JOURNAL

OF THE

House of Representatives

OF THE

STATE OF GEORGIA,

AT THE

REGULAR SESSION

OF THE

GENERAL ASSEMBLY,

At Atlanta, Wednesday, June 24, 1903.

Atlanta, Ga.:
Geo. W. Harrison, State Printer
The Franklin Printing and Publishing Company
1903
In pursuance of the law passed at the last session of the General Assembly, entitled "An Act to change the time of the meeting of the General Assembly," the House met this day in the hall of the House of Representatives; 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, 
Alexander, 
Alford, 
Almond, 
Arnold, 
Ayres, 
Baldwin, 
Beall, 
Beauchamp, 
Bell of Milton, 
Blackburn, 
Booth, 
Bower, 
Boykin, 
Brinson, 
Brock, 
Brown, 
Bruce, 
Buchan.

Buchannon, 
Burton, 
Bush, 
Butts, 
Calvin, 
Candler, 
Cann, 
Carr, 
Carrington, 
Carswell, 
Clatt, 
Conner, 
Cook, 
Cromartie, 
Crumbly, 
Daniel, 
Daves, 
Davis, 
Davison, 
Deal, 
Derrick, 
Dozier, 
Duckett, 
Duggan, 
Dunbar, 
English, 
Evans, 
Felder, 
Fields, 
Flanigan, 
Flynt, 
Foster of Oconee, 
Foster of Towns, 
Franklin, 
Fussell, 
Gaulden, 
George, 
Glenn,
Grenade,        Martin,        Reid,           Those absent were Messrs.—
Grice,                  Mayson,        Rice,           Akin.
Griffin,                Miller of Bullock, Richardson,      Bell of Emanuel.
Hall,                   Miller of Muscogee, Ridley,       Bowen.
Hardeman,               Mills,            Rogers of Hall,  Edwards.
Harden,                 Mitchell,        Rogers of McIntosh, Paulk of Coffee.
Hawes,                  Mizell,           Roper,          Lee.
Hayes,                  Morton,           Routree,        Little.
Hendry,                 Moses,            Sanders,        Lanier.
Henry,                  Mutherin,         Shackelford,    Lawrence.
Hicks,                  McBride,          Shannon,        Leigh.
Hixon of Carroll,       McCurry,          Singleteray,     Little.
Hixon of Sumter,        McElmurray,       Slaton,         Low.
Holder,                 McHenry,          Spence,         Maun.
Houston,                McLain,           Stanford,       Maples.
Howard of Baldwin,      McRae,            Steed of Carroll, Walker of Pierce.
Howard of Laurens,      Newton,           Steed of Taylor, Walker of Monroe.
Howell,                 Nisbet,           Stewart,        Wellborn.
Hutcheson,              Owen,             Stovall,        West.
Johnson of Clinch,      Overstreet,       Strickland,     Whitley.
Jones of Dougherty,     O'Quinn,          Thompson,       Wilson.
Jones of Pickens,       Parker,           Thurman,        Womble.
Kelly,                  Pate of Dooly,   Tracy,          Wooten.
Kendrick,               Pate of Gwinnett, Welch,          Yates.
Kent,                   Paulk of Coffee,  Wise,           Walker of Pierce.
Kilburn,                Paulk of Irwin,   Wellborn,       Wise.
Knight,                 Peyton,            West.
Lane,                   Phillips of Quitman,  Wilson,        Wise.
Lanier,                 Preston,          Womble.
Lawrence,               Proctor,           Wooten.
Leigh,                  Rainey,            Yates.
Little,                 Rankin,           Mr. Speaker.
The following resolutions were introduced, read and adopted, to wit:

By Mr. Slaton of Fulton—

A resolution providing for the appointment of a committee to draft suitable resolutions on the death of Hon. Geo. M. Warren, late representative from the county of Emanuel.

By Mr. Davis of Meriwether—

A resolution providing for the appointment of a joint committee to notify the Governor that the General Assembly has convened and is now ready to receive any communication he may desire to transmit.

By Mr. Tigner of Muscogee—

A resolution extending the sympathy of the House to Hon. Jno. W Akin, representative from the county of Bartow, in his serious illness.

By Messrs. George of Morgan and Candler of DeKalb—

A resolution extending the sympathy of the House to the Hon. Jno. W Akin, with the hope that he may soon be restored to health and strength.

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

Mr. Speaker:

The following resolution was adopted by the Senate:

A resolution appointing a committee of two from the
Senate and three from the House to notify the Governor that the General Assembly has reconvened and is ready for business.

The committee on the part of Senate are Senators

Reid,
Christie.

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 Senate is organized and ready for the transaction of business.

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

Mr. Speaker:

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

A resolution to notify the Governor of the organization of the General Assembly.

And has appointed as a committee on the part of the Senate Messrs. Reid, Christie and Tisinger.

By Mr. Calvin of Richmond—

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

Meet at 9 o'clock A.M.
Adjourn at 1 o'clock P.M.
The Speaker appointed the following committee on part of the House to notify the Governor of the organization of the House, etc.: Messrs.—

Davis of Meriwether,
Calvin,
Holder,
Stovall,
Little.

By Mr. Hall of Bibb—

A resolution providing that the Secretary of State be directed to provide the House of Representatives with the following servants, to wit:

One gallery-keeper, two assistant door-keepers, six pages and eight porters, and that he provide the messenger with all the stationery necessary for the members of the House during the present session, and for other purposes.

Mr. Slaton moved to refer the above resolution to the Committee on Rules.

Mr. Mitchell of Thomas called for the previous question, which call was sustained.

Mr. Slaton then moved that the resolution be tabled, and on that motion Mr. Hall called for the ayes and nays, which call was sustained.

At this juncture notification was received from the Secretary of State that Hon. Henry R. Daniel had been elected a member of the House to fill the vacancy caused by the death of Hon. George M. Warren, of the county of Emanuel.

Whereupon Mr. Daniel, member elect from the county
of Emanuel, came forward to the Speaker's stand and was sworn in as a member of the House of Representatives, the oath of office being administered by Hon. Andrew J. Cobb, Associate Justice of the Supreme Court.

On the motion to table the foregoing 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.—

Alexander,  
Almond,  
Arnold,  
Ayres,  
Beall,  
Beauchamp,  
Blackburn,  
Bower,  
Boykin,  
Brock,  
Brown,  
Bruce,  
Burton,  
Carrington,  
Cillett,  
Columbly,  
Daves,  
Davison,  
Derrick,  
Dozler,  
English,  
Eva,  
Fields,  
Flynt,  
Foster of Towns,  
Franklin,  
Grenade,  
Harden,  
Hawes,  
Henry,  
Hixon of Carroll,  
Houston,  
Howard of Baldwin,  
Howard of Laurens,  
Johnson of Clinch,  
Jones of Dougherty,  
Jones of Pickens,  
Kendrick,  
Kent,  
Knowles,  
Lanier,  
Lawrence,  
Mayson,  
Miller of Muscogee,  
Mills,  
Mulherin,  
McBride,  
McCurry,  
McLain,  
Nisbet,  
Owen,  
Parker,  
Peyton,  
Phillips of Jefferson,  
Reid,  
Ridley,  
Rogers of Hall,  
Rogers of McIntosh,  
Shannon,  
Slaton,  
Steed of Carroll,  
Stewart,  
Stovall,  
Strickland,  
Thompson,  
Watson,  
Wilson,  
Wise.

Those voting in the negative were Messrs.—

Adams,  
Alford,  
Baldwin,  
Bell of Milton,  
Buchannon,  
Bush,  
Candler,  
Cann,  
Carr,  
Carswell,  
Conner,  
Cook,
Those not voting were Messrs.—

Akin, Bell of Emanuel, Booth, Bowen, Brinson, Buchan, Butts, Calvin, Duckett, Edwards, Ennis, Griffin, Hicks, Johnson of Baker, Little, Mitcham, Mizell, Moses, Walker of Pierce, Welch, Wellborn, West, Mr. Speaker.

Ayes 69; nays 83.

By unanimous consent the verification of the roll-call was dispensed with.
On the motion to table the resolution the ayes were 69, nays 83. The motion to table was therefore lost.

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

Those voting in the affirmative were Messrs.—

<table>
<thead>
<tr>
<th>Alford,</th>
<th>Hayes,</th>
<th>O'Quinn,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Baldwin,</td>
<td>Hendry,</td>
<td>Parker,</td>
</tr>
<tr>
<td>Bell of Milton,</td>
<td>Holder,</td>
<td>Pate of Dooly,</td>
</tr>
<tr>
<td>Buchannon,</td>
<td>Howell,</td>
<td>Pate of Gwinnett,</td>
</tr>
<tr>
<td>Bush,</td>
<td>Hutcheson,</td>
<td>Paulk of Coffee,</td>
</tr>
<tr>
<td>Butts,</td>
<td>Johnson of Crawford,</td>
<td>Paulk of Irwin</td>
</tr>
<tr>
<td>Carr,</td>
<td>Kelly,</td>
<td>Preston,</td>
</tr>
<tr>
<td>Carswell,</td>
<td>Kendrick,</td>
<td>Proctor,</td>
</tr>
<tr>
<td>Cliatt,</td>
<td>Knight,</td>
<td>Rankin,</td>
</tr>
<tr>
<td>Cook,</td>
<td>Lane,</td>
<td>Redwine,</td>
</tr>
<tr>
<td>Cromartie,</td>
<td>Leigh,</td>
<td>Richardson,</td>
</tr>
<tr>
<td>Crumbly,</td>
<td>Lowe,</td>
<td>Rogers of McIntosh,</td>
</tr>
<tr>
<td>Daniel,</td>
<td>Maples,</td>
<td>Rountree,</td>
</tr>
<tr>
<td>Davis,</td>
<td>Miller of Bullock,</td>
<td>Shackelford,</td>
</tr>
<tr>
<td>Deal,</td>
<td>Mitchell,</td>
<td>Singletary,</td>
</tr>
<tr>
<td>Duggan,</td>
<td>Mizell,</td>
<td>Spence,</td>
</tr>
<tr>
<td>Flanigan,</td>
<td>Morton,</td>
<td>Stanford,</td>
</tr>
<tr>
<td>Foster of Oconee,</td>
<td>McElmurray,</td>
<td>Thurman,</td>
</tr>
<tr>
<td>Gaulden,</td>
<td>McRae,</td>
<td>Underwood,</td>
</tr>
<tr>
<td>Grice,</td>
<td>Newton,</td>
<td>Valentine,</td>
</tr>
<tr>
<td>Hall,</td>
<td>Nisbet,</td>
<td>Whitley,</td>
</tr>
<tr>
<td>Hardeman,</td>
<td>Overstreet,</td>
<td>Wooten.</td>
</tr>
</tbody>
</table>

Those voting in the negative were Messrs.—

<table>
<thead>
<tr>
<th>Adams,</th>
<th>Blackburn,</th>
<th>Burton,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alexander,</td>
<td>Booth,</td>
<td>Calvin,</td>
</tr>
<tr>
<td>Almond,</td>
<td>Bowen,</td>
<td>Candler,</td>
</tr>
<tr>
<td>Arnold,</td>
<td>Boykin,</td>
<td>Cann,</td>
</tr>
<tr>
<td>Ayres,</td>
<td>Brock,</td>
<td>Carrington,</td>
</tr>
<tr>
<td>Keall,</td>
<td>Brown,</td>
<td>Conner,</td>
</tr>
<tr>
<td>Beauchamp,</td>
<td>Bruce,</td>
<td>Daves,</td>
</tr>
</tbody>
</table>
WEDNESDAY, JUNE 24, 1903.


Those not voting were Messrs.—

Akin, Bell of Emanuel, Bower, Brinson, Buchan, Edwards, Ennis, Glenn, Griffin, Hicks, Johnson of Baker, Martin, Mitcham, Moses, Roper, Shannon, Tracy, Walker of Pierce, Welch, West, Mr. Speaker.

Ayes 66; nays 88.

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

On the adoption of the resolution the ayes were 66, nays 88; the resolution was therefore lost.
On motion of Mr. Felder of Bibb the resolution adopted this morning fixing the time of meeting of the House and the hour of adjournment was reconsidered.

On motion of Mr. Felder the resolution was then referred to the Committee on Rules.

Hon. H. R. Daniel was assigned to the following committees by the Speaker, to wit:

- General Judiciary,
- General Agriculture,
- Pensions,
- Immigration,
- Public Library.

The Speaker appointed the following committee to draft resolutions on the death of Hon. George M. Warren, deceased, of Emanuel county:

- Mr. Slaton, chairman;
- Messrs. Bell of Emanuel,
- Phillips of Jefferson,
- Kent of Johnson,
- Owen of Pike.

The following resolution was read and adopted, to wit:

By Mr. Slaton of Fulton—

A resolution providing that the Senate be notified that the House has organized and is ready to proceed with the public business.

Mr. Davis of Meriwether, chairman of the committee to notify the Governor of the organization of the General Assembly, submitted the following report:
Mr. Speaker:

The committee on part of the House, appointed to notify the Governor that the General Assembly had organized for business, have instructed me, their chairman, to report that they have so notified the Governor, and that he has requested the committee to inform the House that he will at a later time communicate with the House in writing.

Respectfully submitted.

CHAS. L. DAVIS, Chairman.

ATLANTA, GA., June 24, 1903.

The following message was received from his Excellency, the Governor, through his Secretary, Mr. Blackburn, to wit:

Mr. Speaker.

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

MESSAGE.

STATE OF GEORGIA,
EXECUTIVE OFFICE,
Atlanta, Ga., June 24, 1903.

To the General Assembly:

It is a matter of congratulation that the people throughout the State have manifested, during the past year, satisfaction with the manner in which the various departments of government have performed their respective constitutional duties.

The Constitution makes it the duty of the Governor to "see that the laws are faithfully executed," but this can
only be done with the cordial assistance and co-operation of the many State and county officials who are close to the citizen. It is a pleasure to acknowledge that these public servants have zealously and efficiently performed their important duties, in a spirit of moderation and courtesy, which has left no friction, but contributed to the harmony and contentment of a great and prosperous people.

Justice and right have been administered by our courts "freely without sale, fully without any denial, and speedily without delay." Our judges have discharged their duties without respect to person and have done equal rights to the poor and the rich as prescribed by their oath of office, so that the judiciary has deserved and continues to receive the confidence of all the people.

The important measures adopted at your last session have been highly approved and commended, particularly those promising to equalize the burden of taxation and at the same time add materially to the State's income without unfairness to any interest. Under our system of tax returns it will, in all probability, be the first of September before we can know definitely the increase in taxable values which will result from the franchise law, but its administration has advanced sufficiently to justify the expectation of a substantial increase.

Many important measures were brought over from your session of last winter. As they are now pending and have received consideration by your committees, and in some cases by one of the branches of the General Assembly, I deem it unnecessary to discuss them in this communication. I wish, however, to urge again favorable consideration of the questions discussed in my message of November 8, 1902, upon which final action has not been taken, viz.: Limitation of the Tax Rate, Amendment to our Common School System, Agricultural Schools and Exemption of College Endowments. In addition to these questions, I desire to lay before
you some matters that have presented themselves in the administration of the affairs of State since your adjournment last December, which are considered of sufficient interest to demand your attention:

TAX EQUALIZERS.

The issues raised in connection with the efforts to collect the franchise tax again emphasize the necessity of devising some method for equalizing tax values. This matter has been frequently called to the attention of previous General Assemblies, by my predecessors, and in accordance with their recommendations a law of this nature was passed in 1891, which, without injustice, caused an increase of $19,000,000 in the returns for 1892, while the year following the repeal of the law there was a decrease of $11,000,000 in the returns. There were certain objectionable features in that statute which could have been easily cured by amendment, and it is unfortunate that the entire Act should have been repealed instead of preserving those provisions which were wise and beneficial. The need of tax equalization grows with our increase in wealth and population. Our law for the return, valuation, assessment, arbitration and collection of taxes is substantially what it was when the Act of 1804 was passed, and when our population was 200,000, and the taxable values of the entire State were less than those in a single county of to-day. At that time the principal subjects of taxation were slaves and farming lands, and most of this property was on the eastern border of the State, where the soil and crops were nearly identical, and uninfluenced by proximity to manufacturing enterprises or great cities. All this has been changed: The population has increased 1,200 per cent, and we now have the varied crops of north, middle, south and west Georgia, with mountain land, rolling country, and a vast
area of pine forests which are rapidly being converted into farms.

Not only do the soil and crops differ, but the value of the farming lands is influenced by nearness to market and proximity to railroads. Besides new forms of value have arisen. Factories, foundries, railroads, saw-mills, mines, bonds, and an indefinite variety of personal property have come into existence, yet there is no adequate method of determining what is in the State subject to taxation, nor any fixed standard for determining its value. It is well known that land of practically the same productive capacity, and with almost identically the same improvement, is frequently returned by one owner at full price, and by the other at less than one-half. The fairer the taxpayer, the more onerous the burden. The State, in effect, offers a premium to him who shirks instead of to him who willingly and cheerfully complies with the spirit of the law. This is wrong, unjust and inequitable, and can only be cured here, as it has been cured elsewhere, by the creation of County Boards authorized to examine returns, to see that omitted property is put on the books, and that property of the same kind and value is assessed and taxed alike. But even this does not fully meet the difficulty, for what is true of two neighboring citizens, may be equally true of neighboring counties, or of those more remotely separated. Property worth a million dollars in one may be so returned, but property of an equally aggregate value in another county may be given in at half its value. Farming lands in one part of the State may be returned at one price, and in another at a very different price. Corporate property may be practically exempt in one part of the State, and highly valued, or valued at full price, in another. These discrepancies and inequalities are not only in violation of the spirit of the law, but they diminish the State's income at the expense of those who live in the jurisdiction where
full returns are enforced. The evil can be speedily corrected by the establishment of a State Board, under whose administration not one dollar of unjust tax will be imposed, but where the unequal burden will be taken from the county and individual now paying too much, and distributed equally among those who are paying too little.

SCHOOL LANDS.

The Legislature passed an Act on December 15, 1818, reserving certain lots of land, to wit: Lots numbers 10 and 100 in each surveyor's district for the education of poor children. Many of these lots have never been disposed of by the State. As late as 1890, page 542 of the Acts of 1890-1, the Legislature again asserted the State's title to the lands reserved by the Act of 1818.

In pursuance of the duty imposed upon me by section 126, Volume 1 of the Code, to protect the State's interest wherever the same is in jeopardy, I conceived it to be my duty to have proceedings instituted so that these lots might be recovered and utilized for the purpose specified. An investigation of the condition of these lots resulted in showing that they were, practically without exception, adversely claimed to the State, and that it would require possibly 225 suits to recover them.

It is manifestly impossible for the Attorney-General to look in person after this litigation so widely scattered, and to give to the matter that personal attention its importance demands. I accordingly contracted in January, 1903, with Messrs. Haygood, Cheney and Cutts as special attorneys to assist the Attorney-General in the prosecution of the State's claims. The compensation agreed to be paid to the special attorneys was twenty-five per cent. of the net recovery. The contract is of file in this office. I am advised by the Attorney-General that there has already been recovered, and paid into the State Treasury, the net sum of $1,669.46. The Attorney-General has also called my at-
tention to the fact that there are some claimants to these lands, whose possession originated in good faith, and who have erected valuable improvements thereon. I have no doubt that some innocent people, in perfect good faith, have purchased these lots, giving value therefor. No prescription can, of course, run against the State, and until the State grants the land her title must remain paramount. I felt it my duty to recover these lands for the State, and, while the day of accounting between the State and the claimants has already been long deferred, it is better that the questions of difference should now be settled than later on, for the State would not be barred by lapse of time, and long occupation and use of these lands would result in loss and injury to other innocent purchasers.

In the course of this litigation no doubt cases will arise that will appeal strongly to equitable settlement and adjustment. I think should such cases arise, the State should act fairly and generously toward those who have been unwittingly imposed upon. To the end, therefore, that settlements may be had and the title quieted, wherever in good faith the present claimant has purchased and improved the State's land, legislation should be enacted providing for the submission of the questions of good faith and value to the jury of the vicinage, and where it is made to appear that the claimant purchased in good faith and has made valuable improvements thereon, that the State's right of recovery should be limited to the value of the land before the improvements were made.

In cases where suit has not yet been brought, I think, and so recommend, that it would be well to provide that the Governor may submit the questions of good faith and value to arbitration, where in his judgment the equities of the case require. It should be further provided that on the finding of the jury, in the first instance, or the award of the arbitrators, in the latter, that the Governor
should be empowered, upon payment of the sum found, to renounce the State's title to such land.

STATE CARE OF CONFEDERATE GRAVES.

I deem it my duty to the memory of them of a past generation that vouchsafed so much to the people of to-day, to call your attention to the necessity for State care of the graves of Confederate heroes. Without seeking to take from the Ladies' Memorial Associations of Georgia any part of the loving tributes which they annually pay to our noble band in gray, the State should give this endorsement to the valor and patriotism of the most glorious period in her history, and assume the small cost involved in the fitting care and appropriate marking of these consecrated mounds.

In order that this may be done, the General Assembly should provide for a Confederate Memorial Board, and for the acceptance of all deeds conveying title to the State in Confederate cemeteries, and then make suitable annual appropriations for the care and keeping of the same, leaving to the Ladies' Memorial Associations the tender charge of decoration, which belongs to them by the priority of consecrated devotion.

Under congressional legislation our people are called upon to contribute their pro rata of taxes to the care of the Federal graves. Out of our bounty we should be glad to assume practical custodianship of the graves of our own sons, who fought for the honor and glory of their State, and in this way show to the world that we intend to uphold the fair hands that have so long and uncomplainingly contributed, out of their impoverishment, towards keeping green the memory of Georgia's historic and patriotic dead.

To this end I recommend the passage of an Act on the line of the Awtry Act of 1897, so that the investigation therein contemplated may be made, and a report as to the
condition of these cemeteries submitted before the next meeting of the General Assembly.

**CRIMINAL INSANE.**

There are between thirty and forty patients in the State Sanitarium belonging to that class usually referred to as criminal insane. The dictates of humanity, as well as the proper enforcement of the law, call for a complete separation of the innocent insane from the criminal insane. Several months since I had a conference with the superintendent relative to this matter, and requested him to present it to the Board of Trustees. This was done, and at the April meeting thereof the following resolutions were adopted and forwarded to me:

"WHEREAS, The presence in the State Sanitarium of convicts and of criminals has an unfavorable moral effect upon the unfortunate persons for whose benefit the institution was established, and

"WHEREAS, The custody of these classes of the insane creates an erroneous impression as to the character and purposes of the Sanitarium, and suggests to the public mind the idea of a place of confinement and of safe keeping for criminals, instead of a refuge for the liberal care and for the scientific treatment of mental diseases; and

"WHEREAS, Insane convicts and insane criminals occupy the limited space in the Sanitarium at the expense of worthy applicants, and claim the attention of the medical officers and other employees which should be bestowed upon the innocent insane; therefore,

"Resolved, That it is the sense of the Board of Trustees of the Georgia State Sanitarium that it will be to the best interests of the State and of the Sanitarium for suitable provision to be made for the proper care of insane convicts, and also of insane criminals, provided the court and jury committing such insane criminals so recommend, at the State Prison Farm, and that the Sanitarium be relieved of the duty of receiving and of maintaining these classes of insane persons.

"Resolved, That a copy of these resolutions be forwarded to the Governor of this State, and that he be requested to bring the subject to the attention of the General Assembly of Georgia, with such recommendations as he may deem appropriate in the premises."
Suitable provision can be made for this class of unfortunates at an exceedingly small cost in proportion to the amount of good that may be accomplished, by authorizing the Prison Commission to erect, upon the Prison Farm near Milledgeville, a building to be used as the hospital for criminal insane. Such patients as may need the care and attention of experts in insanity could be treated by the corps of physicians at the State Sanitarium, and the hospital, so far as concerns the treatment of the patients, could be placed under their watchcare.

Patients who come within the designation of criminal insane properly belong to two classes: First, those who become insane while serving a sentence in the penitentiary, or after conviction, and, second, those who commit crime, or are charged with the commission of crime, and become insane before conviction. All of the first class, without exception, should be sent to this Hospital, and the law should leave it within the discretion of the tribunal committing the last named class whether they should be sent to the State Sanitarium or to the Hospital for Criminal Insane.

MITCHELL STREET PAVING.

The noise occasioned by the travel over Mitchell street on the south side of the Capitol has always been a source of much annoyance to the Supreme Court, often interfering with the deliberations of the Court and the argument of cases. The following letter from the Judges of the Supreme Court sets forth the complaint and suggests a change in the pavement:

SUPREME COURT OF GEORGIA, Atlanta, June 3, 1903.

Hon. Joseph M. Terrell, Governor of Georgia, Atlanta, Ga.

DEAR SIR:—We desire to call your attention to the serious inconvenience that the Supreme Court suffers from
the noise of vehicles passing over the rubble stones on Mitchell street. This morning this noise was so great at one time that counsel were compelled to suspend argument until the vehicles had passed. This happens often while argument is being heard, and similar noises interfere seriously with the Court when in consultation; all work having to be suspended until the vehicles have passed out of hearing distance. We have no doubt you have noticed this inconvenience yourself.

The noise would be greatly reduced if the character of the pavement were changed; and we would request that you call the attention of the General Assembly to the matter, with such suggestions as you see proper to make.

Yours very respectfully,

T. J. Simmons, C. J.
Sam'l Lumpkin, P J.
Wm. H. Fish, A. J.
Andrew J Cobb, A. J.
John S. Candler, A. J.
J. R. Lamar, A. J.

Upon the receipt of this letter I conferred with the authorities of the city of Atlanta and ascertained that the cost of paving Mitchell street with asphalt, for the block in front of the Capitol grounds, would be about $5,600, of which amount the property owners would have to pay, under the city ordinance, about $2,700, making the State's share approximately $1,350.

I therefore recommend that the sum of $1,350, or so much thereof as may be necessary, be appropriated for this purpose.

GEORGIA STATE TROOPS.

The reorganization of the military forces under an Act approved December 17, 1902, has been about completed, and the State Troops present a fine body of well equipped
and well trained soldiery. Acting upon the recommendation of the Advisory Board, I have arranged, with the assistance of the Adjutant General of the State, for an encampment this summer of the five Regiments of Infantry and the Regiment of Cavalry, at the expense of the United States Government. The instructors of these camps will be U. S. Army officers, and much valuable information in the detail work will be derived and the soldiers will receive practical training in their duties.

I have not been called upon to order out any of the troops to perform riot duty, but at the request of the civil authorities at Andersonville on May 30, the day set apart for decorating Federal graves, I ordered Company M, Fourth Infantry, to Andersonville for the purpose of policing the town.

On the 1st day of June a terrific storm passed through the city of Gainesville, killing and wounding several hundred people and destroying many homes and much property. The next day the Mayor notified me that guards were needed for the hospitals and to protect the property exposed to vandalism, and requested the use of Troop "F," First Cavalry, for that purpose. I ordered the Troop to report to the Mayor for such guard duty as he might direct. The Troop promptly responded to this call and remained on duty nine days.

REPORTS OF PUBLIC INSTITUTIONS.

The reports from the various educational and eleemosynary institutions of the State will be placed before you, to which I invite your careful consideration. These reports are thoroughly exhaustive and bear unmistakable evidence of painstaking care in their preparation. While I commend to your careful consideration all the recommendations and suggestions contained in these reports, there are certain recommendations to which I specially invite your attention.
The Board of Visitors to the Academy for the Blind recommends that the present Academy site be sold, or exchanged for one affording more room for buildings, etc. The grounds are considered too small for the present needs of the Institution, and being centrally located in the city of Macon could, doubtless, be sold for a good price, or exchanged for property better suited to present requirements.

Some very important recommendations will be found in the report of the Board of Visitors to the School for the Deaf, at Cave Springs, the most important of which is that relating to the enlargement of the buildings, so as to comfortably provide for the inmates of the school. According to this report the capacity of the buildings is insufficient; there being fourteen white children crowded into one sleeping room, and twenty colored children in another room. This state of affairs, if allowed to continue, will very likely produce sickness and disease among the children, and should be carefully investigated. There are applications on file with the Superintendent for the admission of 25 more children, but for want of sufficient room they can not be admitted.

You will have before you the report of the Trustees of the State University and of the Board of Visitors to the University; the report of the Trustees of the School of Technology; the report of the Directors of the Georgia Normal and Industrial College; the report of the Trustees of the State Normal School; and the reports of such other public institutions as are not mentioned above. These reports contain much valuable information, and the recommendations made therein are of great importance, and I commend them to your thoughtful consideration.

OFFICIAL REPORTS.

You will also have before you reports from the various departments of the State government, all of which contain
many interesting and valuable suggestions, and which, I am sure, will receive at your hands the consideration to which they are entitled. Those of the Comptroller-General, State Treasurer, State School Commissioner, Adjutant-General, Attorney-General, Commissioner of Agriculture, Secretary of State, Prison Commission, Compiler of Records, State Librarian, Pension Commissioner, Keeper of Public Buildings, and other officers of the Executive Department, bear evidence of the fact that these faithful and efficient public servants have devoted themselves unselfishly to the interests of the State.

The State School Commissioner recommends that the law be amended so that the State Treasurer be authorized to transfer from the general fund to the school fund the sum of five hundred thousand dollars. Under the present law the State Treasurer can only transfer four hundred thousand dollars for this purpose, and the extra one hundred thousand dollars, in the opinion of the State School Commissioner, will enable him to pay the teachers during the first six months of the year one-half of the amount due them for the entire year, instead of two-fifths under present legislation. This amendment can be made without detriment to the State's interest, and I trust you may favorably consider same.

According to the report of the Keeper of Public Buildings there are certain other repairs needed around the capitol, such as repainting the walls in the Senate chamber and hall of the House of Representatives, laying new carpets, etc. He estimates that these repairs can be made for the sum of $7,930.00, and after a full investigation, if you are of the opinion that such repairs are necessary, I recommend that a sufficient amount be appropriated with which to do the work.

As authorized by section 6 of the General Appropriation Act of 1902, which provides for the compilation of
the Colonial, Revolutionary and Confederate Records of Georgia, I beg to advise you that I appointed Hon. Allen D. Candler to compile these records, and that he entered upon the discharge of his duties on the first day of January of this year. You will have before you his report, and I trust you will carefully consider the recommendations made therein.

I also call your special attention to the recommendation of the Attorney-General looking to an amendment of the General Tax Act of 1902. In a case recently decided by the Supreme Court, viz.: Jones v. Stewart, at the present term, the Court by a majority opinion ruled that under the Tax Act of 1900, the exclusive remedy for the collection of a special occupation tax was by indictment and conviction. This opinion was rendered by three of the justices, while two dissented therefrom, holding that the method provided in said Act was merely cumulative and that the State could either, through its proper officer, issue an execution against the delinquent tax-payer, or could proceed criminally against such defaulter. The sixth judge did not preside because of providential reasons.

In the opinion of the Attorney-General this decision will greatly impede the collection of special occupation taxes, and he thinks, and recommends, that the Legislature should amend the General Tax Act of 1902, which is substantially on this point, the same as the General Tax Act of 1900, so as to make the remedy by indictment cumulative, giving to the State the right to proceed both upon execution issued by the proper officer upon information, as well as the right to prosecute for a violation of the Tax Act.

This recommendation, in my opinion, is wise and proper. To require the State to put in motion the machinery of the law in criminal courts before it can collect its revenue, would greatly multiply the difficulties, as well as endanger
the collection of the revenues of the State. I therefore concur in the recommendation of the Attorney-General and recommend legislation on the line indicated.

STATE'S FINANCES.

The State Treasurer has paid to the common school teachers all the money coming into the treasury which belongs to the school fund, and also the $400,000 which he is authorized by law to transfer from the general to the school fund. These payments are not only larger, but were made much earlier in the year than formerly, and without borrowing any money for that purpose. In former years loans amounting to $150,000 to $200,000 have been necessary to enable the Treasurer to make these payments. To be able to carry out the provisions of our school laws without borrowing any money whatever is most gratifying, as it shows that the condition of the State's finances has considerably improved. Indeed, it would not have been necessary to borrow any money whatever during the present year had the General Assembly convened in October instead of June. After conferring with the State Treasurer it was ascertained that the sum of $65,000 would be needed to pay the expenses of this session of your body, and with his assistance I have arranged to borrow that sum for five months at two per cent. per annum, or five-sixths of one per cent. for the term, from the following banks in this State, viz.: Southern Bank at Savannah; Neal Loan & Banking Company and Fourth National Bank, Atlanta; Exchange Bank, Macon, and Third National Bank, Columbus. This loan, at such a remarkably low rate, demonstrates alike the high credit of the State and the excellent condition of the Georgia banks.

J. M. TERRELL,  
Governor.
APPENDIX A.

In accordance with the requirements of section 5815 of the Code, I herewith submit reports of all Reprieves, Commutations of Sentence, and Pardons granted by me.

PARDONS GRANTED BY THE GOVERNOR.

Orie Stegall.—Larceny after Trust. Superior Court of Fulton county, Fall term, 1901; sentence two years in the penitentiary. Defendant was a young white boy only fifteen years old and plead guilty to taking $1.50 of his employer's money. He has served about twelve months. Pardon recommended by the prosecutor and the Judge who tried him. Granted November 7, 1902.

William Windom.—Burglary. Superior Court of Carroll county, December term, 1901; sentenced to one year in the penitentiary. Good conduct and ill health. Pardon recommended by the Judge and Solicitor and the Grand Jury, and by nine of the trial Jury. Granted November 13, 1902.

Robert S. Tigner.—Embezzlement. Superior Court of Fulton County, Spring Term, 1902; sentenced to six months in jail. Made full restitution of the amount embezzled. Served three months and physician states that he is suffering with heart disease. Granted November 14, 1902.

Nathan Porter.—Gaming. City Court of Valdosta, January term, 1902; sentenced to twelve months. Served about nine months and suffered with consumption. Paid all costs and reimbursed the county for the expenses of his trial. Pardon recommended by the Superintendent of the Chaingang, Chairman of the County Commissioners and the Solicitor who prosecuted him. Granted November 15, 1902.
ALEX WEST.—Malicious Mischief. Superior Court of Randolph county, November term, 1901; sentenced to twelve months. Was convicted at the same time of selling whisky and sentenced to twelve months, which term he has fully served. Pardon urged by the trial Judge and Solicitor, the County Officers and a large number of good citizens. Granted November 15, 1902.

C. R. JORDAN.—Robbery. Superior Court of Bibb county, April term, 1901; sentenced to seven years. Was only twenty years old and appears to have acted under the influence of older associates. Granted November 18, 1902.

SPENCER McCROSKEY.—Cattle Stealing. Superior Court of Franklin county, October term, 1901; sentenced to two years. Defendant was a weak-minded boy only seventeen years of age. His father paid $25.00 for the cow and induced the boy to plead guilty with the understanding that he would be allowed to pay a small fine, which was agreed to by the Solicitor. This the Court refused to allow and sentenced him to two years, while the principal offender was only given a chaingang sentence. Has served more than a year. Pardon urged by the Solicitor and a large number of citizens. Granted November 21, 1902.

BEN H. WILLIAMS.—Manslaughter. Superior Court of Charlton county, April term, 1898; sentenced to ten years. In June, 1900, his sentence was commuted to five years, which he fully served with the exception of two days. Granted November 28, 1902.

DOLLY PRITCHARD.—Murder. Superior Court of Cherokee county, Fall term, 1900; sentenced to life imprisonment. Evidence circumstantial and some doubt as to her guilt. Pardon recommended by County Officers, Grand Jury which indicted her, the trial Jury, the presiding Judge, the Solicitor-General and several hundred citizens. Granted December 3, 1902.

CLARENCE HOYAL.—Larceny. City Criminal Court of At-
lanta, September term, 1902; sentenced to three months. Physician states that he has a disease that will likely prove fatal. He is confined to the hospital and unable to work. Granted December 8, 1902.

R. E. L. Young.—Burglary and Larceny from the House. Superior Court of Hall county, March term, 1901; sentenced to twelve months in each case. The two offenses were involved in the same transaction, and he has served out one sentence, and nearly served out the second. Good conduct and sufficient punishment. Granted December 8, 1902.

Emma Lyons.—Assault to murder. Superior Court of Wilkes county, May term, 1902; sentenced to two years. She cut another negro woman with a knife, apparently without any intention to kill her. Clemency urged by ten of the trial Jurors and the presiding Judge on the ground of sufficient punishment. Granted December 8, 1902.

Robert Tyre.—Assault with Intent to Murder. Superior Court of Pierce county, May term; sentenced to five years. Prosecutor received no injury in the encounter and now asks for his pardon, as do also about seven hundred good citizens, the trial Judge and Jurors. Has served two years with good conduct. Granted December 10, 1902.

Lula Robinson.—Murder. Superior Court of Polk county, February term, 1899; sentenced to life imprisonment. While she was being carried to the penitentiary the train was wrecked and the guard who had her in charge rendered unconscious. Although she had every opportunity to escape, she remained and rendered great assistance to the wounded and suffering. Her conduct has been good and she has served more than three years. Pardon granted December 12, 1902.

John Jones.—Murder. Superior Court of Chattooga county, March term, 1894; sentenced to life imprisonment. Evidence would have authorized a verdict of Manslaughter. Defendant
has served more than eight years, and his pardon is recommended by the Grand Jury which indicted him, the Jury that convicted him, County Officers and the Judge and Solicitor. Granted December 12, 1902.

Henry McDaniel.—Voluntary Manslaughter. Superior Court of Newton county, September term, 1897; sentenced to eight years. His son was convicted at the same time and sentenced to twelve years, and was pardoned June 28, 1901. Defendant is now eighty years of age and very feeble, and the Camp Physician says he cannot live but a short time. Granted December 19, 1902.

Carrie Smith.—Larceny. City Criminal Court of Atlanta, October term, 1902; sentenced to six months. Was convicted of stealing two plated spoons of small value. Has one child dependent on her and is now in a state of pregnancy. Clemency recommended by the Judge and Solicitor and City Officers. Granted December 24, 1902.

Henry Repass.—Stabbing. Superior Court of Schley county, April term, 1902; sentenced to twelve months. Has served most of his term and is now confined to his bed with dropsy. Granted January 6, 1903.

Arthur Cherry.—Seduction. Superior Court of Stewart county, October term, 1900; sentenced to five years. He was convicted of seducing a negro woman of doubtful chastity. Clemency strongly recommended by two hundred good citizens. Granted January 6, 1903.

Haskell Webb.—Assault and Carrying Concealed Weapons. City Court of Clarkesville, February term, 1902; sentenced to twelve months in each case. Both offenses were committed in one transaction. He was trying to avoid a difficulty with prosecutor and shot at him while the prosecutor was advancing. Clemency urged by the Judge and Solicitor and a number of good citizens. Granted January 7, 1903.
J C. WREN.—Assault. City Court of Floyd county, Fall term, 1902; sentenced to six months. Defendant was drunk when the crime was committed, and his pardon is urged by the prosecutor, Judge and Solicitor and a large number of citizens. Granted January 7, 1903.

WILLIAM E. EDWARDS.—Forgery. Superior Court of Fulton county, January term, 1902; sentenced to two years. He forged the name of his cousin to a small check and was paying the money back when arrested. The offense was committed when he was in very destitute circumstances. Clemency urged by the prosecutor, Solicitor and the person whose name was forged. Granted January 7, 1903.

PETER STEPHENS.—Stealing a ride on a railroad car. County Court of Butts county, June term, 1902; sentenced to twelve months. Clemency recommended by a number of good citizens, County Officers, the Judge and Solicitor and the local Counsel for the railroad. Granted January 12, 1903.

W S. BROWN.—Murder. Superior Court of Talbot county, September term, 1898; sentenced to life imprisonment. Newly discovered evidence shows mitigating circumstances. Defendant is seventy years of age and dangerously diseased, and unable to work. Clemency urged by the Prison Officials, 340 good citizens, County Officials, trial Jurors and the trial Judge and Solicitor. Granted January 12, 1903.

TOBE JONES.—Arson. Superior Court of Randolph county, May term, 1897; sentenced to fifteen years. Convicted principally on a confession claimed to have been made to a professional mind-reader. Prosecutor doubts the evidence and now asks for clemency, as do also the Solicitor-General and a number of good citizens. Served with good conduct for more than five years. Granted January 7, 1903.

CHAS. BURKHALTER.—Murder. Superior Court of Marion county, April term, 1884; sentenced to life imprisonment. De-
WEDNESDAY, JUNE 24, 1903.

fendant killed a man who had seduced his wife and had taken her away from him. He has served more than eighteen years and his release is urged by the Judge and Solicitor and a large number of citizens. Granted January 13, 1903.

FRED FARRIS.—Stabbing. Superior Court of Fulton county, October term, 1901; sentenced to twelve months in chaingang and twelve months in jail. Has fully served his chaingang sentence and clemency is urged by the Ordinary, Sheriff, Clerk, Solicitor-General and others. Granted January 13, 1903.


HENRY NIMMONS.—Burglary. Superior Court of Coweta county, March term, 1899; sentenced to six years. Principal witness against him now says that he was mistaken as to the facts. Has served over three years and clemency is recommended by the Judge, Solicitor, Prosecutor and others. Granted January 13, 1903.

NIM KERCE.—Murder. Superior Court of Worth county, April term, 1893; sentenced to life imprisonment. Convicted on circumstantial evidence and the principal witness against him has since been successfully impeached. Clemency urged by the Judge and Solicitor, Grand Jury, County Officers and others. Granted January 13, 1903.

GEORGE GRANT.—Murder. Superior Court of Baldwin county, January term, 1892; sentenced to life imprisonment. The killing took place in a general riot at a negro festival, and there was considerable conflict in the evidence as to who fired the fatal shot. Has served more than ten years and clemency is recommended by six of the trial Jurors, many good citizens and the Solicitor-General. Granted January 15, 1903.
Pitts Hightower.—Pointing a Gun at Another. County Court of Butts county, September term, 1902; sentenced to twelve months. Physician certifies that he now has scrofula, which threatens the loss of his eyesight if longer confined. Clemency urged by the trial Judge and Solicitor. Granted January 16, 1903.

Dude Cook.—Carrying Concealed Weapons to a church. Superior Court of Butts county, August term, 1902; sentenced to eight months or a fine of $60.00. Served about four months and now afflicted with a loathsome disease. Camp Physician recommends his release. Granted January 16, 1903.

A. C. Frye.—Assault to Rape. Superior Court of Chattooga county, March term, 1901; sentenced to ten years. The principal witness against him testified that he only caressed her, and there is doubt as to his intention to commit rape. Clemency recommended by County Officers and many good citizens, and by ten trial Jurors. Granted January 16, 1903.

John McGough.—Voluntary Manslaughter. Superior Court of Muscogee county, November term, 1900; sentenced to fourteen years. Is afflicted with tuberculosis and heart disease. Clemency recommended by County Officers and many citizens. Granted February 9, 1903.

John Rutherford.—Larceny. Superior Court of Monroe county, October term, 1902; sentenced to twelve months. Is badly afflicted and unable to work. Clemency urged by County Commissioners. Granted February 9, 1903.

George Austin.—Rape. Superior Court of Gwinnett county, September term, 1898; sentenced to ten years. He was convicted of raping a negro woman, and it has since been shown that she swore falsely. Clemency recommended by nine Jurors and many reputable citizens. Granted February 9, 1903.

John Westmoreland.—Larceny. City Criminal Court of
Atlanta, November term, 1902; sentenced to six months. Defendant was a small boy only fifteen years old and the article stolen was a book of small value. Clemency recommended by the Judge, Solicitor and Prosecutor. He has served three months. Granted February 9, 1903.

W. H. Wester.—Violating the Sabbath. Superior Court of Pulaski county, September term, 1902, sentenced to twelve months. He sold goods from his store to the amount of fifty cents, at the request of the purchasers and for their accommodation. His release is urged by one hundred and fifty citizens of the county and by the trial Judge and Jurors. Granted February 9, 1903.

Willie M. Johnson.—Larceny. Criminal City Court of Atlanta, October term, 1902; sentenced to eighteen months. Defendant is a woman, and the Camp Physician certifies that she is in an advanced state of pregnancy and should be released. Clemency recommended by the trial Judge and Solicitor. Granted February 9, 1903.

Will Evans.—Voluntary Manslaughter. Superior Court of Hall county, November term, 1900; sentenced to seven years. It appears that the deceased was the aggressor in the difficulty, having knocked down the defendant with a pair of knucks and badly beat him over the head and face. At the time of the killing defendant claims that deceased was attempting to draw a pistol. Clemency recommended by the Foreman of the Grand Jury, ten of the trial Jurors, several County Officers and the Judge who presided. Granted November 4, 1902.

Pink Dill.—Voluntary manslaughter. Superior Court of Habersham county, September term, 1895; sentenced to ten years. Killing occurred in a drunken row in which it appears that the deceased was the aggressor and was advancing on defendant with a knife. Clemency urged by the Prosecuting Officer, trial Judge and Jury, the Grand Jury which indicted him, County Officers and many citizens. Granted March 9, 1903.
JOHN FOWLER.—Murder. Superior Court of Rabun county, 1902; sentenced to life imprisonment. His brothers were convicted of the same offense and sentenced to terms in the penitentiary, from which they have been discharged. Deceased died some time after the difficulty from imprudence at a country dance Clemency urged by the trial Judge, Solicitor and Jury, the Grand Jury which indicted him, County Officers of Rabun and Walker counties and a large number of citizens. Granted March 9, 1903.

J. H. WILKINS.—Larceny after Trust. Superior Court of Fulton county, fall term, 1900; sentenced to three years. His previous character is shown to have been good, and this offense was committed while he was a victim of the morphine habit. Since his imprisonment he has been cured of the morphine habit and he has served all but three weeks of his sentence. Granted April 7, 1903.

JIM WEISINGER.—Carrying Concealed Weapons. City Criminal Court of Atlanta, July term, 1902; sentenced to eight months. Pending his trial he remained twelve months in jail, which is thought to be sufficient punishment. Clemency recommended by the Judge and Solicitor. Granted April 13, 1903.

WILLIAM MOLAND.—Simple Larceny. City Criminal Court of Atlanta, December term, 1902; sentenced to twelve months or a fine of $50.00. Defendant was only ten years old when the crime was committed and has served more than four months which is thought to be sufficient punishment. The article stolen was a chicken. Clemency recommended by the trial Judge and the Solicitor. Granted April 13, 1903.

ED CRAWFORD.—Simple Larceny. Superior Court of Bibb county, Fall term, 1895; sentenced to fifteen years. He has served with good conduct for more than eight years and it is thought that his punishment has been sufficient. Clemency recommended by the trial Judge, Solicitor and Jury, County Officers and others. Granted April 13, 1903.
ARTHUR HALL.—Simple Larceny. City Court of Montgomery county, 1902; sentenced to nine months. He is suffering from a chronic disease and is unable to work, has served several months in jail and further confinement might prove fatal. Clemency urged by the Judge, Solicitor, Grand Jury and County Officers. Granted May 11, 1903.

JOHN PRICE.—Misdemeanor. Superior Court of Rockdale county, October term, 1902; sentenced to twelve months. He came to the rescue of a Guard who had been assaulted by a desperate convict and prevented an escape. Granted May 11, 1903.

ROSE HENDERSON.—Murder. Superior Court of Lumpkin county, July term, 1879; sentenced to life imprisonment. She was convicted of Infanticide on circumstantial evidence. Has served twenty-three years with good conduct; is now an old woman, and it is thought her punishment has been sufficient. Granted May 11, 1903.

GEORGE RUCKER.—Assault and Battery. Superior Court of Elbert county, September term, 1902; sentenced to twelve months. County Commissioners certify that his health has failed and further confinement may prove fatal. Granted May 11, 1903.

HORACE CURTIS.—Burglary. Superior Court of Gordon county, August term, 1902; sentenced to twelve months. The Judge and Solicitor-General say that in view of his age and mental infirmities he has suffered sufficient punishment. Granted May 11, 1903.

FRANK SWAIN.—Murder. Superior Court of Union county, May term, 1890; sentenced to life imprisonment. He was convicted on circumstantial evidence and the Judge before whom he was tried and many good citizens have grave doubts as to his guilt. Has served with good conduct for more than thirteen years. Granted May 11, 1903.

JOSEPH WAYNE.—Murder. Superior Court of Cherokee
county, September term, 1898; sentenced to life imprisonment. The killing was done in a sudden heat of passion under mitigating circumstances. His health has failed and clemency is urged by County Officials, Grand Jury, trial Jury and many citizens. Granted May 12, 1903.

O. W. CHESTNUTT.—Robbery. Superior Court of Bibb county, April term, 1901; sentenced to seven years. His accomplice has been released, and it appears that defendant was not the principal perpetrator of the crime. Has served with good conduct. Granted May 12, 1903.

E. F. DAVIS.—Voluntary Manslaughter. Superior Court of Laurens county, July term, 1901; sentenced to five years. Was jointly indicted with three others, and it now appears that defendant was acting in the capacity of peacemaker. Clemency recommended by County Officers, the trial Jury and Solicitor and many citizens. Granted May 13, 1903.

LUKE ADAMS.—Voluntary Manslaughter. Superior Court of Newton county, March term, 1897; sentenced to twelve years. Newly discovered evidence creates grave doubts as to his guilt. Clemency recommended by the trial Judge and Solicitor. Granted May 13, 1903.

LEILA BURGESS.—Murder. Superior Court of Franklin county, September term, 1884; sentenced to life imprisonment. Defendant was only fourteen years old when the crime was committed. Her father had given her a severe whipping with an ox whip, and when her mother interfered in her behalf the father made an assault on her, and the defendant struck her father with an ax in order to protect her mother. She has served more than eighteen years. Granted May 13, 1903.

SENTENCES COMMUTED.

WILLIAM WINTER.—Selling Whisky Illegally. County Court of Newton county, April term, 1902; sentenced to pay a fine of
$75.00 or twelve months. Has served eight months and now desires to pay a proper proportion of his original fine. Sentence commuted to a fine of $40.00 December, 19, 1902.

John T. Bright.—Carrying a Gun to a Court of Justice. Superior Court of Montgomery county, October term, 1902; sentenced to six months in jail. The crime was committed while in a state of protracted drunkenness and he was considered mentally irresponsible. He has served a portion of his term with good conduct. Sentence commuted to a fine of $30.00 on recommendation of the Judge who tried him and County Officials, January 6, 1903.

Dave Murray.—Assault to Rape. Superior Court of Macon county, November term, 1896; sentenced to fifteen years. The negro woman who was assaulted is shown to have been of loose character and unreliable. Clemency is urged by one hundred and fifty good citizens of Macon county, by the trial Jurors and the Prosecuting Attorney. He has already served six years with good conduct. Sentence commuted to eight years, January 15, 1903.

Robert Knight and Welcome Golding.—Voluntary Manslaughter and Murder. Superior Court of Ware county, February term, 1892; sentenced to twenty years and life imprisonment, respectively. Defendants were defending themselves in a house against a violent attack by several persons at the time the shooting occurred. Clemency is recommended by the Judge who tried them, the Grand Jury which indicted them, trial jurors, and by County Officials. Sentences commuted to sixteen years, January 15, 1903.

Allen Hardaway.—Murder. Superior Court of Spalding county, August term, 1894; sentenced to life imprisonment. The Judge and Solicitor who tried him say that the defendant was guilty of Voluntary Manslaughter, and that his punishment has been sufficient. Sentence commuted to ten years, January 15, 1903.
A. T. Dasher.—Simple Larceny. Superior Court of Lowndes county, November term, 1902; sentenced to three years in the penitentiary. The defendant was charged with stealing a cow, which he claimed was his own, and it is doubtful whether he intended to commit a crime. Clemency is recommended by the Judge, prosecutor, County Officers, Grand Jury, trial jury and many good citizens. Sentence commuted to a fine of $200.00, February 6, 1903.

Albert Floyd.—Murder. Superior Court of Calhoun county, spring term, 1899; sentenced to life imprisonment. This negro, finding his wife in bed with another negro, fired into the party and killed his wife, while the man escaped. He has served fourteen years and clemency is urged by County Officials, the Judge and Solicitor who tried him, and many reputable citizens. Sentence commuted to twenty years, February 9, 1903.

Ab Elder, Jr.—Riot. Superior Court of Haralson county July term, 1902; sentenced to twelve months. Three others were convicted at the same time of the same offense and sentenced to pay costs, and this defendant now desires to have his sentence commuted to that of his associates, which is recommended by County Officers and a number of good citizens. Sentence commuted to payment of cost, March 9, 1903.

F. P. Wilkins.—Carrying Concealed Weapons. City Court of Barnesville, January term, 1903; sentenced to twelve months. The Judge and Solicitor who tried him recommend that he be allowed to pay a fine. Sentence commuted to pay a fine of twenty-five dollars including costs, April 7, 1903.

W. T. Smith.—Attempt to Commit Forgery. Superior Court of Bibb county, Spring term, 1903; sentenced to pay a fine of $200.00 or twelve months, and two months in jail. He forged the name of a friend to a note who had endorsed for him before but the note was refused by the bank. His previous character was good and this was his first offense. The Superintendent of the State Sanitarium and the resident physician of
Allen’s Invalid Home at Milledgeville state that by reason of chronic alcoholism he was mentally irresponsible when the crime was committed. He has served his jail sentence. Sentence commuted to jail sentence and payment of costs, April 15, 1903.

JEROME TOLBERT.—Murder. Superior Court of Oconee county, January term, 1903 sentenced to be executed. Facts have been brought out since the trial which induce the Judge who presided, the Jury who found the verdict and about two hundred and seventy-five good citizens to earnestly petition for clemency. Deceased was a man of bad character, while defendant’s previous character was good. Sentence commuted to life imprisonment April 23, 1903.

ZELL BACON.—Voluntary Manslaughter. Superior Court of Tatnall county, April term, 1899, sentenced to eight years in the penitentiary. Under the evidence the Jury would have been authorized in acquitting the defendant. The provocation given by deceased, who was a violent and dangerous man, being extreme, the trial Judge and Solicitor both urge clemency and state that this was a close case, which recommendation is joined in by the Jury which tried him, County Officers, Prison Officials and many good citizens. Sentence commuted to five years, May 11, 1903.

RESPITES.

GOLDIE TYUS.—Murder. Superior Court of Thomas county, Fall term, 1902; sentenced to be executed on November 28, 1902. Respite granted at the request of the Judge of the Superior Court for the reason that Tyus was a material witness in the case of the State vs John Walker, which case could not be tried until after the date fixed for the execution. Respited until December 12, 1902.

MILLARD LEE.—Murder. Superior Court of Fulton county, Fall term, 1902; sentenced to be executed. Respite granted
until January 23, 1903, until the question of his sanity could be passed upon by the Courts. Lee again respited until February 27, 1903, for the reasons above set forth. On February 16, 1903, he was again respited until May 1, 1903, for the same reasons. On April 29, 1903 another respite was granted until June 12, 1903, and on June 10, 1903, he was again respited until July 31, 1903, for the reason that said case was still pending in the Courts and could not be determined before the day fixed for the execution.

**Jerome Colbert.**—Murder. Superior Court of Oconee county, January term, 1903; sentenced to be executed on March 26, 1903. Respited until April 24, 1903, in order that the Prison Commission might have sufficient time to consider his application for a commutation of sentence.

**John Perry.**—Murder. Superior Court of Whitfield county, October term, 1902; sentenced to be executed on the 3d day of April, 1903. Respited until May 1, 1903, in order that the Executive might have sufficient time within which to pass upon his application for a commutation of sentence, and for the further reason that on the day fixed for the execution there was to be a fireman’s tournament and street carnival in the city of Dalton. On April 30, 1903, a second respite was granted to the said John Perry until May 15, 1903, in order that an extraordinary motion for a new trial might be passed upon by the Judge of the Superior Court.

**Monroe Adams.**—Murder. Superior Court of Sumter county, November term, 1902; sentenced to be executed April 22, 1903. Respited until May 15, 1903, in order that Counsel for defendant might have an opportunity to be heard before the Prison Commission on an application for commutation of sentence.
REMOVAL OF DISABILITIES.

BARNETT DILLINGHAM.—Larceny. Superior Court of Gilmer county, May term, 1893; sentenced to pay a fine of fifty dollars. He paid the fine and has since that time been a good, law abiding citizen. Granted November 15, 1902.

WALTER GLENN.—Larceny from the House. Superior Court of Stewart county; sentenced to twelve months. Served out his term and has since been a good citizen. Granted December 8, 1902.

FRANK M. JACKSON.—Larceny from the House. City Criminal Court of Atlanta, Spring term, 1893; sentenced to four months. Since serving out his term he has established for himself a good name and is a good citizen. Granted December 12, 1902.

RUPERT AMMONS.—Larceny after Trust. Superior Court of Glynn county, May term, 1898; sentenced to a fine, which he paid. Has since been a good citizen, which is certified to by the trial Judge and a large number of citizens. Granted January 13, 1903.

S. J. O'NEAL.—Voluntary Manslaughter. Superior Court of Chatham county, December term, 1896; sentenced to fifteen years, which was commuted to six years. Served out his term and has since been a good citizen. Granted January 13, 1903.

W. F. SULLIVAN.—Voluntary Manslaughter. Superior Court of Chatham county, December term, 1896; sentenced to fifteen years, which was commuted to six years. Served out his term and it is shown by reputable citizens that he has since been a good citizen. Granted January 13, 1903.

WILLIAM COLE.—Larceny. County Court of Thomas county, January term, 1893; served out the sentence of the Court and
has since been an industrious, law-abiding citizen. Granted January 19, 1903.

W. C. McLane.—Larceny after Trust. Superior Court of Fulton county, July term, 1902; sentenced to three months in jail and a fine of $500.00. He served his jail sentence and paid his fine, and clemency urged by the Judge, Solicitor and Sheriff of Fulton county. Has since been a law-abiding citizen. Granted February 9, 1903.

The following invitation was received, to wit:

To the Honorable Speaker and Members of House of Representatives:

In behalf of the citizens of Griffin, I desire to extend to you a most cordial invitation to visit the State encampment at Griffin on Saturday, June 27, 1903, and partake of a barbecue to be given to the Governor and staff, State House officers and members of the General Assembly. Trusting that this invitation will be accepted and that you will attend in a body, Very respectfully,

J. J. Flynt.

The following resolution was introduced and read, to wit:

By Mr. Wilson of Clay—

A resolution providing that the House accept the invitation to visit Griffin on June 27, 1903.

Mr. Grice of Pulaski offered the following substitute for the above resolution, which was adopted, to wit:

Resolved, That the thanks of the House be tendered the citizens of the city of Griffin for their cordial invitation.

The resolution was then adopted by substitute.
The following resolution was read and ordered to lay over for one day, to-wit:

By Mr. Grice of Pulaski—

A resolution providing for the appointment of a committee of five from the House and three from the Senate to investigate and report upon the Second and Fourth Regiments, infantry, Georgia State troops, in camp at Camp Northern, Griffin, Ga.

By unanimous consent the following resolution was read the first time, to-wit:

By Mr. Davis of Meriwether—

A resolution providing for the appropriation of $9,360 for indigent widows, and for other purposes.

On motion of Mr. Davis, the above resolution was referred to the Committee on Appropriations.

On motion of Mr. Houston of Fulton, the Governor's message was then taken up and read.

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

By Mr. Houston of Fulton—

A resolution providing that 500 copies of the Governor's message be printed for the use of the House.

Mr. Hall of Bibb, stated that in view of the fact that the Governor's message had been printed already, he would move to table the resolution so as to ascertain whether or not there were enough copies to supply the House. The motion was put and carried.
Leave of absence was granted—
Mr. Sanders,
Mr. Walker of Pierce,
Mr. Ennis of Floyd,
Mr. McRae of Lowndes,
Mr. Bell of Emanuel.

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

ATLANTA, GA.,
Thursday, June 25, 1903.

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. S. T. Strickland of the county of Tattnall.

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

Adams,
Alexander,
Alford,
Almond,
Arnold,
Ayres,
Baldwin,
Beall,
Beauchamp,
Bell of Emanuel,
Bell of Milton,
Blackburn,
Booth,
Bowen,
Bower,
Boykin,
Brinson,
Brock,
Brown,
Bruce,
Buchan,
Buchannon,
Burton,
Bush,
Butts,
Calvin,
Candler,
Cann,
Carr,
Carrington,
Carswell,
Clatt,
Conner,
Cook,
Cromartie,
Crumbly,
Daniel,
Daves,
Davis,
Davison,
Deal,
Derrick,
Dozier,
Duckett,
Duggan,
<table>
<thead>
<tr>
<th>Name</th>
<th>Name</th>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dunbar</td>
<td>Knowles</td>
<td>Rankin</td>
</tr>
<tr>
<td>Edwards</td>
<td>Lane</td>
<td>Rawls</td>
</tr>
<tr>
<td>English</td>
<td>Lanier</td>
<td>Redwine</td>
</tr>
<tr>
<td>Evans</td>
<td>Lawrence</td>
<td>Reid</td>
</tr>
<tr>
<td>Felder</td>
<td>Leigh</td>
<td>Rice</td>
</tr>
<tr>
<td>Fields</td>
<td>Little</td>
<td>Richardson</td>
</tr>
<tr>
<td>Flanigan</td>
<td>Lowe</td>
<td>Ridley</td>
</tr>
<tr>
<td>Flynt</td>
<td>Mann</td>
<td>Rogers of Hall</td>
</tr>
<tr>
<td>Foster of Oconee</td>
<td>Maples</td>
<td>Rogers of McIntosh</td>
</tr>
<tr>
<td>Foster of Towns</td>
<td>Martin</td>
<td>Roper</td>
</tr>
<tr>
<td>Franklin</td>
<td>Mayson</td>
<td>Rountree</td>
</tr>
<tr>
<td>Fussell</td>
<td>Miller of Bullock</td>
<td>Sanders</td>
</tr>
<tr>
<td>Gaulden</td>
<td>Miller of Muscogee</td>
<td>Shackelford</td>
</tr>
<tr>
<td>George</td>
<td>Mills</td>
<td>Shannon</td>
</tr>
<tr>
<td>Glenn</td>
<td>Mitcham</td>
<td>Singletary</td>
</tr>
<tr>
<td>Grenade</td>
<td>Mitchell</td>
<td>Slaton</td>
</tr>
<tr>
<td>Grice</td>
<td>Mizell</td>
<td>Spence</td>
</tr>
<tr>
<td>Griffin</td>
<td>Morton</td>
<td>Stanford</td>
</tr>
<tr>
<td>Hall</td>
<td>Moses</td>
<td>Steed of Carroll</td>
</tr>
<tr>
<td>Hardeman</td>
<td>Mulherin</td>
<td>Steed of Taylor</td>
</tr>
<tr>
<td>Harden</td>
<td>McBride</td>
<td>Stewart</td>
</tr>
<tr>
<td>Hawes</td>
<td>McCurry</td>
<td>Stovall</td>
</tr>
<tr>
<td>Hayes</td>
<td>McElmurray</td>
<td>Strickland</td>
</tr>
<tr>
<td>Hendry</td>
<td>McHenry</td>
<td>Thompson</td>
</tr>
<tr>
<td>Henry</td>
<td>McLain</td>
<td>Thurman</td>
</tr>
<tr>
<td>Hicks</td>
<td>McRae</td>
<td>Tigner</td>
</tr>
<tr>
<td>Hixon of Carroll</td>
<td>Newton</td>
<td>Tracy</td>
</tr>
<tr>
<td>Hixon of Sumter</td>
<td>Nisbet</td>
<td>Underwood</td>
</tr>
<tr>
<td>Holder</td>
<td>Owen</td>
<td>Valentine</td>
</tr>
<tr>
<td>Houston</td>
<td>Overstreet</td>
<td>Walker of Monroe</td>
</tr>
<tr>
<td>Howard of Baldwin</td>
<td>O'Quinn</td>
<td>Walker of Pierce</td>
</tr>
<tr>
<td>Howard of Laurens</td>
<td>Parker</td>
<td>Watson</td>
</tr>
<tr>
<td>Howell</td>
<td>Pate of Dooly</td>
<td>Welch</td>
</tr>
<tr>
<td>Hutcheson</td>
<td>Pate of Gwinnett</td>
<td>Wellborn</td>
</tr>
<tr>
<td>Johnson of Clinch</td>
<td>Paulk of Coffee</td>
<td>West</td>
</tr>
<tr>
<td>Johnson of Crawford</td>
<td>Paulk of Irwin</td>
<td>Whitley</td>
</tr>
<tr>
<td>Jones of Dougherty</td>
<td>Peyton</td>
<td>Wilson</td>
</tr>
<tr>
<td>Jones of Pickens</td>
<td>Phillips of Jefferson</td>
<td>Wise</td>
</tr>
<tr>
<td>Kelly</td>
<td>Phillips of Quitman</td>
<td>Womble</td>
</tr>
<tr>
<td>Kendrick</td>
<td>Preston</td>
<td>Wooten</td>
</tr>
<tr>
<td>Kent</td>
<td>Proctor</td>
<td>Yates</td>
</tr>
<tr>
<td>Kilburn</td>
<td>Rainey</td>
<td>Mr. Speaker</td>
</tr>
<tr>
<td>Knight</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Those absent were Messrs.—

Akin, Ennis, Johnson of Baker.

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

Mr. Stovall of Chatham gave notice that at the proper time he would move to reconsider the action of the House in refusing to accept the invitation to visit Griffin during the encampment of the Georgia State troops.

By unanimous consent House Bills Nos. 105-110 were recommitted to Committee on General Agriculture.

House Bill No. 453 was withdrawn from the further consideration of the House, on motion of Mr. Mitchell of Thomas.

By unanimous consent House Bill No. 472 was recommitted to Committee on Corporations.

By unanimous consent Mr. Thurman of Walker was allowed to withdraw House Bill No. 199.

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

By Mr. West of Lowndes—

A bill to amend an Act to incorporate the Merchants Bank of Valdosta, and for other purposes.

Referred to Committee on Banks.
By Mr. Morris of Cobb—

A bill to incorporate the Mount Zion school district, and for other purposes.

Referred to Committee on Corporations.

By Mr. Brinson of Decatur—

A bill for the prevention of cruelty to animals; to define the meaning of the word "cruelty," and for other purposes.

Referred to Special Agricultural Committee.

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 that purpose, and for other purposes.

Referred to Committee on Ways and Means.

By Mr. Reid of Campbell—

A bill to amend article 11, section 3, paragraph 1 of the Constitution, and for other purposes.

Referred to Committee on Constitutional Amendments.

By Messrs. Alexander and Grenade of Wilkes—

A bill to abolish the Board of County Commissioners of Roads and Revenues for the county of Wilkes, and for other purposes.

Referred to the Committee on Counties and County Matters.
By Mr. Whitley of Douglas—

A bill to create a Text-Book Commission in this State, and to provide a uniform series of text-books for the public schools, and for other purposes.

Referred to Committee on Education.

By Messrs. Mayson and Candler of DeKalb—

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

Referred to Committee on Corporations.

By Mr. Adams of Putnam—

A bill to amend an Act to organize the military forces of this State, and for other purposes.

Referred to Committee on Military Affairs.

By Mr. Bell of Milton—

A resolution to pay the pension of Mary E. Mize to her son.

Referred to Committee on Pensions.

By Mr. Stanford of Harris—

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

Referred to Committee on Corporations.

By Mr. Glenn of Whitfield—

A bill to provide compensation to the widow, heir or
heirs or legal representatives of deceased persons who have been killed by person or persons and who have been tried and convicted for such killing, and for other purposes.

Referred to Committee on General Judiciary.

By Mr. Glenn of Whitfield—

A resolution endorsing the "Brownlow Bill," and for other purposes.

Referred to Committee on General Agriculture.

By Messrs. Hardeman and Holder of Jackson—

A bill to create the City Court of Jefferson, to define its jurisdiction and powers, etc., and for other purposes.

Referred to Committee on Counties and County Matters.

By Messrs. Hardeman and Holder of Jackson—

A bill to repeal an Act to create the City Court of Jefferson, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. McHenry of Floyd—

A bill to amend section 892 of the Code relative to the issuing of fi. fas., and for other purposes.

Referred to General Judiciary Committee.

By Mr. McHenry of Floyd—

A resolution to appropriate $60 to Mrs. Sallie Erwin, indigent widow of A. L. Erwin of Floyd county.

Referred to Committee on Pensions.
By Messrs. Fields of Dooly and Baldwin of Schley—

A bill to require the Solicitors-General of this State to turn into the County Treasury of their circuits certain moneys, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Rainey of Terrell—

A bill to incorporate the Sasser school district, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Pate of Dooly—

A bill to incorporate the Pleasant Valley school district, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Brock of Dade—

A bill to repeal an Act to create a Board of Commissioners of Roads and Revenues for Dade county, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Brock of Dade—

A resolution to reimburse the county of Dade for the incarceration and execution of Charlie Phillips.

Referred to Committee on Appropriations.
By Mr. Howard of Baldwin—

A bill to appropriate $15,000 to the State Sanitarium, and for other purposes.

Referred to Committee on Appropriations.

By Mr. Beauchamp of Butts—

A bill to amend an Act to authorize the Board of County Commissioners of Butts county to investigate the claim of A. J. Moore, and for other purposes.

Referred to Committee on Counties and County Matters.

By Messrs. Fields and Pate of Dooly, McCurry of Hart and Tigner of Muscogee—

A bill to amend an Act relative to the "alternative road law" so as to allow the grand jury to suspend same at any term of court, etc., and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Kent of Johnson—

A resolution for the relief of J. K. McAfee, J. R. Grice and W H. Raley.

Referred to General Judiciary Committee.

By Mr. Pate of Gwinnett—

A bill to amend an Act to repeal all laws to incorporate the town of Buford, and for other purposes.

Referred to Committee on Corporations.
By Mr. Underwood of White—

A bill to prescribe when and how trustees for the Academy for the Blind shall be appointed, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Underwood of White—

A bill to repeal section 1315, volume 1 of the Code which relates to the filling of vacancies in the board of trustees for the Academy for the Blind.

Referred to Special Judiciary Committee.

By Mr. Tigner of Muscogee—

A bill to fix the number of days each person subject to road duty in this State shall be required to work on the public roads, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Lane of Sumter—

A bill to amend section 4361 of the Code by striking out all of paragraph 8 of said section, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Howell of Meriwether—

A bill to amend an Act to create the City Court of Greenville, and for other purposes.

Referred to Special Judiciary Committee.
By Messrs. Davis and Howell of Meriwether—

A resolution to make appropriation to meet the deficiency in the insurance fund, and for other purposes.

Referred to Committee on Public Property.

By Mr. Rainey of Terrell—

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

Referred to Special Judiciary Committee.

By Mr. Tracy of Webster—

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

Referred to Committee on Counties and County Matters.

By Mr. Daniel of Emanuel—

A bill to amend an Act to establish the City Court of Swainsboro, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Stanford of Harris—

A bill to make it a misdemeanor to hunt upon the lands of another, and for other purposes.

Referred to General Agricultural Committee.

By Mr. Stanford of Harris—

A bill to amend an Act to establish the City Court of Hamilton, and for other purposes.

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

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

Referred to Committee on Corporations.

By Mr. Howell of Meriwether—

A bill to repeal section 4406 of the Code of 1895, relative to admission to the bar, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Howell of Meriwether—

A bill to repeal section 3 of an Act providing for admission to the bar, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Hall of Bibb—

A bill to propose an amendment to article 6, section 2, paragraph 5 of the Constitution of the State of Georgia, and for other purposes.

Referred to Committee on Constitutional Amendments.

By Mr. Slaton of Fulton—

A bill to amend the Constitution of this State so as to provide for biennial sessions of the Legislature, and for other purposes.

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

A resolution to pay E. R. Black certain compensation, and for other purposes.

Referred to Committee on Appropriations.

By Mr. Cann of Chatham—

A bill to amend section 1908, volume 2 of the Code which provides by whom banks shall be managed, and for other purposes.

Referred to Committee on Banks and Banking.

By Mr. Slaton of Fulton—

A bill to abolish trials for insanity in certain cases, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Mills of Cherokee—

A bill to amend the charter of Ball Ground, in Cherokee county, and for other purposes.

Referred to Committee on Corporations.

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.

Referred to Special Judiciary Committee.
By Mr. Fields of Dooly—

A bill to make it unlawful for any person to hunt or fish upon the lands of another without permission.

Referred to Special Judiciary Committee.

By Mr. Davis of Meriwether (by request)—

A bill to amend section 2171, volume 2 of the Code relative to changing the directions of railroads, and for other purposes.

Referred to Committee on Railroads.

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

By Mr. Conner of Bartow—

A resolution granting the Hon. John W Akin of Bartow leave of absence on account of sickness.

At this juncture a communication was received from a committee of female colored citizens asking for an appropriation of $2,000 to assist in transporting certain of their race from this State to Africa. Upon being read the same was referred to the Committee on Immigration, on motion of Mr. Bower of Decatur.

In accordance with his notice given this morning, Mr. Stovall of Chatham moved that the House reconsider its action of yesterday in not accepting the invitation to visit Griffin during the encampment of the Georgia State troops, which motion prevailed.

The following resolution was then introduced, read and adopted, to wit:
By Mr. Stovall of Chatham—

A resolution providing that the House accept the invitation to visit Griffin on Saturday, June 27, 1903.

Mr. Daniel of Emanuel arose in his seat and gave formal notice of the death of the former member from the county of Emanuel, Hon. Geo. M. Warren.

Mr. Steed of Taylor then moved that the House adjourn out of respect for the memory of Mr. Warren, which motion prevailed.

Leave of absence was granted—
Mr. Spence of Ware.

The Speaker then announced the House adjourned until 10 o'clock to-morrow morning.

__________________________

ATLANTA, GA.,

Friday, June 26, 1903.

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,
Alexander,
Alford,
Almond,
Arnold,
Ayres,
Baldwin,
Beall,
Beauchamp,
Bell of Emanuel,
Bell of Milton,
Blackburn,
Booth,
Bower,
Boykin,
<table>
<thead>
<tr>
<th>Name</th>
<th>Name</th>
<th>Name</th>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Brinson</td>
<td>George</td>
<td>Mills</td>
<td></td>
</tr>
<tr>
<td>Brock</td>
<td>Glenn</td>
<td>Mitchell</td>
<td></td>
</tr>
<tr>
<td>Brown</td>
<td>Grenade</td>
<td>Mitchell</td>
<td></td>
</tr>
<tr>
<td>Bruce</td>
<td>Grice</td>
<td>Mizell</td>
<td></td>
</tr>
<tr>
<td>Buchanan</td>
<td>Griffin</td>
<td>Morton</td>
<td></td>
</tr>
<tr>
<td>Buchananon</td>
<td>Hall</td>
<td>Moses</td>
<td></td>
</tr>
<tr>
<td>Burton</td>
<td>Hardeman</td>
<td>Mulherin</td>
<td></td>
</tr>
<tr>
<td>Bush</td>
<td>Harden</td>
<td>McBride</td>
<td></td>
</tr>
<tr>
<td>Butts</td>
<td>Hawes</td>
<td>McCurry</td>
<td></td>
</tr>
<tr>
<td>Calvin</td>
<td>Hayes</td>
<td>McElmurray</td>
<td></td>
</tr>
<tr>
<td>Candler</td>
<td>Hendry</td>
<td>McHenry</td>
<td></td>
</tr>
<tr>
<td>Cann</td>
<td>Henry</td>
<td>McLain</td>
<td></td>
</tr>
<tr>
<td>Carr</td>
<td>Hicks</td>
<td>McRae</td>
<td></td>
</tr>
<tr>
<td>Carrington</td>
<td>Hixon of Carroll</td>
<td>Newton</td>
<td></td>
</tr>
<tr>
<td>Carswell</td>
<td>Hixon of Sumter</td>
<td>Nisbet</td>
<td></td>
</tr>
<tr>
<td>Cliatt</td>
<td>Holder</td>
<td>Owen</td>
<td></td>
</tr>
<tr>
<td>Conner</td>
<td>Houston</td>
<td>Overstreet</td>
<td></td>
</tr>
<tr>
<td>Cook</td>
<td>Howard of Baldwin</td>
<td>O'Quinn</td>
<td></td>
</tr>
<tr>
<td>Cromartie</td>
<td>Howard of Laurens</td>
<td>Parker</td>
<td></td>
</tr>
<tr>
<td>Crumbly</td>
<td>Howell</td>
<td>Pate of Dooly</td>
<td></td>
</tr>
<tr>
<td>Daniel</td>
<td>Hutcheson</td>
<td>Pate of Gwinnett</td>
<td></td>
</tr>
<tr>
<td>Daves</td>
<td>Johnson of Clinch</td>
<td>Paulk of Coffee</td>
<td></td>
</tr>
<tr>
<td>Davis</td>
<td>Johnson of Crawford</td>
<td>Paulk of Irwin</td>
<td></td>
</tr>
<tr>
<td>Davison</td>
<td>Jones of Dougherty</td>
<td>Peyton</td>
<td></td>
</tr>
<tr>
<td>Deal</td>
<td>Jones of Pickens</td>
<td>Phillips of Jefferson</td>
<td></td>
</tr>
<tr>
<td>Derrick</td>
<td>Kelly</td>
<td>Phillips of Quitman</td>
<td></td>
</tr>
<tr>
<td>Dozier</td>
<td>Kendrick</td>
<td>Preston</td>
<td></td>
</tr>
<tr>
<td>Duckett</td>
<td>Kent</td>
<td>Proctor</td>
<td></td>
</tr>
<tr>
<td>Duggan</td>
<td>Kilburn</td>
<td>Rainey</td>
<td></td>
</tr>
<tr>
<td>Dunbar</td>
<td>Knight</td>
<td>Rankin</td>
<td></td>
</tr>
<tr>
<td>Edwards</td>
<td>Knowles</td>
<td>Rawls</td>
<td></td>
</tr>
<tr>
<td>English</td>
<td>Lane</td>
<td>Redwin</td>
<td></td>
</tr>
<tr>
<td>Ennis</td>
<td>Lanier</td>
<td>Reid</td>
<td></td>
</tr>
<tr>
<td>Evans</td>
<td>Lawrence</td>
<td>Rice</td>
<td></td>
</tr>
<tr>
<td>Felder</td>
<td>Leigh</td>
<td>Richardson</td>
<td></td>
</tr>
<tr>
<td>Fields</td>
<td>Little</td>
<td>Ridley</td>
<td></td>
</tr>
<tr>
<td>Flanigan</td>
<td>Lowe</td>
<td>Rogers of Hall</td>
<td></td>
</tr>
<tr>
<td>Flynt</td>
<td>Mann</td>
<td>Rogers of McIntosh</td>
<td></td>
</tr>
<tr>
<td>Foster of Oconee</td>
<td>Maples</td>
<td>Roper</td>
<td></td>
</tr>
<tr>
<td>Foster of Towns</td>
<td>Martin</td>
<td>Rountree</td>
<td></td>
</tr>
<tr>
<td>Franklin</td>
<td>Mayson</td>
<td>Sanders</td>
<td></td>
</tr>
<tr>
<td>Russell</td>
<td>Miller of Bullock</td>
<td>Shackelford</td>
<td></td>
</tr>
<tr>
<td>Gaulden</td>
<td>Miller of Muscogee</td>
<td>Shannon</td>
<td></td>
</tr>
</tbody>
</table>
Those absent were Messrs.—

Akin, Bowen, Johnson of Baker, Welch,

Walker of Pierce.

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

Upon the request of Mr. Steed of Carroll House Bill No. 404 was withdrawn from the further consideration of the House.

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following Senate bill, to wit:

A bill to be entitled an Act to amend an Act approved December 21, 1899, entitled "An Act to provide for the holding of the several city courts in this State by the various city court judges thereof," and for other purposes.

Mr. Hall of Bibb moved that the call of the roll of counties for the introduction of new matter be dispensed with, and all members having bills to introduce send them to the Clerk's desk, which motion prevailed.
The following bills were then introduced, read the first time and appropriately referred, to wit:

By Mr. Hall of Bibb—

A bill to amend an Act to make appropriation for the ordinary expenses of the Executive, Legislative and Judicial departments of the State government, and for other purposes.

Referred to Committee on Appropriations.

By Mr. Morris of Cobb—

A bill to incorporate the Olive Springs school district, and for other purposes.

Referred to Committee on Corporations.

By Mr. Tracy of Webster—

A resolution to pay the pension due Mrs. Epsie J. Coker to her son-in-law, Amos M. Johnson.

Referred to Committee on Pensions.

By Mr. Grenade of Wilkes—

A bill to levy and collect a tax on divorces, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Reid of Campbell—

A bill providing for the collection of the revenue of the State arising under special occupation and license taxes by issuing execution therefor, and for other purposes.

Referred to Committee on Ways and Means.
By Mr. Steed of Carroll—

A bill to protect purchasers and dealers from short weights, etc., and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Candler of DeKalb—

A bill to provide for the return and assessment of all real and personal property in this State for purposes of taxation, and for other purposes.

Referred to Committee on Ways and Means.

By unanimous consent the following report of the Committee on Rules was introduced and read, to wit:

Mr. Speaker:

Your Committee on Rules have had under consideration House Resolution No. 189, and they recommend that the same do pass as amended.

Mr. Morris, Chairman Ex.

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

Mr. Speaker:

The Senate has concurred in the following resolution of the House:

A resolution inviting Hon. J. F. Hanson to address the General Assembly on June 29, 1903.

The following resolution, which was reported back to
the House by the Committee on Rules, was taken up and read, to wit:

By Mr. Calvin of Richmond—

Resolved, That until otherwise ordered the sessions of this House shall be as follows:

Meet at 9 o'clock a.m.
Adjourn at 1 o'clock p.m.

The committee proposed to amend by adding at the end of the above resolution the words "beginning with Wednesday, July 1st."

The resolution was then adopted as amended.

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

By Mr. McBride of Lee—

A bill to incorporate the town of Armenia in Lee county, and for other purposes.

Referred to Committee on Corporations.

By Mr. Rankin of Gordon—

A bill to incorporate the town of Plainville in Gordon county, and for other purposes.

Referred to Corporations Committee.

By Mr. Calvin of Richmond—

A bill to fix a limit to the speed at which automobiles, etc., may be run in this State, and for other purposes.

Referred to Committee on Corporations.
By Mr. Whitley of Douglas—

A resolution providing for the purchase of a portrait of Governor Alex. H. Stephens, and for other purposes.

Referred to Committee on Appropriations.

By Mr. Cann of Chatham—

A bill to amend an Act to repeal so much of the charter of Savannah as provides for the election of a jailer, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Stanford of Harris—

A bill to provide for the operation of an Act to establish the City Court of Hamilton, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Singletary of Thomas—

A bill to regulate the driving of cattle or sheep out of their range, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Bush of Miller—

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

Referred to Committee on Counties and County Matters.

By Messrs. Hardeman and Holder of Jackson—

A bill to amend section 2795, volume 2 of the Code, and for other purposes.

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

By Mr. Rankin of Gordon—

A resolution looking to the expediting of the business of the House, and for other purposes.

Referred to Committee on Rules.

By Mr. Slaton of Fulton—

A resolution providing that beginning with June 29th the Clerk shall have printed and placed upon the desk of each member a printed calendar of each day’s business.

The above resolution was adopted.

By unanimous consent 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 Messrs. Alexander and Grenade of Wilkes—

A bill entitled an Act to abolish the Board of Roads and Revenues for the county of Wilkes.

By Messrs. Hardeman and Holder of Jackson—

An Act to repeal an Act to establish the City Court of Jefferson in Jackson county.
By Messrs. Hardeman and Holder of Jackson—

An Act to establish the City Court of Jefferson in Jackson county

By Mr. Tracy of Webster—

A bill to be entitled an Act to prohibit the sale of spirituous liquors in the county of Webster except through a dispensary in the town of Preston.

By Mr. Brock of Dade—

A bill to repeal an Act entitled an Act to create a Board of Roads and Revenues for the county of Dade.

Respectfully submitted.

JNO. R. SHANNON,  
Chairman.

Mr. Jones of Dougherty, chairman of Committee on Banks and Banking, submitted the following report:

The Committee on Banks and Banking affairs having had under consideration House Bill No. 478, instructs me, as chairman, to report the same back with the recommendation that it do pass as amended.

Respectfully submitted.

ED. R. JONES,  
Chairman.

Mr. Davis, chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

The Committee on Appropriations have had under con-
sideration House Resolution No. 190 and have instructed me, their chairman, to report the same back to the House with a recommendation that the same do pass as amended.

Respectfully submitted.

CHAS. L. DAVIS,
Chairman.

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

By Mr. Tigner of Muscogee—

A bill to be entitled an Act to amend paragraph 1 of section 1 of article 7 of the Constitution of this State which relates to the power of taxation to be exercised by the General Assembly, by adding at the end of said paragraph a proviso limiting the power of the General Assembly to levy and assess a tax for any purposes exceeding four-tenths of one per centum, except for specified purposes, and to provide for the submission of the same to the people for ratification, and for other purposes.

SECTION 1. Be it enacted by the General Assembly of the State of Georgia, and it is hereby enacted by authority of the same, That from and after the passage of this Act, that paragraph 1 of section 1 of article 7 of the Constitution of this State which relates to the powers of taxation over the State of Georgia, to be exercised by the General Assembly, shall be amended by adding at the end thereof the following proviso: "Provided, however, that the General Assembly shall have no power to levy or assess taxes for any purposes whatsoever, exceeding in the aggregate four-tenths of one per centum, after the first day of
January, 1905, except for the purpose of suppressing insurrection, repelling invasion, and defending the State in time of war."

SEC. 2. Be it further enacted by the authority aforesaid, That whenever the proposed amendment of the Constitution shall be agreed to by two-thirds of the members elected to each of the two houses of the General Assembly, the Governor of this State shall, and he is hereby authorized and instructed to cause said amendment to be published in at least two newspapers in each congressional district in this State, for the period of two months previous to the next general election.

SEC. 3. Be it further enacted by the authority aforesaid, That the above proposed amendment shall be submitted for ratification or rejection of the electors of this State at the next general election to be held after publication, as provided for in the second section of this Act, in the several congressional districts of this State, at which election every person shall be qualified to vote who is entitled to vote for members of the General Assembly. All persons voting at said election in favor of adopting the proposed amendment shall have written or printed on their ballots the words: "For ratification of the amendment of paragraph 1 of section 1 of article 7 of the Constitution of this State limiting the power of taxation of the General Assembly," and all persons opposed to the adoption of said amendment shall have written or printed on their ballots the words: "Against the ratification of amendment of paragraph 1 of section 1 of article 7 of the Constitution limiting the power of taxation of the General Assembly."

SEC. 4. Be it further enacted by the authority aforesaid, That the Governor of this State be, and he is hereby authorized and directed to provide for the submission of the foregoing proposed amendment of the Constitution of this State to a vote of the people, as provided by the Constitu-
tion of this State in paragraph 1 of section 1 of article 13, and by this Act; and if the same be ratified, the Governor shall, when he ascertains such ratification from the Secretary of State, to whom the returns shall be referred in the same manner as in case of elections for members of the General Assembly, to count and ascertain the result, issue his proclamation and cause the same to be inserted one time in one of the daily papers of this State, announcing such result and declaring the said amendment ratified.

SEC. 5. Be it further enacted by the authority aforesaid, That all laws and parts of laws in conflict with this Act be, and the same are hereby, repealed.

The committee proposed to amend by inserting "five-tenths" in lieu of "four-tenths" wherever it occurs in said bill.

The committee amendment was adopted.

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

An amendment to the Constitution being proposed in the bill, the ayes and nays were ordered, and on taking the ballot *viva voce* the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams, Alexander, Alford, Almond, Arnold, Ayres, Baldwin, Beall, Beauchamp, Bell of Emanuel, Bell of Milton, Booth, Bower, Boykin, Brinson, Brown, Bruce, Buchanan, Burton, Bush, Candler, Cann, Carr, Carswell, Clatt, Conner, Cook, Cromartie, Crumbly, Daniel,
Daves, 
Davison, 
Deal, 
Derrick, 
Dozier, 
Duckett, 
Duggan, 
English, 
Ennis, 
Evans, 
Felder, 
Fields, 
Flanigan, 
Foster of Oconee, 
Foster of Towns, 
Franklin, 
Fussell, 
Gaulden, 
George, 
Glenn, 
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 Clinch, 
Jones of Dougherty, 
Jones of Pickens, 
Kent, 
Kilburn, 
Knight, 
Knowles, 
Lane, 
Lanier, 
Lawrence, 
Leigh, 
Lowe, 
Mann, 
Maples, 
Martin, 
Mayson, 
Miller of Bullock, 
Miller of Muscogee, 
Mills, 
Mitcham, 
Mitchell, 
Mizell, 
Morton, 
Moses, 
McBride, 
McCurny, 
McElmurray, 
McHenry, 
McLain, 
Newton, 
Nisbet, 
O’Quinn, 
Pate of Dooly, 
Paulk of Coffee, 
Paulk or Irwin, 
Peyton, 

Phillips of Jefferson, 
Phillips of Quitman, 
Preston, 
Proctor, 
Rainey, 
Rankin, 
Rawls, 
Redwine, 
Rice, 
Richardson, 
Rogers of Hall, 
Rogers of McIntosh, 
Roper, 
Rountree, 
Sanders, 
Shackelford, 
Shannon, 
Singletary, 
Stanford, 
Steed of Carroll, 
Steed of Taylor, 
Stewart, 
Stovall, 
Strickland, 
Thompson, 
Thurman, 
Tigges, 
Tracy, 
Underwood, 
Valentine, 
Walker of Monroe, 
Wellborn, 
Whitley, 
Wise, 
Womble, 
Wooten, 

Those voting in the negative were Messrs.—

Blackburn, 
Butts, 
Calvin, 

Dunbar, 
Grenade, 
Mulberin, 
West.
Those not voting were Messrs.—

Akin, Johnson of Baker, Reid,  
Bowen, Johnson of Crawford, Reid,  
Brock, Kelly, Slaton,  
Buchan, Kendrick, Spence,  
Carrington, Little, Walker of Pierce,  
Davis, McRae, Watson,  
Edwards, Owen, Welch,  
Flynt, Overstreet, Wilson,  
Grice, Parker, Yates.  
Griffin, Pate of Gwinnett, Mr. Speaker.

Ayes 138; nays 7

The roll-call was verified and upon counting the votes cast it was found that the ayes were 138, nays 7

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

Mr. Stovall of Chatham moved that when the House adjourn to-day it adjourn to meet again at 10 o'clock Monday morning in order that the members of the House may attend the encampment of the Georgia State troops at Griffin on to-morrow, June 27th.

The previous question was called and the main question ordered.

On the adoption of the motion Mr. Franklin of Washington called for the ayes and nays. The call was not sustained.

The motion was then put to the House and carried.

At the request of Mr. Brinson of Decatur House Bill No. 243 was withdrawn from Committee on Constitutional
Amendments and referred to the General Judiciary Committee.

Leave of absence was granted—
Mr. Jones of Pickens and
Mr. Crumbly of Stewart.

On motion of Mr. Lane of Sumter the House adjourned until 10 o’clock Monday morning.

ATLANTA, GA.,
Monday, June 29, 1903.

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 the Chaplain.

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

Adams,
Alexander,
Almond,
Arnold,
Baldwin,
Beall,
Beauchamp,
Pell of Emanuel,
Bell of Milton,
Blackburn,
Booth,
Bower,
Boykin,
Brinson,
Brock,
Brown,

Bruce,
Buchannon,
Burton,
Bush,
Butts,
Calvin,
Candler,
Carrington,
Carswell,
Cliatt,
Conner,
Cook,
Cromartie,
Crumbly,

Daniel,
Davison,
Deal,
Derrick,
Dozier,
Duckett,
Duggan,
Dunbar,
Edwards,
English,
Ennis,
Evans,
Felder,
Fields,
Flanigan,
Flynt,
Those absent were Messrs.—

Akin, Alford, Ayres,
Bowen, Bowen, Davis, Davis, Walker of Pierce.
Buchan, Buchan, Hardeman, Hardeman, Welch, Welch,
Daves, Daves, McRae, McRae, Mr. Speaker, Mr. Speaker.

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

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

By Mr. Steed of Carroll—

A resolution tendering the sympathy of the House to Hon. N. A. Morris, Speaker of the House of Representatives, on the death of his father.

At the request of Mr. Howell of Meriwether House Resolution No. 199 was withdrawn from the Committee on Public Property and referred to the Committee on Appropriations.

On motion of Mr. Mitchell of Thomas House Resolution No. 47 was recommitted to the Committee on Appropriations.

Mr. Dunbar of Richmond asked the unanimous consent of the House to withdraw from its further consideration House Bill No. 215, which request was granted.

The following resolution was read by unanimous consent and referred to the Committee on Special Agriculture, to wit:

By Mr. Brinson of Decatur—

A joint resolution providing that the Governor be authorized to appoint a committee of five, three from the
House and two from the Senate, to frame a bill that will cover the demands for a pure-food law, and for other purposes.

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

*Mr. Speaker:*

The General Judiciary Committee has had under consideration the following bills of the House, and instruct me as chairman to report the same back with the recommendation that the same do pass, to wit:

A bill to abolish trials for insanity in certain cases.

A bill to amend an Act establishing the City Court of Swainsboro.

Also, the following House bill with the recommendation that it do not pass, to wit:

A bill to levy a tax on divorces.

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 instruct me as their chairman to report back said bills with the recommendation that the same do pass.
By Mr. Cann of Chatham—

A bill to be entitled an Act to amend section 3 of an Act approved September 29, 1881, entitled an Act to repeal so much of the charter of city of Savannah and amendatory acts thereof as to provide greater pay for the deputy jailer and the jail-guards.

By Mr. Singletary of Thomas—

A bill to be entitled an Act to regulate the driving of cattle or sheep out of their range and to provide for damages, and for other purposes.

Respectfully submitted.

JNO. R. SHANNON,
Chairman.

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 Messrs. Morris and McLain of Cobb—

A bill authorizing the mayor and council of the town of Roswell to issue bonds, and for other purposes.

Referred to Committee on Corporations.

By Mr. Almond of Rockdale—

A resolution authorizing the Commissioner of Pensions to reinstate J. J. W. Glenn of Rockdale county, upon the pension roll of 1903.

Referred to Committee on Pensions.
By Messrs. Morris and McLain of Cobb—

A bill to incorporate the Elizabeth school district in Cobb county, and for other purposes.

Referred to Committee on Corporations.

By Mr. Whitley of Douglas—

A joint resolution providing for the appointment of a committee of three from the House and two from the Senate, whose duty it shall be to investigate the feasibility of leasing certain of the State's property, and for other purposes.

Referred to Committee on Ways and Means.

By Mr. Rainey of Terrell—

A bill to incorporate the Parrott school district in Terrell county, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Overstreet of Screven—

A bill to repeal an Act to create a system of public schools for the Sylvania school district, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Overstreet of Screven—

A bill to regulate the taking of fish from the waters of this State, and for other purposes.

Referred to Committee on Counties and County Matters.
By Mr. Glenn of Whitfield—

A resolution to pay the pension of Mrs. Louisa J. Bailey of Whitfield county to B. J. Bailey, her son.

Referred to Committee on Pensions.

By Mr. Bell of Emanuel—

A bill to incorporate the town of Nunez, to provide for a mayor and aldermen and other officers, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Fussell of Chattahoochee—

A bill to change the time of holding the Superior Court of Chattahoochee county, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Leigh of Coweta—

A bill to amend an Act to prescribe the manner and mode of making returns by insurance companies, and for other purposes.

Referred to Committee on Ways and Means.

By Mr. Carrington of Madison—

A bill to provide for the employing of the felony convicts of this State to extend the Western & Atlantic R. R.; to appropriate money for same, and for other purposes.

Referred to the General Judiciary Committee.
By Messrs. Mitchell, Rountree and Singletary of Thomas—

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

Referred to Committee on Temperance.

By Messrs. Mitchell, Rountree and Singletary of Thomas—

A bill to amend the charter of the town of Metcalf in Thomas county, and for other purposes.

Referred to Committee on Counties and County Matters.

By Messrs. Steed and Hixon of Carroll—

A bill to incorporate the Whitesburg school district in the county of Carroll.

Referred to Committee on Education.

By Mr. Adams of Putnam—

A bill to amend section 672, volume 3 of the Code by adding at the end of said section a proviso, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Griffin of Triggs—

A bill to amend an Act to create a Board of Commissioners of Roads and Revenue of Twiggs county, and for other purposes.

Referred to Committee on Counties and County Matters.

On motion of Mr. Felder of Bibb 300 copies of House Bill No. 281 were ordered printed for the use of the House.
At the request of Mr. Adams of Putnam Senate Bill No. 55 was taken from the table and placed upon the calendar.

On motion of Mr. Ennis House Resolution No. 36 was tabled.

On motion of Mr. Steed of Carroll House Bill No. 39 was tabled.

On motion of Mr. Howell of Meriwether House Bill No. 43 was tabled during the absence of the author.

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

By Mr. Sweat of the Fifth District—

A bill to amend an Act providing for the holding of the several circuit courts of this State by the various city court judges thereof, and for other purposes.

Referred to Special Judiciary Committee.

The following resolution was read and referred to Committee on Rules, to wit:

By Mr. Morton of Jones—

A resolution providing that beginning with July 6th the House shall hold two sessions per day.

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 increase the authority of the recorders' courts in certain cities in regard to minors.

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

By Mr. Wooten of Montgomery—

A bill to repeal an Act to establish the City Court of Mount Vernon, and for other purposes.

The 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.

By Mr. Felder of Bibb—

A bill to regulate the filing and accepting of second claims under the claim laws of this State, to punish any officer violating this Act, and for other purposes.

The committee proposed to amend as follows:

Amend by inserting in the first section after the word "dismissal" in fifth line the words "or withdrawal."

Also, amend by inserting after the word "dismissal" in line 6 "or withdrawal."

Also, amend by inserting after the word "execution" in line 9 of said section the words "or other representative."
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 109, nays 4.

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

By Mr. Shannon of Monroe—

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

The committee proposed to amend by adding at the end of section 1 the words "and their successors shall be appointed for six years."

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

On motion of Mr. Thurman of Walker, the House reconsidered its action in agreeing to the report of the committee for the purpose of allowing him to offer the following amendment, to wit:

"Provided, no one so recommended for such commissioner shall be a member of the grand jury making such recommendation."

The above amendment was adopted.

The report of the committee was then agreed to as amended.

On passage of the bill the ayes were 62, nays 56.
The bill having failed to receive the requisite constitutional majority was lost.

A motion was made that House Bill No. 71 be tabled, which motion was put to the House and carried.

By Messrs. Knight of Berrien and Paulk of Coffee—

A resolution for the relief of E. A. Buck of Berrien county, and for other purposes.

The committee proposed to amend by adding the following proviso, which was adopted, to wit:

"Provided, the security on the bond shall not be relieved from the court costs arising from the forfeiture of the bond."

The report of the committee, which was favorable to the passage of the resolution as amended, was agreed to.

On the passage of the resolution the ayes were 118, nays 0.

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

Owing to the absence of the author House Resolution No. 63 was tabled.

On motion of Mr. Hall of Bibb House Bill No. 65 was tabled.

By Mr. Spence of Ware—

A resolution to pay the pension of Jesse E. Butler to his widow
An appropriation being involved in the resolution the House resolved itself into a committee of the whole for a consideration of the same, and the Speaker designated as chairman of the committee Mr. Dunbar of Richmond.

After a consideration of the resolution the committee arose and through their chairman referred the same back to the House with the recommendation that it do pass.

The report of the committee was agreed to.

The ayes and nays were ordered, and on taking the ballot *viva voce* the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams, Almond, Arnold, Beall, Beauchamp, Bell of Emanuel, Blackburn, Bower, Brinson, Brown, Buchannon, Burton, Bush, Butts, Calvin, Candler, Cann, Carr, Carrington, Clatt, Conner, Cook, Daniel, Davison, Deal, Derrick, Dozier, Duckett, Duggan, Dunbar, Edwards, English, Ennis, Evans, Feilder, Fields, Foster of Oconee, Foster of Towns, Fussell, Gaulden, George, Glenn, Grenade, Hall, 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 Crawford, Kelly, Kent, Kilburn, Knight, Knowles, Lane, Lanier, Lawrence, Leigh, Little, Lowe, Mann,
Maples, Pate of Gwinnett, Singletary,
Martin, Peyton, Spence,
Mayson, Phillips of Jefferson, Stanford,
Miller of Bullock, Phillips of Quitman, Steed of Carroll,
Mills, Preston, Steed of Taylor,
Mitcham, Proctor, Strickland,
Mitchell, Rainey, Thompson,
Morton, Rankin, Thurman,
Moses, Rawls, Tignor,
McBride, Redwine, Tracy,
McCurry, Reid, Underwood,
McElmurray, Rice, Valentine,
McHenry, Richardson, Walker of Monroe
McLain, Ridley, Wellborn,
Newton, Rogers of Hall, West,
Nisbet, Rogers of McIntosh, Wise,
O’Quinn, Roper, Womble,
Parker, Routree, Wooten,
Pate of Dooey, Sanders, Yates,

Those not voting were Messrs.—
Akin, Daves, McRae,
Alexander, Davis, Overstreet,
Alford, Flanigan, Paulk of Coffee,
Ayres, Flynt, Paulk of Irwin
Baldwin, Franklin, Shackelford,
Bell of Milton, Grice, Slaton,
Booth, Griffin, Stewart,
Bowen, Hardeman, Stovall,
Boykin, Johnson of Clinch, Walker of Pierce,
Brock, Jones of Dougherty, Watson,
Bruce, Jones of Pickens, Welch,
Buchan, Kendrick, Whitley,
Carswell, Miller of Muscogee, Wilson,
Cromartie, Mizell, Mr. Speaker,
Crumbly, Mulherin,

Ayes 131; nays 0.

On motion of Mr. Hawes of Elbert the verification of the roll-call was dispensed with.
On the passage of the resolution the ayes were 131, nays 0.

The resolution having received the requisite constitutional majority was passed.

By Mr. Thurman of Walker—

A bill to amend an Act relative to the road laws of the State of Georgia, and for other purposes.

A substitute was offered by the committee to the above bill to which Mr. Tigner of Muscogee offered the following amendment:

To amend the substitute by striking out the words "three dollars" wherever they occur and insert in lieu thereof the words "two dollars."

Mr. Steed of Taylor called the previous question on the bill and pending amendment, which call was sustained and the main question ordered.

The amendment proposed by Mr. Tigner was then put to the House and lost; ayes 50, nays 55.

The substitute offered by the committee was then 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 6.

The bill having received the requisite constitutional majority was passed by substitute.
Leave of absence was granted—
Mr. Mizell,
Mr. Stovall,
Mr. Daves,
Mr. Stewart.

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

ATLANTA, GA.,
Tuesday, June 30, 1903.

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, Alexander, Alford, Almond, Arnold, Ayres, Baldwin, Beall, Beauchamp, Bell of Emanuel, Bell of Milton, Blackburn, Booth, Bower, Boykin, Brinson, Brock, Brown, Bruce, Buchan, Buchannon, Burton, Bush, Butts, Calvin, Candler, Cann, Carr, Carrington, Carswell, Conner, Cliatt, Cook, Cromartie, Crumbly, Daniel, Davis, Davison, Deal, Derrick, Dozier, Duckett, Duggan, Dunbar, Edwards.
TUESDAY, JUNE 30, 1903.

English, Ennis, Evans, Felder, Fields, Flanigan, Flynt.
Foster of Oconee, Foster of Towns, Franklin, Fussell, Gaulden, George, Glenn, Grenade, Grice, Griffin, Hall, Hardeman.
Those absent were Messrs.—

Akin,  Johnson of Clinch,  Walker of Pierce,
Bowen,  McRae,  Welch,
Daves,

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.

Mr. Shannon of Monroe gave notice that at the proper time he would move to reconsider the action of the House in not passing, on yesterday, House Bill No. 53.

At the request of Mr. Tigner of Muscogee House Bill No. 102 was taken from the table and placed upon the calendar.

House Bill No. 27 was also taken from the table and placed upon the calendar at the request of Mr. Steed of Carroll.

The following resolution was introduced and read, to wit:

By Mr. Fields of Dooly—

A resolution providing that a committee be appointed to visit not fewer than three and not more than five cities in which cotton mills are located, in order to ascertain the true condition of the operatives as compared with laboring people engaged in other pursuits.

The above resolution was ordered to lay over for one day.
At the request of Mr. Slaton of Fulton Senate Bill No. 49 was taken from the table and placed upon the calendar.

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

By Mr. Derrick of Rabun—

A bill to prohibit persons operating sawmills in this State from dumping the sawdust in the running streams, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Beauchamp of Butts—

A resolution for the relief of I. J. Slaughter of Butts county.

Referred to Committee on Counties and County Matters.

By Mr. Mitchell of Thomas—

A bill to amend the charter of the town of Cairo in Thomas county, and for other purposes.

Referred to Committee on Counties and County Matters.

By Messrs. Mayson and Candler of DeKalb—

A bill to amend the charter of the town of Decatur so as to allow the mayor and council to issue bonds, and for other purposes.

Referred to Committee on Corporations.
By Messrs. Mayson and Candler of DeKalb—

A bill to amend the charter of the town of Decatur so as to allow the mayor and council to construct a system of sewerage, and for other purposes.

Referred to Committee on Corporations.

By Mr. Maples of Mitchell—

A bill to incorporate the town of Baconton in Mitchell county.

Referred to Committee on Counties and County Matters.

By Messrs. Mayson and Candler of DeKalb—

A bill to amend the charter of the town of Decatur so as to allow the mayor and council of Decatur to pave the sidewalks.

Referred to Committee on Corporations.

By Mr. Conner of Bartow—

A bill to amend an Act to protect fish in the streams of Bartow county.

Referred to Special Judiciary Committee.

By Mr. Rainey of Terrell—

A bill to incorporate the Bronwood school district in Terrell county

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

A bill to provide certain compensation to the clerks of the superior courts of this State, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Dunbar of Richmond—

A resolution to appropriate $50,000 for the purpose of exhibiting Georgia’s resources at the St. Louis Exposition.

Referred to Committee on Appropriations.

By Messrs. Stovall and Hawes—

A resolution directing the State Printer to print and bind certain public records.

Referred to Committee on Public Printing.

The following resolutions were read, to wit:

By Mr. Houston of Fulton—

A resolution making the “Child Labor Bill” the special order for Tuesday, July 7th, immediately after the confirmation of the Journal, and providing also that 300 copies be printed for the use of 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 Senate bill, to wit:
A bill to be entitled an Act to create a Board of Road and Bridge Commissioners for Appling county; define their powers, prescribe their duties, and for other purposes.

The following resolutions were read and adopted, to wit:

By Mr. Slaton of Fulton—

A resolution providing that when the House adjourn Friday, July 3d, it stand adjourned until Monday, July 6th, and that Saturday, July 4th, be declared dies non.

Mr. Hall of Bibb moved to amend by striking the words "and that Saturday, July 4th, be declared dies non."

The amendment was adopted and the resolution was then adopted as amended.

By Mr. Slaton of Fulton—

A resolution tendering the hall of the House to the Daughters of the American Revolution on July 4, 1903.

The following communication was read, to wit:

ATLANTA, GA., June 29, 1903.
Hon. N. A. Morris, Speaker House of Representatives:

MY DEAR SIR—In behalf of Company E, Fifth Regiment Georgia State troops, and the Massachusetts Mills in Georgia, I desire to extend to the General Assembly a most cordial invitation to be present at their patriotic exercises and barbecue to be held at Lindale, Floyd county, Georgia, on July 4, 1903.

This invitation has already been accepted by the Governor and his staff, Senator A. S. Clay, Congressman John W. Maddox and other distinguished Georgians.
The entire Fifth Regiment and a squadron of the famous Seventh Cavalry, United States troops, will participate in the exercises of the occasion. We hope that all who can possibly do so will attend.

Trains will go up early Saturday morning and return to Atlanta on the evening of the same day.

Yours very truly,

W. A. Knowles,
Representative Floyd County.

On motion of Mr. Steed the above invitation was accepted.

The following invitation to visit Tallulah Falls on Friday, July 3d, to be present at the meeting of the Georgia Bar Association, was read, to wit:

ATLANTA, GA., June 29, 1903.

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

Dear Sir—I have the honor to extend to the General Assembly from the State Bar Association an invitation to meetings of our association for Friday, July 3, 1903. Upon that day Chief Judge Parker of the Court of Appeals of New York city will address us.

As all matters pertaining to the legal profession are of interest to the General Assembly, and as this distinguished judge’s views upon any legal question will be of particular interest, we hope that as many of you as can conveniently do so will be present. The association desires that you be our guests from Atlanta to and at Tallulah and return.

Trains will go up Friday morning and return Friday evening.

Very respectfully,

Burton Smith,
President Georgia State Bar Association.
By unanimous consent the following bills were read the first time, to wit:

By Mr. Little of Hancock—

A bill to amend an Act to levy and collect a tax for the support of the State government, etc., and for other purposes.

Referred to General Judiciary Committee.

Mr. Shannon of Monroe moved to reconsider the action of the House in not passing House Bill No. 53, which motion prevailed; ayes 68, nays 38.

The following resolutions were read and referred to the Committee on Rules, to wit:

By Mr. Steed of Taylor—

A resolution limiting the business of the House on Friday, July 3d, to the reading of local bills for first, second and third times.

By Mr. Blackburn of Fulton—

A resolution making House Bill No. 20 the special order for July 14th, immediately after the reading of the Journal, and providing that 300 copies of said bill be printed for the use of the House.

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

By Mr. Bower of Decatur—

A bill to change the time of holding the Superior Court of Decatur county, and for other purposes.

Referred to General Judiciary Committee.
Mr. Beauchamp of Butts was allowed to withdraw House Bill No. 490.

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

Mr. Speaker:

The General Judiciary Committee has had under consideration the following bills of the House, and I am instructed as chairman to report the same back to the House with the recommendation that they do pass, to wit:

A bill to amend section 574 of volume 1 of the Code so as to exempt minors from road duty.

A bill to amend section 4625 of the Civil Code of Georgia so as to prevent withdrawal and refiling claims for purpose of delay.

A bill to amend sub-section 11 of section 4082 of volume 2 of the Code.

A bill to amend the Act establishing the City Court in Hamilton.

A bill to provide for the operation of an Act establishing the City Court of Hamilton.

A bill to amend section 892 of the Code so as to provide for issuing alias fi. fas. for collection of taxes due cities, towns and villages.

A bill to require railroad companies and other carriers to equip their flat cars used for carrying lumber with standards, and for other purposes.

Also, the following bills of the House, with the recommendation that they do pass as amended, to wit:
A bill to inhibit the marriage of a white person with a negro, and for other purposes.

A bill to regulate proceedings in claim cases where real estate has been levied on.

Also, the following House bill, with the recommendation that it do not pass, to wit:

A bill to provide for the trial of all criminal cases returnable to county courts upon accusation, without indictment or presentment.

Respectfully submitted.

JOHN M. SLATON,
Chairman.

By unanimous consent the following bills were read the second time, to wit:

By Messrs. Alexander and Grenade of Wilkes—

A bill to abolish the Board of Commissioners of Roads and Revenues of Wilkes county, and for other purposes.

By Mr. Davis of Meriwether—

A resolution to appropriate $9,360 for indigent widows.

By Mr. West of Lowndes—

A bill to amend an Act to incorporate the Merchants Bank of Valdosta.

By Mr. Kelly of Glascock—

A bill to repeal an Act providing for a Board of Ad-
visory Commissioners for the counties of Laurens and Glascocks.

The above bill was recommitted on motion of the author

By Mr. Howell of Meriwether—

A bill to amend an Act to create the City Court of Greenville.

On motion of the author the above bill was recommitted.

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

By Mr. Overstreet of Screven—

A bill to amend an Act to establish the City Court of Sylvania, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Hayes of Macon—

A bill to amend an Act to amend the charter of the town of Montezuma, in Macon county.

Referred to Committee on Corporations.

By Mr. Harden of Chatham—

A bill to amend section 1254 of the Code, which provides for the granting of pensions, and for other purposes

Referred to Committee on Pensions.
By Messrs. Stovall and Hawes—

A bill to appropriate $2,000 for having made transcripts of important records in London pertaining to Colonial and Revolutionary periods of this State.

Referred to Committee on Appropriations.

By Mr. Davison of Greene—

A bill providing for the better protection of the public roads of this State, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Hendry of Liberty—

A bill to change the time of holding the superior courts of Liberty county, and for other purposes.

Referred to Committee on Counties and County Matters.

On motion of Mr. Hall of Bibb House Bill No. 65 was taken from the table and placed on the calendar.

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

By Messrs. Steed and Hixon of Carroll—

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

The committee proposed to amend as follows:

1st. To amend by striking section 2.

2d. To further amend by changing section 3 to section 2.
3rd. To further amend by changing section 4 to section 3.

The amendments offered by the committee were adopted.

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

On the passage of the bill the ayes were 125, nays 0.

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

By Mr. Fussell of Chattahoochee—

A bill to amend section 610, volume 1 of the Code of 1895 to provide for an equitable proportion of expense to fall on each of the counties connected by a bridge or ferry crossing the county line, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

The House reconsidered its action in adopting the report of the committee in order that Mr. Fussell might introduce the following amendment, to wit:

To amend the caption by inserting after the word “entitled” in the first line the following: “An Act to repeal an Act entitled.”

The amendment was adopted.

The report of the committee was then agreed to as amended.

Mr. Harden of Chatham moved that the House adjourn, which motion prevailed, and the bill under discussion went over as unfinished business.
Leave of absence was granted—

Mr. Cromartie,
Mr. Ridley,
Mr. Dunbar.

The Speaker then announced the House adjourned until 9 o'clock to-morrow morning.

ATLANTA, GA.,
Wednesday, July 1, 1903.

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, Alexander, Alford, Almond, Arnold, Ayres, Baldwin, Beall, Beauchamp, Bell of Emanuel, Bell of Milton, Blackburn, Booth, Bowen, Bower, Boykin, Brinson, Brock, Brown, Bruce, Buchan, Buchannon, Burton, Bush, Butts, Calvin, Candler, Cann, Carr, Carrington, Carswell, Cliatt, Conner, Cook, Daniel, Davis, Davison, Deal, Derrick, Dozier, Duckett, Duggan, Dunbar, Edwards, English, Ennis, Evans, Felder, Fields, Flynt, Foster of Oconee, Foster of Towns, Franklin, Fussell,

Those absent were Messrs.—

Akin, Cromartie, Crumbly, Daves, Flanigan, Johnson of Clinch, McRae, Watson, Welch,
The Journal of yesterday's proceedings was read and confirmed.

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

By Mr. Mills of Cherokee—

A resolution making House Bill No. 94 the special order for Friday, July 3d, immediately after the confirmation of the Journal, and providing that 200 copies be printed for the use of the House.

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 House bills and have instructed me, as their chairman, to report back said bills with the recommendation that the same do pass.

By Mr. Bush of Miller—

A bill to be entitled an Act to incorporate the town of Boykin in the county of Miller, State of Georgia, and for other purposes.

By Mr. Fussell of Chattahoochee—

A bill to be entitled an Act to change the time of holding the Superior Court of Chattahoochee county, and for other purposes.

By Mr. Tigner of Muscogee—

A bill to be entitled an Act to fix the number of days
each person subject to road duty in this State shall be required to work, and for other purposes.

This bill recommended by substitute.

By Mr. Steed of Carroll—

A bill to protect purchasers and dealers from fraudulent short weights, and for other purposes.

This bill recommended as amended.

Respectfully submitted.

JOHN R. SHANNON,
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. 483, and instructs me as its chairman to report the same back to the House with a recommendation that the same do pass as amended by the committee.

Also, said committee has had under consideration House Resolution No. 206, and instructs me as its chairman to report the same back to the House with a recommendation that the same do pass.

J. J. CONNER,
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. 199, and has instructed me, its chairman, to report the same back to the House with the recommendation that the same do pass as amended.

Also, House Bill No. 518 to be returned with the recommendation that it do not pass.

Respectfully submitted.

CHAS. L. DAVIS,
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 Senate bills, to wit:

A bill to be entitled an Act to amend section 2809 of the Civil Code.

A bill to be entitled an Act to regulate the law of year's support.

A bill to be entitled an Act providing for the collection of the revenue of the State arising under special occupation and license taxes, by issuing execution therefor, and for other purposes.

A bill to be entitled an Act to amend section 2166 of the Code of 1895.
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 House bills and have instructed me, as their chairman, to report back said bills with the recommendation that the same do pass.

By Mr. Griffin of Twiggs—

To amend an Act creating a Board of Commissioners of Roads and Revenues of Twiggs county.

By Mr. Mitchell of Thomas—

To amend the charter of the town of Cairo in Thomas county, and for other purposes.

By Mr. Hendry of Liberty—

To change the time of holding the superior courts of Liberty county, and for other purposes.

By Mr. Mitchell of Thomas—

To amend the charter of the town of Metcalf in Thomas county, and for other purposes.

By Mr. Davison of Greene—

To protect the public roads of this State, and for other purposes.

By Mr. Overstreet of Screven—

To regulate the catching of fish for sale from the waters of Georgia, and for other purposes.
By Mr. Overstreet of Screven—

To amend an Act to establish the City Court of Sylvani in Screven county, and for other purposes.

By Mr. Overstreet of Screven—

To repeal an Act to establish a system of public school for Sylvania school district, and for other purposes.

By Mr. Bell of Emanuel—

To incorporate the town of Nunez in the county of Emanuel, and for other purposes.

By Mr. Maples of Mitchell—

To incorporate the town of Baconton in Mitchell county to prohibit the sale of intoxicating liquors therein, and for other purposes.

By Mr. Derrick of Rabun—

To prohibit any person, firm or corporation operating sawmill from allowing the sawdust or other refuse from emptying into the running streams of the State, and for other purposes.

This bill recommended do pass as amended by the committee.

Respectfully submitted.

JOHN R. SHANNON,
Chairman.
Under the head of Unfinished Business the following bill was taken up for a further consideration, to wit:

By Mr. Fussell of Chattahoochee—

A bill to amend section 610, volume 1 of the Code so as to provide for an equitable proportion of expense to fall on each of the counties connected by a bridge or ferry, and for other purposes.

The report of the committee was agreed to on yesterday.

Mr. Wilson of Clay called for the previous question, but withdrew the call at the request of Mr. Moses.

Mr. Moses then moved to reconsider the action of the House in agreeing to the report of the committee, which motion was lost.

The previous question was again called.

On the passage of the bill Mr. Tigner of Muscogee 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, Alford, Almond, Arnold, Ayres, Baldwin, Beall, Beauchamp, Bell of Milton, Booth, Boykin,

Brock, Brown, Bruce, Buchan, Buchannon, Calvin, Carr, Cliatt, Conner, Davis, Davison,

Deal, Derrick, Dozier, Duggan, Edwards, English, Evans, Fields, Flynt, Foster of Oconee, Franklin,
Fussell, George, Glenn, Grenade, Grice, Hall, Hardeman, Hawes, Hayes, Henry, Hicks, Holder, Howard of Laurens, Howell, Hutcheson, Johnson of Crawford, Newton, Jones of Dougherty, Nisbet, Jones of Pickens, Kelly, Kent, Kilburn, Knowles, Lane, Lanier, Lawrence, Leigh, Lowe, Maples, Martin, Mayson, Miller of Bullock, Morton, Moses, McBride, McHenry, McLain, Pate of Gwinnett, Paulk of Coffee, Paulk or Irwin, Proctor, Rankin, Rawls, Redwine, Reid, Richardson, Rogers of Hall, Rogers of McIntosh, Roper, Rountree, Shackelford, Stanford, Steed of Carroll, Strickland, Thompson, Thurman, Tracy, Underwood, Valentine, Walker of Monroe, Whitley, Womble.

Those voting in the negative were Messrs.—

Blackburn, Hendry, Phillips of Quitman, Bower, Hixon of Carroll, Preston, Brinson, Houston, Rainey, Burton, Howard of Baldwin, Rice, Butts, Mann, Sanders, Carrington, Miller of Muscogee, Singletary, Cook, Mills, Stovall, Daniel, Mulberin, Tigner, Duckett, McCurry, Wellborn, Felder, McElmurray, Wise, Gaulden, Parker, Wooten, Griffin, Pate of Dooly, Yates, Kilburn, Peyton, Harden,
Ayes 99; nays 38.

The roll-call was verified and on counting the votes cast it was found that the ayes were 99, nays 38.

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

At the request of Mr. Calvin of Richmond House Bill No. 405 was recommitted to the General Agriculture Committee.

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

Mr. Speaker:

Your Committee on Special Judiciary have had under consideration the following House bills and have instructed me as their chairman to report them back to the House with recommendation that the same do pass.

By Mr. Rainey of Terrell—

An Act to incorporate the Sasser school district in Terrell county, Georgia.
By Mr. Howell of Meriwether—

To amend section 31 of an Act to establish the City Court of Greenville in Meriwether county.

By Mr. Kelly of Glascock—

To repeal an Act entitled an Act to create an Advisory Board of Commissioners for the counties of Laurens and Glasscock.

By Mr. Rainey of Terrell—

To amend section 2 of the Act of the General Assembly of Georgia of the sessions of the years 1882–3 incorporating the town of Brownwood in the county of Terrell.

By Mr. Rainey of Terrell—

To incorporate the Parrott school district in Terrell county.

By Mr. Rainey of Terrell—

To incorporate the Brownwood school district in Terrell county, Georgia.

Your committee have instructed me to report the following House bills back to the House with the recommendation that the author be allowed to withdraw them:

By Mr. Underwood of White—

To repeal section 1315 of volume 1 of the Code of 1895.
By Mr. Underwood of White—

To provide how and when a board of trustees for the Academy for the Blind shall be appointed, and for other purposes.

By Messrs. Fields and Pate of Dooly, McCurry of Hart, Tigner of Muscogee, Derrick of Rabun and Bell of Milton—

To amend an Act approved December 21, 1897, relative to the alternative road law. I am instructed to report this bill back to the House with the recommendation that it pass as amended.

Your committee have instructed me to report the following House resolutions back to the House with the recommendation that the same do pass.

By Mr. Owen of Pike—

To provide for refunding $50 paid to Secretary of State Cook for a charter for Bank of Barnesville.

By Mr. Underwood of White—

To require all managers of dispensaries to make annual reports to Comptroller-General.

I am instructed by your committee to report the following House bills back to the House with the recommendation that they do not pass:

By Mr. Wise of Fayette—

To amend section 1097 of the Criminal Code.
By Mr. Glenn of Whitfield—

Making the charging or taking of a greater rate of interest than 25 per cent. per annum a misdemeanor.

By Mr. Calvin of Richmond—

To amend section 2582 of the Civil Code of 1895.

S. R. Fields,
Acting Chairman.

By unanimous consent the following bills were read the second time, to wit:

By Mr. Brinson of Decatur—

A resolution providing for the appointment of a committee whose duty it shall be to draft and report to the General Assembly a bill to cover the demands for a “pure food law.”

By Mr. Brinson of Decatur—

A bill for the prevention of cruelty to animals, to define the meaning of the word “cruelty,” and for other purposes.

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 Resolutions Nos. 213, 218 and 220, and they recommend that the same do pass as amended.

Also, House Resolution No. 219, and they recommend that the same do pass.
Also, House Resolutions Nos. 204 and 210, and they recommend that the same do not pass.

MR. MORRIS,
Chairman ex-officio.

The following resolutions, reported back by the Committee on Rules, were taken up for adoption, to-wit:

By Mr. Houston of Fulton—

A resolution making House Bill No. 37 the special order for Tuesday, July 7, and that 300 copies be printed for use of the House.

The committee proposed to amend by adding at the end thereof the following: "And that the previous question be called at 11 o'clock on Wednesday, July 8, and that the time be equally divided between the opponents and advocates of the bill."

The resolution was adopted as amended; ayes 117, nays 0.

By Mr. Steed of Taylor—

A resolution providing that the business of the House on Friday be limited exclusively to the reading of local bills for first, second and third times.

The committee proposed to amend by adding thereto the following: "And general bills for first and second reading."

The committee amendment was adopted.

The resolution was then adopted as amended; ayes 118, nays 0.
The following resolutions were put to the House and lost, to wit:

By Mr. Rankin of Gordon—

A resolution looking to the expediting of the business of the House.

By Mr. Blackburn of Fulton—

A resolution making House Bill No. 20 the special order for Tuesday, July 14th.

By Mr. Mills of Cherokee—

A bill to make Bill No. 94 the special order for Friday, July 3d, and providing also that 200 copies be printed for use of House.

By Mr. Morton of Jones—

A resolution providing for two sessions each day, beginning with Monday, July 6th.

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 as their chairman to report the same back to the house with the recommendation that the same do pass, to wit:

House Bill No. 476—By Mr. Reid, of Campbell—

A bill to pay off and retire bonds of this State as they mature (in accordance with article 7, section 14, paragraph 1 of the Constitution of 1877) by levy and collection of a tax for that purpose, and for other purposes.
Also, House Bill No. 520—By Mr. Reid of Campbell—

A bill providing for the collection of the revenue of the State arising under special occupation and license taxes by issuing execution therefor, and for other purposes.

Also, House Resolution No. 209—By Mr. Whitley, of Douglas—

To appoint a committee to investigate the feasibility of leasing certain property of the State in the city of Atlanta.

Respectfully submitted.

C. S. Reid,
Chairman

The following invitation was read and on motion of Mr. Slaton of Fulton, the same was accepted:

Colquitt, Ga., June 29, 1903.

Hon. J. A. Bush, Representative Miller Co., Atlanta, Ga.

Dear Sir—On behalf of the citizens of Miller county we desire to extend through you an invitation to the House of Representatives to be present with us at a county barbecue to be held at Colquitt on next Saturday, July 4th inst. Should this invitation be accepted, we assure you, one and all, that our people will see to it that you enjoy the trip.

Hoping to have you with us, we remain,

Yours very respectfully,

M. D. Roberts,
J. A. Bush,
W I. Geer,
E. B. Bush,
J. R. Williams,
Committee on Invitation.
The following invitation to be present at the exercises of the Daughters of the American Revolution on July 4th was read and on motion of Mr. Felder of Bibb, the same was accepted.

Hon. N. A. Morris, Speaker of the House of Representatives:

DEAR SIR—The members of the House of Representatives are cordially invited by the Joseph Habersham Chapter of the Daughters of the American Revolution to be present at a patriotic celebration to be held under the auspices of this Chapter in the hall of the House of Representatives on the fourth instant, at 11 o'clock a.m.

The thanks of the Chapter are tendered for the use of the hall on that occasion.

It is requested that this communication be read to the House of Representatives.

Very respectfully,

MRS. EDMUND R. BERKELEY,

June 30, 1903. Corresponding Secretary.

The following resolutions were read and referred to the Committee on Rules, to wit:

By Mr. Hall of Bibb—

A resolution providing that requests for unanimous consent be in order immediately after the reading of the Journal, and that after the next order of business is reached no request to change the order of business shall be entertained.

By Mr. Davis of Meriwether—

A resolution making House Resolution No. 190 the special order on Thursday, July 2d, immediately after the report of the Committee on Rules is received.
By unanimous consent the following bills were read the second time, to wit:

By Mr. Daniel of Emanuel—

A bill to amend an Act establishing the City Court of Swainsboro, and for other purposes.

By Messrs. Holder and Hardeman of Jackson—

A bill to repeal an Act to establish the City Court of Jefferson.

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

By Mr. McCurry of Hart—

A bill to amend section 822 of the Penal Code relative to the manner of selecting traverse jurors, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Morris of Cobb—

A bill to amend an Act to incorporate the Upshaw school district, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Whitley of Douglas—

A bill to amend an Act to create a Board of County Commissioners for the county of Douglas, and for other purposes.

Referred to Special Judiciary Committee.
By Messrs. McLain and Morris of Cobb—

A bill to amend the charter of Acworth in Cobb county, and for other purposes.

Referred to Committee on Corporations.

By Mr. McCurry of Hart—

A bill to amend an Act to authorize any owner of a bill of sale to personal property to secure a debt to foreclose the same in the same manner as mortgages on personal property, and for other purposes.

Referred to General Judiciary Committee.

On motion of Mr. Slaton of Fulton the House took a recess for fifteen minutes in order that the members might meet Judge A. B. Parker of New York, who is a guest of the Supreme Court of Georgia.

The House was again called to order by the Speaker pro tem.

The reading of new matter was resumed and the following bills were read the first time and appropriately referred, to wit:

By Mr. Foster of Oconee—

A bill to amend an Act to incorporate the town of High Shoals in the counties of Walton and Morgan, and for other purposes.

Referred to Committee on Corporations.
By Mr. George of Morgan—

A bill to prescribe the manner in which corporations shall return their property for taxation where the same lies partly in two counties, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Martin of Elbert—

A bill to authorize the Commissioner of Agriculture to employ a veterinary surgeon, and for other purposes.

Referred to Committee on General Agriculture.

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 Messrs. Miller and Wellborn—

A bill to amend section 194, volume 3 of the Code, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Hawes of Elbert—

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

Referred to General Judiciary Committee.
By Messrs. Lane and Hixon of Sumter—

A bill to amend an Act to establish the City Court of Americus, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Kendrick of Taliaferro—

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

By Mr. Davison of Greene—

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

Referred to Committee on Corporations.

By Mr. Ayers of Polk—

A bill to confer jurisdiction upon the municipal authorities of the incorporated cities and towns of this State to punish certain vagrants, and for other purposes.

Referred to General Judiciary Committee.

At the request of Mr. Beauchamp of Butts, resolution No. 18 was taken from the table and placed on the calendar.

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. 526, to be entitled an Act to fix the limit of speed of automobiles, and instruct me as their
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. 524, to be entitled an Act to incorporate the town of Armena in the county of Lee, and instruct me as their chairman to report the same back to the House with the recommendation that it do pass.

Thos. J. Shackelford,
Chairman.

A motion to adjourn was put to the House and carried and the Speaker declared the House adjourned until 9 o'clock tomorrow morning.
ATLANTA, Ga.,
Thursday, July 2, 1903.

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, Alexander, Alford, Almond, Arnold, Ayres, Baldwin, Beall, Beauchamp, Bell of Emanuel, Bell of Milton, Blackburn, Booth, Bowen, Bower, Boykin, Brinson, Brock, Brown, Bruce, Buchanan, Buchannon, Burton, Bush, Butts, Calvin, Candler, Cann, Carr, Carrington, Carswell, Cliatt, Conner, Cook, Cromartie, Crumbly, Daniel, Daves, Davis, Davison, Deal, Derrick, Dozier, Duckett, Duggan, Dunbar, Edwards, English, Ennis, Evans, Felder, Fields, Flanigan, Flint, Foster of Oconee, Foster of Towns, Franklin, Fussell, Gauden, 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,
Those absent were Messrs.—

Akin, Walker of Pierce. Welch,
Johnson of Clinch, Watson,

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

The Journal was then read and confirmed.
The following resolution was read and referred to the Committee on Rules, to wit:

By Mr. Alexander of Wilkes—

A resolution making House Bill No. 482 the special order for this morning at 11 o'clock.

Mr. Stanford of Harris was allowed to withdraw House Bill No. 335.

Mr. O'Quinn of Wayne was allowed to withdraw House Bill No. 377.

Mr. Calvin of Richmond moved that as a recommendation of the Committee on General Agriculture, 200 copies of the substitute for House Bill No. 405 be printed for the use of the House, which motion prevailed.

Mr. Blackburn, vice-chairman of Committee on Amendments to the Constitution, submitted the following report:

Mr. Speaker:

The Committee on Amendments to the Constitution has had under consideration the following House bills which I am instructed as vice-chairman to report back to the House with the recommendation that they do pass, to wit:

A bill to amend the Constitution so as to authorize the General Assembly to consolidate any two or more of the county offices of any county.

Also, a bill to amend article 6, section 7 and paragraph 5 of the Constitution by adding certain words.

Also, as amended, which is a bill to provide for the dis
tribution of the public school fund among the races in proportion to the amount of taxes paid by each race.

All of which is respectfully submitted.

R. B. Blackburn,
Vice-Chairman,
Committee on Amendments to the Constitution.

This July 2, 1903.

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 as chairman to report back to the House with the recommendation that it do pass, to wit:

A bill to amend section 2157 of volume 2 of the Code.

Also, the following House bills with the recommendation that they do not pass, to wit:

A bill to provide that usury shall not void a deed made to secure a debt.

A bill to make it a misdemeanor to misrepresent the age of any person for whom a marriage license is sought.

Also, the following House bill with the recommendation that the author be allowed to withdraw the same, to wit:

A bill to relieve Mrs. Lula Murphy from her marital disabilities.

Also, the following House bill with the recommendation that it be referred to a special committee, to wit:
A bill to provide for employing the felony convicts of the State to extend the W & A. R. R., and for other purposes.

Respectfully submitted.

JOHN M. SLATON,
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. 405, which proposes to amend section 453, volume 3 of the Code of 1895, which section defines vagrancy, by designating another class of persons as vagrants, and by providing for the speedier pointing out, arrest, trial and punishment of such vagrants, and have instructed me to report the same back to the House with a recommendation that the bill do pass by substitute.

The committee request that two hundred copies of the substitute be printed for the use of the House.

Respectfully submitted.

MARTIN V. CALVIN,
Chairman.

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

Mr. Speaker:

The Committee on Education has had under consideration the following House Bill, and I am instructed as
chairman to report the same back to the House with the recommendation that it do pass, to wit:

A bill to incorporate the Whitesburg school district in Carroll county.

Respectfully submitted.

Jno. N. Holder,
Chairman.

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

By Mr. Bower of Decatur—

A resolution providing that on Monday mornings (only) the House shall meet at 10 o'clock a.m. instead of 9.

By Mr. Mills of Cherokee—

A resolution providing that 200 copies of House Bill No. 94 be printed for the use of the House.

The above resolution was adopted; ayes 66, nays 27.

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

By Messrs. Steed and Hixon of Carroll—

A resolution to pay the pension of I. N. Taylor to his widow.

Referred to Committee of Pensions.
By Mr. Spence of Ware—

A bill to amend an Act creating the City Court of Waycross, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Candler of DeKalb—

A bill to amend section 982, volume 1 of the Code which provides for the selection, by the Governor, of State depositories, and for other purposes.

Referred to Committee on Banks and Banking.

By Mr. Gaulden of Brooks—

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

Referred to Committee on Counties and County Matters.

By Mr. Hixon of Sumter (by request)—

A bill to disqualify justices of the peace, notaries public and other officers from serving as grand or petit jurors, and for other purposes.

Referred to General Judiciary Committee.

By Messrs. Hixon and Lane of Sumter—

A bill to require all persons operating cotton gins in this State to register the same, and for other purposes.

Referred to Special Agriculture Committee.
By Mr. Calvin of Richmond—

A bill to relieve electors of this State of the necessity of giving their respective ages when applying to be registered, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Calvin of Richmond—

A bill to authorize the city council of Augusta to lay out and maintain boulevards, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Mizell of Charlton (by request)—

A bill to quiet the title of lands in Charlton county, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Wooten of Montgomery—

A bill to amend section 3472 of the Code relative to the year's support of a widow or minor children, and for other purposes.

Referred to General Judiciary Committee.

By Messrs. Hardeman, Holder and Shackelford—

A bill to amend the appropriation Act in reference to the Soldier's Home, and for other purposes.

Referred to Committee on Appropriations.
By Mr. Rainey of Terrell.

A bill to amend the charter of the town of Parrott in Terrell county, and for other purposes.

Referred to Special Judiciary Committee.

By Messrs. Booth and Lawrence of Walton—

A bill to repeal an Act to create a Board of Commissioners of Roads and Revenues for Walton county, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Buchannon of Haralson—

A bill to allow certain defenses which may be made to suits now pending or which may hereafter be brought by the State for the recovery of lands held by adverse claimants, 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 amend an Act approved December 19, 1899, amending sub-section 11 of section 4082 of volume 2 of the Code of 1895, by providing compensation for justices of the peace, for services therein mentioned, and for other purposes.
A bill to authorize the Marietta Sewerage Company, a corporation of Cobb county, to occupy the streets of Marietta, to purchase, lease and condemn rights of way and other easements, and for other purposes.

The Senate has also passed by the requisite constitutional majority the following bills of the House, to wit:

A bill to be entitled an Act 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, and for other purposes.

A bill to repeal an Act entitled an Act to establish a City Court of Clarksville, in Habersham 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 correctly enrolled, duly signed and ready for delivery to the Governor, the following Act, to wit:

An Act to increase the authority of the recorders' courts in certain cities in this State having more than 85,000 inhabitants, in regard to minors.

Respectfully submitted.

C. J. Wellborn, Jr.,
Chairman.

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

A resolution to appropriate a part of the rental of the McIntosh Reserve to the preservation of Indian Spring, and for other purposes.

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 Felder of Bibb.

After a consideration of the resolution the committee arose and through their chairman reported the same back to the House with the recommendation that it do pass as amended.

On the bill and pending amendments Mr. Hall of Bibb called for the previous question, which call was sustained and the main question ordered.

The report of the committee was agreed to.

The Speaker stated that after an examination of the Journal of last session he had found that the resolution had been up for passage and that an aye and nay vote thereon had been had and tabled on motion of Mr. Beauchamp before the vote could be announced. The Speaker further stated that no further transaction could be had on said resolution, under the rules of the House, until the vote had been announced.

Upon counting the vote it was found that the ayes were 52, nays 63, as will be shown by the viva voce ballot following. The resolution was therefore lost.
Those voting in the affirmative were Messrs.—

Alexander,
Beauchamp,
Blackburn,
Brock,
Brown,
Buchannon,
Butts,
Calvin,
Cann,
Carswell,
Davis,
Duggan,
Evans,
Felder,
Fields,
Flynt,
Franklin,
George,

Glenn,
Grenade,
Grice,
Griffin,
Hall,
Hayes,
Hendry,
Houston,
Howard of Baldwin,
Johnson of Baker,
Johnson of Clinch,
Johnson of Crawford, Steed of Taylor,
Jones of Dougherty,
Kilburn,
Martin,
Mills,
Mitcham,

McElmurray,
McHenry,
Owen,
Overstreet,
O'Quinn,
Phillips of Jefferson,
Preston,
Rankin,
Rogers of McIntosh,
Shannon,
Slaton,
Stovall,
Walker of Monroe
Watson,
Wilson,
Wise,

Those voting in the negative were Messrs.—

Adams,
Akin,
Alford,
Arnold,
Baldwin,
Beall,
Bower,
Boykin,
Bruce,
Candler,
Clatt,
Conner,
Cook,
Daves,
Davidson,
Dozier,
Edwards,
English,
Foster of Oconee.
Gaulden,
Hardeman,

Henry,
Hixon of Carroll,
Howell,
Hutcheson,
Jones of Pickens,
Kent,
Knight,
Leigh,
Little,
Lowe,
Maples,
Miller of Bullock,
Mitchell,
Mizell,
Moses,
Mulherin,
McCurry,
McRae,
Newton,
Pate of Dooly,
Paulk of Coffee,

Paulk of Irwin
Phillips of Quitman,
Proctor,
Rainey,
Ravns,
Redwine,
Richardson,
Ridley,
Rogers of Hall,
Sanders,
Singletary,
Stanford,
Steed of Carroll,
Stewart,
Thurman,
Underwood,
Walker of Pierce,
Welch,
Wellborn,
Whitley,
Yates,
Those not voting were Messrs.—

Almond, Ayres, Bell of Emanuel, Bell of Milton, Booth, Bowen, Brinson, Buchan, Burton, Bush, Carr, Carrington, Cromartie, Crumbly, Deal, Derrick, Duckett, Dunbar, Ennis, Flanigan, Foster of Towns, Russel, Harden, Hawes, Hicks, Hixon of Sumter, Holder, Howard of Laurens, Kelly, Kendrick, Knowles, Lane, Lanier, Lawrence, Mann, Mayson, Miller of Muscogee, Morton, McBride, McLain, Nisbet, Parker, Pate of Gwinnett, Peyton, Reid, Rice, Roper, Shackelford, Spence, Strickland, Thompson, Tigner, Tracy, Valentine, Warren, West, Womble, Wooten, Mr. Speaker.

Ayes 52; nays 63.

Mr. Beauchamp gave notice that at the proper time he would move to reconsider the action of the House had on the foregoing resolution.

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 Resolutions Nos. 222, 223 and 224, and they report the same back with a recommendation that the same do pass.
Also, House Resolution No. 221, and they recommend that the same do pass as amended.

MR. MORRIS, Chairman ex-officio.

The following resolutions, favorably reported by the Committee on Rules, were read and adopted, to wit:

By Mr. Bower of Decatur—

A resolution providing that hereafter during this session the House meet at 10 o'clock on Monday mornings instead of 9 o'clock.

By Mr. Davis of Meriwether—

A resolution providing that House Resolution No. 190 be made the special order for Thursday immediately after the report of the Committee on Rules is read.

By Mr. Alexander of Wilkes—

A resolution making House Bill No. 482 the special order for 11 o'clock this morning.

By Mr. Hall of Bibb—

A resolution making requests for unanimous consents in order immediately after the reading of the Journal, and after this time the Speaker shall entertain no request to change the order of business.

The Committee on Rules offered for the above resolution the following substitute, which was adopted, to wit:

Resolved by the House, That all requests for unanimous consents may be in order immediately after the reading of
the Journal, to consume not longer than one hour from the opening of the session, and the Speaker shall not entertain any request for unanimous consent not pertinent to a bill or resolution then on its passage, excepting at the time mentioned, or upon report of the Committee on Rules on a resolution properly referred and adopted. The Speaker may entertain requests for unanimous consent at 12:30 o'clock, subject to above limitations.

This resolution shall not effect or change the rule of the House in reference to bills for a third reading.

The following resolution was read and referred to Committee on Rules, to wit:

By Mr. George of Morgan—

A resolution making House Bill No. 288 the special order for Wednesday, July 8th, at 10 o'clock.

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. Davis of Meriwether—

A resolution to appropriate $9,360 for indigent widows, and for other purposes.

An appropriation being involved, the House resolved itself into a committee of the whole and the Speaker designated as chairman of the committee Mr. Blackburn 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 as amended.
THURSDAY, JULY 2, 1903.

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

Amend by striking after the figures “1903” in line 8, all that follows and insert in lieu thereof the following: “From any funds now in the treasury not otherwise appropriated.”

The report of the committee was agreed to. The ayes and nays were ordered, and on taking the ballot viva voce the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams, Alexander, Alford, Almond, Ayres, Baldwin, Beall, Beauchamp, Bell of Milton, Blackburn, Booth, Bowen, Bower, Boykin, Brinson, Brock, Bruce, Buchannon, Burton, Bush, Calvin, Candler, Carr, Carrington, Carswell, Cliatt, Conner, Cook, Crumblly, Daniel, Davis, Davison, Deal, Derrick, Dozier, Duggan, Dunbar, Edwards, English, Ennis, Evans, Felder, Fields, Flanigan, Flynt, Foster of Oconee, Foster of Towns, Fussell, Gaulden, Glenn, Grenade, Grice, Hall, Hardeman, Harden, Hawes, Hayes, Hendry, Henry, Hicks, Hixon of Carroll, Holder, Houston, Howard of Baldwin, Howard of Laurens, Howell, Hutcheson, Johnson of Baker, Johnson of Crawford, Jones of Pickens, Kent, Knight, Knowles, Lane, Lanier, Lawrence, Leigh, Little,
Ayes 141; nays 0.

By unanimous consent the verification of the roll-call was dispensed with.
On the passage of the resolution the ayes were 141, nays 0.

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

The following bill which was made the special order for this time was read the third time, to wit:

By Messrs. Alexander and Grenade of Wilkes—

A bill to abolish the Board of Commissioners of Roads and Revenues of 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 114, nays 0.

The bill having received the requisite constitutional majority was passed.

The following resolutions were read and adopted, to wit:

By Mr. Carrington of Madison—

A resolution providing for the appointment of a committee to whom House Bill No. 544 shall be referred.

By Messrs. Evans and Stovall—

A resolution tendering the hall of the House to the advocates of the Child Labor Bill on Monday evening, July 6th, on which occasion addresses will be delivered by Hon. Hoke Smith and Hon. Seaborn Wright.
The following bill was read the third time and put upon its passage, to wit:

By Mr. Hawes, of Elbert—

A bill to appropriate $20,000 for the purpose of building an addition to the dormitory building of the Georgia School for the Deaf.

The committee proposed to amend by substituting $11,500 in lieu of $20,000 wherever it appears.

The above amendment was adopted by the House at last session.

The bill which came before the House on last session for final disposition was voted down by a vote of 82 nays to 57 ayes, but was reconsidered.

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.—

Alexander, Burton, Derrick,
Alford, Calvin, Dozler,
Almond, Candler, Duggan,
Arnold, Carr, Dunbar,
Ayres, Carrington, Edwards,
Baldwin, Carswell, English,
Beauchamp, Cliatt, Ennis,
Bell of Milton, Conner, Evans,
Blackburn, Cook, Felder,
Booth, Crumbly, Fields,
Bower, Daniel, Flanigan,
Boykin, Daves, Flynn,
Brock, Davis, Foster of Oconee,
Brown, Davison, Foster of Towns,
Buchannon, Deal, Franklin,
<table>
<thead>
<tr>
<th>Fussell,</th>
<th>Lowe,</th>
<th>Reid,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gaulden,</td>
<td>Mann,</td>
<td>Rice,</td>
</tr>
<tr>
<td>George,</td>
<td>Maples,</td>
<td>Richardson,</td>
</tr>
<tr>
<td>Glenn,</td>
<td>Martin,</td>
<td>Ridley,</td>
</tr>
<tr>
<td>Grenade,</td>
<td>Mayson,</td>
<td>Rogers of Hall,</td>
</tr>
<tr>
<td>Grice,</td>
<td>Mills,</td>
<td>Rogers of McIntosh,</td>
</tr>
<tr>
<td>Hardeman,</td>
<td>Mitcham,</td>
<td>Roper,</td>
</tr>
<tr>
<td>Harden,</td>
<td>Mitchell,</td>
<td>Rountree,</td>
</tr>
<tr>
<td>Hawes,</td>
<td>Mizell,</td>
<td>Sanders,</td>
</tr>
<tr>
<td>Hayes,</td>
<td>Morton,</td>
<td>Shackelford,</td>
</tr>
<tr>
<td>Hendry,</td>
<td>Moses,</td>
<td>Singletary,</td>
</tr>
<tr>
<td>Henry,</td>
<td>Mulherin,</td>
<td>Spence,</td>
</tr>
<tr>
<td>Hixon of Carroll,</td>
<td>McBride,</td>
<td>Stanford,</td>
</tr>
<tr>
<td>Hixon of Sumter,</td>
<td>McCurry,</td>
<td>Steed of Carroll,</td>
</tr>
<tr>
<td>Holder,</td>
<td>McElmurray,</td>
<td>Steed of Taylor,</td>
</tr>
<tr>
<td>Houston,</td>
<td>McHenry,</td>
<td>Stewart,</td>
</tr>
<tr>
<td>Howard of Baldwin,</td>
<td>McLain,</td>
<td>Stovall,</td>
</tr>
<tr>
<td>Howard of Laurens,</td>
<td>McRae,</td>
<td>Strickland,</td>
</tr>
<tr>
<td>Howell,</td>
<td>Newton,</td>
<td>Thompson,</td>
</tr>
<tr>
<td>Hutcheson,</td>
<td>Nisbet,</td>
<td>Thurman,</td>
</tr>
<tr>
<td>Johnson of Crawford, Parker,</td>
<td></td>
<td>Tigner,</td>
</tr>
<tr>
<td>Jones of Dougherty,</td>
<td>Pate of Gwinnett,</td>
<td>Tracy,</td>
</tr>
<tr>
<td>Jones of Pickens,</td>
<td>Pauk of Coffee,</td>
<td>Valentine,</td>
</tr>
<tr>
<td>Kendrick,</td>
<td>Phillips of Jefferson,</td>
<td>West,</td>
</tr>
<tr>
<td>Knight,</td>
<td>Phillips or Quitman,</td>
<td>Whitley,</td>
</tr>
<tr>
<td>Knowles,</td>
<td>Preston,</td>
<td>Wilson,</td>
</tr>
<tr>
<td>Lane,</td>
<td>Rainey,</td>
<td>Wise,</td>
</tr>
<tr>
<td>Lanier,</td>
<td>Rankin,</td>
<td>Womble,</td>
</tr>
<tr>
<td>Lawrence,</td>
<td>Rawls,</td>
<td>Wooten,</td>
</tr>
<tr>
<td>Leigh,</td>
<td>Redwine,</td>
<td>Yates,</td>
</tr>
<tr>
<td>Little,</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Those voting in the negative were Messrs.—

Brinson, Hall, Kent,

Those not voting were Messrs.—

Adams, Bowen, Butts,  
Akin, Bruce, Cann,  
Beall, Buchan, Cromartie,  
Bell of Emanuel, Bush, Duckett,
Ayes 136; nays 3.

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

On the passage of the bill the ayes were 136, nays 3.

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

The Speaker announced the following special committee on House Bill No. 544:

Mr. Carrington, Chairman;
Mr. Dunbar,
Mr. Brock,
Mr. Shackelford,
Mr. Hawes,
Mr. Candler,
Mr. West.

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

Mr. Speaker

The Senate has passed by the requisite constitutional majority the following bill of the House as amended, to wit:
A bill to amend the Act to establish a City Court in Hall county, approved August 14, 1891, and Act amendatory thereof, approved December 17, 1898, and for other purposes.

The following bill was read the third time and put upon its passage, 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.

On motion of Mr. Mitchell of Thomas the above bill was recommitted to the Committee on General Agriculture.

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

By Mr. Roper of Dawson—

A bill to grant persons engaged in rafting or transporting timber, lumber or naval stores, etc., the right to use non-navigable water courses for that purpose.

Referred to Special Judiciary Committee.

By Mr. Daves of Fannin—

A bill to amend section 420, volume 3 of the Code of 1895, regulating the running of freight trains, and for other purposes.

Referred to Committee on Railroads.
By Mr. Gaulden of Brooks—

A bill to incorporate the town of Barney in Brooks county, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Rankin of Gordon—

A bill to amend section 982, volume 1 of the Code so as to make Calhoun a State depository.

Referred to Committee on Banks and Banking.

By Mr. Felder of Bibb—

A bill to prohibit the riding of bicycles, tricycles, etc., on the sidewalks in suburbs of cities of this State, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Slaton of Fulton—

A bill to regulate the making of affidavits in forma pauperis in the courts of this State.

Referred to General Judiciary Committee.

By Mr. Tigner (by request)—

A bill to regulate and provide for companies doing a purely mutual business in the insurance of cotton factories exclusively, and for other purposes.

Referred to General Judiciary Committee.
Leave of absence was granted—

Mr. Strickland,
Mr. Buchan,
Mr. Proctor,
Mr. Richardson,
Mr. Valentine,
Mr. Watson,
Mr. Bush,
Mr. Phillips of Quitman,
Mr. McElmurray,
Mr. West,
Mr. Johnson of Crawford,
Mr. Daniel of Emanuel,
Mr. Spence,
Mr. Singletary,
Mr. Shannon,
Mr. Walker,
Mr. Foster of Towns.

On motion of Mr. Harden of Chatham the House then adjourned until 9 o’clock tomorrow morning.

Atlanta, Ga.,
Friday, July 3, 1903.

The House met pursuant to adjournment at 9 o’clock a.m. this day, was called to order by the Speaker and opened with prayer by the Chaplain.

On motion of Mr. Hawes of Elbert the call of the roll was dispensed with.
On motion of Mr. Slaton the reading of the Journal of yesterday’s proceedings was dispensed with.

The following Senate bills were read the first time, to wit:

By Mr. Comas of the 3rd District—

A bill to create a Board of Road and Bridge Commissioners for the county of Appling, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Mathews of the 23rd District—

A bill to amend section 2809 of the Civil Code, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Tisinger of the 25th District—

A bill to regulate the law of year’s support, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Skelton of 31st District—

A bill providing for the collection of the revenue of the State arising under special occupation and license taxes by issuing execution therefor.

Referred to Committee on General Judiciary.
By Mr. Howell of the 35th District—

A bill to amend section 2166 of the Code of 1895, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Howell of the 35th District—

A bill to authorize the Marietta Sewerage Company to occupy the streets of Marietta, and for other purposes.

Referred to Committee on Corporations.

By Mr. Comas of the 3rd District—

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

Referred to General Judiciary Committee.

By the unanimous consent of the House, the action of the House had on yesterday in failing to pass Resolution No. 18, was reconsidered and the same took its place on the calendar.

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 of the House and I am instructed as vice-chairman to report the same back to the House with the recommendation that they do pass, to wit:
A bill to amend an Act creating the City Court of Waycross.

A bill to incorporate the town of Barney

A bill to amend the charter of the town of Morven.

Also, the following House resolution with the recommendation that it do pass, to wit:

A resolution for the relief of I. J. Slaughter.

Respectfully submitted.

A. B. Mitcham,
Vice-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 House bills 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 Messrs. Newton and McLain of Cobb—

A bill to be entitled an Act to authorize the mayor and council of the town of Roswell to issue bonds.

By Mr. Stanford of Harris—

A bill to be entitled an Act to amend section 10 of the charter of Chipley.

By Mr. Rankin of Gordon—

A bill to be entitled an Act to incorporate the town of Plainville in Gordon county.
By Mr. Mills of Cherokee—

A bill to be entitled an Act to amend the charter of Ball Ground.

By Mr. Stanford of Harris—

A bill to be entitled an Act to amend the charter of the town of Hamilton.

By Mr. Pate of Gwinnet—

A bill to be entitled an Act to establish a new charter for the town of Buford.

Respectfully submitted.

THOS. J. SHACKELFORD,
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 House bill, report same back to the House with the recommendation that it do pass, to wit:

By Mr. Edwards of Marion—

To amend the dispensary law for Buena Vista, Ga.

GEO. W ADAMS,
Chairman.

Mr. Howell, chairman pro tem. of the Committee on Special Judiciary, submitted the following report:
Mr. Speaker:

The Committee on Special Judiciary have had under consideration House Bill No. 582, being a local bill authorizing the building of a boulevard within five miles of the city of Augusta, in the county of Richmond, and have instructed me to report the same back with a recommendation that the bill do pass.

W S. Howell,
Chairman pro tem.

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

By Mr. Edwards of Marion—

A bill to amend an Act to create a dispensary in the town of Buena Vista.

By Mr. Adams of Putnam—

A bill to amend section 6 of an Act to organize the military forces of this State.

The above bill was recommitted.

By Mr. Mills of Cherokee—

A bill to amend the charter of the town of Ball Ground.

By Mr. Tracy of Webster—

A bill to prohibit the sale of liquors in the county of Webster.
By Messrs. Morris and McLain of Cobb—

A bill to authorize the mayor and council of Roswell to issue bonds.

By Mr. Stanford of Harris—

A bill to amend the charter of the town of Chipley.

By Mr. Pate of Gwinnett—

A bill to amend all laws to incorporate the town of Buford.

By Mr. Gaulden of Brooks—

A bill to incorporate the town of Barney.

By Mr. Spence of Ware—

A bill to amend an Act to create the City Court of Waycross.

By Mr. Stanford of Harris—

A bill to amend the charter of Hamilton.

By Mr. Rankin of Gordon—

A bill to incorporate the town of Plainville.

By Mr. Beauchamp of Butts—

A resolution for the relief of I. J. Slaughter.

Br. Mr. Slaton of Fulton—

A bill to regulate proceedings in claim cases where real estate has been levied upon.
By Mr. Gaulden of Brooks—

A bill to amend the charter of the town of Morven.

By Mr. Blackburn of Fulton—

A bill to amend section 574, volume 1 of the Code.

By Mr. Calvin of Richmond—

A bill to authorize the city council of Augusta to lay out and maintain boulevards.

By Mr. Grice of Pulaski—

A bill to amend paragraph 1, section 1, article 8 of the Constitution.

By Mr. Owen of Pike—

A bill to refund $50 to E. A. Stephens which was paid for charter for Bank of Barnesville.

By Mr. Underwood of White—

A resolution to require managers of dispensaries to make annual report to the Comptroller-General.

By Messrs. Davis and Howell—

A resolution to make appropriation to meet deficiency in the insurance fund of 1901.

By Mr. Whitley of Douglas—

A resolution to appoint a committee to look into the feasibility of leasing certain of the State’s property.
By Messrs. Flynt and Blackburn—

A bill to prohibit the intermarrying of whites and negroes.

By Mr. McHenry of Floyd—

A bill to amend section 4082, volume 2 of the Code of 1895.

By Mr. Rainey of Terrell—

An bill to incorporate the Sasser school district.

By Mr. Mann of Tatnall—

A bill to amend the charter of town of Lyons.

By Mr. Reid of Campbell—

A bill to pay off the bonds of this State as they mature and retire same.

By Mr. Davis of Meriwether—

A bill to provide for the disbursement of pensions provided by law in this State.

By Mr. Reid of Campbell—

A bill to amend article 11, section 3, paragraph 1 of the Constitution.

By Mr. Rogers of McIntosh—

A bill to make it penal for any person to procure liquors through minors.
By Mr. Wellborn of Union—

A bill to amend section 4625 of the Civil Code.

By Mr. Morris of Cobb—

A bill to fix a salary for the clerks of courts of ordinary.

By Mr. Hall of Bibb—

A bill to propose an amendment to article 6, section 2, page 5 of the Constitution.

By Messrs. Steed and Hixon—

A bill to incorporate the Whitesburg school district.

By Mr. Griffin of Twiggs—

A bill to amend an Act creating a Board of Commissioners of Roads and Revenues of Twiggs county.

By Mr. Bell of Emanuel—

A bill to incorporate the town of Nunez.

By Mr. Fussell of Chattahoochee—

A bill to change the time of holding the Superior Court of Chattahoochee county.

By Mr. Overstreet of Screven—

A bill to repeal an Act to create a system of public schools for the Sylvania school district.
By Mr. Mitchell of Thomas—

A bill to amend the charter of the town of Cairo.

By Mr. Rainey of Terrell—

A bill to incorporate the Parrott school district.

By Mr. Singletary of Thomas—

A bill to regulate the driving of sheep or cattle out of their range.

By Mr. Stanford of Harris—

A bill to provide for the operation of an Act to create the City Court of Hamilton.

By Mr. Cann of Chatham—

A bill to amend an Act to amend the charter of Savannah relative to the selection of a jailer.

By Mr. Bush of Miller—

A bill to incorporate the town of Boykin.

By Mr. McBride of Lee—

A bill to incorporate the town of Armenia.

By Mr. Reid of Campbell—

A bill to provide for the collection of revenues arising under special occupation tax.
By Messrs. Fields, Pate of Dooly, McCurry, Tigner, Derrick and Bell of Milton—

A bill to amend an Act relative to the alternative road law.

By Messrs. Mitchell, Rountree and Singletary—

A bill to amend the charter of the town of Metcalf.

By Mr. Overstreet of Screven—

A bill to regulate the taking of fish from the streams of this State.

By Mr. Rainey of Terrell—

A bill to amend an Act to incorporate the town of Bronwood.

By Mr. Stanford of Harris—

A bill to amend an Act to create the City Court of Hamilton.

By Mr. Tigner of Muscogee—

A bill to fix the number of days each person in this State shall be subject to road duty.

By Mr. Calvin of Richmond—

A bill to fix a limit to the speed automobiles shall be run on the public roads.

By Mr. Slaton of Fulton—

A bill to abolish trials for insanity in certain cases.
By Mr. Maples of Mitchell—

A bill to incorporate the town of Baconton.

By Mr. Hendry of Liberty—

A bill to change the time of holding the superior courts of Liberty county.

By Mr. McHenry of Floyd—

A bill to amend section 892 of the Code of 1895.

By Mr. Brock of Dade—

A bill to repeal an Act to create a Board of County Commissioners of Dade county.

By Mr. Rainey of Terrell—

A bill to incorporate the Bronwood school district.

By Mr. Overstreet of Screven—

A bill to amend an Act to create the City Court of Sylvania.

By Mr. Derrick of Rabun—

A bill to prohibit persons operating saw-mills from dumping the saw dust into the running streams of this State.

By Mr. Davison of Greene—

A bill for the better protection of the public roads of this State.
The following bills were read the second time and re-committed, to wit:

By Mr. Whitley of Douglas—

A bill to create a text-book commission.

By Mr. West of Lowndes—

A bill to amend the school laws of this State.

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

By Mr. Griffin of Twiggs—

A bill to amend section 1 of an Act to fix the holding of the superior courts of the Oconee circuit.

Referred to Special Judiciary Committee.

By Mr. Blackburn of Fulton.

A resolution to pay the pension of Jno. J. Miles, and for other purposes.

Referred to Committee on Pensions.

By Mr. Blackburn of Fulton—

A resolution to pay the pension of Jacob Lynn.

Referred to Committee on Pensions.

By Mr. Blackburn of Fulton—

A resolution to pay the pension of T. A. Smith.
On motion of Mr. Carrington, 300 copies of House Bill No. 541 were ordered printed for the use of the House.

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

By Mr. Howell of Meriwether—

A bill to amend an Act to establish the City Court of Greenville in Meriwether 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 Mr. Fields of Dooly—

A bill to amend an Act concerning the election laws of Cordele, and for other purposes.

The 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. Welch of Gilmer—

A bill to incorporate the town of East Ellijay, and for other purposes.
The 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. Kelly of Glascock—

A bill to repeal an Act to create a Board of Advisory Commissioners for the counties of Laurens and Glascock.

The 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. Peyton of Habersham—

A bill to amend an Act to incorporate the city of Toccoa in Habersham county.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 94, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Spence of Ware—

A bill to amend an Act to reincorporate the town of Waycross.
The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 91, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Hardeman and Holder of Jackson—

A bill to create 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 97, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Mitcham of Clayton—

A bill to provide for the removal of obstructions, other than dams, from the 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 89, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Carr of Newton—

A bill to incorporate the town of Mansfield in the county of Newton, and for other purposes.
The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 94, 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 create the City Court of Jefferson county, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 99, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Daniel of Emanuel—

A bill to amend an Act to create the City Court of Swainsboro in Emanuel county.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 91, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Womble of Upson—

A bill to prohibit the manufacture of spirituous or malt liquors 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 95, nays 0.

The bill having received the requisite constitutional majority was passed.

Leave of absence was granted—

   Mr. Hixon of Sumter,
   Mr. Hayes of Macon,
   Mr. Knight,
   Mr. Parker,
   Mr. Cliatt,
   Mr. Grice,
   Mr. English.

On motion of Mr. Harden of Chatham the House adjourned until 9 o'clock Monday morning.

ATLANTA, GA.,
Monday, July 6, 1903.

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, Alford, Arnold,
Alexander, Almond, Ayres,
Baldwin,
Beall,
Beauchamp,
Bell of Emanuel,
Bell of Milton,
Blackburn,
Booth,
Bowen,
Bower,
Boykin,
Brinson,
Brock,
Brown,
Bruce,
Buchan,
Buchannon,
Burton,
Bush,
Butts,
Calvin,
Candler,
Cann,
Carr,
Carrington,
Carswell,
Clatt,
Conner,
Cook,
Cromartie,
Crumbly,
Daniel,
Davison,
Deal,
Derrick,
Dozier,
Duckett,
Duggan,
Dunbar,
Edwards,
English,
Ennis,
Evans,
Pelder,

Fields,
Flynt,
Foster of Oconee,
Foster of Towns,
Franklin,
Fussell,
Gaultden,
George,
Glenn,
Grenade,
Grice,
Griffin,
Hall,
Hardeman,
Harben,
Hawes,
Hayes,
Hendry,
Henry,
Hicks,
Hixon of Carroll,
Hixon of Sumter,
Holder,
Houston,
Howard of Baldwin,
Howard of Laurens,
Howell,
Hutcheson,
Johnson of Clinch,
Johnson of Crawford,
Jones of Dougherty,
Jones of Pickens,
Kelly,
Kendrick,
Kent,
Kilburn,
Knight,
Knowles,
Lane,
Lanler,
Lawrence,
Leigh,
Little,
Lowe,
Mann,
Mayes,
Martin,
Mayson,
Miller of Bullock,
Miller of Muscogee,
Mills,
Mitcham,
Mitchell,
Mizell,
Morton,
Moses,
Mulherin,
McBride,
McCorry,
McElmurray,
McHenry,
McLain,
McRae,
Newton,
Owen,
Overstreet,
O'Quinn.
Pate of Dooly,
Pate of Gwinnett,
Paulk of Coffee,
Peyton,
Phillips of Jefferson,
Phillips of Quitman,
Proctor,
Rainey,
Rankin,
Rawls,
Redwine,
Reid,
Rice,
Ridley,
Rogers of Hall,
Rogers of McIntosb,
Roper,
Rountree,
Monday, July 6, 1903.


Those absent were Messrs.—

Akin, Daves, Davis, Flanigan, Johnson of Baker, Nisbet, Parker, Paulk of Irwin, Richardson, Welch, Wellborn.

The Journal of last Friday's proceedings was read and confirmed.

At the request of Mr. McCurry Senate Bill No. 21 was taken from the table and placed upon the calendar.

The following resolution was read and referred to Committee on Rules, to wit:

By Mr. Calvin of Richmond—

A resolution making House Bills Nos. 109 and 269 the special order for Thursday, July 9, immediately after the reading of the Journal.

By unanimous consent the following bills were introduced and read the first time, to wit:
By Mr. Bell of Emanuel—

A bill to create a Board of Commissioners of Roads and Revenues for the county of Emanuel.

Referred to Committee on Counties and County Matters.

By Mr. Griffin of Twiggs—

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

Referred to Special Judiciary Committee.

The following resolution was read and adopted, to wit:

By Messrs. Martin and Felder—

A resolution inviting the Hon. Asbury C. Latimer, of South Carolina, to address the General Assembly on the subject of "Good Roads," on the evening of Wednesday, July 8.

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

By Mr. Felder of Bibb—

A bill to amend section 4821 of volume 2 of the Code relative to the serving of warrants, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Stovall of Chatham—

A bill to grant to the mayor and aldermen of the city of Savannah certain land in said city, and for other purposes.

Referred to Committee on Corporations.
By Mr. Stovall of Chatham—

A bill to amend subdivision 13 of section 2 of the General Tax Act, and for other purposes.

Referred to Committee on Ways and Means.

By Mr. Bell of Emanuel—

A bill to require life insurance companies doing business in this State to render a sworn statement and list of all their policy-holders in their respective companies, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Boykin of Lincoln—

A bill to incorporate the Aneity school district in Lincoln county, and for other purposes.

Referred to Committee on Counties and County Matters.

By Messrs. Brock of Dade and Bell of Emanuel—

A bill to prohibit the operating of bucket-shops or other places where quotations are given, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Dunbar of Richmond—

A bill to prescribe the mode of conducting any primary or other election in certain municipal corporations, and for other purposes.

Referred to Special Judiciary Committee.
By Mr. Duggan of Randolph—

A bill to create a Board of Commissioners of Roads and Revenues for the county of Randolph.

Referred to Committee on Counties and County Matters.

By Mr. Carr of Newton—

A bill to exempt from jury duty all sworn public weighers at cotton warehouses, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Underwood of White—

A bill to allow the qualified voters of the Blue Ridge district in White county to hold an election so as to determine whether the fence law shall be re-established, and for other purposes.

Referred to Committee on Counties and County Matters.

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 make it unlawful where a loan of money is made for the lender to exact any sum in excess of 8 per cent., whether as interest or in the guise of damages for breach of any collateral contract or obligation entered into in consideration of said loan, and for other purposes.

A bill to amend the Act establishing the City Court of
Bainbridge so as to make the judge and solicitor of said court elected by the people of the county.

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

By Mr. Slaton of Fulton—

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

The committee proposed to amend by striking section 3 and numbering section 4 as section 3.

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

The previous question was called and sustained.

On passage of the bill the ayes were 79, nays 20.

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

Mr. Slaton gave notice that at the proper time he would move to reconsider the action of the House in not passing the above bill.

By Mr. Blackburn of Fulton—

A bill to amend section 574 of volume 1 of the Code which relates to road duty and other matters, 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 28, nays 73.
The bill having failed to receive the requisite constitutional majority was lost.

Mr. Blackburn gave notice that at the proper time he would move to reconsider the action of the House in not passing the above bill.

On motion of Mr. Calvin of Richmond House Bill No. 84 was tabled.

By Mr. Bell of Milton—

A bill to amend section 1378 of volume 1 of the Code of 1895 relating to admission to common schools, and for other purposes.

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 passage of the bill the ayes were 89, nays 9.

The bill having received the requisite constitutional majority was passed.

By Mr. Bower of Decatur—

A resolution providing that the county school authorities do, in the exercise of their discretion, give to each race for school purposes a part of the fund in proportion to the tax paid by each race, and for other purposes.

The previous question was called and the main question ordered.

The report of the committee, which was favorable to the
passage of the resolution, was disagreed to, and the resolu-
tion was lost; ayes 30, nays 59.

House Bill No. 295 was recommitted to the Committee
on Hygiene and Sanitation at the request of the author.

Mr. Wellborn, chairman of the Committee on Enroll-
ment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment have examined and
report as properly enrolled, duly signed and ready for
delivery to the Governor, the following Act, to wit:

An Act to amend paragraph 1, section 1, article 7 of
the Constitution which relates to the power of taxation to
be exercised by the General Assembly, and for other pur-
poses.

Respectfully submitted.

C. J. Wellborn, Jr.,
Chairman.

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

By Mr. Mills of Cherokee—

A resolution providing that House Bill No. 94 be made
the special order for Friday, July 10.

The following resolution was read and adopted, to wit:

By Mr. Miller of Muscogee—

A resolution providing that the invitation extended.
Hon. Hoke Smith and Hon. Seaborn Wright to address the General Assembly to-night on the child labor question, be also extended Hon. Thomas E. Watson.

Leave of absence was granted—

Mr. Henry of Murray.

On motion of Mr. Harden of Chatham the House adjourned until 9 o’clock to-morrow morning.

ATLANTA, GA.,
Tuesday, July 7, 1903.

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

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

Mr. Slaton gave notice that at the proper time he would move to reconsider the action of the House had on yesterday on House Bill No. 50.

The following resolution, which provided for the special order of to-day, was read, to wit:

By Mr. Houston of Fulton—

A resolution providing that House Bill No. 37, known as the "Child Labor Bill," be made the special order for Tuesday, July 7th, immediately after the confirmation of the Journal, and that 300 copies of said bill be printed for the use of the House.

The committee proposed to amend by adding at the end thereof the following: "And that the previous question be called at 11 o'clock on Wednesday, July 8th, and that the time be equally divided between the opponents and advocates of the bill.

The above resolution was read for information of the House. The same was read and adopted on July 1, 1903.

Mr. Alexander of Wilkes arose in his seat to a question of personal privilege, and stated that a card from the Commissioners of Roads and Revenues of Wilkes county, which appeared in the morning Constitution and in the Atlanta Journal the evening before, did him an injustice. He denied the charges made by the commissioners, and also denied having made any attack upon them.
The following resolution was read and adopted, to wit:

By Mr. Stovall of Chatham—

A resolution providing that the speakers on the "Child Labor Bill" and the time to be consumed by each be designated by Mr. Houston, author of the bill, and Mr. Holder, chairman of the committee and first signer of the minority report.

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

By Mr. Cann of Chatham—

A resolution fixing Senate Resolution No. 27 as a special order for Thursday, June 9, 1903, immediately after the confirmation of the Journnl.

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

Mr. Speaker:

I am directed by the Senate to request the House to return to the Senate House Bill No. 78, recently passed by the Senate.

The following bill, which was made the special order for this hour, was read the third time and put upon its passage, to wit:

By Mr. Houston of Fulton—

A bill to regulate the employment of children in factories and manufacturing establishments of this State, to
provide penalties therefor, to provide for enforcement of same, and for other purposes.

Upon the request of Mr. Houston discussion on the above bill was suspended and the following resolution was introduced, read and adopted, to wit:

By Mr. Houston of Fulton—

A resolution requesting the Governor to return House Bill No. 78 in order that a correction might be made.

Discussion of the "Child Labor Bill" was then resumed.

ATLANTA, GA., July 7, 1903.

The following message was received from his Excellency, the Governor, through his Secretary, Mr. Blackburn, to wit:

Mr. Speaker:

In response to resolution passed by the House of Representatives the Governor directs me to return to your body House Bill No. 78.

Mr. Harden of Chatham moved that the House adjourn, which motion prevailed.

Leave of absence was granted—

Mr. Calvin,
Mr. Shannon,
Mr. Deal.

The Speaker then announced the House adjourned until 9 o’clock to-morrow morning.
ATLANTA, GA.,
Wednesday, July 8, 1903.

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, Alexander, Alford, Almond, Arnold, Ayres, Baldwin, Beall, Beauchamp, Bell of Emanuel, Bell of Milton, Blackburn, Booth, Bowen, Bower, Boykin, Brinson, Brock, Brown, Bruce, Buchan, Buchannon, Burton, Bush, Butts, Candler, Cann, Carr, Carrington, Carwell, Cliatt, Conner, Cook, Cromartie, Crumbly, Daniel, Daves, Davis, Davison, Derrick, Dozler, 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 Clinch, Johnson of Crawford, Jones of Dougherty,
Those absent were Messrs.—

Akin, Calvin, Deal, Welch, Johnson of Baker,

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

The following communication from U. S. Senator A. C. Latimer was read, to wit:
Hon. L. H. O. Martin, House of Representatives, Atlanta, Ga.:

Am compelled to be at home to-morrow night; sorry I can't remain over and appear before Legislature.

A. C. Latimer.

In pursuance of the above communication the Speaker announced that there would be no address from Mr. Latimer to-night.

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

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 change the time of holding the fall term of Upson Superior Court.

A bill to be entitled an Act to amend an Act establishing a new charter for the city of Atlanta, and for other purposes.

A bill to be entitled an Act to require taxes to be paid by all persons, companies and corporations in the county in which they are by law required to be returned, and for other purposes.

A bill to be entitled an Act to amend paragraph 2, section 2 of the general tax act, approved December 16, 1902.

A bill to be entitled an Act to amend paragraph 2, section 2 of Constitution of this State.

A bill to be entitled an Act to provide in what county
manufacturing and other companies other than railroad and all persons owning and operating manufacturing plants shall return their property and pay their taxes.

The Senate has also passed by the requisite constitutional majority the following resolution of the Senate:

A resolution directing the State Printer to print and bind certain public records.

The Senate has also passed by the requisite constitutional majority the following bills of the House, to wit:

A bill to be entitled an Act fixing the license fee for retailing or vending spirituous liquors in the county of Brooks.

A bill to repeal an Act entitled an Act to establish the City Court of Mount Vernon.

The Senate has failed to pass the following House Bill, to wit:

A bill to be entitled an Act to establish a dispensary in the county of Whitfield.

The following bill which came over from yesterday's session as unfinished business was taken up for final disposition, to wit:

By Mr. Houston of Fulton—

A bill to be entitled an Act to regulate the employment of children in the factories and manufacturing establishments of this State, and for other purposes.
Wednesday, July 8, 1903.

The hour of 11 o'clock having arrived the previous question was called and the main question ordered.

The following amendments were read and adopted, to wit:

By Mr. Lane of Sumter—

To amend by adding after the word “foreman” in the second line of section 5, the following: “Or parents or guardians or other persons being charged with the custody or care of such child or children.”

By Mr. Steed of Taylor—

To amend by striking all of section 4 of said bill and numbering the remaining sections accordingly.

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

On the passage of the bill 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.—

<table>
<thead>
<tr>
<th>Alexander,</th>
<th>Cromartie,</th>
<th>Grenade,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Blackburn,</td>
<td>Dozier,</td>
<td>Hall,</td>
</tr>
<tr>
<td>Boykin,</td>
<td>Duggan,</td>
<td>Harden,</td>
</tr>
<tr>
<td>Brinson,</td>
<td>Dunbar,</td>
<td>Hayes,</td>
</tr>
<tr>
<td>Brown,</td>
<td>Evans,</td>
<td>Hendry,</td>
</tr>
<tr>
<td>Bruce,</td>
<td>Felder,</td>
<td>Hicks,</td>
</tr>
<tr>
<td>Buchan,</td>
<td>Flanigan,</td>
<td>Houston,</td>
</tr>
<tr>
<td>Butts,</td>
<td>Foster of Oconee,</td>
<td>Howard of Baldwin,</td>
</tr>
<tr>
<td>Candler,</td>
<td>Franklin,</td>
<td>Hutcheson,</td>
</tr>
<tr>
<td>Cann,</td>
<td>Fussell,</td>
<td>Jones of Dougherty,</td>
</tr>
<tr>
<td>Carswell,</td>
<td>Gaulden,</td>
<td>Kelly,</td>
</tr>
<tr>
<td>Clatt,</td>
<td>Glenn,</td>
<td>Kendrick,</td>
</tr>
</tbody>
</table>
Kent, Kilburn, Knight, Knowles, Mann, Martin, Mayson, Miller of Bullock, Miller of Muscogee, Mills, Mitcham, Mitchell, Mizell, Morton, Mulberin, McHenry, Newton, Nisbet, Owen, Overstreet, O'Quinn, Pate of Gwinnett, Preston, Proctor, Rainey, Rankin, Redwine, Reid, Richardson, Slaton, Spence, Steed of Taylor, Stovall, Tigner, Underwood, Walker of Pierce, Watson, Wellborn, Wise,

Those voting in the negative were Messrs.—

Those not voting were Messrs.—

Akin, Bell of Emanuel, Brock, Calvin, Deal, Ennis, Johnson of Baker, Paulk or Irwin, Strickland, Welch, Mr. Speaker.

Ayes 75; nays 89.

The roll-call was verified and on counting the votes cast it was found that the ayes were 75, nays 89.

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

Mr. Houston gave notice that at the proper time he would move to reconsider the action of the House in not passing the above bill.

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. 239, and they recommend that the same do pass.

Also, House Resolutions Nos. 235 and 94, and they recommend that the same do pass as amended.

Mr. Morris,
Chairman ex-officio.
The following resolutions, which were reported back to the House by the Committee on Rules, were read, to wit:

By Mr. Cann of Chatham—

A resolution providing that Senate Bill No. 27 be made the special order for Thursday, July 9, immediately after the confirmation of the Journal.

The above resolution was lost.

By Mr. Mills of Cherokee—

A resolution to make House Bill No. 94 the special order for Friday, July 10.

The resolution was lost.

By Mr. Calvin of Richmond—

A resolution making House Bills Nos. 109 and 269 the special order for Thursday, July 9, immediately after the confirmation of the Journal.

The above resolution was lost.

The following resolution was read and adopted, to wit:

By Mr. Tigner of Muscogee—

A resolution requesting the Governor to return to the House, House Bill No. 15, in order that said bill might be amended

Leave of absence was granted—

Mr. Mills of Cherokee,
Mr. Phillips of Quitman.
On motion of Mr. Evans of Washington the House adjourned until 9 o'clock to-morrow morning.

---

**ATLANTA, GA.,**

**Thursday, July 9, 1903.**

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:

<table>
<thead>
<tr>
<th>Adams</th>
<th>Bush</th>
<th>English</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alexander</td>
<td>Butts</td>
<td>Ennis</td>
</tr>
<tr>
<td>Alford</td>
<td>Calvin</td>
<td>Evans</td>
</tr>
<tr>
<td>Almond</td>
<td>Candler</td>
<td>Elder</td>
</tr>
<tr>
<td>Arnold</td>
<td>Cann</td>
<td>Fields</td>
</tr>
<tr>
<td>Ayres</td>
<td>Carr</td>
<td>Flanigan</td>
</tr>
<tr>
<td>Baldwin</td>
<td>Carrington</td>
<td>Flynt</td>
</tr>
<tr>
<td>Beall</td>
<td>Carswell</td>
<td>Foster of Oconee</td>
</tr>
<tr>
<td>Beauchamp</td>
<td>Clatt</td>
<td>Foster of Towns</td>
</tr>
<tr>
<td>Bell of Emanuel</td>
<td>Conner</td>
<td>Franklin</td>
</tr>
<tr>
<td>Bell of Milton</td>
<td>Cook</td>
<td>Fussell</td>
</tr>
<tr>
<td>Blackburn</td>
<td>Cromartie</td>
<td>Gaulden</td>
</tr>
<tr>
<td>Booth</td>
<td>Crumbly</td>
<td>George</td>
</tr>
<tr>
<td>Bowen</td>
<td>Daniel</td>
<td>Glenn</td>
</tr>
<tr>
<td>Bower</td>
<td>Daves</td>
<td>Grenade</td>
</tr>
<tr>
<td>Boykin</td>
<td>Davis</td>
<td>Grice</td>
</tr>
<tr>
<td>Brinson</td>
<td>Davison</td>
<td>Griffin</td>
</tr>
<tr>
<td>Brock</td>
<td>Derrick</td>
<td>Hall</td>
</tr>
<tr>
<td>Brown</td>
<td>Dozier</td>
<td>Hardeyman</td>
</tr>
<tr>
<td>Bruce</td>
<td>Duckett</td>
<td>Harden</td>
</tr>
<tr>
<td>Buchan</td>
<td>Duggan</td>
<td>Hawes</td>
</tr>
<tr>
<td>Buchannon</td>
<td>Dunbar</td>
<td>Hayes</td>
</tr>
<tr>
<td>Burton</td>
<td>Edwards</td>
<td>Hendry</td>
</tr>
</tbody>
</table>
Those absent were Messrs.—

Akin, Deal, Welch,

The Journal of yesterday’s proceedings was examined and found correct.
Mr. George of Morgan arose to a question of personal privilege and stated that the Atlanta Journal had misquoted him in his remarks on the Child Labor Bill which came up for passage yesterday, and stated that he wished to correct the error and make himself clearly understood before the House.

Mr. Slaton moved to reconsider the action of the House in not passing several days ago House Bill No. 50, which is a bill relative to the claim laws of this State. The motion prevailed.

Mr. Houston of Fulton moved to reconsider the action of the House in not passing on yesterday the “Child Labor bill,” which motion was lost; ayes 66, nays 75.

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

By Mr. Burton of Franklin—

A bill to amend section 982, volume 1 of the Code so as to make Lavonia a State depository.

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

By Mr. Felder of Bibb—

A resolution making House Bill No. 281 the special order for Thursday, July 17, immediately after the confirmation of the Journal.

At the request of Mr. Pate of Gwinnett House Bill No. 515 was recommitted to Committee on Corporations.
By unanimous consent Mr. Bowen of Decatur moved to reconsider the action of the House in not passing House Resolution No. 93, which motion was lost.

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

Mr. Speaker:

Your Committee on Special Judiciary has had under consideration the following House bills, and has instructed me as its chairman to report them back to the House with the recommendation that the same do pass:

By Mr. Conner of Bartow—

To protect fish in the streams and other water courses in Bartow county.

By Mr. Whitley of Douglas—

To amend an Act creating a Board of County Commissioners for the county of Douglas.

By Mr. Rainey of Terrell—

To amend the charter of the town of Parrott, in Terrell county, Georgia, approved September 26, 1889.

By Messrs. Booth and Lawrence of Walton—

To repeal an Act to create a Board of Commissioners of Roads and Revenues for Walton county.

I am instructed to report the following House bills back to the House with the recommendation that the same do pass as amended:
By Mr. Roper of Dawson—

To grant to persons or corporations engaged in rafting or transporting lumber, naval stores or timber the right to use non-navigable rivers.

By Mr. Griffin of Twiggs—

To amend section 1 of an Act to fix the time of holding the Superior Courts in the Oconee Circuit.

I am instructed to report the following House bill back to the House with the recommendation that it do not pass:

By Mr. Calvin of Richmond—

To relieve electors in this State of the necessity of giving their respective ages when applying to be registered under the election laws of this State.

Respectfully submitted.

J. J. FLYNT,
Chairman.

Mr. Jones of Dougherty, chairman of Committee on Banks and Banking, submitted the following report:

Mr. Speaker:

Your Committee on Banks and Banking have had under consideration the following bill and instruct me to report the same back with recommendation that it do pass:

By Mr. Burton of Franklin—

A bill to be entitled an Act to amend section 982 of
Code by adding the town of Lavonia, Franklin county, to list of State depositories.

Respectfully submitted.

E. R. Jones,
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 pay the pension of I. N. Taylor of Carroll county to his widow.

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

A resolution to pay pension of Mrs. Epsie J. Coker to her son-in-law, Amos Johnson.

A resolution to pay pension of Mrs. Louisa J. Bailey of Whitfield county to her son.

A bill to amend section 1254 of the Code of 1895, which provides for the granting of pensions to aged Confederate soldiers.

Respectfully submitted.

P M. Hawes,
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 Bills which I am instructed as chairman to report back to the House with the recommendation that the same do pass, to wit:

A bill to regulate the sale of stocks in bulk.

A bill to amend section 3472 of the Code making a mortgage for purchase money of personalty superior to a year’s support.

A bill to regulate and provide for companies doing a purely mutual business in the insurance of cotton factories exclusively.

A bill to provide for the election of the judge and solicitor of the City Court of La Grange by the people of Troup county.

A bill to amend an Act to amend section 3667 of the Code.

Also, the following House Bill with the recommendation that it do pass as amended, to wit:

A bill to amend section 4821 of the Code.

Also, the following Senate Bills with the recommendation that they do pass, to wit:

A bill to regulate the law of year’s support.
A bill providing for the collection of the revenue of the State arising under special occupation and license taxes by issuing execution therefor.

Also, the following House Bills with the recommendation that they do pass, to wit:

A bill to provide for the election of railroad commissioners by the electors of the whole State, to extend the terms of the present incumbents, and for other purposes.

A bill to amend section 2432 of the Civil Code so as to provide for serving defendants whose residence is unknown by publication.

A bill to exempt from jury duty all sworn public weighers at cotton warehouses or railroad stations.

Respectfully submitted.

JOHN M. SLATON,
Chairman.

Mr. Mitcham, vice-chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

Your Committee on Counties and County Matters have had under consideration the following bills, to wit:

A bill entitled an Act to create a Board of Roads and Revenues in the county of Appling, and for other purposes. Recommend same do pass.

By Mr. Morris of Cobb—

A bill to amend an Act to incorporate the Upshaw school district. Recommend do pass.
By Mr. Duggan of Randolph—

A bill to create a Board of Roads and Revenues in said county, and for other purposes. Recommend do pass.

By Mr. Bell of Emanuel—

A bill to create a Board of Roads and Revenues in said county and to prescribe the duties thereof, and for other purposes. Recommend do pass.

Respectfully submitted.

A. B. MITCHAM,
Vice-Chairman.

July 7, 1903.

At the request of Mr. Calvin House Bill No. 84 was taken from the table and placed on the calendar.

Mr. McHenry of Floyd was allowed to withdraw from the further consideration of the House Resolution No 196.

At the request of Mr. Steed of Carroll House Bill No. 39 was taken from the table and placed on the calendar.

Senate Bill No. 56 was taken from the table and placed on the calendar at the request of Mr. Hardeman of Jackson.

By unanimous consent the following Senate bill was taken up and read the first time, to wit:

By Mr. Harrell of the 8th District—

A bill to amend an Act to create the City Court of Bainbridge, and for other purposes.

Referred to Special Judiciary Committee.
Mr. Wilson, the chairman of the Committee on Privileges and Elections, submitted the following report:

Mr. Speaker:

The Committee on Privileges and Elections have had under consideration the contested election case of J. N. King, contestant vs. R. V Bowen, contestee, from the county of Wilcox; and after a most careful and anxious inquiry into the record and a painstaking consideration of the law, the facts and the arguments of counsel, am of the opinion that the sitting member, the Honorable Robert V Bowen, is entitled to retain his seat, and so report.

Respectfully submitted.

CLARENCE WILSON,
Chairman.

The foregoing report of the Committee on Privileges and Elections was read and adopted.

Mr. Shackelford, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

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

By Messrs. Mayson and Candler of DeKalb—

A bill to be entitled an Act to amend the charter of the town of Decatur so as to pave the sidewalks of said town.
By Mr. Hayes of Macon—

A bill to be entitled an Act to amend the charter of the town of Montezuma.

By Mr. Kendrick of Taliaferro—

A bill to be entitled an Act to amend the charter of the town of Sharon.

By Messrs. Mayson and Candler of DeKalb—

A bill to be entitled an Act to amend the charter of the town of Decatur.

Also, a bill to be entitled an Act to amend the charter of the town of Edgewood.

By Mr. Foster of Oconee—

A bill to be entitled an Act to amend the charter of the town of High Shoals.

By Messrs. Morris and McLain of Cobb—

A bill to be entitled an Act to incorporate the Elizabeth school district.

Also, a bill to be entitled an Act to incorporate the Mount Zion school district.

By Mr. Stovall of Chatham—

A bill to be entitled an Act to grant to the mayor and aldermen of Savannah certain lands.
By Messrs. Mayson and Candler of DeKalb—

A bill to be entitled an Act to amend the charter of the town of Decatur so as to authorize the mayor and council to construct a system of sewerage.

By Mr. Davison of Greene—

A bill to be entitled an Act to amend the charter of the city of Greensboro.

Respectfully submitted.

THOS. J. SHACKELFORD,
Chairman.

The following resolution was introduced and read, to wit:

By Messrs. Fields and McCurry—

A resolution making House Bill No. 517 the special order for Tuesday, July 14. The previous question to be called in twenty-five minutes after the bill is takeu up.

Referred to Committee on Rules.

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

By Messrs. Mayson and Candler—

A bill to provide for the registration of the qualified voters of the town of Lavonia so as to entitle all such voters to vote in the municipal elections of said town.

Referred to Committee on Corporations.
By Mr. Morris of Cobb—

A bill to create the Confederate Memorial Board of Georgia, and for other purposes.

Referred to General Judiciary Committee.

By Messrs. Mayson and Candler of DeKalb—

A bill to increase the authority of the mayor and council of Lavonia.

Referred to Committee on Corporations.

By unanimous consent the adverse report of the committee on House Bill No. 28, which is a bill to provide for the election of railroad commissioners of this State, was disagreed to and the bill resumed its place on the calendar.

By unanimous consent the following bill was taken up and the Senate amendment read and concurred in, to wit:

By Mr. Wooten of Montgomery—

A bill to repeal an Act to create the City Court of Mount Vernon.

The Senate proposed to amend by adding after the word "Governor" the following words, to wit:

"Provided that the present judge of said city court shall have authority to sign bills of exceptions and answer writs of certiorari after this Act shall go into effect within the time prescribed by law."

By unanimous consent the following bills were introduced and read the first time, to wit:
By Mr. Grice of Pulaski—

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

Referred to Special Judiciary Committee.

By Mr. Grice of Pulaski—

A bill to amend an Act to create the Board of Commissioners of Roads and Revenues for the county of Pulaski.

Referred to Special Judiciary Committee.

By Mr. Grice of Pulaski—

A bill to amend an Act permitting the establishing of dispensaries in Pulaski county.

Referred to Special Judiciary Committee.

By Mr. Richardson of Houston—

A bill to establish a new charter for the town of Byron.

Referred to Committee on Corporations.

By Mr. McHenry of Floyd (by request)—

A bill to amend the charter of the town of East Rome.

Referred to General Judiciary Committee.

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 School at Milledgeville, Ga.

Referred to Committee on Appropriations.
By Messrs. Mann and Strickland—

A bill to create a Board of Commissioners of Roads and Revenues for the county of Tatnall.

Referred to Committee on Corporations.

By Mr. Flynt of Spalding—

A bill to amend section 2427 of the Civil Code of 1895 relative to divorce suits.

Referred to Special Judiciary Committee.

By Mr. Stanford of Harris—

A resolution to pay pension to Mrs. Sarah Blackman of Harris county.

Referred to Committee on Pensions.

By Mr. Flynt of Spalding—

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

Referred to Special Judiciary Committee.

By Mr. Stovall of Chatham—

A bill to provide for the incorporation of telephone companies, and for other purposes.

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

A bill to provide for the better drainage of lands in the county of Fulton.

Referred to General Judiciary Committee.

By Messrs. Rogers and Thompson of Hall—

A bill to incorporate the town of Oakwood.

Referred to Committee on Counties and County Matters.

By Mr. Spence of Ware—

A bill to amend section 1039 of the Code, which provides for the punishment of misdemeanors, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Stovall of Chatham—

A bill to make an appropriation to the trustees of the University of Georgia to aid in the completion of the Winnie Davis Memorial Hall.

Referred to Committee on Appropriations.

By Mr. Yates of Catoosa (by request)—

A bill to prohibit hogs from running at large, and for other purposes.

Referred to Committee on Counties and County Matters.
By Messrs. George, Lawrence, Booth and Morgan—

A bill to incorporate the town of High Shoals in the counties of Walton and Morgan, and for other purposes.

Referred to Special Judiciary Committee.

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

Mr. Speaker:

The following bill of the House has failed to pass the Senate, which is:

A bill to revise the election laws of the State of Georgia.

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

By Messrs. Steed and Hixon of Carroll—

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

Mr. Steed of Carroll moved to disagree to the report of the committee, which was adverse to the passage of the bill.

Mr. Underwood called for the previous question, which call was sustained and the main question ordered.

The motion to disagree to the report of the committee, which was adverse to the passage of the bill, was then put to the House and carried; ayes 86, nays 38.

Mr. Morris of Cobb offered the following amendment, which was adopted, to wit:
To amend by striking section 4 and numbering the remaining sections accordingly.

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.—

<table>
<thead>
<tr>
<th>Alford</th>
<th>Flanigan</th>
<th>Martin,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Almond</td>
<td>Flynt</td>
<td>Mayson,</td>
</tr>
<tr>
<td>Ayres</td>
<td>Foster of Towns</td>
<td>Miller of Bullock,</td>
</tr>
<tr>
<td>Baldwin</td>
<td>Franklin</td>
<td>Mitcham,</td>
</tr>
<tr>
<td>Beall</td>
<td>Glenn</td>
<td>Morton,</td>
</tr>
<tr>
<td>Beauchamp</td>
<td>Hardeman</td>
<td>McBride,</td>
</tr>
<tr>
<td>Booth</td>
<td>Hawes</td>
<td>McCurry,</td>
</tr>
<tr>
<td>Bowen</td>
<td>Hayes</td>
<td>McElmurray,</td>
</tr>
<tr>
<td>Bower</td>
<td>Hendry</td>
<td>McLenny,</td>
</tr>
<tr>
<td>Boykin</td>
<td>Henry</td>
<td>McLain,</td>
</tr>
<tr>
<td>Brinson</td>
<td>Hicks</td>
<td>Newton,</td>
</tr>
<tr>
<td>Brock</td>
<td>Hixon of Carroll</td>
<td>Overstreet,</td>
</tr>
<tr>
<td>Brown</td>
<td>Holder</td>
<td>O'Quinn,</td>
</tr>
<tr>
<td>Bruce</td>
<td>Howard of Baldwin</td>
<td>Parker,</td>
</tr>
<tr>
<td>Buchannon</td>
<td>Howard of Laurens</td>
<td>Pate of Gwinnett</td>
</tr>
<tr>
<td>Bush</td>
<td>Hutcheson</td>
<td>Paulk of Coffee,</td>
</tr>
<tr>
<td>Calvin</td>
<td>Johnson of Clinch</td>
<td>Preston,</td>
</tr>
<tr>
<td>Carrington</td>
<td>Johnson of Crawford</td>
<td>Rankin,</td>
</tr>
<tr>
<td>Carswell</td>
<td>Jones of Pickens</td>
<td>Redwine,</td>
</tr>
<tr>
<td>Conner</td>
<td>Kelly</td>
<td>Rice,</td>
</tr>
<tr>
<td>Cook</td>
<td>Kendrick</td>
<td>Richardson,</td>
</tr>
<tr>
<td>Gromartie</td>
<td>Kent</td>
<td>Rogers of Hall,</td>
</tr>
<tr>
<td>Daniel</td>
<td>Knight</td>
<td>Rogers of McIntosh,</td>
</tr>
<tr>
<td>Davison</td>
<td>Lane</td>
<td>Roper,</td>
</tr>
<tr>
<td>Derrick</td>
<td>Lanier</td>
<td>Rountree,</td>
</tr>
<tr>
<td>Dozier</td>
<td>Lawrence</td>
<td>Stanford,</td>
</tr>
<tr>
<td>Edwards</td>
<td>Lowe</td>
<td>Steed of Carroll,</td>
</tr>
<tr>
<td>English</td>
<td>Mann</td>
<td>Strickland,</td>
</tr>
<tr>
<td>Evans</td>
<td>Maples</td>
<td>Thompson,</td>
</tr>
</tbody>
</table>
Those voting in the negative were Messrs.—

Adams, Houston, Rainey,
Bell of Milton, Howell, Rawls,
Blackburn, Jones of Dougherty, Shackelford,
Butts, Leigh, Shannon,
Clatt, Mills, Spence,
Crumbly, Mitchell, Steed of Taylor,
Duggan, Mizell, Stewart,
Felder, Moses, Stovall,
Foster of Oconee, Mulherin, Tracy,
Gaulden, McRae, Underwood,
Grenade, Pate of Dooly, Walker of Monroe,
Grice, Peyton, West,
Hall, Phillips of Jefferson, Wilson,
Harden, Proctor,

Those not voting were Messrs.—

Akin, Dunbar, Owen,
Alexander, Ennis, Paulk of Irwin,
Arnold, Fields, Phillips of Quitman,
Bell of Emanuel, Fussell, Reid,
Buchan, George, Ridley,
Burton, Griffin, Sanders,
Candler, Hixon of Sumter, Singletary,
Cann, Johnson of Baker, Slaton,
Carr, Kilburn, Tigner,
Daves, Knowles, Watson,
Davis, Little, Welch,
Deal, Miller of Muscogee, Wooten,
Duckett, Nisbet, Mr. Speaker.

Ayes 95; nays 41.

The roll-call was verified, and on counting the votes cast it was found that the ayes were 95, nays 41.
The bill having received the requisite constitutional ma-
ajority was passed as amended.

Mr. Steed of Carroll moved that the bill just passed be
immediately transmitted to the Senate, which motion pre-
vailed; ayes 96, nays 6.

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

Mr. Speaker:

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

A resolution requesting the Governor to return House
Bill No. 15.

The Senate also requests the House to return this bill to
the Senate.

Mr. Wellborn, chairman of the Committee on Enroll-
ment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment have examined and re-
port as properly enrolled, duly signed and ready for deliv-
erly to the Governor, the following Act, to wit:

An Act fixing the license fee for retailing liquors in the
coantry of Brooks, and for other purposes.

Respectfully submitted.

C. J. Wellborn, Jr.,
Chairman.
The following message from His Excellency, the Governor, was received through his Secretary, Mr. Blackburn, to wit:

Mr. Speaker:

In response to Joint Resolution No. 242, I am directed by His Excellency, the Governor, to return to the House of Representatives House Bill No. 15 for the purpose of amendment.

The reading of bills for a third time was resumed, to wit:

By Mr. Mulherin of Richmond—

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

The report of the committee, which was favorable to the passage of the bill, was disagreed to and the bill lost.

Pursuant to the provisions of a resolution asking the Governor to return to the House House Bill No. 15 in order that it might be amended, the same was returned, and on motion of Mr. Tigner of Muscogee was immediately transmitted to the Senate by a unanimous vote of the House.

By Messrs. Hardeman and Shackelford—

A bill to provide for the teaching of the elementary branches of agriculture and civil government in the public schools of this State, and for other purposes.

The following amendments were offered by Mr. Hardeman, which were adopted, to wit:
To amend by striking in line three of the caption the word "public" and inserting in lieu thereof the word "common."

To amend by inserting the word "county" in the fourth line of the caption before the word "board."

To amend by striking the words "and city superintendent" in the second line of section 2.

To amend by striking the word "public" in the second line of section 3 and inserting in lieu thereof the word "common."

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 121, nays 5.

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

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

By Messrs. Preston and Beauchamp—

A bill authorizing the Governor to pay to the heirs of any deceased widow of a Confederate soldier any pension which might have been due her at her death.

Referred to Committee on Pensions.

Mr. Harden of Chatham moved that the House adjourn, which motion prevailed.
Leave of absence was granted—

Mr. Mizell,
Mr. Hendry,
Mr. Bowen,
Mr. O'Quinn,
Mr. Little of Hancock,
Mr. Fussell.

The Speaker then announced the House adjourned until 9 o'clock to-morrow morning.

ATLANTA, GA.,
Friday, July 10, 1903.

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, Candler,
Alexander, Bower, Cann,
Alford, Boykin, Carr,
Almond, Brinson, Carrington,
Arnold, Brock, Carswell,
Ayres, Brown, Clatt,
Baldwin, Bruce, Conner,
Beall, Buchan, Cook,
Beauchamp, Buchannon, Cromartle,
Bell of Emanuel, Burton, Crumbly,
Bell of Milton, Bush, Daniel,
Blackburn, Butts, Daves,
Booth, Calvin, Davis,
<table>
<thead>
<tr>
<th>Davison,</th>
<th>Johnson of Crawford,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Derrick,</td>
<td>Peyton,</td>
</tr>
<tr>
<td>Dozier,</td>
<td>Jones of Dougherty,</td>
</tr>
<tr>
<td>Duckett,</td>
<td>Phillips of Jefferson,</td>
</tr>
<tr>
<td>Duggan,</td>
<td>Jones of Pickens,</td>
</tr>
<tr>
<td>Dunbar,</td>
<td>Phillips of Quitman,</td>
</tr>
<tr>
<td>Edwards,</td>
<td>Preston,</td>
</tr>
<tr>
<td>English,</td>
<td>Proctor,</td>
</tr>
<tr>
<td>Ennis,</td>
<td>Rainey,</td>
</tr>
<tr>
<td>Evans,</td>
<td>Rankin,</td>
</tr>
<tr>
<td>Fielder,</td>
<td>Rawls,</td>
</tr>
<tr>
<td>Files,</td>
<td>Redwine,</td>
</tr>
<tr>
<td>Flanigan,</td>
<td>Reid,</td>
</tr>
<tr>
<td>Flynt,</td>
<td>Rice,</td>
</tr>
<tr>
<td>Foster of Oconee,</td>
<td>Richardson,</td>
</tr>
<tr>
<td>Foster of Towns,</td>
<td>Ridley,</td>
</tr>
<tr>
<td>Franklin,</td>
<td>Rogers of Hall,</td>
</tr>
<tr>
<td>Fussell,</td>
<td>Rogers of McIntosh,</td>
</tr>
<tr>
<td>Gaulden,</td>
<td>Roper,</td>
</tr>
<tr>
<td>George,</td>
<td>Rountree,</td>
</tr>
<tr>
<td>Glenn,</td>
<td>Sanders,</td>
</tr>
<tr>
<td>Grenade,</td>
<td>Shackelford,</td>
</tr>
<tr>
<td>Grice,</td>
<td>Shannon,</td>
</tr>
<tr>
<td>Griffin,</td>
<td>Singletary,</td>
</tr>
<tr>
<td>Hall,</td>
<td>Slaton,</td>
</tr>
<tr>
<td>Hardeman,</td>
<td>Spence,</td>
</tr>
<tr>
<td>Harden,</td>
<td>Stanford,</td>
</tr>
<tr>
<td>Hawes,</td>
<td>Steed of Carroll,</td>
</tr>
<tr>
<td>Hayes,</td>
<td>Steed of Taylor,</td>
</tr>
<tr>
<td>Hendry,</td>
<td>Stewart,</td>
</tr>
<tr>
<td>Henry,</td>
<td>Stovall,</td>
</tr>
<tr>
<td>Hicks,</td>
<td>Strickland,</td>
</tr>
<tr>
<td>Hixon of Carroll,</td>
<td>Thompson,</td>
</tr>
<tr>
<td>Hixon of Sumter,</td>
<td>Thurman,</td>
</tr>
<tr>
<td>Holder,</td>
<td>Tigner,</td>
</tr>
<tr>
<td>Houston,</td>
<td>Tracy,</td>
</tr>
<tr>
<td>Howard of Baldwin,</td>
<td>Underwood,</td>
</tr>
<tr>
<td>Howard of Laurens,</td>
<td>Valentine,</td>
</tr>
<tr>
<td>Howell,</td>
<td>Walker of Monroe,</td>
</tr>
<tr>
<td>Hutcheson,</td>
<td>Walker of Pierce,</td>
</tr>
<tr>
<td>Johnson of Baker,</td>
<td>Watson,</td>
</tr>
<tr>
<td>Johnson of Clinch,</td>
<td>Wellborn,</td>
</tr>
<tr>
<td></td>
<td>West,</td>
</tr>
<tr>
<td></td>
<td>Whitley,</td>
</tr>
<tr>
<td></td>
<td>Wilson,</td>
</tr>
</tbody>
</table>
Those absent were Messrs.—

Akin, Lanier, Welch,
Deal, Paulk of Irwin

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

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

By Mr. Howell of Meriwether—

A resolution making Resolution 199 the special order for July 11, immediately after the confirmation of the Journal.

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 House Bill which they instruct me 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 of 1895, relative to State depositories.

Also, the following bill which they recommend do pass as amended:
A bill to amend section 1908, volume 2 of the Code relative to the management of banks.

P M. Hawes,
Vice-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 bill:

By Mr. Underwood of White—

An Act to be entitled an Act to allow the qualified voters of Blue Ridge district of said county to determine as to the rebuilding of fences in said district, and recommend that it do pass.

A. B. Mitcham,
Vice-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. 5, which proposes to amend an Act protective of game, insectiverous, singing-birds, etc., and have instructed me to report the same back to the House with a recommendation that the bill pass by substitute.

The committee have had under consideration House Bill
No. 110, which proposes to protect non-game birds particularly, and have instructed me to report the same back with a recommendation that it do pass as amended.

Respectfully submitted.

MARTIN V. CALVIN,
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. 585, and instruct me as their chairman to report the same back to the House with a recommendation that it do pass as amended.

J. J. CONNER,
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 bills and resolutions of the House, and instruct me as their chairman to report them back to the House with the recommendation that they do pass:

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

A bill to appropriate $15,000 to the Georgia State Sanitarium.
By Messrs. Stovall and Hawes—

A bill to appropriate $2,000 to pay for transcript of records pertaining to Colonial and Revolutionary periods of this State.

A resolution to pay E. R. Black certain compensation.

Respectfully submitted.

CHAS. L. DAVIS,
Chairman.

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

Mr. Speaker:

Your Committee of Special Judiciary has had under consideration the following bills of the House, and has instructed me as its chairman to report them back to the House with the recommendation that the same do pass:

By Mr. Flynt of Spalding—

To amend the charter of the city of Griffin.

By Mr. Flynt of Spalding—

To amend section 2427 of the Civil Code of 1895.

By Mr. Grice of Pulaski—

To amend an Act creating a Board of Commissioners of Roads and Revenues in the county of Pulaski.
By Mr. Grice of Pulaski—

To amend an Act permitting the establishment of dispensaries in the county of Pulaski.

By Mr. Grice of Pulaski—

To amend the charter of the city of Hawkinsville.

I am instructed to report the following bill of the House back with the recommendation that the same do not pass:

By Mr. Adams of Putnam—

To amend section 672 of volume 3 of the Code of 1895.

I am instructed to report the following Senate bill to the House with the recommendation that the same do pass:

By Mr. Harrell of the 8th district—

To amend an Act establishing the City Court of Bainbridge, in the city of Bainbridge, in Decatur county.

I am also instructed to report back to the House the following bill with the recommendation that it do pass, to wit:

By Mr. Griffin of Twiggs—

A bill to amend an Act to incorporate the town of Jeffersonville.

Respectfully submitted.

J. J. FLYNT,
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 repeal an Act approved December 23, 1898, amending an Act to regulate the fees of attorneys and receivers in certain cases.

Also, a bill to amend an Act creating a new charter for the city of Douglas.

The Senate has also passed by the requisite constitutional majority the following bills of the House:

A bill to repeal an Act entitled an Act to amend section 610, volume 1 of the Code.

Also, a bill to repeal an Act establishing the City Court of Jefferson, Jackson county.

Also, a bill to amend the Act establishing the City Court of Greenville.

Also, a resolution for the relief of E. A. Buck of Berrien county.

Also, a resolution to pay the pension of Jesse E. Butler to his widow.

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

By Mr. Mitchell of Thomas—

A resolution making the order of business for Saturday,
July 11, beginning at 11 o'clock a.m., the reading of local bills first, second and third times, and all local bills with Senate amendments.

At the request of Mr. Daniel of Emanuel House Bill No 605 was recommitted to the General Judiciary Committee.

Under instruction from the Committee on General Agriculture Mr. Calvin requested, and it was so ordered by the House, that 200 copies of a substitute for House Bill No. 5, and 200 copies of House Bill No. 210 as amended, be printed for the use of the House.

Under the head of Unfinished Business the following bills were read the first time, to wit:

By Mr. Mills of Cherokee—

A resolution providing for the payment of the pension due Isaac Swafford to his widow.

Referred to Committee on Pensions.

By Mr. Thurman of Walker—

A bill to authorize county commissioners to administer oaths, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Phillips of Jefferson—

A bill to incorporate the town of Spread in the county of Jefferson.

Referred to Committee on Counties and County Matters.
By Mr. Newton of Colquitt—

A bill to amend an Act to create a city court in the city of Moultrie.

Referred to Committee on Counties and County Matters.

By Mr. Thurman of Walker—

A bill to establish a new charter for the town of La-Fayette in Walker county.

Referred to Committee on Corporations.

By Mr. Thurman of Walker—

A bill to authorize administrators to sell real estate in certain cases on the property instead of at the courthouse door.

Referred to Special Judiciary Committee.

By Mr. Conner of Bartow—

A bill to require the State to pay the expenses of counties which are liable of the trial of all cases against the W. & A. R. R.

Referred to W & A. R. R. Committee.

By Mr. Mizell of Charlton—

A bill to amend an Act to create a Board of Commissioners of Roads and Revenues for the county of Charlton.

Referred to Committee on Counties and County Matters.
By Mr. Stewart of Calhoun—

A bill to change the time of holding the superior courts of the Albany circuit.

Referred to Committee on Counties and County Matters.

By Mr. Fussell of Chattahoochee—

A bill to repeal section 934, volume 3 of the Code relative to the giving of bail before trial.

Referred to General Judiciary Committee.

By Messrs. Davison and Underwood—

A bill to authorize the Pension Commissioner to pay over to the ordinaries the pensions which have accrued to any deceased pensioner.

Referred to Committee on Pensions.

By Mr. Foster of Oconee—

A bill to repeal an Act to provide a solicitor for the County Court of Oconee county.

Referred to Committee on Corporations.

By Mr. Blackburn of Fulton—

A bill authorizing county commissioners of certain counties to appoint one or more persons to examine books, etc., and for other purposes.

Referred to General Judiciary Committee.
By Mr. Shannon of Monroe—

A resolution to pay the pension due John S. Flynt to his daughter.

Referred to Committee on Pensions.

By Mr. Cann of Chatham—

A bill to amend the charter of the Savannah Trust Company.

Referred to Committee on Corporations.

By unanimous consent the following bills were read the second time, to wit:

By Mr. Foster of Oconee—

A bill to amend an Act to incorporate the town of High Shoals.

By Mr. Morris of Cobb—

A bill to incorporate the Mount Zion school district.

By Mr. Davison of Greene—

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

By Mr. Underwood of White—

A bill providing for an election to be held in the Blue-Ridge district of White county so as to determine whether there shall be fence or no fence.
By Messrs. Morris and McLain—

A bill to incorporate the Elizabeth school district in Cobb county.

By Messrs. Mayson and Candler.

A bill to amend the charter of Decatur.

By Mr. Morris of Cobb—

A bill to amend an Act to incorporate the Upshaw school district.

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.

By Messrs. Mayson and Candler—

A bill to amend the charter of the town of Decatur so as to construct a system of sewerage.

By Messrs. Mayson and Candler—

A bill to amend the charter of Decatur relative to paving of sidewalks.

By Mr. Conner of Bartow—

A bill to amend an Act to protect fish in the streams of Bartow county.

By Mr. Hayes of Macon—

A bill to amend the charter of the town of Montezuma.
By Mr. Flynt of Spalding—

A bill to amend the charter of Griffin.

By Mr. Whitley of Douglas—

A bill to amend an Act creating a Board of County Commissioners for the county of Douglas.

By Mr. Grice of Pulaski—

A bill to amend an Act to create a Board of Commissioners of Roads and Revenues for the county of Pulaski.

By Mr. Grice of Pulaski—

A bill to amend an Act to permit the establishing of dispensaries in Pulaski county.

By Mr. Grice of Pulaski—

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

By Mr. Rainey of Terrell—

A bill to amend the charter of the town of Parrott.

By Mr. Duggan of Randolph—

A bill to create a Board of Commissioners of Roads and Revenues for the county of Randolph.

By Messrs. Booth and Lawrence—

A bill to repeal an Act to create the Commissioners of Roads and Revenues of Walton county.
FRIDAY, JULY 10, 1903.

By Mr. Kendrick of Taliaferro—

A bill to amend an Act to incorporate the town of Sharon.

By Mr. Stovall of Chatham—

A bill to grant certain land in the city of Savannah to the mayor and aldermen.

By Messrs. Mayson and Candler—

A bill to amend an Act to incorporate the town of Edgewood.

By Mr. Griffin of Twiggs—

A bill to amend an Act to incorporate the town of Jeffersonville.

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. Thompson of Hall—

A bill to prohibit the trapping or netting of fish in the county of Hall.

Referred to Committee on Counties and County Matters.

By Mr. Hayes of Macon—

A bill to constitute the Clerk of the Superior Court of Macon county *ex-officio* the Clerk of the County Court.

Referred to Special Judiciary Committee.
By Mr. Brown of Houston—

A resolution to pay the pension of Carrie Wilson to her daughter.

Referred to Committee on Pensions.

By Mr. Adams of Putnam—

A bill to make it penal for any person to procure money on a contract to perform labor with fraudulent intent.

Referred to Committee on Counties and County Matters.

By Mr. Philips of Jefferson—

A bill to amend an Act to create a system of public schools in the town of Wadley.

By Mr. Reid of Campbell—

A bill to regulate the proceedings in certain garnishment cases.

Referred to General Judiciary Committee.

By Mr. Reid of Campbell—

A bill to declare illegal any assignment or sale by any employee whose wages are exempt from law from process of garnishment.

Referred to General Judiciary Committee.
By Mr. Reid of Campbell—

A bill to appropriate $1,350 to pay part of the cost of paving Mitchell street.

Referred to Committee on Corporations.

By Mr. Overstreet of Screven—

A bill to regulate the carrying of weapons, etc.

Referred to General Judiciary Committee.

By Mr. Overstreet of Screven—

A bill providing for the indexing of deeds, both direct and reverse.

Referred to General Judiciary Committee.

By Mr. Thompson of Hall—

A bill to amend an Act to create a Board of Commissioners of Roads and Revenues for the county of Hall.

Referred to Committee on Counties and County Matters.

By Mr. Fields of Dooly—

A bill to create the City Court of Cordele.

By Mr. West of Lowndes—

A bill to prohibit the adulteration of turpentine and naval stores.

Referred to General Judiciary Committee.
By Mr. West of Lowndes—

A bill to provide for the compilation of all records and papers concerning the W & A. R. R.

By Mr. Butts of Glynn—

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

Referred to General Judiciary Committee.

By Mr. Butts of Glynn (by request)—

A bill to allow trustees to resign their trust; provide how they may resign, and for other purposes.

Referred to General Judiciary Committee.

By Messrs. Hardeman and Holder—

A bill to repeal section 502, volume 1 of the Code relative to notaries public.

Referred to Committee on Corporations.

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. 245, and they recommend that the same do pass by substitute.

Also, House Resolutions Nos. 227 and 244, and they recommend that the same do pass as amended.
Also, House Resolutions Nos. 241 and 242, and they recommend that the same do pass.

Mr. Morris,
Chairman ex-officio.

The following resolutions were read, to wit:

By Mr. Mitchell of Thomas—

A resolution making the order of business for Saturday, July 11, local bills for first, second and third reading, and local bills with Senate amendments.

The Committee on Rules offered the following substitute, to wit:

1. All local House bills, third reading.
2. Local Senate bills, third reading.
3. Local House bills with Senate amendments.
4. All bills for first and second reading, except bills unfavorably reported.

The resolution was adopted by substitute.

By Mr. Felder of Bibb—

A resolution making House Bill No. 281 the special order for Thursday, July 16.

The resolution was adopted.

By Messrs. Fields and McCurry—

A resolution making House Bill No. 517 the special
order for July 14, immediately after the reading of the Journal.

The resolution was adopted.

By Mr. George of Morgan—

A resolution making House Bill No. 288 the special order for Wednesday, July 8, at 10 o'clock.

The committee proposed to amend by striking out "July 8, at 10 o'clock," and insert July 15, immediately after confirmation of the Journal.

The resolution was adopted as amended.

By Mr. Howell of Meriwether—

A resolution making Resolution No. 199 the special order for July 11, immediately after reading of Journal.

Committee proposed to amend by striking "July 11" and insert July 10, at 11:30 o'clock.

The resolution was then adopted as amended.

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

By Mr. Comas of the 3d District—

A bill to create a Board of Road and Bridge Commissioners for the county of Appling.

By Mr. Harrell of the 8th District—

A bill to amend an Act to create the City Court of Bainbridge.
By Mr. Skelton of the 31st District—

A bill to provide for the collection of the revenue of the State arising under special occupation and license taxes.

By Mr. Tisinger of the 25th District—

A bill to regulate the law of year’s support.

The following Senate bills were read the first time, to wit:

By Mr. Howell of the 31st District—

A bill to amend an Act to create a new charter for the city of Atlanta.

Referred to General Judiciary Committee.

By Mr. Snead of the 29th District—

A bill to prohibit the exacting of more than eight per cent. interest on any loan.

Referred to General Judiciary Committee.

By Mr. Van Buren of the 21st District—

A resolution to direct the State Printer to print and bind certain public records.

Referred to Committee on Public Library.

By Mr. Worsham of the 22d District—

A bill to repeal an Act to amend an Act to regulate the fees of attorneys and receivers in certain cases.

Referred to Committee on Counties and County Matters.
By Mr. Sweat of the 5th District—

A bill to amend an Act to create a new charter for the city of Douglas.

Referred to Committee on Corporations.

By Mr. Davis of the 17th District—

A bill to amend paragraph 2, section 2 of the State Constitution.

Referred to Committee on Constitutional Amendment.

By Mr. Symons of the 4th District—

A bill to amend the General Tax Act so as to exempt certain Confederate soldiers from taxation.

Referred to Committee on Counties and County Matters.

By Mr. Davis of the 17th District—

A bill to require all persons and corporations to pay taxes in the counties where they are required to be returned by law.

Referred to Committee on Ways and Means.

By Mr. Jordan of the 28th District—

A bill to provide how manufacturing and other companies, who have property on county lines, shall return same for taxation.

Referred to Committee on Ways and Means.
By Mr. Tisinger of the 25th District—

A bill to change the time of holding the fall term of the Upson Superior Court.

Referred to Special Judiciary Committee.

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

By Mr. Mills of Cherokee—

A bill to place the registration or voter’s books in the hands of notaries public and justices of the peace of each militia district, instead of in the hands of the tax collectors, and for other purposes.

Mr. Lane of Sumter moved that the bill be indefinitely postponed.

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

The motion to indefinitely postpone was then put to the House and carried.

Mr. Shackelford, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Corporations have had under consideration the following Senate Bill:

By Mr. Howell of the 35th District—

A bill to be entitled an Act to authorize the Marietta Sewerage Company to occupy the streets of Marietta, and
instruct 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.

The hour of 11 o'clock having arrived 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 Messrs. Davis and Howell of Meriwether—

A resolution to make an appropriation to meet the deficiency in the insurance fund for 1901 and to make the same immediately available.

An appropriation being involved the House resolved itself into a committee of the whole and the Speaker designated as chairman of the committee Mr. Hall of Bibb.

After a consideration of the resolution the committee arose and through their chairman reported the same back to the House with the recommendation that it do pass as amended.

The committee proposed to amend by striking "five thousand dollars" and inserting in lieu thereof "three thousand dollars."

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.—

<table>
<thead>
<tr>
<th>Adams,</th>
<th>Fields,</th>
<th>Miller of Bullock,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alexander,</td>
<td>Flanigan,</td>
<td>Mills,</td>
</tr>
<tr>
<td>Arnold,</td>
<td>Flynt,</td>
<td>Mitcham,</td>
</tr>
<tr>
<td>Ayres,</td>
<td>Foster of Oconee,</td>
<td>Mitchell,</td>
</tr>
<tr>
<td>Baldwin,</td>
<td>Foster of Towns,</td>
<td>Morton,</td>
</tr>
<tr>
<td>Beall,</td>
<td>Franklin,</td>
<td>Moses,</td>
</tr>
<tr>
<td>Beauchamp,</td>
<td>Gaulden,</td>
<td>Mulherin,</td>
</tr>
<tr>
<td>Bell of Milton,</td>
<td>George,</td>
<td>McBride,</td>
</tr>
<tr>
<td>Blackburn,</td>
<td>Glenn,</td>
<td>McElmurray,</td>
</tr>
<tr>
<td>Booth,</td>
<td>Grenade,</td>
<td>McHenry,</td>
</tr>
<tr>
<td>Bower,</td>
<td>Grice,</td>
<td>McLain,</td>
</tr>
<tr>
<td>Boykin,</td>
<td>Griffin,</td>
<td>McTae,</td>
</tr>
<tr>
<td>Brinson,</td>
<td>Hall,</td>
<td>Newton,</td>
</tr>
<tr>
<td>Brock,</td>
<td>Hardeman,</td>
<td>Nisbet,</td>
</tr>
<tr>
<td>Brown,</td>
<td>Harden,</td>
<td>Overstreet,</td>
</tr>
<tr>
<td>Bruce,</td>
<td>Hawes,</td>
<td>Parker,</td>
</tr>
<tr>
<td>Buchan,</td>
<td>Hayes,</td>
<td>Pate of Dooly,</td>
</tr>
<tr>
<td>Buchannon,</td>
<td>Henry,</td>
<td>Pate of Gwinnett,</td>
</tr>
<tr>
<td>Burton,</td>
<td>Hicks,</td>
<td>Pate of Coffee,</td>
</tr>
<tr>
<td>Bush,</td>
<td>Hixon of Carroll,</td>
<td>Peyton,</td>
</tr>
<tr>
<td>Calvin,</td>
<td>Houston,</td>
<td>Phillips of Jefferson,</td>
</tr>
<tr>
<td>Candler,</td>
<td>Howard of Baldwin,</td>
<td>Phillips of Quitman,</td>
</tr>
<tr>
<td>Cann,</td>
<td>Howard of Laurens,</td>
<td>Proctor,</td>
</tr>
<tr>
<td>Carswell,</td>
<td>Hutcheson,</td>
<td>Rainey,</td>
</tr>
<tr>
<td>Cliatt,</td>
<td>Johnson of Crawford,</td>
<td>Rankin,</td>
</tr>
<tr>
<td>Conner,</td>
<td>Jones of Pickens,</td>
<td>Rawls,</td>
</tr>
<tr>
<td>Cook,</td>
<td>Kelly,</td>
<td>Redwine,</td>
</tr>
<tr>
<td>Cromartie,</td>
<td>Kendrick,</td>
<td>Rice,</td>
</tr>
<tr>
<td>Crumbly,</td>
<td>Kent,</td>
<td>Richardson,</td>
</tr>
<tr>
<td>Daniel,</td>
<td>Kilburn,</td>
<td>Ridley,</td>
</tr>
<tr>
<td>Davis,</td>
<td>Knight,</td>
<td>Rogers of Hall,</td>
</tr>
<tr>
<td>Davisou,</td>
<td>Knowles,</td>
<td>Rogers of McIntosh,</td>
</tr>
<tr>
<td>Derrick,</td>
<td>Lane,</td>
<td>Roper,</td>
</tr>
<tr>
<td>Dozier,</td>
<td>Leigh,</td>
<td>Rountree,</td>
</tr>
<tr>
<td>Duggan,</td>
<td>Little,</td>
<td>Sanders,</td>
</tr>
<tr>
<td>Dunbar,</td>
<td>Lowe,</td>
<td>Shackelford,</td>
</tr>
<tr>
<td>Edwards,</td>
<td>Mann,</td>
<td>Shannon,</td>
</tr>
<tr>
<td>English,</td>
<td>Maples,</td>
<td>Slaton,</td>
</tr>
<tr>
<td>Evans,</td>
<td>Martin,</td>
<td>Stanford,</td>
</tr>
<tr>
<td>Felder,</td>
<td>Mayson,</td>
<td>Steed of Carroll,</td>
</tr>
</tbody>
</table>
Steed of Taylor, Stecy, West.
Stewart, Underwood, Wilson.
Stovall, Valentine, Wise.
Strickland, Walker of Monroe, Wise.
Thompson, Walker of Pierce, Womble.
Thurman, Wellborn, Wooten.
Tigner, Yates.

Those not voting were Messrs.—

Akin, Russell, McCurry.
Alford, Hendry, Owen,
Almond, Hixon of Sumter, O'Quinn.
Bell of Emanuel, Holder, Paulk or Irwin.
Bowen, Howell, Preston.
Butts, Johnson of Baker, Reid.
Carr, Johnson of Clinch, Singletary.
Carrington, Jones of Dougherty, Spence.
Daves, Lanier, Watson.
Deal, Lawrence, Welch.
Duckett, Miller of Muscogee, Whitley.
Ennis, Mizell, Mr. Speaker.

Ayes 139; nays 0.

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

On passage of the bill the ayes were 139, nays 0.

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

By Mr. Johnson of Baker—

A resolution providing for the payment of the pension of B. G. Smith of Baker county.

The House resolved itself into a committee of the whole
for a consideration of the resolution and the Speaker designated as chairman of the committee Mr. Rankin of Gordon.

After a consideration of the resolution the committee arose and through their chairman reported the same back to the House with the recommendation that it be laid on the table.

The report of the committee was agreed to.

By Messrs. Houston, Hardeman and Harden—

A resolution providing for the appropriation of money to defray the expenses of the erection of statues of Hon. Alexander Stephens and Crawford W Long in the Statuary Hall at Washington.

The House resolved itself into a committee of the whole and the Speaker designated as chairman of the committee Mr. Dunbar of Richmond.

After consideration of the resolution the committee arose and through their chairman reported progress and asked leave to sit again.

At the request of Mr. Adams of Putnam House Bill No. 572 was recommitted to the Temperance Committee.

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 Act, to wit:
An Act to repeal an Act to establish the City Court of Mount Vernon.

Also, a resolution requesting the Governor to return House Bill No. 15.

Respectfully submitted.

C. J. Wellborn, Jr.,
Chairman.

The following resolution was read and adopted, to wit:

By Mr. Stovall of Chatham—

A resolution tendering the thanks of the House to Hon. Jno. M. Egan, president C. of G. Ry., for courtesies extended the General Assembly on their trip to Griffin, and also thanking Hon. Jas. J. Flynt, Representative from Spalding county, and the citizens of Griffin and Spalding county for their hospitality.

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

By Mr. Slaton of Fulton—

A bill to appropriate $5,000 to the State University for the State Technological school.

Referred to Committee on Appropriations.

By Mr. Owen of Pike—

A bill to incorporate the Concord school district in Pike county.

Referred to Committee on Counties and County Matters.
Leave of absence was granted—

Mr. Daniel,
Mr. Womble,
Mr. Mann,
Mr. Strickland,
Mr. Walker of Monroe,
Mr. Mitcham,
Mr. Baldwin,
Mr. Stanford,
Mr. Johnson of Crawford,
Mr. Richardson,
Mr. English,
Mr. Tigner,
Mr. Adams,
Mr. Burton,
Mr. Shannon,
Mr. Newton,
Mr. Johnson of Clinch,
Mr. Knight,
Mr. Franklin,
Mr. Stovall.

On motion of Mr. Wellborn 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.

On motion of Mr. Brinson of Decatur the call of the roll was dispensed with.

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

The Clerk read the order of business for the day, which was as follows:

1st. All local House bills for third reading.
2d. All local Senate bills for third reading.
3d. All local House bills with Senate amendments.
4th. All bills for first and second reading except bills unfavorably reported.

Mr. Jones of Dougherty moved that all members having bills to introduce send them to the Clerk's desk, which motion prevailed.

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

By Mr. Steed of Taylor—

A resolution appointing a committee to revise and compile the common school laws of Georgia.

Referred to Committee on Education.
By Mr. Miller of Bulloch—

A bill to amend section 388, volume 3 of the Code relative to the giving of bond, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. McHenry of Floyd (by request)—

A bill to amend the charter of the city of Rome so as to extend the corporate limits.

Referred to General Judiciary Committee.

By Mr. McHenry of Floyd (by request)—

A bill to amend the charter of the city of Rome so as to authorize the said city to erect and operate an electric plant.

Referred to General Judiciary Committee.

By Mr. Rankin of Gordon—

A bill to provide for the appointment of a Board of Visitors to the Technological School, to define their duties, etc., and for other purposes.

Referred to Committee on General Judiciary.

By Mr. George of Morgan—

A bill to empower the mayor and council of the city of Madison to construct a system of water-works.

Referred to Committee on Corporations.
By Messrs. Stovall and Underwood—

A bill to amend the general appropriation Act for 1903 and 1904 which relates to the republication of Georgia Reports.

Referred to Committee on Ways and Means.

By Mr. Shackelford of Clarke—

A bill to amend an Act to create the Northeastern Banking Company.

Referred to Committee on Banks and Banking.

By Mr. McBride of Lee—

A bill to incorporate the town of Beloit in the county of Lee.

Referred to Committee on Counties and County Matters.

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 recommend that the same do pass, to wit:

By Mr. Thompson of Hall—

A bill to prohibit trapping, netting and hooking fish in the months of March, April and May for the next three years.
By Mr. Stewart of Calhoun—

A bill to change and fix the time for holding superior courts in the counties of Decatur, Worth, Calhoun and Mitchell in Albany district.

By Mr. Thompson of Hall—

A bill to create a Board of Commissioners of Roads and Revenues in said county.

By Mr. Phillips of Jefferson—

A bill to establish a system of public schools in the town of Wadley in said county.

By Mr. Boykin of Lincoln—

A bill to incorporate the Amity school district, and for other purposes.

By Messrs. Rogers and Thompson of Hall—

A bill to incorporate the town of Oak Wood, and to define limits thereof.

By Mr. Adams of Putnam—

A bill to make it unlawful to procure money or other valuables on contract to perform labor with intent to defraud, and fix punishment, etc.

By Mr. Newton of Colquitt—

A bill to establish a city court in the town of Moultrie, and for other purposes.
By Mr. Phillips of Jefferson—

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

By Mr. Yates of Catoosa—

A bill to prohibit hogs from running at large in said county.

Also, the following Senate bill:

By Mr. Worsham—

A bill to repeal an Act to regulate the fees of attorneys and receivers in cases where receivers are appointed.

Respectfully submitted.  

JOHN R. SHANNON,  
Chairman.

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

Mr. Speaker:

Your Committee on Special Judiciary has had under consideration House Bill No. 618.

By Messrs. George of Morgan and Booth and Lawrence of Walton—

A bill to amend an Act to incorporate the town of High Schools in the counties of Walton and Morgan; to define its limits and to prescribe its municipal powers, and for other purposes, and I am instructed as its chairman to
The following bill was read the second time and re-committed to the Committee on Corporations, to wit:

By Messrs. McLain and Morris of Cobb—

A bill to amend the charter of the town of Acworth in Cobb county.

By Mr. Morris of Cobb—

A bill to incorporate the Olive Springs school district.

The above bill was read the second time and re-committed to the Committee on Corporations.

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

By Mr. Gaulden of Brooks—

A bill to amend the charter of the town of Morven.

The 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. Morris of Cobb—

A bill to incorporate the Mount Zion 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. Mann of Tattnall—

A bill to amend the charter of the town of Lyons.

The 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. Morris and McLain of Cobb—

A bill to authorize the mayor and council of the town of Roswell 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 91, nays 0.

The bill having received the requisite constitutional majority was passed.
By Messrs. Morris and McLain of Cobb—

A bill to incorporate the Elizabeth 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 91, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Mayson and Candler of DeKalb—

A bill to amend an Act to incorporate the town of Edgewood.

The 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. Stanford of Harris—

A bill to amend the charter of the town of Hamilton.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 97, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Stanford of Harris—

A bill to amend section 10 of the charter of the town of Chipley.

The 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. Mills of Cherokee—

A bill to amend the charter of the town of Ball Ground in Cherokee county

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Brock of Dade—

A bill to repeal an Act to create a Board of Commissioners of Roads and Revenues for the county of Dade.

The 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. Rainey of Terrell—

A bill to incorporate the Sasser school district.

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 94, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Rankin of Gordon—

A bill to incorporate the town of Plainville in Gordon county.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Tracy of Webster—

A bill to prohibit the sale of liquors in Webster county except through the medium of a dispensary.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 88, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Overstreet of Screven—

A bill to repeal an Act to create a system of public schools for the Sylvania 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 98, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. McBride of Lee—

A bill to incorporate the town of Armena in Lee county.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 91, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Rainey of Terrell—

A bill to amend an Act to incorporate the town of Bronwood.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Bush of Miller—

A bill to incorporate the town of Boykin in Miller county.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 93, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Cann of Chatham—

A bill to amend an Act to repeal as much of the charter of Savannah as provides for the election of a jailer.

The 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. Bell of Emanuel—

A bill to incorporate the town of Nunez in Emanuel county.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 96, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Rainey of Terrell—

A bill to incorporate the Parrott 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 94, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Mitchell, Rountree and Singletary of Thomas—

A bill to amend the charter of the town of Metcalf.

The 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 incorporate the Whitesburg 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 94, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Griffin of Twiggs—

A bill to amend an Act to create a Board of Commissioners of Roads and Revenues for Twiggs 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 96, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Mayson and Candler of DeKalb—

A bill to amend the charter of the town of Decatur relative to construction of water-works.

The 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 Messrs. Mayson and Candler of DeKalb—

A bill to amend the charter of the town of Decatur relative to constructing a system of sewerage.

The 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. Mitchell of Thomas—

A bill to amend the charter of the town of Cairo.

The 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. Maples of Mitchell—

A bill to incorporate the town of Baconton.

The 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. Mayson and Candler of DeKalb—

A bill to amend the charter of the town of Decatur relative to the paving of sidewalks.

The 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. Rainey of Terrell—

A bill to incorporate the Bronwood 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 89, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Conner of Bartow—

A bill to amend an Act 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. Stovall of Chatham—

A bill to grant certain land to the mayor and aldermen of Savannah.

The 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. Hayes of Macon—

A bill to amend an Act to amend the charter of the town of Montezuma.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the ayes were 88, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Booth and Lawrence—

A bill to repeal an Act to create a Board of Commissioners of Roads and Revenues for Walton county.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 94, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Whitley of Douglas—

A bill to amend an Act to create a Board of County Commissioners for Douglas county.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Morris of Cobb—

A bill to amend an Act to incorporate the Upshaw school district.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Rainey of Terrell—

A bill to amend the charter of the town of Parrott.

The 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. Calvin of Richmond—

A bill to authorize the city of Augusta to lay out and maintain boulevards.

The 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.
JOURNAL OF THE HOUSE.

By Mr. Davison of Greene—

A bill to amend the charter of the town of Greensboro in 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 100, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Kendrick of Taliaferro—

A bill to amend an Act to incorporate the town of Sharon.

The 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. Grice of Pulaski—

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

The 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 permitting the establishment of dispensaries in the county of Pulaski.

The 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. Underwood of White—

A bill to allow the voters of the Blue Ridge district to hold an election so as to determine whether there shall be fence or no fence.

The 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. Duggan of Randolph—

A bill to create a Board of Commissioners of Roads and Revenues for the county of Randolph.

The 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. Griffin of Twiggs—

A bill to amend an Act to incorporate the town of Jeffersonville.

The 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. Gaulden of Brooks—

A bill to incorporate the town of Barney.

The 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 an Act to create a Board of Commissioners of Roads and Revenues for the county of Pulaski.

The 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. Flynt of Spalding—

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

The 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.

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

By Mr. Comas of the 3d District—

A bill to create a Board of Road and Bridge Commissioners for the county of Appling.

The 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. Sweat of the 5th District—

A bill to establish dispensaries in the county of Coffee.

The report of the committee, which was favorable to the passage of the bill, was agreed to.
On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

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

By Mr. Stewart of Calhoun—

A bill to change and fix the time for holding the superior courts in the Albany circuit.

By Mr. Felder of Bibb—

A bill for the relief of J. W Wilcox.

By Messrs. Steed and Hixon of Carroll—

A resolution to pay the pension of I. N. Taylor to his widow.

By Messrs. Hixon and Lane of Sumter—

A bill to require persons operating cotton-gins in this State to register same.

By Mr. Cann of Chatham—

A bill to amend section 1908, volume 2 of the Code which provides by whom banks shall be managed.

By Mr. Flynt of Spalding—

A bill to amend section 2427 of the Civil Code relative to divorce suits.

By Mr. Slaton of Fulton—

A bill to regulate the sale of stocks in bulk.
By Mr. Moses of Coweta—

A bill to amend section 3472 of the Code.

By Mr. Hawes of Elbert—

A bill to amend an Act to amend section 3667 of the Code.

By Mr. Roper of Dawson—

A bill to grant persons or corporations engaged in rafting or transporting lumber the right to use non-navigable waters.

By Mr. Phillips of Jefferson—

A bill to incorporate the town of Spread.

By Mr. Griffin of Twiggs—

A bill to amend an Act to fix the time of holding the superior courts of the Oconee circuit.

By Mr. Felder of Bibb—

A bill to amend section 4821, volume 2 of the Code.

By Mr. Candler of DeKalb—

A bill to amend section 982, volume 1 of the Code.

By Mr. Yates of Catoosa (by request)—

A bill to prohibit hogs from running at large.
By Mr. Newton of Colquitt—

A bill to amend an Act to create the City Court of Moultrie.

By Mr. Adams of Putnam—

A bill to make it penal for any person to secure money on a contract to perform labor with intent to defraud.

By Messrs. Rogers and Thompson of Hall—

A bill to incorporate the town of Oakwood.

By Mr. Boykin of Lincoln—

A bill to incorporate the Amity school district.

By Mr. Tigner of Muscogee (by request)—

A bill to regulate and provide for companies doing a purely mutual business in the insurance of cotton factories exclusively.

By Mr. Thompson of Hall—

A bill to prohibit the netting or trapping of fish in Hall county.

By Mr. Rankin of Gordon—

A bill to provide that the railroad commissioners shall be elected by the people.

By Mr. Thompson of Hall—

A bill to amend an Act to create a Board of Commissioners of Roads and Revenues for Hall county.
By Mr. Phillips of Jefferson—

A bill to amend an Act to create a system of public schools in the town of Wadley.

By Messrs. Stovall and Hawes—

A bill to appropriate $2,000 to have records copied.

By Mr. Slaton of Fulton—

A resolution to pay E. R. Black certain compensation.

By Mr. Howard of Baldwin—

A bill to appropriate $15,000 to the State Sanitarium.

By Messrs. George, Lawrence and Booth—

A bill to amend an Act to incorporate the town of High Shoals.

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

By Mr. Worsham of the 22d District—

A bill to repeal an Act to amend an Act to regulate the fees of attorneys and receivers in cases where receivers are appointed.

By Mr. Howell of the 35th District—

A bill to authorize the Marietta Sewerage Company to work in the streets of Marietta.

The Speaker then announced the House adjourned until 10 o'clock Monday morning.
ATLANTA, GA.,
Monday, July 13, 1903.

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:

MONDAY, JULY 13, 1903.

Johnson of Clinch, Johnson of Crawford, McElmurray, McHenry,
Johnson of Dougherty, McLain,
Jones of Pickens, McRae,
Kelly, Newton,
Kendrick, Nisbet,
Kent, Owen,
Kilburn, Overstreet,
Knight, O'Quinn,
Knowles, Parker,
Lane, Pate of Dooly,
Lanier, Pate of Gwinnett,
Lawrence, Paulk of Coffee,
Leigh, Paulk of Irwin,
Little, Peyton,
Lowe, Phillips of Jefferson,
Mann, Phillips of Quitman,
Maples, Preston,
Martin, Proctor,
Mayson, Rainey,
Miller of Bullock, Rankin,
Miller of Muscogee, Rawls,
Mills, Redwine,
Mitcham, Reid,
Mitchell, Rice,
Mizell, Richardson,
Morton, Ridley,
Moses, Rogers of Hall,
Mulherin, Rogers of McIntosh,
McBride, Roper,
McCurry, Rountree,

Those absent were Messrs.—

Akin, Welch,

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

Mr. Whitley of Douglas moved to reconsider the action of the House in passing House Bill No. 565 in order that
he might offer an amendment to the bill, which motion prevailed.

The following resolutions were introduced and read, to wit:

By Mr. Mills of Cherokee—

A resolution providing that the present session of the General Assembly shall hold for only twenty-five days.

The above resolution was referred to the Committee on Rules.

By Mr. Calvin of Richmond—

Resolved, by the House of Representatives, the Senate concurring, That in pursuance of the provisions of section 1294, volume 1 of the Code of 1895, the honorable the Chancellor of the University of Georgia be, and he is hereby, invited to address the General Assembly on the work of the University—past, present and future—in the Hall of the House of Representatives, on the night of an early a day as may suit the convenience of the Chancellor.

Resolved further, That the Secretary of the Senate and the Clerk of the House of Representatives be instructed to transmit to the honorable Chancellor a duly attested copy of the foregoing resolution.

The above resolution was unanimously adopted.

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

Mr. Speaker:

The General Judiciary Committee has had under consideration the following Senate bill, which I am instructed
as chairman to report back to the House with the recommendation that it do pass, to wit:

A bill to amend section 2166 of the Code of 1895.

Respectfully submitted.

C. S. Reid,
Chairman pro tem.

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

By Messrs. Mitchell, Rountree and Singletary—

A bill to repeal an Act to incorporate the town of Meigs.

By Mr. West of Lowndes—

A bill to amend an Act to incorporate the "The Merchants Bank of Valdosta."

On motion of Mr. Hardeman of Jackson Resolution No. 95 was tabled.

By Mr. McBride of Lee—

A bill to incorporate the town of Beloit.

The above bill was read the second time and recommitted to the Committee on Counties and County Matters.

By unanimous consent Senate Bill No. 73 was taken from the table and placed on the calendar.

By unanimous consent the following bills were introduced, to wit:
By Mr. Alexander of Wilkes—

A bill to amend an Act to create the City Court of Washington in the county of Wilkes.

Referred to Committee on Counties and County Matters.

By Mr. Foster of Oconee—

A bill to amend an Act to incorporate the town of High Shoals.

Referred to Committee on Corporations.

By Mr. Mills of Cherokee—

A bill to require tax receivers and tax collectors of the several counties of this State to assess and sell for taxes all unreturned lands.

Referred to Committee on Wild Lands.

By Mr. Proctor of Camden—

A resolution to authorize the Commissioners of Roads and Revenues of Camden county to pay the Sheriff of said county a salary.

Referred to Committee on Counties and County Matters.

By Mr. Houston of Fulton—

A resolution providing for the purchase of a picture of Gov. Allen D. Candler.

Referred to Committee on Appropriations.
By Mr. Morton of Jones—

A bill to amend an Act to create the Prison Commission of the State of Georgia.

Referred to Committee on Special Agriculture.

By Mr. Reid of Campbell—

A bill to allow garnishees to move for the strengthening of garnishment and attachment bonds, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Alford of Worth—

A bill to create a school district at Dales in Worth county.

Referred to Committee on Counties and County Matters.

By Mr. Slaton of Fulton—

A bill to define and regulate the business of industrial life insurance.

Referred to General Judiciary Committee.

By Mr. English of Warren—

A bill to amend an Act to incorporate the town of Norwood.

Referred to Committee on Corporations.
By Mr. Stovall of Chatham—

A bill to provide that each alderman of the city of Savannah shall receive salary or compensation for his services, payable out of the treasury of said city.

Referred to Committee on Corporations.

By Mr. Cromartie of Appling—

A bill to amend paragraph 1, section 3, article 1 of the Constitution of this State.

Referred to Committee on Counties and County Matters.

By Mr. Cromartie of Appling—

A bill to amend paragraph 2, section 1, article 9 of the Constitution of this State.

Referred to Committee on Counties and County Matters.

By Mr. Conner of Bartow—

A bill to exempt architects from jury duty, 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 amend article 7, section 1 of the Constitution so as to limit the levy of taxes on property for any one year by the General Assembly to five mills, except for the purpose of providing a sinking fund, repelling invasion, suppressing insurrection or defending the State in time of war.

A bill to prescribe how property shall be levied on and sold, which is held by a defendant in execution, when the plaintiff has obtained a special judgment upon the debt secured by a conveyance of the title to such property, and for other purposes.

A bill to amend section 985 of the Civil Code (vol. 1), and for other purposes.

The Senate has also passed by the requisite constitutional majority the following Senate resolution, to wit:

A resolution to ratify the action of the mayor and council of the city of Marietta in authorizing Hansell street to be closed for a distance of 200 feet or more, and to quiet the title of the Marietta Paper Mills to the strip of ground formerly used as said street, and for other purposes.

The Senate has passed also by the requisite constitutional majority the following bills of the House, to wit:

A bill to provide for the removal of obstructions other than dams used for operating mills or machinery of any kind from creeks and running streams in Clayton county.

A bill to incorporate the town of Mansfield in Newton county, to provide a government of the same, and for other purposes.
A bill to amend the Act to incorporate the city of Toccoa in the county of Habersham.

A bill to establish the City Court of Jefferson, in the city of Jefferson, and for other purposes.

A bill to amend an Act establishing the City Court of Swainsboro, in Emanuel county, approved December 17, 1898, so as to regulate fees of the Clerk and Sheriff of said City Court of Swainsboro.

The Senate has also passed as amended by the requisite constitutional majority the following bills of the House to wit:

A bill to amend an Act entitled an Act to re-incorporate the town of Waycross as the city of Waycross, and for other purposes.

A bill to repeal an Act entitled an Act to create an Advisory Board of Commissioners for Laurens and Glascock counties, and for other purposes.

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

By Mr. Howell of the 35th District—

A bill to amend section 2166 of the Code of 1895.

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

By Mr Harden of Chatham—

A bill to amend an Act to protect game and insective
rous and singing birds, etc., in this State, and for other purposes.

On motion of Mr. Harden the above bill was tabled.

Pursuant to his former notice Mr. Whitley of Douglas moved a reconsideration of the action of the House in passing House Bill No. 565, which motion prevailed.

By Mr. Rankin of Gordon—

A bill to provide for the election of the Railroad Commissioners of this State by the people.

Mr. Rankin offered a substitute for the above bill, which was read and adopted.

The report of the committee, which was unfavorable to the passage of the bill, was disagreed to on July 9, 1903, and the same was placed on the calendar.

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, Alexander, Alford, Almond, Ayres, Beall, Bell of Milton, Blackburn, Booth, Bower, Boykin, Brinson, Buchannon, Bush, Calvin, Candler, Carr, Carrington, Conner, Cook, Cromartie, Daniel, Davison, Deal, Derrick, Duggan, Dunbar, English, Felder, Fields, Flanigan, Foster of Oconee, Gaulden, George, Glenn, Grenade,
Those voting in the negative were Messrs.—

Arnold,
Cann,

Those not voting were Messrs.—

Akin,
Baldwin,
Beauchamp,
Bell of Emanuel,
Bowen,
Brock,
Brown,
Bruce,
Buchan,
Burton,
Butts,
Carswell,
Ayes 100; nays 5.

On motion of Mr. Candler of DeKalb the verification of the roll-call was dispensed with.

On passage of the bill the ayes were 100, nays 5.

The bill having received the requisite constitutional majority was passed by substitute.

By Mr. Felder of Bibb—

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

On motion of Mr. Felder the above bill was tabled.

On motion of the authors House Bills Nos. 50 and 98 were tabled.

By Mr. Blackburn of Fulton—

A bill to authorize street railroad companies to engage in the business of furnishing steam-heating power.

The 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. Slaton of Fulton House Bill No. 103 was tabled during the absence of the author.

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

By Mr. Reid of Campbell—

A resolution providing that Senate Bill No. 122 be made the special order for July 15, 1903, and that House Bill No. 476 be made the special order to immediately follow Senate Bill No. 122.

On motion of Mr. Booth of Walton House Resolution No. 107 was tabled.

House Resolution No. 109 and House Bill No. 109 were tabled on motion of the author.

Leave of absence was granted—

Mr. Thompson of Hall,
Mr. Watson of McDuffie.

On motion of Mr. Hawes of Elbert the House adjourned to meet again to-morrow morning at 9 o'clock.
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, Alexander, Alford, Almond, Arnold, Ayres, Baldwin, Beall, Beauchamp, Bell of Emanuel, Bell of Milton, Blackburn, Booth, Bowen, Bower, Boykin, Brinson, Brock, Brown, Bruce, Buchan, Buchannon, Burton,Bush, Butts, Calvin, Candler, Cann, Carr, Carrington, Carswell, Cliatt, Conner, Cook, Cromartie, Crumbly, Daniel, 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, Gauden, 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,

Those absent were Messrs.—
Akin,  Watson,  Welch,

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

At the request of the authors House Bills Nos. 103, 109, 135 and House Resolution No. 109 were taken from the table and placed on the calendar.
At the request of the author House Bill No. 112 was recommitted to the Committee on Pensions.

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 Messrs. Fields and Pate of Dooly, McCurry of Hart, Tigner, Derrick and Bell of Milton.

A bill to amend an Act relative to the alternative road laws so as to suspend same at any time of court, etc., and for other purposes.

The committee proposed to amend by striking the words “one hundred” wherever they occur and insert in lieu thereof the words “one-tenth of the registered.”

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 80, nays 13.

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

Mr. Fields gave notice that at the proper time he would move to reconsider the action of the House in not passing the above bill.

Mr. Howell, chairman pro tem. of the Committee on Wild Lands, submitted the following report:

Mr. Speaker:

The Committee on Wild Lands have had under consideration the following bill of the House and have instructed
me to report the same back with the recommendation that it do pass:

By Mr. Mills of Cherokee—

A bill to require tax receivers and collectors of this State to assess and sell for taxes all unreturned lands.

Respectfully submitted.

W S. Howell,
Chairman pro tem.

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

Mr. Speaker:

The General Judiciary Committee has had under consideration the following bills of the House, and I am instructed as chairman to report the same back to the House with the recommendation that they do pass, to wit:

A bill to amend the charter of the city of Rome so as to authorize said city to erect and operate an electric plant.

A bill to amend the charter of the city of Rome so as to extend the corporate limits thereof.

A bill to be entitled an Act to provide for the appointment of a Board of Visitors to the State Technological School.

Also, the following House bill with the recommendation that it do pass as amended, to wit:

A bill to amend an Act establishing the City Court of Americus.
Also, the following House bill with the recommendation that the author be allowed to withdraw the same, to wit:

A bill to exempt architects from jury duty.

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 House bills, and instruct me as their chairman to report back said bills with the recommendation that same do pass, to wit:

By Mr. Owen of Pike—

A bill to incorporate the school district of Concord in Pike county, and for other purposes.

By Mr. McBride of Lee—

A bill to incorporate the town of Beloit in Lee county, and for other purposes.

By Mr. Proctor of Camden—

A bill to authorize the county commissioners of Camden county to pay the sheriff of said county an additional salary of $400, and for other purposes.
By Mr. Spence of Ware—

A bill to amend the Code in regard to working misdemeanor convicts on public roads.

By Mr. Alexander of Wilkes—

A bill to establish a city court in the town of Washington in said county, and for other purposes.

Respectfully submitted.

JOHN R. SHANNON,
Chairman.

The undersigned, members of the Committee on Counties and County Matters, submitted the following minority report:

Mr. Speaker:

We, the undersigned, members of the Committee on Counties and County Matters, beg to submit a minority report on House Bill No. 617. In our opinion the bill is an unwise one and should not pass.

Respectfully submitted.

J. A. Bush of Miller,
A. T. Stewart of Calhoun,
A. P. McLain of Cobb,
Alford of Worth.

Mr. Stewart, chairman of the Committee on Immigration, submitted the following report:

Mr. Speaker:

Your committee having considered the petition offered
by certain negro women from Savannah asking for a grant of $2,000 to enable them to go to Africa, beg leave to report that we do not feel authorized to grant the request.

Respectfully submitted.

J. T. STEWART,
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 as amended, to wit:

By Mr. Edwards of Marion—

A bill to amend the dispensary Act for Buena Vista.

GEO. W ADAMS,
Chairman.

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

By Mr. Evans of Washington—

A resolution for the relief of W E. English, John R. Pate, W S. Ivey et al., as the bondsmen of W. F Shirley.

Referred to Committee on Counties and County Matters.
By Mr. Deal of Bulloch—

A bill to repeal an Act to create county courts in this State so far as the same relates to the county of Bulloch.

Referred to Special Judiciary Committee.

By Messrs. Deal and Miller of Bulloch—

A bill to create the City Court of Statesboro, and for other purposes.

Referred to Special Judiciary Committee.

By Messrs. Deal and Miller of Bulloch—

A bill to establish and maintain a dispensary in the city of Statesboro, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Glenn of Whitfield (by request)—

A resolution investigating the charge of peonage in the State of Georgia.

Lay on the table for one day.

By Mr. Dunbar of Richmond (by request)—

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

Referred to Committee on Counties and County Matters

By Mr. Conner of Bartow—

A bill to force the return for taxation and the payment
of taxes on all notes, accounts, stocks and bonds, and for other purposes.

Referred to Special Judiciary Committee.

Atlanta, Ga., July 13, 1903.

The following message was received from his Excellency, the Governor, through his Secretary, Mr. Blackburn, to wit:

Mr. Speaker:

His Excellency, the Governor, has approved and signed the following Acts, to wit:

An Act to repeal an Act to establish the City Court of Mt. Vernon.

An Act fixing the license fee for retailing liquors in Brooks county, and for other purposes.

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following House bill, to wit:

A bill to abolish the Board of County Commissioners of Roads and Revenues and Public Property for the county of Wilkes, and for other purposes.

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

A resolution inviting Chancellor Hill of the University of Georgia to address the General Assembly
Mr. Hall of Bibb, a member of the Committee on Constitutional Amendments, submitted the following minority report on House Bill No. 103:

Mr. Speaker:

As a member of the Committee on Constitutional Amendments I respectfully dissent from the report of the majority of the committee favorable to the passage of House Bill No. 103.

Respectfully submitted.

Jos. H. Hall.

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

By Mr. Grice of Pulaski—

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

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

Those voting in the affirmative were Messrs.—

Adams, Ayres, Bell of Milton,
Alford, Baldwin, Blackburn,
Arnold, Beauchamp, Booth,
Bower, Boykin, Brinson, Brock, Buchannon, Bush, Cliatt, Conner, Davis, Davison, Deal, English, Ennis, Evans, Fields, Flynt, Franklin, Grice, Hayes, Henry, Hixon of Carroll, Howard of Baldwin, Howard of Laurens, Hutcheson,

Johnson of Baker, Johnson of Clinch, Johnson of Crawford, Owen, Jones of Dougherty, Jones of Pickens, Kelly, Kendrick, Kent, Knight, Lane, Lanier, Little, Lowe, Maples, Miller of Bullock, Miller of Muscogee, Mills, Mitcham, Mizell, Morton, Moses, McBride, McHenry, McElmurray,

McLain, Newton, Parker, Pate of Dooly, Faulk of Coffee, Preston, Proctor, Rainey, Redwine, Rice, Ridley, Rogers of Hall, Roper, Rountree, Sanders, Spence, Stanford, Steed of Carroll, Valentine, Walker of Pierce, Whitley, Wooten,
Nisbet, Paulk of Irwin, Peyton, Phillips of Jefferson, Phillips or Quitman, Rankin, Rawls, Richardson, Rogers of McIntosh, Shackelford, Underwood, Walker of Monroe, Wellborn, Womble, Yates.

Those not voting were Messrs.—

Akin, Beall, Bell of Emanuel, Bowen, Buchan, Carr, Carswell, Daves, Edwards, Hendry, Hicks, Knowles, Lawrence, Mayson, McRae, Overstreet, O'Quinn, Pate of Gwinnett, Reid, Shannon, Singletary, Slaton, Steed of Taylor, Thompson, Thurman, Tigner, Watson, Welch, West, Wilson, Wise, Mr. Speaker.

The roll-call was verified and on counting the votes it was found that the ayes were 79, nays 64.

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

Mr. Grice gave notice that at the proper time he would move to reconsider the action of the House in defeating the above bill.

Mr. Franklin of Washington arose in his seat to a question of personal privilege.

By unanimous consent the following bill was read the first time, to wit:
By Messrs. Ennis and Knowles of Floyd—

A bill providing that the question as to whether or not the Act "establishing a dispensary in Rome" be repealed, be submitted to the qualified voters of Floyd county.

Referred to Committee on Temperance.

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

By Mr. Daniel of Emanuel—

A bill to regulate the registration, sale and analysis of commercial fertilizers, and for other purposes.

Referred to Special Agricultural Committee.

By Mr. Fields of Dooly—

A bill to repeal section 573 to 583 inclusive of volume 1 of the Code of 1895, known as the "Alternative Road Law."

Referred to Committee on Counties and County Matters.

Leave of absence was granted—

Mr. Harden of Chatham.

The Speaker then announced the House adjourned until 9 o'clock to-morrow morning.
ATLANTA, Ga.,
Wednesday, July 15, 1903.

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:

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

The following bill, which was the special order for this hour, was read the third time and put upon its passage, to wit:

Those absent were Messrs.—

Akin, Welch,
By Mr. George of Morgan—

A bill to amend an Act entitled an Act to make it unlawful for any person to employ or contract with, as tenant or cropper, any person under contract with another, and for other purposes.

The committee proposed to amend by striking section 3 of the bill and numbering the remaining sections accordingly.

The amendment was adopted.

Also, the following amendments by Mr. George were adopted:

To amend by adding after the word "performed," in the fifth line thereof, the words "made in the presence of one or more witnesses."

The amendment was adopted.

Also, to amend section 2 by adding after the word "performed," in the tenth line thereof, the words "made in the presence of one or more witnesses."

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 115, nays 7

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

Mr. Fields of Dooly, in pursuance of his notice given.
yesterday, moved to reconsider the action of the House in defeating on yesterday House Bill No. 517, which is a bill concerning the alternative road law, which motion prevailed.

Mr. Grice of Pulaski moved to reconsider the action of the House in defeating on yesterday House Bill No. 103, which provides for an amendment to the Constitution of this State, which motion was lost; ayes 52, nays 55.

The following resolutions were read and referred to the Committee on Rules, to wit:

By Messrs. Holder and Mitchell—

A resolution to make Senate Resolution No. 27 the special order for 12 o’clock to-day.

By Mr. Little of Hancock—

A resolution providing that the previous question on House Bill No. 281, which is the special order for tomorrow, be called not before Friday, July 17, at 11 o’clock a.m.

By Mr. Johnson of Clinch—

A resolution making House Bill No. 188 the special order for Tuesday morning, July 21, immediately after the confirmation of the Journal.

By Mr. Fields of Dooly—

A resolution providing that House Bill No. 517 be made the special order for Tuesday, July 21, 1903, from 10:30 to 11 o’clock a.m.
By Mr. Shackelford of Clarke—

A resolution making House Bill No. 291 the special order for Wednesday, July 22.

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

Mr Speaker:

Having had under consideration the following House bills beg leave to submit same with the recommendation that they do pass, to wit:

By Mr. Alford of Worth—

A bill to create a school district at Doles in said county.

By Mr. Cromartie of Appling—

A bill to amend section 3, article 3 of Constitution of this State.

By Mr. Cromartie of Appling—

A bill to amend paragraph 2 of section 1 of article 9 of Constitution of this State.

Respectfully submitted.

JOHN R. SHANNON,
Chairman Committee on Counties and County Matters.

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 Senate Bill No. 137, by Mr. Davis of the 17th District, to require taxes to be paid by all persons, companies and corporations in the county in which they are required by law to be returned, etc.

Also, Senate Bill No 138, by Mr. Jordan of the 28th District, to provide in what counties manufacturing and other companies, other than railroad, etc., shall return their property when lying on or across county lines, etc.

Also, House Bill No. 666, by Messrs. Stovall of Chatham and Underwood of White, to amend the clause of the appropriation Act of 1903 and 1904 which refers to republication of Georgia Reports, etc.

They instruct me as their chairman to report the same back with the recommendation that the same do pass.

Respectfully submitted.

C. S. Reid,
Chairman.

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

Mr. Speaker:

The Senate has passed as amended by the requisite constitutional majority the following bill of the House, to wit:

A bill to provide a Board of Commissioners of Roads and Revenues for the county of Monroe, and for other purposes.
The Senate has failed to pass the following bill of the House, to wit:

A bill to establish a dispensary in Wrightsville and Kite, Johnson county, and for other purposes.

By unanimous consent 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. Wooten of Montgomery (by request)—

A bill to provide for settling certain land claims in Camden, Effingham, Greene, Liberty, McIntosh, Montgomery and Washington counties.

Referred to Special Judiciary Committee.

By Mr. Reid of Campbell—

A bill to amend section 807, volume 1 of the Code, providing for the appointment of arbitrators by the Governor.

Referred to Committee on Ways and Means.

By Mr. Walker of Pierce—

A bill to require the State Chemist to make analysis of the stomach of deceased persons free of charge in cases of poisoning.

Referred to General Judiciary Committee.

By Messrs. Martin and Hawes of Elbert—

A bill to create a local public school district for Bowman and vicinity.

Referred to Committee on Counties and County Matters.
By Mr. Parker of Talbot—

A bill to amend an Act to change the ages of persons subject to road duty.

Referred to General Judiciary Committee.

By Mr. Reid of Campbell—

A bill to make all co-operative or mutual fire insurance companies organized under the laws of this State to make a deposit with the State Treasurer.

Referred to Committee on Ways and Means.

By Messrs. Richardson of Houston and Johnson of Crawford—

A bill to incorporate the Ben Hill school district.

Referred to Committee on Corporations.

By Mr. Rainey of Terrell—

A bill authorizing the commissioners of Terrell county to pay to the officers of the Superior Court and the City Court of Dawson a reasonable compensation for misdemeanor convicts, and for other purposes.

Referred to Special Judiciary Committee.

By Mr. Alford of Worth—

A bill to create a school district at Fillyaw in Worth county.

Referred to Committee on Counties and County Matters.
By Mr. Rankin of Gordon—

A bill to amend section 1254, volume 1 of the Code relative to the payment of pensions.

Referred to Committee on Pensions.

By Mr. Stovall of Chatham—

A bill to license and regulate the business of private detectives.

Referred to General Judiciary Committee.

By Mr. Newton of Colquitt—

A bill to incorporate the town of Kingwood in the county of Colquitt.

Referred to Committee on Counties and County Matters.

By Mr. Reid of Campbell—

A bill to amend sections 8 and 13 of the General Tax Act so as to require certain corporations to make returns to the Comptroller-General, and for other purposes.

Referred to Committee on Ways and Means.

By Mr. Bruce of Lumpkin—

A bill to amend section 2166, volume 2 of the Code so as to provide under what circumstances a railroad company may save the forfeiture of its charter in certain cases.

Referred to General Judiciary Committee.
By Mr. Cook of Telfair—

A resolution to pay the pension of Minor White to his nephew.

Referred to Committee on Pensions.

By Mr. Owen of Pike—

A bill to amend an Act to create the City Court of Barnesville.

Referred to Special Judiciary Committee.

By Mr. Slaton of Fulton—

A bill to appropriate $1,824 to the purchase of "The Law of Personal Injuries," and for other purposes.

Referred to Committee on Appropriations.

The following resolutions reported back by the Committee on Rules were read and adopted:

By Mr. Reid of Campbell—

A resolution making Senate Bill No. 122 the special order for Wednesday, July 15 at 11 o'clock, and House Bill No. 476 the special order for July 15, to follow Senate Bill No. 122.

The Senate proposed to amend by striking "11 o'clock" and inserting "immediately after the adoption of the Committee on Rules."

The resolution was then adopted as amended.
By Messrs. Holder and Mitchell—

A resolution making Senate Resolution No. 27 the special order for 12 m. to-day.

The resolution was adopted.

By Mr. Little of Hancock—

A resolution providing that the previous question be not called on House Bill No. 281, which is the special order for to-morrow, before 11 o’clock Friday.

The resolution was adopted.

By Mr. Johnson of Clinch—

A resolution making House Bill No. 188 the special order for Tuesday morning, July 21, immediately after the confirmation of the Journal.

The resolution was adopted.

Mr. Franklin of Washington held that the report of the Committee on Rules was debatable. The Speaker ruled that it was not. Mr. Franklin then appealed from this decision of the Chair.

Mr. Mitchell called for the previous question on the pending appeal, which call was sustained and the main question put.

On being put to the House the decision of the Chair was sustained.

The following resolution was read and referred to Committee on Rules, to wit:
By Mr. Grice of Pulaski—

Resolved, That the committee of the whole House as it sees proper, limit debate on the "Convict Bill" when said bill is being considered.

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

Mr. Speaker:

The Committee on Rules have had under consideration House Resolution No. 255, which they recommend do pass as amended.

Also, House Resolutions Nos. 258, 265 and 261, and recommend that the same do pass.

Respectfully submitted.

MARTIN V CALVIN,
Chairman pro tem.

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

By Mr. Skelton of 31st District—

A bill providing for the collection of the revenue of the State arising under special occupation and license taxes, etc.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 88, nays 2.

The bill having received the requisite constitutional majority was passed.
The following bills were read the third time and put upon their passage, to wit:

By Mr. Reid of Campbell—

A bill to pay off and retire bonds of this State as they mature in accordance with the Constitution by levy and collection of a tax for that 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 91, nays 0.

The bill having received the requisite constitutional majority was passed.

On motion of Mr. Mitchell of Thomas Senate Resolution No. 27 was taken from the table and placed on the calendar.

Mr. Wellborn, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment have examined and report as properly and correctly enrolled, duly signed and ready for delivery to the Governor the following acts and resolutions, to wit:

An Act to amend the Act establishing the City Court of Greenville.

Also, an Act to repeal an Act to amend section 610, volume 1 of the Code of 1895, relating to the expenses of building county line bridges.
Also, an Act to repeal the Act creating the City Court of Jefferson.

Also, a resolution for relief of A. E. Buck of Berrien county.

Also, a resolution to pay pension of Jesse E. Butler to his widow.

Also, an Act to abolish the Board of Commissioners of Roads and Revenues for Wilkes county.

Respectfully submitted.

C. J. Wellborn, Jr.,
Chairman.

The following resolution was taken up by unanimous consent, read the third time and put upon its 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 committee offered a substitute 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 87, nays 13.

The bill having received the requisite majority was passed by substitute.
By Mr. Calvin of Richmond—

A bill to abolish the "Three Days of Grace," recognized by custom in this State, 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 agreed to.

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.—

**Wednesday, July 15, 1903.**

| Newton, | Reid, | Steed of Taylor, |
| Nisbet, | Rice, | Stovall, |
| Overstreet, | Ridley, | Strickland, |
| O'Quinn, | Rogers of McIntosh, | Underwood, |
| Pate of Dooly, | Roper, | Walker of Pierce, |
| Pate of Gwinnett, | Rountree, | Whitley, |
| Paulk of Irwin, | Sanders, | Wilson, |
| Peyton, | Shackelford, | Wise, |
| Phillips of Jefferson, | Slaton, | Wooten, |
| Rawls, | Spence, | Yates, |
| Redwine, | Steed of Carroll, | |

Those voting in the negative were Messrs.—

| Alford, | Gromartie, | Parker, |
| Almond, | Davison, | Paulk of Coffee, |
| Baldwin, | Franklin, | Phillips of Quitman, |
| Beauchamp, | Fussell, | Preston, |
| Bower, | Holder. | Proctor, |
| Boykin, | Hutcheson, | Rainey, |
| Brinson, | Johnson of Crawford, | Rankin, |
| Brinson, | | |
| Buchannon, | Knight, | Richardson, |
| Bush, | Lanier. | Rogers of Hall, |
| Carrington, | Morton, | Shannon, |
| Carswell, | McCurry, | Stewart, |
| Conner, | Owen, | Walker of Monroe, |

Those not voting were Messrs.—

| Akin, | Ennis, | Singletary, |
| Ayres, | Evans, | Stanford, |
| Beall, | Foster of Towns, | Thompson, |
| Bell of Emanuel, | Hardeman, | Thurman, |
| Booth, | Harden, | Tignor, |
| Bowen, | Henry, | Tracy, |
| Bruce, | Hicks, | Valentine, |
| Buchan, | Howard of Baldwin, | Watson, |
| Crumbly, | Howard of Laurens, | Welch, |
| Daniel, | Johnson of Baker, | Wellborn, |
| Daves, | Kelly, | West, |
| Davis, | Kilburn, | Womble, |
| Derrick, | Lawrence, | Mr. Speaker, |
| Edwards, | McRae, | |
The roll-call was verified, and on counting the votes cast it was found that the ayes were 98, nays 36.

The bill having received the requisite constitutional majority was passed by substitute.

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

By Mr. Buchannon of Early—

A bill to amend an Act to create the City Court of Early county.

Referred to Committee on Counties and County Matters.

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

Mr. Speaker:

Your Committee on Special Judiciary has had under consideration the following bill of the House and have instructed me as its chairman to report the same back to the House with the recommendation that the same do pass, to wit:

By Mr. Hayes of Macon—

A bill to constitute the Clerk of the Superior Court ex-officio Clerk of the county of Macon.

I am instructed to report the following bills back to the House with the recommendation that the same do pass as amended, to wit:
By Messrs. Cann, Harden and Stovall—

A bill to regulate the sale of liquor in the cities of this State.

By Messrs. Cann, Harden and Stovall—

A bill to regulate the sale of liquor in cities of this State having a population of 20,000 or more, and for other purposes.

I am instructed to report the following bill back to the House with the recommendation that the same do not pass:

By Mr. Miller of Bulloch—

A bill to amend section 388 of volume 3 of the Code of 1895.

I am instructed to report the following Senate bill back to the House with the recommendation that the same do pass, to wit:

By Mr. Tisinger of the 25th District—

A bill to change the time of holding the fall term of Upson Superior Court.

Respectfully submitted.

J. J. FLYNT,
Chairman.

Mr. Adams, vice-chairman of the Committee on Education, submitted the following report:
Mr. Speaker:

The Committee on Education having had under consideration the following resolution report the same back to the House with the recommendation that it do pass, to wit:

By Mr. Steed of Taylor—

A resolution to appoint a committee to revise and compile the common school laws of Georgia.

Respectfully submitted.

Geo. W Adams,
Vice-Chairman.

By unanimous consent the following bills were read the second time and recommitted, to wit:

By Messrs. Deal and Miller of Bulloch—

A bill to provide for the establishment of a dispensary in the city of Statesboro.

By Messrs. Deal and Miller of Bulloch—

A bill to create the City Court of Statesboro.

By Mr. Deal of Bulloch—

A bill to repeal an Act to create county courts in this State so far as the same relates to the county of Bulloch.

At the request of Mr. Brinson House Resolution No. 206 was recommitted to the Committee on Special Agriculture.

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:

Adams, Alexander, Alford, Almond, Arnold, Ayres, Baldwin, Beall, Beauchamp, Bell of Emanuel, Bell of Milton, Blackburn, Booth, Bowen, Bower, Boykin, Brinson, Brock, Brown, Bruce, Buchan, Buchannon, Burton, Bush, Butts, Calvin, Candler, Cann, Carr, Carrington, Carwell, Cliatt, Conner, Cook, Cromartie, Crumbly, Daniel, 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, McElmurray, Sanders,
Johnson of Crawford, McHenry, Shackelford,
Jones of Dougherty, McLain, Shannon,
Jones of Pickens, McRae, Singletary,
Kelly, Newton, Slaton,
Kendrick, Nisbet, Spence,
Kent, Owen, Stanford,
Kilburn, Overstreet, Steed of Carroll,
Knight, O'Quinn, Steed of Taylor,
Knowles, Parker, Stewart,
Lane, Pate of Dooly, Stovall,
Lanier, Pate of Gwinnett, Strickland,
Lawrence, Pauk of Coffee, Thompson,
Leigh, Pauk of Irwin, Thurman,
Little, Peyton, Tigner,
Lowe, Phillips of Jefferson, Tracy,
Mann, Phillips of Quitman, Underwood,
Maples, Preston, Valentine,
Martin, Proctor, Walker of Monroe,
Mayson, Rainey, Walker of Pierce,
Miller of Bullock, Rankin, Watson,
Miller of Muscogee, Rawls, Wellborn,
Mills, Redwine, West,
Mitcham, Reid, Whitley,
Mitchell, Rice, Wilson,
Mizell, Richardson, Wise,
Morton, Ridley, Womble,
Moses, Rogers of Hall, Wooten.
Mulherin, Rogers of McIntosh, Yates,
McBride, Roper, Mr. Speaker,
McCurry, Rountree,

Those absent were Messrs.—

Akin, Welch,

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

Mr. Steed of Taylor arose in his seat to a point of order, and stated to the Chair that Senate Resolution No 27,
which was recorded in the Journal of yesterday as having passed the House and which was a resolution to inquire into the present city and county adoption of text-books was, in his opinion, a measure which sought to change the existing laws of Georgia and should therefore have received the constitutional majority of 88 votes, when, as a matter of fact, the Journal of yesterday shows that the resolution received only 87 votes, the House acting under the impression that the measure was a simple resolution which required only a majority of a quorum in order to be passed. He asked for a ruling from the Speaker on the point of order.

The Speaker held that the resolution sought to change the existing laws, and in order for it to have been passed by the House should have received 88 votes. It was then ordered that the Journal of yesterday be corrected in conformity with this ruling.

Mr. Mitchell of Thomas was then, by unanimous consent, allowed to make the motion to reconsider the action of the House in not passing by the requisite constitutional majority Senate Resolution No. 27, which motion prevailed.

The following resolution was read, to wit:

By Mr. Calvin of Richmond—

A resolution making House Bill No. 405, known as the "Vagrancy Bill," the special order for Wednesday, July 22, immediately after the disposition of unanimous consents.

Referred to Committee on Rules.
The following bill was by unanimous consent read the first time, to wit:

By Mr. Rawls of Effingham—

A bill to prohibit automobiles from running on the Augusta and Monteith roads between Effingham county and the city of Savannah.

Referred to Committee on Roads and Bridges.

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 provide for a uniform system of text-books for the public schools of Georgia; to establish Text-Book Board and Commission, and for other purposes.

A bill to provide for the levy and sale of the equity of redemption in cases of sales to secure debt, and for other purposes.

A bill to amend paragraph 2 of section 5269 of the Civil Code of 1895 relative to the competency of witnesses.

The Senate has also passed by the requisite constitutional majority the following bill of the House, to wit:

A bill to appropriate the sum of $11,500 for the purpose of building and equipping an addition to the Dormitory of the Georgia School for the Deaf, and for other purposes.
The resolution fixing the following bill as a special order for this hour was read.

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

By Mr. Felder of Bibb—

A bill to amend an Act to create a Prison Commission for the State of Georgia so as to provide for the disposition of felony convicts on the expiration of the present contracts of hire, and for other purposes.

The House resolved itself into a committee of the whole and the Speaker designated as chairman of the committee Mr. Phillips of Jefferson.

After a consideration of the bill the committee arose and through their chairman reported progress and asked leave to sit again.

Mr. Miller of Muscogee moved that all amendments offered or hereafter to be offered to the bill be printed and distributed on the desks of the members, which motion prevailed.

The House again resolved itself into a committee of the whole on motion of Mr. Hall of Bibb, and Mr. Phillips of Jefferson again 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. Cann, vice-chairman of the Committee on Appropriations, submitted the following report:
Mr. Speaker:

The Committee on Appropriations have had under consideration the following bills and resolutions of the House which I am instructed to report back to the House with the recommendation that the same do pass, to wit:

A bill to amend the appropriations Act in reference to the Soldier's Home.

Also, a resolution to reimburse the county of Dade for the execution of Charlie Phillips.

Also, a resolution to appropriate the sum of $50,000 for the purpose of making a display of Georgia's resources at St. Louis.

Respectfully submitted.

J. Ferris Cann,
Chairman pro tem.

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

Mr. Speaker:

Having had under consideration the following bills I beg leave to submit the same back with recommendations as follows:

By Mr. Symons of the 4th District—

A bill entitled an Act to amend paragraph 2, section 2 of the general tax act of 1902 to exempt Confederate veterans who are practitioners of medicine, etc., from payment of license, do not pass.
By Mr. Mizell of Charlton—

A bill creating a Board of Commissioners of Roads and Revenues in said county, do pass.

By Mr. Alford of Worth—

A bill to establish a school district at Fillyard in said county, do pass.

Respectfully submitted.

JOHN R. SHANNON,
Chairman Committee on Counties and County Matters.
July 15, 1903.

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 bill of the House which they instruct me as their chairman to report back to the House with the recommendation that the same do pass as amended, to wit:

By Mr. Reid of Campbell—

A bill entitled an Act to amend section 807, volume 1 of the Code of 1895 providing for the appointment of arbitrators by the Governor, and for other purposes.

By Mr. Reid of Campbell—

A bill entitled an Act to require all co-operative or mutual fire insurance companies organized under the laws of
this State to make a deposit with the State Treasurer of Georgia as a guarantee fund for the protection of their policy-holders in this State, and for other purposes, which they instruct me to report back with the recommendation that the same do pass.

Also, the following bill of the House which they instruct me to report back to the House with the recommendation that the same do not pass, to wit:

By Mr. Stovall of Chatham—

A bill to be entitled an Act to amend subdivision 13 of section 2 of the general tax act of 1903-04, approved December 14, 1902, so as to include an additional exception, and for other purposes.

Respectfully submitted.

C. S. Reid,
Chairman.

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

By Mr. Slaton of Fulton—

Resolved, That Hon. John M. Allen, ex-Congressman from Mississippi, and now a member of the Government Commission of the Louisiana Purchase Exposition, be, and he is hereby invited to address the General Assembly upon the said exposition on the evening of such early date as may be suitable to him.
Leave of absence was granted—

Mr. Underwood of White,
Mr. Rogers of McIntosh,
Mr. Spence of Ware,
Mr. Roper of Dawson,
Mr. McBride of Lee.

The Speaker then announced the House adjourned until 9 o'clock to-morrow morning.

ATLANTA, GA.,
Friday, July 17, 1903.

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, Carr,
Alexander, Boykin, Carrington,
Alford, Brinson, Carswell,
Almond, Brock, Cliatt,
Arnold, Brown, Conner,
Ayres, Bruce, Cook,
Baldwin, Buchan, Cromartie,
Beall, Buchannon, Crumbly,
Beauchamp, Burton, Daniel,
Bell of Emanuel, Bush, Daves,
Bell of Milton, Butts, Davis,
Blackburn, Calvin, Davison,
Booth, Candler, Deal,
Bowen, Cann, Derrick,
<table>
<thead>
<tr>
<th>Name</th>
<th>Name</th>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dozier,</td>
<td>Kelly,</td>
<td>Phillips of Jefferson,</td>
</tr>
<tr>
<td>Duckett,</td>
<td>Kendrick,</td>
<td>Phillips of Quitman,</td>
</tr>
<tr>
<td>Duggan,</td>
<td>Kent,</td>
<td>Preston,</td>
</tr>
<tr>
<td>Dunbar,</td>
<td>Kilburn,</td>
<td>Proctor,</td>
</tr>
<tr>
<td>Edwards,</td>
<td>Knight,</td>
<td>Rainey,</td>
</tr>
<tr>
<td>English,</td>
<td>Knowles,</td>
<td>Rankin,</td>
</tr>
<tr>
<td>Ennis,</td>
<td>Lane,</td>
<td>Rawls,</td>
</tr>
<tr>
<td>Evans,</td>
<td>Lanier,</td>
<td>Redwine,</td>
</tr>
<tr>
<td>Felder,</td>
<td>Lawrence,</td>
<td>Reid,</td>
</tr>
<tr>
<td>Fields,</td>
<td>Leigh,</td>
<td>Rice,</td>
</tr>
<tr>
<td>Flanagan,</td>
<td>Little,</td>
<td>Richardson,</td>
</tr>
<tr>
<td>Flynt,</td>
<td>Lowe,</td>
<td>Ridley,</td>
</tr>
<tr>
<td>Foster of Oconee,</td>
<td>Mann,</td>
<td>Rogers of Hall,</td>
</tr>
<tr>
<td>Foster of Towns,</td>
<td>Maples,</td>
<td>Rountree,</td>
</tr>
<tr>
<td>Franklin,</td>
<td>Martin,</td>
<td>Sanders,</td>
</tr>
<tr>
<td>Fussell,</td>
<td>Mayson,</td>
<td>Shackelford,</td>
</tr>
<tr>
<td>Gaulden,</td>
<td>Miller of Bullock,</td>
<td>Shannon,</td>
</tr>
<tr>
<td>George,</td>
<td>Miller of Muscogee,</td>
<td>Singletary,</td>
</tr>
<tr>
<td>Glenn,</td>
<td>Mills,</td>
<td>Slaton,</td>
</tr>
<tr>
<td>Grenade,</td>
<td>Mitcham,</td>
<td>Stanford,</td>
</tr>
<tr>
<td>Grice,</td>
<td>Mitchell,</td>
<td>Steed of Carroll,</td>
</tr>
<tr>
<td>Griffin,</td>
<td>Mizell,</td>
<td>Steed of Taylor,</td>
</tr>
<tr>
<td>Hall,</td>
<td>Morton,</td>
<td>Stewart,</td>
</tr>
<tr>
<td>Hardeman,</td>
<td>Moses,</td>
<td>Stovall,</td>
</tr>
<tr>
<td>Harden,</td>
<td>Mulherin,</td>
<td>Strickland,</td>
</tr>
<tr>
<td>Hayes,</td>
<td>McCurry,</td>
<td>Thompson,</td>
</tr>
<tr>
<td>Henry,</td>
<td>McElmurray,</td>
<td>Tigner,</td>
</tr>
<tr>
<td>Hicks,</td>
<td>McHenry,</td>
<td>Tracy,</td>
</tr>
<tr>
<td>Hixon of Carroll,</td>
<td>McRae,</td>
<td>Valentine,</td>
</tr>
<tr>
<td>Hixon of Sumter,</td>
<td>Newton,</td>
<td>Walker of Monroe,</td>
</tr>
<tr>
<td>Holder,</td>
<td>Nisbet,</td>
<td>Walker of Pierce,</td>
</tr>
<tr>
<td>Houston,</td>
<td>Owen,</td>
<td>Watson,</td>
</tr>
<tr>
<td>Howard of Baldwin,</td>
<td>Overstreet,</td>
<td>Wellborn,</td>
</tr>
<tr>
<td>Howard of Laurens,</td>
<td>O'Quinn,</td>
<td>West,</td>
</tr>
<tr>
<td>Howell,</td>
<td>Parker,</td>
<td>Whitley,</td>
</tr>
<tr>
<td>Hutcheson,</td>
<td>Pate of Dooly,</td>
<td>Wilson,</td>
</tr>
<tr>
<td>Johnson of Baker,</td>
<td>Pate of Gwinnett,</td>
<td>Wise,</td>
</tr>
<tr>
<td>Johnson of Clinch,</td>
<td>Paulk of Coffee,</td>
<td>Womble,</td>
</tr>
<tr>
<td>Johnson of Crawford,</td>
<td>Paulk of Irwin,</td>
<td>Wooten.</td>
</tr>
<tr>
<td>Jones of Dougherty,</td>
<td>Peyton,</td>
<td>Yates,</td>
</tr>
<tr>
<td>Jones of Pickens,</td>
<td></td>
<td>Mr. Speaker.</td>
</tr>
</tbody>
</table>
Those absent were Messrs.—

Akin, Rogers of McIntosh, Thurman,
Hendry, Roper, Underwood,
McBride, Spence, Welch,

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

The following resolution was introduced, read and referred to the Committee on Rules, to wit:

By Mr. Calvin of Richmond—

A resolution fixing the order of business for Saturday, July 18, as follows:

1st. Senate and House local bills for third reading.
2d. Senate and House bills favorably reported, for second reading.
3d. Introduction of new matter.

Mr. Felder of Bibb moved that 300 copies of the substitute for House Bill No. 281 and all amendments thereto, be printed for the House, which motion prevailed.

At the request of Mr. Harden of Chatham House Bill No. 5 was taken from the table and placed on the calendar.

The following bill, which was brought over from yesterday's session as unfinished business, was again taken up, to wit:

By Mr. Felder of Bibb—

A bill to amend an Act to create a Prison Commission of Georgia so as to provide for the disposition of the felony
The House again resolved itself into a committee of the whole and Mr. Phillips was again designated as chairman by the Speaker.

After a consideration of the bill the committee arose and through their chairman reported progress and asked leave to sit again next Tuesday morning immediately after the confirmation of the Journal.

The report of the committee of the whole was agreed to; ayes 94, nays 16.

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

Mr. Speaker:

The Committee on Rules have had under consideration Resolution No. 258 prescribing the order of business for the 18th inst., and recommend that the same do pass as amended.

Also, House Resolutions Nos. 262 and 266, which they recommend do pass.

Respectfully submitted.

N. A. Morris,
Chairman ex-officio.

The following resolutions were read, to wit:

By Mr. Calvin of Richmond—

A resolution fixing the order of business for to-morrow's session.
The committee proposed to amend by adding general bills with local application and reports of standing committees, which amendment was adopted.

The resolution was then adopted as amended.

By Mr. Shackelford of Clarke—

A resolution fixing House Bill No. 291 as a special order for Wednesday, July 22.

The resolution was lost.

By Mr. Calvin of Richmond—

A resolution making House Bill No. 405 the special order for Wednesday, the 22d instant.

The resolution was lost.

The following resolutions were read and referred to the Committee on Rules, to wit:

By Mr. Dunbar of Richmond—

A resolution fixing House Resolution, which appropriates $50,000 for an exhibit to the Louisiana Purchase Exposition, as a special order for Wednesday, July 22.

By Mr. West of Mitchell—

A resolution making Senate Resolution No. 27 the special order for 12 o'clock to-day.

At the request of Mr. Bruce of Lumpkin House Bill No. 697 was withdrawn from the General Judiciary Committee and re-referred to the Committee on Railroads.

21 hj
The following communication was read, to wit:

To the Hon. President of the Senate and Speaker of the House of the General Assembly of Georgia:

I beg to notify you that the Georgia Weekly Press Association in convention at Cedartown, July 14, 1903, adopted the resolution below by a practically unanimous vote.

W. A. Shackelford,
Secretary Georgia Weekly Press Association.

Resolved, That this association endorse the bills now pending in the Legislature to appropriate $50,000 towards a State exhibit at the St. Louis Exposition, and to appropriate a sum to defray expenses of obtaining copy of book in England from which it is desired to obtain data for the Colonial History of Georgia now being prepared by Gov. Candler.

W. S. Coleman,
President.

W. A. Shackelford,
Secretary.

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 provide for the deduction on franchises due cities, counties, towns or villages of all amounts paid under agreement, and for other purposes.
A bill to authorize the issue and sale of bonds for school purposes in Pierce county, and for other purposes.

A bill to establish a system of public schools for Pierce county, and for other purposes.

A bill to prohibit the manufacture of distilled spirits in Hart county.

The Senate has also passed by the requisite constitutional majority the following Senate resolution, to wit:

A resolution to authorize the State Bank Examiner to employ a stenographer, 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 incorporate the town of East Ellijay, and for other purposes.

ATLANTA, GA., July 17, 1903.

The following message was received from his Excellency, the Governor, through his Secretary, Mr. Blackburn, to wit:

Mr. Speaker:

His Excellency, the Governor, has approved and signed the following bills, to wit:

An Act to abolish the Board of County Commissioners of Roads and Revenues and Public Property in the county of Wilkes, and for other purposes.

An Act to abolish the City Court of Jefferson in the county of Jackson.
An Act to create the City Court of Jefferson in the city of Jefferson.

An Act to amend an Act to establish the City Court of Greenville in and for the county of Meriwether.

An Act to repeal an Act entitled an Act to amend section 610, volume 1 of the Code of 1895, and for other purposes.

An Act to create a Board of Road and Bridge Commissioners for Appling county.

Also, a resolution for the relief of E. A. Buck of Berrien county.

Also, a resolution to pay the pension of Jesse E. Butler to his widow.

Mr. Cann, vice-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 which they recommend do pass, to wit: 

By Mr. Stovall of Chatham—

A bill to appropriate $6,000 to the University of Georgia to aid in completion of Winnie Davis memorial.

Respectfully submitted.

J. FARRIS CANN,
Vice-Chairman.
Mr. Martin, vice-chairman of the Committee on Special Agriculture, submitted the following report:

Mr. Speaker:

The Committee on Special Agriculture has had under consideration House Resolution No. 206, which was by the House recommitted to said committee July 15, 1903, and instruct me as the vice-chairman presiding, to report the same back to the House with a recommendation that it do pass as amended.

Respectfully submitted.

L. H. O. Martin,
Vice-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 House bills and instruct me as their chairman to report back said bills with the recommendation that the same do pass, to wit:

By Mr. Newton of Colquitt—

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

By Mr. Buchannon of Early—

A bill to create a City Court for the county of Early, and for other purposes.
By Messrs. Martin and Hawes of Elbert—

A bill to establish a local public school district for Bowman and vicinity, and for other purposes.

By Mr. Evans of Washington—

A resolution to relieve W F Shurley, treasurer of Warren county, and his bondsmen.

Respectfully submitted.

JOHN R. SHANNON,
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 bills and 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 bill to authorize and direct the Pension Commissioner of this State to pay over to the ordinaries the pension that may hereafter accrue to any pensioner who may die before the same can be paid.

A resolution to pay the pension of Minor White to his nephew.

A resolution to pay the pension of John S. Flynt to his daughter.

A resolution to authorize the Pension Commissioner to reinstate J. J. W Glenn on the Pension Roll of 1903.
Also, the following resolutions with the recommendation that the authors be allowed to withdraw same:

A resolution to pay pension of Mrs. Sarah Blackman.

A resolution to pay the pension of Isaac Swafford to his widow.

A resolution to pay the pension of Mary E. Mize to her son.

Respectfully submitted.

P M. Hawes,
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. Pate of Gwinnett—

A bill to be entitled an Act to amend the charter of Buford.

By Messrs. Mann and Strickland of Tattnall—

A bill to be entitled an Act to create a Board of Commissioners of Roads and Revenues for Tattnall county.
By Messrs. Mayson and Candler of DeKalb—

A bill to be entitled an Act to provide for the registrarion of voters in the town of Lithonia.

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 and instruct me to report the same back to the House with the recommendation that the same do pass, to wit:

By Mr. Foster of Oconee—

A bill to be entitled an Act to amend the Act incorporating the town of High Shoals.

By Mr. George of Morgan—

A bill to be entitled an Act to amend the charter of Madison.

Respectfully submitted.

THOS. J. SHACKELFORD,  
Chairman.

Mr. Cann, chairman of the Committee on Railroads, submitted the following report:
Mr. Speaker:

The Committee on Railroads have had under consideration House Bill No. 597 and I am instructed as their chairman to report same back with the recommendation that same do pass.

Respectfully submitted.

J. F. Cann,
Chairman.

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

Mr. Speaker:

Your Committee on Special Judiciary has had under consideration the following bills of the House and has instructed me as its chairman to report them back to the House with the recommendation that the same do pass, to wit:

By Messrs. Miller and Deal of Bulloch—

A bill to provide for the establishment and maintenance of a dispensary in the city of Statesboro.

By Messrs. Deal and Miller of Bulloch—

A bill to create the City Court of Statesboro.

By Mr. Deal of Bulloch—

A bill to repeal an Act to create a county court in each county of the State of Georgia except certain counties therein mentioned.
By Mr. Owen of Pike—

A bill to amend an Act establishing the City Court of Barnesville.

I am instructed to report the following bills of the House back with the recommendation that the same do pass as amended.

By Mr. Conner of Bartow—

A bill to force the return for taxation and the payment of taxes on all notes, accounts, stocks and bonds or other evidences of debt.

By Mr. Rainey of Terrell—

A bill to permit the Board of Commissioners of Roads and Revenues of Terrell county to pay the officers of the Superior Court of Terrell county and the City Court of Dawson a reasonable compensation for misdemeanor convicts.

Respectfully submitted.

J. J. Flynt,
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 bill of the House and I am instructed as chairman to report the same back with the recommendation that it do pass, to wit:
A bill to create the Confederate Memorial Board of Georgia.

Also, the following Senate bill, with the recommendation that it do pass as amended, to wit:

A bill to make it unlawful, where a loan of money is made, for the lender to exact any sum in excess of eight per cent., whether as interest or in the guise of damages.

Also, the following Senate bill, with the recommendation that it do not pass for the reason that its provisions have already been enacted through a House bill already law, to wit:

A bill to repeal an Act to establish the City Court of Mount Vernon.

Respectfully submitted.

JOHN M. SLATON,
Chairman.

Mr. Davison, vice-chairman of the Committee on Privileges and Elections, submitted the following report:

ATLANTA, GA., July 13, 1903.

Mr. Speaker:

The Committee on Privileges and Elections having had under consideration the case of C. C. Garrett vs. T. R. Whitley, being a contest from Douglas county involving the seat of the latter as a representative from that county, report as follows:

This case was called in its order at the last session of the General Assembly when contestant asked its continuance to
the present session. Same being assigned for a hearing on Wednesday last at contestant's request, by his counsel, was heard in his behalf, and your committee deferred further consideration of said case until to-day. The contestant comes now in writing and withdraws his contest, which withdrawal is herewith submitted to the House for consideration. Your committee, therefore, recommends that said contest be dismissed and the title to the seat of Hon. T. R. Whitley as a member of the General Assembly from Douglas county be confirmed.

Respectfully submitted.

R. E. Davison,
Vice-Chairman.

DOUGLASVILLE, GA., July 13, 1903.

Hon. Clarence Wilson, Chairman Committee on Privileges and Elections:

Dear Sir:—Against the advice of a large number of my friends in this county, who believe I have a fair chance to be seated and was the legally elected member of the Legislature from this county, I have, however, decided to withdraw my contest now pending before your committee against Dr. T. R. Whitley. Trusting that my action in this matter will in the end prove to be the proper one to pursue, you are hereby directed to withdraw said contest.

Among some of the reasons upon which I take this step are the following:

1. I have no doubt of my election by a good majority of the legal votes cast at the election when fairly and properly counted, but I have thought, in taking this action on my part, voluntarily withdrawing the contest would have a tendency to allay to some extent the strife and bitterness
growing out of the political situation in this county, and especially that of the last election, and would be the means of healing up many old wounds and unite our people together in the future.

2. When I consented to become the nominee of the Democratic party I did so more as a duty to my party than personal ambition. I have always obeyed its call and expect in the future to stand by its principles, platforms, and support its nominees.

3. If your committee could have given the contest a fair and impartial hearing during last session it was my aim to press it to the full limit. Before it could be fully settled now and I could occupy the seat the Legislature would be so far spent that it would be at the close of the present session or at the next meeting of the Assembly too late at least to carry through the Legislature certain general measures of importance to the State and of local and beneficial interest to the people of my county. Besides, I do not care to be a member of the General Assembly if I have to accept the position at the close of the session. If I am not permitted to occupy the place so as to represent the people I care but little for mere name of it.

4. The record under which this contest is to be decided contains nearly three thousand pages of typewritten matter. There are many questions made in the record and I believe it would take your committee thirty days to understand the record fully as presented by it. Hon. C. G. Janes, the judge who tried the contested cases for county officers under the same record which was taken by consent of parties to be used in those cases as well as this, commenced the consideration of it on the 14th of November and closed on the 29th of December, and after a most thorough and rigid investigation decided in favor of those who were running on the same ticket with me, some of whom had majorities against them nearly double the ap-
parent majority against me. From his decision and my own knowledge of the matter I honestly believe I was elected by a majority of the legal votes.

5. Add to the foregoing facts that the present General Assembly has by its own act prolonged the time of its members to cover an extra session of perhaps fifty days, and I do not care to share the responsibility of this enactment which may hereafter come up in the State by accepting the position even if I was seated during this extra session, and in this way ratify the law passed which I had no voice in placing on the statute books, and which I believe to be impolitic and ill-advised.

6. As to my loyal friends who have stood by me in this contest and now demur to my action in this matter, I am of opinion if they will take a conservative view of the circumstances as herein detailed and as they exist in our county I believe in the near future they will see the wisdom of this course.

7. As this letter to you will be published in the newspapers and will fully cover anything that I may desire to say to the public about the matter herein contained, I desire also in concluding it to say I most cordially thank those who have supported me in the election, and to friends throughout the State I return my gratitude for many kind words they have spoken in my favor. As to those who opposed my election I have nothing unkind to say; they having exercised their rights as freemen, I shall always cherish the kindest of feelings towards them, my fellow-citizens, and finally I do not desire that my course in this matter shall in any way be construed so as to affect the rights of any other person or persons. Acting for myself I much prefer to have peace, harmony and good-will among the people than to be elevated to any position in their gift.

Very respectfully,

C. C. Garrett.
The following resolutions were introduced, read and referred to the Committee on Rules, to wit:

By Mr. Steed, of Taylor—

A resolution making House bill No. 313 the special order immediately after the disposition of House Bill No. 281.

By Mr. Brinson of Decatur—

Making House Bill No. 483 the special order for Tuesday, July 27

By Mr. Whitley of Douglas—

A resolution providing that on Monday, July 20, the House shall have an afternoon session beginning at 3 o'clock.

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

By Mr. Rankin of Gordon—

A bill to amend section 840, volume 1 of the Code of 1895, in reference to the assessing of property for taxation in cases of false returns.

Referred to Special Judiciary Committee.

By Mr. Buchannon of Early—

A bill to amend an Act to create the City Court of the county of Early.

Referred to Committee on Counties and County Matters.
By Mr. Butts of Glynn—

A bill to amend an Act to create the City Court of Brunswick.

Referred to General Judiciary Committee.

By Mr. Shannon of Monroe—

A bill to amend an Act to authorize municipal authorities to enact rules and regulations to enforce vaccination.

Referred to Committee on Counties and County Matters.

By Mr. Watson of McDuffie—

A bill to require more than one witness to confessions or to incriminating statements in criminal cases.

Referred to General Judiciary Committee.

By Mr. Owen of Pike—

A bill to incorporate the Milner school district in Pike county.

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. Beauchamp of Butts—

A resolution to pay Mary E. Flynt her pension.

An appropriation being involved the House resolved itself into a committee of the whole and the Speaker designated as chairman Mr. Wooten of Montgomery.
After a consideration of the resolution the committee arose and through their chairman reported the same back to the House with the recommendation that it do pass.

The report of the committee was agreed to.

The ayes and nays were ordered and on taking the ballot *viva voce*, the vote was as follows:

Those voting in the affirmative were Messrs.—

<table>
<thead>
<tr>
<th>Adams,</th>
<th>Duggan,</th>
<th>Little,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alexander,</td>
<td>Dunbar,</td>
<td>Lowe,</td>
</tr>
<tr>
<td>Alford,</td>
<td>English,</td>
<td>Maples,</td>
</tr>
<tr>
<td>Almond,</td>
<td>Evans,</td>
<td>Martin,</td>
</tr>
<tr>
<td>Ayres,</td>
<td>Felder,</td>
<td>Miller of Bullock,</td>
</tr>
<tr>
<td>Baldwin,</td>
<td>Fields,</td>
<td>Miller of Muscogee,</td>
</tr>
<tr>
<td>Beauchamp,</td>
<td>Flynt,</td>
<td>Mills,</td>
</tr>
<tr>
<td>Blackburn,</td>
<td>Fussell,</td>
<td>Mitcham,</td>
</tr>
<tr>
<td>Bowen,</td>
<td>Gaulden,</td>
<td>Mitchell,</td>
</tr>
<tr>
<td>Brinson,</td>
<td>George,</td>
<td>Morton,</td>
</tr>
<tr>
<td>Brown,</td>
<td>Grenade,</td>
<td>McCurry,</td>
</tr>
<tr>
<td>Bruce,</td>
<td>Grice,</td>
<td>McElmurray,</td>
</tr>
<tr>
<td>Buchan,</td>
<td>Griffin,</td>
<td>McHenry,</td>
</tr>
<tr>
<td>Burton,</td>
<td>Hardeman,</td>
<td>McLain,</td>
</tr>
<tr>
<td>Bush,</td>
<td>Harden,</td>
<td>McRae,</td>
</tr>
<tr>
<td>Butts,</td>
<td>Hayes,</td>
<td>Nisbet,</td>
</tr>
<tr>
<td>Calvin,</td>
<td>Hicks,</td>
<td>Owen,</td>
</tr>
<tr>
<td>Candler,</td>
<td>Hixon of Carroll,</td>
<td>O'Quinn,</td>
</tr>
<tr>
<td>Cann,</td>
<td>Holder,</td>
<td>Parker,</td>
</tr>
<tr>
<td>Carr,</td>
<td>Howard of Baldwin,</td>
<td>Pate of Dooly,</td>
</tr>
<tr>
<td>Carrington,</td>
<td>Hutcheson,</td>
<td>Pate of Gwinnett,</td>
</tr>
<tr>
<td>Carsswell,</td>
<td>Johnson of Clinch,</td>
<td>Paulk of Coffee,</td>
</tr>
<tr>
<td>Chlatt,</td>
<td>Johnson of Crawford,</td>
<td>Paulk of Irwin,</td>
</tr>
<tr>
<td>Cook,</td>
<td>Jones of Pickens,</td>
<td>Peyton,</td>
</tr>
<tr>
<td>Crumbly,</td>
<td>Kelly,</td>
<td>Phillips of Jefferson,</td>
</tr>
<tr>
<td>Daniel,</td>
<td>Kent,</td>
<td>Phillips or Quitman,</td>
</tr>
<tr>
<td>Davison,</td>
<td>Lane,</td>
<td>Preston,</td>
</tr>
<tr>
<td>Deal,</td>
<td>Lanier,</td>
<td>Rankin,</td>
</tr>
<tr>
<td>Dozier,</td>
<td>Lawrence,</td>
<td>Rawls,</td>
</tr>
<tr>
<td>Duckett,</td>
<td>Leigh,</td>
<td>Redwine,</td>
</tr>
</tbody>
</table>
Those voting in the negative were Messrs.—

Booth, Booth, Glenn, Glenn, Mayson, Mayson,
Bower, Bower, Hall, Hall, Overstreet, Overstreet,
Davis, Davis, Houston, Houston, Richardson, Richardson,
Foster of Oconee, Foster of Oconee, Knight, Knight, Rogers of Hall, Rogers of Hall,
Franklin, Franklin, Mann, Mann, Walker of Pierce, Walker of Pierce,

Those not voting were Messrs.—

Akin, Akin, Hendry, Hendry, Rainey, Rainey,
Arnold, Arnold, Henry, Henry, Reid, Reid,
Beall, Beall, Hixon of Sumter, Hixon of Sumter, Rogers of McIntosh, Rogers of McIntosh,
Bell of Emanuel, Bell of Emanuel, Howard of Laurens, Howard of Laurens, Roper, Roper,
Bell of Milton, Bell of Milton, Howell, Howell, Rountree, Rountree,
Boykin, Boykin, Johnson of Baker, Johnson of Baker, Slaton, Slaton,
Brook, Brook, Jones of Dougherty, Jones of Dougherty, Spence, Spence,
Buchannon, Buchannon, Kendrick, Kendrick, Stewart, Stewart,
Conner, Conner, Kilburn, Kilburn, Thurman, Thurman,
Cromartie, Cromartie, Knowles, Knowles, Tigner, Tigner,
Daves, Daves, Mizell, Mizell, Underwood, Underwood,
Derrick, Derrick, Moses, Moses, Valentine, Valentine,
Edwards, Edwards, Mulherin, Mulherin, Walker of Monroe, Walker of Monroe,
Ennis, Ennis, McBride, McBride, Welch, Welch,
Flanigan, Flanigan, Newton, Newton, Wilson, Wilson,
Foster of Towns, Foster of Towns, Proctor, Proctor, Mr. Speaker, Mr. Speaker,
Hawes, Hawes,

Ayes 111; nays 15.

On motion of Mr. Brown of Houston the verification of the roll-call was dispensed with.

On the passage of the bill the ayes were 111, nays 15.
The bill having received the requisite constitutional majority was passed.

On motion of Mr. Harden of Chatham, House Bill No. 5 was tabled.

On motion of Mr. Calvin, House Bill No. 110 was tabled.

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

By Mr. Cromartie—

A resolution making House Bills Nos. 679 and 680 the special order for Friday, July 24.

House Resolution No. 115 was tabled on motion of the author.

Mr. Miller of Muscogee moved to adjourn, which motion prevailed.

Leave of absence was granted—

Mr. Cook,
Mr. Kendrick,
Mr. English,
Mr. Pate of Dooly,
Mr. Alexander,
Mr. Gaulden,
Mr. Hayes,
Mr. Lane,
Mr. Hendry,
Mr. Strickland,
Mr. Johnson of Crawford,
Mr. Nisbet,
Mr. Newton,
Mr. Stovall,
Mr. Miller of Bullock,
Mr. Maples,
Mr. Pate of Gwinnett,
Mr. Alford,
Mr. Preston,
Mr. Mitcham,
Mr. Tracy,
Mr. Daniel,
Mr. Crumbly,
Mr. Daves,
Mr. McLain.

The House then adjourned until 9 o'clock to-morrow morning.

ATLANTA, Ga.,
Saturday, July 18, 1903.

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. Cliatt of the county of Columbia.

On motion of Mr. Mitchell of Thomas the call of the roll was dispensed with.

On motion of Mr. Harden of Chatham the reading of the Journal of yesterday's proceedings was dispensed with.
The following Senate bills were read the third time and put upon their passage, to wit:

By Mr. Harrell of the 8th District—

A bill to amend an Act to create the City Court of Bainbridge in Decatur 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 98, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Howell of the 35th District—

A bill to authorize the Marietta Sewerage Company to occupy the streets of Marietta.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 99, nays 0.

The bill having received the requisite constitutional majority was passed.

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

By Mr. Burton of Franklin—

A bill to amend section 982, volume 1 of the Code so as to make the town of Lavonia 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 98, nays 0.

The bill having received the requisite constitutional majority was passed.

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.

The 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. Stanford of Harris—

A bill to amend an Act to create the City Court of Hamilton.

The 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. Pate of Gwinnett—

A bill to amend all laws to incorporate the town of Buford, and for other purposes.
The 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. Fussell of Chattahoochee—

A bill to change the time of holding the superior courts of Chattahoochee 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. Stanford of Harris—

A bill to provide for the operation of an Act to establish the City Court of Hamilton.

The 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 amend an Act to create a Board of County Commissioners for the county 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 90, 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.

The 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. Hendry of Liberty—

A bill to change the time of holding the superior courts of Liberty 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. Overstreet of Screven—

A bill to amend an Act to create the City Court of Sylvania.
The 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. Griffin of Twiggs—

A bill to amend an Act to fix the time of holding the superior courts of the Oconee circuit.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Rogers and Thompson of Hall—

A bill to incorporate the town of Oakwood in Hall 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. Morris of Cobb—

A bill to incorporate the Olive Springs school district.
The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Phillips of Jefferson—

A bill to incorporate the town of Spread in Jefferson 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. 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 Mr. Thompson of Hall—

A bill to prohibit the trapping and gigging of fish in the county of Hall.
The 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 amend an Act to create a Board of Commissioners of Roads and Revenues for the county of Hall.

The 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 an Act to create a system of public schools in the town of Wadley.

The 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. McBride of Lee—

A bill to incorporate the town of Beloit 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 Messrs. Miller and Deal of Bulloch—

A bill to establish a dispensary in the city of Statesboro.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 100, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Deal and Miller of Bulloch—

A bill to create the City Court of Statesboro.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 97, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Deal of Bulloch—

A bill to repeal an Act to create county courts in this State so far as the same applies to Bulloch 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. Boykin of Lincoln—

A bill to incorporate the Amity 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.

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 be entitled an Act to incorporate the town of Mansfield in the county of Newton.

Also, an Act to amend an Act establishing the City Court of Swainesboro.

Also, an Act to provide for the removal of all obstruc-
tions other than dams used for operating mills or ma­
cinery of every kind from streams of Clayton county.

Also, an Act to amend the Act incorporating the city of
Toccoa.

Respectfully submitted.

C. J. WELLBORN, JR.,
Chairman.

House Bills Nos. 572, 618 and 655 were tabled on mo­
tion of the authors.

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

By Mr. Rankin of Gordon—

A bill to amend section 982 of the Code of 1895.

By Messrs. Ennis and Knowles—

A bill to provide that the dispensary question be sub­
mitted to a vote of the people of Floyd county.

By Mr. Fields of Dooly—

A bill to create the City Court of Cordele.

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

By Mr. Grice of Pulaski—

A bill to provide that no plea of insanity shall be re­
ceived in any court of this State as a defense to a criminal
charge only in certain cases.

Referred to Special Judiciary Committee.
By Mr. Grice of Pulaski—

A bill to amend the General tax act so as to exempt certain articles from taxation.

Referred to Committee on Ways and Means.

By Mr. Jones of Dougherty—

A bill to repeal an Act to create a Board of Commissioners of Roads and Revenues for Dougherty county.

Referred to Special Judiciary Committee.

By Mr. Jones of Dougherty—

A bill to create a new Board of Commissioners of Roads and Revenues for Dougherty county.

Referred to Special Judiciary Committee.

By Messrs. Hall, Felder and Kilburn of Bibb—

A bill to authorize the trustees of the Georgia Academy for the Blind to sell or exchange the lot and buildings now occupied by said institution.

Referred to Committee on Blind Asylum.

By Mr. Deal of Bulloch—

A bill to create a Board of County Commissioners of Roads and Revenues for Bulloch county.

Referred to Special Judiciary Committee.
By Mr. Maples of Mitchell—

A bill to create the Camilla school district.

Referred to Committee on Counties and County Matters.

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

By Mr. George of Morgan—

A bill to authorize the mayor and council of Madison to establish a system of water-works.

By Mr. Rainey of Terrell—

A bill to authorize the Commissioners of Roads and Revenues of Terrell county to pay the officers of the Superior Court a reasonable compensation for misdemeanor convicts.

By Mr. Foster of Oconee—

A bill to amend an Act to incorporate the town of High Shoals.

By Mr. Richardson of Houston—

A bill to create a new charter for the town of Byron.

By Mr. Owen of Pike—

A bill to incorporate the Concord school district of Pike county

By Mr. Mills of Cherokee—

A bill to require tax receivers and collectors to assess and sell all unreturned lands for taxes.
By Messrs. Stovall and Underwood—

A bill to amend the General Appropriation Act which relates to the re-publication of Georgia Reports.

By Mr. Spence of Ware—

A bill to amend section 1039 of the Code of 1895.

By Messrs. Mayson and Candler—

A bill to provide for the registration of all the voters of the town of Lithonia so as to allow them to vote in municipal elections.

By Mr. Stovall of Chatham—

A bill to make an appropriation to the trustees of the University to aid in the completion of the Winnie Davis Memorial Hall.

By Messrs. Mann and Strickland—

A bill to create a Board of Commissioners of Roads and Revenues for the county of Tattnall.

By Mr. Thurman of Walker—

A bill to create a new charter for the town of LaFayette.

By Mr. Conner of Bartow—

A bill to require the State of Georgia to pay the expenses for which the county is liable in trial of cases against the W & A. R. R.
By Mr. Stovall of Chatham—

A bill to provide compensation for the aldermen of Savannah.

By Mr. Owen of Pike—

A bill to amend an Act to create the City Court of Barnesville.

By Mr. Parker of Talbot—

A bill to amend an Act to change the ages of persons liable to do road duty.

By Mr. Evans of Washington—

A resolution for the relief of W. F. Shirley and his bondsmen.

By Mr. McHenry of Floyd—

A bill to amend the charter of the city of Rome so as to extend the corporate limits.

By Mr. McHenry of Floyd—

A bill to amend the charter of the city of Rome so as to allow the establishing of an electric plant.

By Mr. Reid of Campbell—

A bill to require all co-operative or mutual fire insurance companies to make a deposit with the State Treasure.

By Mr. Felder of Bibb—

A bill to prohibit the riding of bicycles on the sidewalks in suburbs.
By Mr. Alford of Worth—

A bill to create a school system at Dallas.

By Mr. Buchannon of Early—

A bill to amend an Act to create the City Court of Early county.

By Messrs. Cromartie, Shannon and Singletary—

A bill to amend section 3, paragraph 1, article 3 of the Constitution.

By Messrs. Cromartie, Shannon and Singletary—

A bill to amend paragraph 2, section 1 of article 9 of the Constitution.

By Messrs. Davidson and Underwood—

A bill to direct the Pension Commissioner of this State to pay over to the ordinaries of the different counties pension money that has accrued to any dead pensioner.

By Mr. Dunbar of Richmond—

A bill to amend the charter of Augusta.

By Mr. West of Lowndes—

A bill to require railroad companies to equip their flat cars with standards.

By Mr. Steed of Taylor—

A resolution providing for a committee to revise and compile the school laws of Georgia.
By Mr. Alford of Worth—

A bill to create a school district at Fillyaw, Worth, county.

By Mr. Hayes of Macon—

A bill to constitute the Clerk of the Superior Court of Macon county *ex-officio* the Clerk of the City Court.

By Messrs. Cann, Harden and Stovall—

A bill to regulate the sale of liquors in cities having a population of 20,000.

By Mr. Reid of Campbell—

A bill to amend section 807, volume 1 of the Code.

By Mr. Owen of Pike—

A bill to incorporate the Milner school district.

By Mr. Dunbar—

A bill to appropriate $50,000 for an exhibit at the St. Louis Exposition.

By Mr. Brock of Dade—

A resolution to reimburse the county of Dade for the incarceration and execution of Charlie Phillips.

By Messrs. Holder and Hardeman of Jackson—

A bill to amend the appropriation Act in reference to the Soldiers’ Home.
By Mr. Mizell of Charlton—

A bill to amend an Act to create a Board of Commissioners of Roads and Revenues for Charlton county.

By Messrs. Holder and Hardeman—

A bill to repeal section 502, volume 1 of the Code.

By Mr. Shannon—

A bill providing for the enforcing of vaccination.

By Mr. Cann of Chatham—

A bill to amend the charter of the Savannah Trust Company.

By Messrs. Richardson of Houston and Johnson of Crawford—

A bill to incorporate the Ben Hill school district.

By Mr. Slaton—

A bill to regulate the business of industrial life insurance.

By Mr. Felder of Bibb—

A bill to amend section 1497, volume 1 of the Code.

By Mr. Rankin of Gordon—

A bill to provide a Board of Visitors to the State Technological School.

By Mr. Morris of Cobb—

A bill to create the Confederate Memorial Board of Georgia.
By Mr. Proctor of Camden—

A bill to pay the sheriff of Camden county a salary.

By Mr. Conner of Bartow—

A bill to force the return for taxation on all notes, etc.

By Mr. Buchannon of Early—

A bill to amend an Act to create the City Court of Early county.

By Messrs. Lane and Hixon of Sumter—

A bill to amend an Act to create the City Court of Americus.

By Mr. Newton of Colquitt—

A bill to incorporate the town of Kingwood.

By Messrs. Martin and Hawes—

A bill to create a public school system for Bowman.

By Mr. Shannon of Monroe—

A resolution to pay the pension of John S. Flynt.

By Mr. Almond of Rockdale—

A resolution authorizing the Commissioner of Pensions to reinstate J. J. W Glenn.

By Mr. Alexander of Walker—

A bill to amend an Act to create the City Court of Washington.
By Mr. Cook of Telfair—

A resolution to pay the pension of Minor White to his nephew.

Mr. Knowles, chairman of the Committee on Western & Atlantic Railroad, submitted the following report:

Mr. Speaker:

The Committee on Western & Atlantic Railroad has had under consideration the following bill of the House which I am instructed to report back to the House with the recommendation that it do pass, to wit:

A bill to require the State of Georgia to pay the expenses for which the county is liable of the trial of cases against the W. & A. R. R.

Respectfully submitted.

W. A. Knowles,
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 and instruct me to report the same back to the House with the recommendation that the same do pass, to wit:

By Mr. Thurman of Walker—

A bill to be entitled an Act to establish a new charter for the town of LaFayette.
By Mr. Cann of Chatham—

A bill to be entitled an Act to amend the charter of the Savannah Trust Company.

By Mr. Richardson of Houston and Mr. Johnson of Crawford—

A bill to be entitled an Act to incorporate Ben Hill school district in the counties of Houston and Crawford.

By Messrs. Holder and Hardeman of Jackson—

A bill to be entitled an Act to repeal section 502 of the Code, and to provide that Notaries Public shall exercise notorial acts in all the counties of the State.

By Mr. Sweat of the 5th District—

Also, Senate bill to be entitled an Act to amend an Act to create a new charter for the city of Douglas.

By Mr. Stovall of Chatham—

Also, House bill to be entitled an Act to provide that each alderman of Savannah shall receive a certain compensation.

Respectfully submitted.

THOS. J. SHACKELFORD,
Chairman.

Mr. Mulherin, chairman of the Committee on Military and Military Affairs, submitted the following report:
Mr. Speaker:

The Committee on Military Affairs have had under consideration House Bill No. 480, a bill to be entitled an Act to amend section 6 of an Act approved December 17, 1902, "to organize the military forces of this State, etc., and for other purposes," instruct me to report the same back with the recommendation that it do pass as amended.

Respectfully submitted.

P M. Mulherin,
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 House bills and instruct me as their chairman to report back said bills with the recommendation that the same do pass:

By Mr. Dunbar of Richmond—

A bill to amend the charter of the city of Augusta so as to allow the city council of Augusta to declare vacant certain street and to convey the same to Mrs. Clara J. Preston, and for other purposes.

By Mr. Buchannon of Early—

A bill to amend an Act to create a City Court for Early county.
By Mr. Owen of Pike—

A bill to incorporate the Milner public school district, and for other purposes.

By Mr. Shannon of Monroe—

A bill to amend Act of 1897 (approved December 20) for quarantine, 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 bills which I am instructed as their chairman to report back to the House with the recommendation that they do pass, to wit:

A bill to prohibit the riding of bicycles, tricycles, etc., on the sidewalks in suburbs of cities.

A bill to regulate the business of industrial life insurance.

Also, the following House bill with the recommendation that it do pass by substitute, to wit:

A bill to amend an Act approved December 24, 1896, relative to road duty.

Also, the following House bills with the recommendation that they do not pass, to wit:
A bill to repeal section 3 of an Act providing for admission to the bar.

A bill to repeal section 4406 of the Code.

Respectfully submitted.

JOHN M. SLATON,
Chairman.

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

Mr. Speaker:

The Committee on Special Judiciary having had under consideration House Bill No. 565 instruct me as their chairman to report same back with the recommendation that it do pass as amended.

Respectfully submitted.

E. K. OVERSTREET,
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 and instruct me to report the same back to the House with the recommendation that the same do pass as amended, to wit:

By Mr. Morris of Cobb——

A bill to be entitled an Act to incorporate Olive Springs school district.
By Mr. Richardson of Houston—

A bill to be entitled an Act to establish a new charter for the town of Byron.

Respectfully submitted.

THOS. J. SHACKELFORD,
Chairman.

The following Senate bills were read the first time, to wit:

By Mr. Comas of the 3d District—

A bill to abolish the system of public schools for Pierce county.

Referred to Committee on Corporations.

By Mr. Park of the 37th District—

A bill to amend paragraph 2, section 5269 of the Civil Code relative to the competency of witnesses, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Skelton of the 31st District—

A bill to prohibit the manufacture of distilled spirits in Hart county.

Referred to Committee on Temperance.

By Mr. Davis of the 17th District—

A bill to provide for the deduction on franchises due
counties, cities, towns and villages of all amounts paid under agreement therefor, and for other purposes.

Referred to Committee on Ways and Means.

By Mr. Duncan of the 36th District—

A bill to amend section 985, volume 1 of the Code, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Comas of the 3d District—

A bill to authorize the issue of bonds to aid in the equipping of school houses by the county of Pierce.

Referred to Special Judiciary Committee.

By Mr. Howell of the 35th District—

A bill to ratify the action of the mayor and council of Marietta in authorizing Hansell street to be closed.

Referred to Committee on Counties and County Matters.

By Mr. Davis of the 17th District—

A resolution authorizing the State Bank Examiner to employ a stenographer.

Referred to Committee on Appropriations.

By Mr. Dodd of the 43d District—

A bill to provide for a uniform system of text-books for Georgia, and for other purposes.

Referred to Committee on Education.
By Mr. Perry of the 33d District—

A bill to amend article 7, section 1 of the Constitution so as to limit the levy of taxes on property for any one year, and for other purposes.

Referred to Committee on Constitutional Amendments.

By Mr. Mathews of the 23d District—

A bill to provide for levy and sale of the equity of redemption in cases of sales to secure debt.

Referred to General Judiciary Committee.

By Mr. Mathews of the 33d District—

A bill to prescribe how property shall be levied on and sold in certain instances, and for other purposes.

Referred to General Judiciary Committee.

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

By Mr. Peyton of Habersham—

A bill to repeal an Act to create the City Court of Clarksville, and for other purposes.

The Senate proposed to amend as follows:

To amend section 2 by striking out the proviso beginning with the word “provided” in the 7th line and ending with the word “courts” in line 13.

The following Senate bills were read the second time, to wit:
By Mr. Sweat of the 5th District—

A bill to amend an Act to create a new charter for the city of Douglas.

By Mr. Davis of the 17th District—

A bill to require corporations to pay taxes to the counties in which they are required to be returned.

By Mr. Snead of the 29th District—

A bill to make it illegal to charge more than eight per cent. interest.

By Mr. Jordan of the 28th District—

A bill providing in what counties property shall be returned where the same lies in two counties, owned by corporations.

By Mr. Tisinger of Upson—

A bill to change the time of holding the fall term of the Upson county Superior Court.

Leave of absence was granted—

Mr. Edwards of Marion,
Mr. Parker.

The Speaker then announced the House adjourned, on motion of Mr. Harden of Chatham.
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. Mr. Kytle.

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

Adams, Carr, Gaulden,
Alexander, Carrington, George,
Alford, Carswell, Glenn,
Almond, Clatt, Grenade,
Arnold, Conner, Grice,
Ayres, Cook, Griffin,
Baldwin, Cromartie, Hall,
Beall, Daniel, Hardeman,
Beauchamp, 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,
Bush, Flanigan, Johnson of Clinch,
Butts, Flynt, Johnson of Crawford,
Calvin, Foster of Oconee, Jones of Dougherty,
Candler, Franklin, Jones of Pickens,
Cann, Fussell, Kelly,
Those absent were Messrs.—

Akin,
Bell of Emanuel,
Crumbly,
Daves,

Mr. Howard of Baldwin arose and addressed the following remarks to the House:

Mr. Speaker:

The members of this House have heard with deep regret
of the death of the distinguished Associate Justice of the Supreme Court of Georgia, Justice Samuel Lumpkin. During his occupancy of that exalted position, as Judge of the Supreme Court, as Solicitor-General and as a member of the General Assembly, he rendered valuable service to the State, and it is a fitting mark to the respect of his memory that this House join with the other departments of State and adjourn on this day of his funeral. I make the formal motion, therefore, that immediately after the confirmation of the Journal and in conformity to a time-honored custom, this House adjourn until to-morrow morning at 9 o'clock.

The motion to adjourn was adopted by a unanimous vote, and as soon as the Journal had been read, Speaker Morris declared the House adjourned until 9 o'clock to-morrow morning.

ATLANTA, Ga.,
Tuesday, July 21, 1903.

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, Baldwin, Bowen,
Alexander, Beall, Bower,
Alford, Beauchamp, Boykin,
Almond, Bell of Milton, Brinson,
Arnold, Blackburn, Brock,
Ayres, Booth, Brown.
Bruce, 
Buchanan, 
Buchannon, 
Burton, 
Bush, 
Butts, 
Calvin, 
Candler, 
Cann, 
Carr, 
Carrington, 
Carswell, 
Clatt, 
Conner, 
Cook, 
Cromartie, 
Daniel, 
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, 
Johnson of Crawford, 
Jones of Dougherty, 
Jones of Pickens, 
Kelly, 
Kendrick, 
Kent, 
Kilburn, 
Knight, 
Knowles, 
Lane, 
Lanier, 
Lawrence, 
Leigh, 
Little, 
Lowe, 
Mann, 
Maples, 
Martin, 
Mayson, 
Miller of Bullock, 
Miller of Muscogee, 
Mills, 
Mitcham, 
Mitchell, 
Morton, 
Moses, 
Mulherin, 
McBride, 
McCurry, 
McElmurray, 
McHenry, 
McLain, 
McRae, 
Newton, 
Nisbet, 
Owen, 
Overstreet, 
O'Quinn, 
Parker, 
Pate of Dooly, 
Pate of Gwinnett, 
Paulk of Coffee, 
Paulk of Irwin, 
Phillips of Jefferson, 
Phillips of Quitman, 
Preston, 
Proctor, 
Rainey, 
Rankin, 
Rawls, 
Redwine, 
Reid, 
Rice, 
Richardson, 
Ridley, 
Rogers of Hall, 
Rogers of McIntosh, 
Roper, 
Rountree, 
Sanders, 
Shackelford, 
Shannon, 
Singletary, 
Slaton, 
Spence, 
Stanford,
Steed of Carroll, Steed of Taylor, Stewart, Stovall, Strickland, Thompson, Thurman, Tigner,
Tracy, Underwood, Valentine, Walker of Monroe, Walker of Pierce, Watson, Wellborn, West,
Whitley, Wilson, Wise, Womble, Wooten, Yates, Mr. Speaker.

Those absent were Messrs.—

Akin, Crumbly, Mizell,
Bell of Emanuel, Daves, Welch,

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

The following resolutions were read and referred to the Committee on Rules:

By Mr. Kelly of Glascock—

A resolution providing that the House hold two sessions per day, beginning with Monday, July 27

By Mr. Calvin of Richmond—

A resolution providing that beginning with Monday, July 27, there shall be held an afternoon session on Monday, Wednesday and Friday, and a daily afternoon session on and after Monday, August 3.

By Mr. Howard of Baldwin—

A resolution making House Bill No. 492 the special order for Wednesday, July 22.
By Mr. George of Morgan—

A resolution making House Bill No. 315 the special order for Thursday, July 23.

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. 571, which proposes to authorize the Commissioner of Agriculture to employ, as necessity may require, a veterinary surgeon; to fix a limit to the compensation of such surgeon for services rendered, and for other purposes, and have instructed me to report the same back with a recommendation that the bill do pass.

Also, House Resolution No. 192 requesting our Representatives and instructing our Senators in Congress to give support to the Brownlow bill which contemplates National and State co-operation in the improvement of public highways, which resolution is favorably reported.

Respectfully submitted.

MARTIN V CALVIN,
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 bill which they instruct me to report back to the House with the recommendation that it do pass, to wit:
A bill to amend an Act to incorporate the Merchants Bank of Valdosta.

Respectfully submitted.                  P. M. HAWES,
                                          Vice-Chairman.

Mr. Carrington, chairman of the Committee on the Extension of the Western & Atlantic railroad, submitted the following report:

Mr. Speaker:

As chairman of Special Committee on extension of the Western & Atlantic railroad I am directed to report the bill back to the House with the request that it be submitted to the Committee of the Whole.

Respectfully submitted.                CARRINGTON of Madison,
                                          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 bill of the House which I am instructed as chairman to report back to the House with the recommendation that the author be allowed to withdraw the same for the reason that a similar Senate bill has been already favorably reported, to wit:

A bill to amend section 3472 of the Code so as to provide that the years' support of a widow or minor children shall be inferior to a claim for purchase money of personality.
Also, the following bill of the House with the recommendation that the same do pass, to wit:

A bill to amend an Act to create the City Court of Brunswick.

Respectfully submitted.

JOHN M. SLATON,
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 Senate bills, to wit:

A bill to create a new charter for the town of Nichols, and for other purposes.

A bill to authorize defendants in actions now pending or that may hereafter be brought by the State for the recovery of certain land, to plead as defense thereto possession of said land for twenty years, and for other purposes.

The Senate has also passed by the requisite constitutional majority the following bill of the House, to wit:

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

A bill to amend an Act in reference to the road laws of the State of Georgia providing for the payment of a commutation tax, and for other purposes.
A bill to amend the charter of the town of Edgewood in DeKalb county by changing the corporate limits of said town.

A bill to authorize the city council of Augusta to lay out and maintain boulevards, drainage, etc., outside the city limits and within five miles thereof, to provide for a Board of Commissioners, and to authorize said council to levy taxes and make appropriations for the same, and for other purposes.

The Senate has also passed by the requisite constitutional majority the following House resolution, to wit:

A resolution for the appropriation of $9,360 for payment of indigent widows.

The following bill, which was a special order for this hour, and which was brought over from last Friday's session, was read again and put upon its passage, to wit:

By Mr. Felder of Bibb—

A bill to amend an Act to create a Prison Commission for the State of Georgia so as to provide for the disposition of felony convicts, and for other purposes.

The House again resolved itself into a committee of the whole for a consideration of the bill, and Mr. Phillips of Jefferson, chairman of the committee which considered the bill last Friday, again took the chair.

After a consideration of the bill the committee arose and through their chairman reported progress, and asked leave to sit again to-morrow morning immediately after the confirmation of the Journal.

The report of the committee was adopted.
The following resolution was read and referred to the Committee on Rules, to wit:

By Messrs. Conner and Underwood—

A resolution making House Bill No. 686 a special order for Thursday the 23d inst.

The following bills were read the second time by unanimous consent and recommitted, to wit:

By Mr. Jones of Dougherty—

A bill to create a new Board of Commissioners of Roads and Revenues for the county of Dougherty.

By Mr. Jones of Dougherty—

A bill to repeal an Act to create a Board of Commissioners of Roads and Revenues for the county of Dougherty.

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

By Mr. Wooten of Montgomery—

A bill to create a new charter for the town of Higgston.

Referred to Special Judiciary Committee.

By Mr. Foster of Oconee—

A bill to require chartered banks of this State to keep open at least four hours daily for the transaction of business.

Referred to Committee on Banks and Banking.
By Mr. Felder of Bibb—

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

Referred to General Judiciary Committee.

By Mr. Flanigan of Gwinnett—

A bill to amend an Act to create a system of public schools for the town of Lawrenceville.

Referred to Committee on Education.

By Messrs. Hixon and Steed of Carroll—

A bill to amend an Act to create the charter of Carrollton.

Referred to Committee on Corporations.

By Messrs. Kilburn, Felder and Hall—

A bill to amend an Act to create a Board of Commissioners for the county of Bibb.

Referred to Committee on General Judiciary.

By Mr. Fields of Dooly—

A bill to incorporate the Oak Grove school district.

Referred to Special Judiciary Committee.

By Mr. Cann of Chatham—

A bill to enlarge and define the powers of the Police Court of Savannah.

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

A bill to amend the charter of the city of Augusta relative to the retiring of certain police.

Referred to the Special Judiciary Committee.

By Mr. Brock of Dade—

A bill to amend section 1174, volume 3 of the Code relative to the execution of convicts.

Referred to General Judiciary Committee.

By Mr. Calvin of Richmond—

A joint resolution prescribing the number and pay of pages of the House and Senate for 1903 and 1904.

Referred to Committee on Appropriations.

The following resolutions were introduced and read and referred to Committee on Rules:

By Mr. Conner of Bartow—

A resolution making House Bill No. 637 the special order for Tuesday, July 23d.

By Mr. Johnson of Clinch—

A Resolution making House Bill No. 188 the special order for Tuesday, July 28th.

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

By Mr. Hopkins of the 7th District—

A bill to permit defendants in actions brought by the
State for the recovery of certain lots of land to plead as defense thereto possession of said lands for the period of twenty years.

Referred to General Judiciary Committee.

At the request of the authors House Bills Nos. 655, 5 and 110.

Leave of absence was granted to—

Mr. Jones of Pickens,
Mr. Miller of Muscogee,
Mr. Gaulden of Brooks.

On motion of Mr. Harden of Chatham the House then adjourned until 9 o'clock to-morrow morning.

ATLANTA, GA.,
Wednesday, July 22, 1903.

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, Alexander, Alford, Almond, Arnold, Ayres, Baldwin, Beall, Beauchamp, Bell of Milton, Blackburn, Booth, Bowen, Bower, Boykin, Brinson, Brock, Brown, Bruce, Buchan, Buchannon.
<table>
<thead>
<tr>
<th>Burton,</th>
<th>Hardeman,</th>
<th>Morton,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bush,</td>
<td>Harden,</td>
<td>Moses,</td>
</tr>
<tr>
<td>Butts,</td>
<td>Hawes,</td>
<td>Mulherin,</td>
</tr>
<tr>
<td>Calvin,</td>
<td>Hayes,</td>
<td>McBride,</td>
</tr>
<tr>
<td>Candler,</td>
<td>Hendry,</td>
<td>McCurry,</td>
</tr>
<tr>
<td>Carr,</td>
<td>Henry,</td>
<td>McElmurray,</td>
</tr>
<tr>
<td>Carrington,</td>
<td>Hicks,</td>
<td>McHenry,</td>
</tr>
<tr>
<td>Carswell,</td>
<td>Hixon of Carroll,</td>
<td>McLain,</td>
</tr>
<tr>
<td>Cliatt,</td>
<td>Hixon of Sumter,</td>
<td>McRae,</td>
</tr>
<tr>
<td>Conner,</td>
<td>Holder,</td>
<td>Newton,</td>
</tr>
<tr>
<td>Cook,</td>
<td>Houston,</td>
<td>Nisbet,</td>
</tr>
<tr>
<td>Cromartie,</td>
<td>Howard of Baldwin,</td>
<td>Owen,</td>
</tr>
<tr>
<td>Crumbly,</td>
<td>Howard of Laurens,</td>
<td>Overstreet,</td>
</tr>
<tr>
<td>Daniel,</td>
<td>Howell,</td>
<td>O'Quinn,</td>
</tr>
<tr>
<td>Daves,</td>
<td>Hutcheson,</td>
<td>Parker,</td>
</tr>
<tr>
<td>Davis,</td>
<td>Johnson of Baker,</td>
<td>Pate of Dooly,</td>
</tr>
<tr>
<td>Davison,</td>
<td>Johnson of Clinch,</td>
<td>Pate of Gwinnett,</td>
</tr>
<tr>
<td>Deal,</td>
<td>Johnson of Crawford,</td>
<td>Paulk of Coffee,</td>
</tr>
<tr>
<td>Derrick,</td>
<td>Jones of Dougherty,</td>
<td>Paulk of Irwin</td>
</tr>
<tr>
<td>Dozier,</td>
<td>Jones of Pickens,</td>
<td>Peyton,</td>
</tr>
<tr>
<td>Duckett,</td>
<td>Kelly,</td>
<td>Phillips of Jefferson,</td>
</tr>
<tr>
<td>Duggan,</td>
<td>Kendrick,</td>
<td>Phillips of Quitman,</td>
</tr>
<tr>
<td>Dunbar,</td>
<td>Kent,</td>
<td>Preston,</td>
</tr>
<tr>
<td>Edwards,</td>
<td>Kilburn,</td>
<td>Proctor,</td>
</tr>
<tr>
<td>English,</td>
<td>Knight,</td>
<td>Rainey,</td>
</tr>
<tr>
<td>Ennis,</td>
<td>Knowles,</td>
<td>Rankin,</td>
</tr>
<tr>
<td>Evans,</td>
<td>Lane,</td>
<td>Rawls,</td>
</tr>
<tr>
<td>Felder,</td>
<td>Lanier,</td>
<td>Redwine,</td>
</tr>
<tr>
<td>Fields,</td>
<td>Lawrence,</td>
<td>Reid,</td>
</tr>
<tr>
<td>Flanigan,</td>
<td>Leigh,</td>
<td>Rice,</td>
</tr>
<tr>
<td>Flynt,</td>
<td>Little,</td>
<td>Richardson,</td>
</tr>
<tr>
<td>Foster of Oconee,</td>
<td>Mann,</td>
<td>Ridley,</td>
</tr>
<tr>
<td>Foster of Towns,</td>
<td>Maples,</td>
<td>Rogers of Hall,</td>
</tr>
<tr>
<td>Franklin,</td>
<td>Martin,</td>
<td>Rogers of McIntosh,</td>
</tr>
<tr>
<td>Fussell,</td>
<td>Mayson,</td>
<td>Roper,</td>
</tr>
<tr>
<td>George,</td>
<td>Miller of Bullock,</td>
<td>Rountree,</td>
</tr>
<tr>
<td>Glenn,</td>
<td>Miller of Muscogee,</td>
<td>Sanders,</td>
</tr>
<tr>
<td>Grenade,</td>
<td>Mills,</td>
<td>Shackelford,</td>
</tr>
<tr>
<td>Grice,</td>
<td>Mitcham,</td>
<td>Shannon,</td>
</tr>
<tr>
<td>Griffin,</td>
<td>Mitchell,</td>
<td>Singletary,</td>
</tr>
<tr>
<td>Hall,</td>
<td>Mizell,</td>
<td>Slaton,</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Spence,</td>
</tr>
</tbody>
</table>
Stanford, Tigner, West, 
Steed of Carroll, Tracy, Whitley, 
Steed of Taylor, Underwood, Wilson, 
Stewart, Valentine, Wise, 
Stovall, Walker of Monroe Womble, 
Strickland, Walker of Pierce, Wooten. 
Thompson, Watson, Yates, 
Thurman, Wellborn, Mr. Speaker.

Those absent were Messrs.—

Akin, Gaulden, Welch
Bell of Emanuel,

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

The following bill which was under the consideration of the House on yesterday was again taken up pursuant to the report of the Committee of the Whole for a further consideration, to wit:

By Mr. Felder of Bibb—

A bill to amend an Act to create the Prison Commission of Georgia so as to provide for the disposition of felony convicts, and for other purposes.

The House again went into a Committee of the Whole and Mr. Phillips of Jefferson, former chairman of the committee, again took the chair.

After a consideration of the bill the committee arose and through their chairman reported the following resolution back to the House with the recommendation that it be adopted.

The report of the committee was adopted.
The resolution was as follows:

By Mr. Morris of Cobb—

A resolution providing that the Committee of the Whole arise and report as follows: That debate on the bill under consideration be closed at 11 o'clock a.m. to-day and that a vote on the bill and all amendments be taken as soon as debate is closed.

Mr. Hall of Bibb offered to amend as follows:

That when the House is again resolved into a committee of the whole, the committee at once proceed to vote on the pending bill, substitutes and amendments without further debate.

The amendment was adopted and the resolution was then adopted as amended.

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

Mr. Speaker:

The Senate has adopted the following Senate resolution:

A resolution for a joint session on July 24, 1903 for the purpose of hearing the address of Hon. Jno. M. Allen.

The House again resolved itself into a committee of the whole and Mr. Phillips took the chair.

After a further 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 by substitute as amended.
Mr. Mitchell of Thomas called the previous question which call was sustained and the main question ordered.

The report of the committee was agreed to.

On the adoption of the substitute Mr. Mitchell of Thomas 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.—

<table>
<thead>
<tr>
<th>Alexander</th>
<th>Hall</th>
<th>Owen</th>
</tr>
</thead>
<tbody>
<tr>
<td>Almond</td>
<td>Hardeman</td>
<td>Overstreet</td>
</tr>
<tr>
<td>Arnold</td>
<td>Harden</td>
<td>O'Quinn</td>
</tr>
<tr>
<td>Boykin</td>
<td>Hawes</td>
<td>Pauk of Coffee</td>
</tr>
<tr>
<td>Brown</td>
<td>Hayes</td>
<td>Phillips of Jefferson</td>
</tr>
<tr>
<td>Burton</td>
<td>Hixon of Sumter</td>
<td>Preston</td>
</tr>
<tr>
<td>Butts</td>
<td>Holder</td>
<td>Proctor</td>
</tr>
<tr>
<td>Calvin</td>
<td>Houston</td>
<td>Redwine</td>
</tr>
<tr>
<td>Candler</td>
<td>Howard of Baldwin</td>
<td>Rice</td>
</tr>
<tr>
<td>Carr</td>
<td>Hutcheson</td>
<td>Richardson</td>
</tr>
<tr>
<td>Cliatt</td>
<td>Jones of Dougherty</td>
<td>Ridley</td>
</tr>
<tr>
<td>Conner</td>
<td>Kent</td>
<td>Rogers of Hall</td>
</tr>
<tr>
<td>Cromartie</td>
<td>Kilburn</td>
<td>Rogers of McIntosh</td>
</tr>
<tr>
<td>Davis</td>
<td>Lane</td>
<td>Rountree</td>
</tr>
<tr>
<td>Deal</td>
<td>Martin</td>
<td>Shackelford</td>
</tr>
<tr>
<td>Dozier</td>
<td>Mayson</td>
<td>Shannon</td>
</tr>
<tr>
<td>Duckett</td>
<td>Miller of Bullock</td>
<td>Singletary</td>
</tr>
<tr>
<td>Dunbar</td>
<td>Mitcham</td>
<td>Slaton</td>
</tr>
<tr>
<td>Felder</td>
<td>Mitchell</td>
<td>Spence</td>
</tr>
<tr>
<td>Fields</td>
<td>Morton</td>
<td>Stovall</td>
</tr>
<tr>
<td>Planigan</td>
<td>Mulherin</td>
<td>Thompson</td>
</tr>
<tr>
<td>Flynt</td>
<td>McBride</td>
<td>Tigner</td>
</tr>
<tr>
<td>Franklin</td>
<td>McElmurray</td>
<td>Walker of Monroe</td>
</tr>
<tr>
<td>George</td>
<td>McHenry</td>
<td>Watson</td>
</tr>
<tr>
<td>Glenn</td>
<td>McLain</td>
<td>Wise</td>
</tr>
<tr>
<td>Grice</td>
<td>Nisbet</td>
<td></td>
</tr>
</tbody>
</table>

Those voting in the negative were Messrs.—

<table>
<thead>
<tr>
<th>Adams</th>
<th>Ayres</th>
<th>Beall</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alford</td>
<td>Baldwin</td>
<td>Beauchamp</td>
</tr>
</tbody>
</table>
Wednesday, July 22, 1908.

Bell of Milton, Blackburn, Booth, Bowen, Bower, Brinson, Brock, Bruce, Buchan, Buchannon, Bush, Carrington, Carswell, Cook, Crumbly, Daniel, Daves, Davison, Derrick, Duggan, Edwards, English, Ennis, Evans, Foster of Oconee, Foster of Towns,

Fussell, Grenade, Henry, Hixon of Carroll, Howard of Laurens, Howell, Johnson of Baker, Johnson of Clinch, Johnson of Crawford, Sanders, Jones of Pickens, Kelly, Kendrick, Knight, Lawrence, Leigh, Little, Lowe, Mann, Mills, Moses, McCurry, McRae, Newton, Parker, Pate of Dooly,

Paulk of Irwin, Peyton, Phillips of Quitman, Rainey, Rankin, Rawls, Reid, Roper, Sanders, Stanford, Steed of Carroll, Steed of Taylor, Stewart, Thurman, Tracy, Underwood, Valentine, Walker of Pierce, Wellborn, West, Whitley, Wilson, Womble, Wooten, Yates,

Those not voting were Messrs.—

Akin, Bell of Emanuel, Cann, Gaulden, Griffin, Hendry, Hicks, Knowles, Lanier, Maples, Miller of Muscogee, Mizell, Pate of Gwinnett, Strickland, Welch, Mr. Speaker.

The roll-call was verified and on counting the vote on the passage of the substitute the ayes were 77, nays 82. The substitute was therefore lost.

The original bill was then put to the House and lost,
ayes 55, nays 89, the same not having received the requisite constitutional majority.

Mr. Felder gave notice that at the proper time he would move to reconsider the action of the House in not passing the above bill.

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

Mr. Speaker:

The Committee on Rules have had under consideration the following House resolutions and instruct me as their chairman to report the same back with the recommendation that they do not pass:

No. 259—By Mr. Fields of Dooly.

No. 265—By Mr. Grice of Pulaski.

No. 272—By Mr. Brinson of Decatur.

No. 282—By Mr. Conner of Bartow.

No. 281—By Mr. Johnson of Clinch.

No. 280—By Mr. George of Morgan.

No. 279—By Messrs. Conner and Underwood.

No. 276—By Mr. Howard of Baldwin—

No. ——By Messrs. West and Mitchell.

No. 274—By Mr. Cromartie.
They also recommend that House Resolution No. 269 do pass as amended.

Also, that House Resolution No. 271 do pass.

Respectfully submitted.

N. A. Morris,
Chairman ex-officio.

The following resolutions, which were reported back to the House by the Committee on Rules, were read, to wit:

By Dunbar of Richmond—

A resolution fixing House resolution which appropriates $50,000 toward defraying the expense of making an exhibit at the Louisiana Exposition the special order for Wednesday, July 22.

The committee proposed to amend by substituting Tuesday, 28th in lieu of Wednesday, 22d.

The resolution was lost.

By Mr. Steed of Taylor—

A resolution making House Bill No. 313 the special order after the disposition of House Bill No. 281.

The resolution was adopted.

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

By Mr. Fields of Dooly—

A resolution making House Bill No. 517 the special
order for Tuesday, July 28, from 10:30 o'clock to 11 o'clock a.m.

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

By Mr. Hopkins of the 7th District—

A resolution inviting Congressman Jno. M. Allen to address the General Assembly on Friday, July 24, 1903, on the Louisiana Purchase Exposition.

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

By Mr. Bower of Decatur—

A resolution providing that the previous question shall be considered as ordered on House Bill No. 313 to-morrow at 10 o'clock.

The following bill, which was made the special order for to-day immediately after the disposition of the Convict bill by Mr. Felder of Bibb, was read the third time and put upon its passage, to wit:

By Mr. Steed of Taylor—

A bill to amend an Act to create the Prison Commission of the State of Georgia so as to provide for the disposition of convicts.

Before the bill was disposed of a motion was made to adjourn which was put and carried.
THURSDAY, JULY 28, 1908.

Leave of absence was granted—

Mr. Knowles of Floyd

The Speaker then announced the House adjourned until 9 o'clock to-morrow morning.

ATLANTA, GA.,
Thursday, July 23, 1903.

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, Buchan, Davison,
Alexander, Buchannon, Deal,
Alford, Burton, Derrick,
Almond, Bush, Dozier,
Arnold, Butts, Duckett,
Ayres, Calvin, Duggan,
Baldwin, Candler, Dunbar,
Beall, Cann, Edwards,
Beauchamp, Carr, English,
Bell of Milton, Carrington, Ennis,
Blackburn, Carswell, Evans,
Booth, Clatt, Felder,
Bowen, Conner, Fields,
Bower, Cook, Flanigan,
Boykin, Cromartie, Flynt,
Brinson, Crumbly, Foster of Oconee,
Brock, Daniel, Foster of Towns,
Brown, Daves, Franklin,
Bruce, Davis, 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, Johnson of Crawford, Parker, Jones of Dougherty, Jones of Pickens, Kelly, Kendrick, Kent, Kilburn, Knight, Knowles, Lane, Lanier, Lawrence, Leigh, Little, Lowe, Mann, Maples, Martin, Mayson, Miller of Bullock, Miller of Muscogee, Mills, Mitcham, Mitchell, Mizell, Morton, Moses, Mulherin, McBride; McCurry, McElmurray, McHenry, McLain, McRae, Newton, Nisbet; Owen, Overstreet, O'Quinn, Reid, Rice, Richardson, Ridley, Rogers of Hall, Rogers of McIntosh, Roper, Rountree, Sanders, Shackelford, Shannon, Singletary, Slaton, Spence, Stanford, Steed of Carroll, Steed of Taylor, Stewart, Stovall, Strickland, Thompson, Thurman, Tigner, Tracy, Underwood, Valentine, Walker of Monroe, Walker of Pierce, Watson, Wellborn, West, Whitley, Wilson, Wise, Womble, Wooten, Yates, Mr. Speaker.

Those absent were Messrs.—

Akin, Bell of Emanuel, Welch,
Mr. Felder of Bibb gave notice that at the proper time he would move to reconsider the action of the House in failing to pass House Bill No. 281 and the substitute therefore.

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

The Speaker ruled that under the rules of the House a motion to reconsider at this time would be out of order, inasmuch as House Bill No. 313 was made the special order to follow after the disposition of House Bill No. 281, the bill sought to be reconsidered; and inasmuch as bill No. 313 was under consideration when the House adjourned on yesterday, it would precede any motion to reconsider.

Mr. Felder then took an appeal from the above decision of the chair.

The previous question was called and sustained and the main question ordered.

On the question as to whether the decision of the chair should be sustained, Mr. Miller of Muscogee called for the ayes and nays, which call was sustained, and on taking the ballot *viva voce* the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams, Alford, Almond, Baldwin, Beall, Beauchamp, Booth, Bower, Brinson, Brock, Bruce, Burton, Butts, Cann, Carrington, Cliatt, Cook, Crumbly, Daniel, Daves, Davison, Derrick, Dunbar, English, Ennis, Evans, Foster of Oconee,
Foster of Towns, Lowe, Sanders,
Fussell, Mann, Spence,
Glenn, Miller of Muscogee, Steed of Carroll,
Henry, Mills, Steed of Taylor,
Hixon of Carroll, Mitchell, Stewart,
Hixon of Sumter, Moses, Strickland,
Howard of Laurens, McBride, Thompson,
Johnson of Clinch, McCurry, Walker of Pierce,
Johnson of Crawford, McLain, Wellborn,
Jones of Pickens, Newton, West,
Kendrick, Owen, Whitley,
Kent, Parker, Wilson,
Knowles, Raines, Wise,
Lawrence, Reid, Womble,
Leigh, Rice, Yates,
Little, Roper,
THURSDAY, JULY 23, 1903.

Those not voting were Messrs.—

Akin, Arnold, Bell of Emanuel, Blackburn, Bowen, Boykin, Buchan, Bush, Davis, Duckett, Edwards, Flynt, Gaulden, Grenade, Griffin, Hawes, Hendry, Hicks, Howard of Baldwin, Johnson of Baker, Lanier, Maples, Mizell, Overstreet, Pate of Dooly, Peyton, Phillips of Jefferson, Phillips or Quitman, Rainey, Rogers of Hall, Rogers of McIntosh, Shannon, Slaton, Stanford, Tracy, Watson, Welch, Wooten, Mr. Speaker.

Ayes 74; nays 62.

The roll-call was verified and on counting the votes cast it was found that the ayes were 74, nays 62. The decision of the chair was therefore sustained.

Mr. Felder of Bibb moved that House Bill No. 313, known as the “Steed Convict Bill,” be postponed until next Tuesday.

Mr. Steed of Taylor moved to amend the motion of Mr. Felder by postponing the bill until Tuesday, to be taken up immediately after the confirmation of the Journal and made the continuing special order until disposed of.

Mr. Tigner of Muscogee moved as a substitute for the above motions that the bill be indefinitely postponed.

Mr. Bower of Decatur called for the previous question on the bill and pending amendments.

Before any of the preceding motions could be put Mr. Felder moved that the bill be tabled and on that motion
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.**—

<table>
<thead>
<tr>
<th>Arnold,</th>
<th>Hall,</th>
<th>Nisbet,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Boykin,</td>
<td>Harden,</td>
<td>Overstreet,</td>
</tr>
<tr>
<td>Buchan,</td>
<td>Hawes,</td>
<td>O'Quinn,</td>
</tr>
<tr>
<td>Butts,</td>
<td>Hayes,</td>
<td>Phillips of</td>
</tr>
<tr>
<td>Calvin,</td>
<td>Hixon of Sumter,</td>
<td>Jefferson,</td>
</tr>
<tr>
<td>Candler,</td>
<td>Houston,</td>
<td>Preston,</td>
</tr>
<tr>
<td>Carr,</td>
<td>Hutcheson,</td>
<td>Proctor,</td>
</tr>
<tr>
<td>Carrington,</td>
<td>Kent,</td>
<td>Rainey,</td>
</tr>
<tr>
<td>Conner,</td>
<td>Kilburn,</td>
<td>Rogers of</td>
</tr>
<tr>
<td>Dozier,</td>
<td>Lane,</td>
<td>McIntosh,</td>
</tr>
<tr>
<td>Dunbar,</td>
<td>Martin,</td>
<td>Rountree,</td>
</tr>
<tr>
<td>Felder,</td>
<td>Mayson,</td>
<td>Shackelford,</td>
</tr>
<tr>
<td>Fields,</td>
<td>Morton,</td>
<td>Singletary,</td>
</tr>
<tr>
<td>Planigian,</td>
<td>Mulherin,</td>
<td>Spence,</td>
</tr>
<tr>
<td>Flynt,</td>
<td>McElmurray,</td>
<td>Stovall,</td>
</tr>
<tr>
<td>Franklin,</td>
<td>McHenry,</td>
<td>Underwood,</td>
</tr>
<tr>
<td>Grice,</td>
<td></td>
<td>Walker of</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Monroe,</td>
</tr>
</tbody>
</table>

Those voting in the negative were **Messrs.**—

<table>
<thead>
<tr>
<th>Adams,</th>
<th>Cann,</th>
<th>Henry,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alford,</td>
<td>Carswell,</td>
<td>Hicks,</td>
</tr>
<tr>
<td>Almond,</td>
<td>Cliatt,</td>
<td>Hixon of</td>
</tr>
<tr>
<td>Ayres,</td>
<td>Cook,</td>
<td>Carroll,</td>
</tr>
<tr>
<td>Baldwin,</td>
<td>Cromartie,</td>
<td>Holder,</td>
</tr>
<tr>
<td>Beall,</td>
<td>Crumbly,</td>
<td>Howard of</td>
</tr>
<tr>
<td>Beaucamp,</td>
<td>Daniel,</td>
<td>Baldwin,</td>
</tr>
<tr>
<td>Bell of Milton,</td>
<td>Daves,</td>
<td>Howard of</td>
</tr>
<tr>
<td>Blackburn,</td>
<td>Davison,</td>
<td>Laurens,</td>
</tr>
<tr>
<td>Booth,</td>
<td>Duggan,</td>
<td>Howell,</td>
</tr>
<tr>
<td>Bower,</td>
<td>English,</td>
<td>Johnson of</td>
</tr>
<tr>
<td>Brinson,</td>
<td>Ennis,</td>
<td>Baker,</td>
</tr>
<tr>
<td>Brock,</td>
<td>Evans,</td>
<td>Johnson of</td>
</tr>
<tr>
<td>Brown,</td>
<td>Foster of Oconee,</td>
<td>Crawford,</td>
</tr>
<tr>
<td>Bruce,</td>
<td>Fussell,</td>
<td>Jones of</td>
</tr>
<tr>
<td>Buchannon,</td>
<td>Glenn,</td>
<td>Dougherty,</td>
</tr>
<tr>
<td>Burton,</td>
<td>Grenade,</td>
<td>Jones of</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Pickens,</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Kelly,</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Kendrick,</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Knight,</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Knowles,</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Lawrence,</td>
</tr>
</tbody>
</table>
Those not voting were Messrs.—

Akin,
Alexander,
Bell of Emanuel,
Bowen,
Bush,
Davis,
Deal,
Derrick,
Duckett,
Edwards,
Foster of Towns,

Gaulden,
George,
Griffin,
Hardeman,
Hendry,
Lanier,
Maples,
Mizell,
Moses,
Owen,
Pate of Dooly,
Pate of Gwinnett,
Redwine,
Riley,
Rogers of Hall,
Shannon,
Thompson,
Tigner,
Watson,
Welch,
Mr. Speaker.

Ayes 50; nays 93.

Mr. Brown of Houston moved that the verification of the roll-call be dispensed with, which motion prevailed.

On the motion to table the ayes were 50, nays 93; the motion was therefore lost.

Mr. Felder of Bibb moved that the House adjourn until 9:15 o'clock to-morrow morning.
The chair ruled that a call for the previous question took precedence of the motion of Mr. Felder.

From the above decision of the chair Mr. Felder took an appeal.

Mr. Miller of Muscogee moved that the House adjourn, which motion was lost.

As to whether or not the decision of the chair should be sustained, Mr. Felder of Bibb called for the ayes and nays, which call was sustained.

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following Senate bills, to wit:

A bill to amend section 2171 of volume 2 of the Code providing for the change and general direction and route of railroads.

A bill to incorporate the Kensington school district in Walker county.

A bill to secure to the several counties of this State the public school fund to which they are entitled.

A bill to incorporate the town of Menlo in Chattooga county.

The Senate has also passed by the requisite constitutional majority the following bills of the House, to wit:
A bill to amend the Act concerning the election laws of the city of Cordele.

A bill to amend the charter of the town of Sharon, Taliaferro county.

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

A bill to amend the charter of the town of Marven.

A bill to amend the charter of the town of Parrott in Terrell county.

A bill to incorporate the town of Barney in Brooks county.

A bill to grant to the mayor and aldermen of Savannah certain lands upon which to erect public buildings.

A bill to allow the voters of the Blue Ridge district in White county to hold an election for fence or no fence.

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

A bill to amend an Act creating a Board of Commissioners of Roads and Revenues for Pulaski county.

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

The Senate has also passed by the requisite constitutional majority the following House resolution, to wit:

A resolution providing an appropriation to meet the deficiency in the insurance fund of 1901.

The Senate has passed by substitute the following resolution of the House, to wit:
A resolution to require the Joint Finance Committee to examine the offices of Secretary of State, School Commissioner, Commissioner of Agriculture, Prison Commissioner and Pension Commissioner.

The Senate has also passed as amended by the requisite constitutional majority the following bills of the House, to wit:

A bill to amend section 10 of the charter of Chipley.

A bill to prohibit the manufacture of alcoholic or spirituous liquors in Upson county.

A bill to amend the charter of Lyons.

A bill to repeal an Act creating a Board of Commissioners of Roads and Revenues for the county of Dade.

A bill to amend the charter of Ball Ground in Cherokee county.

A bill to amend the charter of the town of Hamilton.

A bill to amend the charter of Bronwood in Terrell county.

A bill to incorporate the town of Armena in Lee county.

A bill to incorporate the town of Plainsville in Gordon county.

A bill to amend section 3 of an Act approved September 29, 1881, so as to provide greater compensation for the deputy jailer and jail guards of Chatham county.

A bill to authorize the mayor and council of Roswell to issue bonds for $11,000 for improvements.
A bill to repeal an Act to establish a system of public schools for Sylvania school district.

A bill to incorporate the town of Nunez in Emanuel county.

A bill to amend the charter of Metcalf in Thomas county.

A bill to amend the charter of the town of Decatur to issue bonds for water works.

A bill to amend the charter of the town of Cairo in Thomas county.

A bill to amend the charter of the town of Decatur to establish a system of sewerage.

A bill to incorporate the town of Macon in Mitchell county.

A bill to amend the charter of Decatur so as to pave the streets of said town.

A bill to protect fish in the waters of Bartow county.

A bill to amend the charter of Montezuma, Macon county.

A bill to repeal an Act creating a Board of Commissioners of Roads and Revenues for the county of Walton.

The Senate has failed to pass the following bill of the House, to wit:

A bill to prescribe the manner of electing county school commissioners by the electors of each county.
ATLANTA, Ga., July 23, 1903.

The following message was received from His Excellency, the Governor, through his Secretary, Mr. Blackburn, to wit:

Mr. Speaker:

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

Mr. Howard of Baldwin moved to adjourn.

On motion to adjourn Mr. Felder of Bibb called for the ayes and nays but immediately withdrew the same.

The motion to adjourn was then put to the House and carried; ayes 67, nays 64.

Leave of absence was granted—

Mr. Sanders,
Mr. Lanier,
Mr. Stanford,
Mr. Paulk of Coffee,
Mr. Alexander,
Mr. Henry,
Mr. Newton,
Mr. Bowen,
Mr. Singletary.

The Speaker then announced the House adjourned until 9 o'clock to-morrow morning.
Friday, July 24, 1903.

Atlanta, Ga.,

Friday, July 24, 1903.

The House met pursuant to adjournment at 9 o'clock a.m. this day, was called to order by the Speaker and opened with prayer by the Rev. Mr. Ledbetter.

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

<table>
<thead>
<tr>
<th>Adams</th>
<th>Cann</th>
<th>Foster of Oconee,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alexander</td>
<td>Carr</td>
<td>Foster of Towns,</td>
</tr>
<tr>
<td>Alford</td>
<td>Carrington</td>
<td>Franklin,</td>
</tr>
<tr>
<td>Almond</td>
<td>Carswell</td>
<td>Fussell,</td>
</tr>
<tr>
<td>Arnold</td>
<td>Cliatt</td>
<td>Gaulden,</td>
</tr>
<tr>
<td>Ayres</td>
<td>Conner</td>
<td>George,</td>
</tr>
<tr>
<td>Baldwin</td>
<td>Cook</td>
<td>Glenn,</td>
</tr>
<tr>
<td>Beall</td>
<td>Cromartie</td>
<td>Grenade,</td>
</tr>
<tr>
<td>Beauchamp</td>
<td>Crumblly</td>
<td>Grice,</td>
</tr>
<tr>
<td>Bell of Emanuel</td>
<td>Daniel</td>
<td>Griffin,</td>
</tr>
<tr>
<td>Bell of Milton</td>
<td>Daves</td>
<td>Hall,</td>
</tr>
<tr>
<td>Blackburn</td>
<td>Davis</td>
<td>Hardeman,</td>
</tr>
<tr>
<td>Booth</td>
<td>Davison</td>
<td>Harden,</td>
</tr>
<tr>
<td>Bowen</td>
<td>Deal</td>
<td>Hawes,</td>
</tr>
<tr>
<td>Bower</td>
<td>Derrick</td>
<td>Hayes,</td>
</tr>
<tr>
<td>Boykin</td>
<td>Dozier</td>
<td>Hendry,</td>
</tr>
<tr>
<td>Brinson</td>
<td>Duckett</td>
<td>Henry,</td>
</tr>
<tr>
<td>Brock</td>
<td>Duggan</td>
<td>Hicks,</td>
</tr>
<tr>
<td>Brown</td>
<td>Dunbar</td>
<td>Hixon of Carroll,</td>
</tr>
<tr>
<td>Bruce</td>
<td>Edwards</td>
<td>Hixon of Sumter,</td>
</tr>
<tr>
<td>Buchan</td>
<td>English</td>
<td>Holder,</td>
</tr>
<tr>
<td>Buchannon</td>
<td>Ennis</td>
<td>Howard,</td>
</tr>
<tr>
<td>Burton</td>
<td>Evans</td>
<td>Howard of Baldwin,</td>
</tr>
<tr>
<td>Bush</td>
<td>Felder</td>
<td>Howard of Laurens,</td>
</tr>
<tr>
<td>Butts</td>
<td>Fields</td>
<td>Howell,</td>
</tr>
<tr>
<td>Calvin</td>
<td>Flanigan</td>
<td>Hutcheson,</td>
</tr>
<tr>
<td>Candler</td>
<td>Flynt</td>
<td>Johnson of Baker,</td>
</tr>
</tbody>
</table>
Johnson of Clinch, McElmurray Sanders, Shackelford,
Johnson of Crawford, McHenry, Shannon, Singletary,
Jones of Dougherty, McLain, Slaton, Spence,
Jones of Pickens, McRae, Stanford, Steed of Carroll,
Kelly, Newton, Steed of Taylor, Stewart,
Kendrick, Nisbet, Stovall, Strickland,
Kent, Owen, Thompson, Thumman,
Kilburn, Overstreet, Tigner,
Knight, O'Quinn, Underwood, Valentine,
Knowles, Parker, Walker of Monroe,
Lane, Pate of Dooly, Walker of Pierce,
Lanier, Pate of Gwinnett, Watson,
Lawrence, Paulk of Coffee, Whitley,
Leigh, Paulk of Irwin, Wise,
Little, Peyton, Womble,
Lowe, Phillips of Jefferson, Wooten, Yates,
Mann, Phillips of Quitman, Mr. Speaker.
Maples, Preston,
Martin, Proctor,
Mayson, Rainey,
Miller of Bullock, Rankin, Wellborn,
Miller of Muscogee, Rawls,
Mills, Redwine, West,
Mitcham, Reid, Whitley,
Mitchell, Rice, Wilson,
Mizell, Richardson, Wise,
Morton, Ridley, Womble,
Moses, Rogers of Hall, Wooten,
Mullerin, Rogers of McIntosh, Yates,
McBride, Roper, Mr. Speaker.
McCurry, Rountree,

Those absent were Messrs.—

Akin, Welch,

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

The following resolutions were read and referred to the Committee on Rules, to wit:
By Mr. Dunbar of Richmond—

A resolution fixing the order of business for to-morrow's session and also fixing the resolution to appropriate $50,000 for the exhibit at the Louisiana Purchase Exposition for Tuesday, July 28.

By Mr. Stovall of Chatham—

A resolution fixing House bill for the appropriation of $6,000 for the completion of the Winnie Davis Memorial Hall as the special order for Wednesday, July 30.

By Mr. Calvin of Richmond—

A resolution fixing House Bill No. 405 as a special order for Tuesday, July 28.

By Mr. Daniel of Emanuel—

A resolution providing that beginning with Monday next the House hold an afternoon session.

House Bill No. 313, known as the "Steed Convict Bill," which was brought over as unfinished business, was again taken up for a further consideration of the House.

The call for the previous question was not sustained by the House.

Mr. Felder withdrew his motion to postpone the bill until next Tuesday.

Mr. Tigner also withdrew his motion to indefinitely postpone the bill.

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

A resolution fixing House Bill No. 313 with all substitutes and amendments the special order for Tuesday, 28th inst., immediately after the confirmation of the Journal, and that it shall be the continuing special order until 11 o'clock on that day, when the previous question on said bill and amendments shall be considered as ordered.

Mr. McCurry, chairman of Committee on Public Library, submitted the following report:

Mr. Speaker:

The Committee on Public Library have had under consideration Senate Resolution No. 41 and request that it be read second time and recommitted.

Respectfully submitted.

JULIAN McCURRY,
Chairman.

Mr. Slaton moved that 200 copies of House Bill No. 313, together with all substitutes and amendments, be printed for the use of the House, which motion prevailed.

The following resolutions were read and referred to the Committee on Rules, to wit:

By Mr. Mitchell of Thomas—

A resolution fixing House Bill No. 1 as the special order for Wednesday, July 29.

By Mr. Underwood of White—

A resolution fixing Senate Bill No. 44 the special order for Wednesday, July 29.
By Mr. Howard of Baldwin—

A resolution fixing House bill which appropriates $1,500 for the use of the Lunatic Asylum as a special order for Wednesday, July 29.

Mr. Kelly, chairman of the Committee on the Academy for the Blind, submitted the following report:

*Mr. Speaker:*

The Committee on the Academy for the Blind have had under consideration House Bill No. 722, which authorizes the trustees of that institution to sell or exchange the lot, buildings, etc., now occupied for a more desirable location, etc., etc., and have instructed me to report the same back with a recommendation that the bill do pass.

Respectfully submitted.

THOMAS J. M. KELLY,  
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. 675 to amend an Act creating the Prison Commission, approved December 21, 1897, and the committee instructs me as its chairman to report the same back to the House with a recommendation that it do pass.

Respectfully submitted.

J. J. CONNER,  
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 House bills and instruct me as their chairman to report same back with the recommendation that same do pass:

By Mr. Slaton—

A bill to appropriate $5,000 to the Technological School.

By Mr. Howard of Baldwin—

A bill to appropriate $5,000 to the Georgia Normal and Industrial College.

By Mr. West—

A bill to provide for collection and compilation of records concerning W. & A. R. R.

Respectfully submitted.

CHAS. L. DAVIS,
Chairman.

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

Mr. Speaker:

The Committee on Education has had under consideration the following House bill which I am instructed as
chairman to report back to the House with the recommendation that it do pass by substitute, to wit:

A bill to establish a uniform system of text-books.

Respectfully submitted,

JNO. N. HOLDER,
Chairman.

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 bill of the House and instruct me as their chairman to report the same back with the recommendation that the same do pass by substitute:

By Mr. Whitley of Douglas—

A bill to create a department of health and health officers in this State, and for other purposes.

Respectfully submitted,

L. G. HARDEMAN,
Chairman.

Mr. Phillips, vice-chairman of the Committee on Ways and Means, submitted the following report:

Mr. Speaker:

Your Committee on Ways and Means have had under consideration Senate Bill No. 145, to wit:
A bill to provide for the deduction on franchises due counties, cities, towns and villages of all amounts paid under agreements therefor, and for other purposes, and instruct me to report the same back to the House with the recommendation that the same do pass as amended.

Respectfully submitted.

J. R. Phillips,
Vice-Chairman.

Mr. Shannon, chairman of the Committee on Corporations, submitted the following report:

Mr. Speaker:

The Committee on Counties and County Matters have had under consideration the following Senate resolution and instruct me as their chairman to report back said resolution with the recommendation that it do pass, to wit:

By Mr. Howell of the 35th District—

Senate Resolution No. 40 to ratify the action of the mayor and council of Marietta in authorizing Hansell street to be closed for a distance of some two hundred feet, and for other purposes.

Respectfully submitted.

John 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 instruct me as their vice-chairman to report the same back with the recommendation that they do pass, to wit:

By Mr. Sanders of Heard—

A bill to incorporate the Franklin school district in Heard county.

By Mr. Sanders of Heard—

A bill to incorporate the town of Centralhatcher in Heard county.

Respectfully submitted.

HENRY H. LITTLE,
Vice-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 recommend the same do pass, to wit:

By Mr. Maples of Mitchell—

A bill to create the Camilla school district and establish public school in said district of the county.

Respectfully submitted.

JOHN R. SHANNON,
Chairman.

July 23, 1903.
Mr. Slaton, chairman of the Committee on General Judiciary, submitted the following report:

Mr. Speaker:

The Committee on General Judiciary having had under consideration the following bill of the House instruct me as chairman to report the same back to the House with the recommendation that it do pass, to wit:

A bill to amend an Act to establish a County Board of Commissioners for Bibb county.

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 House bill report the same back with the recommendation that it do pass as amended, to wit:

By Messrs. Ennis and Knowles of Floyd—

A bill to submit to the people of Floyd county the question of the repeal of the dispensary Act for that county.

Also, the following Senate bill with the recommendation that it do pass, to wit:
By Mr. Skelton of the 31st District—

A bill to prohibit the manufacture of distilled spirits in Hart county.

Also, the following House bill with the recommendation that it do pass, to wit:

By Messrs. Mitchell, Rountree and Singletary of Thomas—

A bill to repeal an Act authorizing the mayor and council of Meigs to regulate the sale of liquor in that town.

July 17, 1903.

To his Excellency, Governor Joseph M. Terrell:

Dear Sir:—At the meeting of the Georgia Bar Association held in 1902, a resolution was adopted appointing a committee of five from that body to investigate the Torrens system and similar systems for the registration of land titles, and to report the result of their work to the next meeting of the association.

In conformity with this resolution a committee was appointed, and at the meeting of the Georgia Bar Association, just finished this month, the report of this committee was presented.

Upon consideration of this report the Georgia Bar Association adopted a resolution appointing the undersigned a committee to appear before your Excellency and submit the matter of this report, together with such other matters as they might see fit, and urge upon your Excellency the sending of a special message to the General Assembly of Georgia, now in session, asking that body to appoint a special commission to consist of such number as your Excellency might suggest, including some members of the Bar Association, who should be authorized to inquire into
the Torrens system of registration of land titles and to report to that body whether such a system is advisable for Georgia and whether it is practicable.

Looking to this end we take the liberty of submitting for your consideration the report referred to, together with other publications, including extracts from the inaugural address of Governor William E. Russell, of Massachusetts, upon this subject, the statutes of Massachusetts adopting such report, and also some extracts from the reports of the registrar of Cook county, Illinois.

Your Excellency will observe that the Torrens system now obtains in five States of the union, to wit: Illinois, Massachusetts, California, Minnesota and Oregon. It also obtains in Great Britain and the greater portions of Canada and the other British possessions of North America and in South Australia.

The system is now being considered in twenty-seven other States of the union, and in nearly every one where it is being considered the Governor has either called the attention of the Legislature to this matter and requested the appointment of a commission, or the appointment of a commission has been urged by the Bar Association of the various States, and the Legislatures in the various States have adopted such suggestions. So that your Excellency will observe that the matter is now regarded throughout the union as one of great importance and is receiving the careful attention of the people.

The main benefits to be derived from the adoption of this system are as follows:

First. The title is registered instead of the evidence of title. This title is registered after it has been examined and passed upon by a court of competent jurisdiction under a regular system of pleadings and practice conformable to that which obtains in each particular jurisdiction. In all the acts which have been submitted and which have been
discussed, ample provision is made for notice to all persons who may have any interest in the land, including minors and others not sui juris, and also for notice to non-residents who may be interested. In this way the court is enabled to obtain jurisdiction and render a judgment which will be binding against the world.

It has been observed that in a vast number of registrations which have been made, very little loss has occurred to people who have not been notified, and this loss is provided for by the creation of an indemnity fund. In Massachusetts, where six hundred and sixty-two registrations have been made, there has not yet been any recourse to the indemnity fund, and in Queensland, in Australia, where the system has been in operation for more than thirty-eight years there has been only one loss out of a registration of over a million and a quarter of titles.

The important benefits accruing out of the adoption of such a system will be:

First. The saving of expense for the registration of titles, as only one registration will be required, and the subsequent transfers for that registration would not exceed for each transfer $2.00.

Second. In the generality of cases, the transfer, including the examination of title, after the initial registration, could be completed within an hour.

Third. The title is rested or quieted at every transfer.

Fourth. There is not any chain of deeds to be examined.

Fifth. The records are shorter.

Sixth. This safe, short and inexpensive method of transfer increases the value of land and makes it a quick asset.

The principles of the Torrens system are in brief:

1. A public examination of title by a court of competent jurisdiction, with notice to all persons concerned.
2. A registration of the title founded upon such examination.
3. The issuance of a certificate of title.
4. The re-registration of the title upon every subsequent transfer.
5. Notice on the certificate of any matter affecting a registered title, claims not registered having no validity.

Without quoting at length from Governor Russell's address, to which we have referred, we submit the same to you and ask your careful consideration of it, as his statement sets forth in a very clear and compendious manner the reasons why such a system should be adopted.

We therefore invite your Excellency's consideration of these matters and respectfully ask that you may see fit to call the attention of the General Assembly to this matter at as early a date as may be consistent with your views, asking the appointment of a commission as we have before suggested.

We have the honor to remain,

Your obedient servants,

WASHINGTON DESSAU,
Chairman.

J. L. SWEAT,
HOWARD VAN EPPS,
Committee.

STATE OF GEORGIA,
EXECUTIVE DEPARTMENT.

ATLANTA, GA., July 23, 1903.

To the Members of the General Assembly:

The Georgia Bar Association, at its annual session in 1902, adopted a resolution appointing a committee of five from that body to investigate the Torren's system and similar systems for the registration of land titles, and to
report the result of their work to the next meeting of the association. In pursuance of that resolution a committee was appointed, and at the last session, held in July, 1903, the committee reported their findings and recommendations to the Bar Association. After a consideration of this report the Georgia Bar Association adopted a resolution appointing a committee to appear before me and submit the matter of their report, together with such other matters as they might see proper, and to urge upon me the sending of a special message to the General Assembly of Georgia, asking the General Assembly to appoint a special commission to consist of such number as they might see fit, including some members of the Bar Association, charged with the duty of inquiring into the Torren's system of registration of land titles and to report whether such a system is advisable for Georgia, and whether it is practicable.

In view of the fact that the suggestions just made emanate from the Georgia Bar Association, an association composed of many of the most learned and patriotic citizens of Georgia, and since the matter suggested deals with securing perfect titles to the lands and homes of the people of the State, I conceive it my duty to call your attention to the report of the committee herewith submitted, and to recommend that you act in accordance with the suggestions therein made.

The importance of this matter is emphasized by the fact that a number of the States of the Union have already adopted the Torren's system and many others have the matter under serious advisement, either in the shape of proposed legislative enactment or before committees charged with the duty of investigating and reporting thereon.

J. M. Terrell,
Governor.
The following message was received from his Excellency, the Governor, through his Secretary, Mr. Blackburn:

Mr. Speaker:

His Excellency, the Governor, has approved and signed the following acts, to wit:

An Act to amend an Act establishing the City Court of Swainsboro.

An Act to provide for the removal of all obstructions other than dams used for operating mills or machinery of any kind from creeks and other running streams in Clayton county.

An Act to amend an Act incorporating the city of Toccoa.

An Act to incorporate the town of Mansfield in the county of Newton.

An Act to appropriate the sum of $11,500 for the purpose of building and equipping an addition to the dormitory of the Georgia School for the Deaf.

Mr. Knowles, chairman of the Committee on W & A. R. R., submitted the following report:

Mr. Speaker:

The Committee on W & A. R. R. have had under consideration the following House resolution and instruct me as chairman to report the same back to the House with the recommendation that it do pass, to wit:
A resolution consenting that the Atlanta & Birmingham Air Line Railway make an under-pass crossing under the tracks of the W. & A. R. R.

Respectfully submitted.

W. A. Knowles,
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 Bills No. 596 and 667, respectively, by Mr. Rankin of Gordon and Mr. Shackelford of Clarke, which they instruct me to report back to the House with the recommendation that the same do pass.

Respectfully submitted.

Ed R. Jones,
Chairman.

The following resolution was read and adopted, to wit:

By Mr. Felder of Bibb—

A resolution providing for the appointment of a committee of three from the House and two from the Senate who shall, with three members of the State bar to be appointed by the Governor, compose a commission to look into the Torren system of registration of land titles, and for other purposes.

The following resolution was read and referred to the Committee on Rules:
By Mr. Adams of Putnam—

A resolution providing that House Bill No. 639 be made the special order for Monday, July 29th.

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

By Mr. Felder of Bibb—

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

Referred to General Judiciary Committee.

By Mr. Felder of Bibb—

A bill to amend an Act to regulate and control misdemeanor convicts in the county of Bibb, and for other purposes.

Referred to General Judiciary Committee.

By Messrs. McElmurray and Nisbet of Burke—

A bill to create the City Court of Waynesboro, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Paulk of Irwin—

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

Referred to Committee on Counties and County Matters.
By Mr. Proctor of Camden—

A bill to give the Commissioners of Roads and Revenues of Camden county entire charge of the roads of said county, and for other purposes.

Referred to Committee on Counties and County Matters

By Mr. Reid of Campbell—

A resolution authorizing the Pension Commissioner to transfer the surplus from pension appropriations to the general fund and the surplus from one class to another, and for other purposes.

Referred to Committee on Ways and Means.

By Mr. Reid of Campbell—

A bill to amend the General Tax Act so as to more particularly regulate or fix the special business taxes on malt extract, etc., and for other purposes.

Referred to Committee on Ways and Means.

By Mr. Cann of Chatham—

A bill to prevent tramps, stowaways or others from stealing rides, etc., and for other purposes.

Referred to Special Judiciary Committee.

By Messrs. Steed and Hixon of Carroll—

A bill to incorporate the town of Sand Hill.

Referred to Committee on Counties and County Matters.
By Mr. Morris of Cobb—

A bill to incorporate the Smyrna school district.

Referred to Committee on Counties and County Matters.

By Mr. Daves of Fannin—

A bill to repeal an Act to erect and maintain a public gate by common users of a private way from the residence of Adam Davenport to near the residence of W. B. G. Rogers.

Referred to Committee on Counties and County Matters.

By Mr. Wise of Fayette—

A bill to protect the fish and prescribe the manner of fishing in Flint river and other waters of Fayette county.

Referred to Committee on Counties and County Matters.

By Messrs. Hardeman and Holder of Jackson—

A resolution providing for the appointment of a committee to investigate a certain claim of the heirs at law of Sherman J. Sims.

By Mr. Preston of Jasper—

A bill to change the terms of county officers from two to four years.

Referred to Committee on Constitutional Amendments.

By Mr. Kent of Johnson—

A bill to amend an Act to incorporate the town of Kite.

Referred to Committee on Counties and County Matters.
By Messrs. Howard and Hicks of Laurens—

A bill to amend an Act to create the City Court of Dublin.

Referred to Committee on Counties and County Matters.

By Mr. McBride of Lee—

A bill to amend an Act to prohibit the sale of liquors in the county of Lee.

Referred to Committee on Counties and County Matters.

By Mr. Walker of Pierce—

A bill to amend section 3251 of the Code by adding certain words thereto, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Calvin of Richmond—

A bill to repeal section 601, volume 3 of the Code relative to immigrant agents.

Referred to Special Agricultural Committee.

By Mr. Dunbar of Richmond—

A bill to make justices of the peace, county constables and other county officers elected by the people, and for other purposes.

Referred to Special Judiciary Committee.
By Mr. Rainey of Terrell—

A bill to amend the Act to create the City Court of Dawson.

Referred to Special Judiciary Committee.

By Mr. Mitchell of Thomas—

A resolution asking the State to renounce all claim to land lots Nos. 10 and 100 in the county of Thomas.

Referred to General Judiciary Committee.

By Mr. Franklin of Washington—

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

Referred to Special Judiciary Committee.

By Mr. Wilson of Clay—

A bill to require counties in this State to pay expenses incurred in holding primary elections.

Referred to Special Judiciary Committee.

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

By Mr. Van Buren of the 24th—

A resolution directing the State Printer to print and bind certain public records.

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:

A bill to provide that property without a lawful owner shall belong to the State.

A bill to provide for the registration, sale, inspection and analysis of commercial fertilizers or fertilizer materials in bulk.

A bill to provide for the registry of transfers of bonds for title.

A bill to provide for the care of certain convicts in this State.

A bill to add Jesup to the list of cities and towns having State depositories.

The Senate has also passed by the requisite constitutional majority the following bills of the House, to wit:

A bill to provide for the election of judge and solicitor of the City Court of LaGrange by the people.

A bill to amend Act establishing the City Court in Hamilton.

A bill to incorporate the town of Boykin in Miller county.

A bill providing for the operation of the Act establishing a City Court in Hamilton.

A bill to change the time of holding the superior courts of Chattahoochee county.
A bill amending Act establishing the City Court of Sylvania.

A bill to change the time of holding the superior courts of Liberty county.

A bill amending Act creating a Board of County Commissioners for Douglas county.

A bill amending Act creating the City Court of Waycross.

A bill amending Act fixing time of holding the superior courts of the Oconee circuit.

A bill amending Act creating a City Court in the city of Moultrie in Colquitt county.

A bill amending Act to create a Board of Commissioners of Roads and Revenues in the county of Hall.

A bill to repeal Act creating a county court in each county of the State except certain counties therein mentioned, and acts amendatory thereof, so far as the same refers to the county of Bulloch.

Mr. Wellborn, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment have examined and report as properly enrolled, duly signed and ready for delivery to the Governor the following acts, to wit:

An Act to amend the charter of the town of Edgewood.

Also, an Act to authorize the city council of Augusta to
lay out and maintain boulevards, driveways, etc., outside city limits.

Also, an Act to amend an Act creating City Court of Gainesville.

Also, an Act to authorize street railroad companies to engage in business of furnishing steam heat, and for other purposes.

Also, a resolution to appropriate $9,360.00 for payment of indigent widows' pensions.

Respectfully submitted.

C. J. Wellborn, Jr.,
Chairman.

The following Senate bills were read the first time, to wit:

By Mr. Comas of the 3d District—

A bill to amend section 982, volume 1 of the Code so as to make the town of Jesup a State depository.

Referred to Committee on Banks and Banking.

By Mr. Jordan of the 28th District—

A bill to provide for registration, inspection and analysis of commercial fertilizers.

Referred to Committee on General Agriculture.

By Mr. Merritt of the 20th District—

A bill to provide for the care of certain convicts in this State, and for other purposes.

Referred to Penitentiary Committee.
By Mr. Mathews of the 23d District—

A bill to provide for the registry of transfers of bonds for title.

Referred to Special Judiciary Committee.

By Mr. Lee of the 44th District—

A bill to incorporate the Kingston school district.

Referred to Committee on Counties and County Matters.

By Mr. Van Buren of the 21st District—

A bill to amend section 2111, volume 2 of the Code.

Referred to General Judiciary Committee.

By Mr. Smith of the 18th District—

A bill to provide that all property without a lawful owner shall belong to the State, and for other purposes.

Referred to Committee on Education.

By Mr. Sweat of the 5th District—

A bill to create a new charter for the town of Nichols.

Referred to Committee on Corporations.

By Mr. Taylor of the 42d District—

A bill to incorporate the town of Menlo.

Referred to Committee on Corporations.
By Mr. Lewis of the 39th District—

A bill to secure to the counties of this State the public school fund to which they are now or may hereafter be entitled.

Referred to Committee on Education.

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

Mr. Speaker:

The Committee on Rules have had under consideration the following resolutions requesting that bills therein named be set as special orders on days mentioned by same and have in—

Your committee further beg leave to call attention of the House to the large number of bills and resolutions now pending before it for action. Your committee respectfully submits that no bills excepting those of a departmental character or of vast general importance should be granted special orders. Each member of the House is equally entitled to a consideration of his measure in its order on the calendar and should not be placed at a disadvantage by his greater modesty or hesitance to ask courtesies or extra privileges of the House.

By an endeavor of the individual members of the House to preserve order and dispatch business, we believe that every bill may be duly considered. We make this report in order that each member may understand the disposition of the committee in reference to the preservation of equality in reporting on special orders referred to it.
The following resolutions reported back by the Committee on Rules were read and adopted, to wit:

By Mr. Dunbar of Richmond—

A resolution fixing the order of business for to-morrow's session and making the resolution which appropriates $50,000 for the purpose of making an exhibit at the Louisiana Purchase Exhibition the special order for Tuesday, July 28.

The committee offered a substitute to the above resolution, to which Mr. Mitchell of Thomas offered the following amendment:

Amend section 3 of the resolution by adding the words "House bills with Senate amendments."

The resolution was adopted by substitute as amended.

By Mr. Calvin of Richmond—

A resolution making House Bill No. 405 the special order for Tuesday, July 28.

The committee proposed to amend by making the bill special order for Thursday, July 30.

The resolution was adopted as amended.

By Mr. Mitchell of Thomas—

A resolution making House Bill No. 1 the special order for July 29.

The resolution was adopted.
By Mr. Fields of Dooly—

A resolution making House Bill No. 517 the special order for Tuesday, July 28.

The resolution was adopted.

By Mr. Stovall of Chatham—

A resolution making the bill to appropriate money for the completion of the Winnie Davis Memorial the special order for Wednesday, the 29th instant.

The resolution was adopted.

By Mr. Adams of Putnam—

A resolution making House Bill No. 639 the special order for Monday, July 27.

Read and adopted.

By Mr. Underwood of White—

A resolution making Senate Bill No. 44 the special order for Wednesday, July 29.

Read and adopted.

By Mr. Howard of Baldwin—

A resolution making the bill which appropriates $1,500 to the Lunatic Asylum the special order for Wednesday, July 29.

Read and adopted.
The following Senate bills were read the second time, to wit:

By Mr. Skelton of the 31st District—

A bill to prohibit the manufacture of distilled spirits in the county of Hart.

By Mr. Comas of the 3d District—

A bill to authorize the issue and sale of bonds by Pierce county.

By Mr. Davis of the 17th District—

A bill to define an Act to provide for the deduction of franchises due counties, and for other purposes.

By Mr. Howell of the 35th District—

A resolution to ratify the action of the mayor and council of the town of Marietta in authorizing Hansell street to be closed.

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

By Mr. Dunbar of Richmond—

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

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

Mr. Speaker:

The Special Judiciary Committee have had under con-
consideration the following bills of the House which they instruct me as their chairman to report back to the House with the recommendation that they do pass, to wit:

A bill to incorporate the Oak Grove school district in the county of Dooly.

A bill to establish the City Court of Cordele in the county of Dooly.

A bill to amend section 1622, volume 1 of the Code of 1895.

A bill to create a new Board of Commissioners of Roads and Revenues for the county of Dougherty.

A bill to repeal an Act to create a Board of Commissioners of Roads and Revenues for the county of Dougherty.

A bill to establish a new charter for the town of Higginston, and for other purposes.

A bill to create a Board of County Commissioners for the county of Bulloch.

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

The committee has also considered the following Senate bill, and recommend that it do pass, to wit:

A bill to authorize the issue of bonds by the county of Pierce for the purpose of building and equipping school houses.

Respectfully submitted.

J. J. FLYNT,
Chairman.
On motion of Mr. Slaton the House took a recess subject to the call of the Speaker.

At the hour of 12:20 o'clock the Speaker again called the House to order, and immediately thereafter the Senate appeared upon the floor of the House, and the joint session convened for the purpose of hearing the address of Hon. Jno. M. Allen, U. S. Senator from the State of Mississippi, who spoke on the Louisiana Purchase Exposition—was called to order by Hon. Clark Howell, President of the Senate.

The Secretary then read the resolution providing for the Joint Assembly.

After Senator Allen's address, and 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.

Mr. Mulherin of Richmond moved that the House adjourn, which motion prevailed.

Leave of absence was granted—

Mr. Jones of Pickens,
Mr. McElmurray,
Mr. Richardson,
Mr. Baldwin,
Mr. Mann,
Mr. McRae,
Mr. Lane,
Mr. English,
Mr. Johnson of Crawford,
Mr. Tigner,
Mr. Nisbet,
Mr. Proctor,  
Mr. Walker of Pierce,  
Mr. Johnson of Clinch.

The Speaker then announced the House adjourned until 9 o'clock to-morrow morning.

ATLANTA, GA.,  
Saturday, July 25, 1903.

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 call of the roll was dispensed with.

The reading of the Journal of yesterday's proceedings was also dispensed with.

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

By Mr. Sweat of the 5th District—

A bill to amend an Act to create a new charter for the city 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 97, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Comas of the 3d District—

A bill to authorize the issue and sale of bonds by the county of Pierce.

The 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. Skelton of the 31st District—

A bill to prohibit the manufacturing of distilled spirits in the county of Hart.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 95, nays 0.

The bill having received the requisite constitutional majority was passed.

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

By Mr. Foster of Oconee—

A bill to amend an Act to provide for a solicitor of the County Court of Oconee county

By Messrs. Hardeman and Holder—

A bill to amend an Act to create a Board of Commissioners for the county of Jackson.
At the request of the authors House Bills Nos. 593 and 642 were recommitted.

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

By Messrs. Lane and Hixon of Sumter—

A bill to amend an Act to create the City Court of Americus, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 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 incorporate the Merchants Bank of Valdosta, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 89, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Mitchell, Rountree and Singletary—

A bill to repeal an Act entitled an Act to repeal an Act to incorporate the town of Meigs in Thomas 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. Tigner of Muscogee—

A bill to fix the number of days each person subject to road duty shall be required to work on the roads of this State.

The substitute offered by the committee was amended by Mr. Tigner by striking out the words “eighteen thousand” wherever the same occur and inserting the words “seventeen thousand,” and by striking the words “thirty thousand” and inserting the words “twenty-three thousand.”

The substitute was adopted as amended.

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 90, nays 0.

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

By Messrs. Mayson and Candler—

A bill to provide for the registration of the qualified voters of the town of Lithonia, and for other purposes.

The 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. Mann and Strickland—

A bill to create a Board of Commissioners of Roads and Revenues for the county of Tattnall.

The 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. Richardson of Houston—

A bill to create a new charter for the town of Byron.

The 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. Thurman of Walker—

A bill to create a new charter for the town of LaFayette.

The 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. Martin and Hawes—

A bill to establish a local public school district for Bowman and vicinity, and for other purposes.

The 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. Alford of Worth—

A bill to create a school district at Doles, Worth county.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 100, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Stovall of Chatham—

A bill to provide that each alderman of the city of Savannah shall receive a salary.

The 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. Proctor of Camden—

A bill to pay the sheriff of Camden county a salary.

The 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. Alexander of Wilkes—

A bill to amend an Act to create the City Court of Washington.

The 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 constitute the Clerk of the Superior Court of Macon county the Clerk of the County Court.

The report of the committee, which was favorable to the passage of the bill, was agreed to.
On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Mizell of Charlton—

A bill to amend an Act to create a Board of Commissioners of Roads and Revenues for Charlton county.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 89, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Cann of Chatham—

A bill to amend the charter of the Savannah Trust Co.

The 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 empower the mayor and council of Madison to construct water-works.

The report of the committee, which was favorable to the passage of the bill, was agreed to.
On passage of the bill the ayes were 97, nays 0.

The bill having received the requisite constitutional majority was passed.

On motion of the authors House Bills Nos. 661, 662, and 669 were tabled.

By Mr. Owen of Pike—

A bill to incorporate the Milner school district.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Buchannon of Early—

A bill to amend an Act to create the City Court of Early county.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Dunbar of Richmond—

A bill to amend the charter of the city of Augusta.
The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Rainey of Terrell—

A bill to require the County Commissioners of Terrell county to pay to the officers of the Superior Court reasonable compensation for misdemeanor convicts.

The 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 create a school district in Worth 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. Owen of Pike—

A bill to amend an Act to create the City Court of Barnesville, and for other purposes.
The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 89, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Newton of Colquitt—

A bill to incorporate the town of Kingwood in Colquitt 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. Jones of Dougherty—

A bill to repeal an Act to create a Board of Commissioners of Roads and Revenues for the county of Dougherty.

The 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. Richardson of Houston and Johnson of Crawford—

A bill to incorporate the Ben Hill school district—
The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Buchannon of Early—

A bill to amend an Act to create the City Court of Early county.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 95, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Deal of Bulloch—

A bill to create a Board of Commissioners of Roads and Revenues for the county of Bulloch.

The 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. Dunbar of Richmond—

A bill to amend the charter of the city of Augusta relative to the retiring of police.
The 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 create a new Board of Commissioners of Roads and Revenues for the county of Dougherty.

The 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 change and fix the time of holding the superior courts of the Oconee circuit, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

The following bills were read the first time and appropriately referred, to wit:
By Mr. Cromartie of Appling—

A bill to amend an Act to create a system of public schools for the town of Hazelhurst.

Referred to Committee on Counties and County Matters.

By Mr. Deal of Bulloch—

A bill to incorporate the town of Nutter in Bulloch county.

Referred to Special Judiciary Committee.

By Mr. Rainey of Terrell—

A resolution to appropriate money to pay for additional repairs on the State Capitol.

Referred to Committee on Appropriations.

The following bills were read the second time and re-committed, to wit:

By Mr. Flanigan of Gwinnett—

A bill to amend an Act to create a system of public schools for the town of Lawrenceville.

By Mr. Pate of Dooly—

A bill to incorporate the Pleasant Valley school district.

The motion was made that House Bill No. 748 be tabled, which motion prevailed.

On motion of Mr. Booth of Walton House Bill No. 689 was tabled.
The following Senate bills were read the second time, to wit:

By Mr. Comas of the 3d District—

A bill to create a system of public schools for Pierce county.

By Mr. Howell of the 35th District—

A bill to amend an Act to create a new charter for the city of Atlanta.

By Mr. Lee of the 44th District—

A bill to incorporate the Kingston school district.

By Mr. Taylor of the 42d District—

A bill to incorporate the town of Menlo in Chattooga county.

The following House bills were taken up and the Senate amendments concurred in, to wit:

By Mr. Walch of Gilmer—

A bill to incorporate the town of East Ellijay in the county of Gilmer, and for other purposes.

The Senate proposed to amend by striking out in line 17 of section 8, the word "liquor."

By Mr. Kelly of Glascock—

A bill to repeal an Act to create a Board of Advisory Commissioners for the counties of Laurens and Glascock.
The Senate proposed to amend the caption by adding between the words "act to" and "create" in the second line the words "repeal an Act entitled an Act."

By Mr. Spence of Ware—

A bill to amend an Act to re-incorporate the town of Waycross as the city of Waycross.

The Senate proposed to amend section 2 of the bill by striking from line 10 the figures "1903" and inserting in lieu thereof the figures "1904."

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.

The Senate amends by striking out of section 1 in lines 4 and 5 the words that occur after the word "the" in line 4, the words "passage of this Act," and inserting in lieu thereof the words "first day of January, 1904."

By Mr. Stanford of Harris—

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

The Senate proposed to amend by striking all of section 11 of the bill after the word "that" in the second line thereof and substituting in lieu thereof the words "all laws and parts of laws in conflict with the provisions of this Act be and the same are hereby repealed."

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 Senate proposed to amend by striking all of section 1 and inserting in lieu thereof a new section to be known as section 1.

Also, to amend section 5, line 2, by striking the words "1903" after the word "January" and inserting in lieu thereof "1904."

Also, to amend section 10 by adding between the words "members" and "superintendent" the words "or any citizen of said county."

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

By Mr. Morris of Cobb—

A resolution authorizing the Atlanta & Birmingham Air Line railway to make under-pass crossing across the right of way of the W. & A. Ry.

By Mr. Glenn of Whitfield—

A resolution endorsing the Brownlow bill.

By Messrs. Hixon and Steed of Carroll—

A bill to amend an Act to create a charter for the city of Carrollton.

By Mr. Dunbar of Richmond—

A bill to amend the charter of the city of Augusta relative to the retiring of police.
By Mr. Butts of Glynn—

A bill to amend an Act to create the City Court of Brunswick.

By Mr. Maples—

A bill to create the Camilla school district.

By Mr. English of Warren—

A bill to amend the charter of Warrenton.

By Mr. West of Lowndes—

A resolution providing for the compilation of all records pertaining to the W & A. R. R.

By Mr. Felder of Bibb—

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

By Mr. Calvin of Richmond—

A bill to amend section 1622, volume 1 of the Code relative to the stamping of corn meal and flour.

By Mr. Sanders of Heard—

A bill to incorporate the Franklin school district.

By Mr. Sanders of Heard—

A bill to incorporate the town of Centralhatchee.

By Mr. Fields of Dooly—

A bill to incorporate the Oak Grove school district.
By Messrs. Kilburn, Felder and Hall—

A bill to amend an Act to create a Board of County Commissioners for the county of Bibb.

By Mr. Wooten of Montgomery—

A bill to create a new charter for the town of Higgston.

By Mr. Kent of Johnson—

A bill to amend an Act to incorporate the town of Kite.

By Messrs. Howard and Hicks of Laurens—

A bill to amend an Act to create the City Court of Dublin.

By Mr. Morton of Jones—

A bill to amend an Act to create a Prison Commission of Georgia.

By Mr. Shackelford of Clarke—

A bill to amend an Act to create the Northeastern Banking Company.

By Mr. Slaton of Fulton—

A bill to appropriate $5,000 to the University for the use of the Technological School.

By Mr. West of Lowndes—

A bill to prohibit the adulteration of spirits of turpentine, etc., and for other purposes.
By Mr. Howard of Baldwin—

A bill to make an appropriation to the trustees of the University for the use of the State Normal School at Milledgeville.

By Mr. Martin of Elbert—

A bill authorizing the Commissioner of Agriculture to employ a veterinary surgeon.

By Mr. Felder of Bibb—

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

By Messrs. McElmurray and Nisbet—

A bill to create the City Court of Waynesboro.

By Mr. Morris of Cobb—

A bill to incorporate the Smyrna school district.

By Messrs. Steed and Hixon of Carroll—

A bill to incorporate the town of Sand Hill.

By Mr. Wise of Fayette—

A bill to protect fish in Flint river.

By Mr. Evans of Washington—

A bill to appropriate from the Educational Fund $10,000 to be known as the "Common School Library Fund."

By Mr. Paulk of Irwin—

A bill to incorporate the town of Mystic.
By Mr. Proctor of Camden—

A bill to give the Commissioners of Roads and Revenues of Camden county entire charge of the roads in said county.

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 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. English of Warren—

A bill to be entitled an Act to amend the charter of the town of Warrenton.

By Messrs. Hixon and Steed of Carroll—

A bill to be entitled an Act to amend the charter of Carrollton.

Respectfully submitted.

THOS. J SHACKELFORD.

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. 151 by Mr. Comas of the 3d District, and instruct 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.

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. 621, and instruct me as their chairman to report the same back to the House with the recommendation that said bill be withdrawn by the authors.

By Messrs. Mason and Candler of DeKalb—

A bill to be entitled an Act to amend the charter of Lithonia.

Respectfully submitted.

THOS. J. SHACKELFORD.

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. 163, by Mr. Taylor of the 42d District, a bill to be entitled an Act to incorporate the town of Menlo, and instruct 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.

Mr. Mitcham, vice-chairman of the Committee on Corporations, 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 submit the following report with the recommendation that the same do pass, to wit:

By Mr. Daves of Fannin—

An Act to repeal an Act to erect and maintain public gates on private way from Adam Davenport's to W B. Rogers's in said county.

By Mr. Proctor of Camden—

A bill to empower Commissioners of Roads and Revenues to establish a convict gang in said county, and for other purposes.

By Mr. Kent of Johnson—

An Act to incorporate the town of Kite in said county, and for other purposes.

By Mr. Morris of Cobb—

A bill to incorporate the Smyrna school district, and for other purposes.
By Mr. Wise of Fayette—

A bill to protect fish and to provide for the manner of catching, and for other purposes.

By Messrs. Howard and Hicks of Laurens—

A bill to establish a City Court in Dublin, and for other purposes.

By Messrs. Steed and Hixon of Carroll—

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

By Messrs. McElmurray and Nisbet of Burke—

A bill to establish a City Court in the town of Swainsboro, and for other purposes.

By Mr. Paulk of Irwin—

A bill to incorporate the town of Mystic in said county, and for other purposes.

By Mr. Lee of the 44th District—

A bill to incorporate the Kingston school district, and for other purposes.

Respectfully submitted.

A. B. Mitcham,
Vice-Chairman.

July 25, 1903.

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

The General Judiciary Committee having had under consideration the following House bills instruct me as chairman to report the same back with the recommendation that they do pass, to wit:

A bill to amend the charter of the city of Macon so as to extend its limits.

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

Also, the following House bill with the recommendation that it do pass as amended, to wit:

A bill to prevent the adulteration of spirits of turpentine.

Also, the following Senate bill with the recommendation that it do pass, to wit:

A bill to amend an Act establishing a new charter for the city of Atlanta.

Respectfully submitted.

JOHN M. SLATON,
Chairman.

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

Mr. Speaker:

The Committee on Education having had under consideration the following House bill instruct me as chairman to report the same back to the House with the recommendation that it do pass, to wit:
A bill to appropriate from the Educational Fund $10,000 to be known as the "Common School Library Fund."

Respectfully submitted. Jno. N. Holder,
Chairman.

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

By Mr. Cromartie of Appling—

A resolution making House Bills Nos. 679 and 680 the special order for Friday, July 31.

Leave of absence was granted—

Mr. Knight of Berrien,
Mr. Cliatt.

On motion of Mr. Harden the House then adjourned until 10 o'clock Monday morning.

Atlanta, Ga.,
Monday, July 27, 1903.

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, Alford, Arnold,
Alexander, Almond, Ayres,
<table>
<thead>
<tr>
<th>Baldwin</th>
<th>Evans</th>
<th>Lanier</th>
</tr>
</thead>
<tbody>
<tr>
<td>Beall</td>
<td>Felder</td>
<td>Lawrence</td>
</tr>
<tr>
<td>Beauchamp</td>
<td>Fields</td>
<td>Leigh</td>
</tr>
<tr>
<td>Bell of Emanuel</td>
<td>Flanigan</td>
<td>Little</td>
</tr>
<tr>
<td>Bell of Milton</td>
<td>Flynt</td>
<td>Lowe</td>
</tr>
<tr>
<td>Blackburn</td>
<td>Foster of Oconee</td>
<td>Mann</td>
</tr>
<tr>
<td>Booth</td>
<td>Foster of Towns</td>
<td>Maple</td>
</tr>
<tr>
<td>Bowen</td>
<td>Franklin</td>
<td>Martin</td>
</tr>
<tr>
<td>Bower</td>
<td>Fussell</td>
<td>Mayson</td>
</tr>
<tr>
<td>Boykin</td>
<td>Gaulden</td>
<td>Miller of Bullock</td>
</tr>
<tr>
<td>Brinson</td>
<td>George</td>
<td>Miller of Muscogee</td>
</tr>
<tr>
<td>Brock</td>
<td>Glenn</td>
<td>Mills</td>
</tr>
<tr>
<td>Brown</td>
<td>Grenade</td>
<td>Mitchell</td>
</tr>
<tr>
<td>Bruce</td>
<td>Grice</td>
<td>Mizell</td>
</tr>
<tr>
<td>Buchanan</td>
<td>Griffin</td>
<td>Morton</td>
</tr>
<tr>
<td>Buchannon</td>
<td>Hall</td>
<td>Moses</td>
</tr>
<tr>
<td>Burton</td>
<td>Hardeman</td>
<td>Mulherin</td>
</tr>
<tr>
<td>Bush</td>
<td>Harden</td>
<td>Mules</td>
</tr>
<tr>
<td>Butts</td>
<td>Hawes</td>
<td>McBride</td>
</tr>
<tr>
<td>Calvin</td>
<td>Hayes</td>
<td>McCurry</td>
</tr>
<tr>
<td>Candler</td>
<td>Hendry</td>
<td>McElmurray</td>
</tr>
<tr>
<td>Cann</td>
<td>Henry</td>
<td>McHenry</td>
</tr>
<tr>
<td>Carr</td>
<td>Hicks</td>
<td>McLain</td>
</tr>
<tr>
<td>Carrington</td>
<td>Hixon of Carroll</td>
<td>McRae</td>
</tr>
<tr>
<td>Carswell</td>
<td>Hixon of Sumter</td>
<td>Newton</td>
</tr>
<tr>
<td>Clatt</td>
<td>Holder</td>
<td>Nisbet</td>
</tr>
<tr>
<td>Conner</td>
<td>Houston</td>
<td>Owen</td>
</tr>
<tr>
<td>Cook</td>
<td>Howard of Baldwin</td>
<td>Overstreet</td>
</tr>
<tr>
<td>Cook</td>
<td>Howard of Laurens</td>
<td>O'Quinn</td>
</tr>
<tr>
<td>Cromarttle</td>
<td>Howell</td>
<td>Parker</td>
</tr>
<tr>
<td>Crumblly</td>
<td>Hutcheson</td>
<td>Pate of Dooly</td>
</tr>
<tr>
<td>Daniel</td>
<td>Johnson of Baker</td>
<td>Pate of Gwinnett</td>
</tr>
<tr>
<td>Daves</td>
<td>Johnson of Clinch</td>
<td>Pault of Coffee</td>
</tr>
<tr>
<td>Davis</td>
<td>Johnson of Crawford</td>
<td>Pault of Irwin</td>
</tr>
<tr>
<td>Davison</td>
<td>Jones of Dougherty</td>
<td>Peyton</td>
</tr>
<tr>
<td>Deal</td>
<td>Jones of Pickens</td>
<td>Phillips of Jefferson</td>
</tr>
<tr>
<td>Derrick</td>
<td>Kelly</td>
<td>Phillips of Quitman</td>
</tr>
<tr>
<td>Dozier</td>
<td>Kendrick</td>
<td>Preston</td>
</tr>
<tr>
<td>Duckett</td>
<td>Kent</td>
<td>Proctor</td>
</tr>
<tr>
<td>Duggan</td>
<td>Kilburn</td>
<td>Rainey</td>
</tr>
<tr>
<td>Dunbar</td>
<td>Knight</td>
<td>Rankin</td>
</tr>
<tr>
<td>Edwards</td>
<td>Knowles</td>
<td>Rawls</td>
</tr>
<tr>
<td>English</td>
<td>Lane</td>
<td>Redwine</td>
</tr>
</tbody>
</table>
Those absent were Messrs.—

Akin, Watson,

On motion of Mr. Grice of Pulaski the reading of the Journal was dispensed with.

Mr. Deal of Bulloch gave notice of a motion to reconsider the action of the House in passing House Bill No. 721 so that he might offer an amendment.

Mr. Deal then moved to reconsider the action of the House in passing House Bill No. 721, which motion prevailed.

At the request of Mr. Grice of Pulaski House Bill No. 102 was taken from the table and placed on the calendar.

The following resolutions were read and referred to the Committee on Rules, to wit:

By Mr. Felder of Bibb—

A resolution providing for afternoon sessions beginning with Tuesday, July 28.
By Mr. Calvin of Richmond—

A resolution providing that beginning with Wednesday, July 29, the House hold afternoon sessions.

By Mr. Underwood of White—

A resolution providing that beginning with August 5 and on all Tuesdays thereafter Senate bills will be taken up for third reading and continued until disposed of.

The following resolution was read and adopted, to wit:

By Mr. Carrington of Madison—

A resolution inviting the Hon. Allen D. Candler and James M. Smith to address the General Assembly on the extension of the State railroad.

House Bill No. 5 was tabled on motion of the author.

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

By Mr. Daniel of Emanuel—

A resolution to pay the reward offered by Gov. Candler for the arrest of Charlie Jeffcoat.

Referred to Committee on Appropriations.

By Mr. Burton of Franklin—

A bill to create the Canon school district in the counties of Hart and Franklin.

Referred to Committee on Counties and County Matters.
By Mr. Butts of Glynn (by request)—

A bill to require the registering of the marks of slaughtered cattle before offering the same for sale in the 25th militia district of Glynn county.

Referred to Committee on Counties and County Matters.

By Mr. Cook of Telfair—

A bill to amend an Act to prescribe the mode of granting license to sell liquors in the county of Telfair.

Referred to Committee on Temperance.

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

By Mr. Glenn of Whitfield—

A resolution making House Resolution No. 192 the special order for to-day at 12:30 o'clock to come up under the head of unanimous consent.

ATLANTA, GA., July 27, 1903.

The following message was received from His Excellency, the Governor, through his Secretary, Mr. Blackburn:

Mr. Speaker:

His Excellency, the Governor, has approved and signed the following acts, to wit:

An Act to repeal an Act to establish the City Court of Clarksville.

An Act to authorize the city council of Augusta to lay out and maintain boulevards, driveways, parks, etc.
An Act to amend the charter of the town of Edgewood.

Also, a resolution for the appropriation of $9,360 for the payment of indigent widows.

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

By Mr. Grice of Pulaski—

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

The following amendment was offered and adopted, to wit:

To amend by adding after the word "fast" at the end of line the words "which are or may be determinable only by verdict."

No quorum having voted on agreeing to the report of the committee, the Speaker ordered the roll called to ascer­tain if a quorum be present. The roll was called and the following members answered to their names:

Adams, Alexander, Almond, Arnold, Beall, Beauchamp, Bell of Emanuel, Bell of Milton, Blackburn, Booth, Boykin, Brock, Buchan, Burton, Butts, Calvin, Candler, Cann, Carr, Carrington, Conner, Cook, Crumbly, Daniel, Daves, Davison, Deal, Duckett, Duggan, Edwards, Ennis, Felder, Flanigan, Foster of Oconee, Fussell, George, Glenn, Grenade, Grice, Griffin, Hardeman, Harden,
Hawes,                  Miller of Bullock,                   Roper,
Hayes,                  Mills,                                    Rountree,
Hicks,                  Mitcham,                                  Sanders,
Hixon of Carroll,       Mitchell,                               Slaton,
Houston,               McCurry,                               Spence,
Howard of Baldwin,      McHenry,                              Steed of Carroll,
Howell,                McLain,                                    Stewart,
Hutcheson,              McRae,                                      Stovall,
Johnson of Baker,       Newton,                                    Thompson,
Johnson of Crawford,    O'Quinn,                                      Thurman,
Jones of Dougherty,     Pate of Dooly,                               Tracy,
Jones of Pickens,       Peyton,                                     Underwood,
Kelly,                  Phillips or Quitman,                             Valentine,
Kent,                   Preston,                                   Walker of Monroe,
Kilburn,               Rainey,                                    Walker of Pierce,
Lanier,                Rankin,                                    West,
Leigh,                  Rawls,                                    Whitley,
Little,                 Reid,                                      Wilson,
Lowe,                   Rice,                                      Yates,
Martin,                 Rogers of Hall,                              Mr. Speaker,
Mayson,                 Rogers of McIntosh,

Those absent were Messrs.—

Akin,                   Evans,                                      Maples,
Alford,                 Fields,                                     Miller of Muscogee,
Ayres,                  Flynt,                                       Mizell,
Baldwin,               Foster of Towns,                              Morton,
Bowen,                  Franklin,                                   Moses,
Bower,                  Gaulden,                                    Mulherin,
Brinson,               Hall,                                        McBride,
Brown,                  Hendry,                                     McElmurray,
Bruce,                  Henry,                                        Nisbet,
Buchannon,             Hixon of Sumter,                                Owen,
Bush,                   Holder,                                      Overstreet,
Carswell,              Howard of Laurens,                             Parker,
Clatt,                  Johnson of Clinch,                              Pate of Gwinnett,
Cromartile,            Kendrick,                                    Paulk of Coffee,
Davis,                  Knight,                                      Paulk of Irwin,
Derrick,                Knowles,                                     Phillips of Jefferson,
Dozier,                Lane,                                          Proctor,
Dunbar,                 Lawrence,                                    Redwine,
English,               Mann,                                         Richardson,
MONDAY, JULY 27, 1903.

Ridley, Steed of Taylor, Wellborn,
Shackelford, Strickland, Wise,
Shannon, Tigner, Womble,
Singletony, Watson, Wooten,
Stanford, Welch,

It having been ascertained that a quorum was present, 102 members having answered to their names, the House proceeded with the business before it.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

Mr. Grice of Pulaski then moved that the bill be tabled, which motion prevailed.

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following Senate bills, to wit:

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

A bill to authorize street railway companies to take up and remove their tracks with the consent of proper authorities.

A bill to amend section 4793 of the Code of 1895 relating to the sale of land and tenements by commissioners under partition proceedings.

A bill to prohibit hunting or fishing upon enclosed or unenclosed lands and private streams in Thomas county except by written consent of the owner.
The Senate has passed the following Senate resolution to wit:

A resolution to appoint a committee of three from the Senate and five from the House to act with the State School Commissioner in considering the present school laws and to report upon the matter.

The Senate has passed by the requisite constitutional majority the following bills of the House, to wit:

A bill to amend section 151 of volume 3 of the Code of 1895 by adding certain words, and for other purposes.

A bill to amend section 982, volume 1 of the Code of 1895 so as to add the town of Lavonia to the list of State depositories.

A bill amending the charter for the town of Buford in Gwinnett county.

A bill to incorporate the town of Beloit in the county of Lee.

The Senate has also passed by the requisite constitutional majority the following House resolution, to wit:

A resolution to appropriate $180 pension money to Mrs. Mary E. Flint, which is due her but was not paid on account of absence caused by illness.

Reading of bills a third time was resumed, to wit:

By Mr. Calvin of Richmond—

A bill for the protection of birds and their nests and eggs, and for other purposes.
Mr. Calvin proposed to amend section 1, line 13 by inserting the word "doves" between the words "pheasants" and "partridges."

Also, to amend section 6, line 3 by inserting between the words "crow" and "crow-blackbird," the word "lark."

Also, to amend the amendment by adding at the end thereof, the words: "The judges of the superior court shall give the provisions of this Act in special charge to the grand jury at each regular term of the court."

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

On passage of the bill the ayes were 89, nays 9.

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

By Mr. Booth of Walton—

A resolution for the relief of G. S. Duke of Walton county.

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 agreed to.

On passage of the bill the ayes were 95, nays 5.

The bill having received the requisite constitutional majority was passed by substitute.

On motion of Mr. Fields of Dooly House Bill No. 118 was tabled.
The following bill, which was made the special order for this hour, was read the third time and put upon its passage, to wit:

By Mr. Adams of Putnam—

A bill to make it unlawful for any person to procure money or other thing of value on a contract to perform manual labor with intent to defraud, and to fix the punishment therefor, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

Mr. Flynt of Spalding moved to reconsider the action of the House in agreeing to the report of the committee.

Mr. George of Morgan called the previous question, which call was sustained.

The motion to reconsider was then put to the House and carried.

The following amendments were read and adopted, to wit:

By Mr. Deal of Bulloch—

Amend by striking from the caption the words "manual labor" and insert "services."

Also, to amend by striking from lines 3 and 4 of section 1 the words "manual labor" and inserting in lieu thereof the word "services."

Also, to amend by striking from line 5 of section 1 the word "labor" and insert the word "services."
Also, to amend by striking the word "labor" from line 9 of said section and insert the word "services."

Also, to amend by striking from line 3 of section 2 the word "labor" and insert the word "services."

Mr. Boykin of Lincoln offered the following amendment, which was adopted, to wit:

To amend by inserting after the word "for" in section 2, line 3 the following: "or failure to return the money so advanced with interest thereon at the time said labor was to be performed.

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

On the passage of the bill the ayes and nays were ordered, and on taking the ballot *viva voce* the vote was as follows:

The roll-call was had, but before the vote could be announced Mr. Adams of Putnam moved that the bill and the aye and nay vote thereon be tabled, which motion prevailed.

Mr. McCurry of Hart, chairman of the Committee on Public Library, submitted the following report:

*Mr. Speaker:*

The Committee on Public Library have had under consideration the following Senate resolution and direct me as chairman to report the same with recommendation that it do pass, to wit:
JOURNAL OF THE HOUSE.

By Mr. Van Buren of the 21st District—

A resolution directing the State Printer to print and bind certain public records.

Respectfully submitted.

JULIAN MCCURRY,
Chairman.

Leave of absence was granted—

Mr. Mizell of Charlton.

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

ATLANTA, GA.,
Tuesday, July 28, 1903.

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,
Alexander,
Alford,
Almond,
Arnold,
Ayres,
Baldwin,
Beall,
Beauchamp,
Bell of Emanuel,
Bell of Milton,
Blackburn,
Booth,
Bowen,
Bower,
Boykin,
Brinson,
Brock,
Brown,
Bruce,
Buchan,
Buchannon,
Burton,
Bush,
Butts, 
Calvin, 
Candler, 
Cann, 
Carr, 
Carrington, 
Carswell, 
Cliatt, 
Conner, 
Cook, 
Cromartie, 
Crumbly, 
Daniel, 
Daves, 
Davis, 
Davidson, 
Deal, 
Derrick, 
Dozier, 
Duckett, 
Duggan, 
Dunbar, 
Edwards, 
English, 
Ennis, 
Evans, 
Felder, 
Fields, 
Flanigan, 
Flynt, 
Foster of Oconee, 
Foster of Towns, 
Franklin, 
Fussell, 
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, 
Johnson of Crawford, 
Jones of Dougherty, 
Jones of Pickens, 
Kelly, 
Kendrick, 
Kent, 
Kilburn, 
Knight, 
Knowles, 
Lane, 
Lanier, 
Lawrence, 
Leigh, 
Little, 
Lowe, 
Mann, 
Maples, 
Martin, 
Mayson, 
Miller of Bullock, 
Miller of Muscogee, 
Mills, 
Mitcham, 
Mitchell, 
Mizell, 
Morton, 
Moses, 
Mulherin, 
McBride, 
McCurry, 
McElmurray, 
McHenry, 
McLain, 
McRae, 
Newton, 
Nisbet, 
Owen, 
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, 
Sanders, 
Shackelford, 
Shannon, 
Singletony, 
Slaton, 
Spence, 
Stanford, 
Steed of Carroll, 
Steed of Taylor, 
Stewart,
Those absent were Messrs.—

Akin, Gaulden, Welch,

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

Mr. Daniel of Emanuel was allowed to withdraw House Bill No. 687

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

By Mr. Rountree of Thomas—

A bill to incorporate the town of Barwick in the counties of Thomas and Brooks.

Referred to Committee on Counties and County Matters.

By Mr. Hall of Bibb—

A bill to regulate the practice in application for new trials in the several courts of this State, and for other purposes.

Referred to Committee on General Judiciary.

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, which proposes to amend section 221 of the Code of 1895, in re hunting and fishing on the lands of another, and instructed me to report the same with a recommendation that the bill pass by substitute.

Also, House Bill No. 687 proposing to amend the general fertilizer laws of this State in certain particulars. The committee recommend that the introducer of this bill be permitted to withdraw the same.

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 as amended by the requisite constitutional majority the following bill of the House, to wit:

A bill to create the City Court of Statesboro, 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 the following resolution, to wit:
House Resolution No. 301 which provides for afternoon sessions and have instructed me to report the same back with a recommendation that it do pass as amended.

Respectfully submitted.

N. A. Morris,
Chairman ex-officio.

The following resolution reported back by the Committee on Rules was read, to wit:

By Mr. Calvin of Richmond—

Resolved, That on and after Wednesday, the 29th inst., there shall be held an afternoon session of this House as follows: Meet at 3 and adjourn at 5 o’clock p.m.

The committee offered the following amendment:

To amend so as to provide that “there shall be an afternoon session of this House on Tuesday and Thursday of the present week from 3 to 5 o’clock, and daily on and after Monday, August 3, from 3 to 5 o’clock.”

The amendment was adopted.

Mr. Steed proposed to amend so as to provide that no afternoon session shall be held on Saturdays.

The amendment was adopted.

The resolution was adopted as amended.

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 prohibit the manufacture of liquors in Upson county.

Also, an Act to amend the charter of the city of Griffin.

Also, an Act to incorporate the town of Armenia in Lee county.

Also, an Act to fix the time of holding the superior courts of the Oconee circuit.

Also, an Act to repeal the Act creating a Board of Commissioners for Dade county

Also, an Act to amend the charter of Greensboro.

Also, an Act to amend the charter of Decatur.

Also, an Act to amend the charter of the town of Lyons.

Also, an Act to amend the charter of the city of Hawkinsville.

Also, an Act to amend the charter of the town of Parrott.

Also, an Act amending the road laws of the State.

Also, an Act to amend the charter of the town of Bronwood.
Also, an Act amending the Act creating the Board of Commissioners for Hall county.

Also, an Act to amend the charter of the town of Hamilton.

Also, an Act to provide greater compensation for deputy jailers.

Also, an Act to incorporate the town of Planeville.

Also, an Act to amend the charter of the town of Sharon.

Also, an Act to amend the charter of the town of Decatur.

Also, an Act to amend the charter of the town of Montezuma.

Also, an Act to grant certain lands to city of Savannah.

Also, an Act establishing the City Court of Hamilton.

Also, an Act to amend the Act creating the City Court of Moultrie.

Also, an Act to amend the charter of the town of Decatur.

Also, an Act to allow the town of Roswell to issue bonds.

Also, an Act to amend an Act creating a Board of Commissioners for Douglas county.

Also, an Act to protect fish in streams of Bartow county.

Also, an Act to change time of holding superior courts of Liberty county.
Also, an Act to provide for election of judge and solicitor of the City Court of LaGrange.

Also, an Act to amend an Act creating the City Court of Waycross.

Mr. Felder of the Penitentiary Committee submitted the following minority report on House Bill No. 313:

Mr. Speaker:

The undersigned members of the Penitentiary Committee beg leave to dissent from the action of the majority of the committee in recommending the passage of House Bill No. 313 providing for the leasing of the State's convicts, and to respectfully submit this, a minority report, and recommend that said bill do not pass.

T. S. Felder.

The following bill, which was the special order for this hour, was read the third time and put upon its passage, to wit:

By Mr. Steed of Taylor—

A bill to amend an Act to create a Prison Commission for the State of Georgia so as to provide for the disposition of convicts, and for other purposes.

The following amendments were read and adopted, to wit:

By Mr. Steed of Taylor---

To amend the bill by striking the words "January" and "June" wherever they occur and insert in lieu thereof the words "August" and "December."
Also, amend by striking out all of section 3 of the bill and inserting in lieu thereof the words: “That the entire amount of net hire arising from the contracts hereby authorized is hereby appropriated to the Common School Fund as now provided by law.”

Also, amend by adding at the end of section 3 the following words: “Provided that no convict shall be leased as hereinafter provided for less than $175 per annum.

By Mr. Brinson of Decatur—

To amend by adding the following additional section to be known as section 3 and numbering sections 3 and 4 as 4 and 5 respectively: Be it further enacted, That upon the discharge of any convict from any camp in this State the lessee of such convict on the county or municipality leasing him shall provide such convict with a railway ticket to the county or nearest railroad station from which such convict was convicted, and such convict shall not have the option of taking the money value of such transportation.

Mr. West of Lowndes—

Proposes to amend bill 313, section 1, line 26 by inserting after the word “him” the following: “For his own use and benefit whenever from any providential cause, or other good and sufficient reason made known to the Prison Commission, it becomes necessary for any lessee to sublet, unless the Prison Commission deem it best to take charge of such convicts and make disposition of them under provisions of this Act,” and that in no event shall any convict be sublet without consent and approval of the Prison Commission.

Further amend said section by striking “five hundred”
in line 28 and substituting in lieu thereof "two hundred and fifty."

Mr. West of Lowndes—

Proposes to amend by inserting between sections 3 and 4 the following section, which shall be section 4, and section 4 of the bill section 5:

"The several counties of State shall have the right to bid for said convicts with sentences of five years and under and hire the same, and they shall be given the preference, provided that the price offered by such county or counties is equivalent to or more than the net amount that would be received by the Commission from the highest bid made by an individual, firm or corporation."

Messrs. Beauchamp of Butts, Stanford of Harris, Shannon of Monroe—

Propose to amend by striking out section 3 of bill.

Mr. Rankin of Gordon—

Proposes to amend by adding at end of section 1 the following:

"Provided, That in the hiring or leasing of all felony convicts, the Commission shall, as far as practicable, group the same in lots or parcels of twenty-five and class them, as, for mining, for sawmilling, for farming, for turpentine distilleries, etc., and so advertise, and let them to the highest and best bidders."

The original bill having been perfected the following substitute was read, to wit:

A bill to be entitled an Act to amend an Act entitled "an Act to create a Prison Commission for the State of Georgia," approved December 21, 1897, so as to provide for a disposition of the felony convicts on the expiration of the present contracts of hire; to give the several counties the right to work certain felony convicts on the public roads and public works at their option; to provide for a disposition of the proceeds arising from the hire of certain convicts; to provide for the making of rules and regulations for the control and management of the convicts; to provide penalties for the violation of said rules; to provide additional duties and powers for the Prison Commission, and for other purposes.

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

By Mr. Brinson of Decatur—

To amend the substitute by adding to the end of section 6 the following words, "And when any convict shall complete his term in any camp whether private or public, such lessee or county authority shall provide such convict with railway ticket to his or her home or the nearest railway station, prior to his or her conviction, and such convict shall not have the option of taking the money value of such ticket."
By Mr. Slaton of Fulton—

To amend by striking out section 6 and substituting in lieu thereof as follows: "In the event any convicts herein referred to shall be sublet, shall first be approved by the Commissioner on pain of forfeiture of the lessee or such fine as the Governor may impose or both, and any convicts so sublet shall be immediately under control of guards and subject to treatment of physicians appointed by the Prison Commissioner. Said convicts so sublet shall be immediately under State supervision to the same extent as if they had not been sublet."

On the adoption of the substitute as amended 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.—

<table>
<thead>
<tr>
<th>Alexander,</th>
<th>Dunbar,</th>
<th>Johnson of Baker,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Almond,</td>
<td>Felder,</td>
<td>Jones of Dougherty,</td>
</tr>
<tr>
<td>Arnold,</td>
<td>Fields,</td>
<td>Kendrick,</td>
</tr>
<tr>
<td>Ayres,</td>
<td>Flanigan,</td>
<td>Kent,</td>
</tr>
<tr>
<td>Baldwin,</td>
<td>Flynt,</td>
<td>Kilburn,</td>
</tr>
<tr>
<td>Bowen,</td>
<td>Foster of Oconee,</td>
<td>Lane,</td>
</tr>
<tr>
<td>Boykin,</td>
<td>Franklin,</td>
<td>Leigh,</td>
</tr>
<tr>
<td>Brown,</td>
<td>George,</td>
<td>Little,</td>
</tr>
<tr>
<td>Buchan,</td>
<td>Glenn,</td>
<td>Mann,</td>
</tr>
<tr>
<td>Burton,</td>
<td>Grice,</td>
<td>Maples,</td>
</tr>
<tr>
<td>Butts,</td>
<td>Hall,</td>
<td>Martin,</td>
</tr>
<tr>
<td>Calvin,</td>
<td>Hardeman,</td>
<td>Mayson,</td>
</tr>
<tr>
<td>Candler,</td>
<td>Harden,</td>
<td>Miller of Bullock,</td>
</tr>
<tr>
<td>Carr,</td>
<td>Hawes,</td>
<td>Mitcham,</td>
</tr>
<tr>
<td>Carrington,</td>
<td>Hayes,</td>
<td>Mitchell,</td>
</tr>
<tr>
<td>Cromartie,</td>
<td>Hixon of Sumter,</td>
<td>Morton,</td>
</tr>
<tr>
<td>Davis,</td>
<td>Holder,</td>
<td>Mulberin,</td>
</tr>
<tr>
<td>Deal,</td>
<td>Houston,</td>
<td>McElmurray,</td>
</tr>
<tr>
<td>Dozier,</td>
<td>Howard of Baldwin,</td>
<td>McLain,</td>
</tr>
<tr>
<td>Duckett,</td>
<td>Hutcheson,</td>
<td></td>
</tr>
</tbody>
</table>

31 h j
Nisbet,            Redwine,            Spence,  
Owen,             Rice,              Stovall, 
Overstreet,       Richardson,       Thompson, 
O'Quinn,          Ridley,           Tigner,  
Parker,           Rogers of Hall,    Underwood, 
Pate of Gwinnett,  Rogers of McIntosh, Walker of Monroe, 
Peyton,           Rountree,         Watson,  
P'hillips of Jefferson,  Shackelford,     Wise,   
Preston,           Shannon,         Wooten,  
Rainey,           Slaton,           

Those voting in the negative were Messrs.—

| Adams       | Ennis                  | Paulk of Coffee, |
| Alford      | Evans                  | Paulk or Irwin,  |
| Beall       | Fussell                | Phillips of Quitman, |
| Beauchamp   | Grenade                | Rankin,          |
| Bell of Emanuel | Griffin       | Rawls,          |
| Bell of Milton | Henry                | Reid,           |
| Blackburn  | Hicks                  | Roper,          |
| Booth       | Hixon of Carroll       | Sanders,        |
| Bower       | Howard of Laurens      | Stanford,       |
| Brinson     | Howell                 | Steed of Carroll, |
| Brock       | Johnson of Clinch      | Steed of Taylor, |
| Bruce       | Johnson of CrawfordStewart |  |
| Cann        | Jones of Pickens       | Strickland,     |
| Carswell    | Kelly                  | Thurman,        |
| Conner      | Knight                 | Tracy,          |
| Cook        | Knowles                | Valentine,      |
| Crumbly     | Lanier                 | Walker of Pierce, |
| Daniel      | Lawrence               | Wellborn,       |
| Daves       | Lowe                   | West,           |
| Davison     | Moses                  | Whitley,        |
| Derrick     | McCurry                | Wilson,         |
| Duggan      | McRae                  | Womble,         |
| Edwards     | Newton                 | Yates,          |
| English     | Pate of Dooly,         |                |

Those not voting were Messrs.—

| Akin       | Bush,                  | Foster of Towns, |
| Buchannon  | Cliatt.               | Gaulden,        |
Ayes 89; nays 71.

The roll-call was verified and it was found that on counting the vote the ayes were 89, nays 71. The substitute as amended was therefore adopted.

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

On the passage of the bill by substitute as amended 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.—

| Alexander, | Fields,       | Lane,       |
| Almond,    | Flanigan,    | Leigh,      |
| Arnold,    | Flynt,       | Little,     |
| Ayres,     | Foster of Oconee, | Mann,   |
| Baldwin,   | Franklin,    | Maples,     |
| Boykin,    | George,      | Martin,     |
| Brown,     | Glenn,       | Mayson,     |
| Buchan,    | Grice,       | Miller of Bullock, | |
| Burton,    | Hall,        | Mills,      |
| Butts,     | Hardeman,    | Mitcham,    |
| Calvin,    | Harden,      | Mitchell,   |
| Candler,   | Hawes,       | Morton,     |
| Carr,      | Hayes,       | Mulherin,   |
| Carrington,| Hixon of Sumter, | McElmurray, |
| Cromartie, | Holder,      | McHenry,    |
| Davis,     | Houston,     | McLain,     |
| Deal,      | Howard of Baldwin, | Nisbet, |
| Dozier,    | Hutcheson,   | Owen,       |
| Duckett,   | Kendrick,    | Overstreet, |
| Dunbar,    | Kent,        | O’Quinn,    |
| Felder,    | Kilburn,     | Parker,     |
Those voting in the negative were Messrs.—

Adams, Ennis, Paulk of Coffee,
Alford, Evans, Paulk of Irwin,
Beall, Fussell, Phillips of Quitman,
Beauchamp, Grenade, Rankin,
Bell of Emanuel, Griffin, Rawls,
Bell of Milton, Henry, Reid,
Blackburn, Hixon of Carroll, Roper,
Booth, Howard of Laurens, Sanders,
Bower, Howell, Stanford,
Brinson, Johnson of Clinch, Steed of Carroll,
Brock, Johnson of Crawford, Steed of Taylor,
Bruce, Jones of Pickens, Stewart,
Cann, Kelly, Strickland,
Carswell, Knight, Thurman,
Conner, Knowles, Tracy,
Cook, Lanier, Valentine,
Crumbly, Lawrence, Walker of Pierce,
Daniel, Lowe, Wellborn,
Daves, Moses, West,
Davison, McCurry, Whitley,
Derrick, McRae, Wilson,
Duggan, Newton, Womble,
Edwards, Pate of Dooly, Yates,

Those not voting were Messrs.—

Akin, Cliatt, Hicks,
Bowen, Foster of Towns, Johnson of Baker,
Buchannon, Gaulden, Jones of Dougherty,
Bush, Hendry, Miller of Muscogee,
Ayes 86; nays 70.

The roll-call was verified, and on counting the vote the ayes were 86, nays 70.

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

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 again called to order by the Speaker.

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

Adams, Bower, Carr, Carrington, Carrswell,
Alexander, Boykin, Cliatt,
Alford, Brinson, Conner,
Almond, Brock, Cook,
Arnold, Brown, Cromartie, Crumbly,
Ayres, Bruce, Daniel,
Baldwin, Buchan, Daves, Davis,
Beall, Buchanan, Davison, Deal,
Beauchamp, Burton, Derrick,
Bell of Emanuel, Bush, Carr, Carrington, Carrswell,
Bell of Milton, Butts, Cliatt,
Blackburn, Calvin, Conner,
Booth, Candler, Cook,
Bowen, Cann, Cromartie, Crumbly,
Proctor, Singletary, Daniel,
McBride, Welch, Daves, Davis,
Phillips of Jefferson, Davison, Deal, Derrick.
Dozier, Jones of Pickens, t'eyton,
Duckett, Kelly, Phillips of Jefferson,
Duggan, Kendrick, Phillips of Quitman,
Dunbar, Kent, Preston,
Edwards, Kilburn, Proctor,
English, Knight, Rainey,
Ennis, Knowles, Rankin,
Evans, Lane, Rawls,
Felder, Lanier, 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, Roper,
Gaulden, Mayson, Rountree,
George, Miller of Bullock, Sanders,
Glenn, Miller of Muscogee, Shackelford,
Grenade, Mills, Shannon,
Grice, Mitcham, Singletary,
Griffin, Mitchell, Slaton,
Hall, Mizell, Spence,
Hardeman, Morton, Stanford,
Harden, Moses, Steed of Carroll,
Hayes, Mulherin, Steed of Taylor,
Hendry, McBride, Stewart,
Henry, McCurry, Stovall,
Hicks, McElmurray, Strickland,
Hixon of Carroll, McHenry, Thompson,
Hixon of Sumter, McClain, Thurman,
Holder, McRae, Tigner,
Houston, Newton, Tracy,
Howard of Baldwin, Owen, Underwood,
Howard of Laurens, Overstreet, Valentine,
Howell, O'Quinn, Walker of Monroe,
Hutcheson, Parker, Walker of Pierce,
Johnson of Baker, Pate of Dooly, Watson,
Johnson of Clinch, Pate of Gwinnett, Wellborn,
Johnson of Crawford, Paulk of Coffee, West.
Johnson of Dougherty, Paulk of Irwin,
Jones of Irwin,
Wise, Wooten, Mr. Speaker.
Womble, Yates,

Those absent were Messrs.—
Akin, Welch,

Mr. Felder of Bibb gave notice that at the proper time he would move to reconsider the action of the House in failing to pass the "Steed Convict Bill."

The following resolution, which was made the special order to follow the "Steed Convict Bill," was read the third time and put upon its passage, to wit:

By Mr. Dunbar of Richmond—

A resolution appropriating $50,000 toward making an exhibit at the "Louisiana Purchase Exposition."

An appropriation being involved in the resolution, the House resolved itself into a committee of the whole and the Speaker designated as chairman Mr. Walker of Pierce.

After a consideration of the resolution the committee arose and through their chairman reported the resolution back to the House with the recommendation that the same do pass.

The report of the committee was agreed to.

Leave of absence was granted—

Mr. Preston of Jasper.

The Speaker then announced the House adjourned until 9 o'clock to-morrow morning, and the resolution under consideration went over as unfinished business.
ATLANTA, Ga.,
Wednesday, July 29, 1903.

The House met pursuant to adjournment at 9 o'clock a.m. this day, was called to order by the Speaker pro tem. and opened with prayer by Rev. R. B. O. England, of Atlanta.

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

Adams, Candler, Flanigan,
Alexander, Cann, Flynt,
Alford, Carr, Foster of Oconee.
Almond, Carrington, Foster of Towns,
Arnold, Carswell, Franklin,
Ayres, Cliatt, Fussell,
Baldwin, Conner, Gaulden,
Beall, Cook, George,
Beauchamp, Cromartie, Glenn,
Bell of Emanuel, Crumbly, Grenade,
Bell of Milton, Daniel, Grice,
Blackburn, Davie, Griffin,
Booth, Daves, Hall,
Bowen, Davison, Hardeman,
Bower, Deal, Harden,
Boykin, Derrick, Hawes,
Brinson, Dozier, Hayes,
Brock, Duckett, Hendry,
Brown, Duggan, Henry,
Bruce, Dunbar, Hicks,
Buchan, Edwards, Hixon of Carroll,
Buchannon, English, Hixon of Sumter,
Burton, Ennis, Holder,
Bush, Evans, Houston,
Butts, Felder, Howard of Baldwin,
Calvin, Fields, Howard of Laurens.
Howell,     McBride,    Rountree,    Hitchens,    McCurry,    Sanders,
Johnson of Baker,   McElmurray,    Shackelford,    Johnson of Clinch,    McHenry,    Shannon,
Johnson of Crawford, McLain,    Singletary,    Jones of Dougherty,    McRae,    Slaton,
Jones of Pickens,    Newton,    Spence,    Kelly,    Nisbet,    Stanford,
Kent,     Owen,    Steed of Carroll,    Kilburn,     O'Quinn,    Steed of Taylor,
Knight,     Parker,    Stewart,    Knowles,    Pate of Dooley,    Stovall,
Lane,     Pate of Gwinnett,    Strickland,    Lanier,    Paulk of Coffee,    Thompson,
Lawrence,    Paulk of Irwin    Thurman,    Leigh,    Peyton,    Tigner,
Little,    Phillips of Jefferson,    Tracy,    Lowe,    Phillips of Quitman,    Underwood,
Mann,     Preston,    Valentine,    Maples,    Proctor,    Walker of Monroe,
Martin,    Rainey,    Walker of Pierce,    Mayson,    Rankin,    Watson,
Miller of Bullock,    Raws,    Wellborn,    Miller of Muscogee,    Redwine,    West,
Mills,    Reid,    Whitley,    Mitcham,    Rice,    Wilson,
Mitchell,    Richardson,    Wise,    Mizell,    Ridley,    Womble,
Morton,    Rogers of Hall,    Wooten,    Moses,    Rogers of McIntosh,    Yates,
Mulherin,    Roper,    Mr. Speaker.

Those absent were Messrs.—

Akin,     Welch

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

The following resolution, which was under discussion at
the hour of adjournment on yesterday, was again taken up, to wit:

By Mr. Dunbar of Richmond—

A resolution to appropriate $50,000 toward making an exhibit of the State's resources at the Louisiana Purchase Exposition.

Mr. Dunbar moved that the House reconsider its action in agreeing to the report of the committee on yesterday.

Mr. Hall of Bibb called for the previous question on the bill and amendments.

The motion to reconsider was then put to the House and carried; ayes 72, nays 35.

The following amendment was read and adopted, to wit:

By Mr. Conner of Bartow—

To amend by adding the following: "Be it further resolved, That at the close of the Exposition all cases, exhibition stands and specimens of permanent value be turned over to the State Geologist, Curator of the State Museum, to be deposited in the State Museum, and to become a part thereof, as provided in section 3 of the Act approved November 12, 1889."

The report of the committee, which was favorable to the passage of the resolution, was agreed to as amended.

The previous question was called and ordered.

On the passage of the resolution the ayes and nays were
ordered and on taking the ballot *viva voce* the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams, Evans, McElmurray
Alexander, Felder, McLain
Alford, Fields, McRae
Arnold, Flanigan, Nisbet
Bell of Emanuel, Flynt, O’Quinn
Blackburn, Foster of Oconee, Pate of Dooly
Bowen, Franklin, Pate of Gwinnett
Boykin, Fussell, Paulk of Coffee
Brock, George, Peyton
Brown, Grice, Phillips of Jefferson
Bruce, Griffin, Phillips of Quitman
Buchan, Harden, Preston
Burton, Hawes, Rawls
Butts, Hayes, Redwine
Calvin, Hicks, Richardson
Cann, Hixon of Sumter, Ridley
Carr, Houston, Rogers of McIntosh
Carswell, Howard of Baldwin, Rountree
Cliatt, Jones of Dougherty, Sanders
Conner, Kendrick, Shackelford
Cook, Kilburn, Singletary
Cromartie, Knowles, Slaton
Crumbly, Mann, Spence
Daniel, Martin, Stovall
Davison, Mills, Watson
Dozier, Mitcham, Wellborn
Duckett, Mitchell, West
Duggan, Moses, Wilson
Dunbar, Mulherin, Wooten
Ennis, McBride, 

Those voting in the negative were Messrs.—

Ayres, Booth, Candler
Baldwin, Bower, Carrington
Beall, Brinson, Davis
Bell of Milton, Buchannon, Daves
Ayes 89; nays 71.

The roll-call was verified and on counting the votes it was found that the ayes were 89, nays 71.

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

Mr. Dunbar asked that the bill be immediately transmitted to the Senate.

Mr. Hall of Bibb gave notice that at the proper time h
would move to reconsider the action of the House in passing the above resolution.

The motion to immediately transmit the resolution to the Senate was then put and carried; ayes 98, nays 35.

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 provide that no person living within the territory embodied in any local public school shall be eligible to serve on the County Board of Education of any county, and for other purposes.

The Senate has also passed by the requisite constitutional majority the following bill of the House, to wit:

A bill to amend the Act establishing a system of public schools in the town of Wadley.

The Senate has passed as amended, by the requisite constitutional majority, the following bill of the House, to wit:

A bill to provide for the teaching of the elementary principles of agriculture and civil government in the common schools of this State.

The Senate has failed to pass the following bill of the House, to wit:

A bill to extend the powers of the Railroad Commission of the State of Georgia.
The following resolutions were read and referred to the Committee on Rules, to wit:

By Mr. Felder of Bibb—

A resolution fixing Senate Bill No. 68 a special order for Friday, July 31, 1903.

By Mr. Steed of Taylor—

A resolution fixing Senate Bill No. 68 the special continuing order for to-morrow the 29th inst., immediately after confirmation of the Journal.

The following bill, which was made the special order to follow the "Dunbar Resolution," was read the third time and put upon its passage, to wit:

By Mr. Howard of Baldwin—

A bill to appropriate $15,000 to the Georgia State Sanitarium.

An appropriation being involved in the bill the House resolved itself into a committee of the whole and the Speaker designated as chairman of the committee Mr. Hall of Bibb.

After a consideration of the bill the committee arose and through their chairman reported the bill back to the House with the recommendation that the same 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.—

<table>
<thead>
<tr>
<th>Name</th>
<th>Name</th>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adams</td>
<td>Fussell</td>
<td>Mulherin</td>
</tr>
<tr>
<td>Alexander</td>
<td>George</td>
<td>McBride</td>
</tr>
<tr>
<td>Alford</td>
<td>Glenn</td>
<td>McCurry</td>
</tr>
<tr>
<td>Baldwin</td>
<td>Grenade</td>
<td>McElmurray</td>
</tr>
<tr>
<td>Beall</td>
<td>Grice</td>
<td>McHenry</td>
</tr>
<tr>
<td>Bell of Emanuel</td>
<td>Griffin</td>
<td>McLain</td>
</tr>
<tr>
<td>Blackburn</td>
<td>Hardeman</td>
<td>McRae</td>
</tr>
<tr>
<td>Booth</td>
<td>Harden</td>
<td>Newton</td>
</tr>
<tr>
<td>Bowen</td>
<td>Hawes</td>
<td>Nisbet</td>
</tr>
<tr>
<td>Boykin</td>
<td>Hayes</td>
<td>Owen</td>
</tr>
<tr>
<td>Brinson</td>
<td>Henry</td>
<td>O'Quinn</td>
</tr>
<tr>
<td>Brock</td>
<td>Hicks</td>
<td>Parker</td>
</tr>
<tr>
<td>Brown</td>
<td>Hixon of Carroll</td>
<td>Pate of Dooly</td>
</tr>
<tr>
<td>Buchan</td>
<td>Hixon of Sumter</td>
<td>Pate of Gwinnett</td>
</tr>
<tr>
<td>Buchannon</td>
<td>Holder</td>
<td>Paulk of Coffee</td>
</tr>
<tr>
<td>Butts</td>
<td>Houston</td>
<td>Paulk of Irwin</td>
</tr>
<tr>
<td>Candler</td>
<td>Howard of Baldwin</td>
<td>Peyton</td>
</tr>
<tr>
<td>Cann</td>
<td>Howard of Laurens</td>
<td>Phillips of Jefferson</td>
</tr>
<tr>
<td>Carr</td>
<td>Howell</td>
<td>Preston</td>
</tr>
<tr>
<td>Cliatt</td>
<td>Johnson of Baker</td>
<td>Proctor</td>
</tr>
<tr>
<td>Conner</td>
<td>Johnson of Crawford</td>
<td>Rankin</td>
</tr>
<tr>
<td>Cook</td>
<td>Jones of Dougherty</td>
<td>Rawls</td>
</tr>
<tr>
<td>Crumbly</td>
<td>Jones of Pickens</td>
<td>Redwine</td>
</tr>
<tr>
<td>Daniel</td>
<td>Kendrick</td>
<td>Reid</td>
</tr>
<tr>
<td>Daves</td>
<td>Kent</td>
<td>Rice</td>
</tr>
<tr>
<td>Davis</td>
<td>Knowles</td>
<td>Richardson</td>
</tr>
<tr>
<td>Davison</td>
<td>Lane</td>
<td>Ridley</td>
</tr>
<tr>
<td>Deal</td>
<td>Lawrence</td>
<td>Rogers of McIntosh</td>
</tr>
<tr>
<td>Derrick</td>
<td>Leigh</td>
<td>Roper</td>
</tr>
<tr>
<td>Dozier</td>
<td>Little</td>
<td>Rountree</td>
</tr>
<tr>
<td>Duckett</td>
<td>Mann</td>
<td>Sanders</td>
</tr>
<tr>
<td>Duggan</td>
<td>Maples</td>
<td>Shackelford</td>
</tr>
<tr>
<td>Dunbar</td>
<td>Martin</td>
<td>Singletary</td>
</tr>
<tr>
<td>English</td>
<td>Mayson</td>
<td>Slaton</td>
</tr>
<tr>
<td>Evans</td>
<td>Miller of Bullock</td>
<td>Spence</td>
</tr>
<tr>
<td>Felder</td>
<td>Mills</td>
<td>Stanford</td>
</tr>
<tr>
<td>Fields</td>
<td>Mitcham</td>
<td>Steed of Carroll</td>
</tr>
<tr>
<td>Flynt</td>
<td>Mitchell</td>
<td>Stewart</td>
</tr>
<tr>
<td>Foster of Oconee</td>
<td>Morton</td>
<td>Stovall</td>
</tr>
<tr>
<td>Franklin</td>
<td>Moses</td>
<td>Strickland</td>
</tr>
</tbody>
</table>
Those voting in the negative were Messrs.—

Ayres, Bell of Milton, Bower, Carrington, Carswell, Edwards, Foster of Towns, Hall, Hutcheson, Johnson of Clinch, Kelly, Knight, Lanier, Lowe, Overstreet, Rainey, Rogers of Hall, Thompson, Valentine, Womble, Yates,

Those not voting were Messrs.—

Akin, Almond, Arnold, Beauchamp, Bruce, Burton, Bush, Calvin, Cromartie, Ennis, Flanigan, Gaulden, Hendry, Kilburn, Miller of Muscogee, Mizell, Phillips of Quitman, Shannon, Steed of Taylor, Thurman, Walker of Monroe, Welch, Wellborn, Wilson, Mr. Speaker.

Ayes 129; nays 21.

The roll-call was verified and on counting the votes cast it was found that the ayes were 129, nays 21.

The bill having received the requisite constitutional majority was passed.

Mr. Brown of Houston arose in his seat to a question of personal privilege and stated that the Macon Telegraph had reported him as being one of four who had not voted on the passage of the substitute to the "Steed Convict Bill," and who did not vote on the passage of the original bill. He requested that the error be corrected.
Mr. Mitchell of Thomas asked that House Bill No. 1 be taken up at this time as it was set as the special order for to-day immediately after the confirmation of the Journal.

The Speaker ruled that House Bill No. 1 was displaced by the "Dunbar Resolution" which came over from yesterday's session as a special continuing order, and that it would have to resume its place on the calendar and come up in its regular order.

From the above decision of the chair Mr. Mitchell appealed.

On being put to the House the decision of the Chair was sustained; ayes 84, nays 26.

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

By Mr. Booth of Walton—

A resolution fixing House Bill No. 133 as the special order for Monday, August 3d, immediately after the confirmation of the Journal.

Mr. Felder of Bibb, in conformity with his previous notice, moved to reconsider the action of the House in not passing House Bill No. 313 by substitute.

The previous question was called and sustained.

On the motion to reconsider Mr. Cann of Chatham 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 —

Alexander,  Hayes,  Owen,
Arnold,    Hicks,    Overstreet,
Boykin,    Hixon of Sumter,  O'Quinn.
Brown,     Holder,    Pate of Gwinnett,
Buchannon, Houston,  Phillips of Jefferson
Calvin,    Howard of Baldwin,  Preston,
Candler,   Hutcheson,  Proctor,
Carr,      Jones of Dougherty,  Rainey,
Carrington, Kent,    Redwine,
Conner,    Kilburn,    Rice,
Cromartie, Lane,    Richardson,
Davis,     Leigh,    Ridley,
Deal,      Little,    Rogers of Hall,
Dozier,    Naples,    Rogers of McIntosh
Dunbar,    Martin,    Shackelford,
Felder,    Mayson,    Shannon,
Fields,    Miller of Bullock,  Slaton,
Finigan,   Mills,    Spence,
Flynt,     Mitcham,    Stovall,
Franklin,  Morton,    Thompson,
George,    Mulherin,    Tigner,
Glenn,     McCurry,    Underwood,
Grice,     McElmurray,  Walker of Pierce.
Hall,      McHenry,    Watson,
Hardeman,  McLain,    Wise,
Hawes,     Nisbet,    Wooten.

Those voting in the negative were Messrs.—

Adams,  Bower,  Crumblly,
Alford,  Brinson,  Daniel,
Ayres,   Brock,    Davison,
Baldwin, Bruce,    Derrick,
Beall,   Buchan,    Duggan,
Beauchamp, Burton,    Edwards,
Bell of Emanuel, Cann,    English,
Bell of Milton, Carswell,    Ennis,
Blackburn, Clhatt,    Evans,
Bowen,   Cook,    Foster of Oconee.
Those not voting were Messrs.—

Akin, Almond, Booth, Bush, Butts, Daves, Duckett, Foster of Towns, Gaulden, Hendry, Kendrick, Knowles, Millers of Muscogee, Mizell, Reid, Walker of Monroe, Welch, Mr. Speaker.

Ayes 79; nays 78.

The roll-call was verified, and on counting the votes cast it was found that the ayes were 79, nays 78. The motion to reconsider was therefore carried.

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 House bill which I am instructed as chairman to report back to the House with
the recommendation that it do pass by substitute as amended, to wit:

A bill to regulate proceedings in garnishment when the garnishee is indebted to the defendant on account of wages which are exempt from garnishment.

Also, the following House bills with the recommendation that the same do pass, to wit:

A bill to amend an Act regulating the misdemeanor convicts of Bibb county.

A bill to amend section 3251 of the Code.

Also, the following House bill with the recommendation that it do pass as amended, to wit:

A bill to provide in what counties manufacturing and other companies whose real estate lies on or across a county line shall return their property and pay taxes thereon.

Respectfully submitted.

JOHN M. SLATON,
Chairman.

Mr. Speaker:

The Committee on Counties and County Matters has had under consideration the following bills and instruct me as their chairman to recommend that the same do pass, to wit:

By Mr. Butts of Glynn—

An Act to make it unlawful to kill any kind of stock
without proper registration of marks, etc., in the 25th district of said county

By Mr. Burton of Franklin—

A bill to establish a local school at Canon in said county.

By Mr. Cromartie of Appling—

A bill to establish a public school for Hazelhurst, and for other purposes.

By Mr. Rountree of Thomas—

A bill to incorporate the town of Barwick in the counties of Thomas and Brooks, and for other purposes.

By Mr. Daves of Fannin—

A bill to repeal an Act maintaining gates across private way from Adam Davenport's to W. B. Rogers's.

Respectfully submitted.

JOHN R. SHANNON,
Chairman.

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

Mr. Speaker:

Your Committee on Special Judiciary has had under consideration the following House bill and has instructed me as its chairman to report it back to the House with the recommendation that the same do pass by substitute, to wit:
By Mr. Dunbar of Richmond—

A bill to amend the charter of the city of Augusta of this State.

Respectfully submitted.

J. J. FLYNT,  
Chairman.

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

Mr. Speaker:

Your Committee on Special Judiciary has had under consideration the following House bills and I am instructed as its chairman to report them back to the House with the recommendation that the same do pass, to wit:

By Mr. Rankin of Gordon—

A bill to amend section 840 of the Code.

By Mr. Pate of Dooly—

A bill to incorporate the Pleasant Valley school district in Dooly county.

By Mr. Franklin of Washington—

A bill to provide a new charter for the city of Tennille in the county of Washington.

By Mr. Cann of Chatham—

A bill to prevent tramps, stowaways or others from stealing or attempting to steal rides or passage on steamships.
I am instructed to report the following bill back with the recommendation that it do pass as amended, to wit:

By Mr. Rainey of Terrell—

A bill to amend an Act establishing the City Court of Dawson.

I am instructed to report the following bill back with the recommendation that it do not pass, to wit:

By Mr. Thurman of Walker—

A bill to authorize county administrators to administer oaths, and for other purposes.

Respectfully submitted.

J. J. Flynt,
Chairman.

Mr. Davis, chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

The Appropriations Committee have had under considera-

tion Senate Resolution No. 44 and have instructed me

as their chairman to report the same back with the recom-

mendation that it do pass as amended.

Also, House Bill No. 317, and recommend that it do pass.

Also, House Bill No. 175 with recommendation that it
do pass by substitute.

And that Senate Resolution No. 19 be withdrawn.

Respectfully submitted.

Chas. L. Davis,
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. Cook of Telfair—

A bill to amend an Act prescribing the manner of granting liquor licenses in Telfair county.

Respectfully submitted.

GEO. W. ADAMS,
Chairman.

The undersigned, members of the Committee on Education, submitted the following minority report on the "Uniform Text-Book Bill," to wit:

Mr. Speaker:

We, the undersigned, members of the Committee on Education, respectfully dissent from the action of the committee in recommending that the Uniformity Text-Book Bill do pass, and submit the following reasons why the said bill should not pass, to wit:

1. The bill if enacted into law would increase the cost of text-books in the common schools. Under a State uniformity law there would necessarily be a sweeping change of books all over the State in the common schools at the first State adoption. Allowing for exchange of the old books in part payment for the new, the expense of such a
change would be several hundred thousand dollars, without taking into consideration the inferiority of books adopted under State uniformity laws and the consequent demands from the different counties for incidental changes on account of dissatisfaction with them. The books adopted under State uniformity, as a rule, are greatly inferior in mechanical construction to those purchased under county uniformity in open market, and on account of the inferiority they last about one-half as long; therefore, even if the books adopted under State uniformity are cheaper in price, they would have to be bought twice where the books now in use would be bought only once. State uniformity would create great dissatisfaction as to the books used and there would be many demands from the different counties for incidental changes, and when an incidental change was made it would apply to the entire State; whereas now, it applies to only one county, and this therefore would add to the expense of supplying pupils with books. Taking these things into consideration and the purchase of new books, the cost of school-books under State uniformity would be enormous.

2. We have already shown how State uniformity would increase the number of changes during the five-year adoption. It is not at all likely that a commission of five, with headquarters at Atlanta, could satisfy the different counties in the selection of books as well as people living in those different counties could, and the dissatisfaction created would result in increased demands for changes. The only way in which State uniformity laws are put up with is to ignore the adoption in many instances or to introduce supplementary books.

3. Not only would it not give State uniformity, as it exempts the local systems, but it would destroy county uniformity in many counties. At present wherever there is a local town or city system the common school books
used in the town and in the county are the same and we have complete county uniformity. Under this bill we would in all human probability have one set of books for the town and a different set for the county, and pupils moving from town to country or from country to town would have to buy new books.

4. It discriminates against the country schools. It permits the city and town systems to select their own books but compels the country schools to use inferior books selected for them by people who may not understand their needs, and it makes it a misdemeanor for teachers not to use these books. If State uniformity is a good thing why not place all the schools under its operation? If it is a bad thing why force a bad thing upon the country schools and exempt the city and town schools, thus compelling people to leave their farms and move to town in order to get good educational advantages for their children? We respectfully submit that the children in the country are entitled to as good schools as those in the towns and cities.

5. It would in time greatly demoralize, if it did not completely break down, any school system for the State. Dissatisfied school districts would seek to come out from under its operation by becoming incorporated and drawing their pro rata of the public school fund direct from the State, and there would be a great number of conflicting systems.

6. We have already stated that it would result in inferior books as to mechanical construction—books that would not last as long as those now used, on account of shoddy material and poor binding; but in addition, the contents would be of a low standard in many cases, and in numerous instances, as is the case in other States that have adopted the law, page after page would be omitted. For instance: In Georgia, Frye's Elementary Geography,
published by Ginn & Co., of Boston, is used in a number of counties. These books are complete, being of the best material offered by their publishers. They are bound in cloth. In Tennessee, a greatly inferior form is used, thirty-four pages found in the Georgia edition being omitted, the material being cheap stuff, and the binding inferior pasteboard.

In Tennessee, a series of readers, known as Stickney’s, published by Ginn & Co., of Boston, is used. In Georgia these books were once used in some counties, but they were so inferior in all respects that they were long since discarded, the publishers themselves refusing any longer to offer them for adoption.

In South Carolina the uniformity edition required to be used of Wentworth’s Arithmetics has shoddy paper and binding, and contains, perhaps, twenty per cent. less subject-matter than the arithmetics of the same name used in Georgia. The Georgia edition contains good paper, is well bound, and will last three times as long. There are many other instances.

7. In some counties the common school term is five months, in others, six, seven, eight or nine months. Under the town and city systems it is nine months. If State uniformity is not feasible for a nine-months’ town or city school, is it not equally objectionable for a county school that has a seven, eight, or nine-months’ term?

8. The most experienced and competent educational authorities in the United States who have examined the question from every standpoint are unanimously opposed to State uniformity of text-books.

9. State uniformity is an encroachment on the right of local management of school affairs, and a step toward centralization.

10. State uniformity would create a monopoly by law
where none now ex-ists, and put the State in the clutches of the publishers who secure the contract.

11. State uniformity discourages author-ship and turns the wheels of progress backward. Progress is made by competition among authors and publishers.

12. It has been a dismal failure wherever tried; a success nowhere.

13. The text-book agitation does not originate among the people. Directly or indirectly, it originates with cheap publishers.

14. The following States have discarded State uniformity in recent years because it was a failure: Minnesota, West Virginia, Maryland and Vermont.

15. The State of Minnesota, in 1880, adopted State uniformity of school books and entered into a fifteen-year contract for “cheap” books. The law was so unpopular that immediately upon the expiration of the contract in 1895 it was promptly repealed in favor of district uniformity, or local option.

16. The State of West Virginia adopted State uniformity, and after a thorough trial, abandoned it in 1897 in favor of county uniformity. The same is true of Vermont and Maryland. The General Assembly of Missouri a year or two ago repealed the penalty clause in the law, which practically destroyed State uniformity in that State.

The alleged “substantial reduction in the selling prices of books used in the common schools of other States” is in no sense a reduction in price, but a reduction in quality. We do not hesitate to say that the books used in Indiana, for example, could not be forced upon the people of Georgia, even though they were offered free.

It has been claimed that the books used in Texas, for example, are used to some extent in Georgia. This is not true. There are books used in Texas that bear the same
name as those used in Georgia, but upon examination, it will be found that they are alike in name only, being very different as to paper, binding, and quality as well as quantity. The books adopted for use in Texas contain a large per cent. less subject-matter than the books of the same name used in Georgia. This important fact should not be overlooked, nor the further important fact that the people of Georgia pay less for the books used than do the people of Texas, amount of matter and mechanical execution considered. Some of the books used in Texas have been offered in non-uniformity States at reduced prices when compared with the books used, with the further offer to put the books into the schools free of cost, or at even exchange, but in every instance these offers have been rejected, the school officers preferring to select only the best books for use in their schools.

Different conditions require different courses of study and different text-books. Georgia is really several States in one. Each section knows best its needs, and should be allowed to attend to them.

The old democratic doctrine was that the people were to be trusted, and that the less interference by government there was, the better it would be for the people. Of late there has sprung up a school of politicians who think that everything should be taken out of the people's hands, and they propose to interfere, through legislation, with almost every conceivable interest. We believe that the people should be trusted to govern themselves, and that in the selection of text-books, the choice should be left to the officers nearest the people. Such officers selected in a county are competent to select books best suited for the pupils of that county. They know the locality, its wealth or its poverty, its progress or its misfortunes.

For these and other reasons, we think that the passage
of this bill would work an injustice and a hardship up
the schools and the people.

Respectfully submitted.

CLARENCE WILSON, Clay county.
C. J. WELLBORN, JR., Union county.
M. D. Womble, Upson county
C. M. Booth, Walton county.
GEORGE W ADAMS, Putnam county.
N. D. ARNOLD, Oglethorpe county.
W E. STEED, Taylor county.
B. S. MILLER, Muscogee county.
J F CANN, Chatham county.
JULIAN McCURRY, Hart county.
P A. STOVALL, Chatham county.
P M. HAWES, Elbert county.

The following resolutions were read and referred to the
Committee on Rules, to wit:

By Mr. Brinson of Decatur—

A resolution making House Bill No. 483 the special
order for Monday, August 3.

By Mr. Flynt of Spalding—

A resolution making House Bill No. 614 the special
order for Friday morning.

By Mr. Davis of Meriwether—

A resolution making House Bill No. 322 the special
order for Tuesday, August 3d.
The following bill was taken from the table together with the aye and nay vote thereon, and the result announced, to wit:

By Mr. Adams of Putnam—

A bill to make it unlawful for any person to procure money, etc., on a contract to perform manual labor with intent to defraud, etc., and for other purposes.

The aye and nay vote was as follows:

Those voting in the affirmative were Messrs.—

- Adams
- Almond
- Arnold
- Beauchamp
- Bell of Emanuel
- Bell of Milton
- Bower
- Boykin
- Calvin
- Cann
- Carr
- Carrington
- Conner
- Cook
- Crumbly
- Daniel
- Daves
- Davison
- Deal
- Dozier
- Duckett
- Duggan
- Ennis
- Evans
- Fields
- Flynt
- Foster of Oconee
- George
- Glenn
- Grenade
- Grice
- Harden
- Hawes
- Hayes
- Hicks
- Howell
- Johnson of Crawford
- Jones of Dougherty
- Kent
- Knight
- Lane
- Lanier
- Leigh
- Little
- Mills
- Mitcham
- Mitchell
- Morton
- Moses
- McCurry
- McHenry
- McLain
- McRae
- Newton
- Owen
- O'Quinn
- Parker
- Pate of Dooly
- Phillips or Quitman
- Preston
- Rainey
- Rice
- Richardson
- Roper
- Rountree
- Sanders
- Spence
- Steed of Carroll
- Steed of Taylor
- Stewart
- Thompson
- Tracy
- Valentine
- Walker of Monroe
- Walker of Pierce
- Wellborn
- West
- Whitley
- Wilson
Wise, Womble, Wooten, Yates.

Those voting in the negative were Messrs.—

Beall, Blackburn, Brock, Brown, Buchan, Candler, Edwards, Felder, Fussell, Griffin, Hall, Hardeman, Houston, Hutcheson, Jones of Pickens, Kelly, Lowe, Martin, Mayson, Rankin, Rawls, Redwine, Reid, Slaton, Thurman, Underwood.

Those not voting were Messrs.—


Ayes 85; nays 26.
By unanimous consent the verification of the roll-call was dispensed with.

On the passage of the bill the ayes were 85, nays 26.

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

The following resolutions were introduced, read and referred to the Committee on Rules, to wit:

By Mr. Slaton—

A resolution fixing House Bill No. 289 the special order for next Tuesday.

By Mr. Adams of Putnam—

A resolution making House Bill No. 639 the special order for next Tuesday.

By Mr. Whitley—

A resolution making House Bill No. 295 the special order for next Monday.

By Mr. Slaton of Fulton—

A resolution making House Resolution No. 200 the special order for next Tuesday morning.

By, Mr. Shackelford—

A resolution making Senate Bill No. 27 the special order for Tuesday, August 4.

33 hj
By Mr. Hall of Bibb—

A resolution making House Bill No. 514 the special order for Tuesday, August 4.

By Mr. Steed of Carroll—

A resolution making House Bill No. 521 the special order for Tuesday, August 4.

By Mr. Slaton of Fulton—

A resolution to make House Bill No. 499 the special order for Wednesday next.

By Mr. Cann of Chatham—

A resolution making House Bill No. 508 the special order for Tuesday, August 4.

By Mr. Mitchell—

A resolution making House Bill No. 1 the special order for Thursday, July 30.

By Mr. Stovall of Chatham—

A resolution making House resolution which appropriates $6,000 toward the completion of the "Winnie Davis Memorial Hall" the special order for Thursday, July 30.

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. Evans of Washington—

A bill to create a new charter for the town of Davisboro.

Referred to Committee on Counties and County Matters.

By Mr. Harden of Chatham—

A bill to amend paragraph 14, section 7, article 3 of the Constitution of Georgia.

Referred to Committee on Constitutional Amendments.

By Messrs. Howard and Hicks of Laurens—

A bill to amend an Act to create a charter for the city of Dublin.

Referred to Committee on Counties and County Matters.

By Mr. Wellborn of Union—

A bill for the protection of fish in Notla river in Union county.

Referred to Committee on Counties and County Matters.

By Mr. Reid of Campbell—

A resolution authorizing the Governor to borrow money to supply casual deficiencies, etc.

Referred to Committee on Ways and Means.

By Mr. Bowen of Wilcox—

A bill to incorporate the Pineville school district.

Referred to Committee on Education.
By Messrs. Duckett, Hardeman and Holder—

A bill to amend an Act to amend the charter of the town of Maysville.

Referred to Committee on Counties and County Matters.

By Mr. Deal of Bulloch—

A resolution to refund a fee of $50 paid to Secretary of State for the charter of the Bank of Sylvania.

Referred to Special Judiciary Committee.

By Mr. Calvin of Richmond—

A bill to protect certain lands against trespassers.

Referred to Special Judiciary Committee.

By Mr. Steed of Carroll—

A bill to remove obstructions from the streams of Carroll county, and for other purposes.

Referred to Committee on Counties and County Matters.

By Mr. Dunbar of Richmond—

A bill to make women eligible as notaries public.

Referred to Committee on Counties and County Matters.

By Mr. Dunbar of Richmond—

A resolution to pay Mrs. Martha Roberson the pension due her husband.

Referred to Committee on Pensions.
By Messrs. Dozier and Ridley—

A bill to amend an Act to create the system of public schools in LaGrange.

Referred to Committee on Counties and County Matters.

By Mr. Singletary of Thomas (by request)—

A bill to regulate pleadings in courts of records.

Referred to Committee on General Judiciary.

By Mr. Paulk of Irwin—

A bill to prohibit the sale of liquors in the county of Irwin.

Referred to Committee on Counties and County Matters.

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

By Mr. Deal of Bulloch—

A bill to incorporate the town of Metto.

Leave of absence was granted—

Mr. Jones of Pickens.

On motion of Mr. Harden of Chatham 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:

THURSDAY, JULY 30, 1903.

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

Those absent were Messrs.—

Akin, Welch,

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

Mr. Deal of Bulloch moved to reconsider the action of the House in failing to pass House Bill No. 669, which motion prevailed.
Mr. Morris, chairman ex-officio of the Committee on Rules, submitted the following report:

Mr. Speaker:

The Committee on Rules has had under consideration the following resolutions requesting special orders, to wit:

House Resolutions numbered, respectively, 302, 304, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324 and 326, and recommend that the accompanying resolution be adopted as a substitute for said resolutions:

The Clerk reports that the present calendar is heavier than any the House of Representatives has ever had before it. Many of these bills could without serious detriment to the public interest await disposition until the next term of the Legislature. Many of them should be acted upon at this session.

The bills should not be given precedence in accordance with the insistence of particular members, but those upon which public interest demands immediate action should be chosen and given precedence.

Many of the bills which demand attention have not been pressed by their authors, and the Committee on Rules cannot advance them except upon resolution presented.

Very few Senate bills have been acted upon, and some of those now awaiting attention of the House are of great general importance. The session is very near its close. The convict bill is not disposed of. The condition of business will be understood by stating that excepting with the addition of more bills the daily printed calendar shows that the calendar has remained practically the same for the last several weeks, and bills under the number one hundred have not been reached in their order, although there
are bills numbering over seven hundred which await consideration.

We therefore recommend that a committee of eleven should be appointed by the Speaker, with power to choose the bills demanding action, and with power to set the order of each day's business. We think such action is virtually imperative, and without it a large part of the time of the House will be consumed in useless debate on the question of precedence of bills, and in consideration of requests made by various members for consideration of their particular bills.

The Committee on Rules have given no favorable report on any of the requests presented, but herewith report back the accompanying resolution as a substitute for the whole.

We further recommend that a resolution be introduced limiting debate.

Respectfully submitted.

N. A. Morris,
Chairman ex-officio.

The following resolution, which was offered as a substitute for House Resolutions Nos. 309, 308, 304, 302, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 326, by the Committee on Rules, was read, to wit:

By Committee on Rules—

Resolved, That the Speaker be authorized to appoint a committee of eleven from the House, which shall have the power to prescribe the order of business of each day's session until the close of the session.

On motion of Mr. Mitchell of Thomas the above reso-
lution and the resolutions for which it was offered as a substitute, was recommitted to the Committee on Rules with instructions that each of the original resolutions be acted on and reported back to the House with some recommendation.

At the request of the author House Bill No. 50 was 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 adopted the following Senate resolution, to wit:

A resolution for a joint session to be held at 12 o'clock July 31, for the purpose of hearing the address of Hon. Walter B. Hill.

**Atlanta, Ga., July 30, 1903.**

The following message was received from his Excellency, the Governor, through his Secretary, Mr. Blackburn:

*Mr. Speaker:*

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

July 30, 1903.

*To the General Assembly:*

I have the honor to call your attention to the accompanying correspondence, in which the relict of Honorable James S. Boynton tenders to the State a life-size portrait
Thursday, July 30, 1903.

of this distinguished Georgian. I respectfully suggest that the generous tender be acknowledged and received by appropriate resolution.

J. M. Terrell,
Governor.

July 24, 1903.

Mrs. James S. Boynton, High Shoals, Ga.:

My Dear Madame:—I understand that you have a life-size portrait of your distinguished husband which you are willing to donate to the State, to be hung among the galaxy of Georgians whose portraits now adorn the walls of the Capitol. I will appreciate a formal letter from you making this tender, in order that I may do myself the pleasure and the State the honor of having the same received by fitting resolution during the sitting of the present General Assembly.

With great esteem I have the honor to be, yours very sincerely,

J. M. Terrell,
Governor.

Governor Joseph M. Terrell:

My Dear Sir:—Your letter of the 24th instant has been received, and knowing how deeply interested my husband was in the welfare and prosperity of our State and how he loved her people, I cheerfully tender to the State, through you, the life-size portrait of him, to be hung among the other faces that adorn the walls of the State Capitol.

The portrait is now subject to your orders, at Mrs. Gregory's studio, 33 Luckie street.

Sincerely,

Mrs. James S. Boynton.

High Shoals, Ga., July 27, 1903.
The following bill, which was made the special order for this hour, was read the third time and put upon its passage, to wit:

By Mr. Calvin of Richmond—

A bill to amend section 453, volume 3 of the Code which defines vagrancy, and for other purposes.

The committee offered a substitute to which the following amendments were offered and adopted, to wit:

By Mr. Fussell—

To amend by adding the words “under oath” after the word “information” in the 27th line of section 6.

By Mr. Calvin—

To amend section 1 by striking all of said section after the word “security” in line 24 and substituting in lieu thereof the words “the said vagrant shall be punished as for a misdemeanor.”

By Mr. Calvin—

To amend by inserting after the words “one year” in line 35 the words “said bond shall be payable to the court.”

By Mr. Stanford—

To amend by adding another class of vagrants, to wit: “That all persons who are able to work and who do not work but hire out their minor children and live upon their wages shall be deemed and considered vagrants.”
By Mr. Slaton—

To amend lines 17–18 of paragraph 3 of section 1 by striking out the words "steady daily" and inserting in lieu thereof the words "reasonably continuous."

By Mr. Little of Hancock—

To amend by striking the words "some justice of the peace" in line 27 and inserting in lieu thereof the words "any officer now empowered by law to issue criminal war­rants."

Also, to amend by striking the words "justice of the peace" wherever they occur and insert in lieu thereof the words "said officers."

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 117, nays 7.

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

The following bill, which was made the special order for this hour, was again read after having been reconsidered on July 15, and put upon its final passage, to wit:

By Messrs. Fields and Pate of Dooly et al.—

A bill to amend an Act approved December 21, 1897, relative to the alternative road laws, and for other pur­poses.

The bill was read and the favorable report of the com­mittee, which recommended the passage of the bill as amended on July 14, agreed to.
The action of the House in agreeing to the report of the committee was reconsidered.

A substitute was then offered to the above bill by Messrs. Fields and Carswell, to which was offered the following amendments, which were read and adopted, to wit:

By Mr. Brinson of Decatur—

To amend by providing that a second election under the provisions of this Act shall not be held until after the expiration of three years after the date of the election repealing the action of the grand jury.

To amend further “That when the action of the grand jury has been thus repealed that no grand jury shall re-establish such law within three years from such election.”

By Mr. Beauchamp—

To amend by adding after the word “election” on page 2, line 3, the following: “After the grand jury has recommended said law, if a petition of one-tenth of the voters as before provided be filed with the ordinary before said law becomes operative, he shall immediately order a special election to determine whether or not said law shall become operative in said county.”

By Mr. Stanford of Harris—

To amend by striking out that portion of the bill which refers to the registration of voters and insert the following: “That the registration of electors shall be used in said election.”

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

On passage of the bill the ayes were 110, nays 19.

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

By unanimous consent the following Senate resolution was read and concurred in, to wit:

By Mr. Davis of the 17th District—

A resolution providing for a joint session on Friday July —, 1903, to hear the address of Hon. W. B. Hill.

The following resolution was read and adopted unanimously by a rising vote, to wit:

By Mr. Flynt of Spalding—

A resolution accepting "the portrait of Ex-Governor Jas. S. Boynton tendered the State by Mrs. Jas. S. Boynton.

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 extend the jurisdiction of justices of the peace to suits in trover.

A bill to prescribe salaries for judges of the Supreme and superior courts.
A bill to provide a new charter for the town of Flowery Branch.

A bill to provide for a game warden and deputy wardens for Thomas county.

A bill to amend Act incorporating the town of Meigs in Thomas county.

A bill to quiet the title to lands held adversely for twenty years under duly recorded deeds.

The Senate has failed to pass the following bill of the House, to wit:

A bill to provide for the election of Railroad Commissioners by the people, and for other purposes.

The following resolution was read, to wit:

By Mr. Steed of Taylor—

*Resolved by the House,* That the resolution passed by this House at its last session on October 25, 1902, and the amendment thereto passed on November 24, 1902, which resolution and amendments limits the number of sub-committees to visit State institutions to three, and requiring members to furnish vouchers and itemized statements of expenses incurred be, and the same is hereby, rescinded.

*Resolved further,* That it is the sense of this House that the sub-committees to visit the State institutions shall only be required to furnish to the Auditing Committee a statement of the total amount of expenses incurred, and that said sub-committee shall not exceed seven.
The previous question was called and sustained, and on the passage of the resolution the ayes and nays were ordered.

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

Those voting in the affirmative were Messrs.—

<table>
<thead>
<tr>
<th>Adams</th>
<th>Duckett</th>
<th>Moses</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arnold</td>
<td>Ennis</td>
<td>McBride</td>
</tr>
<tr>
<td>Baldwin</td>
<td>Evans</td>
<td>McCurry</td>
</tr>
<tr>
<td>Beall</td>
<td>Foster of Oconee</td>
<td>McLain</td>
</tr>
<tr>
<td>Booth</td>
<td>Foster of Towns</td>
<td>Parker</td>
</tr>
<tr>
<td>Bowen</td>
<td>Franklin</td>
<td>Pate of Dooly</td>
</tr>
<tr>
<td>Bower</td>
<td>Fussell</td>
<td>Paulk of Coffee</td>
</tr>
<tr>
<td>Boykin</td>
<td>Grenade</td>
<td>Peyton</td>
</tr>
<tr>
<td>Brock</td>
<td>Griffin</td>
<td>Phillips of Jefferson</td>
</tr>
<tr>
<td>Bruce</td>
<td>Hardeman</td>
<td>Rawis</td>
</tr>
<tr>
<td>Buchannon</td>
<td>Hawes</td>
<td>Ridley</td>
</tr>
<tr>
<td>Calvin</td>
<td>Henry</td>
<td>Roper</td>
</tr>
<tr>
<td>Cann</td>
<td>Holder</td>
<td>Sanders</td>
</tr>
<tr>
<td>Carr</td>
<td>Johnson of Baker</td>
<td>Steed of Carroll</td>
</tr>
<tr>
<td>Carswell</td>
<td>Jones of Pickens</td>
<td>Steed of Taylor</td>
</tr>
<tr>
<td>Cliatt</td>
<td>Kendrick</td>
<td>Stewart</td>
</tr>
<tr>
<td>Crumbly</td>
<td>Knowles</td>
<td>Stovall</td>
</tr>
<tr>
<td>Daniel</td>
<td>Lawrence</td>
<td>Strickland</td>
</tr>
<tr>
<td>Daves</td>
<td>Little</td>
<td>Thompson</td>
</tr>
<tr>
<td>Davison</td>
<td>Mayson</td>
<td>Wellborn</td>
</tr>
<tr>
<td>Derrick</td>
<td>Miller of Bullock</td>
<td>Wilson</td>
</tr>
<tr>
<td>Dozier</td>
<td>Mills</td>
<td>Wooten</td>
</tr>
</tbody>
</table>

Those voting in the negative were Messrs.—

<table>
<thead>
<tr>
<th>Alexander</th>
<th>Carrington</th>
<th>Fields</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alford</td>
<td>Cook</td>
<td>George</td>
</tr>
<tr>
<td>Beauchamp</td>
<td>Cromartie</td>
<td>Glenn</td>
</tr>
<tr>
<td>Bell of Milton</td>
<td>Deal</td>
<td>Grice</td>
</tr>
<tr>
<td>Brinson</td>
<td>Duggan</td>
<td>Hall</td>
</tr>
<tr>
<td>Brown</td>
<td>Edwards</td>
<td>Hayes</td>
</tr>
<tr>
<td>Bush</td>
<td>English</td>
<td>Hicks</td>
</tr>
<tr>
<td>Candler</td>
<td>Felder</td>
<td>Hixon of Carroll</td>
</tr>
</tbody>
</table>
JOURNAL OF THE HOUSE.

Houston, Mitchell, Richardson,
Howard of Laurens, Morton, Rogers of McIntosh,
Howell, Mulberin, Rountree,
Hutcheson, McElmurray, Shackelford,
Johnson of Clinca, McHenry, Spence,
Johnson of Crawford, McKae, Stanford,
Jones of Dougherty, Newton, Thurman,
Kelly, Nisbet, Tracy,
Kent, Overstreet, Underwood,
Knight, O'Quinn, Valentine,
Lane, Pate of Gwinnet, Walker of Monroe,
Leigh, Pate of Irwin, Walker of Pierce,
Lowe, Preston, West,
Mann, Proctor, Whitley,
Maples, Rankin, Wise,
Martin, Redwine, Womble,
Mitcham, Rice, Yates.

Those not voting were Messrs.—

Akin, Flynt, Phillips of Quitman,
Almond, Gaulden, Rainey,
Ayres, Harden, Reid,
Bell of Emanuel, Hendry, Rogers of Hall,
Blackburn, Hixon of Sumter, Shannon,
Buchan, Howard of Baldwin, Singletary,
Burton, Kilburn, Slaton,
Butts, Lanier, Tigner,
Conner, Miller of Muscogee, Watson,
Davis, Mizell, Welch,
Dunbar, Owen, Mr. Speaker.

Ayes 66; nays 75.

The roll-call was verified and on counting the votes it was found that the ayes were 66, nays 75.

By unanimous consent the following Senate resolution was taken up and read, to wit:
By Mr. Skelton of the 31st District—

A resolution to appoint a committee of three from the Senate and five from the House to investigate the charges of "lobbying."

The following House resolutions were read, to wit:

By Mr. Ridley of Troup—

A resolution providing for the appointment of a committee to investigate the charges of lobbying and stating their duties and powers, etc.

By Mr. Underwood of White—

A joint resolution to investigate the charges of lobbying, etc.

On motion of Mr. Wilson of Clay the foregoing resolutions were referred to the General Judiciary Committee with instructions that they report on same to-morrow.

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

Mr. Speaker:

The Senate has adopted the following Senate resolution, to wit:

A resolution to appoint a committee of three from the Senate and five from the House to investigate and report upon charges of lobbying.

The committee on part of the Senate are Senators Skelton, Harrell and Davis.
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 Senate bill which they instruct me as chairman to report back to the House with the recommendation that it do pass as amended, to wit:

A bill to amend section 2171 of volume 2 of the Code of 1895 providing for the change of general direction of railroads by giving them authority to relocate their lines between termini for the purpose of reducing grades and curvatures.

Also, the following House bill with the recommendation that the same do pass, to wit:

A bill to provide compensation to the clerks of the superior courts for making out records in felony cases and transmitting the same to the Supreme Court.

A bill to amend an Act creating a Board of Commissioners of Roads and Revenues in Emanuel county.

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 bill and instruct me
Thurday, July 30, 1903.

as their chairman to report back said bill with the recommendation that it do pass as amended:

By Mr. Shannon of Monroe—

A bill to abolish the City Court of Forsyth, and for other purposes.

Respectfully submitted.

John R. Shannon,
Chairman.

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

Mr. Speaker:

Your Committee on Counties and County Matters has had under consideration the following bills and instruct me as their chairman to recommend that the same do pass, to wit:

By Mr. McBride of Lee—

An Act to prohibit the sale of liquors, etc., except through dispensaries, in said county.

By Messrs. Howard and Hicks of Laurens—

A bill amending the charter of Dublin in said county.

By Messrs. Duckett of Banks and Holder of Jackson—

A bill amending the charter of Maysville, and for other purposes.
By Mr. Steed of Carroll—

A bill to prevent the obstruction of streams, etc., in said county.

By Mr. Paulk of Irwin—

A bill to prohibit the sale of liquors, except through dispensaries, in said county.

By Messrs. Dozier and Ridley of Troup—

A bill to establish a system of public schools in LaGrange, and for other purposes.

Respectfully submitted.

A. B. Mitcham,
Vice-Chairman.

The following resolutions were read and referred to the Committee on Rules, to wit:

By Mr. Felder of Bibb—

A resolution fixing House Bill No. 729 as special order for next Wednesday.

By Mr. Edwards of Marion—

A resolution fixing House Bill No. 572 as the special order for August 4.

By Mr. Felder of Bibb—

A resolution to fix Senate Bill No. 68 the special order for Tuesday, August 4.
By Mr. Adams of Putnam—

A resolution providing that House Bills Nos. 639 and 480 be made special orders.

By Mr. Alexander of Wilkes—

A resolution fixing Senate bills of last session as special orders for Monday afternoon.

By Messrs. Martin, Hardeman and Holder—

A bill to amend an Act providing for the establishment of a special department of horticulture and pomology, and for other purposes.

Referred to General Agricultural Committee.

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

By Mr. Rountree of Thomas—

A bill to incorporate the town of Barwick.

By Mr. Evans of Washington—

A bill to create a new charter for the town of Davisboro, and for other purposes.

By Mr. Harden of Chatham—

A bill to amend an Act to amend an Act to protect certain birds, etc.

By Mr. Paulk of Irwin—

To prohibit the sale of liquors in the county of Irwin.
The following resolution was read and adopted, to wit:

By Mr. Steed of Taylor—

A resolution requesting the Senate to furnish the House with Senate Bills Nos. 83 and 88.

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

By Mr. Bush of Miller—

A bill to amend an Act to establish and maintain a dispensary in the town of Colquitt.

Referred to Committee on Counties and County Matters.

By Messrs. Steed and Hixon—

A bill to create a Board of Commissioners of Roads and Revenues for the county of Carroll.

Referred to Committee on Counties and County Matters.

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

By Mr. Adams of Putnam—

A bill to amend an Act to prescribe the mode of granting license to sell liquors in the county of Telfair.

Leave of absence was granted—

Mr. Thompson of Hall,
Mr. Conner of Bartow.

On motion of Mr. Harden the Speaker then announced the House adjourned until 3 o’clock this afternoon.
THURSDAY, JULY 30, 1903.  537

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, Alexander, Alford, Almond, Arnold, Ayres, Baldwin, Beall, Beanchamp, Bell of Emanuel, Bell of Milton, Blackburn, Booth, Bowen, Bower, Boykin, Brinson, Brock, Brown, Bruce, Buchan, Buchannon, Burton, Bush, Butts, Calvin, Candler, Cann, Carr, Carrington, Carswell, Cliatt, Conner, Cook, Cromartie, Crumbly, Daniel, 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, Johnson of Crawford, Jones of Dougherty, Jones of Pickens, Kelly, Kendrick, Kent, Kilburn, Knight, Knowles, Lane, Lanier, Lawrence, Leigh, Little,
Those absent were Messrs.—

Akin, Welch,

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

Mr. Speaker:

The Committee on Rules have had under consideration a number of applications for special orders and respectfully recommend that House Bill No. 625 which provides for an appropriation to the University of Georgia for the Winnie Davis Memorial Building, now practically finished, be
made a special order for Friday morning, 31st inst., immediately after the reading of the Journal.

The committee further recommend that Senate Bill No. 68 which relates to the convict lease system be made a special and continuing order, in no event to be displaced until finally disposed of, immediately after the reading of the Journal on Tuesday, August 4th, prox.; that the previous question be called at 10 o'clock a.m. that day; that, in the debate on the bill and amendments, no member shall speak longer than ten minutes.

Respectfully submitted.

N. A. Morris,
Chairman ex-officio.

The following resolution was offered as a substitute for the preceding report of the Committee on Rules, and the same was read and adopted, to wit:

By Mr. Mitchell of Thomas—

Resolved, That on Thursday, Friday, Monday and Tuesday next, the order of business shall be the taking up of bills as they appear on the calendar.

The following resolution was introduced, read and referred to the Committee on Rules, to wit:

By Mr. Carrington of Madison—

A resolution asking that House Bill No. 544 be taken from the Committee of the Whole, read the second time and recommitted on Friday, July 31, immediately after the reading of the Journal.
The following bills were taken up, read the third time and put upon their passage, to wit:

By Mr. West of Lowndes—

A bill providing for a uniform series of text-books in the public schools of this State, and for other purposes.

The committee offered a substitute to the original bill to which Mr. Cann of Chatham offered a substitute.

Mr. Mitchell of Thomas made the point of order that the substitute offered by Mr. Cann of Chatham was not germane. The Speaker ruled that it was germane and from this decision of the Chair Mr. Mitchell took an appeal.

On the question as to whether or not the decision of the Chair should be sustained Mr. Reid of Campbell 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.—

<table>
<thead>
<tr>
<th>Adams,</th>
<th>Daniel,</th>
<th>Hawes,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alexander</td>
<td>Daves,</td>
<td>Hayes,</td>
</tr>
<tr>
<td>Ayres,</td>
<td>Derrick,</td>
<td>Hixon of Carro.</td>
</tr>
<tr>
<td>Beall,</td>
<td>Dozier,</td>
<td>Hixon of Sumter,</td>
</tr>
<tr>
<td>Beauchamp</td>
<td>Dunbar,</td>
<td>Howard of Baldwin,</td>
</tr>
<tr>
<td>Blackburn</td>
<td>Felder,</td>
<td>Jones of Dougherty,</td>
</tr>
<tr>
<td>Booth,</td>
<td>Flanigan,</td>
<td>Jones of Pickens,</td>
</tr>
<tr>
<td>Bower,</td>
<td>Flynt,</td>
<td>Kent,</td>
</tr>
<tr>
<td>Boykin,</td>
<td>Foster of Towns,</td>
<td>Little,</td>
</tr>
<tr>
<td>Brock,</td>
<td>Franklin,</td>
<td>Lowe,</td>
</tr>
<tr>
<td>Brown,</td>
<td>Fussell,</td>
<td>Mann,</td>
</tr>
<tr>
<td>Butts,</td>
<td>Glenn,</td>
<td>Martin,</td>
</tr>
<tr>
<td>Candler,</td>
<td>Grenade,</td>
<td>Mayson,</td>
</tr>
<tr>
<td>Cann,</td>
<td>Griffin,</td>
<td>Mills,</td>
</tr>
<tr>
<td>Carswell,</td>
<td>Hardeman,</td>
<td>Mulherin,</td>
</tr>
<tr>
<td>Cook,</td>
<td>Harden,</td>
<td>McCurry,</td>
</tr>
</tbody>
</table>
McElmurray Rawls, Stovall,
McHenry, Reid, Strickland,
Nisbet, Richardson, Thurman,
Overstreet, Ridley, Wellborn,
Parker, Slaton, Wilson,
Paulk of Irwin, Stanford, Wooten,
Peyton, Steed of Taylor, Yates,
Phillips of Quitman, Stewart,

Those voting in the negative were Messrs.—

Alford, Grice, Pate of Gwinnett,
Almond, Hicks, Preston,
Bell of Milton, Houston, Proctor,
Bowen, Howell, Rankin,
Brinson, Hutcheson, Rice,
Buchannon, Johnson of Clinch, Rogers of McIntosh,
Bush, Johnson of Crawford, Roper,
Calvin, Kelly, Rountree,
Carr, Knight, Singletary,
Carrington, Lane, Spence,
Cliatt, Lanier, Steed of Carroll,
Cromartie, Maples, Underwood,
Davison, Miller of Bullock, Valentine,
Deal, Mitchell, Walker of Monroe,
Duggan, Morton, Walker of Pierce,
Edwards, Moses, West,
English, McRae, Whitley,
Fields, Newton, Womble,
Foster of Oconee, O'Quinn, 
George, Pate of Dooly,

Those not voting were Messrs.—

Akin, Crumbly, Henry,
Arnold, Davis, Holder,
Baldwin, Duckett, Howard of Laurens,
Bell of Emanuel, Ennis, Johnson of Baker,
Bruce, Evans, Kendrick,
Buchan, Gaulden, Kilburn,
Burton, Hall, Knowles,
Conner, Hendry, Lawrence,
Leigh, Phillips of Jefferson, Thompson, 
Miller of Muscogee, Rainey, Tigner, 
Mitcham, Redwine, Tracy, 
Mizell, Rogers of Hall, Watson, 
McBride, Sanders, Welch, 
McLain, Shackelford, Wise, 
Owen, Shannon, Mr. Speaker.

Paulk of Coffee,

Ayes 71; nays 58.

The roll-call was verified and on counting the votes cast it was found that the ayes were 71, nays 58.

The decision of the chair was therefore sustained.

By unanimous consent the following Senate bill was read the third time and put upon its passage, to wit:

By Mr. Perry of the 33d District—

A bill to amend section 2180, volume 2 of the Code which provides for the incorporation, control and management of suburban street railways, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to on December 12, 1902.

On passage of the bill the ayes were 88, nays 2.

The bill having received the requisite constitutional majority was passed.

The hour of adjournment having arrived the Speaker announced the House adjourned until 9 o'clock to-morrow morning.
ATLANTA, Ga.,
Friday, July 31, 1903.

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. W L. Harrell of Buford, Ga.

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

Adams, Alexander, Alford, Almond, Arnold, Ayres, Baldwin, Beall, Beauchamp, Bell of Emanuel, Bell of Milton, Blackburn, Booth, Bowen, Bower, Boykin, Brinson, Brock, Brown, Bruce, Buchan, Buchannon, Burton, Bush, Butts, Calvin, Candler, Cann, Carr, Carrington, Carswell, Cliatt, Conner, Cook, Cromartie, Crumbly, Daniel, Daves, Davis, Davison, Deal, Derrick, Dozier, Duckett, Duggan, Dunbar, Edwards, English, Ennis, Evans, Felder, Fields, Flanagan, 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, Johnson of Crawford, Jones of Dougherty,
Those absent were Messrs.—

Akin, Welch.

On motion of Mr. Felder of Bibb the reading of the Journal of yesterday's proceedings was dispensed with.

Mr. Grice of Pulaski arose to a question of personal privilege and said:
Mr. Speaker:

I am reported in the morning paper as having said, when the resolution to rescind the former action of the House in requiring itemized statements of committee expenditures was before the House, as follows: "Honest men don't mind submitting itemized accounts." This I did not say, as those who recall my words remember. The language I did use was this: "Honest men ought not to mind furnishing itemized statements." It was evident in the debate and vote yesterday that many honest men do mind furnishing those itemized statements.

By unanimous consent the following resolution of the Senate was read, to wit:

By Mr. Skelton of the 31st District—

A resolution to appoint a committee of three from the Senate and five from the House to investigate and report upon the charges of lobbying.

The substitute for the above resolution which was offered by the General Judiciary Committee was adopted by the House.

The Senate resolution was then adopted by substitute.

Mr. Calvin, chairman of the Committee on General Agriculture, submitted the following report:

Mr. Speaker:

The Committee on General Agriculture have had under consideration Senate Bill No. 139, which provides for the registration, sale, inspection and analysis of commercial
fertilizer material in bulk, and for other purposes, and rec­
ommend that the same do pass.

Respectfully submitted.

MARTIN V CALVIN,
Chairman.

Mr. Slaton, chairman of the General Judiciary Commit­
tee, submitted the following report:

Mr. Speaker:

Your Committee on General Judiciary have had under
consideration the following Senate resolution and I am in­
structed as chairman to report the same back to the House
with the recommendation that it do pass by substitute,
to wit:

A resolution to appoint a joint committee to investigate
and report upon the charges of lobbying.

Also, House Resolutions Nos. 332 and 333 on the same
subject with the recommendation that they do not pass.

Respectfully submitted.

JOHN M. SLATON,
Chairman.

Mr. Connor, chairman of the Committee on Special Ag­
griculture, submitted the following report:

Mr. Speaker:

The Committee on Special Agriculture has had under
consideration House Bill No. 753 to repeal section 601,
volume 3 of the Code of 1895, and report the same back with the recommendation that it do pass.

Respectfully submitted.

J. J. Connor,
Chairman.

Mr. Steed of Taylor, chairman of the Committee on Penitentiary, submitted the following report:

Mr. Speaker:

Your Committee on Penitentiary have had under consideration the following bills and instructed me as their chairman to make the following report:

A bill to be entitled an Act to provide for the care of certain convicts in this State, and for other purposes.

The committee recommends that the same do pass.

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.

Recommend the same do pass.

Also, a bill to be entitled an Act to prohibit the selling or giving to any felony or misdemeanor convict in this State any spirituous or intoxicating liquors, and for other purposes.

Recommend the same do not pass.

A bill to be entitled an Act to provide for the distribution annually of money arising from the hire of the penitentiary convicts of Georgia; to define by whom and for
what purposes said money shall be used, and for other purposes.

Recommend the same do not pass.

Respectfully submitted.

WALTER E. STEED,
Chairman.

The following resolutions were read and referred to the Committee on Rules, to wit:

By Mr. Calvin of Richmond—

A resolution fixing the order of business for to-morrow's session.

By Mr. Calvin of Richmond—

A resolution fixing the order of business for the afternoon sessions of this House.

House Resolution No. 243 was reported back by the Committee on Pensions with the recommendation that the author be allowed to withdraw the same.

Mr. Stanford of Harris asked, however, that the resolution be recommitted, which request was granted.

Mr. Overstreet arose to a question of personal privilege and addressed the following remarks to the House. He said:

Mr. Speaker:

Before going into this question I would like to make a few remarks, and I hope they will be the last I will have
to make on this subject. I was approached on Saturday by a representative of the "Journal" and asked what I thought of the committee appointed under the lobby resolution. Quite different to many, I stated my honest opinion, and for that conviction I have no regrets nor apologies; but I stated, and as is commonly expressed in black and white, I considered all these gentlemen my friends, and I can not conceive how any one could have taken offense at what I said.

Mr. Speaker, I have known the gentleman from Chat­ham, Mr. Cann, long before I even thought of making the race for representative of my county, have received business from his firm and had always considered him a friend, and could not have wished to offend him.

As for the gentleman from Baldwin, Mr. Howard, I have voted as he did on a good many questions, except as to some large appropriations, but considered him as my friend.

As for the gentleman from Fulton, I consider him my friend and have been pleased with his stand on the ques­tions that have come before this House. I think that he has voted and acted manfully on all questions coming be­fore him. I think he has been both consistent and honest.

As to the gentleman from Elbert, Mr. Hawes, I had supposed he was my friend. I wish to reply specially to the speech of the gentleman from Elbert. He said he is not interested in the Southern Railroad, but I understand from his own lips that he is a director in a branch of the Southern Railroad, and if this is the case, Sir, I repeat with all my soul, he is not a proper person to act upon this committee.

He further states that it is a pity that the Speaker did not appoint me on that committee. I will state, Mr. Speaker, for the gentleman's benefit, that the Speaker asked me if I would serve on this committee, and I stated
to the Speaker, that as I had made the charge that I thought there was lobbying, that it would not be proper for me to be on the committee, and I refused to act. Mr. Speaker, I ask you to state if this is true.

(The Speaker: "It is.")

Now, Mr. Speaker, I was willing to acknowledge my disqualification and refused to serve, and had the gentleman from Elbert been so jealous of his interest and had done likewise he would not have been placed in this embarrassing position and would not have been censured.

Mr. Speaker, the gentleman from Elbert says that he does not owe his seat upon the floor of this body to the senseless denunciation of corporations, and that he would not resort to such methods to perpetuate himself in office. Mr. Speaker, I do not owe my seat here to such practices, and he who so insinuates utters an unloving lie, and knows that he does.

Mr. Speaker, the gentleman from Elbert refers to the "Holier than thou" element. This, Mr. Speaker, is the utterance of a diseased brain or a smitten conscience, because there are but few members of this House who have said less than I, and no one could justly or truthfully say that I ever posed as holier than they, or tried to dictate. I will, however, gladly admit that I would love to see some reform, though I do not hope for much just now.

Mr. Speaker, the gentleman refers to me as of "anarchistic tendencies" and intimates that I am a demagogue. Mr. Speaker, this possibly would be an insult but for the source from whence it comes.

Mr. Ingersol, in his argument on blasphemy, took the position that there could be no blasphemy unless a man blasphemed his own idea of God. So there can be no such thing as an "anarchist" or "demagogue" except you judge by your own position and sentiments. Consequently, if differing from the gentleman from Elbert makes me, in
his eye, a "demagogue," I am willing and glad that he calls me one.

Mr. Speaker, there is something in connection with this matter that I state with deepest regrets. When upon the floor of this House the other morning I made the speech that has called forth this trouble, the gentleman from Elbert, Mr. Hawes, came to me, took my hand, shook it firmly, and congratulated me. Mr. Speaker, I did the gentleman the honor to believe that he was sincere; but, alas! sometimes "one's fondest hopes decay."

Mr. Speaker, if the gentleman from Elbert congratulated me when he did not mean it, and when he thought I was a "demagogue," he was insincere, and his action was akin to Judas' betrayal of Christ with a kiss.

Mr. Speaker, I deny any claim to the "holier than thou" element, but I do say most emphatically that I deny ever pretending friendship when I did not possess it, and I have never been deceitful. God forbid that I shall ever be!

Mr. Speaker, no man ever becomes disgusted with the rottenness of politics, and the world in general, and lifts his voice in behalf of the common people of his country, that does not expect to be called by some, at least, "a demagogue," "an anarchist," etc. But I have been sincere in my remarks and feel the satisfaction of a clear conscience, and the pratings of one who may be disturbed or stung by my remarks shall not give me a moment's pain or regret.

Mr. Speaker, I join with the gentleman from Elbert in praying God to save the country from the "lobbyists and demagogues"; but I add one other prayer: God save the country from the insincere, and we will be saved from the "lobbyists and the demagogues."

Mr. Speaker, in view of all that has taken place, I now request the committee appointed by the Speaker to serve.
Following Mr. Overstreet, Mr. Tigner, of Muscogee, obtained the floor and made a ringing speech along the same line. Some sinister motive there was, he thought, behind the singling out of himself and Overstreet.

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following Senate bills, to wit:

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

A bill to repeal section 233, volume 1 of the Code, and to provide that the year for official reports of public officers shall be coincident with the fiscal year.

A bill to amend section 982, volume 1 of the Code, so as to provide for the appointment by the Governor of not more than two banks as State depositories in cities of 6,500 or more.

The Senate has also passed by the requisite constitutional majority the following bills of the House, to wit:

A bill to provide for paying off and retiring bonds of this State as they mature, and for other purposes.

A bill to prohibit the sale of spirituous liquors in Webster county except as therein provided, and for other purposes.

A bill to create a board of commissioners of roads and revenues for Randolph county, and for other purposes.
A bill to amend the Act permitting the establishment of dispensaries in Pulaski county.

A bill to make the clerk of the superior court of Macon county ex-officio clerk of the county court of said county

A bill to create a board of commissioners of roads and revenues for Charlton county, and for other purposes.

A bill to authorize the commissioners of roads and revenues to pay the sheriff of Camden county a salary in addition to certain fees, and for other purposes.

A bill to amend an Act establishing the city court of Barnesville.

The Senate has passed as amended, by the requisite constitutional majority the following bills of the House, to wit:

A bill to amend section 1378 of volume 1 of the Code of 1895 relative to admission to the common schools, and for other purposes.

A bill to authorize the commissioners of roads and revenues of Terrell county to pay reasonable compensation to the officers of the superior court of said county and of the city court of Dawson, and for other purposes.

A bill to amend Act to create a city court for Early county, and for other purposes.

The Senate has passed by substitute by the requisite constitutional majority the following bill of the House, to wit:

A bill to amend Act incorporating the town of Jeffersonville in Twiggs county, and for other purposes.
The Senate has concurred in the following House Resolution, to wit:

A resolution for the appointment of a commission on the registration of land titles, and for other purposes.

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

Mr. Speaker:

The Senate has concurred in the substitute for the following Senate Resolution, to wit:

A resolution to appoint a committee of 3 from the Senate and 5 from the House to investigate and report upon charges of lobbying.

The committee appointed on the part of the Senate are Senators Perry, Harrell and Davis.

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 provide for the establishment and maintenance of a dispensary in the city of Statesboro, and for other purposes.

The following bill which was under consideration at the close of yesterday's session was taken up under the head of unfinished business and put upon its final passage, to wit:
By Mr. West of Lowndes—

A bill to amend and alter the school laws of this State by establishing and maintaining a uniform course of textbooks in the common schools of this State, and for other purposes.

A substitute was offered to the above bill which was amended as follows:

By Mr. Mitchell of Thomas—

To amend by inserting after the word “commissioners” in line 4 of section 3, the words “city superintendents.”

Also, to amend section 19 by striking out the words “January, 1905” in line 2 thereof, and inserting the words “January, 1904.”

Also, to amend by striking the words “January, 1905,” in the 3 and 4 lines and inserting the words “January, 1904” in lieu thereof.

Also, to amend by striking the words “January, 1905” in line 5 of section 19, and inserting in lieu thereof the words “January, 1904.”

Also, to amend section 4 “February 1, 1904,” in line 2 and inserting in lieu thereof the words “September 1, 1903.”

Also, to amend section 4 further by striking out the words “May 1, 1904” in line 4 and inserting in lieu thereof the words November 1, 1903.”

Also, to amend section 4 by striking out the words
"August 1, 1904" in line 5 from the last and inserting in lieu thereof the words "January 1, 1904."

The substitute was adopted.

On the passage of the bill by substitute 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.—

<table>
<thead>
<tr>
<th>Alexander,</th>
<th>Duggan,</th>
<th>Lanier,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alford,</td>
<td>Edwards,</td>
<td>Lawrence,</td>
</tr>
<tr>
<td>Almond,</td>
<td>English,</td>
<td>Lowe,</td>
</tr>
<tr>
<td>Beall,</td>
<td>Evans,</td>
<td>Mann,</td>
</tr>
<tr>
<td>Beaufchamp,</td>
<td>Felder,</td>
<td>Maples,</td>
</tr>
<tr>
<td>Bell of Emanuel,</td>
<td>Fields,</td>
<td>Mayson,</td>
</tr>
<tr>
<td>Bell of Milton,</td>
<td>Flanigan,</td>
<td>Miller of Bullock,</td>
</tr>
<tr>
<td>Bowen,</td>
<td>Flynt,</td>
<td>Mitchell,</td>
</tr>
<tr>
<td>Bower,</td>
<td>Foster of Oconee,</td>
<td>Morton,</td>
</tr>
<tr>
<td>Boykin,</td>
<td>George,</td>
<td>Moses,</td>
</tr>
<tr>
<td>Brinson,</td>
<td>Glenn,</td>
<td>McHenry,</td>
</tr>
<tr>
<td>Brock,</td>
<td>Grice,</td>
<td>McLain,</td>
</tr>
<tr>
<td>Brown,</td>
<td>Hardeman,</td>
<td>McRae,</td>
</tr>
<tr>
<td>Buchan,</td>
<td>Hayes,</td>
<td>Newton,</td>
</tr>
<tr>
<td>Buchannon,</td>
<td>Hicks,</td>
<td>O'Quinn,</td>
</tr>
<tr>
<td>Bush,</td>
<td>Hixon of Carroll,</td>
<td>Owen,</td>
</tr>
<tr>
<td>Butts,</td>
<td>Holder,</td>
<td>Overstreet,</td>
</tr>
<tr>
<td>Calvin,</td>
<td>Houston,</td>
<td>O'Quinn,</td>
</tr>
<tr>
<td>Candler,</td>
<td>Howard of Baldwin,</td>
<td>Parker,</td>
</tr>
<tr>
<td>Carr,</td>
<td>Howard of Laurens,</td>
<td>Pate of Dooley,</td>
</tr>
<tr>
<td>Carswell,</td>
<td>Hutcheson,</td>
<td>Pate of Gwinnett,</td>
</tr>
<tr>
<td>Clatt,</td>
<td>Johnson of Clinch,</td>
<td>Paulk of Coffee,</td>
</tr>
<tr>
<td>Conner,</td>
<td>Johnson of Crawford,</td>
<td>Paulk of Irwin,</td>
</tr>
<tr>
<td>Cook,</td>
<td>Jones of Dougherty,</td>
<td>Preston,</td>
</tr>
<tr>
<td>Cromartie,</td>
<td>Jones of Pickens,</td>
<td>Proctor,</td>
</tr>
<tr>
<td>Daniel,</td>
<td>Kendrick,</td>
<td>Rainey,</td>
</tr>
<tr>
<td>Daves,</td>
<td>Kent,</td>
<td>Rankin,</td>
</tr>
<tr>
<td>Davison,</td>
<td>Kilburn,</td>
<td>Rawls,</td>
</tr>
<tr>
<td>Deal,</td>
<td>Knight,</td>
<td>Redwine,</td>
</tr>
<tr>
<td>Duckett,</td>
<td>Lane,</td>
<td>Rice,</td>
</tr>
</tbody>
</table>
Rogers of Hall, Spence, Walker of Monroe, 
Rogers of McIntosh, Steed of Carroll, Walker of Pierce, 
Roper, Thompson, West, 
Rountree, Thurman, Whitley, 
Shackelford, Tracy, Yates, 
Singletary, Valentine, 

Those voting in the negative were Messrs.—

Adams, Griffin, Phillips of Quitman, 
Arnold, Harden, Richardson, 
Ayres, Hawes, Sanders, 
Baldwin, Henry, Slaton, 
Blackburn, Hixon of Sumter, Stanford, 
Booth, Howell, Steed of Taylor, 
Cann, Little, Stewart, 
Carrington, Martin, Stovall, 
Crumbly, Mills, Strickland, 
Derrick, Mulherin, Tigner, 
Dunbar, McCurry, Underwood, 
Ennis, McElmurray, Wilson, 
Foster of Towns, Nisbet, Wise, 
Fussell, Peyton, Womble, 
Grenade, Phillips of Jefferson, Wooten, 

Those not voting were Messrs.—

Akin, Hendry, Reid, 
Bruce, Johnson of Baker, Ridley, 
Burton, Kelly, Shannon, 
Davis, Knowles, Watson, 
Dozier, Leigh, Welch, 
Franklin, Miller of Muscogee, Wellborn, 
Gaulden, Mizell, Mr. Speaker, 
Hall, McBride, 

Ayes 107; nays 45.

The roll-call was verified, and on counting the votes cast it was found that the ayes 107, nays 45.
The bill having received the requisite constitutional majority was passed by substitute as amended.

The hour of 12 o'clock m. having arrived the Senate appeared upon the floor of the House and the joint session convened for the purpose of hearing the address by Hon. W B. Hill, Chancellor of the State University, was called to order by Hon. Clark Howell, President of the Senate.

The Secretary of the Senate then read the resolution which provided for the joint session.

After the address by Chancellor Hill and 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—

Mr. Preston,
Mr. Fussell,
Mr. Stewart,
Mr. Harden,
Mr. Howard,
Mr. Stanford,
Mr. Baldwin,
Mr. Hayes,
Mr. O'Quinn,
Mr. Johnson of Crawford,
Mr. Alford,
Mr. Jones of Pickens,
Mr. McRae,
Mr. Mills,
Mr. Crumbly.

The hour of adjournment having arrived the Speaker 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-call and the reading of the Journal of yesterday's session was dispensed with.

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

By Mr. Bell of Milton—

A bill to amend section 1137, volume 3 of the Code, which provides for the disposition of misdemeanor convicts.

Referred to Special Judiciary Committee.

By Messrs. Steed and Hixon of Carroll—

A bill to create the office of road commissioner for the county of Carroll.

Referred to Committee on Counties and County Matters.

By Mr. Walker of Pierce (by request)—

A bill to require the State chemist to analyze parts of the body in cases of poisoning.

Referred to General Judiciary Committee.
By Mr. Fields of Dooly—

A bill to incorporate the Mount Vernon school district.

Referred to Special Judiciary Committee.

By Mr. Daves of Fannin—

A bill to incorporate the town of McCaysville.

Referred to Committee on Counties and County Matters.

By Mr. Beall of Paulding—

A resolution to pay pension of Mrs. S. F Fuller.

Referred to Committee on Pensions.

By Mr. Howard of Baldwin—

A bill to provide for an exchange of the site of the Presbyterian Church in Milledgeville, Ga.

Referred to Special Judiciary Committee.

By Mr. Reid of Campbell—

A bill to create a new charter for the town of Palmetto.

Referred to Committee on Corporations.

By Mr. Fields of Dooly—

A bill to incorporate the Dooling school district.

Referred to Special Judiciary Committee.
By Mr. Burton of Franklin—

A bill to repeal an Act to create a board of commissioners of roads and revenues for Franklin county.

Referred to Committee on Counties and County Matters.

By Messrs. Stewart of Calhoun and Buchannon of Early—

A bill to create a public school system in the town of Arlington.

Referred to Committee on Counties and County Matters.

By Mr. Buchannon of Early—

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

Referred to Committee on Counties and County Matters.

By Mr. Burton of Franklin—

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

Referred to Committee on Counties and County Matters.

By Mr. Brown of Houston—

A bill to authorize the mayor and council of the town of Fort Valley to issue bonds.

Referred to the Committee on Corporations.

By. Mr. Fields of Dooly—

A bill to incorporate the Oakland school district.

Referred to Special Judiciary Committee.
By Mr. Bush of Miller—

A bill to create dispensaries in the towns of Arlington and Morgan.

Referred to Committee on Counties and County Matters.

By Mr. Blackburn of Fulton—

A bill to authorize the Governor to charge fees in certain cases.

Referred to General Judiciary Committee.

By Mr. Cann of Chatham—

A resolution, the Prison Commission to pay Manning White $256.00.

By Mr. Fields of Dooly—

A bill to incorporate the Snow School District.

Referred to Special Judiciary Committee.

The following resolutions were read and adopted, to wit:

By Mr. Fields of Dooly—

Resolved, That the Governor be requested to return for correction House Bill No. 455.

By Mr. Blackburn—

A resolution tendering the hall of the House to the Daughters of the Confederacy for the purpose of holding certain exercises.
Mr. Shackelford, chairman of the Committee on Corporations, submitted the following reports:

*Mr. Speaker:*

The Committee on Corporations have had under consideration Senate Bill No. 154 by Mr. Sweat of the Fifth District, a bill to be entitled an Act to create a new charter for the town of Nichols, and instructed me to report the same back with the recommendation that the same do pass.

Also House Bill No. 643 by Mr. Foster of Oconee, a bill to be entitled an Act to provide compensation for the solicitor of the county court of Oconee, and instruct me to report the same back with the recommendation that the same do pass by substitute.

Respectfully submitted.

**Thos. J. Shackelford.**

*Mr. Speaker:*

Your Committee on Corporations have had under consideration House Bill No. 781 by Mr. Reid, to create a new charter for town of Palmetto and other purposes, and they instruct me to report same back to the House with the recommendation that the same do pass.

Respectfully submitted.

**Thos. J. Shackelford.**

*Mr. Speaker:*

The Committee on Corporations have had under consideration House Bill No. 568, by Messrs. McLain and Morris of Cobb, a bill to amend the charter of the town of Acworth, and instruct me as chairman to report the same
back with the recommendation that the same do pass as amended.

Respectfully submitted, 

THOS. J. SHACKELFORD.

Mr. Speaker:

Your Committee on Rules have had under consideration House Resolution No. —, and they recommend the same do pass.

MR. MORRIS,
Chairman ex officio.

Mr. Shannon, Chairman of the Committee on Counties and County Matters, submitted the following report:

Mr. Speaker:

The Committee on Counties and County Matters has had under consideration the following bills, to wit, and instruct me as their chairman to recommend that the same do pass:

By Mr. Bush of Miller—

A bill to amend an Act to regulate and maintain a dispensary in the town of Colquitt.

By Messrs. Steed and Hixon of Carroll—

A bill creating Board of Roads and Revenues in county of Carroll.

By Mr. Evans of Washington—

A bill to create a new charter and a municipal government for town of Davisboro, and for other purposes.
By Mr. Welborn of Union—

A bill to protect fish in Notla river, and for other purposes.

By Mr. Dunbar of Richmond—

A bill making women eligible to appointment and qualification as commercial notaries public.

Respectfully submitted.

JOHN R. SHANNON,
Chairman.

Mr. Blackburn, vice-chairman of the Committee on Amendments to the Constitution, submits the following report:

Mr. Speaker:

The Committee on Amendments to the Constitution has had under consideration the following bill:

Senate Bill No. 66 being a bill entitled an Act to amend article 7, section 1 of the Constitution providing a limit upon the tax rate and has instructed me as its chairman to submit the same with the recommendation that the same do pass by substitute.

Respectfully submitted.

R. B. BLACKBURN,
Vice-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 and resolution which they instruct me as their chairman to report back to the House with the recommendation that the same do pass, to wit:

By Mr. Grice of Pulaski—

A bill being an Act to amend the general tax Act of 1902.

By Mr. Reid of Campbell—

A bill being an Act to amend sections 8 and 13 of the general tax act of 1902 so as to require gas companies and other companies therein named to make their tax returns to the Comptroller-General.

By Mr. Reid of Campbell—

A resolution to authorize the Governor to borrow money to supply casual deficiencies.

Also, the following bill which they instruct me to report back to the House with the recommendation that the same do pass, to wit:

By Mr. Reid of Campbell—

A bill being an Act to alter and amend the general tax act of 1902 by adding certain words to paragraphs 16, 21, 23 and 31 of section 2 of said Act.

Also, House Resolution No. 297 with the recommendation that the same be withdrawn.

Respectfully submitted.

C. S. Reid,
Chairman.
Mr. Holder, chairman of the Committee on Education, submitted the following report:

Mr. Speaker:

Your Committee on Education have had under consideration the following House bills which I am instructed as chairman to report back to the House with the recommendation that they do pass, to wit:

A bill to amend an Act establishing a system of public schools in Lawrenceville.

A bill to incorporate Pineview school district in Wilcox county.

Respectfully submitted.

JNO. N. HOLDER,
Chairman.

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

Mr. Speaker:

Your Committee on General Judiciary have had under consideration the following Senate bill which they instruct me as chairman to report back to the House with the recommendation that it do pass by substitute, to wit:

A bill to permit and authorize defendants in actions brought by the State for the recovery of certain lots of land to plead as defense thereto possession of said lands for twenty years, and for other purposes.

Also, the following House bills with the recommendation that they do pass, to wit:
A bill to amend the charter of the city of Brunswick.

A bill to make the proper indexing of deeds and other instruments a part of their record.

Respectfully submitted.

JOHN M. SLATON,
Chairman.

ATLANTA, GA., July 31, 1903.

The following message was received from his Excellency the Governor through his Secretary, Mr. Blackburn:

Mr. Speaker:

His Excellency the Governor has approved and signed the following Acts, to wit:

An Act to incorporate the town of Armena, in the county of Lee, and for other purposes.

An Act to amend the charter of the town of Decatur so as to authorize the mayor and council to issue bonds for the purpose of constructing a system of water works, and for other purposes.

An Act to amend the charter of the town of Lyons, in the county of Tattnall.

An Act to amend an Act to create a Board of Commissioners of Roads and Revenues in the county of Pulaski.

An Act to authorize the town of Roswell, in the county of Cobb, to issue bonds.

An Act to amend the charter of the town of Decatur.
An Act to provide for the operation of an Act establishing the city court of Hamilton.

An Act to amend an Act creating a Board of County Commissioners for the county of Douglass.

An Act to amend an Act to establish the city court of Moultrie.

An Act to amend the charter of the city of Hawkinsville.

An Act to abolish the Board of County Commissioners for Dade county.

An Act to amend the charter of the town of Montezuma.

An Act to authorize street railroad companies to engage in the business of furnishing steam or power.

An Act to amend an Act creating the city court of Gainesville.

An Act to amend the charter of the town of Hamilton.

An Act to amend an Act creating the city court of Waycross.

An Act to provide for the election of judge and solicitor of the city court of LaGrange.

An Act to incorporate the town of Plainville, in the county of Gordon.

An Act to amend the charter of the town of Greensboro.

An Act to amend the charter of the town of Parrott, in the county of Terrell.
An Act to amend section 3 of an Act approved September 29, 1881, so as to provide greater compensation for the deputy jailer and guards in Chatham county.

An Act to amend the charter of the town of Morven, in the county of Brooks.

An Act to amend the charter of the town of Bronwood, in the county of Terrell.

An Act to protect fish in the streams and other waters of Bartow county.

An Act to grant unto the mayor and council of Savannah certain land on which to erect a public building.

An Act to amend the charter of the city of Griffin so as to create a Board of Commissioners for Light and Water, and to provide the number of said Commissioners, term of office, and for other purposes.

An Act to prohibit the manufacture of alcoholic or other kinds of spirituous liquors in the county of Upson, and for other purposes.

An Act to amend an Act to fix the time of holding the superior courts of Oconee circuit.

An Act to amend the charter of the town of Decatur, in the county of DeKalb, so as to authorize the mayor and council of said town to construct a system of sewerage, and for other purposes.

An Act to abolish the public school system in the Sylvania school district.

An Act to amend an Act to create a Board of Commissioners of Hall county.
An Act to amend the charter of the town of Sharon, in the county of Taliaferro.

Mr. Wellborn, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment have examined and report as properly enrolled, duly signed and ready for delivery to the Governor the following Acts, to wit:

An Act to amend the charter of the town of Chipley.

Also, an Act to incorporate the town of Boykin.

Also, an Act to amend the charter of the town of Cairo.

Also, an Act to incorporate the town of Baconton.

Also, an Act to repeal the Act creating city court of Montgomery.

Also, an Act to abolish the advisory board of commissioners for Laurens and Glascock counties.

Also, an Act to change time of holding superior court of Chattahoochee county.

Also, an Act to amend the charter of the city of Waycross.

Also, an Act to incorporate the town of Barney.

Also, an Act to abolish the board of commissioners of Walton county.
Also, an Act to amend the charter of the town of Ballground.

Also, an Act to incorporate the town of Beloit.

Also, an Act to incorporate the town of Munez.

Also, an Act to repeal the county court of Bulloch county.

Also, an Act to amend section 151, volume 3, of Code of 1895.

Also, an Act to amend charter of town of Metcalf.

Also, an Act to incorporate East Ellijay in Gilmer county.

Also, an Act to amend an Act to establish a system of public schools in the town of Wadley.

Also, a Resolution to appropriate $108.00 pension money to Mary E. Flynt.

Respectfully submitted.

C. J WELLBORN, JR., Chairman.

The following resolutions were read and referred to the Committee on Rules, to wit:

By Mr. Wilson of Clay—

A resolution providing for the appointment of a committee to arrange the order of business for the rest of the session.
By Mr. Felder of Bibb—

A resolution fixing Senate Bill No. 68 as a special order for Tuesday next.

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

By Mr. Merritt—

A bill to provide for the care of certain convicts.

By Mr. Hopkins—

A bill to permit and authorize the defendants in actions now pending or that may hereafter be brought by the State for the recovery of certain lots of land to plead as defense thereto possession of said lands for the period of 20 years.

By Mr. Lee—

A bill for the protection of officers and employees of the Georgia penitentiary.

By Mr. Davis—

A resolution authorizing the State Bank Examiner to employ a stenographer.

By Mr. Van Buren—

A bill to amend section 2171 of volume 2 of the Code.

By Mr. Jordan—

A bill to provide for the registration, sale, inspection and analysis of commercial fertilizers.
By Mr. Sweat—

A bill to create a new charter for the town of Nichols.

By Mr. Perry—

A bill to amend article 7, section 1 of the Constitution so as to limit the levy of taxes by the General Assembly.

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

By Mr. Wise of Fayette—

A bill to protect fish in Flynt river and other streams of Fayette 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. Evans of Washington—

A bill to create a new charter for the town of Davisboro.

The 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. Flanigan of Gwinnett—

A bill to amend an Act to create a system of public schools in the town of Lawrenceville.

The 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. Kent of Johnson—

A bill to amend an Act to incorporate the town of Kite.

The 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. Cook of Telfair—

A bill to amend an Act to prescribe the mode of granting license to sell liquors in 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 90, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Morris of Cobb—

A resolution consenting on the part of the State for an underground crossing to be made under the track of the W. & A. R. R. by the A. & B. Air Line Ry.

The 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. Felder of Bibb—

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

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Foster of Oconee—

A bill to repeal an Act to amend the 3d section of an Act which provides for a solicitor for the county court of Oconee county.

The committee offered a substitute 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 0.

The bill having received the requisite constitutional majority was passed by substitute.

By Mr. Sanders of Heard—

A bill to incorporate the town of Centralhatchee.

The 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 Concord school district.

The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Shackelford of Clarke—

A bill to amend the Act which creates the Northeastern Banking Co.

The 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. McLain and Morris—

A bill to amend the charter of Acworth.

The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 97, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Sanders of Heard—

A bill to incorporate the Franklin school district.

The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Butts of Glynn—

A bill to amend an Act to create the city court of Brunswick.

The 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 create the Camitta school district.

The report of the committee which was favorable to the passage of the bill was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Dunbar of Richmond—

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

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Deal of Bulloch—

A bill to provide for the creation of a Board of County Commissioners for the county of Bulloch.

The 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. English of Warren—

A bill to amend an Act to amend the charter of Warren.

The 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—

A bill to create the City Court of Waynesboro.

The committee proposed to amend by making the salary of the judge $1,000 instead of $800, and by making the day of election the third Wednesday in September instead of the first Wednesday in October.

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 90, nays 0.

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

By Mr. Wooten of Montgomery—

A bill to create a new charter for the town of Higgston-
The 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 incorporate the town of Mystic.

The 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. Deal of Bulloch—

A bill to incorporate the town of Metter in Bulloch county.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 95, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Rountree of Thomas—

A bill to incorporate the town of Barwick.

The 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 incorporate the town of Sand Hill.

The 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. Kilburn, Felder and Hall—

A bill to amend an Act to create a Board of County Commissioners for Bibb 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. Paulk of Irwin—

A bill to prohibit the sale of liquors in the county of Irwin.

The 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 incorporate the Oak Grove 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.

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

By Mr. Adams of Putnam—

A resolution making House bills Nos. 639, 480 special orders.

By Mr. Conner of Bartow—

A resolution making House bill No. 686 the special order for Thursday, Aug. 7

By Mr. Daves of Fannin—

A resolution fixing House bill No. 597 the special order for Monday next.

The following bills were read the second time, to wit:
By Messrs. Slaton, Houston and Blackburn—

A bill to make an appropriation to the trustees of the University for the use of the Technological School.

By Mr. Slaton of Fulton—

A bill to provide for the appointment of commissioners to inspect the battle lines of the Vicksburg campaign, and to locate the position of the Georgia State Troops.

By Messrs. Cann, Harden and Stovall—

A bill to regulate the sale of liquors in cities having a population of 20,000 or more.

By Mr. Stanford of Harris—

A bill to provide compensation to the clerks of the Superior Courts, making out records in felony cases or transmitting same to the Superior Court.

By Mr. George of Morgan—

A bill to provide in what county manufacturing companies who own property on county lines shall return their property for taxation.

By Mr. Bell of Emanuel—

A bill to amend an Act to create a Board of Commissioners of Roads and Revenues for Emanuel county.

By Mr. Dunbar of Richmond—

A bill to prescribe the manner of conducting primary elections in cities having a population of 35,000 inhabitants.
By Mr. Butts of Glynn—
A bill to amend the charter of the city of Brunswick.

By Mr. Overstreet of Screven—
A bill to make the proper indexing of deeds, both direct and reverse to secure debts, etc., and for other purposes.

By Mr. Reid of Campbell—
A bill to regulate the proceedings in garnishment in certain cases.

By Mr. Reid of Campbell—
A bill to amend the General Tax Act so as to require certain corporations to make their tax returns to the Comptroller-General.

By Mr. Grice of Pulaski—
A bill to amend the General Tax Act so as to exempt certain machines.

By Mr. Rankin of Gordon—
A bill to amend section 840, volume 1 of the Code.

By Mr. Shannon of Monroe—
A bill to abolish the city court of Forsyth.

By Mr. Felder of Bibb—
A bill to amend an Act to regulate and control misdemeanor convicts in Bibb county.
By Mr. Reid of Campbell—

A bill to amend an Act known as the General Tax Act so as to more particularly fix the special or business taxes.

By Mr. Cann of Chatham—

A bill to prevent tramps, stowaways, and others from stealing rides, etc.

By Mr. Daves of Fannin—

A bill to repeal an Act to erect and maintain public gates by common users of a private way from the residence of Adam Davenport to near the residence of W B. G. Rogers.

By Mr. McBride of Lee—

A bill to amend an Act to prohibit the sale of liquors in the county of Lee.

By Mr. Calvin of Richmond—

A bill to repeal section 601, volume 3, of the Code of 1895.

By Mr. Franklin of Washington—

A bill to amend an Act to provide a new charter for the city of Tennille.

By Mr. Rainey of Terrell—

A bill to amend the Act to create the city court of Dawson.
By Mr. Cromartie of Appling—

A bill to amend an Act to create a system of public schools for the town of Hazelhurst.

By Mr. Butts of Glynn—

A bill to make it unlawful to offer any slaughtered cattle for sale in the 25th militia district before registering the marks of same.

By Mr. Burton of Franklin—

A bill to create the public school district of Canon.

By Messrs. Underwood and Walker of Pierce—

A bill to amend section 3251 of the Code of 1895.

By Messrs. Howard and Hicks—

To amend an Act to create a charter for the city of Dublin.

By Mr. Wellborn of Union—

A bill to protect fish in the Notla river.

By Messrs. Duckett, Hardeman and Holder—

A bill to amend an Act to amend the charter of Maysville.

By Mr. Dunbar of Richmond—

A bill to make women eligible as notaries public.
By Mr. Steed of Carroll—

A bill to provide for the removal of obstructions from the streams of Carroll county.

By Mr. Bowen of Wilcox—

A bill to incorporate the Pineview school district.

By Messrs: Dozier and Ridley—

A bill to amend an Act to create a system of public schools for the city of LaGrange.

By Messrs. Steed and Hixon—

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

By Mr. Bush of Miller—

A bill to amend an Act to establish and maintain a dispensary in the town of Colquitt.

The following Senate bills were read the first time, to wit:

By Mr. Comas—

A bill to appoint a commission of 3 from the Senate and 5 from the House to act with the State School Commissioner to consider the present school laws and report upon the matter.

Referred to Committee on Education.
By Mr. Comas—

A bill to amend article 6, section 7, paragraph 2 of the Constitution.

Referred to Committee on Constitutional Amendments.

By Mr. Comas—

A bill to prescribe salaries for the judges of the supreme and superior courts of this State.

Referred to General Judiciary Committee.

By Mr. Park—

A bill to provide that no person living within certain territory shall be eligible to serve on county boards of education.

Referred to Committee on Education.

By Mr. Howell—

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

Referred to General Judiciary Committee.

By Mr. Smith—

A bill to authorize street railway companies to take up and remove their tracks with the consent of the proper authorities.

Referred to General Judiciary Committee.
By Mr. McMichael—

A bill to amend section 4793 of the Code of 1895.

Referred to General Judiciary Committee.

By Mr. Hopkins—

A bill to prohibit hunting or fishing on lands in Thomas county without consent of the owner.

Referred to Committee on Counties and County Matters.

By Mr. Perry—

A bill to provide a new charter for the town of Flowery Branch.

Referred to Committee on Counties and County Matters.

By Mr. Hopkins of the 7th District—

A bill to provide for game wardens, etc., in Thomas county.

Referred to Committee on Counties and County Matters.

By Mr. Hopkins—

A bill to amend an Act to incorporate the town of Meigs.

Referred to Committee on Counties and County Matters.

By Mr. Perry—

A bill to amend an Act to create a new charter for the city of Gainesville.

Referred to Committee on Counties and County Matters.
By Mr. Perry—

A bill to quiet the title to lands in this State held adversely for a period of twenty years under duly recorded deeds.

Referred to General Judiciary Committee.

By Mr. Howell—

A bill to repeal section 233, volume 1 of the Political Code.

Referred to General Judiciary Committee.

By Mr. Tisinger—

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

Referred to General Judiciary Committee.

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

By Mr. Howell—

A bill to amend an Act to create a new charter for the city of Atlanta.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 97, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Taylor of the 42d district—

A bill to incorporate the town of Menlo, in Chattooga 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. Lee—

A bill to incorporate the Kensington School District.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Tisinger—

A bill to change the time of holding the fall term of the superior court of Upson 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. Comas—

A bill to create a system of public schools for the county of Pierce.

The 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 the request of the authors House bill Nos. 510, 729, 736, 572 were tabled.

The following House bills were taken up and the Senate amendments concurred in, to wit:

By Mr. Griffin of Twiggs—

A bill to amend an Act to incorporate the town of Jeffersonville.

The substitute offered by the Senate was concurred in.

By Mr. Buchannon of Early—

A bill to amend an Act to create the city court of Early county.

The Senate amendments were concurred in.

By Mr. Rainey of Terrell—

A bill to authorize the Board of Commissioners of Terrell county to pay reasonable compensation for misdemeanor convicts.
By Messrs. Deal and Miller of Bullock—

A bill to create the city court of Statesboro.

Leave of absence was granted—

Mr. Parker,
Mr. Lane,
Mr. Underwood,
Mr. Tigner,
Mr. English.

The speaker then announced the House adjourned until 10 o'clock Monday morning.

ATLANTA, GA.,
Monday, August 3, 1903.

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. T. M. Foster of the county of Oconee.

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

Monday, August 3, 1903.
Those absent were Messrs.—

Akin, Welch,

The reading of the Journal of Saturday's proceedings was dispensed with.

Mr. Hawes of Elbert arose to a question of personal privilege, and addressed the following remarks to the Speaker, to wit:

Mr. Speaker:

In the Atlanta Journal of Saturday afternoon Mr. Overstreet of Screven is quoted at length in criticism of the personnel of the special committee appointed by the Speaker to investigate, in connection with a committee from the Senate, the charges of lobbying which have been made in connection with the present General Assembly.

His criticism of myself is as follows: "Mr. Hawes of Elbert, another member, I have been told is rather close to the interests of the Southern railway, and of course if this be true he would not be a proper person to act as a committeeman."

This, Mr. Speaker, is an unwarranted and unjust reflection on me as a member of this House, and as a member of the special committee on the part of the House to investigate the charges of lobbying made by the gentleman from Screven and others.
My record, Mr. Speaker, for the past four years as a member of this body is open to the gentleman from Screven as well as the public at large. It is true that I have not voted in many instances with the so-called reformers and "holier than thou" contingent, but I can conscientiously state that every vote that I have cast as a member of the House of Representatives was with reference solely to Georgia’s interest as I saw it.

I am interested, Mr. Speaker, in the Southern railway, but to no greater extent than the gentleman from Screven or any other true Georgian should be.

I do not owe my seat upon the floor of this body to senseless denunciations of corporations, nor would I resort to such methods to perpetuate myself in office. My best wishes are extended to all interests in Georgia whether they be corporate or personal. I have in the past, and will continue in the future, to spurn the leadership or advice of those who have anarchistic tendencies or demagogical views. Mr. Speaker, the gentleman from Screven states that he was told that I was closely allied to the interest of the Southern railway, and if that were true I was unfit to serve on this committee. Mr. Speaker, anyone who directly or indirectly says that my interest in the Southern railway or any other corporation is such that it would bias my conduct on this committee or would cause me in the slightest degree to violate my oath as a member of this House does me a gross injustice and states that which is untrue, and I resent it with all the force of my nature.

I am opposed to lobbying, Mr. Speaker, and if there has been any, and the evidence is produced by the gentleman from Screven or anyone else, the facts will be presented to this House.

It is a pity, Mr. Speaker, in your wisdom, you did not appoint the gentleman from Screven on this committee, as in that case there would be one at least whose interests and
environments would not prevent him making an honest and thorough investigation. Before taking my seat, Mr. Speaker, I desire to refer to another class in the State of Georgia which, in my opinion, is as inimical to the general welfare of the State as the lobbyist. I refer to the demagogue. They are everywhere. They are on editorial staffs, in legislative halls, and I am sorry to say that they even occupy our pulpits.

The State has suffered woefully from this class in the past. I fear she will suffer no less from this source in the future. May God save the State from the demagogue as well as the lobbyist.

Mr. Slaton arose to a question of personal privilege and addressed the following remarks to the Speaker:

Mr. Speaker:

On Friday when the announcement was made of the committee on the part of the House to investigate the charges of lobbying I rose and urged that I be relieved from serving on that committee.

The reasons I gave were that as chairman of the General Judiciary Committee, before which comes a large proportion of all legislation, it was my duty not only to attend its sessions, which extend often into the night, but also to be present in the House to defend the reports of that committee. In addition, I am a member of the Committee on Rules, which largely determines the daily order of business. A large number of bills, closely affecting my constituency, requires the continual presence of the representatives from Fulton county.

I know that the members of the committee to investigate the lobbying charges should bring to their labors honest, fearless, capable and thorough endeavor to elicit and report the truth. Their work will be onerous and will
likely involve their absence from other committees and from sessions of the respective departments of the General Assembly. Within the next two weeks the Legislature will adjourn and the sessions—morning, afternoon and night—will be crowded with disposition of important matters.

These reasons I gave on Friday to be relieved from service on the committee, but now I think propriety requires that my request should be granted. I appreciate the confidence and compliment indicated in my appointment, but believe you will appreciate the wisdom of the substitution of some other gentleman for myself.

Speaker Morris expressed great regret over the action of Messrs. Slaton and Howard in resigning, and at the occasion for such action. He said he had selected the committee with a great deal of care and with a view to their well known probity and ability. The same thing, he said, applied to every member of the committee. Each of them has the interests of Georgia at stake, and as tax-payers they contribute to the support of the State.

I am sorry these gentlemen have seen fit to tender their resignations. They are peculiarly fitted for this important work, and I want them to reconsider their action during the morning session and we will take it up again.

Mr. Howard of Baldwin arose to a question of personal privilege and addressed the following remarks to the Speaker:

Mr. Speaker:

I have learned recently that for a member of the General Assembly to be clever and politic and likely to become a candidate for Speaker in the future unfitts him to perform honestly and fairly the duties imposed upon him by the
Legislature. I am exceedingly sorry, but in justice to myself I am compelled to ask the Speaker to release me from serving on the investigating committee known as the "Lobbyist Committee."

This the Speaker refused to do, stating that the members he had appointed on the committee, owing to the position occupied by them in the House, were peculiarly fitted to serve on the committee and he would have to insist on his appointments. This he said would apply to every member of the committee.

The following resolutions were read and referred to the Committee on Rules, to wit:

By Mr. Stovall of Chatham—

A resolution providing that House Bill No. 625 be made the special order for Wednesday, August 5.

By Mr. Calvin of Richmond—

A resolution providing for morning, afternoon and night sessions of the House during the remainder of the session, and for other purposes.

By Mr. Calvin of Richmond—

A resolution making House Bills Nos. 255 and 526 special orders.

By Mr. Yates of Catoosa—

A resolution making House Bill No. 619 the special order for 12 o'clock to-day.
By Mr. Calvin of Richmond—

A resolution providing for a committee whose duty it shall be to fix the order for each day's session for the remainder of the session of the General Assembly.

Mr. Shannon chairman of the Committee on Counties and County Matters submitted the following report.

Mr. Speaker:

Committee on Counties and County Matters has had under consideration the following bills, to wit, and instruct me as their chairman to recommend the same do pass.

By Mr. Burton of Franklin—

An Act to repeal an Act to create a board of roads and revenues in said county.

By Mr. Burton of Franklin—

Also, creating a board of roads and revenues in said county

By Mr. Stewart of Calhoun and Mr. Buchannon of Early—

Bill to establish a system of public schools in town of Arlington, etc.

By Messrs Steed and Hixon of Carroll—

Bill to create board of roads and revenues in said county.

Respectfully submitted.

JOHN R. SHANNON, Chairman.

August 3, 1903.
By unanimous consent the following bills were read the second time, to wit:

By Messrs. Steed and Hixon of Carroll—

A bill to create the office of commissioner of roads of Carroll county.

By Mr. McHenry (by request)—

A bill to amend the charter of the town of East Rome.

The above bill was recommitted to the General Judiciary Committee.

The following bills were read the first time by unanimous consent, to wit:

By Mr. Mitchell of Thomas—

A bill to amend an Act to incorporate the town of Boston.

Referred to Committee on Counties and County Matters.

By Mr. Alford of Worth—

A bill to incorporate the city of Isabella in Worth county.

Referred to Committee on Counties and County Matters.

By Mr. Stovall of Chatham—

A bill to prevent the adulteration, misbranding and imitation of foods.

Referred to General Agricultural Committee.
By Mr. Beauchamp of Butts—

A bill to repeal an Act to create a board of commissioners of roads and revenues for the county of Butts.

Referred to Committee on Counties and County Matters.

On motion of Mr. Felder of Bibb, House Bill No. 729 was taken from the table and placed on the calendar.

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

By Mr. Harden of Chatham—

A bill to amend an Act to protect game, insectiverous and singing birds and game and animals in this State, and for other purposes.

The committee offered a substitute to the above bill which was amended as follows:

By Mr. George of Morgan—

To amend section 1 by striking the word "August," in line 7 thereof and inserting the word "July."

By Mr. Butts of Glynn—

To amend by adding the word "marsh hen" after the word "dove," in line 5 of section 1.

By Mr. Calvin of Richmond—

To amend by adding a new section to be known as section II. and numbering the remaining sections accordingly, to wit: Section II. Be it further enacted by the au-
authority aforesaid, That the judges of the superior courts of this State be, and they are, hereby required to give the provisions of this Act in special charge to the grand jury at each regular term of said courts.

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 106, nays 6.

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

On motion of Mr. Harden of Chatham, the above bill was ordered immediately transmitted to the Senate.

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

_Mr. Speaker:_

The Senate has passed by the requisite constitutional majority the following Senate bills, to wit:

A bill to amend the Act establishing a dispensary at Hogansville.

A bill to amend Act establishing a system of public schools for Thomasville.

A bill to provide for the appointment of probation officers, and for other purposes.

The Senate has also passed the following Senate resolution, to wit:
MONDAY, AUGUST 3, 1903.

A resolution for the relief of J. K. McAfee, J. R. Grice and W. H. Raley, on the bond of Charlie Harris.

The Senate has passed by the requisite constitutional majority the following bills of the House, to wit:

A bill to amend Act incorporating the Merchants Bank of Valdosta.

A bill to provide for the registration of the qualified voters of Lithonia.

A bill to create a Board of Commissioners of Roads and Revenues for Tattnall county.

A bill to incorporate the town of Oakwood, in the county of Hall.

A bill to authorize the mayor and council of Madison to maintain a system of waterworks.

A bill to amend Act establishing the city court of Washington.

A bill to pay a salary to each alderman of the city of Savannah.

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

A bill to incorporate the town of Kingwood, in Colquitt county.

The Senate has passed as amended by the requisite constitutional majority the following House bill, to wit:

A bill to amend Act creating a city court for Early county.
The Senate has concurred in the following House resolution, to wit:

A resolution to accept the portrait of late Hon. J. S. Boynton, and have same put upon the walls of the Capitol.

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

By Mr. Slaton of Fulton—

A resolution inviting Gov. W D. Jelks of Alabama to the floor of the House, and appointing a committee of three to conduct him to the Speaker's stand.

The Speaker appointed as the committee under the foregoing resolution—

Mr. Slaton,
Mr. Moses,
Mr. Beauchamp.

The following resolution was read and adopted, to wit

By Mr. Howard of Baldwin—

A resolution providing a stenographer for what is known as the "committee to investigate lobbyism."

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

Mr. Speaker:

Committee on Rules, having had under consideration following resolutions, report as follows:
H. R. 349—Recommendation that same be considered immediately in committee of whole House, and the Committee on Rules favorably recommend it.

H. R. 350—Do pass by substitute.

N A Morris, Chairman ex-officio.

The following resolution was read, to wit:

By Mr. Wilson of Clay—

A resolution providing that nine members of the House, of which the Speaker shall be ex-officio chairman, shall be appointed to recommend the order of business for the remainder of the session.

A motion was made that the House resolve itself into a committee of the whole for a consideration of the above resolution.

The motion was carried, and the Speaker designated as chairman of the committee Mr. Howard of Baldwin.

After a consideration of the resolution the committee arose, reported progress, and asked leave to sit again.

The report of the committee was adopted.

The following resolution, reported back by the Committee on Resolutions, was read, to wit:

By Mr. Felder of Bibb—

A resolution fixing Senate Bill No. 68 as the special order for next Tuesday.
The committee offered a substitute, which was read and adopted, providing that it be made the special order for Wednesday.

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

By Messrs. Candler and George—

A resolution providing for the appointment of a committee to fix the order of business for the remainder of the present session.

The following bills were taken up and put upon their passage, to wit:

By Mr. Felder of Bibb—

A resolution for the relief of J. W Wilcox.

The House resolved itself into a committee of the whole for a consideration of the above resolution, and the Speaker designated as chairman of the committee Mr. Howard of Baldwin.

After a consideration of the resolution the committee arose, and through their 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 were 89, nays —.

The resolution having received the requisite constitutional majority was passed.
The following resolution was read and put upon its passage, to wit:

By Mr. Slaton of Fulton—

A resolution to pay Mr. E. R. Black certain compensation.

The House resolved itself into a committee of the whole, and the speaker appointed as chairman of said committee Mr. Holder of Jackson.

After a consideration of the resolution the committee arose, and through its chairman reported the resolution back to the House with the recommendation that it do pass.

The report of the committee was agreed to.

On the passage of the 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,
Almond,
Beall,
Beauchamp,
Bower,
Brinson,
Brock,
Buchannon,
Bush,
Butts,
Candler,
Carrington,
39 h j

Cllatt,
Conner,
Cook,
Cromartie,
Daniel,
Davison,
Deal,
Duggan,
Dunbar,
Edwards,
English,
Fielder,
Flanigan,

Foster of Oconee,
Foster of Towns,
Fussell,
Gaulden,
George,
Glenn,
Grenade,
Grice,
Griffin,
Hardeman,
Harden,
Hawes,
Hayes,
<table>
<thead>
<tr>
<th>Hendry,</th>
<th>Morton,</th>
<th>Richardson,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Henry,</td>
<td>Mulherin,</td>
<td>Rogers of McIntosh,</td>
</tr>
<tr>
<td>Hixon of Carroll,</td>
<td>McBride,</td>
<td>Hoper,</td>
</tr>
<tr>
<td>Holder,</td>
<td>McCurry,</td>
<td>Sanders,</td>
</tr>
<tr>
<td>Houston,</td>
<td>McElmurray,</td>
<td>Shackelford,</td>
</tr>
<tr>
<td>Howard of Baldwin,</td>
<td>McHenry,</td>
<td>Shannon,</td>
</tr>
<tr>
<td>Howard of Laurens,</td>
<td>McLain,</td>
<td>Singletary,</td>
</tr>
<tr>
<td>Hutcheson,</td>
<td>Newton,</td>
<td>Slaton,</td>
</tr>
<tr>
<td>Jones of Pickens,</td>
<td>Nisbet,</td>
<td>Spence,</td>
</tr>
<tr>
<td>Kelly,</td>
<td>Overstreet,</td>
<td>Steed of Carroll,</td>
</tr>
<tr>
<td>Kent,</td>
<td>Parker,</td>
<td>Steed of Taylor,</td>
</tr>
<tr>
<td>Kilburn,</td>
<td>Pate of Dooly,</td>
<td>Stewart,</td>
</tr>
<tr>
<td>Knowles,</td>
<td>Paulk of Coffee,</td>
<td>Stovall,</td>
</tr>
<tr>
<td>Lane,</td>
<td>Peyton,</td>
<td>Thompson,</td>
</tr>
<tr>
<td>Lanier,</td>
<td>Phillips of Jefferson,</td>
<td>Tigner,</td>
</tr>
<tr>
<td>Leigh,</td>
<td>Phillips of Quitman,</td>
<td>Walker of Monroe,</td>
</tr>
<tr>
<td>Little,</td>
<td>Preston,</td>
<td>Walker of Pierce,</td>
</tr>
<tr>
<td>Mann,</td>
<td>Proctor,</td>
<td>West,</td>
</tr>
<tr>
<td>Maples,</td>
<td>Rankin,</td>
<td>Whitley,</td>
</tr>
<tr>
<td>Martin,</td>
<td>Rawls,</td>
<td>Wilson,</td>
</tr>
<tr>
<td>Mayson,</td>
<td>Redwine,</td>
<td>Wise,</td>
</tr>
<tr>
<td>Miller of Bullock,</td>
<td>Reid,</td>
<td>Wooten,</td>
</tr>
<tr>
<td>Mitcham,</td>
<td>Rice,</td>
<td>Yates,</td>
</tr>
</tbody>
</table>

Those not voting were Messrs.——

<table>
<thead>
<tr>
<th>Akin,</th>
<th>Cann,</th>
<th>Hixon of Sumter,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alford,</td>
<td>Carr,</td>
<td>Howell,</td>
</tr>
<tr>
<td>Arnold,</td>
<td>Carswell,</td>
<td>Johnson of Baker,</td>
</tr>
<tr>
<td>Ayres,</td>
<td>Crumbly,</td>
<td>Johnson of Clinch,</td>
</tr>
<tr>
<td>Baldwin,</td>
<td>Daves,</td>
<td>Johnson of Crawford,</td>
</tr>
<tr>
<td>Bell of Emanuel,</td>
<td>Davis,</td>
<td>Jones of Dougherty,</td>
</tr>
<tr>
<td>Bell of Milton,</td>
<td>Derrick,</td>
<td>Kendrick,</td>
</tr>
<tr>
<td>Blackburn,</td>
<td>Dozier,</td>
<td>Knight,</td>
</tr>
<tr>
<td>Booth,</td>
<td>Duckett,</td>
<td>Lawrence,</td>
</tr>
<tr>
<td>Bowen,</td>
<td>Ennis,</td>
<td>Lowe,</td>
</tr>
<tr>
<td>Boykin,</td>
<td>Evans,</td>
<td>Miller of Muscogee,</td>
</tr>
<tr>
<td>Brown,</td>
<td>Fields,</td>
<td>Mills,</td>
</tr>
<tr>
<td>Bruce,</td>
<td>Flynt,</td>
<td>Mitchell,</td>
</tr>
<tr>
<td>Buchan,</td>
<td>Franklin,</td>
<td>Mizell,</td>
</tr>
<tr>
<td>Burton,</td>
<td>Hall,</td>
<td>Moses,</td>
</tr>
<tr>
<td>Calvin,</td>
<td>Hicks,</td>
<td>McRae,</td>
</tr>
</tbody>
</table>
MONDAY, AUGUST 3, 1903.

Owen, Rountree, Valentine,
O'Quinn, Stanford, Watson,
Pate of Gwinnett, Strickland, Welch,
Paulk of Irwin, Thurman, Wellborn,
Rainey, Tracy, Womble,
Ridley, Underwood, Mr. Speaker,
Rogers of Hall,

Ayes 107; nays 0.

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

On passage of the bill the ayes were 107, nays 0.

The resolution having received the requisite constitutional majority was passed.

By Mr. Richardson of Houston—

A bill to amend section 221, volume 3 of the Code of Georgia relative to the hunting upon the lands of another.

The report of the committee, which was favorable to the passage of the bill by substitute, was agreed to.

The substitute offered by the committee was agreed to by the House.

On passage of the bill the ayes were 90, nays 13.

The bill having received the requisite constitutional majority was passed by substitute.

Mr. Wellborn, chairman of the Committee on Enrollment, submitted the following report:
Mr. Speaker:

The Committee on Enrollment have examined and report as properly enrolled, duly signed and ready for delivery to the Governor the following acts, to wit:

An Act to amend the Act creating a Board of County Commissioners for Charlton county.

Also, an Act to amend the Act creating a dispensary in Pulaski county.

Also, an Act to pay off bonds of this State as they mature.

Also, an Act providing for appointment of clerk of the County Court of Macon county.

Also, an Act to provide a board of commissioners for Monroe county.

Also, an Act to authorize the county commissioners of Camden county to pay the sheriff of Camden county a salary of four hundred dollars annually.

Also, an Act to create city court of Barnesville.

Also, an Act to amend section 982, volume 1 of the Code of 1895, so as to make the town of Lavonia a State depository.

Also, an Act to create a board of commissioners for Randolph county.

Also, a Resolution relative to registration of land titles.

Respectfully submitted.

C. J. WELLBORN, JR., Chairman.
Mr. Overstreet arose to a question of personal privilege and said he hoped this would be the last statement he would have to make on the subject on the floor of the House. He said he expected to go before the committee and to afford it as much assistance as possible, should the committee desire to hear from him.

Mr. Overstreet said he had recently given out an interview in which he spoke of the members of the committee appointed by the speaker, "but I am positive I did not give that interview as a demagogue, but as a fool who talks too much," he said:

"I have no apology to make and no statement to withdraw," he said. "I stated as plainly as I could that I considered the personnel of that committee as gentlemen beyond reproach and all right. My language was plain and I do not see how any member of the committee could have taken exception to it. Every member of the committee I considered my friend. The gentleman from Chatham I knew long before this Legislature ever convened. I could not and would not care to say anything that would wound his feelings."

Mr. Overstreet said he was surprised that the gentleman from Fulton (Mr. Slaton) was a member of the House because he did not believe he was a politician. "It is a surprise to me that Atlanta has anything but politicians in the Legislature." Mr. Slaton, he said, had shown much wisdom as well as conscientiousness in casting his vote in the House. He said he had differed considerably from the gentleman from Lowndes, not because he was a demagogue, but because he voted as he saw fit. He had the same high regard for the gentleman from Baldwin, though he had differed from him concerning certain appropriations and measures which he considered would be violative of the constitution. Also he had always considered the gentleman from Elbert his friend.
"I thought I was doing the members of the committee a kindness," he said, "in calling their attention to what might be a subject of criticism."

"Whether demagogue, or fool, or what not, I shall on all questions and at all times, vote and express myself as I think I should do, regardless of others who think they are the wise men of the country."

Mr. Overstreet disclaimed any intention of reflecting in any wise on the gentleman from Elbert in the statement he had made.

He said he did not ask for the investigation, because he did not think it would amount to much, but if it was to be held he wanted it to be above reproach.

"The gentleman from Elbert stated he did not owe his seat to any senseless denunciation of corporations. Neither do I."

Mr. Hawes interrupted to say that he did not refer to the gentleman from Screven in making that statement.

Mr. Overstreet said he himself was counsel for the Central of Georgia Railway Company, and certainly he would not indulge in any useless denunciation of corporations.

"Some may think me a demagogue, but I do not consider it so. No man can be a demagogue unless he is so in the opinion of others because he differs from them in his views. I am willing to be considered a demagogue and even an anarchist in the opinions of some others who may think so because I do not subscribe to their opinions."

Mr. Overstreet called attention to the fact that he had been asked by Speaker Morris if he would serve on the committee, and stated that he had declined to do so. He had admitted, he said, that he was not the man to serve on a committee like this, from which there should come a fair and impartial investigation.

In conclusion he said he hoped the gentlemen who had been appointed on this committee would serve and would
give such an investigation as would clear up the whole matter.

Demagogues, he declared, have sometimes saved governments from the ruin that wise men might have brought upon them.

3 O’clock, p.m.

The House reconvened at this hour and was called to order by the Speaker pro tem.

A motion was made that the call of the roll be dispensed with.

On the above motion no quorum voted and the Speaker ordered the roll called so as to ascertain whether or not a quorum was present.

On the call of the roll the following members answered to their names:

Adams,  Bush,  English,
Alexander,  Butts,  Evans,
Almond,  Calvin,  Felder,
Beall,  Candler,  Fields,
Beauchamp,  Carr,  Flanigan,
Bell of Emanuel,  Carrington,  Foster of Oconee,
Bell of Milton,  Cliatt,  Fussell,
Blackburn,  Conner,  Gaulden,
Bower,  Cook,  George,
Brinson,  Daniel,  Glenn,
Brock,  Daves,  Grenade,
Brown,  Deal,  Grice,
Bruce,  Duckett,  Griffin,
Buchan,  Duggan,  Hall,
Buchannon,  Dunbar,  Harden,
Burton,
Journal of the House.

Hawes, Hayes, Hendry, Henry, Hicks, Hixon of Carroll, Hixon of Sumter, Holder, Houston, Howard of Baldwin, Howard of Laurens, Howell, Hutcheson, Jones of Dougherty, Jones of Pickens, Kelly, Kendrick, Kent, Kilburn, Knight, Lane, Lanier, Leigh, Little, Mann, Maples, Martin, Mayson, Miller of Bullock, Mitcham, Mitchell, Mizell, Morton, Moses, Mulherin, McBride, McCurry, McElmurray, McHenry, McLain, Newton, Nisbet, Owen, Overstreet, Parker, Pate of Dooly, Peyton, Phillips of Jefferson, Phillips of Quitman, Proctor, Rainey, Rankin, Redwine, Reid, Rice, Richardson, Rogers of Hall, Rogers of McIntosh, Roper, Sanders, Shannon, Singletary, Slaton, Spence, Steed of Carroll, Steed of Taylor, Stewart, Stovall, Thompson, Thurman, Tigner, Walker of Pierce, Wellborn, West, Wilson, Wise, Wooten, Yates, Mr. Speaker.

Those absent were Messrs.—

Akin, Alford, Arnold, Ayres, Baldwin, Booth, Bowen, Boykin, Cann, Carswell, Cromartie, Crumbly, Davis, Davison, Derrick, Dozier, Ennis, Flint, Foster of Towns, Franklin, Johnson of Baker, Johnson of Clinch, Johnson of Crawford, Knowles, Lawrence, Lowe, Miller of Muscogee, Mills, McRae, O'Quinn, Pate of Gwinnett, Pauk of Coffee, Pauk of Irwin, Preston, Rawls, Ridley,
Rountree, Tracy, Watson,
Shackelford, Underwood, Welch,
Stanford, Valentine, Whitley,
Strickland, Walker of Monroe Womble,

It having been ascertained that a quorum was present
the House proceeded with the business before it.

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

By Mr. Tisinger of the 34th district—

A bill to amend section 982, vol. 1 of the Code relative
state depositories.

On motion of Mr. Howell of Meriwether, Resolution No. 119 was tabled.

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

By Mr. Davison of Greene and Mr. Underwood of White—

A resolution authorizing the treasurer to transfer any
surplus fund from any class of pensioners to another class.

The following amendments were offered by Messrs. Reid
and Davison, which were adopted, to wit:

To amend by inserting after the figures "1901" in line 3 the words "or at any future session."

To amend further by adding at the end of the resolution the following: "After paying all classes of pensions if there shall still be a surplus of funds appropriated for pen-
sions for any year the same shall be by the treasurer transferred to the general fund on July 1st of each year."

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

On passage of the bill the ayes and nays were ordered 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.—

Alford, Bowen, Brinson, Candler, Carrington, Deal, Duggan, Flanigan, Hall, Howard of Laurens, Kelly, Kilburn, Knight, Lane, Mann, Maples, Mayson, Miller of Bullock, Mulherin, McBride, Parker, Rainey, Rankin, Rogers of Hall, Rogers of McIntosh, Spence,

Those not voting were Messrs.—

Akin, Arnold, Ayres, Baldwin, Booth, Bower, Boykin, Brock, Brown, Bruce, Buchanan, Burton, Bush, Cann, Carswell, Cromartie, Crumbly, Davis, Derrick, Dozier, Edwards, Ennis, Evans, Foster of Towns, Franklin, Johnson of Baker, Johnson of Clinch, Johnson of Crawford, Knowles, Lawrence, Lowe, Martin, Miller of Muscogee, Mills, Mitchell, Mizell, McCurry, McRae, Owen, Overstreet, O'Quinn, Pate of Dooly, Pate of Gwinnett, Phillips of Jefferson, Rawls, Ridley, Rountree, Stanford, Strickland, Thurman, Tigner, Tracy, Underwood, Valentine, Watson, Welch, Whitley, Wilson, Wooten, Mr. Speaker.

Ayes 89; nays 26.

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

On the passage of the bill the ayes were 89, nays 26.
The bill having received the requisite constitutional majority was passed as amended.

On motion of the author the bill was ordered immediately transmitted to the Senate.

Atlanta, Ga., August 3, 1903.

The following message was received from his Excellency the Governor through his Secretary, Mr. Blackburn:

Mr. Speaker:

Pursuant to a joint resolution of the General Assembly, the Governor directs me to return House Bill No. 455.

Mr. Jones, 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, and report the same back to the House with the recommendation that the same do pass, to wit:

A bill to amend section 982, volume 1 of the Code, so as to make banks in certain cities State Depositories, and for other purposes.

Respectfully submitted.

Ed R. Jones,
Chairman.

Mr. Shannon, chairman of the Committee on Counties and County Matters, submitted the following report, to wit:
Air. Speaker:

The Committee on Counties and County Matters have had under consideration the following Senate bills, and have instructed me as their chairman to report back the same with the recommendation that said bills do pass:

By Mr. Hopkins of the 7th District—

A bill to prohibit hunting with dogs or gun or fishing in the private streams or ponds in Thomas county, and for other purposes.

By Mr. Perry of the 33rd District—

An Act to provide a new charter for the town of Flowery Branch.

By Mr. Hopkins of the 7th District—

A bill to provide for the appointment of a game warden and deputy wardens in the county of Thomas, and for other purposes.

By Mr. Hopkins of the 7th District—

A bill to amend an Act incorporating the town of Meigs in Thomas county.

By Mr. Perry of the 33rd District—

A bill to amend an Act establishing a new charter for the city of Gainesville.

Respectfully submitted.

JNO. R. SHANNON,
Chairman.
The reading of bills a third time was resumed.

By Messrs. Hawes and Stovall—

A resolution to provide for the preservation of the Colonial and Revolutionary records of the State of Georgia.

The House went into a committee of the whole for a consideration of the resolution and the Speaker designated as chairman of the committee Mr. Steed of Carroll.

After a consideration of the resolution the committee arose and reported the same back to the House with the recommendation that it do pass by substitute as amended.

The substitute offered by Messrs. Hawes and Stovall was adopted.

The report of the committee was adopted.

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.—

<table>
<thead>
<tr>
<th>Alford,</th>
<th>Carr,</th>
<th>Evans,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Almond,</td>
<td>Cliatt,</td>
<td>Elder,</td>
</tr>
<tr>
<td>Beall,</td>
<td>Conner,</td>
<td>Fields,</td>
</tr>
<tr>
<td>Beaucamp,</td>
<td>Cook,</td>
<td>Flanigan,</td>
</tr>
<tr>
<td>Bell of Milton,</td>
<td>Daniel,</td>
<td>Flynt,</td>
</tr>
<tr>
<td>Blackburn,</td>
<td>Daves,</td>
<td>Foster of Oconee,</td>
</tr>
<tr>
<td>Boykin,</td>
<td>Davison,</td>
<td>Foster of Towns,</td>
</tr>
<tr>
<td>Brock,</td>
<td>Deal,</td>
<td>Fussell,</td>
</tr>
<tr>
<td>Buchannon,</td>
<td>Duckett,</td>
<td>Gaulden,</td>
</tr>
<tr>
<td>Burton,</td>
<td>Duggan,</td>
<td>George,</td>
</tr>
<tr>
<td>Butts,</td>
<td>Dunbar,</td>
<td>Glenn,</td>
</tr>
<tr>
<td>Candler,</td>
<td>Edwards,</td>
<td>Grenade,</td>
</tr>
</tbody>
</table>
Grice, Griffin, Hardeman, Harden, Hawes, Hayes, Hendry, Hicks, Hixon of Carroll, Hixon of Sumter, Holder, Houston, Howard of Baldwin, Howard of Laurens, Howell, Hutcheson, Jones of Dougherty, Jones of Pickens, Kent, Kilburn, Knight, Little, Mann, Maples, Martin, Miller of Bullock, Mitchell, Morton, Moses, Mulherin, McElmurray, McHenry, McLain, Newton, Nisbet, Overstreet, Parker, Peyton, Phillips of Jefferson, Phillips of Quitman, Preston, Proctor, Rankin, Reid, Rice, Rogers of McIntosh, Roper, Shackelford, Shannon, Singletary, Slaton, Steed of Carroll, Steed of Taylor, Stewart, Stovall, Wellborn, West, Whitley, Womble, Wooten, Yates, Those voting in the negative were Messrs.—

Bower, English, Hail, Kelly, Lane, Leigh, Spence, Walker of Pierce, Those not voting were Messrs.—

Adams, Akin, Alexander, Arnold, Ayres, Baldwin, Bell of Emanuel, Booth, Bowen, Brinson, Brown, Bruce, Buchan, Bush, Calvin, Cann, Carrington, Carswell, Cromartie, Crumby, Davis, Derrick, Dozier, Ennis, Franklin, Henry, Johnson of Baker, Johnson of Clinch, Johnson of Crawford, Kendrick, Knowles, Lanier, Lawrence, Lowe, Mayson, Miller of Muscogee,
Ayes 98; nays 8.

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

On the passage of the resolution the ayes were 98, nays 8.

The resolution having received the requisite constitutional majority was passed by substitute as amended.

On motion of the author, the resolution just passed was ordered immediately transmitted to the Senate.

Mr. Steed of Taylor was allowed to withdraw House Resolution No. 122.

The following House bills were tabled, to wit: Nos. 131, 135, 133, and also House Resolution No. 132.

By Mr. Rankin of Gordon—

A bill to provide that where land has been sold for a failure to return and pay the taxes thereon, that suit shall be brought, etc., and for other purposes.
The report of the committee, which was favorable to the passage of the bill as amended, was agreed to.

On passage of the bill the ayes were 66, nays 28.

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

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

By Mr. Mitchell of Thomas—

A resolution to extend the afternoon’s session for a specific purpose.

Mr. Grice of Pulaski moved that the session be extended until 6 o’clock for the purpose of reading House bills first and second time and House bills of a local nature a third time, which motion prevailed.

The reading of bills for a third time was resumed, to wit:

By Mr. Slaton of Fulton—

A bill to abolish trials for insanity in certain cases.

Before the above bill could be disposed of the hour of adjournment of the regular session arrived, and the business for which the session was extended was taken up.

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

40 hj
By Mr. Brown of Houston—

A bill to authorize the mayor and council of Fort Valley to issue bonds.

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

By Mr. Calvin of Richmond—

A bill to amend paragraph 13, section 3 of the General Appropriation Bill, by striking the word "three" and inserting the word "six."

Referred to Committee on Appropriations.

Mr. Preston moved to adjourn, which motion prevailed.

Leave of absence was granted—

Mr. Richardson,
Mr. Sanders.

The Speaker then announced the House adjourned until 9 o'clock to-morrow morning.
TUESDAY, AUGUST 4, 1903.

ATLANTA, GA.,

Tuesday, August 4, 1903.

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.

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

- Adams
- Alexander
- Alford
- Almond
- Arnold
- Ayres
- Baldwin
- Beall
- Beauchamp
- Bell of Emanuel
- Bell of Milton
- Blackburn
- Booth
- Bowen
- Bower
- Boykin
- Brinson
- Brock
- Brown
- Bruce
- Buchan
- Buchannon
- Burton
- Bush
- Butts
- Calvin
- Candler
- Cann
- Carr
- Carrington
- Carwell
- Clatt
- Conner
- Cook
- Cromartie
- Crumbly
- Daniel
- Davis
- Davison
- Deal
- Derrick
- Dozier
- Duckett
- Duggan
- Dunbar
- Edwards
- English
- Ennis
- Evans
- Felder
- Fields
- Flanagan
- 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
Those absent were Messrs.—

Akin, Welch.

The reading of yesterday's Journal was dispensed with.

On motion of Mr. Rankin of Gordon the action of the House had on H. B. 146, was reconsidered and the same was placed on the calendar.
By unanimous consent the following bill was read the first time, to wit:

By Mr. Roper of Dawson—

A bill to provide for the removal of obstructions from the streams of Dawson county.

Referred to Committee on Counties and County Matters.

The following resolutions were read and referred to the Committee on Rules, to wit:

By Mr. Whitley of Douglas—

A resolution making House Bill No. 295 the special order for thirty minutes this afternoon.

By Mr. Fielder of Bibb—

A resolution making House Bill No. 729 a special order to be fixed by the Committee on Rules.

Mr. Steed of Taylor moved that Senate Bill No. 68 be recommitted to the penitentiary committee, with instructions that they report the same back to the House tomorrow morning.

Mr. Steed withdrew the motion, which was renewed by Mr. Felder.

Mr. Felder then withdrew his motion to recommit the bill to the penitentiary committee, with instructions to report same back tomorrow morning.

Mr. Moses renewed the motion, on which the ayes and nays were ordered.
On taking the ballot *viva voce* the vote was as follows

Those voting in the affirmative were Messrs.—

<table>
<thead>
<tr>
<th>Adams,</th>
<th>Evans,</th>
<th>McLain,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alford,</td>
<td>Forrester,</td>
<td>Newton,</td>
</tr>
<tr>
<td>Ayres,</td>
<td>Glenn,</td>
<td>Parker,</td>
</tr>
<tr>
<td>Beall,</td>
<td>Grenade,</td>
<td>Pate of Dooley,</td>
</tr>
<tr>
<td>Beauchamp,</td>
<td>Griffin,</td>
<td>Paulk of Coffee,</td>
</tr>
<tr>
<td>Bell of Milton,</td>
<td>Henry,</td>
<td>Paulk of Irwin,</td>
</tr>
<tr>
<td>Blackburn,</td>
<td>Hixon of Carroll,</td>
<td>Phillips of Quitman,</td>
</tr>
<tr>
<td>Booth,</td>
<td>Howell,</td>
<td>Rankin,</td>
</tr>
<tr>
<td>Brock,</td>
<td>Johnson of Clinch,</td>
<td>Rawls,</td>
</tr>
<tr>
<td>Buchan,</td>
<td>Johnson of Crawford,</td>
<td>Reid,</td>
</tr>
<tr>
<td>Burton,</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Carswell,</td>
<td>Jones of Dougherty,</td>
<td>Steed of Carrol,</td>
</tr>
<tr>
<td>Clatt,</td>
<td>Jones of Pickens,</td>
<td>Steed of Taylor,</td>
</tr>
<tr>
<td>Cook,</td>
<td>Knight,</td>
<td>Stewart,</td>
</tr>
<tr>
<td>Crumby,</td>
<td>Knowles,</td>
<td>Strickland,</td>
</tr>
<tr>
<td>Daniel,</td>
<td>Lawrence,</td>
<td>Tracy,</td>
</tr>
<tr>
<td>Daves,</td>
<td>Lowe,</td>
<td>Valentine,</td>
</tr>
<tr>
<td>Davison,</td>
<td>Mann,</td>
<td>Walker of Pierce,</td>
</tr>
<tr>
<td>Derrick,</td>
<td>Miller of Muscogee,</td>
<td>Wellborn,</td>
</tr>
<tr>
<td>Duckett,</td>
<td>Moses,</td>
<td>West,</td>
</tr>
<tr>
<td>Duggan,</td>
<td>McBride,</td>
<td>Whitley,</td>
</tr>
<tr>
<td>English,</td>
<td>McCurry,</td>
<td>Wilson,</td>
</tr>
<tr>
<td>Ennis,</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Those voting in the negative were Messrs.—

<table>
<thead>
<tr>
<th>Alexander,</th>
<th>Cromartie,</th>
<th>Harden,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Almond,</td>
<td>Deal,</td>
<td>Hawes,</td>
</tr>
<tr>
<td>Baldwin,</td>
<td>Dozier,</td>
<td>Hayes,</td>
</tr>
<tr>
<td>Bowen,</td>
<td>Dunbar,</td>
<td>Hendry,</td>
</tr>
<tr>
<td>Boykin,</td>
<td>Felder,</td>
<td>Hicks,</td>
</tr>
<tr>
<td>Buchannon,</td>
<td>Flanigan,</td>
<td>Hixon of Sumter,</td>
</tr>
<tr>
<td>Bush,</td>
<td>Flynt,</td>
<td>Holder,</td>
</tr>
<tr>
<td>Calvin,</td>
<td>Foster of Oconee,</td>
<td>Houston,</td>
</tr>
<tr>
<td>Candler,</td>
<td>George,</td>
<td>Howard of Baldwin,</td>
</tr>
<tr>
<td>Carr,</td>
<td>Grice,</td>
<td>Howard of Laurens,</td>
</tr>
<tr>
<td>Carrington,</td>
<td>Hall,</td>
<td>Hutcheson,</td>
</tr>
<tr>
<td>Conner,</td>
<td>Hardeman,</td>
<td>Kelly,</td>
</tr>
</tbody>
</table>
Those not voting were Messrs.—

Akin, Arnold, Bell of Emanuel, Bower, Brinson, Brown, Bruce, Butts, Cann, Davis, Edwards, Fields, Franklin, Gaulden, Johnson of Baker, Kendrick, Kilburn, Lanier, Maples, Mills, Mizell, McRae, O'Quinn, Peyton, Redwine, Richardson, Sanders, Spence, Thurman, Tigner, Underwood, Watson, Welch, Mr. Speaker.

Ayes 67; nays 74.

The roll-call was verified, and it was found on counting the votes cast that the ayes were 67, nays 74.

The motion to recommit was therefore lost.

The following resolutions were read and referred to the Committee on Rules, to wit:
By Mr. Reid of Campbell—

A resolution making House Resolution 325 the special order for this afternoon.

By Mr. Cromartie of Appling—

A resolution making House Bills Nos. 679 and 680 the special order for Thursday, August 6.

Mr. Speaker:

The Committee on Counties and County Matters have had under consideration the following House bills, and instruct me as their chairman to report back said bills with the recommendation that the same do pass.

By Mr. Mitchell of Thomas—

To amend an Act entitled an Act to incorporate the town of Boston in the county of Thomas, approved October 24, 1870, and for other purposes.

By Mr. Buchannon of Early—

To amend the charter of the town of Blakely, and for other purposes, do pass as amended.

By Mr. Beauchamp of Butts—

To repeal an Act approved December 22d, 1898, entitled an Act to create a board of commissioners of roads and revenues in and for the county of Butts.
By Mr. Alford of Worth—

To incorporate the city of Isabella in the county of Worth, and for other purposes.

Respectfully submitted,

JNO. R. SHANNON, Chairman.

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 bill 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:

A bill to amend the charter of the town of East Rome.

Also, the following House bill with the recommendation that it do pass by substitute, to wit:

A bill to amend the Constitution of the State and provide for a court of appeals.

Respectfully submitted.

JOHN M. SLATON,
Chairman.

The following bill was taken up under the head of unfinished business and put upon its passage, to wit:

By Mr. Slation of Fulton—

A bill to abolish trials for insanity in certain cases.
The previous question was called and 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 Mr. Grice called for the aye 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.—

<table>
<thead>
<tr>
<th>Adams</th>
<th>English</th>
<th>Miller of Bullock,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alexander</td>
<td>Evans</td>
<td>Mitcham</td>
</tr>
<tr>
<td>Alford</td>
<td>Felder</td>
<td>Morton</td>
</tr>
<tr>
<td>Almond</td>
<td>Flanigan</td>
<td>Moses</td>
</tr>
<tr>
<td>Ayres</td>
<td>Foster of Oconee</td>
<td>Mulherin</td>
</tr>
<tr>
<td>Baldwin</td>
<td>Gaulden</td>
<td>McCurry</td>
</tr>
<tr>
<td>Beauchamp</td>
<td>George</td>
<td>McElmurray</td>
</tr>
<tr>
<td>Bell of Milton</td>
<td>Grenade</td>
<td>McHenry</td>
</tr>
<tr>
<td>Blackburn</td>
<td>Grice</td>
<td>McLain</td>
</tr>
<tr>
<td>Brinson</td>
<td>Griffin</td>
<td>McRae</td>
</tr>
<tr>
<td>Buchannon</td>
<td>Hall</td>
<td>Newton</td>
</tr>
<tr>
<td>Burton</td>
<td>Harden</td>
<td>Nisbet</td>
</tr>
<tr>
<td>Bush</td>
<td>Hawes</td>
<td>Owen</td>
</tr>
<tr>
<td>Calvin</td>
<td>Hayes</td>
<td>Parker</td>
</tr>
<tr>
<td>Candler</td>
<td>Hendry</td>
<td>Pate of Dooly</td>
</tr>
<tr>
<td>Carr</td>
<td>Hicks</td>
<td>Pate of Gwinnett</td>
</tr>
<tr>
<td>Carswell</td>
<td>Hixon of Carroll</td>
<td>Paulk of Coffee</td>
</tr>
<tr>
<td>Clatt</td>
<td>Houston</td>
<td>Paulk of Irwin</td>
</tr>
<tr>
<td>Cook</td>
<td>Howard of Baldwin</td>
<td>Phillips of Jefferson</td>
</tr>
<tr>
<td>Cromartie</td>
<td>Howell</td>
<td>Phillips or Quitman</td>
</tr>
<tr>
<td>Crumbly</td>
<td>Johnson of Clinch</td>
<td>Preston</td>
</tr>
<tr>
<td>Daniel</td>
<td>Johnson of Crawford</td>
<td>Proctor</td>
</tr>
<tr>
<td>Daves</td>
<td>Kent</td>
<td>Reid</td>
</tr>
<tr>
<td>Davison</td>
<td>Lawrence</td>
<td>Rice</td>
</tr>
<tr>
<td>Deal</td>
<td>Leigh</td>
<td>Ridley</td>
</tr>
<tr>
<td>Dozier</td>
<td>Little</td>
<td>Rogers of Hall</td>
</tr>
<tr>
<td>Duggan</td>
<td>Mann</td>
<td>Roper</td>
</tr>
<tr>
<td>Dunbar</td>
<td>Martin</td>
<td>Singletary</td>
</tr>
<tr>
<td>Edwards</td>
<td>Mayson</td>
<td>Slaton</td>
</tr>
</tbody>
</table>
TUESDAY, AUGUST 4, 1903.

Spence, Strickland, Whitley,
Stanford, Thompson, Wise,
Steed of Carroll, Tracy, Wooten,
Stovall, Walker of Monroe,

Those voting in the negative were Messrs.—

Brock, Hixon of Sumter, Rankin,
Buchan, Howard of Laurens, Rogers of McIntosh,
Butts, Hutcheson, Rountree,
Carrington, Jones of Dougherty, Shackelford,
Conner, Jones of Pickens, Stewart,
Duckett, Kelly, Thurman,
Foster of Towns, Knight, Valentine,
Fussell, Lowe, Walker of Pierce,
Glenn, Maples, Womble,
Hardeman, McBride, Yates,
Henry,

Those not voting were Messrs.—

Akin, Franklin, Rainey,
Arnold, Holder, Rawls,
Beall, John of Baker, Redwine,
Bell of Emanuel, Kendrick, Richardson,
Booth, Kilburn, Sanders,
Bowen, Knowles, Shannon,
Bower, Lane, Steed of Taylor,
Boykin, Lanier, Tigner,
Brown, Miller of Muscogee, Underwood,
Bruce, Mills, Watson,
Cann, Mitchell, Welch,
Davis, Mizell, Wellborn,
Derrick, Overstreet, West,
Ennis, O'Quinn, Wilson,
Fields, Peyton, Mr. Speaker.

Ayes 98; nays 31.

The verification of the roll-call was dispensed with.
On the passage of the bill the ayes were 98, nays 31.

The bill having received the requisite constitutional majority was passed.

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

By Mr. Fussell—

A bill to amend an Act to authorize the council of Cusseta to create a debt.

Referred to the Committee on Counties and County Matters.

By Mr. Miller of Muscogee—

A bill to regulate the occupation of barbers, and to provide for sanitary inspection of barber shops.

Referred to Committee on Hygiene and Sanitation.

The reading of bills a third time was resumed.

By Mr. Owen of Pike—

A resolution providing that $50 paid for a charter for the Bank of Barnesville be refunded to E. A. Stephens.

The House resolved itself into a committee of the whole, and the Speaker designated as chairman of the committee Mr. Deal of Bullock.

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.
TUESDAY, AUGUST 4, 1903.

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 —

<table>
<thead>
<tr>
<th>Alexander,</th>
<th>Foster of Towns,</th>
<th>Miller of Muscogee,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alford,</td>
<td>Russell,</td>
<td>Mitcham,</td>
</tr>
<tr>
<td>Almond,</td>
<td>Gauden,</td>
<td>Mitchell,</td>
</tr>
<tr>
<td>Ayres,</td>
<td>George,</td>
<td>Morton,</td>
</tr>
<tr>
<td>Baldwin,</td>
<td>Glenn,</td>
<td>Mulherin,</td>
</tr>
<tr>
<td>Beall,</td>
<td>Grenade,</td>
<td>McBride,</td>
</tr>
<tr>
<td>Beauchamp,</td>
<td>Grice,</td>
<td>McCurry,</td>
</tr>
<tr>
<td>Bell of Milton,</td>
<td>Griffin,</td>
<td>McElmurray,</td>
</tr>
<tr>
<td>Booth,</td>
<td>Harden,</td>
<td>McHenry,</td>
</tr>
<tr>
<td>Bowen,</td>
<td>Hayes,</td>
<td>McLain,</td>
</tr>
<tr>
<td>Brinson,</td>
<td>Henry,</td>
<td>McRae,</td>
</tr>
<tr>
<td>Brock,</td>
<td>Hicks,</td>
<td>Newton,</td>
</tr>
<tr>
<td>Buchan,</td>
<td>Hixon of Carroll,</td>
<td>Nisbet,</td>
</tr>
<tr>
<td>Buchannon,</td>
<td>Hixon of Sumter,</td>
<td>Owen,</td>
</tr>
<tr>
<td>Burton,</td>
<td>Holder,</td>
<td>Parker,</td>
</tr>
<tr>
<td>Butts,</td>
<td>Houston,</td>
<td>Pate of Dooly,</td>
</tr>
<tr>
<td>Candler,</td>
<td>Howard of Baldwin,</td>
<td>Pate of Gwinnett,</td>
</tr>
<tr>
<td>Carr,</td>
<td>Howard of Laurens,</td>
<td>Paulk of Coffee,</td>
</tr>
<tr>
<td>Carswell,</td>
<td>Howell,</td>
<td>Paulk of Irwin,</td>
</tr>
<tr>
<td>Clatt,</td>
<td>Hutcheson,</td>
<td>Phillips of Jefferson,</td>
</tr>
<tr>
<td>Conner,</td>
<td>Johnson of Clinch,</td>
<td>Phillips of Quitman,</td>
</tr>
<tr>
<td>Cook,</td>
<td>Johnson of Crawford,</td>
<td>Preston,</td>
</tr>
<tr>
<td>Crumbly,</td>
<td>Jones of Dougherty,</td>
<td>Proctor,</td>
</tr>
<tr>
<td>Daniel,</td>
<td>Jones of Pickens,</td>
<td>Rainey,</td>
</tr>
<tr>
<td>Daves,</td>
<td>Kelly,</td>
<td>Rankin,</td>
</tr>
<tr>
<td>Davison,</td>
<td>Kent,</td>
<td>Rawls,</td>
</tr>
<tr>
<td>Deal,</td>
<td>Knight,</td>
<td>Rice,</td>
</tr>
<tr>
<td>Derrick,</td>
<td>Lane,</td>
<td>Ridley,</td>
</tr>
<tr>
<td>Dozier,</td>
<td>Leigh,</td>
<td>Rogers of Hall,</td>
</tr>
<tr>
<td>Edwards,</td>
<td>Little,</td>
<td>Rogers of McIntosh,</td>
</tr>
<tr>
<td>English,</td>
<td>Lowe,</td>
<td>Roper,</td>
</tr>
<tr>
<td>Evans,</td>
<td>Mann,</td>
<td>Rountree,</td>
</tr>
<tr>
<td>Felder,</td>
<td>Maples,</td>
<td>Shackelford,</td>
</tr>
<tr>
<td>Flynn,</td>
<td>Martin,</td>
<td>Shannon,</td>
</tr>
<tr>
<td>Foster of Oconee,</td>
<td>Mayson,</td>
<td>Spence,</td>
</tr>
</tbody>
</table>
Stanford,            Thurman,            Whitley,
Steed of Carroll,  Tigner,              Wilson,
Stewart,           Tracy,              Wise,
Stovall,           Valentine,          Womble,
Strickland,        Walker of Monroe,     Wooten.

Those not voting were Messrs.—

Adams,              Fields,              O'Quinn.
Akin,               Flanigan,            Peyton,
Arnold,             Franklin,            Redwine,
Bell of Emanuel,    Hall,                Reid,
Blackburn,          Hardeman,            Richardson,
Bower,              Hawes,               Sanders,
Boykin,             Hendry,              Singletary,
Brown,              Johnson of Baker,      Slaton,
Bruce,              Kendrick,             Steed of Taylor,
Bush,               Kilburn,             Thompson,
Calvin,             Knowles,             Underwood,
Cann,               Lanier,              Walker of Pierce.
Carrington,         Lawrence,            Watson,
Cromartie,          Miller of Bullock,    Welch,
Davis,              Mills,               Wellborn,
Duckett,            Mizell,              West,
Duggan,             Moses,               Yates,
Dunbar,             Overstreet,          Mr. Speaker.

Ayes 120; nays 0.

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

On the passage of the resolution the ayes were 120, nays 0.

The resolution having received the requisite constitutional majority was passed.

At the request of Mr. Flynt House Bill No. 131 was taken from the table and placed on the calendar.
House Bill No. 133 was 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 passed by the requisite constitutional majority the following Senate bills, to wit:

A bill to amend section 1908, vol. 2 of the Code of 1895, which provides by whom banks shall be managed.

A bill to cede to the United States jurisdiction over certain lands in Gainesville for government building.

The Senate has also passed by the requisite constitutional majority the following bills of the House, to wit:

A bill to abolish the "days of grace" recognized by custom in this State.

A bill to amend "an Act to make it unlawful for any person to employ or contract with, as tenant or cropper, any person under contract with another."

A bill to amend Act creating the city court of Americus.

A bill amending the charter of the Savannah Trust Co., and for other purposes.

The Senate has also passed, as amended, by the requisite constitutional majority the following bills of the House, to wit:

A bill to provide for the removal of obstructions from the streams of Morgan county.
A bill to establish a new charter for the town of LaFayette, in Walker county

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

A resolution requesting the return of House Bill 455.

A resolution authorizing the joint committee investigating lobbying to employ a stenographer.

The Senate has also concurred in the House amendment to the following Senate bill, to wit:

A bill to establish a system of public schools for Pierce county, and for other purposes.

ATLANTA, Ga., August 4, 1903.

The following message was received from His Excellency, the Governor, through his secretary, Mr. Blackburn:

Mr. Speaker:

His Excellency, the Governor, has approved and signed the following Acts, to wit:

An Act to provide for the establishment and maintenance of a dispensary in the city of Statesboro.

An Act to change the time of holding the superior courts of Liberty county.

An Act to amend section 10 of the charter of Chipley.

An Act to amend an Act in reference to the road laws
of the State of Georgia, providing for the payment of a commutation tax.

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

By Messrs. Deal and Rainey—

A resolution fixing the order of business for this afternoon's session.

By Mr. Walker of Monroe—

A bill to provide for the payment of fees of officers of courts, and for other purposes.

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

On passage of the bill the ayes were 44, nays 50.

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

By Mr. Booth of Walton—

A bill to prescribe the qualification of jurors in the superior, county and city courts of this State, 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 agreed to.

On the passage of the bill the ayes and nays were or-
dered and on taking the ballot *viva voce* the vote was follows:

Those voting in the affirmative were Messrs:

- Adams
- Alford
- Almond
- Ayres
- Beall
- Beauchamp
- Bell of Emanuel
- Bell of Milton
- Booth
- Bower
- Brock
- Buchannon
- Butts
- Carrington
- Cliggott
- Conner
- Cook
- Daniel
- Daves
- Davison
- Deal
- Derrick
- Dozier
- Duckett
- Dunbar
- Edwards
- English
- Evans
- Fielder
- Fields
- Flanigan
- Flynt
- Foster of Oconee
- Foster of Towns
- Franklin
- Fussell
- Gaulden
- Glenn
- Grenade
- Griffin
- Hardeman
- Harden
- Hendry
- Henry
- Hicks
- Hixon of Carroll
- Hixon of Sumter
- Holder
- Howard of Laurens
- Howell
- Johnson of Clinch
- Jones of Pickens
- Kelly
- Knight
- Lane
- Lawrence
- Little
- Mann
- Maples
- Martin
- Mayson
- Miller of Bullock
- Miller of Muscogee
- Mitcham
- Mitchell
- Morton
- Mulherin
- McCurry
- McHenry
- McLain
- McKee
- Newton
- Nisbet
- Owen
- Parker
- Pate of Dooly
- Pate of Gwinnett
- Paulk of Irwin
- Peyton
- Preston
- Ridley
- Rogers of Hall
- Roper
- Rountree
- Shackelford
- Singletary
- Spence
- Stanford
- Stewart
- Stovall
- Strickland
- Thompson
- Thurman
- Tracy
- Valentine
- Watson
- Wellborn
- Womble
- Yates
Those voting in the negative were Messrs.—

Baldwin, Blackburn, Brinson, Candler, Carr, Crumbly, Duggan,
George, Hall, Hayes, Houston, Kent, Leigh, Lowe,
McElmurray, Phillips of Quitman, Proctor, Reid, Rogers of McIntosh, Wise,

Those not voting were Messrs.—

Akin, Alexander, Arnold, Bowen, Boykin, Brown, Bruce, Buchan, Burton, Bush, Calvin, Cann, Carswell, Cromartie, Davis, Ennis, Grece, Hawes, Howard of Baldwin, Rawls, Hutcheson, Redwine, Johnson of Baker, Rice, Johnson of Crawford, Richardson, Jones of Dougherty, Sanders, Kendrick, Kilburn, Knowles, Lanier, Mills, Mizell, Moses, McBride, Overstreet, O'Quinn, Paulk of Coffee, Phillips of Jefferson, Rainey, Rankin,

Ayes 99, nays 20.

On motion of Mr. Brinson of Decatur the verification of the roll-call was dispensed with.

On the passage of the bill the ayes were 99, nays 20.

The bill having received the requisite constitutional majority was passed by substitute.
Owing to the absence of the authors, House Resolution No. 169 and House Bill No. 175 were tabled.

By Mr. Carswell of Wilkinson—

A bill to create a commission to make a roster of soldiers, sailors and marines who served in the war between the States and who were enlisted from Georgia.

The House resolved itself into a committee of the whole for the purpose of considering the bill, and the Speaker designated as chairman of the committee Mr. Booth of Walton.

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 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.—

Alexander, Calvin, Duckett,
Alford, Candler, Duggan,
Almond, Cann, Dunbar,
Ayres, Carr, Edwards,
Baldwin, Carswell, English,
Beall, Cliatt, Ennis,
Beauchamp, Conner, Evans,
Bell of Emanuel, Cook, Felder,
Bell of Milton, Cromartie, Fields,
Blackburn, Daves, Flanigan,
Booth, Davis, Flynt,
Brinson, Davison, Foster of Oconee,
Brock, Deal, Foster of Towns,
Buchannon, Derrick, Franklin,
TUESDAY, AUGUST 4, 1903.

<table>
<thead>
<tr>
<th>Fussell</th>
<th>Lowe</th>
<th>Rawls</th>
</tr>
</thead>
<tbody>
<tr>
<td>George</td>
<td>Maples</td>
<td>Reid</td>
</tr>
<tr>
<td>Glenn</td>
<td>Martin</td>
<td>Rice</td>
</tr>
<tr>
<td>Grenade</td>
<td>Mayson</td>
<td>Rogers of Hall</td>
</tr>
<tr>
<td>Grice</td>
<td>Miller of Bullock</td>
<td>Rogers of McIntosh</td>
</tr>
<tr>
<td>Griffin</td>
<td>Miller of Muscogee</td>
<td>Roper</td>
</tr>
<tr>
<td>Hall</td>
<td>Mitcham</td>
<td>Rountree</td>
</tr>
<tr>
<td>Hardeman</td>
<td>Mitchell</td>
<td>Shannon</td>
</tr>
<tr>
<td>Harden</td>
<td>Morton</td>
<td>Slaton</td>
</tr>
<tr>
<td>Hayes</td>
<td>Moses</td>
<td>Spence</td>
</tr>
<tr>
<td>Hendry</td>
<td>McCurry</td>
<td>Stanford</td>
</tr>
<tr>
<td>Henry</td>
<td>McElmurray</td>
<td>Steed of Carroll</td>
</tr>
<tr>
<td>Hicks</td>
<td>McHenry</td>
<td>Steed of Taylor</td>
</tr>
<tr>
<td>Hixon of Carroll</td>
<td>McLain</td>
<td>Stewart</td>
</tr>
<tr>
<td>Hixon of Sumter</td>
<td>McRae</td>
<td>Stovall</td>
</tr>
<tr>
<td>Holder</td>
<td>Newton</td>
<td>Stickland</td>
</tr>
<tr>
<td>Houston</td>
<td>Nisbet</td>
<td>Thompson</td>
</tr>
<tr>
<td>Howard of Baldwin</td>
<td>Owen</td>
<td>Thurman</td>
</tr>
<tr>
<td>Howard of Laurens</td>
<td>Parker</td>
<td>Tracy</td>
</tr>
<tr>
<td>Howell</td>
<td>Pate of Dooley</td>
<td>Valentine</td>
</tr>
<tr>
<td>Johnson of Clinch</td>
<td>Pate of Gwinnett</td>
<td>Walker of Monroe</td>
</tr>
<tr>
<td>Johnson of Crawford</td>
<td>Paulk of Irwin</td>
<td>Walker of Pierce</td>
</tr>
<tr>
<td>Jones of Pickens</td>
<td>Peyton</td>
<td>Watson</td>
</tr>
<tr>
<td>Kilburn</td>
<td>Phillips of Jefferson</td>
<td>Wellborn</td>
</tr>
<tr>
<td>Knight</td>
<td>Proctor</td>
<td>Whitley</td>
</tr>
<tr>
<td>Knowles</td>
<td>Rainey</td>
<td>Wilson</td>
</tr>
<tr>
<td>Leigh</td>
<td>Rankin</td>
<td>Womble</td>
</tr>
<tr>
<td>Little</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Those voting in the negative were Messrs.—

- Bower,
- Crumbly,  
- Dozler,  
- Gaulden,  
- Kelly,  
- Kent,  
- Lane,  
- Phillips of Quitman,  
- Ridley,  

Those not voting were Messrs.—

- Adams,  
- Akin,  
- Arnold,  
- Bowen,  
- Boykin,  
- Brown,  
- Bruce,  
- Buchan,  
- Burton,  
- Bush,  
- Butts,  
- Carrington,  
- Daniel,  
- Hawes,  
- Hutcheson.
Ayes 124; nays 9.

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

On the passage of the bill the ayes were 124, nays 9.

The bill having received the requisite constitutional majority was passed.

Mr. Wilson of Clay arose to a question of personal privilege and said:

Mr. Speaker:

"It has been reported to me that one of the authors of the uniform text-book bill made the statement on the floor of this House that the minority report on this bill was prepared by a book concern. I desire to state that the minority committee was not at any time in conference with any book concern. That report was prepared by a member of this House fully competent to write it, and I am ready to present his name.

"The statement was probably made for the purpose of influencing the action of the House in favor of this bill. I wish to say that there were more book concerns urging the passage of this measure than there were opposing it.
and their representatives were here on the floor of this House when that measure was up. I do not say that they influenced the vote of any member, but I do say there were more book companies favoring this measure than were opposing it.

"The minority report was prepared by the gentleman from Putnam." (Mr. Adams.)

In reply to a question from Mr. West of Lowndes, Mr. Wilson said the gentleman from Putnam had told him the statement he referred to had been made by the gentleman from Lowndes.

"I did not say the minority committee did not prepare the minority report," said Mr. West. "What I did say was that there were several paragraphs in the statement against the bill prepared by the county school superintendents which were almost identical with paragraphs in the minority report. But I did not say the minority report was prepared by a book concern."

Mr. Wilson admitted that there were similar statements in the two documents, a fact in which there was no impropriety whatever.

"If the gentleman from Lowndes disclaims the statement to which I referred, there is nothing further between us," said Mr. Wilson.

ATLANTA, GA., August 4, 1903.

The following message was received from his Excellency the Governor, through his Secretary, Mr. Blackburn:

Mr. Speaker:

His Excellency, the Governor, has approved and signed the following Acts, to wit:

An Act to amend the charter of the town of Cairo, in Thomas county.
An Act to incorporate the town of East Ellijay.

An Act to repeal an Act entitled an Act to create an advisory board of commissioners for Lowndes and Glascock counties.

An Act to incorporate the town of Boykin in the county of Miller.

An Act to amend an Act to incorporate the town of Waycross as the city of Waycross.

An Act to amend the charter of Ball Ground, in the county of Cherokee.

An Act to incorporate the town of Beloit, in the county of Lee.

The Committee on Rules reported that in view of the past that the House was so opposed to the appointment of a Steering Committee it would not make recommendation in regard to the following resolution:

By Messrs. George and Candler—

A resolution providing for the appointment of a committee to recommend the order of business for the remainder of the session.

Mr. Candler moved, that since the Committee on Rules refused to report on the foregoing resolution, the House go into a committee of the whole for the purpose of considering same, which motion prevailed.

The House resolved itself into a committee of the whole and the Speaker designated as chairman of the committee, Mr. Flynt of Spalding.
After a consideration of the resolution the committee arose and through their chairman reported the same back to the House with the recommendation that it do not pass.

The unfavorable report of the committee was agreed to and resolution lost.

On the adoption of that section of the committee's report which makes House Bill No. 480 a special order, the ayes and nays were called, and on taking the ballot *viva voce* the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams, Alexander, Almond, Baldwin, Beall, Beauchamp, Bell of Emanuel, Bell of Milton, Blackburn, Booth, Bowen, Bower, Brown, Buchan, Calvin, Candler, Carswell, Cook, Cromartie, Daniel, Daves, Davison, Derrick, Dozier, Edwards, Ennis, Evans, Felder, Flanigan, Flynt, Foster of Towns, George, Grenade, Griffin, Hardeman, Harden, Hayes, Hendry, Holder, Houston, Howell, Jones of Pickens, Kilburn, Knowles, Lane, Little, Mann, Martin, Miller of Muscogee, McBride, McCurry, McElmurray, McHenry, McLain, Nisbet, Owen, Parker, Pate of Dooly, Rainey, Rawls, Reid, Rice, Ridley, Rogers of Hall, Roper, Shackelford, Singletary, Slaton, Stanford, Stovall, Strickland, Tracy, Walker of Monroe, Watson, Wellborn, Whitley, Wilson, Wise, Womble, Wooten, Yates,
Those voting in the negative were Messrs.—

Alford, Ayres, Brinson, Brock, Buchannon, Carrington, Cliatt, Conner, Davis, Deal, Duckett, Duggan, English, Foster of Oconee, Franklin, Fussell, Gaulden, Glenn, Grice, Hall, Henry, Hixon of Carroll, Howard of Laurens, Hutcheson, Johnson of Clinch, Johnson of Crawford, Johnson of Clinch of Carroll, Jones of Dougherty, Kelly, Kent, Knight, Leigh, Lowe, Mayson, Miller of Bullock, Morton, Mulherin, McRae, Newton, Paulk of Coffee, Paulk of Irwin, Preston, Proctor, Rankin, Redwine, Rogers of McIntosh, Rountree, Spence, Steed of Carroll, Valentine, Walker of Pierce,

Those not voting were Messrs.—

Akin, Arnold, Boykin, Bruce, Burton, Bush, Butts, Cann, Carr, Crumbly, Dunbar, Fields, Hawes, Hicks, Hixon of Sumter, Howard of Baldwin, Johnson of Baker, Kendrick, Lanier, Lawrence, Maples, Mills, Mitcham, Mitchell, Mizell, Moses, Overstreet, O'Quinn, Pate of Gwinnett, Phillips of Jefferson, Phillips of Quitman, Richardson, Sanders, Shannon, Steed of Taylor, Stewart, Thompson, Thurman, Tigner, Underwood, Welch, West, Mr. Speaker.

Ayes 81; nays 50.

By unanimous consent the verification of the roll-call was dispensed with.
On the adoption of the resolution the ayes were 81, nays 50; the resolution was therefore lost.

The following resolution which was favorably recommended by the Committee on Rules was read and adopted, to wit:

By Mr. Calvin of Richmond—

A resolution limiting debate for the remainder of the session on any question.

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

By Mr. Reid of Campbell—

A resolution to make all bills to amend the Constitution the special order for next Friday.

The following resolutions were read and referred to the Committee on Rules, to wit:

By Mr. Adams—

A resolution making House Bill No. 480 the special order to be fixed by the Committee on Rules.

By Mr. Calvin—

A resolution to suspend certain rules of the House for the remainder of the session.

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

By Mr. Thurman of Walker—

A bill to create a new charter for the town of LaFayette.
Leave of absence was granted Mr. Lanier for rest of session.

The Speaker then 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:

<table>
<thead>
<tr>
<th>Adams,</th>
<th>Bush,</th>
<th>Edwards,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alexander,</td>
<td>Butts,</td>
<td>English,</td>
</tr>
<tr>
<td>Alford,</td>
<td>Calvin,</td>
<td>Ennis,</td>
</tr>
<tr>
<td>Almond,</td>
<td>Candler,</td>
<td>Evans,</td>
</tr>
<tr>
<td>Arnold,</td>
<td>Cann,</td>
<td>Felder,</td>
</tr>
<tr>
<td>Ayres,</td>
<td>Carr,</td>
<td>Fields,</td>
</tr>
<tr>
<td>Baldwin,</td>
<td>Carrington,</td>
<td>Flanagan,</td>
</tr>
<tr>
<td>Beall,</td>
<td>Carswell,</td>
<td>Flynt,</td>
</tr>
<tr>
<td>Beauchamp,</td>
<td>Cliatt,</td>
<td>Foster of Oconee,</td>
</tr>
<tr>
<td>Bell of Emanuel,</td>
<td>Conner,</td>
<td>Foster of Towns,</td>
</tr>
<tr>
<td>Bell of Milton,</td>
<td>Cook,</td>
<td>Franklin,</td>
</tr>
<tr>
<td>Blackburn,</td>
<td>Cromartie,</td>
<td>Fussell,</td>
</tr>
<tr>
<td>Booth,</td>
<td>Crumbly,</td>
<td>Gaulden,</td>
</tr>
<tr>
<td>Bowen,</td>
<td>Daniel,</td>
<td>George,</td>
</tr>
<tr>
<td>Bower,</td>
<td>Daves,</td>
<td>Glenn,</td>
</tr>
<tr>
<td>Boykin,</td>
<td>Davis,</td>
<td>Grenade,</td>
</tr>
<tr>
<td>Brinson,</td>
<td>Davison,</td>
<td>Grice,</td>
</tr>
<tr>
<td>Brock,</td>
<td>Deal,</td>
<td>Griffin,</td>
</tr>
<tr>
<td>Brown,</td>
<td>Derrick,</td>
<td>Hall,</td>
</tr>
<tr>
<td>Bruce,</td>
<td>Dozier,</td>
<td>Hardeman,</td>
</tr>
<tr>
<td>Buchan,</td>
<td>Duckett,</td>
<td>Harden,</td>
</tr>
<tr>
<td>Buchannon,</td>
<td>Duggan,</td>
<td>Hawes,</td>
</tr>
<tr>
<td>Burton,</td>
<td>Dunbar,</td>
<td>Hayes,</td>
</tr>
</tbody>
</table>
Those absent were Messrs.—

Akin, Lanier, Welch.

The following resolution, which was the special order
for this hour, was read the third time and put upon its passage, to wit:

By Mr. Reid of Campbell—

A resolution authorizing the Governor to borrow money to cover casual deficiencies.

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 96, nays 1.

The resolution having received the requisite constitutional majority was passed.

The following reports were submitted by Mr. Shackelford, chairman of the Committee on Corporations:

Mr. Speaker:

The Committee on Corporations have had under consideration House Bill No. 672, by Mr. English of Warren, a bill to be entitled an Act to amend the charter of Norwood, and instruct 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.

Mr. Speaker:

The Committee on Corporations have had under consideration House Bill No. 716, to amend an Act creating a board of commissioners for Jackson county, and request 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.

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

By Mr. Hall of Bibb—

A bill to repeal section 5331 of the Code and restore the right of trial by jury.

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 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, Alford, Baldwin, Bell of Milton, Booth, Bowen, Brock, Buchan, Bush, Calvin, Candler, Carr, Cliatt, Cromartie, Davison, Deal, Duggan, Edwards, English, Fields, Flanigan, Flynt, Foster of Oconee, Fussell, Gaulden, George, Glenn, Griffin, Hall, Hardeman, Hendry, Hicks, Holder, Houston, Johnson of Clinch, Johnson of Crawford, Jones of Pickens, Kelly, Kilburn, Knight, Leigh, Lowe,
<table>
<thead>
<tr>
<th>Maples,</th>
<th>Pate of Dooly,</th>
<th>Sanders,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Martin,</td>
<td>Preston,</td>
<td>Shackleford,</td>
</tr>
<tr>
<td>Mayson,</td>
<td>Proctor,</td>
<td>Shannon,</td>
</tr>
<tr>
<td>Mitchell,</td>
<td>Rainey,</td>
<td>Spence,</td>
</tr>
<tr>
<td>Morton,</td>
<td>Rankin,</td>
<td>Stanford,</td>
</tr>
<tr>
<td>Mulherin,</td>
<td>Rawls,</td>
<td>Stewart,</td>
</tr>
<tr>
<td>McCurry,</td>
<td>Redwine,</td>
<td>Tignor,</td>
</tr>
<tr>
<td>McHenry,</td>
<td>Rice,</td>
<td>Valentine,</td>
</tr>
<tr>
<td>Newton,</td>
<td>Rogers of McIntosh,</td>
<td>Walker of Monroe,</td>
</tr>
<tr>
<td>Owen,</td>
<td>Roper,</td>
<td>Walker of Pierce,</td>
</tr>
<tr>
<td>Parker,</td>
<td>Rountree,</td>
<td>Yates,</td>
</tr>
</tbody>
</table>

Those voting in the negative were Messrs.—

| Alexander, | Grice, | Paulk of Coffee, |
| Ayres,    | Harden, | Phillips of Jefferson, |
| Beall,    | Hayes, | Reid, |
| Beauchamp, | Hixon of Carroll, | Ridley, |
| Bower,    | Hixon of Sumter, | Singletary, |
| Brinson,  | Howard of Laurens, | Slaton, |
| Carswell, | Howell, | Steed of Carroll, |
| Conner,   | Jones of Dougherty, | Stovall, |
| Cook,     | Kent, | Strickland, |
| Daniel,   | Lane, | Tracy, |
| Derrick,  | Little, | Watson, |
| Dozier,   | Mann, | Wellborn, |
| Dumbar,   | Miller of Bullock, | Wilson, |
| Evans,    | McBride, | Wise, |
| Foster of Towns, | McElmurray, | Womble, |
| Franklin, | McLain, | Wooten, |
| Grenade,  | Nisbet, | |

Those not voting were Messrs.—

| Akin,  | Gustavus, | Duckett,  |
| Almond, | Burton, | Ennis, |
| Arnold, | Butts, | Felder, |
| Bell of Emanuel, | Cann, | Hawes, |
| Blackburn, | Carrington, | Henry, |
| Boykin, | Crumbly, | Howard of Baldwin, |
| Brown, | Daves, | Hutchison, |
| Bruce, | Davis, | Johnson of Baker, |
The roll-call was verified and on counting the votes cast it was found that the votes were 75, nays 51.

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

Mr. Hall gave notice that at the proper time he would move to reconsider the action of the House in failing to pass the above bill.

On motion of Mr. Hall House Bill No. 287 was called

By Mr. Hall of Bibt—

A bill to provide for the assessment of property of corporations which are required, by law, to make returns to the Comptroller-General of the State.

Mr. Hall of Bibt moved that the House go into committee of the whole for a consideration of the above bill.

Before the motion could be put a motion was made to adjourn, which was put and carried.
Leave of absence was granted—

Mr. Henry of Murray,
Mr. Calvin of Richmond,
Mr. Thurman.

The Speaker then announced the House adjourned until 9 o'clock tomorrow.

ATLANTA, GA.,
Wednesday, August 5, 1903.

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.
<table>
<thead>
<tr>
<th>Name</th>
<th>Name</th>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fields,</td>
<td>Lawrence,</td>
<td>Rawls,</td>
</tr>
<tr>
<td>Flanigan,</td>
<td>Leigh,</td>
<td>Redwine,</td>
</tr>
<tr>
<td>Flynt,</td>
<td>Little,</td>
<td>Reid,</td>
</tr>
<tr>
<td>Foster of Oconee,</td>
<td>Lowe,</td>
<td>Rice,</td>
</tr>
<tr>
<td>Foster of Towns,</td>
<td>Mann,</td>
<td>Richardson,</td>
</tr>
<tr>
<td>Franklin,</td>
<td>Maples,</td>
<td>Ridley,</td>
</tr>
<tr>
<td>Fussell,</td>
<td>Martin,</td>
<td>Rogers of Hall,</td>
</tr>
<tr>
<td>Gaulden,</td>
<td>Mayson,</td>
<td>Rogers of McIntosh,</td>
</tr>
<tr>
<td>George,</td>
<td>Miller of Bullock,</td>
<td>Roper,</td>
</tr>
<tr>
<td>Glenn,</td>
<td>Miller of Muscogee,</td>
<td>Rountree,</td>
</tr>
<tr>
<td>Grenade,</td>
<td>Mills,</td>
<td>Sanders,</td>
</tr>
<tr>
<td>Grice,</td>
<td>Mitcham,</td>
<td>Shackelford,</td>
</tr>
<tr>
<td>Griffin,</td>
<td>Mitchell,</td>
<td>Shannon,</td>
</tr>
<tr>
<td>Hall,</td>
<td>Mizell,</td>
<td>Singletary,</td>
</tr>
<tr>
<td>Hardeman,</td>
<td>Morton,</td>
<td>Slaton,</td>
</tr>
<tr>
<td>Harden,</td>
<td>Moses,</td>
<td>Spence,</td>
</tr>
<tr>
<td>Haves,</td>
<td>Mulherin,</td>
<td>Stanford,</td>
</tr>
<tr>
<td>Hayes,</td>
<td>McBride,</td>
<td>Steed of Carroll,</td>
</tr>
<tr>
<td>Hendry,</td>
<td>McCurry,</td>
<td>Steed of Taylor,</td>
</tr>
<tr>
<td>Henry,</td>
<td>McElmurray,</td>
<td>Stewart,</td>
</tr>
<tr>
<td>Hicks,</td>
<td>McHenry,</td>
<td>Stovall,</td>
</tr>
<tr>
<td>Hixon of Carroll,</td>
<td>McLain,</td>
<td>Strickland,</td>
</tr>
<tr>
<td>Hixon of Sumter,</td>
<td>McRae,</td>
<td>Thompson,</td>
</tr>
<tr>
<td>Holder,</td>
<td>Newton,</td>
<td>Thurman,</td>
</tr>
<tr>
<td>Houston,</td>
<td>Nisbet,</td>
<td>Tigner,</td>
</tr>
<tr>
<td>Howard of Baldwin,</td>
<td>Owen,</td>
<td>Tracy,</td>
</tr>
<tr>
<td>Howard of Laurens,</td>
<td>Overstreet,</td>
<td>Underwood,</td>
</tr>
<tr>
<td>Howell,</td>
<td>O'Quinn,</td>
<td>Valentine,</td>
</tr>
<tr>
<td>Hutcheson,</td>
<td>Parker,</td>
<td>Walker of Monroe,</td>
</tr>
<tr>
<td>Johnson of Baker,</td>
<td>Pate of Dooly,</td>
<td>Walker of Pierce,</td>
</tr>
<tr>
<td>Johnson of Clinch,</td>
<td>Pate of Gwinnett,</td>
<td>Watson,</td>
</tr>
<tr>
<td>Johnson of Crawford,</td>
<td>Paulk of Coffee,</td>
<td>Wellborn,</td>
</tr>
<tr>
<td>Jones of Dougherty,</td>
<td>Paulk of Irwin,</td>
<td>West,</td>
</tr>
<tr>
<td>Jones of Pickens,</td>
<td>Peyton,</td>
<td>Whitley,</td>
</tr>
<tr>
<td>Kelly,</td>
<td>Phillips of Jefferson,</td>
<td>Wilson,</td>
</tr>
<tr>
<td>Kendrick,</td>
<td>Phillips or Quitman,</td>
<td>Wise,</td>
</tr>
<tr>
<td>Kent,</td>
<td>Preston,</td>
<td>Womble,</td>
</tr>
<tr>
<td>Kilburn,</td>
<td>Proctor,</td>
<td>Wooten,</td>
</tr>
<tr>
<td>Knight,</td>
<td>Rainey,</td>
<td>Yates,</td>
</tr>
<tr>
<td>Knowles,</td>
<td>Rankin,</td>
<td>Mr. Speaker.</td>
</tr>
<tr>
<td>Lane,</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Those absent were Messrs.—

Akin, Lanier, Welch,

The reading of the Journal of yesterday's proceedings was dispensed with.

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

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.

At the request of the author House Bill No. 510 was taken from the table and placed on the calendar.

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

By Mr. Tigner of Muscogee—

A resolution fixing Senate Bill No. 66 the special order for to-morrow morning.

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 amending Act creating the city court of Baxley, 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 House, to wit:

A bill to appropriate $15,000 to the Georgia State Sanitarium.

A bill to establish a new charter for the town of Byron in Houston county, and for other purposes.

The following Senate bill which was made the special order for this hour was read the third time and put upon its passage, to wit:

By Mr. Clements of the 15th District—

A bill to authorize and require the Prison Commission to hire the labor of the felony convicts of this State after the expiration of the present contracts of hire for a period of five years, and for other purposes.

The previous question was called and the main question ordered.

Mr. Knight of Berrien offered a substitute to the above bill, which was amended, as follows:

By Mr. Brinson of Decatur—

To amend by adding the additional section, to wit:

Be it further enacted, That when any person shall complete his or her term in any convict camp in this State the lessee or county authority leasing said person shall provide
him or her a railroad ticket to the home of such person prior to his or her conviction, or to the nearest railway station thereto, and said person shall not have the option of taking the cash value of such ticket in lieu thereof.

The amendment was adopted.

On the adoption of the substitute offered by Mr. Knight 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, English, McRae,
Alford, Ennis, Newton,
Ayres, Evans, O'Quinn,
Baldwin, Foster of Oconee, Parker,
Beall, Foster of Towns, Pate of Dooly,
Beauchamp, Fussell, Paulk of Coffee,
Bell of Emanuel, Glenn, Paulk of Irwin,
Bell of Milton, Grenade, Peyton,
Blackburn, Henry, Phillips of Quitman,
Booth, Hicks, Rankin,
Bower, Hixon of Carroll, Rawls,
Brinson, Howell, Reid,
Brock, Johnson of Baker, Rogers of Hall,
Bruce, Johnson of Clinch, Roper,
Buchan, Johnson of Crawford, Stanford,
Buchannon, Jones of Dougherty, Steed of Carroll,
Burton, Jones of Pickens, Steed of Taylor,
Bush, Kelly, Stewart,
Butts, Knight, Strickland,
Cann, Knowles, Thompson,
Carswell, Lawrence, Tracy,
Cook, Lowe, Valentine,
Crumbly, Mann, Walker of Pierce,
Daves, Maples, Wellborn,
Davison, Miller of Muscogee, West,
Derrick, Mitchell, Whitley,
Duckett, Moses, Wilson,
Duggan, McBride, Womble,
Edwards, McCurry, Yates,
Those voting in the negative were Messrs.—

Alexander,  Harden,  Owen,
Almond,  Hawes,  Overstreet,
Arnold,  Hayes,  Pate of Gwinnett,
Boykin,  Hendry,  Phillips of Jefferson,
Brown,  Hixon of Sumter,  Preston,
Candler,  Holder,  Proctor,
Carr,  Houston,  Rainey,
Carrington,  Howard of Baldwin,  Rice,
Cliatt,  Hutcheson,  Richardson,
Conner,  Kendrick,  Ridley,
Cromartie,  Kent,  Rogers of McIntosh,
Daniel,  Kilburn,  Rountree,
Deal,  Lane,  Sanders,
Dozier,  Leigh,  Shackelford,
Dunbar,  Little,  Shannon,
Feider,  Martin,  Singletary,
Fields,  Mayson,  Slaton,
Flanigan,  Miller of Bullock,  Spence,
Flynt,  Mitcham,  Stovall,
Franklin,  Morton,  Tignor,
Gaulden,  Mulherin,  Walker of Monroe,
George,  McElmurray,  Watson,
Grice,  McHenry,  Wise,
Hall,  McLain,  Wooten,
Hardeman,  Nisbet,

Those not voting were Messrs.—

Akin,  Howard of Laurens,  Thurman,
Bowen,  Lanier,  Underwood,
Calvin,  Mills,  Welch,
Davis,  Mizell,  Mr. Speaker.
Griffin,  Redwine,

Ayes 87; nays 74.

The roll-call was verified and on counting the votes cast it was found that the ayes were 87, nayes 74. The substitute as amended was therefore adopted.
On agreeing to the report of the committee by substitute as amended, 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.—

Adams, Alford, Ayres, Baldwin, Beall, Beauchamp, Bell of Milton, Blackburn, Booth, Bowen, Bower, Brinson, Brock, Bruce, Buchan, Buchannon, Burton, Bush, Cann, Carswell, Cook, Crumbly, Daniel, Daves, Davis, Davison, Derrick, Duckett, Duggan, Edwards, English, Evans, Foster of Oconee, Foster of Towns, Fussell, Glenn, Grenade, Griffin, Henry, Hicks, Hixon of Carroll, Howard of Laurens, Howell, Johnson of Baker, Johnson of Clinch, Johnson of Crawford, Steed of Carroll, Jones of Dougherty, Steed of Taylor, Jones of Pickens, Kelly, Knight, Knowles, Lawrence, Lowe, Mann, Maples, Miller of Muscogee, Moses, McBride, McCurry, McRae, Newton, O'Quinn, Parker, Pate of Dooly, Paulk of Coffee, Paulk of Irwin, Peyton, Phillips of Quitman, Rankin, Rawls, Reid, Rogers of Hall, Roper, Stanford, Stewart, Strickland, Thompson, Tracy, Valentine, Walker of Pierce, Wellborn, West, Whitley, Wilson, Womble, Yates,
Those voting in the negative were Messrs.—

<table>
<thead>
<tr>
<th>Alexander,</th>
<th>Hardeman,</th>
<th>Nisbet,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Almond,</td>
<td>Harden,</td>
<td>Owen,</td>
</tr>
<tr>
<td>Arnold,</td>
<td>Hawes,</td>
<td>Overstreet,</td>
</tr>
<tr>
<td>Bell of Emanuel,</td>
<td>Hayes,</td>
<td>Pate of Gwinnett,</td>
</tr>
<tr>
<td>Boykin,</td>
<td>Hendry,</td>
<td>Phillips of Jefferson,</td>
</tr>
<tr>
<td>Brown,</td>
<td>Hixon of Sumter,</td>
<td>Preston,</td>
</tr>
<tr>
<td>Butts,</td>
<td>Holder,</td>
<td>Proctor,</td>
</tr>
<tr>
<td>Candler,</td>
<td>Houston,</td>
<td>Rainey,</td>
</tr>
<tr>
<td>Carr,</td>
<td>Howard of Baldwin,</td>
<td>Rice,</td>
</tr>
<tr>
<td>Carrington,</td>
<td>Hutcheson,</td>
<td>Richardson,</td>
</tr>
<tr>
<td>Clatt,</td>
<td>Kendrick,</td>
<td>Ridley,</td>
</tr>
<tr>
<td>Conner,</td>
<td>Kent,</td>
<td>Rogers of McIntosh,</td>
</tr>
<tr>
<td>Cromartie,</td>
<td>Kilburn,</td>
<td>Rountree,</td>
</tr>
<tr>
<td>Deal,</td>
<td>Lane,</td>
<td>Sanders,</td>
</tr>
<tr>
<td>Dozier,</td>
<td>Leigh,</td>
<td>Shackelford,</td>
</tr>
<tr>
<td>Dunbar,</td>
<td>Little,</td>
<td>Shannon,</td>
</tr>
<tr>
<td>Ennis,</td>
<td>Martin,</td>
<td>Singletary,</td>
</tr>
<tr>
<td>Felder,</td>
<td>Mayson,</td>
<td>Slaton,</td>
</tr>
<tr>
<td>Fields,</td>
<td>Miller of Bullock,</td>
<td>Spence,</td>
</tr>
<tr>
<td>Flanigan,</td>
<td>Mitchell,</td>
<td>Stovall,</td>
</tr>
<tr>
<td>Flynt,</td>
<td>Morton,</td>
<td>Tigner,</td>
</tr>
<tr>
<td>Franklin,</td>
<td>Mulherin,</td>
<td>Walker of Monroe,</td>
</tr>
<tr>
<td>Gaulden,</td>
<td>McElmurray,</td>
<td>Watson,</td>
</tr>
<tr>
<td>George,</td>
<td>McHenry,</td>
<td>Wise,</td>
</tr>
<tr>
<td>Grice,</td>
<td>McLain,</td>
<td>Wooten,</td>
</tr>
<tr>
<td>Hall,</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Those not voting were Messrs.—

<table>
<thead>
<tr>
<th>Akin,</th>
<th>Mizell,</th>
<th>Underwood,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Calvin,</td>
<td>Redwine,</td>
<td>Welch,</td>
</tr>
<tr>
<td>Lanier,</td>
<td>Thurman,</td>
<td>Mr. Speaker.</td>
</tr>
<tr>
<td>Mills,</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Ayes 88; nays 77

The roll-call was verified and on counting the votes cast: it was found that the ayes were 88, nays 77.
The report of the committee which was favorable to the passage of the bill was agreed to by substitute as amended.

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, Alford, Ayres, Baldwin, Beall, Beauchamp, Bell of Milton, Blackburn, Booth, Bowen, Bower, Brinson, Brock, Bruce, Buchan, Buchannon, Bush, Cann, Carswell, Cook, Crumbly, Daniel, Daves, Davis, Davison, Derrick, Duggan, Edwards, English, Ennis, Evans, Foster of Oconee, Foster of Towns, Fussell, Glenn, Grenade, Griffin, Henry, Hicks, Hixon of Carroll, Howard of Laurens, Howell, Johnson of Baker, Johnson of Clinch, Johnson of Crawford, Jones of Dougherty, Jones of Pickens, Kelly, Knight, Knowles, Lawrence, Lowe, Mann, Miller of Muscogee, Moses, McBride, McCurry, McLain, McRae, Newton, O'Quinn, Parker, Pate of Dooly, Paulk of Coffee, Paulk of Irwin, Peyton, Phillips of Quitman, Rankin, Rawls, Reid, Rogers of Hall, Roper, Sanders, Stanford, Steed of Carroll, Steed of Taylor, Stewart, Strickland, Thompson, Tracy, Valentine, Walker of Pierce, Wellborn, West, Whitley, Wilson, Womble, Yates,
Those voting in the negative were Messrs.—

<table>
<thead>
<tr>
<th>Alexander</th>
<th>Hall,</th>
<th>McHenry,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Almond</td>
<td>Hardeman,</td>
<td>Nisbet,</td>
</tr>
<tr>
<td>Arnold</td>
<td>Harden,</td>
<td>Owen,</td>
</tr>
<tr>
<td>Bell of Emanuel</td>
<td>Hawes,</td>
<td>Overstreet,</td>
</tr>
<tr>
<td>Boykin</td>
<td>Hayes,</td>
<td>Pate of Gwinnett,</td>
</tr>
<tr>
<td>Brown</td>
<td>Hendry,</td>
<td>Phillips of Jefferson,</td>
</tr>
<tr>
<td>Burton</td>
<td>Hixon of Sumter,</td>
<td>Preston,</td>
</tr>
<tr>
<td>Butts</td>
<td>Holder,</td>
<td>Proctor,</td>
</tr>
<tr>
<td>Candler</td>
<td>Houston,</td>
<td>Rainey,</td>
</tr>
<tr>
<td>Carr</td>
<td>Howard of Baldwin,</td>
<td>Rice,</td>
</tr>
<tr>
<td>Carrington</td>
<td>Hutcheson,</td>
<td>Richardson,</td>
</tr>
<tr>
<td>Cliatt</td>
<td>Kendrick,</td>
<td>Ridley,</td>
</tr>
<tr>
<td>Conner</td>
<td>Kent,</td>
<td>Rogers of McIntosh,</td>
</tr>
<tr>
<td>Cromartie</td>
<td>Kilburn,</td>
<td>Rountree,</td>
</tr>
<tr>
<td>Deal</td>
<td>Lane,</td>
<td>Shackelford,</td>
</tr>
<tr>
<td>Dozier</td>
<td>Leigh,</td>
<td>Shannon,</td>
</tr>
<tr>
<td>Duckett</td>
<td>Little,</td>
<td>Singletary,</td>
</tr>
<tr>
<td>Dunbar</td>
<td>Maples,</td>
<td>Slaton,</td>
</tr>
<tr>
<td>Felder</td>
<td>Martin,</td>
<td>Spence,</td>
</tr>
<tr>
<td>Fields</td>
<td>Mayson,</td>
<td>Stovall,</td>
</tr>
<tr>
<td>Flanigan</td>
<td>Miller of Bullock,</td>
<td>Tigner,</td>
</tr>
<tr>
<td>Flynt</td>
<td>Mitcham,</td>
<td>Walker of Monroe,</td>
</tr>
<tr>
<td>Franklin</td>
<td>Mitchell,</td>
<td>Watson,</td>
</tr>
<tr>
<td>Gaulden</td>
<td>Morton,</td>
<td>Wise,</td>
</tr>
<tr>
<td>George</td>
<td>Mulherin,</td>
<td>Wooten,</td>
</tr>
<tr>
<td>Grice</td>
<td>McElmurray,</td>
<td></td>
</tr>
</tbody>
</table>

Those not voting were Messrs.—

<table>
<thead>
<tr>
<th>Akin</th>
<th>Mizell,</th>
<th>Underwood,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Calvin</td>
<td>Redwine,</td>
<td>Welch,</td>
</tr>
<tr>
<td>Lanier</td>
<td>Thurman,</td>
<td>Mr. Speaker,</td>
</tr>
<tr>
<td>Mills</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Ayes 88; nays 77

The roll-call was verified and on counting the votes cast it was found that the ayes were 88, nays 77
The bill having received the requisite constitutional majority was passed by substitute as amended.

Mr. Knight moved to immediately transmit the above bill to the Senate, which motion was lost.

Mr. Flynt gave notice that at the proper time he would move to reconsider the action of the House in passing the above bill.

The undersigned members of the Penitentiary Committee submitted the following minority report.

Mr. Speaker:

The undersigned members of the Penitentiary Committee beg leave to dissent from the action of the majority of said committee in reporting back to the House Senate bill No. 68, with the recommendation that the same do pass, and to respectfully submit this, a minority report, and recommend that said bill do not pass.

T. S. Felder, of Franklin,
Phillips, of Jefferson.

As a special order, House contested local bills were taken up for a third reading, and the following bill was read the third time to wit:

By Mr. Edwards of Marion—

A bill to amend an Act to create a dispensary in the town of Buena Vista.

On motion of Mr. Edwards the bill was tabled.
On motion of Mr. Harden of Chatham 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, Alexander, Alford, Almond, Arnold, Ayres, Baldwin, Beall, Beauchamp, Bell of Emmanuel, Bell of Milton, Blackburn, Booth, Bowen, Bower, Boykin, Brinson, Brock, Brown, Bruce, Buchan, Buchannon, Burton, Bush, Butts, Calvin, Candler, Cann, Carr, Carrington, Carwell, Clatt, Conner, Cook, Cromartie, Crumblly, Daniel, 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,
Those absent were Messrs.—

Akin, Lanier, Welch,

The third reading of House contested local bills was resumed.

On motion of Mr. Daniel of Emanuel, House Bill No. 605 was tabled owing to the absence of the author.
The following bills were read the third time and put upon their passage, to wit:

By Messrs. George of Morgan, Booth and Lawrence of Walton—

A bill to amend an Act to incorporate the town of High Shoals, in the counties of Walton and Morgan.

The following amendments were read and adopted:

To amend by adding to the caption thereof the words "and more actually to define the boundaries of said town."

To amend section 1 by striking after the word "town," in line 24, the words "and more actually to define the boundaries of said town."

To amend section 1 by inserting after the word "buildings," in line next to last, the following words, "said shoals and cotton mill buildings, except the dye house, being located in the county of Morgan."

The previous question was called and the main question ordered.

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 and nays were ordered, and on taking the ballot _viva voce_ the vote was as follows:

Those voting in the affirmative were _Messrs._—

Alexander,  
Almond,  
Baldwin,  
Beall,  
Bell of Emanuel,  
Bell of Milton,  
Blackburn,  
Bowen,  
Brown,  
Buchannon,  
Burton,  
Candler,
Those voting in the negative were Messrs.—

Alford, Beauchamp, Booth, Bower, Bush, Carrington, Derrick, Ennis, Glenn, Grenade, Jones of Pickens, Knight, Lane, Lawrence, Pate of Dooly, Rawls, Sanders, Sanford, Tracy, Valentine,
Those not voting were Messrs.—

<table>
<thead>
<tr>
<th>Adams</th>
<th>Flynt</th>
<th>O'Quinn</th>
</tr>
</thead>
<tbody>
<tr>
<td>Akin</td>
<td>Foster of Towns</td>
<td>Pate of Gwinnett</td>
</tr>
<tr>
<td>Arnold</td>
<td>Gaulden</td>
<td>Paulk of Irwin</td>
</tr>
<tr>
<td>Ayres</td>
<td>Hall</td>
<td>Peyton</td>
</tr>
<tr>
<td>Boykin</td>
<td>Hardeman</td>
<td>Phillips of Jefferson</td>
</tr>
<tr>
<td>Brinson</td>
<td>Hawes</td>
<td>Shackelford</td>
</tr>
<tr>
<td>Brock</td>
<td>Henry</td>
<td>Slaton</td>
</tr>
<tr>
<td>Bruce</td>
<td>Howard of Baldwin</td>
<td>Steed of Taylor</td>
</tr>
<tr>
<td>Buchan</td>
<td>Kendrick</td>
<td>Thurman</td>
</tr>
<tr>
<td>Butts</td>
<td>Knowles</td>
<td>Underwood</td>
</tr>
<tr>
<td>Calvin</td>
<td>Lanier</td>
<td>Welch</td>
</tr>
<tr>
<td>Cann</td>
<td>Martin</td>
<td>Wellborn</td>
</tr>
<tr>
<td>Carr</td>
<td>Mayson</td>
<td>West</td>
</tr>
<tr>
<td>Daniel</td>
<td>Mills</td>
<td>Whitley</td>
</tr>
<tr>
<td>Davison</td>
<td>Mizell</td>
<td>Wooten</td>
</tr>
<tr>
<td>Deal</td>
<td>Moses</td>
<td>Mr. Speaker</td>
</tr>
<tr>
<td>Fields</td>
<td>Overstreet</td>
<td></td>
</tr>
</tbody>
</table>

Ayes 105; nays 20.

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

On the passage of the bill the ayes were 105, nays 20.

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

By Mr. Foster of Oconee—

To amend an Act to incorporate the town of High Shoals so as to extend the corporate limits one-half mile from the center of the bridge crossing the Appalachee 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 79, nays 11.

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

Mr. Foster gave notice that at the proper time he would move to reconsider the action of the House in failing to pass the above bill.

Bills for the third reading was resumed.

By Messrs. Ennis and Knowles of Floyd.

A bill to submit to a vote of the people of Floyd county the question of the repeal of an Act to create a dispensary in the city of Rome, and for other purposes.

Mr. Mitchell of Thomas moved that the session be extended for half hour for the purpose of reading uncontested local bills a second and third time, which motion prevailed.

The hour of adjournment having arrived the special order of business for which the session was extended was taken up.

On motion of Mr. McHenry the following local proofs showing the advertising of the above bill was ordered incorporated in the Journal:

STATE OF GEORGIA—COUNTY OF FLOYD.

I, John P Davis, Ordinary of Floyd county, do hereby certify that on the 19th day of June, 1903, there was tacked at the courthouse door in Rome, in said State and county, on the blackboard where legal notices are usually tacked or pasted, a notice of which the following is a copy:
NOTICE OF LOCAL LEGISLATION.

Notice is hereby given that there will be introduced in the General Assembly of Georgia at the June term, 1903, thereof, "a bill to be entitled an Act to submit to a vote of the people of Floyd county the question of the repeal of an Act entitled an Act to provide for the establishment and maintenance of a dispensary in the city of Rome, Floyd county, Ga., etc., approved December 11, 1901, (Acts 1901, page 620); to provide for the liquidation of the business of the Rome dispensary, and for other purposes, upon the adoption of said Act by a majority of the qualified voters of Floyd county, voting in an election to be held on the date fixed in said Act."

I further certify that my attention was not called to said notice prior to that date, but based on the attached affidavits of G. W Trammell and L. P. Hammond, I certify that the said notice appeared on the blackboard in front of the courthouse in Rome, in said State and county on the 25th day of May, 1903.

Given under my official hand and seal at my office in the city of Rome, county of Floyd and State of Georgia, this 14th day of July, 1903.

JOHN P. DAVIS,
Ordinary Floyd County, Ga.

STATE OF GEORGIA—COUNTY OF FLOYD.

In person appeared before the undersigned ————, an officer authorized by law to administer oaths, G. W Trammell, who being duly sworn deposes and says: That on the 25th day of May, 1903, deponent tacked a notice, of which the following is a copy:

NOTICE OF LOCAL LEGISLATION.

Notice is hereby given that there will be introduced in the General Assembly of Georgia at the June term, 1903,
thereof, "a bill to be entitled an Act to submit to a vote of the people of Floyd county the question of the repeal of an Act entitled an Act to provide for the establishment and maintenance of a dispensary in the city of Rome, Floyd county, Ga., etc., approved December 11, 1901, (Acts 1901, page 620); to provide for the liquidation of the business of the Rome dispensary, and for other purposes, upon the adoption of said Act by a majority of the qualified voters of Floyd county, voting in an election to be held on the date fixed in said Act,"

on the blackboard where notices are usually pasted or tacked, in front of the courthouse door in the city of Rome, in said State and county; that some time afterwards deponent in passing by saw that the place on said blackboard where said notice had originally appeared had been covered by a legal notice from the Board of Commissioners of Roads and Revenue for Floyd county, and that the notice placed by deponent had been destroyed. Thereupon, on the 19th day of June, 1903, deponent again tacked a notice, of which the foregoing is a copy, on said board at the courthouse.

Geo. W Trammell.

Sworn to and subscribed before me this 14th day of July, 1903.

J. A. Jenkins,
Notary Public Floyd County, Ga.

State of Georgia—County of Floyd.

In person appeared before the undersigned, ———, an officer authorized by law to administer oaths, L. P. Hammond, who, being duly sworn, deposes and says: That on the 25th day of May, 1903, he was present and saw G. W Trammell tack a notice, of which the following is a copy:
NOTICE OF LOCAL LEGISLATION.

Notice is hereby given that there will be introduced in the General Assembly of Georgia at the June term, 1903, thereof, "a bill to be entitled an Act to submit to a vote of the people of Floyd county the question of the repeal of an Act entitled an Act to provide for the establishment and maintenance of a dispensary in the city of Rome, Floyd county, Ga., etc., approved December 11, 1901, (Acts 1901, page 620); to provide for the liquidation of the business of the Rome dispensary, and for other purposes, upon the adoption of said Act by a majority of the qualified voters of Floyd county, voting in an election to be held on the date fixed in said Act," on the blackboard on which legal notices are usually tacked or pasted, in front of the courthouse door in said State and county.

L. P. HAMMOND.

Sworn to and subscribed before me this 14th day of July, 1903.

J. A. JENKINS,
Notary Public Floyd County, Ga.

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

By Mr. Alford of Worth—

A bill to incorporate the city of Isabella.

By Mr. Burton of Franklin—

A bill to repeal an Act to create a Board of Commissioners for Franklin county.

By Mr. Burton of Franklin—

A bill to create a Board of Commissioners for Franklin county.
By Mr. Buchannon of Early—

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

By Mr. Mitchell of Thomas—

A bill to amend an Act to incorporate the town of Boston.

Mr. Franklin of Washington moved to extend the session five minutes after the special order be disposed of for reading of two local bills first time, which motion prevailed.

By Messrs. Stewart and Buchannon—

A bill to create a public school system in the town of Arlington.

Mr. Shackelford, chairman of the Committee on Corporations, submitted the following report.

Mr. Speaker:

The Committee on Corporations have had under consideration, H. B. No. 783, by Mr. Brown of Houston, a bill to be entitled an Act to amend the charter of the town of Fort Valley, and instruct me, as their chairman, to report the same back with the recommendation that it do pass.

Respectfully submitted.

THOS. J. SHACKELFORD.

The following Senate resolution was read the third time and put upon its passage, to wit:
By Mr. Howell of the 35th District—

A resolution to ratify the action of the mayor and council of Marietta in authorizing Hansell street to be closed.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the resolution the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

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

By Mr. Bush of Miller—

A bill to amend an Act to create a dispensary in the town of Colquitt.

The 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, as amended.

By Mr. Brown of Houston—

A bill to authorize the mayor and council of Fort Valley 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. Rainey of Terrell—

A bill to amend the Act to create the city court of Dawson.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Reid of Campbell—

A bill to create a new charter for the town of Palmetto.

The 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 repeal an Act to erect and maintain public gates by common users of a private way from the residence of Adam Davenport to residence of W. B. G. Rogers.

The 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 create a system of public schools for 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 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Holder and Hardeman—

A bill to amend an Act to create a board of commissioners of Jackson county.

The substitute offered to the bill 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 90, nays 0.

The bill having received the requisite constitutional majority was passed by substitute.

By Mr. Dunbar of Richmond—

A bill to prescribe the manner of conducting primary elections in certain cities of this State.
The substitute offered to the above bill 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 90, nays 0.

The bill having received the requisite constitutional majority was passed by substitute.

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

By Mr. George of Morgan—

A bill to provide for the removal of obstructions from the streams of Morgan county.

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

By Mr. Perry of the 33d District—

A bill to amend an Act to create a new charter for the city of Gainesville.

The following Senate bills were read the first time, to wit:

By Mr. Comas of the 3d District—

A bill to amend an Act to create the city court of Baxley.

Referred to Special Judiciary Committee.
By Mr. Perry of the 33d District—

A bill to cede jurisdiction over certain land in Gainesville to the United States.

Referred to Committee on Counties and County Matters.

By Mr. Park of the 37th District—

A bill to amend an Act to create a dispensary in the town of Hogansville.

Referred to Committee on Counties and County Matters.

By Mr. Hopkins of the 7th District—

A bill to amend an Act to create a system of public schools in the city of Thomasville.

Referred to Committee on Counties and County Matters.

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

By Mr. Hopkins of the 7th District—

A bill to amend an Act to incorporate the town of Meigs.

By Mr. Perry of the 33d District—

A bill to provide a new charter for the town of Flowery Branch.

By Mr. Hopkins of the 7th District—

A bill to prohibit hunting or fishing on the land of another in Thomas county without written permission.
By Mr. Hopkins of the 7th District—

A bill to provide for game wardens, etc., in Thomas county

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

By Mr. Spence of Ware—

A bill to incorporate the Waresboro school district in Ware county.

Referred to Committee on Counties and County Matters.

On motion of Mr. Harden of Chatham, the House adjourned until 9 o'clock to-morrow morning.

Atlanta, Ga.,
Thursday, August 6, 1903.

The House met pursuant to adjournment at 9 o'clock this day, was called to order by the Speaker, and opened with prayer by the chaplain.

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

Adams, 
Alexander, 
Alford, 
Almond, 
Arnold, 
Ayres, 
Baldwin, 
Beall, 
Beauchamp, 
Bell of Emanuel, 
Bell of Milton, 
Blackburn, 
Booth, 
Bowen, 
Bower, 
Boykin, 
Brinson, 
Brock, 
Brown, 
Bruce, 
Buchan,
<table>
<thead>
<tr>
<th>Name</th>
<th>Name</th>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Buchannon</td>
<td>Griffin</td>
<td>Mizell</td>
</tr>
<tr>
<td>Burton</td>
<td>Hall</td>
<td>Morton</td>
</tr>
<tr>
<td>Bush</td>
<td>Hardeman</td>
<td>Moses</td>
</tr>
<tr>
<td>Butts</td>
<td>Harden</td>
<td>Mulherin</td>
</tr>
<tr>
<td>Calvin</td>
<td>Hawea</td>
<td>McBride</td>
</tr>
<tr>
<td>Candler</td>
<td>Hayes</td>
<td>McCurry</td>
</tr>
<tr>
<td>Cann</td>
<td>Hendry</td>
<td>McElmurray</td>
</tr>
<tr>
<td>Carr</td>
<td>Henry</td>
<td>McHenry</td>
</tr>
<tr>
<td>Carrington</td>
<td>Hicks</td>
<td>McLain</td>
</tr>
<tr>
<td>Carswell</td>
<td>Hixon of Carroll</td>
<td>McRae</td>
</tr>
<tr>
<td>Cliatt</td>
<td>Hixon of Sumter</td>
<td>Newton</td>
</tr>
<tr>
<td>Conner</td>
<td>Holder</td>
<td>Nisbet</td>
</tr>
<tr>
<td>Cook</td>
<td>Houston</td>
<td>Owen</td>
</tr>
<tr>
<td>Cromartie</td>
<td>Howard of Baldwin</td>
<td>Overstreet</td>
</tr>
<tr>
<td>Crumbly</td>
<td>Howard of Laurens</td>
<td>O'Quinn</td>
</tr>
<tr>
<td>Daniel</td>
<td>Howell</td>
<td>Parker</td>
</tr>
<tr>
<td>Daves</td>
<td>Hutcheson</td>
<td>Fate of Dooly</td>
</tr>
<tr>
<td>Davis</td>
<td>Johnson of Baker</td>
<td>Fate of Gwinnett</td>
</tr>
<tr>
<td>Davison</td>
<td>Johnson of Clinch</td>
<td>Paulk of Coffee</td>
</tr>
<tr>
<td>Deal</td>
<td>Johnson of Crawford</td>
<td>Paulk of Irwin</td>
</tr>
<tr>
<td>Derrick</td>
<td>Jones of Dougherty</td>
<td>Peyton</td>
</tr>
<tr>
<td>Dozier</td>
<td>Jones of Pickens</td>
<td>Phillips of Jefferson</td>
</tr>
<tr>
<td>Duckett</td>
<td>Kelly</td>
<td>Phillips of Quitman</td>
</tr>
<tr>
<td>Duggan</td>
<td>Kendrick</td>
<td>Preston</td>
</tr>
<tr>
<td>Dunbar</td>
<td>Kent</td>
<td>Proctor</td>
</tr>
<tr>
<td>Edwards</td>
<td>Kilburn</td>
<td>Rainey</td>
</tr>
<tr>
<td>English</td>
<td>Knight</td>
<td>Rankin</td>
</tr>
<tr>
<td>Ennis</td>
<td>Knowles</td>
<td>Rawls</td>
</tr>
<tr>
<td>Evans</td>
<td>Lane</td>
<td>Redwine</td>
</tr>
<tr>
<td>Felder</td>
<td>Lawrence</td>
<td>Reid</td>
</tr>
<tr>
<td>Fields</td>
<td>Leigh</td>
<td>Rice</td>
</tr>
<tr>
<td>Flanigan</td>
<td>Little</td>
<td>Richardson</td>
</tr>
<tr>
<td>Flynt</td>
<td>Lowe</td>
<td>Ridley</td>
</tr>
<tr>
<td>Foster of Oconee</td>
<td>Mann</td>
<td>Rogers of Hall</td>
</tr>
<tr>
<td>Foster of Towns</td>
<td>Maples</td>
<td>Rogers of McIntosh</td>
</tr>
<tr>
<td>Franklin</td>
<td>Martin</td>
<td>Roper</td>
</tr>
<tr>
<td>Fussell</td>
<td>Mayson</td>
<td>Rountree</td>
</tr>
<tr>
<td>Gaulden</td>
<td>Miller of Bullock</td>
<td>Sanders</td>
</tr>
<tr>
<td>George</td>
<td>Miller of Muscogee</td>
<td>Shackelford</td>
</tr>
<tr>
<td>Glenn</td>
<td>Mills</td>
<td>Shannon</td>
</tr>
<tr>
<td>Grenade</td>
<td>Mitcham</td>
<td>Singletary</td>
</tr>
<tr>
<td>Grice</td>
<td>Mitchell</td>
<td>Slaton</td>
</tr>
</tbody>
</table>

Those absent were Messrs.—

Akin, Lanier, Welch,

The reading of the Journal of yesterday's proceedings was dispensed with on motion of Mr. Bell of Emanuel.

Mr. Mills of Cherokee arose to a question of personal privilege and said:

Mr. Speaker:

On last Friday I had some very important matters in court in Cherokee county, and I asked to be excused, which excuse was granted by the House until Thursday morning, August 6. I stated in justification to myself this morning immediately after roll-call why I had been absent for the past three days. And that as the paper, to wit, the Atlanta Journal, had indirectly stated that I was "conspicuously absent" and could not be gotten before the special committee from the House and Senate appointed for the purpose of investigating the charges of "lobbyism" in the House and Senate. I have not shirked a duty nor undertook to evade a thorough and scrutinizing investigation of myself before the committee as a witness. And that when I go before the committee I will give all the evidence and divulge everything which I know in regard to "lobbyism."
Mr. Mills said that he concurred in what the gentleman from Pulaski, Mr. Grice, had previously said, that the investigation would only amount to "newspaper notoriety" for certain political reasons, and that the report would be a "whitewash" report. Mr. Mills said that he did not arise to this point of personal privilege for any other reason than to let the members of the General Assembly and the citizens of Georgia know why he was absent, as the people of his county, Cherokee, would readily understand why he was not in attendance upon the General Assembly for the first three days of the present week, and that he is now here to appear before the special committee to give them all the facts he knows concerning the charges of "lobbyism."

The following resolution was read the first time, to wit:

By Mr. Slaton of Fulton—

A resolution to pay the expenses of the Lobby Investigating Committee, and for other purposes.

Referred to Committee on Appropriations.

By Mr. Stovall of Chatham—

A resolution making House Bill No. 625 the special order for Friday, Aug. 6.

The above resolution was referred to the Committee on Rules.

The following bills, which were made the special continuing order until disposed of, were read the third time and put upon their passage, to wit:
The following bill of those above mentioned, which was under consideration at the adjournment of yesterday's session, was taken up as unfinished business, to wit:

By Messrs. Ennis and Knowles of Floyd—

A bill providing that the question of the repeal of an Act to create a dispensary in the city of Rome be put to the qualified voters of Floyd county, and for other purposes.

On motion of Mr. Ennis of Floyd the bill was tabled.

The following resolutions were read, to wit:

By Mr. Fields of Dooly—

A resolution providing that all persons not entitled to the privileges of the floor shall be excluded from the House

Mr. Stanford of Harris proposed to amend by adding the words “so as not to exclude a member's wife and daughter.”

Referred to Committee on Privileges of the Floor—on motion of Mr. Steed of Taylor.

Mr. Wellborn, Chairman of the Committee on Enrollment, submitted the following report.

Mr. Speaker:

The Committee on Enrollment have examined and report as properly enrolled, duly signed and ready for delivery to the Governor the following Acts, to wit:
An Act to amend the charter of the town of Jeffersonville.

Also, an Act to amend the Act to establish the city court of Sylvania.

Also, an Act to amend an Act to create the city court of Americus.

Also, an Act to amend the charter of the town of Buford.

Also, an Act to amend an Act making it unlawful to contract with a cropper under contract with another.

Also, an Act to prohibit the sale of spirituous liquors in Webster county.

Also, an Act to abolish the "three days of grace."

Also, an Act providing a salary for the aldermen of Savannah.

Also, a resolution authorizing the joint committee investigating charges of Lobbying to employ a stenographer.

Also, a resolution accepting portrait of Governor James S. Boynton.

Respectfully submitted, C. J. Wellborn, Jr., Chairman.

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following Senate bills, to wit:
A bill to amend par. 1, sec. 1, and par. 5, sec. 2, and to add a new paragraph to art. 6, sec. 2 of the Constitution, to be known as par. 9, so as to provide for a court of appeals, and for other purposes.

A bill to define and regulate the business of Industrial Life Insurance, and for other purposes.

The Senate has also passed by substitute the following House resolution by the requisite constitutional majority:

A resolution to appropriate $50,000 to the Department of Agriculture for the purpose of making a display of Georgia resources at the Louisiana Purchase Exposition.

The reading of local contested bills was resumed, to wit:

By Mr. Felder of Bibb—

A bill to amend the charter of the city of Macon so as to provide for the extension of the corporate limits of said city, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On 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, Alexander, Alford, Arnold, Ayres, Baldwin, Beall, Beauchamp, Bell of Emanuel, Booth, Bowen, Bower, Boykin, Brinson, Brock, Brown, Bruce, Buchan,
Buchannon, Hayes, Paulk of Coffee,
Burton, Hendry, Paulk of Irwin,
Bush, Hixon of Carroll, Peyton,
Butts, Hixon of Sumter, Phillips of Jefferson,
Candler, Holder, Phillips of Quitman,
Cann, Houston, Preston,
Carr, Howard of Baldwin, Rainey,
Carrington, Howard of Laurens, Rankin,
Carswell, Howell, Rawls,
Cillatt, Hutcheson, Redwine,
Cook, Johnson of Baker, Rice,
Cromartie, Johnson of Clinch, Richardson,
Crumbly, Johnson of Crawford, Rogers of Hall,
Daniel, Jones of Pickens, Roper,
Davison, Kendrick, Rountree,
Derrick, Kent, Sanders,
Dozier, Kilburn, Shackelford,
Duckett, Lane, Shannon,
Duggan, Lawrence, Singletary,
Dunbar, Leigh, Slaton,
Edwards, Little, Spence,
English, Lowe, Stanford,
Ennis, Mann, Steed of Carroll,
Evans, Mayson, Steed of Taylor,
Felder, Miller of Bullo, Stewart,
Fields, Miller of Muscogee, Stovall,
Flanigan, Mills, Strickland,
Floyd, Mitchell, Thompson,
Foster of Oconee, Mulherin, Tracy,
Foster of Towns, McBride, Valentine,
Franklin, McElmurray, Walker of Monroe,
Fussell, McLain, Walker of Pierce,
Gaulden, Newton, Wellborn,
George, Nisbet, West,
Glenn, Owen, Whitley,
Grice, Parker, Wilson,
Griffin, O'Quinn, Wooten,
Harden, Pate of Dooly, Yates,
Those voting in the negative were Messrs.—

Bell of Milton,  Henry,  McHenry,
Deal,  Jones of Dougherty,  Rogers of McIntosh,
Grenade,  Martin,  Underwood,
Hall,

Those not voting were Messrs.—

Akin,  Knowles,  Proctor,
Almond,  Lanier,  Reid,
Blackburn,  Maples,  Ridley,
Calvin,  Mitcham,  Thurman,
Conner,  Mizell,  Tigner,
Daves,  Morton,  Watson,
Davis,  Moses,  Welch,
Hardeman,  McCurry,  Wise,
Hicks,  McRae,  Womble,
Kelly,  Overstreet,  Mr. Speaker,
Knight,  Pate of Gwinnett,

Ayes 133; nays 10.

The verification of the roll-call was dispensed with.

On the passage of the bill the ayes were 133, nays 10.

The bill having received the requisite constitutional majority was passed.

On motion of Mr. Felder 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. Cromartie, Shannon, et al—

A resolution to make House Bills Nos. 679 and 680 the special continuing orders for Friday, August 7.
The following message was received from his Excellency, the Governor, through his Secretary, Mr. Blackburn:

Mr. Speaker:

His Excellency, the Governor, has approved and signed the following acts, to wit:

An Act to incorporate the town of Baconton, in Mitchell county.

An Act to create a board of commissioners of roads and revenues for the county of Randolph, to prescribe the duties and forms thereof, and for other purposes.

An Act to authorize the commissioners of roads and revenues of Camden county to pay the sheriff a salary of four hundred dollars annually, in addition to the fees allowed by law.

An Act to amend an Act to establish a system of public schools in the town of Wadley.

An Act to pay off and retire bonds of this State as they mature.

An Act to incorporate the town of Barney, in the county of Brooks.

An Act to amend the charter of the town of Metcalf, in Thomas county.

An Act to repeal an Act to create a board of commissioners of roads and revenues for the county of Walton.
An Act to amend the Act establishing the city court of Hamilton, approved December 8th, 1902.

An Act to incorporate the town of Nunez, in the county of Emanuel.

An Act to amend section 151, volume 3 of the Code of 1895.

An Act to amend an Act approved December 23, 1896, creating a board of commissioners of roads and revenues for Charlton county.

An Act to constitute the clerk of the superior court of Macon county *ex-officio* clerk of the county court of said county.

An Act to amend the Act permitting the establishment of dispensaries in the county of Pulaski.

An Act to amend an Act establishing the city court of Barnesville.

An Act to change the time of holding the superior court of Chattahoochee county.

An Act to abolish the county court of Bullock county.

An Act to provide a board of commissioners of roads and revenues for the county of Monroe.

An Act to amend section 982, volume 1 of the Code of 1895, so as to make the town of Lavonia a State depository.

Also, a resolution to appropriate the sum of $180 pension money to Mrs. Mary E. Flynt.
A resolution to create a commission to investigate the various systems for the registration of land titles.

The reading of contested local bills a third time was resumed, to wit:

By Mr. Felder of Bibb—

A bill to amend an Act to regulate and control misdemeanor convicts in the county of Bibb, and for other purposes.

The following communication was read and the same bearing on the above bill, Mr. Hall of Bibb moved that it be inserted in the Journal, which motion prevailed, to wit:

MACON, GA., July 25, 1903.

Hon. T. S. Felder, Atlanta, Ga.

Dear Sir:—We beg to advise you that the Board of County Commissioners of Bibb county at a regular meeting, endorsed the local bill now pending, looking to the working of the misdemeanor convicts on the streets of Macon a certain portion of the year. The terms of the bill were agreed on by the authorities of the city of Macon and the County Commissioners as representing the county, and it is agreeable to both the city and county, and we urge its passage.

Very truly,

R. L. Henry,
Chairman County Commissioners Bibb county.

The following amendments were read and adopted, to wit:
By Messrs. Hall and Felder—

To amend by striking the word "duty" in line 1 of section 1, and insert the word "power," also by striking the words "three months" wherever they occur and insert in lieu thereof the words "for such time as they may deem proper."

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

On passage of the bill the ayes were 88, nays 2.

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

The following resolutions were read and referred to the Committee on Rules, to wit:

By Mr. Flynt—

A resolution making House Bill No. 614 the special order for Friday next.

By Mr. Steed of Carroll—

A resolution making House Bill No. 521 the special order for 12 o'clock m. to-day.

The following bill, which was made the special order for this hour, was read the third time and put upon its passage, to wit:

By Mr. Yates of Catoosa—

A bill to prevent hogs from running at large in this State, and for other purposes.
The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the ayes were 89, nays 21.

The bill having received the requisite constitutional majority was passed.

Mr. Deal gave notice that at the proper time he would move to reconsider the action of the House in passing the above bill.

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 chairman to report the same back to the House with the recommendation that it do pass, to wit:

By Mr. Dunbar—

A resolution to pay Mrs. Martha Martin the pension due Wm. Roberson.

Respectfully submitted,

P M. Hawes, 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 Resolutions which they instruct
me to report to the House with the recommendation that they do pass, to wit:

By Mr. Beall of Paulding—

A resolution to pay pension of Mrs. S. F. Fuller to her son.

By Mr. Bell of Milton—

A resolution to pay the pension of Mary E. Mize to her son.

Also, to report the following bill with the recommendation that it do pass as amended, to wit:

By Mr. Wellborn of Union—

A bill to prescribe that no person owning more than $1,000, etc., shall be eligible to draw a pension.

By Mr. Stanford of Harris—

A resolution to pay the pension of Mrs. Sarah Blackmon.

Respectfully submitted,

P M. Hawes, Chairman.

Mr. Miller, chairman of the Committee on the State University, submitted the following report:

Mr. Speaker:

The sub-committee appointed by myself as chairman of the State University Committee, to visit the North Georgia Agricultural College at Dahlonega, have thoroughly inspected this institution and submitted the following report:
We inspected this institution June 7th and 8th and found same in a thoroughly healthy condition. We find further that the appropriation made by the General Assembly last year has been judiciously expended in the completion of a magnificent girls' dormitory. The atmosphere surrounding the college is thoroughly religious and educational, and the people of the town have great pride in the college and its student-body.

As it is now, the mess-hall to the boys' dormitory is so dilapidated that it can not be used; therefore, this committee recommends an appropriation at some time in the early future for the purpose of building a new mess-hall for the boys' dormitory.

Respectfully submitted.

B. S. MILLER,
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 House bill, and instruct me as their chairman to report back said bill with the recommendation that it do not pass.

By Mr. Bush of Miller—

A bill to establish, maintain and regulate dispensaries in the towns of Arlington, Leary and Morgan in the county of Calhoun, and for other purposes.

Respectfully submitted,

JNO. R. SHANNON, Chairman.

August 6, 1903.
Mr. Flynt moved that the convict bill be immediately transmitted to the Senate, which motion prevailed.

Mr. Foster of Oconee moved to reconsider the action of the House in not passing House Bill No. 669, which motion prevailed.

Mr. Hall of Bibb moved to reconsider the action of the House in failing to pass House Bill No. 185, which is a bill to amend the Code so as to restore the right of trial by jury, which motion prevailed; ayes 84, nays 6.

Mr. Felder of Bibb moved to reconsider the action of the House in ordering the convict bill immediately transmitted to the Senate. The Speaker announced that the bill had already been transmitted, and the motion to reconsider was, therefore, not put to the House.

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

By Mr. Fields of Dooly—

A resolution making Senate Bill No. 37 the special order for Friday, August 7

By unanimous consent Mr. Hixon of Carroll was allowed to withdraw House Bill No. 736.

By unanimous consent the following resolution was read the third time and put upon its passage, to wit:

By Mr. Evans of Washington (by request)—

A resolution for the relief of W. T. Shirley and his bondsmen.
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 89, nays 0.

The bill having received the requisite constitutional majority was passed.

The following resolutions were read and referred to the Committee on Rules, to wit:

By Mr. Bell of Emanuel—

A resolution making House Bill No. 605 the special order for Friday, August 7.

By Mr. Whitley of Douglas—

A resolution fixing House Bill No. 295 as the special order for 30 minutes this afternoon.

A motion to adjourn was put and carried, and the Speaker announced the House adjourned until 3 o'clock this afternoon.

ATLANTA, GA.,
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:
<table>
<thead>
<tr>
<th>Name</th>
<th>Name</th>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adams</td>
<td>Dozier</td>
<td>Jones of Pickens</td>
</tr>
<tr>
<td>Alexander</td>
<td>Duckett</td>
<td>Kelly</td>
</tr>
<tr>
<td>Alford</td>
<td>Duggan</td>
<td>Kendrick</td>
</tr>
<tr>
<td>Almond</td>
<td>Dunbar</td>
<td>Kent</td>
</tr>
<tr>
<td>Arnold</td>
<td>Edwards</td>
<td>Kilburn</td>
</tr>
<tr>
<td>Ayres</td>
<td>English</td>
<td>Knight</td>
</tr>
<tr>
<td>Baldwin</td>
<td>Ennis</td>
<td>Knowles</td>
</tr>
<tr>
<td>Beall</td>
<td>Evans</td>
<td>Lane</td>
</tr>
<tr>
<td>Beauchamp</td>
<td>Felder</td>
<td>Lawrence</td>
</tr>
<tr>
<td>Bell of Emanuel</td>
<td>Fields</td>
<td>Leigh</td>
</tr>
<tr>
<td>Bell of Milton</td>
<td>Flanigan</td>
<td>Little</td>
</tr>
<tr>
<td>Blackburn</td>
<td>Flynt</td>
<td>Lowe</td>
</tr>
<tr>
<td>Booth</td>
<td>Foster of Oconee</td>
<td>Mann</td>
</tr>
<tr>
<td>Bowen</td>
<td>Foster of Towns</td>
<td>Maples</td>
</tr>
<tr>
<td>Bower</td>
<td>Franklin</td>
<td>Martin</td>
</tr>
<tr>
<td>Boykin</td>
<td>Russell</td>
<td>Mayson</td>
</tr>
<tr>
<td>Brinson</td>
<td>Gaulden</td>
<td>Miller of Bullock</td>
</tr>
<tr>
<td>Brock</td>
<td>George</td>
<td>Miller of Muscogee</td>
</tr>
<tr>
<td>Brown</td>
<td>Glenn</td>
<td>Mills</td>
</tr>
<tr>
<td>Bruce</td>
<td>Grenade</td>
<td>Mitchell</td>
</tr>
<tr>
<td>Buchan</td>
<td>Grice</td>
<td>Mizell</td>
</tr>
<tr>
<td>Buchannon</td>
<td>Griffin</td>
<td></td>
</tr>
<tr>
<td>Burton</td>
<td>Hall</td>
<td>Morton</td>
</tr>
<tr>
<td>Bush</td>
<td>Hardeman</td>
<td>Moses</td>
</tr>
<tr>
<td>Butts</td>
<td>Harden</td>
<td>Mulberin</td>
</tr>
<tr>
<td>Calvin</td>
<td>Hawes</td>
<td>McBride</td>
</tr>
<tr>
<td>Candler</td>
<td>Hayes</td>
<td>McCurry</td>
</tr>
<tr>
<td>Cann</td>
<td>Hendry</td>
<td>McElmurray</td>
</tr>
<tr>
<td>Carr</td>
<td>Henry</td>
<td>McHenry</td>
</tr>
<tr>
<td>Carrington</td>
<td>Hicks</td>
<td>McLain</td>
</tr>
<tr>
<td>Carswell</td>
<td>Hixon of Carroll</td>
<td>McRae</td>
</tr>
<tr>
<td>Cliatt</td>
<td>Hixon of Sumter</td>
<td>Newton</td>
</tr>
<tr>
<td>Conner</td>
<td>Holder</td>
<td>Nisbet</td>
</tr>
<tr>
<td>Cook</td>
<td>Houston</td>
<td>Owen</td>
</tr>
<tr>
<td>Cromartie</td>
<td>Howard of Baldwin</td>
<td>Overstreet</td>
</tr>
<tr>
<td>Crumbly</td>
<td>Howard of Laurens</td>
<td>O'Quinn</td>
</tr>
<tr>
<td>Daniel</td>
<td>Howell</td>
<td>Parker</td>
</tr>
<tr>
<td>Daves</td>
<td>Hutcheson</td>
<td>Pate of Dooly</td>
</tr>
<tr>
<td>Davis</td>
<td>Johnson of Baker</td>
<td>Pate of Gwinnett</td>
</tr>
<tr>
<td>Davison</td>
<td>Johnson of Clinch</td>
<td>Paulk of Coffee</td>
</tr>
<tr>
<td>Deal</td>
<td>Johnson of Crawford</td>
<td>Paulk or Irwin</td>
</tr>
<tr>
<td>Derrick</td>
<td>Jones of Dougherty</td>
<td>Peyton</td>
</tr>
</tbody>
</table>
Mr. Speaker.

Those absent were Messrs.—

Akin, Thurman, Welch,
Lanier, Lanier,

Mr. Jones 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, and instruct me as their chairman to report the same back to the House with the recommendation that it do pass, to wit:

A bill to amend section 982, volume 1, of the Code so as to add the town of Jesup in Wayne county to the list of State depositories.

Respectfully submitted,

Ed R. Jones, Chairman.
Mr. Arnold vice-chairman of the Committee on General Agriculture submitted the following report:

Mr. Speaker:

The Committee on General Agriculture have had under consideration the following bill of the House and through me, their vice-chairman, report the same back to the House with the recommendation that it do pass, to wit:

A bill to amend an Act entitled an Act to amend an Act providing for the establishment of a special department of horticulture and pomology; to employ an entomologist, etc., and for other purposes.

Respectfully submitted,

NAT. D. ARNOLD, Vice-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 House bills and instruct me as their chairman to report back said bills with the recommendation that the same do pass.

By Mr. Roper of Dawson—

To remove all obstruction from the streams of Dawson county except dams for operating machinery, and for other purposes.

By Mr. Fussell of Chattahoochee—

To amend an Act entitled an Act authorizing the town
council of the town of Cusseta to create a debt not to exceed twenty-five hundred dollars for the purpose of erecting a school building, 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 Committee on Appropriations have had under consideration House Resolution No. 300, and have instructed me as their chairman to report the same back to the House with the recommendation that the resolution do pass as amended.

Also, House Bill No. 654, which the committee recommends do pass.

CHAS. L. DAVIS, Chairman.

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 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:

A bill to regulate sale of mortgaged property under power of sale.
A bill to prescribe salaries for the judges of the supreme court and judges of the superior courts of this State.

A bill to amend section 985 of the Civil Code relative to bonds of State depositories.

A bill to repeal section 233 of volume 1 of the Code, and provide in lieu thereof that the year for official reports shall be the same as the fiscal year.

Also, the following House bill, with the recommendation that the same do pass, to wit:

A bill to amend section 3771 of the Civil Code, so as to provide for time for allowing and filing writs of certiorari

Also, the following House bill, with the recommendation that the same do pass as amended, to wit:

A bill to amend the General Tax Act for the years 1903 and 1904, so as to provide for the taxation of private railroad excursions.

Also, the following Senate bill, with the recommendation that the same do pass as amended, to wit:

A bill to amend section 4793 of the Code.

Respectfully submitted.

JOHN M. SLATON,
Chairman.

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

Mr. Speaker:

Your Committee on Education have had under consid-
eration the following Senate bills and resolutions, and in-
structs me as chairman to report the same back to the
House with the recommendation that they do pass, to wit:

A bill to provide that no person living within a local
public school district shall serve on a county board of edu-
cation.

A bill to provide that all property without an owner
shall belong to the State.

A bill to secure to the several counties the public school
fund to which they are entitled.

A resolution to appoint a joint committee to act with
the State School Commissioner to consider the present
school laws and report on the matter.

Respectfully submitted,

JNO. N. HOLDER,
Chairman.

Mr. Franklin chairman of the Committee on State San-
titarium submitted the following report:

We arrived at the Institution on the night of July 9,
and remained there until the morning of the 13th. Sub-
committees were appointed to visit all of the different
departments, and careful investigation was made as to the
management and condition of each.

We find the buildings in perfect order, except the large
new buildings, the wings of which are incomplete as to the
interior. The complete part is capable of receiving 1,100
inmates, and the wings, when finished can receive 300.
The machinery necessary for the various plants is quite
varied and extensive. It appears in perfect condition and its appearance and effectiveness reflects credit upon the ability and zeal of Mr. T. H. DeSaussure, the engineer in charge.

The sanitary conditions in the various buildings seem perfect and the extreme cleanliness which everywhere prevails commands our unqualified admiration.

We examined the stock and dairy and find the cattle and hogs well cared for and everything in excellent condition. The colony farm was visited, and what we observed afforded us great satisfaction. We believe that the general health of the patients, both mental and physical, improves more rapidly there with moderate exercise, than anywhere else at the Sanitarium. The work is supervised by skilled attendants and nurses and the same medical attention is given as to the Sanitarium proper. We believe if this feature receives the necessary encouragement from the State—by providing accommodations for two or three hundred of the convalescents, it will be entirely self-sustaining in a few years.

Regarding the financial management of the institution we can add nothing to the report submitted during the session of 1902. We then said: "The wonderful exhibit made in the management of its financial affairs is such as to be a subject almost of amazement. The systematic method in which all accounts are kept is as near perfection as could be desired, and the care exercised in making purchases is such as to elicit our unqualified approval and commendation."

This we reaffirm, and could we add anything more commendatory we would gladly do so.

The Board of Trustees, in the report rendered to Governor Candler on September 18, 1902, estimated then an appropriation of $340,000 for 1903 would enable them to care for 3,100 inmates, basing these figures upon an annual
per capita cost of $109.68. The Legislature appropriated $325,000, from which it was specified should be paid the salary of the superintendent and the salaries and expenses of the trustees, these being items which had hitherto, for many years, been provided for in another appropriation.

From the report submitted to Governor Terrell on May 28th of this year, we learn that the number of patients then in the institution was 2716, and that as soon as the new buildings were furnished and equipped with the present appropriation, only 265 additional patients could be cared for. On July 11th we find that the number had increased to 2822, but in order that some of these might be received, in many rooms it has been necessary to place two patients. This is a very undesirable proceeding and it is hoped that the new buildings can soon be occupied and the patients furnished with proper accommodations.

With the new quarters equipped, however, while there will be ample room for all applicants (and there are now on file 470 applications), yet with the present appropriation for maintenance, only 169 more could be received.

What disposition shall we make of the other 311 unfortunates whose early admission may, in many instances, be the means of restoring reason, while delay and failure to receive proper treatment can only tend to hopeless insanity? This is a condition which we, as the State's representatives, have to meet, and your committee can only hope that it will be dealt with in that broad and liberal spirit which marks true statesmanship. If every member of the Legislature could visit this great Institution, we feel confident that the result would be almost perfect unanimity in granting everything asked for by those who now have it in charge.

Trusting that this important matter will receive early consideration and that all deliberations will be governed by that wisdom which seeks to know the truth and that
moderation which frowns down all extreme theories and vagaries, we are satisfied that justice, to the most unfortunate of all of our citizens, will cause provision to be made for every applicant for admission to the Sanitarium.

Respectfully submitted.

H. M. FRANKLIN, Chairman.

The following resolutions were read and referred to the Committee on Rules, to wit:

By Mr. Steed of Carroll—

A resolution making House Bill No. 521 the special order for Friday next.

By Mr. McHenry of Floyd—

A resolution fixing House Bill No. 488 the special order for Friday, August 7.

By Messrs. Underwood and Stovall—

A resolution making House Bill No. 666 the special order for Friday, August 7.

By Mr. Singletary—

A resolution making House Bill No. 188 the special order until disposed of.

On motion of Mr. Underwood of White, House Bills Nos. 114, 135, and Resolution 169 were taken from the table and placed on the calendar.

By unanimous consent the following bills were read the first time to wit:
By Mr. Thurman of Walker—

A bill to amend an Act to carry into effect an Act to amend paragraph 1, section 1, article 7 of the Constitution, relative to the pensioning of widows of ex-Confederate soldiers.

Referred to Committee on Pensions.

By Mr. Duckett of Banks—

A bill to change and fix the time for the superior courts of Banks county, and for other purposes.

Referred to Committee on Counties and County Matters.

On motion of Mr. Underwood of White, House Bill No. 135 was tabled.

The following resolutions were read and referred to the Committee on rules, to wit:

By Messrs. Hixon and Lane—

A resolution fixing Senate Bills Nos. 184 and 156 the special order for Friday next.

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

By Mr. Underwood of White—

A resolution to require all managers of dispensaries to make annual reports to the Comptroller-General.

The following amendment was read and adopted:
By Mr. Underwood of White—

To amend by striking the word "manager" and insert in lieu thereof the word "managers."

The report of the committee, which was favorable to the passage of the resolution, was agreed to as amended.

Mr. Franklin raised the point that no quorum was present, and moved that the roll be called to ascertain.

The motion prevailed, and at the call of the roll the following members answered to their names:

Adams, Akin, Alexander, Alford, Almond, Arnold, Ayres, Beall, Beauchamp, Bell of Milton, Booth, Bowen, Brinson, Brock, Bruce, Buchannon, Burton, Butts, Candler, Carr, Carrington, Carswell, Clatt, Cromartie, Crumbly, Daniel, Daves, Deal, Dozier, Duckett, Duggan, English, Felder, Flanigan, Flynt, Foster of Oconee, Franklin, Fussell, Gaulden, George, Glenn, Grenade, Hardeman, Harden, Hayes, Hendry, Henry, Hixon of Carroll, Hixon of Sumter, Houston, Howell, Hutcheson, Johnson of Baker, Johnson of Clinch, John of Crawford, Jones of Pickens, Kendrick, Kent, Knowles, Lane, Lawrence, Leigh, Lowe, Martin, Mayson, Miller of Bullock, Miller of Muscogee, Mitchell, Morton, Mulherin, McElmurray, McHenry, McLain, Newton, Nisbet, O'Quinn, Parker, Pate of Dooly, Paulk of Coffee, Paulk of Irwin, Peyton,
THURSDAY, AUGUST 6, 1903.

Phillips of Jefferson, Rountree, Strickland,
Phillips or Quitman, Sanders, Thompson,
Preston, Shackelford, Tigner,
Proctor, Singletary, Underwood,
Rankin, Spence, Valentine,
Redwine, Stanford, Walker of Monroe,
Reid, Steed of Carroll, Wellborn,
Rice, Steed of Taylor, Whitley,
Richardson, Stewart, Yates.
Rogers of McIntosh, Stovall, Mr. Speaker.
Roper,

Those absent were Messrs.—

Baldwin, Grice, McCurry,
Bell of Emanuel, Griffin, McRae,
Blackburn, Hall, Owen,
Bower, Hawes, Overstreet,
Boykin, Hicks, Pate of Gwinnett,
Brown, Holder, Rainey,
Buchan, Howard of Baldwin, Rawls,
Bush, Howard of Laurens, Ridley,
Calvin, Jones of Dougherty, Rogers of Hall,
Cann, Kelly, Shannon,
Conner, Kilburn, Slaton,
Cook, Knight, Thurman,
Davis, Lanier, Tracy,
Davis, Little, Walker of Pierce,
Derrick, Mann, Watson,
Dunbar, Maples, Welch,
Edwards, Mills, West,
Ennis, Mitcham, Wilson,
Evans, Mizell, Wise,
Fields, Moses, Womble,
Foster of Towns, McBride, Wooten,

The call of the roll having disclosed the fact that 101 members were present the House proceeded with the business before it.

On motion of Mr. Lane of Sumter the bill was tabled.
Leave of absence was granted the following members of the Penitentiary Committee to visit convict camps, to wit:

Mr. Parker,
Mr. Foster,
Mr. Buchan,
Mr. Ayers,
Mr. Derrick,
Mr. Almond,
Mr. Brock,
Mr. McBride,
Mr. English,
Mr. Dozier,
Mr. McLain,
Mr. Bush,
Mr. Pate of Dooly.

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

*Mr. Speaker:*

Your Committee on Rules have had under consideration resolution No. —, by Mr. Morris of Cobb, and they recommend that the same do pass.

Respectfully submitted.

Mr. Morris,
Chairman *ex-officio*.

The following resolution was read and adopted, to wit:

By Mr. Morris of Cobb—

A resolution fixing House Bill No. 611 the special order for this afternoon.
The following bill which was made the special order for this hour, was read the third time and put upon its passage, to wit:

By Mr. Morris of Cobb—

A bill to create a Confederate Memorial Board of 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.

On motion of Mr. Butts of Glynn House Bill No. 169 was tabled.

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

By Mr. Martin of Elbert—

A resolution fixing House Bill No. 780 the special order for Friday afternoon.

By Messrs. Johnson of Clinch and Singletary of Thomas—

A bill to prohibit the carrying of concealed weapons, etc., except he has license.

A motion was made to table the above bill.

No quorum having voted the Speaker ordered a call of the roll so as to ascertain whether or not a quorum was in the House.
Upon a call of the roll the following members answered to their names:

Those absent were Messrs.—

Akin, Almond, Ayres, Baldwin, Brown, Buchan, Calvin, Cann, Conner, Davis, Derrick, Ennis, Flynt, Foster of Towns, George, Hall, Hawes, Hayes, Hicks, Howard of Laurens, Jones of Dougherty, Kelly, Kent, Kilburn, Knight, Knowles, Lanier, Little, Maples, Mitcham, Mizell, Moses, McCurry, McLain, McCrae, Owen, Overstreet, Parker, Pate of Gwinnett, Phillips of Quitman, Rawls, Redwine, Reid, Ridley, Singletary, Slaton, Spence, Steed of Taylor, Thurman, Tracy, Watson, Welch, West, Wilson, Wise, Womble, Wooten, Yates.

It having been ascertained that 114 members were present the House proceeded with the business before it.

The following amendments were read and adopted, to wit:

By Mr. Johnson of Clinch—

To amend by striking out the section providing a fee of three dollars to be paid to the ordinary for recording name of person giving the required bond.

Leaf of absence was granted—

Mr. Sanders of Heard,
Mr. Newton of Colquitt.
The hour of adjournment having arrived the Speaker announced the House adjourned until 9 o'clock to-morrow morning.

ATLANTA, GA.,
Friday, August 7, 1903.

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, English,
Alexander, Candler, Ennis,
Alford, Cann, Evans,
Baldwin, Carr, Felder,
Beall, Carrington, Fields,
Beauchamp, Carswell, Flanigan,
Bell of Emanuel, Cliatt, Flynt,
Bell of Milton, Conner, Foster of Oconee,
Blackburn, Cook, Foster of Towns,
Booth, Cromartie, Franklin,
Bowen, Crumbly, Fussell,
Bower, Daniel, Gaulden,
Boykin, Daves, George,
Brinson, Davis, Glenn,
Brock, Davison, Grenade,
Brown, Deal, Grice,
Bruce, Derrick, Griffin,
Buchan, Dozier, Hall,
Buchannon, Duckett, Harden,
Burton, Duggan, Harden,
Bush, Dunbar, Hawes,
Butts, Edwards, Hayes,
Mr. Speaker.

Those absent were Messrs.—

Akin,
Ayres,
Thurman,

Almond,
Lanier,
Welch,

Arnold,
The reading of the Journal of yesterday's proceedings was dispensed with.

At the request of Mr. Shackelford of Clarke, Senate Bill No. 74 was taken from the table and placed on the calendar.

At the request of Mr. Slaton, House Bill No. 175 was taken from the table and placed on the calendar.

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

By Mr. George of Morgan—

A resolution making Senate bills the special order for Monday, Tuesday and Wednesday of next week.

By Mr. Brinson—

A Resolution making Resolution No. 206 the special order for this afternoon.

The following resolution was read and adopted, to wit:

By Mr. Slaton of Fulton—

A resolution extending the time for the committee appointed under Senate Resolution No. 55 to make their report.

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

By Mr. Mathews—

A bill to amend paragraph 1, section 1, and paragraph
5, section 2, and to add a new paragraph to article 6, section 2, to be known as paragraph 9 of the Constitution.

Referred to General Judiciary Committee.

The following resolution was read the first time by unanimous consent, to wit:

By Mr. Preston of Jasper—

A resolution to pay the pension of Mrs. Nancy Lynch.

Referred to Committee on Pensions.

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

By Messrs. Martin, Holder and Hardeman—

A bill to amend an Act to amend the Act to create a department of horticulture and pomology, etc.

By Mr. Duckett—

A bill to change and fix the time for holding the superior courts of Banks county.

By Mr. Roper of Dawson—

A bill to provide for the removal of obstructions from the streams of Dawson county.

The following resolution was read and referred to Committee on Rules, to wit:

By Mr. Bush of Miller—

A resolution fixing House Bill No. 228 the special order to follow “board of health bill.”
Mr. Howell of Meriwether arose to a question of personal privilege, and in speaking of the convict bill said:

Mr. **Speaker**:

"I wish to say that I did not occupy the time of the House in discussing the measure. Previous to the session of the Legislature I did not know Judge Turner, of the prison commission. I then sought him and he did not ask me to support any particular bill or scheme. Mr. Tom Eason told me that Mr. Knight, of Berrien, had a substitute that covered the essential points of what he (Howell) wished to enact.

"Mr. Howell sought Mr. Knight and they drew the substitute, which was passed. He said that so far as he knew, Mr. Knight never consulted Mr. Steed."

He continued by saying that he had never seen Mr. English and Mr. English did not know him.

"I have seen the reporter of the very same *Journal* vote on questions in the House."

Mr. Hall interrupted to know if he meant it, and Mr. Howell answered "aye," repeating that the reporter was present at the time.

"I will protest that the members of this House be left free of interference from this Atlanta *Journal* on questions before this House.

"I call upon the *Journal* to deal manfully and fairly with the representatives in this House, and not try to influence or make this body pass a bill that does not suit it.

"I think that any paper that will so abuse its privileges as to attack this House as did the *Journal* yesterday should be excluded."

Mr. Steed of Carroll arose to a question of personal privilege and said:
Mr. Speaker:

"I rise to a question of personal privilege. As a citizen of the country that I live in, the country of freedom of speech granted her citizens, and in the exercise of this citizenship and in the exercise of this right, I do hold, Mr. Speaker and gentlemen, that no man, that no set of men have any right to impugn the motives of a citizen in the exercise of his own honest, conscientious convictions. I want to say, gentlemen, that in all of the deliberations in this body, whether a general measure or a local bill, I have been guided by an unsullied conscience. I have been guided by what I believe was right as far as my knowledge would let me go. I have the best interests, not only of my constituency, but of the people of this sovereign State at heart, and I am responsible to my constituents.

Mr. Speaker and gentlemen of the House, I want to say to you to-day that there is no grander ideal than a man, in all of its significance. I admire a man; a man of convictions, a man of decision, a man of honesty and integrity, a man of character. When the vote was being taken on the convict lease question, I asked the attention of the members of this House, and in explaining my vote I stated as best I remember that I thank my God that I had the privilege of standing guard at every encroachment upon the public funds of this State. I want to say, gentlemen further, that the editorial that appears in the sheet published on yesterday afternoon seeks to brand every man who advocated the substitute as a traitor and a public rascal. I want to say, further, gentlemen, that as an advocate of that substitute I resent with all the manhood with which God has endowed me, the infamous, unmanly attack on men who are exercising their rights and putting into action their convictions. Conservatism is a jewel, but I resent the act of that sheet in taking in its hand the lash
and seeking to whip into line every man that is opposed to its policy.

"You may talk, gentlemen, about lobbyism; you may talk about the lobbyists that you claim to infest the House and the corridors of this building, but the most dreaded man, the man who is most to be feared is the man who would sit at his desk and pen an editorial in order to whip into line anybody against their own honest convictions. Such is the case in this grand old city. The author sits in the editorial room of the Journal and its deadly fangs are seeking to inject the deadly virus into the veins and arteries of every honest man in the Georgia Legislature. I resent the unfair policy that has been exercised by the Atlanta Journal. I resent the effort of the Journal to brand the advocates of that substitute bill as traitors. I thank God this morning that I have never been approached. I thank God that I stand as a man that is above approach. Talk about your lobby, or what not, I thank God that my record this morning is what it is, and I thank you, gentlemen for hearing this appeal."

Mr. Hall of Bibb arose to a question of personal privilege and said:

Mr. Speaker:

The gentleman from Meriwether stated in his place that there had been on the floor one of the reporters who is guilty of a serious breach of the privileges of the House. The gentleman charged that when the House was engaged in the transaction of business that one reporter had voted on matters then pending before the House. Mr. Speaker, this is a serious charge. It goes to the very integrity of the proceedings of this House; it is a charge that this House can not lightly pass by. I know nothing of it myself.
These young gentlemen, so far as my observation has gone, have always conducted themselves with the utmost propriety. I simply make that statement to show that I have no personal feeling in it, but I say when that charge is made, this House owes it to itself to duly investigate it and if found to be true, to take the proper steps that the person who has violated it shall be punished. I therefore move, Mr. Speaker, that a committee be appointed to investigate this charge made by the gentleman from Meriwether, and report it back to the House.

Mr. Moses then arose and addressed the Speaker. He said:

Mr. Speaker:

The Journal ought not to be singled out. Another afternoon paper has charged editorially that those who voted against the child labor bill were either ignorant or venal.

I am in favor of a free press, but when it comes to the point where a free people can not express their opinion we should take steps to remedy the situation.

The time has come when something must be done. I want every man to have the right to express his opinion and vote as he sees fit. If they don’t like what we say, let them criticise it as they please, but let them do it in parliamentary language.

Mr. Stovall then arose and said:

The publication of that editorial should not be made the ground for the investigation of a reporter on another charge. I have nothing to say about the editorial. Nobody who voted against the convict substitute believes that those who voted for it were controlled by any improper motives, and I resent the charge. But the mere fact that
a reporter in a spirit of levity or as a boyish prank pretended to vote on some measure should not be made the subject of a serious investigation. It was nothing more than a boyish prank and did not in anywise deceive the clerk. I trust the incident will be passed over and that the gentleman from Bibb will not insist on his motion.

Speaker Morris explained that on one or two occasions the clerk had noticed persons voting who were not members, it being always done in a spirit of levity. No such vote had ever been counted, Clerk Boiteuillet stated, and no result had in any way been affected thereby.

Mr. Deal of Bulloch deprecated the effort to bring about an investigation of the alleged voting of a member of the press. Probably it was on a Saturday when nobody was paying any attention and everybody was in a good humor over the passage of local bills. I have noticed others and possibly representatives of the press hold up their hands, but only in a spirit of fun, and I have never attached any importance to it.

Mr. Franklin of Washington made the point of order that Mr. Hall’s motion calling for the appointment of an investigating committee should, under the rules of the House, be reduced to writing.

Speaker Morris sustained the point and ruled that there was nothing before the House.

Mr. Hall said he would put it in writing, but the matter was not afterwards heard from and the incident was considered closed.

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 provide for the closing of private ways in certain cases, and for other purposes.

A bill to amend section 4868 of the Code so that judges of the superior courts may issue writs of mandamus against boards of commissioners of roads and revenues, and for other purposes.

A bill to regulate the sale of stocks of goods, wares and merchandise in bulk, 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 State school-book commission, 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 House bill, and also the following Senate bills, and have instructed me as their chairman to report back said bills with the recommendation that the same do pass:

By Mr. Spence of Ware—

To incorporate the Waresboro school district in Ware county, and for other purposes. Do pass as amended.
By Mr. Park of 37th District—

To amend an Act establishing a dispensary at Hogansville.

By Mr. Perry of 33d District—

To cede jurisdiction to the United States over certain land in Gainesville for court-house, post-office or other government buildings.

Respectfully submitted,

JNO. R. SHANNON,
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 bill, and instruct me as their chairman to report back said bill with the recommendation that it do pass:

By Mr. Duckett of Banks—

To change and fix the time of holding the superior court of Banks county, and for other purposes.

The committee have also had under consideration the following Senate bill, and recommend that the same do not pass:
By Mr. Hopkins of 7th District—

To amend Act establishing public schools for Thomasville, Ga.

Respectfully submitted,

JNO. R. SHANNON,  
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 a number of applications for special orders, and have instructed me to report the following back with the recommendation that the respective resolutions be adopted, viz.: Nos. 337, 375, 376, 378, 383, 377, 373, 387, 366 and 374.

Respectfully submitted,

N. A. MORRIS,  
Chairman *ex-officio.*

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

*Mr. Speaker:*

Your committee have had under consideration several resolutions, and they recommend that 372 and 379 do pass. Your committee beg to state that they will report on others to-day.

N A. MORRIS,  
Chairman.
The following resolution, reported back by the Committee on Rules, was read and adopted, to wit:

By Mr. Stovall of Chatham—

A resolution fixing House Bill No. 625 the special order for Friday, August 6, at 11 o'clock a.m.

By Mr. Steed of Taylor—

A resolution fixing House Bill No. 521 the special order for 12 o'clock this day.

The resolution was lost.

By Mr. Flynt of Spalding—

A resolution making House Bill No. 614 the special order for Friday morning at 11:30 o'clock.

The above resolution was lost.

By Mr. Bell of Emanuel—

A resolution fixing House Bill No. 376 as the special order for 11 o'clock today subject to the special order already set.

The resolution was adopted.

By Messrs. Hixon and Lane of Sumter—

A resolution fixing House Bills Nos. 184, 156 the special order for Friday, August 7th.

The above resolution was adopted.
By Mr. Whitley—

A resolution making House Bill No. 295 the special order for this afternoon.

The resolution was adopted.

By Messrs. Underwood and Stovall—

A resolution making House Bill No. 666 the special order for Friday, August 7th.

By Mr. Adams—

A resolution making House Bills Nos. 639 and 480 the continuing special orders for such times as committee may fix.

The resolution was adopted.

By Mr. Reid of Campbell—

A resolution making all House Bills seeking to amend the constitution the special order for today.

Mr. Tigner offered to amend by adding that Senate Bill No. 66 be made the special order to follow special order above set.

The resolution was adopted as amended.

By Mr. Brinson—

A resolution making House Resolution No. 206 the special order for this afternoon.

The resolution was lost.
The Speaker ruled House Resolutions Nos. 373 and 377 out of order.

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

Mr. Speaker:

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

A resolution extending the time of reporting of the Joint Committee, appointed under Senate Resolution No. 53.

The undersigned member of General Judiciary Committee submitted the following minority report on House Bill No. 605.

Mr. Speaker:

The following members of the General Judiciary Committee submit a minority report on House Bill No. 605, and respectfully request that same do not pass.

1. Because, if said bill is enacted into a law it would entail upon the county of Emanuel at least $2,000 per annum as expenses—in this, to wit, that the 7th section of said bill requires a monthly advertising of the acts and doings of the board of roads and revenue commissioners, and that the average number of words would not be less than 3,300.

2. Because, under our present system in the last ten years we have built and furnished both a court house and jail at a cost of some $35,000 or $40,000. Paid for same and owe not a dollar, but upon the contrary we are out of debt and have over $2,000 now in the treasury.
3. Because, under the present system we have our public roads and bridges in as good condition as the average wiregrass county, and that we pay less tax than any adjoining county; in fact less than any county in the State so far as this committee knows or believes.

4. That the grand jury recomends that this bill do not pass.

H. R. Daniel,
Committee.

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

Mr. Speaker:

The Senate has adopted the following Senate resolution, to wit:

A resolution requesting the House to make Senate bills special order after reading of Journal on next Monday and Tuesday.

The following bill, which was made the special order for this hour, was read the third time and put upon its passage, to wit:

By Mr. Bell of Emanuel—

A bill to amend an Act to create a board of commissioners of roads and revenues in the county of Emanuel, 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. Daniel, the action of the House in.
agreeing to the report of the committee was reconsidered for the purpose of offering the following amendments:

By Mr. Daniel of Emanuel—

To amend by striking out all of section 7 and inserting in lieu thereof the following: "Be it further enacted, That a synopsis only of the meetings of said board of roads and revenues be published once a year in the newspaper wherein the sheriff’s advertisements are published. And that advertisements be in the issue of said paper next following the third Monday in October of each year, to be paid out of the county treasury of said county at the same rates that are paid for the general presentments of the grand jury of said county.

"Also, to amend, by providing further that this Act shall not be so construed so as to go into effect until same shall have been submitted to the qualified voters of said county of Emanuel to be voted upon at the next general election of State and county officers of said county."

The preceding amendments were lost.

The report of the committee was again agreed to.

Mr. Daniel stated that the bill under consideration had not been properly advertised, and that he desired this statement spread upon the Journal.

On passage of the bill the ayes were 96, nays 2.

The bill having received the requisite constitutional majority was passed.

On motion of Mr. Bell of Emanuel the bill was ordered immediately transmitted to the Senate.
The following resolution was read and referred to the Committee on Rules, to wit:

By Mr. Jones of Pickens—

A resolution making House Bill No. 125 the special order for Monday, August 10.

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

Mr. Speaker:

The Senate has adopted the following Senate resolution, to wit:

A resolution to create a committee to investigate injuries done by smoke and fumes from copper mines at Ducktown.

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

Mr. Speaker:

The Senate has passed as amended the following House bill by the requisite constitutional majority, to wit:

A bill to amend Act approved December 21, 1897, amending section 583, volume 1 of the Code, relative to alternative road law.

Mr. Wellborn, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment have examined and re-
port as properly enrolled, duly signed and ready for delivery to the Governor, the following Acts, to wit:

An Act to appropriate $15,000.00 to State Sanitarium.

Also, an Act to create a board of county commissioners for Tattnall county.

Respectfully submitted,

C. J. Wellborn, Jr.,
Chairman.

The following bill, which was made the special order for this hour, was read the third time and put upon its passage, to wit:

By Mr. Stovall of Chatham—

A bill to make an appropriation to the trustees of the State University to aid in the completion of the Winnie Davis Memorial Hall at Athens.

An appropriation being involved the House resolved itself into a committee of the whole, and the Speaker designated as chairman of the committee, Mr. Jones of Pickens.

After a consideration of the bill the committee arose and through their chairman reported the bill back to the House with the recommendation that it do pass.

The previous question was called and the main question ordered.

The report of the committee was then agreed to.
FRIDAY, AUGUST 7, 1903.

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.—

<table>
<thead>
<tr>
<th>Adams,</th>
<th>Edwards,</th>
<th>Lawrence,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alexander,</td>
<td>English,</td>
<td>Leigh,</td>
</tr>
<tr>
<td>Afford,</td>
<td>Ennis,</td>
<td>Little,</td>
</tr>
<tr>
<td>Arnold,</td>
<td>Evans,</td>
<td>Lowe,</td>
</tr>
<tr>
<td>Baldwin,</td>
<td>Fielder,</td>
<td>Mann,</td>
</tr>
<tr>
<td>Beall,</td>
<td>Fields,</td>
<td>Maples,</td>
</tr>
<tr>
<td>Beauchamp,</td>
<td>Flanigan,</td>
<td>Martin,</td>
</tr>
<tr>
<td>Bell of Emanuel,</td>
<td>Floyt,</td>
<td>Mayson,</td>
</tr>
<tr>
<td>Bell of Milton,</td>
<td>Foster of Oconee,</td>
<td>Miller of Bullock,</td>
</tr>
<tr>
<td>Blackburn,</td>
<td>Franklin,</td>
<td>Miller of Muscogee,</td>
</tr>
<tr>
<td>Booth,</td>
<td>Fussell,</td>
<td>Mills,</td>
</tr>
<tr>
<td>Brinson,</td>
<td>Gaulden,</td>
<td>Mitcham,</td>
</tr>
<tr>
<td>Brock,</td>
<td>George,</td>
<td>Mitchell,</td>
</tr>
<tr>
<td>Brown,</td>
<td>Grenade,</td>
<td>Morton,</td>
</tr>
<tr>
<td>Bruce,</td>
<td>Grice,</td>
<td>Mulherin,</td>
</tr>
<tr>
<td>Buchannon,</td>
<td>Griffin,</td>
<td>McBride,</td>
</tr>
<tr>
<td>Burton,</td>
<td>Hall,</td>
<td>McElmurray,</td>
</tr>
<tr>
<td>Butts,</td>
<td>Hardeman,</td>
<td>McHenry,</td>
</tr>
<tr>
<td>Calvin,</td>
<td>Harden,</td>
<td>McLain,</td>
</tr>
<tr>
<td>Candler,</td>
<td>Hawes,</td>
<td>McRae,</td>
</tr>
<tr>
<td>Cann,</td>
<td>Hayes,</td>
<td>Nisbet,</td>
</tr>
<tr>
<td>Carr,</td>
<td>Hendry,</td>
<td>Owen,</td>
</tr>
<tr>
<td>Carrington,</td>
<td>Hicks,</td>
<td>O'Quinn,</td>
</tr>
<tr>
<td>Carswell,</td>
<td>Hixon of Carroll,</td>
<td>Pate of Dooly,</td>
</tr>
<tr>
<td>Cliatt,</td>
<td>Hixon of Sumter,</td>
<td>Pate of Gwinnett,</td>
</tr>
<tr>
<td>Conner,</td>
<td>Holder,</td>
<td>Peyton,</td>
</tr>
<tr>
<td>Cook,</td>
<td>Houston,</td>
<td>Phillips of Jefferson,</td>
</tr>
<tr>
<td>Cromartie,</td>
<td>Howard of Baldwin,</td>
<td>Preston,</td>
</tr>
<tr>
<td>Daves,</td>
<td>Hutcheson,</td>
<td>Proctor,</td>
</tr>
<tr>
<td>Davison,</td>
<td>Johnson of Clinch,</td>
<td>Rainey,</td>
</tr>
<tr>
<td>Deal,</td>
<td>Johnson of Crawford,</td>
<td>Rainey,</td>
</tr>
<tr>
<td>Dozier,</td>
<td>Jones of Dougherty,</td>
<td>Redwine,</td>
</tr>
<tr>
<td>Duckett,</td>
<td>Jones of Pickens,</td>
<td>Reid,</td>
</tr>
<tr>
<td>Duggan,</td>
<td>Knight,</td>
<td>Rice,</td>
</tr>
<tr>
<td>Dunbar,</td>
<td>Lane,</td>
<td>Richardson,</td>
</tr>
</tbody>
</table>
By unanimous consent the verification of the roll-call was dispensed with.

On the passage of the bill the ayes were 130, nays 10.

The bill having received the requisite constitutional majority was passed.
On motion of Mr. Calvin, House Bill No. 805, was re-established before the House.

Mr. George of Morgan moved that the session of the House this morning be extended for ten minutes for a specific purpose, as will appear hereafter, which motion prevailed.

Mr. Knight of Berrien arose to a question of personal privilege and made a statement in justice to Speaker Morris relative to his testimony before the investigation committee. He said that he had never seen any whiskey in the Speaker's room during the occupancy of the chair by Mr. Morris, either this session or the last. While he had opposed Mr. Morris as Speaker, he had always found him a fair officer and had never seen or heard of any whiskey in his room.

Replying to an editorial in the Journal yesterday Mr. Knight said he didn't come to the Legislature to support the dictates of any daily or weekly paper; he came here to represent his constituents according to the dictates of his conscience.

He said the reporters on the floor of the House had treated them very fairly and he had no fault to find with them. If they were as biased and unfair as the writer of the editorial he would move to exclude them from the House.

The following bill, which was under discussion when the House adjourned on yesterday and on which the previous question had been called, was taken up under the head of unfinished business and put upon its final passage, to wit:

By Messrs. Johnson of Clinch and Singletary—

A bill to regulate the carrying of certain deadly weapons, and for other purposes.
The hour of adjournment of the regular session having arrived the business for which the session was extended was taken up, to wit:

By Mr Akin of Bartow—

A bill to allow defendants in certain trover cases to plead set-offs or to recoup damages when suits have been brought to recover possession of personal property, etc., 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 Speaker then 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.

Adams, Ayres, Bell of Milton, Alexander, Baldwin, Blackburn, Alford, Beall, Booth, Almond, Beauchamp, Bowen, Arnold, Bell of Emanuel, Bower.
Boykin, 
Brinson, 
Brock, 
Brown, 
Bruce, 
Buchan, 
Buchannon, 
Burton, 
Bush, 
Butts, 
Calvin, 
Candler, 
Cann, 
Carr, 
Carrington, 
Carswell, 
Cliatt, 
Conner, 
Cook, 
Cromartie, 
Crumbly, 
Daniel, 
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, 
Johnson of Crawford, 
Parker, 
Pate of Dooly, 
Pate of Gwinnett, 
Paulk of Coffee, 
Paulk of Irwin, 
Paulk of Jefferson, 
Paulk of Quitman, 
Kelly, 
Kendrick, 
Kent, 
Kibburn, 
Knight, 
Knowles, 
Lane, 
Lawrence, 
Leigh, 
Little, 
Lowe, 
Mann, 
Maples, 
Martin, 
Mayson, 
Miller of Bullock, 
Miller of Muscogee, 
Mills, 
Mitcham, 
Mitchell, 
Morton, 
Moses, 
Mulherin, 
McBride, 
McCurry, 
McElmurray, 
McHenry, 
McLain, 
McRae, 
Newton, 
Nisbet, 
Owen, 
Overstreet, 
O'Quinn.

Those absent were Messrs.—

Akin, Mizell, Welch,
Lanier,

The following resolutions were read and referred to the Committee on Rules, to wit:

By Mr. Hixon of Sumter—

A resolution fixing the order of business for to-morrow’s session.

By Mr. Calvin of Richmond—

A resolution making House Bills Nos. 255 and 526 the special order for this afternoon.

By Messrs. Martin and Harden—

A resolution making House Bill No. 780 the special order for Saturday next.

By unanimous consent House Bill No. 200 was allowed to take the place of 614 on the calendar.

Under the head of unfinished business the following bill was taken up for its final passage, to wit:
By Messrs. Johnson of Clinch and Singletary of Thomas—

A bill relative to and to regulate the carrying of certain weapons, and for other purposes.

The following amendments were offered, to wit:

By Mr. Brinson of Decatur—

To amend by adding the following section: “Sec. —. Be it further enacted by the authority aforesaid, That it shall be unlawful for any person to sell or in any other way furnish or provide any pistol or rifle cartridge or cartridges to any person or persons, except upon the presentation by such person a properly signed certificate from the ordinary of the county of such person that he or she has complied with the provisions of this Act, and any dealer violating this section shall be punished as prescribed in this Act for violations of other sections thereof.”

By Messrs. Deal and Lane—

To amend by striking the word “ten” wherever it occurs, and by striking the words “two hundred and fifty” and inserting the word “fifty” in lieu thereof.

The 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 10.

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

The following resolution was read and referred to the Committee on Rules, to wit:
By Mr. Davison of Greene—

A resolution fixing as the continuing special order until disposed of, House Bill No. 638.

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

By Mr. Spence of Ware—

A bill to incorporate the Waresboro school district.

By Mr. Calvin of Richmond—

A bill to amend paragraph 13, section 3 of the general appropriation bill.

By Mr. Howard of Baldwin—

A bill to provide for an exchange of the present site of the Presbyterian church in Milledgeville.

By Mr. Slaton of Fulton—

A resolution to pay expenses of the investigating committee, known as the "Lobby Investigating Committee."

Mr. Steed, vice-chairman of the Committee on Appropriations, submits the following report:

Mr. Speaker:

The Committee on Appropriations have had under consideration House Bill No. 370 and the committee instructs me as its chairman to report same back to the House with the recommendation that the same do pass as amended.

Respectfully submitted.

WALTER E. STEED,
Vice-Chairman.
Mr. Flynt, chairman of the Special Judiciary Committee, submitted the following report:

Mr. Speaker:

Your Committee of Special Judiciary has had under consideration the following House bills and I am instructed as its chairman to report them back to the House with the recommendation that the same do pass, to wit:

By Mr. Calvin of Richmond—

A bill to protect the lands, enclosed and unenclosed, posted according to law of the public institutions of this State.

By Mr. Bell of Milton—

A bill to amend section 1137 of volume 3 of the Code of Georgia.

By Mr. Howard of Baldwin—

A bill to exchange the present site of the Presbyterian church in Milledgeville, Ga., located on the old capital square.

By Mr. Dunbar of Richmond—

A bill to provide that elections for justices of the peace, county constables, members of boards of education of the various counties of the State and all other county officers elected by the people shall be held on the same date and at the same time that elections are held for governor and members of the General Assembly

I am instructed to report the following Senate bill back to the House with the recommendation that it do pass:
By Mr. Comas of the 3rd District—

A bill to amend an Act establishing the city court of Baxley in Appling county.

I am instructed to report the following Senate bill back to the House with the recommendation that the same do pass as amended, to wit:

By Mr. Sweat of the 5th District—

A bill to provide for the holding of the several city courts in this State by the various city court judges thereof.

I am instructed to report the following Senate bill back to the House with the recommendation that it be referred to the General Judiciary Committee:

By Mr. Mathews of the 23rd District—

A bill to provide for the registry of the transfers of bonds for title.

Respectfully submitted.

J. J. FLYNT, Chairman.

On motion Senate Bill No. 161 was recommitted to the General Judiciary Committee.

The following bill, which was made the special order for this hour, was read the third time and put upon its passage, to wit:

By Mr. Adams of Putnam—

A bill to amend an Act to organize the military forces of this State, and for other purposes.
The committee proposed to amend by striking all of the bill after section 1, and adding the following: "Section 2. Be it further enacted, That the appointee to the office of Adjutant-General, as a condition precedent to receiving his commission from the Governor and before assuming the duties incident to his office shall stand and pass such examination as the regular officers board of examiners may prescribe, which examination shall not be waived. Section 3 is the repealing clause.

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 92, nays 2.

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

Mr. Steed, vice-chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

The Committee on Appropriations has had under consideration House Bill No. 805, (established copy,) which proposes to amend paragraph thirteen, section 3, of the General Appropriation Act, approved December 16, 1902, and instructed me to report the bill back with a recommendation that the same do pass.

Respectfully submitted,

W E. Steed, Vice-Chairman.

The following bill, which was under the special order for
this hour, was read the third time and put upon its passage, to wit:

By Mr. Whitley of Douglas—

A bill to create a board of health and health officers in this State, and for other purposes.

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 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.—

Alexander, Alford, Arnold, Ayres, Baldwin, Beauchamp, Bell of Emanuel, Bell of Milton, Blackburn, Booth, Boykin, Brown, Bruce, Buchan, Buchannon, Burton, Calvin, Candler, Cann, Carr, Carswell, Cliatt, Conner, Cromartie, Crumbly, Daniel, Daves, Davison, Deal, Dozier, Duckett, Duggan, Dunbar, Edwards, Evans, Felder, Fields, Flanigan, Flynt, Foster of Oconee, Franklin, Fussell, Gaulden, George, Glenn, Grenade, Grice, Hall, Hardeman, Harden, Hawes, Hayes, Hendry, Hicks, Hixon of Carroll, Holder, Houston,
Howard of Baldwin, Mitcham,  
Howard of Laurens, Mitchell,  
Howell,  
Hutcheson,  
Johnson of Baker, McCurry,  
Johnson of Clinch, McElmurray,  
Johnson of Crawford, McRae,  
Jones of Dougherty, Nisbet,  
Jones of Pickens, Overstreet,  
Knight,  
Lawrence,  
Leigh,  
Little,  
Love,  
Mann,  
Martin,  
Mayson,  
Miller of Bullock, Rogers of McIntosh,  
Miller of Muscogee, Rountree,  
Mills,  
Shannon,  
Singleterry,  
Slaton,  
Spence,  
Stanford,  
Steed of Carroll,  
Steed of Taylor,  
Stewart,  
Stovall,  
Strickland,  
Tigner,  
Tracy,  
Watson,  
Wellborn,  
West,  
Whitley,  
Wilson,  
Womble,  
Yates,

Those voting in the negative were Messrs.—

Bower,  
Bush,  
Carrington,  
Cook,  
Proctor,  
Rainey,  
Rawls,  
Underwood,  
Valentine,  
Walker of Monroe,  
Walker of Pierce.

Those not voting were Messrs.—

Adams,  
Akin,  
Almond,  
Beall,  
Bowen,  
Brinson,  
Brock,  
Butts,  
Davis,  
Derrick,  
English,  
Ennis,  
Foster of Towns,  
Griffin,  
Henry,  
Hixon of Sumter,  
Kelly,  
Kendrick,  
Kent,  
Kilburn,  
Knowles,  
Lane,  
Lanier,  
Maples,  
Mizell,  
Moses,  
McBride,  
McHenry,  
McLain,  
Newton,  
Owen,  
Parker,  
Pate of Dooly,  
Pate of Gwinnett,  
Peyton,  
Phillips of Jefferson.
Ayes 116; nays 11.

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

On the passage of the bill the ayes were 116, nays 11.

The bill having received the requisite constitutional majority was passed by substitute.

On motion of Mr. Slaton the session this afternoon was extended 30 minutes for the purpose of reading Senate bills first time and local bills second time.

The following resolution was read the third time and referred to the Committee on Rules, to wit:

By Mr. Bruce of Lumpkin—

A resolution providing that Senate Bill No. 124 be made the special order for Monday at 10 o'clock.

Mr. Hall of Bibb moved that all leaves of absence heretofore granted, except for providential causes be revoked, which motion prevailed.

The following resolution reported back by the Committee on Rules was read.

By Mr. Hixon of Sumter—

A resolution fixing the order of business for tomorrow.
Mr. Felder proposed to amend by adding general bills as they appear on the calendar.

The resolution was adopted as amended.

The hour of adjournment of the regular session arrived and the business for which the session was extended was taken up.

The following Senate Bills were read the first time, to wit:

By Mr. Park of the 37th District—

A bill to regulate the sale of stocks of goods, wares and merchandise, etc., in bulk.

Referred to General Judiciary Committee.

By Mr. Davis of the 17th District.

A bill to amend section 1908 of volume 2 of the code which provides by whom banks shall be managed.

Referred to Committee on Banks and Banking.

By Mr. Duncan of the 36th District—

A bill to define and regulate the business of Life Insurance.

Referred to General Judiciary Committee.

By Mr. Perry of the 33d District—

A bill to provide for probation officers and to define their duties, etc.

Referred to Committee on Counties and County Matters.
By Mr. Sweat of the 5th District—

A bill to provide for the closing of certain private ways in this State, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Hudson of the 13th District—

A bill to amend section 4868, volume 2 of the Code of 1895.

Referred to Special Agricultural Committee.

By Mr. Williams of the 16th District.

A resolution for the relief of J. A. McAfee and others.

Referred to General Judiciary Committee.

By Mr. Ledford of the 40th District—

A resolution to appoint a committee to investigate damage done by fumes of copper mines at Ducktown.

The above resolution was concurred in.

The following bill was taken up for the purpose of concurring in the Senate amendments, to wit:

By Messrs. Pate and Fields of Dooly—

A bill to amend Act to amend section 583, volume 1 of the Code, relative to the alternative road law.

The Senate proposed to amend as follows: To amend by striking out the words "that the registration of electors used prior to said election shall be used in said election"
on page 3, line 3, section 1, and insert in lieu thereof the words "all persons who have registered ten days before said election, or who have registered in the general election next preceding this election, and who are otherwise qualified to vote for members of the General Assembly, shall be qualified to vote in this election.

Also, to amend by striking from section 1, line 26, the words "one-tenth" and insert "one-fifth."

Also, to amend by striking section 2 and numbering same 3, and inserting another section to be known as Sec. 2, to read as follows:

Section 2. Be it further enacted by the authority aforesaid, That the provisions of this Act shall not apply to or affect any county in this State having the following population: of between 7,000 and 8,000, of between 13,700 and 14,000 population, or of between 16,000 and 22,000 population, as shown by United States census of 1900.

The House proposed to amend the above amendment as follows:

By Mr. Candler of DeKalb—

To amend by striking from the third line from the end of same the figures "22,000" and insert in lieu thereof the figures "21,000."

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

By Mr. Fussell of Chattahoochee—

A bill to authorize and empower the town of Cusseta to create a debt not more than $2,500.
The following bills were read the second time and re-referred to wit:

By Mr. Fields of Dooly—

A bill to incorporate the Mount Vernon school district.

By Mr. Fields of Dooly—

A bill to incorporate the Dooling school district.

By Mr. Fields of Dooly—

A bill to incorporate the Snow school district.

By Mr. Fields of Dooly—

A bill to incorporate the Oakland school district.

By Mr. Cann of Chatham—

A bill to enlarge and define the power of the police court of Savannah, etc.

By Mr. Cann of Chatham—

A bill to enlarge and define the power of the police court of Savannah in the infliction of punishment, etc.

Leave of absence was granted Mr. Richardson of Houston, on account of sickness in his family.

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:

Adams, Alexander, Almond, Arnold, Baldwin, Beall, Beauchamp, Bell of Emanuel, Bell of Milton, Booth, Bowen, Bower, Boykin, Brinson, Brock, Brown, Bruce, Buchan, Buchannon, Burton, Bush, Butts, Calvin, Candler, Cann, Carr, Carrington, Carswell, Cliatt, Conner, Cook, Cromartie, Crumbly, Daniel, Daves, 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, 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, Johnson of Crawford, Jones of Dougherty, Jones of Pickens, Kelly,
Those absent were Messrs.—

Akin,  Alford,  Ayres,  Blackburn,  Davis,  Hardeman,  Lanier,  Mizell,  Newton,  Nisbet,  Pate of Dooly,  Phillips of Quitman,  Redwine,  Singletary,  Thurman,  Valentine,  Welch,

The reading of the Journal of yesterday's proceedings was dispensed with.

By unanimous consent the action of the House in revoking leaves of absence granted members of this House was reconsidered.
Leave of absence was granted Mr. Grice of Pulaski for providential cause for the rest of the session.

Leave of absence was also granted

Mr. Alford.
Mr. Nisbet.
Mr. Johnson of Crawford.

The following resolution was introduced and read, to wit:

By Mr. Felder of Bibb—

A resolution to declare Sunday August 9, dies non.

The above resolution was lost.

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 Senate bill, and instruct me as their chairman to report back said bill with the recommendation that it do pass.

By Mr. Perry of 33d District—

To be entitled an Act to provide for the appointment of probation officers and to define their duties, and for other purposes.

Respectfully submitted,

Jno. R. Shannon, Chairman.

August 8, 1903.
The following resolutions were read and referred to the Committee on Rules, to wit:

By Mr. Slaton of Fulton—

A resolution fixing House Resolution No. 370, providing for payment of expenses of Investigating Committee, the special order for Monday next.

By Mr. Tigner of Muscogee—

A resolution to make Senate Bill No. 66 the special order for Monday, August 10th.

By Messrs. Hardeman and Holder—

A resolution making House Bill No. 590 the special order for 11 o'clock today.

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

By Mr. Sweat of the 5th District—

A bill to create a new charter for the town of Nichols.

The 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 prohibit the hunting or fishing on the lands of another in Thomas county without a written permit.
The 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. Perry of the 33d District—

A bill to provide a new charter for the town of Flowery Branch.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the ayes were 92, nays 0.

The bill having received the requisite constitutional majority was passed.

Senate Bill No. 27 was tabled by request.

By Mr. Hopkins of the 7th District—

A bill to amend an Act to incorporate the town of Meigs, 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 the passage of the bill the ayes were 93, nays 0.

The bill having received the requisite constitutional majority was passed.

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

Your Committee on General Judiciary have had under consideration the following bills of the Senate, and instruct me, as chairman, to report the same back to the House with the recommendation that they do pass, to wit:

A bill to amend the constitution of the State so as to provide for the establishment of a court of appeals.

A bill to regulate the sales of stocks of goods, wares and merchandise in bulk.

The committee further recommends that Senate Bills Nos. 121, 158, 140, 143, 152, 148, 161, 180, 52, 181 and 185 and Senate Resolution No. 51 be read a second time in the House and recommitted to this committee.

Respectfully submitted.

JOHN M. SLATON, Chairman.

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

Mr. Speaker:

The Committee on Rules respectfully report House Resolution No. 370 be set for special order immediately.

W E. STEED,
Chairman pro tem.

The following resolution reported favorably by the Committee on Rules was read and adopted, to wit:

By Mr. Slaton of Fulton—

A resolution fixing House Resolution No. 370 as the special order for this morning.
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. Slaton of Fulton—

A resolution providing for the payment of the expenses of the committee to investigate lobbying.

An appropriation being involved the House resolved itself into a committee of the whole and the Speaker designated as chairman of the committee Mr. Moses of Coweta.

After a consideration of the resolution the committee arose and through their chairman reported the same back with the recommendation that it do pass.

The report of the committee was adopted.

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—

Those voting in the negative were Messrs.—

Bower, Foster of fowns, Henry,
Bruce,

Those not voting were Messrs.—

Akin, Buchan, English,
Alford, Calvin, Ennis,
Bell of Emanuel, Cann, Evans,
Brinson, Daves, Griffin,
Brock, Davis, Hardeman,
Hixon of Sumter, McCurry, Ridley,
Johnson of Crawford, McLain, Singletary,
Kelly, McRae, Thurman,
Kendrick, Newton, Valentine,
Kilburn, Nisbet, Watson,
Knight, Pate of Dooly, Welch,
Lane, Peyton, Wise,
Lanier, Phillips of Jefferson, Wooten,
Maples, Phillips of Quitman, Mr. Speaker,
Mizell, Richardson,

Ayes 127; nays 4.

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

On the passage of the resolution the ayes were 127, nays 4.

The resolution having received the requisite constitutional majority was passed.

Mr. Moses of Coweta, arose to a question of personal privilege, and speaking of an article in the Atlanta Journal of yesterday, said:

"Ordinarily, gentlemen, I am not after the reporters; I am after the big fish.

"But what I wish to reply to is the peaceful doze referred to by the writer of that article. I deny that within the last five years I have taken a drink of whisky, and the man who says I have is a liar.

"I have asked one of the newspaper powers that be, if he had instructed his representative as to how to treat me.

"If these fellows who try to get me to drink will let me alone I will never take another drink, but I won't sit here and see it go out to my constituents that I was drunk. And I want to say that any man who tries to strike me below the belt is a brute."
"I wouldn’t care a word about this, if it didn’t get to my home. If I could keep that dirty sheet out of my house, I would, but it gets there some way or another.”

Mr. Moses arose to another question of personal privilege half an hour later.

"Mr. Speaker," said he. "The Journal reporter who wrote that article I quoted earlier in the day has disclaimed any intention to convey that I was under the influence of whisky yesterday. I, therefore, cheerfully withdraw what I said about him. I never wish to harm any one without being justified, and I gladly make this statement."

ATLANTA, GA., August 8, 1903.

The following message was received from his Excellency, the Governor, through his Secretary, Mr. Blackburn:

Mr. Speaker:

His Excellency, the Governor, has approved and signed the following Acts, to wit:

An Act to amend an Act to establish the city court of Sylvania, in the county of Screven.

An Act to create a board of commissioners of roads and revenues for the county of Tattnall.

An Act to appropriate the sum of fifteen thousand dollars to the Georgia State Sanitarium.

The following resolution was read and adopted, to wit:

By Mr. Stovall of Chatham—

A resolution providing for a correction to be made in
the enrolled copy of House Bill No. 601, so as to strike the words "as hereinafter defined," and insert the words "as hereinbefore defined."

Mr. Connor, chairman of Committee on Special Agriculture, submitted the following report:

The Committee on Special Agriculture has had under consideration Senate Bill No. 191, and direct me as their chairman to report the same back to the House with a recommendation that it do pass.

J. J. Connor, Chairman.

The following Senate bill was read the third time as a special order, and put upon its passage, to wit:

By Mr. Perry of the 33d—

A bill to amend an Act to create a new charter for the city of Gainesville.

The 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.

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

By Messrs. Cann, Harden and Stovall—

A bill to regulate the sale of liquors in this State in cities having a population of 20,000 inhabitants.
The committee proposed to amend by striking wherever it occurs the following words, "having 20,000 population or more."

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

On passage of the bill the ayes were 94, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Pate of Dooly—

A bill to incorporate the Pleasant Valley school district in the county of Dooly.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Edwards of Marion—

A bill to amend an Act to create a dispensary in the town of Buena Vista in the county of Marion.

The committee proposed to amend by inserting between the words "after" and "the" in line 7, section 1 the words "the first day of January next, after." Also, to amend by striking out the words "two-thirds" in line 12 of section 1, and insert in lieu thereof "one-half," and by striking out the word "one-third" in line 16, section 1, and inserting in lieu thereof "one-half."
Mr. Wilson of Clay moved that the local proofs be spread upon the Journal, which motion prevailed.

The following is a copy of the proof:

**GEORGIA—Marion County**

I, W E. Butt, Ordinary for said county, do hereby certify that a notice has been pasted on the courthouse door in the town of Buena Vista, said county, for the term of thirty days, a copy of which notice appears below. This June 26, 1903. W E. Butt, Ordinary.

**NOTICE.**

Notice is hereby given that at the next session of the General Assembly of the State of Georgia a bill will be introduced to amend an “Act to create a dispensary of liquors in the town of Buena Vista,” approved December 13, 1900, so as to provide for an equitable division of the net proceeds between the town of Buena Vista and the county of Marion.

Or it may be so amended that a part of the proceeds may be applied to the working and building of good roads and bridges in Marion county. E. H. McMichael, Senator 24th District; M. R. Edwards, Representative Marion county.

The above is an exact copy of the local proof.

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

The previous question was called and the main question ordered.

On passage of the bill the ayes and nays were ordered and on taking the ballot *viva voce* the vote was as follows:
Those voting in the affirmative were Messrs.—

Adams, Adams, Russell, Russell, McElmurray,
Alexander, Gaulden, McHenry,
Almond, George, Overstreet,
Arnold, Glenn, O'Quinn,
Ayres, Grenade, Pate of Gwinnett,
Beaufchamp, Grice, Paulk of Coffee,
Bell of Milton, Hall, Paulk of Irwin,
Blackburn, Harden, Peyton,
Booth, Hayes, Preston,
Bowen, Hendry, Proctor,
Bower, Henry, Rankin,
Boykin, Hicks, Rawls,
Brown, Holder, Redwine,
Bruce, Howard of Laurens, Reid,
Burton, Hutcheson, Rice,
Bush, Johnson of Baker, Rogers of Hall,
Candler, Johnson of Clinch, Rogers of McIntosh,
Carrington, Jones of Pickens, Roper,
Carswell, Kent, Routree,
Cliatt, Leigh, Sanders,
Conner, Lowe, Shackelford,
Davison, Mann, Spence,
Deal, Martin, Steed of Carroll,
Dozier, Mayson, Stewart,
Duckett, Mills, Strickland,
Duggan, Mitcham, Underwood,
Edwards, Mitchell, Walker of Monroe,
Flynt, Morton, Whitley,
Foster of Oconee, Moses, Yates,
Franklin, McBride,

Those voting in the negative were Messrs.—

Baldwin, Jones of Dougherty, Rainey,
Beall, Lawrence, Stanford,
Buchannon, Little, Stovall,
Cook, Miller of Bullock, Walker of Pierce,
Daniel, Miller of Muscogee, Wellborn,
Felder, Mulberry, Wilson,
Houston, Parker, Womble,
Those not voting were Messrs.—

Akin, Griffin, Owen,  
Alford, Hardeman, Pate of Dooly,  
Bell of Emanuel, Hawes, Phillips of Jefferson,  
Brinson, Hixon of Carroll, Phillips of Quitman,  
Brock, Hixon of Sumter, Richardson,  
Buchan, Howard of Baldwin, Ridley,  
Butts, Howell, Shannon,  
Calvin, Johnson of Crawford, Singletary,  
Cann, Kelly, Slaton,  
Carr, Kendrick, Steed of Taylor,  
Cromartie, Kilburn, Thompson,  
Crumbly, Knight, Thurman,  
Daves, Knowles, Tigner,  
Davis, Lane, Tracy,  
Derrick, Lanier, Valentine,  
Dunbar, Maples, Watson,  
English, Mizell, Welch,  
Ennis, McCurry, West,  
Evans, McLain, Wise,  
Fields, McRae, Wooten,  
Flanigan, Newton, Mr. Speaker.  
Foster of Towns, Nisbet,  

The roll-call was verified, and on counting the votes cast it was found the ayes were 89, nays 21.

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

On motion of Mr. Bower the bill was ordered immediately transmitted to the Senate.

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

By Mr. Brinson of Decatur—

A resolution providing for a committee to draft a bill that will cover the demands of a pure food law.
The reading of bills a third time was resumed, to wit:

By Mr. McHenry of Floyd—

A bill to amend the charter of the town of East Rome.

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. English of Warren—

A bill to amend the charter of the town of Norwood.

The 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. Butts of Glynn—

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

A substitute was offered, read and adopted.

The report of the committee, which was favorable to the passage of the bill, was agreed to by substitute.

On passage of the bill the ayes were 90, nays 0.
The bill having received the requisite constitutional majority was passed by substitute.

By Mr. Shannon of Monroe—

A bill to abolish the city court of Forsyth.

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. McBride of Lee—

A bill to amend an Act to prohibit the sale of liquors in the county of Lee.

The following amendment was read and adopted to wit:

By Mr. McBride—

To amend by striking all of section 1 and inserting the following: "The compensation of the county commissioners acting as dispensary commissioners shall be fixed by the grand jury of Lee county at each spring term of the superior court of said county, and nothing in this Act shall be construed as making it compulsory upon said grand juries to allow any compensation, but it shall be in the discretion of said grand juries to allow no compensation, or compensation in such amount as may seem just and adequate in their discretion."

The report of the committee, which was favorable to the passage of the bill, was agreed to as amended.
On the passage of the bill the ayes were 90, nays 0.

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

By Mr. Burton of Franklin—

A bill to establish a local public school system at Canon, Ga.

The report of the Committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 88, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Franklin of Washington—

A bill to amend an Act to provide a new charter for the city of Tennille.

The 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. Wellborn of Union—

A bill to protect fish in Notla 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. Howard and Hicks—

A bill to amend an Act to create a charter for the city of Dublin.

The following amendment was read and adopted to wit:

By Messrs. Howard and Hicks of Laurens—

To amend section 5 by adding at the end of said section the following: "Provided, however, that no property owner as contemplated by this Act shall be required to connect with any sewer until the city has put or laid a sewer in the main street nearest said property to be connected with said sewer.

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 Messrs. Duckett, Holder, Hardeman—

A bill to amend an Act to amend any Act to amend the charter of Maysville.

The report of the committee, which was favorable to the passage of the bill, was agreed to.
On passage of the bill the ayes were 100, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Bowen of Wilcox—

A bill to incorporate the Pineview school district.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Dozier and Ridley—

A bill to amend an Act to create a system of public schools in the city of LaGrange.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 94, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Steed of Carroll—

A bill to provide for the removal of obstructions from the streams of Carroll 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. Buchannon of Early—

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

The 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. Stewart and Buchannon—

A bill to create a system of public schools in the city of Arlington.

The 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—

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

The committee proposed to amend by striking all of section 1, after the words "to wit," and inserting in lieu
thereof the following: "J. R. Lassiter, W. J. Whatley, Jos. W. Greene, whose terms of office shall expire on October 25, 1905, and L. C. Mandeville and J. K. Roop whose terms of office shall expire on October 25, 1906, and the terms of each member of said board selected by the grand jury and appointed by the judge of the superior court of said county to succeed the members herein named, shall be two years, always to expire on October 25."

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

On the passage of the bill the ayes were 90, nays 0.

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

By Mr. Burton of Franklin—

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

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. Burton of Franklin—

A bill to repeal an Act to create a board of commissioners of roads and revenues for the county of Franklin.

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.
By Messrs. Steed and Hixon of Carroll—

A bill to create the office of road commissioners for the county of Carroll.

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. Duckett of Banks—

A bill to change and fix the time for holding the superior courts of Banks county.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Howard of Baldwin—

A bill to provide for an exchange of the present site of the Presbyterian church in Milledgeville.

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. Mitchell of Thomas—

A bill to amend an Act to incorporate the town of Boston.

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. Alford of Worth—

A bill to incorporate the city of Isabella.

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. Fussell of Chattahoochee—

A bill authorizing the town of Cusseta to create a debt.

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. Roper of Dawson—

A bill to provide for the removal of obstructions from the streams of Dawson 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. Butts of Glynn (by request)—

A bill to regulate the sale of slaughtered cattle.

The 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 incorporate the Snow school district.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 91, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Glenn of Whitfield—

A resolution endorsing the "Brownlow Bill."

The report of the committee, which was favorable to the passage of the resolution, was agreed to.

On passage of the resolution the ayes were 89, nays 0.

The resolution having received the requisite constitutional majority was passed.

By Mr. Spence of Ware—

A bill to incorporate the Waresboro school district.

The following amendment was read and adopted, to wit:

To amend by striking out "State School Commissioner of Georgia" from section 9. Also, to amend by striking from section 9 the following words, "upon the payment of such incidental and matriculation fees as the said board of trustees may see proper to charge or impose, which fees shall not exceed four ($4.00) dollars annually.

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. Cann of Chatham—

A bill to enlarge and define the powers of the police court of the city of Savannah in the infliction of punishment.
The 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 incorporate the Oakland school district.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Fields of Dooly—

A bill to incorporate the Dooling school district.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Fields of Dooly—

A bill to incorporate the Mount Vernon school district.

The report of the committee, which was favorable to the passage of the bill, was agreed to.
On the passage of the bill the ayes were 92, nays 0.

The bill having received the requisite constitutional majority was passed.

Mr. Flynt, chairman of the Special Judiciary Committee made the following report:

Mr. Speaker:

The Special Judiciary Committee has had under consideration the following House bills, and instruct me as their chairman thereof, to report same back with recommendation that same do pass.

A bill to incorporate the Mount Vernon school district, in Dooly county, and for other purposes.

A bill to incorporate the Snow school district in Dooly county, and for other purposes.

A bill to incorporate the Dooling school district in Dooly county, and for other purposes.

A bill to incorporate the Oakland school district in Dooly county, and for other purposes.

Respectfully submitted,

J. J. FLYNT, 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. 731, by Mr. Cann of Chatham, a
bill to be entitled an Act to amend the charter of the city of Savannah, and instruct 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.

On motion of Mr. Stewart of Calhoun, House Bill No. 796 was tabled.

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

By Mr. Park of 37th—

A bill to regulate the sale of stocks of goods in bulk, etc.

By Messrs. Comas and Dodd—

A bill to appoint a commission to consider the present school laws.

By Mr. Mathews—

A bill to prescribe the method of levying on property under special judgment.

By Mr. Park—

A bill to amend paragraph 2, section 5269 of the civil Code.

By Mr. Howell of the 35th—

To amend the charter of the city of Atlanta.
By Mr. Mathews—

A bill to provide for the registry of transfers of bonds for title.

By Mr. Perry—

A bill to quiet the title to lands held adversely for a period of 20 years.

By Mr. Mathews—

A bill to amend section 2809 of the civil Code.

By Mr. Sweat of the 5th—

A bill to provide for the closing of certain private ways in this State.

By Mr. Williams of the 16th—


By Mr. Mathews—

A bill to amend paragraph 1, section 1, and paragraph 5, section 2, and to add a new paragraph to article 6, section 2, to be known as paragraph 9.

By Mr. Comas of the 3d—

A bill to regulate the sale of mortgaged property under power of sale.

By Mr. Duncan of 36th District—

A bill to regulate the business of industrial life insurance
By Mr. Comas—

A bill to amend an Act to create the city court of Baxley.

By Mr. Perry—

A bill to cede jurisdiction over certain land in Gainesville to the United States.

By Mr. Howell—

A bill to repeal section 233, volume 1 of the Code.

By Mr. Park—

A bill to amend an Act to create a dispensary in the town of Hogansville.

By Mr. McMichael—

A bill to amend section 4793 of the Code.

By Mr. Lewis—

A bill to secure to the several counties the public school fund to which they are entitled.

By Mr. Duncan of the 36th—

A bill to amend section 985, volume 1 of the Code.

By Mr. Mathews—

A bill to provide for the levy and sale of the equity of redemption in cases of sales to secure debt.
By Mr. Smith—

A bill to authorize street railway companies to take up and remove their tracks with the consent of the proper authorities.

By Mr. Comas—

A bill to amend an Act to amend section 4082, volume 2 of the Code.

By Mr. Perry—

A bill to provide for the appointment of probation officers.

By Mr. McComas—

A bill to amend section 982, volume 1 of the Code.

By Mr. Hudson—


By Mr. Comas—

A bill to prescribe the salaries of the judges of the supreme and superior courts.

By Mr. Park—

A bill providing who shall be eligible to serve on the county boards of education.

By Mr. Sweat—

A bill to amend an Act to provide for the holding of the city courts of this State by the city court judges thereof.
By Mr. Smith—

A bill to provide that all property without a lawful owner shall belong to the State.

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

By Mr. McHenry—

A bill to amend section 892 of the Code so as to provide for the issuing of fi. fas. in lieu of lost fi. fas.

The hour of adjournment of the regular session having arrived, the following bill was taken up for a third reading, for which the session was extended, to wit:

By Mr. Hopkins of the 7th District—

A bill to permit and authorize the defendants in actions now pending or that may hereafter be brought by the State for the recovery of certain lots of land, to plead as defense thereto possession of said lands for twenty years.

The Speaker then announced the House adjourned until 10 o’clock Monday morning.
ATLANTA, GA.,
Monday, August 10, 1903.

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.

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

<table>
<thead>
<tr>
<th>Adams,</th>
<th>Candler,</th>
<th>Flanigan,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alexander,</td>
<td>Cann,</td>
<td>Flynt,</td>
</tr>
<tr>
<td>Alford,</td>
<td>Carr,</td>
<td>Foster of Oconee,</td>
</tr>
<tr>
<td>Almond,</td>
<td>Carrington,</td>
<td>Foster of Towns,</td>
</tr>
<tr>
<td>Arnold,</td>
<td>Carswell,</td>
<td>Franklin,</td>
</tr>
<tr>
<td>Ayres,</td>
<td>Cliatt,</td>
<td>Fussell,</td>
</tr>
<tr>
<td>Baldwin,</td>
<td>Conner,</td>
<td>Gaulden,</td>
</tr>
<tr>
<td>Beall,</td>
<td>Cook,</td>
<td>George,</td>
</tr>
<tr>
<td>Beaufchamp,</td>
<td>Cromartie,</td>
<td>Glenn,</td>
</tr>
<tr>
<td>Bell of Emanuel</td>
<td>Crumbly,</td>
<td>Grenade,</td>
</tr>
<tr>
<td>Bell of Milton,</td>
<td>Daniel,</td>
<td>Grice,</td>
</tr>
<tr>
<td>Blackburn,</td>
<td>Davis,</td>
<td>Griffin,</td>
</tr>
<tr>
<td>Booth,</td>
<td>Daves,</td>
<td>Hall,</td>
</tr>
<tr>
<td>Bowen,</td>
<td>Davison,</td>
<td>Hardeman,</td>
</tr>
<tr>
<td>Bower,</td>
<td>Deal,</td>
<td>Harden,</td>
</tr>
<tr>
<td>Boykin,</td>
<td>Derrick,</td>
<td>Hawes,</td>
</tr>
<tr>
<td>Brinson,</td>
<td>Dozier,</td>
<td>Hayes,</td>
</tr>
<tr>
<td>Brock,</td>
<td>Duckett,</td>
<td>Hendry,</td>
</tr>
<tr>
<td>Brown,</td>
<td>Duggan,</td>
<td>Henry,</td>
</tr>
<tr>
<td>Bruce,</td>
<td>Dunbar,</td>
<td>Hicks,</td>
</tr>
<tr>
<td>Buchan,</td>
<td>Edwards,</td>
<td>Hixon of Carroll,</td>
</tr>
<tr>
<td>Buchannon,</td>
<td>English,</td>
<td>Hixon of Sumter,</td>
</tr>
<tr>
<td>Burton,</td>
<td>Ennis,</td>
<td>Holder,</td>
</tr>
<tr>
<td>Bush,</td>
<td>Evans,</td>
<td>Houston,</td>
</tr>
<tr>
<td>Butts,</td>
<td>Felder,</td>
<td>Howard of Baldwin,</td>
</tr>
<tr>
<td>Calvin,</td>
<td>Fields,</td>
<td>Howard of Laurens,</td>
</tr>
</tbody>
</table>
Mr. Speaker.

Those absent were Messrs.—

Akin, Mizell, Welch,
Lanier, Mizell,

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

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 require the ordinaries of the several counties of this State to keep a record of all pensions in their county, and for other purposes.

A bill providing for the use of the application and evidence of maimed or wounded Confederate soldiers of file in the office of Commissioner of Pensions when applying to be classed as indigent Confederate soldiers.

A bill amending an Act amending the charter of Georgetown.

The Senate has also passed by the requisite constitutional majority the following Senate resolution, to wit:

A resolution to pay pension of J. S. Brazile of Hall county to his widow, Margaret C. Brazile.

The Senate has passed by the requisite constitutional majority the following bills of the House, to wit:

A bill to amend section 982, volume 1 of the Code so as to add the town of Lavonia, in Franklin county, to the list of cities with State depositories.

A bill to incorporate the Sasser school district, in Terrell county, and for other purposes.

A bill to incorporate the Parrott school district, in Terrell county.

A bill to incorporate the Bronwood school district, in Terrell county, and for other purposes.
A bill to amend section 982, volume 1 of the Code so as to add the town of Calhoun to the list of cities with State depositories.

A bill to amend an Act to incorporate the Northeast Georgia Loan and Banking Co., and for other purposes.

A bill to create a local public school system for Bowman and vicinity, and for other purposes.

A bill to amend Act to create the city court of Brunswick, and for other purposes.

A bill to amend the charter of the city of Augusta so as to provide for retiring certain members of the fire and police departments, and for other purposes.

A bill to amend Act amending the charter of Warrenton.

A bill to establish a county board of commissioners for Bibb county, and for other purposes.

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

A bill to give to the commissioners of roads and revenues of Camden county entire charge of the roads of said county.

A bill to incorporate the town of Metter, in Bulloch county, and for other purposes.

A bill to amend Act prescribing the mode of granting license to sell intoxicating liquors in Telfair county, and for other purposes.
A bill to incorporate the town of Barwick in Thomas and Brooks counties, and for other purposes.

The Senate has also passed as amended by the requisite constitutional majority the following bills of the House, to wit:

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

A bill for the protection of fish in Hall county, prohibiting the taking of fish during March, April and May.

A bill to amend Act to establish a system of public schools in Lawrenceville, and for other purposes.

A bill to incorporate the town of Sand Hill, in Carroll county, and for other purposes.

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

The Senate has passed by substitute by the requisite constitutional majority the following House bill, to wit:

A bill to amend Act providing for a solicitor of the county court of Oconee county.

The Senate has also passed by the requisite constitutional majority the following House resolution, to wit:

A resolution for the relief of G. S. Duke from taxes for the year 1898 and 1899.

The Senate has concurred in the House amendments to the following Senate resolution, to wit:
A resolution to ratify the action of the mayor and council of Marietta in closing Hansell street, and for other purposes.

Mr. Slaton, chairman of the committee to draft resolutions on the death of Hon. Geo. M. Warren, of Emanuel county, submitted the following report:

Mr. Speaker:

The committee appointed to prepare suitable resolutions upon the death of Hon. George M. Warren, reports as follows:

Hon. George M. Warren was born in Emanuel county, Georgia, on the 28th day of July, 1870, and died on May 2d, 1903, in Swainsboro. His father's birthplace was in the same county, his mother being a native of South Carolina, whence she moved to Georgia at an early age. Thus in the veins of our deceased colleague there flowed the blood of those who have been distinguished by their love for the land of their birth, and their adherence to those sentiments and traditions which formed a part of a civilization that shall long maintain its chastening and ennobling influence.

It was not necessary for Mr. Warren to seek other scenes for achievements. He had been solicitor of the county court and mayor of Swainsboro, in each of which offices he had faithfully and fearlessly discharged his official duty, and subsequently was elected to the present House of Representatives, where he served as a member during the session of 1902. What higher commendation can be given a man than the approval of those among whom he has grown to manhood? What brighter obituary than that his neighbors who have known him from his birth, had chosen him from among his fellows as the chief magis-
trate to preside over municipal counsels, as the officer to enforce the law, and finally as their Representative in Legislative halls to participate in the enactment of laws upon the wisdom of which might depend the welfare of themselves and their children after them? The transient visitor may dazzle and deceive for a time, but only genuine and sturdy qualities can withstand long association.

Mr. Warren received his education in the public schools of Emanuel county, and in the high school of Swainsboro. He did not need to seek the advantages of distant institutions, and he did not complain of their absence. Hugh Miller, the great Scotch geologist, while a stone-mason in the quarry, learned the exciting stories of the rocks by which he was surrounded, and interpreted aright nature’s most cunning secrets. And so it generally is with true worth. The man himself is the jewel, while adventitious aids but constitute the setting.

A distinguishing characteristic of our late member was his independence of character and intellect. He yielded assent to no proposition merely upon another’s statement; nor did he fear to express his opinion against those of the majority. To do the first he felt was an abdication of his manhood, and as to the last, he had long since learned that the most faithful service may not be for the time the most popular, and those who applaud the most heartily for the moment, condemn the most loudly when the punishment of error falls upon them.

Our associate, physically feeble through life, achieved by his superior qualities, successes which have been denied to his stronger brethren. His soul triumphed over the frailties of the body. Accepting the Christian faith, the King of Terrors lost all his dread, and our friend and colleague committed himself to the one who “holds us all in the hollow of His hand.”

Be it resolved, That in the death of Hon. George M.
Warren this House of Representatives has lost a faithful member, and the State an able and patriotic son.

Be it further resolved, That the House of Representatives tenders to his family its deepest sympathy.

Be it further resolved, That these resolutions be spread upon the Journal of this House, and a copy thereof be sent by the clerk of the House to the family of our deceased colleague.

JOHN M. SLATON,
HENRY R. DANIEL,
GEO. H. BELL,
Committee.

The following resolutions were read, to wit:

By Messrs. Harden and Stovall—

A resolution demanding that the prison commission report to this body not later than August 12 all facts relating to the whipping of Mamie DeCris on the prison farm at Milledgeville.

By Mr. Bell of Emanuel—

A resolution providing for the appointment of a committee to visit the prison farm and investigate the charges concerning the whipping of Mamie DeCris.

By Mr. Felder of Bibb—

A resolution providing for a joint committee to examine into the prison system of Georgia from its organization, to report their findings at the next session of the General Assembly, and providing that the committee shall examine and report especially upon the whipping of Mamie DeCris, etc., and for other purposes.
By Mr. Kelley of Glascock—

A resolution providing that the proper authorities furnish the General Assembly with all the facts relative to the whipping of Mamie DeCris.

Mr. Hall of Bibb moved that a committee of three be appointed to consider the preceding resolutions.

Mr. Slaton moved to amend the motion of Mr. Hall by making the number of committee five instead of three.

Mr. Steed of Taylor moved to amend by making the committee seven instead of three.

Mr. Hall of Bibb then introduced the following resolution which was read and adopted, to wit:

Resolved, That a committee of seven be appointed to consider all resolutions in reference to the prison farm and report to-day.

The Speaker appointed as the committee under the provisions of the above resolutions

Mr. Hall,
Mr. Wilson,
Mr. Leigh,
Mr. Arnold,
Mr. Jones of Pickens,
Mr. Reid,
Mr. Davidson.

The following resolutions were read and referred to the Committee on Rules, to wit:
By Mr. Calvin of Richmond—

A resolution making House Bills Nos. 255 and 805 the special orders for to-day immediately after the regular order of business prescribed.

By Mr. Steed of Taylor—

A resolution making Senate Resolution No. 44 the special order for 11 o'clock to-day.

By Mr. Hall of Bibb—

A resolution making Senate Bill No. 136 the special order for 12 o'clock to-day.

By Mr. Martin of Elbert—

A resolution making House Bill No. 780 the special order for to-day.

By Mr. Slaton of Fulton—

A resolution making Senate Bill No. 192 the special order for to-day at 11 o'clock.

By Mr. Steed of Carroll—

A resolution making House Bill No. 521 the special order for 3:30 o'clock this afternoon.

By Mr. Underwood of White—

A resolution making Senate Bills Nos. 74 and 180 the special order at 11:10 o'clock to-day.
By Mr. Tigner of Muscogee——

A resolution making Senate Bill No. 66 the special order for Tuesday, August 11.

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

Mr. Speaker:

The Senate has adopted the following Senate resolution, to wit:

A resolution to appoint a committee of two from the Senate and three from the House to at once investigate the whipping of Miss DeCris at the prison farm at Milledgeville.

The committee on the part of the Senate are Messrs. McMichael and Hudson.

The following Senate resolution was read and referred to the special committee appointed by resolution to consider all such resolutions, to wit:

By Mr. McMichael——

A resolution providing for a committee of three from the House and two from the Senate to investigate the whipping of Mamie DeCris.

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

By Messrs. Stovall and Underwood——

A bill to amend the general appropriation bill which referred to the republication of Georgia Reports.
The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 95, nays 0.

The bill having received the requisite constitutional majority was passed, and the same was ordered immediately transmitted to the Senate.

By unanimous consent granted on last Saturday the following bills were read the first time, to wit:

By Mr. McCurry of Hart—

A bill to repeal section 1319 which requires teachers' institutes to meet annually.

Referred to Committee on Education.

By Mr. McCurry of Hart—

A bill to amend section 1405 of the Code of Georgia relative to county boards of education.

Referred to Committee on Education.

The following Senate bills were read the first time to wit:

By Mr. Tisinger—

A bill to provide for the use of the application and the evidence attached thereto of any maimed or wounded Confederate soldier on file in the office of the Commissioner of Pensions, and for other purposes.

Referred to Committee on Pensions.
By Mr. Perry of the 33rd District—

A resolution to pay pension of J. S. Brazile to his widow.

Referred to Committee on Pensions.

By Mr. Tisinger—

A resolution requesting the House to make Senate bills the special order for Monday and Tuesday.

Referred to Committee on Rules.

By Mr. Crumbly—

A bill to amend an Act to amend the charter of Georgetown.

Referred to the Committee on Corporations.

By Mr. Van Buren—

A bill to require the ordinaries of this State to keep a record of all pensions in their county.

Referred to Committee on Pensions.

The following resolution was read and adopted, to wit:

By Mr. Cann of Chatham—

A resolution authorizing the Secretary of State to return House Bill No. 527 for correction.

The following bill was taken up and the Senate amendment non-concurred in, to wit:
By Mr. Hall of Bibb—

A resolution providing for a committee to investigate the departments of State government, and for other purposes.

The following House bills were taken up and the Senate amendments concurred in, to wit:

By Mr. West of Lowndes—

A bill to create a State School Book Commission, and for other purposes.

By Mr. Bell of Milton—

A bill to amend section 1378 of volume 1 of the Code of 1895, relative to admission to the common schools, and for other purposes.

By Messrs. Hardeman and Shackelford—

A bill to provide for the teaching of the elementary principles of agriculture and civil government in the common schools of this State.

By Mr. Dunbar of Richmond—

A resolution to appropriate $50,000 for an exhibit at the Louisiana Purchase Exposition.

By Mr. Calvin of Richmond—

A bill to provide for the protection of birds and their nests and eggs, etc., and for other purposes.
By Mr. Thompson of Hall—

A bill to prohibit the trapping, etc., of fish in Hall county.

By Mr. Flanigan of Gwinnett—

A bill to amend an Act to create a system of public schools in the town of Lawrenceville.

By Messrs. Steed and Hixon of Carroll—

A bill to incorporate the town of Sand Hill, in Carroll county.

By Mr. Foster of Oconee—

A bill to amend section 3 of an Act to provide for solicitor of the county court of Oconee county.

By Mr. Paulk of Irwin—

A bill to prohibit the sale of liquors in the county of Irwin.

On motion of Mr. George of Morgan the session was extended for the purpose of taking up House Bill No. 63 until disposed of.

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

By Mr. McMichael of the 24th District—

To amend article 8, section 4, paragraph 1 of the State Constitution relative to the establishment of public schools by counties, militia school districts and municipal corporations.
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 and on taking the ballot *viva voce* the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams, Alexander, Alford, Almond, Baldwin, Beall, Beauchamp, Bell of Emanuel, Bell of Milton, Blackburn, Booth, Bowen, Bower, Boykin, Brinson, Brock, Brown, Bruce, Buchan, Buchannon, Burton, Bush, Butts, Calvin, Candler, Cann, Carr, Carrington, Cliatt, Conner, Cook, Cromartie, Daniel, Deal, Dozier, Duckett, Duggan, Dunbar, Edwards, Evans, Felder, Flanigan, Flynt, Fussell, Gaulden, George, Glenn, Grenade, Griffin, Hall, Hardeman, Harden, Hayes, Hendry, Henry, Hicks, Hixon of Carrol, Holder, Houston, Howard of Baldwin, Howard of Laurens, Howard of Laurens, Howard of Laurens, Howard of Laurens, Howard of Laurens, Johnson of Clinch, Johnson of Crawford, Jones of Dougherty, Jones of Pickens, Kelly, Kent, Knight, Lane, Lawrence, Leigh, Little, Lowe, Mann, Martin, Miller of Bullock, Miller of Muscogee, Mills, Mitcham, Mitchell, Morton, Mulherin, McBride, McElroy, McElmurray, McHenry, McLain, McRae,
Newton, Redwine, Steed of Taylor,
Nisbet, Reid, Stewart,
Owen, Rice, Stovall,
Overstreet, Richardson, Strickland,
O'Quinn, Ridley, Thompson,
Parker, Rogers of Hall, Tigner,
Pate of Dooly, Rogers of McIntosh, Underwood,
Pate of Gwinnett, Roper, Valentine,
Paulk of Coffee, Rountree, Walker of Pierce,
Paulk of Irwin, Sanders, Watson,
Peyton, Shackelford, Wellborn,
Phillips of Quitman, Shannon, West,
Preston, Slaton, Wilson,
Proctor, Spence, Wise,
Rainey, Stanford, Wooten,
Rankin, Steed of Carroll, Yates,
Rawls, —

Those voting in the negative were Messrs.—
Crumbly, Moses,

Those not voting were Messrs.—
Akin, Foster of Towns, Mayson,
Arnold, Franklin, Mizell,
Ayres, Grice, Phillips of Jefferson
Carswell, Hawes, Singletary,
Daves, Hixon of Sumter, Thurman,
Davis, Johnson of Baker, Tracy,
Davison, Kendrick, Walker of Monroe,
Derrick, Kilburn, Welch,
English, Knowles, Whitley,
Ennis, Lanier, Womble,
Fields, Maples, Mr. Speaker.
Foster of Oconee,

Ayes 139, Nays 2.

By unanimous consent the verification of the roll-call was dispensed with.
On passage of the bill the ayes were 139, nays 2.

The bill having received the requisite constitutional majority was passed.

The hour of adjournment of the regular session having arrived the purpose for which the session was extended was taken up, to wit:

By Mr. Adams of Putnam—

A bill to make it unlawful for any person to procure money or other thing of value on promise to perform manual labor with intent to defraud, and to fix the punishment therefor.

Mr. Adams proposed to amend by substituting the word "presumptive" for the word "sufficient" in lines 4 and 5 of section 2.

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

On passage of the bill the ayes were 110, nays 10.

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

The Speaker then 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:

<table>
<thead>
<tr>
<th>Adams</th>
<th>Davis</th>
<th>Howard of Baldwin</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alexander</td>
<td>Davison</td>
<td>Howard of Laurens</td>
</tr>
<tr>
<td>Alford</td>
<td>Deal</td>
<td>Howell</td>
</tr>
<tr>
<td>Almond</td>
<td>Derrick</td>
<td>Hutcheson</td>
</tr>
<tr>
<td>Arnold</td>
<td>Dozier</td>
<td>Johnson of Baker</td>
</tr>
<tr>
<td>Ayres</td>
<td>Duckett</td>
<td>Johnson of Clinch</td>
</tr>
<tr>
<td>Baldwin</td>
<td>Duggan</td>
<td>Johnson of Crawford</td>
</tr>
<tr>
<td>Beall</td>
<td>Dunbar</td>
<td>Jones of Dougherty</td>
</tr>
<tr>
<td>Beauchamp</td>
<td>Edwards</td>
<td>Jones of Pickens</td>
</tr>
<tr>
<td>Bell of Emanuel</td>
<td>English</td>
<td>Kelly</td>
</tr>
<tr>
<td>Bell of Milton</td>
<td>Evans</td>
<td>Kendrick</td>
</tr>
<tr>
<td>Blackburn</td>
<td>Felder</td>
<td>Kent</td>
</tr>
<tr>
<td>Booth</td>
<td>Fields</td>
<td>Kilburn</td>
</tr>
<tr>
<td>Bowen</td>
<td>Flanigan</td>
<td>Knight</td>
</tr>
<tr>
<td>Bower</td>
<td>Flynt</td>
<td>Knowles</td>
</tr>
<tr>
<td>Boykin</td>
<td>Foster of Oconee</td>
<td>Lane</td>
</tr>
<tr>
<td>Brinson</td>
<td>Foster of Towns</td>
<td>Lawrence</td>
</tr>
<tr>
<td>Brock</td>
<td>Franklin</td>
<td>Leigh</td>
</tr>
<tr>
<td>Brown</td>
<td>Fussell</td>
<td>Little</td>
</tr>
<tr>
<td>Bruce</td>
<td>Gaulden</td>
<td>Lowe</td>
</tr>
<tr>
<td>Buchan</td>
<td>George</td>
<td>Mann</td>
</tr>
<tr>
<td>Buchannon</td>
<td>Glenn</td>
<td>Maples</td>
</tr>
<tr>
<td>Burton</td>
<td>Grenade</td>
<td>Martin</td>
</tr>
<tr>
<td>Bush</td>
<td>Grice</td>
<td>Mayson</td>
</tr>
<tr>
<td>Butts</td>
<td>Griffin</td>
<td>Miller of Bullock</td>
</tr>
<tr>
<td>Calvin</td>
<td>Hall</td>
<td>Miller of Muscogee</td>
</tr>
<tr>
<td>Candler</td>
<td>Hardeman</td>
<td>Mills</td>
</tr>
<tr>
<td>Cann</td>
<td>Harden</td>
<td>Mitcham</td>
</tr>
<tr>
<td>Carr</td>
<td>Hawes</td>
<td>Mitchell</td>
</tr>
<tr>
<td>Carrington</td>
<td>Hayes</td>
<td>Mizell</td>
</tr>
<tr>
<td>Carswell</td>
<td>Hendry</td>
<td>Morton</td>
</tr>
<tr>
<td>Cliatt</td>
<td>Henry</td>
<td>Moses</td>
</tr>
<tr>
<td>Conner</td>
<td>Hicks</td>
<td>Mulherin</td>
</tr>
<tr>
<td>Cook</td>
<td>Hixon of Carrboro</td>
<td>McBride</td>
</tr>
<tr>
<td>Cromartle</td>
<td>Hixon of Sumter</td>
<td>McElmurray</td>
</tr>
<tr>
<td>Crumbly</td>
<td>Holder</td>
<td>McHenry</td>
</tr>
<tr>
<td>Daniel</td>
<td>Houston</td>
<td>McLain</td>
</tr>
<tr>
<td>Daves</td>
<td></td>
<td>McRae</td>
</tr>
</tbody>
</table>
Mr. Speaker:

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

Mr. Speaker:

The Senate has concurred in the House substitute, as amended by the Senate, to the following Senate bill, 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, and for other purposes.

The following resolution was read and referred to the Committee on Rules, to wit:
By Mr. Harden of Chatham—

A resolution providing that Senate Bills Nos. 137 and 138 be made the special order for Tuesday or Wednesday.

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

Mr. Speaker:

The Committee on Rules have had under consideration a number of resolutions presenting special orders and recommended that the following "do pass."

No. 407 following special orders set for this day; No. 406 following No. 407; No. 404 following No. 406.

No. 409 special order for this afternoon; 399, as amended, to follow 409; No. 381 to follow 399—each of the foregoing to be a special and continuing order.

No. 411 special order for Tuesday, 11th inst., at 10 o’clock; No. 405 to follow 411; No. 408 a special order for Tuesday, 11th inst, at 11 o’clock, a.m.

The committee respectfully recommend that during the remainder of the session the hours of the afternoon sessions of the House be from 3 to 6 o’clock.

Respectfully submitted,

N. A. Morris,
Chairman ex-officio.

The following resolution was read and adopted to wit:

By Mr. Steed of Taylor—

A resolution making Senate Resolution No. 44 the special order for today.
House Resolutions Nos. 399, 409, 406, 404 and 381 which sought to fix certain bills as special orders were read and lost.

On the adoption of the favorable report of the Committee on Rules on House Resolution 409 which fixed House Bill No. 521 as a special order, no quorum having voted the Speaker ordered the roll called so as to ascertain whether or not a quorum was present.

Those answering to their names were as follows:

Adams, Alexander, Alford, Arnold, Ayres, Baldwin, Beall, Beauchamp, Bell of Emanuel, Bell of Milton, Blackburn, Booth, Bowen, Bower, Brinson, Brock, Brown, Bruce, Buchan, Buchannon, Burton, Bush, Butts, Calvin, Candler, Cann, Carr, Carrington, Cliatt, Conner, Cook, Cromartie, Crumbly, Daniel, Deal, Dozier, Duckett, Duggan, English, Evans, Felder, Flanigan, Flynt, Foster of Oconee, Foster of Towns, Fusseff, Gaulden, Grenade, Griffin, 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, Johnson of Crawford, Jones of Dougherty, Jones of Pickens, Kelly, Kilburn, Lane, Lawrence, Leigh, Lowe, Mann, Martin, Mayson, Miller of Muscogee, Mitcham, Mitchell, Morton, Moses, Mulherin, McBride, McCurry, McElmurray.
McHenry, McIlain, McCauley, Newton, Nisbet, O'Quinn, Parker, Pate of Dooly, Paulk of Irwin, Phillips of Quitman, Preston, Proctor, Rainey, Rankin, Redwine, Reid, Rice, Richardson, Ridley, Rogers of Hall, Rogers of McIntosh, Roper, Rountree, Sanders, Shackelford, Shannon, Slaton, Spence, Stanford, Steed of Carroll, Steed of Taylor, Stewart, Stovall, Strickland, Thompson, Tigner, Tracy, Underwood, Walker of Monroe, Walker of Pierce, Wellborn, Yates, Mr. Speaker.

Those absent were Messrs.—


It having been ascertained that a quorum was present the House proceeded with the business before it.

Mr. Holder of Jackson moved to reconsider the action of the House in failing to pass House Resolution No. 590, which motion prevailed.
Mr. Calvin of Richmond moved that the House reconsider its action in failing to pass House Resolution No. 405, which motion was lost.

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

By Mr. Davis—

A resolution to authorize the State bank examiner to employ a stenographer.

The committee proposed to amend by striking 75 wherever it occurs and inserting 100.

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

On the passage of the bill the ayes were 95, nays 14.

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

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

By Messrs. Holder and Hardeman—

A resolution to amend the appropriation Act in reference to the Soldiers' Home.

An appropriation being involved the House resolved itself into a committee of the whole and the Speaker designated Mr. Conner of Bartow as chairman of said committee.

After a consideration of the resolution the committee arose and through their chairman reported the same back to
the House with the recommendation that it do pass as amended.

The following amendments were read and adopted, to wit:

By Mr. Reid of Campbell—

To amend by adding as section 2 for paying arbitrators in franchise tax cases $2,500 or so much thereof as may be necessary; for salary of the secretary of the Board of Health $1,000 or so much thereof as may be necessary.

The report of the committee was agreed to.

On the passage of the bill the ayes and nays were ordered and on taking the ballot *viva voce* the vote was as follows:

Those voting in the affirmative were Messrs.—

Adams, Alexander, Alford, Almond, Ayres, Baldwin, Beall, Bell of Emanuel, Blackburn, Booth, Bowen, Brock, Brown, Bruce, Buchan, Buchannon, Burton, Calvin, Candler, Cann, Carr, Cliatt, Conner, Cook, Crumbly, Davison, Deal, Dozier, Duckett, Duggan, Dunbar, English, Evans, Felder, Flanigan, Flynt, Foster of Oconee, Foster of Towns, Fussell, Gaulden, George, Glenn, Grenade, Hall, Hardeman, Harden, Hawes, Hayes, Hicks, Hixon of Carroll, Hixon of Sumter, Holder, Houston, Howard of Baldwin, Howell, Hutcheson, Johnson of Baker, Johnson of Clinch, Johnson of Crawford, Jones of Dougherty, Jones of Pickens, Kelly, Kilburn,
Knight, 
Lane, 
Lawrence, 
Leigh, 
Little, 
Lowe, 
Mann, 
Martin, 
Mayson, 
Miller of Bullock, 
Mitcham, 
Mitchell, 
Morton, 
Moses, 
Mulherin, 
McBride, 
McCurry, 
McElmurray, 
McHenry, 
McLain, 
McRae, 
Newton, 
Nisbet, 
O'Quinn, 
Pate of Dooly, 
Pate of Gwinnett, 
Paulk of Coffee, 
Paulk of Irwin, 
Preston, 
Proctor, 
Rainey, 
Rankin, 
Reid, 
Rice, 
Richardson, 
Ridley, 
Rogers of McIntosh, 
Roper, 
Rountree, 
Shackelford, 
Slaton, 
Spence, 
Stanford, 
Sted of Taylor, 
Stovall, 
Strickland, 
Thompson, 
Tigner, 
Tracy, 
Wellborn, 
West, 
Wooten, 
Yates,

Those voting in the negative were Messrs.—

Beauchamp, 
Bell of Milton, 
Bower, 
Brisson, 
Bush, 
Carrington, 
Daniel, 
Mills, 
Phillips of Quitman, 
Rogers of Hall, 
Underwood, 
Walker of Monroe, 
Walker of Pierce,

Those not voting were Messrs.—

Akin, 
Arnold, 
Boykin, 
Butts, 
Carswell, 
Cromartie, 
Daves, 
Davis, 
Derrick, 
Edwards, 
Ennis, 
Fields, 
Franklin, 
Grice, 
Griffin, 
Hendry, 
Henry, 
Howard of Laurens, 
Kendrick, 
Kent, 
Knowles, 
Lanier, 
Maples, 
Miller of Muscogee, 
Mizell, 
Owen, 
Overstreet, 
Parker, 
Peyton, 
Phillips of Jefferson, 
Rawls. 
Redwine, 
Sanders, 
Shannon, 
Singletary, 
Sted of Carroll, 
Stewart, 
Thurman, 
Valentine,
Ayes 116; nays 13.

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

On the passage of the bill the ayes were 116, nays 13.

The resolution having received the requisite constitutional majority was passed as amended, and on motion of Mr. Slaton was ordered immediately transmitted to the Senate.

The following resolution was read and unanimously adopted by a rising vote, to wit:

By Mr. Glenn of Whitfield—

A resolution extending the sympathy of the House to Hon. B. T. Thurman, Representative from the county of Walker, in the death of his wife.

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

By Messrs. Davison and Underwood—

A bill to authorize the pension commissioner to pay to the ordinaries any pension which may accrue to any pensioner who may die before the same can be paid.

The committee proposed to amend by inserting the words “and burial expenses,” after the word pensioner in line 11, and by striking the words “or minor heirs at law of such deceased pensioner,” after the word “widow,” in
line 12, and the words "or minor children" in line 12 of section 1.

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 92, nays 2.

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

The following resolution was read and adopted, to wit:

By Mr. Slaton of Fulton—

A resolution asking that House Bill No. 110 be returned by the Senate for purpose of making correction.

On motion of Mr. Slaton of Fulton, Senate Bill No. 3 was tabled.

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

By Mr. Hopkins—

A bill to permit and authorize the defendants in actions now pending or may hereafter be brought by the State for recovery of certain lots of land to plead as defense thereto possession of said land for 20 years.

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 agreed to.

On passage of the bill the ayes were 88, nays 2.
The bill having received the requisite constitutional majority was passed by substitute.

By Mr. Snead of the 29th District—

A bill to make it unlawful when a loan of money is made for the lender to exact any sum in excess of eight per cent. interest.

The committee proposed to amend as follows: To amend by inserting in section 1 after the word “and” and before the word “unless,” the words “to extent of the services not rendered or to the extent of the excessive rate charged.”

To amend section 1 by inserting after the word “annum” and before word “for” the words “as now provided by law.”

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

No quorum having voted on the above bill the Speaker ordered the roll called to ascertain whether or not a quorum be present.

The following members answered to their names:

- Adams
- Alexander
- Alford
- Almond
- Arnold
- Baldwin
- Beall
- Beauchamp
- Bell of Emanuel
- Bell of Milton
- Blackburn
- Brinson
- Brown
- Burton
- Calvin
- Candler
- Cann
- Carr
- Carrington
- Cliatt
- Conner
- Cook
- Crumbly
- Daniel
- Davison
- Deaf
- Dozier
- Duckett
- Duggan
- Dunbar
- English
- Felder
- Foster of Oconee
MONDAY, AUGUST 10, 1903.

817

Foster of Towns, Lawrence, Phillips of Quitman,
Fussell, Little, Preston,
Gaulden, Lowe, Proctor,
George, Mann, Rainey,
Glenn, Martin, Rankin,
Grenade, Mayson, Rice,
Hall, Miller of Bullock, Richardson,
Hardeman, Mitcham, Ridley,
Harden, Mitchell, Rogers of Hall,
Hayes, Morton, Rogers of McIntosh,
Henry, Moses, Roper,
Hixon of Carroll, Mulherin, Routree,
Hixon of Sumter, McBride, Shackelford,
Holder, McCurry, Slaton,
Houston, McElmurray, Spence,
Howard of Baldwin, McHenry, Steed of Carroll,
Howell, McLain, Steed of Taylor,
Hutcheson, McRae, Stovall,
Johnson of Baker, Newton, Strickland,
Johnson of Clinch, Nisbet, Tigner,
Johnson of Crawford, O'Quinn, Tracy,
Jones of Dougherty, Parker, Walker of Monroe,
Jones of Pickens, Pate of Dooly, Walker of Pierce,
Kilburn, Pate of Gwinnett, Womble,
Knight, Paulk of Coffee, Mr. Speaker,
Lane, Paulk of Irwin.

Those absent were Messrs.—

Akin, Cromartie, Hawes,
Ayres, Daves, Hendry,
Booth, Davis, Hicks,
Bowen, Derrick, Howard of Laurens,
Bower, Edwards, Kelly,
Boykin, Ennis, Kendrick,
Brock, Evans, Kent,
Bruce, Fields, Knowles,
Buchan, Flanigan, Lanier,
Buchannon, Flynt, Leigh,
Bush, Franklin, Maples,
Butts, Grice, Miller of Muscogee,
Carswell, Griffin, Mills,

The call of the roll having disclosed the fact that a quorum was present the House proceeded with the business before it.

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, Alexander, Alford, Almond, Arnold, Baldwin, Beauchamp, Bell of Emanuel, Bell of Milton, Blackburn, Booth, Brinson, Bush, Candler, Carr, Carrington, Clatt, Conner, Crumbly, Daniel, Deal, Dozier, English, Foster of Oconee, Foster of Towns, Fussell, Gaulden, George, Glenn, Grenade, Hardeman, Hayes, Henry, Hixon of Carroll, Hixon of Sumter, Holder, Houston, Howard of Baldwin, Howell, Hutcheson, Johnson of Clinch, Johnson of Crawford, Jones of Pickens, Lane, Lawrence, Little, Lowe, Mann, Martin, Mayson, Miller of Bullo, Mitchell, Morton, McBride, McCurry, McHenry, McLain, McRae, Newton, Nisbet, O'Quinn, Parker,
Pate of Dooly, Rice, Stanford,
Pate of Gwinnett, Richardson, Tracy,
Pauk of Coffee, Roper, Underwood,
Pauk of Irwin, Rountree, Walker of Monroe,
Preston, Shackelford, Walker of Pierce,
Proctor, Shannon, Womble,
Rainey, Spence, Wooten,
Rankin,

Those voting in the negative were Messrs.—

Beall, Felder, McElmurray,
Brown, Hall, Phillips of Quitman,
Burton, Harden, Ridley,
Calvin, Hawes, Rogers of Hall,
Cann, Johnson of Baker, Rogers of McIntosh
Cook, Jones of Dougherty, Steed of Carroll,
Duckett, Kilburn, Stovall,
Duggan, Mulherin, Strickland,
Dunbar,

Those not voting were Messrs.—

Akin, Fields, Mizell,
Ayres, Flanigan, Moses,
Bowen, Flynt, Owen,
Bower, Franklin, Overstreet,
Boykin, Grice, Peyton,
Brock, Griffin, Phillips of Jefferson,
Bruce, Hendry, Rawls,
Buchan, Hicks, Redwine,
Buchannon, Howard of Laurens, Reid,
Butts, Kelly, Sanders,
Carswell, Kendrick, Singletary,
Cromartie, Kent, Slaton,
Davis, Knight, Steed of Taylor,
Davison, Knowles, Stewart,
Derrick, Lanier, Thompson,
Edwards, Leigh, Thurman,
Ennis, Maples, Tigner,
Evans, Miller of Muscogee, Valentine.
Mills, Watson.
Ayes 85; nays 25.

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

On the passage of the bill the ayes were 85, nays 25.

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

Mr Knight of Berrien gave notice that at the proper time he would move to reconsider the action of the House in failing to pass the above bill.

The Speaker announced the House adjourned until 9 o’clock to-morrow morning.

ATLANTA, GA.,
Tuesday, August 11, 1903.

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, Alexander, Alford, Almond, Arnold, Ayres, Baldwin, Beall, Beauchamp, Bell of Emanuel, Bell of Milton, Blackburn,
Booth, Booth,  Buccaneer,  Buchanan,
Bowen, Bowen,  Bowen,  Buck,
Bower, Bower,  Bowser,  Bowers,
Boykin, Boykin,  Brown,  Brown,
Brinson, Brinson,  Brock,  Brown,
Brock, Brock,  Brown,  Bruce,
Brown, Brown,  Bruce,  Buchan,
Bruce, Bruce,  Buchan,  Buchannon,
Buchannon, Buchannon,  Burton,  Burton,
Bush, Bush,  Butler,  Butts,
Butts, Butts,  Calvin,  Caldwell,
Calvin, Calvin,  Cann,  Carr,
Carr, Carr,  Carrington,  Carswell,
Carrington, Carrington,  Cliatt,  Cliatt,
Cliatt, Cliatt,  Connor,  Conner,
Conner, Conner,  Cook,  Cromartie,
Cook, Cook,  Crumbly,  Crumbly,
Daniel, Daniel,  Crumley,  Candler,
Candler, Candler,  Cann,  Cann,
Cann, Cann,  Carrington,  Carswell,
Carrington, Carrington,  Cliatt,  Cliatt,
Cliatt, Cliatt,  Connor,  Connor,
Connor, Connor,  Cook,  Cromartie,
Cromartie, Cromartie,  Crumby,  Crumby,
Crumby, Crumby,  Daniel,  Daniel,
Daniel, Daniel,  Daves,  Davis,
Daves, Daves,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Davis, Davis,  Davis,  Davis,
Those absent were Messrs.—

Akin,  Mizell,  Welch,
Lanier,  Thurman,  

The reading of the Journal of yesterday’s proceedings was dispensed with.

Mr. Slaton gave notice that at the proper time he would move to reconsider the action of the House in concurring in the Senate amendment to House Bill No. 110.

Mr. Rankin of Gordon moved to reconsider the action of the House in failing to pass Senate Bill No. 22, which motion prevailed.

Mr. Slaton of Fulton moved to reconsider the action of the House in concurring in the Senate amendment to House Bill No. 110, which motion prevailed.

The following communication was received and read, to wit:

August 11, 1903.

Mr. Speaker, and Members of the House of Representatives:

As a citizen of Georgia I desire to do myself the pleasure and honor of presenting to the members and officers
of the House of Representatives, as evidence of my esteem for their faithfulness as public servants, and their uniform courtesy to me, this simple flower of approval and appreciation.

In Georgia the official still stands before all the world in the proud consciousness of the fact, that he is as clean and faithful as the citizen, and we all know that the Georgian represents the highest development of patriotic integrity. There is not now, nor has there ever been any room for a corruption fund among the Caucasians of this great State. Through the gathering density of all the smoke of suspicion the clear light of Georgia's integrity has shown above everything that tended to obstruct and becloud.

Your Honorable Speaker has wielded a gavel of fairness and patriotism, and the members of this House have voted their enlightened consciences on all measures that have been before them, "unawed by power and un bribed by gain."

In stating this as a conclusion, I am actuated by that delicate and just sense of honor that prefers to assume the existent integrity of the public official, until the reverse is established. It gives me infinite pleasure to scatter these seeds of kindness on the waves of dissension, and I do so with the wish that each of you will have a safe return home, and a happy and prosperous existence until we meet again.

There are flowers enough for all, and I want the gentle men of the Press to have their share.

Yours very sincerely,

BENJAMIN M. BLACKBURN.

The following resolution was read and unanimously adopted, to wit:
By Mr. Howard of Baldwin—

A resolution extending the thanks of the House to Mr. B. M. Blackburn for his floral treat.

Mr. Hawes, vice-chairman of the Committee on Banks and Banking, submitted the following report:

Mr. Speaker:

Your Committee on Banks and Banking have had under consideration Senate Bill No. 189, and instruct me as their chairman to report the same back to the House with the recommendation that it do pass.

Respectfully submitted.

P. M. Hawes,
Vice-Chairman.

ATLANTA, GA., August 11, 1903.

The following message was received from his Excellency, the Governor, through his Secretary, Mr. Blackburn:

Mr. Speaker:

His Excellency, the Governor, has approved and signed the following Acts, to wit:

An Act to create the city court of Statesboro.

An Act to incorporate the Kinsington school district in Walton county.

An Act to create a new charter for the town of Buford.

An Act to establish a dispensary in the county of Webster.
Also, a resolution to ratify the action of the mayor and council of Marietta in authorizing Hansell street to be closed.

Report of the Committee on the Blind.

Mr. Kelley, chairman of the Committee on the Academy of the Blind, submitted the following report:

The only matter of interest which it was necessary to consider was the advisability of disposing of the present location and acquiring another more suitable for the welfare, development and safety of the pupils.

After examining the building and grounds, we are of the opinion that it would be wise to acquire another site for the institution. We believe that the present property could be sold for a sufficient sum to not only purchase the land, but erect such buildings as should be provided for those who are afflicted with loss of sight.

In case of fire, the present buildings would prove a veritable death-trap, and the loss of life which would necessarily result, would be shocking to contemplate. More space is needed for exercise and recreation of the pupils, and the buildings should be of such a character as to reduce the danger hazard to the minimum.

In the opinion of your committee, it would be wise to make such disposition of the present property as would secure a more eligible situation, and on which could be erected such buildings as would be adapted to the character of the inmates.

Respectfully submitted,

T. J. M. Kelley,
Chairman.
The following Senate bill was read the second time, to wit:

By Mr. Davis of the 17th—

A bill to amend section 1908, volume 2 of the Code, which provides by whom banks shall be examined.

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 Act creating a board of commissioners of roads and revenues for Twiggs county.

A bill to incorporate the Amity school district in Lincoln county.

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

A bill to incorporate the town of Spread, in Jefferson county, and for other purposes.

A bill to incorporate the town of Centralhatchee, in Heard county, and for other purposes.

A bill to amend Act incorporating the town of Kite, in Johnson county, and for other purposes.

A bill to create a new charter for the town of Davisboro, in Washington county, and for other purposes.
The Senate has concurred in the following House resolutions, to wit:

A resolution to authorize a correction in House Bill No. 60.

A resolution to authorize a correction in House Bill No. 527.

The Senate has passed the following Senate resolution, to wit:

A resolution to appoint a committee to investigate and report upon question of doing justice to heirs of Sherman J. Sims.

The committee appointed by the Senate are Senators Perry and Lewis.

Mr. Hall, of the special committee to examine matters pertaining to the whipping of Mamie DeCris, submitted the following minority report:

Mr. Speaker:

I herewith submit a resolution as a minority report of the committee, which I recommend be adopted as a substitute for all the resolutions referred to your committee in reference to the whipping of Mamie DeCris, a convict on the State convict farm.

Jos. H. Hall,
Member of Committee.

Mr. Felder of Bibb moved the adoption of the resolution submitted with the minority report as a substitute for several resolutions relative to the whipping of Mamie DeCris.
On the adoption of the resolution, submitted with the minority report, submitted by Mr. Hall of the special committee appointed to consider certain resolutions pertaining to the whipping of Mamie DeCris, 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.—

Beall, Buchan, Buchannon, Calvin, Cromartie, Deal, Duggan, Felder, Fields, Flanigan, Russell, Gaulden, Hall, Hayes, Hixon of Sumter, Houston, Hutcheson, Jones of Dougherty, Kent, Little, Maples, Martin, Mitcham, Mitchell, Mulherin, McHenry, Nisbet, Overstreet, Preston, Rainey, Redwine, Ridley, Rogers of McIntosh, Shackelford, Shannon, Spence, Tigner, Watson, Wise,

Those voting in the negative were Messrs.—

Alexander, Alford, Baldwin, Beauchamp, Bell of Milton, Blackburn, Booth, Bower, Boykin, Brinson, Brock, Brown, Bruce, Burton, Bush, Butts, Candler, Cann, Carr, Carrington, Carswell, Cliatt, Conner, Cook, Crumbly, Daniel, Davison, Derrick, Dozier, Duckett, Dunbar, English, Evans, Foster of Oconee, Foster of Towns, Franklin, George, Glenn, Grenade, Griffin, Hardeman, Harden,
Those not voting were Messrs.—

Adams, Akin, Almond, Arnold, Ayres, Bell of Emanuel, Bowen, Daves, Davis, Edwards, Ennis, Flynt, Grice, Hendry, Hicks, Howard of Laurens, Kilburn, Lancaster, Miller of Muscogee, Mizell, Morton, Newton, Pate of Gwinnett, Proctor, Slaton, Stewart, Thompson, Thurman, Walker of Monroe, Welch, Whitley, Mr. Speaker.

Ayes 39; Nays 104.

By unanimous consent the verification of the roll-call was dispensed with.
On the adoption of the minority report the ayes were 39, nays 104.

Therefore the minority report together with the resolution accompanying same were lost.

Mr. Hall, chairman of the committee to consider resolutions pertaining to the whipping of Mamie DeCris, submitted the following report.

Mr. Speaker:

Your special committee having had under consideration several resolutions looking to the investigation of whipping of Mamie DeCris, beg leave to report a substitute for all the resolutions, and recommend that said substitute do pass.

Respectfully submitted.

J. H. Hall, Chairman.

The following resolution which was offered by the special committee to consider resolutions pertaining to the whipping of Mamie DeCris at the prison farm in Milledgeville, as a substitute for all resolutions offered on the subject, was read and adopted, to wit:

By the Committee—

A resolution providing that the Prison Commission furnish the General Assembly, not later than Wednesday, August 12, all facts and information in their possession concerning the reported whipping of Mamie DeCris at the prison farm, the kind of work she is required to do, etc.

The following Senate bill was read the second time, to wit:
By Mr. Van Buren—

A bill to require the ordinaries of this State to keep a record of all pensions paid in their respective counties by the State.

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. 199, by Mr. Crumbley of the 12th District, a bill to be entitled an Act to amend the charter of Georgetown, and instruct 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.

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 bill and they instruct me as their chairman to report the same back to the House with the recommendation that it do pass, to wit:

By Mr. Van Buren—

A bill to require the ordinaries of this State to keep a
record of all pensions in their counties which are paid by the State.

Respectfully submitted.

P M. Hawes, Chairman.

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

By Mr. Perry of the 33rd District—

A bill to amend article 7, section 1 of the Constitution of this State so as to limit the levy of taxes by the General Assembly.

The substitute offered by the committee was adopted.

The report of the committee, which was favorable to 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,  Brock,  Cliatt,
Alexander,  Brown,  Conner,
Almond,  Bruce,  Cook,
Ayres,  Buchan,  Cromartie,
Baldwin,  Buchannon,  Crumbly,
Beall,  Burton,  Daniel,
Beauchamp,  Bush,  Davison,
Bell of Milton,  Chandler,  Deal,
Booth,  Cann,  Derrick,
Bower,  Carr,  Dozier,
Boykin,  Carrington,  Duckett,
Brinson,  Carswell,  Duggan,
TUESDAY, AUGUST 11, 1903.

Dunbar,         Knight,            Rankin,
English,        Knowles,           Rawls,  
Evans,          Lane,              Redwine, 
Felder,         Lawrence,          Reid,    
Fields,         Leigh,             Rice,    
Flanigan,       Little,            Richardson,  
Foster of Oconee, Lowe,           Ridley,  
Foster of Towns, Mann,             Rogers of Hall,  
Franklin,       Maples,            Rogers of McIntosh,  
Fussell,        Martin,            Roper,   
Gaulden,        Mayson,            Routree,  
George,         Miller of Bullock,  Sanders,  
Glenn,          Miller of Muscogee, Shackelford,  
Hall,           Mills,             Shannon, 
Hardeman,       Mitcham,           Singletary,  
Harden,         Moses,             Spence,   
Hawes,          McBride,           Stanford,  
Hayes,          McCurry,           Steed of Carroll,  
Hicks,          McElmurray         Steed of Taylor,  
Hixon of Carroll McHenry,           Stovall,  
Holder,         McLain,            Strickland,  
Houston,        McRae,             Tigner,   
Howard of Baldwin Nisbet,           Tracy,    
Howard of Laurens Owen,             Underwood,  
Howell,         O'Quinn,           Valentine,  
Hutcheson,      Pate of Dooly,     Walker of Monroe, 
Johnson of Baker Paulk of Coffee,   Walker of Pierce,  
Johnson of Clinch, Paulk of Irwin,  Watson,   
Jones of Dougherty, Peyton,          Wellborn,  
Jones of Pickens, Phillips of Jefferson,  Whitley,  
Kelly,          Phillips or Quitman, Wilson,  
Kendrick,       Wise,              Womble,  
Kent,           Preston,           Wooten,  
Kilburn,        Proctor,           Yates,  

Those voting in the negative were Messrs.—

Blackburn.       Grenade,            Mulherin,  
Calvin,
Those not voting were Messrs.—

Akin,                Grice,                Overstreet,
Alford,             Griffin,             Parker,
Arnold,             Hendry,               Pate of Gwinnett,
Bell of Emanuel,    Henry,                Slaton,
Bowen,              Hixon of Sumter,      Stewart,
Butts,              Johnson of Crawford, Thompson,
Daves,              Lanier,               Thurman,
Davis,              Mitchell,             Welch,
Edwards,            Mizell,               West,
Ennis,              Morton,               Mr. Speaker.
Flynt,              Newton,

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

On the passage of the bill the ayes were 139, nays 4.

The bill having received the requisite constitutional majority was passed by substitute.

By Mr. Park of the 37th District—

A bill to regulate the sale of stocks of goods, wares and merchandise in bulk, and for other purposes.

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 the ayes and nays were ordered and on taking the ballot *viva voce* the vote was as follows:
TUESDAY, AUGUST 11, 1903.

Those voting in the affirmative were Messrs.—

Adams, 
Alexander, 
Baldwin, 
Beall, 
Bell of Emanuel, 
Bell of Milton, 
Blackburn, 
Booth, 
Bower, 
Boykin, 
Brock, 
Brown, 
Bruce, 
Buchannon, 
Burton, 
Bush, 
Calvin, 
Caudler, 
Cann, 
Carr, 
Carrington, 
Carswell, 
Cliatt, 
Conner, 
Cook, 
Cromartie, 
Crumbly, 
Daniel, 
Davis, 
Davison, 
Deal, 
Derrick, 
Dozier, 
Duckett, 
Duggan, 
Dunbar, 
English, 
Evans, 
Felder, 
Fields, 
Flanigan, 
Fussell, 
Gaulden, 
George, 
Grenade, 
Hardeman, 
Harden, 
Hawes, 
Hayes, 
Hicks, 
Hixon of Carrol., 
Hixon of Sumter, 
Houston, 
Howard of Baldwin, 
Howell, 
Johnson of Baker, 
Johnson of Clinch, 
Jones of Dougherty, 
Jones of Pickens, 
Kelly, 
Kendrick, 
Kilburn, 
Knowles, 
Lawrence, 
Leigh, 
Little, 
Lowe, 
Mann, 
Maples, 
Martin, 
Mayson, 
Miller of Muscogee, 
Mills, 
Mitchell, 
Moses, 
Mulherin, 
McBride, 
McCoy, 
McCullough, 
McElmurray, 
McHenry, 
McLain, 
McRae, 
Nisbet, 
Parker, 
Pate of Dooly, 
Paulk of Coffee, 
Paulk of Irwin, 
Peyton, 
Phillips of Jefferson, 
Phillips of Quitman, 
Preston, 
Proctor, 
Raney, 
Rankin, 
Rawls, 
Redwine, 
Reid, 
Richardson, 
Ridley, 
Rogers of Hall, 
Rogers of McIntosh, 
Roper, 
Rowtree, 
Sanders, 
Shackelford, 
Slatenary, 
Slaton, 
Spence, 
Stanford, 
Steed of Carroll, 
Steed of Taylor, 
Stovall, 
Tigner, 
Tracy, 
Underwood, 
Valentine, 
Walker of Pierce, 
Watson, 
Wellborn, 
Whitley, 
Wilson, 
Wooten,
Those voting in the negative were Messrs.—

Alford, Beauchamp, Brinson, Franklin, Glenn, Hall, Kent, Lane, Mitcham, Overstreet, Rice, Wise, Womble,

Those not voting were Messrs.—

Akin, Almond, Arnold, Ayres, Bowen, Buchan, Butts, Daves, Edwards, Ennis, Flynn, Foster of Oconee, Foster of Towns, Grice, Griffin, Hendry, Henry, Holder, Howard of Laurens, Hutcheson, Johnson of Crawford, Knight, Lanier, Miller of Bullock, Mizell, Morton, Newton, O'Quinn, Pate of Gwinnett, Shannon, Stewart, Thrirkland, Thompson, Thurman, Walker of Monroe, Welch, West, Yates, Mr. Speaker.

Ayes 122, Nays 13.

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

On the passage of the bill the ayes were 122, nays 13.

The bill having received the requisite constitutional majority was passed.

The following resolution was read, to wit:

By Mr. Miller of Muscogee—

A resolution to pay the members of the Enrolling Committee extra compensation.
On motion of Mr. Harden the above resolution was tabled.

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

Mr. Speaker:

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

A resolution requesting the Senate to return to the House, House Bill No. 110, with Senate amendments, for the purpose of correcting clerical errors.

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

Mr. Speaker:

The Senate has refused to concur in the House substitute to Senate Resolution No. 59, providing for a joint committee to investigate the whipping of Miss Mamie DeCris at Milledgeville prison farm.

The following resolutions were read and adopted, to wit:

By Mr. Felder of Bibb—

A resolution providing that all bills and resolutions of the House and Senate which are not finally acted on at this session be carried over to next session.

By Mr. Wellborn of Union—

A resolution providing for the bringing up of the unfinished business of the session.
Senate bills for a third reading was resumed.

By Mr. Comas of the 3d District—

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

The previous question was called and the main question ordered.

The following amendments were adopted:

By Mr. Miller of Muscogee—

To amend the caption by adding thereto the words "and also the Governor."

To amend by adding another section as follows: "Be it further enacted by the General Assembly of the State of Georgia, and it is hereby enacted by authority of the same, That the salary of the Governor shall be $5,000 per annum."

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

On the passage of the bill 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.—

<table>
<thead>
<tr>
<th>Alexander,</th>
<th>Brown,</th>
<th>Carrington,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alford,</td>
<td>Buchannon,</td>
<td>Carswell,</td>
</tr>
<tr>
<td>Bell of Emanuel,</td>
<td>Butts,</td>
<td>Cook,</td>
</tr>
<tr>
<td>Blackburn,</td>
<td>Calvin,</td>
<td>Crumbly,</td>
</tr>
<tr>
<td>Bower,</td>
<td>Candler,</td>
<td>Daniel,</td>
</tr>
<tr>
<td>Boykin,</td>
<td>Cann,</td>
<td>Davis,</td>
</tr>
<tr>
<td>Brock,</td>
<td>Carr,</td>
<td>Deal,</td>
</tr>
</tbody>
</table>
TUESDAY, AUGUST 11, 1903.


Those voting in the negative were Messrs.—

Adams, Almond, Ayres, Baldwin, Beall, Beauchamp, Bell of Milton, Booth, Brinson, Bruce, Burton, Bush, Clatt, Conner, Cromartie, Davison, Derrick, Duckett, Duggan, Edwards, English, Foster of Oconee, Foster of Towns, Fussell, Glenn, Grenade, Hardeman, Henry, Hicks, Hixon of Carroll, Holder, Howard of Laurens, Hutcheson, Johnson of Clinch, Johnson of Crawford, Paulk of Coffee, Jones of Pickens, Kelly, Kent, Knight, Lane, Lawrence, Leigh, Little, Lowe, Mann, Martin, Mayson, Mitcham, Morton, Moses, McBride, McCurry, Parker, Pate of Dooly, Paulk of Irwin, Peyton, Phillips of Quitman, Rainey, Rankin, Rawls, Rice,
Richardson, Rogers of Hall, Roper, Shannon, Singletary, Stanford, Steed of Carroll, Tracy, Underwood, Valentine,

Walker of Monroe, Walker of Pierce, Womble, Yates,

Those not voting were Messrs.—

Akin, Arnold, Bowen, Buchan, Daves, Dunbar, Ennis, Flanigan, Flynt, Grice, Hendry, Knowles, Lanier, Mizell, Newton, Owen, O'Quinn, Proctor, Redwine, Stewart, Thompson, Thurman, Welch, Mr. Speaker.

Ayes 74; nays 77

The roll-call was verified and on counting the votes cast it was found that the ayes were 74, nays 77

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

Mr. Slaton gave notice that at the proper time he would move to reconsider the action of the House in defeating the above bill.

The following resolution was read and adopted, to wit:

By Mr. Bell of Emanuel—

A resolution providing that committees making special trips during vacation receive payment for actual expenses incurred while on such visits.

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

Your Committee on General Judiciary have had under consideration the following bill and resolution of the Senate, and they instruct me as chairman, to report the same back to the House with the recommendation that they do pass, to wit:

A resolution for the relief of J. K. McAfee, J. R. Grice and W H. Raley, sureties on the bond of Charlie Harris.

A bill to amend an Act approved December 19, 1899, amending subsection 11 of section 4082, of volume 2 of the Code, by providing compensation for justices of peace for certain services.

Also, the following bill of the Senate with the recommendation that it do pass as amended, to wit:

A bill to authorize street railway companies to take up and remove their tracks with the consent of the proper authorities.

Respectfully submitted,

JOHN M. SLATON, Chairman.

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

By Mr. Crumbly—

A bill to amend an Act to amend the charter of Georgetown.

The following resolution was read and adopted, to wit:
By Mr. Wellborn of Union—

A resolution providing that the clerk of the House and secretary of Senate be instructed to publish a calendar of the unfinished business of the present session.

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

By Mr. Davis of the 17th District—

A bill to provide for the deduction of franchises due counties, cities, towns and villages of all amounts paid under agreement therefor, and for other purposes.

The following amendment was read and adopted, to wit:

To amend by adding the following sections, to wit:

Section 2. Be it further enacted, That any money that may be paid or expended by such persons, partnership, association or corporation for bridge rentals or for paving or repairing of pavement of any street, highway or public place shall not be included within the amounts provided in section 1 of this Act to be deducted from the portion of the franchise tax payable to the city, county, town or village.

Section 3. Be it further enacted by the authority aforesaid, That the sums referred to in section 1 of this Act shall be paid to the county, city, town or village entitled thereto, notwithstanding the passage of the franchise tax act hereinbefore referred to, but that such sums when paid, shall be considered a payment on account of, or in full, as the case may be, of the tax due such county, city, town or village on account of the franchise, and that if the amount so payable is greater than the amount of the franchise tax.
due such county, city, town or village, such payment shall be in full thereof, and if less, the difference in amount shall be paid. But no greater credit shall be allowed on account of such payment than the amount of the franchise tax due such county, city, town or village for the current year.

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

On the passage of the bill the ayes were 98, nays 1.

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

The Speaker then 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:

Adams, Alexander, Alford, Almond, Arnold, Ayres, Baldwin, Beall, Beauchamp, Bell of Emanuel, Bell of Milton, Blackburn, Booth, Bowen, Bower, Boykin, Brinson, Brock, Brown, Bruce, Buchan, Buchannon, Burton, Bush, Butts, Calvin, Candler, Cann, Carr, Carrington,
JOURNAL OF THE HOUSE.

Carswell, Hixon of Carroll, McRae,
Clatt, Hixon of Sumter, Newton,
Conner, Holder, Nisbet,
Cook, Houston, Owen,
Cromartie, Howard of Baldwin, Overstreet,
Crumbly, Howard of Laurens, O'Quinn,
Daniel, Howell, Parker,
Daves, Hutcheson, Pate of Dooley,
Davis, Johnson of Baker, Pate of Gwinnett,
Davison, Johnson of Clinch, Paulk of Coffee,
Deal, Johnson of Crawford, Paulk of Irwin
Derrick, Jones of Dougherty, Peyton,
Dozier, Jones of Pickens, Phillips of Jefferson,
Duckett, Kelly, Phillips of Quitman,
Duggan, Kendrick, Preston,
Dunbar, Kent, Proctor,
Edwards, Kilburn, Rainey,
English, Knight, Rankin,
Ennis, Knowles, Rawls,
Evans, Lane, Redwine,
Felder, Lawrence, Reid,
Fields, Leigh, Rice,
Flanigan, Little, Richardson,
Flynt, Lowe, Ridley,
Foster of Oconee, Mann, Rogers of Hall,
Foster of Towns, Maples, Rogers of McIntosh,
Franklin, Martin, Roper,
Fussell, Mayson, Rountree,
Gaulden, Miller of Bullock, Sanders,
George, Miller of Muscogee, Shackelford,
Glenn, Mills, Shannon,
Grenade, Mitcham, Singletary,
Grice, Mitchell, Slaton,
Griffin, Mizell, Spence,
Hall, Morton, Stanford,
Hardeman, Moses, Steed of Carroll,
Harden, Mulherin, Steed of Taylor,
Hawes, McBride, Stewart,
Hayes, McCrory, Stovall,
Hendry, McElmurray, Strickland,
Henry, McHenry, Thompson,
Hicks, McLain, Thurman,
Tigner,
Those absent were Messrs.—

Akin, Lanier, Welch

The following bill was taken up. The Senate amendment to same having been concurred in on yesterday, and the same having been reconsidered, the following amendment was offered to the Senate amendment, to wit:

By Mr. Calvin of Richmond—

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

The house proposed to further amend the Senate amendment by providing that section 1 by adding after the words “game bird,” the words “in said State.”

To amend said bill further by adding after the word “State” and before the word “any,” the words “other than stuffed, branched or mounted.”

The Senate amendment was agreed to as amended.

On motion Senate Resolution No. 27 was indefinitely postponed.

The following Senate bills were read the third time and put upon their passage, to wit:
By Mr. Van Buren of the 21st District—

A resolution directing the State Printer to print and bind certain public records.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the ayes were 92, nays 0.

The bill having received the requisite constitutional majority was passed.

The following resolution was read, to wit:

By Mr. Calvin of Richmond—

A resolution providing for the payment of the per diem of three extra pages and one assistant doorkeeper for the present session.

The previous question was called and sustained and the main question ordered.

On the adoption of the resolution the ayes were 78, nays 39.

The resolution was therefore adopted.

Mr. Brown of Houston moved that the resolution just passed be immediately transmitted to the Senate, and on that motion Mr. Franklin called for the ayes and nays. The call was not sustained. The motion of Mr. Brown was then put to the House and carried.

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 section 221 of volume 3 of the Code, which provides for the posting of lands and for the punishment of persons hunting or fishing thereon.

A bill to amend section 453, volume 3 of the Code, defining vagrancy, and declaring which class of persons shall be regarded as vagrants.

A bill incorporating the Leonard school district in Cobb county.

A bill amending Act approved February 26, 1874, entitled an Act to regulate and control misdemeanor convicts in Bibb county.

A bill to amend the charter of Acworth, in Cobb county.

The Senate has receded from its amendment to the following House bill, to wit:

A bill to be entitled an act to establish a system of public schools in the town of Lawrenceville.

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

A bill to amend an Act relative to alternative road law.

The Senate has passed by a requisite constitutional majority the following House bill, to wit:
A bill to fix the number of days each person is subject to road duty in this State.

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

A resolution to authorize the State bank examiner to employ a stenographer, and for other purposes.

The following resolution was read and referred to the Committee on rules, to wit:

By Mr. Steed of Taylor—

A resolution making Senate Bill No. 68 the special order for to-morrow morning immediately after the confirmation of the Journal.

On motion Senate resolution No. 47 was tabled.

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

By Mr. Perry of the 33d District—

A resolution providing that a committee be appointed to investigate and report upon the question of doing justice to the heirs of Sherman J. Sims, etc.

The Speaker appointed on the part of the House under Senate Resolution No. 60 the following committee:

Mr. Hardeman,
Mr. Shackelford,
Mr. George.

The following resolutions were read and referred to the Committee on Rules, to wit:
By Mr. Hixon of Sumter—

A resolution making Senate Bill No. 184 the special order for tomorrow.

By Mr. Cann of Chatham—

A resolution making Senate Bill No. 189 the special order for tomorrow.

By Mr. Hixon of Sumter—

A resolution making Senate Resolution No. 191 the special order for tomorrow.

By Mr. Alford of Worth—

A resolution fixing Senate Bill No. 124 the special order for tomorrow.

Senate bills were again taken up for a third reading, to wit:

By Mr. Hopkins—

A bill to authorize administrators, executors, trustees, etc., who are required to give bond to charge cost or premium for such bond, 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 agreed to.

On passage of the bill the ayes were 88, nays 4.

The bill having received the requisite constitutional majority was passed by substitute.
Senate bills for a third reading were again taken up.

By Mr. Williams of the 16th District—

A resolution for the relief of J. K. McAfee, J. R. Grice and W. H. Raley as sureties on the bond of Charlie Harris.

The report of the committee, which was favorable to the passage of the resolution, was agreed to.

On the passage of the resolution the ayes were 91, nays 0.

The resolution having received the requisite constitutional majority was passed.

By Mr. Van Buren—

A bill to amend section 2171, volume 2 of the Code, relative to the changing of the general direction of the routes of railroads.

The committee proposed to amend as follows:

To amend by inserting after the word "railroad" in line 10 of section 1 the words "which was originally constructed to the extent of three-fourths of its length in Georgia as a narrow gauge railroad," and by inserting in same section after the word "power" in line 12 of said section the words "at any time within three years from September 1, 1903." Also, to insert after the word "railroad" in line 7, page 3 of the bill, the words "which was originally constructed to the extent of three-fourths of its length in Georgia, as a narrow gauge railroad," and by inserting after the word "power" in line 9, page 3, the words "at any time within three years from September 1, 1903."
The report of the committee, which was favorable to the passage of the bill was agreed to, as amended.

On the passage of the bill the ayes were 92, nays 4.

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

On motion of Mr. Cann of Chatham Senate Bill No. 55 was tabled.

By Mr. Park of the 37th District—

A bill to provide for the testing of illuminating oils.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the ayes were 89, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Comas of the 3rd District—

A bill to prescribe the rules which shall govern the transportation of the dead.

On motion of Mr. Franklin the bill was tabled.

By Mr. Hopkins—

A bill to provide for a game warden and deputy game wardens in Thomas 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 95, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Lee of the 44th District—

A bill for the protection of the officers and employees of the Georgia Penitentiary at the various camps throughout the State.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 84, nays 9.

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

Mr. Steed of Taylor gave notice that at the proper time he would move to reconsider the action of the House in defeating the above bill.

The author of House Bill No. 658 was allowed to withdraw same.

By Mr. Perry of the 33rd District—

A bill to require defendant in all cases at common law or equity in the courts of record to set forth his answer in paragraphs, etc., and for other purposes.

The above bill was tabled on motion.

By Mr. Sweat of the 5th District—

A bill to make penal the adulteration of turpentine when offered for sale.
The substitute offered for the above bill was adopted.

The report of the committee, which was favorable to the passage of the bill, was agreed to by substitute.

On passage of the bill the ayes were 91, nays 0.

The bill having received the requisite constitutional majority was passed by substitute.

By Mr. Tisinger—

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

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the ayes were 92, nays 2.

The bill having received the requisite constitutional majority was passed.

Mr. Slaton, chairman of the Committee to investigate charges of Lobbying in the General Assembly, submitted the following report, and by a unanimous vote of the House the same was ordered spread on the Journal:

Mr. Speaker:

The Joint Committee appointed to investigate the charges of lobbying and kindred practices, respectfully report as follows:

Our duties as outlined in the resolution adopted by both branches of the General Assembly are to investigate the charges of criminal lobbying, and of practices akin thereto, which injuriously affect wise legislation, and to report the
evidence establishing either or both, and our findings and recommendations thereupon.

The resolution was printed in many papers in Georgia, and by its terms invited every citizen to offer testimony or lend assistance to the committee in the pursuance of its investigations. We have disregarded technical rules of evidence and have allowed witnesses to detail the vaguest rumors in the endeavor to trace through them direct testimony for submission to the General Assembly. Subpoenas have been served on every man whose name has been presented for examination from whom the committee had reasonable expectation of obtaining information, and he has been required to attend except where excused for providential cause, or his examination would apparently be fruitless.

The offense of lobbying is dealt with in the Constitution of the State, article 1, section 2, paragraph 5, as follows:

"Lobbying. Lobbying is declared to be a crime, and the General Assembly shall enforce this provision by suitable penalties."

In pursuance of this provision of the Constitution, the Legislature has dealt with this offence in the following language, as embodied in the 319th section of the criminal Code:

"Lobbying defined. Lobbying is any personal solicitation of a member of the General Assembly of this State, during a session thereof, by private interview or letter, or message, or other means and appliances, not addressed solely to the judgment, to favor or oppose, or to vote for or against any bill, resolution, report or claim, pending or to be introduced in either branch thereof, by any person who misrepresents the nature of his interest in the matter to such member, or who is employed for a consideration by a person or corporation interested in the passage or defeat of such bill, resolution, report or claim, for the pur-
pose of procuring the passage or defeat thereof. But this does not include such service as drafting petitions, bills or resolutions, attending to the taking of testimony, collating facts, preparing arguments and memorials, and submitting them orally, or in writing, to a committee or member of the General Assembly, and other services of like character, intended to reach the reason of the Legislators."

The only evidence submitted to us, tending to show the criminal offence is that of Representative W D. Mills. In brief he testifies that prior to the actual consideration of the Child Labor Bill at the session of the General Assembly in 1902, he was stopped while about to enter the post-office adjoining the hall of the House of Representatives by a smooth-faced young man of apparently between twenty-seven and thirty years of age. The time was about the hour when the House convened and members were passing to and fro from the hall. This stranger asked him if he were not Representative Mills, androgated him as to his position on the Child Labor Bill. Mr. Mills indicated his favorable attitude to the bill, when the man stated to him it would be worth five hundred dollars to the Representative to advocate the opposition to the measure. Mr. Mills told the stranger to wait a minute, intending to communicate the circumstances to the messenger or some older member of the House. The messenger testified that he remembers that Mr. Mills recounted to him such a conversation. When Mr. Mills returned the stranger was gone, and an elderly gentleman who was leaning against the wall opposite to the place where the conversation occurred, stated that he thought the stranger was from Alabama. Mr. Mills never has seen before or since either the stranger or the elderly gentleman since the time of the occurrence, and knew the names of neither. The witness voted for the Child Labor Bill.

Furthermore, when Mr. Mills was on the stand, he was
asked whether he had stated to two gentlemen in the Kimball House lobby, on the steps leading up to the first floor, that he had been offered one or two hundred dollars for his vote for Mr. Mitchell in the speakership contest, and whether he had not stated to said gentleman that two strangers had made to him this offer. Mr. Mills denied such an occurrence, but stated that any two men so reporting were "two liars." A witness, ex-Speaker John D. Little, stated that Mr. Mills had recounted to him and Speaker Morris such an occurrence. Mr. Mills rose during the delivery of this evidence by Mr. Little, and stated that he remembered the occurrence, but that he said he had been offered a bet of one hundred dollars, that he could get one hundred dollars to cast his vote a certain way in the speakership race. Mr. Mills voted for the candidate of his original choice. Mr. Little testified that Mr. Mills was requested to point out the party making the offer, but upon searching for him in the lobby of the Kimball House, stated he could not find the party.

We refer to the stenographic report of the evidence for accuracy of detail in reference to the testimony briefly summarized above and bearing on the question of criminal lobbying.

The provision in the resolution requiring us to report on the existence of practices akin to lobbying, not technically comprehended in the term, but injuriously affecting wise legislation, leads us into a broad field, and one involving difficult moral and ethical questions. The great mass of evidence we have heard has borne especially on this department of our duty.

Much testimony has been adduced, showing that persons interested in legislation, both local and general, and agents and attorneys acting for them, have urged their causes upon members of the General Assembly. It is further established that it is the custom for parties not entitled thereto
to enjoy the privileges of the floor of both Senate and House.

In the opinion of your committee, it is an essential right that a citizen should be permitted without restraint to express to legislators his opinions on questions coming before them. Such a privilege is conducive to good legislation, and no member of the General Assembly should ever be deaf to legitimate arguments or statements of facts which might elucidate questions upon which he must act. Met with the absolute necessity of injuring some interests in nearly all legislation, it is difficult for the honest legislator to know what he should do. In this position, isolation and wisdom are not necessarily allied. He needs all the aid he can get, and the more diligently he searches for light the more does he fit himself for the discharge of his high obligation. The merchant, farmer, railroad man, lawyer, scientist, artisan, may all be pressed into service, but constantly with the heed that his influence shall be limited to that justly created by the strength of his arguments. As much if not more damage is done by ignorance than by vice, and the scope of legislation being co-extensive with human activity, the knowledge of those engaged in it should be commensurate with the subject.

What a man may do by himself he may do by agent or attorney, but we desire to emphasize our opinion that no man, by himself or by another, can properly endeavor to influence legislation by appeals to individual legislators or by appearance before committees, without disclosing his interest and the capacity in which he appears. It is but right for the representative to weigh the advice in view of the position of the adviser. He should never be permitted to mistake for disinterested suggestion the argument of a partisan to be benefited. Such frankness is not only dictated by candor, but by formal action of the State Bar Association has been enjoined upon its members.
Other questions are more or less distinctly presented by evidence bearing on certain influences claimed to be unduly exerted upon members of the General Assembly. Some of these are not within our province, but peculiarly within that of the body creating this committee.

When conduct becomes a matter solely of propriety, it must appeal to the individual alone.

When we pass beyond certain confines clearly set out, it will be seen we reach a realm with which the conscience, and not legislatures, must deal.

Reporting upon another branch of the questions arising under the evidence, we submit that for many years a rule of the Senate has been practically as follows:

"Rule 101. No person shall be allowed to enter upon the floor of the Senate except the Senators and officers thereof, the officers and members of the House, the Governor of the State and the heads of the offices of the executive department, ex-Governors, judges of the supreme and superior courts in actual commission, ex-presiding officers of the Senate and House, and such others as the Senate may allow upon the recommendation of the Committee on the Privileges of the Floor."

We know that for many years it has been the unbroken custom to permit reputable persons on the floor of both branches of the General Assembly in violation of these rules. Save on rare occasions, we have never known exception to be taken to this extension of courtesy, and in view of this long continued custom, the presiding officer who enforced the rule would excite surprise, if not invite criticism, in so doing. It has been as customary as holding up the hand to vote instead of "rising and standing until counted."

But we report that in our opinion the rules are wise ones. The presence of strangers upon the floor necessarily creates greater disorder by the audible conversation.
invited by them, and interferes with the clerks in the performance of their duties. It is not seemly that parties directly or indirectly interested in a measure under discussion should be mingling with those who must vote. The eagerness and anxiety of the visitor naturally manifests itself in external acts which may injuriously affect legislation. The due decorum of the legislative body is disturbed and its dignity lowered in the performance of its services and solemn duties. We recommend that these rules, 101 of the Senate and 173 of the House, be enforced, and that so far as practicable, all persons interested in instant questions before either branch of the General Assembly be excluded pending their discussion and disposition.

We respectfully recommend that this report be spread upon the Journal, but that the evidence herewith presented be filed in the office of the Secretary of State.

Respectfully submitted,

H. W Hopkins,
J. D. Harrell,
Wm. H. Davis,
Committee on part of Senate.

John M. Slaton,
W S. West,
J D. Howard,
P M. Hawes,
J. Ferris Cann,
Committee on part of House.

The reading of Senate bills a third time was resumed, to wit:

By Mr. Worsham—

A bill to repeal an Act to amend an Act to regulate the
fees of attorneys and receivers in cases where receivers are appointed.

On motion of Mr. Slaton the bill was tabled.

By Mr. Sweat of the 5th District—

A bill to amend an Act to provide for the holding of the city courts of this State by the various city court judges.

On motion of Mr. Felder the above bill was tabled.

Mr. Wellborn, chairman of the Committee on Enrollment, submitted the following report:

Mr. Speaker:

The Committee on Enrollment have examined and report as properly enrolled, duly signed and ready for delivery to the Governor, the following acts, to wit:

An Act to provide for the registration of voters in town Lithonia.

Also, an Act to amend an Act to create a city court in the county of Early.

Also, an Act to amend the charter of the city of Augusta.

Also, an Act to amend the charter of Warrenton, Ga.

Also, an Act to amend section 982 of the Code of 1891.

Also, an Act to establish a charter for the town of Byron.

Also, an Act to amend an Act regulating the sale of intoxicating liquors in Telfair county.
Also, an Act to amend an Act to incorporate the Merchants' Bank of Valdosta.

Also, an Act to amend an Act to incorporate the Northeast Georgia Loan and Banking Company.

Also, an Act to amend the charter of the Savannah Trust Company.

Also, an Act to amend an Act to create the city court of Brunswick.

Also, an Act to amend the Act to establish the city court of Washington.

Also, an Act to incorporate the town of Kingwood.

Also, an Act to amend the charter of the city of Madison.

Also, an Act to provide for compensation for the officers of Superior Court of Terrell county.

Also, an Act to amend section 982 of the Code of 1895.

Also, an Act to create a local school system for the town of Bowman.

Also, an Act to incorporate the town of Oakwood.

Also, an Act to amend the charter of the city of Augusta.

Also, a resolution for relief of G. S. Duke.

Respectfully submitted,

C. J. Wellborn, Jr.,
Chairman.
The following bill was taken up and the Senate amendment concurred in, to wit:

By Mr. Felder of Bibb—

A bill to amend an Act to regulate and control misdemeanor convicts in the county of Bibb—

The following resolution was read, to wit:

By Mr. Bell of Emanuel—

A resolution providing for the appointment of a committee to investigate the whipping of Mamie DeCris.

The above resolution was tabled on motion.

The Speaker then announced the House adjourned until tomorrow morning at 9 o'clock.

Atlanta, Ga.,
Wednesday, August 12, 1903

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, Ayres, Bell of Milton,
Alexander, Baldwin, Blackburn,
Alford, Beall, Booth,
Almond, Beauchamp, Bowen,
Arnold, Bell of Emanuel, Bower,
WEDNESDAY, AUGUST 12, 1903.

Boykin, Franklin,
Brinson, Russell,
Brock, Gaulden,
Brown, George,
Bruce, Glenn,
Buchan, Grenade,
Buchannon, Grice,
Burton, Griffin,
Bush, Hall,
Butts, Hardeman
- Calvin, Harden,
Candler, Hawes,
Cann, Hayes,
Carr, Hendry,
Carrington, Henry,
Carswell, Hicks,
- Cliatt, Hixon of Calhoun,
Conner, Hixon of Sumter.
Cook, Holder,
Cromartie, Houston,
Crumbly, Howard of Baldwin,
Daniel, Howard of Laurens,
Daves, Howell,
Davis, Hutcheson,
Davison, Johnson of Baker,
Deal, Johnson of Clinch,
Derrick, Johnson of Crawford,
Dozier, Jones of Dougherty,
Duckett, Jones of Pickens,
Duggan, Kelly,
Dunbar, Kendrick,
Edwards, Kent,
English, Kilburn,
Ennis, Knight,
Evans, Knowles,
Fields, Lane,
Flanigan, Lawrence,
Flynt, Leigh,
Foster of Oconee, Little,
Foster of Towns, Lowe,
Martin, Mann,
Mayson, Maples,
Miller of Bullock, Martin,
Miller of Muscogee, Mayson,
Mills, Miller of Muscogee,
Mitcham, Miller of Muscogee,
Mitchell, Mills,
Morton, Mitchell,
Moses, Morton,
Mulherin, Moses,
McBride, Mulherin,
McCurry, McBride,
McElmurray, McElmurray,
McHenry, McElmurray,
McLain, McHenry,
McRae, McLain,
Newton, McRae,
Nisbet, Newton,
Owen, Nisbet,
Overstreet, Owen,
O'Quinn, Overstreet,
Parker, O'Quinn,
Pate of Dooly, Parker,
Pate of Gwinnett, Pate of Dooly,
Paulk of Coffee, Pate of Gwinnett,
Paulk of Irwin, Paulk of Coffee,
Peyton, Paulk of Irwin,
Phillips of Jefferson, Peyton,
Phillips of Quitman, Phillips of Jefferson,
Preston, Phillips of Quitman,
Proctor, Preston,
Rainey, Proctor,
Rankin, Rainey,
Rawls, Rankin,
Redwine, Rawls,
Reid, Redwine,
Rice, Reid,
Richardson, Rice,
Ridley, Richardson,
Rogers of Hall, Ridley,
Rogers of McIntosh, Rogers of Hall,
Roper, Rogers of McIntosh,
Mr. Speaker,

Those absent were Messrs.—

Akin, Mizell, Welch,
Lanier,

The reading of the Journal of yesterday's proceedings was dispensed with.

Mr. Slaton moved that the House reconsider its action in failing to pass on yesterday Senate Bill No. 136, which motion prevailed.

On motion of Mr. Steed of Taylor the House reconsidered its action in refusing to pass on yesterday's Senate Bill No. 83.

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

By Mr. Calvin of Richmond—

A resolution thanking Mrs. Maud Barker Cobb for the thorough and efficient manner in which she has discharged the duties of postmistress and for her uniform courtesy to the General Assembly
The following Senate bills were read the third time and put upon their passage, to wit:

By Messrs. Comas and Dodd—

A resolution to appoint a joint committee to consider the present school laws and report to the General Assembly.

The following amendment was adopted, to wit:

By Mr. Steed of Taylor—

To amend by striking out “present session” and inserting in lieu thereof the words “next session.”

The report of the committee, which was favorable to the passage of the resolution, was agreed to as amended.

On the passage of the resolution the ayes were 92, nays 1.

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

By Mr. Lee of the 44th District—

A bill for the protection of the officers and employees of the Georgia Penitentiary.

Mr. Slaton moved to amend by striking section 4 and numbering remaining sections accordingly.

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 92, nays 0.
The bill having received the requisite constitutional majority was passed as amended.

By Mr. Howell of the 35th District—

A bill to amend section 2166 of the Code of 1895 relative to construction of railroads.

Mr. Blackburn proposed to amend by inserting the word “not” between the words “be” and “so” in last line of the caption.

Also, to amend section 1 by inserting the word “not” between the words “be” and “so” in line 20 of section 1; also, by inserting the word “not” between the words “be” and “so” in line 46 in said section.

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 113, nays 0.

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

By Mr. Davis of the 17th District—

A bill to require taxes to be paid by all persons and corporations in the county in which they are required by law to be returned, and for other purposes.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 100, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Hudson of the 13th District—

A bill to amend section 4868 of volume 2 of the Code so as to authorize judges of the superior courts to issue writs of mandamus against boards of commissioners of roads and revenues.

The 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.

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

Mr. Speaker:

The Committee on Rules have had under consideration a number of resolutions providing special orders for this day, and have instructed me to report as follows:

The committee recommend that motions to reconsider be in order immediately after the confirmation of the Journal.

Next in order. Senate Resolution number 47. The previous question to be considered as ordered ten minutes after the reading of the resolution.

Next in order, Senate Bill No. 83, to be followed by Senate bills 124, 137 and 138. The previous question to be considered ordered on each measure after a three minutes' explanation of the object of each bill.
We recommend that House Resolution No. 429 do pass as amended; that House Resolutions No. 431, 432 and 433 follow number 429 each as a special order.

Respectfully submitted,

N A. Morris, Chairman ex-officio.

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 as amended:

A resolution providing compensation for pages and doorkeepers of the Senate.

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following bills of the House, to wit:

A bill to incorporate the Franklin school district in Heard county.

A bill to establish a new charter for the town of Higgston.

A bill to establish the city court of Waynesboro.

A bill to establish a school district in Fillyaw, Worth county.
A bill to create the Camilla school district.

A bill to incorporate the Milner school district.

A bill to appropriate $2,000.00 to secure certain records from England.

A bill to abolish trials for insanity in certain cases.

A bill to incorporate the Olive Spring school district, in Cobb county.

A bill to incorporate the Elizabeth school district, in Cobb county.

A bill amending the charter of Meigs, in Thomas county.

A bill to amend Act incorporating the Upshaw school district.

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

A bill to incorporate the Concord school district.

A bill to create a board of county commissioners for Bulloch county.

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

A bill to incorporate the Smyrna school district in Cobb county.

A bill to provide the manner of fishing in Flint river and all streams in Fayette county.

A bill amending Act establishing the city court of Dawson.
The Senate has also passed by the requisite constitutional majority the following House resolutions, to wit:

A resolution authorizing the treasurer to transfer any surplus funds from any class of pensions to another class.

A resolution to provide for refunding $50.00 to Secretary of State for a bank charter in Barnesville.

A resolution to pay E. R. Black certain compensation.

A resolution for the relief of W. F. Shurley and his bondsmen.

A resolution consenting on the part of the State, that the Atlanta and Birmingham Air Line Railway make an under-pass crossing under the tracks 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 concurred in the following resolutions of the House, to wit:

A resolution to carry over unfinished business of present General Assembly to the next session.

A resolution providing for bringing up the unfinished business of the session.

A resolution relating to unfinished business of the session.
The Senate has concurred in the House amendment to the Senate amendment to the following House bill, to wit:

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

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

Mr. Speaker:

The Senate has passed the following Senate resolution, to wit:

A resolution condemning the practice of whipping women convicts.

The reading of Senate bills a third time was resumed.

By Mr. Comas of the 3rd District—

A bill to amend an Act to create a city court for the city of Baxley.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 90, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Davis of the 17th District—

A bill to amend section 1908, volume 2 of the Code, which requires by whom banks shall be managed.
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. Perry of the 33rd District—

A bill to require defendant in all cases at common law or equity in courts of record of this State, to set forth his answer to questions in paragraphs.

On motion of Mr. Slaton of Fulton the bill was tabled.

By Mr. Jordon of the 28th District—

A bill to provide in what county manufacturing companies owning property on the county line shall return such property for taxation.

The 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.

Senate Bill No. 74 was taken from the table and placed on the calendar.

By Mr. Smith of the 18th District—

A bill to provide that all property in this State without a lawful owner shall become the property of the State.
On motion of Mr. Felder the bill was tabled.

At the request of Mr. Slaton, Senate Bill No. 93 was taken from the table and placed on the calendar.

The following resolutions were read and ordered to lay on the table for one day, to wit:

By Mr. Calvin of Richmond—

A resolution providing that the assistant doorkeepers, pages and porters be appointed for the full fifty days during the session of 1904.

By Mr. Daniel—

A resolution providing that assistant doorkeepers be appointed for fifty days, and that the desks of members be numbered, etc., and for other purposes.

Senate bills for third reading was resumed.

By Mr. Comas of the 3d District—

A bill to amend an Act to amend sub-section 11, section 4082, volume 2 of the Code, by providing compensation for justices of the peace.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On the passage of the bill the ayes were 88, nays 0.

The bill having received the requisite constitutional majority was passed.

On motion of Mr. Felder, House Resolution 402, which provides for a “pure food law,” was tabled.
On motion of Mr. Alexander of Wilkes, Senate Bill No. 55 was taken from the table and placed on the calendar.

By Mr. Comas of the 3d District—

A bill to amend section 1541, volume 1 of the Code, and for other purposes.

On motion of Mr. Hall of Bibb the bill was tabled.

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

Mr Speaker:

The Senate has passed, as amended, by the requisite constitutional majority the following bill of the House, to wit:

A bill to create a department of health and health officers, and for other purposes.

The Senate has passed the following House bills:

A bill to prescribe qualifications of jurors in the superior and other courts.

A bill to create a board of commissioners to make a roster of Georgia soldiers serving in war between the States.

A bill to create a new charter for the town of Palmetto.

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

The Senate has passed the following House bills as amended, to wit:

A bill to incorporate Mount Vernon school district.

A bill to provide for removal of obstructions in streams of running water in Dawson county.

A bill to provide for removal of obstructions in creeks and streams of Carroll county.

A bill to incorporate Mt. Pleasant school district in Dooly county, Ga.

A bill to incorporate the Snow school district in Dooly county, Ga.

A bill to incorporate Oakland school district in Dooly county, Ga.

A bill to incorporate the Dooling school district in Dooly county, Ga.

The Senate has passed the following House bill by substitute, to wit:

A bill to amend an Act to create a dispensary for Buena Vista, Union county.

The following bills were taken up and the Senate amendments concurred in, to wit:

By Mr. Richardson of Houston——

A bill to amend section 221, volume 3 of the Code, which provides for the posting of lands.
By Mr. Whitley of Douglas—

A bill to create a department of health and health officers in this State.

By Mr. Calvin of Richmond—

A bill to amend section 453, volume 3 of the Code, which defines vagrancy.

Senate amendment No. 1 to the above bill was non-concurred in. Amendment No. 2 was concurred in.

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 at 4 o'clock, p.m., this day.

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

Mr. Speaker:

The Senate insist upon its amendment to the following House bill, to wit:

A bill to amend section 453, volume 3 of the Code, defining vagrancy, and for other purposes.

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

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

A bill to provide for the deduction on franchises due counties, cities, towns and villages, and for other purposes.

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

A bill to authorize administrators, executors, trustees, receivers and guardians to charge cost of bonds required, and for other purposes.

The Senate has concurred in the House amendment to the following Senate resolution:

A resolution to appoint a joint committee to act with School Commissioner to consider report upon school laws and the following committee has been appointed on part of Senate: Senators Comas, Dodd, McMichael.

The Senate has concurred in the House amendments to the following Senate bill:

A bill to amend section 2171 of volume 2 of the Code of 1895, providing for the change of general direction and route of railroads, and for other purposes.

The following Senate bill, which was made the special order for this hour, was taken up for the purpose of agreeing to the Senate amendments, to wit:

By Mr. Clements of the 15th District—

A bill to authorize and require the Prison Commission
to hire the labor of felony convicts of this State after the expiration of the present contracts for a period of five years.

The substitute adopted by the House was amended by the Senate as follows:

Amend section 1, line 5 and also line 50 by striking out the word "January" and insert the word "March."

Amend section 1 by striking all language beginning with the word "and" after the word "authorized" in the 9th line and ending with the word "advertisement" in the 11th line, and insert in lieu thereof "the advertisements shall be published as required in section 8."

Amend section 1, page 2, line 26 of printed bill by striking the following words: "No hirer shall have the right to sublet or sublease any convicts hired by him," and insert in lieu thereof the following: "No lessee of convicts as herein provided for shall sublease any of said convicts to any person other than such as shall be approved by said Commission, and only upon such terms as said Commission shall prescribe."

Amend section 1, line 44, page 3, by striking the word "provide" and insert in lieu thereof the word "require."

Amend section 3 by striking out all after word "section" in 2d line, and insert following:

"Be it further enacted, That the several counties of this State shall have the right at their option to work and use convicts sentenced to the penitentiary for periods of five years or less, on the public roads and public works, except those convicts which are now required by law to be placed
upon the prison farm; that on or before December 1, 1903, those counties desiring to work such convicts on their public works and roads shall, through their proper authorities, so notify the Prison Commission in writing, and those counties which do not so notify the Prison Commission, shall participate in and take the proceeds from the hire of the convicts, made upon the ratio and in the manner hereinafter provided, to wit: That is soon after the first day of December, 1903, as is practicable the Prison Commission shall make a just apportionment of all the felony convicts among the several counties of the State, on the basis of their general population as is shown by the latest U. S. Census, so as to ascertain the number of convicts that each county will be entitled to; and when this number is ascertained, those counties which have given the written notice above prescribed shall be furnished by the Commission the number of convicts which it has been determined they are entitled to, out of the class of convicts above prescribed in the order of the filing of the applications therefor. If it should appear that applications are filed by counties for convicts, under the above provisions in excess of the number of convicts sentenced for five years and less, available for work upon the roads of the counties of this State, then said convicts shall be awarded only to those counties in the order of their applications that can be supplied with their proportion of the convicts under said apportionment. When said Commission determines the number which each county is entitled to, the Prison Commission shall notify the counties which have been awarded their proportionate number of convicts, whereupon said counties shall be required to receive said convicts and transport them to their destination without expense to the State, and keep and use them upon the public roads and works of said counties for a period of not less than one year; provided, however, that any such county so taking and working such convicts
shall have the option and right to retain and work such
convicts for a period not longer than five years. Provided,
also, that after any such county has kept and worked said
convicts for a period of one year, it may, after having
given said Prison Commission sixty days' notice, return
said convicts to said Prison Commission, and said Commissi­
on shall thereupon proceed to award the said convicts to
any county having applied therefor, making such award to
the courts in the order of the date of such applications;
and in case there should be no such applications of file at
the time of the return of such convicts, said Commission
shall lease said convicts upon such terms and for such time
as shall be, in their judgment, for the best interest of the
State not inconsistent with the provisions of this Act.

Those counties which receive and work their proportion
of the felony convicts shall not participate in the proceeds
of the hire of said convicts; only those counties shall be
awarded convicts by the Commission which work their
misdemeanor convicts upon the public roads or works. In
the event any county shall not have a sufficient number of
convicts after having received the number awarded to
them and there shall remain unapplied for by December 1,
1903, convicts of the class hereinbefore designated as available to be worked upon the roads of the counties of this State; it shall have the right to bid for additional convicts in the same manner and under the same terms and conditions as individuals or corporations, and the said Prison Commission shall give said counties the preference in the hiring of said convicts, provided that the price offered by said county or counties is equivalent to or more than the net amount that would be received by the Commission from the highest bid made by an individual or corporation.

On the adoption of the Senate amendment just preced­
ing and known as amendment No. 5, 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 —

| Alexander, | Hawes, | Overstreet, |
| Almond,    | Hayes, | O'Quinn,    |
| Arnold,    | Hendry, | Phillips of Jefferson, |
| Baldwin,   | Hixon of Sumter, | Preston, |
| Boykin,    | Holder, | Proctor, |
| Brown,     | Houston, | Rainey, |
| Bruce,     | Howard of Baldwin, | Rice, |
| Buchanan,  | Hutcheson, | Richardson, |
| Buchannon, | Kent, | Ridley, |
| Bush,      | Kilburn, | Rogers of Hall, |
| Butts,     | Lane, | Rogers of McIntosh, |
| Calvin,    | Leigh, | Rountree, |
| Candler,   | Little, | Shackelford, |
| Carr,      | Mann, | Shannon, |
| Carrington, | Maples, | Singletary, |
| Conner,    | Martin, | Slaton, |
| Cromartie, | Mayson, | Spence, |
| Davis,     | Miller of Bullock, | Stanford, |
| Deal,      | Miller of Muscogee, | Stovall, |
| Dozier,    | Mills, | Strickland, |
| Duckett,   | Mitcham, | Thompson, |
| Felder,    | Mitchell, | Thurman, |
| Fields,    | Morton, | Tigner, |
| Flanigan,  | Mulherin, | Underwood, |
| Flynt,     | McBride, | Walker of Monroe, |
| Franklin,  | McElmurray, | Watson, |
| Gaulden,   | McHenry, | Wilson, |
| George,    | McLain, | Wise, |
| Hall,      | McRae, | Wooten, |
| Hardeman,  | Nisbet, | |
| Harden,    | Owen, | |

Those voting in the negative were Messrs —

| Adams, | Beall, | Bell of Milton, |
| Alford, | Beauchamp, | Blackburn, |
| Ayres, | Bell of Emanuel, | Booth, |
Those not voting were Messrs.—

Akin,                      Foster of Towns.       Newton,
Bowen,                     Grice,                         Redwine,
Daves,                      Lanier,                        Welch,
Dunbar,                    Mizell,                         Mr. Speaker.

Ayes 92, nays 71.

The roll-call was verified, and on counting the votes cast it was found that the ayes were 92, nays 71. The amendment was therefore adopted.

Amend by striking out section 4 and substituting the following:

Be it further enacted that the net hire of the convicts shall be transmitted quarterly by the treasurer of the State to the treasurers of those counties which shall not have re-
received their proportion of the felony convicts for work upon the public roads or works, and each county so receiving its proportionate part of the net hire of convicts shall appropriate it in the following manner and for the following purposes only, to wit: For the common schools or for the public roads, as the first grand jury sitting after the first receipt of funds from the hire of felony convicts shall determine, provided that if it be determined to use said hire, either upon the roads or for the public schools, no succeeding grand jury shall change the application of said funds within two years, but after two years from the first recommendation by the grand jury of any county as to said hire, the grand jury of such county shall determine the disposition of such hire for next succeeding two years, and biennially thereafter the grand jury shall determine as to said hire, as between the school fund and the public roads of the county.

Add new section to be known as Sec. 5.

Be it further enacted, That the prison commission shall grade and classify all convicts to be leased under the provisions of this Act to the end that those convicts sentenced for life and others that are desperate and unruly may be separated from those sentenced for lesser crimes under such rules as the commission may prescribe.

Amend section 1, line 28, by striking therefrom the words “five hundred” after the word “than” and inserting in lieu thereof the word “fifty,” and amend further by inserting after the word “receive” in the same line the words “in any one bid.”

Amend by inserting after the word “Act” in line 30, section 1, the words “Provided that this does not restrict any person, firm or corporation from making more than one
Amend section 1 of substitute after the word "contemplate" in line 35 by striking the words "the property of said principal and security or securitiss of said bond shall be found," and insert in lieu thereof the words "the State shall have a lien on all the property of said principal and security or securities of said bond."

All the foregoing amendments of the Senate to the substitute offered by the House were concurred in.

The Speaker appointed the following committee, under resolution 295, to investigate the registration of land titles, to wit:

Messrs. Felder; Mulherin, Miller of Muscogee.

The following communication was read, to wit:

ATLANTA, GA., August 12, 1903.

Hon. Newt. Morris, Speaker of the House:

MY DEAR SIR:—The Prison Commission has, through one of its officers, examined into all the facts relating to the punishment of convict Mamie DeCris, by the warden at the State farm. Every witness who knew any facts in regard thereto was subjected to the most searching examination, and his testimony, under oath, reported stenographically.

The reporter informs us that his notes, comprising more than thirty thousand words, cannot be transcribed before Friday next, hence it will be impossible for us to lay this evidence before the General Assembly, which we very much regret. Nor indeed will be able to conclude our-
selves what is best to be done, until we can digest this
evidence.

We wish, however, to assure the General Assembly, in
this way, that after we are thoroughly acquainted with all
the facts, such action will be taken by the Commission as
may be proper and just.

With sentiments of high esteem, we are, my dear sir,
Respectfully yours,
The Prison Commission of Georgia.
By Jos. S. Turner, Chairman.

Hon. W E. Steed, chairman Committee on Penitentiary,
submitted the following report:

Mr. Speaker:

Your standing Committee on Penitentiary have through
its sub-committees visited and examined the conditions of
the following convict camps of this State:

Cole City Camp, Rising Fawn Camp, the Camps at
Milltown in Berrien county, Fargo in Clinch county, and
Heartsease in Berrien county, Egypt in the county of Ef­
ffingham, Millhaven in Chatham county, also, the Camp at
Adrian, Ga.

The reports of the chairmen of the sub-committees ap­
pointed to visit these camps showed the same to be in
wholesome sanitary condition; that the convicts therein
confined have and are now well cared for and humanely
treated, and only such punishment inflicted as is consistent
with the most enlightened enforcement of the law for the
punishment of criminals. The rules and regulations pre­
scribed by the Prison Commission are just, humane and
wholesome, and reflect much credit on those upon whose
shoulders rests the management and control of Georgia’s
convicts.
The fact that the State has over 2,000 felony convicts in its penitentiary now undergoing sentences for crimes committed, and out of the management and control of this vast number of criminals, only one or two complaints have been brought to our attention, and those only as to details of the manner of punishment agues well for this department of the State government, and is doubtless a source of gratitude to every patriotic citizen of Georgia.

I herewith append the reports of the sub-committees appointed to visit the various camps, and herewith submit same with this report.

Respectfully submitted,

WALTER E. STEED.
Chairman Penitentiary Committee.

COMMITTEE ON PENITENTIARY

Hon W. E. Steed, Chairman:

The sub-committee appointed by you to visit the camp at Cole City did so on August 7th, and direct me, as their chairman, to report that the camp was found in excellent condition. We hardly see how the conditions of this camp could be improved upon.

Respectfully submitted,

J. R. BROCK,
Chairman Sub-Committee.

COMMITTEE ON PENITENTIARY

Hon. W. E. Steed, Chairman:

The sub-committee appointed by you to visit Rising Fawn Camp, for some reason unknown to me, failed to make the visit at the time appointed. I therefore inspected
this camp myself and found it in good sanitary condition
and saw nothing to complain of in any respect.

Respectfully submitted,

J. R. Brock,
Chairman Sub-Committee.

To Dr. Brock, Chairman Sub-committee to visit camp of
Durham Coal Mines, in Dade County, Georgia:

Dear Sir:—I beg leave to submit the following report,
concerning the condition of Durham Coal Mine, in Dade
county, Georgia:

I find there are 505 convicts worked in the camps. I
visited all the appartments, including the medical depart­
ment under Dr. Taylor, the hospital ward, cooking depart­
ment, the sleeping departments, etc. I find each one of
the above departments to be under the supervision and con­
trol of most competent gentlemen, who apparently are
doing all they can to discharge every responsibility and
duty which is required of them by law.

After talking with a number of convicts in person I find
that they are completely satisfied with the treatment which
they are receiving, which treatment seems to be humane and
in accordance with all the rules of propriety and justice.

Respectfully submitted,

E. N. Dozier,
Member Committee.

Hon. W E. Steed, Chairman:
I submit the above as my report on Durham Camp.

J. R. Brock,
Chairman Sub-Committee.
To Hon. Walter E. Steed, Chairman Committee on Penitentiary:

On the 1st day of August your sub-committee visited the convict camps at Egypt, in the county of Effingham, operated by Foy Manufacturing Co., and at Millhaven, in Chatham county, operated by Millhaven Manufacturing Co., and beg leave to submit the following report: At Egypt we find 45 felony convicts (negroes), 5 misdemeanors (negroes), 2 felony convicts (negroes) sick, 6 white felony convicts, 1 misdemeanor (white); no deaths, no felony escapes, one misdemeanor escape, 1 felony convict recaptured. At Millhaven camp we found 79 felony convicts (negroes) and 7 white felony convicts and 2 escapes (8th of July and 15th of June). At both camps we found everything in good sanitary shape and the prisoners seem to be as comfortable and contented as possible under the circumstances. We further recommend that the custom of chaining all the convicts to one long chain at night be discontinued at the Egypt camp, as the same is not practiced at Millhaven and other camps.

Respectfully submitted.

J. W Mason, Chairman;
Jno. R. Shannon,
C. S. T Strickland,
Henry Mann,
Sub-Committee.

To the Hon. Walter E. Steed, Chairman Penitentiary Committee, House of Representatives, Session 1903:

Your sub-committee, appointed to visit and inspect convict camps at Milltown, Berrien county, Fargo, Clinch county and Heartsease, Berrien county, have to the best of
their ability performed that duty, and hereby submit the following report.

We found at Milltown employed by G. V. Gress at sawmilling:

Colored 45
Whites 5
Total 50

On sick list none
Deaths since last inspection none
Escaped none

Physicians employed regularly. This camp being recently located the buildings are not completed, but so far as work has progressed are perfectly satisfactory, and the management and treatment of the convicts in every respect is all that could be asked for.

We found at Fargo, Clinch county, employed by G. S. Baxter & Co., at sawmilling and turpentine distilling:

Colored 396
Whites 41
Total 437

In hospital 1
Deaths from sickness last December 1
Escapes 4

No serious accidents. Sanitary condition of camp diet and management of convicts the very best. We found that not a man was worked in shackles.
We found at Heartsease, in Berrien county, employed by G. V Gress at sawmilling:

Colored.......................... 54
Whites........................... 5

Total............................ 59

Deaths since last inspection...... 1
Number of escapes.................. 1
Serious accidents................... none
In hospital......................... none

Physicians employed. The camp in every respect is in the very best condition.

We respectfully commend to the public generally the managers of all these camps as humane gentlemen of great judgment and discretion and reassert that we saw nothing for the benefit and comfort of these unfortunate prisoners that we could suggest being changed or improved.

Respectfully submitted,

C. M. Booth,
J. B. Sanders,
J. H. Derrick,
L. G. Foster,
John Ayers,
W. L. Henry.

To the Hon. W. E. Steed, Chairman Penitentiary Committee of the House:

We, your sub-committee, appointed to visit and inspect that part of the State Penitentiary at the State's farm, submit the following report:

We visited the farm on Friday, August 7, 1903, and made such an examination and inspection of the same as the limited time at our command would possibly admit.
We found incarcerated there the following number:

<table>
<thead>
<tr>
<th>Category</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Whites, males</td>
<td>38</td>
</tr>
<tr>
<td>Whites, females</td>
<td>7</td>
</tr>
<tr>
<td>Colored, males</td>
<td>132</td>
</tr>
<tr>
<td>Colored, females</td>
<td>73</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>250</td>
</tr>
</tbody>
</table>

We found 25 in the hospital and unable to perform manual labor, while 225 were hale and well able to work.

We found the camp in excellent condition, under the able and proficient management of Superintendent Foster and Deputy Warden Slater, who seem to be men well chosen for the responsible positions to which they have been called.

We found the farm in excellent condition, well cultivated and thriving generally, with more than 600 acres in corn, 700 acres in cotton, 500 acres in peas, 12 acres in sweet potatoes, and other acreage in vegetables of various kinds. We also found the stock in fine condition, well fed, well improved, etc.

We investigated in a minor way the personnel of those unable to perform manual labor, and the case of H. C. Ligon especially attracted our attention. This young man is supposed to be suffering with chronic consumption, and it looks as though his days here are necessarily few, therefore we recommend his pardon at the earliest possible date.

Respectfully submitted,

J. T. Parker, Chairman;
D. M. Buchan, M. D.,
L. G. Foster, Towns county,
J. H. Derrick, Rabun county,
J. B. Ayers,
W V Almond, Rockdale county.
A motion to adjourn was made which was carried, and 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:

<table>
<thead>
<tr>
<th>Adams,</th>
<th>Calvin,</th>
<th>Felder,</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alexander,</td>
<td>Candler,</td>
<td>Fields,</td>
</tr>
<tr>
<td>Alford,</td>
<td>Cann,</td>
<td>Flanigan,</td>
</tr>
<tr>
<td>Almond,</td>
<td>Carr,</td>
<td>Flynt,</td>
</tr>
<tr>
<td>Arnold,</td>
<td>Carrington,</td>
<td>Foster of Oconee,</td>
</tr>
<tr>
<td>Ayres,</td>
<td>Carswell,</td>
<td>Foster of Towns,</td>
</tr>
<tr>
<td>Baldwin,</td>
<td>Clatt,</td>
<td>Franklin,</td>
</tr>
<tr>
<td>Beall,</td>
<td>Conner,</td>
<td>Fussell,</td>
</tr>
<tr>
<td>Beauchamp,</td>
<td>Cook,</td>
<td>Gaulden,</td>
</tr>
<tr>
<td>Bell of Emanuel,</td>
<td>Cromartie,</td>
<td>George,</td>
</tr>
<tr>
<td>Bell of Milton,</td>
<td>Crumbly,</td>
<td>Glenn,</td>
</tr>
<tr>
<td>Blackburn,</td>
<td>Daniel,</td>
<td>Grenade,</td>
</tr>
<tr>
<td>Booth,</td>
<td>Daves,</td>
<td>Grice,</td>
</tr>
<tr>
<td>Bowen,</td>
<td>Davis,</td>
<td>Griffin,</td>
</tr>
<tr>
<td>Bower,</td>
<td>Davison,</td>
<td>Hall,</td>
</tr>
<tr>
<td>Boykin,</td>
<td>Deal,</td>
<td>Hardeman,</td>
</tr>
<tr>
<td>Brinson,</td>
<td>Derrick,</td>
<td>Harden,</td>
</tr>
<tr>
<td>Brock,</td>
<td>Dozier,</td>
<td>Hawes,</td>
</tr>
<tr>
<td>Brown,</td>
<td>Duckett,</td>
<td>Hayes,</td>
</tr>
<tr>
<td>Bruce,</td>
<td>Duggan,</td>
<td>Hendry,</td>
</tr>
<tr>
<td>Buchanan,</td>
<td>Dunbar,</td>
<td>Henry,</td>
</tr>
<tr>
<td>Buchanan,</td>
<td>Edwards,</td>
<td>Hicks,</td>
</tr>
<tr>
<td>Burton,</td>
<td>English,</td>
<td>Hixon of Carroll,</td>
</tr>
<tr>
<td>Bush,</td>
<td>Ennis,</td>
<td>Hixon of Sumter,</td>
</tr>
<tr>
<td>Butts,</td>
<td>Evans,</td>
<td>Holder,</td>
</tr>
</tbody>
</table>
WEDNESDAY, AUGUST 12, 1903.

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

Those absent were Messrs.—

Akin, Lanier, Welch,

On motion of Mr. Calvin of Richmond, the House receded from its position in refusing to concur in the Senate amendment to the "vagrancy bill," relative to minors.
The following bill was taken up and the Senate amendment concurred it, to wit:

By Mr. Steed of Carroll—

A bill to provide for the removal of obstructions of all kinds from the streams of Carroll county.

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

By Mr. Calvin of Richmond—

A resolution instructing the Auditing Committee to approve the accounts of three extra pages and one extra door-keeper for the Senate.

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

By Mr. Crumbley—

A bill to amend an Act to amend the charter of Georgetown.

The 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.

Senate Bill No. 141 was tabled.

By Mr. Tisinger—

A bill to regulate the law of year's support.
The 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. Lewis—

A bill to secure to the several counties of this State the public school fund to which they are entitled.

The 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 11.

The bill having received the requisite constitutional majority was passed.

By Mr. Duncan of the 36th District—

A bill to be entitled an Act to amend section 985, volume 1 of the Code.

The report of the committee, which was favorable to the passage of the bill, was agreed to.

On passage of the bill the ayes were 94, nays 0.

The bill having received the requisite constitutional majority was passed.

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

The Senate has passed the following House bills, as amended, by a requisite constitutional majority:

A bill to incorporate the Mount Zion school district.

A bill to amend the clause of the Appropriation Act relating to the republication of the Georgia Reports and the compiling of Colonial Revolutionary and Confederate records.

The Senate has concurred in the following House resolutions:

A resolution endorsing the "Brownlow Bill."

A resolution to pay the expenses of the investigating committee on lobbying.

The Senate has passed the following House bills by a requisite constitutional majority:

A bill to regulate the sale of liquor in cities in this State.

A bill to amend section 6 of Act approved December 17, 1902, "To organize the military forces of this State," etc.

A bill to amend the Appropriation Act in reference to Soldiers' Home.

A bill to create the Confederate Memorial Board of Georgia.

A bill to prohibit hogs from running at large, and for other purposes.
A bill to make an appropriation to the trustees of the University of Georgia to aid in the completion of the Winnie Davis Memorial Hall.

A bill to amend the charter of East Rome.

A bill to make it unlawful to procure money or other thing of value on a contract to perform services, with intent to defraud.

A bill to amend the charter of the town of Norwood.

A bill to create a school district at Doles, Worth county.

A bill to abolish the city court of Forsyth, in Monroe county.

A bill to enlarge the powers of the police court of Savannah.

A bill to amend Act establishing a system of public schools for Hazlehurst.

A bill to make it unlawful for any person to kill any cow, etc., in the 25th militia district.

A bill to authorize the mayor and council of Fort Valley to issue bonds not exceeding $10,000 for school purposes.

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

A bill to create the office of road commissioner for the county of Carroll.

A bill to provide for an exchange of the present site of
the Presbyterian church in Milledgeville to a more convenient site.

A bill to change and fix the time of holding the superior courts of Banks county.

Mr. Wellborn, chairman of the Committee on Enrollment, submitted the following report:

*Mr. Speaker:*

The Committee on Enrollment have examined, report as correct, duly signed and ready for delivery to the Governor, the following Acts, to wit:

An Act to create a State school-book commission, and for other purposes.

Also, an Act to amend an Act relative to the alternative road law.

Also, a resolution to return House Bill No. 527 to the Enrolling Committee for correction.

Also, a resolution correcting House Bill No. 601.

Also, an Act to amend an Act to incorporate the town of Kite.

Also, an Act fixing number of days each person shall be required to work on the public roads of this State.

Also, an Act regulating the catching of fish in Hall county.

Also, an Act to create a new charter for the town of LaFayette.

Also, an Act to amend the charter of the city of Macon.
Also, an Act to amend the Act creating a board of commissioners in Twiggs county.

Also, an Act to establish a board of county commissioners for Bibb county.

Respectfully submitted,

C. J. Wellborn, Jr., Chairman.

The following resolution was read and adopted, to wit:

By Mr. Hall of Bibb—

A resolution authorizing the Auditing Committee to audit and approve the accounts for per diem and mileage of Hons. W R. Welch and J. W. Akin.

The following resolution was read and unanimously adopted by a rising vote, to wit:

By Mr. Stovall of Chatham—

A resolution congratulating Hon. Jno. W Akin on his restoration to health, etc.

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

Mr. Speaker:

The Senate has refused to recede from its substitute to House resolution 134, to investigate certain State House officers, and has appointed as a Conference Committee on part of Senate, Messrs. Mathews, Smith of 18th, Harrell.

The following resolution was read and adopted, to wit:
By Mr. Fields of Dooly—

A resolution providing that House Bill No. 455, be returned to the Governor without correction or amendment.

Senate bills for a third reading was resumed.

By Mr. Perry of the 33d District—

A bill to require defendant in all cases at common law or equity in the courts of record of this State in which the defendant shall in his answer set forth such answer in paragraphs.

The following amendments were read and adopted:

By Mr. Slaton—

To amend by adding another section, to wit: "Be it enacted, That this Act shall not apply to cases now pending nor shall it be of force until 4 months from the date of its approval."

To amend further by adding to section 1 the words "within thirty days after the filing of such answer by the defendant and written notice thereof given to plaintiff or his counsel the plaintiff shall file his reply thereto as above required unless in the discretion of the court further time is required."

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

On the passage of the bill 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, George, Owen,
Akin, Glenn, O'Quinn,
Alexander, Hardeman, Pate of Dooly,
Beall, Harden, Peyton,
Bell of Milton, Hawes, Phillips of Quitman,
Booth, Hixon of Carroll, Preston,
Boykin, Hixon of Sumter, Rankin,
Brown, Holder, Reid,
Bruce, Howard of Baldwin, Ridley,
Buchannan, Johnson of Baker, Rogers of Hall,
Burton, Johnson of Crawford, Roper,
Calvin, Leigh, Rountree,
Caudler, Mann, Shackelford,
Carr, Martin, Singletary,
Clatt, Mayson, Slaton,
Conner, Miller of Bullock, Stanford,
Deal, Mills, Stovall,
Derrick, Mulherin, Strickland,
Duckett, McBride, Underwood,
Duggan, McCurry, Wellborn,
Dunbar, McElmurray, West,
Ennis, McHenry, Wooten,
Evans, Nisbet,

Those voting in the negative were Messrs.—

Almond, Edwards, Hutcheson,
Arnold, English, Johnson of Clinch,
Baldwin, Felder, Jones of Dougherty,
Besuchamp, Fields, Jones of Pickens,
Bower, Flynt, Knowles,
Brinson, Foster of Oconee, Lane,
Bush, Franklin, Little,
Butts, Fussell, Lowe,
Carrington, Gaulden, Miller of Muscogee,
Carswell, Grenade, Mitchell,
Crumbly, Hendry, Morton,
Daniel, Henry, Moses,
Davison, Houston, McLain,
Dozier, Howell,
Those not voting were Messrs.—

Alford, Griffin, Overstreet,
Ayres, Hall, Pate of Gwinnett,
Bell of Emanuel, Hayes, Richardson,
Blackburn, Hicks, Shannon,
Bowen, Howard of Laurens, Steed of Taylor,
Brock, Kelly, Thompson,
Buchan, Kendrick, Tracy,
Cann, Kent, Walker of Monroe,
Cook, Kilburn, Walker of Pierce,
Cromartie, Knight, Watson,
Daves, Lanier, Welch,
Davis, Lawrence, Whitley,
Flanigan, Maples, Wise,
Foster of Towns, Mizell, Yates,
Grice, Newton, Mr. Speaker.

Ayes 68, nays 62.

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

On the passage of the bill the ayes were 68, nays 62.

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

Mr. George of Morgan moved to reconsider the action of the House in refusing to pass the above bill, which motion prevailed and the same was placed on the calendar.

ATLANTA, GA., August 12, 1903.

The following message was received from his Excellency, the Governor, through his Secretary, Mr. Blackburn:
Mr. Speaker:

His Excellency, the Governor, has approved and signed the following acts, to wit:

An Act to amend an Act approved December 21, 1897, entitled an Act to amend section 583, volume 1 of the Code of 1895, relative to the alternative road law.

An Act to incorporate the town of Oakwood in the county of Hall.

An Act to establish a State depository in the town of Calhoun in the county of Gordon.

An Act to authorize the board of commissioners of roads and revenues to pay reasonable compensation to the officers of the Superior Court of Terrell county and the city court of Dawson for misdemeanor convicts.

An Act to amend an Act to create the city court of Brunswick.

An Act to establish a State depository in the town of Lavonia in Franklin county.

An Act to create a local public school system for Bowman district.

An Act to amend the charter of the city of Macon, providing for the extension of the incorporate limits.

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:

A resolution to appoint a committee to visit the State University and its branches.

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:

A bill to amend an Act creating the board of commissioners of Johnson county, and for other purposes.

The following bill was taken up and the Senate substitute adopted, to wit:

By Mr. Edwards of Marion—

A bill to amend an Act to create a dispensary in the town of Buena Vista.

The Speaker appointed the following committee of conference to confer with a like committee from the Senate on House Resolution No. 34:

Messrs. Hall,
Owen,
McHenry.

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

The Senate has concurred in by a requisite two-thirds vote of yeas 32, nays 1, in the House substitute to the following Senate bill, to wit:

A bill to be entitled an Act to amend article 7, section 1 of the Constitution of Georgia so as to limit the levy of taxes on property for any one year by the General Assembly to five mills on each dollar, and for other purposes.

The Senate has passed the following House bills by a requisite constitutional majority:

A bill to repeal an Act to maintain public gates from the residence of Adam Davenport to near the residence of W. B. G. Rodgers in Fannin county.

A bill to protect fish in Notla river, Union county.

A bill to amend the charter of Maysville.

A bill to establish Cannon public school district.

A bill to provide a new charter for the city of Tennille.

A bill to amend an Act regulating the sale of liquors in Lee county.

The reading of Senate bills a third time was resumed.

By Mr. Smith of the 18th District—

A bill to provide that all property which is without a lawful owner shall belong to the State.

On motion of Mr. Flynt of Spalding the above bill was tabled.
The following bill was taken up and the Senate amendment concurred in, to wit:

By Mr. Underwood of White—

A bill to amend the appropriation Act which relates to the republication of Georgia Reports.

Senate Bill No. 93 was tabled on motion.

The following resolution was read and adopted, to wit:

By Mr. Whitley of Douglas—

A resolution requesting the Speaker to furnish a portrait of himself to be hung in the Speaker’s room.

The following resolutions of the Senate were read, to wit:

By Mr. Davis of the 17th District—

A resolution providing that the General Assembly adjourn sine die at four o’clock this afternoon.

The resolution was tabled.

By Mr. Middlebrooks—

A resolution condemning the practice of whipping women convicts.

The above resolution was adopted.

By Mr. McMichael of the 24th District—

A resolution providing for a committee to visit the University and its branches during commencement of 1904.
Senate bills for a third reading was resumed.

By Mr. Jordan of the 28th District—

A bill to provide for the registration, sale and analysis of commercial fertilizers, and for other purposes.

The 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 6.

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 amend Act establishing a dispensary in Colquitt, Miller county.

A bill to incorporate the town of Mystic, in Irwin county.

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

A bill amending Act establishing a system of public schools for LaGrange.

A bill to incorporate Pineview school district.

A bill to amend the charter of the city of Blakely.
A bill to incorporate the town of Isabella, in Worth county.

A bill amending Act to authorize the town council of Cusseta to create a debt not exceeding $2,500.00, and for other purposes.

A bill to incorporate the Waresboro school district.

A bill to establish a public school system in Arlington, Ga.

A bill amending the charter of the town of Boston.

The Senate has also passed as amended the following House bill, by the requisite constitutional majority, to wit:

A bill to revise the game laws and consolidate same for the protection of game and fish, and for other purposes.

The following resolutions were read and unanimously adopted by a rising vote, to wit:

By Mr. Mulherin of Richmond—

A resolution extending the thanks of the House to Hon. N. A. Morris, Speaker, for his impartial ruling, etc.

By Mr. Mulherin of Richmond—

A resolution extending the thanks of the House to Hon. Jno. T. Boifeuillet, Clerk of the House, for his courtesy and the able manner in which he has discharged his duties.

Senate Bill No. 146 was tabled on motion.

A rising vote was had, which was unanimous, showing
the appreciation of the House to Hon. D. M. Howard, Speaker pro tem, for his efficient services.

By Mr. Calvin of Richmond—

A resolution extending the thanks of the House to the representatives of the press.

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

By Mr. Harden—

A bill to revise and consolidate the game laws of this State.

The following resolution was read and adopted, to wit:

By Mr. Steed of Taylor—

A resolution thanking Hon. J. A. Williford and T. R. Penn for the courtesy and the efficient discharge of their duties as doorkeeper and messenger respectively.

The Speaker appointed the following committee under Senate Resolution No. 64:

Mr. Miller of Muscogee, chairman;
Mr. Dunbar,
Mr. McCurry,
Mr. Ridley,
Mr. Owen,
Mr. Stovall.
Also, the following committee under Senate Resolution No. 47:

Mr. Holder,
Mr. Bell of Milton,
Mr. Steed of Taylor.

The following bills were taken up and the Senate amendments concurred in, to wit:

By Mr. Roper of Dawson—

A bill to provide for the removal of obstructions from the streams of Dawson county.

By Mr. Morris of Cobb—

A bill to incorporate the Mount Vernon school district.

By Mr. Fields of Dooly—

A bill to incorporate the Mount Vernon school district.

By Mr. Fields of Dooly—

A bill to incorporate the Oakland school district.

By Mr. Fields of Dooly—

A bill to incorporate the Dooling school district.

By Mr. Fields of Dooly—

A bill to incorporate the Snow school district.

By Mr. Pate of Dooly—

A bill to incorporate the Pleasant Valley school district.
Senate Resolution No. 59 was tabled, on motion.

The following resolution was read and adopted, to wit:

By Mr. Daniel—

A resolution extending the thanks of the House to the pages for the prompt attention to their duties.

Senate bills were again taken up for third reading.

By Mr. Park—

A bill to amend an Act to create a dispensary in the town of Hogansville.

The 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.

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:

A bill to allow defendants in certain cases to plead set-offs or to recoup in damages in certain cases.

The Senate has concurred in the House substitute, with an amendment, to the following Senate bill:
A bill to authorize defendants in actions now pending to plead 20 years' possession as defense of certain lands, said actions being by the State.

The Senate has concurred in the House amendments to following Senate bill:

A bill to provide for registration, sale, inspection and analysis of commercial fertilizers, and for other purposes.

The senate has passed by a requisite constitutional majority the following House bill:

A bill to incorporate Oak Grove school district in Dooly county.

The Senate has concurred in following House resolution:

A resolution to return to the Governor House bill 455.

By Mr. McMichael—

A bill to amend section 4793 of the Code relating to the sale of lands, etc.

The committee proposed to amend section 1 by adding these words, "This Act shall not be construed as changing the place of sale in these counties, when by law sheriff's sales are now required to take place at the courthouse."

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 92, nays 0.
The bill having received the requisite constitutional majority was passed as amended.

By Mr. Howell of the 35th District—

A bill to repeal section 233, volume 1 of the Code so as to provide that the year for official reports of the public officers of this State shall be coincident with the fiscal year.

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

By Mr. Hopkins—

A bill to authorize defendants in actions now pending or may hereafter be brought for the recovery of certain lots of land to plead as defense thereto possession of said lands for a period of 20 years.

The following resolution was read and ordered immediately transmitted to the Senate, to wit:

By Mr. Howell of Meriwether—

A resolution providing that the General Assembly adjourn sine die at 6:30 o’clock this afternoon.

Senate Bill No. 166 was tabled on motion.
By Mr. Comas—

A bill to amend section 982, volume 1 of the Code, so as to add Jesup, in Wayne county, to the list of State depositories.

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.

Senate Bill No. 167 was tabled on motion.

By Mr. Perry of the 33d District—

A bill to cede jurisdiction to the United States over certain land in Gainesville.

The 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.

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

Mr. Speaker:

The Senate has concurred in the resolution of the House to adjourn at 6:30 o’clock p.m. this day.
The Senate has concurred in the House amendment to the following Senate bill.

Bill to amend section 4793 of volume 2 of Code of 1895.

By Mr. VanBuren of the 21st District—

A bill to require the ordinaries of the counties of this State to keep a record of all pensions in their county that are paid by the State.

The 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.

Senate Bill No. 158 was tabled on motion.

The following report was submitted by the Conference Committee appointed to confer upon House Resolution No. 134:

Mr. Speaker:

The Conference Committee of the House and Senate, upon House Resolution No. 134, submit the following report:

We recommend that the House amend its resolution by striking out of the last line the word "four" and inserting
the word "one," and that the Senate recede from its substitute when the resolution is so amended.

Respectfully submitted.

H. A. MATHews,
J. RICE SMITH,
Committee on part of Senate.

Jos. H. HALL,
Z. M. OWEN,
W S. HcHENRY,
Committee on part of House.

The following resolution was read and adopted, to wit:

By Mr. Cann of Chatham—

A resolution thanking the Chaplain of the House for the faithful discharge of the difficult spiritual duties devolving upon him.

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

The House was again called to order by the Speaker.

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

Mr. Speaker:

The Senate has concurred in amendment to House resolution investigating certain State offices by striking the word "four" and inserting "one" in the last line of said resolution
The following resolution was read and adopted, to wit:

By Mr. Felder of Bibb—

A resolution providing that the Senate be informed that the House is now ready to adjourn sine die.

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

Mr. Speaker:

The Senate acknowledges the receipt of the House resolution stating that it is now ready to adjourn sine die, and the Senate likewise informs the House it is ready to take similar action.

Mr. Wellborn, chairman of the Enrollment Committee, 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 regulating sale of liquor in cities of this State.

Also, an Act for protection of birds.

Also, an Act to refund fee paid Secretary of State for bank charter of Barnesville.

Also, an Act to incorporate the Brownwood school district.

Also, an Act to define powers of police court of city of Savannah.
Also, an Act to amend the Act creating the city court of Dawson.

Also, an Act to pay E. R. Block certain compensation.

Also, an Act to amend charter of Augusta.

Also, an Act to incorporate Sasser school district.

Also, an Act to establish Philyaw school district.

Also, an Act to incorporate town of Centralhatchee.

Also, an Act to incorporate Amity school district.

Also, a resolution regulating transferring of pension funds.

Also, an Act to incorporate Franklin school district.

Also, an Act to amend section 1378 of volume 1 of the Code of 1895.

Also, an Act to amend the charter of the town of High Shoals.

Also, an Act to amend section 221, volume 3 of the Code of 1895.

Also, an Act to prohibit the sale of liquors in Irwin county.

Also, an Act to amend the Act creating the city court of the county of Early

Also, an Act to amend the charter of the city of Macon.
Also, an Act conferring certain powers on the county commissioners of Camden county.

Also, an Act to incorporate the Parrott school district.

Also, an Act to abolish trials for insanity in certain cases.

Also, an Act establishing a board of commissioners for Bulloch county.

Also, an Act regulating control of misdemeanor convicts in Bibb county.

Also, an Act to amend an Act to incorporate the town of Meigs.

Also, an Act to amend the Act establishing a system of public schools in the town of Lawrenceville.

Also, an Act to amend the Act creating the county court of Oconee county.

Also, an Act to appropriate $2,000 to secure certain records from England.

Also, an Act authorizing voters of Blue Ridge district, White county, to vote on "fence" or "no fence."

Also, an Act to create a new charter for the town of Higgston.

Also, an Act to create a roster of Georgia soldiers in the war between the States.

Also, an Act to incorporate Concord school district.
Also, an Act to amend the appropriation Act of 1902 relating to republication of Georgia Reports.

Also, an Act to incorporate the town of Nutter.

Also, an Act to prescribe the qualification of jurors in certain courts.

Also, an Act to protect fish in Flynt river.

Also, an Act to incorporate the town of Sand Hill.

Also, an Act to amend an Act to incorporate Upshaw school district.

Also, an Act to amend the charter of the city of Blakely.

Also, an Act to create a charter for the town of Spread.

Also, an Act to provide for removal of obstructions from streams of Morgan county.

Also, a resolution relative to pages of the House.

Also, a resolution relative to the W & A. Railroad.

Also, an Act to amend appropriation Act in reference to Soldiers' home.

Also, an Act to authorize the mayor and council of Fort Valley to issue bonds.

Also, an Act to amend the charter of East Rome.

Also, an Act to amend Act to amend the charter of Maysville.

Also, an Act to create Confederate Memorial Board.
Also, an Act to allow defendants in trover cases to plead set-offs.

Also, an Act to amend Act to provide a new charter for Tennille.

Also, an Act to require joint committee on finance to make certain investigations of State departments.

Also, an Act to incorporate the Pleasant Valley school district.

Also, an Act to prohibit hogs from running at large, and for other purposes.

Also, an Act to incorporate Smyrna school district.

Also, an Act to provide for removal of obstructions in streams of Dawson county.

Also, an Act to create the office of road commissioner for Carroll county.

Also, an Act to amend section 6 of “Act to organize military forces of Georgia.”

Also, an Act to change time of holding superior courts of Banks county.

Also, an Act to make it unlawful to kill cattle within 25th militia district.

Also, an Act to amend charter of Brunswick.

Also, an Act to establish the city court of Waynesboro.

Also, an Act to create a new charter for Davisboro.
Also, an Act to revise the game laws of this State.

Also, an Act to amend the charter of the town of Norwood.

Also, to amend Act establishing a system of public schools in Hazlehurst.

Also, an Act to amend an Act concerning the election laws of Cordele.

Also, an Act to repeal Act approved December 16, 1901.

Also, an Act to incorporate the town of Barwick.

Also, an Act to amend an Act authorizing town council of Cusseta to create a debt.

Also, an Act to create a dispensary in the town of Buena Vista.

Also, an Act to provide for exchange of present site of Presbyterian church at Milledgeville.

Also, an Act to amend Act creating a board of commissioners of Jackson county.

Also, an Act to incorporate Elizabeth school district, in Cobb county.

A resolution for carrying over unfinished business of session.

Also, a resolution to pay expenses of investigating committee.
Also, a resolution providing for bringing up unfinished business of session.

Also, a resolution for relief of W F Shurley.

Also, a resolution returning House bill 455 to the Governor.

Also, a resolution endorsing the Brownlow bill.

Also, a resolution relating to the unfinished business of the session.

Also, a resolution to appropriate $30,000 to Department of Agriculture for further maintenance of department.

Also, an Act to incorporate Snow school district.

Also, an Act to make it unlawful to procure money on contract to perform manual labor.

Also, an Act to create commissioners for Carroll county.

Also, an Act to abolish city court of Forsyth.

Also, an Act to provide for the teaching of elementary principles of agriculture and civil government in the common schools.

Also, an Act to incorporate Oak Grove school district.

Also, an Act to incorporate the town of Mystic.

Also, an Act to incorporate Pineview school district.

Also, an Act to incorporate Waresboro school district.
Also, an Act to amend section 453, volume 3 of the Code.

Also, an Act to create a department of health and health officers.

Also, an Act to establish public school system in the town of Arlington.

Also, an Act to incorporate the Mount Vernon school district.

Also, an Act to incorporate Lenard school district in Cobb county.

Also, an Act to amend an Act to establish a system of public schools in LaGrange.

Also, an Act to provide for removal of obstructions from streams in Carroll county.

Also, an Act to amend an Act to establish a dispensary in Colquitt.

Also, an Act to incorporate Olive Springs school district.

Also, an Act to incorporate the town of Isabella, Worth county.

Also, an Act to create new charter for Palmetto, Campbell county.

Also, an Act to establish Canon public school district.

Also, an Act to incorporate Mount Zion school district.

Also, an Act to incorporate Oakland school district.
Also, an Act to incorporate Dooling school district.

Also, an Act to amend an Act to prohibit sale of spirituous and intoxicating liquors in Lee county.

Also, an Act to amend Act to incorporate Boston, in Thomas county.

Also, an Act to incorporate Milner school district.

Also, an Act to amend the charter of Acworth, in Cobb county.

Also, an Act to create the Camilla school district.

Also, an Act to protect fish in North river.

Also, an Act to create Doles school district, in Worth county

Respectfully submitted,

WALTER L. BELL,
Vice-Chairman Enrollment Committee.

The Speaker appointed the following committee on part of the House under Resolution No. 134, to wit:

Mr. Hall of Bibb.

Mr. Felder of Bibb moved that the House adjourn sine die, which motion prevailed.
INDEX

to

HOUSE JOURNAL

1903
INDEX.

PART I.

ACADEMY FOR BLIND—
Trustees authorized to sell or exchange property 351

ADMINISTRATORS—
Authorized to sell real estate on property 218

ADULTERATION—
To prohibit adulteration of foods, etc..... .. 602
To prohibit adulteration of turpentine. .. 225 451

AFFIDAVITS—
To regulate making of in forma pauperis. .. 146

ALTERNATIVE ROAD LAW—
To amend act relative to........53 158 279 293 525 752

APPEALS FROM DECISIONS OF CHAIR—
..... ......... . . . . .... .. . ....300 391 396 497 540

APPROPRIATIONS—
To appropriate $15,000 to State Sanitarium. .53 263 494
To meet deficiency in insurance fund. .. .55 154 232
To appropriate money for expenses of State government .... . . . .. ........... .. 62
To appropriate $50,000 for exhibition at St. Louis Exposition ... .93 356 487 490 801
To appropriate $2,000 to have copies of records
made ... . .... .. .... .. .... .. .. 100 263
To appropriate $9,360 for indigent widows. .. .45 98 138
To appropriate $20,000 for Georgia School for
Deaf ... .... .. .... .. .... .. .... .. 142
To appropriate money to State Normal School...200 452
APPROPRIATIONS—Continued.

To appropriate money to complete Winnie Davis Memorial hall. 202 353 736
To appropriate $1,350 to pave Mitchell street. 225
To appropriate money to erect statue of A. H. Stephens and C. W. Long. 235
To appropriate $5,000 to Tech. school. 222 451 584
To amend appropriation act of 1903-1904. 240 353
To purchase “Law of Personal Injuries” 299
To repair Capitol building. 446
To support common school libraries. 452
To amend par. 13, sec. 3 of Appropriation Act. 626 744
To pay expenses of com. to investigate lobbying 687 744 761

ARCHITECTS—

To exempt from jury duty 270

ATLANTA AND BIRMINGHAM AIR LINE—

Authorized to pass under W. & A. R. R. 576

AUTOMOBILES—

Fixing limits of speed. 64 158
To prohibit running of on certain roads in Effingham county. 312

BANKS—

To amend act to incorporate Merchants’ Bank of Valdosta 48 98 237 435
To require banks to keep open four hours daily 377

BARBERS—

To regulate the business of. 635

BICYCLES, ETC.—

To prohibit riding of on sidewalks of suburbs. 146 354

BILLS OF SALE—

How to foreclose. 120
INDEX.

BIRDS—
To protect game and insectivorous birds...272 525 603 909
To protect birds and their nests and eggs...466 801 845

BLACK, E. R.—
To pay certain compensation to...57 263 609

BLIND ASYLUM—(see Academy for Blind).

BONDS—
To pay off bonds of State as they mature...49 155 302
To authorize town of Roswell to issue....153 244
To authorize town of Fort Valley to issue...561 626 679

BOULEVARDS—
Authorizing Augusta to lay out and maintain 131 154

BUCKET SHOPS—
To prohibit operation of...169

CATTLE—
To regulate the driving off their range...65 157

CANDLER, A. D.—
To purchase picture of...268

CHARTERS—
To amend charter of Chipley...50 153 246 448
To amend charter of Hamilton...56 153 245
To amend charter of Ball Ground...57 152 246
To amend charter of Metcalf...80 158 250
To amend charter of Cairo...91 157 252
To amend charter of Decatur relative to bonds...91 221
To amend charter of Decatur relative to sewerage...92 221 251
To amend charter of Decatur relative to sidewalks...92 221 252
To amend act to amend charter of Montezuma...99 221
To amend charter of Acworth...120 243 578
CHARTERS—Continued.

To amend charter of Greensboro. . . . .122 220 256
To amend charter of Morgan ..130 154 243
To amend charter of Parrott. .132 222 255
To amend charter of Lyons. 155 244
To repeal charter of Savannah relative to election
of jailer .............. ........... 65 157 249
To amend charter of Hawkinsville. ..200 222 256
To create new charter for Byron. .200 332 437
To amend charter of East Rome. ....200 602 770
To amend charter of Griffin..... ....201 222 259
To create new charter for LaFayette....218 333 437 651
To amend charter of Brunswick... ....226 585 770
To amend charter of Rome......... ......... 239 354
To amend charter of Augusta. .284 335 430 579
To create new charter for Higgston. ..377 451 580
To amend charter of Macon. ... .378 576 690
To act to create charter of Carrollton. .. .378 449
To amend charter of Augusta relative to police 379 441
444 449
To amend charter of Macon. .... .418 450 452
To amend act to create new charter for Tennille 422 586 772
To amend charter of Warrenton.. .... 450 580
To create new charter for Davisboro.. ....515 535 574
To amend act to create charter for Dublin..515 587 773
To amend act to amend charter of Maysville. 516 587 773
.
To create new charter for Palmetto. ... ... 560 680
To amend charter of Blakely .. ... 561 678 775
To amend charter of Norwood. .. ....... 770

CLAIMS—

To regulate filing and accepting of second claims 82
To regulate proceedings in certain claim cases 153 176

CLERKS OF COURT—

To provide certain compensation to clerk of super-
rior court ... .... ... 93 584
To fix salary for clerks of courts of ordinary 156
To constitute the clerk of the superior court of
Macon county clerk of the county court.. 223 356 439
INDEX.

CODE AMENDMENTS—

To amend section 892 of the Code... . . .51 159 787
To amend section 4361 of the Code... 54
To repeal section 4406 of the Code... 56
To amend section 1908, vol. 2 of Code... 57 260
To amend section 2171, vol. 2 of Code... 58
To amend section 2795, vol. 2 of Code... 65
To amend section 672, vol. 3 of Code... 80
To amend section 813, vol. 3 of Code... 88
To amend section 1254 of Code... 99
To amend section 610, vol. 1 of Code... 101 109
To amend section 822 of Code... 119
To amend section 194, vol. 3 of Code... 121
To amend act to amend section 3667 of Code... 121 261
To amend section 982, vol. 1 of Code... .130 189 341
To amend section 3472 of Code... 131 261
To amend section 221, vol. 3 of Code... 145 611 875
To amend section 420, vol. 3 of Code... 145
To amend section 982, vol. 1 of Code... 146 261
To amend section 574, vol. 1 of Code... 154 171
To amend section 4082 of Code... 155
To amend section 4625 of Code... 156
To amend section 4821, vol. 2 of Code... 168 261
To amend section 1378, vol. 1 of Code... 172 801
To amend section 2427 of Code... 201 260
To amend section 1039 of Code... 202 353
To repeal section 934, vol. 3 of Code... 219
To repeal section 502, vol. 1 of Code... 226 357
To amend section 388, vol. 3 of Code... 239
To repeal sections 573 to 583, vol. 1 of Code... 289
To amend section 807, vol. 2 of Code... 296 356
To amend section 1254, vol. 1 of Code... 298
To amend section 2166, vol. 2 of Code... 298
To amend section 840, vol. 1 of Code... 335 585
To amend section 982, vol. 1 of Code... 350
To amend section 1497, vol. 1 of Code... 357
To amend section 1174, vol. 3 of Code... 379
To amend section 3251 of Code... 421 587
To repeal section 601, vol. 3 of Code... 421 586
To amend section 1622, vol. 1 of Code... 450
To amend section 1137, vol. 3 of Code... 559
To repeal section 5133 of Code... 655 700
To repeal section 1349 of Code... 799
To amend section 1405 of Code... 799
INDEX.

COMMITTEES—

To notify Governor of organization 7
To draft resolutions on death of Hon. Geo. M. Warren 12
Special committee on House Bill No. 544 144
To consider resolutions relative to whipping of Manie DeCris 796
To investigate claims of Sherman J. Sims 848
To investigate the registration of land titles 884
Under Senate Resolution No. 64 909
Under Senate Resolution No. 47 910

COMMITTEES OF CONFERENCE—

On House Resolution No. 34 904

COMMISSIONERS OF ROADS AND REVENUES—

To abolish the Board of Wilkes county 49 98 141
To repeal act to create Board of, for Dade county 52 159 246
Authorizing commissioners of Butts county to investigate claim of A. J. Moore 53
To create an Advisory Board of Commissioners for Laurens and Glascock 57 99 162 447
To amend act to create Board for Twiggs county 80 156 251
To amend act to create Board for Douglas county 119 222 254 343
To amend act to create Board for Walton county 132 222 254 448
To create Board of, for Emanuel county 168 584 733
To create Board of, for Randolph county 170 222 257
To amend act to create Board of, for Pulaski county 200 222 258 448
To create Board of for Tattnall county 201 353 437
Authorized to administer oaths 217
Authorized to appoint persons to examine books 219
To amend act to create Board of, for Hall county 225 241 262 347
Authorizing commissioners of Camden county to pay sheriff a salary 268 358 439
Requiring commissioners of Terrell county to pay for misdemeanor convicts 297 352 442 593
COMMISSIONERS OF ROADS AND REVENUES—Continued.

<table>
<thead>
<tr>
<th>Description</th>
<th>Page Numbers</th>
</tr>
</thead>
<tbody>
<tr>
<td>To repeal act to create Board of, for Dougherty county</td>
<td>351 377 443</td>
</tr>
<tr>
<td>To create new Board of, for Dougherty county</td>
<td>351 377</td>
</tr>
<tr>
<td>To create new Board of, for Bulloch county</td>
<td>351 444 579</td>
</tr>
<tr>
<td>To amend act to create Board of, for Charlton county</td>
<td>357 440</td>
</tr>
<tr>
<td>To create Board of Commissioners for Bibb county</td>
<td>378 451</td>
</tr>
<tr>
<td>To repeal act to create Board of, for Franklin county</td>
<td>561 677 776</td>
</tr>
<tr>
<td>To create Board of, for Franklin county</td>
<td>561 677 776</td>
</tr>
<tr>
<td>To amend act to create Board of, for Bibb county</td>
<td>582</td>
</tr>
<tr>
<td>To give commissioners of Camden county charge of all roads</td>
<td>419 453</td>
</tr>
<tr>
<td>To amend act to create Board of, for Jackson county</td>
<td>434 681</td>
</tr>
<tr>
<td>To create Board of Commissioners for Monroe county</td>
<td>448</td>
</tr>
<tr>
<td>To create Board of Commissioners for Carroll county</td>
<td>536 588 775</td>
</tr>
<tr>
<td>To create office of Road Commissioner for Carroll county</td>
<td>559 602 771</td>
</tr>
<tr>
<td>To repeal act to create Board of, for Franklin county</td>
<td>561 677 776</td>
</tr>
<tr>
<td>To create Board of, for Butts county</td>
<td>603</td>
</tr>
</tbody>
</table>

COMMUNICATIONS—

<table>
<thead>
<tr>
<th>Description</th>
<th>Page Numbers</th>
</tr>
</thead>
<tbody>
<tr>
<td>From Hon. A. C. Latimer</td>
<td>181</td>
</tr>
<tr>
<td>From secretary Georgia Weekly Press Association</td>
<td>322</td>
</tr>
<tr>
<td>From R. L. Henry, chairman county commissioners</td>
<td>695</td>
</tr>
<tr>
<td>From Benj. M. Blackburn</td>
<td>822</td>
</tr>
<tr>
<td>From Prison Commission</td>
<td>884</td>
</tr>
</tbody>
</table>

CONFEDERATE MEMORIAL BOARD—

<table>
<thead>
<tr>
<th>Description</th>
<th>Page Numbers</th>
</tr>
</thead>
<tbody>
<tr>
<td>To create</td>
<td>199 357 715</td>
</tr>
</tbody>
</table>

CONSTITUTIONAL AMENDMENTS—

<table>
<thead>
<tr>
<th>Description</th>
<th>Page Numbers</th>
</tr>
</thead>
<tbody>
<tr>
<td>To amend article 11, section 3, paragraph 1 of Constitution</td>
<td>49 155</td>
</tr>
<tr>
<td>To amend article 6, section 2, paragraph 5 of Constitution</td>
<td>56 156</td>
</tr>
</tbody>
</table>
CONSTITUTIONAL AMENDMENTS—Continued.

To amend so as to provide for biennial sessions of the Constitution. .... .... .... 56
To amend paragraph 1, section 1, article 7 of the Constitution .... .... .... 68
To amend paragraph 1, section 1, article 8 of the Constitution. 154 286
To amend paragraph 1, section 3, article 1 of the Constitution. .... .... .... 270
To amend paragraph 2, section 1, article 9 of the Constitution. .... .... .... 270 355
To amend paragraph 1, section 3, article 3 of the Constitution. 355
To amend paragraph 14, section 7, article 3 of the Constitution. .... .... .... 515
To amend act to carry into effect paragraph 1, section 1, article 7 of Constitution. .... 711
To add new paragraph to article 6, section 2 of Constitution, to be known as paragraph 9. 720 784

CONVICTS—

To regulate and control in Bibb county 418 585 695 862

CORPORATIONS, MUNICIPAL—

To amend act to incorporate Edgewood. .... 50 223 245
To repeal all laws to incorporate Buford. .... 53 153 342
To amend act to incorporate Bronwood. .... 55 158 248
To incorporate the town of Armenia. .... 64 157 248
To incorporate the town of Plainville. .... 64 153 247
To incorporate the town of Boykin. .... 65 157 249
To incorporate the town of Nunez. .... 79 156 249
To repeal act to incorporate town of Meigs. 80 267
To incorporate town of Baconton. .... 92 159 252
To amend act to incorporate High Shoals 120 220
To amend act to incorporate Sharon. .... 122 223 256
To incorporate town of Barney. .... 146 153 258
To incorporate town of East Ellijay. 161 447
To amend act to incorporate Toccoa. .... 162
To amend act to incorporate Waycross. 162 448
To incorporate Mansfield 163
To amend act to incorporate Jeffersonville. 168 223 258 593
To incorporate Oakwood. 202 262 345
INDEX.

CORPORATIONS, MUNICIPAL—Continued.

To incorporate High Shoals (Geo. Law Booth). 203 263
671
To incorporate Spread 217 261 346
To incorporate Beloit 240 267 347
To amend act to incorporate High Shoals. 268 352 673
To amend act to incorporate Norwood. 269
To incorporate Kingwood 298 358 443
To incorporate Mystic 418 452 581
To incorporate Sand Hill 419 452 582 802
To amend act to incorporate town of Kite 420 451 575
To repeal act to incorporate town of Meigs 435
To incorporate the town of Metter 446 517 581
To incorporate the town of Centralhatchee 450 577
To incorporate the town of Barwick 472 535 581
To incorporate the town of McCaysville 560
To amend act to incorporate Boston 602 678 778
To incorporate Isabella 602 677 778

COTTON GINS—

Requiring persons operating to register. 130 260

COUNTY OFFICERS—

To change their terms from two to four years 420
To elect by the people. 421

COUNTY SCHOOL COMMISSIONERS—(see Schoool Commissioners).

COUNTY AND COUNTY MATTERS—

To remove obstructions from streams of Clayton county 163
To hold fence election in White county (see Election, etc).
To erect gates in Fannin county 420 586 680
To remove obstructions from streams of Carroll county 516 588 774 894
To remove obstructions from streams of Dawson county 629 721 779 910
To remove obstructions from streams of Morgan county 682
<table>
<thead>
<tr>
<th>Court Name</th>
<th>Page Numbers</th>
</tr>
</thead>
<tbody>
<tr>
<td>Superior and Supreme</td>
<td></td>
</tr>
<tr>
<td>To change time of holding</td>
<td>79 156 343</td>
</tr>
<tr>
<td>superior court of Chattahoochee</td>
<td></td>
</tr>
<tr>
<td>county</td>
<td></td>
</tr>
<tr>
<td>To change time of holding</td>
<td>96</td>
</tr>
<tr>
<td>superior court of Decatur</td>
<td></td>
</tr>
<tr>
<td>county</td>
<td></td>
</tr>
<tr>
<td>To change time of holding</td>
<td>100 159 344</td>
</tr>
<tr>
<td>superior court of Liberty</td>
<td></td>
</tr>
<tr>
<td>county</td>
<td></td>
</tr>
<tr>
<td>To amend act fixing time of</td>
<td>160 261 345 445</td>
</tr>
<tr>
<td>holding superior courts of</td>
<td></td>
</tr>
<tr>
<td>Oconee Circuit</td>
<td></td>
</tr>
<tr>
<td>To change time of holding</td>
<td>219 260</td>
</tr>
<tr>
<td>superior courts of Albany</td>
<td></td>
</tr>
<tr>
<td>Circuit</td>
<td></td>
</tr>
<tr>
<td>To change time of holding</td>
<td>711 721 777</td>
</tr>
<tr>
<td>superior courts of Banks</td>
<td></td>
</tr>
<tr>
<td>county</td>
<td></td>
</tr>
<tr>
<td>County and city and police</td>
<td></td>
</tr>
<tr>
<td>To create city court of</td>
<td>51 163</td>
</tr>
<tr>
<td>Jefferson</td>
<td></td>
</tr>
<tr>
<td>To repeal act to create city</td>
<td>51 119 164</td>
</tr>
<tr>
<td>court of Jefferson</td>
<td></td>
</tr>
<tr>
<td>To amend act to create city</td>
<td>54 99 161</td>
</tr>
<tr>
<td>court of Greensville</td>
<td></td>
</tr>
<tr>
<td>To amend act to create city</td>
<td>55 119 164</td>
</tr>
<tr>
<td>court of Swainsboro</td>
<td></td>
</tr>
<tr>
<td>To amend act to create city</td>
<td>55 158 342</td>
</tr>
<tr>
<td>court of Hamilton</td>
<td></td>
</tr>
<tr>
<td>To put into operation an act</td>
<td>65 157 343</td>
</tr>
<tr>
<td>to create city court of</td>
<td></td>
</tr>
<tr>
<td>Hamilton</td>
<td></td>
</tr>
<tr>
<td>To repeal act to create city</td>
<td>82 199</td>
</tr>
<tr>
<td>court of Mt. Vernon</td>
<td></td>
</tr>
<tr>
<td>To amend act to create city</td>
<td>99 159 344</td>
</tr>
<tr>
<td>court of Sylvania</td>
<td></td>
</tr>
<tr>
<td>To amend act to create city</td>
<td>122 358 435</td>
</tr>
<tr>
<td>court of Americus</td>
<td></td>
</tr>
<tr>
<td>To amend act to create city</td>
<td>130 153 344</td>
</tr>
<tr>
<td>court of Waycross</td>
<td></td>
</tr>
<tr>
<td>To amend act to create city</td>
<td>218 262 346</td>
</tr>
<tr>
<td>court of Moultrie</td>
<td></td>
</tr>
<tr>
<td>To create city court of</td>
<td>225 350</td>
</tr>
<tr>
<td>Cordele</td>
<td></td>
</tr>
<tr>
<td>To amend act to create city</td>
<td>268 358 439</td>
</tr>
<tr>
<td>court of Washington</td>
<td></td>
</tr>
<tr>
<td>To repeal act to create county</td>
<td>284 308 348</td>
</tr>
<tr>
<td>courts (Bulloch)</td>
<td></td>
</tr>
<tr>
<td>To create city court of</td>
<td>284 308 348 594</td>
</tr>
<tr>
<td>Statesboro</td>
<td></td>
</tr>
<tr>
<td>To amend act to create city</td>
<td>299 354 442</td>
</tr>
<tr>
<td>court of Barnesville</td>
<td></td>
</tr>
<tr>
<td>To amend act to create city</td>
<td>306 335 355 441 444 593</td>
</tr>
<tr>
<td>court of Early county</td>
<td></td>
</tr>
</tbody>
</table>
INDEX. 939

COURTS—County and City and Police—Continued.

To amend act to create city court of Brunswick ....... ... 336 450 578
To repeal act to create city court of Clarksville 366
To enlarge powers of police court of Savannah. ......... ... 378 754 780
To create city court of Waynesboro. ... ... 418 452 580
To amend act to create city court of Dublin ... 421 451
To amend act to create city court of Dawson 422 586 680
To abolish city court of Forsyth ... ... ... 585 771

COURT OF APPEALS—

To amend Constitution so as to provide for. 660

CUSSETA—

Authorized to create debt....... ... 636 753 778

DANIEL, HON. HENRY R.—

Sworn in as member of General Assembly.... 7
Assigned to committees. ... ... ... 12

DAYS OF GRACE—

To abolish ... ... ... ... 304

DEEDS—

To provide for indexing of. ... ... ... 225 585

DEPARTMENT OF HORTICULTURE—

To create : ... ... ... ... ... ... 535 721

DISPENSARIES—

To amend act to create in Buena Vista. ... 121 152
To require managers of to report to Comptroller-
General ... ... ... ... ... 154 711
To amend act to create in Pulaski county .200 222 257
To create dispensary in Statesboro. ... 284 308 348
To submit question to voters of Rome...289 350 674 688
To amend act to create in Colquitt. ... 536 588 679
To create dispensary in Arlington ... ... 562

668 766 904
DETECTIVES—
To license and regulate business of ........................................... 298

DIVORCES—
To levy and collect tax on ........................................... 62

DRAINAGE—
In Fulton county ........................................... 202

EDUCATIONAL—
To teach agriculture and civil government in
common schools ........................................... 207 801

ELECTIONS AND ELECTION LAWS—
To relieve persons registering from giving age ........................................... 131
To amend act concerning election laws of Cordele ........................................... 161
To prescribe manner of conducting primaries ........................................... 169 584 681
To allow voters of White county to hold fence election ........................................... 170 220 257
To provide for registration of qualified voters of Lithonia ........................................... 198 353 436
To elect judge and solicitor of city court of Lagrange by the people ........................................... 221
Providing who shall keep registration and voters' books ........................................... 231
Requiring county to pay expenses of holding primary ........................................... 422

FEES—
Authorizing the Governor to charge in certain cases ........................................... 562
To pay fees of officers of court ........................................... 641

FERTILIZERS—
To regulate registration and sale of ........................................... 289

FISH AND GAME—(see Hunting and Fishing).

GAME—(see Hunting and Fishing).
INDEX.

GARNISHMENT LAWS—
To regulate proceedings, in certain cases. 224 585
To declare assignment of wages illegal in certain cases 224
To allow garnishees to move for the strengthening of garnishment and attachment bonds. 269

HEALTH AND HEALTH OFFICERS—
To create board of. 748 876

HOGS—
To prevent hogs running at large 202 696

HORTICULTURE—(see Department of).

HUNTING AND FISHING—
To prohibit hunting and fishing on lands of another 55 58
To regulate fishing in waters of this State. 78 158
To protect fish in streams of Bartow county, 92 222 253
To protect fish in streams of Hall county. 223 262
To protect fish in Flynt river. 420 452 574
To protect fish in Notla river 515 587 772

INDIAN SPRING—
Looking to preservation of. 134

INSURANCE COMPANIES AND LAWS—
To amend act prescribing manner of making returns 79
To regulate business of companies insuring cotton factories 146 262
Required to render list of policy holders. 169
To regulate business of Industrial life insurance 269 357
Mutual fire insurance companies required to make deposit 297 354

INTERMARRIAGE—
To prevent intermarriage of whites and negroes 155
INVITATIONS—

To visit Griffin ... ... 44
To visit Lindale ... ... 95
To visit Tallulah ... ... 95
To visit Colquitt ... ... 117
To be present at exercises of Daughters of Revolution ... ... 118

JOINT SESSIONS—

To hear address of Hon. John M. Allen ... ... 432
To hear address of Hon. W B. Hill ... ... 558

JUDGES AND SOLICITORS—

To repeal act to provide solicitor for county court of Oconee county ... ... 219 434 576 802
To elect judge and solicitor of city court of LaGrange by people ... ... 342
To increase powers of judges sitting in vacation ... ... 463

JURORS—

To disqualify J. P.’s, N. P.’s, etc., from serving ... ... 130
To prescribe qualification of ... ... 641

LABOR AND LABOR STATISTICS—

To regulate employment of children in factories ... ... 177 182
As to procuring money to perform labor with fraudulent intent ... ... 224 468 511 805
Regulating employment of laborers under contract with another ... ... 292

LAND CLAIMS—

To provide for settling certain land claims ... ... 296

LAVONIA—

To increase authority of mayor and council of ... ... 199

LIQUOR AND LIQUOR LAWS—

To prohibit sale of in Webster county ... ... 55 152 247
To make penal the procuring of through minors ... ... 155
To prohibit manufacturing of in Upson county ... ... 164
INDEX. 943

LIQUOR AND LIQUOR LAWS—Continued.

To regulate sale of in cities of 20,000 population ........ .... 356 584 765
To amend act to prohibit sale of in Lee county ........ .... 421 586 771
To amend act to license liquor selling in Telfair county ........ .... 462 536 575
To prohibit sale of in Irwin county ........ .... 517 582 802

MADISON—

Authorizing construction of water-works. ... 239 352 440

MESSAGES—Executive—

13 178 207 285 323 416 462 522
568 620 640 646 693 764 824 903

MESSAGES—Senate—

5 6 61 63 81 93 106 132 144
170 177 181 203 206 216 270 285 295 312 322 375
383 396 400 423 465 473 493 522 527 531 552 604
639 660 689 730 732 733 785 790 798 807 826 837
847 668 874 876 896 899 904 905 907 911 914 916

MILITARY—

To amend act to organize. ........ .... 50 152 746

MISCELLANEOUS—

To prevent cruelty to animals. ... ... 49 114
To provide compensation to widows and heirs in certain cases ... .... 51
To repeal section 3 of act relative to admission to bar ... ... .... 56
To allow certain defenses to be made by the State for the recovery of lands held by adverse claimants ... ... .... 132
To compel the registering of the marks of slaughtered cattle in Glynn county 462 587 779
To change site of Milledgeville Presbyterian church ... .... ... 500 744 777
To appoint commission to inspect battle lines at Vicksburg ... .... ... 584
To prevent tramps, etc., from stealing rides ... 586
INDEX.

NORTH EASTERN BANKING COMPANY—
To amend act to create. .... .... 240 451 577

NOTARIES PUBLIC—
To make women eligible. .... .... 516 587

OATHS—County commissioners authorized to administer (see Commissioner Roads, etc.)

PAGES—
Prescribing number of pages for House. .... 379

PENSIONS—
To pay Mary E. Mize a pension. .... 50
To pay Mrs. Sallie Erwin $60. 51
To pay pension due Mrs. E. J. Coker. .... 62
To pay pension due Mrs. L. J. Bailey. 79
To pay pension due Jesse E. Butler. .... 84
To pay pension due I. N. Taylor. 129 200
To appropriate $9,360 for indigent widows. 45 98 138
To provide for disbursement of pensions. 155
To pay pension due J. J. Mills. .... 160
To pay pension due J. Lynn. .... 160
To pay pension due T. A. Smyth. 160
To pay pension due Mrs. S. Blackburn. .... ... 201
To pay pension due widow of Confederate soldier at death to heirs. .... .... 208
To pay pension due Isaac Swafford. 217
To pay pension to ordinaries which have accrued to deceased pensioners .... .... 219 355 814
To pay pension due John S. Flynt. .... .... 220 358
To pay pension due Carrie Wilson. 224
To pay pension due B. G. Smith. .... .... 234
To pay pension due Minor White. .... .... 299 359
To pay pension due Mary E. Flynt. .... 336
To reinstate J. J. W Glenn on roll. .... 358
To transfer money from one fund to another. .... 419 517
To pay pension due Martha Roberson. .... 516
To pay pension due Mrs. S. F. Fuller. 560
To pay pension due Nancy Lynch. .... .... 721
INDEX.

PEONAGE—
To investigate charge of. ....... ....... 284

PLEADING AND PRACTICE—
To regulate in courts of record. ............ 517

PLEAS—
When pleas of insanity shall be received. 350

PRACTICE AND PROCEDURE—
To regulate in application for new trials ..... 472

PRISON COMMISSION—
To amend act to create (Felder) 269 313 319 376 382 383
To amend act to create (Steed). .... 388 403 477 487 497
To amend act to create (Morton) ....... .. 351

PUBLIC W EIGH ERS—
Exempt from jury duty .... .... .... 170

QUESTIONS OF PERSONAL PRIVILEGE—
Alexander, of Wilkes. ............ ....... 176
George, of Morgan. ............ ....... 189
Brown, of Houston. .... .... .... .... 496
Grice, of Pulaski. .... .... .... .... 514
Overstreet, of Screven. .... ............. 548 613
Tigner, of Muscogee. ........ .... .... 552
Hawes, of Elbert. .... .... .... 596
Howard, of Baldwin. .... .... .... 599
Wilson, of Clay. .... .... .... 646
Mills, of Cherokee. .... .... .... .... 686
Howell, of Meriwether. .... .... .... 722
Steed, of Carroll. .... .... .... 723
Hall, of Bibb. .... .... .... .... 724
Moses, of Coweta. .... .... .... 725 763
Stovall, of Chatham. .... .... .... .... 725
Knight, of Berrien .... .... .... 739

RAILROAD COMMISSION—
To further extend powers of .... .... .... 100
To provide for election of by people .... 199 262 273
RAILROADS AND STREET RAILWAYS—
Authorizing street railways to furnish steam heating power .. 275
To equip flat cars with standards. .. 355

RECORDS—
To bind certain public records. 93 622

RELIEF—
Of J. K. McAfee, et al. ..... 53
Of E. A. Buck. .. 84
Of J. I. Slaughter. .. 91 153
Of J. W Wilcox. ..... 260 275 608
Of W. E. English, et al. .. 283
Of W. F Shirley, et al. .. 354 700
Of G. S. Duke. .. 467

REPORTS OF COMMITTEES—
Rules .. 63 114 136 185 226 301 320 386
427 473 520 538 714 729 760 808 867
Counties and county matters, 66 76 104 107 149 212 240
281 294 314 325 361 408 500 532
564 601 620 632 699 704 727 757
Banks and banking. .. 67 191 211 373 417 620 703 824
Appropriations ..... 67 105 213 314 321
406 503 705 744 747
General judiciary 76 97 127 193 266 280 330
362 374 410 457 499 532
546 567 633 705 760 841
Special agriculture .105 213 325 405 546 765
Special judiciary .111 151 190 214 242 306
329 363 430 501 745 782
Ways and means. ..... 116 294 315 407 565
Corporations .. 122 150 194 231 327 359
303 408 453 563 654 678 782 831
Amendments to Constitution .. 126
General agriculture .. 128 212 373 473 545 704
Education .. 128 308 406 457 567 706
Enrollment 133 173 206 235 302 340 424
475 571 688 735 890 898 917
Temperance .. 151 283 410 504
Pensions .. 192 326 697 831
Privileges and elections. .. 196 331
## REPORTS OF COMMITTEES—Continued.

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wild lands</td>
<td>279</td>
</tr>
<tr>
<td>Immigration</td>
<td>282</td>
</tr>
<tr>
<td>Railroads</td>
<td>329</td>
</tr>
<tr>
<td>Western and Atlantic R. R.</td>
<td>359, 416</td>
</tr>
<tr>
<td>Military affairs</td>
<td>361</td>
</tr>
<tr>
<td>On extension of W &amp; A. R. R.</td>
<td>374</td>
</tr>
<tr>
<td>Public library</td>
<td>404, 469</td>
</tr>
<tr>
<td>Academy for blind</td>
<td>405</td>
</tr>
<tr>
<td>Hygiene and sanitation</td>
<td>407</td>
</tr>
<tr>
<td>Penitentiary</td>
<td>547, 668, 885</td>
</tr>
<tr>
<td>Constitutional amendments</td>
<td>565</td>
</tr>
<tr>
<td>University of Georgia</td>
<td>698</td>
</tr>
<tr>
<td>State sanitarium</td>
<td>707</td>
</tr>
<tr>
<td>Committee to draft resolutions on death of Hon. G. M. Warren</td>
<td>793</td>
</tr>
<tr>
<td>Academy for the blind</td>
<td>825</td>
</tr>
<tr>
<td>To examine into the whipping of Mamie DeCris</td>
<td>827, 830</td>
</tr>
<tr>
<td>To investigate charges of lobbying</td>
<td>853</td>
</tr>
</tbody>
</table>

## REPORTS—Minority—

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>On House Bill No. 617</td>
<td>282</td>
</tr>
<tr>
<td>On House Bill No. 103</td>
<td>283</td>
</tr>
<tr>
<td>On House Bill No. 313</td>
<td>477</td>
</tr>
<tr>
<td>On Text-book Bill</td>
<td>504</td>
</tr>
<tr>
<td>On Senate Bill No. 68</td>
<td>668</td>
</tr>
<tr>
<td>On House Bill No. 605</td>
<td>732</td>
</tr>
</tbody>
</table>

## REPORTS OF CONFERENCE COMMITTEES—

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>On House Resolution No. 134</td>
<td>915</td>
</tr>
</tbody>
</table>

## REPORTS SUPREME COURT—

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>To amend act to republish</td>
<td>240, 353, 798, 906</td>
</tr>
</tbody>
</table>

## REWARD—

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>To pay reward offered for arrest of Charles Jeffcoat</td>
<td>461</td>
</tr>
</tbody>
</table>
ROAD LAWS—

Number of days each person shall be required to work on .... 54 158 436
To amend act relative to....... 87
To provide for better protection of... 100 159
To amend act relative to alternative road law .... 53 158 270 293 525 752

SAVANNAH—

To repeal so much of charter as relates to jailer 65 157
To grant certain land to mayor and aldermen 168 223 253
Aldermen to receive salary .... 270 354 438

SAVANNAH TRUST COMPANY—

To amend charter of. .... 220 357 440

SAW DUST—

To prohibit the dumping of in running streams. 91 159

SCHOOLS AND SCHOOL LAWS—

To repeal act to create schools for Sylvania school district .... 78 156 248
To amend school laws of this State .... 160
To prorate school fund between whites and negroes .... 172
To amend act to create system of in Wadley 224 263 347
To create public schools in Dallas ... 269 333 438
To create public schools in Bowman ... 296 358 438
To amend act to create public schools for Lawrenceville .... 378 446 575 802
To create system of schools for Hazlehurst 446 587 686
To amend act to create in LaGrange ... 517 588 774
To create system of schools in town of Arlington .... 561 678 775

SCHOOL DISTRICTS—

To incorporate Mount Zion school district 49 220 244
To incorporate Sasser school district 52 155 247
To incorporate Pleasant Valley school district ... 52 446 766 910
To incorporate Olive Springs school district 62 243 345
To incorporate Elizabeth school district 78 221 245
INDEX. 949

'SCHOOL DISTRICTS—Continued.
To incorporate Parrott school district...... 78 157 250
To incorporate Whitesburg school district... 80 156 250
To incorporate Bronwood school district.. 92 159 253
To amend act to incorporate Upshaw school dis­
tract ........... ........ ........ ........ 119 221 255
To incorporate Amity school district... ....... 163 349
To incorporate Concord school district..... 236 352 577
To incorporate Dales school district. .......269 333 438
To incorporate Bowman school district... ..296 358 438
To incorporate Ben Hill school district.....297 357 443
To incorporate Fillyaw school district... ...... 297 356
To incorporate Milner school district...... 336 356 441
To incorporate Camilla school district..... 352 450 579
To incorporate Oak Grove school district. ...378 450 583
To incorporate Smyrna school district........ 420 452
To incorporate Franklin school district.... ..450 578
To incorporate Canon school district........461 586 772
To incorporate Pineville school district......515 588 774
To incorporate Mount Vernon school district....560 754
781 910
To incorporate Dooling school district. .560 754 781 910
To incorporate Oakland school district...561 754 781 910
To incorporate Snow school district. .562 754 779 910
To incorporate Waresboro school district. .684 744 780

'SCHOOL COMMISSIONERS—
To prescribe manner of electing. .. ........ 203

'SET-OFFS—
To allow defendant in trover cases to plead. ... 740

'SHERIFFS—
To pay sheriff of Camden county a salary .268 358 439

'SOLDIERS, SAILORS, ETC.—
To create roster of.... ........ ........ 644

'SOLDIERS' HOME—
To amend act relative to... ........ ....... 131 356 811
INDEX.

SOLICITORS—
Relative to solicitor Oconee county court (see Judges, etc.)

SOLICITOR-GENERAL—
Required to pay certain moneys into county treasury 52

STATE CHEMIST—
Required to analyze stomach in cases of poisoning 296 559

STENOGRAPHER—
To lobbying committee 606

STEPHENS, E. A.—
To refund $50 to 154 636

STOCKS AND BONDS—
To regulate sale of stocks in bulk 260

TAXES AND TAX LAWS—
To levy tax on divorces (see Divorces).
Providing for collection of special occupation taxes 62 157
To provide for return of all real and personal property for 63
To amend act to levy tax for support of State government 96
Prescribing how corporations shall return property for taxation where same lies in two counties 121 584
To amend subdivision 13 of section 2 of the general tax act 169 586
Authorizing county commissioners to tax dealers in junk, etc. 207
Requiring receivers to assess and sell unreturned lands 268 352
Requiring the return of notes, bonds, etc., for taxation 285 358
To amend sections 8 and 13 of general tax act 298 585
INDEX. 951

TAXES AND TAX LAWS—Continued.

To amend general tax act so as to exempt certain articles 351 585
Requiring suit to be brought for recovery of lands sold for taxes 624
To assess property of corporations which are required to make returns to Comptroller-General 657

TECHNOLOGICAL SCHOOL—

To provide for board of visitors... 239 357
To appropriate $5,000 to 236 451 584

TELEPHONE AND TELEGRAPH COMPANIES—

To provide for incorporation of telephone companies 201

TEXT-BOOKS—

To create commission. 50 160 801
To inquire into county and city adoption of.... 303 310
Providing for uniform series... 540 555

TITLES—

To quiet titles to land in Charlton county... 131

TRESPASSERS—

To protect certain lands against... 516

TRIALS—

To abolish trials for insanity in certain cases. 57 158 625 633

TRUSTEES—

For Academy for Blind—how appointed... 54
Allowed to resign trust, when. 226

TURPENTINE—

To prohibit adulteration of. 225 451

VACCINATION—

To amend act to enforce... 336 357
VAGRANTS—
   Conferring power upon municipal authorities to punish .......... 122
   To amend section 453 of Code which defines. 524

VETERINARY—
   Authorizing Commissioner of Agriculture to employ .......... 452

WATER RIGHTS—
   Granting persons rafting timber, etc., the right to use non-navigable waters .... 145

WEIGHTS AND MEASURES—
   To protect purchasers from short weights. .. .. 63

WEAPONS—
   To regulate the carrying of. .. .. 225 715 739 743

WESTERN AND ATLANTIC RAILROAD—
   To employ felony convicts to extend. .. 79
   State to pay expenses of trial of cases against. 218 353
   To compile all papers and records concerning. 226 450

WITNESSES—
   To require more than one in certain cases.... 336
INDEX.

PART II.

HOUSE RESOLUTIONS.

RESOLUTION—

To draft resolutions on death of Hon. G. M. Warren .... 5
To notify Governor .... 5
Extending sympathy to Hon. Jno. W. Akin ... 5
Fixing the sessions of the House. ... 6 12 64
Authorizing Secretary of State to furnish certain servants ... 7 8
To notify Senate of organization of House ... 12
To accept invitation to visit Griffin ... 44
To appropriate $9,360 for indigent widows ... 45 98 138
Endorsing the "Brownlow Bill" ... 51 449 780
To reimburse Dade county for incarceration of Chas. Phillips ... 52 356
For the relief of J. K. McAfee, et al. ... 53
Granting leave of absence to Hon. Jno. W. Akin 58
Providing that the House accept invitation to visit Griffin ... 59
Providing for purchase of portrait of Gov. A. H. Stephens ... 65
To expedite business of the House ... 66
To print calendar of each day's business ... 66
Tendering sympathy to Hon. N. A. Morris ... 75
To appoint committee to frame "Pure Food Law" ... 75 114 769
To reinstate J. J. Glenn upon the pension roll ... 77
To appoint committee to investigate leasing certain State property ... 78 154
To appoint committee to visit towns where cotton mills are located ... 90
Tendering the House to the Daughters of the Revolution ... 94
RESOLUTIONS—Continued.

When unanimous consent shall be granted 118
To appoint committee to whom shall be referred
House Bill 544 141
Tendering hall of House to "child labor" advocates 141
Inviting Hon. A. C. Latimer to address General Assembly 168
Fixing child labor bill as special order 176
Requesting the Governor to return House Bill No. 78 178
Requesting the governor to return House Bill No. 15 186
Thanking Jno. M. Egan and others for courtesies 236
To appoint committee to revise school laws 238
Providing for twenty-five days' session 266
Inviting Chancellor Hill to address General Assembly 266
Inviting Hon. Jno. M. Allen to address General Assembly 316
To appoint committee to investigate "Torrens Land System" 417
To appoint committee to investigate claims of heirs of S. J. Sims 420
Asking State to renounce claim to certain lots of land 422
Inviting Hons. A. D. Candler and J. M. Smith to address General Assembly 461
To pay reward offered for arrest of C. Jeffcoat 461
Authorizing Governor to borrow money 515
To refund $50 paid for charter of Bank of Sylvania 516
To appoint committee to prescribe order of business 521
Accepting the portrait of Gov. Jas. S. Boynton 528
A resolution rescinding the resolution, limiting the number of committeemen 531
Providing for committee to investigate charges of lobbying 562
Authorizing the prison commission to pay Manning White $256 562
Requesting Governor to return House Bill No. 455 562
Tendering hall of House to Daughters of Confederacy 562
INDEX.

RESOLUTIONS—Continued.

To appoint committee to recommend order of business daily 607 648
To correct House Bill No. 601.. 765
Demanding the prison commission to report facts concerning whipping of Mamie DeCris. 795
To appoint committee to consider resolutions relative to prison farm 796
To appoint committee to investigate department of State 801
Sympathizing with Hon. B. T. Thurman 814
Requesting prison commission to furnish facts concerning whipping of Mamie DeCris 830
To pay members of enrolling committee extra compensation 836
To carry over unfinished business to next session 837
To bring up unfinished business 837
To print calendar of unfinished business 842
To pay per diem of three pages and one door keeper 846 894
Thanking Mrs. Maude Barker Cobb 864
Providing that doorkeepers, etc., be appointed for 50 days 873
Authoring the auditing committee to approve accounts of Hons. Jno. W. Akin and W. R. Welch 890
Congratulating Hon. J. W. Akin on his restoration 899
Requesting Speaker to furnish portrait 906
Thanking Hon. N. A. Morris, Speaker 908
INDEX.

PART III.

SENATE BILLS—

To provide for holding of circuit courts by the city court judges ....... ...... ...... ...... ...... 81 786
To create board of commissioners for Appling county ...... ...... ...... ...... ...... ...... 148 228 259
To amend section 2809 of Civil Code. ...... ...... 148 784
To regulate law of year's support. ...... ...... 148 229 894
To provide for collection of revenue arising under special license tax... ...... ...... ...... 229 301 148
To amend section 2166 of the Code. ...... ...... 149 866
To authorize the Marietta Sewerage Company to occupy streets ...... ...... ...... ...... 149 263 341
To amend act to amend section 4082, vol. 2 of Code ...... ...... ...... ...... ...... ...... ...... 149
To amend act to create city court of Bainbridge 195 228 341
To amend act to create new charter for Atlanta 229 447 591
To prohibit the charging of more than 8 per cent. interest ...... ...... ...... ...... ...... 229 367 816
To repeal act to regulate fees of attorneys and receivers ...... ...... ...... ...... ...... 229 263 860
To amend act to create new charter for Douglas 230 367 433
To amend paragraph 2, section 2 of Constitution 230
To amend tax act so as to exempt Confederate soldiers from taxation ...... ...... ...... 230
To require taxes to be paid in county where property is returned. ...... ...... 230 367 896
To provide how property on county lines shall be returned ...... ...... ...... ...... ...... 230 367
To change time of holding fall term of superior court of Upson county. ...... ...... ...... 231 367 592
SENATE BILLS—Continued.]

To establish dispensaries in Coffee county. ... 259
To abolish public schools in Pierce county...364 447 593
To amend section 5269 of Civil Code......... 364 783
To prohibit manufacture of liquors in Hart
county ..... 364 430 434
Relative to franchises due counties, cities, etc.. 365 430
842
To amend section 985, vol. 1 of Code. .... 365 895
To issue bonds to build schoolhouses in Pierce
county 365 430 434
To ratify action of council of Marietta...365 430 679
To provide uniform system of textbooks... 365
To amend article 7, section 1 of Constitution 366 574 822
To provide for levy and sale of equity of redemp-
tion ........... 366 785
How property shall be levied on and sold... 366 783
To permit defendants to plead as defense posses-
sion of lands for 20 years. .... 380 573 787 815 913
To amend section 982, vol. 1 of the Code....425 617 914
To provide for registration and analysis of fertil-
izers ...... 425 573 907
To provide for care of certain convicts.... 425 573
To provide for registry of transfer of bonds for
title ........ 426 784
To incorporate Kingston school district. ... 426 447 592
To amend section 2111, volume 2 of Code. ... 426
To provide that all property without owner shall
belong to State. .... 426 787 872 905
To create new charter for Nichols... 426 574 758
To incorporate town of Menlo. ... 426 446 592
To secure to counties the school fund to which
they are entitled. .... 427 785 895
To amend section 2180, vol. 2 of Code. ... 520
For protection of officers of State penitentiary 573 852
865
To amend section 2171, vol. 2 of Code. ... 573 850
To appoint commission to consider school laws 588 783
To amend article 6, section 7, paragraph 2 of Con-
stitution .. 589 786 838
To prescribe salaries of judges of supreme and
superior courts .... 589 786 838
SENATE BILLS—Continued.

Who shall serve on county boards of education 589 786
To amend charter of Atlanta ... 580 783
To authorize street railway companies to take up tracks .... 589 786
To amend section 4793 of Code .590 785 912
To prohibit hunting and fishing on lands of another in Thomas county .590 683 758
To provide a new charter for Flowery Branch. 590 683 759
To provide for game wardens in Thomas county .590 684 851
To amend act to incorporate Meigs ... 590 683 759
To amend act to create new charter for Gainesville ... 590 682 765
To quiet titles to lands ... 590 784
To repeal section 233, vol. 1 of Code.... 591 785 913
To amend section 982, vol. 1 of Code .591 786 853
Authorizing prison commission to lease convicts 661 878
To amend act to create city court of Baxley.682 785 871
To cede jurisdiction over certain land in Gainesville to United States ... 683 914
To amend act to create dispensary in Hogansville ... 683 785 911
To amend act to create schools in Thomasville. 683
To regulate the sale of stocks of goods, etc. 751 783 834
To amend section 1908, vol. 2 of Code ... 751 826 871
To regulate the business of life insurance. 751 784
To provide for probation officers, etc. ... 751 786
To close certain private ways in this State. 752 784
To amend section 4868, vol. 2 of Code ... 752 786 867
To regulate sale of mortgaged property ... 784
To amend section 4082, vol. 2 of Code ... 786 873
Relative to maimed Confederate soldiers. ... 799
To amend charter of Georgetown ... 800 841 904
To require ordinaries to keep record of all pensions ... 800 915
To amend article 8, section 4, paragraph 1 of Constitution ... 802
To authorize administrators, etc., to charge cost of bond ... 849
To provide for testing of illuminating oils. 851
SENATE BILLS—Continued.

To prescribe rules to govern transportation of dead ... 851
To prevent the adulteration of turpentine. ... 852
To require defendants to set forth answer in paragraphs ... 872 900
INDEX.

PART IV

SENATE RESOLUTIONS—

To print certain public records. . . . 229 422 846
To repeal act to amend act to regulate fees of attorneys and receivers ............. 229
Authorizing State bank examiner to employ stenographer .......................... 365 573 811
To appoint committee to investigate charge of lobbying ............................. 531 545
For relief of J. A. McAfee et al. .......... 752 784 850
To investigate damages done in Ducktown by fumes ................................ 752
To investigate whipping of Mamie DeCris. .............................................. 798
To pay pension of J. S. Brazile to his widow ............................................ 800
To appoint committee to investigate school laws ........................................ 865 8
Condemning the whipping of women convicts .......................................... 906
To appoint committee to visit university .................................................. 906