carrying pistol concealed. He has served out his sentence of two years for assault to murder, and it is thought that he should be relieved of the lesser sentence. Pardon granted August 8, 1902.

Elijah Charlton—Convicted at the April term, 1900, of the superior court of Early county, of the crime of rape, and sentenced to twenty years in the penitentiary. The evidence upon which he was convicted was not wholly satisfactory, and since the conviction reputable witnesses have been found who so discredit the testimony of the witness for the State as to make his guilt extremely doubtful. Pardon granted August 8, 1902.

Joseph Ewalt—Convicted at the July term, 1896, of the superior court of Baldwin county, of murder, and sentenced
to life imprisonment. At the time the crime was committed he was in a drunken condition, and there seems to have been absolutely no malice. Since conviction his health has failed, and his pardon is urged by the solicitor and a large number of citizens, including the jury that tried him. Pardon granted August 12, 1902.

Henry Craig—Convicted at the spring term, 1896, of the superior court of Polk county, of burglary, and sentenced to twenty years in the penitentiary. He has been for many years incurably afflicted with syphilitic rheumatism, and is now unable to work. Pardon granted August 13, 1902.

Willie Akridge—Convicted at the August term, 1902, of the city criminal court of Atlanta, of simple larceny, and sentenced to pay a fine of $75, or three months on the chain-gang. Defendant is a boy only twelve years of age, and plead guilty to the theft of two pigeons. His previous character good, and pardon urged by the judge and solicitor. Granted August 18, 1902.

**SENTENCES COMMUTED.**

Susie Foster—Convicted at the September term, 1901, of the superior court of Coweta county, of the offense of selling whiskey illegally, and sentenced to a fine of $400, or twelve months. She is shown to have four minor children whose ages range from seventeen months to thirteen years, who are wholly dependent on her. Commutation of sentence to a fine of $200, or twelve months, recommended by the judge, solicitor, ordinary, sheriff and clerk of the court. Granted October 2, 1901.

Oscar McCoy—Convicted at the August term, 1901, of the city criminal court of Atlanta, of carrying concealed weapons, and pointing a pistol at another, and sentenced to a fine of $100, or twelve months in each case. The judge and solicitor recommend that the punishment be commuted to one sentence, inasmuch as both offenses were committed at the same time. Sentence commuted to fine of $100, or twelve months, October 3, 1901.
William Anderson—Convicted at the March term, 1899, of the superior court of Newton county, of assault with intent to murder, and sentenced to five years. The crime was committed without malice, and in the encounter the defendant received two severe wounds, from which he is now a sufferer. He has served nearly three years imprisonment, and his sentence is recommended to three years actual service by all the jurors who tried him, the officials of Newton county, the officials of the city of Covington, and many citizens of the county. Granted November 8, 1901.

George Groover—Convicted at the December term, 1896, of the superior court of Chatham county, of voluntary manslaughter, and sentenced to fifteen years. His pardon was recommended by the grand jury, trial jury, judge, solicitor, and a large number of citizens. Commutation of sentence to six years imprisonment, granted November 8, 1901.

Henry Jackson—Convicted at the June term, 1901, of the superior court of Fulton county, of larceny from the house, and sentenced to twelve months. Sentence commuted to present service, and a fine of $50, on recommendation of the solicitor-general. Granted November 12, 1901.

Albert Waller—Convicted at the March term, 1901, of the superior court of Bibb county, of the crime of burglary, and sentenced to twelve months. The articles stolen were of small value, and he has served the greater portion of his sentence. Sentence commuted to present service, November 8, 1901.

Peter Harris—Convicted at the February term, 1901, of the superior court of Walton county, of murder, and sentenced to be hanged. The evidence on which he was convicted was very conflicting, and it has been shown that at the time of the killing deceased had a pistol in his hand, and the defendant claimed to have acted in self-defence. Witnesses for the State were impeached by several witnesses for the defendant. His sentence commuted to life imprisonment, November 19, 1901.

Murray Whitboy—Convicted at the July term, 1899, of the superior court of Hall county, of burglary, and sentenced to five years. He is shown to be weak-minded and of a low or-
Siras Fagan—Convicted at the November term, 1901, of the superior court of Macon county, of murder, and sentenced to be hanged. It has been shown that the deceased attempted to seduce the wife of the defendant. Defendant found a letter deceased had written his wife, and he immediately procured his gun and shot deceased. Clemency is recommended by the judge and solicitor, the grand jury and trial jury, county officials and many hundred good citizens. Sentence commuted to life imprisonment, December 9, 1901.

Bud Dover—Convicted at the September term, 1899, of the superior court of Habersham county, of voluntary manslaughter, and sentenced to fifteen years. Defendant was a member of the sheriff’s posse, and claimed that defendant was resisting arrest at the time of the killing. Clemency is urged by the grand jury, trial jury, county officers and many citizens. Sentence commuted to two years, December 26, 1901.

Sam Rice—Convicted at the December term, 1901, of the city criminal court of Atlanta, of the crime of stabbing, and sentenced to pay a fine of $50, or serve six months on the public works. The stabbing was done in a fight brought on by the person stabbed. Defendant’s previous character was good, and in view of the serious illness of his wife, the judge and solicitor who tried him urge his pardon. Sentence commuted to a fine of $25, including costs, January 11, 1902.

John Moss—Convicted at the November term, 1901, of the city criminal court of Atlanta, of the offense of receiving stolen goods, and sentenced to pay a fine of $50, or six months on the chain-gang. He only received a few postage stamps, which he claimed were given to him by the thief. He has served two months, and his previous character was good. Clemency recommended by the judge and solicitor who tried him. Sentence commuted to a fine of $25, including costs, January 11, 1902.

George Wilcox—Convicted at the October term, 1901, of the superior court of Coffee county, of rape, and sentenced
to be hanged. The judge and solicitor who tried him urge that his sentence be commuted, which recommendation is joined in by the county officers and many good citizens of Coffee county. Sentence commuted to twenty years, January 25, 1902.

Cap Oliver—Convicted at the September term, 1895, of the superior court of Dooly county, of the crime of voluntary manslaughter, and sentenced to twenty years. The deceased was the aggressor, and was a bad character. Defendant was a peaceable, law-abiding negro previous to this difficulty. Has served about seven years with good conduct. The judge and solicitor who tried him recommend clemency. Sentence commuted to ten years, January 27, 1902.

M. F. Sullivan—Convicted at the December term, 1896, of the superior court of Chatham county, of the crime of manslaughter, and sentenced to fifteen years in the penitentiary. The killing occurred in a fight, in which several participated, and the deceased is shown to have been a man of bad character. Clemency is urged by the grand jury, trial jury, county officers and solicitor-general. Sentence commuted to six years, January 28, 1902.

Simon J. O'Neil—Convicted at the December term, 1896, of the superior court of Chatham county, of the crime of manslaughter, and sentenced to fifteen years in the penitentiary. He participated with M. F. Sullivan in the case above mentioned, and clemency is urged upon the same grounds. Sentence commuted to six years, January 28, 1902.

Henry Brooks—Convicted at the spring term, 1901, of the superior court of Chatham county, of the crime of murder, and sentenced to be hanged. Seventy members of the Savannah bar, eleven members of the jury, and many citizens urge clemency on the ground of doubt as to defendant's guilt. Sentence commuted to life imprisonment, February 7, 1902.

D. T. Hood—Convicted at the August term, 1901, of the superior court of Spalding county, of selling whiskey illegally, and sentenced to twelve months, or a fine of $150. He was convicted in the recorder's court of Griffin, for the same offense, and fined $100, which he paid. On account of pov-
erty he was unable to pay the fine imposed by the superior court. Since conviction he has been an invalid and unable to do any work. Sentence commuted to a fine of $75, February 17, 1902.

Isadore Minder—Convicted at the spring term, 1901, of the superior court of Bibb county, of murder, and sentenced to be hanged. The Supreme Court, in reviewing this case, intimated that a verdict of life imprisonment would have been more proper under the circumstances. The trial judge and solicitor urge this clemency. Sentence commuted to life imprisonment, February 26, 1902.

Sarah Brown—Convicted at the December term, 1901, of the city criminal court of Atlanta, of the crime of larceny from the person, and sentenced to pay a fine of $100 and costs, or twelve months. The judge and solicitor recommend commutation to six months in jail. Granted March 17, 1902.

Mills Boston—Convicted at the November term, 1894, of the superior court of Bibb county, of the crime of murder, and sentenced to life imprisonment. Defendant shot his wife in a row in which several participated. He claimed it was accidental, and immediately gave himself up to the officer. Commutation recommended by the judge and solicitor, jurors and many good citizens. Sentence commuted to ten years actual service, April 11, 1902.

J. L. Barry, Jr.—Convicted at the spring term, 1901, of the superior court of Fulton county, of the crime of shooting at another, and sentenced to two years. The jury that convicted him recommended that he be punished as for a misdemeanor, but at the request of the defendant he was given two years in the penitentiary in preference to one year in the chain-gang. Sentence commuted to one year, April 30, 1902.

Willis Pulliam—Convicted at the November term, 1901, of the superior court of Bartow county, of the crime of gaming, and sentenced to nine months. He served over five months of his sentence, and it was thought his punishment had been sufficient. Sentence commuted to six months actual service, May 5, 1902.
Mrs. H. D. Bertram—Convicted at the November term, 1901, of the superior court of Fulton county, of the crime of keeping a lewd house, and sentenced to pay a fine of $300, and six months in jail, or as an alternative punishment, to serve six months on the chain-gang. The camp physician certifies that she is more than five months pregnant, and further confinement will imperil her life. Sentence commuted to a fine of $50, May 8, 1902.

Calvin Beach—Convicted at the November term, 1901, of the superior court of Houston county, of the crime of murder, and sentenced to be hanged. The main witness against him has been shown to be a woman of the vilest character, and the judge and solicitor that tried him do not think that the death penalty should be inflicted under the circumstances. Sentence commuted to life imprisonment, May 22, 1902.

Andrew Jackson—Convicted at the March term, 1902, of the superior court of Quitman county, of the crime of murder, and sentenced to be hanged. There seems to have been no intention on the part of the defendant to commit murder, and commutation is urged by the trial jurors, county officers, and four-fifths of the qualified voters of the county. Sentence commuted to life imprisonment, May 28, 1902.

E. G. Howard—Convicted at the January term, 1902, of the superior court of Bibb county, of the crime of murder, and sentenced to be hanged. Evidence conflicting. Defendant was a man of previous good character, while deceased was a frequent violator of the law, and a man of bad character. Sentence commuted to life imprisonment, June 5, 1902.

Alfred Moye—Convicted at the spring term, 1902, of the superior court of Emanuel county, of the crime of murder, and sentenced to be hanged. Evidence has been discovered since the trial which creates considerable doubt as to the guilt of the defendant. Clemency is recommended by the trial judge, county officers, and many citizens. Sentence commuted to life imprisonment, June 12, 1902.

D. C. Loeb—Convicted at the February term, 1902, of the city court of Elberton, of the crime of soliciting orders for the sale of whiskey in Elbert county, and sentenced to pay a
fine of $900, or twelve months on the chain-gang. He was a traveling salesman for a business firm; is a poor man and unable to pay the fine. Clemency is urged by many of the citizens of Elbert and Fulton counties. Sentence commuted to a fine of $450, or twelve months on the chain-gang, June 13, 1902.

Henry S. Manning—Convicted at the May term, 1897, of the superior court of Wayne county, of the crime of voluntary manslaughter, and sentenced to ten years. The trial jury recommended that the lowest penalty be given him. Clemency urged by the judge and solicitor, county officials and many citizens. Sentence commuted to seven years, June 27, 1902.

Bowdre Bell—Convicted at the spring term, 1897, of the superior court of Walton county, of voluntary manslaughter, and sentenced to ten years. Defendant was a boy only eighteen years of age, who had previously borne a good reputation. The evidence was conflicting. Clemency is urged by the solicitor, prosecutor, county officers, and many citizens. Sentence commuted to seven years, July 11, 1902.

J. W Griffin—Convicted at the spring term, 1902, of the superior court of Pike county, of the crime of selling whiskey illegally, and sentenced to pay a fine of $250, or twelve months on the chain-gang. He was only technically guilty, and there seems to have been no intention to violate the law. Clemency recommended by the judge and solicitor, the grand jury, the trial jury, and many good citizens. Sentence commuted to a fine of $100, including costs, July 12, 1902.

George Ponder—Convicted in the city court of Brunswick, of the crime of keeping a lewd house, and sentenced to pay a fine of $125, and nine months on the chain-gang. Several others were tried at the same time for the same offense, and were sentenced to pay a fine of $250, or serve nine months on the chain-gang. This defendant's crime was no greater than the others, while his character seems to have been much better. Sentence commuted to a fine of $250, or nine months on the chain-gang, July 30, 1902.

Jake Summerour—Convicted at the August term, 1901, of the superior court of Forsyth county, of the crime of burglary,
and sentenced to three years. The evidence was doubtful, and
the jury recommended that he be punished as for a misde­
meanor. Clemency urged by the grand jury, trial jury, the
prosecutor, the judge, and many citizens. Sentence com­
muted to two years, August 2, 1902.

Dave Wright—Convicted at the January term, 1902, of the
city court of Butts county, of shooting on the public highway,
and sentenced to pay a fine of $100, or twelve months. Com­
mutation to payment of a fine of $40, or twelve months, is
recommended by the judge, prosecutor, county officers, and
many good citizens. Granted August 4, 1902.

Jim Martin—Convicted at the March term, 1901, of the
superior court of Heard county, of the crime of murder, and
sentenced to life imprisonment. Commutation of sentence to
three years is urged by the judge and solicitor, county officers
and many citizens. Granted August 8, 1902.

Thomas J. Hunter—Convicted at the spring term, 1900, of
the superior court of Fulton county, of embezzlement, and sen­
tenced to five years. Sentence commuted to three years on
recommendation of the solicitor-general, the trial jury, the
President of the State Senate, the Speaker of the House of
Representatives, most of the county officers, the mayor of At­
lanta, and the officers of the following banks: The Lowry
National, the Fourth National, Third National, Atlanta
National, Maddox-Rucker Banking Co., the Trust Company
of Georgia, representatives of the Atlanta Constitution and
Atlanta Journal, and many other prominent citizens. Granted
August 8, 1902.

RESPITES.

Pete Harris—Convicted at the February term, 1901, of the
superior court of Walton county, of murder, and sentenced
to be hanged June 28, 1901. Respite granted until Novem­
ber 22, 1901, in order that the Supreme Court might have
sufficient time to pass upon a motion for a new trial. Res­
pite granted October 22, 1901.

Henry Brooks—Convicted at the March term, 1901, of the
superior court of Chatham county, of murder, and sentenced
to be hanged on the 17th day of January 1902. Considerable doubt as to the guilt of the said Brooks, and respite granted until 21st day of February, 1902, in order that the Executive might have sufficient time in which to consider an application for commutation of sentence. Respite granted January 17, 1902.

John Henry Peavy—Convicted of the crime of murder, at the fall term, 1901, of the superior court of Dooly county, and sentenced to be hanged on the 18th day of February, 1902. Respite granted until the 21st day of March, 1902, in order that the evidence of the said Peavy might be obtained in a case pending in the superior court of Dooly county. Respite granted February 17, 1902.

Andrew Jackson—Convicted at the March term, 1902, of the superior court of Quitman county, of murder, and sentenced to be hanged April 15, 1902. Respite granted until May 16, 1902, in order that the Pardon Board might have sufficient time to consider an application for commutation of sentence. Respite granted April 10, 1902.

Second respite granted the said Jackson on May 13, 1902, for the same reasons stated in the first.

Alfred Moye—Convicted at the April term, 1902, of the superior court of Emanuel county, of the crime of murder, and sentenced to be hanged May 15, 1902. Respite granted until the 13th day of June, 1902, in order that the Board of Pardons might have sufficient time in which to consider an application for commutation of sentence. Respite granted May 13, 1902.
Mr. Hall of Bibb, moved that so much of the Governor’s message as refers to the erection of a new depot in the city of Atlanta be referred to a committee of five.

Before the above motion could be put to the House, the hour of eleven o’clock arrived, which was fixed for the meeting of the joint assembly of the House and Senate.

The Senate then appeared upon the floor of the House and the joint assembly, convened for the purpose of counting and declaring the result of the State election, was called to order by the Hon. Clark Howell, President of the Senate.

The resolution convening the House and Senate in joint session was then read by the Secretary of the Senate.

After a consolidation of the votes from the several counties, it was found that the Hon. J. M. Terrell had received 81,344 votes, and the Hon. J. K. Hines 4,747 votes; so the Hon. Joseph M. Terrell having received a majority of all of the votes cast, was declared duly elected Governor for the ensuing term of two years.

On motion of Mr. Hall of Bibb, the consolidated returns of the several counties for all State house officers and judges and solicitors-General of the Supreme and superior courts, was announced.

On motion of Senator Comas, the joint assembly was then dissolved, and the Senate retiring, the House was again called to order by the Speaker.

The Speaker announced the following Committee on Rules: Mr. Morris, ex officio chairman; Mr. Calvin, vice-
chairman; Messrs. Knowles, Reid, Steed of Taylor, Cann, Wilson, Slaton, Flynt, Akin.

The following resolution was read and adopted, to wit:

By Mr. Fields of Dooly—

A resolution thanking the authorities of the Interstate Fair for courtesies extended the General Assembly.

Leave of absence was granted the following members. Messrs. Evans of Washington, McLean, Bell of Emanuel, Johnson of Crawford, Maples, Glenn, Deal, Butts.

On motion of Mr. Calvin of Richmond, the House then adjourned until 10 o'clock to-morrow morning.
Atlanta, Georgia,

Friday, October 24, 1902.

The House met pursuant to adjournment at 10 o'clock a.m. this day; was called to order by the Speaker pro tem. and opened with prayer by Bishop Warren A. Candler.

Mr. Wilson of Clay, moved that the roll-call be dispensed with, but Mr. Hall of Bibb, objected, and the motion was lost.

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

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Those absent were Messrs.—

Berry, Glenn, McLain,
Butts, Johnson of Crawford, Spence,
Deal, Maples, Mr. Speaker.
Evans, 

Mr. T. W Redwine, of the county of Henry, came forward and was sworn in as a member of the General Assembly, the oath of office being administered by the Hon. Andrew J Cobb, Associate Justice of the Supreme Court.
On motion of Mr. Felder of Bibb, the reading of the Journal of yesterday's proceedings was dispensed with.

Under the head of unfinished business Mr. Hall of Bibb, renewed his motion to refer so much of the Governor's message as referred to the building of a union passenger depot in the city of Atlanta, to a special committee of five.

Mr. Slaton of Fulton, moved that the above motion be tabled, and on the motion to table Mr. Kelly of Glascock, called for the ayes and nays, which call was sustained.

On taking the ballot *viva voce* the vote was as follows:

Those voting in the affirmative were Messrs.—

Alford, Almond, Ayres, Bell of Emanuel, Booth, Brock, Bruce, Buchannon, Burton, Bush, Candler, Cann, Carr, Carswell, Chlatt, Crumbly, Daves, Davis, Davison, Derrick, Dozier, Duckett, Ennis, Flanigan, Foster of Oconee, Foster of Towns, Franklin, Grenade, Griffin, Harden, Hawes, Hixon of Carroll, Holder, Houston, Howell, Johnson of Clinch, Knowles, Mann, Mayson, Mills, Moses, McCurry, McElmurray, McHenry, McLain, Nisbet, Owen, O'Quinn, Peyton, Phillips of Jefferson, Phillips or Quitman, Proctor, Ridley, Rogers of Hall, Slaton, Steed of Carroll, Stewart, Strickland, Thompson, Watson, Welch, Wilson, Yates,
Those voting in the negative were Messrs.—

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Those not voting were Messrs.—

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

On counting the vote it was found that the ayes were 63, nays 88. The motion to table was therefore lost.

The following resolutions were introduced as substitutes for the motion of Mr. Hall of Bibb, and read, to wit:

By Mr. Tigner of Muscogee—

A resolution providing that all recommendations of the Governor and all bills and resolutions referring to the erection of a passenger depot in Atlanta, be referred to a special committee of ten.

The above resolution was ruled not germane by the Speaker.

By Mr. George of Morgan—

A resolution providing that a committee of five be appointed to investigate the condition of the union depot in Atlanta, and report to the General Assembly.

By unanimous consent Mr. George was allowed to withdraw the above resolution.

Mr. Calvin of Richmond, called the previous question on the original motion, which call was sustained, and the main question ordered.

At the request of the Speaker, Mr. Hall reduced his motion to writing, the same taking the form of a resolution, which was as follows, to wit:
Resolved, That that portion of the Governor's message in reference to the union passenger depot in Atlanta be referred to a special committee of five, who shall investigate the present condition of the W & A. R. R. in the city of Atlanta, and report to the House all the facts in connection therewith, and what legislation is necessary to require the lessees to comply with their contract.

On the adoption of the resolution, Mr. Kelly of Glascock, called for the ayes and nays, which call was sustained, and on taking the ballot *viva voce* the vote was as follows:

Those voting in the affirmative were Messrs.—

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Those not voting were Messrs.—

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<td>Glenn</td>
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On motion of Mr. Felder of Bibb, the verification of the roll-call was dispensed with.
On the adoption of the resolution the ayes were 89, nays 57

The resolution having received the requisite constitutional majority was adopted.

The following resolution was read and ordered to lay over for one day, to wit:

By Mr. Davis of Meriwether—

A resolution providing that sub-committees sent out from the standing committees to visit State institutions consist of only three members, except the committee to visit the State Sanitarium, which shall consist of only seven members.

The following bills, which were upon the desk for a first reading when the hour for the joint session of the General Assembly arrived yesterday, were read the first time and appropriately referred, to wit:

By Mr. Blackburn of Fulton—

A bill to amend section 739 of the Code of Georgia, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Hardin of Chatham—

A bill to provide compensation for deputy sheriffs and bailiffs of superior courts in cities having a population of 50,000 inhabitants, or more, and for other purposes.

Referred to Special Judiciary Committee.
By Mr. Parker of Talbot—

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

Referred to Committee on Temperance.

By Mr. Tigner of Muscogee—

A bill to amend paragraph 1, section 1, article 7 of the Constitution of the State of Georgia, relating to the power of taxation, and for other purposes.

Referred to Committee on Constitutional Amendments.

By Mr. Hardin of Chatham—

A bill to amend an Act to provide for the protection of game, insectivorous birds, etc., and for other purposes.

Referred to Committee on General Agriculture.

By Mr. Hardin of Chatham—

A bill to authorize clerks of the superior courts to appoint deputy clerks, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Candler of DeKalb—

A bill to amend paragraph 2, section 2, article 7 of the Constitution, and for other purposes.

Referred to Committee on Constitutional Amendments.

By Mr. Franklin of Washington—

A bill to incorporate the Tennille school district, in Washington county, and for other purposes.
By Mr. Evans of Washington—

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

Referred to Special Judiciary Committee.

By Mr. Mulherin of Richmond—

A bill to create a board of fire commissioners for the city of Augusta, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Dunbar of Richmond—

A bill to provide for a complete roster of soldiers furnished by Georgia in the war between the States, and for other purposes.

Referred to Committee on Appropriations.

By Mr. Kelly of Glascock—

A bill to revise the election laws of this State, and for other purposes.

Referred to Committee on Privileges and Elections.

By Mr. Conner of Bartow—

A bill to require the State of Georgia to pay the expenses of all cases for which the county is liable, in the trials of cases against the Western & Atlantic Railroad.

Referred to General Judiciary Committee.
By Mr. Tignor of Muscogee—

A bill to amend section 2615 of the Civil Code of Georgia, and for other purposes.

Referred to Committee on Labor and Labor Statistics.

By Mr. Overstreet of Screven—

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

Referred to Special Judiciary Committee.

By Messrs. Alexander and Grenade of Wilkes—

A bill to repeal an Act to establish a dispensary in the city of Washington, and for other purposes.

Referred to Committee on Temperance.

By Mr. Davison of Greene—

A bill to amend section 5269 of the Code of Georgia, and for other purposes.

Referred to Special Judiciary Committee.

The following resolution was read and ordered to lay over for one day, to wit:

By Mr. Steed of Taylor—

A resolution calling upon the State librarian for information as to copyrights of Supreme Court Reports from the 30th to the 65th volume.
The Speaker appointed the following committee on inaugural ceremonies: Messrs. Felder, chairman; Davis, Hawes.

Leave of absence was granted the following members: Messrs. Lane of Sumter, Akin, Richardson, Newton, Morris, Overstreet, Proctor, Bowen, Kendrick, Spence, Phillips, Mitcham, Connor, Grice, Brown, Evans.

On motion of Mr. Howell of Meriwether, the House adjourned until 10 o'clock to-morrow morning.
Atlanta, Georgia,
Saturday, October 25, 1902.

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,   Carswell,   Glenn,
Alexander,  Clatt,    Grenade,
Alford,   Conner,    Grice,
Almond,    Cook,    Griffin,
Arnold,    Cromartie,    Hall,
Ayres,    Crumbly,    Hardeman,
Baldwin,  Daves,    Harden,
Beall,  Davis,    Hawes,
Beauchamp,  Davison,    Hayes,
Bell of Emanuel,  Derrick,    Hendry,
Bell of Milton,  Duckett,    Henry,
Blackburn,  Duggan,    Hicks,
Booth,  Dunbar,    Hixon of Carroll,
Boykin,  Edwards,    Houston,
Brock,  English,    Howard of Baldwin,
Brown,  Ennis,    Howard of Laurens,
Bruce,  Evans,    Howell,
Buchan,  Felder,    Hutcheson,
Buchannon,  Fields,    Johnson of Baker,
Burton,  Flanigan,    Johnson of Clinch,
Bush,  Flynt,    Jones of Dougherty,
Butts,  Foster of Oconee,    Jones of Pickens,
Calvin,  Foster of Towns,    Kelly,
Candler,  Franklin,    Kendrick,
Cann,  Fussell,    Kent,
Carr,  Gaulden,    Kilburn,
Carrington,  George,    Knight,
SATURDAY, OCTOBER 25, 1902.

Knowles, Lane, Lanier, Lawrence, Little, Lowe, Mann, Martin, Mayson, Miller of Bullock, Miller of Muscogee, Mills, Mitcham, Mitchell, Mizell, Morton, Moses, Mulherin, McBride, McCurry, McElmurray, McHenry, McLain, McRae, Newton, Nisbet, Owen, O’Quinn, Parker, Pate of Dooly, Pate of Gwinnett, Paulk of Coffee, Paulk of Irwin, Peyton, Phillips of Jefferson, Phillips or Quitman, Preston, Proctor, Rainey, Rankin, Rawls, Redwine, Reid, Rice, Richardson, Ridley, Rogers of Hall, Rogers of McIntosh, Roper, Rountree, Sanders, Shackelford, Shannon, Singletary, Slaton, Stanford, Steed of Carroll, Steed of Taylor, Stewart, Strickland, Thompson, Thurman, Tigner, Tracy, Underwood, Valentine, Walker of Monroe, Walker of Pierce, Welch, Wellborn, West, Whitley, Wilson, Wise, Womble, Wooten, Yates, Mr. Speaker.

Those absent were Messrs.—

Akin, Dozier, Overstreet, Berry, Hixon of Sumter, Spence, Bowen, Holder, Stovall, Brinson, Johnson of Crawford, Warren, Deal, Maples, Watson,

On motion of Mr. Grice of Pulaski, the reading of the Journal of yesterday’s proceedings was dispensed with.

The following resolutions, which were on the Clerk’s desk, were taken up after having laid over for one day and read the second time, to wit:
By Mr. Hall of Bibb—

A resolution to appoint a standing committee of the House, to be known as the finance committee, and for other purposes.

Under the rules of the House the above resolution was referred to the Committee on Rules.

By Mr. Davis of Meriwether—

Be it resolved by the House of Representatives of the General Assembly of Georgia, first, That sub-committees sent out from standing committees to visit the State institutions, shall not consist of more than three members, except the sub-committee to visit the State Sanitarium, and this committee not to consist of more than seven members. Second. That the Auditing Committee of the House be instructed not to audit any accounts for the expenses of the members of the committees sent to visit State institutions, unless same accounts are accompanied by vouchers showing actual expenditures of amounts stated.

Mr. Hall of Bibb, offered the following amendment, to wit:

Amend by striking out the first section of the resolution and inserting in lieu thereof the following:

"Resolved, That the Speaker shall fix the time when any committee shall visit State institutions, and not more than two committees shall be absent at the same time."

Mr. Franklin of Washington, moved that the resolution and amendment be tabled, and on that motion Mr. Davis of Meriwether, called for the ayes and nays, which call
was sustained, and on taking the ballot *viva voce* the vote was as follows:

When the name of Mr. Hall of Bibb, was reached he asked permission to explain his vote. Mr. Franklin of Washington objected, but a rising vote was had and Mr. Hall was allowed the privilege of explaining his vote. The roll-call then proceeded.

Those voting in the affirmative were Messrs.—

Adams, Arnold, Ayres, Baldwin, Bell of Milton, Blackburn, Boykin, Brock, Bruce, Buchan, Bush, Butts, Carrington, Carswell, Cromartie, Crumbly, Daves, Davison, Derrick, Duckett, Dunbar,

Ennis, Evans, Foster of Towns, Franklin, Fussell, Gaulden, Grenade, Henry, Houston, Johnson of Baker, Jones of Pickens, Kelly, Kendrick, Kent, Knight, Knowles, Martin, McBride, McCurry, McElmurray,

McHenry, Nisbet, Parker, Pate of Dooly, Paulk of Coffee, Rainey, Rankin, Rawls, Ridley, Rogers of McIntosh, Roper, Sanders, Steed of Taylor, Stewart, Thompson, Wellborn, Whitley, Wilson, Wise, Wooten,

Those voting in the negative were Messrs.—

Beauchamp, Buchannon, Burton, Candler, Cann, Carr, Davis, Duggan, Edwards, English, Felder, Flanigan,
Those not voting were Messrs.—

Akin, Alexander, Alford, Almond, Beall, Bell of Emanuel, Berry, Booth, Bowen, Brinson, Brown, Calvin, Cliatt, Conner, Cook, Deal, Dozier, Fields, Griffin, Hayes, Hixon of Sumter, Holder, Howard of Baldwin, Hutcheson, Johnson of Crawford, Kilburn, Lane, Lanier, Maples, Miller of Muscogee, Mitcham, Moses, Mulherin, McRae, Newton, Overstreet, Pauk of Irwin, Phillips of Jefferson, Phillips or Quitman, Proctor, Richardson, Rountree, Spence, Stovall, Strickland, Warren, Watson, Mr. Speaker.

On motion of Mr. Howell of Meriwether, the verification of the roll-call was dispensed with.
On the motion to table the resolution and amendments, ayes were 61, nays 64. The motion to table was therefore lost.

Mr. Wilson of Clay, called the previous question, which call was sustained and the main question ordered.

The amendment offered by Mr. Hall of Bibb was then put to the House and the same was adopted; the ayes were 84, nays 29.

On the adoption of the resolution as amended, Mr. Davis of Meriwether 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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Mizell,          Rainey,          Thurman,  
Morton,         Rawls,          Tignor,    
Moses,          Redwine,        Tracy,     
McBrude,        Reid,           Underwood, 
McElmurray,     Ridley,         Valentine, 
McHenry,        Rogers of McIntosh, Walker of Monroe, 
Nisbet,         Shackelford,    Walker of Pierce, 
Owen,           Shannon,        Watson,    
O'Quinn,        Singletary,     Wilson,    
Parker,         Slaton,         Wise,      
Pate of Dooly,  Stanford,       Womble,    
Paulk of Coffee, Steed of Carroll, Wooten,    
Paulk of Irwin, Stewart,        Yates,     
Preston,        Strickland,    

Those voting in the negative were Messrs.—

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Those not voting were Messrs.—

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<td>Stovall,</td>
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Mr. Howell of Meriwether asked the unanimous consent of the House to dispense with the verification of the roll-call. Objection was raised by Mr. Franklin of Washington. The Speaker, however, said that in the economy of time, and in view of the fact that the House and Senate would convene in joint session in a few moments, he would put the question to a vote.

The question was then put to a vote and the verification of the roll-call was dispensed with.

On the adoption of the resolution the ayes were 101, nays 20.

The resolution having received the requisite constitutional majority was adopted as amended.

The Speaker announced the following special committee on W & A. R. R.: Mr. Hall of Bibb, chairman; Messrs. Rainey, Stovall, McHenry, Blackburn.

The hour for the meeting of the joint assembly of the House and Senate having arrived, the Senate appeared upon the floor of the House, and the joint session convened for the purpose of inaugurating the Governor, and was called to order by the President.

Immediately thereafter the Governor-elect, Hon. Joseph M. Terrell, together with Gov. A. D. Candler, the judges of the Supreme Court, the State house officers, and other distinguished gentlemen, appeared upon the floor of the House. The Governor-elect was escorted to the Speaker's stand, where, after delivering his inaugural address, the
oath of office was administered by the Hon. Thos. J. Sim-
mons, Chief Justice of the Supreme Court, after which the
Governor and attending officials retired.

On motion of the Senator from the 8th district, the joint
session was dissolved and the Senate retiring, the House
was again called to order by the Speaker.

Mr. West of Lowndes, arose in his seat and extended to
the General Assembly an invitation to attend the State
Fair at Valdosta on October 30th.

The following resolution was read and adopted as
amended, to wit:

By Mr. Mills of Cherokee—

A resolution providing that the General Assembly attend
the State Fair at Valdosta on October 30th.

Mr. Felder of Bibb, offered the following amendment,
which was adopted, to wit: Amend by making October
30th dies non.

Leave of absence was granted the following members:
Messrs. Tigner, Arnold, Stovall, Mizell, Rountree, Griffin,
Welch, Strickland, Hardeman, Buchan, Cook, Wooten.

On motion of Mr. Kelly of Glascock, the House ad-
journed until 10 o'clock Monday morning.
Atlanta, Georgia,
Monday, October 27, 1902.

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:

Akin, Crumbly, Hayes,
Alexander, Daves, Hendry,
Alford, Davis, Henry,
Almond, Davison, Hicks,
Ayres, Derrick, Hixon of Carroll,
Baldwin, Duckett, Houston,
Beall, Duggan, Howard of Baldwin,
Bell of Emanuel, Dunbar, Howard of Laurens,
Bell of Milton, Edwards, Howell,
Blackburn, English, Hutcheson,
Booth, Ennis, Johnson of Baker,
Brock, Feider, Johnson of Clinch,
Brown, Flanigan, Jones of Dougherty,
Bruce, Foster of Oconee, Jones of Pickens,
Buchannon, Foster of Towns, Kelly,
Burton, Franklin, Kilburn,
Bush, Fussell, Knight,
Butts, Gaulden, Knowles,
Calvin, George, Lanier,
Cann, Glenn, Lawrence,
Carr, Grenade, Little,
Carrington, Grice, Lowe,
Carswell, Griffin, Mann,
Cliatt, Hall, Maples,
Conner, Hardeman, Martin,
Cook, Harden, Mayson,
Cromartie, Hawes, Miller of Bullock,
Miller of Muscogee, Peyton, Steed of Carroll,
Mills, Preston, Steed of Taylor,
Mitcham, Rainey, Stewart,
Mizell, Rankin, Stovall,
Morton, Rawls, Thompson,
Moses, Redwine, Thurman,
Mulherin, Reid, Tracy,
McBride, Rice, Underwood,
McCurry, Richardson, Valentine,
McElmurray, Ridley, Walker of Monroe,
McHenry, Rogers of Hall, Walker of Pierce,
McLain, Rogers of McIntosh, Warren,
McRae, Roper, Watson,
Newton, Sanders, Welch,
Nisbet, Shackelford, Wellborn,
Overstreet, Shannon, Whitley,
O'Quinn, Singletary, Wilson,
Pate of Gwinnett, Slaton, Wise,
Paulk of Coffee, Spence, Womble,
Paulk of Irwin, Stanford, Mr. Speaker.

Those absent were Messrs.—

Adams, Fields, Pate of Dooly,
Arnold, Flynt, Phillips of Jefferson,
Beauchamp, Hixon of Sumter, Phillips or Quitman,
Bowen, Holder, Proctor,
Boykin, Johnson of Crawford, Rountree,
Brisson, Kendrick, Strickland,
Buchan, Kent, Tigner,
Candler, Lane, West,
Deal, Mitchell, Wooten,
Dozier, Owen, Yates,
Evans, Parker,

On motion of Mr. Franklin of Washington, the reading
of the Journal of Saturday's proceedings was dispensed
with.

The Speaker announced the following Committee on
Privileges and Elections: Mr. Wilson, chairman; Mr.
The following resolution was read and adopted, to wit:

By Mr. Reid of Campbell—

*Be it resolved,* That the House of Representatives has heard with regret of the death of Hon. W B. Berry of Coweta, member-elect of this House.

*Be it further resolved,* That a committee be appointed by the Speaker to attend the funeral on the afternoon of October 28, 1902, at Newnan, Georgia.

The following resolution, which was ordered to lay over for one day, was again taken up, read and adopted, to wit:

By Mr. Steed of Taylor—

A resolution calling upon the State librarian for information concerning certain copyrights of Georgia Reports.

On motion of Mr. Hall of Bibb, the call of the roll of counties for the introduction of new matter was dispensed with, and the following bills were introduced, read the first time and appropriately referred, to wit:

By Mr. Knowles of Floyd—

A bill to extend the corporate limits of the town of East Rome, so as to embrace additional territory, and for other purposes.
Referred to Committee on Corporations.

By Messrs. Hawes and Martin of Elbert—

A bill to reduce the salary of the judge of the city court of Elberton, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Steed of Taylor—

A bill to allow defendants in criminal cases to testify in their own behalf, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Steed of Taylor—

A bill to protect Confederate and other soldiers mentioned in the Acts of Georgia approved on December 9, 1897, and for other purposes.

Referred to Committee on Pensions.

By Mr. Rainey of Terrell—

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

Referred to Special Judiciary Committee.

By Mr. Martin of Elbert—

A bill to make it a misdemeanor to sell seed-cotton between the first day of September and the first day of December, and for other purposes.

Referred to Committee on General Agriculture.
By Mr. Newton of Colquitt—

A resolution to refund certain specific taxes to E. J. McGehee.

Referred to Committee on Appropriations.

By Mr. Houston of Fulton—

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

Referred to Committee on Labor and Labor Statistics.

By Mr. Dunbar of Richmond—

A bill requiring any person seeking a writ of certiorari to correct the judgment of a recorder's court, to give bond, etc., and for other purposes.

Referred to General Judiciary Committee.

By Mr. Dunbar of Richmond—

A bill authorizing the village of Summerville to issue bonds, and for other purposes.

Referred to Committee on Corporations.

By Mr. Dunbar of Richmond—

A bill to empower the village of Summerville to maintain cemeteries, and for other purposes.

Referred to Committee on Corporations.

By Messrs. Alexander and Grenade of Wilkes—

A bill to establish a county court in the county of Wilkes, and for other purposes.
Referred to the Special Judiciary Committee.

By Mr. Walker of Pierce—

A bill to amend section 974 of the Penal Code, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Dunbar of Richmond—

A bill to amend an Act to create a board of police commissioners for the city of Augusta, and for other purposes.

Referred to Special Judiciary Committee.

By Messrs. Steed and Hixon of Carroll—

A bill to extend the authority of the Railroad Commission of this State, and for other purposes.

Referred to Committee on Railroads.

By Mr. Blackburn of Fulton—

A bill to establish in each militia district of this State a patrol, etc., and for other purposes.

Referred to Committee on County and County Matters.

By Mr. Rankin of Gordon—

A bill to require applicants for charters of incorporation to fix the amount of capital stock, etc., and for other purposes.

Referred to General Judiciary Committee.
By Mr. Rankin of Gordon—

A bill to provide for the election of Railroad Commissioners of this State by the electors of the whole State, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Rankin of Gordon—

A bill to provide for a fair and just assessment of railroad, telegraph and telephone properties for taxation, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Franklin of Washington—

A bill to amend an Act to amend section 107 of the Code 1895, and for other purposes.

Referred to General Judiciary Committee.

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

By Mr. Hall of Bibb—

"Resolved, That the General Tax Bill shall only levy and assess a tax for the fiscal year 1903, and that the General Appropriation bill shall contain no appropriation except for the fiscal year 1903."

By Mr. Felder of Bibb—

"Resolved, That the Keeper of the Public Buildings is requested and instructed to set apart for the Clerk of this
House the room heretofore occupied by the Clerk, but which was temporarily set apart for the use of the attorney of the W & A. R. R."

The Speaker announced the following committee to attend the funeral of Hon. W. B. Berry at Newnan to-morrow at 2:30 o'clock p.m.:

Mr. Moses of Coweta, Mr. Reid of Campbell, Mr. Slaton of Fulton, Mr. Brock of Dade, Mr. Yates of Catoosa, Mr. Thurman of Walker, Mr. Ridley of Troup, Mr. Sanders of Heard.

Leave of absence was granted the following members:
Messrs. Adams, Miller of Bullock, Booth of Walton, Hutcheson, Pate, Ridley, Stanford, Carr.

On motion of Mr. Felder of Bibb, the House adjourned until 10 o'clock to-morrow morning.
Atlanta, Ga.,
Tuesday, October 28, 1902.

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, Carrington, George,
- Akin, Carswell, Grenade,
- Alexander, Cliatt, Grice,
- Alford, Conner, Griffin,
- Almond, Cook, Hall,
- Arnold, Cromartie, Hardeman,
- Ayres, Crumby, Harden,
- Baldwin, Davey, Hawes,
- Beall, Davis, Hayes,
- Beauchamp, Davison, Hendry,
- Bell of Emanuel, Derrick, Henry,
- Bell of Milton, Dozier, Hicks,
- Blackburn, Duckett, Hixon of Carroll,
- Bowen, Duggan, Hixon of Sumter,
- Boykin, Dunbar, Holder,
- Brinson, Edwards, Houston,
- Brock, English, Howard of Baldwin,
- Brown, Ennis, Howard of Laurens,
- Bruce, Felder, Howell,
- Buchannon, Fields, Hutcheson,
- Burton, Flanigan, Johnson of Baker,
- Bush, Flynt, Johnson of Clinch,
- Butts, Foster of Oconee, Johnson of Crawford,
- Calvin, Foster of Towns, Jones of Dougherty,
- Candler, Franklin, Jones of Pickens,
- Cann, Fussell, Kelly,
- Carr, Gaulden, Kendrick,
Those absent were Messrs.—

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<td>Mr. Reid of Campbell gave notice that at the proper time he would move to reconsider the action of the House in adopting the resolution offered by Mr. Hall of Bibb on yesterday, relative to the levying of taxes for the year 1903.</td>
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The Journal of yesterday’s proceedings was read and confirmed.

Mr. Reid of Campbell, in accordance with his previous notice, moved to reconsider the action of the House in adopting a resolution on yesterday providing that the General Tax Act levy a tax only for the fiscal year 1903.

Mr. Pate of Dooly called for the previous question, which call was sustained and the main question ordered.

On the motion to reconsider the ayes were 40; nays, 81.

The motion to reconsider was therefore lost.

The following invitations were read, to wit:

Atlanta, Ga., October 27, 1902.

Dear Mr. Shackelford:—Please extend, in the name of the Georgia Division of United Daughters of the Confederacy, an invitation to the Georgia Legislature—Representatives and Senators—to attend the exercises pertaining to the laying of the corner-stone of the Winnie Davis Memorial at the State Normal School at Athens, Saturday, November 1, 3:30 p. m.

Impress upon them that this Memorial—a dormitory for the daughters and granddaughters of the Confederate veterans—is the first memorial of the kind erected in Georgia—a testimonial to the worth and beauty of character in Southern womanhood as typified in Winnie Davis, “The Daughter of the Confederacy,” and in loving remembrance of those who gave their lives for our country,
and in dying left as a sacred trust to Georgia the education of their children. Shall we neglect this trust?

We hope to make this occasion a memorable one in Georgia.

Very truly,

MILDRED LEWIS RUTHERFORD.

Athens, Ga., October 23, 1902.

HON. THOS. J. SHACKELFORD, Atlanta, Ga.

Dear Sir:—The City Council of Athens have to-day, by unanimous vote, instructed me through you to cordially invite the members and officers of the General Assembly to be present at Athens as the guests of the city on Saturday, the 1st day of November, at the occasion of the laying of the corner-stone of the Winnie Davis Memorial Hall.

Athens will feel honored in having the General Assembly present as her guests on that occasion. Hoping that they will see fit to accept our invitation, I am,

Yours truly,

J. F. RHODES, Mayor.

October 25, 1902.

HON. T. J. SHACKELFORD, House of Representatives, Atlanta, Ga.

My Dear Sir:—Will kindly convey to both houses of the Legislature and to the Governor and other capitol officials the earnest invitation of the students and faculty of the State Normal School to the exercises commemorative of Winnie Davis in the laying of the corner-stone of the Memorial Hall in Athens on Saturday, November 1.

We ask also the pleasure of spreading a dinner for them in the mess hall of the school; just such a dinner as is
regularly served to our students. We are too poor to serve one better, but our honorable legislature may be interested in seeing how our teachers live in the State Normal School.

Yours truly,

E. C. Branson.

The following resolution was read, to wit:

By Mr. George of Morgan—

A resolution providing that the General Assembly accept the invitations extended by Hon. Thos. J. Shackelford of Clarke, to attend the laying of the corner-stone of the Winnie Davis Memorial Hall in a body on Saturday, November 1, 1902.

Mr. Felder of Bibb offered to amend by adding that said day be declared dies non, which was adopted.

The resolution was then adopted as amended.

The following invitation was also read and accepted:

Atlanta, Ga., October 25, 1902.

Hon. N. A. Morris, Speaker House Representatives, city:

Dear Sir:—The Young Men's Democratic League of Atlanta desires, through you, to extend to the representatives of Georgia and the House officials, a cordial invitation to be present at the Democratic rally, to be held in the Grand Opera House, Atlanta, Georgia, on the evening of Friday, October 31, 1902, at 7:30 p.m.

Our League will feel highly honored at the acceptance of this invitation, and the attendance of the representatives upon this occasion. We will have addresses by Hon. A. S.

Very sincerely,

V. A. Batchelor, President.

Frank Mitchell, Secretary.

The following letter was received, and on motion of Mr. Grice of Pulaski, the same was referred to the Committee on Wild Lands.

Atlanta, Ga., October 27, 1902.

General Assembly:

The Colored Ministers Union desire to visit you in a body and address you on some enactments for the betterment of their people.

Please let us hear from you.

H. T. Davis,

81 S. Humphries St., Atlanta, Ga.

The following resolution was read, to wit:

By Mr. Felder of Bibb——

A resolution providing that a committee be appointed to investigate the present lease system and recommend future disposition of convicts.

Mr. George of Morgan called for the previous question, which call was sustained, and the main question ordered.

On the adoption of the resolution Mr. Felder 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.—

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Those voting in the negative were Messrs.—

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JOURNAL OF THE HOUSE.

Brock, Griffin, Owen,
Bush, Hawes, Parker,
Calvin, Howell, Proctor,
Cann, Johnson of Baker, Rainey,
Carrington, Jones of Dougherty, Rawls,
Carswell, Knowles, Sanders,
Davis, Moses, Slaton,
Dozier, Mulherin, Steed of Taylor,
Ennis, McBride, Tracy,
Franklin, McElmurray, Wellborn,
Grenade, McHenry, Wilson,

Those not voting were Messrs.—

Booth, Glenn, Stanford,
Bowen, Howard of Baldwin, Stewart,
Buchan, Lane, Tigner,
Burton, Miller of Muscogee, Warren,
Carr, Mitchell, Welch,
Cook, Mizell, West,
Deal, Peyton, Wise,
Evans, Reid, Womble,
Fields, Ridley, Mr. Speaker.

By unanimous consent the verification of the roll-call was dispensed with.

On the adoption of the resolution the ayes were 106, nays 39. The resolution was therefore adopted.

By unanimous consent the following reports of the Committee on Rules were read, to wit:

Mr. Morris, ex officio chairman of the Committee on Rules, submitted the following report:

Mr. Speaker:

The Committee on Rules have had under consideration a body of rules for the government of the House, and have
instructed me, as chairman *ex officio*, to report that the committee recommend the adoption of the rules of the House of 1900-1901, amended as follows:

Amend rule No. 39 by adding at the close thereof a proviso, to wit: "Provided, that the general appropriation bill and the general tax bill shall have precedence on third reading until the same shall have been finally disposed of."

The committee further recommends the adoption of a rule, to be known as No. 59, as follows:

"After a yea and nay vote is called on any bill or resolution—the House not acting at the time under the previous question—and one vote has been recorded, no motion to table shall be in order until the roll-call shall have been completed. When any bill or resolution is tabled after the completion of the roll-call and then taken from the table, nothing can be done except to announce the result of said vote as shown by said roll-call at the time said bill or resolution was tabled."

The committee further recommends that rule No. 187 shall read as follows:

"Every motion for information from the Executive Department shall lie on the table one day."

The committee further recommends the creation of an additional standing committee, to be known as the "Committee on the University of Georgia and its Branches."

The committee further recommends that a committee heretofore existent by special resolution, be made one of the standing committees, to wit: "A Committee on Amendments to the Constitution."
The committee recommends that 500 copies of a manual embodying the rules, list of officers and members and the Constitution of the State, be printed for the use of the General Assembly.

Respectfully submitted.

N. A. Morris, Chairman ex officio.

Mr. Morris, ex officio chairman of the Committee on Rules, submitted the following report:

Mr. Speaker:

The Committee on Rules have had under consideration resolution No. 6, by Mr. Hall of Bibb, providing for a standing committee of the House, to be known as a "Committee on Finance," and have instructed me, as chairman ex officio, to report the same to the House with a recommendation that it do not pass.

Respectfully submitted.

N. A. Morris, Chairman ex officio.

On motion of Mr. Kelly of Glascock, the proposed amendments contemplated in the foregoing reports of the Committee on Rules were ordered printed and distributed on the desks of the members.

On motion of Mr. Hall of Bibb, 500 copies of the Governor's message were ordered printed.

After the above motion was adopted it was learned that 500 copies of the Governor's message had already been printed, and by unanimous consent Mr. Hall was allowed to withdraw the motion.

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 attend State Fair at Valdosta on October 30th, and that October 30th be declared *dies non*.

Also, a resolution accepting invitation to attend laying of corner-stone Winnie Davis Memorial Hall, November 1, 1902.

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

By Mr. Blackburn of Fulton—

A bill to repeal an Act to amend sections 1778 and 1781 of the Code of Georgia relative to the Stock Law, and for other purposes.

Mr. Blackburn asked that the above bill be referred to the Special Judiciary Committee, which course was taken.

Mr. Bush of Miller, moved that the House reconsider its action in referring the above bill to the Committee on General Judiciary. Before the motion to reconsider could be put Mr. Blackburn stated that he had no objection in referring the bill to the General Agricultural Committee, and the bill took this course.

By Mr. Blackburn of Fulton—

A bill to amend paragraph 1, section 2, article 11 of the Constitution relative to certain officers, and for other purposes.
Referred to Committee on Constitutional Amendments.

By Mr. Davis of Meriwether—

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

Referred to General Judiciary Committee.

By Messrs. Steed and Hixon of Carroll—

A bill to prescribe the manner of electing county school commissioners, and for other purposes.

Referred to Committee on Education.

By Mr. Felder of Bibb—

A bill to authorize the commissioners of roads and revenues of Bibb county to contribute to the support of the Macon Hospital Association, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Felder of Bibb—

A bill to provide that no mortgage or conveyance to secure debt shall have any lien or priority as against subsequent creditors without actual notice, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Beauchamp of Butts—

A bill to repeal an Act to establish a county court for Butts county, and for other purposes.

Referred to Special Judiciary Committee.
By Mr. Felder of Bibb—

A bill to provide for the relief of J. W Wilcox.

Referred to Committee on Appropriations.

By Mr. Felder of Bibb—

A bill requiring the claimant to set out fully in the affidavit when claims may be filed, all grounds or titles which constitute such grounds, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Felder of Bibb—

A bill to prescribe the manner of selling cocaine, and for other purposes.

Referred to Committee on Hygiene and Sanitation.

By Mr. Felder of Bibb—

A bill to regulate the filing of second claims, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Hayes of Macon—

A bill to amend section 982 of the Code, relative to State depositories, and for other purposes.

Referred to Committee on Banks.

By Mr. Slaton of Fulton—

A bill to provide for the situs of debts due to non-residents for purposes of attachments, and for other purposes.
By Mr. Slaton of Fulton—

A bill to regulate proceedings in claim cases where real estate has been levied upon, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Shannon of Monroe—

A bill to amend section 813, volume 3 of the Code, relative to appointment of jury commissioners, and for other purposes.

Referred to General Judiciary Committee.

By Mr. McRae of Lowndes—

A bill providing for the annual distribution of money arising from the hire of misdemeanor convicts, and for other purposes.

Referred to Committee on Penitentiary.

By Mr. Kelly of Glascock—

A bill to repeal section 1349 of the Code, relative to establishing county teachers’ institutes.

Referred to Committee on Education.

By Mr. Beauchamp of Butts—

A resolution providing for the preservation of Indian Springs, known as the McIntosh Reserve.

Referred to Committee on Appropriations.
By Mr. Slaton of Fulton—

A bill to establish the salaries of judges of superior courts of this State, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Hall of Bibb—

A bill to provide for the retirement of certain bonds, known as “Convention Bonds,” issued by Chas J. Jenkins, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Hall of Bibb—

A bill to provide for the retirement of certain bonds issued by Chas J. McDonald, Governor, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Blackburn of Fulton—

A bill to amend section 574, volume 1 of the Code, relating to road duty, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Hall of Bibb—

A resolution providing that House bills Nos. 56 and 57, be referred to a special committee of five.

Referred to General Judiciary Committee.
By Mr. Rogers of McIntosh—

A bill to change the time of holding the fall term of the superior court of McIntosh county, and for other purposes.

Referred to General Judiciary Committee.

Leave of absence was granted Messrs. Singletary of Thomas, Wise of Fayette.

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

Atlanta, Georgia,

Wednesday, October 29, 1902.

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,  Beauchamp,  Brown,
Akin,  Bell of Emanuel,  Bruce,
Alexander,  Bell of Milton,  Buchan,
Alford,  Blackburn,  Buchannon,
Almond,  Booth,  Burton,
Arnold,  Bowen,  Bush,
Ayres,  Boykin,  Butts,
Baldwin,  Brinson,  Calvin,
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Those absent were Messrs.—

Deal, Mitchell, Welch,
Derrick, Mizell, West,
Maples, Stanford, Wise,
Miller of Bullock, Warren.

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

The reports of the Committee on Rules, which were read yesterday, which contemplated an amendment to the Rules of the House of 1900 and 1901, and which were made the special order for to-day, immediately after the reading of the Journal, were again read.

The amendments to the Rules of the House offered by the Committee on Rules, were as follows:

The committee propose to amend Rule 39 by adding at the close of said rule a proviso, as follows:

"Provided that the General Appropriation Bill and the General Tax Bill shall have precedence on third reading, until the same shall have been finally disposed of."

The committee recommend the adoption of a rule to be known as No. 59, as follows:

"After a yea and nay note is called on any bill or resolution—the House not acting at the time under the previous question—and one vote has been recorded, no motion to table shall be in order until the roll-call shall have been completed. When any bill or resolution is tabled after the
completion of the roll-call and then taken from the table, nothing can be done except to announce the result of said vote as shown by said roll-call at the time said bill or resolution was tabled."

The committee further recommend that Rule 187 shall read as follows:

"Every motion for information from the Executive Department shall lie on the table one day."

The committee recommend the creation of a new standing committee, to be known as the Committee on the "University of Georgia and its Branches."

The committee further recommend that a committee heretofore existent by special resolution be made one of the standing committees, to wit:

A Committee on Amendments to the Constitution.

The committee recommend that five hundred copies of a Manual be printed for the use of the General Assembly.

Mr. Hall of Bibb, offered the following amendment to the report of the Committee on Rules, to wit:

Amend Rule 191 as follows: Immediately after the word "committee" in said rule, insert "a Finance Committee," to which committee shall be referred all bills for raising revenues for support of the government, public institutions, common schools, and for payment of pensions, and all bills which shall have for their purpose the levying of taxes, and also all bills for appropriating money.
Amend said rule further by striking therefrom the following committees, to wit: The Committee on Appropriations and Committee on Ways and Means.

Amend said rule further by striking out the last clause of the same.

Amend Rule 174 by adding at the end of the rule "and the rules providing for the order of business."

Amend Rule 38 by striking the same entirely, and inserting in its place the following: "The Clerk shall place on his desk a strong, secure box, which he shall keep locked, and that any member may at any time deposit in said box any bill he may desire to introduce, and when bills are read the first time the bills shall all be read alphabetically, alternately from the first and last of the alphabet."

Amend further by adding a new rule to be known as No. — , to wit: "There shall be appointed by the Doorkeeper two assistant doorkeepers, whose duty it shall be to keep the two side-doors leading into the Hall of the House of Representatives. There shall be appointed by the Speaker two gallery doorkeepers, whose duty it shall be to preserve order in the galleries of the House. There shall also be appointed by the Speaker one page and one porter. The Messenger of the House shall appoint five pages, and the Clerk of the House shall appoint seven porters and one attendant in the water-closet of the House. These employees, when employed, shall not change until after the expiration of twenty-five days from the date of their appointment, except they may be removed at any time for misconduct or neglect of duty."
Mr. Flynt of Spalding, who was in the Chair at the time Mr. Hall offered his amendment, ruled that they were not germane, and that the same contemplating a change of the Rules of the House, would have to be referred to the Committee on Rules.

Mr. Hall appealed from this decision of the Chair.

Mr. Kelly of Glascock, called for the previous question, which call was sustained, and the main question ordered.

On putting the appeal to the House 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.—

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<th>Alexander,</th>
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Those voting in the negative were Messrs.—

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On motion of Mr. Hawes of Elbert, the verification of the roll-call was dispensed with.
On sustaining the decision of the Chair the ayes were 74, nays 61.

The decision of the Chair was therefore sustained.

Mr. Hall, of Bibb, then moved that the report of the Committee on Rules, together with the amendments offered by himself, be recommitted to the Committee on Rules.

The motion was lost.

Mr. Hall then asked unanimous consent to withdraw the amendments offered by himself to the report of the Committee on Rules, together with resolution No. 6, which provides for the appointment of a Finance Committee.

The request was granted.

The report of the Committee on Rules was then taken up and acted on, section by section. The recommendations were as follows, to wit:

1. Amend Rule 39 by adding at the close thereof a proviso, to wit: "Provided, that the General Appropriation Bill and the General Tax Bill shall have precedence on third reading until the same shall have finally been disposed of."

2. The committee further recommended the adoption of a rule to be known as Rule No. 59, as follows: "After a yea and nay vote is called on any bill or resolution—the House not acting at the time under the previous question—and one vote has been recorded, no motion to table shall be in order until the roll-call shall have been completed. When any bill or resolution is tabled after the completion of the roll-call and then taken from the table, nothing can
be done except to announce the result of said vote as shown by said roll-call at the time said bill or resolution was tabled."

3. The committee further recommended that Rule 187 shall read as follows: "Every motion for information from the Executive department shall lie on the table for one day."

4. The committee further recommended the creation of an additional standing committee to be known as "The Committee on the University of Georgia and its branches."

5. The committee further recommended that a committee heretofore existent by special resolution be made one of the standing committees, to wit: "Committee on Amendments to the Constitution."

6. The committee further recommended that 500 copies of the Manual be printed for the use of the House.

On motion of Mr. Slaton of Fulton, the previous question was called and the main question ordered.

On motion of Mr. Morris of Cobb, the foregoing amendments and recommendations of the Committee on Rules were adopted.

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

Mr. Speaker:

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

A resolution to attend the State Fair at Valdosta, October 30, and declaring said day a dies non.
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 providing for committee to investigate present lease system and recommend future disposition of convicts.

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. Pate of Gwinnett—

A bill to repeal an Act to provide for the issuing of bonds by the town of Norcross, and for other purposes.

Referred to Committee on Corporations.

By Mr. Duckett of Banks—

A bill to amend section 1496, volume 1 of the Code, and for other purposes.

Referred to Committee on Hygiene and Sanitation.

By Mr. Johnson of Baker—

A bill to prescribe the manner of disposing of misdemeanor cases in the several county courts of this State, and for other purposes.

Referred to General Judiciary Committee.
By Mr. Kilburn of Bibb—

A bill to compel street car companies to provide protection for motormen, etc., and for other purposes.

Referred to Committee on Labor and Labor Statistics.

By Mr. Beall of Paulding—

A bill to authorize the town of Dallas to issue bonds, and for other purposes.

Referred to Committee on Corporations.

By Mr. Connor of Bartow—

A bill to make it unlawful to employ or contract with a tenant or cropper or any person under contract with another, and for other purposes.

Referred to General Agricultural Committee.

By Mr. Buchannon of Early—

A bill to amend paragraph 1, section 2, article 11, of the Constitution, and for other purposes.

Referred to Committee on Constitutional Amendments.

By Mr. Fussell of Chattahoochee—

A bill to amend section 610, volume 1 of the Code relative to bridges and ferries, and for other purposes.

Referred to Committee on County and County Matters.
By Mr. Stovall of Chatham—

A bill to prohibit the buying and selling of votes in this State, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Candler of DeKalb—

A bill to provide a new charter for the town of Edge-wood, and for other purposes.

Referred to Committee on Corporations.

By Mr. Hawes of Elbert—

A bill to appropriate $20,000.00 to build a dormitory for the Georgia School for the Deaf, and for other pur­poses.

Referred to Committee on Appropriations.

By Mr. McHenry of Floyd—

A bill to amend an Act to incorporate the city of Rome, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. McHenry of Floyd—

A bill to amend the charter of the city of Rome so as to allow the city of Rome to erect a lighting plant, and for other purposes.

Referred to Special Judiciary Committee.
By Mr. McHenry of Floyd—

A bill to amend the charter of the city of Rome, which prescribes the powers and duties of the mayor and aldermen, and for other purposes.

Referred to Special Judiciary Committee.

By Messrs. Slaton, Houston and Blackburn of Fulton—

A bill to provide for a new charter for the city of Atlanta, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Houston of Fulton—

A bill to give recorders in cities of 85,000 inhabitants authority to commit minors under 16 years of age to the county reformatory, and for other purposes.

Referred to Special Judiciary Committee.

By Messrs. Slaton, Houston and Blackburn of Fulton—

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

Referred to General Judiciary Committee.

By Messrs. Slaton, Houston and Blackburn of Fulton—

A bill to regulate the practice and procedure of justice courts in cities of 75,000 inhabitants or more, and for other purposes.

Referred to General Judiciary Committee.
By Mr. Rankin of Gordon—

A bill to preserve the purity of elections and to define and punish offenses against the elective franchise, and for other purposes.

Referred to Committee on Privileges and Elections.

By Mr. McCurry of Hart—

A bill to regulate practice in the supreme court relative to writs of error, and for other purposes.

Referred to General Judiciary Committee.

By Mr. McCurry of Hart—

A bill to amend section 982 of the Code relative to State depositories, and for other purposes.

Referred to Committee on Banks.

By Mr. Richardson of Houston—

A bill to amend section 221, volume 3 of the Code relative to hunting upon the lands of another, and for other purposes.

Referred to Committee on General Agriculture.

By Mr. Houston of Fulton—

A resolution to restore Mrs. P. M. Freeman, widow of W. T. Freeman, upon the pension roll.

Referred to Committee on Pensions.
By Mr. Bell of Milton—

A bill to amend section 1378, volume 1 of the Code relative to admission to common schools, and for other purposes.

Referred to Committee on Education.

By Mr. Walker of Pierce—

A bill to repeal section 4406, volume 2 of the Code, relative to admission to the bar, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Steed of Taylor—

A resolution providing for the appointment of a committee of five to examine into the condition of the Capital building and report to the General Assembly the repairs needed thereon.

The resolution was read and adopted.

By Mr. Mulherin of Richmond—

A bill to authorize the county commissioners of the counties of this State to charge a license against dealers in junk, cotton-seed, etc., and for other purposes.

Referred to Committee on Corporations.

By Mr. Hall of Bibb—

A resolution providing for the appointment by the doorkeeper of two assistant-doorkeepers and no more. By the Speaker, one page, one porter and one gallery doorkeeper and by the Clerk seven porters and one attendant in the
water-closet. That the doorkeepers shall receive four dollars per day and that the porters and pages shall receive two dollars per day. That none of the employees shall be changed until after the expiration of twenty-five days, except for misconduct or neglect of duty.

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

By Mr. Lane of Sumter—

A resolution extending the sympathy of the House to Hon. G. W. Adams of Putnam in the death of his brother.

The above resolution was read and adopted.

The Speaker appointed the following committee to investigate the convict lease system: Mr. Felder of Bibb, chairman; Mr. Wilson of Clay, Mr. Steed of Taylor.

Leave of absence was granted the following members:


The hour of adjournment having arrived, the Speaker 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 roll was called and the following members answered to their names:

Adams, Candler, Foster of Oconee,
Akin, Carr, Foster of Towns,
Alexander, Carrington, Franklin,
Alford, Carswell, Fussell,
Almond, Cliatt, Gauden,
Arnold, Conner, George,
Ayres, Cook, Grenade,
Beall, Cromartie, Grice,
Beauchamp, Crumbly, Griffin,
Bell of Emanuel, Daves, Hall,
Bell of Milton, Davis, Hardeman,
Blackburn, Davison, Harden,
Booth, Derrick, Hawes,
Bowen, Duckett, Hayes,
Boykin, Duggan, Hendry,
Brinson, Dunbar, Henry,
Brock, Edwards, Hicks,
Brown, English, Hixon of Carroll,
Bruce, Ennis, Hixon of Sumter,
Buchan, Evans, Holder,
Buchannon, Felder, Houston,
Burton, Fields, Howard of Baldwin,
Bush, Flanigan, Howard of Laurens,
Butts, Flynt, Howell,
Calvin,
THURSDAY, OCTOBER 30, 1902.

Johnson of Baker, McHenry, Rountree,
Johnson of Crawford, McLain, Sanders,
Jones of Dougherty, McRae, Shackelford,
Jones of Pickens, Newton, Shannon,
Kelly, Nisbet, Singletary,
Kendrick, Owen, Slaton,
Kent, Overstreet, Spence,
Kilburn, O'Quinn, Stanford,
Knight, Parker, Steed of Carroll,
Knowles, Pate of Dooly, Steed of Taylor,
Lane, Paulk of Coffee, Stewart,
Lawrence, Paulk of Irwin, Stovall,
Little, Peyton, Strickland,
Lowe, Phillips of Jefferson, Thompson,
Mann, Phillips of Quitman, Underwood,
Martin, Preston, Valentine,
Mayson, Proctor, Walker of Monroe,
Miller of Muscogee, Rankin, Walker of Pierce,
Mills, Rawls, Warren,
 Mitcham, Redwine, Watson,
 Mizell, Reid, Wellborn,
 Morton, Rice, Wilson,
 Moses, Richardson, Wise,
 Mulherin, Ridley, Womble,
 McBride, Rogers of Hall, Wooten,
 McCurry, Rogers of McIntosh, Yates,
 McElmurray, Roper, Mr. Speaker.

Those absent were Messrs.—

Baldwin, Maples, Tignerr,
Deal, Miller of Bullock, Tracy,
Dozier, Mitchell, Welch,
Glenn, Pate of Gwinnett, West,
Johnson of Clinch, Rainey, Whitley,
Lanier, Thurman,
By Mr. Hall of Bibb—

A resolution, providing for the appointment by the doorkeeper of two assistant doorkeepers and no more. By the Speaker, one page, one porter and one gallery doorkeeper and by the Clerk, seven porters and one attendant in the water-closet. That the doorkeeper shall receive $4.00 per day and that the porters and pages shall receive $2.00 per day. That none of the employees shall be changed until after the expiration of twenty-five days, except for misconduct or neglect of duty.

Mr. Cann of Chatham moved that the resolution be referred to the Committee on Appropriations.

On the motion to commit, Mr. Hall of Bibb called for the ayes and nays, which call was not sustained.

The resolution was then referred to the Committee on Appropriations.

The Speaker announced the following committee to report on the needed repairs to the Capitol building: Mr. Steed of Taylor, Chairman; Mr. Moses, Mr. Watson, Mr. Phillips of Jefferson, Mr. Candler.

The following resolutions were read and appropriately referred, to wit:

By Mr. Knight of Berrien—

A resolution to abolish the office of special attorney of the Western & Atlantic Railroad.

Referred to Committee on General Judiciary.
By Mr. Buchan of Dodge—

A resolution to pay Jno. F DeLacey, Solicitor-General, $62.50.

Referred to Committee on Appropriations.

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. Underwood of White—

A bill to amend section 187, volume 3 of the Code of 1895, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Underwood of White—

A bill to amend section 642, volume 3 of the Code of 1895, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Underwood of White—

A resolution to pay Mary S. Jarrard a pension.

Referred to Committee on Pensions.

By Mr. Evans of Washington—

A bill to amend section 982, volume 1 of the Code relative to State depositories, and for other purposes.

Referred to Committee on Banks.
By Mr. Cook of Telfair—

A bill to amend an Act to incorporate the town of McRae, and for other purposes.

Referred to Committee on Corporations.

By Mr. Cook of Telfair—

A bill to establish the city court of McRae, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Hayes of Macon—

A resolution providing for the appointment of a committee to examine the books of the Comptroller-General and the State Treasurer.

Ordered to lay over for one day.

By Messrs. Hardeman of Jackson and Shackleford of Clarke.

A bill to provide for the teaching of the elementary principles of agriculture and the elements of civil government in the public schools of Georgia, and for other purposes.

Referred to Committee on Education.

By Mr. Sanders of Heard—

A bill to amend section 982 of the Code of 1895 relative to State depositories, and for other purposes.

Referred to Committee on Banks.
By Mr. Richardson of Houston—

A resolution providing for the purchasing of the "Georgia Justice."

Referred to Committee on Appropriations.

By Mr. Morris of Cobb—

A bill to amend section 3786 of the Code relative to the renewals of actions non-suited, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Mills of Cherokee—

A bill providing that registration books shall be left in the custody of the notaries public of each militia district, etc., and for other purposes.

Referred to General Judiciary Committee.

By Mr. Hall of Bibb—

A resolution authorizing the committee to which was referred that part of the Governor's message which referred to the Western & Atlantic Railroad, to employ a stenographer.

The above resolution was read and adopted.

By Mr. Akin of Bartow—

A bill to repeal an Act to create the office of special attorney of W & A. R. R., and for other purposes.

Referred to General Judiciary Committee.
By Mr. Hall of Bibb—

Resolved by the House, That there shall be appointed by the Speaker of the House, in accordance with section 304 of the Code, a Finance Committee, which committee shall discharge the duties prescribed by said section.

Resolved to Committee on Rules.

By Mr. Bell of Emanuel—

A resolution to restore to the position of page in the House, John Crawford, who was discharged by the messenger.

Mr. Evans of Washington called for the previous question, which call was sustained and the main question ordered.

The resolution was then put to the House and adopted.

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

By Mr. Carrington of Madison—

A bill to change the location of the College of Agriculture from Athens to Comer, and for other purposes.

Referred to General Agricultural Committee.

Mr. Overstreet of Screven asked unanimous consent to have bill No. 14 withdrawn from the committee, read the second time and re-referred, which was granted.

Before the consent of the House could be complied with, Mr. Hixon of Carroll moved to adjourn, which motion prevailed and the Speaker announced the House adjourned until 10 o'clock to morrow morning.
Atlanta, Ga.

Friday, October 31, 1902.

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 Rev. C. E. Dowman.

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

Adams, Carrington, Fussell, 
Alford, Carswell, Gaulden, 
Almond, Clatt, George, 
Arnold, Conner, Grenade, 
Ayres, Cook, Grice, 
Beauchamp, Cromartie, Griffin, 
Bell of Emanuel, Crumbly, Hall, 
Bell of Milton, Daves, Harden, 
Blackburn, Davis, Hawes, 
Booth, Davison, Hayes, 
Bowen, Derrick, Hendry, 
Boykin, Duckett, Henry, 
Brinson, Duggan, Hicks, 
Brock, Dunbar, 
Brown, Edwards, 
Bruce, English, 
Buchan, Ennis, 
Buchannon, Evans, 
Burton, Felder, 
Bush, Fields, 
Butts, Flanigan, 
Calvin, Flynt, 
Candler, Foster of Oconee, 
Cann, Foster of Towns, 
Carr, Franklin, 
Johnston of Clinch, 
Jones of Dougherty,
Those absent were Messrs.—


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

Mr. Hall of Bibb gave notice that at the proper time he would move to reconsider the action of the House in referr-
ing to the Committee on Appropriations the resolution introduced by himself in reference to the employment of porters and pages in the House.

The Speaker then announced the following standing committees, to wit:

**AMENDMENTS TO CONSTITUTION**

*Mr. Akin of Bartow, Chairman.*

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<tr>
<th>Blackburn, Vice-Chairman</th>
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<td>George</td>
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### APPROPRIATIONS

Mr. Davis of Meriwether, Chairman.

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### AUDITING

Mr. Rawls of Effingham, Chairman.

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BANKS AND BANKING.

Mr. Jones of Dougherty, Chairman.

Hawes, Vice-Chairman, Buchannon,
Mulherin, Griffin,
Walker of Monroe, Lane,
Kendrick, McCurry,
Cook, Mayson,
Fields, Almond,
Davison, Alford,
Calvin, Phillips of Jefferson.

BLIND ASYLUM.

Mr. Kelly of Glascock, Chairman.

Peyton, Vice-Chairman, Thompson,
Lawrence, Strickland,
Mayson, Rice,
McBride, Singletary
Foster of Towns, Rawls,
Yates, Buchan,
Welch, Morton.
CORPORATIONS.

Mr. Shackelford of Clarke, Chairman.

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<th>Little, Vice-Chairman</th>
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COUNTY AND COUNTY MATTERS.

Mr. Shannon of Monroe, Chairman.

Mitcham, Vice-Chairman, Phillips of Jefferson,
Kent, Overstreet,
Martin, Singletery,
Dozier, Steed of Carroll,
Duckett, Strickland,
Carr, Stewart,
Burton, Nisbet,
Boykin, Kilburn,
Ayres, Johnson of Clinch,
Beauchamp, Hardeman,
Buchan, Granade,
Cliatt, Hicks,
Maples, Cromartie,
McLain, Crumbly,
Warren, Fussell,
Yates, Bush,
Walker of Monroe, Baldwin,
Thompson, Alford,
Rice,
EDUCATION.

Mr. Holder of Jackson, Chairman.

Adams, Vice-Chairman,  
Miller of Muscogee,  
Steed of Taylor,  
Knowles,  
Wellborn,  
Rainey,  
Howard of Baldwin,  
Jones of Dougherty,  
Kelly,  
Booth,  
Arnold,  
Cann,  
Franklin,  
Moses,  
McCurry,  
Bush,  
Mason,  

Hixon of Carroll,  
Peyton,  
Ridley,  
Stewart,  
Stovall,  
Womble,  
Yates,  
Richardson,  
Proctor,  
Davis,  
Bell of Milton,  
Houston,  
Rogers of Hall,  
Hawes,  
Bowen,  
Wilson.

ENROLLMENT.

Mr. Wellborn of Union, Chairman.

Bell of Milton, Vice-Chairman, McBride,  
Harden,  
Hardeman,  
Houston,  
Rainey,  
Richardson,  

Hunbar,  
Gaulden,  
Underwood,  
Bruce.
FRIDAY, OCTOBER 31, 1902.

EXCUSE OF MEMBERS.

Mr. Wise of Fayette, Chairman.

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<th>Whitley, Vice-Chairman</th>
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GENERAL AGRICULTURE.

Mr. Calvin of Richmond, Chairman.

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<th>Arnold, Vice-Chairman</th>
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GENERAL JUDICIARY.

MR. SLATON of Fulton, Chairman.

Akin, Vice-Chairman, Ridley,
Phillips of Jefferson, Jones of Dougherty,
Steed of Taylor, Watson,
Flynt, Evans,
McHenry, Hall,
Reid, Shackelford,
Wilson, Wise,
Blackburn, Mills,
McCurry, Womble,
Howard of Laurens, Kent,
Stanford, Little,
Miller of Muscogee, Wellborn,
Mitchell, Howard of Baldwin,
Felder, Warren,
Ennis, Tigner,
Cann, Butts,
Hixon of Sumter, Johnson of Baker,
George, Walker of Pierce,
Owen, Carswell,
Overstreet, West,
Bowen,
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Mr. Ennis of Floyd, Chairman.

McLain, Vice-Chairman, Pate of Gwinnett,
Evans, O'Quinn,
Conner, Jones of Pickens,
Beauchamp, Sanders,
Ayres, Stanford,
Almond, Warren,
Harden, Welch,
Knowles, Spence,
Maples, Crumbly
Fussell

GEORGIA STATE SANITARIUM.

Mr. Franklin of Washington, Chairman.

Howard of Baldwin, Vice-Chairman, Thurman,
Chairman, Knowles,
Hicks of Sumter, Little,
Wellborn, Watson,
Shannon, Rountree,
Kent, Walker of Pierce,
Kendrick, Mulherin,
Ciatt, Morton,
Burton, Mayson,
Bruce, Martin,
Beall of Paulding, Pate of Gwinnett,
Adams, Carswell,
Grice, Daves,
Henry, Duckett,
Jones of Pickens, Alexander,
Kelly, Pate of Dooly,
Kilburn, Griffin,
Spence, Brock,
Sanders, Davison.
HALL AND ROOMS.

Mr. Owen of Pike, Chairman.

Slaton, Vice-Chairman, Reid,
Calvin, Steed of Taylor.
Davis,

HYGIENE AND SANITATION.

Mr. Hardeman of Jackson, Chairman.

Daves, Vice-Chairman, Mills,
Beall, Lowe,
Brock, Whitley,
Buchan, Miller of Bullock,
Cliatt, Edwards,
Kelly, Newton,
Sanders, Jones of Pickens,
Redwine, Spence,
Shannon, Hutcheson.

IMMIGRATION

Mr. Stewart of Calhoun, Chairman.

Baldwin, Vice-Chairman, Carrington,
Wooten, Duggan,
Richardson, Maples,
Preston, Foster of Oconee,
Bowen, Gaulden,
Buchannon, Fussell,
Hendry, Edwards,
Bush, Proctor,
Cromartie, English,
Hutcheson, Knight,
Howard of Laurens, Rogers of McIntosh.
## INTERNAL IMPROVEMENTS.

**Mr. Bell** of Milton, Chairman.

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<th>Beauchamp, Vice-Chairman</th>
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## INVALID PENSIONS.

**Mr. Mills** of Cherokee, Chairman.

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## JOURNALS.

**Mr. Flanigan** of Gwinnett, Chairman,

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Mr. Houston of Fulton, Chairman.

Kilburn, Vice-Chairman,
Miller of Muscogee,
Mulherin,
Bell of Milton,
Lowe,
Hixon of Carroll,
Hardeman,
Peyton,
Stewart,
Richardson,
Kelly,

Carr,
Booth,
Ayres,
Beauchamp,
Maples,
Mills,
Burton,
English,
Duckett,
Foster of Towns.

MANUFACTURES.

Mr. Mayson of DeKalb, Chairman.

Mulherin, Vice-Chairman,
McBride,
Lowe,
Hendry,
Griffin,
Rice,
Thompson,
Whitley,
Alford,
Pate of Dooly,
West,
Tigner,

Redwine,
Hayes,
Hardeman,
Ayres,
Flanigan,
Almond,
Deal,
Carr,
Brown,
Buchan,
Johnson of Clinch.
MILITARY AFFAIRS.

Mr. Mulherin of Richmond, Chairman.

McHenry, Vice-Chairman,
Bell of Emanuel,
Grice,
Harden,
Blackburn,
Griffin,
Hawes,
Butts,
Brinson,
Cook,
Howard of Laurens,
Jones of Dougherty,
Johnson of Baker,

Kilburn,
Lane,
Dunbar,
McRee,
Franklin,
Flynt,
Ennis,
Felder,
Tigner,
Stovall,
Ridley,
Shackelford,
Pate of Dooly

MINES AND MINING.

Mr. Underwood of White, Chairman.

Yates, Vice-Chairman,
Brown,
Howell,
Roper,
Wooten,
Valentine,
Paulk of Coffee,
Rankin,
Glenn,
Hayes,
Howard of Laurens,
Hutcheson,

Johnson of Crawford,
Knight,
Lane,
Lanier,
Gaulden,
Poster of Oconee,
Carrington,
Sanders,
Deal,
Dunbar,
Edwards,
Rogers of McIntosh.
PENITENTIARY.

Mr. Steed of Taylor, Chairman.

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FRIDAY, OCTOBER 31, 1902.

PENSIONS.

Mr. Hawes of Elbert, Chairman.

- Stanford, Vice-Chairman,
- Peyton,
- Flanigan,
- Carr,
- Burton,
- Calvin,
- Boykin,
- Johnson of Clinch,
- Watson,
- Thurman,
- Thompson,
- Rice,
- Lowe,
- McBride,
- Cliatt,
- Carrington,
- Newton,
- Redwine,
- Hicks,
- Henry,
- Buchanan,
- Carswell,
- Fields,
- Mizell,
- Maples,
- Kent,
- Richardson,
- Walker of Monroe,
- Whitley,
- Steed of Taylor,
- Preston,
- Cook,
- Spence,
- Rountree,
- Deal.

ON PRIVILEGES AND ELECTIONS.

Mr. Wilson, Chairman.

- Davison, Vice-Chairman,
- Brock,
- Beall,
- Steed,
- Thurman,
- Beauchamp,
- Grice,
- Miller,
- Shannon,
- Lawrence,
- Cook,
- Daves,
- Wellborn,
- Kelly,
- Derrick,
- Candler,
- Hixon of Sumter,
- Phillips of Jefferson,
- Overstreet,
- Flanigan,
- Butts.
JOURNAL OF THE HOUSE.

PRIVILEGES OF THE FLOOR.

Mr. RIDLEY of Troup, Chairman.

Beall of Paulding, Vice-Chairman, Johnson of Baker,
Carswell, Johnson of Clinch,
Mitchell, Rawls,
Lawrence, Valentine.

PUBLIC LIBRARY.

Mr. McCURRY of Hart, Chairman.

Rainey, Vice-Chairman, Walker of Pierce,
Harden, Field,
Stanford, Baldwin,
Wooten, Akin.

PUBLIC PRINTING.

Mr. BELL of Emanuel, Chairman.

Flanigan, Vice-Chairman, Steed of Carroll,
Rainey, Brinson,
Houston, Hayes,
Boykin, Calvin,
Kilburn, Knowles.

PUBLIC PROPERTY.

Mr. RAINLEY of Terrell, Chairman.

Kent, Vice-Chairman, Miller of Bullock,
Blackburn, Mitcham,
Candler, Howard of Baldwin,
Cook, Stewart.
RAILROADS.

Mr. Cann of Chatham, Chairman.

Knowles, Vice-Chairman, Davis,
McCurry, Brock,
Hawes, Booth,
Steed of Taylor, Griffin,
Reid, Welch,
Peyton, Shannon,
Phillips of Jefferson, Arnold,
Wilson, Flanigan,
Wise, Carr,
Womble, Butts,
Jones of Dougherty, Hixon of Sumter,
Franklin, Little,
Mulherin, Derrick,
Mills, Dozier,
Moses, Beall of Paulding
Mitcham, Davison.
Bower,

ROADS AND BRIDGES.

Mr. Moses of Coweta, Chairman.

Parker, Vice-Chairman, Singletary,
Owen, Phillips of Quitman,
Pate of Dooley, Pate of Gwinnett,
Roper, Paulk of Coffee,
Tracy, Paulk of Irwin,
Mann, Howard of Laurens,
Hendry, Valentine,
Bowen, Maples,
Burton, Knight,
Duggan, Johnson of Crawford,
Cromartie, O'Quinn,
Morton,
RULES.

Mr. Morris, Ex Officio Chairman.

Calvin, Vice-Chairman, Wilson,
Knowles, Slaton,
Reid, Flynt,
Steed of Taylor, Akin,
Cann,

SPECIAL AGRICULTURE.

Mr. Conner of Bartow, Chairman.

Martin, Vice-Chairman, Proctor,
Bell of Milton, Lanier,
Ayres, Morton,
Granade, Mizell,
McBride, Hayes,
Mitcham, Brinson,
Johnson of Crawford, Carrington,
Mayson, Cromartie,
Strickland, Nisbet,
English, Cook,
Davison, Cliatt,
Alford, Edwards,
Miller of Bullock, Bush,
Thompson, Steed of Carroll,
O'Quinn, Foster of Oconee,
Paulk of Irwin, Foster of Towns,
Tracy, Paulk of Coffee,
Preston, Redwine.
**SPECIAL JUDICIARY.**

Mr. Flynt of Spalding, Chairman.

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**STATE OF THE REPUBLIC.**

Mr. Booth of Walton, Chairman.

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### TEMPERANCE

**Mr. Adams of Putnam, Chairman.**

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### UNIVERSITY OF GEORGIA AND ITS BRANCHES

**Mr. Miller of Muscogee, Chairman.**

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WAYS AND MEANS.

Mr. Reid of Campbell, Chairman.

Phillips of Jefferson, Vice-Chairman, Kent,
Mulherin, Lawrence,
Stovall, Martin,
Wilson, Rogers of Hall,
Wise, Womble,
Whitley, Mitchell,
Ennis, Duckett,
Evans, Dozier,
Flanigan, Derrick,
Daves, Crumbly,
Candler, Baldwin,
Blackburn, Howell,
Bell of Emanuel, Rankin,
George, Steed of Carroll,
Grice, Stanford,
Johnson of Clinch, Tigner,
Jones of Dougherty, Kilburn.

WESTERN AND ATLANTIC RAILROAD.

Mr. Knowles of Floyd, Chairman.

Flynt, Vice-Chairman, Jones of Pickens,
Bell of Emanuel, Hicks,
Davis, Watson,
Conner, Rankin,
Tigner, Owen,
Thompson, Holder,
Slaton, Johnson of Clinch,
Singletony, McRee,
Kendrick, Spence,
Bower,
The following invitation was read, and on motion of Mr. Felder of Bibb, the same was accepted, to wit:

October 31, 1902.

Hon. N. A. Morris, Speaker House of Representatives, State Capitol, City.

DEAR SIR:—Kindly have read for me the following invitation:

The House of Representatives, its officers, and the representatives of the press connected with it, are cordially invited to a barbecue to be given on next Wednesday afternoon, November 5. The street cars will leave the Capitol at 2 o’clock.

Respectfully,

JOHN M. SLATON.

In accordance with his previous notice, Mr. Hall of Bibb moved to reconsider the action of the House in referring to the Committee on Appropriations the resolution introduced by himself in reference to the employment of porters and pages in the House.
Mr. Hardin of Chatham called for the previous question, which call was sustained, and the main question ordered.

On the motion to reconsider the ayes were 41; nays, 74.

The motion was therefore lost.

Under the head of unfinished business, the following bill was taken up and read the second time, to wit:

By Mr. Overstreet of Screven—

A bill to abolish the county court of Screven county, 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. Gaulding of Brooks—

A bill to prohibit betting or selling of pools in this State and for other purposes.

Referred to General Judiciary Committee.

By Mr. Hall of Bibb—

A bill to prohibit any railroad, express, telegraph, or telephone company, etc., from granting to public officers of this State any gift or grant, and for other purposes.

Referred to General Judiciary Committee.

By Messrs. Hall of Bibb, Knight, Underwood, Rankin,
Tigner, Glenn, Richardson, Deal—

A bill to prohibit any person or persons to maintain any railroad across any public road or street in this State, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Mayson of DeKalb—

A bill for the relief of Michael A. Steele, Wm. P. Adlock and Wm. B. Smith, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Stewart of Calhoun—

A bill to incorporate the town of Edison in the county of Calhoun.

Referred to Committee on Corporations.

By Mr. Blackburn of Fulton—

A bill to authorize street railroad companies to engage in the business of furnishing steam heating or power, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Mayson of DeKalb—

A resolution to appropriate $50.00 to Mrs. E. W. Stewart of DeKalb county for pension due her husband.

Referred to Committee on Appropriations.
By Mr. Flanigan of Gwinnett—

A bill to amend paragraph 1, section 4, article 8 of the Constitution relative to establishing public schools by local taxation.

Referred to Committee on Constitutional Amendments.

By Messrs. Walker and Shannon of Monroe—

A bill to repeal an Act to create a Board of Commissioners of Roads and Public Buildings for Monroe county, etc., and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Grice of Pulaski—

A bill to increase the powers of certain judges sitting in this State in vacation, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Grice of Pulaski—

A bill to amend section 1, article 8 of the Constitution of Georgia, and for other purposes.

Referred to Committee on Constitutional Amendments.

By Mr. Calvin of Richmond—

A bill to authorize cities of this State having a population of 30,000 inhabitants to lay out and maintain boulevards, etc., and for other purposes.

Referred to Committee on Corporations.
By Mr. Calvin of Richmond—

A bill for the protection of birds and their nests and eggs, and for other purposes.

Referred to General Agricultural Committee.

By Mr. Calvin of Richmond—

A bill to abolish the days of grace referred to in section 3680, volume 2 of the Code, and for other purposes.

Referred to Committee on Banks.

By Mr. Dunbar of Richmond—

A bill to require executions to be recorded upon the General Execution Docket of the county where the land is located, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Flynt of Spalding—

A bill to amend section 2145 of the Code, so as to better fix the venue of situs against insurance companies, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Wellborn of Union—

A bill regulating the drawing of pensions and designating the amount of property to be owned; to prohibit the drawing of same, and for other purposes.

Referred to Committee on Pensions.
By Mr. Franklin of Washington—

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

Referred to Special Judiciary Committee.

By Mr. Underwood of White—

A bill to amend section 151, volume 3 of the Code, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Underwood of White—

A bill to limit the fees of solicitors-general in certain cases, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Glenn of Whitfield—

A bill to amend section 927, volume 3 of the Code of 1895, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Glenn of Whitfield—

A bill to amend an Act to require immigrant agents to pay a license of $500.00 in the counties in which they do business.

Referred to Committee on Immigration.

The following resolution, which was laid on the table for one day, was read, to wit:

13 h  j
By Mr. Hayes of Macon—

A resolution providing for a committee of three to examine the books of the State Treasurer and Comptroller-General.

By unanimous consent, Mr. Hall of Bibb, was allowed to withdraw resolution No. 30, which provides for the appointment of a Committee on Finance, from the Committee on Rules. He then offered the same as a substitute for the preceding resolution.

The resolution was as follows, to wit:

By Mr. Hall of Bibb—

Resolved by the House, That there shall be appointed by the Speaker of the House, in accordance with section 304 of the Code, a Finance Committee, which committee shall discharge the duties prescribed by said section.

The following amendments to the above resolution were read and adopted, to wit:

Amend by adding after the word "House" the words "Senate concurring."

Amend by adding after the word in the third line the words "President of the Senate."

Amend by adding after the letter "a" in the sixth line the word "joint."

The resolution was then adopted by substitute as amended.
Leave of absence was granted Messrs. Howell, Overstreet, Lawrence, Rogers of Hall, Johnson of Crawford, Fussell, McBride, Nisbet, Pate, English, Harden, Edwards, Buchannon.

On motion of Mr. Hawes of Elbert, the House adjourned until 10 o'clock Monday morning.

Atlanta, Georgia,
Monday, November 3, 1902.

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, Blackburn, Cann, 
Akin, Booth, Carr, 
Alexander, Boykin, Carrington, 
Alford, Brinson, Carswell, 
Almond, Brock, Cliatt, 
Arnold, Brown, Cook, 
Ayres, Bruce, Cromartie, 
Baldwin, Buchan, Davis, 
Beall, Buchannon, Davison, 
Beauchamp, Butts, Dozier, 
Bell of Emanuel, Calvin, Duckett, 
Bell of Milton, Candler, Duggan,
| Dunbar,          | Kilburn,         | Rankin,      |
| English,        | Knight,          | Rawls,       |
| Ennis,          | Knowles,         | Redwine,     |
| Evans,          | Lane,            | Rice,        |
| Felder,         | Lanier,          | Rideleys,    |
| Fields,         | Lawrence,        | Rogers of Hall, |
| Flanigan,       | Little,          | Rogers of McIntosh, |
| Flynt,          | Lowe,            | Roper,       |
| Foster of Oconee, | Mann,             | Routtree,    |
| Foster of Towns, | Martin,          | Sanders,     |
| Franklin,       | Mayson,          | Shackelford, |
| Fussett,        | Miller of Bullock, | Shannon,     |
| Gaulden,        | Miller of Muscogee, | Singletary,  |
| George,         | Mills,           | Slaton,      |
| Glenn,          | Mitcham,         | Spence,      |
| Grenade,        | Mitchell,        | Stanford,    |
| Grice,          | Mizell,          | Steed of Carroll, |
| Griffin,        | Morton,          | Steed of Taylor, |
| Hall,           | Moses,           | Stovall,     |
| Hardeman,       | Mulherin,        | Strickland,  |
| Harden,         | McBride,         | Thompson,    |
| Hawes,          | McCurry,         | Thurman,     |
| Hayes,          | McElmurray,      | Tigner,      |
| Hendry,         | McHenry,         | Tracy,       |
| Henry,          | McLain,          | Underwood,   |
| Hicks,          | McRae,           | Valentine,   |
| Hixon of Carroll, | Newton,         | Walker of Monroe, |
| Hixon of Sumter, | Nisbet,          | Walker of Pierce, |
| Holder,         | Owen,            | Warren,      |
| Houston,        | O'Quinn,         | Watson,      |
| Howard of Baldwin, | Parker,       | Welch,       |
| Howard of Laurens, | Pate of Gwinnett, | Wellborn,    |
| Hutcheson,      | Pauk of Coffee,  | Whitley,     |
| Johnson of Baker, | Pauk of Irwin,  | Wilson,      |
| Johnson of Clinch, | Peyton,        | Wise,        |
| Johnson of Crawford, Phillips of Jefferson, | Roper of Mcintosh, |
| Jones of Dougherty, Phillips of Quitman, | Roper, |
| Jones of Pickens, | Preston,         | Rountree,    |
| Kelly,          | Proctor,         | Sanders,     |
| Kent,           | Rainey,          | Shackelford, |

Mr. Speaker.
Those absent were Messrs.—

Bowen, Burton, Bush, Conner, Crumbly, Daves, Deal, Derrick, Edwards, Howell, Kendrick, Maples, Overstreet, Pate of Dooly, Reid, Stewart, West,

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

The following resolution was introduced, and under the rules of the House was referred to the Committee on Privileges of the Floor without being read, to wit:

By Mr. McCurry of Hart—

A resolution extending the privileges of the floor to Hon. W. R. Beasley, of Hart county, during his stay in the city.

The following resolutions were read and adopted, to wit:

By Mr. Fields of Dooly—

A resolution inviting Rev. Wallace Buttrick, D.D., to address the House, on Tuesday November 4, at 12:15 o’clock, on the subject of education.

By Mr. McRae of Lowndes—

A resolution providing for the acceptance of the invitation to attend the State Fair at Valdosta on November 6, 1902.

By Mr. Candler of DeKalb—

A resolution returning the thanks of the General Assembly to the city of Athens, the Daughters of the Con-
federacy, the authorities of the University, and the State Normal School, and others, for the hospitable entertainment accorded the General Assembly on their visit to Athens.

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. Newton of Colquitt—

A bill to incorporate the village of Obe into the town of Norman, and for other purposes.

Referred to Committee on Counties and County Matters.

By Messrs. Steed and Hixon of Carroll—

A bill to extend the corporate limits of the city of Carrollton.

Referred to Committee on Corporations.

By Mr. Fields of Dooly—

A bill to make it unlawful for any landlord to discharge a farm laborer without good cause, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Howard of Baldwin—

A bill to amend an Act to create the charter of Milledgeville, and for other purposes.

Referred to Committee on Corporations.
By Mr. Davison of Greene—

A bill to amend an Act creating county courts so far as the same relates to the county of Greene.

Referred to General Judiciary Committee.

By Mr. Blackburn of Fulton (by request)—

A bill to amend section 97, volume 1 of the Code of 1895, and for other purposes.

Referred to General Judiciary Committee.

By Messrs. McHenry, Knowles and Ennis of Floyd—

A bill to require all prison-made goods to be labeled "prison-made goods," and for other purposes.

Referred to General Judiciary Committee.

By Mr. Ennis of Floyd—

A resolution for the relief of V T. Sanford, former tax-collector of Floyd county.

Referred to General Judiciary Committee—

By Messrs. Hawes of Elbert, and Stovall of Chatham—

A bill to provide for the preservation of the Confederate, Revolutionary and Colonial Records of Georgia.

Referred to Committee on Appropriations.

By Mr. Stanford of Harris—

A bill to establish the city court of Hamilton, Georgia, and for other purposes.
By Mr. Kent of Johnson—

A bill to create a board of commissioners of roads and revenues for Johnson county.

Referred to Committee on Counties and County Matters.

By Mr. Thompson of Hall—

A bill to amend the election laws of Georgia, and for other purposes.

Referred to Committee on Privileges and Elections.

By Mr. Kent of Johnson—

A bill to require judges of the superior courts to hold quarterly sessions, and for other purposes.

Referred to General Judiciary Committee.

By Messrs. Shannon and Walker of Monroe—

A bill to provide for a board of commissioner of roads and revenues for the county of Walker, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Walker of Monroe—

A bill to provide for payment of costs of officers of the courts, including justices and constables, in certain counties, and for other purposes.

Referred to Committee on Counties and County Matters.
By Mr. Rainey of Terrell—

A bill to amend an Act to incorporate the town of Sasser, in Terrell county, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Booth of Walton—

A bill to prescribe the qualifications of jurors in the superior courts of Georgia, and for other purposes.

Referred to Special Judiciary Committee.

By Messrs. Alexander and Grenade of Wilkes—

A bill providing for the protection of owners or keepers of horses, etc., and for other purposes.

Referred to General Judiciary Committee.

By Mr. Glenn of Whitfield—

A bill to abolish the death penalty in this State in all cases except rape, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Underwood of White—

A bill to amend section 114, volume 3 of the Code, relative to the abandonment of a child by the father, and for other purposes.

Referred to Special Judiciary Committee.

By unanimous consent, the following bill was withdrawn from the committee, read the second time and re-referred, to wit:
By Mr. Franklin of Washington—

A bill to amend section 107 of the Code of 1895, and for other purposes.

By unanimous consent, Mr. McHenry of Floyd, was allowed to withdraw House bill No. 69.

At the request of Mr. Steed of Carroll, House bill No. 27 was withdrawn from the Committee on Railroads, and referred to Committee on General Judiciary.

Leave of absence was granted Messrs. Maples of Mitchell, Dunbar, Evans, Newton, Holder, Spence, Hall.

On motion of Mr. Steed of Taylor, the House adjourned until 10 o'clock tomorrow morning.

Atlanta, Georgia,

Tuesday, November 4, 1902.

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, Arnold, Bell of Emanuel,  
Akin, Ayres, Bell of Milton,  
Alexander, Baldwin, Blackburn,  
Alford, Beall, Booth,  
Almond, Beauchamp, Bowen,
| Boykin,   | Hall,       | McBride,       |
| Brinson,  | Hardeman,   | McCurry,       |
| Brock,    | Harden,     | McElmurray,    |
| Brown,    | Hawes,      | McHenry,       |
| Bruce,    | Hayes,      | McLain,        |
| Buchan,   | Hendry,     | McRae,         |
| Buchannon,| Henry,      | Nisbet,        |
| Burton,   | Hicks,      | Owen,          |
| Bush,     | Hixon of Carroll, | O'Quinn, |
| Butts,    | Hixon of Sumter, | Parker, |
| Calvin,   | Holder,     | Pate of Dooly, |
| Candler,  | Houston,    | Pate of Gwinnett, |
| Cann,     | Howard of Baldwin, | Paulk of Coffee, |
| Carr,     | Howard of Laurens, | Paulk of Irvin, |
| Carrington, | Howell,      | Peyton,        |
| Carswell, | Hutcheson,  | Phillips or Quitman, |
| Conner,   | Johnson of Baker, | Preston, |
| Cook,     | Johnson of Clinch, | Proctor, |
| Cromartie,| Jones of Dougherty, | Rainey, |
| Crumbly,  | Jones of Pickens, | Rankin, |
| Davis,    | Kelly,      | Rawls,         |
| Davis,    | Kent,       | Reid,          |
| Davison,  | Kilburn,    | Rice,          |
| Derrick,  | Knight,     | Richardson,    |
| Dozier,   | Knowles,    | Ridley,        |
| Duckett,  | Lane,       | Rogers of Hall, |
| Duggan,   | Lanier,     | Rogers of McIntosh, |
| Dunbar,   | Lawrence,   | Roper,         |
| English,  | Little,     | Rountree,      |
| Ennis,    | Lowe,       | Sanders,       |
| Evans,    | Mann,       | Shackelford,   |
| Felder,   | Maples,     | Shannon,       |
| Fields,   | Martin,     | Singletary,    |
| Flynt,    | Mayson,     | Slaton,        |
| Foster of Oconee, | Miller of Baker, | Spence, |
| Foster of Towns, | Miller of Muscogee, | Stanford, |
| Franklin, | Mills,      | Steed of Carroll, |
| Gaulden,  | Mitcham,    | Steed of Taylor, |
| George,   | Mitchell,   | Stewart,       |
| Glenn,    | Mizell,     | Stovall,       |
| Grenade,  | Morton,     | Strickland,    |
| Grice,    | Moses,      | Thompson,      |
| Griffin,  | Mulherin,   | Thurman,       |
Those absent were Messrs.—

Cliatt, Deal, Edwards, Flanigan, Russell,

Johnson of Crawford, Phillips of Jefferson, Kendrick, Newton, Overstreet,

On motion of Mr. Franklin of Washington, the reading of the Journal of yesterday's proceedings was dispensed with.

By unanimous consent Mr. McHenry of Floyd, was allowed to withdraw House bill No. 67 from Special Judiciary Committee and refer the same to the Committee on General Judiciary.

Mr. Kelly of Glascock, was given unanimous consent to withdraw House bill No. 11 from Committee on Privileges and Elections, and refer the same to the Special Judiciary Committee.

Unanimous consent was given Mr. Davidson of Greene, to withdraw House bill No. 17 from the Special Judiciary Committee and refer the same to the General Judiciary Committee.

Mr. Owen, chairman of the Committee on Halls and Rooms, submitted the following report:
Mr. Speaker:

Your Committee on Halls and Rooms have made their examination of the committee rooms, and, through me, as their chairman, beg leave to make the following assignments, to wit:

The rooms to be occupied by the

General Judiciary Committee . Rooms 31 and 32
Appropriations Committee . Room 16
Penitentiary Committee . Rooms 24 and 25
General and Special Agricultural Committee . Room 21
Ways and Means Committee . Room 17
Special Judiciary Committee . Room 33
Railroads Committee . Room 33
State of the Republic Committee . Room 33
Internal Improvements Committee . Room 33
Committee on Banks . Room 26
Committee on Labor and Labor Statistics . Room 26
Committee on Enrollment . Room 26
Committee on Journals . Room 26
Committee on Corporations . Room 23
Committee on Privileges and Elections . Room 23
Committee on Manufactures . Room 23
Committee on Military Affairs . Room 23
Committee on Georgia School for Deaf . Room 23
Committee on Public Printing . Room 23
Committee on Immigration . Room 23
Committee on Counties and County Matters . Room 34
Committee on Constitutional Amendments . Room 34
Committee on Temperance . Room 34
Committee on Hygiene and Sanitation . Room 34
Committee on Public Library . Room 34
Respectfully submitted.

E. M. Owen, Chairman.

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. Glenn of Whitfield—

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

Referred to Committee on Corporations.

By Mr. Hixon of Sumter—

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

Referred to Committee on Corporations.

By Mr. Calvin of Richmond—

A bill to amend section 887, volume 1 of the Code, relative to tax fl. fas., and for other purposes.
Referred to Committee on Ways and Means.

By Mr. Ayres of Polk—

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

Referred to Committee on Corporations.

By Mr. Owen of Pike—

A bill to amend section 882, volume 1 of the Code, relative to State depositories, and for other purposes.

Referred to Committee on Banks.

By Mr. Davis of Meriwether—

A bill to make appropriation for the support of the State government; to pay the interest on the public debt, etc., and for other purposes.

Referred to the Committee on Appropriations.

By Mr. Kent of Johnson—

A bill to regulate the sale of pistols in this State, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Kent of Johnson—

A bill to amend section 2754 of the Code of 1895, and for other purposes.

Referred to General Judiciary Committee.
By Mr. Stanford of Harris—

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

Referred to Committee on Corporations.

By Mr. Stanford of Harris—

A bill to grant parties litigant the right to appeal to special jury in the superior courts, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Davidson of Greene—

A bill to amend an Act to create a board of commissioners for the county of Greene.

Referred to Committee on Corporations.

By Mr. Rankin of Gordon (by request)—

A bill to provide for the examination of the records in the clerks', sheriffs' and ordinaries' offices of this State at any time.

Referred to General Judiciary Committee.

By Mr. Davidson of Greene—

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

Referred to Committee on Counties and County Matters.

By Mr. Rankin of Gordon (by request)—

A bill to require that when land has been sold for failure to return and pay taxes thereon, that suit shall be brought thereon, and for other purposes.
TUESDAY, NOVEMBER 4, 1902.

Referred to Special Judiciary Committee.

By Mr. Slaton of Fulton—

A bill to amend section 3667 of the Code, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Kelly of Glascock—

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

Referred to General Judiciary Committee.

By Mr. Blackburn of Fulton—

A bill to amend an Act to provide a new charter for the town of East Point.

Referred to General Judiciary Committee.

By Mr. Wise of Fayette—

A bill to amend section 1097 of the Criminal Code, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Wise of Fayette—

A bill to pay costs to justices of the peace, constables, etc., in felony cases, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Wise of Fayette—

A bill to repeal an Act which provides for the payment of the insolvent costs of clerk and sheriff of Fayette county.

Referred to Special Judiciary Committee.
By Messrs. Mayson and Candler of DeKalb—

A bill to create a board of commissioners of roads and revenues for the county of DeKalb.

Referred to Committee on Counties and County Matters.

By Messrs. Steed and Hixon of Carroll—

A bill to amend an Act to create a charter for the town of Temple, and for other purposes.

Referred to Committee on Corporations.

By Mr. Cann of Chatham—

A bill to amend an Act to create a prison commission for the State of Georgia, and for other purposes.

Referred to Committee on Penitentiary.

Mr. Felder of Bibb, moved that the order of business be displaced, and that the House proceed to the election of United States Senator, which motion prevailed.

The Clerk, by the direction of the Speaker, then read sections 325 and 326 of the Code of Georgia, in which is embodied the law of the United States for the election of United States Senators.

Hon. J. D. Howard, of the county of Baldwin, placed in nomination Hon. A. S. Clay, of the county of Cobb, which nomination was seconded by Messrs. Mitchell of Thomas, Flint of Spalding, Watson of McDuffie, Lane of Sumter, Slaton of Fulton, and others.

Mr. Glenn of Whitfield, placed in nomination Hon. Walter H. Johnson, of the county of Muscogee, which nomination was seconded by Mr. Rogers of McIntosh.
TUESDAY, NOVEMBER 4, 1902.

There being no other nominations, a ballot *viva voce* was had and the vote was as follows:

Those voting for Mr. Clay were Messrs.—

| Adams,     | Duckett,              | Miller of Bullock, |
| Akin,      | Duggan,               | Mills,             |
| Alexander, | Dunbar,               | Mitchell,          |
| Alford,    | Felder,               | Mizell,            |
| Almond,    | Fields,               | Morton,            |
| Ayres,     | Flynt,                |                  |
| Baldwin,   | Franklin,             | Moses,             |
| Beall,     | George,               | Mulherin,          |
| Beauchamp, | Grenade,              | McBride,           |
| Bell of Emanuel, | Grice,             | McCurry,           |
| Bell of Milton, | Griffin,         | McElmurray,        |
| Blackburn, | Hardeman,             | McHenry,           |
| Booth,     | Hawes,                | McLain,            |
| Bowen,     | Hayes,                | McRae,             |
| Boykin,    | Hendry,               | Nisbet,            |
| Brinson,   | Henry,                | Owen,              |
| Brock,     | Hicks,                | O'Quinn,           |
| Brown,     | Hixon of Carroll,     | Parker,            |
| Bruce,     | Hixon of Sumter,      | Peyton,            |
| Buchan,    | Houston,              | Phillips of Jefferson, |
| Buchannon, | Howard of Baldwin,    | Phillips or Quitman, |
| Burton,    | Howard of Laurens,    | Preston,           |
| Butts,     | Johnson of Clinch,    | Proctor,           |
| Candler,   | Jones of Dougherty,   | Rainey,            |
| Calvin,    | Jones of Pickens,     | Rankin,            |
| Cann,      | Kelly,                | Rawls,             |
| Carr,      | Kendrick,             | Reid,              |
| Carrington,| Kent,                 | Rice,              |
| Carswell,  | Knight,               | Richardson,        |
| Cliatt,    | Knowles,              | Ridley,            |
| Conner,    | Lane,                 | Rogers of Hall,    |
| Cook,      | Lanier,               | Rogers of McIntosh, |
| Cromartie, | Lawrence,             | Roper,             |
| Crumbly,   | Little,               | Rountree,          |
| Daves,     | Lowe,                 | Sanders,           |
| Davis,     | Mann,                 | Shackelford,       |
| Davison,   | Martin,               | Shannon,           |
| Derrick,   | Mayson,               | Singletary,        |
Those voting for Mr. Johnson were Messrs.—

Glenn, Hutcheson,

Those not voting were Messrs.—

Arnold, Bush, Deal, Dozier, Edwards, English, Ennis, Evans, Flanigan, Foster of Oconee, Foster of Towns, Fussell, Gaulden, Hall, Harden, Holder, Howell, Johnson of Baker, Johnson of Crawford, Spence, Kilburn, Maples, Miller of Muscogee, Newton, Overstreet, Pate of Oconee, Pate of Gwinnett, Paulk of Coffee, Paulk of Irwin, Redwine, Tigner, Walker of Pierce, West, Wilson,

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

On counting the votes cast it was found that Mr. Clay had received 137 votes and Mr. Johnson 2 votes. Mr. Clay having received a majority of all of the votes cast, the result of the ballot was ordered to be spread upon the Journal by the Speaker.

The following resolution was read and adopted, to wit:

By Mr. Hawes of Elbert—

A resolution inviting Hon. A. S. Clay to address the
House and Senate in joint session at 12:15 o'clock p.m.,
and that a committee of three be appointed to notify him
of the adoption of this resolution.

On motion of Mr. Slaton of Fulton, the House took a
recess for five minutes.

The House was again called to order by the Speaker.

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

Mr. Speaker:

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

A resolution that the General Assembly attend State
Fair at Valdosta on November 6th, and that November
6th be declared *dies non*.

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

Mr. Speaker:

The Senate has concurred in the following joint resolu­
tion of the House as amended, to wit:

A resolution to invite Rev. Wallace Buttrick, D.D., to
address the General Assembly at 12:15 o'clock, on Novem­
ber 4, 1902.

On motion of Mr. Felder of Bibb, the following joint
resolution was taken up and the Senate amendment con­
curred in, to wit:
By Mr. Fields of Dooly—

A resolution to invite the Rev Wallace Buttrick to address the General Assembly in joint session at 12:15 o’clock, November 4, 1902.

The Senate proposed to amend by changing the hour from 12:15 o’clock to 12 o’clock, which was adopted on motion of Mr. Felder of Bibb.

On motion of Mr. Grice of Pulaski, the House took a recess until 11:55 o’clock a.m.

The hour of 11:55 o’clock having arrived, the House was again called to order by the Speaker.

The Senate then appeared upon the floor of the House and the joint session convened for the purpose of hearing the address of Rev Wallace Buttrick, D.D., was called to order by the Hon. Clark Howell, President of the Senate.

The Secretary then read the joint resolution convening the General Assembly in joint session.

On motion of Mr. Fields of Dooly, a committee of three, consisting of Messrs. Fields of Dooly, Stovall of Chatham, and Senator Ledford of the 40th district, were appointed to escort the Rev Dr. Buttrick to the Speaker’s stand.

After an able and eloquent address by Dr. Buttrick, the joint session was, on motion of Mr. Grice of Pulaski, dissolved, and the Senate retiring, the House was again called to order by the Speaker.

Leave of absence was granted Messrs. Rountree of Thomas, Little of Hancock, McLain of Cobb.

On motion of Mr. Grice of Pulaski, the House then adjourned until 10 o’clock to-morrow morning.
The House met pursuant to adjournment at 10 o'clock a.m. this day; was called to order by the Speaker and opened with prayer by the Chaplain.

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

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<td>Candler</td>
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Jones of Pickens,  McElmurray,  Sanders,
Kelly,  McHenry,  Shackelford,
Kendrick,  McLain,  Shannon,
Kent,  McRae,  Singleton,
Kilburn,  Nisbet,  Slate,
Knight,  Owen,  Spence,
Knowles,  Overstreet,  Steed of Carroll,
Lane,  O'Quinn,  Steed of Taylor,
Lanier,  Parker,  Stewart,
Lawrence,  Pate of Gwinnett,  Stovall,
Little,  Paulk of Irwin,  Strickland,
Lowe,  Peyton,  Thompson,
Mann,  Phillips of Jefferson,  Tracy,
Maples,  Phillips of Quitman,  Underwood,
Martin,  Preston,  Valentine,
Mayson,  Proctor,  Walker of Monroe,
Miller of Bullock,  Rainey,  Walker of Pierce,
Miller of Muscogee,  Rankin,  Warren,
Mills,  Rawls,  Watson,
Mitcham,  Reid,  Welch,
Mitchell,  Rice,  Wellborn,
Mizell,  Richardson,  Whaley,
Morton,  Ridley,  Wilson,
Moses,  Rogers of Hall,  Wise,
Mulherin,  Rogers of McIntosh,  Womble,
McBride,  Roper,  Yates,
McCurry,  Rountree,  Mr. Speaker.

Those absent were Messrs.—
Deal,  Paulk of Coffee,  Tigner,
Gaulden,  Redwine,  West,
Newton,  Stanford,  Wooten,
Pate of Dooly,  Thurman,
day it stand adjourned until Monday morning, and that the intervening days, Thursday, Friday and Saturday, be declared *dies non*.

The resolution was lost.

By unanimous consent the following bill was withdrawn from the Committee on Appropriations, read the second time and re-referred, to wit:

By Mr. Davis of Meriwether—

A bill to make appropriation for the ordinary expenses of the executive, legislative and judicial departments of the State government, and for other purposes.

Mr. Houston of Fulton, moved that House bill No. 37 be withdrawn from the Committee on Labor and Labor Statistics and referred to the Committee on Education, which motion prevailed.

Mr. Houston then arose in his seat and stated that he wished to resign his position as chairman of the Committee on Labor and Labor Statistics, and declined to further serve on that committee. The Speaker accepted his resignation and appointed as chairman of said committee Mr. Kilburn of Bibb, who was vice-chairman. Mr. Kilburn also declined to serve as chairman, and asked to be relieved from service on the committee, which request was granted. The Speaker then appointed as chairman Mr. Miller of Muscogee, and Mr. Mulherin of Richmond was appointed vice-chairman. The Speaker appointed Messrs. Houston and Kilburn members of the Committee on Mines and Mining.

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

The Committee on Counties and County Matters have had under consideration the following bills of the House, and recommend that same do pass:

By Mr. Felder of Bibb——

A bill to authorize the commissioners of roads and revenues of Bibb county to contribute towards maintenance, etc., of hospital operated by Macon Hospital Association.

By Messrs. Walker and Shannon of Monroe——

A bill to repeal Act creating a board of commissioners of roads and revenues.

By Mr. Kent of Johnson——

A bill to create a board of commissioners of roads and revenues of Johnson county, etc.

Respectfully submitted.

JNO. R. SHANNON, Chairman.

Mr. Reid, chairman of the Committee on Ways and Means, submitted the following report:

Mr. Speaker:

Your Committee on Ways and Means have had under consideration House bill No. 140, being “An Act to amend section 887, volume 1 of the Code of 1895,” which section provides that tax 4.1 cent. shall bear interest, by striking from the fifth line of said section the word “seven,” and substituting in lieu thereof the word “four,” and for other
purposes. They instruct me, as their chairman, to report the same back with the recommendation that it do not pass.

C. S. Reid, Chairman.

Mr. Akin, 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, and recommend that same do pass as amended:

By Mr. Candler of DeKalb—

A bill to amend paragraph 2, section 2 of the Constitution of the State, and for other purposes.

Respectfully submitted.

John W Akin, Chairman.

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. Felder of Bibb—

A bill to provide for the dissolution of corporations by the superior courts in certain instances on petition of stockholders, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Reid of Campbell—

A bill to levy and collect a tax for the support of the State government, and for other purposes.
Referred to Committee on Ways and Means.

By Messrs. Mayson and Candler of DeKalb—

A bill to incorporate Diamond school district, in the county of DeKalb.

Referred to Committee on Education.

By Mr. Cliatt of Columbia—

A bill to create a board of commissioners of roads and revenues for the county of Columbia.

Referred to Committee on Counties and County Matters.

By Mr. Fields of Dooly—

A resolution to pay the pension due McD. Felder to his widow.

Referred to Committee on Pensions.

By Mr. Wilson of Clay—

A bill to make certain persons incompetent as witnesses in the courts of Georgia, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Slaton of Fulton—

A bill to amend section 670 of the Penal Code, which provides punishment for cheating, etc., and for other purposes.

Referred to General Judiciary Committee.
By Mr. Butts of Glynn—

A bill to amend section 587 of the Penal Code, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Butts of Glynn—

A bill to amend section 573 of the Penal Code, and for other purposes.

Referred to Special Judiciary Committee.

By Messrs. Butts of Glenn and Proctor of Camden—

A bill to regulate and control the taking of fish and oysters in the waters of this State.

Referred to Special Judiciary Committee.

By Mr. Stanford of Harris—

A bill to establish a dispensary in the city of Hamilton, and for other purposes.

Referred to Committee on Temperance.

By Mr. Rankin of Gordon—

A bill to aid in the support of indigent orphans in the orphans’ homes of Georgia.

Referred to Committee on Appropriations.

By Mr. Kent of Johnson—

A bill to establish a dispensary in the city of Wrightsville.
Referred to Committee on Counties and County Matters.

By Mr. Grice of Pulaski—

A bill to provide that usury shall not void a deed made to secure a debt, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Calvin of Richmond—

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

Referred to Committee on Counties and County Matters.

By Mr. Kendrick of Taliaferro—

A bill to authorize the holding of justice courts at more than one place in certain militia districts, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Glenn of Whitfield—

A bill to make the charging of more than 25 per cent. a misdemeanor, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Thurman of Walker—

A bill to amend an Act in reference to the road laws of Georgia, providing for the payment of a commutation tax, and for other purposes.

Referred to Special Judiciary Committee.
By Mr. Carswell of Wilkinson—

A bill to create a board of commissioners; to make a roster of Georgia soldiers, sailors and marines, and for other purposes.

Referred to Committee on Pensions.

By Mr. Preston of Jasper—

A resolution to pay Mrs. Martha L. Hattaway a pension of $60.00.

Referred to Committee on Appropriations.

By Mr. Carswell of Wilkinson—

A bill to provide for the appointment of official pension examiners for the State, and for other purposes.

Referred to Committee on Pensions.

By Messrs. Slaton, Houston and Blackburn of Fulton—

A bill to make an appropriation to the trustees of the State University for the use of the State Technological School, and for other purposes.

Referred to Committee on Appropriations.

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

By Mr. Candler of DeKalb—

A bill to amend paragraph 2, section 11, article 7 of the Constitution, and for other purposes.

By Mr. Sanders of Heard—

A bill to amend section 982 of the Code, and for other purposes.
The above bill was read the second time and recommitted.

By Mr. Felder of Bibb—

A bill to authorize the commissioners of roads and revenues of Bibb county to contribute to the support of certain hospitals.

By Messrs. Walker and Shannon of Monroe—

A bill to repeal an Act to create a board of commissioners of roads and revenues for Monroe county.

By Mr. Kent of Johnson—

A bill to create a board of commissioners of roads and revenues for Johnson county.

The following resolution was read and adopted, to wit:

By Mr. Franklin of Washington—

A resolution inviting Miss Mildred Rutherford, of Athens, to address the General Assembly.

On motion of Mr. Felder of Bibb, the House took a recess until 11:55 o'clock.

The House was again called to order by the Speaker.

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

Mr. Speaker:

The Senate has adopted the following joint resolution, in which the concurrence of the House is asked, to wit:
A resolution inviting Hon. James Wilson, Secretary of Agriculture, and Dr. H. W. Wiley, Chief of Bureau of Chemistry, in the Department of Agriculture, to address the General Assembly.

The hour of 12 o'clock having arrived, the Senate appeared upon the floor of the House, and the joint session convened for the double purpose of consolidating the vote of the Senate and House for the election of United States Senator, and of hearing the address of Hon. A. S. Clay, was called to order by Hon. Clark Howell, President of the Senate.

By direction of the President, the Secretary of the Senate then read the proceedings of the Senate from Tuesday's Senate Journal, appertaining to the election of United States Senator, and the Clerk of the House read the proceedings from the House Journal of Tuesday's session in regard to the same question.

The Journals of the House and Senate having shown that the Hon. A. S. Clay received a majority of all of the votes cast, he was declared by the President of the Senate, duly elected United States Senator from the State of Georgia, for the ensuing term of six years.

On motion of Mr. Davis of the 17th district, a committee of three were appointed to escort Senator Clay to the Speaker's stand, and the President appointed as said committee Senator Davis, Mr. Hawes, Mr. Steed of Taylor.

After an able and eloquent address by Senator Clay, on motion of Mr. Davis of the 17th district, the joint session was dissolved, and the Senate retiring, the House was again called to order by the Speaker.
Leave of absence was granted to Messrs. Steed of Taylor, Womble, Fields of Dooly, Richardson, Hicks, Shannon, Hendry, Paulk of Irwin, Paulk of Coffee, Jones of Pickens, Butts, Stovall, Quinn, Lane of Sumter, Alexander, Grice, Duggan, Bowen, Phillips of Quitman, Phillips of Jefferson, Cliatt, Wooten, Parker, Henry.

On motion of Mr. Mitchell of Thomas, the House adjourned until Friday morning at 10 o'clock.

Atlanta, Georgia,
Friday, November 7, 1902.

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, Akin, Alexander, Alford, Almond, Arnold, Ayres, Baldwin, Beall, Beauchamp, Bell of Emanuel, Bell of Milton, Blackburn, Booth, Bowen, Boykin, Brinson, Brock, Brown, Bruce, Buchan, Buchannon, Burton, Bush, Butts, Candler, Cann, Carr, Carrington, Carswell,
Mr. Speaker.

Cook,      Howell,      Proctor,
Cromartie, Hutcheson,    Rainey,
Crumbly,  Johnson of Clinch,    Rankin,
Deal,     Johnson of Crawford,Rawls,
Daves,    Jones of Dougherty,    Redwine,
Davis,    Kelly,         Reid,
Davison,  Kendrick,    Rice,
Deal,     Kent,          Ridley,
Derrick,  Kilburn,      Rogers of Hall,
Dozier,   Knight,        Rogers of McIntosh,
Duckett,  Knowles,      Roper,
Duggan,   Lane,          Rountree,
Dunbar,   Lanier,        Sanders,
English,  Lawrence,     Shackelford,
Ennis,    Little,        Shannon,
Evans,    Lowe,          Singletary,
Felder,   Mann,          Slaton,
Fields,   Maples,        Spence,
Flanigan, Martin,       Stanford,
Flynt,    Mayson,        Steed of Carroll,
Foster of Oconee, Miller of Bullock,    Steed of Taylor,
Franklin, Miller of Muscogee,
Fussell,  Mills,         Stewart,
Gaulden,  Mitcham,      Stovall,
George,   Mitchell,     Strickland,
Glenn,    Mizell,        Thompson,
Grenade,  Moses,        Thurman,
Grice,    Mulherin,     Tracy,
Griffin,  McBride,      Underwood,
Hall,     McCurry,      Valentine,
Hardeman, McElmurray,   Walker of Monroe,
Harden,  McHenry,      Walker of Pierce,
Hawes,    McLain,       Warren,
Hayes,    Newton,       Watson,
Henry,    Nisbet,       Wellborn,
Hicks,    Owen,         West,
Hixon of Carroll, O'Quinn,  Whitley,
Hixon of Sumter, Pate of Gwinnett, Wilson,
Holder,   Peyton,       Wise,
Houston,  Preston,     Womble,
Howard of Baldwin,      Yates,
Howard of Laurens,
Those absent were Messrs.—

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On motion of Mr. Kelly of Glascock, the reading of the Journal of Thursday's proceedings was dispensed with.

Mr. Akin of Bartow, asked the unanimous consent of the House that House bill No. 8 be made the special order for Tuesday immediately after the confirmation of the Journal.

Mr. Hall of Bibb objected.

The following resolution was read and referred to Committee on Rules, to wit:

By Mr. Akin of Bartow—

Resolved by the House, That House bill No. 8 be made the special order for Tuesday immediately after the confirmation of the Journal.

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

By Mr. Kelly of Glascock—

complimentary Pullman sleepers, and the Elks Club, and citizens of the city of Valdosta, for courtesies extended the General Assembly.

The roll of counties was called and the following bill was introduced, read the first time and referred to the Committee on Temperance, to wit:

By Mr. Bush of Miller—

A bill to establish and maintain a dispensary in the town of Colquitt, and for other purposes.

On motion of Mr. Hall of Bibb, 200 copies of House bill No. 8 were ordered printed for the use of the House.

On motion of Mr. Akin of Bartow, House bill No. 8, which is a bill to amend paragraph 2, section 11, article 7 of the Constitution, was tabled.

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

By Mr. Felder of Bibb—

A bill to authorize the commissioners of roads and revenues of Bibb county to contribute to the support of the Macon Hospital Association, and for other purposes.

Mr. Felder proposed to amend by striking "$2,500," wherever it occurs in the bill, and insert in lieu thereof "$1,200," which was adopted.

The report of the committee was then agreed to as amended.
On passage of the bill the ayes were 102, nays 0.

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

By Messrs. Walker and Shannon of Monroe—

A bill to repeal an Act to create a board of commissioners of roads and public buildings for the county of Monroe, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 101, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Kent of Johnson—

A bill to create a board of commissioners of roads and revenues for the county of Johnson, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 102, nays 0.

The bill having received the requisite constitutional majority was passed.

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

By Mr. Perry of the 33d district—

A resolution inviting Hon. James Wilson, Secretary of Agriculture, and Dr. H. W. Wiley, Chief of Bureau of
Chemistry, in the Department of Agriculture, to address
the General Assembly.

The following resolution was read and adopted, to wit:
By Mr. Booth of Walton—

A resolution thanking Hon. J. M. Slaton and his wife
for the hospitality tendered the General Assembly at the
barbecue on the afternoon of November 5th.

The Speaker announced the following Committee on
Finance: Messrs. Hayes and Mulherin.

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

By Mr. Hall of Bibb—

A bill to repeal section 5331 of the Code and restore the
right of trial by jury, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Hall of Bibb—

A bill to amend section 4334 of the Code, and for other
purposes.

Referred to General Judiciary Committee.

By Mr. Hall of Bibb—

A bill to provide for the assessment of the property of
corporations which are required to make returns to the
Comptroller-General, and for other purposes.

Engrossed.
By Mr. Hall of Bibb—

A bill to repeal sections 807 and 808 of the Code, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Rainey of Terrell—

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

Referred to Special Judiciary Committee.

By Mr. Buchannon of Early—

A bill to amend an Act to incorporate the town of Blakeley, and for other purposes.

Referred to Committee on Corporations.

By Mr. Knight of Berrien—

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

Referred to Committee on Corporations.

By Mr. Knight of Berrien—

A bill to establish the district court of the city of Tifton, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Underwood of White—

A resolution authorizing the Governor to purchase a certain number of copies of the Georgia Justice, and for other purposes.
FRIDAY, NOVEMBER 7, 1902.

Referred to Special Judiciary Committee.

By Messrs. Johnson of Clinch and Singletary of Thomas—

A bill to regulate the carrying of pistols, brass knucks, and for other purposes.

Referred to General Judiciary Committee.

Leave of absence was granted Messrs. Brown of Houston, Overstreet, Walker of Monroe, Howard of Baldwin, Kendrick of Taliaferro, Kelly, Steed of Carroll, Howell of Meriwether, Alford, Harden of Chatham.

Mr. Kelly of Glascock moved that the House adjourn.

Mr. Harden of Chatham moved as a substitute that the House adjourn until Monday morning, which motion was lost.

Mr. Kelly’s motion was then put to the House and carried, and the Speaker announced the House adjourned until 10 o’clock to-morrow morning.
Atlanta, Georgia,

Saturday, November 8, 1902.

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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SATURDAY, NOVEMBER 8, 1902.


Those absent were Messrs.—


On motion of Mr. Franklin of Washington, the reading of the Journal was dispensed with.

Hon. Byron Bower, member-elect from the county of Decatur, came forward and was sworn in as a member of the House of Representatives. The oath of office was ad-
On motion of Mr. Hall of Bibb, 200 copies of House bill No. 100, and 300 copies of House bill No. 186, were ordered printed for the use of the House.

Mr. Knight of Berrien, was granted unanimous consent to withdraw House resolution No. 23.

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 cede to the United States certain lands in Walker and Catoosa counties for park purposes.

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

Mr. Speaker:

Your 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 establish the city court of McRae, in and for the county of Telfair, and for other purposes.

A bill to amend Act incorporating the city of Rome, and to amend Act repealing the charter of South Rome, and for other purposes.
A bill to change the time of holding the fall term of the superior court of McIntosh county, in the Atlantic Circuit, and for other purposes.

A bill to amend section 2145 of the Code of 1895, so as to better fix the venue of suits against insurance companies.

A bill to amend section 151 of volume 3 of the Code of 1895, by adding at the end of said section the following words, to wit: "Or the sudden snatching, taking, or carrying away any money, goods, chattels, or anything of value from the owner or person in possession or control thereof," and for other purposes.

A bill to repeal the Act approved December 20, 1892, creating the office of special agent of the W & A. Railroad, and for other purposes.

Also, the following bill, with the recommendation that it pass as amended, to wit:

A bill to prohibit any railroad, express, telegraph or telephone companies doing business in this State sending to any public officer in this State any gift or grant of any character whatsoever, and for other purposes.

Also, the following bills with the recommendation that they do pass by substitute, to wit:

A bill to amend section 739 of the Code of Georgia, relative to the competency of aldermen and councilmen to hold other municipal office during the term for which they were chosen.

A bill to amend the charter of the city of Atlanta, and for other purposes.
Also, the following bill, with the recommendation that it do not pass, to wit:

A bill to provide for the payment to the officers of the superior court, including justices of the peace and constables, who render services in such cases, their costs in all felony cases tried therein out of the hire of such convicts, and for other purposes.

Respectfully submitted.

JOHN M. SLATON, Chairman.

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

Mr. Speaker:

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

A bill to amend the charter of the town of Bronwood.

A bill to repeal an Act to pay certain insolvent costs to the clerk and sheriff of Fayette county.

A bill to amend an Act to incorporate the town of Sasser.

A bill to incorporate the Tennille school district.

A bill to establish a county court for Wilkes county.

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

A bill to abolish the county court of Screven county.
A bill to provide compensation for sheriffs and bailiffs of superior courts in certain counties.

Respectfully submitted.

J. J. Flýnt, Chairman.

Mr. Mitcham, vice-chairman Committee on Counties and County Matters, submitted the following report:

Mr. Speaker:

The Committee on Counties and County Matters have had under consideration the following House bills, and recommend that the same do pass:

By Mr. Fussell of Chattahoochee—

A bill to amend section 610 of volume 1, Code 1895; to provide for equitable proportion of expense to fall on each of counties connected by bridge crossing county line, and for other purposes, approved December 17, 1901.

By Messrs. Shannon and Walker of Monroe—

A bill to provide for a board of commissioners of roads and revenues for the county of Monroe; to provide for their election, and for other purposes.

By Mr. Kent of Johnson—

A bill to provide for the establishment and maintenance of a dispensary in the city of Wrightsville and town of Kite, Johnson county, Georgia, for the sale of spirituous, vinous, malt and other intoxicating liquors, after submitting the question to the qualified voters of Johnson county; to prescribe rules, regulations for said dispensaries, and for other purposes.

A. B. Mitcham, Vice-Chairman.
Mr. Davis, chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

The Committee on Appropriations have had under consideration the following bill of the House, and recommend that the same do not pass:

By Mr. Carswell of Wilkinson—

A bill to refund a part of specific taxes to E. J. McGehee, and for other purposes.

Respectfully submitted.

C. L. Davis, Chairman.

Mr. Hawes, chairman of the Committee on Pensions, submitted the following report:

Mr. Speaker:

The Committee on Pensions have had under consideration the following bill of the House and instruct me, as their chairman, to report the same back with the recommendation that it do pass:

A bill to create board of commissioners; to make roster of soldiers and sailors.

Respectfully submitted.

P. C. Hawes, Chairman.

Mr. Morris, chairman ex officio of the Committee on Rules, submitted the following report:
Mr. Speaker:

Your Committee on Rules have had under consideration House resolution No. 42, making House bill No. 8 the special order for next Tuesday, November 11th, immediately after confirmation of the Journal, and recommend that the same do pass.

N. A. Morris, Chairman.

By Mr. Akin of Bartow—

Resolved, That House bill No. 8 be made the special order immediately after confirmation of the Journal, for Tuesday morning, November 11th.

On motion of Mr. Akin of Bartow, the foregoing report of the Committee on Rules was adopted.

The Speaker appointed Mr. Bower as a member of the following committees: Appropriations, General Judiciary, Railroads, Penitentiary, Education, W & A. R. R.

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

By Mr. George of Morgan—

A bill to make it a misdemeanor for a person seeking employment from another, or to rent lands from another, etc., to make false statements, and for other purposes.

Referred to Committee on General Agriculture.

By Mr. Slaton of Fulton—

A bill to amend an Act providing for the insurance of public buildings and library, and for other purposes.
Referred to Committee on Appropriations.

By Mr. Slaton of Fulton—

A bill to amend the Constitution of the State of Georgia, so as to provide for a court of appeals, and for other purposes.

Referred to Committee on Constitutional Amendments.

By Mr. Slaton of Fulton—

A bill to amend section 5113 of the Code, so as to allow executions to be amended by the clerk of the court from which the same are issued, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Flynt of Spalding—

A bill to amend an Act to provide for the employment of inspectors of roads and bridges for certain counties, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Davis of Meriwether—

A bill to appropriate $1,000: to provide additional files for the Supreme Court, and for other purposes.

Referred to Committee on Appropriations.

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.
On motion of Mr. Reid of Campbell, the Governor's message was taken up and read.

MESSAGE.

To the General Assembly of Georgia:

The body of our laws represents to an unusual degree the matured wish of the people of Georgia, and, in entering upon the discharge of your legislative duties, you are not confronted with demands for many or radical changes. Annual sessions of the Legislature have made it easy to enact new statutes as well as to amend or repeal old ones, so as to supply omissions or cure defects disclosed by experience, and in consequence, we have a system just, simple, and in every way suited to the genius and spirit of our people.

But there are a few special subjects to which I desire to call your attention. Their inherent importance will gain for them your careful deliberation; and the fact that the people in the last election, in distinct and unmistakable terms, expressed their wish in reference thereto, will tend to remove many questions as to what should be done, and leave your task largely that of determining how the desired end is to be accomplished.

LIMITATION OF TAX RATE.

First in importance is that of limiting the rate of taxation. The Constitution of 1877 was framed in accordance with the elemental principles of a republican form of government, and aimed at an economical administration of the affairs of State. It contemplated the payment of the necessary expenses of the legislative, executive and judicial
departments; the payment of the public debt; a proper pension for those entitled thereto; the support of the Public Schools, and the protection of the State in time of war. It prohibited appropriations or taxation for other purposes. It recognized that there would be many claims on the public treasury, and that many of them might be for good and worthy purposes. But, in view of the financial conditions surrounding the State, it drew the line, and fixed definitely the purposes for which the people's money might be spent, intending to secure them for all time against the burdens of excessive taxation. But, so long as there is no limit to the amount which may be spent on the objects named in the Constitution, there is no limit to the amount which may be raised by taxation. In order perfectly to secure the end designed by the Convention, and demanded by the people in the last election, there must be a limit on the annual tax rate, and I therefore suggest that this General Assembly submit a Constitutional Amendment limiting the tax rate to five mills, exclusive of the Sinking Fund and what may be needed for the protection of the State in time of insurrection or war.

TAXATION OF FRANCHISES.

Closely allied to a limitation on the rate of taxation is the duty of providing a method by which all property shall be made to bear its fair share of the public burden. With a few exceptions, the Constitution provides that all property shall be taxed. In the main, this provision is carried into effect—though no system has ever been devised which is perfect in its application, and, in spite of the most carefully drafted tax Acts, there are unavoidable omissions and a want of that perfect equality and uniformity towards which the law-making power constantly aims. But there is a class of franchises held by certain quasi-public corporations which,
though valuable in themselves and adding value to the capital stock, have, in the past, escaped taxation because of a want of a provision in the Statutes requiring these franchises to be returned or assessed. Being property, these franchises are as subject to taxation as any other property under the Constitution, and, in view of the fact that they generally represent privileges which are more or less exclusive and which have been given to the corporations without money and without price, there is a peculiar justice in subjecting them to the tax laws. It will be for you to determine how the taxable value of these franchises is to be estimated though I venture to suggest that there is no need for any great change in the present machinery of the tax law. It will probably be sufficient to amend Section 767 Volume 1. of the Code so as to include all franchises, whether of resident or non-resident corporations doing business in this State, which add value to the capital stock or to the tangible property of the corporation. A further amendment to Sections 780 and 803 of the Code may be necessary so as to require officers making returns for a corporation to state "the value of the corporate franchise exclusive of its other corporate property." The simplicity of this method will commend itself. It will probably avoid many questions which would otherwise arise from the enactment of new statutes containing untried and untested methods. It will provide an easy and practical means of determining what the franchise is worth, for, if there is any disagreement as to such value, it can be settled by arbitration, as all other differences of a like nature between the tax-payer and the Comptroller, or the tax-payer and Tax Receiver are now settled.

**SALARY OF TEACHERS.**

In practice, the school year and fiscal year do not coincide. The teachers for work done this year must be paid
out of taxes to be collected next December and January. This has caused a serious disturbance in the State's finances and been the occasion of great hardship to the teachers and detriment to the schools. I suggest that the $122,078 now in the Treasury to the credit of the Public Property Fund be appropriated to the payment of interest on the public debt, and that a like sum already collected by taxation for paying interest be now applied to the payment of teachers' salaries. This will enable the General Assembly, by economy in appropriations, to pay the teachers monthly in accordance with their contracts during 1903, and during future years, by providing a permanent loan fund of $500,000 to be transferred to the School Fund in the spring and repaid when the taxes are collected. This fund can and should be created from the money in the Treasury collected for the payment of interest, and not so used on account of the appropriation of the Public Property Fund for that purpose, and from the overplus raised by the levy of two and one-tenth mills for the years 1901 and 1902 for educational purposes, as provided by the last General Tax Act.

COMMON SCHOOLS.

In considering the interest of the teachers, we must not be blind to the claims of the children. Georgia was the first in the Union, and probably the first in the world, to incorporate in its organic law a provision for public schools, for in 1777, in its first Constitution, it declared that "schools shall be erected in each county and supported at the general expense of the State." Since that date, we have been dealing with this supreme problem. The public wish has always been ahead of the public ability. The evils of illiteracy are recognized, but the expense of the cure is beyond our purse. In proportion to our taxable values, we may well challenge comparison with others,
who, apparently, do more. Still, with an adequate sum, it behooves us to make the most of our resources and to increase them wherever the people of a particular locality are willing to add to the School Fund. It often happens that while a county is unable to supplement the School Fund by taxation, those living in a particular militia district are willing to add to the State Fund so as to lengthen the school term, and they should be permitted to do so.

It takes four things to make a school—teachers, pupils, books and schoolhouses. We have teachers and books, and pupils we have in abundance, but of schoolhouses in the country districts there is woeful want. Proper and comfortable houses will add greatly to the efficiency of our common schools. While it is impossible at the present time to build them from general taxation, yet there are many communities in which they could be provided without expense to the State at large. The present law authorizes the school trustees to purchase necessary buildings, but the amount of the school fund has been inadequate to enable those in the country districts to take advantage of the Act. And where the local community is willing to raise the necessary funds, there is no provision of law by which a militia district or school district is authorized to tax itself for such purposes. Ordinarily, the unit in our State government is the county, and the general law now of force only contemplates city or county taxation, but authority ought to be given to a militia district or a school district to collect a local tax for school and schoolhouse purposes, wherever the taxpayers so desire, and I therefore, recommend legislation—including a constitutional amendment, if that be necessary—providing that upon the request of two-thirds of the taxpayers in any militia district or school district, a reasonable tax may be imposed upon the property therein, the proceeds of which shall be applied by the school trustees to educational purposes, or to the purchase of land and
the erection of school buildings in that particular district.

The success of any educational system largely depends upon the teachers. Unless they are capable and efficient, it is impossible to train the children of the coming generation. Many of the young men and young women of the State are patriotically and faithfully endeavoring to fit themselves for that high calling, and the Normal School at Athens and the Girls' Normal School at Milledgeville have been of great assistance in this important work—a work which inures immediately and directly to the benefit of the public. Both of these institutions deserve the most generous support of the State for their valuable services.

EXEMPTION OF COLLEGE ENDOWMENTS.

Not only the common schools but every other instrumentality which aids in the education and training of the youth merits your careful and serious attention. Our colleges are brought into active competition with foreign institutions splendidly equipped and endowed with millions, and all our higher institutions of learning are unselfishly engaged in performing a public service to the State with no purpose of trade or gain. It is but a slight recognition of what they have done in the past and of the splendid work they are now doing, that their endowment should be exempt from taxation, where the fund is not so invested as to come into actual competition with the business and commercial interests of other citizens. Such a course will not only be a return to the practice prior to 1877, but owing to the material reduction in tuition fees and the much smaller rate of interest received from their investments, it is now almost essential to their continued existence. Under the constitution, we cannot aid these institutions out of the public treasury, no matter how great their service, but we should surely relieve them from burdens,
and I therefore recommend the submission of a constitutional amendment authorizing the General Assembly to exempt from taxation the endowment funds and investments of all educational institutions.

AGRICULTURAL SCHOOLS.

Georgia is pre-eminently an agricultural State; and while we are fostering other interests, we should be specially active to encourage that business in which the whole State is most vitally concerned. If here we lag behind, the whole State suffers, and if in this we can forge to the front, all the people will be directly benefited. So vital is our concern in agriculture that we should not only comply with all reasonable requests of the farming interests, but even go farther and be diligent to search out means by which the agricultural interests may be improved. As legislators you may not be able to do this directly, but you can set forces at work that will accomplish the desired end. Nothing would be more helpful to this great interest than the establishment and maintenance of an agricultural school in each congressional district of the State, and connect therewith an experimental station and farmers' institute. Such schools would furnish an opportunity for the intelligent teaching and training annually of several thousand of our young men and women engaged in agriculture and kindred pursuits. Fully equipped for their life-work, such pursuits would be more attractive to them, as well as more remunerative. Agriculture would take on new life and the desire on the part of many of our noble young men and women to leave the farm for towns and cities would be checked. The State, very wisely and justly, provides suitable facilities for the education of the youths who contemplate making of themselves teachers, lawyers, doctors, machinists, electricians and the like. With equal wisdom and justice, if not more, she should provide suitable facilities for the young men and
women who will engage in agriculture or similar pursuits.

The experiment has been tried elsewhere with great success, and inasmuch as no constitutional objection could be insisted upon should they be made branches of the University, I urge the General Assembly to enact such legislation as will permit the establishment and maintenance of these schools. To do this no extra taxation would be necessary, as they can be maintained by the net fees arising from the inspection of commercial fertilizers. These fees are paid by the farmers in addition to the *ad valorem* property tax, which is required of all citizens, and every principle of justice and equity demands that they be expended as will best tend to the advancement and upbuilding of the cause of agriculture throughout the State. These fees are now paid into the treasury to the credit of the common school fund. The loss which such an application would entail upon that fund can be more than supplied by an increase in the hire of State convicts. This increase we may reasonably expect from contracts necessary to be made in the near future.

The discussion of this matter in various sections of the State has convinced me that the several counties in which these schools may be located would donate sufficient lands and suitable buildings for that purpose. In order that the General Assembly may be fully informed as to all necessary details attending the establishment and maintenance of such schools, I recommend that at the present session a commission be created, to serve without compensation, with authority to receive bids from counties in each Congressional district for the location of such schools therein, and report to the present General Assembly at the next session.
COMPILATION OF RECORDS.

The preservation of the records of the Colonial period and of the Revolutionary and Civil Wars is a matter of much concern. The lessons to be derived from these periods in the State's history should be taught to the children in our schools. Private enterprise cannot be relied upon to perfect and preserve these records, neither can we hope to obtain through private enterprise a full and complete history of these periods, as the demand for such a work would be almost entirely restricted to Georgians. The State should perfect and preserve these records, and then cause suitable publication to be made thereof for use in the schools, or permit some historian to cull therefrom such matter as would be valuable in the training of children. I therefore recommend such legislation as will authorize the employment of some competent person to compile and publish these records.

CONCLUSION.

The subjects referred to, do not, of course, exhaust the matters of great importance which will come before this General Assembly. These special subjects have been called to your attention because of the profound interest felt in them by the State at large, and because the people hope for action thereon at this session.

JOSEPH M. TERRELL,
Governor.

On motion of Mr. McCurry of Hart, the following bill was withdrawn from the Committee on Banks, read the second time and re-referred, to wit:
By Mr. McCurry of Hart—

A bill to amend section 982 of the Code, relative to State depositories.

By unanimous consent the following bill was introduced, read the first time and referred to the Special Judiciary Committee, to wit:

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, and for other purposes.

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

By Mr. Overstreet of Screven—

A bill to abolish the county court of Screven 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.

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

By Mr. Harden of Chatham—

A bill to provide compensation for deputy sheriffs and bailiffs in certain counties.
By Mr. Franklin of Washington—

A bill to incorporate the Tennille school district.

By Mr. Hall of Bibb—

A bill to prohibit railroads, express companies, etc., from granting passes to public officers of Georgia.

By Mr. Akin of Bartow—

A bill to repeal an Act to create the office of special agent of Western & Atlantic Railroad.

By Mr. Cook of Telfair—

A bill to create the city court of McRae.

By Mr. Flynt of Spalding—

A bill to amend section 2145 of the Code, so as to better fix the venue of suits against insurance companies.

By Messrs. Slaton, Houston and Blackburn of Fulton—

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

By Messrs. Alexander and Grenade of Wilkes—

A bill to create a county court of Wilkes county.

By Mr. Rainey of Terrell—

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

By Mr. Rogers of McIntosh—

A bill to change the time of holding the fall term of the superior court of McIntosh county.
By Messrs. Slaton, Houston and Blackburn of Fulton—

A bill to amend section 739 of the Code of Georgia, relative to aldermen and councilmen.

By Mr. McHenry of Floyd—

A bill to amend an Act to incorporate the city of Rome.

By Mr. Rainey of Terrell—

A bill to amend an Act to incorporate the town of Sasser.

By Mr. Underwood of White—

A bill to amend section 151, volume 3 of the Code, by adding certain words thereto.

By Mr. Rainey of Terrell—

A bill to amend the charter of the town of Bronwood.

By Mr. Hall of Bibb—

A bill to provide for the assessment of property of corporations which are required to make returns to the Comptroller-General.

By Mr. Wise of Fayette—

A bill to repeal an Act to provide for the payment of certain insolvent costs in Fayette county.

By Mr. Reid of Campbell—

A bill to levy and collect a tax for the support of the State government.

The above bill was withdrawn from the committee by unanimous consent, read the second time and re-referred.
By Mr. Steed of Taylor—

A bill for the protection of certain Confederate soldiers.

By unanimous consent the following bills were read the first time, to wit:

By Messrs. Flynt of Spalding and Blackburn of Fulton—

A bill to prohibit the marriage of a white person with a negro, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Gaulden of Brooks—

A resolution to appropriate $500.00 to provide counties with standard weights and measures.

Referred to Committee on Appropriations.

By Mr. Carswell of Wilkinson—

A bill to create a commission to make a roster of Georgia soldiers, sailors and marines.

By Mr. Thurman of Walker—

A bill to repeal the registration law of Georgia, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Morris of Cobb—

A resolution for the relief of the Marietta Paper Mills, and for other purposes.

Referred to General Judiciary Committee.
By Mr. Shackleford of Clarke—

A bill to amend an Act to incorporate the Southern Mutual Insurance Company, and for other purposes.

Referred to Committee on Corporations.

By Mr. Howell of Meriwether—

A bill to create a fund for the prompt payment of the teachers in the common schools of Georgia, and for other purposes.

Referred to Committee on Education.

By Mr. Fussell of Chattahoochee—

A bill to amend section 610, volume 1 of the Code, relative to bridges which connect different counties.

By Mr. Kent of Johnson—

A bill to establish a dispensary in the city of Wrightsville.

By Messrs. Shannon and Walker of Monroe—

A bill to create a board of commissioners of roads and revenues for the county of Monroe.

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

By Mr. Lee of the 44th district—

A bill to cede jurisdiction over certain lands in Walker and Catoosa counties, and for other purposes.

Referred to General Judiciary Committee.

Leave of absence was granted to Messrs. Buchan, Davis, Kent, Watson.

On motion of Mr. Steed of Taylor, the House adjourned until 10 o’clock Monday morning.
Atlanta, Georgia,

Monday, November 10, 1902.

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 Rev. J G. Patton, of DeKalb county.

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

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Mr. Speaker.

Those absent were Messrs.—


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

Mr. Grice of Pulaski, asked unanimous consent to withdraw House bill No. 87 from the Committee on Corpora-
tions and refer the same to the Special Judiciary Com-
mittee, which request was granted.

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. Alexander of Wilkes—

A bill to amend section 671, volume 3 of the Code, rel-
ative to the wrongful sale of mortgaged property, and for
other purposes.

Referred to General Judiciary Committee.

By Mr. Glenn of Whitfield—

A bill to establish a dispensary in the town of Dalton,
and for other purposes.

Referred to General Judiciary Committee.

By Mr. Glenn of Whitfield (by request)—

A bill to amend section 4045 of the Code, relative to the
disqualification of judges, etc., and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Dunbar of Richmond—

A bill to increase the number of terms of the superior
court of Richmond county, and for other purposes.

Referred to Special Judiciary Committee.

By Messrs. Evans and Franklin of Washington—

A bill to amend an Act to incorporate the city of San-
dersville, and for other purposes.
Referred to Committee on Corporations.

By Mr. Steed of Taylor—

A bill to amend section 4924 of the Civil Code, which relates to the granting of injunctions, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Dunbar of Richmond—

A bill to amend section 4315 of the Code, so as to remove the restrictions of holding only two terms of the superior court in the counties of this State.

Referred to General Judiciary Committee.

By Mr. Grice of Pulaski—

A resolution to pay the chief porter of the House of Representatives three dollars and fifty cents per diem.

Referred to Special Judiciary Committee.

By Mr. Grice of Pulaski (by request)—

A bill to amend section 5269 of the Code, relative to the incompetency of witnesses.

Referred to Special Judiciary Committee.

By Mr. Grice of Pulaski—

A bill to amend an Act to create dispensaries in Pulaski county.

Referred to Special Judiciary Committee.
By Mr. Grice of Pulaski—

A bill to repeal section 2763 of the Code, relative to the duty of justices of the peace and notaries public, in regard to affidavits, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Tigner of Muscogee—

A bill to amend section 2321 of the Civil Code, which fixes the liability of railroad companies, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Grice of Pulaski—

A bill to incorporate the town of Finleyson, in Pulaski county, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Mills of Cherokee—

A bill to amend section 821, volume 1 of the Code, relative to the issuing of tax fl. fas.

Referred to Committee on Wild Lands.

By Mr. Tigner of Muscogee—

A bill to authorize street railway companies carrying passengers to carry parcels of freight, and for other purposes.

Referred to General Judiciary Committee.
By Mr. Shannon of Monroe—

A bill to provide for the removal of obstructions from the streams of Monroe county.

Referred to Committee on Counties and County Matters.

By Mr. Preston of Jasper—

A resolution authorizing the payment of pension due Mrs. Harriet E. Malone.

Referred to Committee on Pensions.

By Mr. Reid of Campbell—

A resolution authorizing the Governor to borrow money to supply casual deficiencies.

Referred to Committee on Ways and Means.

By Messrs. Hawes and Martin of Elbert—

A bill to require the judge and solicitor-general of the Northern Judicial Circuit to transfer to the city court of Elberton all indictments in misdemeanor cases, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Reid of Campbell—

A bill to pay off and retire bonds of this State as they mature, and for other purposes.

Referred to Committee on Ways and Means.
By Mr. Yates of Catoosa—

A bill to cede jurisdiction over certain public road approaches to the Chickamauga Park, to the United States Government.

Referred to Committee on Counties and County Matters.

By Mr. Moses of Coweta—

A bill to incorporate the Young's Tan Yard School, of Coweta county, and for other purposes.

Referred to Committee on Education.

By unanimous consent the following bill was withdrawn from the General Judiciary Committee, read the second time and re-referred to the Committee on Special Judiciary:

By Mr. Fields of Dooly—

A bill to make it unlawful for any landlord to discharge a farm laborer without good cause, and for other purposes.

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

By Mr. Candler of DeKalb—

A bill to provide for the return of all real and personal property of persons and corporations for taxation; to provide for a board of tax assessors, prescribe their duties, etc., and for other purposes.

Referred to Committee on Ways and Means.
The following bills were read the third time and put upon their passage, to wit:

By Mr. Harden of Chatham—

A bill to provide compensation to deputy sheriffs and bailiffs of superior and city courts in certain counties, 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. Cann, the House reconsidered its action in agreeing to the report of the committee.

Mr. Harden then offered the following amendment, which was adopted, to wit:

Amend by striking the word "exclusive," and inserting "conclusive," in the second line of section 2.

The report of the committee was then agreed to as amended.

On passage of the bill the ayes were 117, nays 0.

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

By Mr. Franklin of Washington—

A bill to incorporate the Tennille school district, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 105, nays 0.
The bill having received the requisite constitutional majority was passed.

By Messrs. Slaton, Houston and Blackburn of Fulton—

A bill to amend section 739 of the Code of Georgia, relative to the incompetency of aldermen and councilmen, 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 107, nays 4.

The bill having received the requisite constitutional majority was passed by substitute.

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

Mr. Speaker:

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

A resolution appointing a committee of five from the Senate and ten from the House to accompany the remains of the late Senator P. J. Sullivan to Augusta.

The following is the committee on the party of the Senate: Senators Snead, Perry, Skelton, Davis and Tisinger.

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 Miss Mildred Rutherford be invited to present before the General Assembly the interest of the Winnie Davis Memorial.

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

By Mr. Snead of the 29th district—

A resolution appointing a committee of five from the Senate and ten from the House to accompany the remains of the late Senator P J Sullivan to Augusta.

The following resolution was read and unanimously adopted by a rising vote, to wit:

By Mr. Mulherin of Richmond—

A resolution providing that as a mark of respect to the memory of Senator P J Sullivan, the House adjourn for the rest of to-day's session.

The Speaker announced the following committee to escort the remains of Senator Sullivan to Augusta: Messrs. Mulherin, Calvin, Dunbar, Phillips of Jefferson, Kelly, Davis, Cann, Howard of Baldwin, Hayes, Holder.

The Speaker then announced the House adjourned until 10 o'clock to-morrow morning.
Atlanta, Georgia.

Tuesday, November 11, 1902.

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 Rev. Jno. E. White of Atlanta.

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

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Mr. Speaker.

Those absent were Messrs.—

Calvin,                             Flanigan,                             Phillips of Jefferson,
Cann,                               Holder,                                 Whitley,
Dunbar,                             Morton,                                  

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

The following bill, which was made the special order for this morning at this time, was read the third time and put upon its passage, to wit:
By Mr. Candler of DeKalb—

A bill to be entitled an Act to alter and amend paragraph second of section 11 of article seventh of the Constitution of the State of Georgia, so as to enlarge the power of exemption from taxation of all places of religious worship or burial, and also all property belonging to colleges, incorporated academies, or other seminaries of learning; to provide for the proper ratification of the same by the people, for the promulgation by the Governor of the ratification, in case of ratification, and for other purposes.

The following amendments were offered and read, to wit:

By Mr. Candler of DeKalb—

Amend section 3, line 9, by adding after the word "institutions," the words "and not directly or indirectly for private or individual gain," with the quotation marks after the word "gain."

Amend section 3, line 12, by adding after the word "institutions," the words "and not directly or indirectly for private or individual gain," with the quotation marks after the word "gain."

The above amendments were adopted.

The following amendment was read and lost, to wit:

By Mr. Booth of Walton—

Amend by inserting after the word "parsonage" in line 14, section 2, the words "or any home of a parson in charge of a church."

The following amendments were also adopted, to wit:
Amend the title of the Act by striking out the words "to alter and amend," and inserting in lieu thereof the following words: "To propose an amendment."

Amend section 1 by striking out the words "be it enacted by the General Assembly that," and inserting in lieu thereof the following words: "Be it resolved by the General Assembly that the following amendment be proposed to."

The following amendments were lost, to wit:

By Mr. Grice of Pulaski—

To amend section 1 of the bill by adding after the word "parsonage," in line 14, the words "pastorium, manse, rectory."

By Mr. Stovall of Chatham—

Amend section 1, line 14, by adding between the words "all" and "institutions," the words "property of."

The committee proposed to amend as follows:

Amend section 1, line 15, by adding after the word "learning," the following, "not established or conducted for private or individual gain."

Amend section 1, line 19, by inserting after the word "used," and before the word "for," the following words: "Directly or indirectly for private or individual gain or."

Amend the title by inserting in line 3, after the word "to" and before the word "colleges," the word "certain."
Amend section 3, line 12, by adding after the words "of this State," the words "exempting from taxation all church and college property when used only for the benefit of such institutions."

Amend section 3, line 16, by adding after the words "of this State," the words "exempting from taxation all church and college properties when used only for the benefit of such institutions."

The amendments offered by the committee were adopted.

Mr. Franklin of Washington, called for the previous question on the bill and pending amendments, which call was sustained and the main question ordered.

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

An amendment to the Constitution being contemplated, the ayes and nays were ordered.

On taking the ballott viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams, Buchannon, Flynt,
Akin, Bush, Foster of Towns,
Alexander, Butts, Franklin,
Arnold, Candler, Fussell,
Ayres, Carr, Gauden,
Beauchamp, Cliatt, George,
Bell of Emanuel, Conner, Hardeman,
Bell of Milton, Cromartie, Hixon of Carroll,
Bowen, Davison, Hixon of Sumter,
Bower, Ennis, Holder,
Boykin, Evans, Houston,
Brinson, Felder, Howard of Baldwin,
Brock, Fields, Hutcheson,
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Those voting in the negative were Messrs.—

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Those not voting were Messrs.—

Alford, Almond, Calvin, Cann, Carswell, Crumbly, Dunbar, Pfanigan, Hayes, Hendry, Hicks, Kelly, Kent, Mills, Morton, Mulherin, McRae, Overstreet, Phillips of Jefferson, Watson, Whitley, Mr. Speaker.

Ayes, 74; nays, 78.

On motion of Mr. Hawes of Elbert, the verification of the roll-call was dispensed with.

On the passage of the bill the ayes were 74; nays, 78.

The bill having failed to receive the requisite two-thirds majority, was lost.

On motion of Mr. Tigner, House bill No. 65, which had been reported back to the House favorably by the Committee on Counties and County Matters, was recommitted to the General Judiciary Committee.

Mr. Buchannon of Early was allowed to withdraw House bill No. 189.

House bill No. 188 was withdrawn from the General Judiciary Committee and referred to the Special Judiciary Committee, at the request of the author.

By unanimous consent, House bill No. 203 was withdrawn from the General Judiciary Committee and rereferred to the Committee on Temperance.
House bill No. 53 was withdrawn from the General Judiciary Committee and referred to the Special Judiciary Committee by the author.

Leave of absence was granted Mr. Hendry of Liberty, on account of sickness.

On motion of Mr. Knight of Berrien, the House adjourned until 10 o'clock tomorrow morning.

Atlanta, Ga.

Wednesday, November 12, 1902.

The House met pursuant to adjournment to 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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<td>Bell of Emanuel,</td>
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<td>Bell of Milton,</td>
<td>Buchannon,</td>
<td>Conner,</td>
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Womble,      Yates,      Mr. Speaker.
Wooten,      Yates,      Mr. Speaker.

Those absent were Messrs.—
Alford,      Mizell,     Singleterary,
Hicks,       Morton,     Watson,
Hixon of Sumter, McRae,

Mr. Flanigan, of the Committee on Journals, reported that the Journal of yesterday's proceedings had been examined and found correct.

The Journal was then read and confirmed.

Mr. Candler of DeKalb, moved to reconsider the action of the House in not passing House bill No. 8, which is a bill to exempt certain colleges, churches and other property from taxation, which motion prevailed.

By unanimous consent, Mr. Candler was allowed to withdraw House bill No. 8.

Mr. Conner of Bartow, asked unanimous consent to withdraw House bill No. 12 from the General Judiciary Committee and refer the same to the Committee on W & A. R. R. Mr. Hall of Bibb, objected. Mr. Conner then moved that the bill take this course, which motion was lost.

Mr. Franklin of Washington, moved that House bill No. 9 be recommitted to the Special Judiciary Committee, which motion was lost.

On motion of Mr. Ennis, House resolution No. 36 was recommitted to Committee on General Judiciary.

Mr. Reid, chairman of the Committee on Ways and Means, submitted the following report:
Mr. Speaker:

Your Committee on Ways and Means have had under consideration House bill No. 220, by Mr. Candler of DeKalb, and they instruct me to report same back with the recommendation that it be read the second time and recommitted to same committee, and that 300 copies thereof be printed for use of the House.

Respectfully submitted.

C. S. Reid, Chairman.

In accordance with the provisions of the above report, 300 copies of House bill No. 220 were ordered printed.

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 House bill, which I am instructed to report back with the recommendation that the same do not pass, to wit:

A bill to require the State of Georgia to pay the expenses for which the county is liable of all cases against the W & A. R. R. Company for damages done to persons, stock, or other property, and for other purposes.

Also, the following House resolution, with the recommendation that the same do not pass, to wit:

A resolution for the relief of V. T. Sanford, former tax collector of Floyd county, and his surety.

Respectfully submitted.

John M. Slaton, Chairman.
Mr. Adams, chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker:

The Committee on Temperance having had under consideration the following bills, report the same back to the House with the recommendation that they do pass, to wit:

By Messrs. Alexander and Grenade of Wilkes—

A bill to repeal an Act to establish a dispensary in Washington, Wilkes county.

By Mr. Bush of Miller—

A bill to establish a dispensary in Colquitt, Miller county.

GEO. W. ADAMS, Chairman.

Mr. Shannon, 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:

House bill No. 20, and recommend that it do pass as amended.

House bill No. 218, and House bill No. 213, and recommend do pass:

House bill No. 20, by Mr. Blackburn of Fulton, to establish patrol in each militia district, and for other purposes.
House bill No. 218, by Mr. Shannon of Monroe, to provide for removal of obstructions from running streams in Monroe county, and for other purposes.

House bill No. 213, by Mr. Yates of Catoosa, to cede to the United States jurisdiction over public road to Chickamauga, Chattanooga, National Park, and for other purposes.

Respectfully submitted.

JNO. R. SHANNON, Chairman.

Mr. Hawes, chairman of the Committee on Pensions, submitted the following report:

Mr. Speaker:

Your Committee on Pensions have had under consideration the following resolution of the House, which they instruct me, as their chairman, to report back with the recommendation that it do pass, to wit:

A resolution to pay Mrs. Mary S. Jarrard the pension due her husband at the time of his death.

Respectfully submitted.

P M. HAWES, Chairman.

Mr. Flynt, chairman on Special Judiciary Committee, submits the following report:

Mr. Speaker:

Your committee have had under consideration the following House bills, and they instruct me, as their chairman, to report them back to the House with the recommendation that the same do pass:
A bill to give the recorder's court in cities in Georgia having a population greater than 85,000, power to commit minors under sixteen years of age, upon conviction, to county reformatory.

A bill to amend the charter of the city of Tennille; enlarge the incorporate limits.

A bill to amend an Act creating the city court of Sandersville; to prescribe the fees of officers of said court.

A bill to authorize the clerks of the city courts of this State to appoint deputy clerks; to define the powers and duties of said deputies, and to validate all acts of deputy clerks heretofore appointed.

An Act to repeal an Act entitled "an Act to establish a county court for Butts county."

A bill to create a board of fire commissioners for the city of Augusta.

Your committee also have had under consideration House bill No. 133, to prescribe the qualifications of jurors in the superior courts, county courts, and city courts of this State, and they instruct me, as their chairman, to report the same back to the House with the recommendation that it do pass by substitute.

Also, House bill No. 107, to relieve Michael A. Steele, William P. Medlock and William B. Smith, from liability on the official bond of J. A. Mayson, treasurer of DeKalb county, and they instruct me, as their chairman, to report the same back to the House with the recommendation that it do not pass.

Respectfully submitted.

J. J. FLYNT, Chairman.
Mr. Reid of Campbell, 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. 48, by Mr. Reid of Campbell, which is a resolution to authorize the Governor to borrow money to supply casual deficiencies; and also, House bill No. 217, by Mr. Reid of Campbell, which is a bill to pay off and retire the bonds of the State as they mature, and I am instructed by the committee to report both back to the House with the recommendation that the resolution be adopted, and that the bill do pass.

Respectfully submitted.

C. S. Reid, Chairman.

Mr. Davis of Meriwether, chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

I am directed by the Committee on Corporations to return to the House resolutions Nos. 31 and 39, with the request that the same be referred to the Committee on Pensions, and that hereafter similar resolutions and bills be referred to the Committee on Pensions.

Respectfully submitted.

Chas. L. Davis, Chairman.

In accordance with the recommendations of the above report, House resolutions Nos. 31 and 39 were recommitted to the Committee on Pensions.

Mr. Franklin of Washington, gave notice that at the proper time he would move to reconsider the action of the
The following resolution was read and adopted, to wit:

By Mr. Harden of Chatham—

A resolution providing that the General Assembly adjourn on Thanksgiving Day, and that such day be counted as dies non.

Under the head of unfinished business the following bills were read the first time and appropriately referred, to wit:

By Messrs. Hardeman and Holder of Jackson—

A bill to incorporate the town of Statham, in Jackson county, and for other purposes.

Referred to Committee on Corporations.

By Mr. Miller of Muscogee—

A bill to amend the charter of the city of Columbus, relative to water-works, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Butts of Glynn—

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

Referred to Special Judiciary Committee.

By Messrs. Hardeman and Holder of Jackson—

A bill to repeal an Act to create the city court of Jefferson, in Jackson county, and for other purposes.

Referred to Committee on Corporations.
By Messrs. Holder and Hardeman of Jackson—

A bill to create the city court of Jefferson, and for other purposes.

Referred to Committee on Corporations.

By Mr. Wise of Fayette—

A bill to establish the city court of Fayetteville, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Wise of Fayette—

A bill to amend an Act to incorporate the town of Fayetteville, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Bush of Miller—

A bill to prohibit the buying of seed cotton in any county of this State without keeping a record of same, and for other purposes.

Referred to Committee on General Agriculture.

At the request of Mr. Conner of Bartow, House bill No. 12, which had been reported unfavorably by the General Judiciary Committee, was placed upon the calendar.

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 982 of the Code by adding the city of Baxley, in Appling county, and Douglasville, in Douglas county, to the list of State depositories.

Also, a bill to amend section 982 of the Code, by adding the town of LaFayette, in Walker county, to the list of State depositories.

Also, a bill to repeal the Act creating the county court of Marion county.

Mr. Holder of Jackson, arose in his seat and stated that at a meeting of the Committee on Education, said committee had unanimously instructed him, as their chairman, to ask the Speaker to appoint Mr. Carrington of Madison, as a member of the Committee on Education.

The Speaker refused to make the appointment, and Mr. Hall of Bibb, asked unanimous consent of the House to have Mr. Carrington made a member of said committee.

No other member objected, but the Speaker held that he had the right, as a member of the House, to object, and he did so.

Mr. Felder of Bibb, held that the Speaker had no right to object in this case, and appealed from the decision of the Chair, citing as the ground upon while he took the appeal, Rule of the House, No. 2.

Mr. Harden of Chatham, called for the previous question, which call was sustained and the main question ordered.

As to whether or not the decision of the Chair should be sustained, and on putting the same to the House, Mr. Felder of Bibb, called for the ayes and nays, which call was sustained.
On taking the ballot *viva voce* the vote was as follows:

Those voting in the affirmative were Messrs.—

Akin,  
Almond,  
Arnold,  
Ayres,  
Beall,  
Beauchamp,  
Bell of Emanuel,  
Bell of Milton,  
Blackburn,  
Booth,  
Bowen,  
Bower,  
Boykin,  
Brock,  
Brown,  
Buchan,  
Burton,  
Calvin,  
Candler,  
Cann,  
Carr,  
Carswell,  
Clatt,  
Conner,  
Cook,  
Cromartie,  
Crumbly,  
Daves,  
Davis,  
Davison,  
Derrick,  
Dozier,  
Duckett,  
Duggan,  
Dunbar,  
English,  
Ennis,  
Evans,  
Flynt,  
Foster of Towns,  
Franklin,  
Gaulden,  
Grenade,  
Griffin,  
Harden,  
Hawes,  
Hendry,  
Hixon of Carroll,  
Hixon of Sumter,  
Holder,  
Howard of Baldwin,  
Howard of Laurens,  
Johnson of Baker,  
Johnson of Clinch,  
Jones of Dougherty,  
Jones of Pickens,  
Kelly,  
Kendrick,  
Lanier,  
Lawrence,  
Little,  
Lowe,  
Martin,  
Mayson,  
Miller of Muscogee,  
Mills,  
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McCurry,  
McElmurray,  
McHenry,  
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Newton,  
Nisbet,  
Owen,  
Pate of Dooly,  
Paulk of Coffee,  
Paulk of Irwin,  
Phillips of Jefferson,  
Phillips or Quitman,  
Rainey,  
Rawls,  
Redwine,  
Reid,  
Ridley,  
Rogers of Hall,  
Rogers of McIntosh,  
Roper,  
Shackelford,  
Shannon,  
Singletary,  
Slaton,  
Stanford,  
Steed of Carroll,  
Steed of Taylor,  
Stewart,  
Stovall,  
Strickland,  
Thompson,  
Thurman,  
Tigner,  
Walker of Monroe,  
Warren,  
Welch,  
Wellborn,  
Wilson,  
Wise,  
Womble,  
Wooten,  
Yates,
Those voting in the negative were Messrs.—

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Those not voting were Messrs.—

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<td>Mulherin</td>
<td>Mr. Speaker</td>
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By unanimous consent the verification of the roll-call was dispensed with.

On sustaining the decision of the Chair the ayes were 112, nays 34.

The decision of the Chair was therefore sustained.

By unanimous consent the following resolution was read and referred to the Committee on Rules, to wit:

By Mr. Felder of Bibb—

Resolved. That Mr. Carrington of Madison, on account of his peculiar fitness for the place—the entire committee
having requested, through their chairman, that it be done—
be added to the Committee on Education.

Mr. Wilson, chairman of Committee on Privileges and
Elections, submitted the following report:

Mr. Speaker:

The Committee on Privileges and Elections have had
under consideration the contested election case of Hon.
G. Y. Harrell against the Hon. J. D. Crumbley, of the
county of Stewart, and beg leave to submit,

That after a painstaking and careful consideration of
the case, they find, unanimously, that the Hon. J. D. Crum­
bley, of the county of Stewart, is entitled to retain his seat
on the floor of the House as a member of this General As­
sembly.

Clarence Wilson, Chairman.

The following bills were taken up under the head of un-
finished business, read the first time and appropriately re-
ferred, to wit:

By Mr. Holder of Jackson—

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

Referred to Committee on Corporations.

By Mr. Deal of Bullock—

A bill to prohibit drunkenness in certain places, and for
other purposes.

Referred to Special Judiciary Committee.
By Mr. Miller of Muscogee—

A bill to amend the charter of the city of Columbus, relative to police jurisdiction over certain territory, and for other purposes.

Referred to General Judiciary Committee.

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

By Mr. McElmurray of Burke—

A bill to establish the city court of Waynesboro, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Evans of Washington—

A bill to appropriate from the educational fund $10,000, to be known as the “Common School Library Fund,” and for other purposes.

Referred to Committee on Education.

By Mr. Nisbet of Burke—

A bill to abolish the city court of Waynesboro, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Crumbley of Stewart—

A bill to create a new charter for the town of Lumpkin, and for other purposes.

Referred to Committee on Corporations.
By Mr. Spence of Ware—

A bill to amend an Act to establish a city court for the city of Waycross, relative to the clerk.

Referred to Committee on Counties and County Matters.

By Mr. Spence of Ware—

A bill to amend an Act to create the city court of Waycross, relative to the appointment of judges and other officers, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Spence of Ware—

A bill to amend an Act to create the city court of Waycross, so as to define its jurisdiction and powers, etc., and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Shannon of Monroe (by request)—

A bill to amend section 1496, volume 1 of the Code, which relates to the State Board of Pharmacy.

Referred to Committee on Counties and County Matters.

By Mr. Howard of Baldwin—

A bill to make an appropriation to the trustees of the State University for the use of the State Normal and Industrial School at Milledgeville, and for other purposes.

Referred to Committee on Appropriations.
By Mr. Howard of Baldwin—

A bill to amend an Act to define the composition and appointment of the trustees of the State University.

Referred to Committee on State University.

By Mr. Brinson of Decatur—

A bill to amend section 3771 of the Civil Code, relative to time of filing writs of certiorari, and for other purposes.

Referred to General Judiciary Committee.

By unanimous consent the following bill was withdrawn from the Special Judiciary Committee, read second time and rereferred to the Committee on Corporations, to wit:

By Mr. Cook of Telfair—

A bill to amend an Act to incorporate the town of McRae, and for other purposes.

The following bill was read second time and recommitted to the Committee on Ways and Means, to wit:

By Mr. Candler of DeKalb—

A bill to provide for the return of all real and personal property of persons and corporation for taxation; to provide for a board of tax assessors, and for other purposes.

Mr. Hall of Bibb, moved that beginning with Monday, November 17th instant, the House meet at 9 o'clock in the morning, which motion prevailed.

The hour of adjournment having been reached, the Speaker declared the House adjourned until 10 o'clock tomorrow morning.
Atlanta, Georgia.

Thursday, November 13, 1902.

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,              Carr,              Franklin,
Akin,               Carrington,        Fussell,
Alexander,          Carswell,          Gaulden,
Almond,             Cliatt,            George,
Arnold,             Conner,            Glenn,
Ayres,              Cook,              Grenade,
Baldwin,            Cromartie,         Grice,
Beall,              Crumbly,           Griffin,
Beauchamp,          Daves,             Hall,
Bell of Emanuel,    Davis,             Harden,
Bell of Milton,     Davison,           Hawes,
Blackburn,          Deal,              Hayes,
Booth,              Derrick,           Hendry,
Bowen,              Dozier,            Henry,
Bower,              Duckett,           Hicks,
Boykin,             Duggan,            Hixon of Carroll,
Brinson,            Dunbar,            Hixon of Sumter,
Brock,              Edwards,           Holder,
Brown,              English,           Houston,
Bruce,              Ennis,             Howard of Baldwin,
Buchan,             Evans,             Howard of Laurens,
Buchannon,          Felder,            Howell,
Burton,             Fields,            Hutcheson,
Butts,              Flanigan,          Johnson of Baker,
Calvin,             Flynt,             Johnson of Clinch,
Candler,            Foster of Oconee,    Johnson of Crawford,
Cann,               Foster of Towns,     Jones of Dougherty,
Those absent were Messrs.—

Alford, Morton, O’Quinn,
Bush, McRae, Redwine,
Hardeman,

Mr. Flanigan, of the Committee on Journals, 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. Franklin of Washington, moved to reconsider the action of the House in refusing to recommit House bill No. 9 to the Special Judiciary Committee, which motion prevailed, and the bill was rereferred.

At the request of Mr. Thurman of Walker, House bill No. 199 was withdrawn from the General Judiciary and referred to the Special Judiciary Committee.

The following resolution was read and ordered to lay over for one day, to wit:

By Mr. Bell of Paulding—

A resolution providing for a committee of five to investigate the Soldiers' Home and report to the General Assembly as soon as practicable.

By unanimous consent obtained on yesterday, and under the head of unfinished business, the following bill was read the third time and put upon its passage, to wit:

By Mr. Rainey of Terrell—

A bill to amend the Act to incorporate the town of Sasser, in Terrell 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.

The following resolution was read and on motion of Mr. Hall of Bibb, the same was referred to the Committee on Rules, to wit:
Resolved by the House, That no request for unanimous consent to read bills a third time shall be entertained by the Chair, or submitted to the House.

Under the head of unfinished business the following bills were read the first time and appropriately referred, to wit:

By Mr. Brinson of Decatur—

A bill to amend section 4, paragraph 3, article 3 of the Constitution, fixing the time of holding sessions of the General Assembly.

Referred to Committee on Constitutional Amendments.

By Mr. Preston of Jasper—

A resolution requiring all general bills to be printed and placed upon the desk of each member of the House.

Referred to Committee on Rules.

By Mr. Knowles of Floyd—

A bill to authorize corporations or persons operating or constructing a system of sewerage in an incorporated city to condemn, purchase and lease rights of way, and for other purposes.

Referred to General Judiciary Committee.

By Mr. McHenry of Floyd—

A bill to amend section 4082, volume 2 of the Code, which prescribes certain duties for justices of the peace, and for other purposes.
Referred to General Judiciary Committee.

By Mr. Brinson of Decatur—

A bill to regulate the sale of Georgia can syrup, and for other purposes.

Referred to Special Judiciary Committee.

Under the head of unfinished business the following bills were read the second time, to wit:

By Mr. Bush of Miller—

A bill to create and maintain a dispensary in the town of Colquitt.

By Mr. Beauchamp of Butts—

A bill to repeal an Act to establish the county court of Butts county.

At the request of Mr. Mulherin of Richmond, House bill No. 13 was recommitted to the Special Judiciary Committee.

Mr. Shackleford, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

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

By Messrs. Steed and Hixon of Carroll—

A bill to be entitled an Act creating a new charter for town of Temple.
By Mr. Ayres of Polk—

A bill to be entitled an Act to amend the charter of Cedartown.

By Mr. Cook of Telfair—

A bill to be entitled an Act to amend an Act incorporating the town of McRae.

Respectfully submitted.

THOS. J. SHACKELFORD, 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 bill, which I am instructed to report back with the recommendation that it do pass as amended, to wit:

A bill to prohibit any person or persons or association of persons to operate any railroad in this State, or to maintain any railroad along or across any public roads or streets in this State, or to obstruct any public roads or streets in this State, unless they shall first become incorporated under the general laws of this State, and for other purposes.

Also, the following House resolution with the recommendation that it do pass as amended, to wit:

A resolution for the relief of V. T. Sanford, former tax-collector for Floyd county, and his surety.

Respectfully submitted.

JOHN M. SLATON, Chairman.
Mr. Slaton, chairman of the General Judiciary Committee, submitted the following report:

Mr. Speaker:

The General Judiciary Committee has had under consideration the following House bill, which I am instructed to report with the recommendation that the same do pass as amended, to wit:

A bill to amend an Act amending paragraph 7 of section 107 of the Code of 1895, approved December 20, 1895, and for other purposes.

Respectfully submitted.

JOHN M. SLATON, Chairman.

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

Mr. Speaker:

The Counties and County Matters Committee have had under consideration the following House bill and recommend that the same do pass:

By Mr. Shannon of Monroe—

An Act to amend paragraph 3 of section 1496 of volume 1, Code of Georgia of 1895, and for other purposes.

By Messrs. Candler and Mayson of DeKalb—

An Act to create a Board of Commissioners of Roads and Revenues for the county of DeKalb, and for other purposes.
By Mr. Newton of Colquitt—

An Act to incorporate what has heretofore been known as town of Obe, into the town of Norman Park, in Colquitt county.

By Mr. Nisbet of Burke—

An Act to abolish the city court of Waynesboro, and for other purposes.

By Mr. McElmurray of Burke—

An Act to establish the city court of Waynesboro, and for other purposes.

Respectfully submitted.

JNO. K. SHANNON, Chairman.

Mr. Little, vice-chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker

Your Committee on Corporations have had under consideration the following bills and recommend that the same do pass:

House bill No. 111.
House bill No. 119.
House bill No. 143.

Respectfully submitted.

LITTLE, Vice-Chairman.
By unanimous consent the following bills were read the first time and appropriately referred, to wit:

By Mr. Jones of Dougherty—

A bill to change and extend the corporate limits of Albany, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. Edwards of Marion—

A bill to amend the charter of the Buena Vista Loan and Savings Bank, and for other purposes.

Referred to Committee on Banks and Banking.

By Mr. Kelly of Glascock —

A bill to repeal an Act to create an Advisory Board of Commissioners for Laurens and Glascock counties, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. Rawls of Effingham—

A bill to amend section 2321, volume 2 of the Code, relative to damages to stock by running trains, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. Almond of Rockdale—

A bill to create a Board of Commissioners of Roads and Revenues for Rockdale county.

Referred to Committee on Counties and County Matters.
By Mr. Conner of Bartow—

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

Referred to the Special Judiciary Committee.

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

By Mr. Rainey of Terrell—

A bill to amend the charter of the city of Dawson, so as to reduce the salary of the mayor, 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.

By Messrs. Alexander and Grenade of Wilkes—

A bill to establish a county court for the county of Wilkes, and to repeal the Act to create the city court of Washington, 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 109; nays, 0.

The bill having received the requisite constitutional majority, was passed.
By Mr. Rogers of McIntosh—

A bill to change the time of holding the fall term of the Superior Court of McIntosh 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 109; nays, 0.

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

By Mr. McHenry of Floyd—

A bill to amend an Act to incorporate the city of 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 101; nays, 0.

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

By Mr. Franklin of Washington—

A bill to amend section 107 of the Code relative to contested elections, and for other purposes.

The committee proposed to amend by striking the words “or an affidavit of either party that he fears he will not receive substantial justice,” and inserting in lieu thereof the following to follow the last line of said Act, to wit: “Provided, however, the contestant in all cases shall have the right to apply to the Governor to name some judge of
the Superior Court, residing out of the circuit where the contest arises to hear said contest, and upon said application the Governor shall designate a judge residing out of the circuit wherein the contest arises who shall hear and determine said contest."

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 98; nays, 0.

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

By Messrs. Slaton, Houston and Blackburn of Fulton—

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

The committee offered a substitute to the above bill.

Messrs. Houston, Blackburn and Slaton of Fulton, offered the following amendments to the substitute offered by the committee, which were read and adopted, to wit:

1. Amend by striking section 6 and add the following, to be known as section 6, to wit:

Section 6. Be it enacted by the authority aforesaid, That section 2 of Act amending the charter of the city of Atlanta, approved on the third day of September, 1881, which Act is published on pages 358 to 365, inclusive, in the Georgia Laws of 1880 and 1881 be, and the same is, hereby amended by adding thereto the following: "And the said mayor and general council are further authorized and empowered to adopt by ordinance a system equalizing
said assessments by estimating the total cost of each improvement made and prorating the cost thereof on the real estate according to its frontage on the street, or portion of street so improved, in proportion to the number of front feet on each lot or parcel of land abutting on such street,” so that said section, when amended, shall read as follows: “Section 2. That in order to fully carry into effect the authority above delegated, said mayor and general council shall have full power and authority to assess the cost of paving and otherwise improving the sidewalks, including all necessary curbing for the same, on the real estate abutting on the street, and on the side of the street on which the sidewalk is so improved, and that said mayor and general council are further authorized and empowered to adopt by ordinance a system of equalizing said assessments by intimating the total cost of each improvement made and prorating the cost thereof on the real estate according to its frontage on the street or portion of street so improved, in proportion to the number of front feet of each lot or parcel of land abutting on such street or portion of street.”

Sec. 7 Be it further enacted by the authority aforesaid. That section 3 of said Act, amending the charter of the city of Atlanta, approved the third day of September, 1881, be amended as follows: By striking the words “one-third,” in the second line of said section 3, and inserting in lieu thereof the words “two-thirds,” and by adding after the word “improved,” in the fifth line of said section 3, to precede all amendments thereto, as to place, the following: “And the said mayor and general council are further authorized and empowered to adopt by ordinance a system of equalizing said assessment by estimating the total cost of each improvement made, and prorating the cost thereof on the real estate according to its frontage on the street or portion of street so improved, in proportion to the number of front
feet of each lot or parcel of land abutting on such street or portion of street," so that said section 3, when so amended, shall read as follows: "Section 3. That said mayor and general council shall also have full power and authority to assess two-thirds of the cost of grading, paving, macadamizing, constructing side-drains, cross-drains, crossings, and otherwise improving the right of way or street proper, on the real estate abutting on each side of the street improved, and the said mayor and general council are further authorized and empowered to adopt by ordinance a system of equalizing said assessment by estimating the total cost of each improvement made, and prorating the cost thereof on the real estate according to its frontage on the street or portion of street so improved in proportion to the number of front feet of each lot or parcel of land abutting on such street or portion of street. One-third of said cost to be so assessed as herein provided, upon the real estate abutting on one side of the street thus improved, and one-third of said cost to be assessed, as herein provided, upon the real estate abutting on the other side of the street so improved, in this way making up two-thirds of the cost to be assessed against the abutting property owners as above provided. This amendment, however, not to operate in any sense as repealing or qualifying any of the provisions of section 3, of an Act amending the charter of the city of Atlanta approved on December 10, 1897, and published in Georgia Laws of 1897, on pages 145 and 146.

Sec. 8. Be it further enacted by the authority aforesaid, That all existing ordinances passed by mayor and general council of the city of Atlanta, providing for assessments for cost of street and sidewalk paving and curbing, on the basis of frontage of abutting property in proportion of front feet thereof, and all assessments made in pursuance
thereof, and all executions issued thereon be, and the same are, hereby confirmed and validated. Said ordinances, assessments, and executions shall be recognized and enforced and given as full effect and authority as if passed under the provisions of the two preceding sections of this Act.

Sec. 9. Be it further enacted, That all laws and 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 by substitute, was agreed to as amended.

On passage of the bill the ayes were 104, nays 0.

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

By Mr. Cook of Telfair—

A bill to establish the city court of McRae, in and for the county of Telfair.

The 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. Cook of Telfair—

A bill to amend an Act to incorporate the town of McRae in the county of Telfair, 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.

By Mr. Akin of Bartow—

A bill to repeal an Act to create the office of special agent of the Western & Atlantic Railroad, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

Mr. Wilson of Clay, called for the previous question, which call was sustained, and the main question ordered.

On the passage of the bill, Mr. Blackburn of Fulton, called for the ayes and nays, which call was sustained, and on taking the ballot *viva voce* the vote was as follows:

Those voting in the affirmative were Messrs.—

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Those voting in the negative were Messrs.—

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Those not voting were Messrs.—

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By unanimous consent, the verification of the roll-call was dispensed with.

On the passage of the bill the ayes were 135; nays, 12.

The bill having received the requisite constitutional majority was passed.

By Mr. Hall of Bibb—

A bill to prohibit railroads, telegraph and telephone companies and other corporations from granting any pass or other favor to any public officer in this State, and for other purposes.

On motion of Mr. Steed of Taylor, the above bill was made the special order for Tuesday next, immediately after the confirmation of the Journal.

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

By Messrs. Alexander and Grenade of Wilkes—

A bill to repeal an Act to establish a dispensary in the city of Washington, Ga.

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 town of Flintstone, Walker county, Georgia.

A bill to provide for the payment of costs and fees in cases in which service is performed by special criminal bailiffs.

A bill to amend section 691 of volume 3 of the Code of 1895.

A bill to repeal section 397, volume 3 of the Code of Georgia.

The Senate has also passed the following bills of the House, to wit:

A bill to authorize and empower the Commissioners of Roads and Revenues of Bibb county to contribute toward the support of the Macon hospital.

A bill to create a Board of Commissioners of Roads and Revenues for Johnson county.

The Senate has also concurred in the following joint resolution of the House:

A resolution appointing a joint finance committee in accordance with section 304 of the Code of Georgia.

Mr. Jones, chairman of the Committee on Banks, submitted the following report:

Mr. Speaker:

Your Committee on Banks and Banking have had under consideration House bill number 82, and instruct me, as their chairman, to report the same back with the recommendation that the same do pass as amended, to wit:
A bill to be entitled an Act to amend section 982 of the Code of Georgia, by adding the town of Hartwell to the list of State depositories.

Respectfully submitted,

Ed. R. Jones, Chairman.

The next bill for a third reading was—

By Mr. Flynt of Spalding—

* A bill to amend section 2145 of the Code, relative to insurance companies, and for other purposes.

Before the report of the committee was agreed to, Mr. Mitchell of Thomas moved to adjourn, which motion prevailed.

Leave of absence was granted the following:

Mr. Harden of Chatham, Mr. Knowles, Mr. Singletary, Mr. Burton, Mr. Lanier, Mr. Johnson of Baker, Mr. Stewart.

The Speaker then announced the House adjourned until 10 o’clock to-morrow morning.
Atlanta, Georgia.

Friday, November 14, 1902.

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 Rev. Wm. Dunbar.

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

Adams,
Akin,
Alexander,
Almond,
Arnold,
Ayres,
Baldwin,
Beall,
Beauchamp,
Bell of Emanuel,
Bell of Milton,
Blackburn,
Booth,
Bowen,
Bower,
Boykin,
Brinson,
Brock,
Brown,
Bruce,
Buchan,
Buchannon,
Bush,
Butts,
Calvin,
Candler,
Cann,
Carr,
Carrington,
Carswell,
Conner,
Cook,
Cromartie,
Crumbly,
Daves,
Davis,
Davison,
Deal,
Derrick,
Dozier,
Duckett,
Duggan,
Dunbar,
Edwards,
English,
Ennis,
Evans,
Felder,
Fields,
Flanigan,
Flynt,
Foster of Oconee,
Foster of Towns,
Franklin,
Fussell,
Gaulden,
George,
Glenn,
Grenade,
Grice,
Griffin,
Hall,
Hardeman,
Harden,
Hawes,
Hayes,
Hendry,
Henry,
Hicks,
Hixon of Carroll,
Hixon of Sumter,
Holder,
Houston,
Howard of Baldwin,
Howard of Laurens,
Howell,
Hutcheson,
Johnson of Baker,
Johnson of Clinch, McLain, Shannon,
Johnson of Crawford, Nisbet, Singleterry,
Jones of Dougherty, Owen, Slaton,
Jones of Pickens, Overstreet, Spence,
Kelly, O'Quinn, Stanford,
Kendrick, Parker, Steed of Carroll,
Kent, Pate of Dooly, Steed of Taylor,
Kilburn, Pate of Gwinnett, Stewart,
Knight, Pate of Coffee, Stovall,
Knowles, Pate of Irwin, Strickland,
Lane, Peyton, Thompson,
Lawrence, Phillips of Jefferson, Thurman,
Little, Phillips of Quitman, Tigner,
Lowe, Preston, Tracy,
Mann, Proctor, Underwood,
Maples, Rainey, Valentine,
Martin, Rankin, Walker of Monroe,
Mayson, Rawls, Walker of Pierce,
Miller of Muscogee, Redwine, Warren,
Mills, Reid, Watson,
Mitcham, Rice, Welch,
Mitchell, Richardson, Wellborn,
Mizell, Ridley, West,
Moses, Rogers of Hall, Whitley,
Mulherin, Rogers of McIntosh, Wilson,
McBride, Roper, Wise,
McCurry, Rountree, Womble,
McElmurray, Sanders, Wooten,
McHenry, Shackelford, Yates,
Mr. Speaker.

Those absent were Messrs.—

Alford, Lanier, McRae,
Burton, Miller of Bullock, Newton,
Clatt, Morton,
On motion of Mr. Kent of Johnson, House bill No. 168 was recommitted to the Committee on Counties and County Matters.

The following resolutions were read, to wit:

By Mr. Parker of Talbot—

A resolution extending the privileges of the floor to Col. J. J. Bull, W. J. Thornton and W. S. Dennis of Talbotton.

Referred to Committee on Privileges of Floor.

By Mr. Kelly of Glascock—

A resolution to make House bill No. 11, known as the "Australian Ballot Bill," the special order for Wednesday, November 19th, immediately after the reading of the Journal.

Referred to Committee on Rules.

Under the head of unfinished business the following bill was taken up and put upon its passage, the same having been read for the third time on yesterday, to wit:

By Mr. Flynt of Spalding—

A bill to amend section 2145 of the Code, relative to insurance companies, and for other purposes.

The following amendment was read and adopted, to wit:

By Mr. Felder of Bibb—

Amend by striking out the following words wherever they appear, to wit: "when it solicits business or collects premiums."
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 103, nays 0.

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

By unanimous consent the following House bills were read the second time and recommitted to the Committee on Corporations, to wit:

By Mr. Dunbar of Richmond—

A bill to authorize the village of Summerville to issue bonds.

By Mr. Dunbar of Richmond—

A bill to authorize the village of Summerville to establish and maintain cemeteries.

At the request of Mr. Houston of Fulton, House bill No. 78 was recommitted to the Special Judiciary Committee.

Mr. Davis, chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

The Committee on Appropriations have had under consideration the following bill of the House and recommend the same do pass:

A resolution appropriating part of rental of McIntosh reserve to preservation of Indian Spring.

Respectfully submitted,

C. L. Davis, Chairman.
Mr. Flynt, chairman of the Committee on Special Judiciary, submitted the following report:

Mr. Speaker:

Your committee having had under consideration House bill No. 27, by Messrs. Hixon and Steed of Carroll, to extend the powers of the railroad commission of this State, relative to receiving, receipting for and forwarding all freights tendered them for transportation, instruct me, as their chairman, to report the same back to the House with the recommendation that it do pass as amended.

Respectfully submitted,

J. J. FLYNT, Chairman.

Mr. Hawes, chairman of the Committee on Pensions, submitted the following report:

Mr. Speaker:

The Committee on Pensions have had under consideration the following 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 appropriate the sum of $60.00 to pay the pension due Mrs. Martha L. Hattoway.

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

A resolution authorizing the payment of the pension due Mrs. Harriet E. Malone.
A bill to provide for the appointment of a board of official pension examiners for the State of Georgia, etc.

Respectfully submitted,

P M. HAWES, Chairman.

Mr. Shannon, 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, and instruct me, as their chairman, to report back the same to the House with the recommendation that the same do pass, to wit:

A bill to change the time of holding Greene county superior court.

A bill to create a board of commissioners for the county of Rockdale.

A bill to amend an Act creating a city court for the city of Waycross.

A bill to amend an Act creating a city court for Waycross, in the county of Ware, so as to provide for the payment of a salary to the solicitor of said court.

A bill to amend an Act creating a city court for the city of Waycross, so far as relates to the clerk of said court.

Respectfully submitted,

JNO. R. SHANNON, Chairman.

Mr. Little, vice-chairman of the Committee on Corporations, submitted the following report:
Mr. Speaker:

Your Committee on Corporations having had under consideration House bill No. 73, a bill to be entitled an Act to provide a new charter for the town of Edgewood, in the county of DeKalb, etc., report the same with the recommendation that the same do pass as amended.

Respectfully submitted,

LITTLE, Vice-Chairman.

Mr. Conner, chairman of the Committee on Special Agriculture, submitted the following report:

Mr. Speaker:

The Committee on Special Agriculture beg leave to report back to the House House bill No. 249, with a recommendation that the same do pass:

Respectfully submitted,

J. S. Mizell, Secretary.

J J CONNER, 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 amend section 739 of the Code of Georgia, touching eligibility of councilmen, and for other purposes.

A bill to incorporate the Tennille school district, in Washington county; to provide revenue for schools, and to provide a board of education.
A bill to abolish the county court of Screven county.

On motion of Mr. Steed of Taylor, 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. Morris of Cobb—

A bill to fix a salary for the clerks of ordinary of this State, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Steed of Taylor (by request)—

A bill to establish one or more dispensaries in the county of Taylor, and for other purposes.

Referred to Committee on Temperance.

By Messrs. Knight of Berrien and Paulk of Coffee—

A resolution for the relief of E. A. Buck, of Berrien county.

Referred to General Judiciary Committee.

By Mr. Morris of Cobb (by request)—

A resolution to pay pension of E. J. Simpson, of Cobb county, to his widow.

Referred to Committee on Pensions.

By Mr. McBride of Lee—

A bill to prohibit the sale of spirituous and malt liquors in the county of Lee, and for other purposes.
Referred to Committee on Counties and County Matters.

By Mr. Candler of DeKalb (by request)—

A resolution to make appropriation to enable the trustees of the Soldiers' Home to lay down and construct a water main from the city of Atlanta to the Soldiers' Home, and for other purposes.

Referred to Committee on Appropriations.

By Mr. Felder of Bibb—

A bill to amend an Act to create a prison commission for the State of Georgia, and for other purposes.

Referred to Committee of the Whole House.

On motion of Mr. Felder, 300 copies of the above bill were ordered printed for the use of the House.

By Mr. Henry of Murray—

A bill to repeal articles 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 of chapter 2, volume 1 of the Code of Georgia, relative to registration of voters, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Owen of Pike—

A bill to incorporate the Vega school district, of Pike county, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Fields of Dooly—

A bill to increase the salaries of the judges of the superior courts of this State; and for other purposes.
Referred to Special Judiciary Committee.

By Mr. Calvin of Richmond—

A bill to fix and regulate the fees of notaries public and other officers of this State, and for other purposes.

Referred to Committee on Banks and Banking.

By Mr. Blackburn of Fulton—

A bill to amend an Act providing for the acceptance of the Soldiers' Home by the State of Georgia, and for other purposes.

Referred to General Judiciary Committee.

By Messrs. Hawes and Martin of Elbert, Boykin of Lincoln, and Alexander and Grenade of Wilkes—

A bill to regulate the traffic in seed cotton in the counties of Elbert, Wilkes and Lincoln, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Calvin of Richmond—

A bill to amend section 1643, volume 1 of the Code, which authorizes Confederate soldiers to conduct the business of traveling life insurance agents, and for other purposes.

Referred to Committee on Pensions.

By Mr. Wellborn of Union—

A bill to amend section 4625 of the Civil Code, relative to the withdrawal and refiling of certain claims, and for other purposes.
Referred to General Judiciary Committee.

By Mr. Phillips of Jefferson—

A bill to amend section 982, volume 1 of the Code, relative to State depositories, and for other purposes.

Referred to Committee on Banks and Banking.

By Mr. Wellborn of Union—

A bill to amend section 4623 of the Civil Code, which prescribes the form of oath to be administered to juries in claim cases, and for other purposes.

Referred to General Judiciary Committee.

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

Mr. Speaker:

The Senate has concurred in the following joint resolution of the House as amended:

A resolution that no session of the General Assembly be held on Thanksgiving Day, and that said day be dies non.

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

By Mr. Crumley of Stewart—

A bill to create a new charter for the town of Lumpkin, in Stewart county.
At the request of Mr. Bush of Miller, House bill No. 228 was withdrawn from the General and referred to the Special Agricultural Committee.

The next bill for a first reading was:

By Mr. Wellborn of Union—

A bill to amend section 4612 of the Civil Code, which provides for a bond in claim cases, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Paulk of Irwin—

A bill to incorporate the city of Ocilla, in Irwin county, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Whitley of Douglas—

A bill to repeal an Act providing for the application of all public school funds to the Douglasville College that are distributed to school children within the corporate limits of said town, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Paulk of Irwin—

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

Referred to Committee on Counties and County Matters.

By Mr. Paulk of Irwin—

A bill to establish a dispensary in the city of Ocilla, and for other purposes.
Referred to Committee on Counties and County Matters.

By Mr. Paulk of Irwin—

A bill to maintain and operate a public school system in the city of Ocilla, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Reid of Campbell—

A bill to require certain corporations to file and record their charters, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Howard of Baldwin—

A resolution requiring the superintendent of the State farm, near Milledgeville, to make certain improvements on the grounds surrounding the State Normal School, and for other purposes.

Referred to Committee on Education.

By Mr. Hendry of Liberty—

A bill to provide for the trial of all criminal cases returnable to the county courts without indictment or presentment by a grand jury, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Glenn of Whitfield—

A bill to prohibit the running of trains with two locomotives, and for other purposes.
By Mr. Cook of Telfair—

An Act to change and fix the time of holding the superior courts of Telfair county.

Referred to Special Judiciary Committee.

By Mr. Reid of Campbell—

A bill to amend section 767, volume 1 of the Code, relative to the taxation of corporations, and for other purposes.

Referred to Committee on Ways and Means.

By Mr. Reid of Campbell—

A bill to amend section 780, volume 1 of the Code, relative to corporations who make returns to the Comptroller-General, and for other purposes.

Referred to Committee on Ways and Means.

By Mr. Thompson of Hall—

A bill to provide for the removal of obstruction from the streams of Hall county, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Watson of McDuffie—

A bill to amend section 952 of the Code, relative to State depositories, and for other purposes.

Referred to Committee on Banks and Banking.
By Mr. Thurman of Walker—

A bill to amend section 248 of the Code, which prescribes who shall be debarred from going on bond of a county officer, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Watson of McDuffie—

A bill to provide for the payment of the insolvent costs of the constables, justices of the peace and notaries public in McDuffie county, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Reid of Campbell—

A bill to amend section 779, volume 1 of the Code, relating to the taxation of property belonging to non-residents, and for other purposes.

Referred to Committee on Ways and Means.

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

Mr. Speaker:

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

A resolution to pay the administrator of the estate of the late Senator P J Sullivan his per diem and mileage.

The following resolutions, which were reported back from the Committee on Rules, were read, to wit:
By Mr. Hall of Bibb—

A resolution providing that no request for unanimous consent to read bills a third time shall be entertained by the Speaker, or submitted to the House.

The committee proposed to amend as follows: "Providing that this rule shall not apply to local or general bills."

The amendment was lost.

The report of the committee was then agreed to.

On the adoption of the resolution the ayes were 101, nays 14.

Therefore, the resolution having received the requisite three-fourths majority was adopted.

The following resolution, also reported back by the Committee on Rules, was read, to wit:

By Mr. Preston of Jasper—

A resolution providing that all general bills favorably reported upon by the committee, be printed for the use of the House.

The committee offered the following substitute, to wit:

Resolved, That beginning Monday, November 17, that a daily published calendar of business be prepared by the clerk with the caption of the bills and resolutions therein stated in the order in which they are subject to consideration by the House, and a copy of the same be laid on the desk of each member before the opening of the House.
The substitute was lost.

Before the resolution could be disposed of the hour of adjournment arrived and the same went over as unfinished business.

Leave of absence was granted to Messrs. Mitcham, Mizell, Rainey, Tracy, Foster of Oconee, Johnson of Clinch, Maples, Carr, Strickland, Booth, Steed of Taylor, Lawrence, Ridley, Newton, Phillips of Quitman, Knight, West, Baldwin, Proctor, Cook, English, Hayes, Johnson of Crawford, Stanford, Richardson, Deal, Preston.

The hour of adjournment having arrived the Speaker declared the House adjourned until 10 o'clock to-morrow morning.
Atlanta, Georgia.

Saturday, November 15, 1902.

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, Crumbly, Houston,
Akin, Daves, Howard of Baldwin,
Alexander, Dozier, Howard of Laurens,
Almond, Duggan, Howell,
Arnold, Edwards, Hutcheson,
Ayres, Ennis, Jones of Dougherty,
Bell of Emanuel, Evans, Jones of Pickens,
Bell of Milton, Felder, Kent,
Blackburn, Fields, Kilburn,
Booth, Flanigan, Lane,
Bowen, Flynt, Little,
Bower, Foster of Towns, Lowe,
Boykin, Franklin, Mann,
Brinson, Gaulden, Martin,
Brock, George, Mayson,
Brown, Glenn, Miller of Muscogee,
Bruce, Grenade, Mills,
Buchannon, Grice, Mitchell,
Bush, Hall, Mizell,
Butts, Hardeman, Moses,
Calvin, Hawes, Mulherin,
Candler, Hendry, McBride,
Carswell, Henry, McElmurray,
Chlatt, Hicks, McHenry,
Conner, Hixon of Carroll, Nisbet,
Cromartie, Holder, Owen,
Mr. Flanigan, of the Committee on Journals, reported that the Journal of yesterday's proceedings had been examined and found correct.

The Journal was read and confirmed.
At the request of Mr. Evans of Washington, House bill No. 88 was recommitted to the Committee on Banks and Banking.

At the request of Mr. Sanders of Heard, House bill No. 92 was recommitted to the Committee on Banks and Banking.

Mr. Warren, vice-chairman of Committee on Special Judiciary, submitted the following report:

Mr. Speaker:

Your committee having had under consideration the following House bills, instruct me, as their chairman, to report the same back with the recommendation that they do pass:

By Messrs. Butts of Glynn and Proctor of Camden—

A bill to regulate and control the taking and catching of fish and oysters from public waters of this State.

By Mr. Butts of Glynn—

A bill to amend section 573 of the Penal Code 1895, by making it unlawful for any one to be found in possession of terrapin of a less size that five and one-half inches.

By Mr. McHenry of Floyd—

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

Your committee instructs me to report the following bills to the House with the recommendation that they do pass as amended:
By Messrs. Johnson of Clinch and Singletary of Thomas—

A bill to regulate the carrying of certain deadly weapons.

By Mr. Grice of Pulaski—

A bill to amend the local Act creating dispensaries in Pulaski county.

By Mr. Dunbar of Richmond—

A bill to increase the number of terms of the superior court of Richmond county.

By Mr. Grice of Pulaski—

A bill to repeal section 2763 of the Code.

By Mr. Dunbar of Richmond—

A bill to create a board of police commissioners for the city of Augusta, in this State.

By Mr. Kelly of Glascock—

A bill to revise election laws of Georgia.

By Messrs. Booth and Lawrence of Walton—

A bill to create a board of commissioners of roads and revenues for the county of Walton.

By Mr. Grice of Pulaski—

A bill to incorporate the town of Finleyson, in Pulaski county.
By Mr. Rankin of Gordon—

A bill to provide that when land has been sold for a failure to return and pay taxes thereon, that suit shall be brought, etc.

I am instructed to report the following bill with the recommendation that it do pass by substitute:

By Mr. Underwood of White—

A bill to amend section 114 of volume 3 of the Code.

I am instructed to report the following resolution with the recommendation that it do not pass:

By Mr. Grice of Pulaski—

A resolution to provide for a salary of three dollars and fifty cents per diem, during session, for chief porter of the House.

Respectfully submitted,

G. M. Warren, Vice-Chairman.

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 House bills, which I am instructed to report back with the recommendation that the same do pass, to wit:

A bill providing for the situs of debts due to non-residents for purposes of attachment, and for other purposes.
A bill to amend the charter of the city of Columbus, and several Acts amendatory thereof, so as to authorize the construction and maintenance of water-works, and for other purposes.

A bill to amend the charter of the city of Columbus, and the Acts amendatory thereof, so as to confer authority upon said city to exercise police jurisdiction over certain territory within three miles of said city, and for other purposes.

A bill to amend section 670 of the Penal Code, so as to apply the provisions thereof to cheating or defrauding a firm or corporation.

A bill to amend section 187 of volume 3 of the Code, relative to embezzlement.

A bill to amend section 642 of volume 3 of the Code, relative to expenses of lying in with child in bastardy cases.

A bill to amend an Act approved December 8, 1889, providing for the employment of inspectors of roads and bridges, and for other purposes.

A bill to amend section 5113 of the Code, so as to allow executions to be amended by the clerk of the court from which the same were issued, so as to conform to amended judgments, and for other purposes.

Also, the following House bill with the recommendation that the same do pass as amended, to wit:

A bill to establish the salaries of the judges of the superior courts of this State, and for other purposes.

A bill to require the claimant in all cases to set out clearly and fully in the affidavit, or in an abstract thereto
attached all the grounds or title which constitute the basis of such claim, and for other purposes.

A bill to amend section 2754 of the Code, relative to foreclosure of mortgages before due, and for other purposes.

Also, the following House bills with the recommendation that the same do not pass, to wit:

A bill to authorize the holding of justice's courts in more than one place in militia district embracing incorporated towns in which no justice's courts are now held.

A bill to provide for inspection and examination of all records in the ordinary's, sheriff's and clerk's offices, and for other purposes.

A bill to abolish the death penalty in all cases except rape.

Also, the following House resolution with the recommendation that the same do not pass, to wit:

A resolution for the relief of the Marietta Paper Mills.
Respectfully submitted,

JOHN M. SLATON, Chairman.

Mr. Hawes, chairman of the Committee on Pensions, submitted the following report:

Mr. Speaker:

The Committee on Pensions have had under consideration the following bill, which they instruct me, as their chairman, to report back to the House with the recommendation that it do pass, to wit:
A bill to protect Confederate and other soldiers mentioned in an Act of the General Assembly approved December 9, 1897

Respectfully submitted.

P M. Hawes, Chairman.

Mr. Hawes, vice-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, 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 amend section 982, volume 1 of the Code, so as to make the city of Louisville a State depository.

A bill to amend section 982, volume 1 of the Code, so as to make the city of Barnesville a State depository.

The committee have also instructed me to report the following bills back with the recommendation that they do not pass, to wit:

A bill to amend section 982 of the Code, so as to make the town of Hogansville a State depository.

A bill to amend section 982, volume 1 of the Code, so as to make the city of Sandersville, in Washington county, a State depository.

Respectfully submitted.

P M. Hawes, Vice-Chairman.
Mr. Davis, chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

I am directed by the Committee on Appropriations to report back to the House bill No. 74 with the recommendation that the same do pass as amended.

Respectfully submitted.

C. L. Davis, Chairman.

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

By Mr. Butts of Glynn—

A bill to amend an Act to create a board of commissioners of roads and revenues for Glynn county, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Whitley of Douglas—

A bill to make it unlawful to manufacture spirituous, malt or vinous liquors in the county of Douglas, and for other purposes.

Referred to Special Judiciary Committee.

Mr. Morris, chairman ex officio of the Committee on Rules, submitted the following report:

Mr. Speaker:

The Committee on Rules have had under consideration House resolution No. 55, by Mr. Hall of Bibb, requiring
that requests for unanimous consent shall not be entertained or submitted to the House in the matter of bills or resolutions ready for a third reading, and have instructed me to report the same with a recommendation that it do pass as amended.

The committee recommend that House resolution No. 56, by Mr. Preston of Jasper, pass by substitute.

The committee recommend that House resolution No. 57, by Mr. Kelly of Glascock, do pass as amended.

The committee further recommend that the resolution by Mr. Felder of Bibb, providing that Mr. Carrington of Madison, be added to the Committee on Education, do not pass.

The committee calls the attention of the House to the fact that under the present rules of the House the resolution referred to can not be entertained.

Respectfully submitted.

N. A. Morris, Chairman ex officio.

Under the head of unfinished business the following resolution, which was under consideration at the time of adjournment on yesterday, was again read, to wit:

By Mr. Preston of Jasper—

A resolution providing that all general bills favorably reported upon by the committee be printed and laid upon the desk of the members of the House.

Mr. Wilson of Clay, called for the previous question, which call was sustained and the main question ordered.
On the adoption of the resolution Mr. Slaton 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.—

Bruce, Hixon of Sumter, Pate of Dooly,
Daves, Hutcheson, Redwine,
Duckett, Jones of Pickens, Rice,
Duggan, Lane, Rogers of Hall,
Evans, Mills, Roper,
Gaulden, Mitchell, Thompson,
Glenn, McLain, Valentine,
Grice, O'Quinn, Whitley,
Hall,

Those voting in the negative were Messrs.—

Adams, Edwards, Mizzell,
Alexander, Ennis, Mulherin,
Almond, Felder, McCurry,
Ayres, Flanigan, McElmurray,
Beauchamp, Flynt, McHenry,
Bell of Milton, Franklin, Nisbet,
Blackburn, Grenade, Owen,
Bower, Hardeman, Overstreet,
Boykin, Hawes, Parker,
Brinson, Hendry, Paulk of Coffee,
Brock, Henry, Paulk of Irwin,
Brown, Hixon of Carroll, Peyton,
Bush, Holder, Phillips of Jefferson,
Butts, Houston, Rankin,
Candler, Howard of Baldwin, Reid,
Cann, Howell, Ridley,
Carswell, Jones of Dougherty, Rogers of McIntosh,
Clatt, Kent, Sanders,
Conner, Kilburn, Shackelford,
Crumbly, Little, Slaton,
Davis, Mann, Steed of Carroll,
Dozier, Martin, Stovall,
By unanimous consent the verification of the roll-call was dispensed with.

On the adoption of the resolution the ayes were 25, nays 77

The resolution having failed to receive the requisite constitutional majority was lost.
The following resolution, which was also reported back by the Committee on Rules, was taken up under the head of unfinished business, to wit:

By Mr. Kelly of Glascock—

A resolution to make the Australian Ballot Bill a special order for Wednesday, November 19, 1902, immediately after the confirmation of the Journal.

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

Amend by providing that said bill shall not displace the General Tax Act or Appropriation Bill.

The resolution was then adopted as amended.

Under the head of unfinished business the following resolution was read, to wit:

By Mr. Felder of Bibb—

A resolution providing that Mr. Carrington of Madison, be placed on the Committee on Education.

The report of the committee was adverse to the passage of the resolution, and on motion of Mr. Felder of Bibb, the report of the committee was adopted and the resolution was lost.

Mr. Hardeman, chairman of the Committee on Hygiene and Sanitation, submitted the following report:

Mr. Speaker:

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

A bill to prescribe the manner in which cocain shall be sold, and for other purposes.

Respectfully submitted.

L. G. HArDEMAN, Chairman.

Under the head of unfinished business the following bills were read the first time and appropriately referred, to wit:

By Messrs. West of Lowndes and Mitchell of Thomas—

A resolution providing for the appointment of a commission to investigate the operation and results of State uniformity school book system, and for other purposes.

Referred to Committee on Education.

By Mr. George of Morgan—

A bill to amend an Act to make it unlawful for a person to contract with another when already under contract, and for other purposes.

Referred to Committee on General Agriculture.

By Mr. Calvin of Richmond—

A resolution providing for the payment of the per diem of the late Senator P J. Sullivan.

Referred to Committee on Appropriations.
By Mr. Houston of Fulton—

A resolution to make appropriation to meet the deficiency in the printing fund, and for other purposes.

Referred to Committee on Public Printing.

By Mr. Slaton of Fulton—

A bill to regulate the sale of stocks in bulk, and for other purposes.

Referred to General Judiciary Committee.

Mr. Shackelford, 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, and instruct me to report the same back to the House with the recommendation that the same do pass:

By Mr. Dunbar of Richmond—

A bill to be entitled an Act to authorize and empower the village of Summerville to provide and maintain cemeteries.

By Mr. Dunbar of Richmond—

A bill to be entitled an Act to authorize the village of Summerville, in Richmond county, to issue not exceeding $25,000 of bonds for extending and enlarging the waterworks and sewerage system of said village.
By Mr. Crumbley of Stewart—

A bill to be entitled an Act to create a new charter for the town of Lumpkin, in Stewart county.

Respectfully submitted.

THOS. J. SHACKELFORD, Chairman.

The Committee on Corporations submit the following report:

Mr. Speaker:

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

By Mr. Stanford of Harris—

A bill to be entitled an Act to amend the charter of the city of Hamilton.

By Mr. Pate of Gwinnett—

A bill to be entitled an Act to repeal an Act entitled an Act to provide for the issuing of bonds by the town of Norcross.

By Messrs. Hardeman and Holder of Jackson—

A bill to be entitled an Act to establish the city court of Jefferson.

By Mr. Shackelford of Clarke—

A bill to be entitled an Act to alter and amend an Act to incorporate the Southern Mutual Insurance Company, approved December 29, 1847.
By Mr. Stewart of Calhoun—

A bill to be entitled an Act to incorporate the town of Edison.

By Messrs. Evans and Franklin of Washington—

A bill to be entitled an Act to amend, consolidate and supersede the several Acts incorporating the city of Sandersville, to create a new charter and municipal government for said city.

By Mr. Holder of Jackson—

A bill to be entitled an Act to repeal an Act incorporating the town of Statham.

By Mr. Beall of Paulding—

A bill to be entitled an Act to authorize the mayor and aldermen of the town of Dallas to issue bonds for the purpose of purchasing and equipping school buildings.

Respectfully submitted.

THOS. J. SHACKELFORD, Chm. Com. on Corporations.

By unanimous consent the following bills were read the first time, to wit:

By Mr. Ayres of Polk—

A bill to amend the road laws of the State of Georgia, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Ayres of Polk—

A bill for the protection of fish in the waters of this State, and for other purposes.
Referred to Special Agricultural Committee.

By Mr. Peyton of Habersham—

A bill to equalize the business and labor of the judges of the superior courts, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Ayres of Polk—

A bill to amend paragraph 1, section 4, article 6 of the Constitution, relative to city courts.

Referred to Committee on Constitutional Amendments.

By Mr. Dozier of Troup—

A bill to provide for judgment for value of property on conviction of larceny, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Blackburn of Fulton—

A resolution to make House bill No. 20, which provides for a State patrol, the special order for Thursday, November 20.

Referred to Committee on Rules.

By Mr. West of Lowndes—

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

Referred to Committee on Corporations.

By Mr. Whitley of Douglas—

A bill to create a department of health and health officers in this State, and for other purposes.
Referred to the Committee on Hygiene and Sanitation.

By Messrs. Duckett of Banks, and Hardeman and Holder of Jackson—

A bill to amend the charter of the town of Maysville, in Jackson and Banks counties, and for other purposes.

Referred to Committee on Corporations.

By Mr. West of Lowndes—

A bill to prescribe the amount of salary of laborers that may be exempt from garnishment, and for other purposes.

Referred to General Judiciary Committee.

By Messrs. Foster of Oconee and Booth and Lawrence of Walton—

A resolution to pay the pension due James S. Hall to W. A. Williams.

Referred to Committee on Pensions.

By Mr. Fields of Dooly—

A bill to require all railroad companies of the State to maintain certain specified crossings, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Shackelford of Clarke—

A bill to appropriate $25,000 to the trustees of the University to construct a college building, and for other purposes.

Referred to Committee on Appropriations.
By Mr. Welch of Gilmer—

A bill to pay T. J. Long a pension of $100.00, and for other purposes.

Referred to Committee on Pensions.

The following bills were read the second time and re-committed, to wit:

By Mr. Wise of Fayette—

A bill to establish the city court of Fayetteville.

By Mr. Wise of Fayette—

A bill to amend an Act to incorporate the town of Fayetteville.

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

By Mr. Dunbar of Richmond—

A bill to authorize the village of Summerville to issue bonds not to exceed $25,000, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 88, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Alexander and Grenade of Wilkes—

A bill to repeal an Act to establish a dispensary in the city of Washington, and for other purposes.
On motion of Mr. Adams of Putnam, the bill was tabled.

By Mr. Dunbar of Richmond—

A bill to authorize and empower the village of Summerville to lay out and maintain cemeteries, 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 90, nays 0.

The bill having received the requisite constitutional majority was passed:

Leave of absence was granted Messrs. Howard, Welch, Arnold, Overstreet, Dunbar, Womble.

On motion of Mr. Flynt of Spalding, the House adjourned until 9 o’clock Monday morning.

Atlanta, Georgia.

Monday, November 17, 1902.

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:

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Mr. Flanigan, of the Committee on Journals, reported that the Journal of Saturday's proceedings had been examined and found correct.

The Journal was then read and confirmed.

The following resolutions were read and referred to Committee on Rules, to wit:

By Mr. Steed of Taylor—

A resolution providing that hereafter the Saturday's session of this House be devoted to the consideration of and action on all local bills, and the first and second readings of general bills.
By Mr. Steed of Taylor—

*Resolved,* That hereafter the House meet at 9:30 o'clock a.m. of each day, instead of 9 o'clock a.m.

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. Knight of Berrien—

A bill to amend an Act to create a board of county commissioners for the county of Berrien, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Felder of Bibb—

A bill to recognize, foster, encourage and protect the Georgia Industrial Home, and other institutions, and for other purposes.

Referred to Committee on Counties and County Matters.

By Messrs. Deal and Miller of Bullock—

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

Referred to Special Judiciary Committee.

By Messrs. Deal and Miller of Bullock—

A bill to repeal the charter of the town of Statesboro, and for other purposes.

Referred to Special Judiciary Committee.
By Mr. Akin of Bartow—

A bill to allow defendants in certain trover cases to plead set-offs, or to recoup in damages, and for other purposes.

Referred to the General Judiciary Committee.

By Mr. Reid of Campbell—

A bill to authorize the mayor and council of Palmetto to issue bonds, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. Cann of Chatham—

A bill to amend an Act to create the police court of the city of Savannah, and for other purposes.

Referred to the Committee on Corporations.

By Mr. Mitcham of Clayton—

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

Referred to Committee on Counties and County Matters.

By Mr. Slaton of Fulton—

A bill to appoint commissioners to inspect the battle lines and locate the position of the Georgia troops in the Vicksburg campaign during the Civil war, and for other purposes.

Referred to the Committee on Appropriations.

By Mr. Slaton of Fulton—

A bill to regulate the record of executions, and for other purposes.
Referred to the General Judiciary Committee.

By Mr. Rankin of Gordon—

A bill to repeal an Act to make it unlawful for any person to employ or contract with another person who is already under contract, and for other purposes.

Referred to Committee on General Agriculture.

By Mr. Kent of Johnson—

A bill to prohibit the sale of deadly weapons without written permit, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. Kent of Johnson—

A bill to amend section 2864 of the Code, which provides what may be done by courts of chancery during vacation, and for other purposes.

Referred to the General Judiciary Committee.

By Mr. Bruce of Lumpkin—

A bill to repeal section 1349, volume 1 of the Code, relative to teachers' institutes, and for other purposes.

Referred to Committee on Education.

By Mr. Steed of Taylor—

A bill to amend an Act to create the Prison Commission of the State of Georgia, and for other purposes.

Referred to Committee on Penitentiary.
By Mr. West of Lowndes—

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

Referred to the Special Judiciary Committee.

By Mr. West of Lowndes—

A bill to provide for closing private ways in this State in certain cases, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. Bowen of Wilcox—

A bill to incorporate the town of Pineview, in the county of Wilcox, and for other purposes.

Referred to Committee on Corporations.

By Mr. Blackburn of Fulton—

A bill to make it unlawful for any person to fraudulently wear the "Confederate Cross of Honor" upon his person.

Referred to the General Judiciary Committee.

By Mr. Felder of Bibb—

A bill to amend section 1492, volume 1 of the Code, providing for the appointment and qualification of members of the State Board of Pharmacy, and for other purposes.

Referred to the Special Judiciary Committee.
By Mr. Felder of Bibb—

A bill to amend section 1495, volume 1 of the Code, which provides for meetings of the State Board of Pharmacy, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. Felder of Bibb—

A bill to amend section 1496, volume 1 of the Code, which prescribes the duty of the Georgia State Board of Pharmacy, and for other purposes.

Referred to the Special Judiciary Committee.

By Mr. Davis of Meriwether—

A bill to define the duties of the keeper of public buildings and grounds; prescribe his qualifications, etc., and for other purposes.

Referred to Committee on Public Property.

By Mr. Rogers of McIntosh—

A bill to regulate the amount of payment to first grade public school teachers, and for other purposes.

Referred to Committee on Education.

By unanimous consent the following bills were read the second time, to wit:

By Messrs. Evans and Franklin of Washington—

A bill to amend the several Acts to incorporate the city of Sandersville.
By Mr. Hardin of Chatham—

A bill to authorize the clerks of the city courts of this State to appoint deputy clerks.

The following Senate bills were read the first time, to wit:

By Mr. Perry of the 33d District—

A bill to pay costs and fees in cases in which services are performed by special criminal bailiffs, and for other purposes.

Referred to General Judiciary Committee.

By Mr. McMichael of the 24th District—

A bill to repeal an Act to create a county court in each county of this State so far as the same applies to Marion county.

Referred to the General Judiciary Committee.

By Mr. Lee of the 44th District—

A bill to amend the charter of the town of Flintstone, in Walker county, and for other purposes.

Referred to Committee on Corporations.

By Mr. Lee of the 44th District—

A bill to amend section 982, volume 1 of the Code, relative to State depositories, and for other purposes.

Referred to Committee on Banks and Banking.
By Mr. Tisinger of the 25th District—

A bill to amend section 961, volume 3, of the Code, relative to joint stock companies, and for other purposes.

Referred to the General Judiciary Committee.

By Mr. Comas of the 3d District—

A bill to amend section 982 of the Code, relative to State depositories, and for other purposes.

Referred to the General Judiciary Committee.

By Mr. Comas of the 3d District—

A bill to repeal section 397, volume 3, of the Code, relative to offenses committed on passenger trains, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Howell of the 35th District—

A resolution to pay to the estate of the late Senator P J Sullivan his per diem and mileage.

Referred to Committee on Appropriations.

By unanimous consent, the following resolution was read and referred to the Committee on Rules, to wit:

By Mr. Calvin of Richmond—

A resolution providing for the appointment of an additional standing committee to be known as the Committee on Roads and Highways.

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

A bill to amend section 982 of the Code, so as to make Hartwell, Ga., a State depository, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

Upon the passage of the bill the ayes were 107; nays, 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Beauchamp of Butts—

A bill to repeal an Act to establish the county court of Butts county, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 94; nays, 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Steed of Taylor—

A bill to protect Confederate and other soldiers mentioned in an Act of the General Assembly approved December 9, 1897.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 101; nays, 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Underwood of White—

A bill to amend section 151, volume 3 of the Code, defining robbery, 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 Messrs. Shannon and Walker of Monroe—

A bill to provide for a Board of Commissioners of Roads and Revenues for the county of Monroe, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 92; nays, 0.

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

By Mr. Wise of Fayette—

A bill to repeal an Act which provides for the payment of certain insolvent costs due the clerk and sheriff of Fayette 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 93; nays, 0.
The bill having received the requisite constitutional majority was passed.

The following message was received from the Governor through Mr. Erwin, Secretary:

Mr. Speaker:

The Governor has approved and signed the following Acts, to wit:

An Act to authorize and empower the Commissioners of Roads and Revenues of Bibb county to contribute toward the support of the Macon Hospital Association.

Also, an Act to create a Board of Commissioners of Roads and Revenues for Johnson county.

Also, an Act to amend section 739 of the Code of Georgia, touching eligibility of councilmen.

The next bill for a third reading was—

By Mr. Carswell of Wilkinson—

A bill to create a Board of Commissioners to make a roster of Georgia soldiers, sailors and marines, and for other purposes.

An appropriation being involved in the bill, 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 Reid of Campbell.

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.
On account of the absence of the author, Mr. Cann of Chatham moved that the bill be tabled, which motion prevailed.

At the request of Mr. Adams of Putnam House bill No. 16, was taken from the table and placed upon the Calendar.

By Messrs. Alexander and Grenade of Wilkes—

A bill to repeal an Act to establish a dispensary in the city of Washington, Wilkes 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, 0.

The bill having received the requisite constitutional majority was passed.

Mr. Felder, of the joint committee to investigate the present system of leasing the misdemeanor convicts of this State, submitted the following minority report:

*To the Senate and House of Representatives:*

The undersigned, a member of the committee appointed under a joint resolution of the Senate and House to investigate and report to this General Assembly the best and most humane disposition to make of the States' convicts at the expiration of the present contract of hire, and to submit with said report a bill for the consideration of the two bodies, begs leave to make this a minority report, and to respectfully dissent from the views of the majority of the committee.
I am of the opinion that the State should work the convicts upon the public roads and the public works, and from the investigation made by the said committee, I believe that this will be the best and most humane disposition that could be made of them. The present contracts of hire under which the felony convicts are worked expire on March 31, 1904, and it is for this Legislature to say whether this great force of labor owned by the State shall be leased to private individuals for private gain, or shall be worked and used for the public good. The roads of Georgia hold out employment for the convicts for generations to come, and to keep them at this class of work will take them, to a greater extent than any other, out of competition with free labor. The benefits to be derived from the improvement of our public highways are too numerous and well known to the members of this General Assembly for me to attempt to enumerate them. To again lease the convicts under the present system will be but to delay this great public improvement; and I have yet to discover a reason why the convicts should longer be kept from the public roads. Recognizing, however, that there are those who differ with me, and object to an abrupt change from the present system, I have drafted and introduced a bill in the House which I believe, if enacted into law, will gradually change the system, with little expense to the State, and will in time put upon the roads every able-bodied convict in the State.

The bill mentioned proposes to give to all counties now working their misdemeanor convicts, or which may hereafter do so, on the public roads, also the right to work their felony convicts in the same way. There are now thirty-three counties with misdemeanor chain-gangs. These thirty-three counties furnish to the prison commission 1,187 convicts, being over one-half of the number leased
by the commission. These counties can add this additional force to their gangs with comparatively little additional expense, if they should take advantage of such a law, which I believe they would, and this would dispose of over one-half of the convicts controlled by the commission. The bill further proposes to put under the control of the prison commission all felony convicts not worked by the counties; but in order to encourage the smaller counties in road building, it provides that the commission shall furnish, in a number named, convicts to such counties, on demand, without cost. I believe that many of the counties would take advantage of such a provision in the law, and that chain-gangs would be established in many parts of the State where they do not now exist, on account of the small force under the control of many of the counties. If, after furnishing to the counties desiring the same, there still remain convicts undisposed of, the bill makes it the duty of the commission to hire them to private parties on short time leases, and from the money thus derived to purchase lands on which to work those convicts not used on the roads; the object being to in time have every convict on the roads where possible, and when not so, to work them on farms owned and controlled by the State. The bill gives the prison commission general supervisory powers over all convicts, so as to guarantee humane treatment.

I am not unmindful of the many difficulties surrounding this vexed question and its proper solution, and I only offer the bill above mentioned in the hope that its imperfections may be corrected by amendment and its purposes accomplished.

Respectfully submitted.

T. S. Felder,
Chairman of committee on part of the House.
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 abolish the county court of Screven county.

Also, an Act to incorporate the Tennille school district, in Washington county.

Also, a resolution providing for a joint Finance Committee in accordance with section 304 of the Code of Georgia.

Respectfully submitted.

C. J. WELLBORN, JR., Chairman.

Mr. Shannon, 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 and instruct me, as their chairman, to report the same back with the recommendation that the same do pass, to wit:

A bill to incorporate the town of Ocilla, in the county of Irwin.

A bill to repeal an Act incorporating the town of Ocilla, and for other purposes.

A bill to regulate the traffic of seed cotton in the counties of Elbert, Wilkes and Lincoln.
A bill to remove obstructions from the creeks and rivers of Hall county, and for other purposes.
Respectfully submitted.

Jno. R. Shannon, Chairman.

The following resolution, which was ordered to lay over for one day, was taken from the table, read and adopted, to wit:

By Mr. Beall of Paulding—

A resolution providing for the appointment of a committee of five to investigate the condition of the Soldiers' Home, and for other purposes.

On motion of Mr. Akin of Bartow, House bill No. 12 was tabled during the absence of the author.

The next bills for a third reading were:

By Mr. Bush of Miller—

A bill to establish a dispensary in the town of Colquitt, Miller county, 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 1.

The bill having received the requisite constitutional majority was passed.

By Mr. Rainey of Terrell—

A bill to amend the charter of the town of Bronwood, in Terrell 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 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Hall of Bibb—

A bill to be entitled an Act to provide for the assessment of property of corporations which are required by law to make returns to the Comptroller-General of the State, and for other purposes.

Mr. Felder of Bibb, moved that on account of the author’s absence, the bill be tabled, which motion prevailed.

By Mr. Crumbly of Stewart—

A bill to create a new charter for the town of Lumpkin, in Stewart county, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On 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 bills were read the second time, to wit:

By Mr. Almond of Rockdale—

A bill to create a board of commissioners of roads and revenues for the county of Rockdale.
By Mr. Davidson of Greene—

A bill to change and fix the time of holding the superior court of Greene county.

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

By Mr. Harden of Chatham—

A resolution providing that the House adjourn on Thanksgiving Day, and that said day be counted as dies non.

The Senate proposed to amend by striking out the words "dies non."

The amendment was concurred in.

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

By Mr. Beauchamp of Butts—

A resolution to appropriate part of the rental of the McIntosh reserve to the preservation of Indian Springs.

By Mr. Blackburn of Fulton—

A bill to establish a patrol in each militia district of this State.

By Mr. Underwood of White—

A resolution to pay Mary S. Jarrard a pension due her husband.

By Messrs. Steed and Hixon of Carroll—

A bill to extend the powers of the railroad commission.
By Mr. Dunbar of Richmond—

A bill to amend an Act to create a board of police commissioners for the city of Augusta.

By Mr. Ennis of Floyd—

A resolution for the relief of V. T. Sanford, former tax-collector of Floyd county.

By Mr. Preston of Jasper—

A resolution to pay pension due Mrs. Martha L. Hattaway.

By Mr. Felder of Bibb—

A bill to require the claimant in all claim cases to set out fully in the affidavit the grounds which constitute the basis of such claim.

By Mr. Reid of Campbell—

A resolution to authorize the Governor to borrow money to supply casual deficiencies.

By Mr. Bcall of Paulding—

A bill to authorize the mayor and aldermen of Dallas to issue bonds.

By Mr. Pate of Gwinnett—

A bill to repeal an Act which provides for the issuing of bonds by the town of Norcross.

By Mr. Felder of Bibb—

A bill to prescribe the manner of selling cocaine, etc.
By Mr. Slaton of Fulton—

A bill to establish the salaries of the judges of the superior courts of this State.

By Mr. Slaton of Fulton—

A bill to provide for the situs of debts due to non-residents for purposes of attachment.

By Mr. Stewart of Calhoun—

A bill to incorporate the town of Edison.

By Mr. Underwood of White—

A bill to amend section 642, volume 3 of the Code.

By Messrs. Hall, Knight, Underwood, Deal, Rankin, Tignor, Glenn, Richardson—

A bill to prohibit railroads from crossing any street or public road of this State.

By Mr. Underwood of White—

A bill to amend section 187, volume 3 of the Code.

By Mr. Hawes of Elbert—

A bill to appropriate $20,000 to build a dormitory for the Georgia School for the Deaf.

By Mr. Candler of DeKalb—

A bill to provide a new charter for the town of Edge-wood.
By Mr. McHenry of Floyd—

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

By Mr. Stanford of Harris—

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

By Messrs. Butts of Glynn and Proctor of Camden—

A bill to amend an Act to regulate the catching of oysters in the waters of this State.

By Messrs. Steed and Hixon of Carroll—

A bill to amend an Act to create a new charter for the town of Temple.

By Mr. Rankin of Gordon—

A bill providing that where land has been sold for failure to pay taxes thereon, that suit shall be brought by the owner within a certain time.

By Messrs. Caudler and Mayson of DeKalb—

A bill to create a board of commissioners of roads and revenues for the county of DeKalb.

By Mr. Davidson of Greene—

A bill to amend an Act to create a board of county commissioners for Greene county.

By Mr. Kent of Johnson—

A bill to amend section 2754 of the Code, and for other purposes.
By Mr. Owen of Pike—

A bill to amend section 982, volume 1 of the Code.

By Mr. Ayres of Polk—

A bill to amend the charter of Cedartown.

By Mr. Slaton of Fulton—

A bill to amend section 670 of the Penal Code.

By Mr. Underwood of White—

A bill to amend section 114, volume 3 of the Code.

By Mr. Newton of Colquitt—

A bill to change the name of the village of Obe and incorporate the same as the town of Norman.

By Mr. Calvin of Richmond—

A bill to authorize certain cities to maintain boulevards, etc.

By Mr. Franklin of Washington—

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

By Mr. Booth of Walton—

A bill to prescribe the qualification of jurors in this State.

By Mr. Howard of Baldwin—

A bill to amend the charter of the city of Milledgeville.
By Mr. Miller of Muscogee—

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

By Messrs. Hardeman and Holder of Jackson—

A bill to establish the city court of Jefferson.

By Mr. Nisbet of Burke—

A bill to abolish the city court of Waynesboro.

By Mr. Grice of Pulaski—

A bill to amend the Act to create dispensaries in the county of Pulaski.

By Mr. Spence of Ware—

A bill to amend section 9 of an Act to establish the city court of Waycross.

By Mr. Dunbar of Richmond—

A bill to increase the number of terms of the superior courts of Richmond county.

By Mr. Flynt of Spaulding—

A bill to amend an Act to provide for the employment of inspectors of roads and bridges in certain counties.

By Mr. Grice of Pulaski—

A bill to repeal section 2763 of the Code.

By Mr. Grice of Pulaski—

A bill to incorporate the town of Finleyson.
By Mr. McElmurray of Burke—

A bill to establish the city court of Waynesboro.

By Mr. Miller of Muscogee—

A bill to amend the charter of the city of Columbus, relative to police jurisdiction.

By Mr. Holder of Jackson—

A bill to repeal an Act to incorporate the town of Stat- 

ham.

By Mr. Shannon of Monroe—

A bill to provide for the removal of obstructions from the streams of Monroe county.

By Mr. Spence of Ware—

A bill to amend an Act to establish the city court of Waycross.

By Mr. Shannon of Monroe—

A bill to amend section 1496, volume 1 of the Code, which relates to the State Board of Pharmacy.

By Mr. Brinson of Decatur—

A bill to regulate the sale of Georgia cane syrup.

By Mr. Phillips of Jefferson—

A bill to amend section 982, volume 1 of the Code, relative to State depositories.
By Mr. Paulk of Irwin—

A bill to incorporate the city of Ocilla.

By Mr. Thompson of Hall—

A bill to provide for the removal of obstructions from the streams of Hall county.

By Mr. Paulk of Irwin—

A bill to repeal an Act to incorporate the town of Ocilla.

By Messrs. Hawes, Martin, Boykin, Alexander and Grenade—

A bill to regulate the traffic in seed-cotton in the counties of Elbert, Wilkes and Lincoln.

By Mr. Butts of Glynn—

A bill to amend section 573 of the Penal Code, relative to the catching of terrapins.

By Mr. Slaton of Fulton—

A bill to amend section 5113 of the Code so as to allow executions to be amended by the clerk of the court.

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.

By Mr. Spence of Ware—

A bill to amend an Act to establish the city court of Waycross.
By Mr. Shackleford of Clarke—

A bill to amend an Act to incorporate the Southern Mutual Insurance Company.

By Mr. Yates of Catoosa—

A bill to cede jurisdiction over certain road approaches to Chickamauga Park to the United States.

By Mr. Reid of Campbell—

A bill to pay off and retire bonds of this State as they mature.

By Messrs. Johnson of Clinch and Singletary of Thomas—

A bill to regulate the carrying of certain deadly weapons.

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 1570 of the Code of Georgia.

A bill to amend an Act reviving the office of State Geologist, and for other purposes.

A bill to repeal an Act entitled an Act to establish a city court in the county of Hall and to provided for the appointment of a judge and a solicitor thereof. Approved August 14, 1891, and all Acts amendatory thereof, and to provide for the disposition of the business in said court.
A bill to make it unlawful and punishable as a misdemeanor for any person to hunt upon the lands of another in Columbia county without the written consent of the owner thereof.

A bill to amend an Act to create a board of roads and revenues in the county of Hancock, to define their powers and duties, and for other purposes.

A bill to create a commission to investigate the feasibility of locating an Agricultural and Industrial School in each congressional district in this State, and for other purposes.

A bill to change the time of holding superior courts of Union county, in the Northeastern Judicial Circuit, and for other purposes.

Mr. Morris, chairman ex officio of the Committee on Rules, submitted the following report:

Mr. Speaker:

The Committee on Rules have had under consideration House resolution No. 17, by Mr. Steed of Taylor, to devote Saturday's sessions of the House to the exclusive consideration of and action on local and special bills and the first and second reading of local and general bills and resolutions, and instruct me to report same back with the recommendation that the same do pass.

Respectfully submitted.

N. A. Morris, ex officio Chairman.

On motion of Mr. Steed of Taylor, the above report of the Committee on Rules was adopted.
The following resolution, which was favorably reported by the Committee on Rules, was read and adopted, to wit:

By Mr. Steed of Taylor—

Resolved, That hereafter the Saturday's sessions of the House be devoted to the consideration of and action on local bills and the first and second reading of general and local bills and resolutions.

The following resolution was read and referred to Committee on Rules, to wit:

By Mr. Deal of Bullock—

A resolution providing that the Clerk of the House shall each day furnish the members with printed copies of the captions (by brief) of all bills and resolutions on the calendar for a third reading on the following day.

On motion of Mr. Felder of Bibb, House bill No. 281, to amend an Act to create a Prison Commission for Georgia, was tabled.

The following communication was read, to wit:

Savannah, Ga., Nov. 15, 1902.
Hon. N. J. Morris, Speaker of House of Representatives, Atlanta, Ga.

Mr. Speaker:—I have the honor herewith to transmit to you a copy of the resolutions adopted by Savannah Board of Trade, June 16, 1902, regarding a Georgia exhibit at the World's Fair, St. Louis, 1904.

It is due entirely to an oversight of the writer that these resolutions have not reached you at an earlier date.

Respectfully,

D. G. Purse,
President Savannah Board of Trade.
Whereas, It is desirable that the resources of Georgia should be exhibited in complete and illustrative shape at the World’s Fair, St. Louis, Mo., commemorative of the Louisiana Purchase, to be held in 1904; and

Whereas, The State of Georgia has suffered in comparison with other States of the Union, by the meagerness of the display of her resources at other great expositions for the reason that, under the Constitution, it was claimed to be forbidden to make appropriations for such exhibitions of the resources of the State, in a manner to attract immigration to our idle acres, and draw capital to the development of our wealth in mines, manufactures and agricultural products; therefore, be it

Resolved, That the Savannah Board of Trade, in view of the importance of having the resources of Georgia fully displayed at the World’s Fair, St. Louis, in 1904, request and urge the Legislature, as one of its first acts, upon assembling in October next, to pass a resolution of inquiry as to the constitutionality of an appropriation for displaying the resources of the State, at the said fair and if, upon a strictly legal construction of the Constitution, such an appropriation is found to be lawful, then the Legislature at once make an appropriation for the purpose of a complete Georgia exhibit.

Resolved further, That the Governor be requested to urge this course upon the Legislature in his annual message; and, lastly,

That copies of these resolutions be transmitted to the Governor, President of the Senate and Speaker of the House of Representatives, upon the organization of the Legislature, with the request that the said officials of the Legislature lay the same before their respective bodies and
that a copy be also given to papers of the State for publication and their co-operation asked in the premises.

True extract from Minutes Savannah Board of Trade.

D. G. Purse, President.

C. L. Chesnutt, Superintendent and Secretary.

Leave of absence was granted the following:

Messrs. Newton of Colquitt, McLain of Cobb, Buchan.

The following Committee to Visit Convict Camps was also granted leave of absence:


The Speaker then announced the House adjourned until 9 o'clock to morrow morning.
The House met pursuant to adjournment at 9 o'clock a.m. this day; was called to order by the Speaker and opened with prayer by the Chaplain.

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

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Little, Lowe, Martin,
Miller of Muscogee, Mills,
Mitcham, Mitchell, Mulherin,
McElmurray, McLain, McRae,
Nisbet, Owen, O'Quinn,
Pate of Dooly, Paulk of Coffee, Paulk of Irwin,
Peyton, Phillips of Jefferson, Phillips of Quitman,

Stovall,
Strickland,
Thompson,
Thurman,
Tigner,
Tracy,
Underwood,
Valentine,
Walker of Monroe,
Walker of Pierce,
Warren,
Wellborn,
West,
Whitley,
Wilson,
Wise,
Womble,
Wooten,
Yates,
Mr. Speaker.

Those absent were Messrs.—

Alford, Beall, Bell of Milton, Brinson, Calvin, Cook, Cromartie, Derrick, Foster of Towns, Hardeman, Holder, Howard of Laurens, Johnson of Baker, Kendrick, Knowles, Lane, Mann, Maples, Mayson, Miller of Bullock, Mizell, Morton, Moses, McBride,

McCurry, McHenry, Newton, Overstreet, Parker, Pate of Gwinnett, Proctor, Redwine, Sanders, Shackelford, Watson, Welch,

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

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

...
By Mr. Van Buren of the 21st District—

A bill to amend an Act reviving the office of State Geologist, and for other purposes.

Referred to the Special Judiciary Committee.

On motion of Mr. Glenn of Whitfield, House bill No. 203, to establish a dispensary in the city of Dalton, was re-committed to the Committee on Temperance.

By unanimous consent, the following bill was read the second time and recommitted to the Committee on Temperance, to wit:

By Mr. Steed of Taylor (by request)—

A bill to establish one or more dispensaries in the county of Taylor, and for other purposes.

Mr. Adams, chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker:

The Committee on Temperance, having had under consideration the following bill, report the same back to the House with the recommendation that it do not pass, to wit:

House bill No. 203, by Mr. Glenn of Whitfield, a bill to establish and maintain a dispensary in the city of Dalton.

Respectfully submitted,

Geo. A. Adams, Chairman.

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

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

A bill to establish the city court of Hamilton, in Harris county, Georgia, and for other purposes.

A bill to amend section 4315 of the Code of Georgia so as to remove the restriction of holding only two terms of the superior court in the several counties of the State, and for other purposes.

Also, the following House bills with the recommendation that the same do pass, to wit:

A bill to require executions to be recorded on the General Execution Docket of the county where the land is, in order to make their liens effective against certain third persons.

A bill to increase the powers of certain judges sitting in vacation.

A bill to require any person seeking a writ of *certiorari* to correct the judgment of a recorder’s court, or other police court, to give bond, and for other purposes.

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

Also, the following House bill with the recommendation that it do pass by substitute, as amended, to wit:

A bill to prevent betting or selling of pools, and for other purposes.
Also, the following House bills with the recommendation that the same do not pass, to wit:

A bill to require judges of the superior courts to hold quarterly sessions of said courts.

A bill for the protection of owners or keepers of horses and buggies.

A bill to repeal articles 1 to 12, inclusive, of chapter 2 of volume 1 of the Code, relating to the registration of voters.

A bill to regulate the sale of pistols, to prescribe their weight and length, and for other purposes.

A bill to amend section 97 of the Code, so as to change the time of electing justices of the peace and constables.

Respectfully submitted.

JOHN M. SLATON, Chairman.

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

Mr. Speaker:

The Counties and County Matters Committee have had under consideration the following bill and instruct me, as their chairman, to report that the committee recommend that the same do not pass, to wit:

By Mr. Calvin of Richmond—

A bill to amend the charter of Harrisonville, in the county of Richmond, and for other purposes.
They have also had under consideration the following bills and instruct me, as their chairman, to report back the same with the recommendation that the same do pass, to wit:

A bill to establish a public school system in the town of Ocilla.

A bill to create a charter for the city of Jonesboro, in the county of Clayton.

A bill to create a board of county commissioners for Berrien county.

A bill to incorporate the Vega school district, in Pike county.

A bill creating a board of county commissioners for the county of Glynn.

Respectfully submitted.

JNO. R. SHANNON, Chairman.

Mr. Calvin, chairman of the Committee on General Agriculture, submitted the following report:

Mr. Speaker:

The Committee on General Agriculture have had under consideration House bill No. 40, by Mr. Blackburn of Fulton, being a bill to be entitled an Act to repeal an Act passed by the General Assembly of Georgia and approved on December 7, 1899, and set forth in the public laws of Georgia for the year 1899, on pages 29 and 30, the title of which is as follows, to wit: "An Act to amend sections 1778 and 1781 of the Code of Georgia of 1895, in regard
to stock law in militia districts, by providing when and on what conditions the stock law is to go into effect in such districts, and instruct me to report the same back to the House with a recommendation that it do not pass.

Respectfully submitted.

MARTIN V. CALVIN, Chairman.

Mr. Stewart, chairman of the Committee on Immigration, submitted the following report:

Mr. Speaker:

Your Committee on Immigration have had under consideration House bill No. 116, by Mr. Glenn of Whitfield, to amend the present immigration law, and instruct me, as their chairman, to report said bill back with a recommendation that the same do not pass.

Respectfully submitted.

J. T. STEWART, Chairman.

Mr. Wilson and Mr. Steed of Taylor, a majority of the special joint committee to examine the present lease system of the misdemeanor convicts, submitted the following report:

Mr. Speaker:

Your special committee to investigate and report whether or not it is practicable to work the felony convicts of this State upon the public roads and looking to the abolition of the lease system, beg leave to submit the following report:

1. We find that to work these convicts on the public roads would cost the taxpayers of the several counties of
this State not less than five hundred thousand ($500,000) dollars, besides taking from the common school fund of the State at least ninety thousand ($90,000.00) dollars, which would have to, in justice to the common schools, be raised by direct taxation.

We further find that the moral effect under such a system would be bad upon both the convict and the public, and the chances of escape would be greatly increased.

To work these convicts on public works, would also require portable camps at a great cost to all counties not now working their felony convicts.

Therefore we, the majority of the committee, beg leave to submit the following specific report:

That we recommend the passage of a bill providing for the hiring out of certain felony convicts and providing for the manner in which bids for said convicts shall be received and disposed of, and enlarging and extending the powers of the prison commission so as to provide for suitable punishment for any mismanagement of misdemeanor convicts, to appropriate one hundred thousand ($100,000.00) dollars of this hire to the common schools, and to put aside the remainder of the proceeds arising from this source, to be known as a prison fund, which shall, at the expiration of the five years, under appropriate legislation, be used in purchasing farms and equipping same, and providing other work for the employment of these convicts at the expiration of the lease herein mentioned.

Respectfully submitted.

Clarence Wilson,
W. E. Steed.
The Speaker announced the following committee to investigate the Soldiers' Home, to wit:

Mr. Beall of Paulding, chairman; Messrs. Jones of Dougherty, Knowles, Stanford Harden.

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

By Mr. Dunbar of Richmond—

A resolution to pay Mrs. Agnes Reno the pension due her husband.

Referred to Committee on Pensions.

By Mr. Fields of Dooly—

A bill to amend an Act to incorporate the town of Pinehurst, and for other purposes.

Referred to Special Judiciary Committee.

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

By Mr. Kelly of Glascock—

A bill to revise the elections laws of the State of Georgia, 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 prohibit the adulteration of the spirits of turpentine in this State.

A bill to be entitled an Act to incorporate the Forsyth school district, in Monroe county.

A bill to be entitled an Act to repeal an Act entitled an Act to authorize the Governor to appoint an agent to look after the property of the State of Georgia.

The following bill, which was made the special order for to-day, at this hour, was taken up, read the third time and put upon its passage, to wit:

By Mr. Hall of Bibb—

A bill to prohibit any railroad, express, telegraph or telephone companies in this State, or doing business in this State, sending to any public officer in this State, any gift or grant of any character whatsoever, and for other purposes.

The following amendments were offered, to wit:

By Mr. Blackburn of Fulton—

Amend by inserting in line four in said section, after the words "in municipal," "for the purpose of influencing his official act."

The amendment was lost.

By Mr. Fields of Dooly—

Amend by inserting after the word "to," in line two of section six, the following words: "any employee of said corporations or."

The amendment was lost.
By Mr. Underwood of White—

Amend section 4 by striking out all of said section four after the word "paid," in the second line of said section, and inserting in lieu thereof the following: "To the county school commissioners of the county in which the prosecution and conviction was had after paying the costs of the officers of court in that case, which fund, so remaining, shall be added in the educational fund of said county and paid out by order of the board of education of such county for public school purposes only."

The amendment was lost.

By Mr. Rankin of Gordon—

Amend section 4 by striking therefrom the following: "and there become a fund for the payment of insolvent costs."

The amendment was lost.

The following amendments were also read and adopted, to wit:

By Mr. West of Lowndes—

Amend the caption by inserting "street railroad" after the word "railroads," in first line, and amend section 1 by inserting the words "street railroads" after the word "railroads," in line 3 of said section.

The following amendment was offered by the committee, which was adopted, to wit:

Amend by inserting "1039" after the word "section," in the fourth line of section 5.
Mr. Wellborn of Union, called for the previous question on the bill and pending amendments, which call was sustained and the main question ordered.

The report of the committee, which was favorable to the passage of the bill as amended, 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.—

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Those voting in the negative were Messrs.—

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Those not voting were Messrs.—

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Mr. Wellborn of Union asked unanimous consent to dispense with the verification of the roll-call, but objection was raised and the roll-call was then verified.
On the passage of the bill the ayes were 68, nays 70.

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

Mr. Felder of Bibb moved that the House adjourn, which motion prevailed.

Leave of absence was granted to Messrs. Singletary of Thomas, Watson, Foster of Oconee, Parker of Talbot.

The Speaker then announced the House adjourned until 9 o'clock to-morrow morning.
Atlanta, Georgia,

Wednesday, November 19, 1902.

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 Rev. C. S. T. Strickland of the county of Tattnall.

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

Adams, Carr, Grenade,
Akin, Carrington, Grice,
Alexander, Carswell, Griffin,
Alford, Cliatt, Hall,
Almond, Conner, Hardeman,
Arnold, Cook, Harden,
Ayres, Cromartie, Hawes,
Baldwin, Crumbly, Hayes,
Beauchamp, Davis, Hendry,
Bell of Emanuel, Davison, Hicks,
Bell of Milton, Deal, Hixon of Carroll,
Blackburn, Dozier, Hixon of Sumter,
Bowen, Duggan, Holder,
Boykin, Dunbar, Houston,
Brock, Edwards, Howard of Baldwin,
Brown, English, Howell,
Bruce, Ennis, Hutcheson,
Buchan, Evans, Johnson of Baker,
Buchannon, Felder, Johnson of Clinch,
Burton, Flanigan, Johnson of Crawford,
Bush, Flynt, Jones of Dougherty,
Butts, Franklin, Jones of Pickens,
Calvin, Fussell, Kelly,
Candler, George, Kendrick,
Cann, Glenn, Kent,
Kilburn, Kilburn, O'Quinn, Stanford,
Knight, Knight, Paulk of Coffee, Steed of Taylor,
Knowles, Knowles, Paulk of Irwin, Stewart,
Lane, Lane, Peyton, Stovall,
Lanier, Lanier, Phillips of Jefferson, Strickland,
Little, Little, Preston, Thompson,
Lowe, Lowe, Proctor, Thurman,
Martin, Martin, Rainey, Tigner,
Mayson, Mayson, Rankin, Tracy,
Miller of Muscogee, Miller of Muscogee, Rawls, Underwood,
Mills, Mills, Redwine, Valentine,
Mitcham, Mitcham, Reid, Walker of Monroe,
Mitchell, Mitchell, Rice, Walker of Pierce,
Mizell, Mizell, Richardson, Warren,
Moses, Moses, Ridley, Wellborn,
Mulherin, Mulherin, Rogers of Hall, West,
McCurry, McCurry, Rogers of McIntosh, Whitley,
McElmurray, McElmurray, Rountree, Wilson,
McHenry, McHenry, Shackelford, Wise,
McLain, McLain, Shannon, Womble,
McRae, McRae, Singletary, Wooten,
Nisbet, Nisbet, Slaton, Yates,
Owen, Owen, Spence, Mr. Speaker.

Those absent were Messrs.—

Beall, Beall, Gaulden, Overstreet,
Booth, Booth, Henry, Parker,
Bower, Bower, Howard of Laurens, Pate of Dooley,
Brinson, Brinson, Lawrence, Pate of Gwinnett,
Daves, Daves, Mann, Phillips of Quitman,
Derrick, Derrick, Maples, Roper,
Duckett, Duckett, Miller of Bullock, Sanders,
Fields, Fields, Morton, Steed of Carroll,
Foster of Oconee, Foster of Oconee, McBride, Watson,
Foster of Towns, Foster of Towns, Newton, Welch,

Mr. Flanigan of the Committee on Journals reported that the Journal of yesterday's proceedings had been examined and found correct.
The Journal was read and confirmed.

Mr. Hall of Bibb 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 “Anti Pass” bill.

The following resolution was read and on motion of Mr. Steed of Taylor was referred to the Committee on Rules, to wit:

By Mr. Tigner of Muscogee—

A resolution providing for the reference of all bills in regard to the taxation of franchises to a special committee.

At the request of the author House bill No. 163 was withdrawn.

By unanimous consent the following bills were read, to wit:

By Mr. Steed of Taylor—

A resolution to appropriate $15,000 for the purpose of making needed repairs to the capitol building.

Referred to Committee on Appropriations.

By Mr. Akin of Bartow—

A bill to provide for changing the times of holding the regular terms of the superior courts of this State and for other purposes.

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 bills of the Senate, to wit:

A bill to fix and prescribe the boundaries of land adjacent to or covered by or bordering on all tide-waters in this State.

A bill to amend section 2412, volume 2 of the Code of 1895.

A bill to amend section 401 of volume 3 of the Code of 1895.

A bill to alter and amend article 8, section 4, paragraph 1 of the Constitution of the State.

The Senate has also passed by the requisite constitutional majority the following bill of the House, to wit:

A bill to provide compensation for deputy sheriffs and bailiffs of superior and city courts in counties having cities with population of 50,000 or more.

The following bill of the House having failed to receive the requisite constitutional majority was lost, to wit:

A bill to amend an Act amending paragraph 7 of section 107 of the Code of 1895.

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. Kelly of Glascock—

A bill to revise the election laws of this State, and for other purposes.

Mr. Hall of Bibb moved that on account of the great importance of the bill, the House resolve itself into a Committee of the Whole and consider the bill section by section, which motion prevailed.

The House then resolved itself into a Committee of the Whole for the purpose of considering the bill, and the Speaker designated as chairman of said committee Mr. Felder of Bibb.

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 as amended.

The committee offered the following amendments, which were read and adopted, to wit:

Mr. West, of Lowndes, 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 ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams,  Bush,  Griffin,
Alford,  Carr,  Hardeman,
Arnold,  Carrington,  Hawes,
Baldwin,  Cook,  Hutcheson,
Bowen,  Crumbly,  Johnson of Clinch,
Boykin,  Davison,  Johnson of Crawford,
Buchan,  Ennis,  Jones of Pickens,
Burton,  George,  McCurry,
McElmurray, Paulk of Coffee, Paulk of Irwin, Peyton, Proctor, Rainey, Rawls, Reid, Ridley, Rogers of Hall, Rogers of McIntosh, Stanford, Thompson, Tracy, Underwood, Walker of Pierce, Warren, West, Wise, Womble, Yates.

Those voting in the negative were Messrs.—

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On motion of Mr. Jones, of Dougherty, the verification of the roll-call was dispensed with.

On the motion to table the bill the ayes were 45, nays 79. The motion to table was therefore lost.

Mr. Jones of Dougherty, called for the previous question, which call was sustained and the main question ordered.

On the passage of the bill Mr. Kelley 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, Akin, Alexander, Alford, Almond, Ayres, Beauchamp, Bell of Emanuel, Blackburn, Boykin, Brown, Bruce, Buchan, Buchannon, Butts, Calvin, Candler, Cann, Carswell, Cliatt, Conner, Cromartie, Davis, Deal, Duggan, Dunbar, Edwards,
Evans,                     Johnson of Crawford, Phillips of Jefferson,  
Felder,                    Jones of Dougherty, Preston,           
Manigan,                   Jones of Pickens, Rainey,            
Flynt,                     Kelly, Rankin,                      
Franklin,                  Kendrick, Redwine,                    
George,                    Kent, Rice,                         
Glenn,                     Kilburn, Richardson,                  
Grenade,                   Lane, Rountree,                     
Grice,                     Lanier, Shackelford,                 
Hall,                      Lawrence, Slaton,                    
Hardeman,                  Little, Spence,                      
Harden,                    Mitchell, Stanford,                   
Hayes,                     Mizell, Stovall,                     
Hendry,                    Mulherin, Thurman,                   
Hicks,                     McCurry, Tigner,                     
Hixon of Carroll,          McHenry, Tracy,                      
Hixon of Sumter,           McLain, Valentine,                    
Holder,                    McRae, Walker of Monroe,               
Houston,                   Nisbet, Walker of Pierce,               
Howard of Baldwin,          Owen, Whitley,                      
Howell,                    O'Quinn, Wilson,                     
Hutcheson,                 Paulk of Irwin, Wooten,             

Those voting in the negative were Messrs.—

Arnold,                    Hawes, Rogers of McIntosh,         
Baldwin,                   Johnson of Clinch, Steed of Taylor,    
Burton,                     Knight, Strickland,                  
Bush,                       Lowe, Thompson,                     
Carrington,                McElmurray, Underwood,                  
Cook,                       Paulk of Coffee, Warren,              
Crumbly,                   Proctor, Wellborn,                    
Davison,                   Rawls, West,                         
English,                   Reid, Wise,                          
Ennis,                      Ridley, Womble,                      
Griffin,                    Rogers of Hall, Yates,             

Those not voting were Messrs.—

Beall,                      Bowen, Brock,                   
Bell of Milton,             Bower, Carr,                   
Booth,                      Brinson, Daves,                
26 h j
The roll-call was verified, and it was found that on the passage of the bill the ayes were 93, nays 33.

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

Leave of absence was granted to Mr. Dozier of Troup.

Leave was also granted the Sub-committee on Penitentiary until Monday.

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

Thursday, November 20, 1902.

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, Carr, Glenn,
Akin, Carrington, Grenade,
Alexander, Carswell, Grice,
Alford, Cliatt, Griffin,
Almond, Conner, Hall,
Arnold, Cook, Harden,
Ayres, Cromartie, Hawes,
Baldwin, Crumbly, Hayes,
Beall, Davis, Hendry,
Beauchamp, Davison, Hicks,
Bell of Emanuel, Deal, Hixon of Carroll,
Bell of Milton, Derrick, Houston,
Blackburn, Duggan, Howell,
Booth, Dunbar, Hutcheson,
Bowen, Edwards, Johnson of Clinch,
Boykin, English, Johnson of Crawford,
Brook, Ennis, Jones of Dougherty,
Brown, Evans, Jones of Pickens,
Bruce, Felder, Kelly,
Buchan, Fields, Kendrick,
Buchannon, Flanigan, Kent,
Burton, Flynt, Kilburn,
Bush, Foster of Oconee, Knight,
Butts, Foster of Towns, Knowles,
Calvin, Franklin, Lane,
Candler, Fussell, Lanier,
Cann, George, Lawrence,
Those absent were Messrs.—

Bower, Howard of Baldwin, Pate of Dooly,
Brinson, Howard of Laurens, Phillips of Quitman,
Daves, Johnson of Baker, Roper,
Dozier, Mayson, Shannon,
Duckett, Morton, Singletary,
Gaulden, Moses, Steed of Carroll,
Hardenman, Newton, Warren,
Henry, Overstreet, Watson,
Hixon of Sumter, O’Quinn, Welch,
Holder, Parker,

Mr. Flanigan, of the Committee on Journals, 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.
On motion of Mr. Grice of Pulaski, House resolution No. 50, which was adversely reported by the committee, was taken from the table and placed upon the Calendar.

On motion of Mr. Felder of Bibb, the order of business was displaced and the following bills were introduced, read the first time and appropriately referred, to wit:

By Mr. Mulherin of Richmond—

A bill to amend the charter of the city of Augusta so as to provide for the paying of a commutation tax by the citizens of said city, and for other purposes.

Referred to General Judiciary Committee.

Mr. Adams, chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker:

The Committee on Temperance, having had under consideration the following bill, report the same back to the House with the recommendation that it do not pass, to wit:

By Mr. Stanford of Harris—

House bill No. 165, to establish a dispensary in the city of Hamilton, Harris county.

Respectfully submitted.

Geo. W Adams, Chairman.

Mr. Hawes, chairman of Committee on Pensions, submitted the following report:
Mr. Speaker:

The Committee on Pensions 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 prescribe that no person owning more than one thousand dollars of property or earning more or having larger income than three hundred dollars per annum shall draw a pension in this State.

Also, a bill to amend section 1643, volume 1 of the Code of 1895, providing what Confederate soldiers shall be allowed to conduct the business of traveling life insurance agents, and for other purposes.

The Committee on Pensions 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 pay pension of $60.00 to Mrs. Agnes Renew.

The Committee on Pensions have also had under consideration the following House bill which I am instructed to report back to the House with the recommendation that the same do not pass, to wit:

A bill to pay pension to T. J. Long.

The committee have also had under consideration the following House resolution, which I am instructed to report back to the House with the recommendation that same do not pass, to wit:
A resolution to pay pension of James S. Hale to A. M. Williams.

Respectfully submitted.

P. M. Hawes, Chairman.

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

Mr. Speaker:

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

A bill to change the time of holding the superior court of Telfair county.

A bill to establish the city court of Fayetteville, and for other purposes.

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

A bill to authorize the mayor and council of Palmetto to issue school bonds.

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

A bill to amend an Act to establish a city court in the county of Bartow, and for other purposes.
A bill repealing the charter of the town of Statesboro.

A bill incorporating the city of Statesboro.

A bill to change the corporate limits of the city of Albany, Georgia, and for other purposes.

A bill to make it unlawful to manufacture intoxicating liquors, except domestic wines, in the county of Douglas, and for other purposes.

A bill to increase the salaries of judges of the superior courts.

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

Also, the following House bill, with the recommendation that it do not pass, to wit:

A bill to amend section 1097 of the Criminal Code.

Also, the following Senate bill, with the recommendation that the same do pass, to wit:

A bill to amend an Act reviving the office of State Geologist, and for other purposes.

Also, the following House bills, with the recommendation that the same do pass as amended, to wit:

A bill to amend an Act approved October 31, 1901, creating the city court of Sandersville, and for other purposes.
A bill to amend section 813, vol. III., of the Code of 1895, providing for the appointment of jury commissioners.

Respectfully submitted.

J. J. Flynt,
Chairman.

Mr. Davis, chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

The Committee on Appropriations have had under consideration the following resolution, 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 resolution to authorize the Governor to subscribe to and purchase the "Georgia Justice."

Respectfully submitted.

Chas. L. Davis,
Chairman.

Mr. Davis, chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

The Committee on Appropriations have had under consideration the following resolution, 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 $15,000 for the purpose of making needed repairs to the capitol building.

The committee also instruct me to report the accompanying communication to the House, which is addressed to one of the members of said committee, with the recommendation that it be read before the House and spread in full upon the Journal.

Respectfully submitted.

CHAS. L. DAVIS,
Chairman.

Mr. Akin, chairman of the Committee on Constitutional Amendments, submitted the following report:

Mr. Speaker:

Your Committee on Amendments to the Constitution have had under consideration House bill No. 299, entitled "An Act to amend par. 1, sec. 4, article 6 of the Constitution," by Mr. Ayres of Polk, and report the same back to the House with the recommendation that the same do not pass.

JOHN W. AKIN,
Chairman.

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

Mr. Speaker:

The General Judiciary Committee have had under consideration the following House bills, which they have instructed me, as their chairman, to report back with the recommendation that the same do pass as amended, to wit:
A bill to require all prison-made goods to be labelled "Prison Made," and for other purposes.

A bill to provide for the manner of disposing of misdemeanor cases in the several county courts of this State, and for other purposes.

A bill to regulate the filing and accepting of second claims, and for other purposes.

A bill to amend section 4612 of the Civil Code so as to add a penalty for filing claims made in bad faith.

A bill to amend section 4623 of the Civil Code, which prescribes the oath administered to juries in claim cases.

The General Judiciary Committee have also had under consideration the following House bill, which I am instructed, as their chairman, to report back with the recommendation that it do not pass, to wit:

A bill to prescribe and limit the fees of solicitors-general for prosecuting the felonies that were reduced to misdemeanors by the Act of March 20, 1866, and for other purposes.

The committee have also instructed me, as their chairman, to report back the following House bill with the recommendation that it be read a second time and recommitted to the same committee, to wit:

A bill to prescribe the amount of salary or wages exempt from garnishment, and for other purposes.

Respectfully submitted.

JOHN M. SLATON, Chairman.
Mr. Holder, chairman of the Committee on Education, submitted the following report:

Mr. Speaker:

The Committee on Education have had under consideration the following House bill, which I am instructed to report back with the recommendation that it do pass, to wit:

A bill to create and establish a permanent loan fund in the treasury of the State of Georgia to be used for the prompt monthly payment of teachers in the common schools.

Also, the following House resolution, with the recommendation that it do pass, to wit:

A resolution extending the time of the superintendent of the State farm to make certain improvements on the grounds of the Georgia Normal and Industrial College.

The committee have also had under consideration the following House bill, which I am instructed to report back with the recommendation that the author be allowed to withdraw the same, to wit:

A bill to incorporate "Diamond School District" in DeKalb county, and for other purposes.

Respectfully submitted.  
Jno. N. Holder,  
Chairman.

Mr. Conner, chairman of the Committee on Special Agriculture, submitted the following report:
Mr. Speaker

The Committee on Special Agriculture has had under consideration House bill No 228, by Mr. Bush of Miller, and report the same back to the House with a recommendation that it do pass as amended.

Respectfully submitted,

J. J. CONNER,
Chairman.

Mr. Rainey, chairman of the Committee on Public Property, submitted the following report:

Mr. Speaker:

The Committee on Public Property, having had under consideration House bill No. 322, instructs me report it back with the recommendation that it do pass.

Respectfully submitted,

E. L. RAINEY,
Chairman.

Mr. Phillips of Jefferson, 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 bill, and instruct me as their Vice-Chairman to report back the same with the recommendation that the same do pass as amended, to wit:

A bill to amend the general county court Act in so far as it refers to the county of Greene, and for other purposes.
They have also had under consideration the following bill and instruct me to report back the same with the recommendation that the same do not pass, to wit:

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

Respectfully submitted.

J. R. Phillips,
Vice-Chairman.

By unanimous consent the following bill was read the second time and recommitted to the General Judiciary Committee, to wit:

By Mr. West of Lowndes—

A bill to prescribe the amount of wages of laborers and others that may be exempt from process of garnishment, and for other purposes.

Mr. Fussell of Chattahoochee moved to withdraw House bill No. 65 from the General Judiciary Committee, and that the same be put on the Calendar in its regular order, which motion prevailed.

By unanimous consent House bill No. 138 was referred to the Committee on Banks and Banking.

The undersigned members of the Committee on Corporations submitted the following minority report on House bill No. 139:

Mr. Speaker:

The undersigned members of the Committee on Corpo-
rations file this their minority report, and recommend that bill No. 139 do not pass.

Henry H. Little,
N. C. Carr,
J. H. Derrick,
G. H. Carswell,
W. H. Yates,
A. P. McLain,
James B. Hicks.

The following resolution was read and adopted, to wit:

By Mr. Johnson of Clinch—

A resolution providing that 300 copies of House bill No. 188 be printed for the use of the House.

At the request of the author House bill No. 116 was placed on the Calendar.

On motion of Mr. Hall of Bibb, 175 copies of House bill No. 97 were order printed for the use of the House.

At the request of the authors House bills Nos. 114, 147, 165, which were reported adversely by the committee, were placed upon the Calendar.

By unanimous consent the following bills were read the second time, to wit:

By Mr. Steed of Taylor—

A resolution to appropriate $15,000 to make repairs on the capitol building.

The following Senate bill was read the second time:
By Mr. McMichael of the 24th District—

A bill to repeal an Act to establish county courts so far as the same relates to the county of Marion.

By Mr. Howell of Meriwether—

A bill to create a permanent loan fund in the State treasury.

By Mr. Stanford of Harris—

A bill to establish the city court of Hamilton.

By Messrs. Deal and Miller of Bullock—

A bill to incorporate the city of Statesboro.

By Messrs. Deal and Miller of Bullock—

A bill to repeal the charter of the town of Statesboro.

By Mr. Reid of Campbell—

A bill to authorize the mayor and council of Palmetto to issue bonds.

At the request of Mr. Mitchell of Thomas, House bill No. 123 was recommitted to the General Judiciary Committee.

The following message was received from the Governor through Mr. Erwin, his Secretary:

Mr. Speaker:

The Governor has approved the following Acts of the General Assembly, to wit:
An Act to incorporate the Tennille school district in Washington county; to define its boundaries, regulate management, provide revenue and create a board of education.

Also, an act to abolish the county court of Screven county, and for other purposes.

Also, a resolution providing for a joint finance committee, in accordance with section 304 of the Code of Georgia.

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 311 of the Penal Code.

A bill to amend section 4315 of the Code of Georgia of 1895.

A bill to amend section 982 of vol. 1 of the Code of Georgia of 1895.

A bill to amend an Act incorporating the town of Midville in the county of Burke.

A bill to increase the number of terms of the superior court of Richmond county, and for other purposes.

A bill to amend section 2180 of volume 2 of the Code of the State of Georgia of 1895.

27 h j
The Senate has also passed by requisite constitutional majority the following bills of the House, to wit:

A bill to amend an Act approved August 28, 1889, entitled "an Act to incorporate the town of McRae, in the county of Telfair, and for other purposes."

A bill to amend the several Acts incorporating the city of Rome, and for other purposes.

Mr. Shackelford, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration House bill 139, a bill to be entitled an Act to amend section 45 of the charter of the city of Americus, and instruct me as chairman to report said bill back to the House with the recommendation that the same do pass.

Thos. J. Shackelford,
Chairman Committee on Corporations.

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following bill of the House, as amended, to wit:

A bill to change the time of holding the fall term of the superior court of McIntosh county in the Atlantic circuit.
Mr. Morris, chairman ex officio of the Committee on Rules, submitted the following report:

Mr. Speaker:

The Committee on Rules has had under consideration House resolution No. 64, by Mr. Blackburn of Fulton, fixing a day and an hour when House bill No. 20, as to the establishment of a State patrol, and providing for the printing of three hundred copies of said bill for the use of the House, and has instructed me to report the same back with a recommendation that it pass as amended, viz.:

Making said bill the special order for Tuesday, 25th instant, immediately after the reading of the Journal, subject to the General Appropriation and General Tax Act.

The committee recommends that House resolution No. 68, by Mr. Steed of Taylor, which provides that hereafter the House shall meet at 9:30 o’clock a.m. each day, do pass.

The committee recommends that House resolution No. 70, by Mr. Calvin of Richmond, providing for an additional standing committee to be known as the “Committee on Public Roads and Highways,” do pass as amended, viz.:

By striking from the list of standing committees the committee on “Roads and Bridges” and substituting “Public Roads and Highways.”

The committee recommends that House resolution No. 71, by Mr. Deal of Bullock, do pass as amended, providing for the printing daily of 200 copies of a Calendar showing Senate and House bills and resolutions favorably reported for second reading, and Senate and House bills and resolutions for third reading.
The committee recommends that House resolution No. 73, by Mr. Tigner of Muscogee, providing for the reference of all bills in regard to taxation of franchises to a special committee do not pass.

Respectfully submitted,

N. A Morris, Chairman ex officio.

The following resolutions were read, to wit:

By Mr. Stovall of Chatham—

A resolution providing that the Prison Commission furnish the House with certain information.

The above resolution was ordered to lay over for one day.

By Mr. Blackburn of Fulton—

A resolution making House bill No. 20 the special order for November 20th, and that 300 copies be printed for the use of the House.

The Committee on Rules proposed to amend the above resolution by striking “November 20th,” and inserting in lieu thereof “Tuesday, November 25th,” and by striking 300 copies and inserting in lieu thereof 200 copies.

The resolution was adopted as amended.

On motion of Mr. Felder of Bibb, House resolution No. 70, providing for an additional committee to be known as the “Committee on Public Roads and Highways,” was tabled.
The following resolutions were read, to wit:

By Mr. Deal of Bullock—

A resolution providing that the Clerk furnish the House with a printed Calendar of each day’s business.

The committee proposed to amend the resolution so as to provide that 200 copies of a Calendar, showing Senate and House bills and resolutions favorably reported for a second reading and House bills and resolutions for a third reading, be printed.

The resolution was adopted as amended.

By Mr. Steed of Taylor—

A resolution providing that hereafter the House meet at 9:30 o'clock a.m. of each day instead of 9 o'clock a.m.

Mr. Miller of Muscogee proposed to amend by providing that the House meet at 9:30 a.m. and adjourn at 1:30 p.m.

The amendment was lost.

The original resolution was then put to the House and lost.

The following resolution, which was adversely reported back by the Committee on Rules, was taken up and read and a motion was made to disagree to the report of the committee, to wit:

By Mr. Tigner of Muscogee—

A resolution providing for the appointment of a committee to whom shall be referred all matters relating to franchises.
Mr. Harden of Chatham called for the previous question, which call was sustained.

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

By unanimous consent the next bills for a first reading were as follows:

By Mr. Cann of Chatham—

A bill to amend section 2167, vol. 2 of the Code, prescribing the powers of railroad corporations, and for other purposes.

Referred to Committee on Railroads.

By Mr. Knight of Berrien—

A bill to repeal an Act to incorporate the city of Tifton, and for other purposes.

Referred to Committee on Corporations.

By Mr. Grice of Pulaski—

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

Referred to Special Judiciary Committee.

By Mr. Felder of Bibb—

A bill to amend section 1497, vol. 1 of the Code, relative to granting of licenses by the State board of pharmacy, and for other purposes.
Referred to Special Judiciary Committee.

By Mr. Crumbly of Stewart—

A bill to create a new charter for the town of Richland, and for other purposes.

Referred to Committee on Corporations.

By Messrs. McElmurray and Nisbet of Burke—

A bill to amend an Act entitled Act to amend an Act to incorporate the town of Waynesboro, and for other purposes.

Referred to Committee on Corporations.

By Messrs. McElmurray and Nisbet of Burke—

A bill to incorporate the Waynesboro Academy, and for other purposes.

Referred to Committee on Corporations.

By Mr. Fussell of Chattahoochee—

A bill to change the manner of paying tax-receivers, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Cromartie of Appling—

A bill to fix the salary of the solicitors-general in the State at $2,500, and for other purposes.

Referred to General Judiciary Committee.
By Mr. West of Lowndes—

A bill to require all railroad companies to furnish their flat cars with standards, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Candler of DeKalb—

A bill to provide for an organization tax on all corporations incorporated under the laws of this State, and for other purposes.

Referred to Committee on Ways and Means.

By Mr. Phillips of Jefferson—

A bill to amend the several Acts to incorporate the town of Louisville, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Stanford of Harris—

A bill to relieve Mrs. Lula Murphy from her marital disabilities, and for other purposes.

Referred to Committee on Ways and Means.

By Mr. Carr of Newton—

A bill to make it unlawful to misrepresent the age of any party for whom marriage license is sought, and for other purposes.

Referred to General Judiciary Committee.
By Messrs. Thompson and Rodgers of Hall—

A bill to amend an Act to create the city court of Hall county, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. McHenry of Floyd—

A bill to amend section 1, paragraph 1, article 7 of the Constitution, which relates to widows’ pensions, and for other purposes.

Referred to Committee on Amendments to the Constitution.

By Mr. Flynt of Spalding—

A bill to establish a Scientific and Agricultural School as a branch of the State University, and for other purposes.

Referred to General Agricultural Committee.

By Mr. Wooten of Montgomery—

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

Referred to Special Judiciary Committee.

By Mr. Cann of Chatham—

A bill to amend section 3487, volume 2 of the Code, relative to the duties of administrators, etc., and for other purposes.

Referred to General Judiciary Committee.
By Mr. Cann of Chatham—

A bill to authorize corporations operating suburban or street railways in Georgia to increase their capital stock, and for other purposes.

Referred to Committee on Railroads.

By Mr. Spence of Ware—

A bill to amend an Act fixing the time of holding the superior court of Ware county, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Cann of Chatham—

A bill to authorize any corporation operating street or suburban railways to extend its railroad in certain cases, and for other purposes.

Referred to Committee on Railroads.

By Messrs. Slaton, Houston and Blackburn of Fulton—

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

Referred to Committee on Education.

By Mr. Spence of Ware—

A resolution to pay pension of Jesse E. Butler to his widow.

Referred to Committee on Pensions.
By Mr. Rountree of Thomas—

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

Referred to Special Judiciary Committee.

By Mr. Calvin of Richmond—

A resolution providing that so much of the House resolution No. 8 as provides for committeemen visiting State institutions submitting vouchers for all expenses, be rescinded.

Referred to Committee on Rules.

By Mr. Alford of Worth (by request).

A bill to amend an Act to establish a system of public schools in and for the town of Ashburn, Georgia, and for other purposes.

Referred to Committee on Counties and County Matters.

Mr. Jones of Dougherty, chairman of the Committee on Banks and Banking submitted the following report:

Mr. Speaker:

The Committee on Banks and Banking have had under consideration House Bill No. 52, by Mr. Hayes of Macon, amending section 982 of the Code of Georgia of 1895 which provides for the selection by the Governor of banks in certain cities therein named as State depositories and the several Acts of the General Assembly of Georgia amendatory thereof, so as to add the city of Montezuma, in the county
of Macon, to the list of such cities, and have instructed me to report the Bill back to the House with a recommendation that the same do pass.

Also, House Bill No. 109, by Mr. Calvin of Richmond, to abolish the "days of grace" referred to in section 3680, volume 2 of the Code of 1895, and have instructed me to report the same back to the House with the recommendation that the same do pass by substitute.

Also, House Bill No. 251, by Mr. Edwards of Marion, amending the Charter of the Buena Vista Loan and Savings Bank, and have instructed me to report the same back to the House with the recommendation that the same do pass as amended.

Also, House Bill No. 255, by Mr. Calvin of Richmond, "to fix and regulate the fees of notaries public and other officers in this State, whose duty it is to protest notes and give notice to endorsers, sureties, or makers of commercial paper and for other purposes, and have instructed me to report the same back to the House with the recommendation that the same do pass.

Also, House Bill No. 275, by Mr. Watson of McDuffie, amending section 982 of the Code of Georgia of 1895 so as to add the town of Thompson, in McDuffie county, to the list of cities and towns for State depositories, and instruct me to report the same back to the House with the recommendation that the same do pass.

Also, House Bill No. 88, by Mr. Evans of Washington, to amend section 982 of volume 1 of Code of Georgia providing for the selection by the Governor of banks in certain cities therein named as State depositories and the several Acts amendatory thereof, so as to add the city of
Sandersville, in Washington county, Georgia, to the list of such cities and have instructed me to report the same back with the recommendation that the same do not pass.

Also, Senate Bill No. 12, by Mr. Lee of 44th District, to amend section 982 of volume 1 of the Code of Georgia of 1895, providing for the selection by the Governor of the banks in certain cities and towns therein named as State depositories and the several Acts of the General Assembly of the State of Georgia amendatory thereof, so as to add the town of LaFayette, in the county of Walker, State of Georgia, to the list of said cities and towns, and instruct me to report the same back with the recommendation that the same do pass.

Respectfully,

ED R. JONES of Dougherty,  
Chairman.

Mr. Shackelford, 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 and instruct me as chairman to report the same back to the House with the recommendation that the same do pass, to wit:

By Mr. Crumbly of Stewart—

A bill to be entitled an Act to create a new charter for the town of Richland in Stewart county.
By Messrs. Duckett of Banks and Hardeman and Holder of Jackson—

A bill to be entitled an Act to amend an Act approved September 30, 1885, entitled an Act to amend the charter of the town of Maysville.

By Messrs. Hardeman and Holder of Jackson—

A bill to be entitled an Act to incorporate the town of Statham.

Respectfully submitted,

THOS. J. SHACKELFORD,
Chairman Committee on Corporations.

On motion of Mr. Mitchell of Thomas the following bill was taken up and the Senate amendment concurred in, to wit:

By Mr. Rogers of McIntosh—

A bill to change the time of holding the fall term of the superior court of McIntosh county and for other purposes.

The Senate offered the following amendment, which was concurred in, to wit:

Amend by adding at the end of section 2 the following words: "And all petitions, bills, bonds, writs, summons, mesne and final process and 'other processes of whatever kind now returnable to, and pending in said superior court, as now provided for shall hold good and relate to the term of said court, as changed, fixed, and provided for by this Act."
The following communication was read and at the request of the Committee on Appropriations the same was spread upon the Journal, to wit:

MACON, GA., November 15, 1902.

Hon. J. H. Hall, Representative from Bibb, Atlanta, Ga.

DEAR SIR: We telegraphed you last Wednesday requesting that you make an appointment with the Appropriation Committee of the House for a Committee from the Trustees of the Academy for the Blind.

We are informed through Judge Miller that a hearing would be granted on Monday afternoon next.

At the time we made this request we had in mind the asking of an additional appropriation of $2,000.00 yearly for maintaining the Academy for the Blind, based upon the additional cost of nearly all the articles entering into the cost of maintaining the school, and also because of the fact that the attendance, numerically, at this time is greater than at any other in the history of the school. The present appropriation, $18,000.00, is hardly sufficient to maintain the school in a manner creditable to the State and comfortably to the unfortunates in our charge.

By reference to the annual report to the Governor and the Legislature for the past three years, it will be seen that the cost of maintenance, above the appropriation, has been something over $800.00 annually, and had it not been that we had in our hands a small balance saved from previous years, we would have been compelled to have gone in debt or closed the school for want of funds.

We note that other institutions of the State are asking larger appropriations and that the Committee of Appropriations, while desirous of reducing expenses, is confronted
with the serious problem of how to accomplish this and at the same time meet the views of those knocking at the door of the treasury.

As will be seen by our report, made October 1st, we still have a small balance to commence the year with, and while we believe that this institution should receive at the hands of the State $20,000.00 per annum for its maintenance, as there are many things needful to be done outside of actual maintenance, we do not desire to embarrass the committee in the slightest way, and therefore say to you that if in their judgment they think we should endeavor to maintain the institution on the former appropriation of $18,000.00 yearly we will make no request for any additional amount.

Asking that you present these views to the honorable Committee on Appropriations, and thanking you for what you have already done, we are,

Very respectfully,

BENJ. C. SMITH,
A. L. MILLER,
T. D. TINSLEY,
W H. FELTON, JR.,
GEO. B. JEWETT,
JNO. L. HARDEMAN,
ROBT. A. NISBET,

Trustees Georgia Academy for the Blind.

Mr. Hall of Bibb, moved to reconsider the action of the House in not passing House bill No. 100, known as the "Anti-Pass" bill.

Mr. Hall of Bibb, called for the previous question, which call was sustained.

Before the motion to reconsider could be put to the House the hour of adjournment arrived.
Leave of absence was granted the following members:

Mr. Bush, Mr. Evans, Mr. Alexander, Mr. Nisbet, Mr. Bowen, Mr. Underwood.

Leave was also granted the Sub-Committee to visit the Blind Asylum.

The Speaker then announced the House adjourned until 9 o'clock to-morrow.

Atlanta, Georgia,

Friday, November 21st, 1902.

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, Almond, Baldwin,
Akin, Arnold, Beall,
Alford, Ayres, Beuchamp,

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Those absent were Messrs.—

Alexander,  Nisbet,  Strickland,
Buchannon,  Overstreet,  Tracy,
Dozier,  Parker,  Underwood,
Evans,  Pate of Dooly,  Walker of Pierce,
Howard of Laurens,  Phillips of Quitman,  Watson,
Maples,  Richardson,  Welch,
Mizell,  Rogers of Hall,  Womble,
Morton,  Singletary,  

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

Mr. Hall of Bibb, renewed his motion to reconsider the action of the House in not passing House bill No. 100, known as the "Anti-Pass" bill.

On the motion to reconsider, 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.—

Adams,  Almond,  Boykin,
Akin,  Beauchamp,  Butts,
Alford,  Bell of Milton,  Conner,
Cook,            Johnson of Baker,            Phillips of Jefferson,
Cromartie,      Johnson of Crawford,      Preston,
Deal,            Jones of Pickens,          Proctor,
Duckett,         Kent,                     Rankin,
Duggan,          Knight,                   Redwine,
Edwards,         Lawrence,                 Reid,
English,         Little,                   Rice,
Felder,          Lowe,                     Rogers of McIntosh,
Fields,          Maples,                   Rountree,
Flanigan,        Mayson,                  Slaton,
Flynt,           Miller of Bullock,        Stanford,
Foster of Oconee, Mitchell,                Steed of Carroll,
Glenn,           Mitchell,                Thompson,
Grice,           Mizell,                   Thurman,
Hall,            McHenry,                  Valentine,
Hardeman,        McRae,                   Walker of Monroe,
Hendry,          Owen,                     Walker of Pierce,
Hixon of Carroll, O'Quinn,                 Warren,
Hixon of Sumter, Pate of Gwinnett,         Whitley,
Holder,          Paulk of Coffee,          Wise,
Houston,         Paulk of Irwin,           Wooten.
Howell,          }

Those voting in the negative were Messrs.—

Arnold,          Davison,                 Mills,
Ayres,           Derrick,                 Mulherin,
Beall,           Dunbar,                  McBride,
Blackburn,       Foster of Towns,         McCurry,
Booth,           Franklin,                McElmurray,
Brock,           Fussell,                 McLain,
Bruce,           Grenade,                 Peyton,
Buchan,          Griffin,                 Rawls,
Burton,          Harden,                  Sanders,
Calvin,          Hawes,                   Spence,
Carr,            Hutcherson,             Steed of Taylor,
Carrington,      Johnson of Clinch,       Stewart,
Carswell,        Kendrick,                Stovall,
Cliatt,          Lanier,                  Tracy,
Crumbly,         Miller of Muscogee,      Yates,
Those not voting were Messrs.—

Alexander, Baldwin, Bell of Emanuel, Bowen, Bower, Brinson, Brown, Buchannon, Bush, Candler, Cann, Davis, Dozier, Ennis, Evans, Gaulden, George, Hayes, Henry, Hicks, Howard of Baldwin, Howard of Laurens, Jones of Dougherty, Kelly, Kilburn, Knowles, Lane, Mann, Martin, Morton, Moses, Newton, Nisbet, Overstreet, Parker, Pate of Dooly, Phillips of Quitman, Rainey, Richardson, Ridley, Rogers of Hall, Roper, Shackelford, Shannon, Singletary, Strickland, Tigner, Underwood, Watson, Welch, Wellborn, West, Wilson, Womble, Mr. Speaker.

By unanimous consent, the verification of the roll-call was dispensed with.

On the motion to reconsider, the ayes were 73, nays 46. The motion therefore prevailed.

At the request of Mr. Peyton of Habersham, House bill No. 292 was withdrawn from the General Judiciary and referred to the Special Judiciary Committee.

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

By Mr. Slaton of Fulton—

A bill to provide for practice in the city court of Atlanta in reference to defaults, and for other purposes.
Referred to General Judiciary Committee.

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

Mr. Speaker:

The Committee on Education has had under consideration House bill No. 37, by Mr. Houston of Fulton, entitled an Act to regulate the employment of children in factories and manufacturing establishments of this State, and I am directed to report same back with recommendation that the bill do pass.

Respectfully submitted.

Jno. N. Holder,
Chairman.

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

By Mr. Houston of Fulton—

A resolution making the “Child Labor” bill the special order for Wednesday, November 26, immediately after the confirmation of the Journal, and that the previous question be called not later than 11:30 o’clock.

On motion of Mr. Felder 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. McLain of Cobb—

A resolution for the relief of the Western and Atlantic Railroad Company.

Referred to the Committee on W & A. R. R.

By Mr. Phillips of Jefferson—

A resolution to increase the per diem of the elevator boy.

Referred to Committee on Appropriations.

By Mr. Hutcheson of Haralson—

A bill to amend an Act to create a charter for the town of Buchannon, and for other purposes.

Referred to the Committee on Corporations—

By Mr. Conner of Bartow—

A bill to separate the College of Agriculture and Mechanical Arts from the State University and for other purposes.

Referred to Special Agricultural Committee.

By Messrs. Hardeman and Holder of Jackson—

A bill to amend section 982 of the Code of Georgia, so as to make the city of Winder a State depository, and for other purposes.

Referred to Special Judiciary Committee.
By Mr. Owen of Pike—

A bill to incorporate the Meansville school district, in Pike county, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Hutcheson of Haralson—

A bill to establish the city court of Buchanan, and for other purposes.

Referred to General Judiciary Committee.

By unanimous consent the following bills were read the second time, to wit:

By Mr. Butts of Glynn—

A bill to amend an Act to create a board of commissioners of roads and revenues for Glynn county.

By Messrs. Duckett of Banks, and Holder and Hardeman of Jackson—

A bill to amend an Act to amend the charter of the town of Maysville.

By Mr. Knight of Berrien—

A bill to amend an Act to create a board of county commissioners for Berrien county.
By Mr. Hixon of Sumter—

A bill to amend the charter of the city of Americus relative to police commissioners.

By Mr. Jones of Dougherty—

A bill to extend the corporate limits of the city of Albany.

By Mr. Mitcham of Clayton—

A bill to repeal an Act to amend the charter of Jonesboro.

By Mr. Owen of Pike—

A bill to incorporate the Vega school district.

By Mr. Butts of Glynn—

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

By Mr. Crumbly of Stewart—

A bill to create a new charter for the town of Richland.

By Mr. Edwards of Marion—

A bill to amend the charter of the Buena Vista Loan and Savings Bank.

By Mr. Whitley of Douglas—

A bill to make it unlawful to manufacture spirituous liquors in the county of Douglas.
By Mr. Paulk of Irwin—

A bill to establish a system of public schools in the city of Ocilla.

By Messrs. Hardeman and Holder of Jackson—

A bill to incorporate the town of Statham.

By Mr. Fields of Dooly—

A bill to amend an Act to incorporate the town of Pinehurst.

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

By Mr. Snead of the 29th District—

A bill to amend sec. 1570 of the Code relative to fertilizer materials and chemicals, and for other purposes.

Referred to General Agricultural Committee.

By Mr. Lee of the 44th District—

A bill to repeal an Act authorizing the Governor to appoint an agent to look after the State's property in Tennessee.

Referred to General Judiciary Committee.

By Mr. McMichael of the 24th District—

A bill to amend article 8, section 4, paragraph 1 of the Constitution, and for other purposes.

Referred to Committee on Constitutional Amendments.
By Mr. Mathews of the 23d District—

A bill to amend section 401, volume 3 of the Code relative to gaming.

Referred to General Judiciary Committee.

By Mr. Perry of the 33d District—

A bill to repeal an Act to create the city court of Hall county, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Snead of the 29th District—

A bill to make it unlawful to hunt upon the lands of another, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Sweat of the 5th District—

A bill to make it unlawful to offer adulterated spirits of turpentine for sale, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Symons of the 4th District—

A bill to fix the boundaries of all lands bordering on tide waters, and for other purposes.

Referred to General Judiciary Committee.
BY MR. PERRY OF THE 33D DISTRICT—

A bill to amend section 2180, volume 2 of the Code relative to suburban railways, and for other purposes.

Referred to General Judiciary Committee.

BY MR. SKELTON OF THE 31ST DISTRICT.

A bill to amend section 2412, volume 2 of the Code, fixing the marriageable age of women, and for other purposes.

Referred to Committee on General Judiciary.

BY MR. DAVIS OF THE 17TH DISTRICT—

A bill to amend section 311 of the Code, which provides punishment for those who try to rescue persons in legal custody, and for other purposes.

Referred to General Judiciary Committee.

BY MR. SNEDAD OF THE 29TH DISTRICT—

A bill to amend section 4315 of the Code, relative to the holding of the terms of superior court in the several counties.

Referred to Special Judiciary Committee.

BY MR. SNEAD OF THE 29TH DISTRICT—

A bill to increase the number of terms of the superior court of Richmond county, and for other purposes.

Referred to Special Judiciary Committee.
By Mr. Rountree of the 16th District—

A bill to amend section 982, volume 1 of the Code, so as to make Swainsboro a State depository.

Referred to Committee on Banks and Banking.

By Mr. Davis of the 17th District—

A bill to amend an Act to incorporate the town of Midville, and for other purposes.

Referred to Committee on Corporations.

By Mr. Ledford of the 40th District—

A bill to change the time of holding the superior courts of Union county.

Referred to Special Judiciary Committee.

By Mr. Worsham of the 22d District—

A bill to incorporate the Forsyth school district, and for other purposes.

Referred to Committee on Education.

By Mr. Merritt of the 20th District—

A bill to amend an Act to create a board of commissioners of roads and revenues for the county of Hancock, and for other purposes.

Referred to Committee on Corporations.
By Mr. Jordan of the 28th District—

A bill to create a commission to investigate the feasibility of establishing an Agricultural and Industrial School in each Congressional district of Georgia.

Referred to Committee on Education.

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

Mr. Speaker:

Your committee having had under consideration the following bills instruct me as their chairman, to report them to the House with the recommendation that the same do pass:

By Mr. Felder of Bibb—

To amend section 1492 of volume 1 of the Code of Georgia.

By Mr. Felder of Bibb—

To amend section 1495 of volume 1 of the Code of Georgia, providing for meetings of the State Board of Pharmacy.

By Mr. Felder of Bibb—

To amend section 1497, volume 1 of the Code of Georgia, prescribing the manner of granting licenses by the Georgia State Board of Pharmacy.

By Mr. Wooten of Montgomery—

To incorporate the town of Soperton, in the county of Montgomery.
By Mr. Rountree of Thomas—

To amend an Act to be entitled an Act to amend the charter of the town of Boston, and for other purposes.

I am instructed to report the following bill to the House with the recommendation that it do pass by substitute:

By Mr. Thurman of Walker—

To amend an Act in reference to the road laws of the State of Georgia, and for other purposes.

I am instructed to report the following bill to the House with the recommendation that it do not pass:

By Mr. Felder of Bibb—

To amend section 1496 of volume 1 of the Code of Georgia, prescribing the duty of the Georgia State Board of Pharmacy, to grant licenses so as to strike from the second line the word “druggist,” and insert in lieu thereof “persons,” and to strike from said section the words “to such physicians graduates of schools of pharmacy as shall have passed a satisfactory examination,” etc.

Respectfully submitted,

J. J. Flynt, Chairman.

Mr. Bell of Emanuel, chairman of the Committee on Public Printing, submitted the following report:

Mr. Speaker:

The Committee on Public Printing have had under consideration House resolution No. 65, by Mr. Houston of Fulton: “A resolution to make appropriation to meet the
deficiency in the public printing fund for 1902, and to make the same immediately available," and direct me to report the same back to the House with the recommendation that the same do pass and that it be immediately referred to Committee on Appropriations.

Respectfully submitted,

GEO. H. BELL, Chairman.

Mr. Shannon, 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, and instruct me as their chairman, to report back the same with the recommendation that the same do pass, to wit:

A bill to create a dispensary in the county of Lee, and for other purposes.

A bill to create a dispensary in the town of Ocilla, Irwin county, and for other purposes.

A bill to foster, encourage and aid the Georgia Industrial Home.

They have also had under consideration the following bill, and instruct me to report back the same with the recommendation that the same do pass as amended, to wit:

A bill to provide for the payment of the costs of certain officers in counties operating a local chain-gang, and for other purposes.

Respectfully submitted,

JNO. R. SHANNON, Chairman.
Mr. Davis, chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

The Appropriations Committee has had under consideration House Resolutions Nos. 22 and 24, and have instructed me to report resolution No. 22 back to the House with the recommendation that said resolution do pass as amended, and that resolution No. 24 do pass.

Respectfully submitted.

CHAS. L. DAVIS,
Chairman.

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

By Mr. Wellborn of Union—

A bill to authorize the Prison Commission of this State to release convicts upon parole, and for other purposes.

Referred to Committee on Penitentiary.

By Mr. Cann of Chatham—

A bill to amend and revise the several Acts to incorporate the town of Warsaw, and for other purposes.

Referred to Committee on Corporations.

On motion of Mr. Fussell, of Chattahoochee, House Bill No. 65 was tabled.
House Resolution No. 65 was recommitted to the Committee on Appropriations at the request of the author.

On motion of Mr. Slaton, House Bill No. 27 was tabled, and 200 copies were ordered printed for the use of the House.

The next bill for first reading was—

By Mr. Hall of Bibb—

A bill to provide for the issuing of the writ of *quo warranto*, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Cann of Chatham—

A bill to amend section 2157, volume 2 of the Code, which provides the powers of navigation companies, and for other purposes.

Referred to General Judiciary Committee.

By Messrs. Booth and Lawrence of Walton—

A bill to incorporate the town of Bethlehem in Walton county.

Referred to Committee on Corporations.

By Mr. Stead of Taylor—

A resolution making House Resolution No. 74 for Tuesday next at 11 o’clock.
Referred to Committee on Rules.

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

By Mr. Knight of Berrien—

A bill to repeal an Act to incorporate the city of Tifton.

By Mr. West of Lowndes—

A bill to amend the charter of Valdosta.

By Mr. Cann of Chatham—

A bill to amend an Act to establish the Police Commission of Savannah.

By Mr. Knight of Berrien—

A bill to incorporate the city of Tifton.

By Messrs. Nisbet and McElmurray of Burke—

A bill to incorporate the Waynesboro Academy

By Messrs. McElmurray and Nisbet of Burke—

A bill to amend an Act to amend an Act to incorporate the town of Waynesboro.

By Mr. Bowen of Wilcox—

A bill to incorporate the town of Pineview.

By Messrs. Hardeman and Holder of Jackson—

A bill to repeal an Act to create the city court of Jefferson.
The following Senate bill was read the second time, to wit:

By Mr. Lee of the 44th District—

A bill to amend the charter of the town of Flyntstone.

On motion of the authors, House bills Nos. 146, 133, 111, 135, were tabled.

At the authors' request, House bill No. 143 was withdrawn.

The following resolution was read and referred to Committee on Rules, to wit:

By Mr. Beauchamp of Butts—

A resolution to make House resolution No. 18 the special order for Tuesday morning immediately after the confirmation of the Journal.

Mr. Shackelford, 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 and instruct me to report the same back to the House with the recommendation that the same do pass, to wit:

By Mr. Cann of Chatham—

A bill to be entitled an Act to amend section 1 of an Act
to amend the law establishing the police commission of the city of Savannah.

By Mr. West of Lowndes—

A bill to be entitled an Act to amend the charter of the city of Valdosta.

By Mr. Knight of Berrien—

A bill to be entitled an Act to repeal an Act to incorporate the town of Tifton.

By Mr. Knight of Berrien—

A bill to be entitled an Act to incorporate the city of Tifton.

By Mr. Bowen of Wilcox—

A bill to be entitled an Act to incorporate the town of Pineview.

By Messrs. Nisbet and McElmurray of Burke—

A bill to be entitled an Act to incorporate the Waynesboro academy.

By Messrs. McElmurray and Nisbet of Burke—

A bill to be entitled an Act to amend an Act approved December 15th, 1893, entitled an Act to amend the various Acts incorporating the town of Waynesboro.
By Messrs. Hardeman and Holder of Jackson—

A bill to be entitled an Act to repeal an Act entitled an Act to establish the city court of Jefferson.

Respectfully submitted,

THOS. J. SHACKELFORD,
Chairman.

Mr. Shackelford, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration a bill from the Senate entitled an Act to amend the charter of the town of Flinstone, and instruct me as chairman, to report the same to the House with the recommendation that said bill do pass.

Respectfully submitted,

THOS. J. SHACKELFORD,
Chairman.

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

By Mr. Cook of Telfair—

A bill to establish the city court of McRae in the city of McRae, and for other purposes.

The following amendments which were offered by the Senate were read and adopted, to wit:
Amend by striking out section 11, and inserting in lieu thereof the following:  Sec. 11. Be it further enacted by the authority aforesaid, That the terms of said city court shall be monthly and quarterly, the monthly terms for the trial and disposition of criminal and civil business, to be held on the third Mondays in each month. Said court shall have jurisdiction at the monthly terms thereof to dispose of all civil business where the amount of the principal sued for does not exceed the sum of one hundred dollars, and said terms shall be the trial terms as to said civil business. The quarterly terms of said court shall be held for the trial and disposition of either or both criminal and civil business, to be held on the third Mondays in January, April, July and October. The first term of said court under this Act shall be held on the third Monday in December, 1902. The terms of such court shall be held at the court house in the city of McRae, in the county of Telfair, for which, when necessary, juries shall be drawn as hereinafter directed, and shall last until the business is disposed of unless sooner adjourned for good cause. The judge of said court shall, in his discretion, hold his court at the same place at any other time than the regular term for the transaction of criminal business which does not require a jury, as speedily as possible consistent with the interest of the State and the accused, and may also hold adjourned terms of the regular monthly or quarterly terms of said city court, for which he may draw new juries, or require the attendance of the same, as in his sound legal discretion he may deem best. Said city court judge may also, in his discretion, set cases for trial at convenient times, and the same may then be tried as of the term, whether the court has been held from day to day until said time or not, and that the clerk and sheriff, each, be entitled to two dollars cost in each case at the monthly term for their services.
The following message was received from the Governor through Mr. Erwin, his Secretary.

Mr. Speaker:

The Governor has approved the following Act of the General Assembly:

An Act to change the time of holding the fall term of the superior court of McIntosh county, in the Atlantic circuit, and for other purposes.

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 provide compensation for deputy sheriffs and bailiffs of superior and city courts in cities with population of 50,000 or more.

Also an Act to change the time of holding superior court of McIntosh county in the Atlantic circuit.

Respectfully submitted.

C. J. Wellborn, Jr.,
Chairman.

Mr. Calvin, Chairman of the Committee on General Agriculture, submitted the following report:
Mr. Speaker:

The Committee on General Agriculture have had under consideration House bill No. 79, by Mr. Richardson of Houston, being "a bill entitled an Act to amend section 221 of volume 3 of the Code of Georgia, by striking therefrom all words after 'implements' in the second line of said and through the word 'by' in the fourth line of said section, and inserting in lieu thereof the words 'upon the lands of another without the consent of,' and by striking all of said section after the word 'misdemeanor' in the sixth line," and have instructed me to report the same to the house with a recommendation that it do pass by substitute.

Respectfully submitted.

Martin V Calvin,
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 authorize administrators, executors, trustees, receivers and guardians who are required by law to give bond, to charge cost or premium for such bond, and for other purposes.

A bill to change the time of meeting of the General Assembly from the fourth Wednesday in October to the fourth Wednesday in June.
A bill to change the time of holding the election for Governor, State House and other officers.

A bill for the transportation of dead bodies.

The Senate has also passed the following bills of the House, to wit:

A bill to authorize the village of Summerville, in Richmond county to issue not exceeding $25,000.00 of bonds for the purpose of improving water-works and sewerage system of said village.

A bill to authorize the village of Summerville, in Richmond county, to provide and maintain cemeteries within or without the limits of said village.

A bill to amend the charter of the city of Dawson, to reduce the salary of mayor, and for other purposes.

A bill to amend the charter of the city of Atlanta so as to provide for issuing bonds.

A bill to amend section 982 of the Code of Georgia.

A bill to alter and amend the Act to incorporate the town of Sasser in Terrell county.

A bill to establish, maintain and regulate a dispensary in the town of Colquitt, Miller county, Ga., and for other purposes.

A bill to amend the charter of the town of Bronwood, Terrell county, Ga., and for other purposes.
The Senate has also passed the following bill of the House as amended, to wit:

A bill to establish the city court of McRae, in the city of McRae, in and for the county of Telfair.

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

By Mr. Harden of Chatham—

A bill to authorize the clerks of the city courts of this State to appoint deputy clerks, and for other purposes.

The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 89, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Slaton of Fulton—

A bill to establish the salaries of judges of the superior courts of this State, and for other purposes.

On motion of Mr. Slaton, the bill was tabled.

At the request of Mr. Felder of Bibb, House bill No. 281 was taken from the table and placed upon the calendar.

By Mr. Slaton of Fulton—

A bill to provide for the situs of debts due non-residents for purposes of attachment, 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 1.

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

By Mr. Dunbar of Richmond—

A bill to amend an Act to create a board of police commissioners for the city of Augusta, and for other purposes.

The committee proposed to amend as follows: Amend by changing the caption to read, "An Act to amend an Act entitled an Act to create a Board of Police Commissioners for the city of Augusta, in this State; to define its powers and duties, and for other purposes, approved August 26th, 1879, and as subsequently amended, by prescribing the length of time for which privates and officers elected at other times than regular triennial elections shall hold office, and by investing the president or acting president of said board of police commissioners with authority to administer oaths or affirmations to witnesses appearing before the commission; and by providing that any person swearing or affirming falsely, after the administration of said oath, shall be guilty of perjury; and by providing that the members of said commission shall be elected, one from each ward of said city, and to provide for compensation for the members of said commission, and for other purposes.

Amend by inserting in the ninth line of said original Act of 1879, after the word "city," the last word in said line and before the word "and" in next line, the following words to wit: "One from each ward of said city, and the
persons so chosen in such elections shall be entitled to a sum not exceeding five dollars from each regular monthly meeting he shall attend, without any additional compensation for called meetings, to be paid by an order on the said city council signed by the president and secretary," so that when amended said section shall read: That from and after the first day of January, 1880, there shall be established a board of police commissioners for the city of Augusta, in this State, consisting of five upright and intelligent citizens, who shall hold their offices for the term of two years. The first commissioners under this Act shall be M. A. Stovall, E. J. O'Connor, Jno. W. Clark, W H. Barrett, John U. Meyer. Their successors shall be elected *viva voce* by the city council of said city, one from each ward of said city, and the persons so chosen in such elections shall be entitled to a sum not exceeding five dollars for each regular monthly meeting he shall attend, without any additional compensation for called meetings, to be paid by an order on the said city council signed by the president, and in such elections the persons chosen shall be, and for one year preceding, shall have been residents of said city, and no person shall be eligible as a member of said board who at the time of his election holds any office of profit or trust under the national, State, county or municipal government. Before entering upon the discharge of the duties of their office, the commissioners named in this Act, and their successors, shall take before the mayor of said city an oath to faithfully discharge the duties of the office of police commissioner of the city of Augusta. Should any of the commissioners named in this Act fail or refuse to serve, then the remaining commissioners shall proceed to fill such person's place by election *viva voce.*

Amend by inserting in section 2 of said bill after the word "oath," wherever the same occurs, the words "or affirmation," and after the word "swear," wherever the
same occurs, the words “or affirm,” and after the word “swearing,” wherever the same occurs, “or affirming.”

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. Pate of Gwinnet—

A bill to repeal an Act to provide for the issuing of bonds by the town of Norcross, 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. Felder of Bibb—

A bill to prescribe the manner of selling or otherwise dispensing cocaine, etc., and for other purposes.

The committee offered the following amendment, which was adopted, to wit:

Amend by changing the period at the end of section 1 to a comma, and adding thereafter “or who shall sell to lawful practicing physicians.”
The report of the committee, which was favorable to the passage of the bill as amended, was agreed to.

On passage of the bill the ayes were 100; nays 0.

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

By Mr. Beall of Paulding—

A bill to authorize the town of Dallas to issue bonds for the purpose of purchasing and equipping a school building, and for other purposes.

The committee proposed to amend by striking $8,000.00 wherever the same appears and insert in lieu thereof $5,000.00, 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 90; nays 0.

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

On motion of Mr. Hall of Bibb, House bill No. 97 was tabled.

By Mr. McHenry of Floyd—

A bill to amend the charter of the city of Rome, prescribing the powers and duties of mayor and council, 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. Reid of Campbell, House bills Nos. 74, 89 and 90 were tabled.

By Mr. Felder of Bibb—

A bill to require the claimant in all cases when claims may be filed to set out clearly and fully in the affidavit all grounds which constitute the basis of such claims, and for other purposes.

The committee proposed to amend by changing the period at the end of section 1 to a comma, and adding thereafter the words, "and shall state in said affidavit that the property levied on is not subject to the levy and that the claimant does bona fide claim to be the owner of the same."

Mr. Slaton proposed to amend section 1 by providing that the terms of this bill shall apply to claims for realty only.

The amendments were adopted.

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 89; nays 2.

The bill having received the requisite constitutional majority, was passed as amended.
By Mr. Howard of Baldwin—

A bill to amend an Act to create the charter of the city of Milledgeville, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90; nays 0.

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

By Mr. Franklin of Washington—

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

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

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

By Mr. Stewart of Calhoun—

A bill to incorporate the town of Edison in the county 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 89, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Newton of Colquitt—

A bill to incorporate what has heretofore been known as the village of Obe into the town of Norman Park, 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 90, nays 0.

The bill have received the requisite constitutional majority was passed.

By Mr. Stanford of Harris—

A bill to establish the city court of Hamilton, and for other purposes.

The committee proposed to amend section 39 of the bill, line 3, by striking the words "cases, civil or criminal," and inserting in lieu thereof the words "criminal cases."

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. Ayres of Polk—

A bill to alter and amend the charter of the city of Cedartown in Polk 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. Davidson of Greene—

A bill to change and fix the time of holding the superior court 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 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Kent of Johnson—

A bill to amend section 2754 of the Code relative to the foreclosure of mortgages, 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. Candler and Mayson of DeKalb—

A bill to create a board of commissioners of roads and revenues for DeKalb county, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.
On passage of the bill the ayes were 90; nays 0.

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

By Messrs. Steed and Hixon of Carroll—

A bill to amend an Act creating a new charter for the town of Temple, 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 90; nays 0.

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

By Mr. Stanford of Harris—

A bill to amend the charter of the city of Hamilton, 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. Butts of Glynn and Proctor of Camden—

A bill to amend an Act to regulate and control the taking and catching of oysters and fish in the waters 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 96; nays 0.

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

By Mr. Candler of DeKalb—

A bill to provide a new charter for the town of Edgewood, in DeKalb county, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90; nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Slaton of Fulton—

A bill to amend section 670 of the Penal Code, which provides punishment for cheating and swindling, 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.

On motion of Mr. Dunbar of Richmond, House bill No. 214 was tabled.
By Mr. Butts of Glynn—

A bill to amend section 573 of the Penal Code relative to the taking of terrapins, 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. Johnson of Clinch, House bill No. 188 was tabled.

By Mr. Slaton of Fulton—

A bill to amend section 5113 of the Code relative to executions, 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. Flynt of Spalding—

A bill to amend an Act to provide for inspectors of roads and bridges in certain counties, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 88, nays 11.
The bill having received the requisite constitutional majority was passed.

Leave of absence was granted the following members:

Messrs. Cann, Grice, Flynt, Johnson of Crawford, Kendrick, Rountree, McRae, Valentine, West, Phillips of Jefferson, Walker of Monroe, Wooten, Bell, Akin, Cook, Mann, Bruce, Hicks, Cliatt, Hayes, Baldwin, Fussell, Dunbar, Tigner.

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

Atlanta, Georgia,
Saturday, November 22, 1902.

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-call was dispensed with on motion of Mr. Blackburn of Fulton.

Mr. Flanigan of the Committee on Journals reported that the Journal of yesterday's proceedings had been examined and found correct.
On motion of Mr. Deal of Bullock, the reading of the Journal was dispensed with.

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 House and 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 establish the city court of Buchanan, in the city of Buchanan, in and for the county of Haralson, and for other purposes.

Also, a bill to provide for practice in city court of Atlanta in reference to defaults, and for other purposes.

Also, a bill to allow defendants in trover cases to plead set-offs, or to recoup in damages, where suits have been brought to recover possession of personal property, and for other purposes.

Also, a bill to repeal section 397, volume 3 of the Code of 1895.

Also, a bill to amend section 982 of Code of 1895, so as to add the city of Baxley to the list of State depositories.

Also, a bill to fix the boundaries of land adjacent to, covered by or bordering on all tide waters in this State which are not contemplated by sections 3058, 3059 and 3060 of the Code of 1895, and for other purposes.
The committee have also had under consideration the following House bill which I am instructed, as their chairman, to report back with the recommendation that it do pass by substitute, to wit:

A bill to amend section 3667 of the Code of Georgia, as amended by Act approved Dec. 12, 1900, and for other purposes.

Respectfully submitted.

JOHN M. SLATON, Chairman.

Mr. Davis, chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

The Committee on Appropriations have had under consideration the following joint resolution which they instruct me, as their chairman, to report back to the House with the recommendation that the same do pass, to wit:

A resolution authorizing the Treasurer to pay to the administrator of the estate of the late Senator Patrick J. Sullivan the per diem and mileage that would have accrued to him for the present session.

Respectfully submitted.

CHAS. L. DAVIS, Chairman.

Mr. Davis, chairman of the Committee on Appropriations, submitted the following report:

Mr Speaker:

The Committee on Appropriations have had under consideration the following resolution 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 resolution to refund a part of specific taxes to E. J. McGehee.

Respectfully submitted.

C. L. Davis, Chairman.

The following bills, which were fixed by resolution as a special order for to-day, were read the third time and put upon their passage, to wit:

By Mr. Knight of Berrien—

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

The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 90, nays 0.

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

On motion of the author House Bill No. 139 was tabled.

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, 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.

Mr. Hardeman, chairman of the Committee on Hygiene and Sanitation, submitted the following report:

*Mr Speaker:*

Your Committee on Hygiene and Sanitation have had under consideration Bill 295 to be entitled an Act to create a Department of Health and Health Officer in this State and for other purposes, authorize me, as their chairman, to report the bill back with recommendation that it do pass.

Respectfully submitted.

L. G. HARDEMAN, Chairman.

Mr. Steed, chairman of the Penitentiary Committee, submitted the following report:

*Mr Speaker:*

The Committee on Penitentiary 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, to wit:

A bill to authorize the Prison Commissioners of Georgia to release convicts upon parole, and for other purposes.

Respectfully submitted.

WALTER E. STEED, Chairman.
Mr. Cann, chairman of the Committee on Railroads, submitted the following report:

Mr. Speaker:

Your Committee on Railroads having had under consideration House Bills Nos. 327, 346 and 347 instruct me, as their chairman, to report same back to the House with recommendation that they do pass.

Respectfully submitted.

J. Ferris Cann, Chairman.

Mr. Fields, vice-chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

Your committee has had under consideration the following bills, and I am directed by the Committee on Special Judiciary to report the following with recommendation that they do pass:

By Mr. Grice of Pulaski—

A bill to create a new charter for the city of Hawkinsville.

By Mr. Fields of Dooly—

A bill to amend an Act to incorporate the town of Pinehurst. Approved Dec. 16, 1895, etc.

By Mr. Butts of Glynn—

A bill to amend section 587 of the Penal Code of Georgia of 1895, relative to the catching of oysters.
By Mr. Whitley of Douglas—

A bill to repeal an Act approved Dec. 13, 1895, providing for the application of all public school funds to the Douglasville college.

By Mr. West of Lowndes—

A bill to provide for the closing of private ways in this State in certain cases.

I am instructed to report the following bill back with the recommendation that it do pass by substitute:

By Mr. Fields of Dooly—

A bill to make it unlawful for any landlord, without good cause, to discharge farm laborer, cropper or renter, etc.

I am instructed to report the following bill back with the recommendation that it do pass as amended:

By Mr. Deal of Bullock—

A bill to prohibit drunkenness in certain places and to provide a penalty for the violation thereof.

Respectfully submitted.

S. R. Fields, Acting Chairman.

Mr. Shannon, 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 and have in-
structed me as their chairman to report back with the recommendation that the same do pass:

By Mr. Phillips of Jefferson—

A bill to amend and consolidate the several Acts incorporating the town of Louisville, Jefferson county, and for other purposes.

An Act to amend an Act to establish city court in county of Hall, and for other purposes.

An Act to amend an Act creating county courts, to amend same so far as it relates to county of Greene, and for other purposes.

Recommended do pass as amended.

Respectfully submitted.

JNO. R. SHANNON, Chairman.

Mr. Little, vice-chairman of the Committee on corporations, submitted the following report:

Mr. Speaker:

Your Committee on Corporations having had under consideration the following House bills recommend that they do pass:

By Mr. Hutcheson of Haralson—

A bill to amend the charter of the town of Buchanan.
By Messrs. Booth and Lawrence of Walton—

A bill to incorporate the town of Bethlehem in Walton county.

By Messrs. Steed and Hixon of Carroll—

A bill to extend the corporate limits of the city of Carrollton.

Also the following Senate bill with the recommendation that it pass:

By Mr. Merritt of the 20th—

A bill to amend an Act creating a board of Roads and Revenues of Hancock county by providing that said board be elected by the duly qualified electors.

Respectfully submitted.

HENRY H. LITTLE, Vice-Chairman.

Hon. S. E. Leigh, member-elect from the county of Coweta, came forward and was sworn in as a member of the House of Representatives. The oath of office was administered by Hon. Jno. S. Candler, Associate Justice of the Supreme Court.

The Speaker assigned Mr. Leigh to the following committees, to wit: Ways and Means, Education, General Agriculture, University of Georgia, and Invalid Pensions.

By unanimous consent the following bills were read the second time and recommitted, to wit:
By Mr. Steed of Taylor—

A bill to amend an Act to create a Prison Commission for the State of Georgia.

By Mr. Cann of Chatham—

A bill to amend the several acts to incorporate the town of Warsaw.

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

By Mr. Calvin of Richmond—

A resolution to pay to the administrator of the estate of the late Senator P J. Sullivan the per diem and mileage that would have been due him at the end of this session.

The next bill for a third reading was:

By Messrs. Evans and Franklin of Washington—

A bill to amend the several Acts to incorporate the city of Sandersville, 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. Grice of Pulaski—

A bill to amend the Act to create dispensaries in the county of Pulaski, and for other purposes.

The committee proposed to amend the caption of the bill by striking the word “fourth” in the fifth line and inserting “third” in lieu thereof, and to strike the word “fourth” in the fifth line of section 1 and substitute the word “third.”

Amend section 2 by adding after the figures “1547” in the second line of said section the words of the first volume of the Code of 1895.

The amendments 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.

On motion of Mr. Kent of Johnson, House Bill No. 168 was tabled.

By Mr. Grice of Pulaski—

A bill to incorporate the town of Finleyson in Pulaski county, and for other purposes.

The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 92, nays 0.
The bill having received the requisite constitutional majority was passed.

By Mr. Miller of Muscogee—

A bill to amend the charter of the city of Columbus, relative to 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 98, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Shannon of Monroe—

A bill to provide for the removal of all obstructions from the streams of 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 99, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Wise of Fayette—

A bill to amend an Act to incorporate the town of Fayetteville, 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 unanimous consent House Bill No. 222 was withdrawn by the author.

By Messrs. Hardeman and Holder of Jackson—

A bill to incorporate the town of Statham in Jackson county, and for other purposes.

The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 89, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Holder of Jackson—

A bill to repeal an Act to incorporate the town of Statham in Jackson 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. Almand of Rockdale—

A bill to create a Board of Commissioners of Roads
and Revenues for the county of Rockdale, 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. Jones of Dougherty—

A bill to change and extend the corporate limits of the city of Albany, and for other purposes.

The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 91, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Miller of Muscogee—

A bill to amend the charter of the city of Columbus relative to police jurisdiction 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. Hawes and Martin of Elbert, Boykin of Lincoln, and Alexander and Grenade of Wilkes—

A bill to regulate the traffic in seed cotton in the counties of Elbert, Wilkes and Lincoln and for other purposes.

The report of the committee, which was favorable to 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. Edwards of Marion—

A bill to amend the charter of the Buena Vista Loan and Savings Bank, and for other purposes.

The committee proposed to amend by inserting after the word "Georgia" in line 2 of section 1 the words "and it is hereby enacted by authority of the same," 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 90, nays 0.

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

On motion of Mr. Owen of Pike, House bill No. 259 was tabled.

By Mr. Paulk of Irwin—

A bill to incorporate the city of Ocilla, in Irwin county, and for other purposes.
The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Thompson of Hall—

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

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Paulk of Irwin—

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

The report of the committee, which was favorable to the passage of the bill, was agreed.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Butts of Glynn—

A bill to amend an Act to create a board of commis-
sioners of roads and revenues for Glynn 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. Whitley of Douglas—

A bill to make it unlawful to manufacture spirituous and intoxicating liquors in the county of Douglas, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 91, nays 0.

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

By Mr. Paulk of Irwin—

A bill to establish, maintain and operate a public school system in the city of Ocilla, 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. Knight of Berrien—

A bill to amend an Act to create a board of county commissioners for the county of Berrien, 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. Duckett of Banks, and Hardeman and Holder of Jackson.

A bill to amend an Act to amend the charter of the town of Maysville, 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. West of Lowndes—

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

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 88, nays 0.
The bill having received the requisite constitutional majority, was passed.

By Mr. Mitcham of Clayton—

A bill to repeal an Act to amend the charter of the town of Jonesboro, 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. Deal and Miller of Bulloch.

A bill to repeal the charter of the town of Statesboro, 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. Deal and Miller of Bullock—

A bill to incorporate the city of Statesboro, in the county of Bullock, 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. Cann of Chatham—

A bill to amend an Act to amend the law establishing the police court 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 89, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Bowen of Wilcox—

A bill to incorporate the town of Pineview, in the county of Wilcox, 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. Reid of Campbell—

A bill to authorize the mayor and council of the town of Palmetto 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. Crumbly of Stewart—

A bill to create a new charter for the town of Richland, 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. Knight of Berrien—

A bill to repeal an Act to incorporate the city of Tifton, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. McElmurray and Nisbet of Burke—

A bill to amend an Act to amend the various Acts incorporating the town of Waynesboro, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.
On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Fields of Dooly—

A bill to amend an Act to incorporate the town of Pinehurst, in Dooly 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 unanimous consent Mr. Spence of Ware was allowed to withdraw House bill No. 236.

By Messrs. McElmurray and Nisbet of Burke—

A bill to incorporate the Waynesboro Academy in the county of Burke, 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. Spence of Ware—

A bill to amend an Act to establish the city court of
Ware relative to the clerk of said court, 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. Spence of Ware—

A bill to amend an Act to create the city court of Waycross relative to its powers and jurisdiction, 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.

Mr. Morris, chairman ex officio of the Committee on Rules, submitted the following report, and asked that the same be taken up for adoption on Monday next:

Mr. Speaker:

The Committee on Rules have had under consideration House resolution No. 77, by Mr. Calvin of Richmond; also, House resolution No. 81, by Mr. Houston of Fulton; also, House resolution No. 82, by Mr. Steed of Taylor; also,
House resolution No. 83, by Mr. Beauchamp of Butts, and recommend that the same do pass as amended.

Respectfully submitted.                     N. A. MORRIS,
Ex Officio Chairman.

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

By Mr. Felder of Bibb—

A bill to amend an Act to create a Prison Commission for the State of Georgia.

By unanimous consent House bill No. 58 was withdrawn.

The following bills were, by unanimous consent, read the second time and recommitted, to wit:

By Messrs. Hardeman of Jackson and Shackelford of Clarke—

A bill to provide for the teaching of the elementary principles of agriculture and civil government in the public schools of this State.

By Messrs. West of Lowndes and Mitchell of Thomas—

A resolution to appoint a commission to examine and report upon the uniformity text-book system, and for other purposes.

The following resolution was read and adopted, to wit:

By Mr. Stovall of Chatham—

A resolution tendering the hall of the House to the
State Sociological Society for the purpose of holding a public meeting on Tuesday evening, November 25, 1902.

Leave of absence was granted Mr. Bower of Decatur, for Tuesday, Wednesday, Thursday and Friday last, while in attendance on the superior court of his county.

Mr. Harden of Chatham moved that when the House adjourn it adjourn to meet again at 10 o'clock Monday morning, which motion prevailed.

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

Mr. Speaker:

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

A bill to amend section 1378 of Vol. I. of the Code of 1895, relating to admission to common schools, and for other purposes.


Also, the following House bills, with the recommendation that the same do not pass:

A bill to prescribe the manner of electing county school commissioners, and for other purposes.

A bill to regulate the amount of payment to first grade public school teachers.
The committee have also considered the following House bill, which they instruct me, as chairman, to report back with the recommendation that the author be allowed to withdraw the same, to wit:

A bill to repeal section 1349 of the Code of 1895 establishing county teachers' institutes.

Respectfully submitted.

JNO. N. HOLDER, Chairman.

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

By Mr. Richardson, of Houston—

A bill to amend section 221 volume 3 of the Code relative to hunting upon the lands of another.

By Mr. Gaulden of Brooks—

A bill to prevent betting and selling of pools.

By Mr. Evans of Washington—

A bill to amend an Act to create the city court of Sandersville.

By Mr. Dunbar of Richmond—

A bill to require certain persons seeking writ of certiorari to give bond.

By Mr. Houston of Fulton—

A bill to regulate the employment of children in factories.
By Mr. Felder of Bibb—

A bill to regulate the filing and accepting of second claims.

By Mr. Hayes of Macon—

A bill to amend section 982 of the Code relative to State depositories.

By Mr. Shannon of Monroe—

A bill to amend section 813, volume 3 of the Code, providing for the appointment of jury commissioners.

By Mr. Johnson of Baker—

A bill to provide for the manner of disposing of misdemeanor cases.

By Mr. Davidson of Greene—

A bill to amend Act to create county court so far as it relates to Greene county.

By Mr. Thurman of Walker—

A bill to amend an Act in reference to the road laws of this State.

By Mr. Cann of Chatham—

A bill to amend section 2167, volume 2 of the Code, relative to powers of railroad corporations.
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By Mr. Slaton of Fulton—

A bill to amend section 3667 of the Code relative to bringing of suits.

By Mr. Butts of Glynn—

A bill to amend section 587 of the Penal Code relative to catching of oysters.

By Mr. Stanford of Harris—

A bill to establish a dispensary in the city of Hamilton.

By Mr. Hixon of Carroll—

A bill to extend the corporate limits of the city of Carrollton.

By Mr. Kelly of Glascock—

A bill to change the time of holding the superior courts of Glascock county.

By Mr. Underwood of White—

A bill to prescribe and limit the fees of solicitors-General.

By Mr. Dunbar of Richmond—

A bill to require executions to be recorded on the general execution docket.

By Mr. Whitley of Douglas—

A bill to repeal an Act relative to the school funds of Douglasville college.
By Mr. Grice of Pulaski—

A bill to increase the powers of certain judges in this State.

By Mr. Bell of Milton—

A bill to amend section 1378 of Vol. 1 of the Code relative to admission to common schools.

By Mr. Dunbar of Richmond—

A bill to amend section 4315 of the Code relative to terms of the superior court.

By Mr. Cann of Chatham—

A bill to authorize corporations operating suburban or street railways to increase their capital stock.

By Mr. Wellborn of Union—

A bill prescribing that no person owning more than $1,000 shall draw a pension.

By Mr. Calvin of Richmond—

A bill to abolish the "Days of Grace."

By Mr. Cann of Chatham—

A bill to authorize suburban and street railways to extend their railroad in certain cases.

By Mr. Walker of Monroe—

A bill to provide for the payment of the fees of officers of the court in certain cases.
By Messrs. McHenry, Knowles and Ennis of Floyd—

A bill to require prison made goods to be labeled "prison made."

By Mr. Cook of Telfair—

A bill to change the time of holding the superior court of Telfair county.

By Mr. Akin of Bartow—

A bill to allow defendants in certain trover cases to plead set-offs.

By Messrs. Thompson and Rodgers of Hall—

A bill to amend the Act to create the city court of Hall county.

By Mr. Deal of Bullock—

A bill to prohibit drunkenness.

By Mr. Wellborn of Union—

A bill to amend section 4612 of the Civil Code which provides for a bond in claim cases.

By Mr. Paulk of Irwin—

A bill to establish a dispensary in the city of Ocilla.

By Mr. West of Lowndes—

A bill to amend an Act to establish the city court of Valdosta.
By Mr. Wooten of Montgomery—

A bill to incorporate the town of Soperton.

By Mr. Calvin of Richmond—

A bill to amend section 1643, vol. 1 of the Code relative to Confederate soldiers conducting business of life insurance agents.

By Mr. Wellborn of Union—

A bill to amend section 4623 of the Civil Code which prescribes certain oaths.

By Mr. Watson of McDuffie—

A bill to amend section 982 of the Code relative to State depositories.

By Mr. Felder of Bibb—

A bill to amend section 1495, volume 1 of the Code providing for meetings of the State Board of Pharmacy.

By Mr. Grice of Pulaski—

A bill to create a new charter for the city of Hawkinsville.

By Mr. Felder of Bibb—

A bill to amend section 1497, volume 1 of the Code prescribing manner of granting licenses.
By Mr. Felder of Bibb—

A bill to amend section 1492, volume 1 of the Code providing for appointment of members of State Board of Pharmacy.

By Mr. Bush of Miller—

A bill to prohibit the buying of seed cotton unless a record of same be kept.

By Mr. Whitley of Douglas—

A bill to create a department of health and health officers.

By Mr. Hutcheson of Haralson—

A bill to establish the city court of Buchanan.

By Mr. Davis of Meriwether—

A bill defining the duties of the keeper of public buildings.

By Mr. Felder of Bibb—

A bill to encourage, foster and protect the Georgia Industrial Home.

By Mr. Fields of Dooly—

A bill to increase the salaries of the judges of the superior courts.

By Mr. Conner of Bartow—

A bill to amend an Act to create the city court of Bartow.
By Mr. West of Lowndes—

A bill to provide for the closing of private ways in certain cases.

By Mr. Calvin of Richmond—

A bill to regulate and fix the fees of notaries public in certain cases.

By Mr. McBride of Lee—

A bill to prohibit the sale of spirituous liquors in Lee county.

By Mr. Slaton of Fulton—

A bill to provide for practice in the city court of Atlanta in reference to defaults.

By Mr. Hutcheson of Haralson—

A bill to amend an Act to create the charter of Buchanan.

By Mr. Phillips of Jefferson—

A bill to amend all Acts to incorporate the town of Louisville

By Mr. Bruce of Lumpkin—

A bill to repeal section 1349, volume 1 of the Code, to organize teachers' institutes.

By Mr. Howard of Baldwin—

A resolution to require the superintendent of the State
Farm to make certain improvements on the grounds of the State Normal School at Milledgeville.

By Mr. Buchan of Dodge—

A resolution to pay Solicitor-General J. F. DeLacy a salary for quarter ending December 31, 1901.

By Mr. Dunbar of Richmond—

A resolution to pay Mrs. Agnes Renew a pension.

By Messrs Booth and Lawrence of Walton—

A bill to incorporate the town of Bethlehem.

By Mr. Rountree of Thomas—

A bill to amend an Act to amend the charter of the town of Boston.

By Mr. Wellborn of Union—

A bill to authorize the Prison Commission of Georgia to release convicts upon parole.

By unanimous consent the following bills were read the third time, to wit:

By Messrs. Hardeman and Holder of Jackson—

A bill to abolish the city court of Jefferson, 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. McElmurray of Burke—

A bill to establish the city court of Waynesboro, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 88, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Yates of Catoosa—

A bill to cede jurisdiction over certain public roads to the United States, which approach Chickamauga Park, 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. Wise of Fayette—

A bill to establish the city court of Fayetteville, 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. Nisbet of Burke —

A bill to abolish the city court of Waynesboro, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

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

By Messrs. Hardeman and Holder of Jackson —

A bill to repeal an Act to establish the city court of Jefferson, 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.

The following resolution was read and referred to Committee on Rules, to wit:
By Mr. Knight of Berrien—

A resolution providing that no committee or individual be granted leave of absence for next week except for providential cause.

House bills Nos. 39 and 88 were tabled on motion of the author.

At the request of the author, House bill No. 147 was recommitted to the Special Judiciary Committee.

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

By Messrs. Shannon and Walker of Monroe—

A bill to consolidate the several Acts to incorporate the city of Forsyth, and for other purposes.

Referred to Committee on Counties and County Matters.

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

By Mr. Hopkins of the 7th District—

A bill to authorize guardians, trustees, etc., who are required to give bond, to charge cost of such bond, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Skelton of the 31st District—

A bill to change the time of holding the elections for Governor and other officers, and for other purposes.
Referred to General Judiciary Committee.

By Mr. Skelton of the 31st District—

A bill to change the time of meeting of the General Assembly, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Comas of the 3d District—

A bill to prescribe rules which shall govern in the transportation of the dead in this State, and for other purposes.

Referred to Special Judiciary Committee.

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

By Mr. Symons of the 4th District—

A bill to fix the boundaries of all property bordering on tidewaters, and for other purposes.

By Mr. Van Buren of the 21st District—

A bill to amend an Act reviving the office of State Geologist.

By Mr. Comas of the 3d District—

A bill to amend section 982 of the Code, relative to State depositories.

By Mr. Comas of the 3d District—

A bill to repeal section 397, volume 3 of the Code of Georgia.
By Mr. Lee of the 44th District—

A bill to amend section 982, volume 1 of the Code, relative to State depositories.

By Mr. Merritt of the 20th District—

A bill to amend an Act to create a board of commissioners of roads and revenues for Hancock county.

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

By Mr. Lee of the 44th District—

A bill to be entitled an Act to amend the charter of the town of Flintstone, in Walker 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.

Leave of absence was granted the following members: Messrs. Womble, Roper, Hixon of Sumter, Lane, Crumbly.

On motion of Mr. Franklin of Washington, the House adjourned until 10 o'clock Monday morning.
Atlanta, Georgia.

Monday, November 24, 1902.

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, Carr, George,
Akin, Carrington, Glenn,
Alexander, Carswell, Grenade,
Alford, Cliatt, Grice,
Arnold, Conner, Griffin,
Baldwin, Cook, Hall,
Beall, Cromartie, Hardeman,
Beauchamp, Crumbly, Harden,
Bell of Emanuel, Daves, Hawes,
Bell of Milton, Davis, Hayes,
Blackburn, Davison, Hendry,
Booth, Derrick, Henry,
Bowen, Dozier, Hicks,
Bower, Duckett, Hixon of Carroll,
Boykin, Duggan, Holder,
Brinson, Dunbar, Houston,
Brock, Edwards, Howard of Baldwin,
Brown, English, Howard of Laurens,
Bruce, Ennis, Howell,
Buchan, Evans, Hutcheson,
Buchannon, Felder, Johnson of Baker,
Burton, Fields, Johnson of Clinch,
Bush, Flanigan, Jones of Dougherty,
Butts, Flynt, Jones of Pickens,
Calvin, Foster of Oconee, Kelly,
Candler, Franklin, Kendrick,
Cann, Gaulden, Kent,
 Those absent were Messrs.—

Almond,     Lane,     Tigner,
Ayres,      Mann,     Tracy,
Deal,       Morton,   Valentine,
Foster of Towns, Nisbet,   West,
Fussell,    Strickland, Womble,
Hixon of Sumter, Thompson, Wooten,
Johnson of Crawford,

Mr. Flanigan reported that the Journal of Saturday's proceedings had been examined and found correct.

On motion of Mr. Franklin of Washington, the reading of the Journal was dispensed with.
Mr. Mitchell of Thomas, moved that the House resolve itself into a committee of the whole for the purpose of considering and reporting back to the House House bill No. 281, which is a bill to provide for the disposition of the misdemeanor convicts of this State, and for other purposes.

Before the motion could be put, Mr. Mitchell asked unanimous consent that the above mentioned bill be brought up for a consideration in the committee of the whole House on Friday morning next, immediately after the confirmation of the Journal, subject to the general tax act and the general appropriation bill, which request was granted.

By unanimous consent the following bills were read the first time, to wit:

By Mr. Mulherin of Richmond—

A bill to reorganize the military forces of this State, and for other purposes.

Referred to Committee on Military Affairs.

By Mr. Candler of DeKalb—

A bill to authorize the payment of the pension due David L. Rogers to T. H. Jenkins.

Referred to Committee on Pensions.

By Mr. Cann of Chatham—

A bill to authorize the mayor and council of the town of Tybee to close Fourth avenue.

Referred to Committee on Corporations.
By Messrs. Grenade and Alexander of Wilkes—

A bill to authorize the mayor and council of Washington, Georgia, to sell a certain lot of land, and for other purposes.

Referred to Committee on Counties and County Matters.

The following resolutions, which were reported back to the House on Saturday by the Committee on Rules, were taken up and read, to wit:

By Mr. Calvin of Richmond—

A resolution providing that so much of House resolution No. 8 as refers to the committees to visit State institutions and submit vouchers for all expenses incurred on said visits, be rescinded.

The committee proposed to amend by striking out all after the word "rescinded," in line 11, and substituting the following in lieu thereof: "The sense of this House being that only an itemized statement of money actually paid out for expenses, which statement shall be signed by the member presenting same shall be required."

The amendment offered by the committee was adopted.

The resolution was then adopted as amended.

By Mr. Steed of Taylor—

Resolved, That House resolution No. 74, to appropriate money to make repairs on the State Capitol, be made the special order for Monday at 11 o'clock a.m.
The committee proposed to amend by adding “that the resolution shall be subject to the general tax Act and the general appropriation bill.”

The resolution was then adopted as amended.

By Mr. Beauchamp of Butts—

A resolution to make House resolution No. 18 the special order for Tuesday morning immediately after the confirmation of the Journal.

The committee proposed to amend by striking out “Tuesday morning,” and inserting in lieu thereof “Monday, November 24, immediately after the action on House resolution No. 74.”

The resolution was then adopted as amended.

By Mr. Houston of Fulton—

A resolution to make the child labor bill the special order for November 26th, immediately after the confirmation of the Journal.

Amend by striking out the words “11:30 o’clock,” and insert in lieu thereof the words “12 o’clock, subject to tax Act and appropriation bill.”

The resolution was then adopted as amended.

The following resolution, which was made the special order for this hour, was read the third time and put upon its passage, to wit:

By Mr. Steed of Taylor—
A resolution to appropriate the sum of $15,000 for the purpose of making necessary repairs on the State Capitol.

An appropriation being involved in the resolution, 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. Slaton of Fulton.

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, Alexander, Alford, Arnold, Baldwin, Beall, Beaufort, Blackburn, Boykin, Brown, Buchannon, Burton, Butts, Cann, Carrington, Carswell, Cliatt, Conner, Davison, Dozier, Duckett, Duggan, English, Evans, Felder, Fields, Foster of Oconee, Franklin, Gaulden, George, Glenn, Grenade, Griffin, Hardeman, Hawes, Hayes, Hendry, Henry, Hicks, Hixon of Carroll, Houston, Howard of Baldwin, Howell, Hutcheson, Johnson of Baker, Johnson of Clinch, Johnson of Crawford, Jones of Dougherty, Jones of Pickens, Kent, Kilburn, Knight, Lanier, Leigh, Little, Lowe, Maples, Martin, Miller of Bullock, Mills,
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Those not voting were Messrs.—

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

On passage of the resolution the ayes were 101, nays 0.

The resolution having received the requisite constitutional majority was passed.

The following resolution, which was also made the special order for this time, was read the third time and put upon it passage, to wit:

By Mr. Beauchamp of Butts—

A resolution to appropriate a certain amount of the rental of the McIntosh Reserve to the preservation of Indian Springs.

An appropriation being involved in the resolution the House resolved itself into a committee of the whole, and the Speaker designated as chairman of said committee Mr. Moses of Coweta.

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 as amended.

The committee proposed to amend by substituting for section 2 the following: "Resolved, That so much of the rental of the McIntosh Reserve as may be necessary, which may accrue in the future, not exceeding the sum of seven hundred and fifty dollars, be appropriated for the purpose of preserving said Springs and its approaches, provided the balance necessary be contributed by the lessees or others."

Amend by striking out the word "McIntosh" wherever it occurs, and inserting the words "Indian Springs."
Amend further by inserting after the word "land" the following words: "to accrue in the future."

The amendments offered by the committee were adopted.

The report of the committee, which was favorable to the passage of the resolution as amended, 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:

Before the vote could be announced Mr. Beauchamp of Butts, moved that the resolution, together with the aye and nay vote thereon, be tabled, which motion prevailed.

By unanimous consent the following resolution was read and adopted, to wit:

By Mr. Evans of Washington—

A resolution inviting Mrs. J. E. Hayes, Mr. H. M. Franklin and Mrs. J. L. Kent, to seats on the floor of the House.

Mr. Shannon, 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 House bills Nos. 363 and 355, and Senate bill No. 34, and have requested me to report back with the recommendation that the same do pass:

A bill to be entitled an Act to consolidate and codify the various Acts incorporating the city of Forsyth, in the
county of Monroe, and the various Acts amendatory there­of, and for other purposes.

A bill to incorporate the Meansville school district, in Pike county; to define the boundaries of same; to regulate the management of the same, and for other purposes.

A bill to be entitled an Act to make it unlawful and punishable as a misdemeanor for any person to hunt upon the lands of another in Columbia county without the written consent of the owner thereof.

Respectfully submitted,
JNO. R. SHANNON, Chairman.

Mr. Mitcham, vice-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 House bill No. 168, and have requested me to report the same back to the House with recommendation that the same do pass:

A bill to be entitled an Act to create dispensaries in the city of Wrightsville and the town of Kite, in Johnson county, and for other purposes.

Respectfully submitted.

A. B. MITCHAM, Vice-Chairman.

The following message was received from the Governor through Mr. Erwin, his Secretary:

Mr. Speaker:

The Governor has approved the following Act of the General Assembly, to wit:
An Act to provide compensation for deputy sheriffs and bailiffs of superior and city courts in counties in this State having cities with population of 50,000, or more.

On motion of Mr. Mitchell of Thomas, 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. Glenn of Whitfield—

A bill providing for the payment of a pension to all needy and indigent Confederate veterans, or their widows, and for other purposes.

Referred to Committee on Pensions.

By Mr. Glenn of Whitfield—

A bill to amend the stock and fence laws of this State, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Hardeman of Jackson—

A bill to incorporate the city of Russell, in Jackson county, and for other purposes.

Referred to Committee on Corporations.

By Mr. Overstreet of Screven—

A bill to reincorporate the town of Sylvania, and for other purposes.

Referred to Committee on Counties and County Matters.
By Mr. Calvin of Richmond—

A joint resolution to authorize the commissioner of agriculture to make an exhibit at the Louisiana Exposition, and for other purposes.

Referred to Committee on General Agriculture.

By Mr. Daves of Fannin—

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

Referred to Committee on Counties and County Matters.

By Mr. Fields of Dooly—

A bill to require bond or costs paid before warrants can issue, if same is required, by issuing officer, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. O'Quinn of Wayne—

A bill to enlarge the power of the railroad commission, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. O'Quinn of Wayne—

A bill to require railroads in this State to run a train at least once per day, except on Sunday, and for other purposes.

Referred to Special Judiciary Committee.
By Mr. Knight of Berrien—

A bill to amend an Act to create the county court of Berrien county

Referred to Committee on Counties and County Matters.

By Mr. Rogers of Hall—

A bill to repeal an Act for the protection of game in Hall county, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Kilburn of Bibb—

A bill to provide for the protection of the lives and property of the traveling public, and for other purposes.

Referred to Committee on Corporations.

By Mr. Leigh of Coweta—

A bill to prohibit justices of the peace and notaries public from procuring the dismissal or settlement of criminal warrants, etc., and for other purposes.

Referred to General Judiciary Committee.

By Mr. Edwards of Marion—

A bill to amend an Act to create a dispensary in the town of Buena Vista, and for other purposes.

Referred to Committee on Temperance.

By Mr. Slaton of Fulton—

A resolution to pay Mrs. R. W Laird a pension, and for other purposes.
Referred to Committee on Pensions.

By Mr. Hall of Bibb—

A resolution to pay Wm. F. Blue $150.00 for certain stenographic work done for the State.

Engrossed.

By Mr. Burton of Franklin—

A bill to incorporate the town of Cannon, in Franklin county, and for other purposes.

Referred to Committee on Corporations.

By Mr. Howard of Baldwin—

A bill requiring ordinaries to approve official bonds in the counties of this State, and for other purposes.

Referred to Special Judiciary Committee.

On motion of Mr. Underwood of White, House bills Nos. 89, 90, 135 were taken from table and place on the Calendar.

On motion of Mr. Evans of Washington, House bill No. 88 was placed on the calendar.

The following resolution, which was ordered to lay over for one day, was taken up, read and adopted, to wit:

By Mr. Stovall of Chatham—

A resolution asking for certain information from the prison commission.
By unanimous consent the following Senate bill was read the second time, to wit:

By Mr. Snead of the 29th district—

A bill to make it unlawful to hunt or fish upon the lands of another in Columbia county, and for other purposes.

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 village of Summerville, in Richmond county to provide cemeteries within or without said village, and for other purposes.

Also, an Act to authorize the village of Summerville to issue bonds for water-works, and for other purposes.

Also, an Act to amend section 982 of the Code of Georgia.

Also, an Act to amend the several Acts incorporating the city of Rome.

Also, an Act to amend the Act incorporating the town of McRae, and for other purposes.

Also, an Act to amend the Act incorporating the town of Sasser, in Terrell county.

Also, an Act to amend the charter of the town of Bronwood, Terrell county.
Also, an Act to amend the charter of the city of Dawson.

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

By Mr. Evans of Washington—

A bill to amend an Act to create a city court in the city of Sandersville, and for other purposes.

Before this bill was disposed of Mr. Franklin of Washington, moved that the House adjourn, which motion prevailed.

Leave of absence was granted Messrs. Deal of Bullock, Mann of Tattnall.

The Speaker then announced the House adjourned until 9 o’clock to-morrow morning.

Atlanta, Georgia.

Tuesday, November 25, 1902.

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:
JOURNAL OF THE HOUSE.

Adams, Fielder, Miller of Bullock,
Akin, Fields, Miller of Muscogee,
Alexander, Flanigan, Mills,
Alford, Flynt, Mitchell,
Almond, Foster of Oconee, Mizell,
Arnold, Foster of Towns, Moses,
Baldwin, Franklin, Mulherin,
Beauchamp, Russell, McBride,
Bell of Emanuel, Gaulden, McCurry,
Bell of Milton, George, McElmurray,
Blackburn, Glenn, McHenry,
Booth, Grenade, McLain,
Bowen, Grice, McRae,
Bower, Hall, Newton,
Brinson, Hardeman, Nisbet,
Brock, Harden, Overstreet,
Brown, Hawes, O'Quinn,
Buchan, Hayes, Parker,
Buchannon, Hendry, Pate of Gwinnett,
Burton, Henry, Paulk of Coffee,
Butts, Hixon of Carroll, Paulk of Irwin,
Calvin, Hardeman, Peyton,
Candler, Holder, Phillips of Jefferson,
Carr, Houston, Phillips or Quitman,
Carrington, Howard of Laurens, Preston,
Carswell, Howell, Proctor,
Clatt, Hutcheson, Rainey,
Conner, Johnson of Baker, Rankin,
Cook, Johnson of Clinch, Rawls,
Cromartie, Johnson of Crawford, Redwine,
Crumbly, Jones of Dougherty, Reid,
Daves, Kelly, Rice,
Davis, Kent, Richardson,
Deal, Kilburn, Ridley,
Derrick, Knight, Rogers of Hall,
Dozier, Knowles, Rogers of McIntosh,
Duckett, Lanier, Shackelford,
Duggan, Lawrence, Singletary,
Dunbar, Leigh, Slaton,
English, Lowe, Steed of Carroll,
Ennis, Maples, Steed of Taylor,
Evans, Martin, Stewart,
TUESDAY, NOVEMBER 25, 1902.

Those absent were Messrs.—

Ayres, Beall, Boykin, Bruce, Bush, Cann, Davison, Edwards, Griffin, Hixon of Sumter, Howard of Baldwin, Jones of Pickens, Kendrick, Lane, Little, Mann, Mayson, Mitcham, Morton, Owen, Pate of Dooly, Rountree, Sanders, Shannon, Spence, Stanford, Thurman, Tracy, Watson, Wilson, Wise, Womble,

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

The Journal was then read and confirmed.

On motion of Mr. Davis of Meriwether, 200 copies of the general appropriation bill were ordered printed for the use of the House.

By unanimous consent House bill No. 378 was withdrawn.

At the request of the chairman the following gentlemen were added to the Enrolling Committee: Messrs. Foster of Towns, Brock, Singletary.

On motion of Mr. Hall of Bibb, House bill No. 186 was taken from the table and placed upon the calendar.
On motion of Mr. Rankin of Gordon, House bill No. 146 was taken from the table and placed upon the calendar.

Mr. Reid, chairman of the Committee on Ways and Means, submitted the following report:

Mr. Speaker:

Your Committee on Ways and Means have had under consideration House bill No. 272, by Mr. Reid of Camp­bell, being a bill entitled an Act to amend section 767, volume 1 of the Code of 1895, by inserting certain words therein, and for other purposes.

They instruct me, as their chairman, to report the same back to the House with the recommendation that the same do pass as amended by substitute.

Respectfully submitted.

C. S. Reid, Chairman.

Mr. Davis, chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

The Committee on Appropriations have had under consideration the general appropriation bill, and having completed the same report it back to the House with the recommendation that it do pass.

I am also directed by the committee to request that the general appropriation bill be taken up on Friday next, and that the session of that day be extended, if necessary, for consideration and completion of the bill.

Respectfully submitted.

Chas. L. Davis, Chairman.
Mr. Slaton, chairman of the Committee on General Judiciary, submitted the following report:

Mr. Speaker:

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

A bill to amend an Act fixing the holding of the superior court of Ware county, approved December 15, 1893, and for other purposes.

A bill to amend section 671 of volume 3 of the Code, which provides for the wrongful sale of mortgaged property.

A bill to regulate the issuance and record of executions on judgments pending appellate proceedings.

Also, the following Senate bills with the recommendation that they do pass, to wit:

A bill to cede to the United States jurisdiction over certain territory in the vicinity of Chickamauga National Military Park, and for other purposes.

A bill to repeal an Act to create a county court in each county, except certain counties, so far as the same applies to the county of Marion.

Also, the following House bill with the recommendation that it do pass by substitute, to wit:

A bill to make it unlawful for any person to fraudulently
wear the Confederate Cross of Honor, and for other purposes.

Also, the following Senate bills with the recommendation that they do not pass, to wit:

A bill to amend section 2412, volume 2 of the Code of 1895, so as to change the age at which a female may contract marriage.

A bill to amend section 311 of the Penal Code, which provides punishment for persons who attempt to rescue those in legal custody on criminal process.

Also, the following House bill with the recommendation that the author be allowed to withdraw the same, to wit:

A bill to provide for the payment to the officers of the superior court, including justices of the peace and constables, who render services in such cases, their costs in all felony cases out of the proceeds of hire of convicts, and for other purposes.

Also, the following House bills with the recommendation that they do not pass, to wit:

A bill to authorize municipal corporations, private corporations, partnerships and individuals, owning, operating or constructing any sewerage system in any incorporated city or town, to condemn rights of way, easements, and for other purposes.

A bill to amend section 2864 of the Code, which provides what may be done by courts of chancery in vacation.

A bill to authorize street railroad companies to carry freight, and for other purposes.
I respectfully beg to state that the General Judiciary Committee has considered nearly all the House bills referred to it, except some of those introduced by members of the committee, which bills have been tabled in the absence of their authors.

Respectfully submitted,

JOHN M. SLATON, Chairman.

On motion of Mr. Calvin of Richmond, House bill No. 111 was taken from the table and restored to its place on the calendar.

By unanimous consent the author of House bill No. 141 was allowed to withdraw the same.

On motion of Mr. Conner of Bartow, House bill No. 12 was taken from the table and restored to its place on the calendar.

By unanimous consent Mr. Edwards of Marion, was allowed to withdraw House bill No. 378.

The undersigned members of the Committee on Education, submitted the following minority report:

Mr. Speaker:

We, the subscribers, being members of the Committee on Education, submit the following minority report on bill No. 37, introduced by Mr. Houston of Fulton.

This same bill was introduced by Mr. Houston in the last General Assembly; and at the session of 1900 all parties interested were fully heard and elaborate arguments on both sides were made. The Committee on Labor and Labor Statistics, of which Mr. Kilburn was then chairman, and
Mr. Houston vice-chairman, recommended its passage, and a minority report was made by a large number of that committee, fully setting forth the reasons why the bill should not be passed. The measure was discussed fully before the General Assembly, and the bill was overwhelmingly defeated.

At the session of 1901 Mr. Houston and others again introduced bills of the same character, and they were also discussed, but the friends of these measures did not bring them to a vote at that session.

We do not see any necessity for the passage of any such laws, but think that the action at the last Legislature is wise, conservative, and to the best interests of the State of Georgia.

The present bill embraces all the factories in the State, including saw mills, grist mills, canning factories, and all others, practically exempting farm labor alone from its terms.

After another full hearing before the Committee on Education at this session, we, the subscribers, are convinced that there is no necessity for this legislation: that no reason exists for its passage, and that it is calculated to do great harm to the best interests and development of the State.

If it is not inspired, it is at least fed and fostered by the northern competitors of the southern mills, and is directly in their interests, who are the interested parties in having the law passed.

We are satisfied that if this bill becomes a law that it will commit the State of Georgia to an unwise and unsound policy, and result in other paternal and undesirable legis-
lation, in the shape of amendments and additions, which will ultimately embrace every interest in the State, including farm labor, as well.

The textile mills have adopted, and most stoutly assert before the committee that they are enforcing, in letter and in spirit, just and reasonable regulations on the subject, and we believe it is safer for the State to at least wait until it can be clearly shown that these efforts of the mill men themselves are a failure, before committing the State to any such unsound policy and course of legislation.

The past and present agitation of these questions has already retarded the development and building of mills in this State and in the South, and the enactment of any such laws as these will, in our opinion, further seriously do so, and will be the means of driving off large and desirable investments and developments.

The climatic conditions, the fact that we raise the cotton which we spin, and that the laborers in the mills are our own people, not foreigners, along with many other differences, to our minds are conclusive reasons why we do not need the same laws that has been passed in New England and Great Britain.

We therefore beg to submit this, our minority report, against the passage of any such bill.

Jno. N. Holder, C. M. Booth,
J. T. Peyton, W. H. Yates,
P. M. Hawfs, J. T. Stewart,
B. O. Rogers, Chas. L. Davis,
M. D. Womble, Chas. L. Moses,
J. T. Hixon, Clarence Wilson,
N. D. Arnold,
The following resolution was read and referred to the Committee on Rules, to wit:

By Mr. Reid of Campbell—

A resolution making House bill No. 272, known as the franchise tax bill, the special order for Tuesday, December 2, 1902, immediately after the confirmation of the Journal, and that two hundred copies of said bill and the substitute be printed for the use of the House.

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

By Mr. Butts of Glynn (by request)—

A bill to amend an Act to establish the city court of Brunswick, in the county of Glynn, and for other purposes.

Referred to General Judiciary Committee.

By Messrs. Howard and Hicks of Laurens—

A bill to repeal an Act to establish the city court of Dublin, in the county of Laurens, and for other purposes.

Referred to Special Judiciary Committee.

By Messrs. Hicks and Howard of Laurens—

A bill to amend section 813, volume 3 of the Code, which provides for the appointment of jury commissioners, and for other purposes.
Referred to Special Judiciary Committee.

By Messrs. Howard and Hicks of Laurens—

A bill to incorporate the town of Dudley, in Laurens county, and for other purposes.

Referred to Committee on Corporations.

By Messrs. Howard and Hicks of Laurens—

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

Referred to Special Judiciary Committee.

The following communication was received and read, to wit:

Mr. John T. Boifeuillet, Clerk of House or Representatives, Atlanta, Ga.

Dear Sir:—On Tuesday evening, the 25th inst., in the Hall of the House of Representatives, at eight o'clock, will be held a public meeting in the interest of the child labor bill now pending in the House. Will you kindly extend to the members of the House an invitation to be present, an invitation which comes from the Central Executive Committee for the promotion of child labor legislation in Georgia, and also from the Georgia State Sociological Society.

Be good enough, also, to give the thanks of both organiza-
tions to the House for its very kind permission to use the Hall for the purpose named.

I am very truly yours,

C. B. Wilmer,
Secretary of the Executive Committee, and chairman of the Committee on Legislation of the Georgia State Sociological Society.

Mr. Conner, chairman of the Special Agriculture Committee, submitted the following report:

**Mr. Speaker:**

The Committee on Special 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 as amended, to wit:

A bill to protect fish in the streams and tide-waters of this State.

Respectfully submitted.

Conner, Chairman.

The following message was received from the Governor thorough Mr. Erwin, his Secretary:

**Mr. Speaker:**

The Governor has approved the following Acts of the General Assembly, to wit:

An Act to authorize the village of Summerville to issue not exceeding $25,000 of bonds for improving water-works and sewerage system.
Also, an Act to amend section 982 of the Code, so as to add Hartwell, in Hart county.

Also, an Act to authorize the village of Summerville, in Richmond county, to provide and maintain cemeteries within or without the limits of said village.

Also, an Act to amend the charter of the city of Dawson, so as to reduce the salary of the mayor from five hundred to three hundred dollars per annum.

Also, an Act to amend an Act approved August 28, 1889, to incorporate the town of McRae, in Telfair county, and to grant certain powers and privileges to said town.

Also, an Act to amend the several Acts incorporating the city of Rome, and to amend the Act repealing the charter of South Rome.

Also, an Act to amend the charter of Bronwood, in Terrell county

Also, an Act to amend the charter of Sasser, in Terrell county.

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. Blackburn of Fulton—

A bill to be entitled an Act to establish in each militia district of this State a police patrol, and for other purposes.

Mr. Hall of Bibb, moved that the bill be indefinitely postponed, but before the motion could be put unanimous consent was given Mr. Hall to withdraw the motion.
January 26th, the time consumed in discussing the same be equally divided between the advocates and the opponents of the bill.

The above resolution was read and adopted.

By Mr. Fields of Dooly—

A resolution providing that beginning with Friday, November 28, the House meet at 9 o'clock a.m. and adjourn at 1 o'clock p.m.; meet at 3 o'clock p.m. and adjourn at 5 o'clock p.m.

On motion of Mr. Hall of Bibb, the above resolution was referred to the Committee on Rules.

On motion of Mr. Evans of Washington, the bill to amend an Act to establish the city court of Sandersville, which was under discussion at the time of adjournment on yesterday, and which came up to-day under the head of unfinished business, was tabled.

Mr. Shannon, 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, and instruct me, as their chairman, to report back the same with the recommendation that the same do pass, to wit:
A bill to establish a system of public schools in the town of Ashburn.

A bill to reincorporate the town of Sylvania, in the county of Screven.

A bill to incorporate the town of Morgan, in the county of Fannin.

Respectfully submitted,

JNO. R. SHANNON, Chairman.

Mr. Calvin, chairman of the Committee on General Agriculture, submitted the following report:

Mr. Speaker:

The Committee on General Agriculture have had under consideration House bill No. 21, which proposed to make the selling of seed cotton between certain dates each year a misdemeanor, and instructed me to report the same back to the House with a recommendation that it do not pass.

Also, House bill No. 196, which proposed 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" etc., and recommend that the same do not pass.

Also, House bill No. 288, which proposes to amend an Act approved December 17, 1901, which makes it unlawful for any person to employ, or contract with as tenant or cropper, any person under contract, etc., and recommend that the same do pass as amended.

Respectfully submitted,

MATRIN V CALVIN, Chairman.
Mr. Jones of Dougherty, chairman Committee on Banks and Banking, submitted the following report:

Mr. Speaker:

Your Committee on Banks and Banking have had under consideration Senate bill No. 48, by Mr. Rountree of the 16th district, a bill to be entitled an Act to amend section 982 of volume 1 of the Code of Georgia of 1895, providing for the selection by the Governor of banks in certain cities therein named as State depositories, and the several Acts of the General Assembly amendatory thereof, so as to add the city of Swainesboro, Emanuel county to the list of said cities, and instructs me, as their chairman, to report the same back to the House with the recommendation that it do pass.

Respectfully submitted.

Ed. R. Jones, Chairman.

Mr. Jones of Dougherty, chairman of Committee on Banks and Banking, submitted the following report:

Mr. Speaker:

Your committee have had under consideration House bill No. 138, by Mr. Owen of Pike, a bill to be entitled an Act to amend section 982 of volume 1 of the Code of Georgia of 1895, so as to add the city of Barnesville, in Pike county, to the list of State depositories, and instruct me, as their chairman, to report the same back to the House with the recommendation that the same do pass:

Respectfully submitted.

Ed. R. Jones, Chairman.
By unanimous consent the following bills were introduced and read the first time, to wit:

By Mr. Howard of Baldwin—

A bill to establish a dispensary in the city of Milledgeville, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Peyton of Habersham—

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

Referred to Committee on Counties and County Matters.

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

By Mr. Dunbar of Richmond—

A bill to require persons seeking a writ of certiorari to correct the judgment of a recorder’s or police court, to give bond, except under certain conditions, 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. Felder of Bibb—

A bill to regulate the filing and accepting of second
claims under the claim laws of this State, and for other purposes.

On motion of Mr. Felder, the above bill was tabled.

By Mr. Shannon of Monroe—

A bill to amend section 813, volume 3, providing for the appointment of jury commissioners.

Owing to the absence of the author the above bill was tabled.

By Mr. Johnson of Baker—

A bill to provide for the manner of disposing of misdemeanor cases in the several county courts of this State, and for other purposes.

On motion of the author the bill just read was tabled.

By Mr. Hayes of Macon—

A bill to amend section 982 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 91, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Hawes of Elbert—

A bill to appropriate $20,000 to the Deaf and Dumb Asylum, for the purpose of erecting certain buildings.
An appropriation being involved in the bill the House resolved itself into a committee of the whole for the purpose of considering the same, and the Speaker designated as chairman of said committee Mr. Holder of Jackson.

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 as amended.

The committee proposed to amend by substituting "$11,500" for the words "$20,000" wherever the same occurs in the bill, which amendment was adopted.

On motion of Mr. Hawes of Elbert, the bill was tabled.

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

By Mr. Davis of Meriwether—

A bill to provide for the disbursement of pensions provided by law in this State, and for other purposes.

Referred to Committee on Pensions.

On motion of the author of House bills Nos. 79 and 80, the same were tabled.

The next bill for a third reading was

By Mr. Underwood of White—

A bill to amend section 187, volume 3 of the Code, relative to the imbezzling of funds by public officers, and for others 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. Richardson called for the ayes and nays, which call was sustained, and on taking the ballot *viva voce* the vote was as follows:

Those voting in the affirmative were Messrs.—

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Those voting in the negative were Messrs.—

Glenn,
Those not voting were Messrs.—

Adams,          English,          McRae,          
Alexander,      Ennis,           Nisbet,          
Ayres,          Flanigan,        Pate of Dooly,    
Beall,          Foster of Towns,  Pate of Gwinnett,  
Beauchamp,      Franklin,        Peyton,          
Bell of EmanuEL, Grice,           Phillips of Jefferson,  
Bowen,          Griffin,         Preston,         
Boykin,         Hixon of Sumter,  Rainey,          
Brock,          Howard of Baldwin, Ridley,     
Brown,          Howard of Laurens, Roper,        
Bruce,          Jones of Dougherty, Rountree,  
Burton,         Jones of Pickens,  Sanders,       
Bush,           Kelly,           Shannon,        
Butts,          Kendrick,        Singletary,  
Candler,        Lane,            Spence,         
Carr,           Lawrence,        Steed of Taylor, 
Carswell,       Little,           Thurman,        
Clatt,          Mann,            Tigner,         
Cook,           Maples,          Tracy,          
Cromartie,      Martin,          Warren,        
Crumbly,        Miller of Muscogee, Watson,    
Daves,          Mitchell,        Wellborn,       
Davison,        Morton,          Wilson,        
Deal,           Moses,           Womble,        
Derrick,        Mulherin,        Mr. Speaker.    
Edwards,        McBride,         

By unanimous consent the verification of the roll-call was dispensed with.

On passage of the bill the ayes were 97, nays 1.

The bill having received the requisite constitutional majority was passed.

By Mr. Gaulden of Brooks—

A bill to prohibit betting or selling of pools in this State, and for other purposes.
On motion of Mr. Hall of Bibb, the bill was tabled.

By Mr. Grice of Pulaski—

A bill to increase the power of certain judges in this State sitting in vacation, and for other purposes.

On motion of Mr. Grice of Pulaski, the bill was tabled.

By Mr. Underwood of White—

A bill to amend section 642, volume 3 of the Code, relative to the support of a bastard child, 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.

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

By Mr. Shackelford of Clark—

A bill to amend an Act to create a dispensary in the city of Athens, and for other purposes.

Referred to Committee on Corporations.

By Mr. Conner of Bartow (by request)—

A bill to protect fish in the streams of Bartow county, and for other purposes.
Referred to Special Judiciary Committee.

By Mr. Akin of Bartow—

A bill to authorize street and suburban railroad companies to condemn a common use and occupancy of tracks, and rights of way of other companies, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Dunbar of Richmond—

A bill to require executions to be recorded in the general execution docket in the county in which the land is located, and for other purposes.

Before the bill could be disposed of the hour of adjournment arrived.

Leave of absence was granted Messrs. Henry of Murray, Carswell, Mann.

The Speaker then announced the House adjourned until 9 o'clock to-morrow morning.

Atlanta, Georgia.

Wednesday, November 26, 1902.

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:

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Mr. Flanigan reported that the Journal of yesterday had been examined and found correct.

The Journal was read and confirmed.

Mr. Bush of Miller, asked unanimous consent to withdraw House bill No. 369 from the Special Judiciary Committee and refer it to the General Agricultural Committee.

There was objection.

Mr. Bush of Miller, moved to withdraw the bill and recommit it as aforesaid, which motion prevailed.

The following resolution was by unanimous consent introduced and read the first time, to wit:
By Mr. Harden of Chatham—

A resolution to make an appropriation concerning Georgia representation in the Hall of Fame.

Referred to Special Judiciary Committee.

By unanimous consent the following bill was introduced, read the first time and referred to Special Judiciary Committee, to wit:

By Mr. Glenn of Whitfield—

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

Mr. Hawes, chairman of the Committee on Pensions, submitted the following report:

Mr. Speaker:

The Committee on Pensions have had under consideration the following bills and resolutions, and instruct me, as their chairman, to report the same back with the recommendation that they do pass:

By Mr. Slaton of Fulton—

A resolution to pay Mrs. R. W Laird a pension, etc.

Also the following, and recommend they do not pass:

By Mr. Candler of DeKalb—

A bill to authorize the payment of pension to T. H. Jenkins.
By Mr. Morris of Cobb—

A resolution to pay pension of E. J. Simpson to his widow.

By Mr. Fields of Dooly—

A resolution to pay pension money to McD. Felder, etc.

Respectfully submitted.

P M. Hawes, 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, to wit:

A bill to repeal an Act providing for the payment of insolvent cost due the clerk of superior court and the sheriff of the county of Fayette.

Mr. Steed of Taylor, asked leave of absence for the Committee on Penitentiary for a few minutes, which leave was granted.

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

By Mr. Johnson of Baker—

A resolution to pay the pension of B. G. Smith, of Baker county, to his administrator.

Referred to Committee on Pensions.
By Mr. Wooten of Montgomery—

A bill to incorporate the city of Vidalia.

Referred to Special Judiciary Committee.

By Mr. Shannon of Monroe—

A bill to provide for the testing of illuminating oils.

Referred to Committee on General Agriculture.

By Mr. Overstreet of Screven—

A bill to establish a system of public schools for the Sylvania school district.

Referred to Committee on Counties and County Matters.

Mr. Davis, chairman of the Committee on Appropriations, submitted the following report, to wit:

Mr. Speaker:

The Committee on Appropriations have had under consideration House resolution No. 47, and have directed me, the chairman, to report the same back to the House with the recommendation that the same do not pass.

Also, that resolution No. 65 do pass.
Also, that resolution No. 80 do not pass.
Also, that House bill No. 172 do not pass.
Also, that House bill No. 190 do pass.
Also, that House bill No. 193 do pass.

Respectfully submitted.

Chas. L. Davis, Chairman.
The following bills were withdrawn from the Special Judiciary Committee, read the second time and recommit­ted, to wit:

By Messrs. Howard and Hicks of Laurens—

A bill to repeal an Act creating the city court of Dublin.

By Messrs. Howard and Hicks of Laurens—

A bill to establish a new city court in the city of Dublin, in the county of Laurens.

By unanimous consent the following bill was intro­duced, read the first time and referred to the Special Ju­diciary Committee, to wit:

By Mr. Proctor of Camden—

A bill to prohibit the building or use of unlawful fences in the county of Camden.

Referred to Committee on General Agriculture.

By Mr. Walker of Pierce—

A bill to amend section 526 of volume 1 of the Code.

Referred to General Judiciary Committee.

By Mr. Walker of Pierce—

A bill to prohibit shooting of fish in this State in cer­tain seasons.

Referred to General Judiciary Committee.
By Mr. Overstreet of Screven—

A bill to establish the city court of Sylvania.

Referred to Committee on Counties and County Matters.

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

Mr. Speaker:

Your committee having had under consideration the following House bills, instruct me, as their chairman, to report them to the House with the recommendation that the same do pass:

By Mr. Kelly of Glascock—

A bill to repeal an Act entitled an Act to create an advisory board of commissioners for the counties of Laurens and Glascock, etc.

By Mr. Howard of Baldwin—

A bill requiring that the ordinary shall attest and approve official bonds in the several counties of this State.

I am instructed to report the following House bills back with the recommendation that the same do not pass:

By Mr. Kent of Johnson—

A bill to prevent the sale, or other disposition, of deadly weapons in this State without the written permit of the ordinary.
By Mr. Fields of Dooly—

A bill to require bond or costs paid before warrants can issue, if same is required by issuing officer.

By Mr. Rawls of Effingham—

A bill to amend section 2321, Volume 2 of the Code of 1895, relating to damages to stock by running trains.

By Mr. Watson of McDuffie—

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

By Mr. Thurman of Walker—

A bill to repeal the registration law of this State.

I am instructed to report the following Senate bills back to the House with the recommendation that the same do pass:

By Mr. Perry of the 33d district—

A bill to repeal an Act entitled an Act to establish a city court in the county of Hall, and to provide for the appointment of a judge and a solicitor thereof, approved August 14, 1891, and all Acts amendatory thereof.

By Mr. Snead of the 29th district—

A bill to increase the number of terms of the superior courts of Richmond county.

By Mr. Snead of the 29th district—

A bill to amend section 4314 of the Code of Georgia of
1895, so as to remove the restrictions of holding only two terms of the superior courts in the several counties of the State.

By Mr. Sweat of the 5th district—

A bill to make penal the adulteration of, when intended for sale, and the sale, or offering for sale, spirits of turpentine when so adulterated.

By Mr. Ledford of the 40th district—

A bill to change the time of holding superior courts of Union county in the Northeastern Circuit.

Respectfully submitted.

J. J. Flynt, Chairman.

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

By Mr. Evans of Washington—

A resolution congratulating the Hon. Geo. H. Carswell on his marriage which occurs to-day, and directing the Clerk of the House to send to Mr. Carswell a congratulatory telegram.

Mr. Hall of Bibb, moved to table the special order for this hour, to wit, the bill by Mr. Houston of Fulton, known as the child labor bill, which motion prevailed.

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

Mr. Speaker:

The Committee on Education have had under consider-
at House resolution No. 63, by Mr. West of Lowndes and Mr. Mitchell of Thomas, providing for a commission to investigate the feasibility of State uniformity of textbooks for the public schools, and I am instructed, as chairman, to report said resolution back with the recommendation that it do pass by substitute.

Respectfully submitted.

JOHN N HOLDER, Chairman.

Under the head of unfinished business the following bill, which was on yesterday read the third time, was again considered, to wit:

By Mr. Dunbar of Richmond—

A bill to require executions to be recorded in the county where the land lies in order to make such executions a prior lien as against certain third parties.

On motion of Mr. Dunbar of Richmond, the bill was tabled.

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

By Mr. Calvin of Richmond—

A bill to abolish the days of grace referred to in section 3680 of volume 2 of the Code.

On motion of Mr. Calvin of Richmond, the bill was tabled.

By Mr. Calvin of Richmond—

A bill to authorize certain cities to lay out and main-
tain boulevards, drive-ways, parks and park-ways, and for other purposes.

On motion of Mr. Calvin the bill was tabled.

By Mr. Wellborn of Union—

A bill to provide that no person owning more than one thousand dollars of property, or earning a larger income than three hundred dollars per annum, shall draw a pension, and for other purposes.

On motion of Mr. Hawes of Elbert, the bill was tabled.

By Mr. Fields of Dooly—

A bill to make it unlawful for any landlord, without good cause, to discharge certain employees, and for other purposes.

On motion of Mr. Knight of Berrien, this bill was tabled.

By Messrs. Steed and Hixon of Carroll—

A bill to extend the corporate limits of the city of Carrollton, and for other purposes.

The committee offered the following amendment:

Amend section 2 by adding the following proviso: "Provided that lots 17, 18 and 19 in said block shall be excluded from the operation of this Act."

The amendment was adopted.

The report of the committee, which was favorable to the passage of the bill, was agreed to.
On passage of the bill the ayes were 104, nays 0.

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

By Mr. Davison of Greene—

A bill to amend the Act creating the county court for several counties, so far as the same applies to the county of Greene.

The following amendment was offered by the committee:

To amend by inserting "1904" instead of "1903" wherever it appears in section one of this bill.

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 vote was as follows: ayes 90, nays 0.

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

By Messrs. McHenry, Ennis and Knowles—

A bill to require all prison-made goods to be labeled "prison-made," and for other purposes.

The following amendments were offered by the committee:

To amend by inserting between the words "shall be," in the fourth line of section one, the words "wherever practicable."

Also, to amend by striking out all of section one, after
the word "seen," in the fourth line of said section, and substituting therefor "before said goods shall be offered for sale or sold by any person, firm or corporation in the State."

Also, by inserting between the words "shall violate," of section two, the word "knowingly."

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

On passage of the bill the ayes were 89, nays 4.

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

By Mr. Walker of Monroe—

A bill to provide for the payment of fees of officers of court, including justices of the peace and constables, and for other purposes.

On motion of Mr. Beauchamp of Butts, the bill was tabled.

By Mr. Booth of Walton—

A bill to prescribe the qualifications of jurors in the superior courts, county courts, and for other purposes.

The substitute offered by the committee was adopted.

The report of the committee, which was favorable to the passage of the bill by substitute, was adopted.

On motion of Mr. Booth of Walton, the bill was tabled.
By Mr. Owen of Pike—

A bill to amend section 952 of the Code, so as to add the city of Barnesville to the list 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 91, nays 0.

The bill having received the requisite constitutional majority was passed.

By unanimous consent the following resolution was introduced and ordered to lay on the table for one day.

By Mr. Carrington of Madison—

A resolution providing that no per diem be allowed members when they are not present.

The following resolution was read and adopted:

By Mr. Steed of Taylor—

Resolved, That 200 copies of House bill No. 313 be printed.

The following resolution was read and ordered to lay over for one day.

By Mr. Calvin of Richmond—

A resolution to provide for the appointment of a joint committee to visit the University of Georgia on the occasion of the annual commencement in June, 1903.
The following resolution was read and tabled:

By Mr. Knight of Berrien—

A resolution providing for the Clerk of the House to furnish the press with names of members who are absent without providential hindrance.

The following bill was introduced by unanimous consent, read the first time and appropriately referred, to wit:

By Mr. Newton of Colquitt—

A bill to amend an Act to establish the city court of Moultrie.

Referred to Special Judiciary Committee.

The following resolutions were read and referred to the Committee on Rules:

By Mr. Reid of Campbell—

Resolved, That House resolution No. 48, and House bill No. 217, be made special order for Friday, November 28, to follow the general appropriation bill, subject to precedence of the general tax Act.

By Mr. Hall of Bibb—

Resolved, That House bill No. 186 be made the special order for Tuesday, December 2d, immediately after House bill No. 272.

By Mr. Howell of Meriwether—

Resolved, That House bill No. 198 be made special order for Tuesday immediately after reading of the Journal.
The following bills were read the third time and put upon their passage:

By Mr. Rankin of Gordon—

A bill to provide when land has been sold for a failure to return and pay the taxes thereon, that suit shall be brought, and for other purposes.

On motion of Mr. Rankin the bill was tabled.

By Mr. Underwood of White—

A bill to amend section 114, volume 3 of the Code of 1895.

On motion of Mr. Underwood the bill was tabled.

The undersigned members of the commission appointed to select two eminent Georgians to be placed in the Statuary Hall at Washington, submitted the following report, and the same was ordered spread upon the Journal, to wit:

Atlanta, Ga., November 15, 1902.

To the General Assembly:

At a former session of your honorable body a commission was appointed consisting of Messrs. F. G. duBignon, Columbus Heard, E. B. Gresham, John Allen, A. L. Hull, L. G. Hardeman, H. P. Bell, J. B. Park, C. C. Houston, Clark Howell, George Hillyer, John Little, William Harden, Spencer Atkinson, A. L. Miller, charged with the duty of selecting the names and making investigation and needed recommendation as to the best available means of placing in Statuary Hall at Washington City, the statues of two representatives, deceased Georgians, as provided under an Act of Congress.
That committee met in January last and organized by the election of Hon. Columbus Heard, president, and Madison Bell, secretary. At the first meeting measures were set on foot for obtaining the necessary data and information. Two regular sessions of the committee have been held since that time. The last one, quite recent, in this city, since the present session of your honorable body began. There was some difference of opinion as to one of the names proposed; but with practical unanimity the commission finally selected and authorized the recommendation of Dr. Crawford W. Long, the discoverer of anesthesia, and Hon. Alex. H. Stephens, the eminent patriot and statesman, as the two persons whose statues should be erected in the National Hall above mentioned.

Your committee have been informed that the medical profession has set on foot a movement under which approximately, fifteen hundred dollars has been realized or confidently expected to be paid towards the expense of the statue of Dr. Long. Besides this we know of no resource, and can suggest none, as ways and means for erecting the two statues. The fund above named would probably pay less than one fourth of the cost of one of the statues. Your committee are of the opinion that the sum raised by the medical profession, whatever it may be, should be covered into the treasury of the State; and that the manly, dignified and appropriate course would be for the State herself, as her sister States have done and with a pride in herself and her sons not surpassed by theirs, to purchase, own and place the statues in Statuary Hall at the National Capitol; the State retaining the title would meet any objection under the State Constitution, prohibiting a donation.

We are aware that money raised by taxation is limited, under the Constitution, as to the uses to which it may be
applied, but we submit that it would be entirely constitu-
tional and legal for the State to appropriate the necessary
funds to be paid out of the property and assets owned by
the State, other than that arising from taxation. We in-
stance as obviously appropriate and suggestive for this
purpose the income which the State annually receives from
the stock held by it in the Georgia Railroad and Banking
Company.

From inquiry made by us, we are of the opinion that
both of the statues can be erected in highly creditable style
and taste for the sum of twelve to fifteen thousand dollars.

It is therefore recommended that an item be inserted
in the general appropriation bill authorizing the expendi-
ture, under the direction of his Excellency, the Governor,
of not exceeding the sum of fifteen thousand dollars for
the purpose indicated.

At the last meeting of the commission, the undersigned
were appointed a special committee, and charged with the
duty of making this report and submitting the recommenda-
tion of the commission in the form, here contained, to
your honorable body; and we have the honor to be, with
great respect,

George Hillyer, Chairman.
F G. duBignon,
C. C. Houston,
Wm. Harden,
L. G. Hardeman,
Clark Howell.
Madison Bell, Secretary,

Mr. Steed of Taylor, chairman of the Committee on
Penitentiary, submitted the following report:
Mr. Speaker:

The Committee on Penitentiary have had under consideration House bill No. 313, to amend the Act approved December 21, 1897, being an Act to create a prison commission, and for other purposes, and I am instructed to report the same back, as chairman, with the recommendation that the same do pass.

Respectfully submitted.

WALTER E. STEED, Chairman.

Mr. Steed of Taylor, moved to print 200 copies of House bill No. 313, which motion prevailed.

Mr. Reid of Campbell, moved to print 200 copies of bill No. 179, which motion prevailed.

Mr. Reid, chairman of the Committee on Ways and Means, submitted the following report:

Mr. Speaker:

Your Committee on Ways and Means 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 as amended, to wit:

By Mr. Reid of Campbell—

A bill to be entitled an Act to levy and collect a tax for the support of the State government and the public institutions, education, etc.

By Mr. Reid of Campbell—

A bill entitled an Act to require certain corporations to
file and record their charters, amendments to charters, and their authority for and corporate action increasing their capital stock, in the office of the Secretary of State, to pay a charter tax, and for other purposes.

They also recommend that 200 copies of bill No. 179 (the general tax Act), be printed for use of the House.

Respectfully submitted,

C. S. Reid, Chairman.

Leave of absence was granted the following: Messrs. Walker, Alford until Monday; Burton for Friday and Saturday; Grice for Friday and Saturday; Hayes for Friday and Saturday; Richardson for Friday and Saturday; Paulk of Coffee, for Friday and Saturday; Daves for Friday and Saturday; Womble for Friday and Saturday.

Mr. Hawes moved to adjourn until Friday morning at 10 o'clock.

Mr. Hall of Bibb, moved as a substitute that the House adjourn until Friday morning at 9 o'clock.

Mr. Hawes withdrew his motion, and the motion of Mr. Hall prevailed, and the House adjourned until Friday morning at 9 o'clock.
Atlanta, Georgia,

Friday, November 28, 1902.

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, Cann
- Akin, Carr
- Alexander, Carrington
- Almond, Carswell
- Arnold, Cliatt
- Ayres, Conner
- Baldwin, Cook
- Beall, Cromartie
- Beauchamp, Crumbly
- Bell of Emanuel, Davis
- Bell of Milton, Davison
- Blackburn, Deal
- Booth, Derrick
- Bowen, Dozier
- Bower, Duckett
- Boykin, Duggan
- Brinson, Dunbar
- Brock, English
- Brown, Ennis
- Bruce, Evans
- Buchan, Felder
- Buchannon, Fields
- Bush, Flanigan
- Butts, Flynt
- Calvin, Foster of Oconee
- Candler, Foster of Towns
- Franklin, Fussell
- Gaulden, George
- Glenn, Grenade
- Griffin, Hall
- Hardeman, Harden
- Hawes, Hendry
- Hicks, Hixon of Carroll
- Hixon of Sumter, Holder
- Houston, Howard of Baldwin
- Howard of Laurens, Howell
- Hutcheson, Johnson of Baker
- Johnson of Clinch, Johnson of Crawford
- Jones of Dougherty, Jones of Pickens
Those absent were Messrs.—

of absence for said days, to wit: Mr. Franklin, chairman; Mr. Howell, vice-chairman; Messrs. Shannon, Pickens, Maples, Cliatt, Adams, Martin, Bruce, Beall, Pate of Dooly, Griffin, Sanders, Davidson, Spence, Carswell, Watson, Thurman, Kendrick, Mulherin, Little, Rountree and Pate of Gwinnett.

The leave of absence asked for was granted.

Mr. Bush of Miller, gave notice that at the proper time he would move to reconsider the action of the House in passing, on Wednesday, House bill No. 124.

By unanimous consent Mr. Adams, chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker:

The Committee on Temperance having had under consideration the following bill, report same back to the House with the recommendation that it do pass as amended, to wit:

By Mr. Steed of Taylor—

A bill to establish one or more dispensaries in Taylor county.

Respectfully submitted.

Geo. W. Adams, Chairman.

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

By Mr. Hall of Bibb—

A bill to amend an Act to incorporate the Fairburn Banking Company, and for other purposes.
Referred to Committee on Banks and Banking.

By Mr. Steed of Carroll—

A bill to abolish the office of county school commissioner and board of education of the several counties of this State and empower the ordinary to discharge their duties, and for other purposes.

Referred to Committee on Counties and County Matters.

The following bill, which was made the special order for this hour, was taken up, read the third time and put upon it passage, to wit:

By Mr. Davis of Meriwether—

A bill to make appropriation for the ordinary expenses of the executive, judicial and legislative departments of the State government; for the payment of the public debt, and for other purposes.

An appropriation being involved in the bill 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. Slaton of Fulton.

After a consideration of the bill the committee arose, reported progress and asked leave to sit again.

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 to incorporate the town of Merrillville, in the county of Thomas; to define the corporate limits thereof.

A bill to amend the charter of the city of Thomasville, so as to provide for the election of certain officers, and for other purposes.

A bill to amend section 982 of volume 1 of the Code of Georgia of 1895, for the selection by the Governor of banks in certain cities, named as depositaries, and to add the city of Pelham, in Mitchell county, Georgia, to the list of such cities.

Also, a resolution directing that the assessment on all taxable property of this State for each of the fiscal years of 1902 and 1903, shall not exceed five mills for all purposes.

The Senate has also passed the following bill of the House, to wit:

A bill to repeal an Act entitled an Act to establish a dispensary in the city of Washington, Wilkes county, Georgia, and to establish and perpetuate a board of commissioners for the management of said dispensary, and for other purposes.

A bill to repeal an Act entitled an Act to establish a county court for Butts county; to provide for a judge and solicitor of said court; to fix the salary of each, and for other purposes.

Mr. Howard of Baldwin, then moved that the House adjourn to meet again at 3 o'clock p.m., which motion prevailed and the Speaker announced the House adjourned until the above named hour.
The House reconvened at this hour and was again called to order by the Speaker.

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

The general appropriation bill, on which the committee reported progress at the close of this morning's session, and asked leave to sit again, was again taken up for further consideration, and the House resolved itself into a committee of the whole for this purpose. The Speaker again designated as chairman, Mr. Slaton of Fulton.

After a consideration of the bill the committee arose and reported the following resolution back to the House with the recommendation that it be adopted by the House, to wit:

By Mr. Felder of Bibb—

A resolution limiting debate on the general appropriation bill while the House is in a committee of the whole, to ten minutes to each speaker.

The resolution was adopted.

The House again went into a committee of the whole, and Mr. Slaton took the chair.

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. Calvin of Richmond, the House adjourned until to-morrow morning at 9 o'clock.
Leave of absence was granted to Messrs. Beall of Paulding, O'Quinn, Knight, Maples, Derrick, Tigner and Foster of Towns.

The Speaker then announced the House adjourned until 9 o'clock to-morrow.

Atlanta, Georgia.

Saturday, November 29, 1902.

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, Bower, Carrington, 
Akin, Boykin, Carswell, 
Alexander, Brinson, Clatt, 
Alford, Brock, Conner, 
Almond, Brown, Cook, 
Arnold, Bruce, Cromartie, 
Ayres, Buchan, Crumbly, 
Baldwin, Buchannon, 
Beall, Burton, 
Beauchamp, Bush, 
Bell of Emanuel, Butts, 
Bell of Milton, Calvin, 
Blackburn, Candler, 
Booth, Cann, 
Bowen, Carr, 

Davies, 
Davis, 
Davison, 
Deal, 
Dozier, 
Duckett, 
Duggan, 
Dunbar,
Mr. Speaker.

Those absent were Messrs.—

Derrick,
Edwards,
Glenn,
Grice,
Henry,
Johnson of Baker,
Knight,
Mann,
Maples,
Mr. Flanigan reported that the Journal of yesterday's proceedings had been examined and found correct.

On motion of Mr. Lane of Sumter, the reading of the Journal was dispensed with.

Mr. Davis moved that when the House should go into a committee of the whole for a further consideration of the general appropriation bill, debates be limited to five minutes to each speaker.

Mr. Conner of Bartow, moved to amend the motion by limiting debates to three minutes, which amendment was lost.

The motion of Mr. Davis was then put to the House and carried.

The House again resolved itself into a committee of the whole for a further consideration of the general appropriation bill, which was brought over as unfinished business from yesterday's session, and the Speaker designated Mr. Slaton of Fulton, as chairman.

After a consideration of the bill the committee arose, and through their chairman, reported the following resolution to the House with the recommendation that it be adopted:

The resolution was as follows:
By Mr. Dunbar of Richmond—

A resolution limiting debate in the committee of the whole on any one item to thirty minutes.

Mr. Reid of Campbell, called for the previous question, which call was sustained.

The resolution was then put to the House and the same was adopted.

The House again resolved itself into a committee of the whole, and Mr. Slaton of Fulton took the chair.

After a consideration of the bill the committee arose, and through their chairman reported progress and asked leave to sit again.

Mr. Morris, chairman *ex officio* of the Committee on Rules, submitted the following report:

*Mr. Speaker:*

The Committee on Rules have had under consideration House resolution No. 90; also House resolution No. 103, and recommend that the same do pass as amended.

The committee has also had under consideration House resolution No. 92, and recommend the same do pass.

Respectfully submitted.

N. A. Morris, Chairman *ex officio*.

The following resolutions, which were favorably reported by the Committee on Rules, were read, to wit:
By Mr. Reid of Campbell—

A resolution to make House resolution No. 48, which authorizes the Governor to borrow $200,000, and House bill No. 217, to pay off and retire certain bonds, the special order for Friday, November 28th, to follow the appropriation bill and subject to precedence of the general tax act.

The committee proposed to amend by striking certain words and inserting in lieu thereof the words “to immediately follow the general tax Act.”

The amendment was adopted.

By Mr. Fields of Dooly—

A resolution providing for two sessions per day beginning with Monday, December 1, 1902, to meet at 9 a.m. and adjourn at 1 p.m.; meet again at 3 p.m. and adjourn at 5 p.m.

The resolution was adopted.

By Mr. Reid of Campbell—

A resolution making House bill No. 272, known as the franchise tax bill, the special order for December 2d, immediately after the reading of the Journal, and subject to the general appropriation bill and the general tax Act, and that 200 copies of said bill be printed.

The committee proposed to amend by striking out “December 2d,” and inserting “Monday, December 1,”

Amend further by adding the following: “And if the general appropriation bill is not disposed of at that time, bill No. 272 shall be special order after the general appropriation bill is disposed of.”
The resolution was adopted as amended.

On motion of Mr. Franklin of Washington, the House adjourned until 3 o’clock this afternoon.

3 O’clock p.m.

The House reconvened at this hour and was called to order by the Speaker.

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

At the request of Mr. Wellborn of Union, House bill No. 112 was taken from the table and placed on the calendar.

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

By Mr. Reid of Campbell—

A bill to amend section 767, volume 1 of the Code, relative to the taxation of special franchises.

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 House bill, which I am instructed, as chairman, to report back with the recommendation that it be read the second time, and recommitted to this committee, to wit:
A bill to require railroad companies and other carriers to equip their flat cars with certain necessary appliances.

The committee have also had under consideration the following House bills, which I am instructed, as chairman, to report back with the recommendation that the same do pass, to wit:

A bill to repeal section 5331 of the Code of Georgia, and to restore the right of trial by jury, and for other purposes.

A bill to amend section 4334 of the Code of Georgia.

A bill to prohibit the shooting of fish in this State in spawning or bedding season, and for other purposes.

A bill to reduce the salary of the judge of the city court of Elberton.

Also, the following House bill, with the recommendation that it do pass by substitute, to wit:

A bill to amend section 220 of the Criminal Code, relative to trespassing.

Respectfully submitted.

JOHN M. SLATON, Chairman.

Mr. Shannon, 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, and instruct me, as their chairman, to report back the same with the recommendation that the same do pass, to wit:
A bill to amend an Act creating a county court of Berrien county.

They have also had under consideration the following bill, and instruct me, as their chairman, to recommend that the same do not pass, to wit:

A bill to change the manner of paying tax-receivers, and for other purposes.

Respectfully submitted.

JNO. R. SHANNON, Chairman.

Mr. Mitcham, vice-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, and recommend that same do pass, to wit:

A bill to be entitled an Act to establish a system of public schools for Sylvania school district, and for other purposes.

A bill to be entitled an Act to repeal an Act to establish a city court of Clarkesville, in Habersham county, and for other purposes.

A bill to be entitled an Act to establish city court of Sylvania, in and for the county of Screven, and for other purposes.

A bill to be entitled an Act to authorize the mayor and
councilmen of Washington, Georgia, to sell certain real estate belonging to said city.

Respectfully submitted,

MITCHELL, Vice-Chairman.

Mr. Conner, chairman of the Committee on Special Agriculture, submitted the following report:

Mr. Speaker:

The Committee on Special Agriculture has had under consideration House bill No. 397, to prohibit the building and using of unlawful fences in the county of Camden, and report the same back to the House with a recommendation that it do pass.

Respectfully submitted.

J. J. CONNER, Chairman.

Mr. Jones of Dougherty, chairman of the Committee on Banks and Banking, submitted the following report:

Mr. Speaker

Your Committee on Banks and Banking have had under consideration House bill No. 403, by Mr. Hall of Bibb, a bill to be entitled an Act to amend an Act entitled an Act to incorporate the Fairburn Banking Company, and for other purposes connected therewith, approved September 14, 1891, so as to provide that a person may be eligible to be a director of said company who owns five or more shares of its stock, instead of ten or more shares as now required by the above Act, and instruct me, as their chair-
man, to report the same back to the House with the recommendation that it do pass.

Respectfully submitted.

Ed. R. Jones, Chairman.

Mr. Jones of Dougherty, 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 bill, and instruct me, as their chairman, to report the same back to the House with the recommendation that it do pass:

By Mr. Sanders of Heard—

A bill to be entitled an Act to amend section 982 of the Code of 1895, providing for a State depository in the town of Hogansville, in the county of Troup, State of Georgia.

Respectfully submitted.

Ed. R. Jones, Chairman.

By unanimous consent the following bills were read the first time, to wit:

By Mr. Miller of Muscogee—

A bill to make it unlawful to poison dogs in certain cases, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Wellborn of Union—

A resolution to make House bill No. 112 the special or-
Order for Wednesday next, immediately after the confirmation of the Journal, and that House bill No. 313 be made the special order to follow House bill No. 112.

Referred to Committee on Rules.

By Mr. Calvin of Richmond—

A bill to make an annual appropriation to the University of Georgia, and for other purposes.

Referred to Committee on State University.

By Mr. Calvin of Richmond—

A bill to amend section 453, volume 3 of the Code, which defines vagrancy, and for other purposes.

Referred to General Agricultural Committee.

By Mr. Calvin of Richmond—

A bill to amend section 2582 of the Civil Code, relative to guardians, etc., and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Maples of Mitchell—

A bill to repeal an Act to amend the charter of Camilla, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Singletary of Thomas—

A bill to incorporate the Hopeful school district, and for other purposes.
Referred to Committee on Education.

By Mr. Fields of Dooly—

A bill to amend an Act to incorporate the city of Cordele, relative to school funds, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Fields of Dooly—

A bill to amend the charter of the city of Cordele, so as to establish a recorder’s court, and for other purposes.

Referred to Special Judiciary Committee.

By Messrs. Morris and McLain of Cobb—

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

Referred to Committee on Corporations.

By Mr. Owen of Pike—

A bill to create the Zebulon school district, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Newton of Colquitt—

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

Referred to Committee on Counties and County Matters.

By Mr. George of Morgan—

A bill to incorporate the town of Bostwick, and for other purposes.
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Referred to Committee on Counties and County Matters.

By Mr. Newton of Colquitt—

A bill to amend the Act establishing a system of schools for the town of Doerun, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Leigh of Coweta—

A bill to protect the farmers against cheap fertilizers, and for other purposes.

Referred to Committee on General Agriculture.

By Messrs. Cann, Harden and Stovall of Chatham—

A bill to regulate the sale of liquor in certain cities of this State, and for other purposes.

Referred to Special Judiciary Committee.

By Messrs. Cann, Harden and Stovall of Chatham—

A bill to regulate the sale of liquor in certain cities of this State, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Beauchamp of Butts—

A bill to appropriate the sum of $180.00 as pension money to Mrs. Mary E. Flint, and for other purposes.

Referred to Committee on Pensions.

By Mr. Rawls of Effingham—

A bill to make corporations operating trains liable for damages for stock killed, and for other purposes.
Referred to Committee on Counties and County Matters.

By Mr. Hixon of Sumter (by request)—

A bill to amend section 2432 of the Civil Code, so as to provide for serving defendants whose residence is unknown by publication, and for other purposes.

Referred to General Judiciary Committee.

By Messrs. Morris and McLain of Cobb—

A bill to incorporate the Leonard school district, and for other purposes.

Referred to Committee on Corporations.

By Mr. Booth of Walton (by request)—

A resolution for the relief of G. S. Duke, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Slaton of Fulton—

A bill to provide for practice in the Supreme Court in certain cases, and for other purposes.

Referred to General Judiciary Committee.

The following resolutions were read, to wit:

By Mr. Duggan of Randolph—

A resolution to declare all Sundays during the session of the Legislature dies non.

Referred to Committee on Rules.
By Messrs. Hixon and Steed of Carroll—

A resolution to take House bill No. 27 from the table and place it on the calendar, and make the same the special order for Wednesday next, immediately after the reading of the Journal.

Referred to Committee on Rules.

By Mr. Felder of Bibb—

A resolution to make House bill No. 281 the special order for Wednesday immediately after the reading of the Journal.

Referred to Committee on Rules.

On motion of Mr. Shannon, House bill No. 401 was re-committed to the Committee on Counties and County Matters.

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

By Mr. Phillips of Jefferson—

A bill to amend section 982, volume 1 of the Code, so as to make Louisville, Georgia, a State depository, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 88, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Watson of McDuffie—

A bill to amend section 982, volume 1 of the Code, so as to make Thomson, Georgia, a State depository, 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. Paulk of Irwin—

A bill to establish a dispensary in the city of Ocilla, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 88, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. McBride of Lee—

A bill to prohibit the sale of liquors in the county of Lee.

The 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. Conner of Bartow—

A bill to amend an Act to create the city court of the county of Bartow, 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. Shackelford of Clarke—

A bill to amend an Act to incorporate the Southern Mutual Insurance Company, 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. Kelly of Glascock—

A bill to change the time of holding the Glascock superior court, 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. Steed of Taylor (by request)—

A bill to establish one or more dispensaries for the sale of liquors in the county of Taylor, and for other purposes.

On motion of Mr. Steed, the above bill was tabled.

By Mr. Kent of Johnson—

A bill to establish a dispensary in the town of Wrightsville, 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. Owen of Pike—

A bill to incorporate the Vega school district, and for other purposes.

The report of the committee, which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 90, nays 0.

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

By Messrs. Booth and Lawrence of Walton—

A bill to incorporate the town of Bethlehem, 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. Whitley of Douglas—

A bill to repeal an Act relative to the disposition of the public school funds of Douglasville College, 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. Cook of Telfair—

A bill to fix the time of holding the superior courts of Telfair 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. West of Lowndes—

A bill to amend an Act to establish the city court 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 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Slaton of Fulton—

A bill to provide for practice in the city court of Atlanta, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Grice of Pulaski—

A bill to create a new charter for the city of Hawkinsville, 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. Wootten of Montgomery—

A bill to incorporate the town of Soperton, 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. Phillips of Jefferson—

A bill to amend all Acts to incorporate the town of Louisville, 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. Thompson and Rogers of Hall—

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

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 91, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Rountree of Thomas—

A bill to amend an Act to amend the charter of the town of Boston, 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. Hutcheson of Haralson—

A bill to establish the city court of Buchanan, 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. Hutcheson of Haralson—

A bill to amend an Act to create a charter for the town Buchanan, 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. Fields of Dooly, House bill No. 118 was taken from the table and placed on the calendar.

House bill No. 53 was taken from the table and placed on the calendar on motion of Mr. Shannon.
At the request of the authors House bills Nos. 98, 259, 74 and 12, were taken from the table and placed on the calendar.

By unanimous consent House bill No. 92 was withdrawn from the Committee on Banks and Banking and referred to General Judiciary Committee.

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

By Mr. Overstreet of Screven—

A bill to reincorporate the town of Sylvania.

By Mr. Burton of Franklin—

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

By Mr. Overstreet of Screven—

A bill to create the city court of Sylvania, and for other purposes.

By Mr. Hardeman of Jackson—

A bill to incorporate the city of Russell.

By Mr. Shackelford of Clarke—

A bill to amend an Act to create a dispensary in Athens.

By Mr. Butts of Glynn (by request)—

A bill to amend an Act to establish the city court of Brunswick.
By Messrs. Slaton, Houston and Blackburn of Fulton—

A bill to regulate the practice and procedure in justice courts in certain cities.

By Messrs. Howard and Hicks of Laurens—

A bill to incorporate the town of Dudley.

By Messrs. Hawes and Martin of Elbert—

A bill to reduce the salary of the judge of the city court of Elberton.

By Mr. Cann of Chatham—

A bill to authorize the mayor and council of Tybee to close Fourth avenue, North.

By Mr. Blackburn of Fulton—

A bill to amend an Act to provide a new charter for the town of East Point.

By Mr. Hall of Bibb—

A bill to provide for the issuing of the writ of *quo warranto*.

By Mr. Howard of Baldwin—

A bill to establish a dispensary in the city of Milledgeville.

By Messrs. Grenade and Alexander of Wilkes—

A bill to authorize the mayor and council of Washington, Ga., to sell certain property.
By Messrs. Rodgers and Thompson of Hall—

A bill to incorporate the town of Oakwood, in Hall county.

By Mr. Overstreet of Screven—

A bill to establish a system of public schools in and for the Sylvania school district.

By Mr. Spence of Ware—

A bill to amend an Act to fix the time of holding the superior court of Ware county.

By Mr. Walker of Pierce—

A bill to prohibit the shooting of fish during spawning or bedding season.

By Mr. Slaton of Fulton—

A bill to regulate the issuance and record of executions on judgments pending appellate proceedings.

By Mr. Owen of Pike—

A bill to incorporate the Meansville school district.

By Mr. Evans of Washington—

A bill to amend section 982, volume 1 of the Code, relative to State depositories.

By Mr. Davis of Meriwether—

A bill to provide additional files for the Supreme Court.
By Mr. Kelly of Glascock—

A bill to repeal an Act to create a board of advisory commissioners for Laurens and Glascock counties.

By Mr. Alexander of Wilkes—

A bill to amend section 671, volume 3 of the Code, which provides for the wrongful sale of mortgaged property.

By Mr. Ayres of Polk—

A bill to protect fish in this State, and for other purposes.

By Mr. Blackburn of Fulton—

A bill to make it unlawful for any person to fraudulently wear upon his person the Confederate Cross of Honor.

By Mr. Reid of Campbell—

A bill to require certain corporations to file and record their charters.

By Mr. Hall of Bibb—

A bill to amend an Act to incorporate the Fairburn Banking Co.

By Mr. Alford of Worth—

A bill to establish a system of public school for the town of Ashburn.
By Messrs. Shannon and Walker of Monroe—

A bill to codify the various Acts to incorporate the city of Forsyth.

By Mr. Slaton of Fulton—

A bill to amend an Act to provide for the insurance of public buildings and library.

By Mr. Daves of Fannin—

A bill to incorporate the town of Morganton.

By Mr. Hall of Bibb—

A bill to amend section 4334 of the Code, which prohibits judges from expressing opinions.

By Mr. George of Morgan—

A bill to amend an Act to make it unlawful to employ or contract with a cropper or laborer when under contract with another.

By Mr. Proctor of Camden—

A bill to prohibit the building or use of unlawful fences in Camden county.

By Mr. Hall of Bibb—

A resolution to pay the stenographer of the committee appointed to consider that portion of the Governor's message relative to the W & A. R. R.

By Mr. Knight of Berrien—

A bill to amend an Act to create the county court of Berrien county.
By Mr. Hall of Bibb—

A bill to repeal section 5331 of the Code and restore the right of trial by jury.

By Mr. Davis of Meriwether—

A bill to amend section 220 of the Code, relative to trespassing.

By Mr. Houston of Fulton—

A resolution to make appropriation to meet deficiency in the public printing fund.

By Mr. Slaton of Fulton—

A resolution to pay Mrs. R. W. Laird a pension.

By Mr. Peyton of Habersham—

A bill to repeal an Act to create the city court of Clarkesville.

The following resolution was read and adopted, to wit:

By Mr. Calvin of Richmond—

A joint resolution providing for a joint committee to visit the University of Georgia.

By unanimous consent, the following bills were read the first time, to wit:
By Mr. Brinson of Decatur —

A bill to regulate the carrying of concealed weapons.

Referred to Committee on Counties and County Matters.

By Mr. Akin of Bartow —

A bill to amend section 1900, volume 2 of the Code, which provides where suits against corporations may be brought in certain cases, and for other purposes.

Referred to General Judiciary Committee.

House bill No. 12 was tabled, on motion of Mr. Conner of Bartow.

At the request of Mr. Shannon of Monroe, House bill No. 401 was withdrawn from the Committee on General Agriculture and referred to Committee on Counties and County Matters.

The following Senate bills were read the first time, to wit:

By Mr. Hopkins of the 7th district —

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

Referred to Committee on Corporations.

By Mr. Harrell of the 8th district —

A bill to amend section 982, volume 1 of the Code, so as to make the city of Pelham a State depository.
By Mr. Hopkins of the 7th district —

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

Referred to Committee on Corporations.

By Mr. Harrell of the 8th district —

A joint resolution directing that the assessment of all taxable property of this State for the fiscal years 1902 and 1903 shall not exceed five mills.

Referred to Committee on Ways and Means.

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

By Mr. Rountree of the 16th district —

A bill to amend section 982, volume 1 of the Code so as to make Swainsboro a State depository.

By Mr. Ledford of the 40th district —

A bill to change the time of holding the superior courts of Union county.

By Mr. Sweat of the 5th district —

A bill to make it penal to offer adulterated spirits of turpentine for sale.
By Mr. Snead of the 29th district—

A bill to amend section 4315 of the Code, relative to terms of the superior court.

By Mr. Perry of the 33rd district—

A bill to repeal an Act to establish the city court of Hall county.

By Mr. Lee of the 44th district—

A bill to cede jurisdiction over certain lands in Walker county to the United States.

By Mr. Snead of the 29th district—

A bill to increase the number of terms of the superior court of Richmond county.

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

By Mr. Merritt of the 20th district—

A bill to amend an Act to create a board of commissioners for the county of Hancock, 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. McMichael of the 24th district—

A bill to repeal an Act to create a county court in each county of this State, so far as the same relates to the county of Marion.

The 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. Snead of the 29th district—

A bill to make it unlawful to hunt or fish upon the lands of another in Columbia 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 90, nays 0.

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

By Mr. Comas of the 3d district—

A bill to amend section 982 of the Code so as to make the city of Baxley a State depository.

The 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. Lee of the 44th district—

A bill to amend section 982, volume 1 of the Code so as to make the town of LaFayette a State depository.

The 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. Shannon, chairman of the Committee on Counties and County Matters, submitted the following report:

Mr. Speaker:

The Counties and County Matters Committee have had under consideration the following bill and instruct me, as their chairman, to report back the same with the recommendation that it do pass:

By Mr. George of Morgan—

An Act to be entitled an Act to incorporate the town of Bostwick, in Morgan county, and for other purposes.

Respectfully submitted.

JNO. R. SHANNON, Chairman.

November 29, 1902.
Leave of absence was granted the following members:

Hendry, Griffin, Foster of Oconee, Howard, H. P., Arnold, Harden, Booth, Howell.

On motion of Mr. Cann of Chatham, the House adjourned until 9 o'clock Monday morning.

Atlanta, Ga.

Monday, December 1, 1902.

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, Bowen, Cann, Carrington,
Akin, Bower, Carswell,
Alexander, Boykin, Cliatt,
Alford, Brinson, Conner,
Almond, Brock, Cook,
Arnold, Brown, Cromartie,
Ayres, Bruce, Crumbly,
Beall, Buchannon, Daves,
Beauchamp, Burton, Davis,
Bell of Emanuel, Bush, Davison,
Bell of Milton, Butts, Deal,
Blackburn, Calvin, Derrick,
Booth, Candler,
Mr. Speaker.

Duckett, Kilburn, Rawls,
Duggan, Knight, Redwine,
Dunbar, Knowles, Reid,
Edward, Lanier, Rice,
English, Lanier, Richardson,
Ennis, Lawrence, Ridley,
Evans, Little, Rogers of Hall,
Field, Leigh, Rogers of McIntosh,
Fields, Lowe, Roper,
Flanigan, Martin, Roundtree,
Flynt, Mayson, Sanders,
Foster of Oconee, Mills, Shackelford,
Foster of Towns, Miller of Bullock, Shannon,
Franklin, Miller of Muscogee, Singletary,
Fussell, Mitcham, Slaton,
Gaulden, Mitchell, Spence,
George, Mizell, Stanford,
Glenn, Moses, Steed of Carroll,
Grenade, Mulherin, Steed of Taylor,
Grice, McBride, Stewart,
Griffin, McCurry, Stovall,
Hall, McElmurray, Strickland,
Hardeman, McHenry, Thompson,
Hawes, McLain, Thurman,
Hayes, McRae, Tigner,
Henry, Newton, Tracy,
Hicks, Nisbet, Underwood,
Hixon of Carroll, Owen, Valentine,
Hixon of Sumter, Overstreet, Walker of Monroe,
Holder, Parker, Warren,
Houston, Pate of Dooly, Watson,
Howard of Baldwin, Pate of Gwinnett, Welch,
Howard of Laurens, Paulk of Coffee, Wellborn,
Johnson of Clinch, Paulk of Irwin, West,
Johnson of Crawford, Peyton, Whitley,
Jones of Dougherty, Phillips of Jefferson, Wise,
Jones of Pickens, Preston, Womble,
Kelly, Proctor, Wooten,
Kendrick, Rainey, Yates,
Kent, Rankin, Mr. Speaker.
Those absent were Messrs.—

Baldwin, Howell, Morton,
Buchan, Hutcheson, O'Quinn,
Carr, Johnson of Baker, Phillips of Quitman,
Dozier, Mann, Walker of Pierce,
Harden, Maples, Wilson,
Hendry,

Mr. Flanigan of the Committee on Journals reported that the Journal of Saturday's proceedings had been examined and found correct.

On motion of Mr. Preston of Jasper, the reading of the Journal was dispensed with.

The General Appropriation Bill, which was under consideration at the close of Saturday's session, and which was made the continuing special order until disposed of, was again taken up for consideration.

The House again resolved itself into a committee of the whole and the Speaker designated as chairman Mr. Slaton of Fulton.

After a consideration of the bill the committee arose and through their chairman reported progress and asked leave to sit again.

Mr. Wellborn, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment has examined and report as properly enrolled, duly signed and ready for delivery to the Governor the following Acts, to wit:

39 h j
An Act to repeal an Act to pay insolvent cost to the sheriff and clerk of the superior court of the county of Fayette.

Also, an Act to repeal an Act establishing a dispensary in the city of Washington, Wilkes county.

Also, an Act to repeal an Act to establish a county court for Butts county, and for other purposes.

Respectfully submitted.

C. J. Wellborn, Jr., Chairman.

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

By Mr. Gaulden of Brooks—

A bill to fix the license fee for retailing liquors in Brooks county, and for other purposes.

Referred to Committee on Counties and County Matters.

On motion of Mr. Felder of Bibb, the House adjourned until 3 o’clock this afternoon.

3 O’clock p.m.

The House reconvened at this hour and was called to order by the Speaker.

Mr. Felder of Bibb, moved to dispense with the call of the roll.

No quorum having voted on the motion of Mr. Felder, the Speaker ordered that the roll be called so as to ascertain
whether or not a quorum be present, and the following members answered to their names:

Adams, Dunbar, Knowles,
Akin, Edwards, Lane,
Alexander, English, Lanier,
Alford, Ennis, Lawrence,
Almond, Evans, Leigh,
Arnold, Felder, Lowe,
Ayres, Fields, Martin,
Beall, Flanigan, Mayson,
Beauchamp, Flynt, Miller of Bullock,
Bell of Emanuel, Foster of Oconee, Miller of Muscogee,
Bell of Milton, Franklin, Mills,
Blackburn, Fussell, Mitchell,
Booth, Gaulden, Mizell,
Bowen, George, Moses,
Bower, Glenn, Mulherin,
Boykin, Grenade, McBride,
Brinson, Grice, McCurry,
Brock, Griffin, McElmurray,
Brown, Hall, McHenry,
Bruce, Hardeman, McIlwraith,
Burton, Hawes, McLain,
Bush, Hayes, McRae,
Butts, Henry, Newton,
Calvin, Hicks, Nisbet,
Candler, Hixon of Carroll, Owen,
Cann, Hixon of Sumter, Overstreet,
Carrington, Holder, Parker,
Carswell, Houston, Pate of Dooly,
Clatt, Howard of Baldwin, Pate of Gwinnett,
Conner, Howard of Laurens, Pault of Coffee,
Cook, Johnson of Clinch, Pault of Irwin,
Cromartie, Johnson of Crawford, Peyton,
Daves, Jones of Dougherty, Phillips of Jefferson,
Davis, Jones of Pickens, Preston,
Davis, Kelly, Proctor,
Deal, Kendrick, Rainey,
Derrick, Kent, Rankin,
Dozier, Kilburn, Rawls,
Duckett, Knight, Redwine,
Those absent were Messrs.—

Baldwin,     Harden,     Maples,
Buchan.      Hendry,     Morton,
Buchannon,   Howell,     O'Quinn,  
Carr,        Hutcheson,  Phillips of Quitman, 
Crumbly,     Johnson of Baker,  Valentine, 
Duggan,      Little,      Walker of Pierce, 
Foster of Towns,  Mann,     Wilson, 

It having been found that a quorum was present, the House proceeded with the business before it.

By unanimous consent Mr. Flynt, chairman of Committee on Special Judiciary, submitted the following report:

Mr. Speaker:

Your committee having had under consideration the following House bills, instruct me, as their chairman, to report them to the House with the recommendation that the same do pass:

By Mr. Mulherin of Richmond—

A bill to create a board of fire commissioners for the city of Augusta.
By Mr. Conner of Bartow—

A bill to protect fish in the streams and other water-courses of Bartow county.

By Mr. Glenn of Whitfield—

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

By Messrs. Hardeman and Holder of Jackson—

A bill to amend section 982 of the Code of 1895, providing for the selection by the Governor of banks in certain cities therein named as State depositories, etc., so as to include the city of Winder, in the counties of Walton, Jackson and Gwinnett.

By Mr. Wooten of Montgomery—

A bill to be entitled an Act to incorporate the city of Vidalia, in the county of Montgomery, and State of Georgia.

By Mr. Newton of Colquitt—

A bill to amend an Act to establish the city court of Moultrie; to limit the jurisdiction of said court.

By Messrs. Howard and Hicks of Laurens—

A bill to be entitled an Act to repeal an Act to establish the city court of Dublin, in and for the county of Laurens, etc.

By Messrs. Howard and Hicks of Laurens—

A bill to be entitled an Act to create the city court of
Dublin, in and for the county of Laurens; to prescribe the powers and duties therefor, etc.

Respectfully submitted.

J. J. FLYNT, Chairman.

Mr. Alford of Worth, moved that this afternoon’s session be extended twenty minutes for the purpose of introducing new bills and reports of standing committees, which motion prevailed.

The general appropriation bill, which was under discussion at the hour of adjournment of this morning’s session, was again taken up and the House resolved itself into a committee of the whole for a further consideration of the same. The Speaker 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 bill back to the House with the recommendation that it do pass as amended.

Mr. Conner, chairman of the Special Agriculture Committee, submitted the following report:

Mr. Speaker:

The Special Agricultural Committee has had under consideration House bill No. 369, entitled an Act to amend the stock or fence laws of Georgia, and report the same back to the House with a recommendation that it do not pass.

Respectfully submitted.

Conner, Chairman.
Mr. Shannon, 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, and instruct me, as their chairman, to report back the same with the recommendation that the same do pass:

By Mr. Newton of Colquitt—

A bill to be entitled an Act to amend the charter of the town of Doerun, county of Colquitt.

By Mr. Newton of Colquitt—

A bill to be entitled an Act to amend an Act to establish a system of schools for the town of Doerun, in Colquitt county, and for other purposes.

By Mr. Owen of Pike—

A bill to be entitled an Act to create Zebulon school district, in Pike county, and for other purposes.

By Mr. Rawls of Effingham—

A bill to be entitled an Act to make railroad companies liable for damages for stock killed or crippled by the running of trains, and to compel said companies to pay for such damage.

The committee have also had under consideration the following bill, and report back the same with the recommendation that it do not pass:
By Mr. Steed of Carroll—

A bill to be entitled an Act to abolish the office of county school commissioner and boards of education, and empower the ordinaries to discharge the duties of county school commissioner.

Respectfully submitted.

Jno. R. Shannon, Chairman.

The following resolutions were read and referred to the Committee on Rules, to wit:

By Mr. George of Morgan—

A resolution providing that from 12:30 p.m. to 1 p.m., and from 4:30 p.m. to 5 p.m., be set aside each day for a consideration of local bills.

By Mr. Holder of Jackson—

A resolution to make House resolution No. 63 the special order for Thursday, immediately after the reading of the Journal, subject to the general tax Act.

Mr. Adams, chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker:

The Committee on Temperance having had under consideration the following bill, report the same back to the House with the recommendation that it do not pass, to wit:

By Mr. Glenn of Whitfield—

A bill to establish a dispensary in Dalton, Whitfield county.

Respectfully submitted.

Geo. W. Adams, Chairman.
Twenty minutes having been set aside for the introduction of new bills and the reports of standing committees, the following bills were introduced, read the first time and appropriately referred, to wit:

By Mr. West of Lowndes—

A bill to prorate the funds allowed by law to each Confederate pensioner in his class, and for other purposes.

Referred to General Judiciary Committee.

By Messrs. Steed and Hixon of Carroll—

A bill to amend an Act to incorporate the town of Bowdon, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Edwards of Marion—

A bill to amend an Act to establish a dispensary in the town of Buena Vista, and for other purposes.

Referred to Committee on Temperance.

By Mr. Flanigan of Gwinnett—

A bill to provide that ginners be public weighers or salesmen; to provide for the weighing and marking of cotton, and for other purposes.

Referred to General Agricultural Committee.

By Mr. Crumbly of Stewart—

A bill to prohibit the sale of liquors in Calhoun county, and for other purposes.
Referred to Committee on Counties and County Matters.

By Mr. O'Quinn of Wayne—

A bill to amend an Act to establish a system of public schools in the town of Jesup, and for other purposes.

Referred to Committee on Education.

By Mr. McCurry of Hart—

A bill to amend an Act to create the board of commissioners of Hart county, and for other purposes.

Referred to Committee on Counties and County Matters.

By Messrs. Steed and Hixon of Carroll—

A bill to establish a system of public schools in the town of Bowdon, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Tigner of Muscogee—

A bill to prohibit the use of the public roads of this State by machines propelled by steam, etc., and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Evans of Washington—

A bill to amend an Act to incorporate the town of Harrison, and for other purposes.

Referred to Committee on Corporations.
By Mr. Alford of Worth—

A bill to amend an Act to incorporate the town of Sylvester, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Jones of Pickens—

A bill to authorize the mayor and council of the town of Jasper to issue bonds, and for other purposes.

Referred to Committee on Corporations.

By Mr. George of Morgan—

A resolution to increase the salary of the mayor of Madison, Georgia, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Evans of Washington—

A bill to amend an Act to incorporate the town of Deepstep, and for other purposes.

Referred to Committee on Corporations.

By Mr. Pate of Gwinnett—

A bill to amend an Act to incorporate the town of Trip, in Gwinnett county, and for other purposes.

Referred to Committee on Corporations.

By Messrs. Hardeman and Holder of Jackson—

A bill to amend an Act to create a board of commissioners of roads and revenues for Jackson county, and for other purposes.
Referred to Special Judiciary Committee.

By Messrs. Pate and Flanigan of Gwinnett—

A bill to abolish the city court of Buford, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Jones of Pickens—

A bill to incorporate the Marble Hill school district, in Pickens county, and for other purposes.

Referred to Committee on Corporations.

By Mr. Cromartie of Appling—

A bill to amend an Act to incorporate the town of Hazelhurst, and for other purposes.

Referred to Committee on Counties and County Matters.

By Messrs. Candler of DeKalb and George of Morgan—

A resolution providing for the appointment of a tax commission, prescribing their duties, and for other purposes.

Referred to Committee on Ways and Means.

On motion of Mr. Grice of Pulaski, the House adjourned until to-morrow morning at 10 o’clock.
Atlanta, Ga.,

Tuesday, December 2, 1902.

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, Calvin, Foster of Oconee,
Akin, Candler, Franklin,
Alexander, Cann, Fussell,
Alford, Carrington, Gauden,
Almond, Carswell, George,
Arnold, Cliatt, Glenn,
Ayres, Conner, Grenade,
Baldwin, Cook, Grice,
Beall, Cromartie, Griffin,
Beauchamp, Crumbly, Hall,
Bell of Emanuel, Davis, Hardeman,
Bell of Milton, Davison, Hawes,
Blackburn, Derrick, Hayes,
Booth, Dozier, Hendry,
Bowen, Duckett, Henry,
Bower, Duggan, Hicks,
Boykin, Dunbar, Hixon of Carroll,
Brinson, Edwards, Hixon of Sumter,
Brock, English, Holder,
Brown, Ennis, Houston,
Bruce, Evans, Howard of Baldwin,
Buchan, Felder, Howell,
Buchannon, Fields, Hutcheson,
Burton, Flanigan, Johnson of Clinch,
Bush, Flynt, Johnson of Crawford,
Butts, }
Mr. Flanigan of Gwinnett reported that the Journal of yesterday’s proceedings had been examined and found correct.
On motion of Mr. Calvin of Richmond, the reading of the Journal was dispensed with.

On motion of Mr. Glenn of Whitfield, House Bill No. 203, which was unfavorably reported by the committee, was put on the calendar for a second reading.

On motion of Mr. Evans of Washington, House Bill No. 88 was recommitted to the Committee on Banks and Banking.

At the request of the authors, House Bills Nos. 79 and 111 was taken from the table and placed upon the calendar.

On motion of Mr. Calvin of Richmond, Senate Bill No. 41 was withdrawn from the Committee on Education and referred to the General Agriculture 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 House, to wit:

A bill to provide a new charter for the town of Edgewood in the county of DeKalb.

A bill to amend the charter of the city of Columbus in the county of Muscogee, so as to increase jurisdictional authority over territory within three miles of the city limits.

The Senate has read and concurred in the following resolution of the House, to wit:
A resolution providing for a joint committee to visit the University of Georgia on their annual commencement, June, 1903. Committee on part of the Senate are: Senators McMichael, Atkinson, Leigh, Park, Stevens, Middlebrooks, Moore, Ledford, Tisinger and Skelton.

The Senate has also passed the following bill of the Senate, to wit:

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 laws referring to the military forces not herein re-enacted, 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 House, to wit:

A bill to be entitled an Act to amend the charter of Columbus in Muscogee county so as to provide for a system of water-works, and for other purposes.

Also the following House bill as amended:

A bill to be entitled an Act to amend an Act to incorporate the town of Pinehurst, to establish a system of public schools for said town, and for other purposes.

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 a new charter for the town of Edge-wood.

Also, an Act to amend the charter of the city of Co-lumbus.

Respectfully submitted.

C. J. Wellborn, Jr., Chairman.

The following message was received from the Governor, through Mr. Erwin, his Secretary:

Mr. Speaker:

The Governor has approved the following Acts of the General Assembly, to wit:

An Act to repeal an Act approved Feb. 20, 1873, to provide for payment of insolvent costs due the clerk and sheriff of Fayette county.

Also, an Act to repeal an Act to establish a dispensary in Washington, Wilkes county.

Also, an Act to amend the charter of the city of Atlanta so as to provide for the issuing of bonds for sewerage.

Also, an Act to establish a dispensary in Colquitt, Miller county.
The general appropriation bill which was favorably re­ported by the committee of the whole at the close of yes­terday's session, was taken up, read the third time and put upon its passage, to wit:

By Mr. Reid of Campbell—

A bill to be entitled an Act to make appropriation for the ordinary expenses of the Executive, Judicial and Legis­lative departments of the State Government, and for other purposes.

The following amendments, offered by the committee of the whole, were adopted, to wit:

Amend section 1 by striking out the words, "for salary of the Special Attorney for the Western and Atlantic Rail­road, two thousand dollars."

Also, amend line 18, section 1, by adding after the word "dollars" in said line the following words: "to be paid out of money appropriated for support of State San­i­tarium."

Amend by adding at the end of the item, "for salaries of secretaries and clerks in Executive office, six thousand dollars" the following item: "for salary of messenger in Executive office nine hundred and fifty dollars."

Also, amend line 28, on fourth page, by inserting "six" in lieu of "seven" and "three" in lieu of "four" wherever they occur in line 28, page four of the bill.

Also, amend by substituting for the support of the Georgia School for the Deaf the sum of "$27,500" instead of "$25,000."
Also, amend section 4, lines 13 and 14, by striking the words "three hundred and thirty thousand dollars" and inserting in lieu thereof the words "three hundred and ten thousand dollars."

Also, amend by inserting between the words "Governor" and "the" in the twenty-seventh line of section 4, the following words: "which report shall be submitted by him to the General Assembly at the convening of each session thereof."

Also, amend by inserting in lieu of "$40,000" for maintenance of the School of Technology, the sum of "$45,000."

Also, amend by adding at the end of line 33 the following: "provided that the chairman of the Board of Trustees shall report annually to the General Assembly the number of pay pupils, tuition charged and an itemized statement of all receipts and expenditures."

Also, amend by adding at end of line 39 the following: "provided the chairman of the Board of Trustees shall report annually to the General Assembly the number of students, teachers, salaries paid teachers, from whom and how much is collected in tuition fees and an itemized statement of all receipts and expenditures."

Also, amend by making for maintenance of North Georgia Agricultural College at Dahlonega "ten thousand dollars" in lieu of "seven thousand dollars."

Also, amend by inserting in lieu of "sixteen thousand dollars" for maintenance of State Normal School at Athens the sum of "twenty-two thousand five hundred dollars."

Also, amend by adding the following: "to the Univer-
JOURNAL OF THE HOUSE.

sity of Georgia for the support and maintenance of the same $22,500.

Also, amend by inserting for support and maintenance of Confederate Soldiers' Home $12,500.

Also, amend section 5 by striking all of said section after “1903.”

Also, amend by adding after the words 1895 in second paragraph of section 6, the words, “the same to be paid out of the fund arising from fees for inspecting fertilizers as provided by section 1384 of the Code of 1895.”

Also, amend by appropriating $10,000 in lieu of $12,500 for contingent fund.

Also, amend by making the contingent fund of the Railroad Commission $200 in lieu of $800, and by striking out the word “stenographer.”

Also, amend by striking out $15,000 and insert $20,000 for the public printing fund.

Also, amend by striking out lines 53 to 60 of the original bill to cover deficiency for public printing in 1902.

Also, amend by inserting in lieu of $17,500 for public buildings and repairs $18,500.

Also, amend section 6 by adding after the word “1889” the following words, to wit: “to be paid out of the appropriation herein contained for the support of the State Sanitarium.”

Also, amend by striking out “$2,500, or so much thereof
as may be necessary," in line 59 and insert in lieu thereof "$150 each and actual railroad expenses in going to and returning from said Sanitarium."

Also, amend section 6 by adding after the word "meeting" in the sixty-fourth line of the printed bill the following words: "to be paid out of the appropriation herein contained for the support of the State University."

Also, amend by striking "$190,000" for maimed and disabled Confederate soldiers and inserting in lieu thereof "$185,000."

Mr. Kelly of Glascock, moved to amend the amendment reported by the committee of the whole house by substituting "$385,000" in lieu of "$410,000."

The amendment was adopted.

Immediately thereafter Mr. Evans of Washington, moved to reconsider the action of the House in adopting the above amendment, and on that motion, Mr. Preston of Jasper, called for the ayes and nays, which call was sustained.

On taking the ballot *viva voce* the vote was as follows:

Those voting in the affirmative were Messrs.—

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Those voting in the negative were Messrs.—

Alexander,  
Arnold,  
Bell of Milton,  
Bower.  
Brinson,  
Candler,  
Cann,  
Carrington,  
Conner.  
Cook,  
Crumbly,  
Davis,  
Davison,  
Duggan,  
Franklin,  
Gaulden,  

Hall,  
Hendry,  
Houston,  
Kelly,  
Kent,  
Knight,  
Lane,  
Miller of Bullock,  
Millis,  
Mitchell,  
Moses,  
Mulherin,  
McLain,  
Pate of Gwinnett,  
Paulk of Irwin,  

Phillips of Quitman,  
Proctor,  
Rainey,  
Raws,  
Reid,  
Richardson,  
Rogers of McIntosh,  
Rountree,  
Slaton,  
Spence,  
Stovall,  
Strickland,  
Warren,  
Watson,  
West.
Those not voting were Messrs.—

Alford, Buchannon, Butts, Carr, Deal, Foster of Oconee, Foster of Towns, George, Harden, Howard of Baldwin, Howard of Laurens, Owen, Howell, Johnson of Baker, Kendrick, Kilburn, Mann, Maples, Mayson, Morton, Nisbet, Overstreet, Sanders, Shannon, Singletary, Walker of Monroe, Walker of Pierce, Wellborn, Whitley, Mr. Speaker.

The roll-call was verified and it was found that the ayes were 98, nays 47; the motion to reconsider therefore prevailed.

The hour of adjournment having arrived the Speaker announced the House adjourned until 3 o'clock this afternoon.

3 O'clock p. m.

The House reconvened at this hour and was called to order by the Speaker.

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

The general appropriation bill, which was under discussion when the hour of adjournment arrived this morning, was again taken up for consideration, to wit:

By Mr. Davis of Meriwether—

A bill to be entitled an Act to make appropriation for
the ordinary expenses of the Executive, Judicial and Legislative departments of the State Government, and for other purposes.

The following amendments were read and adopted, to wit:

Amend by striking from line 68, section 6, the words, "three hundred and eighty-five thousand" and insert in lieu thereof the words "four hundred and ten thousand."

On the adoption of the above amendment, Mr. Felder 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, Akin, Almond, Baldwin, Beall, Beauchamp, Brock, Bruce, Buchan, Bush, Butts, Carswell, Cromartie, Davison, Derrick, Dunbar, English, Evans, Fields, Flanigan, Flynt, Fussell, Glenn, Grenade, Grice, Griffin, Hardeman, Hawes, Hayes, Hicks, Hixson of Sumter, Holder, Howard of Baldwin, Hutcheson, Johnson of Clinch, Jones of Dougherty, Leigh, Little, Lowe, Martin, Miller of Muscogee, Mitcham, McBride, McCurry, McElmurray, McHenry, Newton, O'Quinn, Parker, Pate of Dooly, Peyton, Phillips of Jefferson, Preston, Rankin, Redwine, Rice, Ridley, Rogers of Hall, Roper, Singletary, Stanford, Steed of Taylor, Stewart, Thurman, Tigner, Underwood,
Tuesday, December 2, 1902.

Walker of Monroe, Wise, Wooten,
Wilson, Womble.

Those voting in the negative were Messrs.—

Alexander, Hendry, Proctor,
Arnold, Henry, Rainey,
Bell of Milton, Hixon of Carroll, Rawls,
Blackburn, Houston, Reid,
Booth, Johnson of Crawford, Richardson,
Bower, Jones of Pickens, Rogers of McIntosh,
Boykin, Kelly, Rountree,
Brunson, Kendrick, Shackelford,
Brown, Kent, Slaton,
Buchannon, Knight, Spence,
Burton, Lane, Sted of Carroll,
Candler, Lawrence, Stovall,
Crumply, Mayson, Valentine,
Davis, Mills, Watson,
Dozier, Mitchell, Welch,
Duggan, Moses, Wellborn,
Felder, Mulherin, West,
Franklin, McLain, Whitley,
Gaulden, Phillips of Quitman, Yates,
Hall,

Those not voting were Messrs.—

Alford, Duckett, Mann,
Ayres, Edwards, Maples,
Bell of Emmanuel, Ennis, Miller of Bullock,
Bowen, Foster of Oconee, Mizell,
Calvin, Foster of Towns, Morton,
Cann, George, McRae,
Carr, Harden, Nisbet,
Carrington, Howard of Laurens, Owen,
Clatt, Howell, Overstreet,
Conner, Johnson of Baker, Pate of Gwinnett,
Cook, Kilburn, Paulk of Coffee,
Daves, Knowles, Paulk of Irwin,
Deal, Lanier, Sanders,
The roll-call was verified and it was found that the ayes were 71, nays 58; the amendment was therefore adopted.

The next amendment was to amend by making the appropriation to pay pension of widows of Confederate soldiers as may have died in the service, etc., $185,000 in lieu of $195,000.

Also, amend original bill by appropriating to indigent widows of ex-Confederate soldiers $90,000 in lieu of $100,000 as in the original bill.

Also, amend by adding to the paragraph making appropriation for the Geological department, the following proviso: "provided further, that the State Geologist shall require the acting chemist of the department to assay any ores and analyze any specimens of clay, kaolin and cements that may be sent him by any citizen of this State with a view to ascertaining the commercial value of such ore, clay, kaolin and cements. The Geologist shall charge for such service a fee equal the expense incident to making such assay or analysis. The Geologist shall furnish such citizen a certificate giving the result of such assay or analysis;" said fees when collected shall be paid into the State Treasury.

Also, amend by adding the following paragraph at the end of section 6:

"For necessary expenses in maintaining the military forces of the State of Georgia for the year 1903 the sum of $20,000. The said sum, or so much thereof as may be necessary to be expended for the purpose of organizing,
arming, equipping, clothing, drilling and training the Georgia State troops; for paying said troops when in actual service; for encampment for said troops; for the payment of armory rents and the administration of the military departments of the State, including necessary clerical assistance, under the direction of the Governor.”

On the adoption of the above amendment, Mr. Rankin of Gordon, called for the ayes and nays, which call was sustained and on taking the ballot \textit{viva voce} the vote was as follows:

Those voting in the affirmative were Messrs.—

Alexander, Arnold, Baldwin, Beauchamp, Blackburn, Bower, Brinson, Brock, Brown, Bruce, Buchannon, Butts, Calvin, Candler, Cann, Carswell, Crumby, Davis, Davison, Derrick, Dozier, Duggan, Dunbar, Ennis, Evans, Felder, Fields, Flynt, Franklin, Fussell, Grenade, Grice, Griffin, Hall, Hardeman, Hawes, Hendry, Hicks, Hixon of Sumter, Holder, Houston, Howard of Baldwin, Rawls, Johnson of Clinch, Johnson of Crawford, Rice, Jones of Dougherty, Jones of Pickens, Kendrick, Knowles, Lane, Little, Martin, Mayson, Miller of Muscogee, Mitchell, Moses, Mulherin, McCurry, McElmurray, McHenry, Newton, Parker, Pate of Dooly, Pate of Gwinnett, Phillips of Jefferson, Phillips of Quitman, Preston, Rainey, Rice, Richardson, Ridley, Rogers of McIntosh, Rountree, Shackelford, Shannon, Singletary, Slaton,
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<th>Supporting</th>
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<td>Mr. Speaker,</td>
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By unanimous consent the verification of the roll-call was dispensed with.

On the adoption of the amendment the ayes were 94, nays 25; the amendment was therefore adopted.

Mr. Davis of Meriwether, called for previous question on the bill and pending amendments, which call was sustained and the main question put.

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

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:

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<th>Ayes</th>
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<td>Miller of Muscogee</td>
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<td>Mitchell</td>
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Those voting in the negative were Messrs.—

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<tr>
<th>Bell of Milton,</th>
<th>Hixon of Carroll,</th>
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<td>Bower,</td>
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Those not voting were Messrs.—

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By unanimous consent the verification of the roll-call was dispensed with.

On the passage of the bill the ayes were 102, nays 14.

The bill having received the requisite constitutional majority was passed as amended, and on motion of Mr. Davis the same was ordered immediately transmitted to the Senate.

On motion of Mr. Grice of Pulaski, the session was extended twenty minutes for the purpose of introducing and reading bills for a first time, which motion prevailed.

The following privilege resolution was read and ordered to lay on the table for one day, to wit:

By Mr. McCurry of Hart—

A resolution providing that the roll-call of the House shall not be furnished to any one except members of the House and those entitled to inspect same.

By Mr. Brinson of Decatur—

A resolution making House Bill No. 249 the special order for Wednesday, Dec. 3d, immediately after the roll-call of the afternoon session.

Referred to Committee on Rules.
By Mr. Grice of Pulaski—

A resolution providing for the appointment of a committee of nine from the House, whose duties it shall be to equalize the duties of the superior court judges of this State, and for other purposes.

The resolution was adopted.

Mr. Calvin of Richmond asked that 200 copies of House Bills Nos. 5 and 110 be printed. The request was granted.

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

By Mr. Davis of Meriwether—

A resolution to appropriate the public property fund of $122,973.65 to the payment of the interest of the recognized valid bonds of the State, and for other purposes.

Referred to Committee on Appropriations.

By Mr. Mitcham of Clayton—

A bill to protect fish in the streams of Clayton county, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Davidson of Greene—

A resolution authorizing the Treasurer to transfer any surplus fund from any class of pensioners to another class where the amount appropriated is insufficient, and for other purposes.
Referred to Committee on Pensions.

By Mr. Davidson of Greene—

A resolution authorizing the Pension Commissioner to prorate the money appropriated for the payment of indigent pensions if the sum is insufficient to pay in full.

Referred to Committee on Pensions.

By Messrs. Steed of Carroll and Adams of Putnam—

A bill to amend an Act which authorizes boards of education to prescribe the manner of changing books, etc., and for other purposes.

Referred to Committee on Education.

By Mr. Stovall of Chatham—

A bill to cede jurisdiction over a certain lot of land in Savannah to the U. S. Government, and for other purposes.

Referred to Committee on Corporations.

By Mr. McCurry of Hart—

A bill to authorize Joseph J. Fretwell to build a dam across the Savannah river, and for other purposes.

Referred to Committee on Manufacture.

By Mr. McCurry of Hart—

A bill to amend section 3761 of the Code relative to the enforcement of judgments, and for other purposes.
Referred to General Judiciary Committee.

By Mr. Steed of Taylor—

A resolution to appropriate to the members of the committee to erect a new union passenger depot in Atlanta $100 each.

Referred to Committee on Appropriations.

Leave of absence was granted Mr. Mizell.

The thirty minutes allotted to the reading of bills for a first time having expired the Speaker announced the House adjourned until 9 o'clock to-morrow morning.

Atlanta, Ga.,

Wednesday, December 3, 1902.

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,    Alford,    Ayres,
Akin,     Almond,    Baldwin,
Alexander, Arnold,    Beall,
Beauchamp,  Flanigan,  Little,
Bell of Emanuel,  Flynt,  Lowe,
Bell of Milton,  Foster of Oconee,  Mann,
Blackburn,  Foster of Towns,  Maples,
Booth,  Franklin,  Martin,
Bowen,  Fussell,  Mayson,
Bower,  Gaulden,  Miller of Bullock,
Boykin,  George,  Miller of Muscogee,
Brinson,  Glenn,  Mills,
Brock,  Grenade,  Mitcham,
Brown,  Grice,  Mitchell,
Bruce,  Griffin,  Mizell,
Buchan,  Hall,  Morton,
Buchannon,  Hardeman,  Moses,
Burton,  Harden,  Mulherin,
Bush,  Hawes,  McBride,
Butts,  Hayes,  McCurry,
Calvin,  Hendry,  McElmurray,
Candler,  Henry,  McHenry,
Cann,  Hicks,  McLain,
Carr,  Hixon of Carroll,  McRae,
Carrington,  Hixon of Sumter,  Newton,
Carswell,  Holder,  Nisbet,
Clatt,  Houston,  Owen,
Conner,  Howard of Baldwin,  Overstreet,
Cook,  Howard of Laurens,  O'Quinn,
Cromartie,  Howell,  Parker,
Crumbly,  Hutcheson,  Pate of Dooly,
Daves,  Johnson of Baker,  Pate of Gwinnett
Davis,  Johnson of Clinch,  Paulk of Coffee,
Davisson,  Johnson of Crawford,  Paulk of Irwin,
Deal,  Jones of Dougherty,  Peyton,
Derrick,  Jones of Pickens,  Phillips of Jefferson,
Dozier,  Kelly,  Phillips of Quitman,
Duckett,  Kendrick,  Preston,
Duggan,  Kent,  Proctor,
Dunbar,  Kilburn,  Rankin,
Edwards,  Knight,  Rawls,
English,  Knowles,  Redwine,
Ennis,  Lane,  Reid,
Evans,  Lanier,  Rice,
Felder,  Lawrence,  Richardson,
Fields,  Leigh,  Ridley,
JOURNAL OF THE HOUSE.


Those absent were Messrs.—

Rainey, Walker of Pierce,

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

On motion of Mr. Brown of Houston, the reading of the Journal was dispensed with.

Leave of absence was granted the Special Committee on Soldiers Home for a part of the morning session.

By unanimous consent House bill, No. 199, was recommitted to the Special Judiciary Committee.

By unanimous consent, Mr. Calvin, Chairman of the Committee on General Agriculture, submitted the following report:

Mr. Speaker:

The Committee on General Agriculture have had under consideration House bills numbered respectively 5 and 110—said bills having in view the better protection of
game and fish—and have instructed me to report the same back to the House with a recommendation that the same pass by substitute.

Also, a joint resolution, No. 87, authorizing the Commissioner of Agriculture, with the approval of the Governor, to make an exhibit of Georgia’s agricultural products at the Louisiana Purchase Exposition at St. Louis, Mo., in 1904, and recommend that the same do pass.

Also, House bill, No. 96, proposing to change the location of Georgia State College of Agriculture from Athens to Comer, in this State, and recommend that same do not pass.

Also, House bill, No. 309, proposing the repeal of an Act, approved Dec. 17, 1901, as to contracts with croppers, et al., and recommend that same do not pass.

Respectfully submitted,

MARTIN V CALVIN, Chairman.

By unanimous consent, Mr. Hawes, chairman of the Committee on Pensions, submitted the following report:

Mr. Speaker:

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

A bill to provide for disbursement of Pensions provided by law in this State; and to constitute the ordinaries as disbursing officers, and for other purposes.

Respectfully submitted,

P M. HAWES, Chairman.
By unanimous consent, 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 I am instructed, as chairman, to report back with the recommendation that the same do pass, to wit:

A bill to change the time of meeting of the General Assembly from the fourth Wednesday in October to the fourth Wednesday in June, and for other purposes.

Also, the following Senate bill with the recommendation that the same do not pass, to wit:

A bill to change the time of holding the elections for Governor and other State house officers, members of the General Assembly, judges of the Supreme and superior courts, solicitors-general, and all county officers from the first Wednesday in October to Tuesday after the first Monday in November, and for other purposes.

Also, the following House bill with the recommendation that the same do pass, to wit:

A bill to fix a salary for the clerks of courts of ordinary in counties of 20,000 inhabitants or more, and for other purposes.

Respectfully submitted,

John M. Slaton, Chairman.

The following privilege resolution was read, to wit:
By Mr. Slaton of Fulton—

A resolution to make the Senate bill providing for a change in the time of holding the sessions of the General Assembly the special order to follow the special orders already set.

Referred to Committee on Rules

The Speaker stated that the "Franchise Tax Act," which had been made the special order to follow the "General Appropriation bill," would now be taken up for a third reading and put upon its passage.

Mr. Felder of Bibb rose to a point of order, and stated that by previous resolution House bill 281, which is a bill "to provide for the disposition of the misdemeanor convicts of this State," had been fixed as a special order to follow the "appropriation bill," and, by right, should have precedence of the "Franchise Tax Act."

The Speaker overruled the point of order.

Mr. Felder of Bibb then introduced the following privilege resolution, which was read and adopted, to wit:

Resolved, That all debate on House bill No. 272, known as the "Franchise Tax Act," be limited to ten minutes to each speaker.

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 be entitled an Act to amend the charter of the city of Hamilton, in Harris county, relating to the compensation of the marshal.

A bill to be entitled an Act to establish the city court of Hamilton, in Harris county, and for other purposes.

A bill to be entitled an Act to amend an act entitled an Act to amend the charter of the town of Maysville, in Jackson and Banks counties, so as to provide for school bonds.

A bill to be entitled an Act to amend the charter of the city of Tennille, enlarge the corporate limits, and for other purposes.

A bill to be entitled an Act to amend an Act creating the charter of the city of Milledgeville, Baldwin county, Ga.

A bill to be entitled an Act to extend the corporate limits of the city of Carrollton, in the county of Carroll, and for other purposes.

A bill to be entitled an Act to incorporate the village of Obe, in the county of Colquitt, into the town of Norman Park, and provide a charter therefor, and for other purposes.

A bill to be entitled an Act to amend an Act entitled "an Act to create a county court in each county of the State of Georgia, except certain counties therein mentioned," so far as relates to the county of Greene.

A bill to be entitled an Act to provide for removal of obstructions, except dams used for operating mills or ma-
chinery, from creeks and other running streams in the county of Monroe, and for other purposes.

A bill to be entitled an Act to incorporate the town of Edison, in the county of Calhoun, and for other purposes.

A bill to be entitled an Act to repeal an Act entitled an Act to establish the city court of Jefferson, in Jackson county, and for other purposes.

A bill to be entitled an Act to amend section 982 of volume 1 of the Code of Georgia of 1895, so as to add the city of Barnesville, in Pike county, to list of State depositories.

A bill to be entitled an Act to repeal an Act incorporating and amending the charter of the town of Jonesboro, Georgia, and for other purposes.

A bill to be entitled an Act to amend, consolidate and supersede the several acts incorporating the city of Sandersville, in the county of Washington, to create a new charter, and for other purposes.

A bill to be entitled an Act to incorporate the town of Statham, in Jackson county, and for other purposes.

A bill to be entitled an Act to change and fix the time of holding the superior court of Greene county, in the Ocmulgee Circuit, and for other purposes.

A bill to be entitled an Act to amend an Act incorporating the town of Fayetteville, so as to make it the city of Fayetteville, and for other purposes.

A bill to be entitled an Act to extend the corporate limits
of the city of Albany, Ga., by incorporating contiguous territory, and for other purposes.

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

A bill to be entitled an Act to incorporate the town of Finleyson in Pulaski county.

A bill to be entitled an Act to alter and amend the charter of the city of Cedartown, in Polk county, as incorporated in the Act of the General Assembly of Georgia; to repeal so much of section 2 of said Act as provides for the manner of electing the clerk and to provide for the election of the clerk; to repeal so much of section 4 of said Act as provides for the appointment of managers and clerks and to provide for the appointment of managers to hold the city election, and for other purposes.

A bill to be entitled an Act to amend an Act creating a new charter for the town of Temple, Ga., by amending section 3, and repealing section 13 of said charter, and for other purposes.

A bill to amend section 5113 of the Civil Code of Georgia, so as to allow executions to be amended by clerk of court from which same were issued, so as to conform to amended judgments.

A bill to be entitled an Act to establish the city court of Waynesboro.

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 be entitled an Act to amend an Act to create a board of police commissioners for the city of Augusta in this State, and for other purposes.

A bill to be entitled an Act to prescribe the manner of selling or otherwise dispensing of cocain, to provide a penalty for the violation of the provisions of this Act, and for other purposes.

A bill to amend the charter of the city of Rome, prescribing the duties, powers and terms of office of mayor and councilmen.

A bill to be entitled an Act to amend an Act entitled an Act to create a board of commissioners of roads and revenues for Glynn county, and for other purposes.

A bill to be entitled an Act to create a board of commissioners of roads and revenues for the county of DeKalb, and for other purposes.

A bill to be entitled an Act to repeal an Act incorporating the town of Statham, in Jackson county, and also to repeal an Act entitled an Act to incorporate the town of Statham in Jackson county.

A bill to repeal an Act entitled an Act incorporating the town of Ocilla, and the several Acts amendatory thereof, and for other purposes.

The following communication from the Prison Commission was read, to wit:
To the Speaker and Members of the House of Representatives:

In obedience to House resolution, No. 76, read and adopted November 24th inst., the Prison Commission beg leave to report.

Under and by virtue of the authority conferred upon the Commission by the Act approved December 21st, 1897, they hired to the Parrott Lumber Company, a corporation located in Dooly county engaged in sawmilling, the labor of 130 male convicts; that the said Parrott Lumber Company, by and with the approval of the Prison Commission, did contract with the Mill Haven Lumber Company, a corporation located in Chatham county, near Savannah, engaged in a similar business, to wit, sawmilling, to sublet to them, for the remainder of their original contract with the State, which runs until April 1st, 1904, the labor of the said 130 male convicts. Said contract was approved by the Prison Commission on September 23d last, as follows: "Whereas the Parrott Lumber Company has exhibited to the Commission, for approval, a contract with the Mill Haven Company, by which the first named company has sublet to the second named company the labor of 130 convicts, now being worked for them at their sawmill in Dooly county, to be worked for the second named company at their mill in Chatham county, near Savannah; and whereas, by this contract it appears that the State will be at no greater expense in working said convicts for the second named company, than it was in carrying out the contract with the first named company, it is resolved that said contract be, and it is hereby approved, but
it is distinctly understood that neither the first named company, nor its bond, are in any respect relieved of liability on its original contract."

The Prison Commission desires to say further, that they have entered into no contract, nor permitted any subletting under original contracts, that were not strictly in conformity with the letter and the spirit of section 10 of the Act approved December 21st, 1897, which declares, "that the convicts, shall as far as possible consistent with the best interest of the State, be so worked that the products of their labor shall come least in competition with that of free labor;" and under the contract with the Parrott Lumber Company, as also their contract with the Mill Haven Company, the Prison Commission undertakes that no competition will obtain except with unskilled, itinerant labor, and that to a very limited extent.

The Prison Commission most respectfully refers the members of the House to their last annual report, of October 1st, 1902, and more especially to Table No. 11 therein, for all necessary information as to location of every felony convict in their charge, and the character of work being performed by them.

In conclusion, the Prison Commission would answer, that it has been the intention of their body, and they have studiously sought, to confine the working of the felony convicts in their charge so that the spirit and the letter of the Act creating the Prison Commission should be complied with.

Respectfully submitted.

THE PRISON COMMISSION OF GEORGIA,

Per Joseph S. Turner, 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, to wit:

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

The following message was received from the Governor through Mr. Erwin, his secretary:

Mr. Speaker:

The Governor has approved the following Acts of the General Assembly, to wit:

An Act to amend the charter of the city of Columbus.

Also, an Act to provide a new charter for the town of Edgewood in DeKalb county, so as to change name to the city of Edgewood.

Also, an Act to amend the charter of the city of Columbus, so as to provide a system of water works.

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 to amend section 1541 of vol. 1 of the Code of Georgia, which prescribes the num-
ber of names to be signed to petitions for elections for and against the sale of liquor, and for other purposes.

A bill to be entitled an Act to require defendant in all cases at common law or in equity in the courts of record of this State, in which defendant shall in his answer set up new matters not controverting the plaintiff's petition, and for other purposes.

A bill to be entitled an Act to make it a misdemeanor to be intoxicated upon any street or public road of this State, and for other purposes.

A bill to be entitled an Act for the protection of the officers and employees of the Georgia penitentiary at the various camps throughout the State, and for other purposes.

The Senate has also passed the following resolutions of the Senate, to wit:

A resolution authorizing the burning of cancelled bonds and coupons of the State, now in the treasury's vaults.

A resolution. A joint resolution requesting our Senators and Representatives in Congress, have the United States reimburse this State in certain Indian war claims.

A resolution to authorize the Brumby Memorial Association to erect a monument upon the capital grounds to commemorate the services of Lieut. Thomas M. Brumby.

A resolution for the appointment of Senators and Representatives to visit the College of Agriculture, and for other purposes. Committee on part of Senate—Senators Jordan, Stevens, Roberts, Clarke and Clements.
The Speaker then directed that the bill be read, which was as follows:

By Mr. Reid of Campbell—

A bill to be entitled an Act to amend section 767, volume 1 of the Code of Georgia, relative to the taxation of franchises, etc., and for other purposes.

The committee offered a substitute to the above bill, which Mr. Cann of Chatham held not to be germane to the original bill.

The point of order made by Mr. Cann was sustained by the Speaker.

Mr. Candler then arose and respectfully appealed from the decision of the Chair.

Mr. Underwood of White called for the previous question, which call was sustained and the main question put.

On sustaining the decision of the Chair, Mr. Candler 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.—

Arnold, Cann, Franklin,
Baldwin, Crumbly, Grenade,
Bell of Emanuel, Daves, Griffin,
Blackburn, Davis, Hardeman,
Booth, Davison, Hawes,
Bower, Derrick, Hixon of Sumter,
Bruce, Duckett, Holder,
Butts, Ennis, Howard of Baldwin,
Calvin, Foster of Towns, Jones of Pickens,
Those voting in the negative were Messrs.—

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The roll-call was verified and it was found that the ayes were 48, nays 106. The decision of the Chair was therefore reversed and it stood as the sense of the House that the substitute offered by the committee to House bill No. 272 was germane.

On motion of Mr. Mulherin of Richmond, the House adjourned until 3 o'clock this afternoon.

3 O'clock p.m.

The House reconvened at 3 o'clock p.m., and was called to order by the Speaker.

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

The franchise tax Act, which was read this morning, was again taken up for a consideration by the House.

Mr. Evans of Washington, called for the previous question on the bill and pending amendments, which call was sustained and the main question put.
The committee offered the following amendments, to wit:

To amend the caption of the bill by inserting between the words “1895” and “by,” in the second line thereof the following words: “providing what property in this State is taxable.”

To amend by striking from the bill the words “the capital stock or,” wherever they occur in the bill.

The amendments offered by the committee were adopted.

On the adoption of the report of the committee, which was favorable to the passage of the bill by substitute, Mr. Akin of Bartow, called for the ayes and nays, which call was sustained.

On taking the ballot *viva voce* the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams, Akin, Alford, Ayres, Baldwin, Beauchamp, Bell of Milton, Bowen, Bower, Brinson, Brock, Brown, Buchannon, Burton, Bush, Butts, Candler, Carrington, Carswell, Cliatt, Conner, Cook, Cromartie, Daves, Davison, Dozier, Duggan, English, Evans, Felder, Fields, Flanigan, Flynt, Foster of Oconee, Fussell, Gaulden, George, Glenn, Grice, Hall, Hardeman, Hayes, Hendry, Henry, Hicks, Hixon of Carroll, Hixon of Sumter, Holder, Houston, Howard of Baldwin, Howell,
Hutcheson, McLain, Roper,
Johnson of Baker, McRae, Rountree,
Johnson of Clinch, Newton, Sanders,
Johnson of Crawford, Nisbet, Shackelford,
Jones of Pickens, Owen, Shannon,
Kelly, Overstreet, Singletary,
Kendrick, O'Quinn, Stanford,
Kent, Pate of Dooley, Steed of Carroll,
Knight, Pate of Gwinnett, Stewart,
Lane, Paulk of Coffee, Strickland,
Lanier, Paulk or Irwin, Thompson,
Lawrence, Phillips of Jefferson, Thurman,
Leigh, Phillips of Quitman, Tignor,
Little, Preston, Tracy,
Lowe, Proctor, Underwood,
Mann, Rainey, Valentine,
Martin, Rankin, Walker of Monroe,
Mayson, Rawls, Welch,
Miller of Bullock, Redwine, West,
Mitcham, Rice, Whitley,
Mitchell, Richardson, Wise,
Mizell, Ridley, Womble,
Moses, Rogers of Hall, Wooten,
McElmurray, Rogers of McIntosh, Yates,
McHenry,

Those voting in the negative were Messrs.—

Alexander, Davis, Mulherin,
Bell of Emanuel, Duckett, McCurry,
Blackburn, Foster of Towns, Peyton,
Booth, Grenade, Reid,
Bruce, Griffin, Slaton,
Calvin, Harden, Steed of Taylor,
Cann, Hawes, Stovall,
Crumbly, Jones of Dougherty,

Those not voting were Messrs.—

Almond, Boykin, Deal,
Arnold, Buchan, Derrick,
Beall, Carr, Dunbar,

The roll-call was verified and it was found that on agreeing to the report of the committee the ayes were 124, nays 23. The report of the committee was therefore adopted.

On the adoption of the substitute offered by the committee for the original bill, Mr. Reid of Campbell, called for the ayes and nays, which call was sustained, and on taking the ballot *viva voce* the vote was follows:

Those voting in the affirmative were Messrs.—

Adams, Conner, Hardeman,
Akin, Cook, Hayes,
Alexander, Crumbly, Hendry,
Alford, Daves, Henry,
Arnold, Davis, Hicks,
Ayres, Dozier, Hixon of Carroll,
Baldwin, Duggan, Hixon of Sumter,
Beauchamp, Edwards, Holder,
Bell of Milton, English, Houston,
Bowen, Evans, Howard of Baldwin,
Bower, Felder, Howell,
Brinson, Fields, Hutcheson,
Brock, Flanigan, Johnson of Baker,
Brown, Flynt, Johnson of Clinch,
Buchannon, Foster of Oconee, Johnson of Crawford,
Burton, Fussell, Jones of Dougherty,
Bush, Gaulden, Jones of Pickens,
Butts, George, Kelly,
Candler, Glenn, Kendrick,
Carrington, Grenade, Kent,
Carswell, Grice, Knight,
Clatt, Hall, Lane,
JOURNAL OF THE HOUSE.


Those voting in the negative were Messrs.—

Beall, Bell of Emanuel, Blackburn, Booth, Bruce, Calvin, Cann, Derrick, Duckett, Foster of Towns, Franklin, Griffen, Harden, Hawes, Mulherin, Stovall, Warren

Those not voting were Messrs.—

Almond, Boykin, Buchan, Carr, Cromartie, Davison, Deal, Dunbar, Ennis, Howard of Laurens, Kilburn, Knowles, Maples, Miller of Muscogee, Mills, Morton, McBride, Peyton, Spence, Steed of Taylor, Walker of Pierce, Watson, Wilson, Mr. Speaker.
The roll-call was verified and it was found that on the adoption of the substitute offered by the committee, the ayes were 134, nays 17.

The bill having received the requisite constitutional majority, was passed by substitute.

On motion of Mr. Candler of DeKalb, the bill was ordered immediately transmitted to the Senate.

Mr. Franklin of Washington moved to extend the afternoon's session for thirty minutes for the purpose of introducing new bills, reports of standing committees, and privileged resolutions and reading local and special bills for a second and third time.

The motion prevailed.

The "General Tax" Act, which was set as a special order to follow the "Franchise Tax Act," was read the third time and put upon its passage, to wit:

By Mr. Reed of Campbell—

A bill to levy and collect a tax for the support of the executive, judicial and legislative departments of the State Government, and for other purposes.

The bill was read section by section, and the following amendments were offered, to wit:

On motion of Mr. George of Morgan, that part of section 1, which fixes the rate of taxation, was passed over until the rest of the bill should have been considered.

The committee proposed the following amendment, to wit:
Amended by adding the following subsection to section 1, to be known as subsection "A," to wit:

"A." "Every 'Special Franchise' owned, used, enjoyed or held in the State by any person or persons, joint stock association, copartnership, corporation or company, shall be returned and assessed for taxation, State, county and municipal, as personal property to the proper authorities. The term 'Special Franchise' as used in this Act, shall include every right and privilege granted to any person or persons, joint stock association, copartnership, corporation or company, by the State or its authority, or by any county or any county officer or officers, or by any municipality or municipal authorities, for the exercise of the power of eminent domain, or for the use of any public highway or street or any part thereof, either above or on or below the surface, within the State of Georgia. And every special right granted by charter, resolution, by-law, statute or otherwise for the exercise of any public service, such as the construction and operation of railroads of any kind, for the conveying or transporting of passengers or freights, the construction or operation of any plant or plants for the distribution and sale of gas, water, electric light or power, steam heat, refrigerated air or other substances or elements, by means of wires, pipes or conduits made or laid or constructed on, under or above or along any public street, alley or highway, or for the construction or operation of any telegraph or telephone lines on, under or above or along any public street, alley or highway, and belonging to the people of the State or any political division thereof; all rights and privileges to construct, maintain or operate toll-roads or toll-bridges or toll-ferries, and every other like public function dependent upon the grant of public powers or privileges, or for the use or enjoyment of any public property or utility."
The above amendment was adopted.

The hour of adjournment of the regular session having arrived, the general tax Act was carried over as unfinished business, and the special session of 30 minutes, which was provided for the reading of local bills was begun.

The following privileged resolution was read and referred to the Committee on Rules, to wit:

By Mr. Preston of Jasper—

A resolution extending the privileges of the floor of the House to Messrs. Roby and Stewart of the counties of Jasper and Newton, respectively.

Leave of absence was granted Mr. Moses of Coweta.

On motion of Mr. Felder of Bibb, the House adjourned until 9 o’clock to-morrow morning.

Atlanta, Ga.
Thursday, December 4, 1902.

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:
JOURNAL OF THE HOUSE.

Adams, Duckett, Kent,
Akin, Duggan, Kilburn,
Alexander, Dunbar, Knight,
Alford, Edwards, Knowles,
Almond, English, Lane,
Arnold, Ennis, Lanier,
Ayres, Evans, Lawrence,
Baldwin, Felder, Leigh,
Beall, Fields, Little,
Beauchamp, Flanigan, Lowe,
Bell of Emanuel, Flynt, Mann,
Bell of Milton, Foster of Oconee, Martin,
Blackburn, Foster of Towns, Mayson,
Booth, Franklin, Miller of Bullock,
Bowen, Fussell, Miller of Muscogee,
Bower, Gaulden, Mills,
Boykin, George, Mitcham,
Brinson, Glenn, Mitchell,
Brock, Grenade, Mizell,
Brown, Grice, Moses,
Bruce, Griffin, Mulherin,
Buchan, Hall, McBride,
Buchannon, Hardeman, McCurry,
Burton, Harden, McElmurray,
Bush, Hawes, McHenry,
Butts, Hayes, McIntain,
Calvin, Hendry, Newton,
Candler, Henry, Nisbet,
Cann, Hicks, Owen,
Carr, Hixon of Carroll; Overstreet,
Carrington, Hixon of Sumter, O'Quinn,
Carswell, Holder, Parker,
Cliatt, Houston, Pate of Dooly,
Conner, Howard of Baldwin, Pate of Gwinnett,
Cook, Howell, Paulk of Coffee,
Cromartie, Hutcheson, Paulk of Irwin,
Crumbly, Johnson of Baker, Peyton,
Daves, Johnson of Clinch, Phillips of Jefferson,
Davis, Johnson of Crawford, Phillips or Quitman,
Davison, Jones of Dougherty, Preston,
Deal, Jones of Pickens, Proctor,
Derrick, Kelly, Rainey,
Dozier, Kendrick, Rankin,
Those absent were Messrs.—

Mr. Flanigan of Gwinnett reported that the Journal of yesterday’s proceedings had been examined and found correct.

The Journal was then read and confirmed.

The following privilege resolution was read, to wit:

By Mr. Fields of Dooly—

A resolution providing that beginning with December 4th, beginning at 8 o’clock p.m., the House hold evening sessions for the special purpose of considering local and special bills and resolutions first, second and third time.

The following amendments were read and adopted:

By Mr. Brinson of Decatur—

Amend by making resolution cover all general bills for first and second reading.
By Mr. Steed of Taylor—

Amend by inserting the words "from 8 to 9:30 o'clock p.m."

The resolution was then adopted as amended.

Mr. Shannon of Monroe, 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 and instruct me as their chairman to report back the same with the recommendation that the same do pass:

By Mr. Crumbly of Stewart—

A bill to establish dispensaries in the incorporated towns of Stewart county, Ga., for the sale of spirituous liquors, and for other purposes.

The committee have also had under consideration the following resolution and recommend that the same do pass:

By Mr. George of Morgan—

A resolution giving the city council of the city of Madison, Ga., authority to increase for the year ending April, 1903, the salary of the mayor of said city to not exceeding the sum of $325.

The committee further recommend that the author of the following bill be permitted to withdraw the same.
By Messrs. Rogers and Thompson of Hall—

A bill to incorporate the town of Oakwood in the county of Hall, and for other purposes.

Respectfully submitted.

JNO. R. SHANNON, Chairman.

Mr. Reid, chairman of the Committee on Ways and Means, submitted the following report:

Mr. Speaker:

Your Committee on Ways and Means have had under consideration the following bills of the House which they instruct me to report back with the recommendation that the authors be allowed to withdraw them, to wit:

By Mr. Reid of Campbell—

A bill to be entitled an Act to amend section 779, volume 1 of the Code of 1895 by inserting certain words therein, and for other purposes.

By Mr. Reid of Campbell—

A bill to be entitled an Act to amend section 780, volume 1 of the Code of 1895 by inserting certain words therein, and for other purposes.

By Mr. Candler of DeKalb—

A bill to be entitled an Act to provide for an organization tax on all corporations incorporated under the laws of this State; to prescribe the amount of the same, the manner of assessment and collection of such tax; to provide a penalty for failure to pay the same, and for other purposes.
Also, the following bill of the House which they instruct me to report back to the House with the recommendation that the same be referred to the General Judiciary Committee, to wit:

By Mr. Stanford of Harris—

A bill to be entitled an Act to relieve Mrs. Lula Murphy from her marital disabilities and to legalize her marriage to John S. Garner, and for other purposes.

Also the following House resolution which they instruct me to report back to the House with the recommendation that the same do pass, to wit:

By Messrs. Candler of DeKalb, and George of Morgan—

A resolution providing for the appointment of a tax commission, prescribing its duties and powers, fixing its compensation and designating the time within which its duties shall be performed.

Also, the following resolution of the Senate which they instruct me to report back to the House with the recommendation that the same do not pass, to wit:

By Mr. Harrell of the 8th District—

A joint resolution directing that the assessment on all taxable property of this State for each of the fiscal years of 1902 and 1903 shall not exceed five mills for all purposes.

Respectfully submitted,

C. S. Reid, Chairman.
Mr. Flynt, chairman of the Committee on Special Judiciary, submitted the following report:

Mr. Speaker:

Your committee having had under consideration the following House bills instruct me as their chairman to report them to the House with the recommendation that the same do pass:

By Mr. Fields of Dooly—

To amend an Act to incorporate the city of Cordele, in the county of Dooly.

By Mr. O'Quinn of Wayne—

To enlarge the powers of the Railroad Commission of Georgia.

By Mr. O'Quinn of Wayne—

To compel railroads in this State to run one train each way daily except Sunday, and for other purposes.

By Mr. Fields of Dooly—

To amend an Act to incorporate the city of Cordele, in the county of Dooly, and for other purposes.

By Mr. Fields of Dooly—

A bill to be entitled an Act to require all railroad companies in this State to construct and maintain specified crossings at all public road crossings in this State.
I am instructed to report the following House resolution with the recommendation that it do pass by substitute:

By Mr. Booth of Walton—

To relieve G. S. Duke from taxes for the years 1898 and 1899 as a manufacturer of whisky.

I am instructed to report the following Senate bill back with the recommendation that the same be referred to Committee on Sanitation:

I am instructed to report the following bill back with the recommendation that the same be referred to General Judiciary Committee.

Respectfully submitted.

J. J. FLYNT, Chairman.

Mr. Adams, chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker:

The Committee on Temperance having had under consideration the following bill report same back to the House with the recommendation that it do pass, to wit:

By Mr. Edwards of Marion—

House bill No. 436, to amend the dispensary Act for Buena Vista, Marion county.

GEO. W ADAMS, Chairman.
Mr. Davis, chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker

The Appropriations Committee have had under consideration House resolutions Nos. 22 and 119, and directed me, their chairman, to report these resolutions back to the House with the recommendation that they do pass.

CHAS. L. DAVIS, Chairman.

Mr. Miller of Muscogee, chairman of the Committee on the University of Georgia and its branches, submitted the following report:

Mr. Speaker:

The Committee on the University of Georgia and its Branches have had under consideration the accompanying report of the sub-committee appointed to visit the Georgia Normal and Industrial College at Milledgeville, and beg leave to submit the same to the House together with the recommendations therein contained as the sense of this committee.

Respectfully submitted.

B. S. MILLER, Chairman.

To Hon. B. S. Miller, Chairman of the Committee for the University of Georgia and its Branches:

Your committee, appointed for the purpose of visiting the Georgia Normal and Industrial College, located at Milledgeville, respectfully submit the following report:

43 h j
On Friday, Nov. 21st, your committee devoted the entire day to the inspection of the Georgia Normal and Industrial College. At the morning exercises in the college chapel, the auditorium was filled with the student-body, consisting of about four hundred girls and young women from 15 to 35 years of age. We were reliably informed that 98 counties in Georgia are represented in the class-rooms as students at this institution. Attired in their neat and becoming uniforms, they marched in perfect order into the college chapel, where followed the usual devotional exercises under the direction of the president, consisting of reading from the Bible by the president, repeating the Lord's prayer and singing of sacred hymns by the entire student-body.

The various class-rooms, where the students were pursuing their studies, were visited by your committee. Perfect system and order in the various and comprehensive educational work of this institution impressed your committee deeply, and we regret that our report can not be as large as perhaps the subject demands.

We dined with the students at the Mansion dormitory, where the president’s family and 110 boarding pupils, the matron and housekeeper reside. The dining-room work is done by the students, who are appointed in weekly details. We were gracefully waited on at the table by two of the charming number. The fare is excellent, well cooked and nicely served.

During the afternoon we inspected the Atkinson Hall dormitory, where several teachers and 150 students reside. The entire establishment, halls, parlor, bedrooms, infirmary, dining-room and kitchen are comfortable, neat and in perfect order. We are informed that the young ladies take care of their own rooms, besides doing the lighter part of the dining-room work. We heartily commend the management of the college dormitories, viz.: The Atkinson Hall
and Mansion. They provide comfortable homes for about 260 students at a cost to each of only ten dollars a month, including board, heating, lights and laundry. President Chappell informs us that the dormitories are nearly always full to their utmost capacity, and that many homes in Milledgeville are taking students to board for want of room in the dormitories. We visited the cooking school where a large class of young ladies were being instructed by a skilled teacher in this most fundamental and important of household arts. Nothing connected with the work of the school was more interesting. We took tea with the girls in the Atkinson Hall dormitory, the meal was served in the same graceful manner, and the same report relating to the Mansion applies here. With pleasure we attended in the large study hall the informal frolic and dance with which the students are accustomed to close their week of hard work and study. The young ladies and their teachers are usually the only participants in these weekly frolics, but by special grace your committee were admitted. For two hours we witnessed a scene of gay and happy youth, modest, ladylike and refined.

A pleasing feature was the graceful, cheerful behavior and manners of the pupils at all times, whether in the class-rooms, the dining-rooms or in the dancing hall, where informal frolics and games of simple amusements are engaged in by the students and their teachers.

The government and discipline seems to be perfect without the slightest appearance of constraint. Without an attempt to compliment, but as a statement of fact, we feel that this school is a great blessing to the State, and its management in every particular satisfactory.

The annual enrollment of the college is from 380 to 385 students, and would be 500 or more if there was necessary room. The history of the eleven years of this college shows that more than 1,800 individual girls and
young women, from every section of the State, have attended this institution. Most of them are poor girls, who would have grown to womanhood with untrained mental capacities and powers, if Georgia had not established this institution, where they could secure educational advantages at a nominal expense. Statistics show that more than 900 young Georgia women have made a livelihood for themselves and dependent relatives by practicing the professions of teaching or of the industrial arts, such as stenography, bookkeeping and dressmaking, which they have learned at this school. Furthermore, a majority of the former students of this college get married and become the wives, mothers and homemakers, which is the noblest and most important function of womanhood. They are well prepared by the course of study pursued in this college, for there they secure not only a wholesome literary education, but thorough practical training and instruction in the home-making arts, as domestic economy, cooking, home sanitation, sewing and dressmaking. The college is poorly equipped for the work it is doing and for the more extensive work it could do. A new dormitory is absolutely necessary, for a great many applicants are yearly made and can not be accommodated for want of room in the present establishment. It needs an infirmary building for the proper care of the sick students. It is, however, a pleasure to mention that not a single sick student was in the infirmary. This, your committee believes, is on account of the physical culture exercises taught on scientific principles, etc., and the careful management of the college looking to the health and comfort of the pupils. It needs a well equipped laboratory for the better teaching of the natural sciences. Its most urgent need is an additional building for class-room purposes, as the present building is inadequate to accommodate the work now being pursued.
The departments of dressmaking, cooking, physical culture and practice teaching by the Normal pupils in the model school are greatly crowded and in a measure ineffective on account of insufficient quarters in which this important work has to be pursued.

Several assembly or class-rooms to accommodate 40 students, are overcrowded with 60 to 80 students, two of whom occupy desks intended for one. This certainly is an injury to the physical health of the students and a detriment to good teaching. Two or three class-rooms in the basement, being dark and damp, are unfit for school-room purposes and should be condemned. We recommend the passage of the bill now in the House of Representatives appropriating the sum of twenty thousand dollars for the building of an additional class-room building for the Georgia Normal and Industrial College, said building to be used for the departments of dressmaking, cooking, physical culture and Normal practice teaching. These important branches of the work of the college could be performed incomparably better and more efficiently and satisfactorily if the necessary quarters were furnished. The removal of these departments from the present college building would relieve the present congestion and make more room, which seems to be a necessity.

Respectfully submitted.

Ed. R. Jones, Chairman.
Jas. B. Ridley,
T. J. M. Kelley,
R. E. Brown,
M. D. Womble,
B. A. Rogers.

Mr. Akin of Bartow, chairman of the Committee on Constitutional Amendments, submitted the following report:
Mr. Speaker:

Your Committee on Amendments to Constitution have had under consideration the following bills and report the same back with the recommendation that they do pass, to wit:

Senate bill No. 17, being "a bill to alter and amend article 8, section 4, paragraph 1 of the Constitution of the State of Georgia."

Also, House bill No. 15, being "a bill to be entitled an Act to amend paragraph 1 of section 1 of article 7 of the Constitution of this State," etc., which this committee recommend do pass as amended.

Your committee have also had under consideration the following bills which they report back with the recommendation that the same do not pass, to wit:

House bill No. 101, being "a bill to be entitled an Act to amend paragraph 1, section 4 of article 8 of the Constitution of this State," etc.

Also, House bill No. 345, being "a bill to be entitled an Act to amend paragraph 1, section 1 of article 7 of the Constitution of this State," etc.

JOHN W. AKIN, Chairman.

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

Mr. Speaker:

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

A bill to provide for the teaching of the elementary principles of agriculture and the elements of civil government in all the public schools of Georgia.

A bill to amend the charter of the town of Oakland City.

A bill to amend an Act establishing a system of public schools in the town of Jesup.

Also, the following Senate bill, with the recommendation that the same do pass, to wit:

A bill to create a commission to investigate the possibility of locating an agricultural and industrial school in each congressional district in this State.

Respectfully submitted.

JNO. N. HOLDER, Chairman.

Mr. Shannon, 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, and have instructed me as their chairman to report back the same with the recommendation that the same do pass.

A bill by Mr. McCurry, of Hart, entitled an Act to amend an Act creating a board of commissioners of roads and revenues in the county of Hart, approved Dec. 2,
1901, so as to provide for election of commissioners by the qualified voters, and for other purposes.

A bill by Mr. Alford, of Worth, entitled an Act to amend an Act entitled "an Act to incorporate the town of Sylvester, in the county of Worth, and for other purposes."

A bill, by Mr. Cromartie, of Appling, to amend an Act to incorporate the town of Hazlehurst, in the counties of Coffee and Appling, and for other purposes.

Respectfully submitted.

JNO. R. SHANNON, Chairman.

Mr. Hawes, vice-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 Senate 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 amend section 982, volume 1 of the Code relative to State depositories.

Respectfully submitted.

P M. HAWES, Vice-Chairman.

Mr. Conner, chairman of the Committee on Special Agriculture, submitted the following report:

Mr. Speaker:

The Committee on Special Agriculture has had under
consideration the following bills, and report the same back to the house with a recommendation that they do not pass:

House bill No. 343, to establish a scientific and agricultural school as a branch of the State University, and for other purposes.

House bill No. 353, to separate the College of Agriculture and mechanic Arts from the University of Georgia, and for other purposes.

J. J. Conner, 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 bill, which I am instructed as chairman to report back with the recommendation that the same do pass, to-wit:

A bill to authorize street railroad companies to engage in the business of furnishing steam-heat or power.

Also, the following House bills, with the recommendation that the same do pass by substitute, to wit:

A bill to amend section 4924 of the Civil Code, which relates to the grant of injunctions.

A bill to amend the charter of the city of Augusta relative to street tax.

A bill to provide for the issuing of the writ of quo warranto.
Also, the following Senate bill, with the recommendation that the same do pass by substitute, to wit:

A bill to authorize administrators and others to charge cost or premium for bonds, and for other purposes.

Also, the following House bills, with the recommendation that the same do pass as amended, to wit:

A bill to establish a district court for the city of Tifton.

A bill to regulate procedure in justices' courts in cities of 75,000 or more population.

Respectfully submitted,

JOHN M. SLATON, Chairman.

Mr. Shackelford, 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, and instruct me as chairman to report the same back to the House, with the recommendation that the same do pass, to wit:

By Messrs. Morris and McLlain of Cobb—

A bill to amend the charter of Austell in Cobb county

By Mr. Pate of Gwinnett—

A bill to be entitled an Act to amend an Act to incorporate the town of Trip.
By Mr. Jones of Pickens—

A bill to be entitled an Act to incorporate the Marble Hill school district, in Pickens county, Ga.

By Messrs. Howard and Hicks of Laurens—

A bill to be entitled an Act to incorporate the town of Dudley and define the corporate limits thereof.

By Mr. Jones of Pickens—

A bill to be entitled an Act to authorize the Mayor and council of the town of Jasper, Ga., to issue bonds for the purpose of erecting a school building.

By Mr. Evans, of Washington—

A bill to be entitled an Act to amend an Act incorporating the town of Harrison, in the county of Washington.

By Messrs. Morris and McLain of Cobb—

A bill to incorporate the Lenard school district of Cobb county.

By Mr. Evans of Washington—

A bill to be entitled an Act to amend an Act to incorporate the town of Deepstep, approved December 15, 1900.

By Mr. Cann of Chatham—

A bill to be entitled an Act to authorize and empower the mayor and council of the town of Tybee to close Fourth Avenue, and for other purposes.

Respectfully submitted.

THOS. J. SHACKELFORD, Chairman.
Mr. Shackelford, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration House bill No. 84, a bill to be entitled an Act to authorize the county commissioners of the counties of this State to charge such a license against dealers in junk, hides, tallow, cotton seed, seed cotton, and other like commodities in their respective counties, and authorize me, as their chairman, to report back said bill to the House with the recommendation that the same do pass by substitute.

Respectfully submitted.

Thos. J. Shackelford,
Chairman Committee on Corporations.

Mr. Shackelford, chairman of the Committee on Corporations, submits the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration the following bills from the Senate and instruct me, as chairman, to report the same back to the House with the recommendation that the same do pass, to wit:

By Mr. Hopkins of the 7th District—

A bill to be entitled an Act to amend the charter of the city of Thomasville.

By Mr. Davis of the 17th District—

A bill to be entitled an Act to amend an Act incorporating the town of Midville, in the county of Burke.
By Mr. Hopkins of 7th District—

A bill to be entitled an Act to incorporate the town of Merrillville, in the county of Thomas.

Respectfully submitted.

THOS. J. SHACKELFORD,
Chairman Committee on Corporations.

At the request of the author House bill No. 335 was re-committed to the General Judiciary Committee.

At the request of the author House bill No. 353, which was unfavorably reported, was placed on the calendar for a second reading.

At the request of the author House bill No. 435 was re-committed to the Committee on Corporations.

Senate bill No. 56 was recommitted to the Committee on Hygiene and Sanitation by request.

At the request of Mr. Grice of Pulaski, House bill No. 205 was recommitted to the General Judiciary Committee.

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

By Mr. Buchannon of Early—

A bill to amend an Act to incorporate the city of Blakely, and for other purposes.

Referred to Committee on Counties and County Matters.

By unanimous consent the following resolution was read the second time, to wit:
By Mr. Davis of Meriwether—

A resolution providing that the sum of $122,973.65, now in the treasury and known as the public property fund, be applied to the payment of the recognized valid bonds of this State falling due in the year 1903.

At the request of Mr. Tigner of Muscogee, House bill No. 211 was placed on the calendar for a second reading.

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 school laws by setting aside funds for libraries in schools, to provide the method of the selection of said libraries and the care of the same.

A bill to provide for the testing and the mode of testing illuminating oil and for other purposes.

A bill to authorize the Governor to require the Attorney-General of the State to perform, without compensation, all duties now incumbent on the attorney for the Western & Atlantic R. R., and for other purposes.

A bill to prohibit the selling or giving to any convict in this State any spiritous or intoxicating liquors, and for other purposes.

A bill to repeal an Act approved February 23, 1876, entitled an Act to reduce the compensation of the treasurer of the county of Wilkinson, 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 House as amended, to wit:

A bill to be entitled an Act to amend section 642 of volume 3 of the Code of 1895 so as to require the putative father to give bond for the expenses of lying in with such child, and for other purposes.

Mr. Shannon, 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, and have instructed me as their chairman to report back the same with the recommendation that the same do pass:

A bill by Mr. Shannon of Monroe, to provide for the testing and mode of testing the illuminating qualities of illuminating oils sold in the State of Georgia; to provide penalty for violation of this Act, and for other purposes.

A bill by Mr. Gaulden of Brooks, fixing the license fee for retailing or vending spirituous, intoxicating or malt liquors in Brooks county at twenty-five thousand dollars, and for other purposes.

A bill, by Messrs. Steed and Hixon of Carroll, to establish a system of public schools in the town of Bowdon, Carroll county, Ga., and for other purposes.
A bill, by Messrs. Steed and Hixon of Carroll, to amend an Act entitled an Act to incorporate the town of Bowdon, county of Carroll, Ga., and to regulate the sale of spirituous liquors, and for other purposes.

A bill to repeal an Act creating a dispensary in the county of Mitchell, and for other purposes.

The committee have also had under consideration the following bill, and instructed me to report it back with the recommendation that it do not pass to wit:

A bill to repeal an Act entitled an Act to protect the game of the county of Hall, and for other purposes.

Respectfully submitted.

JNO. R. SHANNON, 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 incorporate the Vega school district of Pike county, and for other purposes.

A bill to amend the local Act creating dispensaries in Pulaski county, and for other purposes.

A bill to cede to the United States jurisdiction over certain public road approaches to the Chicamauga National Park in Catoosa and Whitfield counties, and for other purposes.
A bill to repeal all of an Act to provide for the issuing of bonds by the town of Norcross, in Gwinnett county, and for other purposes.

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

A bill to establish, maintain and operate a public school system in the city of Ocilla, and for other purposes.

A bill to amend section 670 of the Penal Code, which provides punishment for cheating and defrauding an individual or the public, so as to apply the provisions thereof to cheating or defrauding a firm or corporation.

A bill to amend section 573 of the Penal Code by making it unlawful for any person to be found in possession of any terrapin of a less size than five and one-half inches, and for other purposes.

A bill to repeal an Act approved December 13, 1895, providing for the application of all public school funds to the Douglasville College that is distributed to school children within the corporate limits of said town, and for other purposes.

A bill to prohibit the manufacture of intoxicating liquors, except domestic wines, in the county of Douglas, and for other purposes.

A bill to repeal the charter of the town of Statesboro, in the county of Bulloch.

A bill to amend an Act approved December 15, 1893, entitled an Act "To amend and renew the various acts incorporating the town of Waynesboro and which makes the same a city," and for other purposes.
A bill to repeal an Act to incorporate the city of Tifton, Ga., and for other purposes.

A bill to incorporate the Waynesboro Academy, in the city of Waynesboro, and for other purposes.

A bill to provide for practice in the city court of Atlanta in reference to defaults, and for other purposes.

A bill to authorize the mayor and aldermen of the town of Dallas to purchase, build and equip school buildings and property, and for other purposes.

A bill to amend section 1 of an Act entitled, "An Act to amend the law establishing the police court of the city of Savannah," and for other purposes.

A bill to incorporate the town of Pineview, in Wilcox county, and for other purposes.

A bill to amend an Act entitled, "An Act to regulate and control the taking and catching of oysters and fish from the public waters of this State," and for other purposes.

A bill to authorize the mayor and council of Palmetto, in Campbell county, to issue bonds for school purposes, and for other purposes.

A bill to require any person seeking a writ of certiorari to correct the judgment of a recorder's court or other police court of any town or city by whatever name known, to give bond except under certain conditions, and for other purposes.

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

The following bills of the House have failed to pass the Senate, to wit:

A bill to be entitled an Act to require all prison made goods to be labeled prison made, and for other purposes.

A bill to be entitled an Act to amend section 187 of volume 3 of the Code of 1895, so as to more fully define stealing, and for other purposes.

A bill regulating the manner in which claimants in claim cases shall set out grounds which constitute basis of such claim, and for other purposes.

A bill to be entitled an Act to amend an Act to establish the city court of Waycross, in Ware county, so as to amend section 7, and for other purposes.

A bill to be entitled an Act to amend section 9 of an Act establishing the city court of Waycross, so far as said section applies to the clerk of said court, and for other purposes.

The following resolution was read and adopted, to wit:

By Mr. Felder of Bibb—

Resolved, That all debate on the General Tax Act be limited to ten minutes on each item to each speaker.

Under the head of unfinished business, the "General Tax Act," which was under discussion at the hour of adjournment of yesterday's session, was again taken up.

The committee offered the following amendments, to wit:
To amend paragraph 2, section 2 by adding after the words "veterinary surgeon," the words "licensed druggist, apothecaries, pharmacists and embalmers; provided, that where there is a physician who is also a druggist, apothecary or pharmacist and has paid his tax as a physician, he shall not be required to pay the tax herein required of such druggist, apothecary or pharmacist.

Also, to amend subsection 2 of section 2 by inserting after the word "dollars" in line 12, the following words: "Provided, that presidents of private telephone companies not doing business for profit, shall only be required to pay five dollars."

Also, to amend paragraph 2, section 2 by adding at the end thereof the following: "Provided, that no professional tax or license shall be required of any Confederate veteran whose name is on the invalid or indigent pension roll of this State.

Also, to amend paragraph 9 of section 2 by adding the following: "Provided further, that this tax shall not be required of agents of industrial life insurance companies, writing what is known as industrial life insurance, premiums on which are payable in weekly installments not exceeding $1.05 per week."

Also, amended by adding at the end of paragraph 12, section 2 the words: "Provided, that this section does not apply to Confederate veterans doing business in their own name."

Also, amend subsection 18, section 2, line 8 by striking "$1,000.00," and inserting "$1,500.00."

Also, to amend subsection 16 of section 2 by inserting after the word "provided," in line 11, the following: "That
only a fifty dollar tax shall be required of distillers of fruit only and who do not run more than two months in a year, and provided."

Mr. Holder of Jackson, offered the following amendment, which was adopted, to wit:

To amend section 2 by adding at the end of subsection 16 the following: "Upon all dealers or dispensers of white hops or like beverages, the sum of $100.00 for each place of business in each county where same are sold."

Mr. Evans of Washington, offered the following amendment, to wit:

To amend paragraph 16, section 2 by striking the words "two hundred" in line 90, and inserting in lieu thereof the words "three hundred."

Mr. Evans of Washington, called for the previous question on the above amendment, which call was sustained and the main question ordered.

On the adoption of the amendment, Mr. Franklin 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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Foster of Towns, Lanier, Phillips of Quitman,  
Franklin, Leigh, Preston,  
Fussell, Little, Proctor,  
Gaulden, Lowe, Rankin,  
George, Martin, Redwine,  
Grenade, Mayson, Rice,  
Hardeman, Mizell, Rogers of Hall,  
Hendry, Moses, Shannon,  
Henry, McCurry, Spence,  
Hixon of Carroll, McLain, Steed of Carroll,  
Hixon of Sumter, Newton, Stewart,  
Holder, Nisbet, Thompson,  
Howard of Baldwin, Overstreet, Thurman,  
Hutcheson, O'Quinn, Walker of Monroe,  
Jones of Pickens, Pate of Dooly, Watson,  
Kent, Pate of Gwinnett, Wise,  
Knight, Paulk of Irwin, Wooten,  
Lanier, Phillips of Jefferson.  

Those voting in the negative were Messrs.—  
Bell of Emanuel, Grice, McBride,  
Blackburn, Griffin, McElmurray,  
Booth, Hall, McHenry,  
Brinson, Harden, Owen,  
Bruce, Hawes, Parker,  
Bush, Hayes, Paulk of Coffee,  
Butts, Houston, Rainey,  
Calvin, Howell, Rawls,  
Cann, Johnson of Baker, Reid,  
Carrington, Johnson of Clinch, Richardson,  
Crumbly, Johnson of Crawford, Rogers of McIntosh,  
Daves, Jones of Dougherty, Roper,  
Davis, Kelly, Sanders,  
Deal, Kendrick, Shackelford,  
Dozier, Kilburn, Slaton,  
Duckett, Mann, Stanford,  
Dunbar, Miller of Bullock, Steed of Taylor,  
Ennis, Mills, Stovall,  
Felder, Mitcham, Strickland,  
Flynt, Mitchell, Tigner,  
Glenn, Mulherin, Tracy,  

This list includes names of individuals who voted against a certain measure or resolution in the House of Representatives.

Those not voting were Messrs.—

Arnold, Bowen, Bower, Cliatt, Cromartie, Edwards, Flanigan, Foster of Oconee, Hicks, Howard of Laurens, Knowles, Lawrence, Maples, Miller of Muscogee, Morton, McRae, Peyton, Ridley, Rountree, Singletary, Valentine, Walker of Pierce, Whitley, Mr. Speaker.

The roll-call was verified and it was found that on the adoption of the amendment the ayes were 80, nays 71; the amendment was therefore adopted.

The committee proposed to amend paragraph 2, section 2, by adding after the words “veterinary surgeon,” the words “licensed druggists, apothecaries, pharmacists and embalmers; provided, that where there is a physician who is also a druggist, apothecary or pharmacist, and has paid his tax as a physician, he shall not be required to pay the tax herein required of such druggist, apothecary or pharmacist.”

Mr. Felder of Bibb, proposed to amend the committee amendment above by striking out licensed druggists, apothecaries, pharmacists.

On the adoption of Mr. Felder’s amendment, the ayes and nays were ordered, and on taking the ballot \textit{viva voce}, the vote was as follows:
Those voting in the affirmative were Messrs.—

Adams, Ayres, Baldwin, Beall, Bell of Emanuel, Blackburn, Booth, Brinson, Brown, Buchannon, Burton, Butts, Calvin, Candler, Cann, Carr, Carrington, Conner, Daves, Davison, Deal, Derrick, Duckett, Dunbar, Ennis, Felder, Fields, Foster of Oconee, Foster of Towns, Glenn, Grenade, Grice, Griffin, Hall, Hardeman, Harden, Hawes, Hayes, Hendrix, Hicks, Hixon of Carroll, Hixon of Sumter, Holder, Houston, Howard of Baldwin, Howell, Hutcheson, Johnson of Crawford, Rawls, Jones of Dougherty, Kelly, Kendrick, Kilburn, Lane, Lawerence, Leigh, Little, Lowe, Mann, Martin, Mayson, Miller of Bullock, Mizell, Moses, Mulherin, McBride, McCurry, McElmurray, McHenry, Nisbet, Overstreet, O'Quinn, Pate of Dooly, Pate of Gwinnett, Paulk of Coffee, Paulk of Irwin, Phillips of Jefferson, Phillips of Quitman, Proctor, Rainey, Rankin, Redwine, Richardson, Ridley, Rogers of McIntosh, Slaton, Steed of Carroll, Steed of Taylor, Stovall, Strickland, Thurman, Tigner, Valentine, Walker of Monroe, Warren, West, Wilson, Wise, Womble, Wooten, Yates,

Those voting in the negative were Messrs.—

Akin, Almond, Beauchamp, Bell of Milton, Boykin, Brock, Buchan, Bush, Carswell,
By unanimous consent the verification of the roll-call was dispensed with.

On the adoption of the amendment the ayes were 102, nays 36. The amendment was therefore adopted.

At the request of Mr. West of Lowndes, House bill No. 437 was withdrawn from the General Judiciary and referred to the Pension Committee.

At the request of Mr. McCurry of Hart, bill No. 450 was withdrawn from Committee on Manufactures and referred to Committee on Counties and County Matters.
The hour of adjournment having arrived, the Speaker declared the House adjourned until 3 o'clock this afternoon.

3 O'clock p.m.

The House reconvened at this hour, and was called to order by the Speaker.

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

The following resolution was read and referred to the Committee on Rules to wit:

By Mr. Davis of Meriwether—

A resolution to make House resolution No. 119 the special order to follow House bill No. 217

The "General Tax Act," which was under consideration at this morning's session at the hour of adjournment, was taken up for a further consideration.

The following amendments were offered, to wit:

The committee proposed to amend subsection 19, section 2 by striking the words "$1,000.00" and inserting in lieu thereof "$2,500."

Also, to amend paragraph 20, section 2 by striking the words "smoothing irons" in the second line of said paragraph.

Also, to amend paragraph 20, section 2 by striking the word "county" in the 9th line of said section and insert the word "State."
Also, to amend paragraph 20, section 2 by striking from first and second lines of said paragraph the words "one hundred" and inserting in lieu thereof the words "two hundred."

Also, to amend by adding at end of subsection 23 of section 2 the following: "Upon any manufacturer in this State of coca-cola, celery-cola, afri-cola, wine-cola, and all other preparations, or trade marks or beverages, the sum of two hundred dollars, and upon every bottler or wholesale dealer in any one or more of the above syrups or beverages the sum of fifty dollars."

Leave of absence was granted to Mr. Paulk of Irwin.

Mr. Evans of Washington moved to adjourn, which motion prevailed and the Speaker announced the House adjourned until 9 o'clock to-morrow morning.

Atlanta, Ga.,
Friday, December 5, 1902.

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 Mr. Foster of Oconee.

The roll was called and the following members answered to their names:
Adams, Duggan, Kilburn,
Akin, Dunbar, Knight,
Alford, Edwards, Knowles,
Almond, English, Lane,
Arnold, Ennis, Lanier,
Ayres, Evans, Lawrence,
Baldwin, Elder, Leigh,
Beall, Fields, Little,
Beauchamp, Flanigan, Lowe,
Bell of Emanuel, Flynt, Mann,
Bell of Milton, Foster of Oconee, Maples,
Blackburn, Foster of Towns, Martin,
Booth, Franklin, Mayson,
Bower, Fussell, Miller of Bullock,
Boykin, Gaulden, Miller of Muscogee,
Brinson, George, Mills,
Brock, Glenn, Mitcham,
Brown, Grenade, Mitchell,
Bruce, Grice, Mizell,
Buchan, Griffin, Moses,
Buchannon, Hall, Mulherin,
Burton, Hardeman, McBride,
Bush, Harden, McCurry,
Butts, Hawes, McElmurray,
Calvin, Hayes, McHenry,
Candler, Hendry, McLain,
Cann, Henry, McRae,
Carr, Hicks, Newton,
Carrington, Hixon of Carroll, Nisbet,
Carswell, Hixon of Sumter, Owen,
Cliait, Holder, Overstreet,
Conner, Houston, O'Quinn,
Cook, Howard of Baldwin, Parker,
Cromartie, Howell, Pate of Dooly,
Crumbly, Hutcherson, Pate of Gwinnett,
Daves, Johnson of Clinch, Paulk of Coffee,
Davis, Johnson of Crawford, Peyton,
Davison, Jones of Dougherty, Phillips of Jefferson,
Deal, Jones of Pickens, Phillips of Quitman,
Derrick, Kelly, Preston,
Dozier, Kendrick, Proctor,
Duckett, Kent, Rainey.
FRIDAY, DECEMBER 5, 1902.

Rankin, Slaton, Walker of Monroe,
Rawls, Spence, Warren,
Redwine, Stanford, Watson,
Reid, Steed of Carroll, Welch,
Rice, Steed of Taylor, Wellborn,
Richardson, Stewart, West,
Ridley, Stovall, Whitley,
Rogers of Hall, Strickland, Wilson,
Rogers of McIntosh, Thompson, Wise,
Roper, Thurman, Womble,
Rountree, Tigner, Wooten,
Sanders, Tracy, Yates,
Shackelford, Underwood, Mr. Speaker,
Shannon, Valentine,

Those absent were Messrs.—

Alexander, Johnson of Baker, Singletary,
Bowen, Morton, Walker of Pierce,
Howard of Laurens, Paulk of Irwin,

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

The reading of the Journal was dispensed with on motion of Mr. Hawes of Elbert.

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

By Messrs. Calvin, Mulherin and Dunbar—

A resolution conveying the sympathy of the House to Hon. Chas. A. Alexander on account of the death of his brother, Maj. J. H. Alexander.

The following message was received from the Governor, through Mr. Erwin, his Secretary:
Mr. Speaker:

The Governor has approved the following Acts of the General Assembly, to wit:

An Act to abolish the county court of Butts county.

Also, an Act to repeal an Act to provide for an issue of bonds by the town of Norcross in Gwinnett county.

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 authorize the clerks of the city courts of this State to appoint deputy clerks, to define the powers and duties of said deputies and to validate all acts of deputy clerks heretofore appointed.

A bill to amend section 2145 of the Code of 1895 so as to better fix the venue of suits against insurance companies.

A bill to amend section 2754 of the Code of 1895 which provides for the foreclosure of mortgages before due, and for other purposes.

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

A bill to prohibit the sale of spirituous liquors in the county of Lee, and for other purposes.
A bill to amend section 982 of volume 1 of the Code of 1895 so as to add the city of Louisville in the county of Jefferson to the list of cities therein named as State depositories.

A bill to amend section 982 of the Code of 1895 so as to add the town of Thomson in the county of McDuffie, Ga., to the list of State depositories.

A bill to establish, maintain and regulate a dispensary for the sale of intoxicating liquors in the city of Ocilla, Irwin county, Ga., and for other purposes.

A bill to incorporate the city of Statesboro, in the county of Bullock, and for other purposes.

A bill to amend an Act to establish the city court of Valdosta, in and for the county of Lowndes, and for other purposes.

The general tax Act which was under discussion at the hour of adjournment of yesterday’s session and which was made the continuing special order until disposed of was again taken up for a further consideration.

The following amendments were read and adopted, to wit:

By Mr. Kelly of Glascock—

To amend section 2, paragraph 23, line 145, by striking the words “two hundred” and insert in lieu thereof the words “one thousand.”

The committee proposed to amend by striking all of subsection 26, of section 2 and inserting in lieu thereof the following:
Twenty-sixth—Upon every slot machine operated in this State wherein is kept any article to be purchased by depositing therein any coin or thing of value, and for which may be had any article of merchandise whatever, the sum of two and $\frac{5}{100}$ dollars for each machine for each county where set up or operated. Upon every such machine wherein may be seen any picture, or any music may be heard, by depositing in the machine any coin or thing of value, and every weighing machine and every machine for making stencils by the use of contrivances operated by slot wherein money or other thing of value is to be deposited, the sum of five dollars for each machine in each county where set up or operated; provided, that not more than fifty shall be required of any one person in any one county under this section.

Committee proposed to amend subsection 28, section 2, by striking out the words “twenty-five dollars” and inserting in lieu thereof the words “ten dollars.”

Also, to amend paragraph 28, section 2 by adding after the word “articles” in line seven the words “or kept in his or her place of business, or elsewhere, where accessible to his or her customers.”

Also, to amend paragraph 29, section 2 by adding at the end of said paragraph the words, “provided further, that in cities and towns of less than 300 inhabitants, five dollars premium shall be charged.”

Also, to amend by striking paragraph 34 and numbering following paragraphs accordingly.

Mr. Brinson proposed to amend line 192 of section 2 by striking the word “day” and inserting in lieu thereof the words “week or fractional part thereof.”
The amendment was adopted.

Mr. Reid proposed to amend by inserting the following to be known as paragraph 19: "Upon every person or firm, for himself or agent, for resident or non-resident owners, who keeps or holds for hire or sale any billiard, pool or other table of like character, one hundred dollars for each county in which such person or firm does business."

The committee proposes to amend by striking the figures "35" in the fourth line of section 4.

Also, by striking the figures "35" in line ten of sec. 4.

Also, to amend by inserting after the word "investments" in line twenty-two of section 5 the following: "shall not be considered as a brokerage or banking business."

Also, by inserting after the words "real estate" in line thirty of section 5 the following: "or personal property."

Also, by inserting after the word "estate" in line thirty-three of section 5 the words "and personal property."

Mr. Hall of Bibb, proposed to amend section 8, by striking from line 3 the words "telegraph, telephone, express."

The previous question was called and the main question ordered.

On the adoption of the amendment, 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.—

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Those voting in the negative were Messrs.—

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FRIDAY, DECEMBER 5, 1902.


Those not voting were Messrs.—

Alexander, Alford, Bell of Emanuel, Bowen, Bower, Boykin, Bruce, Buchan, Buchannon, Bush, Cann, Dozier, Flynt, Griffin, Hardeman, Hicks, Hixon of Sumter, Howard of Baldwin, Howard of Laurens, Johnson of Baker, Knight, Lawrence, Lowe, Maples, Miller of Muscogee, Mills, Mitcham, Morton, Owen, Pate of Gwinnett, Paulk of Irwin, Ridley, Shackelford, Singletary, Walker of Pierce, Warren, Watson, Welch, Wellborn, Whitley, Mr. Speaker.

The roll-call was verified, and it was found that on the adoption of the amendment the ayes were 60, nays 74. The amendment was, therefore, 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 Senate bills, to wit:
A bill to suppress the evil of keeping gaming houses mentioned in section 398 of the third volume of the Code.

A bill to amend section 2017, volume 2 of the Code of 1895, so far as said section relates to issuing and granting corporate powers and privileges to insurance companies.

A bill to establish a system of public schools for the city of Fort Gaines, and for other purposes.

A bill to authorize and require the prison commission to hire the labor of felony convicts of said State, after the expiration of the present contracts, for a period of five years.

The Senate has also passed by the requisite constitutional majority the following Senate resolution, to wit:

A resolution to pay pension of Josiah Lucas, of Appling county, Georgia, to Lecia Lucas, his widow.

Leave of absence was granted Messrs. Richardson, Nisbet, Johnson of Crawford, Pate of Gwinnett.

On motion of Mr. Reid of Campbell, the House adjourned until 3 o'clock this afternoon.

3 o'clock p.m.

The House reconvened at this hour and was called to order by the Speaker.

On motion of Mr. Brown of Houston, the call of the roll was dispensed with.
At the request of Mr. Bush of Miller, Mr. Welch of Gilmer was granted indefinite leave of absence on account of indisposition.

The following privilege resolutions were introduced, to wit:

By Mr. Phillips of Jefferson—

A resolution to make Senate bill No. 9 the special order for Tuesday immediately after the reading of the Journal, subject to precedence of the special orders already set.

Referred to Committee on Rules.

By Mr. Holder of Jackson—

A resolution providing that House bill No. 93 be made the special order for Monday afternoon, December 8th, at 3:15 o'clock, and that previous question be called not later than 4:15 o'clock p.m.

Referred to Committee on Rules.

The general tax Act was again taken up and the following amendments were read and adopted, to wit:

The committee proposed to amend by striking out section 9 and inserting in lieu thereof the following:

Sec. 9. Be it further enacted by the authority aforesaid, That all express, including railroad companies, doing an express, telephone or telegraph business, and all telephone or telegraph companies, person or persons, doing an express, telegraph or telephone business, through their president, general manager or agent having control of the company’s affairs in this State, shall be required to make
returns of all property of said company located in this State to the Comptroller-General, and the law now of force providing for the taxation of railroads in this State shall be applicable to the assessment and collection of taxes from said telegraph and telephone, express and railroad companies doing an express, telephone or telegraph business, as above stated; and if the revenue derived from the ad valorem tax raised under the provisions of this section, does not amount to two and a half per cent. of the gross receipts of said companies, as shown by reports of said companies, to the Comptroller-General, now required by law, the said Comptroller-General is hereby required to collect as an occupation tax from said companies such a per centum upon said gross receipts as will, when added to the ad valorem tax, State and county, equal two and a half per centum upon said gross receipts. Said companies doing such business shall make a quarterly return on both as follows: On the last days of March, June, September and December in each year, to the Comptroller-General, showing a full account of the gross receipts during the quarter ending on such dates; and said taxes herein levied on said gross receipts, as shown by said quarterly returns, shall be paid by the respective persons or companies to the Comptroller-General at the same time of making such returns; the gross receipts herein named shall be construed to mean the full amount of all money received from all business done within the State. If any person, superintendent, agent or president, as the case may be, whose duty it is to make returns under this section, shall fail to do so within thirty days after the time herein required, such person, superintendent, agent or president, shall be liable to indictment, and upon conviction, shall be punished as prescribed in section 1039, volume 3 of the Code of 1895.

Also to amend by adding the following:
Second—that each non-resident person or company whose sleeping cars are run in this State shall be taxed as follows: Ascertain the whole number of miles of railroads over which such sleeping cars are run, and ascertain the entire value of all sleeping cars of such company, of such person or company, then tax such sleeping cars at the regular rate imposed upon the property of this State in the same proportion to the entire value of such sleeping cars that the length of the lines in this State over which such cars run bears to the length of the lines of all railroads over which such sleeping cars are run. The returns shall be made to the Comptroller-General by the president, general agent or person in control of such cars in this State. The Comptroller-General shall frame such questions as will elicit the information sought, and answers thereto shall be made under oath. If the officers above referred to in control of such sleeping cars shall fail or refuse to answer, under oath, the question so propounded, then the Comptroller-General shall obtain the information from such sources as he may, and he shall assess a double tax on such sleeping cars. If the taxes herein provided for are not paid, the Comptroller-General shall issue executions against the owners of such cars which may be levied by the sheriff of any county of this State upon the sleeping car or cars of the owner who has failed to pay the taxes.

Also, to amend by adding the following:

Third—that any person or persons, copartnership, company or corporation, wherever organized or incorporated, whose principal business is furnishing or leasing any kind of railroad cars, except dining, buffet, chair, parlor, palace or sleeping cars, or in whom the legal title to any such cars is vested, but which are operated or leased or hired to be operated on any railroad in this State, shall be deemed an
equipment company. Every such company shall be required to make returns to the Comptroller-General under the same laws now in force in reference to the rolling-stock owned by the railroads making returns in this State and the assessment of taxes thereon shall be levied and the taxes collected in the same manner as provided in the case of sleeping cars in subsection two of this section.

Also, to amend by striking out the words "and such companies, dealers and agents having paid the taxes required herein shall be exempted from any county and municipal tax for selling said sewing machines," in section 10.

Also, to amend section 11 by inserting after the word "tax," in line 19, the following words: "Upon every agent of any manufacturer of, and upon every dealer in, automobiles or other self-propelling vehicles, the sum of fifty dollars for each agency or place of business; they to register and pay said tax in the same manner as bicycle dealers. Upon every agent of any manufacturer of, and upon every dealer in, typewriters or typewriting machines, cash registers and calculating and weighing scales, the sum of twenty-five dollars for each agency or place of business, they to register and pay said tax in the same manner as bicycle dealers."

Also, to amend section 12 of the bill, by adding at the end of said section the following words, to wit: "The true intent and meaning of this section is, that the bank itself shall return for taxes and pay the taxes on the full market value of all the shares of said bank stock."

Mr. Felder of Bibb, moved that when the regular hour of adjournment arrived the session be extended for one hour and thirty minutes, instead of having a night session for a specific purpose, which motion prevailed.
The hour of adjournment of the regular session having arrived, the discussion of the general tax Act was ceased and the special session began for the introduction of bills and reading of bills for second and third time.

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

By Mr. Evans of Washington—

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

The committee proposed to amend by adding a new section, to be known as section 6, to wit:

"Sec. 6. Be it enacted by the authority aforesaid, Provided, however, that the provisions of this Act relative to the salary of the solicitor shall not become effective until after November 1, 1903."

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. Owen of Pike—

A bill to incorporate the Meansville school district, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.
On passage of the bill the ayes were 89, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Peyton of Habersham—

A bill to repeal an Act to create the city court of Clarkesville, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 94, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Alford of Worth—

A bill to establish a system of public schools in the town of Ashburn, 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.

House bill No. 344 was withdrawn by the author by the unanimous consent of the House.

By Mr. Kelly of Glascock—

A bill to repeal an Act to create an advisory board of commissioners for the counties of Laurens and Glascock, 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. Hawes and Martin of Elbert—

A bill to reduce the salary of the judge of the city court of Elberton.

The 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. Shannon and Walker of Monroe—

A bill to codify and consolidate the various Acts to incorporate the city of Forsyth, 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. Cann of Chatham—

A bill to authorize the mayor and aldermen of the town of Tybee to close what is known as Fourth avenue, 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. Grenade and Alexander of Wilkes—

A bill to authorize the mayor and council of the city of Washington, Georgia, to sell certain real estate, 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. Overstreet of Screven—

A bill to reincorporate the town of Sylvania, 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. Daves of Fannin—

A bill to incorporate the town of Morganton, 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. Burton of Franklin—

A bill to incorporate the town of Canon, in Hart 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 95, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Knight of Berrien—

A bill to amend an Act to create the county court of Berrien 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. Overstreet of Screven—

A bill to create a system of public schools for the Sylvania school district, and for other purposes.
The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Overstreet of Screven—

A bill to establish the city court of Sylvania, 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. Hicks and Howard of Laurens—

A bill to incorporate the town of Dudley, in Laurens 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 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Slaton, Blackburn and Houston of Fulton—

A bill to regulate the practice and procedure in the courts of certain cities, 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. Proctor of Camden—

A bill to prohibit the building or use of unlawful fences, 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. Cann of Chatham—

A bill to amend an Act to incorporate the town of Warsaw, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 92, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Hall of Bibb—

A bill to amend an Act to incorporate the Fairburn Banking Company, and for other purposes.
The report of the committee, which was favorable to the passage of the bill, was adopted.

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 amend section 982, volume 1 of the Code, so as to make the town of Hogansville a State depository.

The 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. Howard and Hicks of Laurens—

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

On motion of Mr. Hicks, the bill was tabled.

By Messrs. Howard and Hicks of Laurens—

A bill to create the city court of Dublin.

On motion of Mr. Hicks, the above bill was also tabled.

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

By Mr. Tracy of Webster—

A bill to create a dispensary in the county of Webster, and for other purposes.
Referred to Committee on Counties and County Matters.

By Mr. Cann of Chatham—

A resolution to pay B. L. Gilbert $1,000.

Referred to Committee on Appropriations.

By Mr. Fields of Dooly—

A bill to amend an Act relative to the election laws of Cordele, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Hall of Bibb—

A resolution directing the Governor to require the lessees of the W. & A. R. R. to repair the depot.

Ordered to lay over for one day.

By Mr. Shackelford of Clarke—

A bill to cede jurisdiction over certain lands to the United States government, in the city of Athens.

Referred to Committee on Corporations.

By Mr. Hall of Bibb—

A bill to repeal a resolution to revoke the license of certain railroads entering the carshed in Atlanta.

Referred to General Judiciary Committee.

By Mr. Hall of Bibb—

A resolution providing that the Committee on Finance
make a thorough investigation of certain State house officers, and for other purposes.

Ordered to lay over for one day.

By Mr. Slaton of Fulton—

A bill to amend paragraph 1, section 1, article 6 of the Constitution relative to the district court of appeals.

Referred to General Judiciary Committee.

By Mr. Mitcham of Clayton—

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

Referred to Committee on Counties and County Matters.

By Mr. Dozier of Troup—

A bill to provide for the election of the judge and solicitor of the city court of LaGrange by the people, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Cann of Chatham—

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

Referred to Committee on Corporations.

By Mr. Calvin of Richmond—

A bill to amend section 1384, volume 1 of the Code, relative to the agricultural department, and for other purposes.
Referred to Committee on General Agriculture.

By Mr. Burton of Franklin—

A bill to amend section 982, volume 1 of the Code, so as to make Lavonia a State depository.

Referred to Committee on Banks and Banking.

By Mr. Hayes of Macon—

A bill to amend an Act to establish a public school system for Marshallville, Georgia, and for other purposes.

Referred to Committee on Corporations.

By Mr. Peyton of Habersham—

A bill to amend an Act to incorporate the city of Toccoa, and for other purposes.

Referred to Committee on Corporations.

By Mr. Womble of Upson—

A bill to prohibit the manufacture of liquors in Upson county, and for other purposes.

Referred to Committee on Education.

By Mr. Rogers of McIntosh—

A bill to declare any person guilty of a misdemeanor who shall procure liquor through the purchase of minors, and for other purposes.

Referred to Committee on Temperance.
By Mr. Moses of Coweta—

A bill to amend section 3472 of the Code, making mortgage for purchase money of personalty superior to a years' support, and for other purposes.

Referred to General Judiciary Committee.

By Messrs. Stovall, Cann and Harden of Chatham—

A bill to fix the time of electing all city officers in cities of 50,000 inhabitants, and for other purposes.

Referred to Special Judiciary Committee.

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

Mr. Speaker:

The Committee on Education have had under consideration the following bills of the House, and instruct me, as their chairman, to report them back to the House with the recommendation that they do pass, to wit:

A bill to incorporate the Young's Tanyard school district, in Coweta county.

A resolution to appropriate the school funds to the white and colored schools according to the amount of taxes paid in each county of this State, and for other purposes.

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 also pass, to wit:
A bill to incorporate the Forsyth school district, in the county of Monroe, and for other purposes.

Respectfully submitted.

Jno. N. Holder, Chairman.

Mr. Knowles, chairman of the Committee on the Western and Atlantic Railroad, submitted the following report:

Mr. Speaker:

The Committee on the Western and Atlantic Railroad have had under consideration the following House resolution, and instruct me, as chairman, to report the same back with the recommendation that it do pass, to wit:

A resolution for the relief of the Western and Atlantic Railroad Company.

Respectfully submitted.

Knowles, Chairman.

Mr. Shackelford, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration House bill No. 451, a bill to be entitled an Act to cede to the United States the jurisdiction over a lot on the southwestern corner of York and Abercorn streets, in the city of Savannah, and authorize me, as their chairman, to report the same back to the House with the recommendation that the same do pass by substitute.

Respectfully submitted.

Thos. J. Shackelford, Chairman.
Mr. Hawes of Elbert, chairman of the Committee on Pensions, submitted the following report:

Mr. Speaker:

The Committee on Pensions have had under consideration the following resolutions 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 appropriating $50.00 to Mrs. E. W Stewart, of DeKalb county, for pension due her husband, I. H. Stewart.

A resolution to pay pension due B. G. Smith, of Baker county.

A resolution to pay $180.00 due Mrs. Mary E. Flynt as pension.

The committee have also considered House bill No. 437, and report the same back with the recommendation that it do not pass:

A bill to prorate the pension fund to each class of pensioners.

Respectfully submitted.

P. M. Hawes, Chairman.

Mr. Shannon, 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, and instruct
me, as their chairman, to report back the same with the recommendation that the same do pass:

By Mr. Mitcham of Clayton—

A bill to protect the fish, and to provide the manner of fishing in Flint river and all creeks, streams, lakes, ponds and waters in Clayton county, Georgia, and to provide a penalty for violation of the same.

By Mr. Buchannon of Early—

A bill to amend an Act entitled an Act to create and incorporate the city of Blakely, and for other purposes, so as to extend the corporate limits of the city of Blakely.

By Mr. McCurry of Hart—

A bill to authorize and empower Joseph J. Fretwell, his associates, successors or assigns, to construct and maintain a dam or dams for manufacturing, trade or commercial purposes, across the Savannah river, at or near Andersonville, South Carolina, at any convenient place on said river, and for other purposes.

The committee have also had under consideration the following bill, and instruct me, as their chairman, to report back the same with the recommendation that the same do not pass:

By Mr. Brinson of Decatur—

A bill to regulate the carrying of concealed weapons in this State; to prescribe conditions of sale of pistol cartridges, and for other purposes.

Respectfully submitted.

Jno. R. Shannon, Chairman.
Mr. Howell, acting chairman of the Committee on Special Judiciary, submitted the following report:

Mr. Speaker:

Your committee having had under consideration the following House bills, instruct me, as their chairman, to report them to the House with the recommendation that the same do pass by substitute:

By Mr. Miller of Bullock—

A bill declaring it to be unlawful to poison dogs in certain cases in this State.

I am instructed to report the following bill back with the recommendation that it do pass:

By Messrs. Hardeman and Holder of Jackson—

A bill to amend an Act entitled an Act to create a board of commissioners of roads and revenues for Jackson county.

I am instructed to report the following bills back to the House with the recommendation that the same do not pass:

By Messrs. Hicks and Howard of Laurens—

A bill to amend the law appointing jury commissioners.

By Messrs. Cann, Harden and Stovall of Chatham—

A bill to regulate the sale of liquor in cities having 20,000 population, or more.

By Messrs. Cann, Harden and Stovall of Chatham—

A bill to regulate the sale of liquor in cities having a population of 20,000, or more.
By Mr. Calvin of Richmond—

A bill to amend section 2582 of the Civil Code of 1895.

By Mr. Tigner of Muscogee (by request)—

A bill to prevent the use of the public roads of this State by machines operated by steam, gasoline, etc.

By Mr. Peyton of Habersham—

A bill to equalize the business and labor of the judges of the several circuits in this State, etc.

By Mr. Glenn of Whitfield—

A bill to amend section 4045 of the Code of 1895.

By Mr. Glenn of Whitfield—

A bill to make the charging or taking of greater rate of interest than 25 per centum per annum a misdemeanor.

By Mr. Dozier of Troup—

A bill to provide for judgment for value of property on conviction of larceny.

I am instructed to report the following House resolution back with the recommendation that it do not pass:

By Mr. Underwood of White—

A resolution to authorize and direct the Governor to subscribe to a sufficient number of copies of "Georgia Justice," by C. H. Sutton, to supply the justices of the peace with a copy.

Respectfully submitted.

W S. Howell, Acting Chairman.
The Committee on Blind Asylum, submitted the following report:

Mr. Speaker:

The Committee on Academy for the Blind desires to submit the following report:

On the 24th inst., we visited the institution and made as complete an investigation of its affairs as we thought was necessary. We were pleased to note the good condition of the buildings and the admirable manner in which all of the details of the work of the Academy are managed. The instruction given the pupils is systematic and thorough, and can not fail to make of these poor afflicted children, honorable and useful citizens.

Nothing which we could say in regard to the sanitary conditions which exist, could be more expressive than the statement that there are 108 pupils in the two schools (77 white and 31 colored), and yet there was not a single case of sickness of any kind amongst them.

We examined and verified the report of the treasurer of the board of trustees, and find that the expenditures for maintenance for the year ending September 30, 1902, were $18,485.04. The appropriation being $18,000.00, there would have been a deficit of $485.04, but $166.91 was received from other sources (sales of brooms, etc.), and the remainder, $318.13, was paid from the unexpended balance of $1,943.34 on hand October 1, 1901.

The economical management of the institution had resulted in a small saving from former appropriations, but the increase in number of inmates and enhanced value of
supplies during the recent years has encroached upon this surplus, and October 1st of this year shows only the amount of $1,625.21 remaining on hand.

If the increased demands upon the trustees should continue in the future, this would soon be wiped out and a larger appropriation will be required to maintain the institution. We are in hopes that this will not be necessary, but are confident that nothing will be asked for which the exigencies of the case do not imperatively demand.

Of the extra appropriation of $2,000.00 made at last session of the Legislature for improvements and repairs, there remains an unexpended balance of $637.15, which will be used as needed.

The "Pupils' Fund," which originated from personal contributions, amounting to $680.10, made by members of the General Assembly in 1854, was so judiciously invested and carefully fostered that it now amounts to $7,602.13. Inquiring of the trustees as to the final disposition of this fund, we were informed that it was their purpose to hold it intact until it reached $10,000, then invest this amount and use the interest only in aiding worthy graduates of the institution in such ways as would be deemed best to enable them to utilize the knowledge they had gained and make them self-supporting citizens.

In conclusion, we would say that it was a great pleasure to your committee to visit this, one of the best managed of the State's noble charities.

Thomas J. M. Kelly, Chairman.

J. T. Peyton, Jno. R. Singletary,
J. W. Mayson, Jno. H. Derrick,
J. L. Thompson, J. O. Lawrence,
C. S. T. Strickland.
Mr. Shackelford, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration House bill No. 370, a bill to be entitled an Act to incorporate the city of Russell, and authorize me, as their chairman, to report the same back to the House with the recommendation that the same do pass as amended.

Respectfully submitted.

THOS. J. SHACKELFORD, Chairman.

Mr. Shackelford, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration the following bills or the House, and instruct me, as their chairman, to report the same back to the House with the recommendation that the same do pass, to wit:

By Mr. Mills of Cherokee—

A bill to be entitled an Act to place registration books in hands of notaries public and justices of the peace.

By Mr. Cann of Chatham—

A bill to be entitled an Act to amend the severalActs incorporating the town of Warsaw.

Respectfully submitted.

THOS. J. SHACKELFORD, Chairman.
The following bills were read the second time, to wit:

By Mr. Mulherin of Richmond—

A bill to authorize county commissioners to charge a license against dealers in junk, etc., and for other purposes.

By Mr. McLain of Cobb—

A resolution for the relief of the Western and Atlantic Railroad Company.

By Mr. Alford of Worth—

A bill to amend an Act to incorporate the town of Sylvester.

By Mr. O'Quinn of Wayne—

A bill to compel railroad companies to run one train daily except on Sundays.

By Mr. Newton of Colquitt—

A bill to amend the charter of the town of Doerun.

By Mr. Rawls of Effingham—

A bill to make railroad companies liable for damages for stock killed.

By Mr. Conner of Bartow—

A bill to protect fish in the streams of Bartow county.

By Mr. Howard of Baldwin—

A bill requiring the ordinaries of this State to approve official bonds.
By Mr. Gaulden of Brooks—

A bill fixing the license fee for retailing liquors in Brooks county.

By Mr. Conner of Bartow—

A bill to require the State of Georgia to pay the expenses for which the county is liable of the trials against the Western & Atlantic Railroad in all cases.

By Mr. Pate of Gwinnett—

A bill to amend an Act to incorporate the town of Tripp.

By Mr. Fields of Dooly—

A bill to amend an Act to incorporate the city of Cordele.

By Mr. Owen of Pike—

A bill to create the Zebulon school district.

By Mr. Evans of Washington—

A bill to amend an Act to incorporate the town of Deepstep.

By Mr. Glenn of Whitfield—

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

By Mr. McCurry of Hart—

A bill to amend an Act creating a board of commissioners of roads and revenues for the county of Hart.
By Mr. Shannon of Monroe—

A bill to provide for testing the illuminating qualities of illuminating oil.

By Mr. Mitcham of Clayton—

A bill to protect the fish in the waters of Clayton county.

By Mr. Miller of Bulloch—

A bill declaring it to be unlawful to poison dogs in certain cases.

By Mr. Moses of Coweta—

A bill to incorporate the Young's Tanyard school district.

By Mr. Maples of Mitchell—

A bill to repeal an Act to amend the charter of the town of Camilla.

By Mr. Mulherin of Richmond—

A bill to amend the charter of Augusta relative to levying a commutation tax.

By Mr. Fields of Dooly—

A bill to amend an Act to incorporate the city of Cordele.

By Mr. Newton of Colquitt—

A bill to amend an Act to create the city court of Moultrie.
By Mr. Calvin of Richmond—

A resolution authorizing the Committee of Agriculture to make exhibit of State’s resources at St. Louis Exposition.

By Mr. O’Quinn of Wayne—

A bill to enlarge the power of the railroad commission.

By Mr. Knowles of Floyd—

A bill to extend the corporate limits of East Rome.

By Mr. Blackburn of Fulton—

A bill to authorize street railroad companies to furnish steam heat.

By Mr. Mulherin of Richmond—

A bill to create a board of fire commissioners for the city of Augusta.

By Messrs. Hardeman and Holder of Jackson—

A bill to amend an Act creating a board of commissioners of roads and revenues of Jackson county.

By Mr. Evans of Washington—

A bill to amend an Act incorporating the town of Harrison.

By Mr. Stovall of Chatham—

A bill to cede to the United States the jurisdiction over
a lot in the city of Savannah for the purpose of erecting thereon a marine hospital.

By Mr. Cromartie of Appling—

A bill to amend an Act incorporating the town of Hazlehurst.

By Messrs. Morris and McLain of Cobb—

A bill to incorporate the Leonard school district.

By Messrs. Holder and Hardeman of Jackson—

A bill to amend section 982, volume 1 of the Code relative to State depositories.

By Mr. Bower of Decatur—

A resolution to prorate the school funds of each county to the colored and white races according to the amount of taxation paid by each.

By Mr. Mayson of DeKalb—

A resolution to appropriate $50 to Mrs. E. W. Stewart for pension due her husband.

By Mr. Fields of Dooly—

A bill to require railroad companies to construct and maintain specified crossways.

By Mr. Rodgers of Hall—

A bill to repeal an Act to protect game in Hall county.
By Mr. Crumbly of Stewart—

A bill to prohibit the sale of spirituous, vinous and malt liquors and intoxicating bitters and ciders in Stewart county except as provided.

By Messrs. Slaton, Houston and Blackburn of Fulton—

A bill to amend the charter of Oakland City

By Messrs. Morris and McLain of Cobb—

A bill to amend the charter of Austell.

By Messrs. Steed and Hixon of Carroll—

A bill to establish a system of public schools in the town of Bowdon.

By Mr. Mills of Cherokee—

A bill to place the registration or voters' books in the hands of the various notaries public or justices of the peace of each militia district instead of in the hands of the tax collector.

By Mr. George of Morgan—

A resolution to increase the salary of the mayor of Madison, Ga.

By Mr. Johnson of Baker—

A resolution to pay pension due B. G. Smith.

By Mr. Beauchamp of Butts—

A resolution to appropriate $180 pension money to Mrs. Mary E. Flint.
By Mr. Booth of Walton—

   A resolution for the relief of G. S. Duke.

By Messrs. Steed and Hixon of Carroll—

   A bill to prescribe the manner of electing county school commissioners.

By Mr. Jones of Pickens—

   A bill to incorporate the Marble Hill school district.

By Messrs. Steed and Hixon of Carroll—

   A bill to amend an Act to incorporate the town of Bowdon.

By Mr. Newton of Colquitt—

   A bill to amend an Act to establish a system of public schools for the town of Jesup.

By Mr. O'Quinn of Wayne—

   A bill to amend an Act to establish a system of public schools in the town of Jesup.

By Mr. Mills of Cherokee—

   A bill to provide for the placing in the hands of the notaries public and justices of the peace the registration book for each militia district.

By Mr. McCurry of Hart—

   A bill to authorize Joseph Fretwell to construct a dam across the Savannah river.
By Mr. Buchannon of Early—

A bill to amend an Act to incorporate the city of Blakely.

By Messrs. Candler and George—

A resolution providing for the appointment of a tax commission.

By Mr. Calvin of Richmond—

A bill for the protection of birds and their nests.

By Mr. Knight of Berrien—

A bill to create a district court for the city of Tifton.

By Mr. Steed of Taylor—

A bill to amend section 4924 of the Civil Code which relates to the granting of injunctions.

By Mr. Tignor of Muscogee—

A bill to amend paragraph 1, section 1, article 7 of the Constitution which relates to the power of taxation to be exercised by the General Assembly.

By Mr. Edwards of Marion—

A bill to amend an Act to establish a dispensary in the town of Buena Vista.

By Mr. George of Morgan—

A bill to incorporate the town of Boston in the county of Morgan.
On motion of Mr. Conner of Bartow, House bill No. 353 was tabled.

By Mr. Stanford of Harris—

A bill to establish a dispensary in the town of Hamilton.

The following Senate bills were read the first time, to wit:

By Mr. Merritt of the 20th district—

A bill to reorganize the military forces of this State, and for other purposes.

Referred to Committee on Military Affairs.

By Mr. Perry of the 33d district—

A bill to require defendants in cases at common law and equity to set forth answer in paragraphs in certain cases, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Park of 37th district—

A bill to provide for the testing of illuminating oil, and for other purposes.

Referred to Committee on General Agriculture.

By Mr. Howell of the 35th district—

A bill to amend section 2017, volume 2 of the Code relative to the issuing and granting of corporate powers.
Referred to General Judiciary Committee.

By Mr. Comas of the 3d district—

A bill to amend an Act to amend section 1541, volume 1 of the Code, which prescribes the number of names to be certain petitions, and for other purposes.

Referred to Committee on Temperance.

By Mr. Clements of the 15th district—

A bill to authorize the prison commission to hire the labor of felony convicts for a period of five years, and for other purposes.

Referred to Committee on Penitentiary.

By Mr. Perry of the 33d district—

A bill to amend the school laws of this State, and for other purposes.

Referred to State Library Committee.

By Mr. Comas of the 3d district—

A resolution to authorize the burning of cancelled bonds and for other purposes.

Referred to General Judiciary Committee.

By Mr. Sweat of the 5th district—

A bill to make it a misdemeanor to be intoxicated upon any street or public road of this State, and for other purposes.
By Mr. Lee of the 44th district—

A bill to provide for the protection of officers and employees of the State penitentiary, and for other purposes.

Referred to Penitentiary Committee.

By Mr. Christie of the 11th district—

A bill to establish a system of public schools in the city of Fort Gaines, and for other purposes.

Referred to Committee on Education.

By Mr. Comas of the 3d district—

A bill to prohibit the selling or giving away to convicts any spirituous liquors, and for other purposes.

Referred to Committee on Penitentiary.

By Mr. Lee of the 44th district—

A bill to require the attorney-general to perform without compensation the duties of the attorney of the Western and Atlantic Railroad.

Referred to General Judiciary Committee.

By Mr. Perry of the 33d district—

A bill to suppress the evil of keeping gaming houses mentioned in section 398, volume 3 of the Code.

Referred to General Judiciary Committee.
By Mr. Jordan of the 28th district—

A resolution to appoint a joint committee to visit the College of Agriculture and Mechanical Arts at Athens, and for other purposes.

Ordered to lay on the table for one day.

By Mr. Howell of the 35th district—

A resolution to authorize the Brumby Memorial Association to erect a monument upon the Capitol grounds.

Referred to Committee on Military Affairs.

By Mr. Van Buren of the 21st district—

A bill to repeal an Act to reduce the compensation of the treasurer of Wilkinson county, and for other purposes.

Referred to Committee on Corporations.

By Mr. Comas of the 3d district—

A resolution to pay pension of Josiah Lucas, of Appling county.

Referred to Committee on Pensions.

By Mr. Perry of the 33d district—

A resolution to memorialize the Georgia Senators and Representatives in Congress to have the United States reimburse the State for certain Indian war claims.

Referred to Committee on Military Affairs.

The following Senate bills were read the second time, to wit:
By Mr. McMichael—

A bill to amend article 8, section 4, paragraph 1 of the Constitution of Georgia.

By Mr. Jordan of the 28th district—

A bill to create a commission to investigate the feasibility of locating an agricultural and industrial college in each Congressional district in this State, and for other purposes.

By Mr. Davis of the 17th district—

A bill to amend an Act to incorporate the town of Midville, and for other purposes.

By Mr. Hopkins of the 7th district—

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

By Mr. Worsham of the 22d district—

A bill to incorporate the Forsyth school district, and for other purposes.

By Mr. Harrell of the 8th district—

A bill to amend section 982, volume 1 of the Code, so as to make the city of Pelham a State depository.

By Mr. Hopkins of the 7th district—

A bill to incorporate the town of Merrillville, in Thomas county.
By Mr. Skelton of the 31st district—

A bill to change the time of holding the General Assembly.

By Mr. Hopkins of the 7th district—

A bill to authorize administrators, executors, etc., who are required by law to give bond, to charge the cost of such bond, and for other purposes.

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

Atlanta, Georgia.
Saturday, December 6, 1902.

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 of Emanuel, Brock,
Akin, Bell of Milton, Brown,
Arnold, Blackburn, Bruce,
Ayres, Booth, Buchan,
Baldwin, Bower, Buchannon,
Beall, Boykin, Burton,
Beauchamp, Brinson, Butts,
| Calvin,        | Hendry,              | Overstreet,         |
| Candler,      | Henry,               | O'Quinn,            |
| Cann,         | Hixon of Carroll,    | Parker,             |
| Carr,         | Hixon of Sumter,     | Pate of Gwinnett,   |
| Carrington,   | Holder,              | Paulk of Coffee,    |
| Carswell,     | Houston,             | Peyton,             |
| Cliatt,       | Howard of Baldwin,   | Phillips of Jefferson, |
| Conner,       | Howard of Laurens,   | Preston,            |
| Cook,         | Howell,              | Proctor,            |
| Cromartie,    | Hutcheson,           | Rainey,             |
| Crumbly,      | Johnson of Clinch,   | Rankin,             |
| Daves,        | Jones of Dougherty,  | Rawls,              |
| Davis,        | Jones of Pickens,    | Redwine,            |
| Davison,      | Kelly,               | Reid,               |
| Deal,         | Kendrick,            | Rice,               |
| Derrick,      | Kent,                | Ridley,             |
| Dozier,       | Kilburn,             | Rogers of Hall,     |
| Duckett,      | Knight,              | Rogers of McIntosh, |
| Duggan,       | Knowles,             | Roper,              |
| Dunbar,       | Lane,                | Rountree,           |
| Edwards,      | Lanier,              | Sanders,            |
| English,      | Lawrence,            | Shackelford,        |
| Evans,        | Leigh,               | Shannon,            |
| Felder,       | Little,              | Slaton,             |
| Fields,       | Lowe,                | Spence,             |
| Flanigan,     | Mann,                | Stanford,           |
| Flynt,        | Martin,              | Steed of Carroll,   |
| Foster of Oconee, | Mayson,           | Steed of Taylor,    |
| Foster of Towns,  | Miller of Bullock,  | Stewart,            |
| Franklin,     | Miller of Muscogee,  | Stovall,            |
| Fussell,      | Mills,               | Strickland,         |
| Gaulden,      | Mitcham,             | Thompson,           |
| George,       | Mitchell,            | Thurman,            |
| Glenn,        | Moses,               | Tigner,             |
| Grenade,      | Mulherin,            | Tracy,              |
| Grice,        | McBride,             | Underwood,          |
| Griffin,      | McCurry,             | Valentine,          |
| Hall,         | McElmurray,          | Walker of Monroe,   |
| Hardeman,     | McHenry,             | Warren,             |
| Harden,       | McLain,              | Welch,              |
| Hawes,        | Newton,              | Wellborn,           |
| Hayes,        | Owen,                | West,               |
Those absent were Messrs.—

Alexander,       Johnson of Baker,       Pate of Dooly,
Alford,          Johnson of Crawford, Paulk of Irwin,
Almond,          Maples,                  Phillips of Quitman,
Bowen,           Mizell,                 Richardson,
Bush,            Morton,                 Singleton,
Ennis,           McRae,                  Walker of Pierce,
Hicks,           Nisbet,                Watson,

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

Mr. Dozier of Troup, gave notice that at the proper time he would move to reconsider the action of the House in passing House bill No. 92, which is a bill to make the town of Hogansville a State depository.

The general tax Act was again taken up for further consideration of the House, and the following amendments were offered and read, to wit:

The committee proposed to amend as follows:

To amend by inserting a new section, as follows, to be numbered section 18, to wit:

Sec. 18. Be it further enacted by the authority aforesaid, That every corporation incorporated under the laws of any other State or foreign country (except telegraph, telephone, express, sleeping car, insurance, and such other incorporations as pay to this State a specific or an income or percentage tax on gross premiums as elsewhere pro-
provided in this Act), and having an office, agency, salesroom, warehouse or place of business in this State and doing business within this State, shall pay annually to the Comptroller-General, for the use of the State, an occupation or privilege tax, for the privilege of exercising their corporate powers or franchises in this State, which said occupation or privilege tax shall be assessed by the Comptroller-General upon the following basis, to wit: On each corporation whose paid-up capital stock is $25,000.00 or under, the sum of $25.00; on each corporation whose paid-up capital stock is over $25,000.00, and not over $100,000.00, the sum of $50.00; on each corporation whose paid-up capital stock is over $100,000.00 and not over $200,000.00, the sum of $100.00; on each corporation whose paid-up capital is over $200,000.00, and not over $300,000.00, the sum of $150.00; on each corporation whose paid-up capital stock is over $300,000.00, and not over $400,000.00, the sum of $200.00; on each corporation whose paid-up capital is over $400,000.00, and not over $500,000.00, the sum of $250.00; on each corporation whose paid-up capital stock is over $500,000.00, and less than $1,000,000.00, the sum of $500.00; on each corporation whose paid-up capital is $1,000,000.00 or over, the sum of $1,000.00. Before commencing the exercise of its corporate franchise in this State, or doing any business thereunder in this State, every such corporation shall file with the Comptroller-General a certified copy of its charter, with a statement under oath by its chief fiscal officer or agent within this State, stating the amount of paid-up capital stock, and the occupation or privilege tax herein prescribed shall be then and there paid to the Comptroller-General for the calendar year or the unexpired portion thereof, and thereafter the said occupation or privilege tax shall be paid annually before the 31st day of January for
each calendar year. The Comptroller-General shall issue his formal receipt therefor, which said receipt shall be posted by such corporation in a conspicuous place in its principal office or place of business in this State. Any increase in the paid-up capital stock of any corporation as aforesaid, shall be included in its next annual application for its occupation or privilege license as herein provided, made after such increase. The same penalties provided in this Act for other tax defaulters shall be applicable to and enforced by the Comptroller-General by execution against defaulters under this section. No corporation which has paid the occupation or privilege tax herein prescribed shall be liable for any other occupation or privilege or other tax, except licenses required by municipalities, and except ad valorem taxes on real and personal property liable to such under the laws of this State. The requirements of this section of this Act shall be advertised by the Comptroller-General once a week for four weeks in each daily paper in this State, commencing by the first day of January, 1903.

Mr. Reid of Campbell, called the previous question, which call was sustained and the main question ordered.

On the adoption of the amendment, Mr. Leigh of Coweta, 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, Akin, Ayres, Baldwin, Beall, Beuchamp, Bell of Milton, Candler, Cliatt, Connor, Daves, Deal, Derrick, Duggan, Edwards, English, Flanigan, Fussell, Gaulden, George, Glenn, Hall, Hardeman, Hendry,
Those voting in the negative were Messrs.—

Bell of Emanuel, Dunbar, Little,
Blackburn, Evans, Mann,
Boykin, Felder, Mills,
Brock, Fields, Moses,
Brown, Foster of Oconee, Mulherin,
Bruce, Foster of Towns, McCurry,
Buchan, Franklin, Peyton,
Buchannon, Grenade, Rainey,
Burton, Grice, Rogers of McIntosh,
Butts, Griffin, Sanders,
Calvin, Harden, Shackelford,
Cann, Hawes, Slaton,
Carr, Hayes, Steed of Taylor,
Carrington, Hixon of Sumter, Stovall,
Carswell, Houston, Tigner,
Cook, Howard of Laurens, Warren,
Crumbly, Howell, Wellborn,
Davis, Jones of Dougherty, West,
Davison, Kelly, Wise,
Dozier, Kilburn, Wooten,
Duckett, Lawrence,
Those not voting were Messrs.—

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<td>Pate of Gwinnett,</td>
<td>Mr. Speaker.</td>
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<td>Howard of Baldwin,</td>
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The roll-call was verified, and on counting the vote it was found that the ayes were 73, nays 62.

The amendment was therefore adopted.

On the adoption of section 18 of the bill, Mr. Slaton of Fulton 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,              | Derrick,                | Hendry,                |
|                    |                         | Henry,                 |
| Akin,              | Duggan,                 | Hicks,                 |
| Ayres,             | Edwards,                | Hixon of Carroll,      |
| Baldwin,           | English,                | Holder,                |
| Beall,             | Flanigan,               | Howell,                |
| Beauchamp,         | Fussell,                | Hutcheson,             |
| Bell of Milton,    | Gaulden,                | Johnson of Clinch,     |
| Candler,           | George,                 | Jones of Pickens,      |
| Conner,            | Glenn,                  | Kent,                  |
| Daves,             | Hall,                   | Knight,                |
| Deal,              | Hardeman,               |                        |
Those voting in the negative were Messrs.—

Bell of Emanuel, Duckett, Little,
Blackburn, Dunbar, Mann,
Boykin, Evans, Moses,
Brinson, Felder, Mulherin,
Brock, Fields, McCurry,
Brown, Foster of Oconee, McHenry,
Bruce, Foster of Towns, Peyton,
Buchan, Franklin, Rainey,
Buchannon, Grenade, Ridley,
Burton, Grice, Rogers of McIntosh,
Butts, Harden, Sanders,
Calvin, Hawes, Shackelford,
Cann, Hayes, Slaton,
Carr, Hixon of Sumter, Steed of Taylor,
Carrington, Houston, Stovall,
Carswell, Howard of Baldwin, Tigner,
Cliatt, Howard of Laurens, Warren,
Cook, Jones of Dougherty, Wellborn,
Crumbly, Kelly, West,
Davis, Kilburn, Wilson,
Davison, Knowles, Wise,
Dozier, Lawrence, Wooten.
Those not voting were Messrs.—

Alexander,          Johnson of Baker,          Pate of Gwinnett,
Alford,             Johnson of Crawford,     Paulk of Irwin,
Almond,             Kendrick,               Phillips of Jefferson,
Arnold,             Maples,                 Phillips of Quitman,
Booth,              Miller of Muscogee,     Richardson,
Bowen,              Mills,                  Singletary,
Bower,              Morton,                 Strickland,
Bush,               McBride,                Valentine,
Cromartie,          McRae,                  Walker of Pierce,
Ennis,              Nisbet,                 Watson,
Flynt,              Nisbet,                 Mr. Speaker.
Griffin,            Pate of Dooly,          

The roll-call was verified, and on the adoption of the section the ayes were 74, nays 66.

The section was therefore adopted.

Mr. Franklin of Washington, gave notice that at the proper time he would move to reconsider the action just had in adopting section 18.

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 incorporate the city of Tifton, in Berrien county, and for other purposes.

A bill to incorporate the city of Ocilla, in Irwin county and for other purposes.

A bill to amend an Act approved November 7, 1889, so as to make the town of Buchanan the city of Buchanan.
A bill to incorporate the town of Bethlehem, in the
county of Walton, and for other purposes.

A bill to amend the charter of the town of Boston, so
as to enlarge and extend the taxing powers of the mayor
and council of said town, and for other purposes.

A bill to amend an Act creating a board of county com-
missioners for the county of Berrien, and for other pur-
poses.

A bill to incorporate the town of Soperton, in Montgom-
ery county, Georgia, and for other purposes.

A bill to amend, consolidate and supersede the several
Acts incorporating the town of Louisville, Georgia, in the
county of Jefferson, and for other purposes, so as to pro-
vide for water-works, etc.

A bill to alter and amend an Act to incorporate the
Southern Mutual Insurance Company, approved December 29, 1847, and the several Acts amendatory thereof, and
for other purposes.

A bill to amend section 982 of the Code of 1895, so as
to add Montezuma, Georgia, to the list of depositories,
and for other purposes.

A bill to amend the charter of the Buena Vista Loan
and Savings Bank, and for other purposes.

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 con-
situational majority, the following bills of the House, to wit:

A bill to create a new charter for the city of Hawkinsville, in the county of Pulaski, Georgia, and for other purposes.

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

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

By Mr. Mulherin of Richmond—

A resolution making Senate bill No. 81, known as the military bill, the special order for Tuesday afternoon, December 9th, subject to the tax Act; the previous question to be called not later than 4:30 o'clock.

Section 1 of the general tax Act, which was passed over until the rest of the bill should have been completed, was taken up for adoption.

Mr. Hall of Bibb, proposed to amend section 1, lines 3 and 4, by striking out the following words: "three and eighteen one-hundredths (3 18-100) mills," and inserting in lieu thereof the following words: "four and seventeen one-hundredths (4 17-100) mills."

On the adoption of the above amendment, 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.—

Crumbly, Hall, Hixon of Sumter,
Gaulden,
Those voting in the negative were Messrs.—

Adams, Grenade, O'Quinn,
Akin, Grice, Peyton,
Ayres, Harden, Proctor,
Beauchamp, Hawes, Rainey,
Bell of Milton, Hayes, Rankin,
Blackburn, Hendry, Rawls,
Boykin, Henry, Redwine,
Brinson, Hixon of Carroll, Reid,
Brock, Holder, Rice,
Brown, Houston, Ridley,
Buchan, Howard of Baldwin, Rogers of Hall,
Buchannon, Howard of Laurens, Rogers of McIntosh,
Burton, Howard, Roper,
Butts, Hutcheson, Rountree,
Calvin, Jones of Dougherty, Sanders,
Candler, Jones of Pickens, Shackelford,
Cann, Kelly, Slaton,
Carr, Kent, Spence,
Carrington, Kilburn, Stanford,
Carswell, Knight, Steed of Carroll,
Clatt, Knowles, Steed of Taylor,
Conner, Lane, Stewart,
Cook, Lanier, Stovall,
Daves, Leigh, Thompson,
Davis, Lowe, Thurman,
Deal, Mann, Tigner,
Derrick, Martin, Tracy,
Dozier, Mayson, Underwood,
Duggan, Miller of Bullock, Walker of Monroe,
Dunbar, Mills, Warren,
English, Mitchell, Wellborn,
Evans, Moses, West,
Felder, Mulherin, Whitley,
Fields, McCurry, Wilson,
Foster of Towns, McElmurray, Wise,
Fussell, McHenry, Womble,
George, Newton, Wooten,
Glenn, Overstreet, Yates.
By unanimous consent the verification of the roll-call was dispensed with.

On the adoption of the amendment the ayes were 4, nays 111.

The amendment was therefore lost.

Mr. Franklin of Washington, moved to extend the session of this morning until the general tax Act should be disposed of.

Mr. Mills moved to amend by extending the session for thirty minutes.

The amendment was lost.

The motion of Mr. Franklin was then put to the House and carried.
Mr. Felder of Bibb, moved that when the House adjourns to-day it stand adjourned until 9 o'clock Monday morning.

The motion prevailed, but was afterwards reconsidered.

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 Atwater, in the county of Upson; to provide for the election of mayor and councilmen, and for other purposes.

A bill to amend the charter of the town of Newton, in Baker county, and for other purposes.

A bill to incorporate the town of Chester, in Dodge county.

Discussion of the general tax Act was again resumed.

The committee proposed the following amendments, which were adopted, to wit:

To amend section 1 by inserting in line 6, and just before the word "mills," the following words: "three and eighteen one-hundredths (3 18-100)."

Also, to amend section 1 by inserting in line 11, before the word "mills," the following words: "one and eighty-two one-hundredths (1 82-100)."
Mr. Grice of Pulaski, proposed to amend section 1 by adding after the figures "1903," the following: "and 1904."

No quorum having voted on the above amendment, the Speaker ordered a call of the roll so as to ascertain if a quorum be present.

The following members answered to their names:

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SATURDAY, DECEMBER 6, 1902.

Those absent were Messrs.—

Alexander, Alford, Alford, Almon, Arnold, Ayres, Beall, Bell of Milton, Booth, Bowen, Bower, Bower, Boykin, Bush, Candler, Carr, Cromartie, Derrick, Duckett, Edwards, English, Ennis, Flanigan,


The call of the roll having disclosed the fact that 113 members were present, the House proceeded with the business before it.

Mr. Grice's amendment to section 1 was then put to the House and adopted.

The hour of adjournment of the regular session arrived, but it having been determined by previous motion, the session was continued for the specific purpose of disposing of the general tax Act.
Mr. Reid of Campbell called for the previous question on the bill, the amendments, and on agreeing to the report of the committee, which call was sustained.

Before the main question could be put Mr. George of Morgan, moved that when the House adjourn it adjourn to meet again at 3:30 o'clock this afternoon.

Mr. Franklin of Washington, held that the motion could not be entertained as the regular hour of adjournment had past and the session had been extended for a specific purpose.

The Speaker ruled that the point of order was not well taken, and from this decision of the chair Mr. Franklin appealed. On being put to the House the vote to sustain the decision of the chair was unanimous.

Mr. Slaton moved that the general tax Act and the amendments thereto be tabled, which motion prevailed.

Leave of absence was granted Mr. Kelly of Glascock, for the afternoon session.

On motion of Mr. Slaton the House adjourned until 3:30 o'clock this afternoon.

3 O'clock p.m.

The House reconvened at this hour and was called to order by the Speaker.

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

The following resolution was read and adopted, to wit:
By Mr. Dunbar of Richmond—

A resolution limiting debate on any measure this afternoon to five minutes.

The following resolution was also read, to wit:

By Mr. George of Morgan—

A resolution fixing the order of business this afternoon as follows: First, local House bills for third reading; second, House bills for first reading; third, House bills for second reading; fourth, Senate bills for first reading; sixth, Senate bills for second reading.

On motion of Mr. Felder of Bibb, the above resolution was tabled.

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

By Mr. Knowles of Floyd—

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

On motion of the author the above bill was tabled.

Mr. Adams of Putnam, gave notice that at the proper time he would move to reconsider the action of the House in passing House bill No. 165.

By Mr. Stanford of Harris—

A bill to establish a dispensary in the city of Hamilton, 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. Mulherin of Richmond—

A bill to create a board of fire commissioners for the city of Augusta, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 1.

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 incorporate the town of Finleyson, in Pulaski county.

Also, an Act to amend the charter of the town of Maysville.

Also, an Act to prescribe the manner of selling cocaïne.

Also, an Act to amend the charter of the city of Milledgeville.

Also, an Act to amend the charter for the town of Temple.
Also, an Act to repeal the Act creating the city court of Jefferson.

Also, an Act to amend section 982 of the Code of 1895.

Also, an Act to extend the corporate limits of the city of Carrollton.

Also, an Act to amend the charter of the city of Hamilton.

Also, a resolution providing a joint committee to visit State University.

Also, an Act to incorporate the town of Statham.

Also, an Act to amend section 5113, Code of 1895.

Also, an Act amending the Act authorizing the town of Norcross to issue bonds.

Also, an Act to incorporate the village of Obe.

Also, an Act to incorporate the town of Edison.

Also, an Act to amend the Act creating the city court of Bartow.

Also, an Act to amend the charter for the city of Valdosta.

Also, an Act to extend the limits of the city of Albany.

Also, an Act to amend charter of the city of Tennille.

Also, an Act to amend the Act creating the county court of Greene county.
Also, an Act to amend the charter of the town of Pinehurst.

Also, an Act to repeal the charter of the town of Ocilla.

Also, an Act to repeal an Act incorporating the town of Statham.

Also, an Act to provide for removal of obstructions from running streams in Munroe county.

Also, an Act to amend Act to create a board of police commissioners for the city of Augusta.

Also, an Act to change the time of holding Greene superior court.

Also, an Act to amend an Act creating a board of county commissioners for Glynn county.

Also, an Act to amend the charter of the city of Cedar-town.

Also, an Act to abolish the city court of Waynesboro.

Also, an Act to amend the charter of the city of Rome.

Also, an Act to incorporate the city of Statesboro.

Also, an Act to establish the city court of Hamilton, in Harris county.

Also, an Act to amend the charter of the town of Fayetteville.

Respectfully submitted,

C. J. WELLBORN, JR., Chairman.
The following bill was read and the Senate amendment concurred in, to wit:

By Mr. Wise of Fayette—

A bill to establish the city court of Fayetteville, and for other purposes.

The Senate proposed to amend by striking the following words in section 32, after the word “courts,” in line 13, to wit: “Provided, that this section shall not apply to those presentments and indictments under which no arrests have been made, or those under which arrests have been made and the bond of the defendant forfeited.”

The next bill for a third reading was:

By Mr. Shackelford of Clarke—

A bill to amend an Act to create a dispensary in the city of Athens, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 2.

The bill having received the requisite constitutional majority was passed.

On motion of Mr. Howard of Baldwin, House bill No. 388 was tabled.

By Mr. Blackburn of Fulton—

A bill to amend an Act to provide a new charter for the town of East Point.
The 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. Butts of Glynn—

A bill to amend an Act to create the city court of Brunswick, 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. George of Morgan—

A bill to be entitled an Act to incorporate the town of Bostwick, 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.

The following bill was read the first time by unanimous consent, to wit:
By Mr. Welch of Gilmer—

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

Referred to Committee on Corporations.

The following resolutions were read, to wit:

By Mr. Wellborn of Union—

A resolution making House bill No. 390 special order to follow bill No. 217.

Referred to Committee on Rules.

By Mr. Brock of Dade—

A resolution providing for the appointment of a committee to investigate the State Sanitarium and certain charges made against said institution.

Ordered to lay on the table for one day.

The next bill for a third reading was:

By Mr. Moses of Coweta—

A bill to incorporate the Young's Tanyard school district, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Knight of Berrien—

A bill to create a district court for the city of Tifton.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 83, nays 6.

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

On motion of Mr. Felder, the House reconsidered its action in not passing the above bill.

Mr. Knight of Berrien, then moved that the bill be tabled, which motion prevailed.

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

Mr. Speaker:

Your Committee on Special Judiciary has had under consideration House bill No. 468, and they instruct me, as their chairman, to report the same back to the House with the recommendation that the same do pass by substitute.

Respectfully submitted.

George M. Warren, Acting Chairman.

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

Mr. Speaker:

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

A bill to amend an Act to provide a new charter for the town of East Point.

A bill to amend an Act establishing the city court of Brunswick.

Respectfully submitted,

JOHN M. SLATON, Chairman.

Mr. Shannon, 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, and have instructed me, as their chairman, to report back the same with the recommendation that the same do pass as amended:

By Mr. Tracy of Webster—

A bill to create and establish a county dispensary for the sale of spirituous, vinous and malt liquors in the county of Webster, in this State, and for other purposes.

By Mr. Mitcham of Clayton—

A bill to provide for the removal of obstructions other than dams for operating mills, or other machinery, from streams of Clayton county, and for other purposes.

Respectfully submitted.

JNO. R. SHANNON, Chairman.
Mr. Mulherin of Richmond, the 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 and resolution, and direct me to report the same back to the House with the recommendation that the bill do pass, and that the resolutions be adopted, to wit:

By Mr. Merritt of the 20th—

Senate bill No. 81, to reorganize the military forces of this State, etc.

By Mr. Perry of the 33d—

A joint resolution concerning the reimbursement by the Federal government to the State of certain monies.

By Mr. Howell of the 35th—

A resolution to authorize the Brumby Memorial Association to erect a monument on the Capitol grounds, etc.

Respectfully submitted.

P M. MULHERIN, Chairman.

Mr. Adams, chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker:

The Committee on Temperance having had under consideration the following bill, report the same back to the House with the recommendation that it do pass, to wit:
By Mr. Howard of Baldwin——

A bill to establish a dispensary in Milledgeville, Baldwin county.

Respectfully submitted,

Geo. W Adams, Chairman.

Mr. Shackelford, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration House bill No. 392, a bill to be entitled an Act to amend an Act approved August 31, 1891, establishing a dispensary of liquors in Athens, Georgia, and instruct me, as their chairman, to report the same back to the House with the recommendation that the same do pass as amended.

Respectfully submitted.

Thos. J. Shackelford, Chairman.

Mr. Shackelford, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration House bill No. 459, a bill to be entitled an Act to amend an Act to establish a public school system for the town of Marshallville, Georgia, instruct me, as chairman, to report the same back to the House with the recommendation that the same do pass.

Respectfully submitted.

Thos. J. Shackelford, Chairman.
Mr. Morris, chairman ex officio, of the Committee on Rules, submitted the following report:

Mr. Speaker:

The Committee on Rules have had under consideration House resolution No. 108, by Mr. Duggan of Randolph, providing, after the passage of the resolution, all Sundays in the session of the General Assembly be declared dies non, and have instructed me to report the same back with a recommendation that the resolution pass by substitute.

Respectfully submitted.

N. A. Morris, ex officio Chairman.

The following resolution was read, to wit:

By Mr. Duggan of Randolph—

A resolution to declare Sundays during the remainder of this session dies non.

On motion of Mr. Felder of Bibb, the resolution was tabled.

On motion of Mr. Fields of Dooly, the session of this afternoon was extended for one hour in lieu of having a night session.

On motion of Mr. Mulherin of Richmond, House bill No. 326, to amend the charter of Augusta, was tabled.

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

By Mr. Wooten of Montgomery—

A bill to repeal an Act to establish the city court of Mt.-Vernon.
Referred to Special Judiciary Committee.

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

By Mr. Lee of the 44th district—

A bill to cede jurisdiction over certain lands in the counties of Walker and Catoosa, to the United States.

The 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 next House bill for a third reading was:

By Mr. Edwards of Marion—

A bill to amend an Act to establish a dispensary in the town of Buena Vista.

The 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. Buchannon of Early—

A bill to amend an Act to create the town of Blakely.

The 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. Hardeman and Holder of Jackson—

A bill to amend section 982, volume 1 of the Code, so as to make the city of Winder a State depository.

The 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. Newton of Colquitt—

A bill to amend an Act to create the city court of Moultrie.

The 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, Houston and Blackburn 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 90, nays 0.

The bill having received the requisite constitutional majority was passed.

On motion of Mr. Hardeman, House bill No. 370 was tabled.

By Mr. Glenn of Whitfield—

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

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 88, nays 0.

The bill having received the requisite constitutional majority was passed.

House bill No. 393 was tabled on motion of the author.

By Mr. Howard of Baldwin—

A bill to use the State convicts to improve and beautify the grounds of the State Normal School at 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. Newton of Colquitt—

A bill to amend the charter of the town of Doerun.

The 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. Newton of Colquitt—

A bill to amend an Act and create a system of public schools in the town of Doerun.

The 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. Fields of Dooly—

A bill to amend an Act to incorporate the city of Cordele.

The 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. Fields of Dooly—

A bill to amend an Act to incorporate the city of Cordele.

The 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 amend the charter of the town of Camilla.

The 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. Owen of Pike—

A bill to create the Zebulon school district, in Pike 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. McCurry of Hart—

A bill to amend an Act to create a board of commissioners of roads and revenues for Hart 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. Hardeman of Jackson—

A bill to incorporate the city of Russell.

The 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. Stovall of Chatham—

A bill to cede jurisdiction over a certain lot of land in Savannah to the United States government.

The committee offered a substitute which was read and adopted.

The report of the committee, which was favorable to the passage of the bill by substitute, was agreed to.

On passage of the bill the ayes were 88, nays 0.
The bill having received the requisite constitutional majority was passed.

By Mr. Evans of Washington—

A bill to amend an Act to incorporate the town of Deepstep.

The 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. Pate of Gwinnett—

A bill to amend an Act 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 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Cromartie of Appling—

A bill to amend an Act to incorporate the town of Hazelhurst.

The 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. Jones of Pickens—

A bill to incorporate the Marble Hill school district, in the county of Pickens.

The 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. Evans of Washington—

A bill to amend an Act to incorporate the town of Harris.

The 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. Hardeman and Holder of Jackson—

A bill to amend an Act to create the board of commissioners of roads and revenues for the county of Jackson.

The 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. Crumbly of Stewart—

A bill to prohibit the sale of liquors in the county of Stewart.

The 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. George of Morgan—

A resolution to increase the salary of the mayor of Madison, 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 Messrs. Steed and Hixon of Carroll—

A bill to establish a system of public schools in the town of Bowdon.

The 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. Calvin, chairman of the Committee on General Agriculture, submitted the following report:

Mr. Speaker:

The Committee on General Agriculture have had under consideration House bill No. 405, amendatory of section 453 of the Code of 1895, in the matter of vagrancy, and instructed me to report it back to the House with a recommendation that the same do pass.

Also, Senate bill No. 1, amendatory of section 1576 of the Code of 1895, in the matter of the sale and purchase of fertilizing material in bulk, and recommend that the same do not pass.

Respectfully submitted.

MARTIN V. CALVIN, Chairman.

Mr. Shackelford, 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, and instruct me, as their chairman, to report the same back to the House with the recommendation that the same do pass, to wit:

By Mr. Peyton of Habersham—

A bill to be entitled an Act to amend an Act to incorporate the city of Toccoa.
By Mr. Van Buren of 21st district—

A bill to be entitled an Act to repeal an Act to reduce the compensation of the treasurer of Wilkinson county.

By Mr. Carr of Newton—

A bill to be entitled an Act to incorporate the town of Mansfield.

Respectfully submitted.

THOS. J. SHACKELFORD, Chairman.

Mr. Hardeman, chairman of the Committee on Hygiene and Sanitation, submitted the following report:

Mr. Speaker:

The Committee on Hygiene and Sanitation beg to make the following report:

The committee have had under consideration Senate bill No. 56, and ask me, their chairman, to report the same back with recommendation that it do pass as amended.

Respectfully submitted.

L. G. HARDMAN, Chairman.

Mr. Hawes, chairman of the Committee on Pensions, submitted the following report:

Mr. Speaker:

The Committee on Pensions have had under consideration the following House 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 authorizing the treasurer to transfer pension funds from one class of pensioners to another in certain instances.

The committee have also had under consideration resolution No. 121, which they instruct me to report back with the recommendation that it do not pass:

A resolution authorizing the pension commissioner to pay indigent pensioners on pro rata basis when appropriation to pay each in full is insufficient.

Respectfully submitted.

P. M. Hawes, Chairman.

The next bill for a third reading was:

By Mr. Mitcham of Clayton—

A bill to protect fish in Flint river and all other streams of Clayton 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 Messrs. Steed and Hixon of Carroll—

A bill to amend an Act to incorporate the town of Bovdon, in the county of Carroll.

The 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. McCurry of Hart—

A bill to authorize Jos. J. Fretwell to build a dam across the Savannah river.

The 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 McLain of Cobb—

A bill to amend the charter of the town of Austell, in the county of Cobb.

The 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 McLain of Cobb—

A bill to incorporate the Leonard school district, in Cobb 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. Alford of Worth——

A bill to amend an Act to incorporate the town of Sylvester, in the county of Worth.

The 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 resolution was read and adopted, to wit:

By Mr. Jordan of the 28th district——

A resolution to appoint a committee to visit College of Agriculture and Mechanical Arts at Athens, Georgia, and for other purposes.

The following Senate bill was read the second time by unanimous consent, to wit:

By Mr. Merritt of the 20th district——

A bill to reorganize the military forces of this State, and for other purposes.

By unanimous consent the following bill was read the first time, to wit:
By Mr. George of Morgan—

A bill to remove obstructions from the streams of Morgan county, and for other purposes.

Referred to Committee on Counties and County Matters.

The following bill was read the second time and recommitted to the Committee on Education, to wit:

By Mr. Womble of Upson—

A bill to prohibit the manufacture of liquors in the 537th district of Upson county.

On motion of the author, House bill No. 428 was tabled.

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

By Mr. Hayes of Macon—

A bill to amend an Act to create a system of public schools for the town of Marshallville, Georgia.

The next bill for a third reading was:

By Mr. O'Quinn of Wayne—

A bill to amend an Act to establish a system of public schools in 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 90, nays 0.

The bill having received the requisite constitutional majority was passed.
Mr. Shackelford, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration House bill No. 435, by Mr. Shackelford of Clarke, entitled an Act to authorize the mayor and council of the town of Jasper, Georgia, to issue bonds for the purpose of erecting a school building, instruct me, as their chairman, to report the same back to the House with the recommendation that the same do pass as amended.

Respectfully submitted,

Thos. J. Shackelford, Chairman.

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

By Mr. Jones of Pickens—

A bill to authorize the mayor and aldermen of Jasper to issue bonds.
By Mr. Shackelford of Clarke—

A bill to cede jurisdiction over certain lands in the city of Athens to the United States.

By Messrs. Cann, Stovall and Harden of Chatham—

A bill to fix the time of the election of all officers of certain incorporated cities.

By Mr. Wooten of Calhoun—

A bill to incorporate the city of Vidalia.

By Mr. Tracy of Webster—

A bill to create a dispensary in the county of Webster.

Leave of absence was granted Messrs. Preston, Strickland, Parker, Griffin, Bush.

The Speaker then announced the House adjourned until 9 o'clock Monday morning.

Atlanta, Georgia.

Monday, December 8, 1902.

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:

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MONDAY, DECEMBER 8, 1902.

Pate of Dooly,  
Pate of Gwinnett,  
Paulk of Coffee,  
Paulk of Irwin,  
Peyton,  
Phillips of Jefferson,  
Phillips of Quitman,  
Preston,  
Proctor,  
Rainey,  
Rankin,  
Rawls,  
Redwine,  
Reid,  
Rice,  
Richardson,  
Ridley,  
Rogers of Hall,  
Rogers of McIntosh,  
Roper,  
Rountree,  
Shackelford,  
Shannon,  
Singletary,  
Slaton,  
Spence,  
Stanford,  
Steed of Carroll,  
Steed of Taylor,  
Stewart,  
Stovall,  
Strickland,  
Thompson,  
Thurman,  
Tigner,  
Tracy,  
Underwood,  
Valentine,  
Walker of Monroe,  
Warren,  
Watson,  
Wellborn,  
West,  
Whitley,  
Wilson,  
Wise,  
Womble,  
Wooten,  
Yates,  
Mr. Speaker.

Those absent were Messrs.—

Brown,  
Cromartie,  
Holder,  
Johnson of Crawford,  
Walker of Pierce,  
Maples,  
Welch,  
Sanders,

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

On motion of Mr. Harden of Chatham, the reading of the Journal was dispensed with.

At the request of the authors of House bills Nos. 326, 393, 183, 384, 388, 179, 428, they were taken from the table and placed upon the calendar.

Mr. Wilson of Clay, gave notice that at the proper time he would move to reconsider the action of the House had on House bill No. 364.
Mr. Hutcheson asked that House bill No. 357 be recommitted to the General Judiciary Committee, which request was granted.

On motion of Mr. Calvin of Richmond, Senate bill No. 1 was recommitted to the General Agriculture Committee.

The general tax Act, which was the special order for this hour, was again taken up.

The previous question was called on Saturday, and the same was sustained. The main question was ordered this morning.

By unanimous consent Mr. Reid of Campbell, offered the following amendments, which were read and adopted, to wit:

To amend section 19 by inserting therein after the figures "1903" wherever they occur, the following: "and 1904."

Also, to amend the caption of said bill by inserting therein after the figures "1903" wherever they occur, the following: "and 1904."

Mr. Reid then called for the previous question, which call was sustained, and the main question ordered.

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 and nays were ordered, and on taking the ballot _viva voce_ the vote was as follows:
Those voting in the affirmative were Messrs.—

Adams, Glenn, McHenry,
Akin, Grenade, McLain,
Alexander, Grice, McRae,
Alford, Griffin, Newton,
Almond, Hall, Nisbet,
Arnold, Harden, Overstreet,
Baldwin, Hawes, O'Quinn,
Beall, Hayes, Pate of Dooly,
Beauchamp, Hendry, Pate of Gwinnett
Bell of Milton, Henry, Paulk of Coffee,
Bowen, Hicks, Phillips of Jefferson,
Boykin, Hixon of Carroll, Phillips of Quitman,
Bruce, Hixon of Sumter, Preston,
Buchan, Houston, Proctor,
Buchannon, Howard of Baldwin, Rainey,
Burton, Howell, Rankin,
Butts, Hutcheson, Rawls,
Calvin, Johnson of Baker, Redwine,
Candler, Johnson of Clinch, Reid,
Carr, Jones of Pickens, Richardson,
Carrington, Kelly, Ridley,
Carswell, Kendrick, Rogers of Hall,
Clatt, Kent, Rogers of McIntosh,
Conner, Kilburn, Rountree,
Cook, Knight, Shackelford,
Crumbly, Knowles, Shannon,
Daves, Lane, Singletary,
Davis, Lanier, Spence,
Davidson, Lawrence, Stanford,
Deal, Leigh, Steed of Carroll,
Derrick, Little, Stewart,
Dozier, Mann, Stovall,
Duggan, Martin, Strickland,
Edwards, Mayson, Thompson,
English, Miller of Bullock, Thurman,
Evans, Mills, Tracy,
Felder, Mitcham, Walker of Monroe,
Flanigan, Mitchell, Wellborn,
Foster of Oconee, Mizell, West,
Foster of Towns, Moses, Whitley,
Gaulden, McCurry, Wise,
George, McElmurray, Womble,
Those voting in the negative were Messrs.—

Booth, Cann,

Those not voting were Messrs.—

Ayres, Hardeman, Roper,
Bell of Emanuel, Holder, Sanders,
Blackburn, Howard of Laurens, Slaton,
Bower, Johnson of Crawford, Steed of Taylor,
Brinson, Jones of Dougherty, Tigner,
Brock, Lowe, Underwood,
Brown, Maples, Valentine,
Bush, Miller of Muscogee, Walker of Pierce,
Cromartie, Morton, Warren,
Duckett, Mulherin, Watson,
Dunbar, McBride, Welch,
Ennis, Owen, Wilson,
Fields, Parker, Wooten,
Flynt, Paulk of Irwin, Yates,
Franklin, Peyton, Mr. Speaker,
Fussell, Rice,

By unanimous consent the verification of the roll-call was dispensed with.

On passage of the bill the ayes were 126, nays 2.

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

Mr. Slaton of Fulton, moved that the House reconsider its action in passing the above bill, so that he might move to reconsider the action of the House in adopting section 18 of the bill.

Mr. Wellborn of Union, called for the previous question, which call was sustained.
On motion to reconsider, Mr. Hall called for the ayes and nays, which call was sustained, and on taking the ballot \textit{viva voce} the vote was as follows:

Those voting in the affirmative were Messrs.—

Arnold, Blackburn, Booth, Boykin, Bruce, Burton, Butts, Calvin, Cann, Carr, Carswell, Crumbly, Davis, Davison, Derrick, Dozier, Duckett, Dunbar, Evans, Felder, Fields, Foster of Towns, Franklin, Grice, Griffin, Harden, Hawes, Hayes, Houston, Howard of Laurens, Howell, Kilburn, Knowles, Lawrence, Little, Mann, Miller of Muscogee, Mitchell, Mitchell, Moses, Mulherin, McCurry, McHenry, Pate of Gwinnett, Peyton, Phillips of Jefferson, Ridley, Rogers of Hall, Rogers of McIntosh, Shackelford, Slaton, Steed of Taylor, Stovall, Thompson, Tigner, Warren, Wellborn, West, Wilson, Wise, Wooten.

Those voting in the negative were Messrs.—

Those not voting were Messrs.—

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The roll-call was verified and it was found that on the motion to reconsider the ayes were 61, nays 81. The motion to reconsider was therefore lost.

On motion of Mr. Reid of Campbell, the bill was ordered to be immediately transmitted to the Senate.

The next special order was as follows, to wit:
By Mr. Reid of Campbell—

A resolution authorizing the Governor to borrow money to supply casual deficiencies, and for other purposes.

The report of the committee, which was favorable to the passage of the resolution, was agreed to.

On passage of the resolution the ayes were 105, 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 passed by the requisite constitutional majority the following bill of the House, to wit:

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

The Senate also has passed as amended, by the requisite constitutional majority, the following bill of the House, to wit:

A bill to establish the city court of Jefferson, to be located in the city of Jefferson, Jackson county, Georgia; to define its jurisdiction and powers, and for other purposes.

The next special order was as follows:

By Mr. Reid of Campbell—

A bill to pay off and retire bonds of this State as they
mature by levying and collecting a tax for this purpose, and for other purposes.

The House resolved itself into a committee of the whole for a consideration of the above bill, and the Speaker designated as chairman of the committee Mr. Wellborn of Union.

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.

Mr. Hall made the point that the bill did not involve an appropriation, and objected to the roll being called.

Mr. Reid then moved that the roll be called, which motion prevailed, and on taking the ballot *viva voce* the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams, Alford, Baldwin, Beall, Beauchamp, Blackburn, Booth, Boykin, Brinson, Buchannon, Burton, Butts, Candler, Cann, Carr, Carrington, Carswell, Claitt, Conner, Cook, Crumbly, Daves, Davis, Deal, Derrick, Dozier, Duckett, Duggan, Dunbar, Edwards, English, Felder, Fields, Flanigan, Foster of Oconee, Foster of Towns, Gaulden, George, Glenn, Grenade, Grice, Griffin, Hall, Harden, Hawes, Hayes, Hendry, Henry,
Hicks,  
Hixon of Carroll,  
Hixon of Sumter,  
Houston,  
Howard of Baldwin,  
Howard of Laurens,  
Howell,  
Hutcheson,  
Johnson of Clinch,  
Jones of Pickens,  
Kelly,  
Kendrick,  
Kent,  
Kilburn,  
Knight,  
Lane,  
Lanier,  
Lawrence,  
Leigh,  
Little,  
Lowe,  
Mann,  
Martin,  
Mayson,  
Miller of Muscogee,  
Mills,  
Mitchell,  
Mizell,  
Morton,  
Moses,  
Mulherin,  
McCurry,  
McElmurray,  
McHenry,  
McLain,  
McRae,  
Newton,  
Nisbet,  
O'Quinn,  
Pate of Dooly,  
Paulk of Coffee,  
Peyton,  
Phillips of Jefferson,  
Phillips of Quitman,  
Preston,  
Proctor,  
Rainey,  
Rawls,  
Redwine,  
Reid,  
Rice,  
Richardson,  
Ridley,  
Rogers of Hall,  
Rogers of McIntosh,  
Roper,  
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Shackelford,  
Shannon,  
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Stewart,  
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Underwood,  
Walker of Monroe,  
Warren,  
Wellborn,  
West,  
Whitley,  
Wilson,  
Wise,  
Womble,  
Wooten,  
Yates.

Those not voting were Messrs.—

Akin,  
Alexander,  
Almond,  
Arnold,  
Ayres,  
Bell of Emanuel,  
Bell of Milton,  
Bowen,  
Bower,  
Brock,  
Brown,  
Bruce,  
Buchan,  
Bush,  
Calvin,  
Cromartie,  
Davison,  
Ennis,  
Evans,  
Flynt,  
Franklin,  
Fussell,  
Hardeman,  
Holder,  
Johnson of Baker,  
Johnson of Crawford,  
Jones of Dougherty,  
Knowles,  
Maples,  
Miller of Bullock,  
Mitcham,  
McBride,  
Owen,  
Overstreet,  
Parker,  
Pate of Gwinnett,
On motion of Mr. Reid of Campbell, the verification of the roll-call was dispensed with.

On the passage of the bill the ayes were 129, nays 0.

The bill having received the requisite constitutional majority was passed.

On motion of Mr. Reid the bill was ordered immediately transmitted to the Senate.

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

By Messrs. Akin of Bartow, and George of Morgan—

A resolution making House bills Nos. 315 and 288, the special order for this afternoon immediately after the call of the roll.

By unanimous consent Mr. Morris, chairman *ex officio* of the Committee on Rules, submitted the following report:

*Mr. Speaker:*

The Committee on Rules have had under consideration House resolution No. 128, by Mr. Davis of Meriwether, providing that House resolution No. 119 be made a special order immediately following House bill No. 217, and recommend that the same do pass.

Also, House resolution No. 112, providing that House resolution No. 63 be made a special order for Thursday,
December 11th, and recommend that said resolution (No. 63) be made a special immediately following House resolution No. 119, and that the previous question be called after a debate not exceeding thirty minutes on said resolution No. 63.

The committee recommend that Senate bill No. 68 be made a special and continuing order immediately after the reading of the Journal, Wednesday, December 10th inst.

The committee further recommend that no other special order be granted, and that all bills and resolutions for a third reading be considered in the order in which they stand on the calendar.

Respectfully submitted.

N. A. Morris, Chairman ex officio.

The following report of the Committee on Rules was taken up and read, section by section:

On the first section of the report, which provides that House resolution No. 119, which is a resolution to apply the public property fund to the payment of interest on the recognized valid bonds of this State, be made a special order to follow immediately after the disposition of House bill No. 217, Mr. Davis of Meriwether, called the previous question, which call was sustained and the main question ordered.

The recommendation of the committee was then put to the House and lost.

The next section of the report of the Committee on Rules recommended that House resolution No. 63 be made the
special order to follow immediately after the disposition of House resolution No. 119, and that the previous question be called after a debate not exceeding thirty minutes.

On the preceding section of the Committee on Rules, Mr. Reid called for the previous question, which call was sustained and the main question ordered.

This recommendation of the committee was then put to the House, and the same not having received the requisite three-fourths majority, was lost.

The next section of the report recommended that House bill No. 64 be made a special order immediately after the reading of the Journal Wednesday, December 10, inst. The committee also recommended that no other special orders be granted and that all bills be considered in the order on which they come on the calendar.

The previous question was called and the main question ordered.

The above section was then put to the House and lost, it not having received the requisite three-fourths majority.

The following resolutions were read, to wit:

By Mr. George of Morgan—

A resolution to limit debate on all questions hereafter coming before the House to five minutes.

Referred to Committee on Rules.

By Mr. Wellborn of Union—

A resolution providing that the previous question be con-
sidered called after thirty minutes consideration of the House on all bills coming before the House hereafter.

    Referred to Committee on Rules.

By Mr. West of Lowndes—

    A resolution providing that all debates be limited to ten minutes on questions coming before the House.

    Referred to Committee on Rules.

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 a dispensary in the city of LaGrange for the sale of spirituous liquors, and for other purposes.

    A bill to repeal an Act to establish the city court of Mt. Vernon, in and for the county of Montgomery, to define its jurisdiction and powers, and for other purposes.

    A bill to amend section 45 of the charter of the city of Americus, approved November 11, 1899, so as to make the police commissioners of Americus elective by the people, and for other purposes.

    A bill to amend an Act to establish the city court of Douglas, in the city of Douglas, and for other purposes, approved December 9, 1897, to provide for the holding of the terms of said court, to define its jurisdiction and powers, and for other purposes.
Mr. Dozier of Troup, moved that the House reconsider its action in passing House bill No. 92, which motion prevailed.

Mr. Adams of Putnam, moved to reconsider the action of the House in passing House bill No. 165, which is a bill to create a dispensary in the town of Hamilton, which motion was lost.

Mr. Shannon, 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 and instruct me, as their chairman, to report back the same with the recommendation that the same do pass, to wit:

A bill to remove obstructions from the running streams of Morgan county, and for other purposes.

Respectfully submitted.

JNO. R. SHANNON, Chairman.

Mr. Jones of Dougherty, chairman of the Committee on Banks and Banking, submitted the following report:

Mr. Speaker:

Your Committee on Banks and Banking have had under consideration House bill No. 88.

By Mr. Evans of Washington—

A bill to be entitled an Act to amend section 982 of volume 1 of the Code of Georgia, providing for the selection
by the Governor of banks in certain cities therein named as State depositories and the several Acts amendatory thereof so as to add the city of Sandersville, in Washington county, Georgia, to the list of said cities, and instruct me, as their chairman, to report the same back to the House with the recommendation that it do pass.

Respectfully submitted.

Ed. R. Jones, Chairman.

Mr. Rodgers of Hall, chairman of the Committee on Wild Lands, submitted the following report:

Mr. Speaker:

The Committee on Wild Lands have had under consideration the following House bill, and I am instructed to report the same back, as chairman, with the recommendation that it do pass, to wit:

A bill to amend section 821 of volume 1 of the Code of 1895, so as to allow the tax collector to issue *fi. fas* against unreturned wild lands.

Respectfully submitted.

B. A. Rodgers, Chairman.

Mr. Davis, chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

The Appropriation Committee have had under consideration House bill No. 291, and have directed me, their chair-
man, to report the same back to the House with the recommenda-
tion that it do pass.

Respectfully submitted.

CHAS. L. DAVIS, Chairman.

Mr. Steed of Taylor, chairman Committee on Penitentiary, submits the following report:

Mr. Speaker:

Your Committee on Penitentiary have had under consideration House bill No. 156 and have instructed me, as their chairman, to report the same back to the House with the recommendation that the same do not pass:

A bill to be entitled an Act to amend an Act to create a prison commission (approved December 21, 1897) by providing that no convicts leased under authority of said Act shall be kept or worked within two miles of the jurisdictional limits of any incorporated town or city in this State.

Your committee also had under consideration Senate bill No. 68, and have directed me to report the same back to the House with the recommendation that same do pass, to wit:

A bill to be entitled an Act to authorize and require the prison commission to hire the labor of the felony convicts of said State after the expiration of the present lease for a period of five years.

Respectfully submitted.

WALTER E. STEED, Chairman.
By unanimous consent, the call of the roll of counties was dispensed with, and the following bills were introduced and read the first time, to wit:

By Mr. Hutcheson of Haralson—

A bill to amend an Act to create a new charter for the city of Tallapoosa, and for other purposes.

Referred to Committee on Corporations.

By Mr. Spence of Ware—

A bill to amend an Act to reincorporate the town of Waycross, and for other purposes.

Referred to Committee on Counties and County Matters.

At the request of Mr. Calvin of Richmond, House bill No. 423 was recommitted to the Special Judiciary Committee.

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

By Mr. George of Morgan—

A bill to provide for the removal of obstructions from the streams of Morgan county.

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

By Mr. Hall of Bibb—

A resolution fixing all bills and resolutions appropriating money as the special order for this afternoon’s session, immediately after the roll-call.
The following Senate bills were read the first time, to wit:

By Mr. Clements of the 15th district—

A bill to repeal an Act to establish the city court of Mt. Vernon.

Referred to General Judiciary Committee.

By Mr. Park of the 37th district—

A bill to amend an Act to establish a dispensary in the city of LaGrange.

Referred to Committee on Counties and County Matters.

By Mr. Hightower of the 9th district—

A bill to amend an Act to incorporate the town of Newton, in Baker county.

Referred to Committee on Corporations.

By Mr. Hudson of the 13th district—

A bill to amend section 45 of the charter of the city of Americus, Ga.

Referred to Committee on Corporations.

By Mr. Clarke of the 14th district—

A bill to incorporate the town of Chester, in the county of Dodge.

Referred to Committee on Corporations.

By Mr. Tisinger of the 25th district—

A bill to incorporate the town of Atwater, in the county of Upson.
Referred to Committee on Corporations.

By unanimous consent, the following bill was read the second time, and the unfavorable report of the committee disagreed to and the bill put on calendar for a third reading, to wit:

By Mr. Glenn of Whitfield—

A bill to create and maintain a dispensary in the city of Dalton.

The hour of adjournment having arrived, the Speaker announced the House adjourned until 3 o’clock this afternoon.

3 O’clock p.m.

The House reconvened at this hour and was called to order by the Speaker.

The call of the roll was dispensed with on motion of Mr. Grice of Pulaski.

Mr. Brinson of Decatur was allowed to withdraw House bill No. 425.

At the request of the author, House bill No. 447 was re-committed to the Committee on Counties and County Matters.

Mr. Morris, charman ex officio of the Committee on Rules, submitted the following report:

Mr. Speaker:

The Committee on Rules, having had under considera-
tion resolution No. 144, providing for setting special appropriation bills be adopted as therein specified.

Further, it is recommended by the committee that resolution No. 123, providing that Senate bill No. 29, providing for a summer session, be set for special order immediately after the confirmation of the Journal on Tuesday, December 9, 1902.

Committee recommends that resolution No. 143 do pass by substitute.

Respectfully submitted.

N. A. Morris, Chairman.

The following resolutions were read and adopted, to wit:

By Mr. Hall of Bibb—

Resolved, That all bills and resolutions appropriating money be made the special order for this afternoon, immediately after the roll-call.

By Mr. West of Lowndes—

A resolution to limit debates on all questions to ten minutes.

The committee offered as a substitute that the House limit debate on bills and resolutions as the importance of the question under consideration may require.

The resolution was adopted by substitute.

By Mr. Slaton of Fulton—

A resolution making the bill "providing for a change in the time of holding sessions of the General Assembly a special order."
The following resolutions were read, to wit:

By Mr. Grice of Pulaski—

A resolution fixing the order of business for tonight’s session.

Mr. Slaton proposed to amend by adding: House local bills for first reading.” The amendment was adopted.

The resolution was then adopted as amended.

By Mr. Calvin of Richmond—

A resolution providing for an improvement in the acoustie properties of the Hall of the House of Representatives, etc.

The resolution was adopted.

Mr. Davis, chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker

The Appropriations Committee have had under consideration House bill No. 121, and have directed me, their chairman, to report the same back to the House with a recommendation that it do pass by substitute.

Chas. L. Davis, Chairman.

The following bills and resolutions, which were made the special order for this hour by previous resolution, were read the third time and put upon their passage, to wit:

By Mr. Buchan of Dodge—

A resolution to pay J. F. DeLacy, solicitor-general, his salary for quarter ending December 31, 1901.
An appropriation being involved, the House resolved itself into a committee of the whole and the Speaker designated as chairman Mr. Franklin of Washington.

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 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.—

Akin, Howell, Owen,
Arnold, Johnson of Crawford, Parker,
Bell of Emanuel, Jones of Dougherty, Peyton,
Bush, Kelly, Reid,
Cann, Kent, Ridley,
Carr, Kilburn, Sanders,
Cromartie, Lane, Stanford,
Davis, Maples, Strickland,
Davison, Mayson, Valentine,
Derrick, Miller of Muscogee, Walker of Pierce,
Ennis, Moses, Watson,
Foster of Towns, McBride, Welch,
George, McLain, Wise,
Grenade, McRae, Wooten,
Hixon of Sumter, Newton, Mr. Speaker,
Howard of Laurens,

The verification of the roll-call was unanimously dispensed with.

On passage of the resolution the ayes were 128, nays 0.
The resolution having received the requisite constitutional majority, was passed.

By Mr. Underwood of White—

A resolution to pay Mary S. Jarrad a pension due her husband.

An appropriation being involved, the House resolved itself into a committee of the whole and the Speaker designated as chairman Mr. Fussell of Chattooga.

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, Alexander, Alford, Almond, Arnold, Ayres, Baldwin, Beall, Beau champ, Bell of Milton, Blackburn, Booth, Bowen, Bower, Boykin, Brinson, Brock, Bruce, Buchannon, Burton, Butts, Calvin, Candler, Can, Carr, Carrington, Cliatt, Conner, Cook, Crumbly, Daves, Davis, Deal, Dozier, Duckett, Duggan, Dunbar, Edwards, English, Felder, Flanigan, Flynt, Foster of Oconee, Fussell, Gaulden, George, Glenn, Grice,
Griffin,        Mills,        Rogers of Hall,
Hall,          Mitcham,      Rogers of McIntosh,
Hardeman,      Mitchell,     Rountree,
Harden,        Mizell,       Shackelford,
Hawes,         Morton,       Shannon,
Hayes,         Moses,        Singletary,
Hendry,        Mulherin,    Slaton,
Henry,         McCurry,      Spence,
Hixon of Carroll, McElmurray, Stanford,
Hixon of Sumter, McHenry,     Steed of Carroll,
Houston,       Newton,       Steed of Taylor,
Howard of Baldwin, Nisbet,     Stewart,
Howard of Laurens, Overstreet, Stovall,
Howell,        O'Quinn,      Strickland,
Hutcheson,     Pate of Dooly, Thompson,
Johnson of Baker, Pate of Gwinnett, Thurman,
Johnson of Clinch, Paulk of Coffee, Tigner,
Jones of Pickens, Paulk of Irwin, Tracy,
Kendrick,      Peyton,       Underwood,
Lanier,        Phillips of Quitman, Walker of Monroe,
Lawrence,      Preston,      Warren,
Leigh,         Proctor,      Wellborn,
Little,        Rainey,       West,
Lowe,          Redwine,      Whitley,
Mann,          Rice,         Wilson,
Martin,        Richardson,   Womble,
Mayson,        Ridley,       Wooten,
Miller of Bullock,

Those not voting were Messrs.—

Akin,          Evans,        Kent,
Bell of Emanuel, Fields,        Kilburn,
Brown,         Foster of Towns, Knight,
Buchan,        Franklin,      Knowles,
Bush,          Grenade,      Lane,
Carswell,      Hicks,         Maples,
Cromartie,     Holder,        Miller of Muscogee,
Davison,       Johnson of Crawford, McBride,
Derrick,       Jones of Dougherty, McLain,
Ennis,         Kelly,         McRae,
The verification of the roll-call was dispensed with on motion of Mr. Leigh of Coweta.

On passage of the resolution the ayes were 131, nays 0.

The resolution having received the requisite constitutional majority, was dispensed with.

By Mr. Mayson of DeKalb—

A resolution to pay a pension to Mrs. E. W Stewart, of DeKalb county.

An appropriation being involved, the House resolved itself into a committee of the whole and the Speaker designated as chairman Mr. Johnson of Baker.

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.—

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Bower, Bover, Hendry, Phillips of Quitman,
Boykin, Hendry, Preston,
Brinson, Hixon of Carroll, Proctor,
Brock, Hixon of Sumter, Rainey,
Brown, Houston, Rankin,
Bruce, Howard of Baldwin, Rawls,
Buchan, Howard of Laurens, Redwine,
Buchannon, Howell, Reid,
Burton, Hutcheson, Rice,
Butts, Johnson of Baker, Richardson,
Calvin, Johnson of Clinch, Ridley,
Candler, Jones of Pickens, Rogers of Hall,
Cann, Kendrick, Rogers of McIntosh,
Carr, Knight, Roper,
Carrington, Lane, Roper,
Cliatt, Lanier, Rountree,
Cook, Leigh, Shackelford,
Crumbly, Little, Shannon,
Daves, Lowe, Singletary,
Deal, Martin, Slaton,
Dozier, Mayson, Spence,
Duckett, Miller of Bullock, Stanford,
Duggan, Miller of Muscogee, Steed of Carroll,
Dunbar, Miller of Clinch, Steed of Taylor.
Edwards, Mitchell, Stewart,
English, Mizell, Stovall,
Ennis, Morton, Strickland,
Evans, Moses, Thompson,
Felder, Mulherin, Thurman,
Flanigan, McCurry, Tigner,
Flynt, McElmurray, Tracy,
Foster of Oconee, McHenry, Underwood,
Fussell, McRae, Walker of Monroe,
George, Nisbet, Warren,
Glenn, O'Quinn, Watson,
Grice, Pate of Dooly, Wellborn,
Hall, Pate of Gwinnett, West,
Hardeman, Pauk of Coffee, Wilson,
Harden, Pauk of Irwin, Womble,
Hawes, Peyton, Yates,
Those voting in the negative were Messrs.—

Mann,

Those not voting were Messrs.—

Akin, Griffin, McBride,
Bell of Emanuel, Henry, McLain,
Bowen, Hicks, Newton,
Bush, Holder, Owen,
Carswell, Johnson of Crawford, Overstreet,
Conner, Jones of Dougherty, Parker,
Cromartie, Kelly, Sanders,
Davis, Kent, Valentine,
Davison, Kilburn, Walker of Pierce,
Derrick, Knowles, Welch,
Fields, Lawrence, Whitley,
Foster of Towns, Maples, Wise,
Franklin, Mills, Wooten,
Gaulden, Mitcham, Mr. Speaker.

On motion of Mr. Thurman of Walker, the verification of the roll-call was dispensed with.

On passage of the resolution the ayes were 132, nays 1.

The resolution having received the requisite constitutional majority, was passed.

By Mr. Preston of Jasper—

A resolution to pay Mrs. Martha L. Hatherway a pension.

An appropriation being involved, the House resolved itself into a committee of the whole, and the Speaker designated as chairman Mr. Butts of Glynn.

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.

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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Pate of Gwinnett, Rogers of Hall, Tracy, 
Paulk of Coffee, Rogers of McIntosh, Underwood, 
Paulk of Irwin, Roper, Walker of Monroe, 
Peyton, Routree, Warren, 
Phillips of Jefferson, Shackelford, Wellborn, 
Phillips of Quitman, Shannon, West, 
Preston, Singletary, Wilson, 
Proctor, Slaton, Womble, 
Rainey, Steed of Carroll, Wooten, 
Rankin, Steed of Taylor, Yates.

Those not voting were Messrs.—
Bell of Emanuel, Jones of Dougherty, Owen, 
Booth, Kelly, Parker, 
Bush, Kent, Sanders, 
Carrington, Kilburn, Spence, 
Cromartie, Knight, Stanford, 
Davidson, Knowles, Valentine, 
Derrick, Lane, Walker of Pierce, 
Fields, Maples, Watson, 
Flanigan, Mills, Welch, 
Foster of Towns, Mitcham, Whitley, 
Franklin, McBride, Wise, 
Grenade, McLain, Mr. Speaker.

Johnson of Crawford,

The verification of the roll-call was dispensed with on motion of Mr. Brown of Houston.

On passage of the resolution the ayes were 137, nays 0.

The resolution having received the requisite constitutional majority, was passed.
By Mr. Hawes of Elbert—

A bill to appropriate $20,000.00 for erecting certain buildings for the Deaf and Dumb Institute at Cave Spring.

The committee offered the following amendment, which was adopted, to wit:

To amend by striking the figures $20,000.00 wherever they occur and inserting in lieu thereof the figures $11,500.00.

The bill, which had been considered in the committee of the whole and on which a favorable report was made several days ago, the same was put to the House and the favorable report of the committee agreed to.

An appropriation being involved, the ayes and nays were ordered 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.—

Alexander,  Carswell,  Griffin,  
Almond,  Cook,  Harden,  
Ayres,  Daves,  Hawes,  
Beauchamp,  Davis,  Henry,  
Bell of Emanuel,  Deal,  Hixon of Carroll,  
Blackburn,  Dozier,  Houston,  
Bowen,  Dunbar,  Howard of Baldwin,  
Brock,  Edwards,  Howard of Laurens,  
Buchan,  Evans,  Howell,  
Buchannon,  Foster of Oconee,  Hutcheson,  
Burton,  Franklin,  Knowles,  
Butts,  Fussell,  Lanier,  
Calvin,  George,  Leigh,  
Cann,  Glenn,  Martin,  
Carr,  Grice,  Mayson,
Miller of Muscogee,  Proctor,  Steed of Carroll,
Moses,  Rankin,  Stovall,
Mulherin,  Rawls,  Strickland,
McCurry,  Reid,  Thurman,
McElmurray,  Rice,  Tigner,
McHenry,  Richardson,  Walker of Monroe
Newton,  Ridley,  Warren,
Nisbet,  Rogers of McIntosh,  West,
O'Quinn,  Rountree,  Wilson,
Pate of Dooly,  Shackelford,  Wise,
Pate of Gwinnett,  Singletary,  Womble,
Peyton,  Slaton,  Wooten.
Phillips of Jefferson,

Those voting in the negative were Messrs.—

Adams,  Flynt,  Mizell,
Akin,  Gaulden,  Morton,
Alford,  Hall,  Overstreet,
Baldwin,  Hardeman,  Paulk of Coffee,
Bell of Milton,  Hayes,  Paulk of Irwin,
Bower,  Hendry,  Phillips of Quitman,
Boykin,  Holder,  Redwine,
Brinson,  Johnson of Baker,  Rogers of Hall,
Brown,  Johnson of Clinch,  Roper,
Candler,  Jones of Pickens,  Spence,
Carrington,  Kelly,  Stanford,
Clatt,  Kendrick,  Steed of Taylor,
Conner,  Kent,  Stewart,
Crumbly,  Knight,  Thompson,
Duckett,  Little,  Tracy,
Duggan,  Lowe,  Underwood,
English,  Mann,  Wellborn,
Felder,  Miller of Bullock,  Whitley,
Fields,  Mitchell,  Yates,
Flanigan,

Those not voting were Messrs.—

Arnold,  Bruce,  Davison,
Beall,  Bush,  Derrick,
Booth,  Cromartie,  Ennis,
The roll-call was verified and on counting the vote on the passage of the bill the ayes were 82, nays 57.

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

Mr. Hawes 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. Grenade, McLain, Foster of Towns, Mills and Derrick for the purpose of visiting the State farm at Milledgeville.

Also Mr. Mills of Cherokee on account of sickness.

On motion of Mr. Miller of Muscogee, the House adjourned until 8 o'clock this evening.

8 O'clock p.m.

The House reconvened at this hour and was called to order by the Speaker.

On motion of Mr. Brown of Houston, the call of the roll was dispensed with.
On motion of Mr. Steed of Carroll, the elevator boy was excused for the afternoon session.

On motion of Mr. Steed of Taylor, the pages were also excused.

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

By Mr. Mann of Tattnall—

A bill to amend the charter of Lyons, in the county of Tattnall, and for other purposes.

Referred to Committee on Corporations.

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

By Mr. Miller of Muscogee—

A resolution to make House resolution No. 63 the special order for 12 o'clock, noon, on the 9th, instant.

The following resolution was introduced and unanimously adopted by a rising vote, to wit:

By Mr. Peyton of Habersham—

A resolution tendering the sympathies of the House to the family of Hon. Geo. P. Erwin, deceased.

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

Mr. Speaker:

The Committee on Education have had under consideration the following House bills and instruct me, as their
chairman, to report the same back with the recommendation that they do pass, to wit:

A bill to amend section 1384 of volume 1 of the Code.

A bill to prohibit the manufacture of intoxicating liquors in the 537th district of Upson county, Georgia.

Also, the following Senate bill with the recommendation that it do pass, to wit:

A bill to establish a system of public schools for the city of Fort Gaines.

Respectfully submitted.

JOHN N HOLDER, Chairman.

Mr. Shannon, 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 and have instructed me, as their chairman, to report back the same with the recommendation that the same do pass:

By Mr. Spence of Ware—

A bill to amend an Act to reincorporate the town of Waycross as the city of Waycross and granting a new charter to the said town under the name of the city of Waycross, and for other purposes.

The committee have also had under consideration the following Senate bill and instruct me, as their chairman, to report back the same with the recommendation that it do pass:
By Mr. Park of the 37th district—

An Act to amend an Act entitled an “Act to establish a dispensary in the city of LaGrange and to provide for the sale of vinous, malt and spirituous liquors and other intoxicants, and for other purposes.

Respectfully submitted.

JOHN R. SHANNON, 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 bill which I am instructed to report back, as their chairman, with the recommendation that the same do not pass, to wit:

A bill to abolish the city court of Buford.

Also, the following House bill with the recommendation that it do pass as amended, to wit:

A bill to prescribe the amount of salary or wages of laborers and others that may be exempt from process of garnishment, and for other purposes.

Also, the following House resolution with the recommendation that it do pass as amended, to wit:

A resolution for the relief of E. A. Buck of Berrien county.

Also, the following Senate bill with the recommendation that it do pass, to wit:
A bill to authorize the Governor to require the attorney-general to perform the duties of attorney of the W & A. R. R.

Also, the following Senate resolution with the recommendation that it do pass, to wit:

A resolution authorizing the burning of cancelled bonds and coupons of the State now in the treasury vaults.

Respectfully submitted.

John M. Slaton, Chairman.

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

Mr. Speaker:

Your committee having had under consideration the following House bills and instructed me, as their chairman, to report them back to the House with the recommendation that the same do pass:

By Mr. Houston of Fulton—

To give recorder's court in cities in Georgia having a population greater than 85,000 to commit minors under 16 years of age upon conviction in said court to the county reformatory.

By Mr. Fields of Dooly—

To amend an Act concerning the election laws of the city of Cordele.
By Mr. Wooten of Montgomery—

To repeal an Act to establish the city court of Mount Vernon, in the city of Mt. Vernon, etc.

Respectfully submitted.

J J FLYNT, Chairman.

Mr. Adams, chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker:

The Committee on Temperance, having had under consideration the following bill, report same back to the House with the recommendation that it do pass, to wit:

By Mr. Comas of the 3d district—

To amend section 1541 of the Code prescribing the number of names to be signed to petitions for elections for or against the sale of liquor and the manner of determining the sufficiency of same.

Respectfully submitted.

GEO. W ADAMS, Chairman.

Mr. Hayes and Mr. Mulherin, committee on part of the House to examine the books of the State Treasurer and the Comptroller-General, submitted the following report:

Mr. Speaker:

Your committee has carefully examined the books and vouchers of the offices of the State Treasurer and Comptroller-General, including all the business done by those departments since the examination by a like committee from the last Legislature and find them correct.
We commend the able heads of these departments and their assistants as eminently worthy of the trust the people of Georgia have reposed in them.

Your committee made a careful examination of the State Treasurer's office and find that no money is paid out by the treasurer except upon proper vouchers and that he has on hand all the money with which he stands charged on the books of the Comptroller-General. We regard the State's funds as in safe and capable hands.

We recommend that the canceled bonds and coupons now in the treasury vault be destroyed.

J. E. Hayes,
P. M. Mulherin,
Committee on Part of House.

Mr. Shackelford, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration Senate bill No. 101.

By Mr. Hudson of the 13th district—

A bill to be entitled an Act to amend section 45 of the charter of the city of Americus, approved November 11, 1899, so as to make the police commissioners elective by the people, and instruct me to report the same back to the House with the recommendation that the same do pass.

Respectfully submitted.

Thos. J. Shackelford,
Chairman Committee on Corporations.
Mr. Shackelford, 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 Senate, and instruct me, as their chairman, to report the same back to the House with the recommendation that the same do pass, to wit:

By Mr. Clarke of the 14th district—

A bill to be entitled an Act to incorporate the town of Chester, in Dodge county.

By Mr. Hightower of the 9th district—

A bill to be entitled an Act to amend an Act entitled an Act to incorporate the town of Newton.

By Mr. Tisinger of the 25th district—

A bill to be entitled an Act to incorporate the town of Atwater.

Respectfully submitted.

THOS. J. SHACKELFORD,
Chairman Committee on Corporations.

By Mr. Houston of Fulton—

A resolution to make appropriation to cover deficiencies in the public printing fund, and for other purposes.

An appropriation being involved, the House resolved itself into a committee of the whole and the Speaker designated as chairman 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 committee report 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.—

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Phillips or Quitman, Shannon, Walker of Monroe,
Preston, Slaton, Warren,
Proctor, Spence, Wellborn,
Rankin, Stanford, West,
Richardson, Steed of Carroll, Whitley,
Ridley, Steed of Taylor, Wilson,
Rogers of Hall, Stovall, Wise,
Rogers of McIntosh, Thurman, Womble,
Roper, Tigner, Wooten,
Rountree, Underwood, Yates,

Those voting in the negative were Messrs.—

Akin, Duggan, Knight,
Alexander, Kelly,

Those not voting were Messrs.—

Alford, Griffin, Parker,
Arnold, Hall, Rainey,
Ayres, Hardeman, Rawls,
Beall, Hendry, Redwine,
Bell of Emanuel, Henry, Reid,
Brinson, Johnson of Crawford, Rice,
Bruce, Jones of Dougherty, Sanders,
Bush, Kendrick, Shackelford,
Candler, Lawrence, Singletary,
Cann, Maples, Stewart,
Carr, Mayson, Strickland,
Cook, Miller of Bullock, Thompson,
Daves, Mills, Tracy,
Davison, Mitcham, Valentine,
Derrick, Morton, Walker of Pierce,
Duckett, McBride, Watson,
Foster of Towns, McLain, Welch,
Glenn, Newton, Mr. Speaker,
Grenade, Overstreet,

The verification of the roll-call was dispensed with on motion of Mr. Steed of Carroll.
On the passage of the resolution the ayes were 114, nays 5.

The resolution having received the requisite constitutional majority, was passed.

Mr. Shackelford, 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 and instruct me, as their chairman, to report the same back to the House with the recommendation that the same do pass, to wit:

By Mr. Hutcheson of Haralson—

A bill to be entitled an Act to amend the Act incorporating the city of Tallapoosa.

By Mr. Welch of Gilmer—

A bill to be entitled an Act to incorporate the town of East Ellijay.

Respectfully submitted,

Thos. J. Shackelford,
Chairman Committee on Corporations.

Mr. Hawes, chairman of the Committee on Pensions, submitted the following report:

Mr. Speaker:

The Committee on Pensions have had under consideration the following resolution and instruct me, as their chair-
man, to report same back with the recommendation that it do pass:

By Mr. Spence—

To appropriate pension of Jesse E. Butler to his widow.

Respectfully submitted.

P M. Hawes, Chairman.

Mr. Davis, chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

The Appropriations Committee has had under consideration House resolution No. 95 and have instructed me, their chairman, to report the same back to the House with the recommendation that it do pass:

Also, House resolution No. 122, which return with a recommendation that it do pass as amended.

Also, House resolution No. 132, which is also returned with a recommendation that it do pass.

Respectfully submitted.

Chas. L. Davis, Chairman.

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

Mr. Speaker:

We, the undersigned members of the Committee on Corporations recommend that Senate bill No. 101 do not pass.

L. C. Morton,
G. H. Carswell,
H. H. Little.
The next resolution for a third reading was:

By Mr. Calvin of Richmond—

A resolution to pay the per diem that would have accrued to the Hon. P. J. Sullivan, this session, to the administrator of his estate.

The report of the committee, which was favorable to the passage of the resolution, was agreed to.

On passage of the resolution the ayes were 102, nays, 2.

The resolution having received the requisite constitutional majority, was passed.

By Mr. Dunbar of Richmond—

A resolution to pay Mrs. Abbie Renew a pension due her husband.

An appropriation being involved, the House resolved itself into a committee of the whole and the Speaker designated as chairman 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.

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.—

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Those not voting were Messrs.—

Arnold, Boykin, Brown, Bell of Emanuel, Brinson, Bruce,
The verification of the roll-call was dispensed with on motion of Mr. Lane of Sumter.

On passage of the resolution the ayes were 124, nays 0.

The resolution having received the requisite constitutional majority, was passed.

By Mr. Hall of Bibb—

A resolution to pay the stenographer of the committee appointed to consider that part of the Governor's message relative to the W. & A. R. R.

An appropriation being involved, the House resolved itself into a committee of the whole and the Speaker designated as chairman of the committee Mr. Carswell 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, which was favorable to the passage of the resolution, 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.—

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Spence, Tigner, West,
Steed of Carroll, Tracy, Whitley,
Steed of Taylor, Underwood, Wilson,
Stewart, Walker of Monroe, Womble,
Stovall, Warren, Wooten,
Thurman, Wellborn, Yates,

Those not voting were Messrs.—

Akin, Grenade, Newton,
Arnold, Griffin, Overstreet,
Beall, Hardeman, Parker,
Bell of Emanuel, Henry, Pate of Dooly,
Brinson, Johnson of Crawford, Rainey,
Bruce, Jones of Dougherty, Redwine,
Candler, Kendrick, Reid,
Carr, Knowles, Shackelford,
Carrington, Lawrence, Singletary,
Cook, Mann, Stanford,
Daves, Maples, Strickland,
Davis, Mayson, Thompson,
Davison, Miller of Bullock, Valentine,
Derrick, Mills, Walker of Pierce,
Duckett, Mitcham, Watson,
Fields, Morton, Welch,
Flanigan, McBride, Wise,
Flynt, McLain, Mr. Speaker,
Foster of Towns,

The verification of the roll-call was dispensed with on motion of Mr. Howell of Meriwether.

On passage of the resolution the ayes were 120, nays 0.

The resolution having received the requisite constitutional majority, was passed.

By Mr. Slaton of Fulton—

A resolution to pay Mrs. R. W Lord the pension due her husband.
An appropriation being involved, the House resolved itself into a committee of the whole and the Speaker designated as chairman of the committee Mr. Boykin of Wilkinson.

After considering 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.—

Miller of Muscogee,  Rankin,  Stovall,  
Mitchell,  Rawls,  Thompson,  
Mizell,  Richardson,  Thurman,  
Moses,  Ridley,  Tigner,  
Mulherin,  Rogers of Hall,  Tracy,  
McCurry,  Rogers of McIntosh,  Walker of Monroe,  
McElmurray,  Roper,  Warren,  
McHenry,  Rountree,  Wellborn,  
McRae,  Sanders,  West,  
Nisbet,  Shannon,  Whitley,  
Owen,  Slaton,  Wilson,  
Paulk of Coffee,  Spence,  Wise,  
Paulk of Irwin,  Stanford,  Womble,  
Peyton,  Steed of Carroll,  Wooten,  
Phillips of Jefferson,  Steed of Taylor,  Yates,  
Phillips of Quitman,  Stewart,  
Proctor,  

Those not voting were Messrs.—

Arnold,  George,  Overstreet,  
Beall,  Grenade,  O'Quinn,  
Bell of Emanuel,  Griffin,  Parker,  
Brinson,  Hardeman,  Pate of Dooly,  
Bruce,  Harden,  Pate of Gwinnett,  
Buchan,  Johnson of Crawford,  Preston,  
Candler,  Jones of Dougherty,  Rainey,  
Carr,  Kendrick,  Redwine,  
Carrington,  Lawrence,  Reid,  
Cook,  Maples,  Rice,  
Daves,  Mayson,  Shackelford,  
Davison,  Miller of Bullock,  Singletary,  
Derrick,  Mills,  Strickland,  
Dozier,  Mitcham,  Valentine,  
Duckett,  Morton,  Walker of Pierce,  
Fields,  McBride,  Watson,  
Flanigan,  McLain,  Welch,  
Foster of Towns,  Newton,  Mr. Speaker.  

On motion of Mr. Hawes of Elbert, 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. Johnson of Baker—

A resolution providing for the payment of the pension due B. G. Smith of Baker 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. McCurry of Hart.

After a consideration of the resolution, the committee arose and through their chairman, reported progress and asked leave to sit again.

Mr Slaton of Fulton moved that when the regular hour of adjournment be reached the session be extended until 10 o'clock for the purpose of considering local bills, which motion prevailed.

On motion of Mr. Miller of Muscogee, the House adjourned until 9 o'clock to morrow morning.

Atlanta, Georgia.

Tuesday, December 9, 1902.

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, Davison, Daviso
Mr. Speaker.

Those absent were Messrs.—

Grenade, Maples, Redwine, 
Johnson of Clinch, Mitcham, Welch, 

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

On motion of Mr. Richardson of Houston, the reading of the Journal was dispensed with.

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

By Mr. Howard of Laurens—

Resolved, That all local and special bills be placed on their passage immediately after the special order for this morning.

The following Senate bill, which was made the special order for this morning, was read the third time and put upon its passage, to wit:
By Mr. Skelton of the 31st district—

A bill to change the time of meeting of the General Assembly from the fourth Wednesday in October to fourth Wednesday in June, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

Mr. Reid of Campbell called for the previous question, which call was sustained and the main question ordered.

On the passage of the bill, Mr. Davis called for the ayes and nays. The call was sustained, and on taking the ballot *viva voce* the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams, Alexander, Alford, Almond, Ayres, Baldwin, Beall, Bell of Emanuel, Bell of Milton, Blackburn, Booth, Bowen, Bower, Brock, Brown, Bruce, Buchannon, Burton, Bush, Calvin, Cann, Carr, Carrington, Carswell, Cliatt, Conner, Cook, Cromartie, Crumbly, Daves, Davison, Deal, Dunbar, Edwards, Ennis, Evans, Fields, Flanigan, Flynt, Franklin, Fussell, Gaulden, George, Glenn, Grenade, Grice, Griffin, Hawes, Hayes, Hicks, Hixon of Carroll, Hixon of Sumter, Holder, Houston, Howard of Baldwin, Howard of Laurens, Johnson of Baker, Jones of Pickens, Kelly, Kendrick, Kent, Knight, Knowles, Lanier, Lawrence, Leigh,
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<td>Pate of Gwinnett,</td>
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Those voting in the negative were Messrs.—

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<th>Akin,</th>
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<td>Arnold,</td>
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Those not voting were Messrs.—

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<td>Johnson of Crawford,</td>
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<td>Mr. Speaker,</td>
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The roll-call was verified and it was found that on the passage of the bill the ayes were 120, nays 28.

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 bill of the House, to wit:

A bill to regulate the sale of mortgaged property under power of sale.

A bill to establish dispensaries for Coffee county for the sale of spirituous, vinous and malt liquors, and create a board of managers for the same, 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 House, to wit:

A bill to regulate the traffic in seed-cotton in the counties of Elbert, Wilkes and Lincoln; provide a penalty for violation of same, and for other purposes.

The Senate has also passed as amended, by the requisite constitutional majority, the following bill of the House, to wit:

A bill to create a board of commissioners of roads and revenues for the county of Rockdale, and for other purposes.
The Senate has also concurred in the House amendments to the following Senate bill, to wit:

A bill to cede to the United States the jurisdiction of this State over certain lands in the counties of Walker, Dade and Catoosa, in this State adjacent to or in the vicinity of Chicamanga National Park, and for other purposes.

Mr. Morris, chairman ex officio of the Committee on Rules, submitted the following report:

Mr. Speaker:

The Committee on Rules have had under consideration resolution No. 148 and recommend that the same do pass as amended.

Also, resolution No. 149 and recommend that same do pass by substitute.

Also, that bill No. 249 be made the special order, to immediately follow resolution No. 63.

N. A. Morris, Chairman.

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

By Mr. Brinson of Decatur—

A bill to regulate the sale of Georgia cane syrup and prevent the adulteration of the same, and for other purposes.

Mr. Brinson offered a substitute for the above bill, which was read and adopted.

The report of the committee, which was favorable to the passage of the bill by substitute, 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, Edwards, Knight,
Akin, English, Knowles,
Alexander, Ennis, Lane,
Alford, Evans, Lanier,
Almond, Felder, Lawrence,
Arnold, Fields, Leigh,
Ayres, Flanigan, Little,
Baldwin, Flint, Lowe,
Beall, Foster of Oconee, Mann,
Bell of Emanuel, Franklin, Martin,
Bell of Milton, Fussell, Maysorn,
Blackburn, Gaulden, Miller of Bullock,
Booth, George, Miller of Muscogee,
Bowen, Glenn, Mitchell,
Bower, Grice, Mizell,
Brinson, Hall, Morton,
Brock, Hardeman, Moses,
Brown, Harden, Mulherin,
Buchan, Hawes, McCurry,
Buchannon, Hayes, McElmurray,
Burton, Hendry, McHenry,
Bush, Henry, McRae,
Butts, Hicks, Newton,
Calvin, Hixon of Carroll, Nisbet,
Carrington, Hixon of Sumter, Overstreet,
Carswell, Holder, O'Quinn,
Conner, Houston, Parker,
Cook, Howard of Baldwin, Pate of Dooly,
Cromartie, Howard of Laurens, Pate of Gwinnett,
Crumbly, Howell, Paulk of Coffee,
Daves, Hutcheson, Paulk of Irwin,
Davis, Johnson of Baker, Peyton,
Deal, Jones of Dougherty, Phillips of Jefferson,
Dozier, Jones of Pickens, Phillips of Quitman,
Duggan, Kent, Preston,
Dunbar, Kilburn, Proctor,
By unanimous consent the verification of the roll-call was dispensed with.

On passage of the bill the ayes were 146, nays 0.

The bill having received the requisite constitutional majority, was passed by substitute.

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

By Mr. Evans of Washington—

A bill to amend section 982, volume 1 of the Code so as
to make the city of Sandersville a State depository, 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 4.

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

Mr. Franklin of Washington gave notice that at the proper time he would move to reconsider the action of the House in not passing the above bill.

The next bill for a third reading was:

By Mr. Calvin of Richmond—

A bill to authorize cities of 30,000 inhabitants or more to lay out and maintain boulevards, driveways, parks, etc., and for other purposes.

While the above bill was under consideration, the hour of adjournment arrived and the Speaker declared the House adjourned until 3 o'clock this afternoon.

3 O'clock p.m.

The House reconvened at this hour and was called to order by the Speaker.

By unanimous consent the call of the roll was dispensed with.

Under the head of unfinished business, the following bill was taken up, to wit:
By Mr. Calvin of Richmond—

A bill to authorize the cities of this State having a population of 30,000 or more to lay out and maintain boulevards, parks, etc., and for other purposes.

On motion of Mr. Calvin the above bill was tabled.

The next bill for a third reading was as follows, to wit:

By Mr. Hixon of Sumter—

A bill to amend section 45 of the charter of the city of Americus, relative to the election of police commissioners by the people, and for other purposes.

Mr. Lane of Sumter moved that the bill be indefinitely postponed.

On the motion to indefinitely postpone, the previous question was called, which call was sustained and the main question ordered.

On the motion to indefinitely postpone the ayes and nays were ordered, and on taking the ballot \textit{viva voce}, the vote was as follows:

Those voting in the affirmative were Messrs.—

- Carswell
- Cliatt
- Cook
- Cromartie
- Deal
- Duggan
- Flanigan
- Gaulden
- Glenn
- Grice
- Griffin
- Hutcheson
- Lane
- Lawrence
- Little
- Mitchell
- Mizell
- McRae
- O'Quinn
- Parker
- Pate of Gwinnett
- Preston
- Proctor
- Rountree
- Singletary
- Spence
- Stewart
- Tracy
- Valentine
- Walker of Monroe
- Wooten.
Those voting in the negative were Messrs.—


Those not voting were Messrs.—

Adams, Akin, Alexander, Alford, Arnold, Beall, Bell of Emanuel, Bell of Milton, Blackburn, Booth, Bowen, Boykin, Brinson, Brock, Brown, Bruce, Buchannon, Butts, Candler, Carr, Carrington, Davison, Derrick, Edwards, Evans, Flynt, Foster of Towns, Fussell, Grenade, Hall, Hardeman, Hicks, Howard of Laurens, Johnson of Clinch, Johnson of Crawford, Jones of Dougherty,
The verification of the roll-call was dispensed with by unanimous consent.

On the motion to indefinitely postpone, the ayes were 31, nays 75.

The motion was therefore lost.

On agreeing to the report of the committee, the previous question was called, and the main question ordered.

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 and nays were ordered.

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

Those voting in the affirmative were Messrs.—
Those voting in the negative were Messrs.—

Adams, Griffin, Preston,
Alford, Hall, Rankin,
Beauchamp, Hendry, Richardson,
Buchan, Howell, Rogers of Hall,
Butts, Lane, Rountree,
Carr, Lawrence, Sanders,
Carswell, Little, Singletary,
Clatt, Mitchell, Spence,
Cromartie, Mizell, Stewart,
Duckett, McElmurray, Tracy,
Duggan, McHenry, Valentine,
Fussell, McRae, Wooten,
Grice, Nisbet, 

Those not voting were Messrs.—

Akin, Bell of Milton, Boykin,
Beall, Booth, Erinson,
The roll-call was verified and on passage of the bill it was found that the ayes were 90, nays 38.

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

On motion of Mr. Hixon the bill was ordered immediately transmitted to the Senate.

The hour of adjournment having arrived the Speaker declared the House adjourned until 8 o'clock to night.

8 O'clock p.m.

The House reconvened at this hour and was called to order by the Speaker.

On motion of Mr. Felder of Bibb, the call of the roll was dispensed with.

The following resolutions were read, to wit:
TUESDAY, DECEMBER 9, 1902.

By Mr. Hawes of Elbert—

A resolution providing for a committee to investigate the Deaf and Dumb Asylum during the vacation of the legislature, and to pay such committee men $4.00 per diem and railroad expense.

The resolution was ordered to lay over for one day.

By Mr. Grice of Pulaski—

A resolution fixing the order of business for to-night's session.

Ordered to lay over for one day.

By Mr. Grice of Pulaski—

A resolution limiting debate on all local matters to ten minutes to each side.

The above resolution was adopted.

Mr. Hawes of Elbert, in accordance with his previous notice, moved to reconsider the action of the House in not passing House bill No. 74, which was a bill to appropriate $20,000 to the Deaf and Dumb Institute. The motion to reconsider 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 Senate bills, and instruct me, as their chairman, to report the same back with the recommendation that they do pass, to wit:
A bill to repeal an Act authorizing the Governor to appoint an agent to look after the property of the State along the W & A. R. R.

A bill to provide for the payment of costs and fees in cases in which services are performed by special criminal bailiffs.

A bill to amend section 691 of volume 3 of the Code.

A bill to amend section 2017 of volume 2 of the Code.

Also, the following Senate bill with the recommendation that it do not pass, to wit:

A bill to suppress the evil of keeping gaming houses.

Respectfully submitted.

JOHN M. SLATON, Chairman.

On motion of Mr. Mitchell of Thomas, the afternoon session was extended for the special purpose of reading Senate bills for first and second time, and House bills for second reading.

The following resolution was read and adopted, to wit:

By Mr. Hardeman of Jackson—

A resolution memorializing Senators and Representatives in Congress to urge upon the United States Drainage and Irrigation Department a preliminary investigation to determine whether or not irrigation and drainage can be applied so as to prevent injury to lands in Georgia.

The Speaker announced the following special committee to frame a measure rearranging the counties of this State into Judicial Circuits, to wit:

The following bill, which was reconsidered on yesterday, was again read, to wit:

By Mr. Sanders of Heard—

A bill to amend section 982, volume 1 of the Code, so as to make Hogansville a State depository.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 65, nays 40.

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

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

By Mr. Knight of Berrien—

A bill to establish the district court of the city of Tifton, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 106, nays 1.

The bill having received the requisite constitutional majority was passed.

By Mr. Glenn of Whitfield—

A bill to create and maintain a dispensary in the city of Dalton, and for other purposes.
The unfavorable report of the committee was disagreed to.

On passage of the bill the ayes were 92, nays 18.

The bill having received the requisite constitutional majority was passed.

On motion of Mr. Glenn, the bill was ordered immediately transmitted to the Senate.

By Mr. Mulherin of Richmond—

A bill to amend the charter of the city of Augusta, relative to the levying of a commutation tax, and for other purposes.

The committee offered a substitute for the above bill, which was adopted.

The report of the committee, which was favorable to the passage of the bill by substitute, was agreed to.

On passage of the bill the ayes were 100, nays 1.

The bill having received the requisite constitutional majority was passed by substitute.

On motion of Mr. Rogers of Hall, House bill No. 374 was tabled.

Mr. McCurry of Hart, chairman of the Committee on Public Libraries, submitted the following report:

Mr. Speaker:

The Committee on Public Libraries have had under consideration the following Senate bill and instruct me, as chairman, to report the same back to the House with recommendation that it do pass.
A bill to be entitled an Act to amend the school laws of the State by setting aside funds for libraries in schools; to provide the method of selection of said libraries and the care of the same.

Respectfully submitted.

JULIAN B. McCURRY, Chairman.

The following Senate bills were read the first time, to wit:

By Mr. Comas of the 3d district—

A bill to regulate the sale of mortgaged property under power of sale.

Referred to General Judiciary Committee.

By Mr. Sweat of the 5th district—

A bill to establish dispensaries in the county of Coffee, and for other purposes.

Referred to Committee on Corporations.

By Mr. Sweat of the 5th district—

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

Referred to General Judiciary Committee.

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

By Mr. Tisinger of the 25th district—

A bill to amend section 691, volume 3 of the Code, by striking certain words, and for other purposes.
By Mr. Comas of the 3d district—

A resolution authorizing the burning of cancelled bonds.

By Mr. Comas of the 3d district—

A bill to repeal an Act to authorize the Governor to appoint an agent to look after the State's property in Tennessee.

By Mr. Perry of the 33d district—

A bill to amend the school laws of this State.

By Mr. Howell of the 35th district—

A bill to amend section 2017, volume 2 of the Code, relative to granting of corporate powers, etc.

By Mr. Comas of the 3d district—

A bill to prescribe rules which shall govern in the transportation of the dead.

By Mr. Comas of the 3d district—

A bill to amend section 1541, volume 1 of the Code, relative to petitions, etc.

By Mr. Howell of the 35th district—

A resolution to authorize the Brumby Memorial Association to erect a monument on Capitol grounds.

By Mr. Perry of the 33d district—

A resolution requesting the Senators and Representatives in Congress to have the United States reimburse this State for certain Indian war claims.
By Mr. Perry of the 33d district—

A bill to pay costs and fees in certain cases.

By Mr. Clark of the 14th district—

A bill to incorporate the town of Chester.

By Mr. Hudson of the 13th district—

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

By Mr. Christie of the 11th district—

A bill to create a system of public schools in the city of Fort Gaines.

By Mr. Van Buren of the 21st district—

A bill to repeal an Act to reduce the salary of the treasurer of the county of Wilkinson.

By Mr. Lee of the 44th district—

A bill to authorize the Governor to require the attorney-general to perform without compensation the duties of the special attorney of the W & A. R. R.

By Mr. Hightower of the 9th district—

A bill to amend an Act to incorporate the town of Newton.

By Mr. Park of the 37th district—

A bill to amend an Act to establish a dispensary in the city of LaGrange.

By Mr. Tisinger of the 25th district—

A bill to incorporate the town of Atwater.
By Mr. Clements of the 15th district—

A bill to authorize the prison commission to lease felony convicts for five years.

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

By Messrs. Houston, Harden and Hardeman—

A resolution providing for the erection of a monument of Alex. H. Stephens and Crawford W. Long in the Statuary Hall at Washington, D. C.

By Mr. Shackelford of Clarke—

A bill to appropriate $25,000 to the trustees of the State University.

By Mr. Davidson of Greene—

A resolution authorizing the treasurer to transfer from one class to another, pension funds in certain cases.

By Mr. Spence of Ware—

A resolution to pay pension of J. E. Butler.

By Mr. Fields of Dooly—

A bill to amend an Act concerning the election laws of Cordele.

By Mr. Spence of Ware—

A bill to amend an Act to reincorporate the town of Waycross.

By Mr. Camp of Chatham—

A resolution to pay Bradford L. Gilbert $1,000.
By Mr. Carr of Newton—

A bill to incorporate the town of Mansfield.

By Mr. Calvin of Richmond—

A bill to amend section 1384, volume 1 of the Code, relative to the agricultural department.

By Mr. Knight of Berrien—

A resolution for the relief of E. A. Buck.

By Messrs. Hawes and Stovall—

A bill to preserve certain Revolutionary, Colonial and Confederate records.

By Mr. Houston of Fulton—

A bill to give the recorder’s courts in certain cities the power to commit minors to reformatories.

By Mr. Mitcham of Clayton—

A bill to remove obstructions from the streams of Clayton county.

By Mr. Mills of Cherokee—

A bill to amend section 821, volume 1 of the Code, relative to issuing of `fi. was`.

By Mr. Calvin of Richmond—

A bill to amend section 453, volume 3 of the Code, which defines vagrancy.
By Mr. Peyton of Habersham—

A bill to amend an Act to incorporate the city of Toccoa.

By Mr. Welch of Gilmer—

A bill to incorporate the town of East Ellijay.

By Mr. Wooten of Montgomery—

A bill to repeal an Act to create the city court of Mt. Vernon.

By Mr. Hutcheson of Haralson—

A bill to amend an Act to create a new charter for the city of Tallapoosa.

By Mr. Steed of Taylor—

A resolution to appropriate $100 to each member of depot commission.

By Mr. Singleterary of Thomas—

A bill to incorporate the Hopeful school district.

The above bill was read the second time and recommitted.

The following resolutions were read and referred to the Committee on Rules, to wit:

By Mr. Brock of Dade—

A resolution making Senate bill No. 68 the special and continuous order of business immediately after confirmation of Journal.
By Mr. Howard of Laurens—

A resolution fixing House local bills the special continuing order for Wednesday immediately after confirmation of the Journal.

By Mr. Stovall of Chatham—

A resolution fixing House bill No. 121 the special order for Wednesday, December 10th, at 11 o’clock a.m.

By Mr. Steed of Carroll—

A resolution fixing House bill No. 27 the special order after the confirmation of the Journal on December 10th.

By Mr. Mulherin of Richmond—

A resolution making Senate bill No. 81 the special order for Wednesday, December 10th, after reading of the Journal.

By Mr. Shackelford of Clarke—

A resolution fixing House bill No. 93 special order for Wednesday immediately after confirmation of the Journal.

By Mr. George of Morgan—

A resolution fixing House bills Nos. 288 and 315 the special order for Wednesday afternoon, December 10th, immediately after the call of the roll.

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

A bill to cede to the United States jurisdiction over certain land in the city of Athens, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Conner of Bartow (by request)—

A bill to protect fish in the streams of 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. Hayes of Macon—

A bill to amend an Act to create a system of public schools for the town of Marshallville.

The 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. Harden, Cann and Stovall of Chatham—

A bill to fix the time of holding the election of all officers of certain incorporated cities.

The report of the committee, which was favorable to the passage of the bill by substitute, was agreed to.

The 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. Jones of Pickens—

A bill to authorize the mayor and council of Jasper to issue 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 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Wooten of Calhoun—

A bill to incorporate the city of Vidalia.

The 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. George of Morgan—

A bill to provide for the removal of obstructions from the streams of Morgan 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. Almond of Rockdale, the Senate amendment to bill No. 248 was disagreed to.

The Senate amendments to House bill No. 329 were concurred in.

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

Atlanta, Georgia,

Wednesday, December 10, 1902.

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,  Dozier,  Kelly,
Akin,    Duckett,  Kendrick,
Alexander,  Duggan,  Kent,
Alford,    Dunbar,  Kilburn,
Almond,    Edwards,  Knight,
Arnold,    English,  Knowles,
Ayres,     Ennis,    Lane,
Baldwin,   Evans,    Lanier,
Beall,     Elder,    Lawrence,
Beauchamp,  Fields,   Leigh,
Bell of Emanuel,  Flanigan,  Little,
Bell of Milton,  Flynt,    Lowe,
Blackburn,  Foster of Oconee,  Mann,
Booth,     Foster of Towns,  Martin,
Bowen,     Franklin,  Mayson,
Bower,     Russell,   Miller of Bullock,
Boykin,    Gaulden,  Miller of Muscogee,
Grinson,   George,    Mills,
Brock,     Glenn,    Mitcham,
Brown,     Grenade,  Mitchell,
Bruce,     Grice,    Mizell,
Buchan,    Griffin,  Morton,
Buchannon,  Hall,    Moses,
Burton,    Hardeman,  Mulberin,
Bush,      Harden,    McBride,
Butts,     Hawes,    McElmurray,
Calvin,    Hayes,    McHenry,
Candler,   Hendry,   McLain,
Cann,      Henry,    McRae,
Carr,      Hicks,    Newton,
Carrington,  Hixon of Carroll,  Nisbet,
Carswell,  Hixon of Sumter,  Owen,
Clatt,     Holder,    Overstreet,
Conner,    Houston,  O'Quinn,
Cook,      Howard of Baldwin,  Parker,
Cromartie,  Howard of Laurens,  Pate of Dooly,
Crumbly,   Howell,    Pate of Gwinnett,
Daves,     Hutcheson,  Paulk of Coffee,
Davis,     Johnson of Baker,  Paulk or Irwin,
Davison,   Johnson of Clinch,  Peyton,
Deal,      Jones of Dougherty,  Phillips of Jefferson,
Derrick,   Jones of Pickens,
JOURNAL OF THE HOUSE.

Phillips of Quitman, Shackelford, Valentine,
Preston, Shannon, Walker of Monroe,
Proctor, Singletary, Walker of Pierce,
Rainey, Slaton, Warren,
Rankin, Spence, Watson,
Rawls, Stanford, Welch,
Redwine, Steed of Carroll, Wellborn,
Reid, Steed of Taylor, West,
Rice, Stewart, Whitley,
Richardson, Stovall, Wilson,
Ridley, Strickland, Wise,
Rogers of Hall, Thompson, Womble,
Rogers of McIntosh, Thurman, Wooten,
Roper, Tigner, Yates,
Rountree, Tracy, Mr. Speaker,
Sanders, Underwood,

Those absent were Messrs.—

Johnson of Crawford, Maples,

Mr. Flanigan of Gwinnett, 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 the Committee on Rules, to wit:

By Mr. Calvin of Richmond—

A resolution making House bills Nos. 109, 110, 269 the special order for to-day, immediately after the reading of the Journal.

By Mr. Calvin of Richmond—

A resolution limiting debate on all local matters to ten minutes.
The above resolution was adopted.

Mr. Morris, chairman *ex officio* of the Committee on Rules, submitted the following report:

*Mr. Speaker:*

The Committee on Rules respectfully report back resolutions with recommendation that local and special bills be special order Wednesday morning from immediately after confirmation of the Journal to 11 o'clock a.m.

N. A. Morris, Chairman *ex officio*.

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

By Mr. Houston of Fulton—

A bill to give the recorders' courts in cities of 85,000 inhabitants the power to commit minors under 16 years of age to county reformatory, 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. McLain of Cobb—

A resolution for the relief of the Western & Atlantic Railroad Company, and for other purposes.

The report of the committee, which was favorable to the passage of the resolution, was agreed to.
On passage of the bill the ayes were 90, 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 House, to wit:

A bill to reduce the salary of the judge of the city court of Elberton from $1,500 to $1,200 after January 1, 1905, and for other purposes.

A bill to regulate the practice in justice courts in cities of 75,000 or more inhabitants, and for other purposes.

A bill to repeal the Act creating an advisory board of commissioners for the counties of Laurens and Glascock, and for other purposes.

A bill to codify the various acts incorporating the city of Forsyth in Monroe county, and for other purposes.

A bill to authorize the mayor and council of the town of Tybee to close certain land and to convey certain land to the United States, and for other purposes.

A bill to authorize the mayor and council of Washington, Ga., to sell certain real estate belonging to said city.

A bill to amend the charter of the town of Sylvania by making it the city of Sylvania, and for other purposes.
A bill to incorporate the town of Morganton in the county of Fannin.

A bill to amend the Act creating the county court of Berrien, and for other purposes.

A bill to incorporate the town of Canon in the counties of Hart and Franklin, and for other purposes.

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

A bill to amend the charter of the Fairburn Banking Company, so that a person owning five shares may be eligible as a director.

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 bills of the House, to wit:

A bill to amend an Act approved December 8, 1889, providing for the employment of inspectors of roads and bridges for counties of more than 75,000 people, and for other purposes.

A bill to create a new charter for the town of Lumpkin in Stewart county, and for other purposes.

A bill to create a new charter for the town of Richland in Stewart county, and for other purposes.
The Senate has also passed, as amended, by the requisite constitutional majority, the following resolution of the House, to wit:

A resolution to appropriate the sum of $15,000 for the purpose of making necessary repairs on the Capitol building.

The Senate has failed to pass the following bills of the House, to wit:

A bill to establish a county court for Wilkes county, and to repeal the Act establishing the city court of Washington.

A bill to prohibit the building or use of unlawful fences in Camden county.

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

Mr. Speaker:

The Special Judiciary Committee has had under consideration House bill 383, to abolish the city court of Dublin in the county of Laurens, and reported back same with recommendation that it do pass.

We, therefore, beg to submit this minority report upon the following grounds:

1st. That the grand jury, the board of roads, revenue commissions of Laurens county, the bar association of Dublin, the mayor and councilmen of Dublin, every bank and business house except four in the city of Dublin, as well as a great number of the leading taxpayers, have petitioned the House to vote said measure down.
2d. Because the bill was considered by only a minority of the members of the Special Judiciary, late at night, when the members of said committee did not have time to discuss the measure among themselves, and we recommend the bill do not pass.

Respectfully submitted.

GEO. M. CONNER,
E. S. BALDWIN.

The next bill for a third reading was

By Messrs. Hicks and Howard of Laurens—

A bill to repeal an Act to create the city court of Dublin.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

The previous question was called and the main question ordered.

On the passage of the bill, Mr. Hicks of Laurens, 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.—

Akin, Alexander, Almond, Ayres, Baldwin, Beall, Beachamp, Bell of Milton, Blackburn, Booth, Brinson, Brown, Buchan, Buchannon, Burton, Butts, Carswell, Cook, Crumbly, Davison, Deal, Derrick, Dozier, Duckett, Dunbar, English, Fields,
Those voting in the negative were Messrs.—

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Those not voting were Messrs.—

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On motion of Mr. Slaton of Fulton, the verification of the roll-call was dispensed with.

On the passage of the bill the ayes were 115, nays 11.

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

Mr. Warren of Emanuel, gave notice that at the proper time he would move to reconsider the action of the House had on the above bill.

Mr. Franklin moved that the House immediately reconsider its action in passing the above bill.

The Speaker ruled that the motion to reconsider at this time was out of order.

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

The Senate has passed the following Senate resolution, by a requisite constitutional majority, to-wit:

A resolution to be entitled a resolution to inquire into the present city and county adoptions of text books in State of Georgia; to investigate the operations of laws in States that have enacted a uniformity measure, and for other purposes.

The Senate has passed the following Senate bills by a requisite constitutional majority, to wit:

A bill to be entitled an Act to amend an Act to amend section 752 of Penal Code, and for other purposes.

A bill to authorize street or suburban railroads in this State to increase their capital stock, and for other purposes.

A bill to authorize street or suburban railroads to extend its road into an adjoining State, and for other purposes.

Also, the following House bill as amended:

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

The following resolutions were read and referred to the committee on rules, to wit:

By Mr. George of Morgan—

Resolved, That the session this morning be extended from 1 p.m. until bills Nos. 383 and 384 shall have been disposed of.
By Mr. Whitley of Douglas—

Resolved, That House Bill No. 361 be included in the special order for local bills.

The following resolution was introduced and referred to the committee on rules without being read, to wit:

By Mr. Davidson of Greene—

Resolved, That the privileges of the floor be extended R. L. McWhorter during his stay in the city.

The next bill for a third reading was

By Messrs. Hicks and Howard of Laurens—

A bill to create the city court of Dublin in and for the county of Laurens.

The report of the committee which was favorable to the passage of the bill was agreed to.

Mr. George of Morgan, called for the previous question which call was sustained and the main question ordered.

On the passage of the bill Mr. Hicks called for the ayes and nays, which call was sustained and on taking the ballot *viva voce* the vote was as follows:

Those voting in the affirmative were Messrs.—

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Those voting in the negative were Messrs.—

Alford,           Hall,                        McHenry,
Baldwin,          Hendry,                     Richardson,
Beauchamp,        Jones of Pickens,         Warren,
Carrington,       Mizell,                     Wellborn,
Ennis,            Mulherin,                   Wilson,

Those not voting were Messrs.—

Adams,            Alexander,                  Booth,
Akin,             Bell of Emanuel,          Bowen.
The roll call was verified and it was found that on the passage of the bill the ayes were 103, nays 15.

The bill having received the requisite constitutional majority was passed.

On motion of Mr. George of Morgan, the bill was ordered immediately transmitted to the Senate.

Mr. Steed, chairman of the Penitentiary Committee submitted the following report:

Mr. Speaker:

The Penitentiary Committee, through sub-committees, have visited the various prison camps in the State, except as noted below, and found same in good condition and being conducted in conformity to the rules and regulations prescribed for their government by the prison commission. Buildings good, clothing ample, diet plentiful and sanitary conditions all that should be expected.
We heard no complaints of harsh or cruel treatment, the convicts being treated with uniform kindness. Our examination into the department convinces us that it is conducted on strict business principles, and the appropriation made by the General Assembly economically expended.

One evidence of the care exercised by the commission in this regard, is the decreased appropriation asked for another year.

The camps at Jakin and Donaldsonville were not visited, on account of illness of the chairman of the sub-committee delegated to inspect those camps.

These will be visited immediately after adjournment of the General Assembly, and a supplementary report filed.

Respectfully submitted,

WALTER E. STEED, Chairman.

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 incorporate the Vega school district in Pike county.

Also, an Act to amend section 670 of the Code of 1895.

Also, an Act to amend an Act regulating the catching of oysters and fish from the public waters of this State.

Also, an Act to amend the Act creating a dispensary in Pulaski county.
Also, an Act prohibiting the manufacture of intoxicating liquors in Douglas county.

Also, an Act, to amend section 573 of Code of 1895.

Also, an Act to repeal an Act to incorporate the city of Tifton, Ga.

Also, an Act requiring bond before seeking writ of *certiorari* in certain cases.

Also, an Act authorizing clerks of city courts to appoint deputy clerks.

Also, an Act to incorporate the town of Pineview in Wilcox county.

Also, an Act to repeal the charter of the town of Statesboro.

Also, an Act to repeal an Act to provide for the application of public school funds to the Douglasville college.

Also, an Act to cede to the United States jurisdiction over public road approaches to Chicamauga National Park.

Also, an Act to amend the Acts incorporating the city of Sandersville.

Also, an Act to authorize the town of Palmetto in Campbell county to issue bonds for school purposes.

Also, an Act to amend section 1 of an Act establishing the police court of the city of Savannah.

Also, an Act to amend section 982 of Code of 1895.

Respectfully submitted,

C. J. Wellborn, Jr., Chairman.
The next bill for a third reading was

By Mr. Singletary of Thomas—

A bill to incorporate the Hopeful school district in the county of Thomas, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed, and on motion of Mr. Singletary, the same was ordered immediately transmitted to the Senate.

By Mr. Howard of Baldwin—

A bill to establish and maintain a dispensary in the city of Milledgeville, 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 90, nays 0.

The bill having received the requisite constitutional majority was passed, and on motion of the author, was ordered immediately transmitted to the Senate.

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

By Mr. Merritt of the 20th District—

A bill to reorganize the military forces 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 104, nays 1.
The bill having received the requisite constitutional majority was passed.

Mr. Shackelford, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration Senate Bill No. 102, by Mr. Sweat of the 5th district, a bill to be entitled an Act to establish dispensaries for Coffee county, and authorize me, as their chairman, to report the same back to the House with the recommendation that the same do pass.

Respectfully submitted.

THOS. J. SHACKELFORD,
Chairman Committee on Corporations.

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

By Mr. Park of the 37th District—

A resolution providing that the present system of adopting county and city text-books be inquired into.

Referred to Committee on Education.

Mr. Franklin of Washington, renewed his motion that the House reconsider its action in passing, at this morning's session, the bill to repeal an Act to create the city court of Dublin.

The Chair again ruled that the motion could not be considered at this time.

Mr. Franklin then appealed from the decision of the Chair
Before the appeal could be put the Chair stated that while a motion to reconsider at this time could not be entertained, a motion to suspend the rules of the House for the purpose of bringing about a reconsideration would be in order.

Before the appeal could be put to the House the hour of adjournment arrived and the Speaker declared the House adjourned until 3 o'clock this afternoon.

3 O'clock p.m.

The House reconvened at this hour and was again called to order by the Speaker.

On motion of Mr. Flynt the call of the roll was dispensed with.

At the time of adjournment this morning Mr. Franklin had entered an appeal from the decision of the Chair, in ruling that a motion could not be made to reconsider on the same day on which the action of the House took place.

The Chair stated, however, that he would entertain a motion to dispense with the rules of the House for the purpose of bringing about a reconsideration.

Mr. Franklin then withdrew his appeal, and moved that the rules be suspended for that purpose.

Mr. George made the point of order that it would not be necessary to suspend the rules for that purpose.

The Chair then ruled that a motion to suspend the rules would have to be submitted in writing and referred to the Committee on Rules.

By unanimous consent the report of the Committee on Rules was taken up and read.
The first section of the report was adopted. The same was as follows:

1st. Senate bills and resolutions for first, second and third reading.

The remainder of the report was tabled, on motion of Mr. Morris of Cobb.

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

Mr. Speaker:

The Committee on Education have had under consideration the following Senate resolution, and instruct me, as chairman, to report the same back with the recommendation that it do pass, to wit:

A resolution to inquire into the present city and county adoptions of text-books, and for other purposes.

Respectfully submitted.

Jno. N. Holder, Chairman.

Mr. Shackelford, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration House Bill No. 474, by Mr. Mann of Tattnall, a bill to amend the charter of the town of Lyons, instruct me as their chairman, to report the same back to the House with the recommendation that the same do pass.

Thos. J. Shackelford,
Chairman Committee on Corporations.
The following message was received from the Senate, through Mr. Northen, the secretary thereof:

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following Senate bill, to wit:

A bill to amend sections 1840 and 1841 of the Civil Code of 1895, and for other purposes.

The following bills which were made special continuing orders until disposed of, were read the third time, to wit:

By Mr. Gaulden of Brooks—

A bill to be entitled an Act to fix a fee of $25,000 for the sale of liquor in the county of Brooks, and for other purposes.

Mr. Gaulden proposed to amend by striking out the words "twenty-five thousand" wherever they occur, and insert in lieu thereof the words "twelve thousand."

The amendment was adopted.

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 and nays were ordered, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams, Akin, Alexander, Ayres, Beauchamp, Bell of Milton,
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Those voting in the negative were Messrs.—

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Jones of Dougherty, McCurry, West,
Miller of Muscogee, McHenry, Wilson,
Mulherin, Stovall,

Those not voting were Messrs.—

Alford, Hutcheson, Roper,
Almond, Johnson of Crawford, Sanders,
Arnold, Kelly, Slaton,
Beall, Knowles, Stanford,
Bell of Emanuel, Lanier, Tigner,
Bruce, Maples, Tracy,
Calvin, Mayson, Underwood,
Cook, Miller of Bullock, Valentine,
Cromartie, Mitcham, Walker of Pierce,
Daves, McRae, Warren,
Dunbar, Parker, Watson,
Evans, Peyton, Welch,
Flynt, Rainey, Wise,
Hayes, Reid, Mr. Speaker,
Howard of Baldwin, Ridley,

On motion of Mr. Lane of Sumter, the verification of the roll-call was dispensed with.

On the passage of the bill the ayes were 111, nays 19.

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

Mr. Ennis gave notice that at the proper time he would move to reconsider the action of the House in passing the above bill.

Mr. George of Morgan, moved that the bill be immediately transmitted to the Senate, which motion prevailed.

The following resolution was read, to wit:
By Mr. Calvin of Richmond—

A resolution seeking to declare Thanksgiving Day dies non.

Mr. Miller of Muscogee, called for the previous question, which call was sustained and the main question ordered.

The resolution was then put to the House and lost.

Mr. Morris of Cobb, asked unanimous consent of the House that the remaining sections of the report of the Committee on Rules be taken up to-morrow for adoption immediately after the reading of the Journal, which was granted.

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 be entitled an Act to make appropriations for the ordinary expenses of the executive, legislative and judicial departments of the government, payment of the public debt and the interest thereon, and for the support of the public institutions and the educational interests of the State for the year 1903, and for other purposes.

The following Senate bills were read the first time to wit:
By Mr. McMichael of the 24th District—

A bill to amend sections 1840 and 1841 of the Civil Code, relative to banking companies, insurance companies, etc., and for other purposes.

Referred to General Judiciary Committee.

By Mr. McMichael of the 24th District—

A bill to authorize street or suburban railroad companies to increase their capital stock.

Referred to Committee on Railroads.

By Mr. McMichael of the 24th District—

A bill to authorize street and suburban railroad companies to extend their roads into other States.

Referred to Committee on Railroads.

By Mr. Comas of the 3d District—

A bill to amend an Act to amend section 752 of the Penal Code.

Referred to Committee on General Judiciary.

The following resolution was, by unanimous consent, read the first time, to wit:

By Mr. Owen of Pike—

A resolution to refund $50, paid to the Secretary of State for charter of Bank at Barnesville, to E. A. Stephens.
The following House bills were taken up for the purpose of concurring in the Senate amendments, to wit:

By M. Crumley of Stewart—

A bill to create a new charter for the town of Lumpkin.

The Senate proposed to amend by striking out section 19 of the bill.

The Senate amendment was concurred in.

By Mr. Crumbly of Stewart—

A bill to create a new charter for the town of Richland.

The Senate proposed to amend by striking out all of section 19.

The Senate amendment was adopted.

The hour of adjournment having arrived the Speaker declared the House adjourned until 8 o'clock this evening.

8 O'clock p.m.

The House reconvened at this hour and was called to order by the Speaker.

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

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At the request of Mr. Spence of Ware, Senate Bill No. 102 was recommitted to the Committee on Temperance.

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

By Mr. Sweat of the 5th District—

A bill to establish dispensaries in the county of Coffee.

By Mr. Clements of the 15th District—

A bill to repeal an Act to create the city court of Mount Vernon.

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

Mr. Speaker:

The General Judiciary Committee have had under con-
sideration the following Senate bills, and instruct me, as chairman, to report the same back with the recommendation that they do pass, to wit:

A bill to amend section 2180 of volume 2 of the Code.

A bill to amend an Act establishing the city court of Douglas.

Also, the following Senate bills with the recommendation that they do pass as amended, to wit:

A bill to require defendants setting up new matter to do so in paragraphs, and to require the plaintiff to meet such answer by appropriate pleadings.

A bill to amend sections 1840 and 1841 of the Civil Code.

Also, the following Senate bills with the recommendation that they be read a second time and recommitted, to wit:

A bill to amend an Act to amend section 752 of the Penal Code.

A bill to repeal an Act establishing a city court of Mt. Vernon.

Also, the following Senate bill with the recommendation that it do not pass, to wit:

A bill to amend section 401 of the Penal Code.

Respectfully submitted.

JOHN M. SLATON, Chairman.
Mr. Adams, chairman of the Committee on Temperance, submitted the following report:

Mr. Speaker:

The Committee on Temperance, having had under consideration the following bill, report the same back to the House with the recommendation that it do not pass:

Senate Bill No. 25 by Mr. Sweat of the 5th district, to make it a misdemeanor to be intoxicated upon any street or public road of this State.

Also, House Bill No. 467, with the recommendation that it do pass as amended.

Also, House Bill No. 3, by Mr. Parker of Talbot, with the recommendation that the author be permitted to withdraw same. 

GEO. W ADAMS, Chairman.

Mr. Hawes, chairman of the Committee on Pensions, submitted the following report:

Mr. Speaker:

The Committee on Pensions have had under consideration the following Senate resolution, and instruct me, as their chairman, to report the same back to the House with the recommendation that it do not pass, to wit:

By Mr. Comas of the 3 district—

A resolution to pay pension of Josiah Lucas, of Appling county, to Lucia Lucas, his widow.

Respectfully submitted.

P M. HAWES, Chairman.
The following Senate bills were read the third time, to wit:

By Mr. Comas of the 3d district—

A bill to repeal section 397, volume 3 of the Code, relative to certain officers.

On motion of Mr. Lane of Sumter, the above bill was tabled.

By Mr. Tisinger of the 25th district—

A bill to amend section 691, volume 3 of the Code, relative to declaring dividends other than from the legitimate proceeds of investments, and for other purposes.

The committee proposed the following amendments which were adopted, to wit: Amend by striking from line 12 of section 1, the word "not."

Amend line 22 of section 1 by striking there from the word "not."

Amend the caption by striking the word "not," in line ten.

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 95, nays 0.

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

By Mr. Van Buren of the 21st 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 89, nays 9.

The bill having received the requisite constitutional majority was passed.

By Mr. Lee of the 44th district—

A bill to repeal an Act to authorize the Governor to appoint a special agent to look after the State's property in Tennessee, 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 2.

The bill having received the requisite constitutional majority was passed.

On motion of Mr. Tigner of Muscogee, Senate bill No. 17 was tabled.

On motion of Mr. Hall of Bibb, Senate bill No. 21, to amend the school laws of this State, was indefinitely postponed.

By Mr. Perry of the 33d district—

A bill to provide for the payment of costs and fees in cases in which services are performed by special bailiffs of the superior or city courts of this State, and for other purpose.

The 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. Thompson of Hall, Senate bill No. 27 was tabled.

By Mr. Symons of Glynn—

A bill to fix and prescribe the boundaries of all lands adjacent to or bordering on tide-waters, 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.

On motion of Mr. Felder of Bibb, the House adjourned until 9 o’clock to-morrow morning.

Atlanta, Georgia.
Thursday, December 11, 1902.

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, Davison, Howell, 
Akin, Deal, Hutcheson, 
Alexander, Derrick, Johnson of Baker, 
Alford, Dozier, Johnson of Clinch, 
Almond, Duckett, Jones of Dougherty, 
Arnold, Duggan, Jones of Pickens, 
Ayres, Dunbar, Kelly, 
Beall, Edwards, Kendrick, 
Beauchamp, English, Kent, 
Bell of Emanuel, Ennis, Kilburn, 
Bell of Milton, Evans, Knight, 
Blackburn, Felder, Knowles, 
Booth, Fields, Lane, 
Bowen, Flanigan, Lanier, 
Bower, Flynt, Lawrence, 
Boykin, Foster of Oconee, Leigh, 
Brinson, Foster of Towns, Little, 
Brock, Franklin, Lowe, 
Brown, Fusseil, Mann, 
Bruce, Gaulden, Martin, 
Buchanan, George, Mayson, 
Buchannon, Glenn, Miller of Bullock, 
Burton, Grenade, Miller of Muscogee, 
Bush, Grice, Mills, 
Butts, Griffin, Mitcham, 
Calvin, Hall, Mitchell, 
Candler, Hardeman, Mizell, 
Cann, Harden, Morton, 
Carr, Hawes, Moses, 
Carrington, Hayes, Mulherin, 
Carswell, Hendry, McBride, 
Chitt, Henry, McCurry, 
Conner, Hicks, McElmurray, 
Cook, Hixon of Carroll, McHenry, 
Cromartie, Hixon of Sumter, McLain, 
Crumbly, Holder, McRae, 
Daves, Houston, Newton, 
Davis, Howard of Baldwin, Owen, 
Howard of Laurens, Owen,
Those absent were Messrs.—

Johnson of Crawford, Roper, Welch,
Maples, Watson,

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

On motion of Mr. Hawes of Elbert, the reading of the Journal was dispensed with.

At the request of the author, House bill No. 292 was re-committed to the General Judiciary Committee.

Mr. Calvin, chairman of the Committee on General Agriculture, submitted the following report:

Mr. Speaker:

The Committee on General Agriculture have again had under consideration Senate bill No. 1, previously reported unfavorably and recommitted, being a bill to amend section
1570 of the Code of 1895, in the matter of the purchase and sale of fertilizing materials in bulk, and recommend that the same do not pass.

Also, Senate bill No. 73, providing for a more thorough inspection of illuminating oils, and recommend that the same do pass.

Respectfully submitted.

MATRIN V CALVIN, Chairman.

By unanimous consent the following resolution was read the first time, to wit:

By Mr. Underwood of White—

A resolution providing that all managers of dispensaries make an annual report to the Comptroller-General.

Referred to Special Judiciary Committee.

By unanimous consent the following resolution was read the third time, to wit:

By Mr. Calvin of Richmond—

A resolution authorizing the commissioner of agriculture to make an exhibit of the State's resources at the St. Louis Exposition in 1904.

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 20, nays 69.

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

A resolution to provide for an investigation to determine whether or not irrigation and drainage in this State can be successfully done.

The Senate has passed by a requisite constitutional majority the following House resolutions, to wit:

A resolution providing for the improvement of the grounds around the Georgia Normal and Industrial College at Milledgeville, Georgia.

A resolution providing for the increase for the year ending April, 1903, of salary of mayor of Madison, Georgia, and for other purposes.

The Senate has passed by a requisite constitutional majority the following House bill as amended:

A bill to be entitled an Act to provide for the removal of obstructions of all kinds from the creeks and other running streams in Hall county, and for other purposes.

The Senate has passed the following House bills by a requisite constitutional majority, to wit:

A bill to be entitled an Act to cede to the United States jurisdiction over certain land in the city of Savannah, Georgia.
A bill to be entitled an Act to amend an Act to incorporate the town of Deepstep, in the county of Washington, and for other purposes.

A bill to be entitled an Act to establish a system of public schools for Sylvania school district, and for other purposes.

A bill to be entitled an Act to incorporate the town of Harrison, in the county of Washington, and for other purposes.

A bill to amend the charter of the town of Austell, in the county of Cobb.

A bill to be entitled an Act to amend an Act to create a board of commissioners of Jackson county.

A bill to be entitled an Act to amend an Act to establish a system of school or schools for the town of Doerun, in Colquitt county, and for other purposes.

A bill to be entitled an Act to amend an Act to create and incorporate the city of Blakely, in Early county, and for other purposes.

A bill to be entitled an Act to amend an Act creating the city court of Sandersville, and for other purposes.

A bill to be entitled an Act to incorporate the Meansville school district, in the county of Pike, and for other purposes.
A bill to be entitled an Act to amend an Act to establish the city court of Moultrie, and for other purposes.

A bill to provide for the adding of the city of Winder to the list of State depositories, and for other purposes.

A bill to amend the charter of the town of East Point, in the county of Fulton, and for other purposes.

A bill to change the name of the town of Berkley to the town of Grayson.

A bill to amend an Act establishing a system of public schools in the town of Ashburn, Worth county, and for other purposes.

A bill to amend the charter of the city of Dalton, in Whitfield county, and for other purposes.

A bill to establish the city court of Brunswick, and for other purposes.

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

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

As fixed by unanimous consent on yesterday, the report of the Committee on Rules was taken from the table at this time for the purpose of considering the recommendations contained therein.

Section 1 of the report was adopted on yesterday.

Section 2 was taken up at this time, which was as follows: Second, House bills with Senate amendments,
Thursday immediately after the confirmation of the Journal. Senate bill No. 68, until finally dispose of, and to follow this order of business for the remainder of the session.

Mr. Felder of Bibb, offered the following amendment, to wit: Amend by striking Senate bill No. 68, and all words relating to same.

Mr. Wilson of Clay, called the previous question which call was sustained, and the main question ordered.

On the adoption of the amendment 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.—

- Akin,
- Alford,
- Almond,
- Ayres,
- Baldwin,
- Beauchamp,
- Bell of Emanuel,
- Bell of Milton,
- Blackburn,
- Booth,
- Bowen,
- Brinson,
- Bruce,
- Buchan,
- Buchannon,
- Butts,
- Candler,
- Carr,
- Carswell,
- Cliatt,
- Conner,
- Cromartie,
- Daves,
- Deal,
- Derrick,
- Dozier,
- Duckett,
- Duggan,
- Edwards,
- English,
- Felder,
- Fields,
- Flanigan,
- Foster of Tows,
- Franklin,
- Fussell,
- Gaulden,
- George,
- Glenn,
- Grenade,
- Griffin,
- Hall,
- Hardeman,
- Harden,
- Hayes,
- Hendry,
- Hixon of Carroll,
- Hixon of Sumter.
- Holder,
- Houston,
- Howard of Laurens,
- Hutcheson,
- Jones of Pickens,
- Kent,
- Lane,
- Lanier,
- Lawrence,
- Leigh,
- Little,
- Lowe,
- Martin,
- Mayson,
- Miller of Bullock,
- Mitcham,
- Mitchell,
- Mizell,
Morton, Morton, Mulherin, Mulherin, McElmurray, McElmurray, McHenry, McHenry, McLain, McLain, McRae, McRae, Newton, Newton, Nisbet, Nisbet, Overstreet, Overstreet, O'Quinn, O'Quinn, Parker, Parker, Pate of Dooly, Pate of Dooly, Paulk of Coffee, Paulk of Coffee, Paulk of Irwin, Paulk of Irwin, Phillips of Jefferson, Phillips of Jefferson, Stewart, Stewart, Preston, Preston, Proctor, Proctor, Rawls, Rawls, Rice, Rice, Richardson, Richardson, Rogers of Hall, Rogers of Hall, Rogers of McIntosh, Rogers of McIntosh, Walker of Pierce, Walker of Pierce, West, West, Whitley, Whitley, Wise, Wise, Womble, Womble, Yates, Yates,

Those voting in the negative were Messrs.—

Those not voting were Messrs.—
Alexander, Alexander, Arnold, Arnold, Bower, Bower, Boykin, Boykin, Burton, Burton, Calvin, Calvin, Crumbly, Crumbly, Dunbar, Dunbar, Grice, Grice, Hicks, Hicks, Howard of Baldwin, Howard of Baldwin, Johnson of Baker, Johnson of Baker, Johnson of Crawford, Johnson of Crawford, Ridley, Ridley, Kelly, Kelly, Kendrick, Kendrick, Kilburn, Kilburn, Knight, Knight, Knowles, Knowles, Maples, Maples, Pate of Gwinnett, Pate of Gwinnett, Peyton, Peyton, Redwine, Redwine, Roper, Roper, Sanders, Sanders, Shannon, Shannon, Tigner, Tigner, Warren, Warren, Watson, Watson, Welch, Welch, Mr. Speaker, Mr. Speaker.
By unanimous consent the verification of the roll-call was dispensed with.

On the adoption of the amendment the ayes were 107, nays 37.

The amendment was therefore adopted.

The section was then adopted as amended.

At the request of Mr. Hall of Bibb, Mr. Johnson of Crawford, was granted leave of absence from Saturday last, for the rest of the session.

On motion of Mr. Paulk of Coffee, Senate bill No. 102 was withdrawn from the Temperance Committee and placed on the calendar.

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

Mr. Speaker:

The Senate has had under consideration the attached communication from his Excellency, the Governor, vetoing Senate bill No. 29, to wit:

"A bill to be entitled an Act to change the time of meeting of the General Assembly from the fourth Wednesday in October to the fourth Wednesday in June, and for other purposes.

The Senate informs the House that the veto of his Excellency, the Governor, has been overridden by the Senate by the following vote, to wit: To pass the bill over the Governor's veto, ayes 38, nays 3."
The following resolution was read and referred to the Committee on Rules, to wit:

By Mr. Phillips of Jefferson—

A resolution making the summer session bill the special order for Friday immediately after the confirmation of the Journal.

The general appropriation bill, which was the special order for this hour, was taken up for the purpose of concurring in the Senate amendments.

The Senate proposed to amend as follow:

To amend section 1, line 21, by striking out all that occurs after the word “dollars,” and striking all of line 22. The amendment was non-concurred in.

Also, amend section 3, line 34, by striking out the word “five” and inserting in lieu thereof the word “three,” and by striking out the word “eight,” and inserting the word “five.”

Mr. Davis of Meriwether, proposed to amend the above Senate amendment by striking out the word “five” and insert the word “eight,” as applies to House Porters. The amendment was adopted.

Also, to amend section 3 by adding at the end thereof, “That the sum of $123.00 be supplied to pay for seventy-five (75) chairs for the use of the Senate committee rooms and the same be paid on Executive warrant to the Secretary of the Senate.” The House non-concurred in the above amendment.

Also, to amend by adding that the sum of four dollars
per day, each, be appropriated to pay a doorkeeper of the Senate for the session of 1902, under the resolution adopted by the Senate. The House non-concurred in the above amendment.

Also, to amend section 3 by adding after line 31 "for compensation of one doorkeeper and assistant messenger for rear door of messenger's room of the Senate $4.00 per diem each. For compensation of two assistant doorkeepers for floor of the Senate, four dollars per diem each." The House non-concurred in the above amendment.

Also, amend by adding to section 3, the following: "For compensation of committee appointed under Act of the Legislature of 1901, consisting of two members of the Senate and four members of the House at the rate of $4.00 per diem for the time actually engaged in the performance of their duties and for compensation of the stenographer employed by said committee at the same rate above provided for members of the committee, the total amount not to exceed four hundred dollars. The House concurred.

Also, to amend section 4, lines 86 and 87, by striking out the words "twelve thousand five hundred," and inserting in lieu thereof "fifteen thousand." The House non-concurred.

Also, to amend section 4, line 20, by striking out "three hundred and ten," and inserting "three hundred and forty." The House non-concurred.

Also, to amend section 5 by inserting after the word "1903," and before the word "to," the following words, "and $100,000.00 on bonds maturing January 1, 1904."

The previous question was called and the main question ordered.
On the adoption of the above amendment, 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.—

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Those voting in the negative were Messrs.—

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THURSDAY, DECEMBER 11, 1902.

Butts, Lane, Peyton,
Candler, Lanier, Preston,
Carr, Leigh, Proctor,
Clatt, Lowe, Rainey,
Conner, Mayson, Rankin,
Cook, Miller of Bullock, Rawls,
Cromartie, Mills, Redwine,
Deal, Mitcham, Rice,
Duckett, Mitchell, Rogers of McIntosh,
Duggan, Mizell, Singletary,
Dunbar, Morton, Spence,
Felder, McCurry, Stewart,
Flanigan, McRae, Thurman,
Flynt, Nisbet, Underwood,
Fussell, Owen, Valentine,
Glenn, Overstreet, Walker of Monroe,
Hall, Pate of Dooly, Walker of Pierce,
Hardeman, Pate of Gwinnett, Warren,
Hendry, Paulk of Coffee, Yates.
Kilburn,

Those not voting were Messrs.—

Alford, Kendrick, Shannon,
Derrick, Knight, Tigner,
Edwards, Knowles, Watson,
Foster of Towns, Maples, Welch,
Hicks, Roper, Whitley,
Johnson of Crawford, Rountree, Wooten,
Kelly, Sanders, Mr. Speaker.

By unanimous consent the verification of the roll-call was dispensed with.

On agreeing to the Senate amendment, the ayes were 87, nays 65. The amendment was therefore agreed to.

Mr. Franklin gave notice that at the proper time he would move to reconsider the action of the House in agreeing to the Senate amendment relative to the State Sanitarium.
The Senate also proposed to amend section 5 by adding at the end thereof the following: "To pay interest maturing in 1904, the sum of three hundred and sixteen thousand eight hundred and eighty dollars, and the State Treasurer is hereby authorized and required to apply the fund in the treasury which has arisen from the sale of public property and known as the public property fund, to pay the interest on the public debt, when the same matures in accordance with the appropriations set forth in this paragraph.

The House concurred in the above amendment.

Mr. Hall of Bibb, moved that the House reconsider its action in concurring in the above amendment.

Before the motion under discussion could be disposed of, the hour of adjournment arrived and the Speaker declared the House adjourned until 3 o'clock this afternoon.

3 O’clock p.m.

The House reconvened at this hour and was called to order by the Speaker.

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

Adams,   Beaufchamp,   Brock,
Akin,    Bell of Emanuel,   Brown,
Alexander, Bell of Milton,  Butts,
Alford,  Blackburn,   Candler,
Almond,  Booth,       Cann,
Ayres,    Bowen,   Carr,
Baldwin,  Bower,  Carrington,
Beall,    Brinson,  Carswell,
Those absent were Messrs.—

Arnold, Daves, O'Quinn,
Boykin, Derrick, Peyton,
Bruce, Edwards, Preston,
Buchan, George, Roper,
Buchannon, Johnson of Baker, Singletary,
Burton, Johnson of Crawford, Spence,
Bush, Kelly, Steed of Taylor,
Calvin, Maples, Watson,
Cromartie, Overstreet, Welch,

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

Mr. Speaker:

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

A resolution to have a committee appointed to investigate present pension laws and to report at the next session of the General Assembly.

The committee appointed on part of the Senate are Senators Snead and Harrell.

The Senate amendments to the appropriation bill, which were taken up to be concurred in at this morning’s session and which were under consideration when the hour of adjournment arrived, was again taken up.

At the time of adjournment of this morning’s session Mr. Hall of Bibb had moved to reconsider the action of the House in adopting the Senate amendment relative to the public property fund.

The previous question was called and sustained, and the main question ordered.
The motion to reconsider was then put to the House and carried.

On the question as to whether the House should concur in the Senate amendment, 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.—

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Those voting in the negative were Messrs.—

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Those not voting were Messrs.—

Arnold, Edwards, Peyton,
Bell of Emanuel, Foster of Towns, Rogers of Hall,
Blackburn, Griffin, Roper,
Boykin, Hicks, Sanders,
Brinson, Holder, Shackelford,
Bruce, Johnson of Crawford, Shannon,
Buchan, Kendrick, Singletary,
Burton, Kilburn, Stanford,
Cann, Knowles, Watson,
Crumbly, Maples, Welch,
Daves, Moses, Wooten,
Derrick, Overstreet, Mr. Speaker.

By unanimous consent the verification of the roll-call was dispensed with.

On the motion to concur in the Senate amendment the ayes were 45, nays 92. The motion was therefore lost.

Mr. Hall then moved that the House non-concur in the Senate amendment, which motion prevailed.
The Senate proposed also to amend section 6, line 69, by striking out the words "two thousand," and inserting in lieu thereof the words "fifteen hundred." Concurred in.

Also, amend section 6 by striking out all of line 95 after the figures "1889," and also all of lines 96 and 97.

Also, amend section 6 by inserting after the figures "1903," the words "and 1904."

Also, amend section 6 by striking out all of lines 133, 134, 135, 136 and 137, except the last two words of 137, and inserting in lieu thereof the following: "Provided, that the assistant geologist, acting chemist, shall devote ninety days, and the other assistant geologist one hundred and fifty days to field trips during each of the years for which this appropriation is available."

Also, amend section 6, line 171, by striking out the word "twenty," and inserting "eighteen," and by adding at the end of the section, "Provided, that only $500.00 of this appropriation shall be available for the salary of the Adjutant-General."

Also, amend section 6 by striking out the paragraph beginning with line 81 and substituting the following:

"For replenishing earlier Georgia Reports when copyrights on same have expired, and for compiling and publishing, under the direction of the Governor, the Colonial, Revolutionary, and Confederate records of Georgia, such sum as is necessary to pay the contract price for such work, to be paid only out of the money received into the treasury during the years 1903 and 1904 from the sale of such re-published Georgia Reports as provided for by the Act of December 16, 1899, and from the sale of such Colonial, Revolutionary and Confederate records as published."
Also, amend section 4 by inserting between lines 18 and 19 the following: “For the support of the South Georgia College, a branch of the State University, at Thomasville, the sum of $25,000.00 for each of the years 1903 and 1904.”

Mr. Cann, chairman of the Committee on Railroads, submitted the following report:

Mr. Speaker:

The Committee on Railroads 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 authorize street or suburban railroads to extend its road into an adjoining State, and for other purposes.

Also, a bill to authorize street or suburban railroads in this State to increase their capital stock and to issue preferred stock, and for other purposes.

Respectfully submitted.

J. FERRIS CANN, Chairman.

Mr. Davis of Meriwether, moved that the session of this afternoon be extended until the Senate amendments to the “General Appropriation” bill be disposed of, which motion prevailed.

Mr. Miller of Muscogee then moved that the session be extended for the purpose of reading Senate bills for second reading, which motion prevailed.
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 the Act incorporating the city of Waynesboro.

Also, an Act amending Act incorporating town of Sylvania.

Also, an Act establishing the city court of Sylvania.

Also, an Act to reduce the salary of the judge of the city court of Elberton.

Also, an Act to amend section 2754 of the Code of Georgia.

Also, an Act amending charter of the Fairburn Banking Company.

Also, an Act amending charter of the Buena Vista Loan and Banking Company.

Also, an Act to change the time of holding the superior court of Telfair county.

Also, an Act to change the time of holding the superior courts in Glascock county.

Also, an Act amending the charter of the town of Buchanan.
Also, an Act to authorize the city of Washington, Ga.,
to sell certain real estate belonging to said city.

Also, an Act amending the charter of the town of Tybee.

Also, an Act regulating practice in the city court of Atlanta.

Respectfully submitted.

C. J. Wellborn, Jr., Chairman.

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

By Mr. Park of the 37th district—

A resolution to inquire into the present city and county adoptions of text-books, and for other purposes.

By Mr. Park of the 37th district—

A bill to provide for testing and mode of testing illuminating oils.

By Mr. Comas of the 3d district—

A bill to amend an Act to amend section 752 of the Penal Code.

By Mr. McMichael of the 24th district—

A bill to authorize street or suburban railroad companies to extend its roads into other States.

By Mr. Perry of the 33d district—

A bill to require defendant in all cases at common law or equity to set forth certain answers in paragraphs, etc.
By Mr. McMichael of the 24th district—

A bill to amend sections 1840 and 1841 of the Civil Code relative to banking and insurance companies, and for other purposes.

By Mr. Perry of the 33rd district—

A bill to amend section 2180, volume 2 of the Code, which provides for the incorporation, control and management of suburban and street railways, and for other purposes.

By Mr. Sweat of the 5th district—

A bill to amend an Act to establish the city court of Douglas.

By Mr. McMichael of the 24th district—

A bill to authorize street or suburban railroad companies to increase their capital stock.

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

By Mr. Christie of the 11th district—

A bill to establish a system of public schools for the city of Fort Gaines, 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.
The order of business for which the session was extended having been finished, the Speaker declared the House adjourned until 8 o'clock to-night.

8 O'clock p.m.

The House reconvened at this hour and was called to order by the Speaker.

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

Adams, Alexander, Alford, Ayres, Baldwin, Beall, Beauchamp, Bell of Emanuel, Bell of Milton, Blackburn, Booth, Bower, Brinson, Brock, Buchan, Burton, Bush, Butts, Candler, Cann, Carr, Carswell, Cliatt, Conner, Cook, Cromartie, Crumbly, Daves, Davis, Davison, Deal, Dozier, Duckett, Duggan, Dunbar, English, Evans, Felder, Fields, Flanigan, Flynt, Foster of Oconee, Foster of Towns, Fussell, Gaulden, George, Glenn, Grenade, Grice, Griffin, Hall, Hardeman, Harden, Hawes, Hayes, Hendry, Hixon of Carroll, Hixon of Sumter, Holder, Houston, Howell, Hutcheson, Johnson of Baker, Johnson of Clinch, Jones of Dougherty, Kelly, Kilburn, Knowles, Lane, Lanier, Lawrence, Leigh, Little, Lowe, Mann, Martin, Mayson, Miller of Bullock, Mitchell, Mizell, Mulherin,
McBride, Rankin, Thompson,
McCurry, Reid, Thurman,
McElmurray, Rice, Tigner,
McHenry, Richardson, Tracy,
McLain, Ridley, Underwood,
McRae, Rogers of Hall, Valentine,
Nisbet, Rogers of McIntosh, Walker of Monroe,
Owen, Routree, Walker of Pierce,
Overstreet, Shannon, Warren,
O'Quinn, Slaton, Wellborn,
Parker, Spence, Whitley,
Pate of Dooly, Stanford, Wilson,
Paulk of Coffee, Steed of Carroll, Wise,
Paulk of Irwin, Steed of Taylor, Womble,
Phillips of Jefferson, Stewart, Wooten,
Phillips of Quitman, Stovall, Yates,
Proctor, Strickland, Mr. Speaker.
Rainey,

Those absent were Messrs.—

Akin, Akin, Henry, Moses,
Almond, Hicks, Newton,
Arnold, Howard of Baldwin, Pate of Gwinnett,
Bowen, Howard of Laurens, Peyton,
Boykin, Johnson of Crawford, Preston,
Brown, Jones of Pickens, Rawls,
Bruce, Kendrick, Redwine,
Buchannon, Kent, Roper,
Calvin, Knight, Saunders,
Carrington, Maples, Shackelford,
Derrick, Miller of Muscogee, Singletary,
Edwards, Mills, Watson,
Ennis, Mitcham, Welch,
Franklin, Morton, West.

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

Mr. Speaker:

The Senate has passed the following House bill, as amended, by a requisite constitutional majority, to wit: 59 h j
A bill to be entitled an Act to require the payment of taxes on all special franchises.

Mr. Holder of Jackson, moved that to-morrow morning immediately after the confirmation of the Journal, all Senate resolutions for third reading and otherwise to be put upon their passage, which motion prevailed.

By unanimous consent the House reconsidered its action in passing the "General Appropriation bill," for the purpose of offering the following amendment, to wit:

Amend section 6, in line 28 of printed bill, by striking out the words "a porter and the sum of two hundred dollars," and insert in lieu thereof the words "a stenographer and a porter, the sum of eight hundred dollars."

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 be entitled an Act to levy and collect a tax for the support of the State government and the public institutions, and for other purposes.

By unanimous consent the following resolution was read, to wit:

By Mr. Hall of Bibb—

A resolution regulating the gift of the patronage of this House, and for other purposes.
Mr. Hall of Bibb, offered a substitute for the above resolution, which was read and adopted.

The resolution was then put to the House and adopted by substitute.

At the request of the author, resolution No. 100 was tabled.

Mr. McCurry of Hart, was allowed to withdraw House resolution No. 116.

The following resolution was read, to wit:

By Mr. Hawes of Elbert—

A resolution providing that a committee be appointed to investigate the School for the Deaf, to pay them $4.00 per diem and actual railroad fare.

A substitute was offered by Mr. Hall of Bibb, which was amended as follows:

By Mr. Reid—

Amended by adding, "Provided, said committee shall not sit for more than forty days."

By Mr. Hall—

Amended by adding the following: "Executive department and Pension Commissioner."

The resolution was then put to the House and adopted by substitute as amended.

By Mr. Kelly of Glascock—

A resolution to appoint a committee to investigate certain State institutions, etc.
The resolution was tabled on motion of Mr. Hall of Bibb.

By Mr. Hall of Bibb—

A resolution to direct the Governor to compel the lessee of the W & A. R. R. to repair the Union Depot.

The above resolution was tabled on motion of Mr. Hall of Bibb.

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 chairman, to report the same back with the recommendation that it do pass, to wit:

A bill to amend an Act entitled an Act to amend section 752 of the Penal Code, which relates to the transfer of indictments from the superior to the county court.

Respectfully submitted.

John M. Slaton, Chairman.

The following bill was taken up and the Senate amendment non-concurred in.

By Mr. Steed of Taylor—

A resolution to appropriate $15,000.00 for the purpose of making necessary repairs to the State Capitol.

The following bill was taken up and the Senate amendment concurred in, to wit:
By Messrs. Hardeman and Holder of Jackson—

A bill to establish the city court of Jefferson.

1. Amend section 4 by inserting after the word "age," in line 4 the words "and shall have practiced law for the term of four years."

2. Amend section 2 by striking out "January 1, 1907," and insert "December 5, 1905."

3. Amend by striking "January 1, 1906," in line 9, and insert "January 1, 1905."

4. Amend section 7 by striking out "shall hold his office for and during the term of four years after he is appointed that he."

5. Amend section 5 by striking out "January 1, 1907," and insert "December 5, 1905."

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

Mr. Speaker:

The Senate refuses to recede from all of its amendments to the following House bill, to wit:

A bill to be entitled an Act to make appropriations for the ordinary expenses of the Executive, Legislative and Judicial departments of the government, and for other purposes.

The undersigned members of the committee appointed to examine that part of the Governor's message relating to the Western & Atlantic depot, submitted the following report:
Mr. Speaker:

Your committee to whom was referred, under a resolution of the House, that portion of the Governor’s message in reference to the Union Passenger Station in Atlanta, have discharged the duty imposed upon it by the resolution, and now submit the following report as to the condition of said depot:

We find from a personal examination of said depot that the contract between the lessee and the State has not been kept as to said Union Depot in the city of Atlanta. We find that the roof has either fallen, or been removed to prevent its falling from a large portion of the shed over the tracks. The roof has been off of said building so far as we can learn, for the space of about three months, and there seems to be on the part of the lessee no present intention to replace the same. We further find that the portion of the roof that has not actually fallen or been removed is in a dangerous condition and should be removed at once. Unless it is removed it is in danger of falling at any time and the safety of the traveling public who are compelled to use said depot is imperilled by the lessee leaving the roof in its present condition.

We further find that the whole building is out of repair. It should be repainted entirely. A new roof should be put on the shed, if not on the building attached thereto. We are compelled to say that the building is not only out of repair but is in a general state of dilapidation and fast going to decay. While we have no evidence of it, it seems to be the purpose of the lessee and the other roads occupying this building not to put any substantial improvements or repairs upon the same, but to permit it to fall into a general condition of decay.
We find that the lessee road has failed entirely to keep its contract with the State in reference to this depot; that the depot in Atlanta is not kept in the condition of first-class roads in Georgia to either safely or expeditiously carry on the business of the road, and that the value of the depot in Atlanta has greatly depreciated by reason of the failure of the lessees to keep its contract with the State as to this much of the State's property. We had before us the president of the Nashville, Chattanooga & St. Louis Railroad Company, the lessee of the State road, and he attempted to offer as an excuse why this property had not been kept up to the same condition of the other portion of the road that the State had never put him in possession of but three-tenths of the building; that the other portion of the building was at the time of the lease and is now claimed by the Central of Georgia Railway Company, the Atlanta & West Point Railroad Company and the Georgia Railroad Company. We can not agree to this claim on the part of the lessee. We respectfully submit that under the terms of the lease that the whole property, including the Union Station in Atlanta passed to the lessee company. We deem it best, however, to submit to the General Assembly all the facts in reference to the claim of these other roads as to an interest in that building.

We find that on the 22d day of June, 1870, a contract was entered into between I. P Stidham & Company, of the first part, and Foster Blodgett, superintendent of the Western & Atlantic Railroad and L. P Grant, superintendent of the Atlanta & West Point Railroad to construct and build a union passenger depot for the use and benefit of the railroad companies and the railroad owned by the State of Georgia, to be located on State square in the city of Atlanta, at a cost of $135,000.00. In the body of this con-
tract it appears that the Macon & Western Railroad Company and the Georgia Railroad Company were also parties to it, but neither of these roads ever executed it by signing it. It appears, however, that the roads other than the State road did, during the progress of the building, or subsequently thereto, contribute seven-tenths of the contract price of said building, which contract price was the sum of $135,000.00. This building was not completed at the time of the original lease of the road in 1870, but after the lessees of that year took charge of it, the building was completed and occupied.

We do not find that the State itself ever contracted with these railroads, or authorized any one else to bind it by any contract, for the construction of this building, nor can we find any evidence, after most diligent search, that the State ever authorized or licensed these railroads to construct this building or occupy the property of the State for the period of thirty-two years. All the evidence at hand shows that the State merely acquiesced in the erection of this building on this land and the contribution thereto by the several railroad companies which now claim to have an interest in said building. There is no evidence in existence which we have been able to find which would establish any right in this present building by these companies against the State. Since the completion of this depot the State has never been in possession of this property except through its tenants, and these other companies have occupied this depot solely through an arrangement with the tenants of the State and not with the State itself, and as no interest of the State has ever been jeopardized by such occupancy, and as the tenants of the State have been willing to continue this arrangement, the State has had no interest in terminating the occupation of this depot by the other
railroad companies. The lease executed in 1870 of this property does not in any way recognize the interest of any company in said depot except the State road. In the inventory attached to this lease is one section, No. 21, “one large passenger building, located between initial post and Pryor street, Atlanta, now in course of erection—contract made by the State and to be completed under the contract at the expense of the State; also by contract, the proper sidings, track approaches, etc., to be made at State expense. The interest of the Western & Atlantic Railroad is represented to be (3-8) three-eighths of the whole.” This inventory was made in accordance with the Act of the Legislature requiring three railroad men of experience to examine the road and appurtenances carefully, and make out in writing an exact inventory of the same, carefully recording and setting forth the true condition of the road itself and all appurtenances and property of every character, which should be recorded in the office of the Secretary of State and filed in the office of the Governor. It appears, however, that this inventory, although now attached to the lease, was not made until after the execution of the original lease, and therefore did not become a part of that lease. The purpose of this inventory, from the very terms of the Act, was not for the benefit of the lessees, but was merely for the purpose of the State’s having in its possession an inventory of the property that has been already leased. The State, at the expiration of this lease, had another inventory taken for the purpose of settling with the lessee, but evidently with no purpose of making use of it in leasing the property to the present lessee, and in this inventory the State’s interest in this building is referred to as three-tenths.

The present lessee company has never made any claim upon the State for the exclusive possession of said building,
we suppose for the reason that it is to its interest to con-
tinue the relation with the other roads that had been estab-
lished by the former lessee company.

We therefore are bound to conclude under all the facts
before us that the State has leased the whole of said build-
ing to the present lessee company, and its claim that it is
only in possession of three-tenths of the building is no
justification of its failure to keep its contract with the
State.

We find that by resolution approved December 19, 1899,
that the General Assembly declared that it was to the best
interests of the State to have the complete and entire con-
trol of said building, and that the license heretofore
granted by the State to the several railroads, naming them,
be, and the same is revoked, and that the Governor, the At-
torney-General and the Special Attorney of the Wester
Atlantic Railroad were authorized and directed to make an
equitable adjustment with said railroad companies for
whatever interest they have in said building, and that in
the event the said railroads fail or refuse to come to a fair
and equitable accounting with the representatives of the
State, that the Special Attorney of the Western & Atlantic Railroad, in connection with the Attorney-General was
directed and authorized to take the necessary steps to bring
to a close whatever relationship existed between the State
and the said railroad companies.

No effort has ever been made to carry into effect this reso-
lution. We attach hereto as a part of this report, the
statement of his Excellency, Joseph M. Terrell, Attorney-
General at the time of the passage of this resolution, of the
Honorable E. T. Brown, Special Attorney of the Western
& Atlantic Railroad at this time, and of the Honorable A. D. Candler, then Governor of Georgia. The only action ever taken by these officers under this resolution, as appears from their statement, was that at a conference with certain representatives of those railroads occupying the station, the railroads agreed that if a new station was built by the State at this place, they would waive any claims that they might have in the present building. We do not find that this was any attempt to comply with the resolution. The resolution dealt with the present building and the direction is plain that these officers should settle any claims that these roads might have in that building, and in the event of the failure of the roads to surrender the entire control of the building, they were plainly directed by the resolution to remove the roads from the building.

We think it very unfortunate for the State that this resolution should have been adopted, for the reason that it contains admissions that might be hurtful to the State in its future dealings with these railroads, and which are not founded upon facts. It might be construed as a recognition on the part of the State of an interest these roads have in that building when all of the records of the State show that the State claims to own the whole building and has never recognized any right of these railroads to enter in said building. Again it refers to the license heretofore granted by the State to these railroads to enter the depot and revokes said license. No such license has ever existed from the State. Whatever license these roads may have or have ever had to enter said depot is derived from the lessee of the State and not from the State itself. As the only purpose this resolution can now, or could ever have had, would be to complicate the State's rights, we recommend that the same be forthwith repealed, and we submit as the committee, with this report, a bill to repeal the same.
We further recommend the adoption by the Legislature of a resolution requiring the Governor forthwith to proceed under the terms of the lease Act, to compell the lessee to comply with its contract with the State and to compel the repair and renovation of said building, and unless immediate steps are taken by the lessee to comply with its contract, we believe that the State will suffer very great loss from the almost complete demolition of said passenger station. As we have stated in the above part of this report, the whole roof is now practically off of the shed and the entire building needs repairing and repainting, and unless repairs are speedily made the whole building will be required to be rebuilt. We therefore recommend the adoption of the attached resolution.

We further recommend that in the event the said lessee company presents as its excuse for not complying with its contract the claim that it is only in possession of three-tenths of said building, that the Governor take immediate steps to eject the said Central of Georgia Railway Company, the said Atlanta & West Point Railroad Company, and the said Georgia Railroad Company from said building, and to deliver possession of the whole of said building to the said lessee company free from any claim from any of said companies whatever.

Your committee attached hereto the statements of Mr. J. W. Thomas, President of the Nashville, Chattanooga & St. Louis Railroad Company, the lessee of the State road, Mr. J. L. Tye, Division Counsel of said road, and Mr. C. E. Harmon, General Passenger Agent of the Western & Atlantic Railroad Company.

Respectfully submitted.

Jos. H. Hall, Chairman.

R. B. Blackburn.

Pleasant A. Stovall,

E. L. Rainey.

W. S. McHenry,
The committee met pursuant to the call of the chairman in the Kimball House, Atlanta, Ga.

Present: Messrs. Hall, chairman; McHenry, Stovall, and Rainey.

Maj. J. W Thomas, being examined, testified as follows:

By Mr. Thomas—

Q. Maj. Thomas what connection have you with the Nashville, Chattanooga & St. Louis Railroad?
A. I am president.

Q. That is the company which leased the State road, known as the Western & Atlantic Railroad?
A. Yes, sir.

Q. Did you hold any position with the Nashville, Chattanooga & St. Louis Railroad at the time that lease was made?
A. I was the president.

Q. And have been since?
A. Yes, sir.

Q. Mr. Thomas, how does the depot in Atlanta compare as to its condition with the balance of the road?
A. It is hardly in as good order as the balance of the road. The roof needs repairing but that is being done at present, as I understand it, from the Board of Control.

Q. What do you mean by the Board of Control?
A. That is the State's partners, each one of them have a representative on the Board of Control. The Atlanta & West Point, and the Central of Georgia and the State road. They own only 7, and we own only .3.
Q. In speaking of the State’s partners, do you mean to convey the idea that these roads claim an interest still in that property with the State?
A. They do.

Q. Has that claim been made adversely to you ever since you have been in possession of the property?
A. It has.

Q. Is it your position that you have never been in a position where you could control absolutely that depot since you have made that lease?
A. We have been in the minority, 3 against 7.

Q. The other seven-tenths has been claimed by these other roads which claim to own an interest in the depot?
A. Yes, sir, the State admitted it in the lease, or rather in the inventory. The building was valued at $70,000.00, and the State owned three-tenths, that was $21,000.00 in that building. That is the extent of our responsibility in my opinion.

Q. There is no such reference as that in the lease.
A. There is none in the lease but in the inventory of the property turned over to us.

Q. Have you ever applied, Maj. Thomas, as the representative of the lessee, for the State to give you control of that property?
A. No, sir, I have never made any formal application.

Q. Have you made any demand at any time?
A. Nothing at all.

Q. In 1899 the Legislature passed a resolution or law directing the Governor and the Attorney-General and the State’s road attorney to settle the claims that these other roads made to any of that property, and if they did not recognize the State’s rights to enter proceedings to turn them out of the depot. Do you know any reason why that law has never been complied with?
A. I understand some such correspondence as that took place, and the roads agreed if the new depot was built on the present location they would waive their rights to the present depot.

Q. You know it to be a fact, do you not, that the State has never recognized that they had any rights there? You do know that?

A. I know to the contrary.

Q. Don’t you know there has never been any contract between them and the State? Don’t you know that by which they own an interest in the depot?

A. I do not know that. I thought there was.

Q. No, sir, there is not.

A. There was correspondence with that kind back in the seventies when the depot was built.

Q. There was no contract. There was one contract, but that was never signed by one of the roads.

A. I thought they found the contract signed by all the roads.

Q. It was never found in the possession of the State, but in the possession of the Central Railroad, and only one road ever signed it. I think it was the Georgia Road that refused to sign it.

A. We have always held that we are responsible for $21,000.00, and that was as far as our liability extended.

Q. That was three-tenths of the building?

A. Yes, sir. We have expended, that is, the Board of Control has expended, about $46,000.00 on that building since the lease. We spent sixteen thousand dollars last year.

Q. What is that building worth, net?

A. In its present condition I suppose it is worth seventy-five thousand dollars.

Q. In its present condition?
A. For the purposes for which it is being used. If you are going to tear it down it isn't worth anything.

Q. You think it is worth $70,000.00 in its present condition?

A. I think it is.

Q. Don't you think that it has depreciated since the lease was made?

A. No, sir. I think that it is in far better order.

Q. It is in better order?

A. Yes sir, because it has an entirely new flooring. The sewers have all been renewed. The water-closets have been renewed. The flooring was renewed at a cost of $1,800.00 and it is floored better than it was in 1890.

Q. The roof is not in as good condition?

A. No, sir.

Q. The paint?

A. We are spending $4,000.00 on the roof now, as I understand it.

Q. The paint is not in as good condition?

A. No, sir. It needs painting, no doubt. The building cost $70,000.00 and we have spent forty-six thousand dollars on it in ten years and it seems to be that it does not admit of argument that it is in better condition than it was ten years ago.

Q. How does it compare with the depot in Chattanooga?

A. The one in Chattanooga is a different sort of structure. The flooring is in better order. The roof is all right, the furniture is all of a better order; the waiting-rooms and dining-rooms. It has been built since, you know.

Q. Would you say that the depot was now in the condition required by the lease?

A. I think so. It is worth more than $21,000.00, three-tenths of it.

Q. I mean outside of the claims of these other roads.
and whether the State put you in possession of the whole of it, please state whether it is in the condition the State requires you to maintain the depot in?

A. I think so. It is worth $70,000.00 for the purposes it is being used for.

Q. Now, Maj. Thomas, tell me what rental these other roads have received for the use of that depot?

A. You mean these other partners of the State of Georgia?

Q. Yes, sir.

A. Well, the four roads that come in there, called tenants, pay us $7,500.00 for the approaches.

Q. They pay that to the State road?

A. They pay it to the lessee.

Q. To the lessee?

A. They then pay to the Board of Control one thousand dollars a year for the use of the building and their proportion of the expenses.

Q. They all pay four thousand dollars a year but the Central?

A. Each one pays one thousand dollars.

Q. What four roads pay that four thousand dollars?

A. The Seaboard Air Line, the East Tennessee, the Richmond & Danville and the Southern Pacific.

Q. The Atlanta & Florida pays nothing?

A. Nothing.

Q. The Georgia Midland division pays nothing?

A. Nothing at all.

Q. How long has that lasted, do you remember?

A. I let the East Tennessee in directly the lease, the present lease, the Richmond & Danville about the same time and the Seaboard Air Line when they built around they came in. There are really only two roads now, the
Southern and the Seaboard Air Line. The Southern has three branches.

Q. Then ever since that lease these other roads have received 7-10 of that rental of that depot, besides the free use of it themselves?

A. It is not exactly that way. This four thousand dollars and the rent of the restaurant is credited to the expenses of the depot and then the expense of the depot is divided among the four roads that own it.

Q. They get the advantage of it in that way?

A. Indirectly, but it is not divided up seven-tenths and three-tenths.

Q. Do these roads pay their proportionate share of the expenses in addition to the four thousand dollars?

A. Yes, sir.

Q. You don't know what the rent income of the depot is?

A. No, sir, I have never seen the books of the depot.

Q. Who has charge of them?

A. The Board of Control.

Q. I mean who is the officer in charge of them?

A. Mr. Wickersham. He is the president of the West Point road and the Board of Control. Mr. Harman is our representative on the Board of Control.

Q. Do you know what the restaurant in rented for?

A. I do not, sir.

Q. Mr. Thomas, is it not a fact that some parts of that roof fell in?

A. I don't know.

Q. You don't know how the roof came to be off that portion of it, I suppose.

A. From the sulphur from the smoke of the locomotives.

Q. You don't know whether it was taken off or fell in?
A. I don't know, sir. Mr. Harman can answer that question.

By Mr. McHenry—

Q. Do you know under what claim the other roads claim an interest in that building?

A. They claim they furnished a portion of the money to erect the building. I understand that it was back in the early seventies, and it cost $156,000.00, and they furnished seven-tenths of the money.

Q. Who did they claim furnished the other three-tenths?

A. The State of Georgia, as I understand it. It was furnished by the Western & Atlantic Railroad, which was run at that time by the State of Georgia. All that I know about it is mere hearsay.

By Mr. Hall.—

Is there any further statement that you wish to make, Major?

A. Not that I know of. I have told about all that I know. Mr. Harman can answer about the roof and the rental; I don't know. I said forty-six thousand dollars, that is in round numbers.

Q. Do you mean that covers the total expenses?

A. We have spent that much. We have spent $16,000 this year.

By Mr. Tye—

Q. Does that include putting down the new flooring?

A. Yes, sir.

Mr. Tye: We had to go to the courts last year to preserve the building. The city wanted to tear it down.
Mr. Hall: What did you want with an injunction?

Mr. Tye: They had the sanitary department there and were about to tear it down.

Mr. Stovall: What did they want to tear it down for?

Maj. Thomas: They said it was a nuisance. They did tear up the flooring.

Mr. Tye: What did that cost?

Maj. Thomas: It cost three or four thousand dollars to put the floor back they tore up. It took that to replace the flooring actually destroyed.

E. C. Harman made the following statement:

Examined by Mr. Hall.

Question. What position do you occupy with the Western and Atlantic or the Nashville, Chattanooga and St. Louis Railroad?

Answer. General Passenger Agent of the Western and Atlantic Railroad.

Q. Before the lease of the road to the present lessee company, what position did you occupy?

A. I was General Passenger Agent.

Q. How long did you hold that position before the old lease expired?

A. I think it was about a couple of years.

Q. You have been connected with the road ever since the new lease was made?

A. Yes, sir.

Q. In the position of General Passenger Agent?

A. I was Freight and Passenger Agent for a short while.

Q. I mean as General Passenger Agent?

A. Yes, sir.

Q. What particularly have you had to do in connection with the depot here?
A. I represent the Western and Atlantic Railroad on the Board of Control.

Q. Describe to the committee what constitutes the Board of Control?

A. The Board of Control is constituted by representatives of what are termed the owners of the depot; i. e., the Central Railroad, the Georgia Railroad, and the Atlanta and West Point Railroad, and the Western and Atlantic Railroad. They control the ownership of the depot. Then in addition to them, the tenants of the building have representatives who have a vote with reference to the operating expenses of the depot. The tenants are the Southern Railroad and the Seaboard Air Line.

Q. Do they all contribute their pro rata share to the operating expenses of the depot?

A. Yes, sir.

Q. Do they contribute to the operating expenses above the rental under that contract for the rental of the depot?

A. You mean the rental they pay of $1,000 each?

Q. Yes, sir.

A. The four tenants pay $1,000 each year, and that is credited to the four roads owning the depot, and that amount is deducted from the operating expenses that these four railroads pay.

Q. That is credited in the proportion as each one claims an interest in the building?

A. Yes, sir.

Q. These other three roads during all that time have received 7-10 of that four thousand dollars?

A. That is my understanding, sir.

Q. That has been deducted from their part of the operating expenses of the depot?

A. Yes, sir.
Q. Has the lessee company recognized their right to that during the whole time of this lease?
   A. You mean as part owners?
Q. As part owners of the building?
   A. Yes, sir.
Q. You have never made any demand on the State for the entire control of that building as the representative of the Nashville, Chattanooga and St. Louis Railroad?
   A. I have not, sir.
Q. You don’t know of any demand that the control of the depot be delivered to the lessee company?
   A. No, sir.
Q. In addition to that four thousand dollars, what does the restaurant rent for by the year?
   A. That is something, Mr. Hall, I really could not tell you exactly; I think it is $175 per month.
Q. During the lease, have they ever received any rents from any other company occupying that depot during this last lease?
   A. I don’t think so.
Q. The Pullman Company?
   A. I don’t remember that they ever paid any rent at all. At one time they did have a room in the building.
Q. Didn’t they have an office when Mr. Kontz was superintendent? Didn’t he have an office down in the other end of the depot?
   A. I think he did. I think that was prior to the present lease. I don’t remember.
Q. The present lease was made in 1890?
   Maj. Thomas: The 21st of December, 1890.
   A. I don’t remember.
Q. You don’t remember whether they have had an office since that time or not?
   A. No, sir; I don’t remember the exact date.
Q. How did the roof get in the condition it is in now?
A. I will have, if you will permit me, to go back to answer that question. About three or four years ago, I think, we spent three or four thousand dollars and had the roof put in, as we considered it, first-class condition, and all painted. At this end where the engines stop, and I suppose the sulphur from the smoke from the locomotives has eaten it away and destroyed it. We found, about the first of September, that the roof was in very bad condition and very much like the one-horse shay, it went to pieces all at once. We had a meeting on September 20th, I think it was, and authorized a contract to be made to repair the roof. The contract has been let for about four thousand dollars.

Q. Didn’t part of the roof fall in?
A. Part of it fell in, and I think the unsafe parts were torn off.

Q. To keep it from falling in?
A. Yes, sir.

Q. It was removed to keep it from falling in?
A. Yes, sir.

Q. Since this last lease, has the outside of that building been painted?
A. Yes, sir.

Q. I mean the iron and brick-work?
A. Yes, sir.

Q. Have the ends been painted since the present lease?
A. Yes, sir.

Q. How long since it has been painted?
A. I don’t remember exactly; I think within the last five or six years, the last five years possibly.

Q. How long since any paint was put on the inside of the building?
A. I think we have had that done at least every eight or ten months.
Q. Not all over?
A. No sir, in the waiting-rooms.
Q. How does the furniture in the waiting-room compare with other depots of first-class railroads in Georgia?
A. You mean the seats?
Q. I mean the general furniture. The general condition compare with other passenger depots?
A. I think very favorably.
Q. How does this depot compare with the Central Railroad depot in Macon, as to general repair, cleanliness, etc.?
A. Very favorably.

By Mr. McHenry:

Q. Do you know anything about the resolution passed in 1899 with reference to that depot?
A. What resolution do you refer to?
Q. The resolution calling on the Governor, Attorney-General, with the assistance of the Special Attorney of the Western and Atlantic Railroad, to settle with the lessee and the other roads as to that depot?
A. Yes sir; I remember such a resolution was passed.
Q. Did these authorities meet under that resolution? Did they ever come together?
A. Not that I know of.
Q. Do you know of any arrangement made with the State authorities touching it?
A. I simply heard a rumor that Attorney-General Terrell, I think it was, at that time, and Mr. Ed Brown, I don't remember whether in one or separate conversations, they stated that the roads, the Central of Georgia, the Atlanta and West Point and the Georgia Railroad, had agreed to waive their rights in the depot, provided a new depot was built by the roads on the present site, and in view of the fact that an effort was being made to build
a depot on the State's property, the resolution was not pushed by the State of Georgia authorities.

Q. Do you know whether that was agreed to by all of the representatives or not?
A. No sir, I do not.

Q. Do you know what representatives entered into that agreement?
A. No, sir.

Q. Maj. Thomas, do you know anything about that?
Maj. Thomas: No; I just heard that they had agreed, and I though every railroad in the building, if the new depot was built, had agreed to it.

Q. So far as the lessee was concerned, you did not know what they had agreed to?
A. No, sir.

By Mr. Stovall:

Q. When was this agreement or decision to repair the roof of the depot reached; the one you spoke of for about four thousand dollars?
A. Mr. Harman: I can not give you that right away.

By Mr. McHenry:

Q. You remember that there was any meeting under that resolution of 1899?
Maj. Thomas: No, sir.
Mr. McHenry: Did you have any representative at all before the Attorney-General?
Maj. Thomas: No, sir.
Mr. Harman: The contract to repair the roof, Mr. Stovall, was let at the meeting of the Board of Control on September 29, 1902.
Q. Have the actual repairs been commenced?
Mr. Harman: I don't think we have been able to get the material.

Q. I saw a man up there?
A. He was tearing down a portion of it.

Q. That was let in September?
A. September 29th.

By Mr. McHenry:

Q. Do you know anything about the conference with the Governor and Attorney-General and Mr. Brown leading to an enforcement of the resolution of 1899?
A. I have only heard of it. I was not present at it.

By Mr. Tye:

Q. When did you first discover the trouble with the roof of this depot, Mr. Harman?
A. I think it was in August.

Q. Of this year?
A. Yes, sir.

Q. As soon as you made the discovery of its condition did the Board of Control come together and undertake to have it remedied?
A. Well, within a short space of time. On September 29th the Board held a meeting. The Board was called September 20th and the meeting was held on the 29th.

Q. Do you know how much has been expended on that depot since the present lessees have had it?
A. Yes, sir; I can give it to you by years.

Q. Well, suppose you just give me the gross sum?
A. $46,863.

Mr. Tye: If the committee wish it, we can give you an itemized statement.

Q. In the last two or three years how much has been expended there?
A. During 1901 and 1902 we have spent $15,400.14.

Mr. Stovall: That is for the past three years?
A. 1901 and 1902, the past two years.

By Mr. Tye:

Q. Has the Western and Atlantic always stood ready with the Board of Control to pay its part of the expenses necessary to the maintenance of the depot?
A. We have always stated that as our position as to any expense necessary to keep the depot in first-class condition.

Q. Haven't you given your personal attention to see that things were kept right and straight there?
A. Yes, sir.

Q. Given it a good deal of your time to see that things were properly kept up in the building?
A. Yes, sir.

By Mr. Hall:

Q. Now, Mr. Harman, isn't it true that in making any repairs necessary, you have to first consult this Board of Control?
A. Yes, sir.

Mr. J. L. Tye made the following statement:

By Mr. Hall:

Q. What relation have you with the Nashville, Chattanooga and St. Louis Railroad?
A. I am division counsel.

Q. You say division counsel; your firm is counsel for what division?
A. The Western and Atlantic.

Q. Payne & Tye?
A. Yes sir; counsel for the Western and Atlantic Railroad.
Q. That is the State's road?
A. Yes, sir.

Q. How long have you occupied that position, Mr. Tye?
A. Nine or ten years.

Q. Mr. Tye, have you been called upon by either the Governor, the Attorney-General, or the State Road's attorney at any time since 1899, with reference to getting these other roads out of that depot?
A. No, sir.

Q. They at no time have called your attention to the passage of the resolution in 1899, in reference to the occupancy of the depot by the other roads?
A. Not mine.

Q. Do you know whether they did that of Mr. Payne?
A. I do not know.

Q. If they had done so you would have known it?
A. Likely.

Q. You have as much connection with the road as Mr. Payne has?
A. Yes, sir.

Q. Do you know of your own knowledge whether you or Mr. Payne, or any officer connected with the Western and Atlantic Railroad, ever made any application to any authorities connected with the State with reference to having the entire control of the depot delivered to the Western and Atlantic Railroad Company?
A. I do not know of anything of the kind.

Q. You don't know of any such demand having been made?
A. No, sir.

By Mr. McHenry:

Q. Did you ever have any notice at all from either of these officers touching that resolution of 1899?
A. No, sir.
Q. You had no conference either with them or the other roads about it?
A. I never had any.
Q. Do you know of any such conference?
A. No, sir.
Q. Or if any were had at all?
A. No, sir.

Hon. J. M. Terrell made the following statement:

By Mr. Hall:

Q. This, Governor, is the special committee appointed by the resolution of the Legislature to investigate the present condition of the passenger depot in Atlanta, with a view of seeing whether or not the lease Act has been kept with reference to that property, and if not, to see why it has not been kept. Mr. Thomas sets up, you might say, that the State has never put him in possession of but three tenths, and for that reason has no right to demand that he keep the other part in repair. The Act of 1899, therefore, came up, and the committee had Mr. Brown before it, and as you were Attorney-General at the time, we thought it was due to you to give you an opportunity to make any statement that you might desire.

A. I think Mr. Thomas was correct in his statement that the State has never put him in possession of but two tenths or three tenths, I have forgotten which, with this reservation: I think he is in possession of all the property, but the appraisement shows only two tenth as charged against him, or whatever it may be.

Q. The lease covers it absolutely?
A. I thought always, that whenever Major Thomas will join the State in an effort to sue these other railroad companies, there would be no difficulty about it, but I always entertained a serious doubt about the State being
able to do it by herself. We had a case involving that question before the Supreme Court last year, which was decided in the spring, in which it was held that the State could not proceed without the lessee; the case of the State vs. The Southern Railway Company at Dalton.

Q. Do you think he would join the State under the existing condition of affairs?
A. At any rate that question has never come up with Major Thomas as to whether he would join the State or not. It never has come up so far as I am aware.

By Mr. McHenry:

Q. Do you think that he would give up the payment of $7,500 from the three roads to come in there?
A. I hardly think he would.

By Mr. Hall:

Q. There is one other question as to whether you want to make any explanation as to why the resolution of 1899 was not enforced.
A. It was just this: the Governor, the Special Attorney of the Western and Atlantic and myself, had a conference with reference to it, and we decided to invite the railroads to a conference for the purpose of ascertaining whether or not they would come to a settlement without any litigation. That conference was had.

Q. Do you remember what date that was?
A. No; I do not remember the details.

Q. Was it some time about the time the Legislature met in the fall of 1900?
A. I could not tell you at all.

Q. Was it about the time they entered that contract in which they agreed to occupy the shed if the State built it and pay six per cent.?
A. I think it was. The different roads met here through their officers, and they agreed that if the depot was built in accordance with the pending contract, or any other contract, that they would waive all of their claims in the matter. Now, after the Legislature failed to ratify that contract, there was a second conference had, and they stated that they would let the same agreement stand in the event a depot was built there by the State at any time.

By Mr. McHenry:

Q. Who was that agreement with? Who was present at the conference?
A. I could not tell you. Major Scott was here for one. The first time the conference was had Mr. Smith was here representing the Atlanta and West Point, but I don't think he was present at the second conference.

Q. Was Mr. Thomas present at all?
A. I don't think he was. I could not tell you.

Q. Was Mr. Eagan here?
A. Either Mr. Eagan or Mr. Hanson. Some one was here representing the Central.

By Mr. Hall:

Q. I asked Governor Candler about it and he stated he had never heard of it?
A. The meeting was held here in the office.
Q. He stated that he didn't know a thing about it?

By Mr. McHenry:

Q. Major Thomas said he didn't know of any conference, but sort of heard this thing in the air?

A. I don't think Major Thomas was here. Now I don't remember the details of it, it was left very largely-
with the Special Attorney of the Western and Atlantic Road. I was Attorney-General at the time and had enough other matters to attend to and thought it was a matter that he was strictly charged with, and left the details with him, but the conference was held here in the Governor's office.

Q. These roads were represented?
A. My recollection is that they were, except the Western and Atlantic. I didn't think it was a matter in which the W & A. was specially interested.

By Mr. Blackburn:

Q. When that conference was had, there was no contention on the part of the lessee, Mr. Thomas, or any body for him, that he was not in possession of the entire property?
A. No, I don't think that. Now, Major Thomas has always felt this way: he has always impressed me in talking with him about it that he did not want to get in a lawsuit with these people, because they were paying him something for the use of the depot, and he did not want to get into a useless row if they would waive their rights in the event a new depot was built. Looking at it from a business point of view, I thought he was right in not wanting to raise a row with his tenants. Knowing these to be his views it never impressed me that his presence was necessary.

Q. At this conference did anybody speak for the lessee at all?
A. I don't recollect anybody now.

Q. They had no representatives?
A. That was just one of the many conferences that was held in reference to that depot.
By Mr. Hall:

Q. In all the conferences that were held backwards and forwards would you say that any demand was made for the absolute possession and control of that depot?

A. No. I suggested that resolution of 1899 to Mr. Brown, who said that he had already been discussing it with some members of the Legislature. One day he was talking about it and I suggested that it would be a good idea to get Legislative authority to proceed, etc.; that I didn’t know but what we might have some litigation with these roads and I thought that it would be a good idea for him to have an act of the Legislature, and that is the way the Act of 1899 was passed, Act or resolution.

Q. Resolution?

A. I haven’t read it since we had our conference and I don’t remember what it was. I am not clear about two conferences; I am only clear as to one. I thought that Mr. Brown was keeping a record of the matter and I didn’t pay as much attention to it as I otherwise would have done. I thought I was only included in the resolution rather in an advisory capacity than any other way, and I feel sure that Governor Candler felt the same way about it and that is the reason the conferences made no impression on his mind.

Hon. A. D. Candler made the following statement:

By Mr. Hall:

Q. This is the committee appointed to investigate the condition of the depot in Atlanta, and find out if the lessee had kept its contract, and if not, why they had not kept it. These gentlemen found that Act of 1899. I will state to you that Maj. Thomas claims now that the
State has never put him in possession of but three-tenths of that building. He gives that as his excuse why he has not kept the building in repair. We asked him and also his counsel, Mr. Tye, if he had ever made any demand for the control of the building?

A. No, they have not to my knowledge.

Q. In 1899 the Legislature passed a resolution which Mr. Brown states he drew, and which Governor Terrell states he suggested, requiring you, as then Governor, Mr. Terrell as Attorney-General, and Mr. Brown as Special Attorney for the State road, to come to an adjustment with these other roads occupying that depot as to what their interest was that the State might have full possession of it; that in the event they failed to come to a fair and equitable accounting with the State, directing the Attorney-General to take steps to remove them from the depot. We had Mr. Brown before us and he stated that you and Mr. Terrell and himself had a conference with certain railroads about that.

A. With the three roads interested in that depot.

Q. With reference to that Act?

A. Yes, sir.

Q. And that you decided after the roads agreed that in the event the State built there they would surrender whatever rights they had, that it would be better policy not to attempt to enforce the resolution?

A. I remember that very distinctly. We had a representative from the Southern, the Georgia, the Atlanta & West Point present at that conference. That resolution was read and explained, and they agreed, I think Mr. Scott made the motion, that the roads would surrender all claims they had whenever the State was ready to build a depot there. Then, as to the other portion of the resolu-
tion instructing them to put them out, I simply left that to the law officers and paid no further attention to it.

Q. They agreed that they would surrender what claims they had if the State built a depot there.

A. I remember distinctly they stated that they were ready to surrender all claims whenever the State was ready to erect a new depot; whenever the State wanted it for the purpose of a new depot. I remember talking to Mr. Brown about it, I think probably Mr. Brown drafted the resolution, and while I have not seen it since, I think it required an adjustment to be made by requiring them to pay rent to the State, and they came up and stated that they were ready to surrender whenever a new depot was built there. I don’t remember whether the language was. when the State wanted it to build a depot there, or when any body wanted to build a depot there.

Q. Was the lessee represented? Was Maj. Thomas there?

A. At the meeting held in my office?

Q. Yes, sir.

A. I could not testify definitely about that. If they were not there I do not remember it.

Q. They testified that they never had any notice of the meeting, that they merely knew of it by rumor.

A. My recollection is that they were all represented by some one. As they were in possession of the depot and the lessees they were not much involved in it any way.

Q. Can you tell the committee why it is that they have permitted that depot to get in the condition it is?

A. No, I cannot.

Q. Have you seen the depot at Macon recently, Governor.

A. I have not noticed it particularly.
Q. How does the depot here compare with the depots of first-class roads?
A. It is the worst in the country.
Q. You don't regard it as good as the Macon depot?
A. No, I do not. It is the worst in the country so far as my observation has gone.
Q. Do you know of anything in the way of the State requiring them to put that depot in repair?
A. Nothing in the world.
Q. Do you know any reason the State could not use the deposit for that purpose if they do not do it?
A. No, I do not. I think they could be required to put it in repair. I don't think they could be required to build a new one, but I think they are bound to keep this one in repair.

By Mr. McHenry:

Q. Do you know of their spending $46,000.00 since the lease and $16,000.00 in the last two years on that building?
A. No.
Q. They claim that they have spent $46,000.00 on the building during this lease?
A. I am not an expert in this sort of work, but I don't know where they put it.
Q. You have had some experience in that sort of work?
A. I have been with railroads.
Q. In your opinion could not a better depot be built for $46,000.00?
A. I think so.
Q. To say nothing of repairs?
A. I think so.
Q. An original structure for $46,000.00?
A. I think so, there is nothing expensive about that.
Q. It is all open building, nothing in the world but a shed?
A. That is all.
Q. They say they spent four thousand dollars for the flooring?
A. The contractor must have made some money. They put in some sewers.
A. They don't claim that as part of the $4,000.00.
A. I remember when the floor was torn up, but I don't remember their having put in a new one.

By Mr. Hall:

Q. Is there anything else you would like to state? We thought it due you to be heard from?
A. I will say in justice to myself, that after that meeting with the representatives of the railroads in which they agreed to surrender all claims that they had in the building if a new depot was built, I left the matter in the hands of the law officers of the State and paid very little attention to it. I believe that they can be compelled to put that depot in order under their contract.

By Mr. Rainey:

Q. They have not carried out their contract in that respect?
A. I don't think so.

By Mr. McHenry:

Q. They have never made any complaint to you that they were not in possession?
A. I never heard of that before.
Q. They have never demanded possession?
A. Never.
Q. From your observation would you say that that depot was in as good condition as the rest of the property of the State road?
A. I never did think it was in as good condition.
Q. As a railroad man, is the present condition of the depot in keeping with the business that the road is now doing or should do?
A. I think not.

By Mr. Hall:

Q. Is that depot in a condition for the safe and expeditious transaction of the business of the road?
A. I don’t think so. I think that is a self-evident proposition.
Q. Or commensurate with the demands of the business?
A. No.

Statement of Mr. E. T. Brown, Special Attorney of the Western & Atlantic Railroad:

In reference to the Act of 1899, Mr. Brown stated “I prepared this Act and brought it to the attention of the General Assembly.

“The particular object I had in view was to definitely settle the attitude of the Atlanta & West Point Railroad Company, and the Georgia Railroad Company and the Central of Georgia Railway Company in reference to the present carshed, in the erection of which they had contributed certain pro rata amounts.

“It was necessary to do this, in the opinion of the State authorities having in special charge the question of the erection of a new union passenger station upon the prop-
erty of the State, before this work could be carried on, in the event all the railroads entering the present shed should finally consent to come into the new station and become tenants of the State.

"In compliance with the instructions contained in the Act of 1899, Governor Candler, Attorney-General Terrell and myself, on April 4, 1900, addressed a joint letter to Messrs. John M. Egan, Vice-President and General Manager of the Central of Georgia Railway Company; Geo. C. Smith, President of the Atlanta & West Point Railroad Company, and Thomas K. Scott, General Manager of the Georgia Railroad and Banking Company, a copy of which is as follows:

"We hereby direct your attention to the enclosed copy of a joint resolution passed by the General Assembly at its last session.

"In pursuance of the terms of this resolution, we request that you, in person, or by proper representative, meet with us at the Executive Office in the Capitol, at Atlanta, at 10 o'clock a.m. on Monday, April 16, 1900, for the purpose of making an equitable adjustment of the matters set forth in this resolution.

"Trusting we will be able to make an equitable and amicable adjustment of the matter, we remain."

"In compliance with this notice, the above named gentlemen, with the attorneys representing them, met us in the Executive Office at the Capitol on April 16, 1900. At that meeting, these representatives of the above named roads agreed to give up all rights they might have in the present union passenger station whenever the State needed the ground for the erection of a new station, and would agree to pay rent to the State for the use of the
new depot when built. This agreement, in the opinion of Gov. Candler, Attorney-General Terrell and myself, was satisfactory for the reason that it accomplished, without litigation, the end desired in view of the then probability of building a new depot.

"It must be remembered that at this time the State's representatives having in charge the erection of a new depot were bending their best endeavors to accomplish this end. It was well understood by all of us, at that time, that there were several roads opposed to coming in into a new depot erected by the State upon the present site, and I well knew that if suit had been filed against the above mentioned roads that the State would have been charged with an attempt to drive these roads out of the station instead of endeavoring to get them to join in the project of securing a new depot, erected and owned by the State.

"As the statute of limitations did not run against the State all rights which the State has under the Act of 1899 could be enforced at any time.

"In addition to the foregoing, it was absolutely necessary, in order to secure the new depot on the present site, that the State and the Georgia railroad should be upon amicable terms. The eastern entrance to the present car-shed, and to the new one if it had been built, had to be through the yards and over the land of the Georgia Railroad.

"I would add that it has so turned out under the decision of the Supreme Court in the case of the State vs. Southern Railway Company, in reference to the right of way this side of Dalton, that even if these suits had been filed, they could not have been maintained, as the court held in the foregoing case that the State would not have
any right of action until the termination of the present lease.

"This case was pending in Whitfield superior court at that time, and I felt satisfied it would reach the Supreme Court and this point be determined before any rights of the State could be jeopardized, in view of the agreement reached. Results have fully justified this opinion."

The following bill was also taken up for the purpose of agreeing to the Senate amendments, to wit:

By Messrs. Candler and Mayson of DeKalb—

A bill to create a board of commissioners of roads and revenues for the county of DeKalb.

Amend section 1 by striking out in line 4 of said section the word "enacted," and insert in lieu thereof the word "created."

The amendment was non-concurred in.

Owing to the absence of certain members Senate bills Nos. 37 and 41 were tabled.

On motion of Mr. Slaton of Fulton, Senate resolution No. 21 was tabled.

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

By Mr. Howell of the 35th district—

A resolution authorizing the Brumby Memorial Association to erect a monument on the Capitol grounds.
The 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 resolution having received the requisite constitutional majority, was passed.

By Mr. Perry of the 33d district—

A joint resolution requesting our representatives and Senators in Congress to have the United States reimburse this State in certain Indian war claims.

The 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. Ledford of the 40th district—

A bill to change the time of holding the superior courts of Union 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.

Mr. Davis moved that a committee of conference be appointed to confer with a like committee from the Senate on the amendments to the general appropriation bill, in which the House refused to concur.
The speaker appointed as such conference committee Messrs. Davis, Hall, Reid.

The next Senate bill for a third reading was:

By Mr. Rountree of the 16th district —

A bill to amend section 982, volume 1 of the Code, so as to make the city of Swainsboro a State depository.

The 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. Brinson of Decatur, Senate bill No. 56 was tabled.

By Mr. Worsham of the 22d district—

A bill to incorporate the Forsyth 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.

On motion of Mr. Slaton of Fulton, Senate bill No. 49 was tabled.

By Mr. Davis of the 17th district—

A bill to amend an Act to incorporate the town of Midville, in the county of Burke.
The 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.

On motion of Mr. Jones of Dougherty, Senate bill No. 55 was tabled.

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

Mr. Speaker:

The Senate has receded from its amendment to the following House resolution, to wit:

A resolution to appropriate $15,000.00 for the purpose of making necessary repairs on the Capitol building.

The Senate has agreed to the request of the House for a committee of conference on the bill known as the general appropriation bill, and has appointed as said committee Senators Hopkins, Davis and Comas.

A motion was made to table Senate bills Nos. 56, 60, 61 and 68, which motion prevailed.

The following resolution was read and adopted, to wit:

By Mr. Grice of Pulaski—

Resolved, That all bills and resolutions now pending before the House and not finally acted on, be carried over to the next session.

On motion of Mr. Wellborn the House adjourned until 9 o'clock to-morrow.
Friday, December 12, 1902.

Atlanta, Ga.

Friday, December 12, 1902.

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:

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

The reading of the Journal was dispensed with on motion of Mr. Howard of Baldwin.

By unanimous consent the following bill, known as the franchise tax bill, was taken up for the purpose of agreeing to the Senate amendments, to wit:
By Mr. Reid of Campbell—

A bill to provide for the taxation of all special franchises, prescribe the method for the return and payment of such taxes, and for other purposes.

On motion of Mr. Candler of DeKalb, all the Senate amendments to the above bill were non-concurred in.

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

Mr. Speaker:

The Senate has passed the following House bills by a requisite constitutional majority, to wit:

A bill to incorporate the Marble Hill school district, in Pickens county.

A bill to prohibit the sale of intoxicating liquors, bitters and ciders in the county of Stewart.

A bill to amend the charter of the town of Doerun, in Colquitt county.

A bill to incorporate the town of Bostwick, in Morgan county.

A bill to incorporate the town of Dudley, in Laurens county.

bill to amend the charter of the city of Cordele, in Dooly county.

A bill to amend the Act establishing a dispensary in Athens, Ga.

A bill to incorporate Young's Tanyard school district, in Coweta county.
A bill to protect fish and regulating fishing in Clayton county.

A bill to amend an Act establishing public schools in Jesup.

A bill to establish a system of public schools in Bowden, Carroll county.

A bill to amend the charter of the town of Sylvester.

A bill to create Zebulon school district, in Pike county.

The Senate has receded from its amendment to the following House bill:

A bill to amend an Act creating a board of commissioners of roads and revenues of Rockdale county.

The Senate has passed the following House bill amended:

A bill to amend the charter of the town of Bowden.

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

Mr. Speaker:

The Senate has refused to pass the following House resolution, to wit:

A resolution looking to the improvement of the acoustic properties of the Hall of the House of Representatives.

The Senate has passed, by the requisite constitutional majority, the following House resolution, as amended, to wit:
A resolution authorizing the Governor to borrow money to supply casual deficiencies.

The Senate has passed, by a requisite constitutional majority, the following House resolutions:

A resolution to make an appropriation to meet the deficiency of the Public Printing fund.

A resolution to pay pension of M. D. Hattaway to Martha L. Hattaway.

A resolution to pay pension of I. H. Stewart to Mrs. E. W. Stewart.

A resolution to pay Mary S. Jarrard the pension due her husband.

A resolution to pay J. F. DeLacy his salary as solicitor-general for quarter ending December 31, 1901.

A resolution to pay Abbie Renew the pension that was due her husband.

A resolution to pay the administrator of Patrick J. Sullivan, late Senator from 18th district, the amount of per diem and mileage that would have been due him at the close of the present session.

A resolution to pay Mrs. R. W. Laird the pension that was due her husband.

The Senate has passed the following House bill by the requisite constitutional majority, to wit:

A bill to be entitled an Act to pay off and retire certain bonds of the State, and for other purposes.
The Senate has refused to recede from its amendment and asks that a conference committee be appointed on the following House bill, to wit:

A bill to create a board of roads and revenues for the county of DeKalb, and has appointed as such committee Senators Turner, Worsham and Merritt.

As recommended by the Committee on Rules, the summer session bill was taken up, the same having been vetoed by the Governor, for the purpose of passing the same over his Excellency's veto, to wit:

By Mr. Skelton of the 31st district—

A bill to change the time of meeting of the General Assembly from the fourth Wednesday in October to the fourth Wednesday in June, and for other purposes.

The veto message of the Governor was read, which was as follows:

To the Senate:

I respectfully return to the Senate, without my approval, Senate bill No. 29, to change the time of the meeting of the General Assembly from the fourth Wednesday in October to the fourth Wednesday in June.

Should this bill become a law, the next session of the General Assembly would convene on the fourth Wednesday in June, 1903, and the session thereafter on the fourth Wednesday in June, 1904. The first session of the succeeding General Assembly would convene on the fourth Wednesday in June, 1905. The Constitution requires the General Assembly to canvass the returns of the elec-
tion for Governor and State House officers at the first session after their election. The successors of the present incumbents will be elected on the first Wednesday in October, 1904, but under the change contemplated by the provisions of this bill, the returns for this election could not be canvassed and the result declared until the fourth Wednesday in June, 1905, thereby adding eight months to the terms of the present Governor and State House officers.

While it may be that this bill is not contray to the letter of the Constitution, I can but feel that the extension of the present terms of these officers for a period so long as eight months is violative of its spirit.

The change will necessarily disorganize the existing fiscal conditions of the State, as will appear from the correspondence between the treasurer and myself, copy of which is hereto attached, and in this connection I beg to call your attention to the provisions of subsection 8, of section 199 of volume 1 of the Code relating to the duty of the treasurer, and which is as follows:

"He shall pay all funds pledged to the payment of the public debt, or interest thereon, or to any object of education, and to these objects only, and in no wise to any other purposes. All payments from the treasury shall be paid from the fund appropriated for such purpose, and not from any other."

The provisions of the Code and the facts stated in the Treasurer's letter make manifest grave financial difficulties in the way of such a change.

For these reasons I return the bill without my approval.

J. M. Terrell,
Governor.
Copy of correspondence between the Governor and Treasurer above referred to:

December 10, 1902.

Hon. Robert E. Park, State Treasurer, Atlanta, Ga.

Dear Sir: I have before me for consideration Senate bill No. 29, which proposes to change the time of the meeting of the General Assembly from the fourth Wednesday in October to the fourth Wednesday in June of each year. If this bill becomes a law the next session of the General Assembly will convene on the fourth Wednesday in June, 1903, and in view of the fact that in levying the taxes for 1902 the expenses of only one session of the General Assembly were contemplated, I desire to ascertain from you whether the condition of the treasury during the months of June, July and August of next year will authorize the payment of the expenses of a session of the General Assembly held at that time.

Very truly yours,

J. M. Terrell,
Governor.

State of Georgia,
Atlanta, December 10, 1902.

Treasury Department.

Hon. J. M. Terrell, Governor of Georgia, Atlanta, Ga.

Dear Sir: Yours of this date, stating that you desire to ascertain from me whether the condition of the treasury during the months of June, July and August of next year, would authorize the payment of the expenses of a session
of the General Assembly held at that time, is just at hand, and I hasten to say in reply that while the probabilities are that we will have the funds to meet the expenses, that they have already been appropriated for other purposes, and if used it must be at the expense of these appropriations.

Yours very truly,

R. E. Park,
Treasurer of Georgia.

The previous question was called 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.—

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Those voting in the negative were Messrs.—

Those not voting were Messrs.—

Brock, Knowles, Watson,
Dunbar, Roper, Welch,
Ennis, Sanders, Mr. Speaker,
Johnson of Crawford,

The roll-call was verified.

On the passage of the bill, notwithstanding the Governor's veto, the ayes were 128, nays 37

The bill having received the requisite three-fourths majority, was passed over the Governor's veto.

The following committee of conference was appointed to confer with a like committee from the Senate on the amendments offered by the Senate to the franchise tax bill: Messrs. Candler, Aiken, Stovall.

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

Mr. Speaker:

The Senate has refused to recede from all of its amendments, and asks for a conference committee upon the following House bill, to wit:

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

The committee on part of Senate: Senators Davis, Perry, Skelton.

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 be entitled an Act to amend section 691 of volume 3 of Code of 1895, and for other purposes.

A bill to incorporate Forsyth school district, in Monroe county.

The Senate has passed by a requisite constitutional majority, as amended, the following House bill, to wit:

A bill to amend the charter of the town of Oakland, in the county of Fulton.

The Senate has passed by a requisite constitutional majority the following House bills, to wit:

A bill to regulate the sale of all syrups and adulterations thereof.

A bill to abolish the office of special agent of the Western and Atlantic Railroad.

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

Mr. Speaker:

The Senate has passed the following House bill by a requisite constitutional majority, to wit:

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

The Senate has failed to pass the following House bill, to wit:
A bill to repeal an Act creating a board of commissioners of roads and revenues for the county of Walton.

The Senate has passed the following House bills by a requisite constitutional majority, to wit:

A bill to include Sandersville in the list of State depositories.

A bill to establish the city court of Tifton.

The Speaker appointed the following conference committee on the amendment to House bill No. 150: Messrs. Mayson, Underwood, Booth.

Mr. Miller of Muscogee, moved that in the consideration of the general tax Act, all debates be limited to five minutes, and that the previous question be called not later than 11:30 o'clock, which motion prevailed.

The general tax Act, which was made the special order for this time, was taken up for the purpose of agreeing to the Senate amendments, to wit:

By Mr. Reid of Campbell—

A bill to provide for the levying of a tax for the support of the State government, and for other purposes.

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

Mr. Speaker:

The Senate asks that the House return to it the following House bill that was passed by the Senate, to wit:

A bill to abolish the city court of Clarkesville.
The Senate asks for the return for the purpose of making certain amendments.

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

Mr. Speaker:

The Senate has passed the following House bills by a requisite constitutional majority, to wit:

A bill to repeal an Act to establish a city court of Clarkesville, in the county of Habersham.

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

A bill to protect fish in the streams of Bartow county.

A bill to provide for establishment of a dispensary in Milledgeville, Baldwin county.

The Senate has passed the following House bill as amended by a requisite constitutional majority, to wit:

A bill to incorporate the city of Russell, in the counties of Jackson and Walton.

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

By Mr. Wellborn of Union—

A resolution providing that a statement of unfinished business be sent the members of the General Assembly.

By Mr. Wellborn of Union—

A resolution providing for the completion of unfinished business of this session.
On motion of Mr. Calvin of Richmond, Senate bill No. 73 was tabled.

On motion of Mr. Calvin of Richmond, Senate bills Nos. 41 and 56 were taken from the table and placed on the calendar.

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

*Mr. Speaker*

The Senate has agreed to the report of the conference committee on the following House bill, to wit:

A bill to create a board of commissioners of roads and revenues for the county of DeKalb.

Messrs. Mayson, Underwood and Booth, who composed the committee of conference to confer with a like committee from the Senate on the amendments to House bill No. 150, submitted the following report:

*Mr. Speaker:*

Your committee, composed of Messrs. Mayson, Underwood and Booth, conference committee on the part of the House, have had under consideration House bill No. 150, with a like committee on the part of the Senate, reports that we have agreed to the amendment offered by the Senate, and respectfully ask that the House recede from its position. The committee proposes to amend further as follows: Amend by striking out the words "January," in the second line of the 10th section of said bill and insert therein the word "February."

Also, amends further by adding at the end of said sec-
tion 10 the following words: "The last registration list made for the last general election shall be taken as a test as to who shall be entitled to vote at said election."

Respectfully submitted.

J. W Mayson, chairman.

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

Mr. Speaker:

The Senate has passed the following House bills by a requisite constitutional majority, to wit:

A bill to incorporate the Hopeful school district, in Mitchell county.

A bill to authorize the issuance of bonds in the town of Jasper, Pickens county.

A bill to incorporate the town of Vidalia, in Montgomery county.

A bill to repeal an Act in reference to the dispensary at Camilla, Mitchell county.

A bill to amend an Act creating a board of commissioners of roads and revenues for Hart county.

A bill to cede to the United States jurisdiction over certain land in Athens, Clarke county.

A bill to amend an Act establishing a system of public schools in Marshallville.

A bill to provide for a dam across the Savannah river.
A bill to fix the time of election of officers in certain cities.

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

A resolution for joint committee to investigate and report on the practicability of granting certain charters by Secretary of State or judges of superior court.

The committee on part of Senate: Senators Perry and Skelton.

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

Mr. Speaker:

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

A resolution fixing the hour of adjournment of the General Assembly at 6 o'clock p.m. this day.

The general tax Act was again taken up for the purpose of agreeing to the following Senate amendment:

The Senate proposed to amend by striking out all of section 18.

The previous question was called and the main question ordered.

On the adoption of the amendment, Mr. Akin of Bartow, called for the previous question, which call was sustained, and on taking the ballot viva voce the vote was as follows:
Those voting in the affirmative were Messrs.—

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Those voting in the negative were Messrs.—

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McElmurray,              Rawls,                 Underwood,     
McLain,                  Redwine,               Valentine,     
McRae,                   Reid,                  Walker of Monroe,  
Newton,                  Rice,                  Walker of Pierce,  
Parker,                  Richardson,            Womble,        
Pate of Dooly,            Spence,     

Those not voting were Messrs.—

Arnold,                  Johnson of Crawford,       Rogers of Hall,  
Beall,                    Kendrick,               Roper,        
Brinson,                  Kilburn,                Sanders,      
Brock,                    Knight,                 Shannon,      
Buchan,                   Knowles,                Stovall,      
Daves,                    Lanier,                 Thompson,    
Davis,                    Lawrence,               Watson,       
Duckett,                  Moses,                  Welch,        
Edwards,                  Owen,                   Whitley,      
English,                  Overstreet,             Wilson,       
Ennis,                    O'Quinn,                Wise,         
Flynt,                    Paulk of Irwin,        Mr. Speaker.  
Hixon of Sumter.

On motion of Mr. Steed of Taylor the verification of the roll-call was dispensed with.

On the adoption of the Senate amendment the ayes were 79, nays 58. Senate amendment striking section 18 of Tax Act was therefore agreed to.

The hour of adjournment having arrived, the Speaker announced the House adjourned until 3 o'clock this afternoon.
3 O'clock p.m.

The House reconvened at this hour and was called to order by the Speaker.

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

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Owen, Rogers of McIntosh, Walker of Pierce,  
Overstreet, Rountree, Warren,  
O'Quinn, Sanders, Wellborn,  
Parker, Shackelford, West,  
Pate of Dooly, Shannon, Whitley,  
Pate of Gwinnett, Singletary, Wilson,  
Paulk of Coffee, Slaton, Wise,  
Paulk of Irwin, Spence, Womble,  
Peyton, Stanford, Wooten,  
Phillips of Jefferson, Steed of Carroll, Yates.  
Phillips of Quitman, Steed of Taylor, Mr. Speaker.

Those absent were Messrs.—

Buchan, Johnson of Crawford, Roper,  
Daves, Kendrick, Watson,  
Howell, Knowles, Welch,  

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

Mr. Speaker:

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

A resolution providing for a statement of the unfinished business of the present session.

A resolution for the completion of the unfinished business of the present session.
The Senate has adopted the report of the conference committee on the bill known as the general appropriation bill, and has agreed to a new committee of conference on the amendments as to which the first committee of conference failed to agree, and have named as such committee on the part of the Senate: Messrs. Harrell, Middlebrooks and Hudson.

The Senate has passed by a requisite constitutional majority the following House resolution, as amended:

A resolution for the relief of the Western and Atlantic Railroad.

By unanimous consent Messrs. Howell of Merriwether and Ayres of Polk were granted leave of absence for the rest of the session.

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

By Mr. Calvin of Richmond—

A resolution tendering the thanks of the House to Mrs. Maud Barker Cobb, postmistress of the General Assembly, for her courtesy and efficiency in the administration of her duty

Mr. Felder of Bibb moved that the House reconsider its action in adopting the Senate amendment to strike out section 18 of the "General Tax Act," which motion was lost.

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

The Senate has refused to recede from its amendments to the bill known as the General Tax Act, and refuses to concur in House amendment to Senate amendment as to tax on social clubs, and asks a committee of conference. Has appointed as such committee, Senators Smith, Van Buren, Lee.

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

Mr. Speaker:

The Senate has passed by a requisite constitutional majority the following House resolution:

A resolution to pay the stenographer of Committee on Governor's Message, relating to Western and Atlantic Depot.

Mr. Flynt of Spalding, arose and stated that he had just learned of the death of the mother of the Hon. Emmett Owen of Pike, and moved that the gentleman from Pike be granted leave of absence for the rest of the session, which motion prevailed.

The Speaker appointed the following committee of conference on the amendments to the General Tax Act: Mr. Reid, Mr. Mulherin, Mr. Phillips of Jefferson.

The Speaker also appointed the following committee of conference to confer with a like committee from the Senate on the amendments to the "Appropriation Bill:” Messrs. Steed of Taylor, Flynt, Hawes.
The following message was received from the Senate through Mr. Northen, the Secretary thereof:

Mr. Speaker:

The Senate has failed to pass the following House bill:

A bill to establish a dispensary in Hamilton, Harris county

The following Senate resolution was read and lost, to wit:

By Mr. Perry of the 33d District—

A resolution providing for the appointment of a committee to investigate the practicability of granting city charters or amendments by Secretary of State or judges of superior court.

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

By Mr. Park of the 37th District—

A resolution to inquire into the present city and county adoptions of text-books in the State of Georgia 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 resolution the ayes were 74, nays 32.

The resolution having failed to receive the requisite constitutional majority was passed.
By Mr. Howell of the 35th District—

A bill to amend section 2017, volume 2 of the Code, relative to the granting of corporate powers to insurance companies 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 96, nays 1.

The bill having received the requisite constitutional majority was passed.

By Mr. McMichael of the 24th District—

A bill to amend sections 1840 and 1841 of the Civil Code, relative to banking and insurance companies, etc., and for other purposes.

The committee offered a substitute for the above bill which was adopted.

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 1.

The bill having received the requisite constitutional majority was passed by substitute.

By Mr. McMichael of the 24th District—

A bill to authorize street or suburban railways to extend their roads into adjoining States, 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. McMichael of the 24th District—

A bill to authorize street or suburban railway companies to increase their capital stock.

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.

On motion of Mr. Bower of Decatur, House resolution No. 31 was tabled.

By Mr. Sweat of the 5th District—

A bill to make penal the adulteration of spirits of turpentine, 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 62, nays 33.

The bill having failed to receive the requisite constitutional majority was lost.
Mr. Bower of Decatur, moved that the session be extended until 5:30 o'clock.

Mr. Hall of Bibb, moved as a substitute, that the session be extended until 6 o'clock p.m., which motion prevailed.

By Mr. Van Buren of the 21st District—

A bill to repeal an Act to reduce the salary of the treasurer of Wilkinson 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. Harrell of the 8th District—

A bill to amend section 982, volume 1 of the Code, so as to make Pelham a State depository, 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. Park of the 37th District—

A bill to amend an Act to create a dispensary in the city of LaGrange, 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. Hopkins of the 7th District—

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

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Hopkins of the 7th District—

A bill to incorporate the town of Merrillville, in the county of Thomas.

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

The Senate has agreed to the report of the conference committee on the bill of the House to provide for taxes on special franchises.

The Senate has agreed to the report of the conference committee on House Bill known as general appropriation bill.

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

Mr. Speaker:

The Senate has agreed to the House substitute for following Senate bill:

A bill to amend section 1840–1841 of the Code of Georgia 1895, volume 2.

The next bill for a third reading was by Mr. Jordan of the 28th District—

A bill to appoint a commission to investigate the feasibility of establishing agricultural schools in each congressional district, and for other purposes.

On motion of Mr. Slaton the above bill was tabled.

By Mr. Middlebrooks of the 27th District—

A resolution fixing 6 o'clock this evening for the hour of adjourning sine die.

The resolution was tabled.
The following resolution was read and adopted, to wit:

By Mr. Kelly of Glascock—

A resolution, providing that the Governor return House Bill No. 247 to the House for correction.

Mr. Steed of Taylor, Mr. Hawes and Mr. Flynt, who constituted the committee of conference to confer with a like committee from the Senate on certain amendments to the “General Appropriation” bill, submitted the following report:

On the report of the conference committee the previous question was called and the main question ordered.

On the adoption of the report 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.—

Those voting in the negative were Messrs.—

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Those not voting were Messrs.—

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By unanimous consent the verification of the roll call was dispensed with.

On the adoption of the report of the committee the ayes were 48, nays 83, therefore the report of the committee was not adopted.

On motion of Mr. Franklin of Washington the House adjourned until 8 o'clock this evening.

8 O'clock p.m.

The House reconvened at this hour and was called to order by the Speaker.

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

Adams, Bower, Carr, Akin, Carrington, Alexander, Carswell, Alford, Cliatt, Almond, Conner, Arnold, Cook, Ayres, Cromartie, Baldwin, Crumblcy, Beauchamp, Davis, Bell of Emanuel, Davison, Bell of Milton, Deal, Blackburn, Derrick, Booth, Duggan, Bowen, Dunbar.
Those absent were Messrs.—

| English,       | Kilburn,         | Rainey,       |
| Ennis,         | Knight,          | Rankin,       |
| Evans,         | Knowles,         | Rawls,        |
| Felder,        | Lane,            | Redwine,      |
| Fields,        | Lawrence,        | Reid,         |
| Flanigan,      | Leigh,           | Rice,         |
| Flynt,         | Little,          | Richardson,   |
| Foster of Oconee, | Lowe,    | Ridley,       |
| Foster of Towns, | Mann,  | Rogers of Hall,|
| Franklin,      | Maples,          | Rogers of McIntosh,|
| Fussell,       | Martin,          | Rountree,     |
| Gaulden,       | Mayson,          | Shackelford,  |
| George,        | Miller of Bulloch, | Shannon,     |
| Glenn,         | Miller of Muscogee, | Slaton,      |
| Grenade,       | Mills,           | Spence,       |
| Grice,         | Mitcham,         | Stanford,     |
| Griffin,       | Mitchell,        | Steed of Carroll, |
| Hall,          | Mizell,          | Steed of Taylor, |
| Hardeman,      | Moses,           | Stewart,      |
| Harden,        | Mulherin,        | Stovall,      |
| Hawes,         | McBride,         | Strickland,   |
| Hayes,         | McCurry,         | Thompson,     |
| Hendry,        | McElmurray,      | Thurman,      |
| Henry,         | McHenry,         | Tigner,       |
| Hicks,         | McLain,          | Tracy,        |
| Hixon of Carroll, | McRae,    | Underwood,    |
| Hixon of Sumter, | Newton,  | Walker of Monroe, |
| Holder,        | Nisbet,          | Walker of Pierce, |
| Houston,       | Overstreet,      | Warren,       |
| Howard of Baldwin, | O'Quinn, | Wellborn,     |
| Howard of Laurens, | Parker, | West,         |
| Hutcheson,     | Pate of Dooly,   | Whitley,      |
| Johnson of Baker, | Pate of Gwinnett, | Wilson,      |
| Johnson of Clinch, | Paulk of Coffee, | Wise,        |
| Jones of Dougherty, | Phillips of Jefferson, | Womble, |
| Jones of Pickens, | Phillips of Quitman, | Wooten,      |
| Kelly,         | Preston,         | Yates,        |
| Kendrick,      | Proctor,         | Mr. Speaker,  |
| Kent,          |                 |              |

Beall,          | Dozier,          | Edwards,      |
Daves,          | Duckett,         | Howell,       |
At the request of Mr. Hall of Bibb, Mr. Strickland and Mr. Johnson of Clinch were excused for the rest of the session.

By unanimous consent the elevator boy was excused for the rest of the session.

The following bills were taken up and the Senate amendments concurred in, to wit:

By Messrs. Slaton, Blackburn and Houston of Fulton—

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

Amend by inserting a new section before repealing clause as follows:

Section 3. It is further enacted that the provisions of this Act shall not become effective only after the proposition to increase the tax rate of said corporation as indicated has been submitted by the city council of Oakland to the qualified voters of said municipality with reasonable notice of election, and after said proposition to increase the tax rate has received the affirmative vote of two-thirds of said qualified voters who vote at such election. The vote of said two-thirds of said qualified voters cast in favor of the provisions of this Act shall make this Act effective.

By Mr. McLain of Cobb—

A resolution for the relief of the W & A R. R. Co.
The Senate proposed to amend by adding, "Provided, however, that the provisions of this resolution shall not become operative until said provisions have received the approval of the mayor and two-third of the city council of said municipality"

The above amendment was non-concurred in.

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 upon the House bill known as the general tax Act.

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

Mr. Speaker:

The Senate has agreed to the House amendment to the following Senate bill:

A bill to amend the charter of Thomasville.

The Speaker appointed the following new committee of conference on the amendments to the appropriation bill to confer with a like committee from the Senate, to wit: Messrs. Grice, Mitchell, West.

The Speaker appointed the following committee to visit the Agricultural College under Resolution No. 25, to wit: Messrs. Conner, Leigh, Rountree, Walker of Monroe, Fus-
sell, Dozier, Flynt, Boykin, Griffin, Arnold, Peyton, Alexander, Stewart.

The Speaker appointed the following committee to visit the State University under resolution No. 97: Mr. Calvin, Chairman; Hardeman, McCurry, Ridley, Hall, Howard of Baldwin, Miller, Stovall, George, McHenry, Hixon of Sumter, Carswell, Mitcham, Owen, Overstreet, Butts.

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

Mr. Speaker:

The Senate has appointed the committee on conference on the disagreement to amendment No. 11 of House bill, known as general appropriation bill, as follows: Turner, Van Buren, Christie.

The Senate has receded from its amendment to the House resolution for relief of the Western & Atlantic Railroad.

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

Mr. Speaker:

The Senate has appointed the following conference committee on amendment known as 10th section to House bill known as franchise bill: Dodd, Smith, McMichael.

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

The Senate has appointed a new conference committee on amendment of the Senate to the appropriation bill, known as amendment No. 11, to wit: Messrs. Jordon, Symons, Lee.

The speaker appointed the following new committee of conference on the amendments to the Franchise Tax Act: Messrs. George, Slaton, Felder.

Mr. Felder asked to be excused from serving on the above committee. He was excused and the Speaker appointed Mr. Hall of Bibb.

Mr. Grice, chairman of the conference committee on the part of the House to confer with a similar committee of the Senate on the Senate amendment No. 11 to section 5, of the general appropriation bill, reports as follows:

Mr. Speaker:

Your committee met with the conference committee of the Senate, and after a conference had, your committee and the Senate committee failed to agree, and recommends the appointment of another conference committee.

Respectfully submitted,

MR. GRICE, Chairman.
MR. WEST,
MR. MITCHELL.

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

The Senate has appointed the following committee of conference on amendments 4 and 7 of Tax Act: Park, Tisinger, Harrell.

The Speaker appointed the new committee of conference on the general tax act, to wit: Messrs. Overstreet, Howard of Baldwin, Shackleford.

The Speaker also appointed the following committee of conference on the "General Appropriation Bill:" Messrs. Calvin, Bower, Felder.

The following bills were tabled, to wit:

Senate Bills Nos. 27, 44, 49.

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

By Mr. Tisinger of the 25th District—

A bill to incorporate the town of Atwater, in the county of Upson.

The 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. Comas of the 3d District—

A bill to prescribe rules which shall govern the transportation of the dead, 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. Hardeman, the above bill was tabled.

On motion of Mr. Tigner of Muscogee, the action of the House in not passing Senate resolution No. 27, was reconsidered, and the bill was tabled, on motion of Mr. Tigner.

The next bill for a third reading was

By Mr. Snead of the 29th District—

A bill to increase the number of terms of the superior court of Richmond county, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 94, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Snead of the 29th District—

A bill to amend section 4315 of the Code of Georgia, so as to remove the restriction of holding only two terms of the superior court in the several 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 92, nays 0.
The bill having received the requisite constitutional majority was passed.

On motion of Mr. Slaton, of Fulton, Senate Bill No. 74 was tabled.

Mr. Calvin, Mr. Felder, and Mr. Bower, who composed the conference committee to confer on Senate amendment to section 11 of the appropriation bill, submitted the following report:

*Mr. Speaker:*

Your conference committee appointed to meet a similar committee on the part of the Senate, to confer in reference to section 11 of the general appropriation bill, which proposes to appropriate the public property fund (now in the treasury), for the purpose of paying the interest on the public debt, beg leave to report that they are unable to agree, and ask to be discharged.

Respectfully submitted.

MARTIN V. CALVIN, Chairman.
T. S. FELDER,
BYRON BOWER.

Mr. George of Morgan, chairman of the committee on conference to confer with a like committee from the Senate on amendments to the franchise tax bill, reported that the committee could not agree and recommended that a new committee of conference be appointed.

The Speaker appointed as conference committee to confer with like committee from the Senate on amendments to the franchise tax Act, to wit: Messrs. Cann, Knowles and Wilson.
Senate Bill No. 27 was tabled on motion of Mr. Slaton of Fulton.

The next Senate bill for a third reading was

By Mr. Lee of the 44th District—

A bill to authorize the Governor to require the Attorney-General to perform without extra compensation the duties of the special attorney of the Western & Atlantic Railroad.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 98, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Comas of the 3d District—

A bill to amend an Act to amend section 752 of the Penal Code which relates to the transfer of indictments.

The 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.

The next bill for a third reading was

By Mr. Clarke of the 14th District—

A bill to incorporate the town of Chester, in Dodge 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 Speaker appointed the following new committee of conference on amendments to the general appropriation bill: Messrs. Hardeman, Baldwin, Shannon.

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

Mr. Speaker:

The Senate has appointed the following committee of conference on the disagreement of the two Houses on the general tax bill: Messrs. Hightower, Hudson, Harrell.

The Senate has appointed the following committee of conference on the disagreement of the two Houses on the general appropriation bill: Messrs. Snead, Perry, Atkinson.

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

Mr. Speaker:

The Senate has passed the following resolution:

A resolution that the Senate stand by its action in reference to "public property fund."
The Senate has receded from its amendment to the franchise tax bill, known as section No. 10.

The undersigned members of the committee of conference to confer on House Bill No. 179, known as the General Tax Act, submitted the following report:

Mr. Speaker:

Your committee of conference on part of the House, in connection with a similar committee on the part of the Senate, have had under consideration the matters of difference between the House and Senate on House Bill No. 179, known as the General Tax Act, as contained in Senate amendments Nos. 4 and 7, and report that the two committees were unable to agree.

Respectfully submitted.

E. K. OVERSTREET,
J. D. HOWARD,
T. J. SHACKELFORD,
Committee on Part of the House.

On motion of Mr. Lane of Sumter Senate Bill No. 101 was tabled.

On motion of Mr. Hawes of Elbert House Bill No. 102 was tabled.

The next bill for a third reading was

By Mr. Sweat of the 5th District—

A bill to amend an Act to establish the city court of Douglas.
The 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. Hightower of the 9th District—

A bill to amend an Act to incorporate the town of Newton.

The 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 Speaker appointed the following new conference committee on the Senate amendments to the "General Tax Act:" Messrs. Overstreet, Howard, Shackelford.

The House concurred in the amendments to the following House bills, to wit:

By Mr. Reed of Campbell—

A resolution to authorize the Governor to borrow money to supply casual deficiencies.

By Messrs. Steed and Hixon of Carroll—

A bill to amend an Act to incorporate the town of Bowdon.
By Mr. Underwood of White—

A bill to amend section 642, volume 3 of the Code, relative to putative fathers.

By Mr. Thompson of Hall—

A bill to provide for the removal of obstructions from the streams of Hall county.

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

Mr. Speaker:

The Senate has agreed to the report of the conference committee on the tax bill.

The following new conference committee was appointed to confer on Senate amendments to the general tax Act, to wit: Messrs. Hayes, Hixon of Sumter, Blackburn.

The Speaker also appointed the following committee of conference on the general appropriation bill: Messrs. Hardeman, Baldwin, Shannon.

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

By Mr. McElmurray of Burke—

A bill to establish the city court of Waynesboro and for other purposes.

On the adoption of the amendments offered by the Senate, 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, Griffin, McLain, 
Akin, Hall, Newton, 
Alford, Hawes, Nisbet, 
Almond, Henry, Overstreet, 
Beauchamp, Hicks, O'Quinn, 
Bell of Milton, Hixon of Carroll, Parker, 
Booth, Holder, Pate of Dooly, 
Boykin, Houston, Paulk of Coffee, 
Brown, Johnson of Baker, Paulk of Irwin, 
Buchannon, Jones of Pickens, Phillips of Jefferson, 
Burton, Kendrick, Phillips of Quitman, 
Bush, Kent, Preston, 
Candler, Kilburn, Proctor, 
Carr, Lawrence, Rankin, 
Carswell, Leigh, Redwine, 
Conner, Mann, Rice, 
Davison, Maples, Rogers of Hall, 
Deal, Martin, Rogers of McIntosh, 
Duckett, Mayson, Rountree, 
English, Miller of Bullock, Shackelford, 
Evans, Mills, Spence, 
Foster of Oconee, Mitcham, Thompson, 
Franklin, Mizell, Warren, 
Gaulden, Morton, Whitley, 
George, McBride, Womble, 
Glenn, McElmurray, Wooten, 
Grice, 

Those voting in the negative were Messrs.—

Alexander, Duggan, Miller of Muscogee, 
Bower, Dunbar, Moses, 
Brock, Fields, McCurry, 
Butts, Fussell, Richardson, 
Carrington, Grenade, Ridley, 
Clatt, Harden, Singleterary, 
Cook, Hutcheson, Wellborn, 
Crumbly, Jones of Dougherty, Wilson, 
Daves, Lane, Yates,
Those not voting were Messrs.—

By unanimous consent the verification of the roll-call was dispensed with.

On the adoption of the Senate amendments the ayes were 79, nays 28.

The amendments were therefore adopted.

The Speaker appointed the following new conference committee on the “General Tax Act” to confer with a like committee from the Senate, to wit: Messrs. Hayes, Hixon of Sumter, Blackburn.

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

The Senate has adopted the following resolution:
A resolution to carry over all bills and resolutions not acted on to the next session of the General Assembly.

The following Senate resolution was read and concurred in:

By Mr. Hopkins of the 7th:

A resolution that all bills and resolutions not disposed of at the present session shall be carried over as unfinished business to the next session of this General Assembly.

The following bill was read and the Senate amendment concurred in, to wit:

By Mr. Flynt of Spalding—

A bill to amend an Act to provide for the employment of inspectors of roads and bridges and for other purposes.

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

Mr Speaker:

The Senate has adopted the report of conference committee on public property clause of general appropriation bill.

The following resolution was read and tabled on motion of Mr. Slaton of Fulton, to wit:
By Mr. Evans of Washington—

A resolution providing that the House recede from its position as to the use of the public property fund, the disposition of which is made in a Senate amendment to the general appropriation bill.

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 bill, to wit:

A bill to amend section 752 of the Criminal Code.

On the adoption of report of the conference committee submitted by Messrs. Hardeman, Baldwin and Shannon, who were appointed to confer with a like committee from the Senate on the amendments offered to House Bill No. 159, the ayes and nays were ordered, and on taking the ballot \textit{viva voce} the vote was as follows:

Those voting in the affirmative were Messrs.—

\begin{tabular}{lll}
Alexander, & Carswell, & Hayes, \\
Almond, & Crumbly, & Hixon of Carroll, \\
Arnold, & Davis, & Hixon of Sumter, \\
Baldwin, & Davison, & Howard of Baldwin, \\
Bell of Emanuel, & Dozier, & Jones of Dougherty, \\
Bell of Milton, & Dunbar, & Jones of Pickens, \\
Blackburn, & Evans, & Kendrick, \\
Brock, & Fields, & Knowles, \\
Brown, & Franklin, & Miller of Muscogee, \\
Burton, & Grenade, & Mitcham, \\
Bush, & Griffin, & Mizell, \\
Cann, & Hardeman, & Moses, \\
Carr, & Hawes, & Mulherin, \\
\end{tabular}
McBride, Richardson, Stewart,
McCurry, Ridley, Thompson,
McElmurray, Rogers of Hall, Warren,
Pate of Dooley, Rogers of McIntosh, Wellborn,
Phillips of Jefferson, Shackelford, West,
Phillips of Quitman, Shannon, Wilson,
Rainey, Slaton, Wise,
Rawls, Steed of Carroll, Wooten,
Reid, Steed of Taylor,

Those voting in the negative were Messrs.—

Adams, Glenn, McLain,
Akin, Grice, Newton,
Alford, Hall, Nisbet,
Beauchamp, Harden, Overstreet,
Bower, Hendry, O'Quinn,
Brinson, Henry, Parker,
Buchannon, Hicks, Pate of Gwinnett,
Butts, Holder, Paulk of Coffee,
Candler, Houston, Preston,
Carrington, Hutcheson, Proctor,
Cliatt, Johnson of Baker, Rankin,
Conner, Kent, Redwine,
Cook, Kilburn, Rice,
Cromartie, Knight, Rountree,
Deal, Lane, Singletary,
Duckett, Leigh, Spence,
Duggan, Lowe, Stanford,
English, Mann, Stovall,
Felder, Maples, Thurman,
Flanigan, Martin, Tigner,
Foster of Oconee, Mayson, Underwood,
Fussell, Miller of Bullock, Whitley,
Gaulden, Morton, Womble,
George, McHenry, Yates,

Those not voting were Messrs.—

Ayres, Bowen, Buchan,
Beall, Boykin, Calvin,
Booth, Bruce, Daves,
The roll-call was verified, and it was found that on the adoption of the report of the conference committee the ayes were 65, nays 72, the report was therefore not adopted.

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

Mr. Speaker:

The Senate has adopted the following resolution, to wit:

Resolved by the Senate that another conference committee be requested on the public property fund item of the appropriation bill. The Senate in the utmost deference to the House respectfully submits that this body is united in its position, voting unanimously to sustain it, while the House, in its last vote, shows that it is almost evenly divided. In the interest, therefore, of an early adjournment, the Senate asks the House to yield its position as the Senate has done in section 10 of the franchise bill.

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

By Mr. Jones of Dougherty—

A resolution providing that the special page to the doorkeeper be paid $100.00 for services as page during this session.
The following bill, which was taken up for the purpose of concurring in the Senate amendments, was tabled on motion of the author, to wit:

By Mr. Hutcheson of Haralson—

A bill to create the city court of Buchanan and for other purposes.

Mr. Beall of Paulding, chairman of the special committee appointed by the House of Representatives to examine into and report upon the condition of the Confederate Soldiers' Home, the treatment of the inmates and management of the institution, submitted the following report:

Mr. Speaker:

The committee appointed by the House of Representatives to examine into and report upon the condition and management of the Confederate Soldiers' Home of Georgia and the treatment of the inmates, respectfully report that the committee by appointment met at the Home and made a thorough examination into its condition and the management. The new Home is a magnificent building, affording ample accommodations for one hundred and fifty inmates and the attendants. It has been splendidly furnished with good substantial furniture and equipment. The inmates were questioned closely, and all we examined expressed entire satisfaction at the fare and the treatment received, and we have every reason to know they are well provided for and kindly treated. The Board of Trustees and officers were before us, and every facility afforded the committee to make its investigation thorough.

There were seventy-four inmates in the Home the day we met, and with the exception of some eight or ten they
were in reasonably good condition for aged men. A num-
ber were bed-ridden and in wretched physical condition,
but were receiving all the attention possible to make them
comfortable. The physician in charge is on duty continu-
ously day and night.

The inmates deny the charges of cruelty on the part of
officials, and deny emphatically that any inmate had been
beaten to death while in the Home. Owing to reports of
this character the committee took pains to make very care-
ful inquiry into this matter.

We find the books and vouchers correctly kept and
every item of expense in maintaining the Home carefully
recorded and reported as required by law.

We commend the faithful management of the Soldiers'
Home.

Respectfully submitted.

WM. H. BEALL, Chairman.
E. R. JONES,
WM. HARDEN,
L. L. STANFORD.

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

Mr. Speaker:

The Senate has appointed the following conference
committee on public property item of general appropri-
ation bill: Messrs. Hopkins, Harrell, Comas.

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

The Senate has completed all business before it and is now ready to adjourn, and I am instructed to so notify the House.

The following report of the joint conference on the amendment to the appropriation bill relative to the public property fund was submitted:

Mr. Speaker:

The joint conference committee reports that the Senate withdraws the resolution recently adopted by that body stating that it would indefinitely sit unless the House yields its position on the public property fund. The Senate extends the assurance that the spirit of that resolution was intended only to convey to the House, and in the utmost deference to the House, a statement of its earnest advocacy of the use of this fund as urged.

Mr. Rainey, chairman of conference committee on the amendment to the appropriation bill relative to the public property fund, submitted the following report:

Mr. Speaker:

The joint conference committee of the House and Senate recommend that the House recede from its position on the Senate amendment as to the public property fund.

Respectfully submitted,

E. L. Rainey,
J. B. Hicks,
A. P. McLain,
House Committee.
Mr. Evans of Washington moved that the following resolution be taken from the table for adoption, to wit:

By Mr. Evans of Washington—

A resolution providing that the House recede from its position as to the use of the public property fund.

On the above motion Mr. Slaton of Fulton 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.—

| Alexander,  | Fields, | McCurry, |
| Almond,     | Foster of Oconee, | McElmurray, |
| Arnold,     | Franklin, | Nisbet, |
| Baldwin,    | Russell, | Pate of Dooley, |
| Bell of Emanuel, | Grenade, | Phillips of Jefferson, |
| Bell of Milton, | Grice, | Phillips or Quitman, |
| Blackburn,  | Griffin, | Rawls, |
| Booth,      | Harden, | Reid, |
| Brock,      | Hawes, | Richardson, |
| Brown,      | Hayes, | Ridley, |
| Burton,     | Hixon of Carroll, | Shackelford, |
| Bush,       | Hixon of Sumter, | Singletary, |
| Butts,      | Howard of Baldwin, | Slaton, |
| Cann,       | Johnson of Baker, | Steed of Carroll, |
| Carr,       | Jones of Dougherty, | Steed of Taylor, |
| Carswell,   | Kendrick, | Stewart, |
| Crumbly,    | Knowles, | Warren, |
| Davis,      | Leigh, | Wellborn, |
| Davison,    | Little, | West, |
| Dozier,     | Mills, | Wilson, |
| Ducett,     | Moses, | Wise, |
| Dunbar,     | Mulherin, | Wooten, |
| Evans,      | McBride, | |

Those voting in the negative were Messrs.—

| Adams, | Alford, | Bower, |
| Akin,  | Beauchamp, | Boykin, |
Those not voting were Messrs.—

Ayres, Beall, Bowen, Bruce, Buchan, Calvin, Daves, Derrick, Edwards, Ennis, Foster of Towns, Hicks, Howard of Laurens, Howell, Johnson of Clinch, Johnson of Crawford, Proctor, Jones of Pickens, Kelly, Lanier, Lawrence, Miller of Muscogee, Mitcham, Mizell, McLain, McCrae, Newton, Owen, Parker, Paulk of Coffee, Paulk of Irwin, Peyton, Valentine, Walker of Monroe, Walker of Pierce, Watson, Welch, Mr. Speaker.

By unanimous consent the verification of the roll-call was dispensed with.
On the motion to take the resolution from the table the ayes were 68, nays 59, the motion therefore prevailed.

On the adoption of the resolution the previous question was called and sustained and the main question ordered.

The ayes and nays were ordered on the passage of the resolution, and on taking the ballot \textit{viva voce} the vote was as follows:

Those voting in the affirmative were Messrs —

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Those voting in the negative were Messrs.—

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Flynt, Maples, Thurman,  
Gaulden, Martin, Tigner,  
George, Mayson, Underwood,  
Glenn, Miller of Bullock, Whitley,  
Grice, Mitchell, Womble,  
Hall, Morton, Yates,  

Those not voting were Messrs.—  

Alexander, Howard of Laurens, Paulk of Irwin,  
Arnold, Howell, Peyton,  
Ayres, Johnson of Clinch, Rogers of Hall,  
Baldwin, Johnson of Crawford, Roper,  
Beall, Jones of Pickens, Sanders,  
Bell of Emanuel, Kelly, Shannon,  
Bowen, Knowles, Strickland,  
Boykin, Lanier, Thompson,  
Bruce, Little, Tracy,  
Buchan, Miller of Muscogee, Valentine,  
Calvin, Mitcham, Walker of Monroe,  
Derrick, McAree, Walker of Pierce,  
Edwards, Owen, Watson,  
Ennis, Parker, Welch,  
Foster of Towns, Paulk of Coffee, Mr. Speaker.  

The roll-call was verified, and it was found that on the adoption of the resolution the ayes were 70, nays 60. The resolution was therefore adopted.

Mr. Blackburn, chairman of the Committee from the House, to confer with Senate Committee on the tax bill
amendments, reports that we recommend that the Senate amends its amendment to the section relative to Coca-Cola and other syrups by making the tax $400.

Also, that the House recede from its whisky tax of $300 and concurs with the Senate in its amendment of $200.

Respectfully submitted.

R. B. Blackburn,
Chairman House Committee.

T. G. Hudson,
Chairman Senate Committee.

The undersigned, committee of conference on the Senate amendments to the general tax Act, submitted the following report:

Mr Speaker:

Your committee of conference on part of the House, in connection with a similar committee on part of the Senate, have had under consideration the matters of difference between the House and Senate on House Bill No. 179, known as the general tax Act, and beg to submit the following report: that the Senate Committee recommends that the Senate recede from its amendments number 2, in reference to industrial life insurance; No. 3, in reference to the circus companies; No. 8, in reference to baseball parks; No. 9, in reference to ticket-brokers, and No. 11, in reference to automobile manufacturers; and we recommend, in pursuance to such agreements, that the House recede from its disagreement to Senate amendments: No. 1, in reference to franchise clause (as franchise bill is passed); No. 4, in reference to liquor dealers; No. 7, in reference to Coca-Cola and like beverages; No. 10, in
reference to franchise tax on telephone and telegraph companies, and No. 12, in reference to cash registers, etc.

We further report that Senate committee refused to concur in amendment offered by House to amendment No. 5, and House committee refused to agree to said amendment 5, and as a compromise, the joint committee recommend the adoption by the Senate and House, of the following as a substitute for said amendment No. 5, to wit:

By inserting after the word sold "sold" in second line of page 10, section 2, paragraph 16, "upon each social or fraternal club in which spirituous, malt or intoxicating liquors are sold or dispensed, two hundred dollars for each place of business. And upon each person, firm or corporation owning or operating a steamboat or boats, and upon each company or corporation owning or operating buffet, dining or palace cars in which spirituous, malt or intoxicating liquors are sold or dispensed, two hundred dollars; provided, that the payment of said tax shall not be held to authorize the sale of such liquors in any county or municipality in which said sale is prohibited by law.

Respectfully submitted.

C. S. Reid,
P. M. Mulherin,
J. R. Phillips,
Committee on part of the House.

The undersigned, committee of conference on Senate amendments to the "Franchise Tax Act," submitted the following report together with accompanying supplement:

Mr. Speaker:

Your committee of conference appointed to confer with the Senate on House Bill No. 272, entitled "a bill to be entitled an Act to provide for and require the payment of
taxes in all special franchises, and to prescribe the method for the return and payment of such taxes," beg leave to report as follows:

1. They recommend that the House agree to all the Senate amendments except as follows, to wit: That Senate amendment numbered 8 and made section 10, of the bill as it passed the Senate, be amended as follows, to wit:

Amend Senate amendment numbered 8 and made section 10 of the bill,

1. By striking out the words "sum of money" in the 13th line, and substituting therefor the words "other annual charge."

2. By inserting after words "consideration for" in the 13th line, the words "the exercise of."

3. By inserting between the word "corporation" and the words "all amounts" in the 15th line, the word "from."

4. By inserting after the word "village" in 18th line, the words "for the exercise of such franchise."

5. By striking out the word "from" in line 19 where it occurs between the words "shall be deducted" and the word "portion."

Respectfully submitted.

C. M. Candler,
C. A. Reid.
SUPPLEMENTAL REPORT

Mr. Speaker:

Without assenting to the expediency or wisdom of the Senate amendments, I concur in the report of the House committee of conference because this appears to be the best thing now obtainable, in view of the near adjournment of the Legislature.

JOHN W AKIN.

December 12, 1902.

Mr. Steed of Taylor, chairman on the part of the House in conference with Senate conference committee on the appropriation bill, submits the following report:

Mr. Speaker:

We recommend that the House recedes from its disagreement with the Senate amendment No. 11.

That the House also recede from its disagreement with Senate amendment No. 4.

That the Senate recede from the Senate amendment No. 18, appropriating $2,500 for '93–4 for the college at Thomasville.

That the House recede from its disagreement to Senate amendment No. 5, relative to providing for an assistant messenger for the Senate, and also recommends that the compensation be provided for three gallery keepers and five assistant doorkeepers for the House of Representatives for 1903 and 1904.

J. D. HARRRELL,
Chairman on part of Senate.

WALTER E. STEED,
Chairman on part of House Committee.

P M. HAWSE,

J. J. FLYNT.
The undersigned, conference committee on Senate amendments to the general appropriation bill, submitted the following report:

Mr. Speaker:

The conference committee of the House, appointed to confer with a corresponding committee of the Senate, reports that said committee has agreed in the following items:

First—The Senate recedes from all of its amendments regarding appropriations for the State Sanitarium and its officers, provided the House agrees to amend section 4, line 20, by striking out $310,000, and inserting in lieu thereof $325,000.

Second—The committee recommends that the House amendment be withdrawn, and that the Senate recede from its amendment No. 3 (porters of the Senate).

Third—That in regard to Senate amendments Nos. 4, 11, 18, the conference committee has failed to agree, and asks your further consideration.

Fourth—That in regard to Senate amendment No 5, the conference committee recommends that the House recede from its non-concurrence (doorkeepers of Senate.)

Fifth—That in regard to Senate amendments No. 6, the conference committee recommends that the Senate recede. (Pages of Senate).

Sixth—That in regard to Senate Committee No. 8, the conference committee recommends that the Senate recede, (relative to Soldiers' Home).

Seventh—That in regard to Senate amendment No. 15, the conference committee recommends that the Senate recede. (State Geologist.)

Eighth—That in regard to Senate amendment No. 16, the conference committee recommends that the Senate recede. (Military appropriation.)
Ninth—That in regard to Senate amendment No. 17, the conference committee asks that the request of the Senate to the House be concurred in. (Colonial, Revolutionary and Confederate Records.)

Tenth—That in regard to Senate amendment No. 19, the conference committee recommends that the House recede from its non-concurrence. (Railroad Commission Contingent Fund.)

HOPKINS, DAVIS AND COMAS,
On part of the Senate.

DAVIS, HALL AND STOVALL,
On part of the House.

This amendment is returned to the House with the statement that it was by a Senate clerical error in the transmission message presented as having been adopted as a substitute to the wrong paragraph. As the Senate passed this amendment it adopted as a substitute for that section of the bill which begins with words “For republishing earlier Georgia Reports” near the bottom of the 10th page, and ends with words “as provided in said Act” on next to last line on said 10th page. With this statement the Senate ask the concurrence of the House to this substitute.

The committee of conference on Senate amendments to the general appropriation bill submitted the following report:

Mr. Speaker:

Your committee of conference on the part of the House in connection with a similar committee on the part of the Senate, have had under consideration the matter of difference between the House and Senate on House Bill No. 159
as to Senate amendment No. 11, and the committee unanimously recommend that the House recede from its disagreement to the said Senate amendment.

L. G. Hardeeman, Chairman.
E. S. Baldwin,
Jno. R. Shannon.

Mr. Willborn, 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, to wit:

An Act to create a new charter for the city of Hawkinsville in Pulaski county.

Also, an Act to create a board of commissioners of roads and revenues for DeKalb county.

Also, an Act to repeal an Act incorporating town of Jonesboro.

Also, an Act to create Zebulon school district.

Also, an Act to create a board of county commissioners for Rockdale county.

Also, an Act to provide for a dispensary in the city of Milledgeville, Baldwin county.

Respectfully submitted,

C. J. Wellborn, Jr., Chairman.

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 and resolutions, to wit:

An Act to incorporate the town of Morganton in Fannin county.

Also, an Act to incorporate the Hopeful school district.

Also, an Act to incorporate the town of Dudley in Laurens county.

Also, a resolution paying pension to Mrs. Abbie Renew.

Also, an Act to amend the Act creating board of county commissioners for Jackson county

Also, an Act to Amend the charter of the city of Augusta.

Also, a resolution providing for payment of certain pages of the House.

Also, an Act to repeal an Act amending the charter of the town of Camilla.

Also, an Act to amend an Act to establish the city court of Moultrie.

Also, an Act to amend an Act to establish a system of schools for the town of Doerun.

Also, a resolution to pay the pension of Mrs. M. L. Hattaway.
Also, an Act to amend an Act to incorporate the city of Cordele.

Also, an Act to amend an Act to incorporate the town of Sylvester.

Also, an Act to incorporate the town of Bethlehem in Walton county.

Also, a resolution providing for the improvement of the grounds around the Georgia Normal and Industrial College at Milledgeville.

Also, a resolution for relief of Western and Atlantic Railroad Company.

Also, an Act to amend an Act to incorporate the town of Deepstep in Washington county.

Also, an Act to authorize the mayor and council of the town of Jasper, Georgia, to issue bonds to establish a public school system.

Also, a resolution to pay Mrs. R. W. Land pension.

Also, an Act to incorporate Waynesboro academy.

Also, an Act to amend the charter of the city of Blakely.

Also, to amend the public school system of the town of Jesup.

Also, a resolution to pay a pension to Mary S. Jarrard.

Also, an Act to amend the Act creating the board of commissioners for Hart county.
Also, a resolution providing for pay of a stenographer for W & A. Railroad Committee.

Also, a resolution to pay pension to Mrs. E. W Stewart.

Also, a resolution to pay J. F DeLacy his salary ending for the quarter, Dec. 31st, 1901, which he failed to draw.

Also, an Act to regulate the sale of all syrups and adulterations thereof in this State.

Also, an Act to protect fish in Clayton county.

Also, an Act to amend an Act incorporating the town of Harrison in Washington county.

Also, a resolution to make appropriations to meet the deficiency in public printing fund for 1902.

Also, an Act to amend the Act to incorporate the town of Trip in Gwinnette county.

Also, an Act to incorporate the town of Soperton in Montgomery county.

Also, an Act to amend the Act creating city court of Sandersville.

Also, an Act to amend an Act establishing a system of public schools in the town of Ashburn.

Also, an Act to authorize the construction of a dam across the Savannah river.

Also, an Act to amend section 982 of Code of 1895.
Also, a resolution providing for a statement of the unfinished business of the present session of General Assembly.

Also, an Act to amend the charter of the city of Dalton.

Also, an Act to incorporate the Meansville school district.

Also, an Act fixing time for holding elections in cities having not less than fifty thousand nor more than seventy-five thousand inhabitants.

Also, an Act to amend the charter of the town of East Point.

Also, an Act to cede the United States jurisdiction over certain lands in Athens, Georgia.

Also, an Act to establish a public school system in the city of Ocilla.

Also, an Act to protect fish in Bartow county.

Also, an Act to amend the public school system in Marshallville.

Also, an Act to levy and collect a tax for the support of the State government, etc.

Also, an Act to amend the Acts incorporating the town of Warsaw.

Also, an Act to incorporate the town of Canon.

Respectfully submitted,

C. J. Wellborn, Jr., Chairman.
Mr. Wellborn, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Enrolling Committee report as properly enrolled, duly signed and ready for delivery to the Governor, the following Acts, to wit:

An Act, prohibiting sale of spirituous liquors in Lee county.

Also, an Act taxing all special franchises.

Also, an Act to amend the charter of the city of Americus.

Also, an Act to make appropriations for ordinary expenses of the State government.

Also, an Act to incorporate the town of Bostwick in Morgan county

Respectfully submitted,

C. J. Wellborn, Jr., Chairman.

While the call of the roll was being had on the adoption of the foregoing resolution, Mr. Knight, of Barrien, arose to a point of order which the Speaker overruled. The Speaker then ordered the gentleman from Berrien to take his seat, and the gentleman not complying promptly with the Speaker's demands, one of the Doorkeepers who was standing near employed force to carry out the demands of the Speaker and tried to seat Mr. Knight which action that gentleman strenuously resisted. Quiet was finally restored, and Mr. Hall of Bibb securing the floor,
stated that a member of the House had been grossly assaulted on the floor of the House by one who was not a member and moved that a committee of five be appointed to investigate the affair and recommend what steps should be taken to bring the offender before the bar of the House.

The Speaker stated to the House that he had given Mr. Robson no authority to employ force to seat Mr. Knight and that he condemned his action in doing as he did.

Mr. Hall's motion prevailed and the Speaker appointed as the committee to investigate Mr. Robson's conduct, Messrs. Hall of Bibb, Akin of Bartow, Mitchell of Thomas, Slaton of Fulton, and George of Morgan.

The committee then retired and the House took a recess.

The House was again called to order and Mr. Hall of Bibb, who was chairman of the committee to investigate and report on the conduct of Mr. Robson, submitted the following report:

Mr. Speaker:

We condemn the action of the Doorkeeper, Mr. Clayton Robson, in using physical violence in endeavoring to seat Mr. Knight of Berrien, while he was not in violation of the rules of the House.

We recommend that Mr. Clayton Robson be required at the bar of the House to apologize to the House and to the Representative of Berrien for his conduct in the premises.

Jos. H. Hall, Chairman.

In accordance with the findings of the committee Mr Robson came forward to the bar of the House and tendered his apologies to the House and to the gentleman from Berrien for his action and conduct.
Mr. Knight then arose in his seat and stated that as a gentleman he could do nothing more than accept the apology in the same spirit in which it was tendered.

The following resolution was read and adopted, to wit:

By Mr. Felder of Bibb—

A resolution to inform the Senate that the House was ready to adjourn sine die.

Mr. Felder then moved that the House adjourn sine die, which motion prevailed and the Speaker announced the House adjourned until the fourth Wednesday in June, 1903.
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