JOURNAL

SENATE CHAMBER, ATLANTA, GA.,

Wednesday, June 24, 1908.

The Senate met pursuant to adjournment at 10 o'clock, was called to order by President pro tem.

Prayer was offered by the Chaplain.

Upon the call of the roll the following members answered to their names:

Born, Griffin, Peacock,
Boyd, Hawes, Stapleton,
Brantley, Hays, Steed,
Brock, Henderson of 15th, Stephens,
Bush, Henderson of 39th, Sikes,
Camp, Howard, Taylor,
Crittenden, Hudson, Turner,
Deen, Hughes, Walden,
Dobbs, Johnson, Walker,
Farmer, Knight, Weaver,
Felder, Lashley, Whaley,
Felts, Martin, Wilkes,
Flynt, Mattox, Williford,
Gordy, Overstreet,

Those absent were Messrs.—

Cowart, Hardman,

The following certificate was read by the Secretary notifying the Senate of the election of Hon. Paul F.
Akin, from the 42d district, to fill the unexpired term of Hor T. W Akin, deceased:

ATLANTA, December 7, 1907.

His Excellency, the Governor.

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

Senator, 42d Senatorial District—Floyd county, Paul F. Akin received 165 votes; Chattooga county, Paul F. Akin received 159 votes; Bartow county, Paul F. Akin received 196 votes. Total, 520 votes.

Bartow county, M. L. Johnson received 2 votes.

Election held December 4, 1907.

PHILIP COOK, Secretary of State.

Hon. Paul F. Akin came to the Secretary's desk and took the oath of office, which was administered by Chief Justice B. H. Hill of the Court of Appeals.

The President pro tem. announced that the next order of business was the election of a President.

Whereupon Senator Wilkes of the 7th placed in nomination Hon. J. J. Flynt of the 26th district. This nomination was seconded by several. There were no other nominations.

Upon election of Mr. Flynt the roll was called and the vote is as follows:
Those voting in the affirmative were Messrs.—

Akin, Griffin, Peacock,
Born, Hawes, Stapleton,
Boyd, Hays, Steed,
Brantley, Henderson of 15th, Stephens,
Brock, Henderson of 39th, Sikes,
Bush, Howard, Taylor,
Camp, Hudson, Turner,
Crittenden, Hughes, Walden,
Deen, Johnson, Walker,
Dobbs, Knight, Weaver,
Farmer, Lashley, Whaley,
Felder, Martin, Wilkes,
Felts, Mattox, Williford,

Those not voting were Messrs.—

Cowart, Hardman, Overstreet,
Flynt,

Ayes 40, nays 0.

Upon casting up the vote it appeared that the Hon. J. J. Flynt had received 40 votes, being a majority of all the votes cast, was declared duly and constitutionally elected President of the Senate for the present year.

Mr. Knight moved that a committee of three be appointed to escort the President to the chair. This motion prevailed, and the President pro tem. appointed Senators Wilkes, Hudson & Walker.

They performed their duty, the President took the chair and at the conclusion of his address of thanks called the Senate to order.

The President announced that the next business in order was the election of a Doorkeeper.
Mr. Taylor placed in nomination Mr. I. J. Stephens of the county of Coweta and this nomination was seconded by several.

Mr. Brock placed in nomination Mr. L. W. Reeves and this nomination was seconded by several.

There being no other nominations the roll was called and the vote is as follows:

Those voting for Mr. Reeves were as follows:

Akin, Born, Boyd, Brantley, Brock, Camp, Deen, Farmer, Felder,
Felts, Gordy, Griffin, Henderson of 39th, Johnson, Knight, Lashley, Martin,

Those voting for Mr. Stephens were as follows:

Bush, Crittenden, Hawes, Hays, Henderson of 15th,
Howard, Hudson, Hughes, Mattox, Peacock,

Total votes, 40. Reeves 25, Stephens 15.
Those not voting were Messrs.—
Mr. President. Hardman, Cowart,

all the votes cast, and the President declared Hon. L. W. Reeves had received 25 votes, which was a majority of

Upon casting up the vote it appeared that Hon. L. W. Reeves
Reeves duly elected Doorkeeper of the Senate for the present session.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr. President:

The following resolution notifying the Senate that the House is in session and ready to transact business.

The following resolution was read and adopted:

By Mr. Felder—

Resolved by the Senate, the House concurring, that a committee of two from the Senate and three from the House be appointed to notify the Governor that the General Assembly has reconvened and ready to receive any communication he may desire to send to it.

The President appointed on the part of the Senate Senators Felder and Steed.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr. President:

A resolution.

Resolved by the House, the Senate concurring, that a joint committee of two from the House and one from the Senate be appointed to wait upon the Governor and notify him that the General Assembly has met according to law, is duly organized and ready for the transaction of business.
The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr. President:

The House has concurred in the following Senate resolution and has appointed as a committee thereunder Messrs. Candler, Jackson of Jones and Duggan.

A resolution providing for a committee to notify the Governor of the organization of the General Assembly.

The following resolution was adopted by a rising vote:

By Mr. Martin—

A resolution expressing regret on the death of ex-President Grover Cleveland.

Leave of absence was granted Senators Cowart and Hardman.

The following is the report of the committee to notify the Governor that the General Assembly had reconvened and was ready to receive any communication he may desire to send to this body.

Mr. President:

Your committee appointed to act with a like committee of the House to notify his Excellency of the reconvening of the General Assembly beg leave to report that they have performed that duty, and was requested by his
Excellency to notify the Senate that he would communicate with it in writing.

Respectfully submitted.

T. S. Felder and
E. T. Steed,

Of the Committee on part of Senate.

Atlanta, Ga., June 24, 1908.

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

Mr President:

I am directed by his Excellency the Governor to deliver to the Senate a communication in writing.

The following message was read from the Governor:
MESSAGE

STATE OF GEORGIA, EXECUTIVE OFFICE,
ATLANTA, GA., June 24, 1908.

To the Senate and House of Representatives:

At the beginning of this, your second session, I again commend to your favorable consideration the recommendations not yet acted upon which I presented on my inauguration twelve months ago.

Your first session was made memorable by the passage of three most important pieces of legislation.

First, the prohibition bill.

Second, the proposed amendment to the constitution of the State, fixing new standards for the right to register and vote in Georgia.

Third, the Act amending the railroad commission law, enlarging the powers of the Commission, and making that body a public service commission.

While I neither opposed or advocated the passage of the State prohibition bill, still I believe a majority of the white voters of the State approved your action in passing this bill. It should now be given a fair trial and I recommend that no effort be made by you to change it except to perfect it as a prohibition measure.
DISFRANCHISEMENT ACT.

Under the terms of the Act providing for the amendment of the Constitution of the State fixing the right of franchise it might be held that a new registration of all voters would be required between the time of its adoption by the popular vote in October and the November election. I could probably withhold the proclamation of adoption until after the November election and thereby save this trouble. An additional paragraph, added to the Act, providing that the constitutional amendment shall not go into effect until January 1, 1909, would relieve any doubt upon the subject. I, therefore, recommend that another paragraph be added to the bill to be known as paragraph 10, expressly declaring that the constitutional amendment shall go into effect on and after January 1, 1909.

THE RAILROAD COMMISSION.

The operation of our new Railroad Commission law has been most satisfactory.

On June 7, 1907, the Commission passed an order reducing passenger rates, the reduction to go into effect on September 1. This order was passed by a vote of two to one on the part of the old Commission, one of the Commissioners having voted against the order. The railroad companies petitioned the new Commission to revoke, or if they did not revoke, to extend the time limit of the passenger reduction. The new railroad commission declined to interfere with the reduction, and the re-
duction took place under the new law with the advantage which it gave for enforcement. But before declining the petition the new Railroad Commission gave an elaborate hearing to the railroad companies and acted on the reduction after being fully convinced that the reduction was fair and just to the railroad companies as well as to the public.

ROADS FOUGHT LOWER FARES.

The reduction went into effect September 1, 1907. Bills were filed by a number of railroad companies seeking to enjoin the reduction of passenger rates ordered by the Railroad Commission.

It should be a source of congratulation that no court has granted even a temporary restraining order interfering with the action of your Railroad Commission either in this or any other matter since the reorganization of the Commission.

The bills brought by the different railroads to enjoin the reduction of passenger rates were set for hearing on the same day in different courts. The railroads companies were represented by numerous learned lawyers, especially skilled in such work. The labor of preparing at once to meet this litigation was urgent and great. By my request the Attorney-General took charge of the litigation in one court and the special counsel for the Railroad Commission took charge in another. I employed counsel to help each of the regular representatives of the State in the different courts and for general conference in the litigation.
WEDNESDAY, JUNE 24, 1908.

I deem it of the utmost importance that the State when engaged in litigation should use all legitimate facilities for the preparation and presentation of the side of the people.

The fact that the rates are still in force is proof to sustain both the action of the Commission and the manner in which the litigation was handled.

ADJUSTMENT REACHED.

None of these cases have been finally heard upon their merits. The Southern Railway Company not only yielded to the two and one-half cent per mile flat rate, but it also conceded a two and one-quarter cent family rate, a two-cent thousand mile ticket, good for an individual, and a two-cent two thousand mile ticket, good for five members of a firm, the rates to be interstate as well as local.

This adjustment was secured from the Southern in connection with a similar agreement made by it with North Carolina, South Carolina and Alabama and grew out of negotiations conducted by the governors of North Carolina, Alabama and Georgia.

The Atlantic Coast Line had been placed upon a two and one-quarter cent per mile flat rate. This railroad company was resisting the two and one-quarter cent rate fixed by the Railroad Commission, but it offered to adopt the rate fixed in the adjustment with the Southern Railway Company. The proposition was accepted by the Railroad Commission.

We have, therefore, a flat rate of two and one-half
cents per mile in all the States through which the Southern and Atlantic Coast Line run, good for local and interstate business, and we have also the five hundred mile two and one-quarter cent family rate, the thousand mile and two thousand mile two-cent rates in force over both of these roads good for interstate and State business.

The Central of Georgia Railroad Company is pressing its litigation resisting the two and one-half cent rate and a hearing will probably take place under this case.

FREE PASSES ABOLISHED.

In connection with the reduction of passenger rates the Railroad Commission passed an order on October 29 forbidding after December 31 any railroad company under its jurisdiction from issuing or honoring free tickets or free passes for passengers. The Railroad Commission conformed this order so far as intrastate transportation is concerned to the rule prescribed by the Act of Congress forbidding free interstate transportation. On January 8 the Railroad Commission extended this order to all public service corporations under its jurisdiction.

This is a question which has occupied much time before the Legislature, and I can but believe that your honorable bodies and the public generally will regard the action of the Commission as a happy solution of the subject. While I am not in a position to give the exact figures showing the savings to the people of the State of Georgia by reduction in passenger transportation, it is reasonable to estimate that it will amount to not less than one million dollars a year. This will be just that
much left in the pockets of those who travel or else furnish to them an opportunity of doing just that much more traveling.

Nor has the reduction proved a hardship to the railroad companies. The increased travel and the cessation of free passes, it is believed, will approximately compensate the railroad companies for the savings which the order of the Railroad Commission will bring to the public.

I shall not undertake to present in detail all the benefits which the people of the State have received through the Railroad Commission under its enlarged powers.

The value of your law will show more clearly with succeeding months and years. Already the wise railroad men throughout the United States concede the wisdom and necessity of railroad regulation and supervision. The time will come, even in Georgia, when railroad officials will cease to criticise your laws and will recognize them as embodying the best of modern scientific and economic thought upon the subject.

THOUSANDS OF CLAIMS SETTLED.

I wish, however, to mention the fact that while prior to last summer thousands of claims for overcharges and losses had been left by railroad companies to hang for months and years unsettled, now from all sides the information comes that a different state of things exists and that these just demands upon railroad companies are receiving prompt attention.
Let me also remind you of the importance of the power now vested in your Commission to prevent transportation companies from arbitrarily withdrawing trains and sidetracks. Had it not been for this increased power given last summer to the Commission the public in Georgia would have suffered at many places great annoyance during the past ten months from this source.

LEGISLATION AND COMMISSION CONSERVATIVE.

While an effort has been made to create the impression that the legislation which you passed and the administration by your Railroad Commission under it has been extreme, and a great variety of offensive names have been applied to it, I wish most earnestly to declare that no justification has existed for any of these charges.

The honest financiers of New York City approved the public service bill passed in that State under the leadership of Governor Hughes. The bill which you passed is simpler and clearer than the New York bill, but no one can justly say that it extends to the Railroad Commission more power than is given by the New York bill to the Public Service Commission of that State.

Your Commission has been wise and conservative in the exercise of the powers which you conferred upon it.

We may rest assured that the impression created by the false statements, claiming unjust treatment of corporations in Georgia, will be fully eradicated in the near future as the truth is presented more and more fully to the public.
Before closing this subject permit me again to call your attention to the fact that, unless the States perform their part of the task of supervision and regulation over corporations, the national government will absorb the entire power and centralization will follow at a pace so rapid that the reserve powers of the State will be greatly in danger.

PRIMARY ELECTIONS.

There are pending before you in more or less complete shape bills covering a number of important subjects to which I desire to especially call attention.

The Democratic primary is with us equivalent to an election. We wisely settle our differences in it and accept it as absolutely final.

This being true, the public is entitled to know long in advance just when primaries are to take place. Their dates and plans should not be left to the caprice of party machinery. I urge that the Legislature fix by statute the time for the primary at which the Governor, Statehouse officers, judges, railroad commissioners and the legislators shall be named.

Few will deny that an election should be held at as late a day as practicable before the officer elected is to assume the responsibilities which the people place upon him. It is also important that an officer offering for re-election should have had the opportunity to complete as nearly as possible the duties already resting upon him that his record in office may furnish a basis for his election or rejection by the voters.
To this end I suggest that the primary elections for governor, state-house officers, judges, railroad commissioners and members of the Legislature be fixed for some day sufficiently late after the adjournment of the Legislature to give an opportunity for the members of the legislature, as well as the others, to present their claims to the people subsequent to the second session of the General Assembly. It may be necessary also that the time for the general election be postponed and that the time for closing the second session of the Legislature be moved backward.

Under our present system the Legislature adjourns about the middle of August, and the regular election comes on the first week in October. There is not sufficient time between these two dates to hold a Democratic primary, and yet give the members of the Legislature an opportunity to go before their constituents subsequent to the adjournment of the Legislature.

USE OF MONEY IN ELECTIONS.

In this connection, let me call attention to the serious danger to good government which may come from the payment of taxes by parties interested in the results of elections for voters too indifferent to pay their own taxes.

A man who is not sufficiently interested in the selection of public officers to pay his own tax is not moved by that spirit of devotion to wise legislation and pure official conduct which fits him for the right of suffrage.
When the taxes of a number of men are paid by interested parties and those men are carried to the polls and voted, it is really the money which is voting and not the individual citizen. Such a condition of affairs is dangerous to the State.

I urge the passage of legislation which will make it a crime to pay the taxes or to furnish money to pay the taxes of men that they may register, and I urge furthermore, that the time of registration be closed sufficiently long before the time of an election to lessen the danger from the use of money in the way that I have described and to make it possible to thoroughly purge the registration lists before the date of the primary.

I can not too strongly urge legislation which will free registration lists from the names of those not legally entitled to vote. Registration is now conducted in the most careless manner; men register without actually taking the required oath. They register at all kinds of places, and registration slips are reported to have been carried over counties by men not authorized to administer an oath.

We must have honest elections in Georgia. We must start by keeping the registration lists above suspicion.

FOR PURE ELECTIONS.

Contributions of money by great corporations or by special interests such as liquor dealers' associations, to political contests, is debauching and utterly destructive of the best results which should be obtained from popular government. I suggest the passage of legislation which
will make such contributions illegal and punish severely those guilty of making them.

I recommend also that our laws be strengthened to check the use of money in political contests, even by candidates and their intimate friends. This can probably be best accomplished by naming the specific uses for which money will be permitted.

Let me also suggest that the judges of the superior courts should be required to specially charge grand juries with the duty of investigation to the end that parties violating laws for the preservation of the purity of the ballot-box may be indicted and brought to punishment. When the purity of the ballot-box is invaded the very foundation upon which we rest our plan of government is shaken and all hope for the preservation of the rights of the people is broken down.

Good government can only come through the patriotic expression at the ballot-box by the individual voter of his unbiased opinion as to what is best for his county, his State and his nation. Believing earnestly in the soundness of the views thus generally presented, I submit them with the hope that your wisdom will find a way to work out the details.

IN REGARD TO LOBBYING.

Coming over from last summer's session there are pending before your bodies bills intended to define lobbying and to prevent the effort to control legislation by political influence.

The presentation at public hearings of facts and argu-
ments by parties interested in pending legislation should be helpful. The work of the political agent who seeks to control legislation by bringing men from different parts of the State to use personal influence on individual legislators can not be too strongly condemned. I earnestly hope that you may be able to perfect a bill satisfactory to both houses which will limit the work of men employed to serve interests in connection with legislative matters. Men so employed should be compelled to make their employment public, and their action should be limited to appearance at hearings of committees and sub-committees of the Legislature officially appointed for such purpose.

FINANCES OF THE STATE.

The prohibition bill reduced the revenues of the State for the present year approximately $250,000. You were at the same time called upon to make an additional appropriation of $42,716.65 to meet the amount due to those pensioners who had received nothing prior to your session during 1907. We were behind about $250,000 in the payment of current liabilities when you met last summer.

The Governor and the Comptroller-General, in view of this condition of the treasury, deemed it advisable to fix the tax rate at five mills. This was an increase of two-tenths of a mill above the assessment for 1906, but a comparison of the five mill rate with rates of taxation fixed for previous years shows that the five mill rate has been exceeded a number of times during the past ten years. The increase was only two-tenths of a mill. This involved
an increased payment of taxes amounting to twenty cents for each thousand dollars, that is to say, a man who returned his property at a thousand dollars and paid taxes thereon had his taxes increased twenty cents. A man who returned his property at five thousand dollars had his taxes increased one dollar.

**TAXATION OF RAILROADS.**

For a number of years past, the Comptroller-General has been assessing the property of railroads and public-service companies at considerable more than the figures on which they finally paid taxes. Since your adjournment last year again his assessments exceeded the returns made to him by public-service corporations. The Comptroller-General having been unable in a large number of cases to agree with these corporations upon a fair return of their properties, arbitrations became necessary.

Regarding it of the utmost importance that the facts should be brought out before the arbitrators I requested the Attorney-General to appear in person and represent the State, and sought to obtain for him such information as was possible with reference to the values of the properties. As a result the State collected from this class of companies in the fall of 1907 $617,790.86, making an increase of $172,713.14 paid by them as taxes to the State over previous years.

The increased taxes paid by this class of companies in the fall of 1907 to the State, counties and cities of Georgia amounted to $571,717.96. These figures are approximately correct, a portion of the same being based upon
estimates furnished me by the Comptroller-General. Yet it can be safely said that none of the properties of these corporations were assessed at anything like their market value.

In this connection I desire to urge upon the Legislature the importance of abandoning our present crude plan of tax assessment and of giving to the State an intelligent system of tax equalization applicable to all the property in Georgia subject to taxation.

GEORGIA ROAD LITIGATION

The litigation between the State of Georgia and the Georgia Railroad and Banking Company, and the Central of Georgia Railroad Company over back taxes due by these companies for their holdings in the Western Railway of Alabama, has been heretofore frequently brought to the attention of the Legislature. The Supreme Court of the United States, since your adjournment, overruled the decision of the Supreme Court of Georgia, and held, in effect, that no legal mode was provided in our State for the collection of taxes upon property not returned for taxation.

I bring this matter to the attention of the Legislature, and urge the necessity for action at the present session to meet the decision of the Supreme Court of the United States, and to provide a constitutional plan for the collection of such taxes. Since that decision was rendered the State has adjusted this litigation with the Georgia Railway and Banking Company for the sum of $79,625.43 to the State.
The litigation is still pending between the State and the Central of Georgia Railroad Company for taxes due by this company for its holdings in the Western Railway of Alabama.

REVENUE OF THE STATE.

A careful study of the revenue which you have provided for the present year, and of the appropriations which you have already made, indicates clearly that your appropriations will practically consume the entire revenue of the State.

I have also examined your appropriations for the year 1909, and the probable revenue of the State for that year, and I am compelled, also, to inform you that, with the best information I can obtain, you have already appropriated all of the revenue of the State for 1909.

If additional appropriations are to be made it will be necessary to find a means of raising additional revenue. The only exception that I can make to this statement grows out of the collection to which I have already referred of back taxes from the Georgia Railroad and Banking Company.

GEORGIA RAILROAD TAX CASE.

Litigation has been pending, off and on, for years between the State and the Georgia Railroad and Banking Company, growing out of a provision in its original charter upon the subject of taxation. There will prob-
ably be heard this fall before the Supreme Court of the United States the case between that company and the State, in which I hope a decision may be rendered which will define the State's right to collect taxes from it.

The State contends:

First, that a correct construction of the original charter of the Georgia Railroad and Banking Company exempted only the stock of the company from taxation.

Second, that if this view is not sound, still the investment other than the original capital is subject to taxation. Success even to this extent would subject $9,000,000 of property belonging to this company to taxation.

We should seek no injustice to railroad companies, but they ought to bear their part of the burdens of government. They ought not to be relieved from taxation, leaving thereby extra burdens upon the private citizens, unless clearly exempt by contracts binding upon the State.

WESTERN AND ATLANTIC RAILROAD.

Some time last year the Southern Railway Company made claim to an interest in the valuable terminals of the Western and Atlantic Railroad located at Chattanooga.

The Attorney-General and the Governor gave considerable time to examining this claim and to other property rights of the State located in Atlanta and Chattanooga, and between those points. It was clear to both that the interest of the State required some one to give several weeks to an investigation and study of these questions. The Attorney-General is constantly engaged with the vast
amount of work which devolves upon him in connection with the ordinary duties of his office. Finding it impossible to make that continued study of this question which its importance and details required, on the 12th day of March he requested me in writing to employ some one who might do this work. Aware as I was of the study which Hon. Hooper Alexander had given to matters connected with the State road, I employed him to represent the State, to make an investigation and report upon the claim of the Southern Railway Company to an interest in our Chattanooga terminals, and upon other property rights of the State connected with that road which were involved in claims by other companies.

I have received a draft of this report, and I will submit the same to the Legislature as soon as I can obtain it from the printers.

GEORGIA’S CHATTANOOGA REAL ESTATE.

The State owns property at Chattanooga worth several million dollars. An offer has been made to rent a portion of it for ninety-nine years at a net rental to the State of four per cent. on a valuation of $4,000,000. I have no doubt that before the close of the present lease, this property can be rented at five per cent. net on a valuation of $5,000,000. This does not include the space actually used by the State road for terminals, nor does it include property worth nearly as much more held by the Nashville and Chattanooga Railroad, which belongs to the State unless the statute of limitation has placed a bar to the recovery of it by the State.
The city of Chattanooga is insisting upon extending a street through this property. The State claims that by prior contracts the city of Chattanooga is prevented from urging any right to open the street by condemnation procedure.

I still believe the State should at once acquire property somewhat further out from the center of the city of Chattanooga for the enlargement of terminals for the road. It should also acquire property to connect the State road with the Tennessee river. This property can now be obtained at a small cost; wait ten years and the construction of houses and other improvement might make its acquirement most expensive, if not impossible.

I suggest that authority be given some one to close purchases for what the State requires and to negotiate with the city of Chattanooga with reference to an extension of the street to which I have just referred. This courtesy seems due to the city of Chattanooga even though the Legislature determined to decline allowing the street opened.

**STATE ROAD EXTENSION.**

*The extension of the State road is a subject which can not escape public attention.*

*The road should be built to deep water before the termination of the present lease.*

Touching the Atlantic Ocean at one end and the Tennessee river at the other, with the rapid improvements that are now being made upon the Tennessee river, it
will enable Georgia's own road to furnish a means of transportation from the Mississippi river and its tributaries on the West to the Atlantic Ocean on the East. This accomplished, the commercial freedom of Georgia can be made sure, and its effect upon the future growth of the State can scarcely be estimated.

The way which commends itself to me for the construction of the road is to issue State bonds, which, at three per cent. interest, could be sold for par, use the convicts for grading and build it at the lowest possible cost with the least possible interest charges.

Such a road could be disposed of under lease for more than the interest on its cost, and with the growth of the State, it would be an ever increasing asset to help lift the burdens of taxation from the people, or furnish better educational facilities for our children. It would also furnish an effective power to protect the people of our State from excessive interstate freight charges.

TREASURER AND COMPTROLLER

The salaries and clerical forces connected with the offices of State Treasurer and Comptroller-General were fixed by the Constitution of 1877, adopted more than thirty years ago. The business of the State has enormously increased since that period, and neither the salaries or the clerical forces of either of these offices are at all adequate to the responsibility or the character of the work.

The Legislature has seen fit to add the duties of the
office of Bank Examiner to the State Treasurer and of Insurance Commissioner to the Comptroller-General. The policy of the Legislature in pursuing this course has been undoubtedly in part due to a desire to furnish these two officers a larger force and make it possible for them to earn salaries more in keeping with their labors and responsibilities. I recommend that the Legislature consider the advisability of constitutional amendments giving to the State Treasurer and Comptroller-General adequate salaries and forces sufficient to do the work of their respective offices. I recommend also for the consideration of the Legislature the creation of a distinct office of Bank Examiner and a distinct office of Insurance Commissioner.

We may not be ready for these changes just at present, but they must eventually take place.

BANKING SYSTEM DEFECTIVE.

Our banking laws are defective. They are a medley of our old banking laws passed before the war when our banks were banks of issue, and subsequent amendments and changes in no sense creating a homogeneous system in accordance with present needs. Our saving banks laws are far behind the demand of the State upon this subject. While our insurance laws are not so defective, yet there is substantial room for improvement, and they ought to be modelled after those systems of insurance laws which have been tested by experience and have been proven to be effective.

This is a work too extensive for the ordinary service of
a Legislator. It can only be accomplished by a commis-
sion. My own suggestion would be that two commis-
sions be appointed, consisting of three members each
from the present Legislature, one of whom will be in the
next Senate and two of whom will be in the next house.
These respective subjects might be referred to these
commissioners with the duty of working out legislation
to be submitted a year hence.

In the meantime, however, I must call your attention
to the fact that the present Act calling for bank examina-
tions does not furnish an adequate expense fund to cover
a thorough system of supervision and regulation.

If the State does not intend to give a supervision and
regulation of State banks upon which the public can rely,
the State should not mislead the public by creating the
impression that it is doing so. The supervision and regu-
lation should be complete or is should be abandoned alto-
gether. Then the public would understand the situation.
Men can not be employed sufficient in number and with
sufficient skill to do the work for the amount now col-
lected under the present Act.

PROTECTION OF RAILROAD EMPLOYEES.

At your former session I urged that it was unjust to
free railroad corporations from liabilities in those cases
defended upon the ground that the injured employee
knew of the negligence of the company, and assumed the
risk of such negligence.

An employee often knows of a defect known also to
his superior officer. The rule which would deprive him
under such circumstances of the right to recover is hard. I suggest legislation to do away with it.

On April 22 of this year an Act of the Congress of the United States was approved, known as the employers' liability Act. It enlarged the rights of employees of railroad companies to recover for injuries when employed upon trains engaged in interstate commerce. I suggest the extension of the right of this recovery to employees of railroad companies when engaged in work other than interstate.

SUITES BY SHIPPERS.

Section 2334 of our Code, as construed by our courts in Brooke vs. Louisville & Nashville Railroad Company, 60 S. E. Reporter, page 218, and cases there cited, in some cases prevents the recovery by a shipper of his just damages to his property against the carrier causing such damages because it is impossible to prove the particular county in which the cause of action originated. This injustice should be remedied, and I recommend for your consideration an amendment to the section by adding as places where suit may be brought the county of the principal operating office of the carrier, and any county through which the damaged freight moved, and in which the carrier has an agent.

REQUISITIONS FOR FUGITIVES.

I beg to call your attention to the practice that seems to have grown up of recent years whereby a fee is charged by certain states for granting requisitions for
fugitive criminals. Of the 46 States of the Union, fees ranging from $1 to $5 are charged by twenty-seven states for this service. Quite a number of them charge a reciprocal fee; that is, they charge the same fee that other states charged them, and if the other states make no charge then no fee is required.

I do not favor making a fee one of the conditions upon which the requisition is granted for a fugitive criminal, but inasmuch as a fee is required by more than one-half of the states, I believe a law should be enacted authorizing the Governor to make a reciprocal charge against those states that charge us, and I therefore recommend the passage of such a law.

THE STATE CONVICTS.

A most serious problem which will confront your body is the disposition of the penitentiary convicts. You will find the report of the Prison Commission full of valuable information with reference to the present condition of the convicts.

As a general proposition the whole system is unsound, in that it too nearly stamps all criminals alike and provides no plan for their reformation. I regret that I am not in a position to point out that proper plan of handling convicts which would prevent competition with free labor and bring to their confinement a wholesome effort to reform as well as punish them.

It will be necessary to provide additional revenue for the State before you can change your mode of handling convicts. We have already reached the tax limit pre-
scribed by the Constitution. I am unable to point out a way by which expenditures can be increased unless revenue is also increased.

THE REFORMATORY

I wish especially to call your attention to lack of reform methods at what is termed the reformatory at Milledgeville. That institution can hardly be considered more than a farm at which young convicts are confined.

MISCONDUCT AMONG WARDENS.

Since your adjournment, criticisms were brought to my attention by members of your penitentiary committee, involving the conduct of the chief warden of the penitentiary. I promptly brought this matter to the attention of members of the prison commission, and shortly thereafter I learned of the resignation of the chief warden. Since that time this place has not been filled by the prison commission.

I also learned that deputy wardens in the penitentiary had received compensation from lessees, as well as from the State, thereby ceasing to be exclusively the representatives of the State and becoming the representatives of the lessees as well as the State. I brought these charges to the attention of the prison commission, and am advised that strict directions have been issued to prevent such conduct in future.
MISDEMEANOR CONVICTS.

There is a class of our criminals convicted of misde­meanors, who are leased out to private individuals. No State warden is located at their camps or supervises them. I seriously doubt the legality of such transactions.

Some provision should be made for misdemeanor convicts from those counties which do not work their convicts. Especially is it important that women convicted of misdemeanors should be confined in a mode less objectionable than at the present. It might be well to provide that they should be sent to the farm at Milledgeville. Committees of your own bodies have visited various convict camps. I urge a more watchful care in the supervision of convict camps.

DEPARTMENTAL REPORTS.

You will have before you the following official reports:
Secretary of State.
Comptroller-General.
State Treasurer.
Attorney-General.
State School Commissioner.
Commissioner of Agriculture.
Railroad Commission.
Prison Commission.

And also reports from such other departments as the law requires to be submitted annually.

You will also have before you reports from the various visitors to State institutions. I commend them and the
recommendations which they contain to your careful considera-

EDUCATIONAL MATTERS.

As we dwell upon the responsibilities of the present we
must realize that the future of our State and people will
depend greatly upon the educational facilities furnished
to our children. An educational system can not be per-
formed by confining it to a single class of schools. It must
be broad and comprehensive, but for no part of the work
should our zeal lead us to greater enthusiasm than the
common schools of the State. A large proportion of the
children of Georgia are found in the rural sections and the
development of our rural schools is of the utmost impor-
tance. I rejoice that we furnish them this year $150,000
more than ever before and that the appropriation is being
promptly paid.

The different educational associations of Georgia have
recommended a change in our State Board of Education
so that the same shall be composed in a large part of prac-
tical educators, men thoroughly familiar with the needs
and responsibilities of the work. I most cordially recom-
mend legislation which will make the State Board of Edu-
cation consist in a large part of teachers. If the members
other than ex-officio members are to be six in number,
half of them should be county school commissioners or
teachers engaged in rural work. Such a board wisely se-
lected would understand the needs of our schools far bet-
ter than professional or business men, legislators or State
house officers. Upon this board we will have the services
of our present State School Commissioner.
A board composed of able educators can be trusted with large discretion and upon them the responsibility of building our common-school system could be safely conferred.

QUESTION OF NEGRO TEACHERS.

I wish in this connection to call your attention to the opinion of those in the State School Commissioner's office that the law requires the same examination to be given applicants for teacher's places in negro schools as is required of applicants for places in white schools. I think this is a mistake.

In developing our educational system we should not be afraid to recognize the vast difference between the white and negro races. I do not believe that the average negro receives much help by learning out of books. A large majority of the race will be found for generations capable only of manual labor. The negro child should be taught to work. He should be inspired with a desire to do that for which he can be best fitted and we must recognize the truth that labor in the field is his best opportunity.

I recommend that the State Board of Education be given authority to determine what class of examinations shall be given to the respective applicants for teachers' places so that the negro teachers may be selected on account of their capacity to teach the young negroes to work, and to inspire them, if possible, with a willingness to work. I believe in practical training for all schools, but especially do I urge the importance of making the negro schools give prominent attention to labor.
RURAL SCHOOLS.

The rural schools for whites should be greatly improved. This must be done with better schoolhouses and better teachers. About one-fourth of our teaching force retires from the school-room each year. Our educational system should include facilities for preparing men and women to take their places.

AGRICULTURAL SCHOOLS.

Eight of the eleven district agricultural schools are now in operation. It has been my good fortune to visit a number of them. They have been somewhat handicapped by the course pursued in their location. In a number of instances larger subscriptions have been made to the schools than were subsequently paid. Several of the schools are, therefore, not out of debt for the construction of buildings. No fund was provided for properly equipping them. Nevertheless they are, as a rule, doing good work, and if we properly sustain them they will prove as great a blessing to our State as similar schools have in other States and countries.

We ought to give to each school ten thousand dollars to be used in equipment. Not only may we hope by these schools to greatly increase the productiveness of the soil of Georgia but from them into our rural schools will go many of our best teachers of the future. The teachers of our normal schools are largely called to city schools. A graduate of an agricultural industrial school should be far better prepared to handle a rural school than a graduate
of a city school. A teacher, to develop the mind and character of a child, must comprehend those things which surround the child, and should be prepared to help the child's mind to develop, observe and to use the possibilities of life about him, and I wish to emphasize the fact that our district agricultural schools would be looked to as the means of furnishing teachers for our rural schools. The time should soon come when the number of these schools will be doubled and they will thus be brought close to each locality.

CLAIMS AGAINST THE SCHOOLS.

The property used for our eleven district agricultural schools was required by an Act of the Legislature to be conveyed to the trustees of these schools. The property thus became the property of the State. Those who hold claims for the construction of the schools or for material used in their construction are seeking to enforce their unpaid balances against the property. It is probably that this can not be done, but a great injustice will be placed upon the creditors of these schools unless the Legislature either provides for the payment of their bills or authorizes them to proceed against the property. It would be unfair for the State to take these properties, and leave the contractors or material men or laborers who have erected or furnished the material for the buildings with their claims unsettled.
STATE AGRICULTURAL COLLEGE.

The building for the State College of Agriculture is nearing completion, but the faculty of the State College has been actively at work without waiting for the new building. They have been engaged in university extension work all over the State, writing to the people, furnishing information, and serving them in many valuable lines.

The president of the State College of Agriculture arranged with the railroad companies of Georgia for an educational train early during the present year which I believe has been of great value. The railroads furnished the trains, the State College of Agriculture furnished the exhibits and the lecturers, and the train of lecturers and exhibits traveled over the State, visiting a great number of points, opening the exhibits to the study of those who desired to see them, while Dr. Soule and other lecturers discussed educational problems.

I believe that this has been a great work, and I trust that it may be continued in the future.

This new institution should receive support. It is capable of great benefit, not alone to the farmers, but to all the people of Georgia. It is already a great experimental station, and it is the first time that those engaged in agriculture will turn to the State College of Agriculture for information upon novel and troublesome questions. It would be wise to consolidate the experimental station now at Griffin with the State College of Agriculture. It would be only fair to Griffin that some recom-
pense be given in return for the liberal subscriptions made by her citizens if the experimental station is removed to Athens. A twelfth agricultural and industrial school might be situated at Griffin. The land is excellently suited to the purpose, and from such a school the people of Griffin would receive even larger returns than from the experimental station.

By consolidating the experimental station with the State College of Agriculture waste in work will be saved and larger results obtained from the joint expenditures. It would not be necessary to lose the benefit of the service of those now connected with the experimental station. The force might be transferred to the State College of Agriculture, increasing the teaching power of the college as well as increasing the number and value of experiments which can be made.

I commend especially to your consideration the able report of the State School Commissioner.

I do not dwell upon your other educational institutions because their work is well known and their worth appreciated.

But more money is necessary for the State College of Agriculture and the district agricultural schools.

I trust you will not fail to provide the funds for their support.

BRIGHT OUTLOOK FOR FUTURE.

As you are aware, at the time of your last session, serious financial disturbances existed in New York City
and in other parts of the country. These disturbances, due as they were to misconduct on the part of men who held high offices in large corporations, gradually spread throughout our country and reached even to foreign countries. Men were thrown out of employment in New York City, New Jersey and Pennsylvania, in New England and in the Western States. Although Georgia's fields had produced great crops, and for a while our manufacturing interests continued unaffected by the troubles from which those residing in many portions of the country were suffering, finally the lack of demand away from Georgia for our manufactured products affected the markets of many of our industries.

A number of cotton factories were compelled to run on short time and lumber mills suspended operation. Some of our railroad companies, apparently without just reason, discharged their men and lessened required activities.

It is a source of gratification for us to know that this injury to our industries was in no respect due to legislation which you passed or to causes originating in Georgia. It is also cause for rejoicing that the South suffered less than other parts of the country, and that Georgia suffered less than any other Southern State. We have had fewer men out of employment and fewer failures than in other parts of the Union.

For some time past it has been evident that the conditions which caused the financial disturbance had been removed, and that the whole country was passing through a gradual but certain state of recuperation. We can look
to the future with confidence, and our people may well realize that this is a section upon which the Almighty has with lavish hand bestowed His richest material gifts.

Let us labor for the development of those resources and have always in view the fact that our own children should be trained to use them, but that a birthright should not be bartered for a mess of pottage. We will guarantee to all investment, domestic or foreign, absolute security here, but we should not be led by the desire for immediate material growth to give away privileges carrying unjust burdens for the future years.

While presenting these facts and views for your immediate consideration, I shall shortly furnish you further information upon other subjects.

HOKE SMITH, Governor.
In accordance with the requirements of section 5815 of the Code, I herewith submit report of all reprieves, commutations of sentences and pardons granted to June 10, 1908, the Prison Commission having in every case recommended the same, unless otherwise stated.

PARDONS GRANTED.

CHAS. J. WHITE.—Keeping a Gaming House. Superior court of Chatham county, July term, 1906. Six months in jail and $500 fine, with additional six months on failure to pay the fine. Since his trial it has been shown that he was only an employee, his principal at the time was undisclosed, but has since been convicted. Granted July 12, 1907.

JAS. L. BLAKE.—Burglary. Superior court, Chatham county, spring term, 1907. Sentenced to reformatory. His father desired to place him in St. Mary’s Industrial School, near Baltimore. Granted July 12, 1907.

A. T. DASHER.—Simple Larceny. Superior court of Lowndes county, November term, 1902. Three years in the penitentiary. Defendant served his term and has since lived an honorable, upright life, and desired to have his disabilities removed. Granted August 17, 1907.

WILL WALKER.—Vagrancy. City court of Atlanta, October term, 1907. Twelve months on the chain gang. Defendant stated that he had been at work for a firm of railroad contractors, which has since been found to be true. Granted October 19, 1907.
Tom Odum.—Drunk on a Public Highway. City court of Atlanta, fall term, 1907. Three months in jail. The judge certifies that since the trial he has learned that he was not drunk on the highway. Granted October 21, 1907.

J. S. Wall.—Voluntary Manslaughter. April term, 1906, superior court of Richmond county. Ten years in the penitentiary. Facts developed since the trial show that defendant acted in self-defense. Granted October 21, 1907.

L. D. Strong.—Voluntary Manslaughter. Superior court, Bibb county, spring term, 1907. Three years in the penitentiary. There were no eye-witnesses to the killing. Defendant claimed that he killed deceased in defense of his sister's honor, and after insulting language had been used to him by deceased. Granted October 17, 1907.

Mrs. Mary Hooper.—Selling Whisky. Superior court of Hall county, July term, 1907. Defendant sentenced to twelve months on the chaingang. She is seventy years of age and served more than three months. Previous good character. Granted December 4, 1907.

Joe Schmidt.—Vagrancy. City court of Atlanta, September term, 1907. Six months in jail. Served all but one month of his term. Granted January 10, 1908.


Mrs. Anna Stryke.—Assault and Battery. City court of Atlanta, November term, 1907. She is very old
and pardon urged by the trial judge. Granted January 11, 1908.

W. C. GOODMAN.—Voluntary Manslaughter. Superior court of Chatham county, October term, 1904. Eight years. Evidence discovered since the trial shows that the killing was justifiable. Granted January 13, 1908.

ANDREW A. WALLINE.—Voluntary Manslaughter. Superior court of Fulton county, fall term, 1904. Six years in the penitentiary. The judge, solicitor and jury recommend pardon upon the ground that the evidence made it a very close case. Granted February 17, 1908.

HOWARD HILL.—Vagrancy. City court of Atlanta, December term, 1907. Twelve months. He was only fifteen years of age, and his parents have since been found, who are willing to take care of him. Granted February 22, 1908.

J. L. BUTLER.—Burglary. Superior court of Bibb county, February term, 1905. Seven years. His previous character was good. Pardon urged by the judge, solicitor, jury and many good citizens. Granted March 12, 1908.

BILL JONES.—Murder. Superior court of Muscogee county, May term, 1885. Life imprisonment. He is now eighty years of age and has served twenty-three years in the penitentiary with good conduct. Granted March 12, 1908.

ODESSA COUSINS.—Vagrancy. City court of Atlanta, October term, 1907. Twelve months. She was only fourteen years of age and pleaded guilty. She has a mother who petitions that she be released and will provide her with a home. Granted March 12, 1908.
Dudley Fitzpatrick.—Rape. Superior court of Madison county, September term, 1904. Ten years. Defendant and Jewel Chandler, white men, were convicted of rape on a negro woman, who has been shown a woman of bad character. Granted April 11, 1908.

Gene Taylor.—Murder. Superior court of Bibb county, November term, 1892. Life imprisonment. He was present with his brother who did the killing, and it is doubtful whether he was aiding in the commission of the crime. He has served more than fifteen years with good conduct. Granted April 13, 1908.

Bert Barrow.—Stealing a ride on a train. City court of Newnan, February term, 1908. Four months. He was thrown out of employment in the West and was endeavouring to get back to his relatives in Brunswick. Has served more than two months. Granted April 14, 1908.

Thomas J. Rainwater and Walter Redd.—Riot. City court of McRae, February term, 1907. Fine of $200 each or twelve months. Soon after entering the chain-gang they made their escape. They were later captured and given additional sentences of six months. They have served all the twelve months' sentence and about two months of the six months' sentences. The trial judge and solicitor recommend their immediate pardon. These cases did not go before the Prison Commission, as they were not in session. Granted February 26, 1908.

Sentences Commuted.

J. C. Williams.—Larceny from the House. City court of Camilla, January term, 1907. Ten months. Defendant, a boy fourteen years of age, plead guilty and served four months. Is physically and mentally infirm. Sentence commuted to present service July 12, 1907.
FRANK RUSSELL.—Vagrancy. City court of Atlanta, November term, 1906. Twelve months. He was a victim of the morphine habit, but the county physician certifies that he has been cured of the habit, and his former employer promises him employment. Commuted to present service July 19, 1907.

NARCISSA REYNOLDS AND CORNELIA RAKE.—Vagrancy. City court of Atlanta, May term, 1907. Eight and six months respectively on the chaingang. They are both white women and have friends in Florida who promise to take care of them if released. Commuted to present service August 1, 1907.

LOVICK DRUMMOND.—Assault with intent to murder (two cases). Superior court of Cobb county, July term, 1892. Ten years in each case. Both of the indictments grew out of the same transaction. He has served all of the first sentence and about five years of the second. Commutation recommended by the judge, jury and prominent citizens. Granted August 17, 1907.

LEE BROOKS.—Gaming. City court of Forsyth, July term, 1907. Five months. He protested his innocence, but at the suggestion of his employer he plead guilty. It now appears that there was grave doubt as to his guilt. Commuted to payment of a fine of $50, August 17, 1907.

CHARLIE COLLINS.—Robbery. Superior court of Fulton county, October term, 1905. Ten years. He was convicted upon the evidence of the prosecutor alone, whose testimony has since been greatly discredited. Commuted to present service August 17, 1907.

JOHN BROWN.—Assault and Battery. Superior court of Cobb county, November adjourned term, 1906. Twelve
months. He remained in jail four months before the trial and has served three months of the sentence. His release is asked for by the prosecutor. Commuted to present service August 17, 1907.

LouiSE THOMAS.—Burglary. Superior court of Fulton county, April term, 1907. Twelve months. She has developed consumption, and the county physician certifies that she will hardly live out her sentence. Commuted to present service August 24, 1907.

DOZIER LEWIS.—Simple Larceny. Superior court of Muscogee county, June term, 1907. Three months. He served the greater portion of his sentence, and the county physician certifies that he has tuberculosis of the lungs. Commuted to present service August 24, 1907.

J. J. CARROLL.—Larceny. Superior court of Fulton county, June term, 1904. Four years. He remained in jail seven months before trial, and has served more than three years of the sentence, with good conduct. Commuted to present service August 24, 1907.

BURRELL WOODWARD.—Selling Whisky. City court of Greenville, July term, 1907. Fine of $50, or six months. He is seventy years of age, partially paralyzed and suffering with kidney disease. Commuted to present service September 4, 1907.

JOHN A. McGUFFEY.—Misdemeanor. City court of Atlanta, January term, 1907. Fine of $100 or twelve months. He has served the greater portion of the sentence and his release is recommended by the trial judge on payment of a proportionate amount of the fine. Sentence commuted to payment of a fine of $25, September 12, 1907.
HENRY POLLARD.—Attempt to Murder. Superior court of Richmond county, April term, 1905. Five years. The fight took place on a train. The person shot was drunk and threatened to throw defendant off the train. He advanced on defendant and was slightly wounded. Commuted to present service September 12, 1907.

A. J. Posey.—Horse Stealing. Superior court of Dougherty county, April term, 1906. Two years. He sold the horse while in a state of intoxication, and the trial judge recommends clemency. Commuted to present service September 12, 1907.

Geo. C. Boggs.—Bigamy. Superior court of Whitfield county, April term, 1906. Two years. The solicitor says there was some doubt as to his former marriage. Clemency recommended by the judge, solicitor, jury and many citizens. Commuted to present service September 16, 1907.

W. C. Rawls.—Shooting at Another. Superior court of Richmond county, fall term, 1905. Four years. The trial jury recommended that he be punished as for a misdemeanor. He was in jail six months before the trial, and has served nearly two years of the sentence. The county physician says that he has heart disease. Commuted to present service September 16, 1907.

Chas. Allen.—Murder. Superior court of Henry county. April term, 1907. Sentenced to death. There were mitigating circumstances connected with the killing. Clemency recommended by the trial judge, solicitor, jury and many good citizens. Sentence commuted to life imprisonment October 16, 1907.

Will Walker.—Vagrancy. City court of Atlanta,
October term, 1907. Twelve months. Pardon recommended by trial judge on ground of doubt as to his guilt. Granted October 19, 1907.

**WILL CLARK.**—Escape. County court of Pulaski county, spring term, 1907. Twelve months. His first offense was for stealing a pair of pants valued at $3, and while serving that sentence he escaped, and on being recaptured was sentenced to twelve months. He has served the first sentence, and the physician says that he is incapacitated by disease for work. Commuted to present service October 21, 1907.

**J. R. WALL.**—Voluntary Manslaughter. Superior court of Bibb county, January term, 1897. Five years. He served his sentence and has since been a good citizen. He now asks that his civil disabilities be removed. Granted October 21, 1907.

**JAMES HOWARD.**—Larceny. City court of Atlanta, August term, 1907. Twelve months. He was a boy only thirteen years of age, and his release is recommended by the judge and solicitor. Commuted to present service October 21, 1907.

**JAS. M. CAMPBELL.**—Murder. Superior court of Jasper county, September term, 1896. Life imprisonment. He was convicted on circumstantial evidence, and the main witness against him was a negro who received part of the reward offered for his capture and conviction. He has served with good conduct and protests his innocence. Commuted to present service October 27, 1907.

**WILL HOWARD.**—Carrying Concealed Weapons. City court of Sylvester. Six months. The judge and solicitor certify to his previous good character and recommend
clemency. Sentence commuted to a fine of $100 and costs October 26, 1907.

Mose Johnson.—Carrying Pistol Concealed. City court of Dooly county, July term, 1907. Twelve months. There was a conflict of evidence as to whether the pistol was concealed. Commuted to a fine of $100 and costs, October 26, 1907.

Chas. Brown.—Murder. Superior court of Crisp county, July term, 1907. Sentenced to be executed. There is a conflict in the evidence, and it appears that the deceased may have been the aggressor. Sentence commuted to life imprisonment October 17, 1907.

Sam Napoleon.—Drunk on the Public Highway. City court of Atlanta, August term, 1907. Six months. Since conviction his leg has been broken, and he is lying in jail in a helpless condition. Sentence commuted to present service November 4, 1907.

E. D. Withington.—Larceny from the House. City court of Richmond county, March term, 1907. Sentenced to State reformatory. This boy stole a pistol valued at $3 and $5 in money. He has served six months with exemplary conduct. His mother now lives in the Indian Territory and asks that he be sent to her. Commuted to present service November 14, 1907.

Willie Patton.—Simple Larceny. City court of Athens, August term, 1907. Twelve months. He is a white boy not over sixteen years of age and is very frail and unable to do hard labor. He has served three months with good conduct. Commuted to present service November 14, 1907.
LUTHER JONES.—Murder. Superior court of Randolph county, November term, 1877. Life imprisonment. He has always maintained his innocence and there is doubt as to his guilt. He has served thirty years. Commuted to present service November 14, 1907.

HOPE DAMONS.—Cheating and Swindling (two cases). City court of Athens, April term, 1907. Twelve months in each case. The prosecutors recommend commutation to payment of a fine of $50 in each case. Granted November 14, 1907.

CHAS. THURMAN.—Voluntary Manslaughter. Superior court of Richmond county, spring term, 1907. Two years. He found the deceased in his home with his wife under suspicious circumstances, and killed him. His release is recommended by many good citizens. Commuted to present service November 14, 1907.

GUY A. SHUTTLEWORTH.—Selling Whisky (five cases). Superior court of Walker county, August term, 1906. Fine of $300 or four months in each case. He was employed by a social club at Fort Oglethorpe, and was assured by the officers that he would not be violating the law. Commuted to present service November 14, 1907.

MINNIE BUSSEY.—Selling Whisky. Superior court of Stephens county, May term, 1907. Twelve months. Clemency is urged on the ground that Stephens county has no chain gang, but hires her convicts out to the highest bidder. Sentence commuted to ten days in jail and the payment of a fine of $25, November 23, 1907.

T R. VARNADOE.—Selling Whisky. City Court of Dooly county, July term, 1907. Twelve months. He was
convicted on the testimony of a negro accomplice, although he protested his innocence. Sentence commuted to thirty days in jail and a fine of $50, November 23, 1907.

C. S. Northrop.—Cheating and Swindling. City court of Carrollton, July term, 1907. Twelve months or $500. He was confined in jail for more than seven months before trial. The prosecutor says that he will be satisfied to have the fine reduced $200. This case was not passed upon by the Prison Commission. Commuted to fine of $200 November 30, 1907.

Wilson Palmer.—Murder. Superior court of Dade county, 1889. Life imprisonment. While serving a sentence of twenty years for burglary he and several other convicts attempted to escape, and two guards were killed. He had nothing to do with the killing, but was only attempting to escape. Commuted to present service December 4, 1907.

Bud Thomas.—Murder. Superior court of Muscogee county, May term 1907. Sentenced to death. Deceased was a dangerous man, and at the time of the killing had called to his son to bring him a gun with which to shoot defendant. The son was approaching with the gun when defendant killed deceased. Commuted to life imprisonment January 9, 1908.

Tom Hardy.—Murder. Superior court of Richmond county, October term, 1902. Sentenced to be executed. Soon after his conviction he became violently insane and was committed to the lunatic asylum. He has since recovered his sanity. Commutation is recommended by the trial judge, solicitor and many citizens. Commuted to life imprisonment January 9, 1908.
Emory Bryant.—City court of McRae, February term, 1907. Twelve months. The county commissioners, the trial judge and solicitor state that further confinement will seriously impair his health. Commuted to present service January 13, 1908.

Chester Clayton.—Simple Larceny. City court of Atlanta, August term, 1907. Six months in jail. This boy is an epileptic, and the King's Daughters have agreed to send him and his widowed mother to relatives in another State. Commuted to present service January 13, 1908.

Will Jordan.—Gaming. City court of Atlanta, August term, 1907. Fine of $50 and costs or eight months. He was arrested with several others. He plead guilty, but most of his accomplices have since been acquitted. Commuted to present service January 13, 1908.

W D. Timberlake.—Forgery. Superior court of Richmond county, November term, 1905. Four years. His previous character was good. He has served for more than two years with good conduct, and his health is very much impaired. Commuted to present service January 13, 1908.

Eagle Butt.—Simple Larceny. Superior court of Fannin county, May term, 1907. Nine months. Evidence circumstantial; previous character good. He was in jail two months before trial. Sentence commuted to present service January 13, 1908.

Lizzie McConnell.—Keeping a Lewd House. Superior court of Chatham county, February term, 1907. Fine $1,000 and costs and six months in jail. She paid the fine and costs and has been in jail three months. The
physician certifies that she has an incurable disease. Commuted to present service January 13, 1908.

HENRY BROWN.—Shooting at Another Superior court of Chatham county, March term, 1907. Fine, $100 or twelve months. The person wounded had assaulted defendant and his wife with beer bottles. The county physician certifies that his health is very much impaired, caused by his confinement. Commuted to present service January 13, 1908.

GUS GIBBS.—Murder. Superior court of Dodge county, September term, 1882. Life imprisonment. He was implicated in the Eastman riot, but did not actually participate in the killing. He has served about twenty-six years with good conduct. Commuted to present service January 13, 1908.

BOISA JOHNSON.—Murder. Superior court of Newton county, September term, 1890. Life imprisonment. A careful reading of the evidence makes it doubtful if the homicide was not the result of an accident. Defendant has served sixteen years with good conduct. Commuted to present service January 11, 1908.

EUGENE KIMBALL.—Larceny after Trust. Superior court of Chatham county. Five years. He has served for more than two years, and the physician certifies that he is very much diseased. The amount involved was only $1.4. Commuted to present service February 18, 1908.

DANIEL WILLIAMS.—Cruelty to Animals. City court of Macon, December term, 1907. Fine of $60 or eight months. He is only eighteen years of age and this is his first offense. Previous good character. Commuted to present service February 18, 1908.
Estella Williams.—Voluntary Manslaughter. Superior court of Sumter county, November term, 1905. Twelve years. She has developed consumption and the physician says that she can not live six months. Commuted to present service February 18, 1908.

William Smith.—Voluntary Manslaughter. Superior court of Fulton county, December term, 1906. Six years. The killing grew out of criminal intimacy on the part of deceased with defendant’s wife. Clemency is urged by the Solicitor-General, the trial jury and many good citizens. Commuted to present service March 13, 1908.

H. L. Donaldson.—Selling Whisky. City court of Eastman, October term, 1907. Fine of $500 and 30 days in jail, or twelve months. He paid the fine and served ten days of the jail sentence. His immediate release was urged by the trial judge and solicitor and a large number of citizens on the ground that a member of the family was dangerously ill. This case was acted upon at once without the recommendation of the Prison Commission, as they were not in session. Commuted to present service February 24, 1908.

John Bibb.—Larceny from the House. Superior court of Glynn county, May term, 1906. Five years. He has served nearly two years, and his health has broken down. His conduct during imprisonment has been exemplary. Commuted to present service March 7, 1908.

George Hughes.—Burglary. Superior court of Fulton county, fall term, 1902. Seven years. He served all of his sentence but three months with good conduct. Commuted to present service March 9, 1908.

J. H. Cosby.—Selling Whisky (two cases). City
court of Carrollton, March term, 1907. Twelve months and three months respectively. He served the twelve months' sentence and the physician certifies that he has rheumatism and bladder trouble. Commuted to present service March 9, 1908.

**Howard Hartsfield.**—Larceny from the House. Superior court of Fulton county, March term, 1906. Three and one-half years. Defendant is a white boy seventeen years of age. He has served nearly two years and his release is urged by the prosecutor and many good citizens. Commuted to present service March 11, 1908.

**Monroe Brisco.**—Murder. Superior court of Greene county, March term, 1877 Life imprisonment. This old negro has served in the penitentiary for twenty-nine years with good conduct. Commuted to present service March 12, 1908.

**Frank Baker.**—Breaking and Entering a Railroad Car. Superior court of Fulton county, November term, 1907. Two years in the penitentiary. Defendant is a young boy eighteen years of age. He entered the car at Cartersville and rode to Atlanta, where he was arrested. Nothing was stolen from the car. Commuted to present service March 12, 1908.

**Eph Johnson.**—Drunkenness on the Public Highway. City court of Calhoun county, July term, 1907. Twelve months. He served eight months with good conduct, and his release recommended by many good citizens. Commuted to present service March 12, 1908.

**Hattie Nelms.**—Murder. Superior court of Spalding county, spring term, 1892. Life imprisonment. The pistol was fired during a scuffle and the sister of defendant
was killed. Defendant claimed that it was accidental, and strong doubt was raised during the trial as to her guilt. She has served fifteen years with good conduct. Commuted to present service March 12, 1908.

Geo. W Bradley.—Burglary. Superior court of Walker county, February term, 1907. Twelve months. The principal witness against Bradley has since made affidavit that her testimony was false, and was made for the purpose of shielding her husband, who was jointly accused with Bradley. The prosecutor recommends clemency. Sentence commuted to present service March 28, 1908.

Frank B. Robinson.—Murder. Superior court of Charlton county, fall term 1903. Life imprisonment. The trial judge and solicitor, the grand jury and trial jury recommend clemency. There were mitigating circumstances connected with the commission of the crime. Commuted to present service March 28, 1908.

Fred Roseberry.—Murder. Superior court of Newton county, fall term, 1907. Sentenced to death. Defendant is barely responsible mentally, and clemency is urged by the trial judge and solicitor, the grand jury which indicted him and the trial jury, county officers and many good citizens. Commuted to life imprisonment March 28, 1908.

Joe McWhorter.—Larceny from the House. Superior court of Fulton county, January term, 1908. Twelve months. Defendant was only twelve years of age, and has served three months. A reputable citizen of Oglethorpe county has agreed to take the boy and give him proper training. Commuted to present service April 9, 1908.

Frank Mayson.—Burglary. Superior court of Fulton
county, October term, 1905. Ten years. He was convicted of taking a watch, and has been in jail and the penitentiary since the summer of 1905. He has served with good conduct, and since his imprisonment his leg was crushed by a steam shovel, and had to be amputated. Commuted to present service April 11, 1908.

FLORA RICHARDSON.—Murder. Superior court of Campbell county, August term, 1900. Life imprisonment. She is a deformed negro woman of low intellect. She was convicted of infanticide, but she has always claimed that the child was born dead. Many prominent citizens urge her release. Commuted to present service April 13, 1908.

WILLIAM FITZGIBBONS.—Pointing a Pistol at Another. Superior court of Muscogee county, May term, 1907. Twelve months in chain gang and six months in jail. It appears that he only intended to frighten the person at whom the pistol was pointed. He has served the twelve months' sentence and asks to be relieved of the jail sentence. Commuted to present service April 13, 1908.

J. A. MCCURRY.—Perjury. Superior court of Rabun county, February term, 1907. Four years in the penitentiary. His release is urged by the judge, solicitor, grand jury, trial jury and several hundred citizens on the ground that there was grave doubt as to his guilt. Commuted to present service April 13, 1908.

THURINE TUMLIN.—Unlawfully Riding on a Railroad Train. City court of Hall county, March term, 1908. Six months. This white boy was only eighteen years of age, and this was his first offense. He has served nearly two months and his release is urged by many good citizens. Commuted to present service May 14, 1908.
Sadie Wright.—Vagrancy. City court of Savannah, August term, 1907. Fine of $50 or twelve months. She has served eight months, and the county physician certifies that she is in very bad health and unable to do any work. Commuted to present service May 14, 1908.

Will Jones.—Selling Whisky (two cases). City court of Screven county, June term, 1906. Twelve months or $250 in each case. He has served with good conduct nearly two years, and the judge asks for his release. Commuted to present service May 14, 1908.

RESPITES.

Chas. Brown.—Convicted in the superior court of Crisp county of murder and sentenced to be executed on August 22, 1907. Respite granted until September 19th, in order that the Prison Commission might have sufficient time within which to consider an application for clemency. Second respite granted to Chas. Brown on September 11, 1907, until October 18, 1907, for the reasons above stated.

Chas. Allen.—Convicted in the superior court of Henry county of the crime of murder and sentenced to be executed on September 28, 1907. Respite granted September 27th, until October 18, 1907, in order to give the attorneys for the defendant time within which to present a motion for a new trial on the ground of newly discovered evidence.

Lee Holmes.—Convicted in the superior court of McIntosh county of the crime of murder and sentenced to be executed. On January 20, 1908, a respite was granted until February 7, 1908, in order that the Governor might have sufficient time within which to consider an application for commutation of sentence. On February 5th a
second respite was granted until February 14th for the same reason. The Governor being ill at this time and unable to consider the case, another respite was granted until February 28, 1908.

**Arthur P Glover.**—Convicted in the superior court of Richmond county of the crime of murder and sentenced to be executed on January 27, 1908. It being represented that the defendant was of unsound mind, a commission composed of Drs. J. M. Whitaker, E. B. Block and Thos. R. Wright, was appointed to examine him and report on his mental condition. This report, which was unfavorable to the defendant, was received only a short time before the date fixed for the execution, and in order that the defendant might have a few days within which to make his preparations for the hereafter, a respite was granted until January 31, 1908.

**Willie Rogers.**—Convicted in the superior court of Chatham county of the crime of murder and sentenced to be executed. On February 8, 1908, a respite was granted until February 21, 1908, in order that the Prison Commission might pass on an application for clemency. A second respite was granted until February 25 for the same reason.

**John Harper.**—Convicted in the superior court of Murray county of the crime of murder, and sentenced to be executed. On May 21, 1908, a respite was granted until June 12, 1908, in order that the Prison Commission might pass upon an application for clemency.

**Sonnie Williams.**—Convicted in the superior court of Miller county, November term, 1907, and sentenced to hang. Respite granted until June 19, 1908, in order that the Prison Commission might have sufficient time for considering an application for commutation of sentence.
Harry E. Lyle.—Convicted in the superior court of Ware county of the crime of murder, and sentenced to hang. This case was set for a hearing before the Prison Commission the day before the time fixed for the execution, but counsel for defendant was sick and could not appear. For this reason a respite was granted until June 9, 1908, in order that the Prison Commission might pass upon an application for clemency. On June 6 a second respite was granted in order that counsel might appear before the Governor in an effort to have the sentence of the defendant commuted. The second respite was granted until June 23, 1908.
The following resolution was unanimously adopted:

By Mr. Felder of 22d District —

Resolved, That the Senate has heard with the profoundest sorrow of the death of the Hon. John W Akin, late a member of this body from the 42d district, and its honored and respected president.

Resolved, second, That a committee of three from the Senate and five from the House be appointed to prepare and submit to the two bodies in joint session on some fit and proper day an appropriate memorial on the life and character of the deceased.

Resolved, third, That the Senate extend its deepest sympathy to the family of the deceased and that the Secretary be, and he is, directed to furnish to the family a copy of these resolutions.

Resolved, fourth, That the Senate in respect to the memory of the deceased do now adjourn.
Thursday, June 25, 1908.

The Senate met pursuant to adjournment at 10 o'clock; was called to order by the President.

Prayer was offered by the Chaplain.

Upon the call of the roll the following members answered to their names:

Akin,      Griffin,      Peacock,
Born,      Hawes,       Stapleton,
Boyd,      Hays,        Steed,
Brantley,  Henderson of 15th,  Stephens,
Brock,     Henderson of 39th,  Sikes,
Bush,      Howard,      Taylor,
Camp,      Hudson,      Turner,
Crittenden, Hughes,      Walden,
Deen,      Johnson,    Walker,
Dobbs,     Knight,      Weaver,
Farmer,    Lashley,     Whaley,
Felder,    Martin,      Wilkes,
Felts,     Mattox,      Williford,
Gordy,     Overstreet,  Mr. President.

Those absent were Messrs.—

Cowart,       Hardman,

The Journal of yesterday was read and approved.

Mr. Steed, acting Chairman of the Committee on Engrossing, submitted the following report:
Mr. President.

The Committee on Engrossing have examined and found correctly engrossed and ready for transmission to the House the following joint resolution, to wit:

A resolution providing for a joint committee of three from the Senate and five from the House of Representatives to prepare an appropriate memorial on the life and character of the Hon. John W Akin, late Senator from the 42d district.

Respectfully submitted.

E. T. Steed, Acting Chairman.

The following Senate bills were read first time:

By Mr. Overstreet by request—

A bill to organize and lay out a new county of portions of Bulloch, Tattnall and Emanuel, and for other purposes.

Referred to Committee on Constitutional Amendments.

By Mr. Stephens—

A bill to regulate the compensation of judges of the Superior Court for services rendered outside of their own judicial circuit having therein a city with population of not less than 54,000 nor more than 60,000.

Referred to Special Judiciary Committee.
By Mr. Stephens—

A bill to authorize judges of the city courts of this State located in counties where there are cities having a population of not less than 54,000 nor more than 75,000 to appoint special bailiffs.

Referred to Special Judiciary Committee.

ATLANTA, GA., June 25, 1908.

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

Mr. President:

I am directed by his Excellency, the Governor, to deliver to the Senate a written communication to which he respectfully invites the consideration of your honorable body in executive session:

ATLANTA, GA., June 25, 1908.

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

Mr. President:

I am directed by his Excellency, the Governor, to deliver to the Senate a written communication to which he respectfully invites the consideration of your honorable body in executive session.

The following appointments of the Governor were read in open Senate and laid over until tomorrow:
State of Georgia,
Executive Department.

Atlanta, Ga., June 25, 1908.

To the Senate:

I have the honor to nominate, and respectfully ask the Senate to confirm the following named persons for the offices and terms mentioned in connection with their names, respectively, to wit:

Mrs. Maud Barker Cobb, to be State Librarian for the term of four years from June 25, 1908.

Hon. K. J. Hawkins, to be judge of the city court of Dublin for the term of four years from December 6, 1908.

W. C. Davis, Esquire, to be solicitor of the city court of Dublin for the term of two years from December 6, 1908.

Hon. J. W. White, to be judge of the county court of Jefferson county for the term of four years from June 3, 1909.

John R. Phillips, Esquire, to be solicitor of the county court of Jefferson county for the term of four years from June 26, 1909.

Hoke Smith, Governor.
To the Senate:

I have the honor to inform you that since the adjournment of the last General Assembly I have made the following appointments, which I respectfully ask the Senate to confirm, for the offices and terms respectively hereinafter mentioned, to wit:

John B. Guerry, Esquire, to be Solicitor of the county court of Quitman county for the term of four years from the 27th day of August, 1907.

Hon. D. B. Jay, to be judge of the city court of Fitzgerald for the term of two years from August 27, 1907.

O. H. Elkins, Esquire, to be solicitor of the city court of Fitzgerald for the term of two years from August 27, 1907.

Hon. John D. Rambo, to be judge of the city court of Fort Gaines for the term of two years from August 27, 1907.

P. C. King, Esquire, to be solicitor of the city court of Fort Gaines for the term of two years from August 27, 1907.

Hon. A. S. Anderson, to be judge of the city court of Millen for the term of four years from August 30, 1907.
James A. Dixon, Esquire, to be solicitor of the city court of Millen for the term of four years from August 30, 1907.

Hon. John C. Bennett, to be judge of the county court of Jeff Davis county for the term of four years from September 25, 1907.

Julian H. Parker, Esquire, to be solicitor of the county court of Jeff Davis county for the term of two years from September 25, 1907.

Hon. J. D. McKenzie, to be judge of the city court of Moultrie to fill the vacancy caused by the resignation of Hon. Robert L. Shipp, for the term ending January 1, 1910.

R. W. Milner Esquire, to be solicitor of the city court of Covington to fill the vacancy caused by the death of James P. Cooley, Esquire, for the term ending January 1, 1909.

Hon. David M. Clark, to be judge of the county court of Wayne county to fill the vacancy caused by the resignation of Hon. S. R. Harris, for the term ending January 30, 1909.

Dr. R. E. Green, of the county of Hall, Hon. Miller L. Bell, of the county of Baldwin, and Hon. T. E. Atkinson, of the county of Coweta, to be directors of the Georgia Normal and Industrial College for terms of six years each from the 6th day of January, 1908.

Hon. J. L. Kent, to be judge of the city court of Wrightsville for the term of four years from the 1st day of January, 1908.
S. T. Wingfield, Esquire, to be solicitor of the county court of Putnam county for the term of two years from the 24th day of March, 1908.

Hon. John G. McCall, to be judge of the city court of Quitman, to fill the vacancy caused by the resignation of Hon. W B. Bennet for the term ending August 11, 1908.

Henry O. Farr, Esquire, to be solicitor of the city court of Barnesville for the term of four years from January 2, 1908.

J. Hartridge Smith, Esquire, to be solicitor of the county court of Effingham county, to fill the vacancy caused by the death of A. C. Wright, Esquire, for the term ending May 26, 1908.

Hon. B. F Scott, to be judge of the county court of Charlton county, to fill the vacancy caused by the death of Hon. G. W Haddock, for the term ending November, 1910.

Hon. M. S. Means, to be judge of the district court of Cochran for the term of two years from the 26th day of March, 1908.

L. A. Whipple, Esquire, to be solicitor of the district court of Cochran for the term of two years from the 26th day of March, 1908.

Ware G. Martin, Esquire, to be solicitor of the city court of Leesburg for the term of two years from the 1st day of January, 1908.

Hon. Fuller E. Callaway, of the county of Troup, to
be a member of the Railroad Commission for the term expiring December 1, 1913, and commissioned until December 1, 1908.

Hon. George Hillyer, of the county of Fulton, to be a member of the Railroad Commission for the term expiring December 1, 1911, and commissioned until December 1, 1908.

Hoke Smith, Governor.

The following Senate bills were read third time to be put upon their passage:

By Messrs. Stephens, Knight, Wilkes, Cowart, Howard and Brock—

A bill to increase the salaries of the justices of the Supreme Court of Georgia.

Mr. Knight moved to table the bill. The motion was lost.

Upon the passage of the bill the ayes and nays were ordered on account of two-thirds vote being required by Constitution. The vote was as follows

Those voting in the affirmative were Messrs.—

Deen, Stephens, Williford,
Overstreet, Wilkes,

Those voting in the negative were Messrs.—

Akin, Brantley, Crittenden,
Born, Bush, Felder,
Boyd, Camp, Felts,
Gordy, Knight, Steed, 
Hays, Lashley, Sikes, 
Henderson of 15th, Martin, Taylor, 
Henderson of 39th, Mattox, Turner, 
Hudson, Peacock, Walden, 
Johnson, Stapleton, Whaley, 

Those not voting were Messrs.—

Brock, Griffin, Hughes, 
Cowart, Hardman, Walker, 
Dobbs, Hawes, Weaver, 
Farmer, Howard, Mr. President.

Ayes 5, nays 27.

The bill not having received the requisite constitutional majority, was lost.

By Messrs. Knight, Stephens and others—

A bill to increase the salaries of the judges of the Court of Appeals.

Report of the committee was agreed to.

Upon the passage of the bill the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Deen, Stephens, Wilkes, 
Overstreet, 

Those voting in the negative were Messrs.—

Akin, Camp, Gordy, 
Born, Crittenden, Hays, 
Boyd, Farmer, Hays, 
Brantley, Felder, Henderson of 15th, 
Bush, Felts, Henderson of 39th,
THURSDAY, JUNE 25, 1908.

Hudson, Hughes, Johnson, Knight, Lashley, Martin,
Mattox, Peacock, Stapleton, Steed, Sikes,
Taylor, Walden, Walker, Whaley, Williford,

Those not voting were Messrs.—

Brock, Cowart, Dobbs,
Griffin, Hardman, Howard,
Turner, Weaver, Mr. President,

Ayes 4, nays 31.

The bill was lost.

Senate bill No. 84 made special order for next Tuesday.

Senate bill No. 89 was tabled.

Senate bill No. 95 was tabled.

Senate bill No. 98 was tabled.

Senate bill No. 106 was tabled.

Notice was given that at the proper time a motion would be made to reconsider the actions of the Senate in defeating Senate bills Nos. 74 and 79.

The following additions were made in the standing committees: Hon. P M. Hawes made chairman of W & A. Railroad Committee.

Senator Akin was added to the following committees: Vice chairman General Judiciary Penitentiary, Constitutional Amendments, and Railroads.
Leave of absence was granted Senator Henderson of 39th district until Monday.

On motion, the Senate adjourned until tomorrow morning at 10 o’clock.

SENATE CHAMBER, ATLANTA, GA.,

June 26, 1908.

The Senate met pursuant to adjournment at 10 o’clock; was called to order by the President.

Prayer was offered by the Chaplain.

Upon the call of the roll the following members answered to their names:


Those absent were Messrs.—

Cowart, Hardman, Johnson, Wilkes,
The Journal of yesterday was read and approved.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr President:

The House concurs in the action of the Senate on the following resolution, to wit:

A resolution providing for a joint committee of three from the Senate and five from the House of Representatives to prepare an appropriate memorial on the life and character of the Hon. John W Akin, late Senator from 42d district.

The House submits the following resolution and asks concurrence of the Senate:

A resolution.

Resolved, That a joint session of the House and Senate be held in the hall of the House of Representatives June 30, 1908, 8 p.m., in interest of the Juvenile Protective Association.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr President:

The Speaker of the House of Representatives has appointed on the joint committee from the Senate and House to arrange an appropriate memorial on the life and character of John W Akin, the following members of the House:
Price of Bartow, Candler, Hall, Martin and Covington.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr President:

The House has adopted the following resolution and respectfully asks the concurrence of the Senate:

A resolution.

Resolved, That the members of the Senate and House accompany the committee of the Western & Atlantic Railroad on a trip over the State Road to investigate the State's property on Friday, July 3, 1908.

By request of the chairman of the Western & Atlantic Railroad Committee, the House delivers to the Senate the report of the Western & Atlantic Railroad Committee.

Leave of absence was granted Senator Wilkes on account of sickness in family.

The following Senators were appointed on part of the Senate to prepare suitable resolutions on the death of the late Senator Jno. W Akin: Felder, Martin and Overstreet.

Mr. Felts moved to reconsider the action of the Senate in defeating the following bill of the Senate on yesterday:
By Messrs. Stephens, Knight, Wilkes and others—

A bill to increase the salaries of the justices of the Supreme Court.

On the motion to reconsider the ayes and nays were ordered and the vote was as follows:

Those voting in the affirmative were Messrs.—

Akin,              Gordy,              Overstreet,
Born,              Hawes,              Stapleton,
Boyd,              Hudson,             Stephens,
Brock,             Knight,             Taylor,
Camp,              Martin,             Turner,
Deen,              Mattox,             Williford,
Felts,             

Those voting in the negative were Messrs.—

Brantley,          Hays,               Steed,
Bush,              Henderson of 15th,  Sikes,
Crittenden,        Hughes,             Walden,
Dobbs,             Lashley,            Walker,
Felder,            Peacock,            Whaley,

Those not voting were Messrs.—

Cowart,            Henderson of 39th,  Weaver,
Farmer,            Howard,             Wilkes,
Griffin,           Johnson,            Mr. President.
Hardman,           

Ayes 19, nays 15.

The motion prevailed and bill was reconsidered.

Mr. Felts moved to reconsider the action of the Senate in defeating the following bills of the Senate on yesterday:
A bill to fix the salaries of the judges of the Court of Appeals.

On the motion to reconsider the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin,
Born,
Boyd,
Brock,
Camp,
Deen,
Felts,

Gordy,
Hawes,
Hudson,
Knight,
Martin,
Mattox,

Overstreet,
Stapleton,
Stephens,
Taylor,
Turner,
Williford,

Those voting in the negative were Messrs.—

Brantley,
Bush,
Crittenden,
Dobbs,
Felder,
Hays,
Henderson of 15th,
Hughes,
Lashley,
Peacock,

Steed,
Sikes,
Walden,
Walker,
Whaley,

Those not voting were Messrs.—

Cowart,
Farmer,
Griffin,
Hardman,
Henderson of 39th,
Howard,
Johnson,

Weaver,
Wilkes,
Mr. President.

Ayes 19, nays 15.

The motion prevailed and the bill was reconsidered.

Senator Taylor moved that when the Senate adjourned today it will stand adjourned until Monday morning at 12 o'clock.
FRIDAY, JUNE 26, 1908.

On this motion the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin,  Hawes,  Steed,
Brantley,  Hays,   Stephens,
Brock,   Hudson,  Taylor,
Dobbs,   Martin,  Turner,
Felder,  Peacock,  Williford,

Those voting in the negative were Messrs.—

Born,  Gordy,  Stapleton,
Boyd,  Henderson of 15th,  Sikes,
Bush,  Hughes,  Walden,
Camp,  Knight,  Walker,
Crittenden,  Lashley,  Weaver,
Deen,  Mattox,  Whaley,
Felts,  Overstreet,

Those not voting were Messrs.—

Cowart,  Hardman,  Johnson,
Farmer,  Henderson of 39th,  Wilkes,
Griffin,  Howard,  Mr. President.

Ayes 15, nays 20.

By unanimous consent the following House resolution was taken up for consideration:

By Mr. Alexander—

A resolution—Resolved, That the House and Senate accompany the W & A. R. R. Committee on its investigation of the State's property on July 3, 1908.

On motion, this resolution was concurred in.
At 11:45 o'clock the Senate went into executive session.

The following House resolution was read and adopted:

By Mr. Alexander—

A resolution.

Resolved, That a joint meeting of the House and Senate be held in the House on June 30th at 8 p.m., in the interest of the Juvenile Protective Association.

Mr. Brock moved that when this Senate adjourns today it stand adjourned until next Monday at 10 o'clock.

On this motion the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—


Those voting in the negative were Messrs.—

Bush, Henderson of 15th, Hughes, Walden,

Those not voting were Messrs.—

Cowart, Deen, Farmer, Griffin, Hardman, Hawes,
Henderson of 39th, Knight, Whaley, Howard, Overstreet, Wilkes, Johnson, Weaver, Mr. President.

Ayes 25, nays 4.

The motion prevailed.

On motion, the Senate adjourned until Monday morning at 10 o'clock.

SENATE CHAMBER, ATLANTA, GA.,

Monday, June 29, 1908.

The Senate met pursuant to adjournment at 10 o'clock; was called to order by the President.

Prayer was offered by the Chaplain.

Notice was given by Senator Felder that at the proper time he would move to reconsider the action of the Senate in adopting House resolutions adjourning the General Assembly to go to Chattanooga to inspect State's property.

Upon the call of the roll the following members answered to their names:

Akin, Born, Boyd, Brantley, Brock,
Bush, Camp, Cowart, Crittenden, Deen,
Dobbs, Farmer, Felder, Felts, Gordy.
Those absent were Messrs.—

Hardman, Henderson of 39th,

The Journal of Friday was read and approved.

Mr. Felder moved to reconsider the action of the Senate in adopting the joint resolution of the House for the General Assembly to visit the city of Chattanooga next Friday to inspect the State's property.

On motion the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin, Camp, Cowart, Crittenden, Felder, Gordy, Hays, Henderson of 15th, Howard, Hughes, Lashley, Stapleton, Steed, Walden, Weaver, Wilkes, Williford,

Those voting in the negative were Messrs.—

Boyd, Brantley, Brock, Deen, Dobbs, Felts, Griffin, Hawes, Knight, Martin, Mattox, Peacock, Stephens, Sikes, Whaley.
Those not voting were Messrs.—

Born, Bush, Farmer, Hardman, Henderson of 39th, Hudson, Johnson, Overstreet, Taylor, Turner, Mr. President.

Ayes 17, nays 16.

The resolution was reconsidered.

Mr. Felder moved to take up the resolution just reconsidered. Mr. Knight moved to table same. Mr. Knight’s motion was lost.

The question now is on the adoption of the resolution, and on the concurrence the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Boyd, Brantley, Brock, Deen, Dobbs, Felts, Griffin, Hawes, Knight, Martin, Mattox, Peacock, Stephens, Sikes, Walker, Whaley.

Those voting in the negative were Messrs.—


Those not voting were Messrs.—

Johnson, Taylor, Mr. President.
Overstreet, Turner,

Ayes 16, nays 17.

The resolution was lost.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr. President:

The House has passed the following House bills by the requisite constitutional majority:

A bill to amend section 672 of Criminal Code.

A bill to amend section 671 of the Criminal Code.

A bill to make penal the procuring of money or other thing of value upon a mortgage upon personalty, when said personalty shall have died, become lost or destroyed, and for other purposes.

The House has also passed by the requisite Constitutional majority the following House resolution:

A resolution to pay Mr. O. M. Case for dwelling-house burned by convicts on State prison farm, and for other purposes.

The following Senate bills were read first time:

By Mr. Walden—

A bill to fix the time for keeping open the polls at all elections in this State for United States Senator, Con-
gressmen, Governor, State house officers and county officers, and fix the time when counting ballots shall begin.

Referred to County and County Matters Committee.

By Mr. Walden—

A bill to fix the time of keeping open political primary elections held in this State.

Referred to County and County Matters Committee.

By Mr. Akin—

A bill to provide for the filing of defenses by the plaintiffs in all suits in all courts of this State except justice courts where pleas of recoupment or setoff or both are filed.

Referred to the General Judiciary Committee.

By Mr. Akin—

A bill to amend section 455 of the Code.

Referred to the General Judiciary Committee.

By Mr. Akin—

A bill to amend section 5130 of the Code.

Referred to the General Judiciary Committee.

By Mr. Howard—

A bill to provide for the election of Commissioner of Pensions of this State by a vote of the electors.

Referred to Pension Committee.
By Mr. Crittenden—

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

Referred to the Banks Committee.

By Mr. Brantley —

A bill to amend section 813 of the Code.

Referred to Special Judiciary Committee.

By Mr. Overstreet—

A bill to provide for the collection of past due taxes to the State, county and municipalities in this State.

Referred to the General Judiciary Committee.

By Mr. Walden—

A bill to fix the age of road duty in this State.

Referred to County and County Matters Committee.

By Mr. Wilkes—

A bill to amend the Act establishing the city court of Moultrie.

Referred to the General Judiciary Committee.

The following House bills and resolutions were read first time.

By Mr. Hines—

A resolution to pay Mrs. O. M. Case for dwelling-house burned by convicts at State farm.

Referred to the Appropriation Committee.
By Mr. Hines—

A bill to make penal the procuring of money or other things of value upon a mortgage upon personal property when said personalty shall have died or shall have passed beyond the control without notice.

Referred to the General Judiciary Committee.

By Mr. Hines —

A bill to amend section 672 of Criminal Code.

Referred to the General Judiciary Committee.

By Mr. Hines —

A bill to amend section 671 of the Criminal Code.

Referred to the General Judiciary Committee.

On motion the Senate adjourned until to-morrow morning at 10 o'clock.

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SENATE CHAMBER, ATLANTA, GA.,

Tuesday, June 30, 1908.

The Senate met pursuant to adjournment at 10 o'clock; was called to order by the President.

Prayer was offered by the Chaplain.

Upon the call of the roll the following members answered to their names:
Those absent were Messrs.—

Hardman, Henderson of 39th,

The Journal of yesterday was read and approved.

The following message was received from the House through Mr. Boifeuillet, the Clerk thereof:

Mr President:

The House has passed by the requisite constitutional majority, the following House bill, to wit.

A bill entitled an Act to make it a misdemeanor to charge greater interest than rate of five per cent. per month, either directly or indirectly, and for other purposes.

The following special order was taken up:

By Mr. Williford—

A bill to change the school year so that the same shall begin September 1, and close August 31 of each year.

Report of the committee was agreed to.
Upon the passage of the bill the ayes were 25, nays 4. The bill having received the requisite constitutional majority was passed as amended.

Amend by adding the following proviso at the end of section 1: Provided that all schools beginning September 1, 1908, and continuing nine months shall receive their full prorata of the public school funds already appropriated by the State for the year 1909.

Amended by striking, wherever it occurs, 1908 and inserting 1909. Amend section 11, line 4, by striking 1908 and inserting 1909.

The following Senate bill was read first time:

By Mr. Felder—

A bill to repeal that part of section 6 of the general appropriation Act, approved August 22, 1907, which appropriates certain money for the compiling and publishing the Colonial, Revolutionary and Confederate Records.

Referred to the Appropriation Committee.

The following petition was read and request complied with by adding Senator Howard to Penitentiary Committee.

Hon. J. J. Flynt, President of Senate:

We the undersigned Senators and members of the Penitentiary Committee, and being a majority of said committee, respectfully request that you add to our commit-
tee Senator J. D. Howard of the 20th Senatorial District, as provided in rule 100.

Respectfully submitted.

J. R. Brock, Chairman
J. R. Stapleton,
W. L. Sikes,
J. W. Taylor,
A. J. Johnson,
C. W. Brantley,
Wm. Walden,
P. M. Hawes,
J. A. Wilkes,
H. F. Griffin,
E. P. Dobbs.

Mr. Overstreet, chairman of the General Judiciary Committee, submits the following report:

Mr President:

The General Judiciary Committee has had under consideration the following bills of the Senate which it instructs me to report back with the recommendation that the same do pass:

A bill to provide for the collection of past due taxes to the State, counties and municipalities.

A bill to amend the Act establishing the city court of Moultrie.

The committee also recommends that the following bill of the Senate do pass by substitute:
A bill to provide for the election of Pension Commissioner and State Geologist by the people.

Respectfully submitted.

E. K. Overstreet, Chairman.

L. G. Brannon, Secretary.

By Mr. Felder—

A bill to amend the Act to prescribe the methods of testing illuminating oils of this State.

Referred to the Agricultural Committee.

By Mr. Williford—

A bill to amend section 97 of the Penal Code of Georgia.

Referred to Special Judiciary Committee.

By Mr. Wilkes—

A bill to amend the Act establishing the city court of Quitman, in the county of Brooks.

Referred to the General Judiciary Committee.

By Mr. Henderson of 15th, by request—

A bill to amend paragraph 2, section 1 of article 11 of the Constitution of the State of Georgia.

Referred to the Constitutional Amendments Committee.
By Messrs. Hardman and Deen—

A bill to define and to regulate the treatment and control of dependant and delinquent children and to provide for their disposition.

Referred to the General Judiciary Committee.

By Messrs. Hardman and Deen—

A bill to provide for the punishment of persons responsible for or contributing to the delinquency of children.

Referred to the General Judiciary Committee.

By Mr. Brantley—

A bill to amend an Act entitled an Act to establish the city court of Dublin in and for the county of Laurens.

Referred to the General Judiciary Committee.

The following House bill was read first time:

By Mr. Adams—

A bill to make a misdemeanor the charge of over 5 per cent. interest per month.

Referred to the General Judiciary Committee.

The following Senate bills were read third time to be put upon their passage:

By unanimous consent the Senate bill No. 96 was made special order for next Thursday and 100 copies were ordered printed for the use of the Senate.
Senate bill No. 99 was made special order for next Tuesday.

By Mr. Crittenden—

A bill to prohibit court of county officers to hire misdemeanor convicts to private persons or corporations and to provide a penalty therefor.

Report of the committee was agreed to as amended.

Upon the passage of the bill the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—


Those voting in the negative were Messrs.—

Cowart, Gordy, Peacock, Deen.

Those not voting were Messrs.—

Brock, Farmer, Steed, Bush, Griffin, Mr. President, Dobbs, Knight.
The bill having received the requisite constitutional majority, was passed as amended.

Amend section 2 by adding at the end of said section the following words: “And upon being so convicted the office held by any such officer shall at once become vacant.”

On motion the Senate adjourned until to-morrow morning 10 o’clock.

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SENATE CHAMBER, ATLANTA, GA.,

Wednesday, July 1, 1908.

The Senate met pursuant to adjournment at 10 o’clock; was called to order by the President.

Prayer was offered by the Chaplain.

Upon the call of the roll the following members answered to their names:

Akin, Farmer, Hudson,
Born, Felder, Hughes,
Boyd, Felts, Johnson,
Brantley, Gordy, Knight,
Brock, Griffin, Lashley,
Bush, Hardman, Martin,
Camp, Hawes, Mattox,
Cowart, Hays, Overstreet,
Crittenden, Henderson of 15th, Peacock,
Deen, Henderson of 39th, Stapleton,
Dobbs, Howard, Steed,
The Journal of yesterday was read and approved.

The following unfinished business was taken up:

By Mr. Overstreet—

A bill to provide a rule of evidence in the trial of persons, corporations, company or persons charged with the violation of any law of this State prohibiting the sale of intoxicating and similar liquors.

Report of the committee was agreed to.

Mr. Brock moved to table the bill.

On this motion the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—


Those voting in the negative were Messrs.—

Ayes 22, nays 18.

The bill was tabled.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

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

A bill to be entitled an Act to amend an Act creating a board of commissioners of roads and revenue for the county of Putnam.

A bill to be entitled an Act to amend section 2316, volume 2 of the Code of 1895.

A bill to be entitled an Act to prohibit any unauthorized person from interfering with the running or movement of railroad locomotives, engines or trains, and for other purposes.

ATLANTA, GA., July 1, 1908.

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

Mr. President:

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

I transmit herewith papers which have reference to the Carnegie Foundation Fund.

This fund creates pensions in old age for a class of educators to which it applies.

I am advised that the professors of the University of Georgia may participate in this fund, provided the Board of Trustees of the University, the Governor of the State and the General Assembly give their formal approval to such participation.

The Trustees of the University have unanimously expressed their desire that the University of Georgia participate in the benefits of the fund. I transmit copies of reports to the board made by a special committee of trustees appointed to investigate the subject, together with copy of a letter from Dr. H. C. White, of the University, fully presenting the facts with reference to this fund; and, also, copy of a report from the faculty showing that the University will be prepared in 1909 and 1910 to meet the scholastic requirements of the Carnegie Foundation Fund.

It affords me pleasure to give my hearty approval to participation in this fund by the University and to submit the matter for your consideration with the hope that you, also, may see fit to give it your approval.

Hoke Smith, Governor.
June 18, 1908.

His Excellency, Hon. Hoke Smith, Executive Office, Atlanta.

Dear Sir: I transmit to you herewith a report made by a special committee of the Board of Trustees of the University of Georgia, at its recent session.

As you will observe this report deals with the Carnegie Foundation Fund. In order that the University may be placed in a position where it may enjoy participation in this fund, it is conditioned that in addition to the action of the board, the formal approval of the Governor and the General Assembly, is necessary.

To this report is also attached a report of the Faculty of the University, stating that it will be prepared for the session of 1909-10 to meet the scholastic requirements of the Carnegie Foundation in the matter of curriculum standard.

The report of the special committee herewith attached, having been unanimously adopted by the trustees, as was also the report of the faculty, the special committee of the trustees, was requested to place the matter before you with the request that if, in your judgment you can consistently do so, you will give the same your approval, and transmit the report to the General Assembly for its approval.

Very truly yours,

Clark Howell,

Chairman.
To the Board of Trustees.

Gentlemen: The undersigned committee, charged with the duty of investigating and reporting upon the Carnegie Foundation Fund, and making recommendation as to the University of Georgia, applying for its privileges and benefits, beg to submit herewith a detailed report of Dr. H. C. White, which gives the desired information. Dr. White was a member of the committee which took up with Mr. Carnegie the matter of including State Universities in the benefits and privileges of this fund; and it was in response to the suggestions of this committee that Mr. Carnegie increased his original endowment of $10,000,000 to $15,000,000, in order that State and tax-supported institutions might be included in the list of institutions enabled to become beneficiaries of his munificence in this respect.

The only condition placed by Mr. Carnegie to full participation in the benefits and privileges of this fund, by state and tax-endowed institutions, is that such participation may be agreeable to the trustees of such institutions and to the Governor and the General Assembly of the States, respectively.

We accordingly recommend the adoption of the following resolution, by this board:

Resolved, by the Board of Trustees of the University of Georgia, that, appreciating the noble purpose of Mr. Andrew Carnegie in establishing the Carnegie Foundation for the advancement of teaching, and recognizing its far reaching and munificent results in advancing the dignity of the profession of teaching, in protecting the old age of valuable and unselfish public servants and i
increasing the efficiency and in promoting the elevation of scholastic standards in American colleges and universities, they desire that the University of Georgia shall participate in the benefits of this foundation.

They, therefore, hereby make application for the admission of the University of Georgia into all the rights and privileges of the Carnegie Foundation for the advancement of teaching, for the University of Georgia, and such of its departments as may become eligible thereto.

Resolved, further, that this action be submitted to the Governor of the State, and by him to the General Assembly with the respectful recommendation that the consent of both the Governor and the General Assembly be given thereto.

Respectfully submitted.

CLARK HOWELL, Chairman,
N. E. HARRIS,
A. O. BACON.

Athens, Ga., June 15, 1908.

UNIVERSITY OF GEORGIA, June 13, 1908.

Messrs. Clark Howell, A. O. Bacon, N E. Harris, Committee.

Gentlemen: Complying with your request I present the following brief statement of the nature and purposes of the Carnegie Foundation for the advancement of teaching and of the terms and conditions upon which the University of Georgia may be admitted to the benefits
thereof. I quote for the most part from the published bulletins and reports of the Foundation.

The Carnegie Foundation for the advancement of teachers had its inception on April 16, 1905, when Mr. Andrew Carnegie, of New York, addressed letters to 25 gentlemen, among them the presidents of a number of the leading universities of America, asking them to become trustees of a fund of $10,000,000 which he proposed to establish. Mr. Carnegie expressed his wishes in a letter of which the following is a part

NEW YORK, April 16, 1905.

GENTLEMEN: I have reached the conclusion that the least rewarded of all the professions is that of the teacher in our higher educational institutions. New York City generously, and very wisely, provides retiring pensions for teachers in her public schools and also for her policemen. Very few, indeed, of our colleges are able to do so. The consequences are grievous. Able men hesitate to adopt teaching as a career, and many old professors, whose places should be occupied by younger men, can not be retired.

I have therefore transferred to you and your successors, as trustees, $10,000,000, 5% first mortgage bonds of the United States Steel Corporation, the revenue from which is to provide retiring pensions for the teachers of Universities, Colleges, and Technical Schools in our country, Canada and Newfoundland under such conditions as you adopt from time to time. Expert calculations show that the revenue will be ample for the purpose.
The fund applies to the three classes of institutions named, without regard to race, sex, creed or color. We have, however, to recognize that State and Colonial Governments, which have established or mainly supported universities, colleges or schools, may prefer that their relations shall remain exclusively with the State. I cannot, therefore, presume to include them.

Such institutions as are under the control of a sect or require trustees (or a majority thereof), officers, faculty or students to belong to any specified sect, or which impose any theological test, are to be excluded.

I hope this fund may do much for the cause of higher education and to remove a source of deep and constant anxiety to the poorest paid and yet one of the highest of all professions.

Gratefully yours,

(Signed) ANDREW CARNEGIE.

The trustees were erected into a corporation by an act of Congress approved March 10, 1906.

Colleges, universities and technical schools maintained by State and Colonial governments had not been included by Mr. Carnegie in his original letter of gift. The representatives of these institutions felt that this exclusion placed them at a grave disadvantage in many ways with the included privately-endowed institutions. Accordingly in 1906 the Association of American State Universities and of American Land-Grant Colleges appointed a joint committee to represent to the trustees of the Carnegie Foundation the propriety and wisdom of ad-
mitting State-controlled institutions to the benefits of the Foundation. This committee appeared before the trustees in New York City in November, 1906, and again in November, 1907. The advantages of the retiring allowance system to an institution were obvious. It was represented that the exclusion of State-controlled institutions limited, practically, the benefits of the Fund to a comparatively small group of colleges in Eastern and Middle States, whereas the chief work in higher education in the great States of the South and West was done by State institutions. It was pointed out that, aside from the matter of the retiring allowance system, the great influence of the Foundation in standardizing and elevating the grade of teaching in American colleges could only be national in character and effective in fact by including the State institutions which performed, by far, the larger part of the work of higher education in America. The arguments presented were finally effective and on March 31, 1908, Mr. Carnegie addressed the following letter to the president of the Foundation:

NEW YORK, March 31, 1908.

DEAR SIR Your favor of to-day informs me of the desire of the professors of State Universities to be embraced in the pension fund, as shown by a resolution unanimously adopted by their National Association.

In my letter of April 16, 1905, handing over the fund to my trustees, the following occurs:

"We have, however, to recognize that State and Colonial governments which have established or mainly support universities, colleges or schools, may prefer that their
relations shall remain exclusively with the State. I can not, therefore, presume to include them."

I beg now to say that should the governing boards of any State universities apply for participation in the Fund and the Legislature and Governor of the State approve such application it will give me great pleasure to increase the Fund to the extent necessary to admit them. I understand from you that if all the State universities should apply and be admitted $5,000,000 more of 5 per cent. bonds would be required. making the Fund $15,000,000 in all.

From the numerous letters I have received and the warm approval of the press and the public I am satisfied that this fund is and must be for all time productive of lasting good not only to the recipients but to the cause of higher education.

Most grateful am I to be privileged as trustee of this wealth to devote it to such a cause.

Truly yours,

(Signed) Andrew Carnegie.

On May 7, 1908, the trustees of the Foundation accepted Mr. Carnegie's proposal concerning tax-supported institutions and adopted the rules which provide for the admission of institutions, whether tax-supported or endowed by individuals.

To render the Foundation a more integral part of higher education in America, the trustees desire, as far as may be, to have their relations with the institutions of
higher education rather than with the individual professors. For this purpose the Foundation receives applications from institutions to be placed upon a list of colleges, universities and technical schools which the trustees have designated as the accepted list. Applications to be placed upon this list on behalf of institutions must be made by the board in which the government of the institution is vested. In the case of tax-supported institutions the applications must be accompanied by the approval of the Governor and of the Legislature of the State or province in which the institution is situated.

In order to be admitted to the retiring allowance system of the Foundation the essential work of an institution must be that of higher education and of such a character that graduation from a four-year high school course or equivalent training is a reasonable prerequisite therefor.

An institution to be ranked as a college must have at least six professors giving their entire time to college and university work, a course of four full years in liberal art and sciences, and should require for admission not less than the usual four years of academic or high school preparation, or its equivalent in addition to the pre-academic or grammar school studies.

A technical school to be eligible must have entrance and graduation requirements equivalent to those of the college and must offer courses in pure and applied science of equivalent grade.

An institution not supported by taxation, in order to meet the requirement in regard to endowment, must have a productive endowment of not less than $200,000 over
and above any indebtedness of the institution. A tax-supported institution must be in receipt of an annual income of not less than $100,000.

Professors in institutions on the accepted list receive their retiring allowances as a right after complying with the conditions of services given in the rules. Without quoting these rules in detail, it may be said that the retiring allowances are made upon a most liberal basis. The trustees have adopted a scale under which a teacher who is receiving a low salary is granted a much higher percentage of his salary than is granted to one receiving a higher salary. Thus for a salary below $1,200.00 a pension of $1,000.00 or a sum not to exceed 90 per cent. of the active pay is granted as a retiring allowance.

There can be no question of the advantages to an institution in being placed on the accepted list of the Carnegie Foundation. The retiring allowance is itself a direct pecuniary benefit, inasmuch as it renders service in such an institution the more attractive to able and desirable men. Prestige is given the institution and its standard as a genuine college or university, comparable in standing with other high grade American institutions of higher learning, attested impartially and beyond dispute.

It will be observed that the Carnegie Foundation has nothing whatever to do with the government, the management or the work of the institutions admitted to its benefits. It simply ascertains in the first instance whether an institution is entitled by character, standard, and endowment to be placed on the accepted list. This done, the Foundation has nothing further to do with the institution except to provide the retiring allowances as
they may become due under the general regulations of the Foundation and automatically in the institutions themselves. At the same time it is quite certain that much of great value to the scholarship and standard of teaching of the accepted institutions may be expected from the consequent somewhat intimate association, through the Foundation, of the great collegiate institutions in America.

 Practically all the great privately endowed institutions of higher learning in America—such as Harvard, Yale, Columbia, Princeton, Johns Hopkins—are now on the accepted list of the Foundation. The great State universities are rapidly making application for admission.

 In our own case the faculty of the University has adopted slight and desirable changes in the requirements for admission by which the University will have reached the Foundation standards at the opening of the session of 1909-10. All that remains is for the Board of Trustees to make formal application for admission of the University to the accepted list of the Carnegie Foundation and the approval of the application by the Governor and the Legislature.

 As of possible service I append the form of application which has recently been adopted by the University of Virginia.

 Very respectfully yours,

 H. C. White.
June 2, 1903.

Mr. Chancellor:

I am directed by the faculty to report the following action adopted by that body, which will require the approval of the honorable board of trustees:

1. The faculty respectfully reports that, in its opinion, we shall be prepared in 1909-10 to meet the scholastic requirements of the Carnegie Foundation.

Very respectfully,

W D. Hooper,
Secretary of the Faculty.

Recommended for passage:

Howell,
Bacon,
Harris.

Special Committee.

The following Senate bills were read first time:

By Mr. Sikes—

A bill to amend an Act entitled an Act to regulate the sale of narcotic drugs.

Referred to County and County Matters Committee.
By Mr. Wilkes—

A bill to repeal an Act incorporating the town of Kingwood in Colquit county.

Referred to the General Judiciary Committee.

By Mr. Wilkes—

A bill to require the tax-collectors of this State to keep separate books for whites and blacks, so as to divide the school tax among them in proportion to amount each pays for school fund.

Referred to the General Judiciary Committee.

By Mr. Brantley—

A bill to create a new charter for the city of Dublin.

Referred to Committee on Corporations.

Mr. Bush, chairman of the Committee on Counties and County Matters, submitted the following report:

Mr. President:

The Committee on Counties and County Matters has had under consideration the following bills of the Senate which I am instructed to report back to the Senate with the recommendation that the same do not pass, to wit:

A bill to fix the time of keeping the polls open at primary elections held in this State.

Also, a bill to fix the time of keeping the polls open at elections in this State.
Also, a bill to fix the age of road duty in the State of Georgia.

Respectfully submitted.

J. S. Bush, Chairman.

Mr. Brock, vice chairman of the Committee on Engrossing, submitted the following report:

Mr. President:

The Committee on Engrossing have examined and found correctly engrossed and ready for transmission to the House, the following bills of the Senate, to wit:

A bill to prohibit leasing of misdemeanor convicts to private individuals or corporations.

Also, a bill to change the school year so that the same shall begin September 1st and close August 31st of each year.

Respectfully submitted.

Brock, Vice Chairman.

The following House bills were read first time:

By Mr. Wright—

A bill to prohibit any unauthorized persons from interfering with moving of railroad locomotives.

Referred to General Judiciary Committee.
By Mr. Reid—

A bill to amend the Act creating a board of commissioners of roads and revenues for Putnam county.

Referred to County and County Matters Committee.

By Mr. Foster—

A bill to amend section 2316 of the Code.

Referred to General Judiciary Committee.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr. President:

The House has adopted by the requisite constitutional majority the following resolution of the House, to wit:

A resolution.

Resolved, That a committee of three from the House and two from the Senate be appointed by the Speaker of the House and the President of the Senate, respectively, to attend the unveiling of the Confederate monument at Marietta, Ga., on July 7, 1908, at 4 o’clock, and for other purposes.

The Speaker of the House has appointed the following committee to attend the unveiling of the Confederate monument at Marietta, Georgia, July 7, 1908, at 4 o’clock: Messrs. Anderson and Foster of Cobb, and Stewart of Taylor.
The House has also passed by the requisite constitutional majority the following House bill, to wit:

A bill to be entitled an Act to provide a method of taking depositions to be used in the trial of civil cases without commission.

The following Senate bills were read third time to be placed upon their passage:

By Mr. Brock—

A bill to increase the salaries of the Prison Commission of Georgia and their secretary.

This bill was tabled.

By Mr. Hawes—

A bill to repeal section 2763 of the Code.

This bill was indefinitely postponed.

By Mr. Deen—

A bill to amend section 2060 of the Code.

This bill was tabled.

By Mr. Brock—

A bill to amend the Act creating the Prison Commission of Georgia.

This bill was tabled.
By Mr. Overstreet—

A bill to require towns and cities of this State located in fence counties to erect fences around the towns and cities in certain cases.

This bill was tabled.

By Mr. Williford—

A bill to fix the salary of stenographer for the Attorney-General.

This bill was tabled.

By Messrs. Overstreet and Born—

A bill to authorize the Railroad Commission to pass upon the issuing of charters to common carriers which carry the power of eminent domain.

Report of the committee was agreed to.

This bill was made special order for next Wednesday and 100 copies ordered printed.

On motion the Senate adjourned until tomorrow morning at 10 o’clock.
Senate Chamber, Atlanta, Ga.,

Thursday, July 2, 1908.

Senate met pursuant to adjournment at 10 o’clock; was called to order by the President.

Prayer was offered by the Chaplain.

Upon the call of the roll the following members answered to their names:


The Journal of yesterday was read and approved.

The following special order was taken up, which is as follows:

By Mr. Weaver—

A bill to prohibit unfair commercial discrimination between different sections, communities or localities or unfair competition and providing penalties therefor.

Report of the committee was disagreed to.
Upon the passage of the bill the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin, Born, Boyd, Brock, Bush, Camp, Deen, Dobbs, Farmer, Felder,
Felts, Gordy, Hardman, Henderson of 15th, Henderson of 39th, Howard, Knight, Lashley, Martin, Mattox,

Those voting in the negative were Messrs.—

Brantley, Cowart, Crittenden, Griffin,
Hawes, Hays, Hudson, Johnson, Peacock, Sikes.

Those not voting were Messrs.—

Hughes, Steed, Turner, Wilkes,

Mr. President.

Ayes 29, nays 10.

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

Mr. Overstreet, chairman of the General Judiciary Committee, submits the following report:

Mr. President:

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

By Mr. Hayes of 13th district—

A bill to authorize corporations operating lighting plants to furnish power to street railroads, and for other purposes, (as amended).

By Mr. Henderson of the 39th district—

A bill to amend section 4698 of the Code of 1895, relative to the time within which application for dower may be made.

The committee has also had under consideration the following bill of the Senate, which they instruct me to report back with the recommendation that it do not pass, to wit:

By Mr. Sikes of the 10th district—

A bill to provide punishment for larceny, etc.

Respectfully submitted.

PAUL F. AKIN, Vice-Chairman.

Mr. Farmer, chairman of the Special Judiciary Committee, submits the following report:

Mr. President:

The Special Judiciary Committee has had under consideration the following bills of the Senate, which they instruct me to report back with the recommendation that the same do pass, to wit:
By Mr. Stephens of the 1st district—

A bill to regulate the compensation of judges of the Superior Court for services rendered outside of their own circuits in those judicial circuits of this State having therein a city with a population of not less than 54,000 inhabitants and not more than 60,000 inhabitants, according to United States census for 1900, and for other purposes.

By Mr. Stephens of the 1st district—

A bill to authorize judges of city courts located in counties with cities of not less than 54,000, nor more than 75,000, to appoint special bailiffs.

By Mr. Brantley of the 16th district—

A bill to amend section 813 of Penal Code of 1895.

By Mr. Brantley of the 16th district—

A bill to amend an Act to establish the city court of Dublin, in the county of Laurens.

The committee has also had under consideration the following bills of the House, which they instruct me to report back with the recommendation that the same do pass, to wit:

By Mr. Guyton of Effingham—

A bill to abolish the county court of Effingham, to dispose of the business therein, and for other purposes.
By Mr. Guyton of Effingham—

A bill to create the city court of Springfield in the county of Effingham, to prescribe the powers and duties thereof, and for other purposes.

The committee has also had under consideration the following bill of the Senate, which they instruct me to report back with the recommendation that the same do not pass, to wit:

By Mr. Sikes of the 10th district—

A bill to regulate the practice of specialists, doctors.

Respectfully submitted.

IRA E. FARMER, Chairman.

*To the President of the Senate of the State of Georgia:*

The Committee on the University of Georgia met at Athens, Georgia, pursuant to the call of its chairman, on September 24, 1907. The following members were present: Senators Boyd, Steed, Lashley and Williford.

Only one day was spent in Athens. During this one day the committee visited, first, the University; second, the Agricultural building, in process of erection, and farm; and, third, the State Normal College.

Upon leaving Athens the committee divided—one portion going to Dahlonega to the North Georgia Agricultural College, the other portion to Milledgeville to the Georgia Normal and Industrial College, the committee
reuniting in Atlanta and visiting the Technological School.

You will readily see that in the very limited time at each institution very little personal investigation could be made.

THE STATE UNIVERSITY.

Here the committee was met by the distinguished and beloved Chancellor and the able faculty. The student body was presented to us and this committee comments, with pride, upon the excellent bearing and conduct of the student body. The attendance was unusually large and practically every department was crowded to the limit. The elegant new library building, the gift of Mr. George Foster Peabody, with its great library had just been opened. The "Old College"—the first home of the first chartered State University of the United States—was examined and found to have been condemned as dangerous by architects and university authorities. The chapel, too small to accommodate the public to any extent, the eating house, where good board was had at $9.00 per month and the dormitories were glanced over. Then the committee went to the new

AGRICULTURAL BUILDING,

then being built upon the one thousand acre farm which is in the edge of the city of Athens. This farm was a recent gift from the friends of the University and more than $100,000.00 was paid for the same. Great provisions are being made here to teach agriculture, dairying and all kindred branches and to teach these most thor-
And yet no provision was made by our body in 1907 for the maintenance of this great school.

From the Agricultural building the committee went to the

STATE NORMAL COLLEGE,

where the able president and able faculty and an earnest, hard-working student body of about four hundred and fifty were met. Here, too, everything was filled to overflowing with students seeking to fit themselves for teaching in the public schools of Georgia. We found here a need of more room, of a better water supply, of provision for an infirmary, for furnaces to heat the building and for funds with which to pay teachers. Not only are the salaries of the teachers in this college too small to keep individuals of their abilities in the profession, but the teachers of this institution are actually paying from their own small salaries the salaries of other teachers which the school must have and for which the State has made no provision.

From Athens a portion of the committee visited the

NORTH GEORGIA AGRICULTURAL COLLEGE,

at Dahlonega. Here we met the able president and faculty and a splendid body of one hundred and seventy-five young men and about twenty-five young women. We found this institution crowded and lodging quarters rented for the use of the students. However, a new dormitory was nearing completion and the young men can nearly all find lodging in this. There is no dormitory for young women and because of this fact the attendance of young women is small.
From Athens a portion of the committee went to the Georgia Normal and Industrial College, at Milledgeville. Here were gathered a splendid faculty with about five hundred bright, beautiful young women. Every department was crowded. A new dormitory was almost ready for occupancy. But with this, many applicants are turned away for want of room. Every appearance indicated thorough and efficient work.

Both sections of the committee met at the Technological School.

This great institution, with its able president, efficient faculty and five hundred students, with its workshops and lecture rooms, was a most interesting study. This school is also turning away applicants for admission because of lack of room. We believe this school is doing a great work for the industrial development of our State and section.

Suggestions.

First. It is impossible for the committee, as a body, to inspect and investigate the State's institutions of learning in the limited time allotted to this committee. The Senate committee suggests the enlargement of same, so that the committee may be divided into sub-committees and said sub-committees be assigned each to a different institution.

Second. That "Old College," in Athens, the first home of the State University, built in 1801, be repaired before it is too late. We are informed that it can be repaired
at a cost of about $12,500.00. This building is badly needed at present for dormitory room.

Third. That more room, both for lodging and serving meals, should be provided for this growing institution. Although the oldest chartered State University, yet this institution is growing rapidly and accommodation for this growth must be provided. Great interest in her future is being manifested by all of her friends, including her student body. Large gifts are being made to her by her friends and Georgians should ever be proud of her and the work she is doing.

Fourth. Certainly something will be done for the State Agricultural College. Our failure to provide for this institution at our last session would have closed it entirely, but for the fact that its friends have financed it. Immediate action on this matter is absolutely necessary.

Fifth. The State Normal College is in sore need. We feel sure that every lover of the common schools of our State will come to her aid. Her friends have given far more to her buildings and equipment than has our State and these friends stand ready to give more when the State shows a full appreciation of this, the very foundation school of our common school system.

Sixth. At Dahlonega we think a dormitory for the young ladies of the North Georgia Agriculture College would be a desirable addition. We commend this school most highly.

Seventh. At the Georgia Normal and Industrial College at Milledgeville, certain equipments are needed to
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properly utilize the buildings now there. And if all applicants for admission be taken, more buildings are an absolute necessity.

Eighth. And at the Technological School there must be expansion along a number of lines to meet its large growth. Generous friends have contributed much to this institution, and because of its great work the State of Georgia can not afford to fail to give to this institution a full measure of support.

Ninth. In these various institutions we found more than 2,200 students. During the past school year one thousand students—young Georgians with ambitions to secure an education, ambitious to develop every power that God has given the Anglo-Saxon—were denied admission because of lack of room.

Tenth. We would beg every loyal Georgian to visit and investigate each one of these great institutions. Surely nothing within the borders of our State is so important as the training of our young men and women. Investigate the support given to these institutions and compare this support with that given by many of our sister States to their similar institutions. This comparison will not be pleasant but it will be the means of arousing us to greater work. Georgia must not get behind.

“Our country stands with outstretched hands
Appealing to her girls and boys—
From them must flow her weal or woe,
Her anguish or her joys.”

The following suggestion was adopted by a majority vote of your committee. “That while we approve of
manly sports at home, in our opinion, the engagement in intercollegiate athletics is detrimental to the best interest of the students, and subversive to the real objects of college training. We therefore suggest their discontinuance between different institutions of learning."

The following members of your committee desire to dissent from the above last named suggestion, and say that in their opinion the matter of intercollegiate athletics is one solely to be considered by the trustees and faculties of the various institutions.

Wm. B. Stephens,
Q. L. Williford,
Z. V. Peacock.

Respectfully submitted.

Wm. B. Stephens, Chairman.
J. W. Boyd,
Z. V. Peacock,
A. E. Lashley,
Q. L. Williford,
E. T. Steed,
J. A. J. Henderson.

The following House bill was read first time:

By Messrs. Hamilton and Wright—

A bill to provide a method of taking depositions to be used in the trial of civil cases without commission.

Referred to General Judiciary Committee.
The following House resolution was read first time and adopted:

By Messrs. Foster and Anderson—

A resolution appointing a committee, three from the House and two from the Senate, to attend the unveiling of the Confederate monument at Marietta, July 7, 1908.

Committee on part of Senate are Senators Dobbs and Taylor.

The following Senate bill was taken up for the purpose of disagreeing to the report of the committee which was adverse to the passage of the bill.

By Mr. Walden—

A bill to change the age of road duty from 16 to 21 years of age.

Report of the committee was agreed to and bill was lost.

The following Senate bills were read third time:

By Mr. Henderson of the 39th district—

A bill to amend section 4698 of the Code.

Report of the committee was agreed to as amended.

Upon the passage of the bill the ayes were 19, nays 12. The bill not having received the requisite constitutional majority, was lost.

Notice of reconsideration was given.
Senate bill No. 140 was indefinitely postponed on motion of Senator Peacock.

House resolution No. 122 was recommitted to the Appropriation Committee by unanimous consent.

Senate bill No. 180 was withdrawn from the Committee on County and County Matters and committed to the Committee on Hygiene and Sanitation.

By Mr. Hardman—

A bill to provide for the imposing of penalties upon any common carrier who shall intentionally convert to its own use any commodity intrusted to it for transportation.

Report of the Committee was agreed to as amended.

Upon the passage of the bill the ayes were 32, nays 1. The bill having received the requisite constitutional majority was passed as amended and the amendments are as follows:

Amend by striking the words in the ninth line of section 2 by striking the words, “the trial judge,” and by striking in the eleventh line the words, “in the judgment,” and by striking the sentence in said section as follows: "The judge in assessing the amount of the penalty may in his discretion hear additional testimony or evidence produced upon the trial,” and by striking in the twelfth line the words, awarded by the verdict.

On motion, the Senate adjourned until tomorrow morning at 10 o'clock.
The Senate met in accordance with adjournment at 10 o'clock, and was called to order by the President.

Prayer was offered by the Chaplain.

Upon the motion of Senator Hardman, the call of the roll was dispensed with.

The Journal of yesterday was read and approved.

Mr. Hardman gave notice of reconsideration of Senate bill No. 140.

Mr. Peacock gave notice of reconsideration of Senate bill No. 96.

Leave of absence was granted to the Senators from the 9th, 44th, and 7th, until Tuesday, to wit: Cowart, Brock and Wilkes.

Mr. Peacock moved that the rules of the Senate be suspended and that Senate bill No. 96 go over until Monday, July 6th.

The motion was lost.

Mr. Peacock then moved that Senate bill be reconsidered.

The motion was lost.
Mr. Hardman moved to reconsider the action of the Senate made yesterday in indefinitely postponing Senate bill 140.

The motion prevailed. The title of the bill follows:

A bill to regulate the practice of the occupation of a barber within the State of Georgia, etc.

Mr. Henderson moved the reconsideration of Senate bill No. 114.

The motion prevailed. The title of the bill follows:

A bill to amend section 4698 of volume 2 of the Code of Georgia of 1895, etc. and for other purposes.

The following unfinished business was taken up:

By Mr. Walker—

A bill to require each county policeman in counties where county policemen are employed or may hereafter be employed to give bond with good security to the ordinary or county commissioners for the faithful and loyal discharge of his duties, and for other purposes.

Mr. Walker asked that the bill be withdrawn without objection, which was granted.

Mr. Farmer, chairman of the Special Judiciary Committee, submitted the following report:

Mr President:

The Special Judiciary Committee has had under con-
sideration the following bill of the Senate, which it in-
structs me to report back with the recommendation that
the same do pass, as amended:

By Mr. Williford of the 28th district—

A bill to amend section 97 of the Penal Code of Geor-
gia relating to the punishment of assault with intent to
murder, and for other purposes.

Respectfully submitted.

IRÁ E. FARMER, Chairman.

Mr. Crittendon, vice-chairman of the Committee on
Engrossing, submitted the following report:

Mr. President:

The Committee on Engrossing have examined and
found correctly engrossed and ready for transmission to
the House of Representatives the following bills:

A bill to prohibit unfair commercial discrimination
between different sections, etc., and providing penalties
therefor.

Also, a bill to provide for the imposing of penalties
upon any common carrier who shall intentionally convert
to its own use any commodity entrusted to it for trans-
portation, and for other purposes.

Respectfully submitted.

H. A. CRITTENDEN, Vice-Chairman.
The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr. President:

The House has passed by the requisite constitutional majority, the following House Bill, to wit:

A bill to be entitled an Act to require all railway companies to equip locomotives with electric headlights, and for other purposes.

Mr. Felder asked unanimous consent to bring up House bill 166, which was granted, to wit:

By Mr. Dunbar of Richmond—

A bill to provide for confirming and validating all bonds issued by counties or municipalities since the Constitution of 1877, and for other purposes.

The amendments were agreed to as follows:

By Mr. Felder—

To amend section 5 by inserting in the seventeenth line after the word "bonds," and before the word "may" the words, "or refusing to confirm and validate said bonds."

Also, to amend section 5 by striking the last word in the fourteenth line, the word "if," and substituting in lieu thereof the words, "any party thereto."

Also, to amend section 5 by inserting in the second line thereof, after the word "order," the words, "or such further time as he may fix."
The report of the committee as amended was agreed to.

The bill was passed. Yeas 25, nays 0; this being the requisite constitutional majority.

Mr. Boyd asked unanimous consent that Senate bill 94 be read a second time and recommitted.

The request was granted. The bill follows:

By Mr. Boyd—

A bill to provide for the construction and maintenance of macadamized roads between the county sites of adjoining counties in the State of Georgia.

The following Senate bills were read first time

By Mr. Gordy—

A bill to amend an Act entitled, "An Act to provide for the establishment and maintenance of schools of agriculture and the mechanic arts in the respective Congressional districts of this State, etc., and for other purposes."

Referred to Special Judiciary Committee.

By Mr. Gordy—

A bill to repeal an Act entitled, "An Act to fix the number of days work required of each person subject to road duty, etc., and for other purposes."

Referred to County and County Matters Committee.
By Mr. Sikes—

A bill to transfer the county of Turner from the Albany judicial circuit and attach the same to the Cordele judicial circuit.

Referred to Special Judiciary Committee.

The following House bill was read the first time:

By Mr. Tift—

A bill to require all railway companies to equip locomotives with electric headlights, and for other purposes.

Referred to Committee on Railroads.

The following Senate bills were read a second time:

A bill to provide for the election of the Pension Commissioner of this State and the Geologist of this State by direct vote of the people, etc.

A bill to amend paragraph 2, section 1, of article 11 of the Constitution of this State.

A bill to regulate the compensation of judges of Superior Court for services rendered outside their own circuits, etc.

A bill to authorize judges of city courts located in counties with cities of not less than 54,000 nor more than 75,000 to appoint special bailiffs.

A bill to provide for the collection of past due taxes, etc.
A bill to amend an Act to establish the city court of Moultrie.

A bill to amend section 813 of Penal Code of 1895.

A bill to amend section 97 of the Penal Code of Georgia.

A bill to amend an Act to establish the city court of Dublin, in the county of Laurens.

The following House bills were read a second time:

A bill to abolish the county court of Effingham, to dispose of the business therein, and for other purposes.

A bill to create the city court of Springfield in the county of Effingham, to prescribe the powers and duties thereof, etc., and for other purposes.

Mr. Felts asked for leave of absence until Tuesday morning, which was granted.

Mr. Dobbs moved that the Senate adjourn until Monday at noon.

The motion prevailed and the Senate adjourned until noon Monday.
The Senate met pursuant to adjournment at 12 o'clock, was called to order by the President pro tem.

Prayer was offered by the Chaplain.

Upon the call of the roll the following members answered to their names:


Those absent were Messrs.—

Camp, Cowart,

The Journal of Friday was read and approved.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr. President:

The House has adopted, by the requisite constitutional majority, the following joint House resolution, to wit:
A resolution.—Resolved, That a joint committee of
three from the House and two from the Senate be ap­
pointed to investigate the charge of drunkenness made
by Mr. Jno. T Moore against the committee that in­
spected the convict camp at the Bibb Brick Company in
November, 1907.

The Speaker of the House has appointed the follow­
ing members of the House on the above joint committee:
Messrs. Atkinson, Adams of Elbert, and Johnson of Jeff
Davis.

Mr Whaley, chairman of the Committee on Banks,
submitted the following report:

Mr President:

The Committee on Banks has had under consideration
the following Senate bill, which I am instructed to report
back to the Senate with the recommendation that the
same do pass, to wit:

A bill to amend the charter of the town of Shellman,
in Randolph county.

Respectfully submitted.

H. W WHALEY, Chairman.

Mr. Bush, chairman of the Committee on Counties
and County Matters, Submitted the following report:

Mr President:

The Committee on Counties and County Matters has
had under consideration the following bill of the Senate,
which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to repeal an Act fixing the number of days work required of persons subject to road duty in counties having cities of not less than 17,000 nor more than 23,000 population.

Respectfully submitted.

J. S. Bush, Chairman.

Mr. Bush, chairman of the Committee on Counties and County Matters, submitted the following report:

Mr. President:

The Committee on Counties and County Matters has had under consideration the following House bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to amend an Act creating a board of commissioners of roads and revenues for the county of Putnam.

Respectfully submitted.

J. S. Bush, Chairman.

The following Senate bills were read the first time:

By Mr. Deen—

A bill to amend the Act creating the office of State Bank Examiner.

Referred to the Banks Committee.
By Mr. Deen—

A bill to create a system of protection to bank depositors.

Referred to the Banks Committee.

By Mr. Wilkes—

A bill to incorporate the town of Kingwood.

Referred to the General Judiciary Committee.

By Mr. Sikes, by request—

A bill to make it unlawful for any specialist doctor to open and operate an office in Georgia without first complying with all the laws regulating the practice of medicine.

Referred to the Special Judiciary Committee.

The following Senate bill was read the second time:

By. Mr. Gordy—

A bill to repeal an Act entitled an Act to fix the number of days work required of each person subject to road duty.

By Mr. Crittenden—

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

Referred to the Banks Committee.
By Mr. Felder—

A bill to quiet the title to real estate in Georgia held under foreign wills.

Referred to the General Judiciary Committee.

The following House bill was read the second time:

By Mr. Reid—

A bill to amend the Act creating the commissioners of roads and revenues for Putnam county.

On motion the Senate adjourned until to-morrow morning at 10 o'clock.

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SENATE CHAMBER, ATLANTA, GA.,

Tuesday, July 7, 1908.

The Senate met pursuant to adjournment at 10 o'clock; was called to order by the President.

Prayer was offered by the Chaplain.

Upon the call of the roll the following members answered to their names:

Akin,  Bush,  Dobbs,
Born,  Camp,  Farmer,
Boyd,  Cowart,  Felder,
Brantley,  Crittenden,  Gordy,
Brock,  Deen,  Griffin,
TUESDAY, JULY 7, 1908.

Hardman, Lashley, Taylor,
Hawes, Martin, Turner,
Hays, Mattox, Walden,
Henderson of 15th, Overstreet, Walker,
Henderson of 39th, Peacock, Weaver,
Howard, Stapleton, Whaley,
Hudson, Steed, Wilkes,
Hughes, Stephens, Williford,
Johnson, Sikes, Mr. President,
Knight,

Those absent were Messrs.—

Felts,

The Journal of yesterday was read and approved.

Senate bill No. 99 was tabled.

The following joint resolution was taken up:

By Mr. Edwards—

A resolution to appoint a committee of three from the House and two from the Senate be appointed to investigate the charges of drunkenness made against the committee which investigated the convict camp of the Bibb Brick Company last November.

The resolution was adopted and the committee on part of the Senate are Senators Stevens and Peacock.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr President:

The House has passed by the requisite constitutional majority the following House bills, to wit:
A bill to be entitled an Act to provide for the rejection, assessment and arbitration in the case of tax returns.

A bill to be entitled an Act providing for the collection of past due taxes to the State.

The House has also adopted by the requisite constitutional majority the following joint House resolutions, to wit:

A resolution to return to Carroll Daniel the amount received by the State of Georgia for work done by him in the penitentiary from March 5, 1906, to February 8, 1907, during which time he was illegally confined therein.

A resolution to approve the application of the Board of Trustees of the University of Georgia for the admission of its professors for participation in the rights and privileges of the Carnegie Foundation.

By request of the author of resolution 194, the message of the Governor is forwarded to the Senate herewith treating on the resolution.

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

Mr President

The General Judiciary Committee has had under consideration the following bill of the House, which it instructs me to report back with the recommendation that the same do pass as amended, to wit:

A bill to make it a misdemeanor to charge greater in-
Tuesday, July 7, 1908.

interest than rate of five per cent. per month, either directly or indirectly, and for other purposes.

Respectfully submitted.

E. K. OVERSTREET, Chairman.

Senate bill No. 153 was made special order for Thursday, July 9, immediately after the reading of the Journal, and 100 copies ordered printed.

The following joint resolution of the Senate:

By Mr. Hardman—

A resolution memorializing Congress to establish a board of health for the United States.

This resolution will lay on the table for one day.

Senate bill No. 163 was tabled.

Senate bill No. 168 was tabled.

The following Senate bills were read third time and put upon their passage:

By Mr. Hardman—

A bill to provide for the election of State Geologist and Pension Commissioner by direct vote of the people.

Report of the Committee was agreed to.

Upon the passage of the bill the ayes and nays were ordered and the vote is as follows:
Those voting in the affirmative were Messrs.—

| Akin,       | Hardman, | Overstreet, |
| Born,       | Hawes,   | Peacock,    |
| Boyd,       | Hays,    | Stapleton,  |
| Brantley,   | Henderson of 15th, | Steed,    |
| Brock,      | Henderson of 39th, | Stephens,  |
| Bush,       | Howard,  | Sikes,      |
| Camp,       | Hughes,  | Taylor,     |
| Deen,       | Johnson, | Walden,     |
| Dobbs,      | Knight,  | Walker,     |
| Farmer,     | Lashley, | Whaley,     |
| Gordy,      | Martin,  | Wilkes,     |
| Griffin,    | Mattox,  | Williford,  |

Those voting in the negative were Messrs.—

| Crittenden, | Hudson, | Weaver, |
| Felder,     |        |        |

Those not voting were Messrs.—

| Cowart,     | Turner, | Mr. President |
| Felts,      |        |               |

Ayes 36, nays 4.

The bill having received the requisite constitutional majority was passed by substitute.

Senate bill No. 53 was recommitted to the General Judiciary Committee.

By Mr. Stephens—

A bill to regulate the compensation of judges of the superior court for services rendered outside of his own judicial circuit in circuits having therein a city with a population of not more than 60,000, nor less than 54,000 inhabitants.

Report of the committee was agreed to.
Upon the passage of the bill the ayes were 38, nays 0; the bill having received the requisite constitutional majority was passed.

By Mr. Stephens—

A bill to authorize judges of city courts located in counties with cities of not less than 54,000, nor more than 75,000 to appoint special bailiffs.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 32, nays 0; the bill having received the requisite constitutional majority was passed.

By Mr. Crittenden—

A bill to amend the charter of the town of Shellma...:

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 29, nays 0, the bill having received the requisite constitutional majority was passed.

By Mr. Milliford—

A bill to amend section 97 of the Penal Code relative to punishment for assault with intent to murder.

Report of the committee was agreed to as amended.

Upon the passage of the bill the ayes were 31, nays 0;
The bill having received the requisite constitutional majority was passed as amended.
By striking out the words "the natural life of the perpetrator" in seventh line of section one and inserting in lieu thereof the words "thirty years." By striking out the words, "the natural life of the perpetrator," in the last line of section one and substituting in lieu thereof the words, "thirty years."

By Mr. Wilkes—

A bill to amend the Act establishing the city court of Moultrie.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 29, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Brantley—

A bill to amend the Act establishing the city court of Dublin.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 29, nays 0.

The bill having received the requisite constitutional majority was passed.

Upon motion, Senate bill No. 114 was indefinitely postponed.

Senate bill No. 140 was tabled.
Mr Speaker:

The joint committee of the Senate and House of Representatives to arrange for transportation of the members of the General Assembly from Atlanta to Marietta on July 7, 1908, to attend the unveiling of the Confederate monument at Marietta, report

Arrangements have been made for all those who desire to attend said exercises to go to Marietta either by the trolley cars or by train over the W & A. Railroad. The trolley cars will leave at corner of Walton and Fairlie streets at 3 p.m., the W. & A. train will leave old depot at 3:15 p.m. The fare on either road will be fifty cents for the round trip.

J. D. Anderson
W. C. Stewart,
J. Z. Foster,
House Committee.
E. P. Dobbs,
J. W. Taylor,
Senate Committee.

The following Senate bills were read first time by unanimous consent:

By Mr. Camp—

A bill to incorporate the city of Lavonia, of Franklin county

Referred to Corporations Committee.
By Mr. Crittenden—

A bill to require the State Treasurer to give bond of $200,000.00 and that State pay premium on said bond.

Referred to General Judiciary Committee.

By Mr. Lashley —

A bill to prohibit the taking of fish from Brass Town Creek, in Towns county.

Referred to County and Counties Matters Committee.

By Mr. Farmer—

A bill to authorize the superior courts of this State to grant charters in vacation to such corporations as they are authorized by law to create.

Referred to General Judiciary Committee.

On motion, the Senate adjourned until to-morrow morning at 10 o’clock.
SENATE CHAMBER, ATLANTA, GA.,

WEDNESDAY, July 8, 1908.

The Senate met pursuant to adjournment at 10 o'clock; was called to order by the president.

Prayer was offered by the chaplain.

Upon the call of the roll the following members answered to their names:


The Journal of yesterday was read and approved.

The following resolution was read and adopted:

By Mr. Akin—

Resolved, That the Senate hereby expresses to Senator Dobbs and the automobilists of Marietta its appreciation for the delightful ride over the beautiful city of Marietta and for the many courtesies extended the Senate on the
occasion of the unveiling of the monument to the Confederate dead.

The following message was received from the House, through Mr. Boifeuillet, the clerk thereof:

Mr. President:

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

A bill to be entitled an Act to amend the charter of the town of Cordele in the county of Crisp.

A bill to be entitled an Act to amend the charter of the town of Cordele in the county of Crisp.

A bill to be entitled an Act to amend the charter of the town of Cordele in the county of Crisp.

The following Senate bills were read first time:

By Mr. Henderson 39th District—

A bill to authorize and empower members of local boards of school trustees to administer oaths to the common school teachers at their examinations.

Referred to the Special Judiciary Committee.

By Mr. Henderson—

A bill to amend paragraph 3 of section 3 of article 6, and paragraph 1 of section 11 of article 6 of the Constitution relative to elections of judges and solicitors-general.

Referred to Constitutional Amendments Committee.
By Mr. Stephens—

A bill to provide for the organization of armament discipline regulation service & maintenance of volunteer military commands to be known as Georgia Volunteers.

Referred to the Military Affairs Committee.

By unanimous consent the following Senate bill was reconsidered, which was passed on yesterday and re-committed to the General Judiciary Committee:

By Mr. Wilkes—

A bill to amend the Act establishing the city court of Moultrie.

The following Senate bill was taken up as unfinished business read third time and put upon its passage:

By Mr. Gordy—

A bill to repeal the Act fixing the number of days' work required of persons subject to road duty in certain counties.

Upon the passage of the bill the ayes were 33, nays 0, the bill having received the requisite constitutional majority was passed.

House bill No. 195 was recommitted to the Committee on Hygiene and Sanitation.

The following special order was taken up, read third time and put upon its passage:

By Messrs. Overstreet and Born—

A bill to authorize the Railroad Commission to pass upon all applications for charter for railroads.
Upon agreeing to the report of the committee, the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—

Cowart, Stapleton, Whaley,
Knight, Walden, Wilkes,
Overstreet, Walker, Williford,

Those voting in the negative were Messrs.—

Boyd, Gordy, Johnson,
Brantley, Griffin, Lashley,
Brock, Hardman, Mattox,
Bush, Hawes, Peacock,
Camp, Hays, Steed,
Deen, Henderson of 15th, Stephens,
Dobbs, Henderson of 39th, Sikes,
Farmer, Howard, Taylor,
Felder, Hudson, Turner,
Felts, Hughes, Weaver,

Those not voting were Messrs.—

Akin, Crittenden, Mr. President.
Born, Martin,

Ayes 9, nays 30.

Upon the passage of the bill the ayes were 9, nays 30; the bill was lost.

Mr. Crittenden, vice-chairman of the Committee on Engrossing, submitted the following report:

Mr President:

The Committee on Engrossing have examined and found correctly engrossed and ready for transmission to the House the following bills, to wit:
A bill to provide for the election of the Pension Commissioner by a vote of the people.

A bill to regulate the compensation of judges of superior court for services rendered outside their own circuits in those judicial circuits having therein a city with a population of not less than 54,000 nor more than 60,000 inhabitants.

A bill to authorize judges of city courts located in counties with cities of not less than 54,000 nor more than 75,000 to appoint special bailiffs.

A bill to amend the charter of the town of Shellman in the county of Randolph.

A bill to amend section 97 of the Penal Code of Georgia.

A bill to amend an Act to establish the city court of Dublin in Laurens county.

Respectfully submitted,

N. A. CRITTENDEN,
Vice-Chairman.

Mr Farmer, chairman of the Special Judiciary Committee, submitted the following report:

Mr. President:

The Special Judiciary Committee has had under consideration the following bills of the Senate, which it instructs me to report back with the recommendation that the same do not pass, to wit:
A bill to amend the charter of the town of Warrenton, Georgia.

A bill to amend the charter of the town of Camak, Georgia.

A bill to transfer the county of Turner from the Albany Judicial Circuit and attach same to the Cordele Judicial Circuit.

A bill to regulate specialist doctors.

Respectfully submitted,

IRA E. FARMER,
Chairman.

Mr. Hardman, chairman of the Appropriation Committee, submitted the following report:

Mr President:

The Committee on Appropriations has had under consideration the following Senate bill, which it instructs me to report back with the recommendation that the same do not pass, to wit:

A bill to repeal that part of section 6 of the General Appropriation Act, approved August 22, 1907, which appropriates certain money for the compiling and publishing the Colonial, Revolutionary and Confederate records, and for other purposes.

The committee has also had under consideration the following House bills, which it instructs me to report back with the recommendation that the same do pass, to wit:
A bill to appropriate to the trustees of the University of Georgia for the use of the State Normal School at Athens the sum of fifteen thousand dollars.

A bill to appropriate the sum of $10,000.00 to the University of Georgia.

A bill to appropriate fifteen thousand dollars to equip and repair the buildings on the campus of the Georgia Normal and Industrial College at Milledgeville.

The committee has also had under consideration the following House resolution, which it instructs me to report back with the recommendation that the same do pass, to wit:

A resolution providing for relief from State tax on the four dispensaries in the county of Terrell for the year 1907.

Respectfully submitted,

L. G. Hardman,
Chairman.

The following Senate bill was read first time:

By Messrs. Peacock, Howard and Brock—

A bill to fix the salary of solicitors-general of this State at $3,000 per annum.

Referred to General Judiciary Committee.

By unanimous consent the following Senate bill was read the third time to be put upon its passage:
By Mr. Deen—

A bill to require report of all births of children in this State, and fix penalty for violation of same.

Report of the committee was agreed to by substitute.

Upon the passage of the bill the ayes were 21, nays 15; the bill was lost.

Notice of reconsideration was given on the above bill.

The following House bills and resolutions were read first time:

By Mr. Harris—

A bill to amend the Act incorporating the town of Cordele.

Referred to Corporations Committee.

By Mr. Harris—

A bill to amend an Act incorporating the town of Cordele in Crisp county, and for other purposes.

Referred to Corporations Committee.

By Mr. Harris—

A bill to amend the Act creating the charter of the town of Cordele.

Referred to Committee on Corporations.
By Mr. Wright—

A bill to provide for the regulation, assessment and arbitration in case of tax returns by railroad companies.

Referred to Finance Committee.

By Mr. Candler—

A resolution to approve the application of the board of trustees of the University of Georgia for admission.

Referred to the University of Georgia Committee.

By Mr. Way—

A resolution to return to Carroll Daniel the sum of $224.22 as convict hire.

Referred to the Appropriation Committee.

By Mr. Wright—

A bill to provide for the payment of past due taxes to the State counties and municipalities.

Referred to the General Judiciary Committee.

By unanimous consent the following House bills were read the third time to be put upon their passage:

By Mr. Guyton—

A bill to create the city court of Springfield in the county of Effingham.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 32, nays 0.
the bill having received the requisite constitutional majority was passed.

By Mr. Guyton—

A bill to abolish the county court of Effingham county

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 29, nays 0; the bill having received the requisite constitutional majority was passed.

By Mr. Tift—

A bill to prohibit the employment of inexperienced persons as engineers in this State.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 30, nays 0; the bill having received the requisite constitutional majority was passed.

By unanimous consent the following joint resolution was taken up to be put upon its passage.

By Mr. Hardman—

A resolution memorializing Congress to establish a department of health in the United States.

Upon the adoption of this resolution the ayes were 28, nays 3, the resolution was adopted.

The following Senate bill was read second time:
By Mr. Felder—

A bill to repeal that part of section 6 of the general appropriation bill which appropriates certain money for compiling and publishing the Colonial, Revolutionary and Confederate records.

The following House bill was read the second time:

By Mr. Adams—

A bill to make it a misdemeanor to charge greater interest than 5 per cent. per month, directly or indirectly.

The following House bills and resolutions were read the third time to be put upon their passage:

By Mr. Hines—

A bill to appropriate $15,000.00 to equip and repair the buildings on the campus of the Georgia Normal College at Milledgeville.

Report of the committee was agreed to as amended.

Mr. Knight moved to reconsider the action of the Senate in agreeing to the report of the committee for the purpose of offering an amendment.

On this motion the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin, Knight, Walden,
Brantley, Martin, Walker,
Camp, Mattox, Weaver,
Henderson of 15th,
Those voting in the negative were Messrs.—

Born,                Gordy,            Lashley,  
Boyd,                Griffin,          Stapleton, 
Brock,               Hardman,         Steed,   
Bush,                Hawes,            Stephens, 
Crittenden,          Hays,             Sikes,   
Deen,                Henderson of 39th, Taylor, 
Dobbs,               Howard,           Turner,  
Farmer,              Hudson,           Whaley, 
Felder,              Hughes,           Wilkes,  
Felts,               Johnson,          Williford, 

Those not voting were Messrs.—

Overstreet,          Peacock,          Mr. President. 

Ayes 10, nays 31.

The motion was lost.

Upon the passage of the bill the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin,                Felts,            Lashley,  
Born,                Gordy,            Martin,  
Boyd,                Griffin,          Stapleton, 
Brantley,            Hardman,         Steed,   
Brock,               Hawes,            Stephens, 
Bush,                Hays,             Sikes,   
Crittenden,          Henderson of 15th, Taylor, 
Deen,                Henderson of 39th, Turner,  
Dobbs,               Howard,           Walker, 
Farmer,              Hudson,           Wilkes,  
Felder,              Hughes,           Williford, 

Those voting in the negative were Messrs.—

Camp,                Mattox,           Weaver, 
Knight,              Walden,          Whaley,
THURSDAY, JULY 9, 1908.

Those not voting were Messrs.—

Overstreet, Peacock, Mr. President.


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

Amendment was as follows:

Amend by striking the proviso at the end of section 1.

On motion the Senate adjourned until to-morrow morning at 10 o’clock.

SENATE CHAMBER, ATLANTA, GA.,

Thursday, July 9, 1908.

The Senate met pursuant to adjournment at 10 o’clock; was called to order by the President.

Prayer was offered by the Chaplain.

Upon the call of the roll the following members answered to their names:

Akin, Born, Boyd, Brantley, Brock, Bush, Camp, Cowart, Crittenden, Deen, Dobbs, Farmer, Felder, Felts, Gordy, Griffin, Hardman, Hawes, Hays, Henderson of 15th, Henderson of 39th,
The Journal of yesterday was read and approved.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr. President:

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

A bill to be entitled an Act to repeal an Act of the General Assembly, approved August 29, 1879, incorporating the town of Eatonton.

Mr. Deen moved to reconsider the action of the Senate in defeating the following bill on yesterday:

By Mr. Deen—

A bill to require all births of children to be reported to the ordinary of each county.

The motion prevailed and bill was reconsidered.

The following special order was taken up:

By Mr. Whaley—

A bill to amend paragraph 2, section 1 of article 11 of the Constitution.

On motion the Senate adjourned.
The Senate met pursuant to adjournment at 10 o'clock; was called to order by the President pro tem.

Prayer was offered by the Chaplain.

Upon the call of the roll the following members answered to their names:


Those absent were Messrs.—

Bush,

The Journal of yesterday was read and approved.

Mr. Camp, acting Chairman of the General Judiciary Committee submits the following report:

Mr. President,

The General Judiciary Committee has had under con-
sideration the following bill of the Senate, which it instructs me to report back with the recommendation that the same do pass as amended:

A bill to quiet the title of real estate in Georgia held under foreign will, and to make such wills minutes of title in certain cases.

Respectfully submitted.

B. F Camp, Acting Chairman.

Mr. Farmer, chairman of the Special Judiciary Committee, submitted the following report:

Mr President:

The Special Judiciary Committee has had under consideration the following Senate bill, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to amend an Act entitled an Act to provide for the establishment and maintenance of Schools of Agriculture and Mechanic Arts in the respective Congressional districts of this State, etc., and for other purposes.

The committee has also had under consideration the following House bill, which it instructs me to report back with the recommendation that the same do pass as amended, to wit:

A bill to prohibit the catching of shad or other fish with drift nets, and for other purposes.

Respectfully submitted.

Ira E. Farmer, Chairman.
Mr. Bush, chairman of the Committee on Counties and County Matters, submitted the following report:

Mr President:

The Committee on Counties and County Matters has had under consideration the following Senate bill, which it instructs me to report back with the recommendation that the same do pass as amended, to wit:

A bill to prevent taking of fish from Brasstown creek in Towns and Union counties.

Respectfully submitted.

J. S. Bush, Chairman.

Mr. Martin, chairman of the Committee on Railroads submitted the following report:

Mr. President:

The Committee on Railroads has had under consideration the following Senate bill, which I am instructed to report back to the Senate with the recommendation that the same do pass as amended, to wit

A bill to regulate the conduct of telegraph operators and train dispatchers of common carriers and for other purposes.

Respectfully submitted.

W. C. Martin, Chairman.

Mr. Brock, vice-chairman of the Committee on Engrossing, submitted the following report:
Mr. President:

The Committee on Engrossing have examined and found correctly engrossed and ready for transmission to the House the following resolution, to wit:

A resolution urging Congress of the United States to establish a National Health Bureau.

The committee has examined and found correctly engrossed and ready for transmission to the House the following bill, to wit:

A bill to repeal an Act fixing the number of days work required of persons subject to road duty in counties having cities of not less than seventeen thousand, nor more than twenty-three thousand population.

Respectfully submitted.

J. R. Brock, Vice-Chairman.

Mr. Hughes, chairman of the Committee on Military Affairs submitted the following report:

Mr. President:

The Committee on Military Affairs has had under consideration the following Senate bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to provide for the organization of volunteer military commands to be known as "Georgia Volunteers," and for other purposes.

Respectfully submitted.

J. W. Hughes, Chairman.
Mr. Brock, chairman of the Committee on Penitentiary, submitted the following report:

Mr President:

The Committee on Penitentiary has had under consideration the following Senate bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to provide for the qualification of convict warden and guard and for other purposes.

Respectfully submitted.

J. R. Brock, Chairman.

Mr Boyd, chairman of the Committee on Public Roads, submitted the following report:

Mr. President:

The Committee on Public Roads has had under consideration the following bill of the Senate, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to provide for the construction and maintenance of macadamized roads between the county sites of adjoining counties in the State of Georgia.

Respectfully submitted.

J. W Boyd, Chairman.

Mr. Martin, chairman of the Railroad Committee, submitted the following report:
Mr President:

The Committee on Railroads has had under consideration the following House bill, which I am instructed to report back to the Senate with the recommendation that the same do not pass, to wit:

A bill to require all railway companies to equip locomotives with electric headlights.

Respectfully submitted.

W C. Martin, Chairman.

Mr President:

We, the undersigned members of the Committee on Railroads, dissenting from the majority, beg leave to submit this, a minority report on House bill No. 463, a bill to require all railway companies to equip locomotives with electric headlights, and recommend that the same do pass as amended by the committee for the following reasons, to wit:

1. The cost of installing these safety devices will be nominal and by no means burdensome to the railroads.

2. By the use of these safety appliances the property of the roads will be protected and the safety of their employees greatly enhanced.

3. Whenever life is at stake and safety to a large degree can be secured at a cost within the bounds of reason, the roads are due it to the public and the people can justly demand protection of life and limb.

4. The testimony of practical engineers shows the
practicability of these appliances, and men trained in the school of experience representing the brotherhood of 1,500 engineers, most respectfully ask the passage of this bill.

Respectfully submitted.

E. T. Steed,
J. S. Cowart,
J. R. Stapleton.

Atlanta, Ga., July 10, 1908.

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

Mr. President:

I am directed by his Excellency, the Governor, to deliver to the Senate a written communication, to which he respectfully invites the consideration of your honorable body in executive session.

July 10, 1908.

To the Senate:

I have the honor to nominate, and respectfully ask the Senate to confirm the following named persons for the offices and terms mentioned in connection with their names, respectively, to wit:

Hon. John G. McCall to be judge of the city court of Quitman for the term of four years from August 11, 1908.
Alfred R. Kline, Esquire, to be solicitor of the city court of Moultrie for the term of two years from January 1, 1909.

Alden S. Bradley, Esquire, to be solicitor of the city court of Swainsboro for the term of two years from January 1, 1909.

Hoke Smith, Governor.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr. President:

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

A bill to be entitled an Act to establish, maintain and operate a system of public schools in the city of Hartwell, Hart county.

Leave of absence was granted Senators Bush and Brantley.

The following unfinished business was taken up:

By Mr. Whaley—

A bill to amend paragraph 2, section 1 of article 11 of the Constitution.

The following amendments were offered:

Amend section 1 by striking 250 in line 24 of printed bill and insert 200; also amend section 1 by striking 300 and insert 200 in line 25.
On this amendment the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—

Brock, Felder, Steed,
Cowart, Henderson of 39th, Whaley,
Deen, Peacock, Wilkes,
Farmer, Stapleton,

Those voting in the negative were Messrs.—

Akin, Hays, Stephens,
Born, Howard, Sikes,
Boyd, Hudson, Taylor,
Camp, Johnson, Turner,
Dobbs, Knight, Walden,
Gordy, Lashley, Walker,
Griffin, Martin, Weaver,
Hardman, Mattox, Williford,
Hawes, Overstreet,

Those not voting were Messrs.—

Brantley, Felts, Hughes,
Bush, Henderson of 15th, Mr. President.
Crittenden,

Ayes 11, nays 26.

The amendment was lost.

The following amendment was offered:

By striking in line 13, section 1 the words “the area proposed,” and insert “the county or counties to be affected,” and inserting in line 17 after the word “electors” the words “of the area forming the new county and one-fourth of the qualified electors of the balance of the county or counties from which the new county is to be formed.”
The ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin, Born, Boyd, Brock, Camp, Crittenden, Deen, Felts, Gordy, Hardman, Hawes, Hays, Knight, Martin, Mattox, Walker, Weaver, Williford,

Those voting in the negative were Messrs.—


Those not voting were Messrs.

Brantley, Bush, Henderson of 15th, Hughes, Steed, Turner, Mr. President.

Ayes 18, nays 21.

The amendment was lost.

The following amendment was offered:

Senate bill No. 153.—Amendment proposed by Mr. Williford of the 28th district, by adding to line 24, section 1, page 2, the following words: “Each new county thus formed shall assume any indebtedness for such expenditures as may have been made in the territory of said new county before said new county was created.”
On the amendment the ayes and nays were ordered and the vote is as follows

Those voting in the affirmative were Messrs.—

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Those voting in the negative were Messrs.—

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Those not voting were Messrs.—

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Ayes 9, nays 28.

The amendment was lost.

The following amendment was adopted

Amend section one by adding at the end thereof: The General Assembly may provide by law for the assumption by the new county for its just proportion of the debts of all the counties from which it was cut.

Mr. Knight offered a substitute.
Upon the adoption of the substitute the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—

| Born,     | Hardman, | Martin, |
| Boyd,     | Hawes,   | Walker, |
| Camp,     | Hudson,  | Weaver, |
| Crittenden, | Knight,  | Williford, |
| Felts,    |          |         |

Those voting in the negative were Messrs.—

| Akin,     | Hays,    | Stapleton, |
| Brock,    | Henderson of 39th, | Stephens, |
| Cowart,   | Howard,  | Sikes, |
| Deen,     | Johnson, | Taylor, |
| Dobbs,    | Lashley, | Turner, |
| Farmer,   | Mattox,  | Walden, |
| Felder,   | Overstreet, | Whaley, |
| Gordy,    | Peacock, | Wilkes, |
| Griffin,  |          |         |

Those not voting were Messrs.

| Brantley, | Henderson of 15th, | Steed, |
| Bush,     | Hughes, | Mr. President: |

Ayes 13, nays 25.

The substitute was lost.

The report of the committee was agreed to as amended.

Upon the passage of the bill the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—

| Cowart, | Farmer, | Felts, |
| Deen,   | Felder, | Gordy, |
A bill to incorporate the town of Kingwood in the county of Colquitt.

The committee has also had under consideration the following Senate bill, which it instructs me to report back
with the recommendation that the same do pass, as amended, to wit:

A bill to authorize corporations operating lighting plants to furnish power to street railroads for certain purposes.

The committee has also had under consideration the following House bill, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to provide for the collection of past due taxes to the State, counties and municipalities thereof, and for other purposes.

The committee has also had under consideration the following Senate bill, which it instructs me to report back with the recommendation that the same do not pass, to wit:

A bill to amend section 4151 of the Civil Code of Georgia relating to the court in which claims may be tried in cases of removal to another county.

Respectfully submitted,

PAUL F. Akin, Vice-Chairman.

Mr President:

The Committee on Penitentiary beg leave to submit the following report:

In compliance with a resolution passed at the last session of the General Assembly the convict camps of this
State, both felony and misdemeanor, were visited and thoroughly inspected last November through a sub-committee of five from the House and three from the Senate. Neither the State farm nor the reformatory, located near Milledgeville, have been inspected, but this will be done some time during this session of the Legislature.

There are twenty-three felony camps where convicts are worked by contractors, namely:

Ashley-Price Lumber Company, Douglas—Sawmilling.

Stetson Lumber Company, Arlington—Sawmilling.

Babcock Bros. Lumber Company Babcock—Sawmilling.

Bibb Brick Company, Macon—Brickmaking.

Cherokee Brick Company, Macon—Brickmaking.

Chattahoochee Brick Company, Atlanta—Brickmaking.

Cruger & Pace, Albany—Brickmaking.

Culbreath, T G., Tarver—Turpentine.

Dorminy-Price Lumber Company Broxton—Sawmilling.

Durham Coal and Coke Company, Pittsburg—Coalmining.

Flowers Lumber Company, Jakin—Sawmilling.

Flowers Bros. Lumber Company Blakely—Sawmilling.
Georgia Iron & Coal Company, Ferrobutte—Iron Oie Mining.


Holmes, Dr. J. B. S., Lake Park—Farming.

Lookout Mountain Coal & Coke Company, Pittsburg—Coal-mining.

Milltown Lumber Company, Milltown—Sawmilling.

Palmer Brick Company, Atlanta—Brickmaking.

Royster Guano Company, Macon—Manufacturing Guano.

Stanley, S. M., Valdosta—Turpentine.

Stevens, H. & Sons Company, Macon—Tile-making.

Muscogee Brick Company, Columbus—Brickmaking.

Southern Lumber Company, Tifton—Turpentine.

State Farm, Milledgeville—Farming Men.

State Farm, Milledgeville—Farming Women.

Twenty-eight counties are working their pro rata share of felony convicts on the public roads. These counties are:

Bibb ........................................... 43
Burke ........................................... 27
Clarke ........................................... 18
Coweta ........................................... 24
Columbia ......................................... 11
Sixty-three counties are working their misdemeanor convicts on the public thoroughfares, and the counties thus working them are as follows:

Some counties hire out their misdemeanor convicts to private parties. The counties so hiring them out and the parties to whom they are hired are as follows:

Appling  Beecher & Varnadoe.
Baker  Bowers & Kendall.
Baker  McConnell Bros.
Calhoun  Stetson Lumber Co.
Coffee...W. W. Stewart & Bro.
Coffee...Riverside Brick Co.
Coffee...D. B. Gray.
Coffee...A. B. Fisher & Co.
Colquitt...Pinson & Williams.
Decatur...T. J. Shingler & Bro.
Decatur...Hodges & Powell
Decatur...Chattahoochee L. Co.
Decatur...G. L. Davis.
Decatur...Ball Naval Store Co.
Dougherty...G. B. McConnell.
Franklin...Little Brothers
Jeff Davis...A. T. Beach & Co.
Mitchell...Ball Naval Store Co.
Oglethorpe...J. M. Smith.
Oconee...J. D. Price.
Thomas...Mills & Williams.
Turner...J. S. Betts & Co.
Worth...M. G. Dupree.
Worth...J. D. Bridges.
Worth...T. J. Fowler.
Worth...Conly & Pinson.

The felony convicts are properly clothed and fed, humanely treated, the laws of the State, together with the rules of the Prison Commission, are complied with at all the camps except the following:

Bibb Brick Company.
Cherokee Brick Company
Royster Guano Company.
Stevens' Pottery Company.

The Bibb Road Camp, all located in Bibb county.
The complaints against them are that the quality of the food is poor and badly prepared, the beds and bedding are not clean, and at the brick companies the men are worked too hard at the brick machine and in loading brick.

The Chattahoochee Brick Company, located in Fulton county; beds and bedding not clean, floors are filthy and the dining-room not fit for human beings to eat in. Some of the men work at night and on Sunday.

Lookout Mountain convicts are required to wash their clothing on the Sabbath. Warden Maxwell violates the rules of the Prison Commission by indulging in profane language to and in the presence of the convicts.

Richmond county road camp: sleeping quarters poor and camp is apparently unsanitary.

Jones county road camp: Bedding and clothing scant and dirty. Beds and bedding very filthy.

Monroe county road camp: cars are too small and beds dirty.

Spalding county road camp: beds and bedding dirty; cars too small and their condition unsanitary.

Floyd county road camp: in need of a mess-hall.

Fulton county road camp: floors dirty and clothing unclean.

The working of convicts on the public thoroughfares is a new experiment with many counties of this State, but at nearly all the road camps the convicts are not over-worked, but are well fed, properly clothed and humanely treated.
By a system of very thorough inspection the Prison Commission has contributed a great deal towards the proper care, management and treatment of convicts, whether they are worked by contractors or on the public highways.

There are five hundred and sixty-one misdemeanor convicts farmed out or sold to private individuals or corporations. This is done in the face of a statutory inhibition. At several of these camps the convicts are poorly sheltered and badly treated. These camps being illegal the Prison Commission has no jurisdiction over them. No illegal camp should be allowed to exist in the State.

The Governor of this State was apprised of the findings of the several sub-committees, and he suggested that a second inspection be made of those camps where the sub-committees reported irregularities, and a non-compliance with the rules and regulations of the Prison Commission and a violation of the laws of the State. So, in April, other sub-committees were named to make a second inspection of the camps where irregularities were found. These second sub-committees made their inspection in April. The committees were notified only a few hours before they did the work, and the parties in charge of the camps had no hint of the second visit of the sub-committees until they were on the premises.

These committees found that nearly all the camps against which criticism was leveled by the first committees that inspected them in November had been greatly improved. In fact, no great irregularities were found at any of the camps located in Bibb, Fulton, Richmond or Floyd.

Having learned that several deputy wardens were receiving more money from the contractors than they were
from the State we communicated this information to the Governor who declared in very emphatic language that if in his power to do so this practice had to be stopped, and that he would have a conference on the subject with the Prison Commission at once.

The same information was also given to the Prison Commission who declared that they were already apprised of this before we communicated it to them, and that already they were preparing to take steps to prevent same, and would do so as early as they could without jeopardizing the interests of the State and the welfare of the convicts.

Recently the Prison Commission has issued very stringent orders against any warden, deputy warden, guard, or other employee of the Prison Commission receiving any emoluments from any source except the State so long as they are employed by the State. In order that no injustice should be done these employees it should be stated that they claim they were receiving compensation for legitimate services rendered the contractors, and that the service in no way conflicted with their duties to the State. Being the custodians of the convicts and the representatives of the State in the handling, care and protection of convicts, we unhesitatingly say that no warden, deputy warden, guard or other employee should receive any remuneration for any service rendered from any source save that of the State, for that old adage comes to us that "No man can serve two masters." No warden can serve the State and contractor at the same time.

We were informed that the chief warden assisted certain lessees in subleasing their convicts for which he received pay. He admitted this to be true, but said it did not conflict with his duties as chief warden.
Complaints were made by the convicts at some of the camps that the camp physicians do not make daily visitations to the camps.

As members of the Penitentiary Committee we have endeavored to perform every duty imposed on us by the joint resolution passed at the last session of the General Assembly. It has been our most earnest desire to be derelict in not one single duty, however small. If we have been impelled to criticise the management of any camp or the treatment of the convicts anywhere it has been, not because it gave us pleasure to do so, for, on the contrary, it gave us great pain to make such a report. However, as true, faithful and honest servants of the State, it is our duty to make a report in which we convey to the Senate the facts as we found them. Having done this we have the approval of our consciences in having discharged our full duty.

J. R. Brock, Chairman.

We, the undersigned members of the General Judiciary Committee, beg leave to submit a minority report of the following bill of the Senate:

A bill to authorize corporations operating lighting plants to furnish power to street railroads for certain purposes.

Which we recommend do not pass.

Respectfully submitted,

Lewis A. Henderson, 39th District.
J. A. Wilkes, 7th District.
E. K. Overstreet, 17th District.
Q. L. Williford, 28th District.
J. P. Knight, 6th District.
Mr. Stephens, chairman of the Committee on University of Georgia, submitted the following report:

Mr. President:

The Committee on University of Georgia has had under consideration the following House resolution, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A resolution to approve the application of the board of trustees of the University of Georgia for admission of the University of Georgia such of its colleges and technical schools for participation in the rights and privileges of the Carnegie Foundation.

Respectfully submitted,

Wm. B. Stephens, Chairman.

By unanimous consent the following Senate bill was read the third time:

By Mr. Wilkes—

A bill to amend the Act establishing the city court of Moultrie.

Report of the committee was agreed to.

Upon the bill the ayes were 29, nays 0; the bill having received the requisite constitutional majority, was passed.

The following Senate bill was read the first time:

By Mr. Deen—

A bill to require all claimants of land sold under wild
land tax fi fa. issued by the tax-collector to bring suit within one year and to provide for manner of bringing such suits.

Referred to the Special Judiciary Committee.

The following Senate bills were withdrawn from Committee, read second time and recommitted.

By Messrs. Hardman and Deen—

A bill to define and regulate the treatment and control of dependent and delinquent children.

By Messrs. Hardman and Deen—

A bill to provide for punishment of persons responsible for or contributing to the delinquency of children.

House bill No. 310 was made special order for Tuesday, July 14, 1908.

Senate bill No. 53 was made special order Wednesday, July 15, 1908.

On motion the Senate adjourned until Monday morning at 10 o'clock.
The Senate met pursuant to adjournment at 10 o'clock, was called to order by the president pro tem.

Prayer was offered by the Chaplain.

Upon the call of the roll the following members answered to their names:

Akin, Born, Boyd, Brock, Camp, Cowart, Crittenden, Deen, Dobbs, Farmer, Felder, Felts, Gordy, Griffin,

Hardman, Hawes, Hays, Henderson of 15th, Henderson of 39th, Howard, Johnson, Knight, Lashley, Martin, Mattox, Overstreet, Peacock,

Stapleton, Hawes, Hays, Henderson of 15th, Henderson of 39th, Howard, Johnson, Knight, Lashley, Martin, Mattox, Overstreet, Peacock,

Those absent were Messrs.—

Brantley, Bush, Hudson, Hughes.

The Journal of Friday was read and approved.

Senator Hudson was granted leave of absence on account of sickness.

Mr. Hardman moved to recommit Senate bill No. 170 to the Appropriation Committee.
MONDAY, JULY 13, 1908.

On this motion the ayes and nays were ordered, and the vote is as follows

Those voting in the affirmative were Messrs.—

Born, Boyd, Cowart, Deen, Farmer, Felts, Gordy, Griffin, Hardman, Hawes, Henderson of 15th, Lashley, Martin, Mattox, Stapleton, Taylor, Williford,

Those voting in the negative were Messrs.—

Akin, Brock, Camp, Crittenden, Felder, Knight, Peacock, Walden, Walker,

Those not voting were Messrs.—


Ayes 18, nays 9.

The motion prevailed and the bill was recommitted.

ATLANTA, GA., July 13, 1908.

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

Mr President:

I am directed by his Excellency the Governor to deliver to the Senate a written communication, to which he re-
spectfully invites the consideration of your honorable body in executive session.

July 13, 1908.

To the Senate:

I have the honor to nominate, and respectfully ask the Senate to confirm, the following named persons for the offices and terms mentioned in connection with their names, respectively, to wit:

Hon. W. D. Tutt to be judge of the City Court of Elberton for the term of four years, from December 24, 1908.

Hon. Frank Reagan to be judge of the County Court of Henry county for the term of four years from October 28, 1908.

J. F. Wall, Esquire, to be solicitor of the County Court of Henry County for the term of two years from December 1, 1908.

Watt Harris Milner, Esquire, to be solicitor of the City Court in Cartersville in the county of Bartow for the term of four years from November 12, 1908.

Hoke Smith, Governor.

The following Senate bills were read the first time.

By Mr. Felder—

A bill to amend the Act creating the Prison Commission, and to provide additional duties for said commission.

Referred to the Penitentiary Committee.
By Mr. Felder—

A bill to fix the liability of common carriers by railroad for injury to employees.

Referred to the General Judiciary Committee.

On motion the Appropriation Committee was directed to report on Senate bill No. 170 by 10 o'clock a.m. next Wednesday.

By unanimous consent the following Senate bill was read the second time:

By Mr. Overstreet—

A bill to organize and lay off a new county from portions of the counties of Bulloch, Tattnall and Emanuel.

By unanimous consent the following House bill was taken up and put upon its passage:

By Mr. Reid—

A bill to amend an Act creating a board of commissioners of roads and revenues for Putnam.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 26, nays 0; the bill having received the requisite constitutional majority was passed.

Mr. Brock, vice-chairman of the Committee on Engrossing, submitted the following report:

Mr President:

The Committee on Engrossing have examined and
found correctly engrossed and ready for transmission to the House the following bill of the Senate, to wit:

A bill to amend an Act to establish the city court of Moultrie in Colquitt county.

Respectfully submitted,

J. R. Brock, Vice-Chairman.

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

Mr. President

The Committee on Appropriations has had under consideration the following House bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to make certain appropriations to the trustees of the State University for the use of the State Technological School.

The committee has also had under consideration the following resolution of the House, which I am instructed to report back to the Senate with the recommendation that the same do not pass:

A resolution for certain urgent and necessary repairs upon the buildings of the Georgia School for the Deaf.

Respectfully submitted,

L. G. Hardman, Chairman.
MONDAY, JULY 13, 1908.

The following House bills were read first time:

By Mr. McMullan—

A bill to establish a system of public schools for the city of Hartwell.

Referred to Committee on Corporations.

By Mr. Reid—

A bill to repeal the Act incorporating the town of Eatonton.

Referred to the Corporation Committee.

The following Senate bills were read the second time:

By Mr. Gordy—

A bill to amend section 4151 of the Code.

By Mr. Wilkes—

A bill to incorporate the town of Kingwood.

By Mr. Gordy—

A bill to amend the Act providing for the establishment of schools of agriculture and mechanical arts in each congressional district.

By Mr. Stephens—

A bill to provide for the organization of armament, discipline, service and maintenance of volunteer military commands in Georgia.
By Mr. Lashley—

A bill to prevent the taking of fish from Brasstown Creek.

By Mr. Felder—

A bill to quiet the title to real estate in Georgia held under foreign wills.

The following message was received from the House through Mr. Boifeuillet, the clerk thereof:

Mr President:

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

A bill to be entitled an Act to declare it the purpose and policy of this State to extend the Western & Atlantic Railroad to the sea, and for other purposes.

The following House bills were read the second time:

By Mr Wright—

A bill to provide for the payment of past due taxes due the State, counties and municipalities.

By Mr. Fraser—

A bill to prohibit the catching of shad and other fish with dip-nets.

By unanimous consent House resolution No. 50 was taken from the table and placed upon the calendar.
MONDAY, JULY 13, 1908.

By unanimous consent the following House resolution was put upon its passage:

By Mr. Shaw—

A resolution to pay W. A. McAllister $54.16 as armory rent for Fort Gaines Guards.

Report of the committee was agreed to as amended.

Upon the passage of the resolution the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin, Gordy, Mattox, 
Born, Griffin, Peacock, 
Boyd, Hardman, Stapleton, 
Camp, Hawes, Steed, 
Cowart, Henderson of 15th, Taylor, 
Crittenden, Johnson, Walden, 
Deen, Knight, Walker, 
Farmer, Lashley, Weaver, 
Felder, Martin, Williford, 
Felts, 

Those not voting were Messrs.—

Brantley, Howard, Sikes. 
Brock, Hudson, Turner, 
Bush, Hughes, Whaley, 
Dobbs, Overstreet, Wilkes, 
Hays, Stephens, Mr. President. 
Henderson of 39th, 

Ayes 28, nays 0.

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

Amend by striking the name W. A. McAllister in line 13.8 j
The following House resolution was read and concurred in:

By Mr. Candler—

A resolution to approve the application of the board of trustees of the University of Georgia for admission of the University of Georgia to participate in the rights and privileges of the Carnegie Foundation and for other purposes.

On motion the Senate adjourned until to-morrow morning at 10 o'clock.

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**SENATE CHAMBER, ATLANTA, GA.,**

**Tuesday, July 14, 1908.**

The Senate met pursuant to adjournment at 10 o'clock was called to order by the president pro tem.

Prayer was offered by the Chaplain.

Upon the call of the roll the following members answered to their names:

Akin, Brock, Crittenden,
Born, Bush, Deen,
Boyd, Camp, Dobbs,
Brantley, Cowart, Farmer,
Those absent were Messrs.—

Hudson, Hughes,

The Journal of yesterday was read and approved.

The following message was received from the House, through Mr. Boifeuillet, the clerk, thereof:

Mr President.

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

A bill to be entitled an Act to create and establish a new charter for the city of Eatonton and for other purposes.

A bill to be entitled an Act to authorize the road commissioners of Cherokee county to order and have held an election by the qualified voters of said county to determine a bond issue.

A bill to be entitled an Act to extend the time within which work shall be commenced on the Georgia Southwestern and Gulf R. R.

A bill to be entitled an Act to amend an Act creating a new charter for the city of Douglas.
A bill to be entitled an Act to amend an Act incorporating the town of Canton, county of Jackson.

A bill to be entitled an Act to amend the charter of Midville so as to authorize the mayor and council to levy a tax for the ordinary current expenses of said town, and for other purposes.

A bill to be entitled an Act to repeal the Act approved August 6, 1870, making the public roads of Terrell county twenty feet wide.

The following resolutions were read the first time:

By Mr. Brock—

A resolution appointing committee from the Senate and House to investigate certain charges against the Prison Commission.

By Mr. Felder—

A resolution to appoint a committee from the House and Senate to investigate the charges against the Prison Commission.

On motion this resolution was taken up and considered.

By unanimous consent Senator Brock withdrew his resolution and offered same as substitute to the Felder resolution; the question was on the adoption of the substitute, and on the adoption of this substitute the ayes and nays were ordered, and the vote is as follows:
Those voting in the affirmative were Messrs.—

Brock, Dobbs, Griffin, Hawes, Johnson, Knight, Martin, Wilkes,

Those voting in the negative were Messrs.—


Those not voting were Messrs.—

Born, Brantley, Gordy, Hays, Howard, Hudson, Hughes, Overstreet, Steed, Stephens, Sikes, Taylor, Mr. President,

Ayes 8, nays 23.

The substitute was lost.

The Felder resolution, as amended, adopted as amended, and ordered immediately transmitted to the House.

The amendments are as follows:

Mr. Cowart, chairman of the Committee on Corporations, submitted the following report:

Mr. President:

The Committee on Corporations have had under consideration the following House bills, which I am in-
structured to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to establish a system of public schools in the city of Hartwell, Hart county.

Also a bill to amend the charter of the town of Cordele, in the county of Crisp.

Also a bill to amend the charter of the town of Cordele, in the county of Crisp.

Also a bill to amend the charter of the town of Cordele, in the county of Crisp.

Also a bill to repeal an Act approved August 29, 1879, incorporating the town of Eatonton.

Respectfully submitted,

J. S. Cowart, Chairman.

Mr. Akin, vice-chairman of the General Judiciary Committee, submitted the following report:

Mr President:

The General Judiciary Committee has had under consideration the following Senate bill, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to authorize the superior courts of this State to grant charters in vacation to such corporations as they are authorized by law to create.

The committee has also had under consideration the following House bill, which it instructs me to report
back with the recommendation that the same do pass, to wit:

A bill to amend an Act incorporating the town of Barwick by extending the corporate limits of said town.

Respectfully submitted,

PAUL F. AKIN, Vice-Chairman.

The following special order was taken up:

By Mr. McMahan—

A bill to appropriate to the trustees of the University for the use of the State Normal School at Athens the sum of fifteen thousand dollars for additional steam heating, repairs, equipment and improvement in buildings of said school.

Report of the committee was agreed to as amended.

Upon the passage of the bill the ayes and nays were order, and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin, Farmer, Howard,
Boyd, Felder, Lashley,
Brock, Felts, Stapleton,
Bush, Gordy, Stephens,
Camp, Hardman, Turner,
Cowart, Hawes, Whaley,
Crittenden, Henderson of 15th, Wilkes,
Deen, Henderson of 39th,Williford,
Dobbs,  

Those voting in the negative were Messrs.—

Griffin, Martin, Walker,
Johnson, Mattox, Weaver,
Knight, Walden,
Those not voting were Messrs.—

Born, Hughes, Sikes,
Brantley, Overstreet, Taylor,
Hays, Peacock, Mr. President,
Hudson, Steed,

Ayes 25, nays 8.

The bill having received the requisite constitutional majority, was passed as amended, and the amendment is as follows: By striking out the proviso at the end of section 1, beginning with the word “provided” and extending to the end of section.

Notice of reconsideration was given of the above bill.

Mr. Henderson, of the 15th district, chairman of the Committee on Agriculture, submitted the following report:

Mr. President:

The Committee on Agriculture has had under consideration the following House bill, which I am instructed to report back to the Senate with the recommendation that the same do not pass, to wit:

A bill to amend section 5 of Act approved December 18, 1901, relative to inspection of commercial fertilizers, chemicals and cottonseed meal.

Respectfully submitted,

J. A. J. Henderson, 15th, Chairman.
Mr. President:

We, the minority of committee, beg to submit the following report disagreeing to majority report.

First. We dissent from majority report for the reason that committee adopted amendment providing that said fund from sale of fertilizer tags go to the common school fund. We dissent from said amendment because there is already an appropriation of two million dollars to the common school fund and no appropriation for the agricultural schools of the State.

Second. We dissent from report of committee recommending that the bill do not pass for the reason that these district agricultural schools have no appropriation with which to operate them, and we see no other method of raising revenue for them, and for the further reason that we believe that the agricultural schools will do more to train farmers' boys in agriculture and develop the agricultural resources of the State than any other schools in the State, and that the farmers, or consumers, who pay the tax will get the benefits from it many times over the cost of it. Appropriations were made for all other institutions of the State and no funds left to appropriate to these schools, and not knowing of other means of raising revenue for these schools and experiment stations, we, therefore, submit this our report and respectfully ask that it be adopted with amendments to provide for experiment stations at Griffin and Waycross, and that the bill with these amendments do pass.

G. W. Deen,
J. R. Brock,
J. R. Stapleton,
J. W. Hughes,
H. W. Whaley,
H. A. Crittenden
Mr. Henderson moved to recommit the following bill of the House to the Committee on Agriculture:

By Messrs. Martin and Watkins—

A bill to amend section 4 of an Act to amend and consolidate laws governing the inspection of commercial fertilizers.

Upon this motion the ayes and nays were ordered, and the vote is as follows

Those voting in the affirmative were Messrs.—

Boyd,
Brock,
Camp,
COWART,
Crittenden,
Deen,
Dobbs.
Felder,
Felts,
Gordy,
Griffin,
Hardman,
Hawes,
Henderson of 15th,
Henderson of 39th,
Howard,
Lashley,

Martin,
Stapleton,
Steed,
Turner,
Weaver,
Whaley,
Wilkes,
Williford,

Those voting in the negative were Messrs.—

Brantley,
Bush,
Farmer,
Johnson,
Knight,
Mattox,

Walden,
Walker,

Those not voting were Messrs.—

Akin,
Born,
Hays,
Hudson,
Hughes,
Overstreet,
Peacock,
Stephens,

Sikes,
Taylor,
Mr. President.

Ayes 25, nays 8.

The motion prevailed.
House bill No. 656 was recommitted to the General Judiciary Committee.

The following Senate bill was read first time:

By Mr. Hawes, by request—

A bill to incorporate Union City, in the county of Campbell.

Referred to Committee on Corporations.

Mr. Knight moved to take up the following bill of the House with —— report from the committee for the purpose of disagreeing to the report of the committee:

By Mr. Tift—

A bill to require all railway companies to equip locomotives with electric lights.

Upon the motion to disagree to the report of the committee, the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin, Boyd, Cowart, Crittenden, Felder, Felts, Hardman, Henderson of 39th, Howard, Johnson, Knight, Lashley, Peacock, Stapleton, Steed, Walden, Walker, Weaver, Williford,

Those voting in the negative were Messrs.—

Brock, Deen, Hawes.
Ayes 19, nays 11.

The motion prevailed, and the report was disagreed to, and bill was read second time.

On motion the Senate adjourned until to-morrow morning at 10 o'clock.
WEDNESDAY, JULY 15, 1908.

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Those absent were Messrs.: Hughes, Hudson,

The Journal of yesterday was read and approved.

Mr. Hardman moved to make House bill No. 126 special order for to-morrow morning immediately after reading of the Journal. On this motion the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—

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Those voting in the negative were Messrs.—

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Those not voting were Messrs.—

Born, Brantley, Dobbs,
Felts, Hughes, Sikes,
Whaley,

Ayes 30, nays 6.

The motion prevailed.

The following message was received from the House, through Mr. Boifeullet, the clerk thereof:

Mr. President.

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

A bill to be entitled an Act to create and incorporate the city of Warrenton, in lieu of the town of Warrenton, and for other purposes.

A bill to be entitled an Act to amend an Act to create and incorporate the Haralson School District, and for other purposes.

A bill to be entitled an Act to repeal an Act to incorporate the town of Bushnell.

A bill to be entitled an Act to create a board of commissioners of roads and revenues for Appling county, and prescribe their duties and powers.

A bill to be entitled an Act to amend an Act creating a board of commissioners of roads and revenues for the county of Dooly.

A bill to be entitled an Act to amend an Act establishing the city court of Ashburn in the county of Turner.
A bill to be entitled an Act to incorporate the town of Woodland in the county of Talbot.

A bill to be entitled an Act to amend an Act approved August 19, 1907, to create a board of commissioners of Monroe county.

A bill to be entitled an Act to amend an Act incorporating the city of Vienna.

A bill to amend an Act entitled an Act to create a board of commissioners of roads and revenues for Glascock county.

A bill to repeal the Act of the General Assembly, approved the 14th of December, 1897, incorporating and creating a charter for the town of Fairmount in the county of Gordon.

A bill to incorporate the town of Riverdale in the county of Clayton.

The House has also adopted by the requisite constitutional majority, the following joint House resolution:

A resolution providing for the appointment of a committee to investigate the Prison Commission of Georgia.

Mr. Hardman moved to make House bill No. 248 special order to follow other special order on to-morrow.

The motion prevailed.

On motion of Mr. Boyd, Senate bill No. 94 was made special order for next Tuesday immediately after reading of Journal.
JOURNAL OF THE SENATE,

The following special order was taken up:

By Mr. Hayes—

A bill to authorize corporations operating lighting plants to furnish power to street railroads for certain purposes.

Report of the committee was disagreed to as amended

Upon the passage of the bill the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin, Brantley, Camp, Crittenden, Deen, Farmer, Griffin, Hawes, Hays, Howard, Lashley, Martin, Peacock, Stephens, Turner, Whaley,

Those voting in the negative were Messrs.—

Boyd, Brock, Bush, Cowart, Felder, Hardman, Henderson of 15th, Henderson of 30th, Knight, Mattox, Overstreet, Stapleton, Steed, Taylor, Walden, Walker, Weaver, Wilkes, Williford,

Those not voting were Messrs.—

Born, Dobbs, Felts, Gordy, Hughes, Sikes, Mr. President.

Ayes 16, nays 21.

The bill was lost.
Mr. Brock, vice-chairman of the Committee on Engrossing, submitted the following report:

Mr. President:

The Committee on Engrossing have examined and found correctly engrossed and ready for transmission to the House the following resolution:

A resolution providing for a joint committee of three from the Senate and five from the House of Representatives to investigate certain charges against the convict lease system.

Respectfully submitted,

J. R. Brock,
Vice-Chairman.

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

Mr. President:

The Committee on Appropriations has had under consideration the following Senate bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to repeal that part of section 6 of the General Appropriation Act, approved August 22, 1907, which appropriates certain money for compiling Colonial, Revolutionary and Confederate records.

The committee has had under consideration the following House Resolutions, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:
A resolution to pay Mrs. O. M. Case for dwelling-house burned by convicts on State Prison Farm.

Also a resolution to return to Carroll Daniel the amount received by the State of Georgia for work by him in the penitentiary from March 5, 1906, to February 8, 1907, during illegal confinement therein.

Respectfully submitted,

L. G. HARDMAN,
Chairman.

Mr. Felder, chairman of the Committee on Finance, submitted the following report:

Mr. President:

The Committee on Finance has had under consideration the following House bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to provide for the rejection, assessment and arbitration in the case of tax returns by railroad companies for county and municipal and public school purposes.

Respectfully submitted,

T S. FELDER,
Chairman.

Mr. Henderson of the 15th District, chairman of the Committee on Agriculture, submitted the following report:
Mr. President:

The Committee on Agriculture has had under consideration the following House bill, which I am instructed to report back to the Senate with the recommendation that the same do not pass, to wit:

A bill to amend section 4 of an Act approved October 19, 1901, to amend and consolidate laws governing the inspection of commercial fertilizers, chemicals and cottonseed meal.

Respectfully submitted,

J. A. J. Henderson,
Chairman.

The following resolution of the House was read first time and laid over:

By Mr. Shaw—

A resolution providing for the appointment of committee to investigate the Prison Commission.

By unanimous consent the following Senate bill was read first time:

By Mr. Felder—

A bill to authorize corporations and individuals to construct and maintain dams across non-navigable streams, together with canals and for other purposes.

Referred to the General Judiciary Committee.

The following House bills and resolutions were read first time:
By Mr. Donalson—

A bill to extend the time within which work shall be commenced on the Georgia Southern & Gulf R. R., and for other purposes.

Referred to Committee on Railroads.

By Mr. Taylor—

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

Referred to Special Judiciary Committee.

By Mr. Reid—

A bill to create a new charter for the city of Eatonton.

Referred to the Committee on Corporations.

By Mr. Parker—

A bill to incorporate the town of Woodland in Talbot county.

Referred to Committee on Corporations.

By Mr. Ward—

A bill to repeal the Act incorporating the town of Bushnell.

Referred to Committee on Corporations.
By Messrs. Orr and Couch.

A bill to amend the Act incorporating the Haralson School District.

Referred to the Committee on Education.

By Messrs. Heard and Adkins—

A bill to amend the Act creating the board of commissioners of roads and revenues for Dooly county.

Referred to Counties and County Matters Committee.

By Mr. Alexander—

A bill to declare it the purpose and policy of this State to extend the W & A. Railroad to the sea.

Referred to the W & A. Committee.

By Mr. Massengale—

A bill to create and incorporate the city of Warrenton in lieu of the town of Warrenton.

Referred to Committee on Corporations.

By Mr. Mercer—

A bill to repeal the Act making the public roads of Terrell county 20 feet wide.

Referred to Counties and County Matters Committee.

By Mr. Fullbright—

A bill to amend the charter of Midville so as to authorize the mayor and council to levy tax.

Referred to Committee on Corporations.
By Mr. Ward—

A bill to amend the Act creating a new charter for the city of Douglas.

Referred to Committee on Corporations.

By Messrs. Flannigan and Holder—

A bill to amend the Act incorporating the town of Center.

Referred to Committee on Corporations.

By Mr. Gibson—

A bill to amend the Act creating the board of commissioners of roads and revenues for Glascock county.

Referred to Counties and County Matters Committee.

By Mr. Moore—

A bill to authorize the road commissioners of Cherokee county to order and have held an election by the qualified voters of said county and for other purposes.

Referred to Counties and County Matters Committee.

By Mr. Hill—

A bill to incorporate the town of Reidville in Clayton county.

Referred to Committee on Corporations.
By Messrs. Heard and Adkins—

A bill to amend the Act incorporating the city of Vienna.

Referred to Committee on Corporations.

By Mr. Calbeck—

A bill to repeal the Act creating the charter of the town of Fairmount.

Referred to Committee on Corporations.

By Mr. Persons—

A bill to amend the Act creating a board of commissioners of Monroe county.

Referred to County and Counties Matters Committee.

By Mr. Sumner—

A bill to amend an Act establishing the city court of Ashburn in Turner county.

Referred to Committee on Corporations.

The following Senate resolution was adopted:

By Mr. Steed—

A resolution:

Resolved That one o'clock p.m. of each day be, and is hereby fixed by the Senate as the regular hour for adjournment, unless otherwise ordered by the Senate.
The following Senate bills were read third time and put upon their passage:

By Mr. Stephens—

A bill to provide for the organization, armament, discipline Regulation service, and maintenance of volunteer military commands to be known as Georgia Volunteers.

Report of the committee was agreed to as amended.

Upon the passage of the bill the ayes were 26, nays 0; the bill having received the requisite constitutional majority, was passed as amended, and the amendment is as follows:

By adding to section 2, after the word "designated," and before the word and in the 5th line following, "or who served to honorable discharge in United States army or United States Volunteers in Spanish-American War of 1898."

By Mr. Mattox—

A bill to regulate the conduct of telegraph operators and train dispatchers of public carriers of this State.

Report of the committee was agreed to as amended.

Upon the passage of the bill the ayes were 26, nays 0; the bill having received the requisite constitutional majority was passed as amended:

Committee amend section 1, line 6, by inserting between the words "run" and the word "to" the following words to go on duty intoxicated.
By Mr. Mattox—

A bill to provide the qualification of convict wardens and guards and to prescribe their age.

Report of the committee was agreed to as amended.

Upon the passage of the bill the ayes were 26, nays 0.

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

Amend by striking the words twenty-five and inserting twenty-one in section 1.

On motion the Senate adjourned until to-morrow morning at 10 o'clock.

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SENATE CHAMBER, ATLANTA, GA.,

Thursday, July 16, 1908.

The Senate met pursuant to adjournment at 10 o'clock; was called to order by the President pro tem.

Prayer was offered by the Chaplain.

Upon the call of the roll the following members answered to their names:

Akin, Brantley, Camp,
Born, Brock, Cowart,
Boyd, Bush, Crittenden.
Those absent were Messrs.—.

Hughes,

The Journal of yesterday was read and approved.

The following message was received from the House, through Mr. Boifeuillet, the clerk thereof:

Mr. President:

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

A bill to be entitled an Act to prescribe the duty of electric telegraph companies, as to receiving and transmitting dispatches and messages; to prescribe penalties for violation thereof, and for other purposes.

A bill to be entitled an Act to create a board of county commissioners for the county of Crisp, to prescribe the duties and powers thereof, and for other purposes.

A bill to be entitled an Act to authorize the Governor to appoint a third State depository in the city of Atlanta, and for other purposes.
A bill to be entitled an Act to amend the charter of the town of Ochlocknee in Thomas county so as to reduce the incorporate limits of said town.

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

A bill to be entitled an Act to appropriate the sum of $100,000 to the University of Georgia.

The following special order was taken up:

By Mr. McMahan—

A bill to appropriate the sum of ten thousand dollars to the University of Georgia.

Report of the committee was agreed to.

Upon the passage of the bill the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin, Born, Boyd, Brock, Bush, Camp, Cowart, Crittenden, Deen, Dobbs, Farmer,

Felder, Felts, Gordy, Hardman, Hawes, Hays, Henderson of 15th, Henderson of 39th, Howard, Hudson,

Johnson, Lashley, Martin, Peacock, Stapleton, Stephens, Taylor, Turner, Wilkes, Williford,

Those voting in the negative were Messrs.—

Knight, Mattox, 

Walden, Walker,

Weaver,
Those not voting were Messrs.—

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Ayes 31, nays 5.

The bill having received the requisite constitutional majority was passed.

By Messrs. Slaton, Blackburn and Bell—

A bill to appropriate $5,000 to the University of Georgia for the use of the Technological School at Atlanta.

Report of the committee was agreed to.

Upon the passage of the bill the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—

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Those voting in the negative were Messrs.—

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Those not voting were Messrs.—

Bush, Griffin, Hughes, Overstreet, Peacock, Sikes, Mr. President

Ayes 31, nays 5.

The bill having received the requisite constitutional majority was passed.

Mr. Hudson, vice-chairman of the Committee on Engrossing, submitted the following report:

Mr President:

The Committee on Engrossing have examined and found correctly engrossed and ready for transmission to the House the following bills, to wit:

A bill to provide for the organization, armament, discipline, regulation, service and maintenance of volunteer military companies to be known as “Georgia Volunteers.”

A bill to regulate the conduct of telegraph operators and train dispatchers of public carriers in the State.

A bill to provide for the qualification of convict wardens and guards, prescribing their age, and for other purposes.

Respectfully submitted,

C. I. Hudson, Vice-Chairman.

Mr. Whaley, chairman of the Committee on Banks, submitted the following report:
Mr President:

The Committee on Banks has had under consideration the following Senate bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, by substitute, to wit:

A bill to amend an Act to create in the Treasury Department a bank bureau, and for other purposes.

Respectfully submitted,

H. W Whaley, Chairman.

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

Mr. President.

The Committee on Education has had under consideration the following Senate bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, as amended, to wit:

A bill to revise the school laws of the State and for other purposes.

The committee has also had under consideration the following House bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to amend an Act to create the Haralson School District.

Respectfully submitted,

Q. L. Williford, Chairman.
Mr. Cowart, chairman of the Corporation Committee, submitted the following report:

Mr. President:

The Corporation Committee has had under consideration the following Senate bill, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to amend an Act entitled an Act to create a new charter for the city of Dublin in Laurens county, etc., and for other purposes.

The committee has also had under consideration the following House bills, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to incorporate the town of Riverdale, Clayton county, etc., and for other purposes.

A bill to repeal the Act of the General Assembly of Georgia, approved December 14, 1897, incorporating and creating a charter for the town of Fairmount, Gordon county, and for other purposes.

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

A bill to amend an Act incorporating the town of Center, Jackson county, and for other purposes.

A bill to amend an Act establishing the city court of Ashburn, Turner county.

A bill to create and establish a new charter for the city of Eatonton, etc., and for other purposes.
A bill to amend an Act creating a new charter for the city of Douglas.

A bill to amend an Act incorporating the city of Vienna.

A bill to incorporate the town of Woodland, Talbot county.

A bill to create and incorporate the city of Warrenton in lieu of the town of Warrenton.

Respectfully submitted,

J. S. Cowart, Chairman.

Mr. Bush, chairman of the Committee on Counties and County Matters, submitted the following report:

Mr President:

The Committee on Counties and County Matters have had under consideration the following House bills, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to authorize the road commissioners of Cherokee county to order an election for the issue of bonds.

A bill to repeal an Act making the public roads of Terrell county 20 feet wide.

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

A bill to amend an Act creating a board of commissioners of Monroe county.
A bill to amend an Act creating a board of commissioners of roads and revenues for the county of Dooly.

The committee has also had under consideration the following House bill, which I am instructed to report back to the Senate with the recommendation that the same do pass as amended, to wit:

A bill to establish the city court of the county of Miller.

The committee has also had under consideration the following House bill, which I am instructed to report back to the Senate with the recommendation that the same do not pass, to wit:

A bill to amend the charter of the city of Warrenton, in Warren county

Respectfully submitted,

J. S. Bush, Chairman.

Mr. Whaley, chairman of the Committee on Banks, submitted the following report:

Mr. President:

The Committee on Banks has had under consideration the following bill of the Senate, which it instructs me to report back with the recommendation that the same do not pass, to wit:

A bill to create a system of protection to bank depositors; to establish a State Bank Guaranty Fund, etc., and for other purposes.

Respectfully submitted,

H. W. Whaley, Chairman.
The following House resolution was taken up:

By Mr. Shaw—

A resolution to provide for the investigation of the Prison Commission.

This resolution was concurred in as amended; the amendments are as follows:

By striking out 2 and 3 where they occur in reference to the number of said committee, and insert in lieu thereof 3 and 5 respectively.

Amend by striking from the 8th line, second page, "in vacation and"; also amend by striking from 9th line, same page, words, "time and amend by striking the last words of the resolution, namely, "And that the duties of this committee shall be confined to an examination of the conduct and management of the Prison Commission and its officers and its lessees."

Senators Deen and Henderson, 39th, were granted leave of absence until Monday.

By unanimous consent the following Senate bill was withdrawn from the Constitutional Amendments Committee, read second time and recommitted to the same committee.

By Mr. Henderson, 39th—

A bill to amend paragraph 3, section 3, of article 6, paragraph 1 of section 11 of article 6 of the Constitution relative to election of judges and solicitors by the people.
House bills 135 and 136 were made special order for next Wednesday.

The following message was received from the House, through Mr. Boifeuillet, the clerk thereof:

Mr. President:

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

A bill to be entitled an Act to incorporate the town of Chalybeate Springs, in the county of Meriwether.

A bill to be entitled an Act to incorporate the town of Gratis, in the county of Walton.

A bill to be entitled an Act to establish the city court of Warrenton, in and for the county of Warren.

By unanimous consent the following Senate bill was read third time to be put upon its passage:

By Mr. Gordy—

A bill to amend an Act to provide for the establishment of agricultural colleges in this State.

On motion the bill was tabled.

Notice was given of motion to reconsider the action of the Senate in passing House resolution No. 235.

On motion House bill No. 312 was made second special order for next Tuesday for the purpose of disagreeing to report of committee, which is adverse to passage of the bill, and that debate was limited to one hour.
By unanimous consent the following House bill was read second time and recommitted:

By Mr. Donalson—

A bill to extend the time in which work shall begin on the Georgia Southern & Gulf R. R.

On motion the Senate adjourned until to-morrow morning at 10 o'clock.

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Senate Chamber, Atlanta, Ga.,

Friday, July 17, 1908.

The Senate met pursuant to adjournment at 10 o'clock, was called to order by the President.

Prayer was offered by the Chaplain.

Upon the call of the roll the following members answered to their names:

Those absent were Messrs.—

Boyd, Hughes, Walden,
Deen, Sikes,

The Journal of yesterday was read and approved.

Mr. Peacock moved to reconsider the action of the Senate in passing the following resolution of the House on yesterday:

By Mr. Shaw—

A resolution to appoint a committee to investigate the Prison Commission of Georgia.

The motion prevailed.

On motion the resolution was tabled.

The following resolution was read and adopted:

By Mr. Wilkes—

A resolution requesting the Secretary of State to furnish lithia water to the Senate for the remainder of the session.

By unanimous consent the following Senate bill was read first time:

By Mr. Cowart—

A bill to repeal the Act to provide for changing county lines lying within the limits of incorporated towns or cities.

Referred to Counties and County Matters Committee.
The following Senate bill was read second time and recommitted.

By Mr. Camp—

A bill to incorporate the city of Lavonia in Franklin county.

The following House resolution was read third time and put upon its passage:

By Mr. Mercer—

A resolution providing for relief in paying State taxes on the four dispensaries in Terrell county.

Report of the committee was agreed to.

Upon the passage of the resolution the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—


Those voting in the negative were Messrs.—

Overstreet, Wilkes,
FRIDAY, JULY 17, 1908.

Those not voting were Messrs.—

| Born,       |
| Boyd,       |
| Deen,       |
| Dobbs,      |
| Farmer,     |
| Hardman,    |
| Henderson of 39th, |
| Hughes,     |
| Martin,     |
| Sikes,      |
| Turner,     |
| Walden,     |
| Weaver,     |
| Mr. President. |

Ayes 28, nays 2.

The resolution was adopted.

Mr. Lashley, chairman of the Committee on Enrollment, submitted the following report:

*Mr. President*

The Committee on Enrollment report as duly enrolled and ready for the signature of the President of the Senate and Speaker of the House of Representatives the following Act, to wit:

An Act to amend an Act approved July 21, 1906, entitled an Act to appropriate the sum of $100,000.00 to the University of Georgia.

Respectfully submitted.

A. E. LASHLEY, Chairman.

Mr. Lashley, chairman of the Committee on Enrollment, submitted the following report, to wit:

*Mr President:*

The Committee on Enrollment report as duly signed by the President of the Senate and Speaker of the House
of Representatives and delivered to the Governor the following Act, to wit:

An Act to amend an Act approved July 21, 1906, entitled an Act to appropriate the sum of $100,000 to the University of Georgia.

Respectfully submitted.

A. E. Lashley, Chairman.

The following message was received from the House through Mr. Boifeuillet, the Clerk thereof:

Mr. President:

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

A bill to be entitled an Act to incorporate the town of Williamsville in Walton county, and for other purposes.

A bill to be entitled an Act to amend, consolidate and supersede the several Acts incorporating the city of Blue Ridge in the county of Fannin, State of Georgia, to create a new charter and municipal government for said corporation, and for other purposes.

A bill to be entitled an Act to create a board of roads and revenues for the county of Cherokee, defining the power, authority and limitations of said board, and for other purposes.

A bill to be entitled an Act to incorporate the town of Woodbine.
A bill to be entitled an Act to amend an Act to create the city court of Sparta, in and for the county of Hancock, and for other purposes.

A bill to be entitled an Act to incorporate the town of Between, in the county of Walton, and define its limits, to provide for a mayor and council, and for other purposes.

A bill to be entitled an Act to incorporate the city of Kingsland, Camden county

The House has also concurred in the following Senate resolution:

A resolution providing for a joint committee of three from the Senate and five from the House to investigate the charges against the convict system of Georgia.

The following Senate bills were read third time and put upon their passage:

By Mr. Lashley—

A bill to prevent the taking of fish from Brasstown creek.

Report of the committee was agreed to as amended.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed as amended. The amendments are as follows:

Amend by adding in Towns and Union counties in lieu of Towns county.
By Mr. Wilkes—

A bill to incorporate the town of Kingwood in Colquitt county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 27, nays 0.

The bill having received the requisite constitutional majority was passed.

The following House bills were read second time:

By Mr. Huie—

A bill to incorporate the town of Riverdale in Clayton county.

By Mr. Moore—

A bill to authorize the county commissioners of Cherokee county to order and have held an election by qualified voters of said county.

By Mr. Parker—

A bill to incorporate the town of Woodland in Talbot county.

By Mr. McMillan—

A bill to maintain and operate a system of public schools in the city of Hartwell.

By Mr. Harris—

A bill to amend an Act incorporating the town of Cordele.
By Mr. Harris—

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

By Mr. Harris—

A bill to amend the Act incorporating Cordele, in Crisp county.

By Mr. Reid—

A bill to create a new charter for the city of Eatonton, in Putnam county.

By Mr. Sumner—

A bill to amend the Act establishing the city court of Ashburn.

By Messrs. Heard and Adkins—

A bill to amend the Act creating a board of commissioners of roads and revenues for Dooly county.

By Mr. Wright—

A bill to provide for the rejection assessment and arbitration of tax returns by railroads in this State.

By Mr. Reid—

A bill to repeal an Act incorporating the town of Eatonton.

By Mr. Ward—

A bill to amend the Act creating a new charter for the city of Douglas.
By Mr. Massengale—

A bill to create the city of Warrenton in lieu of the town of Warrenton.

By Mr. Heard—

A bill to amend an Act incorporating the city of Vienna.

By Mr. Persons—

A bill to amend the Act creating a board of commissioners of Monroe county.

By Messrs Orr and Couch—

A bill to amend the Act incorporating the Haralson school district.

By Mr. Gibson—

A bill to amend an Act to create a board of commissioners of roads and revenues for Glascock county.

By Messrs. Flannigan and Holder—

A bill to amend an Act incorporating the town of Center in the county of Jackson.

By Mr. Fullbright—

A bill to amend the charter of Midville so as to authorize the mayor and council to levy a tax for ordinary current expenses.
By Mr. Calbeck—

A bill to repeal the Act incorporating the town of Fairmount.

By Mr. Mercer—

A bill to repeal the Act making the public roads of Terrell county twenty feet wide.

By Mr. Way—

A resolution to return to Carroll Daniel the amount received by the State for his work as convict.

By Mr. Hines—

A resolution to pay Mrs. O. M. Case for dwelling house burned by convicts.

The following Senate bill was read first time

By Mr. Peacock—

A bill to amend the Act to provide for and require the payment of taxes on franchises in this State.

Referred to Committee on Railroads.

The following House bill was read first time:

By Mr. Massengale—

A bill to establish the city court of Warrenton in Warren county.

Referred to County Matters Committee.
By Mr. Butt—

A bill to amend and supersede the several Acts incorporating the city of Blue Ridge.

Referred to Corporations Committee.

By Mr. Burwell—

A bill to amend the Act creating the city court of Sparta.

Referred to the Special Judiciary Committee.

By Mr. Nowell—

A bill to incorporate the town of Between in Walton county.

Referred to Corporations Committee.

By Mr. Moore—

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

Referred to Counties and County Matters Committee.

By Mr. Ryals—

A bill to authorize the Governor to appoint a third State depository in the city of Atlanta.

Referred to the Committee on Banks.
By Mr. Harris—

A bill to create a board of county commissioners for the county of Crisp.

Referred to Counties and County Matters Committee.

By Mr. Stubbs of Thomas—

A bill to amend the charter of the town of Ochlocknee, Thomas county.

Referred to General Judiciary Committee.

By Mr. Godley—

A bill to incorporate the town of Woodbine, Camden county.

Referred to Committee on Corporations.

By Mr. Godley—

A bill to incorporate the city of Kingsland, Camden county

Referred to Committee on Corporations.

By Messrs. Nowell and Arnold—

A bill to incorporate the town of Gratis, Walton county.

Referred to Committee on Corporations.
By Messrs. Jones and Keith—

A bill to incorporate the town of Chalybeate Springs, Meriwether county.

Referred to Committee on Corporations.

By Messrs. Nowell and Arnold—

A bill to incorporate the town of Williamsville, Walton county.

Referred to Committee on Corporations.

By Messrs. Slater and Dykes—

A bill to prescribe the duty of electric telegraph companies as to receiving and transmitting dispatches, etc.

Referred to General Judiciary Committee.

The following Senate bills were read second time:

By Mr. Brantley—

A bill to amend the Act creating the city of Dublin.

By Mr. Farmer—

A bill to authorize the Superior Courts of this State to grant charters during vacation.

By Mr. Deen—

A bill to amend the Act to create in the Treasury Department of the State of Georgia a bureau of banking.
The following House bills were read third time and put upon their passage:

By Mr. Geer—

A bill to repeal the Act establishing the city court of Millen.

Report of the committee was agreed to as amended.

Upon the passage of the bill the ayes were 23, nays 0.

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

By Mr. Geer—

A bill to establish a city court in and for the county of Miller.

Report of the committee was agreed to as amended.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.

On motion, when the Senate adjourns to-day it will stand adjourned until Monday morning at 12 o'clock.

On motion the Senate adjourned.
The Senate met pursuant to adjournment at 12 o'clock, noon; was called to order by the President.

Prayer was offered by the Chaplain.

Upon motion, the call of the roll was dispensed with.

The Journal of Friday was read and approved.

ATLANTA, GA., July 20, 1908.

The following message was received from His Excellency the Governor, through his Secretary Mr. Carter:

Mr. President.

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

STATE OF GEORGIA.

EXECUTIVE DEPARTMENT,

ATLANTA, GA., July 20, 1908.

To the Senate and House of Representatives:

On the 21st of August, 1907, I suspended Mr. Joseph M. Brown from the office of Railroad Commissioner. In pursuance of the requirements of law. I have the
honor to report to you the fact of such suspension and the reasons therefor.

First. Prior to August 22, 1906, the date of the Democratic primary at which I was nominated for Governor, I reached the conclusion that Mr. Brown did not as a Railroad Commissioner properly regard the interests of the people. His general attitude and conduct upon the questions arising between the railroad companies and the people were disapproved by me, and I publicly stated that if elected Governor I would suspend him.

Second. On June 7, 1907, the Railroad Commission passed an order reducing passenger rates in Georgia. The records of the Commission show that Mr. Brown offered a motion to adopt what he termed the zone system of passenger rates. This motion received the support of Mr. Brown alone. Thereupon Commissioner Hill moved the adoption of the new schedule of passenger rates, and upon the same being put to a vote Commissioners Hill and Stevens voted for the new schedule of reduced rates.

"Upon this motion," I quote from the records of the Railroad Commission, "Commissioner Brown voted 'no'."

In connection with his vote he filed what is termed "a motion by Joseph M. Brown, Commissioner." This paper was subsequently printed in pamphlet form covering eighty pages, and after the decision of the Commission, was distributed throughout the State in part by Mr. Brown, and in part, as I have been informed, by railroad companies. It contained arguments and state-
ments adverse to the reduction of passenger fares as made by the Railroad Commission, and also arguments to show that the reduction of freight rates was not beneficial to the masses of the people.

While I concede the right of any Commissioner to disagree to the action of the majority reducing a freight or passenger rate, or fixing an obligation upon the railroad companies with reference to any service they may be called upon to perform in behalf of the people, I deny his right to remain upon the Commission, and furnish arguments and evidence for the railroad companies to attack the action of the Commission in the courts. I deny his right to agitate in opposition to action of the Commission, thereby encouraging litigation by railroad companies against the Commission.

When the Railroad Commission renders a decision upon any subject favorable to the people, either in the line of reducing passenger or freight rates, it has been the almost uniform course of the railroads to seek by injunction in the Federal Courts to prevent the action of the Commission from being put into effect. The action of the Commission becomes the action of the State. When a railroad company brings a legal procedure to enjoin the action of the Commission, the Commissioners are made parties, and are called upon to defend what the Commission has done.

The Attorney-General of the State and other State officials are also sometimes made parties. As the action of the majority of the Commissioners is the action of the State the Attorney-General would not publicly question the wisdom of the majority of the Commissioners. He should give their action his loyal support. Even
more, each one of the Commissioners should support the action of the majority of the Commissioners for they in all cases of litigation over their action are the parties representing the State.

A Commissioner who publicly disapproves the action of the majority reducing a freight or passenger rate, joins the State's legal enemies, and opposes the State in the very work where he is employed to support the State.

Mr. Brown knew when he made public his motion after the rates were fixed by the Commission that the action of the Commission would be attacked in the courts, for representatives of the railroads had so stated in Mr. Brown's presence at the hearing of the application to have the rates reduced.

I did not suspend Mr. Brown upon my inauguration because there were measures pending before the Legislature, which I deemed of great importance, and I did not wish to place before the bodies this additional question, as it would occupy time and perhaps hinder action upon the measures to which I have referred.

The Legislature did not pass these measures until the last hours of the session. After the adjournment I was considering the propriety of suspending Mr. Brown. The time was near at hand when I knew the Commission would be in litigation with the railroad companies over the passenger rates which Mr. Brown had publicly condemned. With Mr. Brown left upon the Commission we would have had a representative of the State who was distributing his opinions containing matter adverse to the State in litigation where his office required
him to represent the State. The advantage to the State of filling his place with a Commissioner who would support the action of the Commission was obvious.

Still I hesitated about suspending him because the Legislature had adjourned, and he could not be given an opportunity to have my decision reviewed until his term of office had expired.

Third. On August 20th, 1897, I received a communication from Mr. Brown. It was left in my reception room without explanation. It is necessary to know the peculiarities connected with its transmission to properly understand its meaning. It was sent to my office addressed to me in a large sealed envelope marked "personal and confidential" on the front of the envelope. The words "personal and confidential" were underscored three times and surrounded by four heavy ink lines. Across the seal of the envelope was written in large letters the word "personal." Underlined five times and boxed in by four heavy ink lines. The envelope was one which had belonged to my former law firm. On the left-hand corner was taped "Return in five days to Jesse Smith and H. C. Peeples, Atlanta, Ga."

I mention these details as they show the great care used to bring the envelope to my personal and exclusive attention even to the extent of creating the false impression that it came from some one connected with my old law firm.

Inside this large envelope was another large sealed envelope. This inner envelope was addressed to me and marked "personal, and confidential." These words also being doubly underscored.
From these facts it may be seen how intent was the purpose of the sender of the envelope that no one but myself and the sender should know the content of the inner envelope.

Inside the outer envelope was a letter of which the following is a copy:

"Governor Hoke Smith.

"DEAR SIR: During the past campaign for the Democratic nomination for Governor you repeatedly referred to me as a 'card-writing Commissioner.' I did write several cards exposing the fallacy of some of the charges against the Railroad Commission and against me individually; but there was one 'card' which I refrained from writing. Its text could have been the enclosure in the sealed envelope which accompanies this note.

Respectfully, etc.,

(Signed) Joseph M. Brown.

"Atlanta, August 20, 1907."

In the foregoing letter, which I read, Mr. Brown put me on notice that the inner envelope did not contain a further communication to me, but that its contents were the "text" of a "card" which he had "refrained from writing" during the campaign which I had made for Governor. Mr. Brown had published many cards, covering all phases of the railroad controversy. A number of them were directed at me and were quite offensive, yet he notified me that in this inner sealed envelope he sent me the "text" of a "card" which even during the excitement of the campaign he had refrained from publishing, and he sent it in a way to insure that no one could see it or know of his sending it but myself.
Mr. Brown stated that he refrained from writing the "card" the "text" of which he sent me in the sealed envelope. This was equivalent to saying that he restrained himself from publishing it and withheld publication after considering the propriety of publication.

I was unwilling for Mr. Brown in this way to force upon my attention offensive matter which he had refrained from publishing and, therefore did not break the seal of the inner envelope.

He knew at the time he sent me the communication of August 20, 1907, that I was considering, if he did not believe that I was on the point of ordering, his suspension. What was his object, then, in seeking to show me the "text" of a "card" which up to that time he had "refrained" from publishing?

The inference was that he desired me, and me alone, to know the text of some attack which he had "refrained" from publishing during the gubernatorial race but which, if I suspended him from office he would publish. Conceding that Mr. Brown was in a normal condition mentally the logical conclusion was that he meant to prevent the Governor of the State from following his convictions in the discharge of his official duty by an implied threat to publish something offensive to the Governor if the final decision of the Governor was adverse to his interests.

This was the construction which I placed upon his communication.

The only other construction which could have perhaps been given to the communication was that Mr
Brown, satisfied that he would be suspended, sought to place an affront upon the Governor in connection with his retirement, and thereby get before the public the offensive matter contained in the card he had "refrained" from publishing.

After considering the communication, I determined that all reason for hesitation was removed.

On August 21, 1907, I suspended him from the office of Railroad Commissioner. I returned the inner envelope with the seal unbroken. At the same time I sent him the order for his suspension.

The outer envelope with its peculiarities is in my possession subject to your inspection.

Hoke Smith, Governor

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof

Mr President

The House has concurred in the amendment offered by the Senate to the following House bill, to wit:

A bill to be entitled an Act to appropriate to the Trustees of the University of Georgia, for the use of the State Normal School at Athens, the sum of $15,000 for additional steam heating, repairs, equipment and improvements in the building of said school, and for other purposes.

The House has also passed by the requisite constitutional majority the following House bills, to wit:
A bill to be entitled an Act to amend the charter of the city of Griffin, and the various amendments thereto, so as to authorize and empower the municipality by and through ordinance of mayor and council to establish grades for various streets, and for other purposes.

A bill to be entitled an Act to amend the charter of the city of Rome, to increase the powers of the board of public works of said city, and for other purposes.

A bill to be entitled an Act to establish a new charter for the town of Fairmount, in the county of Gordon.

A bill to be entitled an Act providing for the creation of a board of health for the city of Athens.

A bill to be entitled an Act to amend an Act to incorporate the town of Hoschton, county of Jackson.

A bill to be entitled an Act to repeal an Act incorporating the town of Culverton, in Hancock county.

A bill to be entitled an Act to incorporate the town of Blairsville, and for other purposes.

A bill to be entitled an Act to repeal an Act incorporating the town of Ellijay.

A bill to be entitled an Act to create a board of roads and revenues for the county of McDuffie.

A bill to be entitled an Act to authorize the mayor and council of Decatur to issue bonds for the purpose of enlarging and extending the waterworks system of said town.
A bill to be entitled an Act to amend the charter of the city of Norcross, in the county of Gwinnett.

A bill to be entitled an Act to create a board of county commissioners for the county of Baker.

A bill to be entitled an Act to authorize and impower the mayor and aldermen of the town of Calhoun, in Gordon county, to convey by deed to D. L. Gardner a parcel of the town commons.

A bill to be entitled an Act to establish a public school system for Mansfield, Georgia.

A bill to be entitled an Act to authorize the city of Lavonia, in Franklin county, to establish and maintain a system of public schools.

The House has also concurred in the amendment offered by the Senate to the following House bill, to wit:

A bill to be entitled an Act to provide for confirming and validating all bonds issued by counties or municipalities since the Constitution of 1877.

Mr. Steed, vice-chairman of the Committee on Engrossing, submitted the following report:

Mr. President:

The Committee on Engrossing have examined and found correctly engrossed and ready for transmission to the House the following bills, to wit:

A bill to prevent taking of fish from Brasstown creek, in Towns and Union counties.
Also, a bill to incorporate the town of Kingswood, in the county of Colquitt.

Respectfully submitted.

E. T. Steed, Vice-Chairman.

The following bills of the Senate were read for the first time:

By Messrs. Mattox and Johnson—

A bill to prohibit the operation of any pawnshops or any device where money is advanced on personal property, etc., and for other purposes.

Referred to General Judiciary Committee.

By Senator Knight of the 6th—

A bill to create the Alapaha judicial circuit.

Referred to the Special Judiciary Committee.

By Senator Knight of 6th district—

A bill to fix the time for holding superior courts in the various counties composing the Alapaha judicial circuit.

Referred to Special Judiciary Committee.

By Mr. Sikes of 10th district—

A bill to prohibit the manufacture and sale of coca-cola in the State of Georgia.

Referred to Committee on Temperance.
By Mr. Felder of 22d district (by request)—

A bill to regulate the exchange between Georgia and other States of State documents, etc., and for other purposes.

Referred to Committee on State Libraries.

The following House bills were read first time:

By Messrs. Alexander and Candler of DeKalb—

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

Referred to Committee on Corporations.

By Messrs. Nix and Wilson of Gwinnett—

A bill to amend the charter of the city of Norcross.

Referred to Committee on Corporations.

By Mr. Simmons of Gilmer—

A bill to repeal an Act incorporating the town of Ellijay.

Referred to Committee on Corporations.

By Mr. Ballard of Newton—

A bill to establish a public school system for Mansfield.

Referred to Committee on Education.
By Mr. Swilling of Franklin—

A bill to authorize the city of Lavonia, Franklin county, to establish and maintain a system of public schools.

Referred to Committee on Education.

By Mr. Berry of Union—

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

Referred to Committee on Corporations.

By Mr. Boyd of Spalding—

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

Referred to Committee on Corporations.

By Mr. McMahan of Clarke—

A bill to provide for the creation of a board of health for the city of Athens.

Referred to Committee on Corporations.

By Mr. Dean of Floyd—

A bill to amend the charter of the city of Rome.

Referred to Counties and County Matters Committee.
By Mr. Odum of Baker—

A bill to create a board of county commissioners for the county of Baker.

Referred to Counties and County Matters Committee.

By Mr. Calbeck of Gordon—

A bill to authorize and empower the mayor and aldermen of the town of Calhoun, Gordon county, to convey by deed to D. L. Gardner a parcel of the town commons.

Referred to Committee on Corporations.

By Mr. Burwell of Hancock—

A bill to incorporate the town of Culverton, Hancock county

Referred to Counties and County Matters Committee.

By Mr. Haywood of McDuffie—

A bill to create a board of roads and revenues for McDuffie county, etc., and for other purposes.

Referred to Counties and County Matters Committee.

By Messrs. Flannigan and Holder of Jackson—

A bill to amend an Act entitled an Act to incorporate the town of Hoschton, Jackson county

Referred to Committee on Corporations.
By Mr. Calbeck of Gordon—

A bill to establish a new charter for the town of Fairmount, Gordon county.

Referred to Committee on Corporations.

In accordance with the resolution adopted by the Senate, and the House concurring, to investigate certain charges against the convict system of Georgia, the President of the Senate appointed the following senators to serve on said Investigating Committee:

Messrs. Felder of 22d district, Brock of the 44th district, and Hayes of 13th district.

Senator Hardman of 33d asked unanimous consent to withdraw Senate bill No. 75, introduced by himself.

The request was granted.

Senator Hardman of 33d also asked unanimous consent to have Senate bill No. 203 read a second time and recommitted to the Committee on Counties and County Matters.

There being no objection, the request was granted.

Then the bill was read the second time and recommitted, to wit:

A bill to repeal the Act in regard to changing county lines in towns and cities partly in two counties.

The following House bills were read a third time and put upon their passage:
By Mr. Reid—

A bill to create and establish a new charter for the city of Eatonton.

Report of committee was agreed to as amended.

The amendment is as follows:

By Mr. Williford—

Amend section 27, sub-section 3, by inserting after the word “defeat,” in line 8 of said sub-section, the following words: “Provided, same can be done on terms deemed reasonable by council.”

Upon the passage of the bill the ayes were 33, and the nays 0.

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

By Messrs. Heard and Adkins—

A bill to amend an Act creating a board of commissioners of roads and revenues for the county of Dooly.

Report of committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. McMullan—

A bill to establish, maintain and operate a system of public schools in city of Hartwell, Hart county.
Report of committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

This bill having received the requisite constitutional majority was therefore passed.

By Mr. Harris—

A bill to amend an Act incorporating the town of Cordele, in the county of Crisp.

Report of committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

This bill having received the requisite constitutional majority was passed.

By Mr. Harris—

A bill to amend an Act to incorporate the town of Cordele, Crisp county.

Report of committee was agreed to.

Upon the passage of the bill the ayes were 36, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Harris—

A bill to amend an Act creating the charter of the town of Cordele.

Report of committee was agreed to.
Upon the passage of the bill the ayes were 24, the nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Huie—

A bill to incorporate the town of Riverdale, Clayton county.

Report of committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Parker—

A bill to incorporate the town of Woodland, Talbot county.

Report of committee was agreed to.

Upon the passage of the bill the ayes were 25, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Flannigan—

A bill to amend an Act incorporating the town of Center, Jackson county.

Report of the committee was agreed to.
Upon the passage of the bill the ayes were 23, the nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Calbeck—

A bill to repeal an Act incorporating and creating a charter for the town of Fairmount, Gordon county.

Report of committee was agreed to.

Upon the passage of the bill the ayes were 24, the nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Massengale—

A bill to create and incorporate the city of Warrenton in lieu of the town of Warrenton.

Report of committee was agreed to.

Upon the passage of the bill the ayes were 25, the nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Orr and Couch—

A bill to amend an Act to create and incorporate the Haralson school district.

Report of committee was agreed to.
Monday, July 20, 1908.

Upon the passage of the bill the ayes were 24, the nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Persons—

A bill to amend an Act creating a board of commissioners of Monroe county.

Report of committee was agreed to.

Upon the passage of the bill the ayes were 25, the nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Mercer—

A bill to repeal an Act making the public roads of Terrell county twenty feet wide.

Report of committee was agreed to.

Upon the passage of the bill the ayes were 24, the nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Heard and Adkins—

A bill to amend an Act incorporating the city of Vienna.

Report of committee was agreed to.
Upon the passage of the bill the ayes were 25, the nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Sumner—

A bill to amend an Act establishing the city court of Ashburn, Turner county.

Report of committee was agreed to.

Upon the passage of the bill the ayes were 25, the nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Moore—

A bill to authorize the road commissioners of Cherokee county to order and have held an election by the qualified voters of said county.

Report of committee was agreed to.

Upon the passage of the bill the ayes were 24, the nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Fullbright—

A bill to amend the charter of Midville.

Report of committee was agreed to.
Upon the passage of the bill the ayes were 26, the nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Gibson—

A bill to amend an Act entitled an Act to create a board of commissioners of roads and revenues for Glasscock.

Report of committee was agreed to.

Upon the passage of the bill the ayes were 25, the nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Ward—

A bill to amend an Act creating a new charter for the city of Douglas.

Report of committee was agreed to.

Upon the passage of the bill the ayes were 24, the nays 0.

The bill having received the requisite constitutional majority was passed.

In pursuance with the fixed hour of adjournment, the Senate adjourned until tomorrow morning at 10 o’clock.
The Senate met pursuant to adjournment at 10 o'clock, was called to order by the President.

Prayer was offered by the Chaplain.

Upon the call of the roll the following members answered to their names.


Those absent were Messrs.— Hughes,

Notice that a motion would be made to reconsider House bill No. 831 was given.

The Journal of yesterday was read and approved.

The following message was received from the House, through Mr. Boifeullet, the clerk thereof:
Mr President:

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

A bill to be entitled an Act to create a new charter for the town of Glenwood, and for other purposes.

A bill to be entitled an Act to incorporate the town of Orland, in the county of Montgomery, and for other purposes.

A bill to be entitled an Act to incorporate the town of Vidette, in the county of Burke.

A bill to be entitled an Act to create a board of commissioners of roads and revenues for the county of Johnson.

A bill to be entitled an Act to authorize the mayor and council of Decatur to issue bonds for buying real estate and erecting school buildings, and for other purposes.

A bill to be entitled an Act to repeal an Act creating a board of commissioners of roads and revenues for Baker county.

A bill to be entitled an Act to create the office of commissioner of roads and revenues for the county of Carroll.

A bill to be entitled an Act to repeal an Act approved September 23, 1881, establishing a new charter for the town of Franklin.

The House has also passed, by the requisite constitutional majority, the following resolution, to wit:

A resolution for the relief of A. M. Hutchinson.
The following message was received from his Excellency the Governor through his Secretary, Mr. Carter:

Mr. President:

I am directed by his Excellency the Governor, to deliver to the Senate a written communication, to which he respectfully invites the consideration of your honorable body in executive session.

July 21, 1908.

To the Senate:

I have the honor to nominate, and respectfully ask the Senate to confirm, the following named persons for the offices and terms mentioned in connection with their names, respectively, to wit:

Hon. George H. Mitchell to be judge of the county court of Taliaferro county for the term of four years, from August 31, 1908.

John a Beazley, Esquire, to be solicitor for the county Court of Taliaferro county for the term of two years, from September 1, 1908.

Hoke Smith, Governor.

By unanimous consent the following Senate bill was read first time:

By Mr. Martin—

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

Referred to General Judiciary Committee.
Mr. Sikes moved to reconsider the action of the Senate in passing the following bill of the House on yesterday:

By Mr. Sumner—

A bill to amend the Act establishing the city court of Ashburn.

This bill was reconsidered and recommitted to the Corporation Committee.

Mr. Lashley, chairman of the Committee on Enrollment, submitted the following report:

Mr President:

The Committee on Enrollment report as duly signed by the President of the Senate and Speaker of the House of Representatives and delivered to the Governor the following resolution, to wit:

A resolution providing for a joint committee of three from the Senate and five from the House to investigate charges against the convict system of Georgia.

Respectfully submitted,

A. E. LASHLEY, Chairman.

Mr. Lashley, chairman of the Committee on Enrollment, submitted the following report:

Mr President

The Committee on Enrollment report as duly enrolled and ready for the signature of the President of the Sen-
A resolution providing for a joint committee of three from the Senate and five from the House to investigate charges against the convict system of Georgia.

Respectfully submitted,

A. E. Lashley, Chairman.

Mr. Whaley, chairman of the Committee on Banks, submitted the following report:

Mr. President:

The Banking Committee has had under consideration the following House bill, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to authorize the Governor to appoint a third State depository in the city of Atlanta.

Respectfully submitted,

H. W. Whaley, Chairman.

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

Mr President:

The General Judiciary Committee has had under consideration the following Senate bill, which it instructs me to report back with the recommendation that the same do pass, to wit:
A bill to fix the liability of common carriers by rail-
road for the homicide of or injury and damage done to
employees where such employees contribute to the injury,
etc., and for other purposes.

Respectfully submitted,

E. K. OVERSTREET, Chairman.

Mr. Brock, chairman pro tem of the Corporation Com-
mittee, submitted the following report:

Mr. President:

The Corporation Committee has had under considera-
tion the following Senate bill, which I am instructed to
report back with the recommendation that the same do
pass, to wit:

A bill to incorporate the city of Lavonia, Franklin
county

Respectfully submitted,

J. R. BROCK, Chairman pro tem.

Mr. Bush, chairman of the Committee on Counties and
County Matters, submitted the following report:

Mr. President:

The Committee on Counties and County Matters has
had under consideration the following House bills, which
I am instructed to report back to the Senate with the
recommendation that the same do pass, to wit:

Also a bill to create a board of county commissioners
for the county of Baker.
Also a bill to create a board of commissioners of roads and revenues for Cherokee county.

Also a bill to amend the charter of the city of Rome.

Also a bill to repeal an Act incorporating the town of Culverton.

Also a bill to create a board of county commissioners for the county of Crisp.

Also a bill to establish the city court of Warrenton.

Respectfully submitted.

J. S. Bush, Chairman.

Mr. Bush, chairman of the Committee on Counties and County Matters, submitted the following report:

Mr. President:

The Committee on Counties and County Matters has had under consideration the following House bill; which I am instructed to report back to the Senate with the recommendation that the same do not pass, to wit:

A bill to amend an Act creating the city court of Bainbridge.

Respectfully submitted.

J. S. Bush, Chairman.

Mr. Martin, chairman of the Committee on Railroads, submitted the following report:

Mr. President

The Committee on Railroads has had under considera-
tion the following House bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to extend the time within which work shall be commenced on the Georgia Southwestern & Gulf R. R.

Respectfully submitted,

W. C. Martin, Chairman.

Mr. Farmer, chairman of the Special Judiciary Committee, submitted the following report:

Mr. President:

The Special Judiciary Committee has had under consideration the following Senate bill, which I am instructed to report back with the recommendation that the same do pass, by substitute, to wit:

A bill to create and organize a new judicial circuit of the superior courts of this State, and fix the term of holding courts therein, and to provide for appointment of judge thereof, and for other purposes.

The committee has also had under consideration the following Senate bill, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to authorize and empower members of local boards of school trustees to administer oaths to common school teachers.

The committee has also had under consideration the following House bill, which it instructs me to report back
with the recommendation that the same do pass, to wit:

A bill to amend an Act entitled "An Act to create the city court of Sparta, Hancock county."

Respectfully submitted,

IRA E. FARMER, Chairman.

The following message was received from the House, through Mr. Boifenuillet, the Clerk thereof:

Mr President:

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

A bill to be entitled an Act to amend an Act establishing the city court of Dalton.

A bill entitled an Act to incorporate the town of Williamson, in the county of Pike.

A bill to be entitled an Act to repeal an Act, approved December 6, 1900, creating county courts in all the counties in the State except such counties therein mentioned.

A bill to be entitled an Act to amend an Act creating the city court of Buford.

A bill to be entitled an Act to amend the charter of the town of Fairburn, in Campbell county.

A bill to be entitled an Act to incorporate the town of Lion, in Dodge county.

A bill to be entitled an Act to create a city court for Wrightsville.
Mr. Bush, vice-chairman of the Committee on Public Library, submitted the following report:

Mr President:

The Committee on Public Library has had under consideration the following Senate bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to regulate the exchange of public documents between the State of Georgia and other States

Respectfully submitted,

J. S. Bush, Vice-Chairman.

By unanimous consent the following House bill was recommitted to the Committee on Counties and County Matters:

By Mr. Massengale—

A bill to establish the city court of Warrenton.

By unanimous consent the following Senate bill was read third time and put upon its passage.

By Mr. Camp—

A bill to incorporate the city of Lavonia in Franklin county.

Report of committee was agreed to as amended.

Upon the passage of the bill the ayes were 33, nays 0; the bill having received the requisite constitutional ma-
The majority was passed as amended; the amendments are as follows:

That the mayor and city council of the city of Lavonia shall call an election for the purpose of voting on the issuing of bonds to be issued for the purpose of purchasing a lot or lots for the erection of public school or schools therein, and for the erection of public school buildings, and they are hereby authorized and empowered to order an election, and if said election shall result in favor of the issuing of bonds they are authorized to issue the same, said mayor and council are authorized and empowered to purchase, lease, contract and convey any and all property that it may acquire and do any and all things that may expedite the system of public schools for the city of Lavonia.

The following special order was taken up:

By Mr. Boyd—

A bill to provide for the construction and maintenance of macadamized roads between the county sites of adjoining county sites in the State.

On motion this bill was tabled.

One hundred copies were ordered printed with the amendments.

The next special order was taken up.

By Messrs. Martin and Watkins—

A bill to regulate the inspection of commercial fertilizers in this State by increasing the inspection fee to twenty-five cents per ton.
Mr. Flynt mover to disagree to the report of the committee, which was adverse to the passage of the bill, and on this motion the ayes and nays were ordered.

Before the vote was taken the hour of adjournment arrived and the Senate adjourned until to-morrow morning at 10 o’clock.

SENATE CHAMBER, ATLANTA, GA.,

Wednesday, July 22, 1908.

The Senate met pursuant to adjournment at 10 o’clock, was called to order by the President.

Prayer was offered by the Chaplain.

Upon the call of the roll the following members answered to their names:

Akin, Born, Boyd, Brantley, Brock, Bush, Camp, Cowart, Crittenden, Deen, Dobbs, Farmer, Felder, Felts, Gordy,

The Journal of yesterday was read and approved.

ATLANTA, GA., July 22, 1908.

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

Mr President:

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

House bill No. 771 was recommended to the Counties and County Matters Committee on motion of Senator Akin.

By unanimous consent the following House bill was read third time to be put upon its passage:

By Mr. Donalson—

A bill to extend the time within which work shall be commenced on the Georgia Southwestern & Gulf R. R., and for other purposes.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 37, nays 0; the bill having received the requisite constitutional majority was passed and ordered immediately transmitted to the House.

The following resolution was unanimously adopted:

By Senator Knight—

Resolved by the Senate of Georgia that the following,
statement published under the heading of "Special from Atlanta," as published herewith, is absolutely and unqualifiedly false. That no occurrence of this kind happened in the Senate chamber of Georgia.

"GEORGIA CAPITAL SHOCKED.

"Blind Tiger" Said to Exist in State House Itself.

"(Special to the Times-Democrat.)

"Atlanta, Ga., July 16.—Although Georgia has a most drastic prohibition law, passed by the very Legislature now in session, a blind tiger is roaming about the capitol committing assaults on the lawmakers. During the session of the Senate to-day a sensation was created by a senator who lurched about the chamber, brandishing a quart bottle of rye of a well-known brand, and urging his fellow-senators to take a drink.

"The senator was in the vehemently generous stage, and he pressed the bottle with such urgency that it was feared he would drench some of the senators. The senator was finally taken in charge and led from the chamber. He declared that he bought the liquor from a "blind tiger" located in the capitol.

"Prohibition senators are very indignant, and there will be an investigation. There is also talk of impeaching the senator who flourished the bottle."

Therefore, we denounce the special from Atlanta, published in the Houston (Tex.) Daily Post, on page 10, date of July 19, 1908, as being a fabrication of the deepest type.
The following message was received from the House, through Mr. Bofeulillet, the clerk thereof:

Mr President:

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

A bill to amend the Act creating the city court of Monticello.

A bill to be entitled an Act to provide for the appointment of two special bailiffs in counties having a city of a population of 60,000 or more by the superior court judges.

A bill to create a board of county commissioners in and for Turner county.

A bill to be entitled an Act to amend section 982 of volume I of the Code of Georgia of 1895.

A bill to be entitled an Act to amend section 4 of an Act entitled an Act to establish the city court of Newton.

A bill to be entitled an Act to provide for an examination into the affairs of the dispensary in Blakely, Georgia, during the last six months of the year 1906.

A bill to be entitled an Act to provide for the election of the judge and solicitor of the city court of Sandersville.

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

A bill to be entitled an Act to change the time of holding the fall and spring terms of Troup Superior Court.
The House has also passed, by the requisite constitutional majority as amended, the following Senate bill, to wit:

A bill to be entitled an Act to amend an Act to establish the city court of Dublin.

The House has concurred in the amendment offered by the Senate to the following House bill, to wit:

A bill to be entitled an Act to appropriate $15,000 to equip and repair the buildings on the campus of the Georgia Normal and Industrial College at Milledgeville.

By unanimous consent Senate bill No. 199 was made the continuing special order for next Tuesday immediately after the reading of the Journal.

On motion Senate bill No. 189 was recommitted to the Special Judiciary Committee.

The following special order was taken up:

By Messrs. Martin, Watkins and Brown—

A bill to amend and consolidate the law governing the inspection of fertilizers by making the inspection 25 cents instead of 10 cents per ton.

Mr. Flynt moved to disagree to the report of the committee, which was adverse to the passage of the bill.

Mr. Dobbs moved to table the bill, and on this motion the ayes and nays were ordered and the vote is as follows:
Those voting in the affirmative were Messrs.—

Akin, Born, Boyd, Brantley, Brock, Deen, Dobbs, Gordy, Hardman, Hawes, Howard, Hudson, Martin, Stapleton, Williford.

Those voting in the negative were Messrs.—


Those not voting were Messrs.

Mr. President.

Ayes 15, nays 28.

The motion was lost.

The previous question was called and sustained.

On motion to disagree to the report of the committee the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—

Those voting in the negative were Messrs.—

Akin,                Felts,                Overstreet,
Born,                Gordy,                Peacock,
Brantley,            Griffin,              Sikes,
Bush,                Hardman,              Taylor,
Camp,                Henderson of 15th,    Turner,
Cowart,              Henderson of 39th,    Walden,
Crittenden,          Johnson,              Walker,
Farmer,              Knight,               Weaver,
Felder,              Mattox,               Wilkes,

Those not voting were Messrs.—

Mr. President.

Ayes 16, nays 27.

The motion was lost.

The following Senate bill was read first time:

By Mr. Williford—

A bill to amend article 11, section 2, paragraph 1 of the Constitution in reference to county officers.

Referred to Constitutional Amendments Committee.

The hour of adjournment having arrived the Senate adjourned until to-morrow morning at 10 o’clock.
The Senate met pursuant to adjournment at 10 o'clock; was called to order by the President.

Prayer was offered by the Chaplain.

Upon the call of the roll the following members answered to their names:

- Akin, Griffin, Peacock,
- Born, Hardman, Stapleton,
- Boyd, Hawes, Steed,
- Brantley, Hays, Stephens,
- Brock, Henderson of 15th, Sikes,
- Bush, Henderson of 39th, Taylor,
- Camp, Howard, Turner,
- Cowart, Hudson, Walden,
- Crittenden, Hughes, Walker,
- Deen, Johnson, Weaver,
- Dobbs, Knight, Whaley,
- Farmer, Lashley, Wilkes,
- Felder, Martin, Williford,
- Felts, Mattox, Mr. President,
- Gordy, Overstreet,
- Peacock,
- Stapleton,
- Steed,
- Stephens,
- Sikes,
- Taylor,
- Turner,
- Walden,
- Walker,
- Weaver,
- Whaley,
- Wilkes,
- Williford,
- Mr. President.

On motion, the reading of the Journal was dispensed with.

The following order of business was adopted for today's business:

By Mr. Felder of 22d district—

Resolved, That the order of business for to-day's session be:
First—Special orders.

Second—Reports standing committees.

Third—Introduction new matter.

Fourth—Reading Senate bills third time and placing same on passage.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr. President:

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

A bill to be entitled an Act to amend the Constitution of this State so as to define the qualifications of voters, and provide for registration.

A bill to be entitled an Act to create a charter for the town of Iron City, in the county of Decatur, and for other purposes.

A bill to be entitled an Act to incorporate the town of Franklin.

A bill to be entitled an Act to create a new charter for the city of Jackson, and for other purposes.

The following special order was taken up:

By Mr. Terrell—

A bill to amend sections 839, 840 and 842 of the Code.
Mr. Camp moved to table the bill and on this motion the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Boyd, Griffin, Stapleton,
Camp, Hawes, Steed,
Crittenden, Henderson of 39th, Walden,
Felder, Mattox, Walker,
Gordy, Overstreet,

Those voting in the negative were Messrs.—

Akin, Howard, Stephens,
Born, Hudson, Sikes,
Brantley, Hughes, Taylor,
Cwart, Johnson, Turner,
Deen, Knight, Weaver,
Felts, Lashley, Whaley,
Hardman, Martin, Wilkes,
Hays, Peacock, Williford,
Henderson of 15th,

Those not voting were Messrs.—

Brock, Dobbs.
Bush, Farmer.

Ayes 14, nays 25.

The motion was lost.

On motion, the bill was recommitted to the General Judiciary Committee.

House bill No. 136 was recommitted to the General Judiciary Committee with instructions to report House bills 135 and 136 back to the Senate by next Wednesday morning.
The following resolution was read:

By Mr. Gordy—

A resolution.

Resolved by the Senate, the House concurring, that when the Senate adjourns to-morrow, July 24, 1908, the two bodies will stand adjourned until Wednesday, August 5th, at 10 o'clock a.m., and that the intervening days be counted dies non.

On the adoption of the resolution the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin, Griffin, Mattox,
Felder, Henderson of 39th, Walden,
Felts, Martin, Wilkes,
Gordy,

Those voting in the negative were Messrs.—

Born, Hawes, Stapleton,
Boyd, Henderson of 15th, Steed,
Brantley, Howard, Stephens,
Brock, Hudson, Sikes,
Bush, Hughes, Taylor,
Camp, Johnson, Turner,
Cowart, Knight, Walker,
Crittenden, Lashley, Weaver,
Deen, Overstreet, Whaley,
Hardman, Peacock, Williford,

Those not voting were Messrs.—

Dobbs, Hays, Mr. President,
Farmer,

Ayes 10, nays 30.

The resolution was lost.
By unanimous consent the following bill of the House was taken up, read third time and put upon its passage:

By Mr. Wright of Richmond—

A bill to provide for the collection of past due taxes to State, county and municipalities in this State.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 27, nays 0.

The bill having received the requisite constitutional majority was passed.

House bill No. 463 was made continuing special order for next Tuesday, July 20.

By unanimous consent the following bill of the Senate was taken up with House amendment and the amendment was concurred in:

By Mr. Brantly—

A bill to amend the Act establishing the city court of Dublin.

By unanimous consent the following Senate bills were read second time and recommended to Special Judiciary Committee:

By Mr. Night—

A bill to fix the time for holding the Superior Courts of the various counties composing the Alapaha judicial circuit.
By Mr. Knight—

A bill to create the Alapaha judicial circuit.

The following Senate bill was read third time to be put upon its passage:

By Messrs. Dean and Peacock—

A bill to amend the Act creating the office of State Examiner.

This bill was made special order for next Wednesday immediately after the reading of the Journal and that one hundred copies ordered printed for the use of the Senate:

Mr. Brock, vice-chairman of the Committee on Engrossing, submitted the following report:

Mr President:

The Committee on Engrossing has examined and found correctly engrossed and ready for transmission to the House the following bill, to wit:

A bill to incorporate the city of Lavonia in the county of Franklin.

Respectfully submitted.

J. R. Brock, Vice-Chairman.

Mr. Hudson, vice-chairman of the Committee on Corporations, submitted the following report:

Mr. President:

The Committee on Corporations has had under con-
sideration the following House bills which I am in¬structed to report back to the Senate with the recom¬mendation that the same do pass, to wit:

A bill to incorporate the city of Kingsland, in Camden county.

Also, a bill to amend, consolidate and supersede the several Acts incorporating the city of Blue Ridge.

Also, a bill to create a new charter for the town of Fairmount, in the county of Gordon.

Also, a bill to incorporate the town of Williamsville, in the county of Walton.

Also, a bill to amend the charter of the town of Hoschton, in the county of Jackson.

Also, a bill to create a board of health for the city of Athens.

Also a bill to incorporate the town of Chalybeate Springs in the county of Meriwether.

Also, a bill to incorporate the town of Gratis, in the county of Walton.

Also, a bill to incorporate the town of Between, in the county of Walton.

Also, a bill to repeal an Act incorporating the town of Ellijay.

Also, a bill to incorporate the town of Woodbine.

Also, a bill to incorporate the town of Blairsville, in the county of Union.
THURSDAY, JULY 23, 1908.

Also, a bill to amend the charter of the city of Griffin.

Also, a bill to amend the charter of the city of Norcross, in the county of Gwinnett.

Also, a bill to authorize the mayor and council of Decatur to issue bonds.

Also, a bill to authorize the mayor and council of Calhoun to convey a certain parcel of land to D. L. Gardner.

Respectfully submitted.

C I. HUDSON, Vice-Chairman.

Mr. Felts, chairman of the Committee on Constitutional Amendments, submitted the following report:

Mr. President:

The Committee on Constitutional Amendments has had under consideration the following Senate bill which I am instructed to report back to the Senate with the recommendation that the same do pass by substitute, to wit:

A bill to lay off and organize a new county out of portions of Bulloch, Tattnall and Emanuel counties.

The committee has also had under consideration the following Senate bill which I am instructed to report back to the Senate with the recommendation that the same do pass to wit:

A bill to amend paragraph 3 of section 3 of article

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6, and paragraph 1 of section 11 of article 6 of the Constitution of this State.

Respectfully submitted.

M. L. Felts, Chairman.

Mr. Hawes, chairman of the committee on Western & Atlantic Railroad, submitted the following report:

Mr President:

The Committee on Western & Atlantic Railroad has had under consideration the following House bill which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to declare it the purpose and policy of this State to extend the Western & Atlantic Railroad to the sea, and for other purposes.

Respectfully submitted.

P M. Hawes, Chairman.

Mr. Brock, chairman of the Committee on Penitentiary, submitted the following report:

Mr President:

The Committee on Penitentiary has had under consideration the following Senate bill which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to amend an Act entitled an Act to create a Prison Commission for the State of Georgia.

Respectfully submitted.

J. R. Brock, Chairman.
Mr. Overstreet, chairman of the General Judiciary Committee, submitted the following report:

Mr. President:

The General Judiciary Committee has had under consideration the following Senate bill, which it instructs me to report back with the recommendation that the same do not pass, to wit:

A bill to prohibit the operation of pawn shops.

The committee has also had under consideration the following Senate bill, which it instructs me to report back with the recommendation that the same do pass as amended, to wit:

A bill to define and regulate the treatment and control of dependent and delinquent children.

The committee has also had under consideration the following Senate bills which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to provide for the recording of certified copies of deeds in certain instances.

A bill to amend an Act to establish the city court of Quitman.

A bill to prescribe salaries for the Solicitors-General of the several judicial circuits of this State.

The committee has also had under consideration the following House bills, which they instruct me to report
back with the recommendation that the same do not pass, to wit:

A bill to amend section 671 of Criminal Code.

A bill to amend section 672 of Criminal Code.

The committee has also had under consideration the following House bills, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to make penal the procuring of money or other things of value upon a mortgage upon personalty.

A bill to prescribe the duty of electric telegraph companies as to receiving and transmitting dispatches and messages.

A bill to amend section 2316, volume 2 of the Code of 1895.

A bill to increase the number of terms of the Superior Court of Hall county.

A bill to amend an Act incorporating the town of Barwick.

A bill to amend the charter of the town of Ochlocknee, Thomas county.

Respectfully submitted.

E. K. OVERSTREET, Chairman.

Mr Williford, chairman of the Education Committee, submitted the following report:
Mr. President:

The Education Committee has had under consideration the following House bill, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to establish a public school system for Mansfield, Ga.

Respectfully submitted.

Q. L. Williford, Chairman.

Mr. Henderson, of the 15th district, chairman of the Committee on Agriculture, submitted the following report:

Mr President:

The Committee on Agriculture has had under consideration the following Senate bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit

A bill to amend an Act to prescribe the method of testing illuminating oils.

Respectfully submitted.

J. A. J. Henderson, of 15th district,
Chairman.

The following House bills were read first time
By Mr. Williams—

A bill to incorporate the town of Leon, in Dodge county.

Referred to Committee on Corporations.

By Mr. Odom—

A bill to repeal the Act creating the board of county commissioners of roads and revenues in Baker county.

Referred to Counties and County Matters Committee.

By Mr. Mays—

A bill to create a new charter for the city of Jackson.

Referred to Committee on Corporations.

By Mr. Flanders—

A bill to create a city court of Wrightsville.

Referred to the Special Judiciary Committee.

By Mr. Donalson—

A bill to create a charter for the town of Iron City.

Referred to Counties and County Matters Committee.

By Mr. Trent—

A bill to incorporate the town of Franklin.

Referred to Committee on Corporations.
By Mr. Peterson—

A bill to create a new charter for the town of Glenwood.

Referred to the Special Judiciary Committee.

By Mr. Flanders—

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

Referred to the Special Judiciary Committee.

By Mr. Wilson—

A bill to amend the Act creating the city court of Buford.

Referred to the Special Judiciary Committee.

By Mr. Fulbright—

A bill to incorporate the town of Vlietia, in Burke county.

Referred to Committee on Corporations.

By Mr. Glenn—

A bill to amend the Act establishing the city court of Dalton.

Referred to the Special Judiciary Committee.
By Messrs. Alexander and Candler—

A bill to authorize the mayor and council of Decatur to issue bonds to buy real estate for school buildings.

Referred to the Special Judiciary Committee.

By Mr. Smith—

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

Referred to Committee on Corporations.

By Messrs. Brown and Watkins—

A bill to create the office of commissioners of roads and revenues for Carroll county.

Referred to Committee on Corporations.

By Mr. Slade—

A bill to amend the Constitution of this State so as to define the qualification of voters in this State.

Ordered engrossed.

By Mr. Strickland—

A bill to incorporate the town of Williamson, in Pike county

Referred to Special Judiciary Committee.

By Mr. Trent—

A bill to repeal an Act establishing a new charter for the town of Franklin.

Referred to Committee on Corporations.
By Mr. Peterson—

A bill to incorporate the town of Orland, in Montgomery county.

Referred to Committee on Corporations.

By Mr. Thurmond—

A bill to repeal the Act creating the county court of Walker.

Referred to Special Judiciary Committee.

The following House resolution was read first time

By Mr. Burwell—

A resolution for the relief of A. M. Hutchinson.

Referred to Committee on Appropriations.

The following Senate bills were read second time:

By Mr. Felder—

A bill to fix the liability of common carriers relative to injury and death of employees.

The following House bill was read second time and recommitted to Counties and County Matters Committee:

By Mr. Dean—

A bill to amend the charter of the city of Rome.
The following Senate bills were read first time:

By Mr. Mattox—

A bill to amend the Act increasing the number of Railroad Commissioners.

Referred to Counties and County Matters Committee.

By Mr. Sikes, by request—

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

Referred to Counties and County Matters Committee.

By Mr. Wilkes—

A bill to regulate log carts, traction engines running on the public roads of Brooks county.

Referred to General Judiciary Committee.

By Mr. Mattox—

A bill to amend the charter of the city of St. Marys

Referred to Committee on Corporations.

By Mr. Stephens, by request—

A bill to authorize municipal authorities of any city in Georgia to establish and maintain a farm or other place of confinement for misdemeanor convicts.

Referred to Committee on Penitentiary.

The following House bill was read second time:
A bill to incorporate and supersede the several Acts incorporating the city of Blue Ridge.

The following Senate bills were read second time:

By Mr. Felder—

A bill to amend the Act to provide for the testing of illuminating oils.

By Messrs. Peacock, Howard and Brock—

A bill to prescribe salaries for the Solicitors-General of the State of Georgia.

By Mr. Felder—

A bill to amend the Act creating the Prison Commission of Georgia.

By Mr. Felder, by request—

A bill to provide for exchange between Georgia and other States.

By Mr. Henderson—

A bill to authorize and empower local boards of school trustees to administer oaths to school teachers.

By Mr. Williford—

A bill to amend article 11, section 2, paragraph 1 of the Constitution of Georgia with reference to county officers.
By Mr. Wilkes—

A bill to amend the Act establishing the city court of Quitman.

By Mr. Boyd—

A bill to provide for the recording of certified deeds in certain instances.

The following House bill was read third time to be put upon its passage

By Mr. Frasier—

A bill to prohibit the catching of shad or other fish with drift nets, and for other purposes.

Report of the committee was agreed to as amended.

Upon the passage of the bill the ayes were 23, nays 2.

The bill having received the requisite constitutional majority was passed as amended and the amendments are as follows:

Amend section 1 by adding at the end of section 1 the following: Between the hours commencing at sunset on Thursday of each week and ending at sunrise on Monday morning of each week.

On motion, the Senate adjourned until to-morrow morning at 10 o'clock.
FRIDAY, JULY 24, 1908.

SENATE CHAMBER, ATLANTA, GA.,

Friday, July 24, 1908.

The Senate met pursuant to adjournment at 10 o'clock; was called to order by the President.

Prayer was offered by the Chaplain.

By unanimous consent the roll call was dispensed with.

The Journal of yesterday was read and approved.

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

Mr. President:

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

A bill to prohibit any unauthorized person from interfering with the running or movement of railroad locomotives, engines or trains.

Respectfully submitted.

E. K. OVERSTREET, Chairman.

Mr Bush, chairman of the Committee on Counties and County Matters, submitted the following report:
Mr. President:

The Committee on Counties and County Matters has had under consideration the following Senate bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to repeal an Act to provide for the change of county lines lying within the limits of incorporated towns and cities.

The committee has had under consideration the following House bills, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to create a new charter for the town of Iron City in the county of Decatur.

Also, a bill to repeal an Act creating a board of commissioners of roads and revenues for Baker county.

The committee has had under consideration the following House bill, which I am instructed to report back to the Senate with the recommendation that the same do pass as amended, to wit:

A bill to amend the charter of the city of Rome.

The committee has also had under consideration the following House bill, which I am instructed to report back to the Senate with the recommendation that the same do not pass, to wit:

A bill to establish the city court of Warrenton, in and for the county of Warren.

Respectfully submitted,

Bush, Chairman.
The following Senate bills were read first time:

By Mr. Cowart—

A bill to amend an Act creating a board of commissioners of roads and revenues for the county of Calhoun.

Referred to Counties and County Matters Committee.

By Mr. Hawes—

A bill to amend the charter of the city of Athens.

Referred to Counties and County Matters Committee.

By unanimous consent, the following Senate bill was read third time to be put upon its passage:

By Mr. Felder—

A bill to quiet the title to real estate in Georgia held under foreign wills and to make such wills muniments of title in certain cases.

Report of the committee was agreed to as amended.

Upon the passage of the bill the ayes were 23. nays 0.

The bill having received the requisite constitutional majority was passed as amended and the amendments are as follows:

Amend by striking the words "or recorded." in the last line of section 1 and by adding thereto the following: "And when said will is recorded in the office of the clerk of the Superior Court of the county in which
the land is situated in the record where deeds are recorded."

The following House bills were read first time:

By Mr. Buchanan—

A bill to provide for an examination into the affairs of the dispensary in Blakely during the last six months of the year 1900.

Referred to Counties and County Matters Committee.

By Mr. Blackburn—

A bill to provide for the appointment of two special bailiffs in counties having a city of a population of 50,000 or more by the Superior court judges.

Referred to General Judiciary Committee.

By Mr. Johnson—

A bill to amend the Act creating the city court of Monticello.

Referred to Special Judiciary Committee.

By Messrs. Duggan and Walker—

A bill to provide for the election of the judges and solicitors of the city court of Sandersville.

Referred to Special Judiciary Committee.
By Messrs. Blackburn and Bell—

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

Referred to Committee on Corporations.

By Mr. Fraser—

A bill to amend section 982 of the Code.

Referred to the Banks Committee.

By Mr. Sumner—

A bill to create a board of county commissioners of Turner county.

Referred to Counties and County Matters Committee.

By Mr. Odom—

A bill to amend section 4 of an Act establishing the city court of Newton.

Referred to Special Judiciary Committee.

By Messrs. Mound and Tuggle—

A bill to change the time for holding spring and fall terms of the Superior Court of Troup county.

Referred to General Judiciary Committee.

The following Senate bill was read second time and recommitted to the Committee on Corporations.
By Mr. Mattox—

A bill to amend the charter of the town of St. Marys.

The following Senate bill was read third time to be put upon its passage:

By Mr. Deen—

A bill to require all births of children to be reported to the ordinary of each county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 27 nays 0.

The bill having received the requisite constitutional majority was passed.

The following resolution was read and adopted:

By Mr. Griffin—

A resolution that when the Senate adjourns to-day it will stand adjourned until Monday at 12 o'clock noon.

The following Senate bill was read first time:

By Mr. Griffin—

A bill to provide for the resurveying of disputed county lines.

Referred to Counties and County Matters Committee.

Senate bill No. 158 was made special order for next Wednesday to follow the other special orders.
Mr. Howard, chairman of the Committee on Hygiene and Sanitation, submitted the following report:

Mr. President:

The Committee on Hygiene and Sanitation has had under consideration the following House bill, which I am instructed to report back with the recommendation that the same do pass as amended, to wit:

A bill to protect the health and provide for the comfort of the traveling public, and for other purposes.

Respectfully submitted.

J. D. Howard, Chairman.

Mr. Fehs, chairman of the Committee on Constitutional Amendments, submitted the following report:

Mr. President:

The Committee on Constitutional Amendments has had under consideration the following Senate bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to amend article 11, section 2, paragraph 1 of the Constitution of Georgia in reference to county officers.

Respectfully submitted.

M. L. Fehs, Chairman.

The following Senate bills were read third time to be put upon their passage:
By Mr. Wilkes—

A bill to amend an Act to establish the city court of Quitman.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Brantley—

A bill to amend the Act creating a new charter for the city of Dublin.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 26, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Boyd—

A bill to provide for the recording of certified copies of deeds in certain instances.

Report of the committee was agreed to.

On motion, the Senate adjourned.
The Senate met pursuant to adjournment at 10 o'clock, was called to order by the President pro tem.

Prayer was offered by the Chaplain.

Upon motion the roll call was dispensed with.

The Journal of Friday was read and approved.

The following message was received from the House, through Mr. Boisseuillet, the clerk thereof:

Mr. President:

The House has concurred in the Senate amendment, as amended, to the following House bill, to wit:

A bill to be entitled an Act to create and establish a new charter for the city of Eatonton.

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

A bill to be entitled an Act to amend the charter of the town of Shellman, Randolph county.

A bill to incorporate the city of Lavonia, Franklin county.

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

A bill to be entitled an Act to instruct trustees of Uni-
versity of Georgia to convey realty to board of education of city of Thomasville.

A bill to be entitled an Act to create the city court of Homerville, in and for the county of Clinch.

A bill to be entitled an Act to abolish the city court of Jeffersonville, and for other purposes.

A bill to be entitled an Act to amend the charter of the city of Gainesville.

The House has passed, by the requisite constitutional majority, the following resolutions, to wit:

A resolution to authorize the county authorities of Dade county to relieve sureties on bond of John M. Castleberry.

A resolution to memorialize Congress in reference to the survey of a canal, and for other purposes.

By unanimous consent the following House bill was read second time:

By Mr. Slade—

A bill to amend the Constitution of the State so as to define the qualification of voters.

The following Senate bills were read first time:

By Mr. Henderson—

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

Referred to Counties and County Matters Committee.
By Mr. Henderson—

A bill to abolish the commissioner of roads and revenues for Irwin county.

Referred to Counties and County Matters Committee.

Mr. Cowart, chairman of the Committee on Corporations submitted the following report:

Mr President:

The Committee on Corporations have had under consideration the following House bills, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to create the office of commissioners of roads and revenues for the county of Carroll.

A bill to incorporate the town of Franklin.

A bill to incorporate the town of Vidette in the county of Burke.

A bill to repeal the charter of the town of Franklin.

A bill to incorporate the town of Orland, in the county of Montgomery.

A bill to create a new charter for the city of Jackson.

The committee has had under consideration the following House bill, which I am instructed to report back to the Senate with the recommendation that the same do pass as amended, to wit:
A bill to amend the charter of the town of Fairburn, in the county of Campbell.

Respectfully submitted,

J. S. Cowart, Chairman.

Mr. Lashley, chairman of the Committee on Enrollment, submitted the following report:

Mr. President:

The Committee on Enrollment report as duly signed by the President of the Senate and Speaker of the House of Representatives and delivered to the Governor the following Act, to wit:

An Act to amend an Act to establish the city court of Dublin, in the county of Laurens.

Respectfully submitted,

A. E. Lashley, Chairman.

Mr. Lashley, Chairman of the Committee on Enrollment, submitted the following report:

Mr. President:

The Committee on Enrollment report as duly enrolled and ready for the signature of the President of the Senate and Speaker of the House of Representatives the following Act, to wit:

An Act to amend an Act to establish the city court of Dublin, in the county of Laurens.

Respectfully submitted,

A. E. Lashley, Chairman.
Mr. Williford, chairman of the Committee on Education, submitted the following report:

Mr. President:

The Committee on Education has had under consideration the following House bill, which I am instructed to report back to the Senate with the recommendation that he same do pass, to wit:

A bill to authorize the city of Lavonia, in the county of Franklin, to establish a system of public schools.

Respectfully submitted,

July 27, 1908. Q. L. WILLIFORD, Chairman.

The following House bill was read third time to be put upon its passage

By Mr. Dean—

A bill to amend the charter of the city of Rome to increase the powers of the board of public works.

Report of the committee was agreed to as amended.

Upon the passage of the bill the ayes were 31, nays 0; the bill having received the requisite constitutional majority was passed as amended, and the amendments are as follows:

Amend section 2 in the second line by striking the word “and” between the figures 27 and 28, and inserting after the figures 28 and 29.
Amend caption by adding before the words "and for other purposes" the following words: "to change the boundary line of said city and provide for defining the wards thereof."

Amend, further, by adding a new section to be appropriately numbered as follows: Be it further enacted that all lands now embraced in the corporate limits of said city be, and the same is hereby withdrawn from the jurisdiction and corporate limits of said city that lies East and South of the following boundary lines, to wit: Beginning at the center of the mouth of the first branch on the south side of the Etowah river about the bridge on Second Avenue, thence following said branch south and east to the north side of Davison street, thence along north side of Davison street to the east side of Gordon street, thence following the present boundary line of said city to the east side of Dean street to the south side of Union street, thence along the south side of Union street to the west side of Spring street to the west side of Spring Creek street, thence along the south side of Spring Creek street to the right of way of the Central of Georgia Railway Company. The mayor and council shall have power and authority to lay out, designate and define, change or alter the boundary line of the various wards of the city.

Mr. Cowart, chairman of the Corporation Committee, submitted the following report:

Mr. President:

The Corporation Committee has had under consideration the following Senate bill, which it instructed me to
A bill to amend the charter of the city of St. Marys.

The committee has also had under consideration the following House bill, which it instructs me to report back with the recommendation that the same do pass, to wit:

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

Respectfully submitted,

J. S. Cowart, Chairman.

Mr. Steed, vice-chairman of the Committee on Engrossing, submitted the following report:

Mr. President:

The Committee on Engrossing has examined and found correctly engrossed and ready for transmission to the House of Representatives the following bills, to wit:

A bill to require all births of children to be reported to the ordinaries of the several counties.

A bill to amend an Act to create a new charter for the city of Dublin, Laurens county.

A bill to quiet the title to real estate in Georgia held under foreign wills.
A bill to amend an Act to establish the city court of Quitman in and for the county of Brooks.

Respectfully submitted,

E. T. STEED, Vice-Chairman.

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

Mr. President:

The Committee on Appropriations has had under consideration the following House resolution, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A resolution for the relief of A. M. Hutchinson.

Respectfully submitted,

L. G. HARDMAN, Chairman.

The following House bills were read second time:

By Messrs. Slaton and Dykes—

A bill to prescribe the duty of electric telegraph companies as to receiving and transmitting telegrams.

By Mr. Hines—

A bill to make penal the procuring of money or other thing of value upon a mortgage upon personalty when the said personalty shall have died.
By Mr. Alexander—

A bill to declare it the purpose and policy of this State to extend the Western and Atlantic Railroad to the sea.

By Mr. Odum—

A bill to repeal an Act creating a board of commissioners of roads and revenues for Baker county.

By Mr. Pope—

A bill to amend the Act incorporating the town of Barwick.

By Mr. Wright—

A bill to prohibit any unauthorized person from interfering with moving trains.

By Mr. Foster—

A bill to amend section 2316 of the Code.

By Mr. Burwell—

A resolution for the relief of A. M. Hutchinson.

By Mr. Donalson—

A bill to create a charter for the town of Iron City.

By Mr. Trent—

A bill to repeal an Act establishing a new charter for the town of Franklin.
By Messrs. Alexander and Candler—

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

By Mr. Calbeck—

A bill to authorize the mayor and town council of Calhoun to convey by deed to D. L. Gordon a parcel of town commons.

By Mr. Boyd—

A bill to amend the charter of the city of Griffin.

By Mr. Burwell—

A bill to repeal an Act incorporating the town of Culberson.

By Mr. Berry—

A bill to incorporate the town of Blairsville.

By Mr. Swilling—

A bill to authorize the city of Lavonia to establish and maintain a system of public schools.

By Mr. Ballard—

A bill to establish a public school system for Mansfield.

By Messrs. Blackburn and Bell—

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

A bill to create a board of county commissioners for Crisp county.

By Messrs. Nix and Wilson—

A bill to amend the charter of the city of Norcross.

By Mr. Burwell—

A bill to amend the Act creating the city court of Sparta.

By Mr. Moore—

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

By Mr. Stubbs—

A bill to amend the charter of the town of Ochlocknee, in Thomas county.

By Messrs. Nowell and Arnold—

A bill to incorporate the town of Williamsville.

By Mr. Peterson—

A bill to incorporate the town of Orland.

By Mr. Odum—

A bill to create a board of county commissioners for Baker county.
By Mr. Godley—

A bill to incorporate the city of Kingsland.

By Mr. McMahan—

A bill to provide for the creation of a board of health for the city of Athens.

By Mr. Nowell—

A bill to incorporate the town of Between in Walton county.

By Messrs. Nowell and Arnold—

A bill to incorporate the town of Gratis.

By Mr. Fullbright—

A bill to incorporate the town of Vidette.

By Mr. Calbeck—

A bill to establish a new charter for the town of Fairmount.

By Mr. Trent—

A bill to incorporate the town of Franklin.

By Mr. Smith—

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

By Messrs. Flannigan and Holder—

A bill to amend the Act incorporating the town of Hoschton in Jackson county.
By Mr. Ryals—

A bill to authorize the Governor to appoint a third State depository in the city of Atlanta.

By Messrs. Brown and Watkins—

A bill to create the office of commissioner of roads and revenues for Carroll county.

By Messrs. Jones and Keith—

A bill to incorporate the town of Chalybeate Springs, in Meriwether county.

By Mr. Mays—

A bill to create a new charter for the city of Jackson.

By Mr. Simmons—

A bill to repeal an Act incorporating the town of Ellijay.

By Mr. Godley—

A bill to incorporate the town of Woodbine.

The following House bills were read first time:

By Mr. Townsend—

A bill to create a city court of Hemenville in and for the county of Clinch.

Referred to Special Judiciary Committee

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By Messrs. Cook, Stubbs and McIntire—

A bill to instruct trustees of the University of Georgia to convey realty to the board of education of the city of Thomasville.

Referred to the University Committee.

By Mr. Maxwell—

A bill to abolish the city court of Jeffersonville.

Referred to Corporation Committee.

By Mr. Pope—

A resolution to authorize Dade county to relieve sureties on bond of J. M. Castleberry.

Referred to Special Judiciary Committee.

Senate bill No. 197 was made special order for next Thursday immediately after reading of Journal, and 100 copies ordered printed for the use of the Senate.

By unanimous consent the following House bill was read third time and put upon its passage:

By Mr. Butt—

A bill to amend, consolidate and supersede the several Acts incorporating the city of Blue Ridge, in Fannin county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 27, nays 0; the bill having received the requisite constitutional majority was passed.
By unanimous consent the following Senate bill was read third time and put upon its passage:

By Mr. Cowart—

A bill to repeal an Act to provide for the change of county lines lying within the limits of incorporated towns.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0; the bill having received the requisite constitutional majority was passed.

The following Senate bills were read first time:

By Mr. Felder—

A bill to amend the charter of the city of Macon.

Referred to the General Judiciary Committee.

By Mr. Dobbs—

A bill to regulate the practice in cases of garnishment, and to define the liabilities of the garnishee.

Referred to the General Judiciary Committee.

By Mr. Williford—

A bill to prevent the issue, sale or gift by life insurance companies doing business in this State of any special or advisory board contracts, agency company or stock of any company or corporation in connection with the sale, or as an inducement to purchase life insurance.

Referred to the General Judiciary Committee.
By Mr. Dobbs—

A bill to amend section 4514 of the Code.

Referred to the General Judiciary Committee.

By Mr. Crittenden—

A bill to amend article 7, section 3, paragraph 1 of the Constitution authorizing the Governor to borrow $200,000.

Referred to Constitutional Amendments Committee.

By unanimous consent Senate bill No. 208 was withdrawn from the Temperance Committee and referred to the Hygiene and Sanitation Committee.

At 12:50 the Senate went into executive session.

The hour of adjournment having arrived, the Senate adjourned until to-morrow morning at 10 o'clock.

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Senate Chamber, Atlanta, Ga.,

Tuesday, July 28, 1908.

The Senate met pursuant to adjournment at 10 o'clock, was called to order by the President.

Prayer was offered by the Chaplain.

Upon the call of the roll the following members answered to their names:
Akin, Griffin, Peacock,
Born, Hardman, Stapleton,
Boyd, Hawes, Steed,
Brantley, Hays, Stephens,
Brock, Henderson of 15th, Sikes,
Bush, Henderson of 39th. Taylor,
Camp, Howard, Turner,
Cowart, Hudson, Walden,
Crittenden, Hughes, Walker,
Deen, Johnson, Weaver,
Dobbs, Knight, Whaley,
Farmer, Lashley, Wilkes,
Felder, Martin, Williford,
Felts, Mattox, Mr. President,
Gordy, Overstreet,

The Journal of yesterday was read and approved.

The following message was received from the House, through Mr Boifeuillet, the Clerk thereof:

Mr. President:

The House has adopted the following joint House resolution, to wit:

A resolution authorizing a joint committee to investigate the administration of the Prison Department, to employ an expert accountant.

By unanimous consent the following Senate bills were read first time

By Mr Camp—

A bill to authorize the Governor of the State to purchase certain tract of land in Chattanooga to erect a terminal station for the W & A. Railroad.

Referred to the General Judiciary Committee.
A bill to amend the primary election laws of the State of Georgia.

Referred to the General Judiciary Committee.

ATLANTA, GA., July 28, 1908.

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

Mr President:

I am directed by his Excellency the Governor, to deliver to the Senate a written communication, to which he respectfully invites the consideration of your honorable body in executive session.

July 28, 1908.

To the Senate:

I have the honor to nominate, and respectfully ask the Senate to confirm, the following named persons for the offices and terms mentioned in connection with their names, respectively, to wit:

Hon. R. P. Jones to be judge of the city court of Millen for the unexpired term beginning July 30, 1908, and ending August 30, 1911; vice, Hon. A. S. Anderson, resigned.

S. F. Memory, Esquire, to be solicitor of the county court of Pierce county for the term of two years from January 2, 1908.

HOKE SMITH, Governor.
Mr. Hughes, vice-chairman of Committee on Counties and County Matters, submitted the following report:

Mr. President:

The Committee on Counties and County Matters has had under consideration the following Senate bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to provide for a re-survey of disputed county lines.

Respectfully submitted,

Hughes, Vice-Chairman.

Mr. Steed, vice-chairman of the Committee on Engrossing, submitted the following report:

Mr. President.

The Committee on Engrossing has examined and found correctly engrossed and ready for transmission to the House the following Senate bill, to wit:

A bill to repeal an Act to provide for the change of county lines lying within the limits of incorporated towns and cities.

Respectfully submitted,

E. T. Steed, Vice-Chairman.

Mr. Hughes, vice-chairman of the Committee on Counties and County Matters, submitted the following report:
Mr President:

The Committee on Counties and County Matters has had under consideration the following Senate bills, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to abolish the office of commissioners of roads and revenues for Irwin county.

Also a bill to create a board of commissioners of roads and revenues for Irwin county.

Respectfully submitted,

HUGHES, Vice-Chairman.

The following special order was taken up, read third time to be put upon its passage:

By Mr. Felder—

A bill to amend the Act creating the Prison Commission of Georgia.

Mr. Steed moved to table the bill; the motion was lost.

By unanimous consent the following joint resolution was taken up:

By Mr. Candler—

A resolution authorizing the committee investigating the Prison Commission to employ an expert accountant to examine the books of the Prison Commission.

This resolution was concurred in.

The hour of adjournment having arrived, the Senate adjourned until tomorrow morning at 10 o'clock.
The Senate met pursuant to adjournment at 10 o'clock, was called to order by the President.

Prayer was offered by the Chaplain.

Upon the call of the roll the following members answered to their names:

Akin, Griffin, Peacock, 
Born, Hardman, Stapleton, 
Boyd, Hawes, Steed, 
Brantley, Hays, Stephens, 
Brock, Henderson of 15th, Sikes, 
Bush, Henderson of 39th, Taylor, 
Camp, Howard, Turner, 
Cowart, Hudson, Walden, 
Crittenden, Hughes, Walker, 
Deen, Johnson, Weaver, 
Dobbs, Knight, Whaley, 
Farmer, Lashley, Wilkes, 
Felder, Martin, Williford, 
Felts, Mattox, Mr. President, 
Gordy, Overstreet, 

The Journal of yesterday was read and approved.

By unanimous consent the following Senate bills were read second time:

By Mr. Henderson—

A bill to abolish the office of commissioner of roads and revenues for Irwin county
By Mr. Henderson—

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

By Mr. Cowart—

A bill to amend an Act creating a board of commissioners of roads and revenues of Calhoun county.

The following Senate bill was read first time:

By Mr. Hays—

A bill to provide for the maintenance and repair of the bridge across Flint river in Macon county.

Referred to Counties and County Matters Committee.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr President.

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

A bill to amend an Act incorporating the city of Brunswick, and for other purposes.

A bill to amend the charter of the city of Brunswick.

A bill to amend an Act creating a board of commissioners of roads and revenues for the county of Dodge.

A bill to abolish the county court of Houston county, to dispose of the business pending therein, and for other purposes.
A bill to repeal an Act amending an Act establishing the city court of Eastman in the county of Dodge.

A bill to change the time of holding the superior court of Tift county.

A bill to amend an Act approved December 12, 1859, to incorporate the town of Perry in Houston county.

A bill to amend an Act entitled an Act to incorporate the town of Adel in Berrien county, approved December 19, 1900, and for other purposes.

A bill to incorporate the town of Rockledge in the county of Laurens, and for other purposes.

A bill to establish the city court of St. Marys in and for the county of Camden, and for other purposes.

A bill to incorporate the town of Primrose in the county of Meriwether.

A bill to create a county police force for the county of Chatham, and for other purposes.

A bill to establish a public school system within the city of Wrightsville.

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

A bill to amend an Act creating a charter for the town of McDonough.

A bill to amend an Act entitled an Act to create a board of commissioners of roads and revenues in Glynn county, and for other purposes.
A bill to create the office of county commissioner of roads and revenues for Hart county.

A bill to amend an Act establishing the city court of Tifton.

A bill to authorize the mayor and council of the town of Byronsville to issue and sell bonds to erect a public school building and waterworks and electric lights, and for other purposes.

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

Mr. Lashley, chairman of the Committee on Enrollment, submitted the following report:

Mr. President:

The Committee on Enrollment report as duly signed by the President of the Senate and Speaker of the House of Representatives, and delivered to the Governor the following Act, to wit:

An Act to incorporate the city of Lavonia, in Franklin county

Respectfully submitted,

A. E. LASHLEY, Chairman.

Mr. Lashley, chairman of the Committee on Enrollment, submitted the following report:

Mr. President:

The Committee on Enrollment report as duly enrolled:
and ready for the signature of the President of the Senate and Speaker of the House of Representatives the following Act, to wit:

An Act to incorporate the city of Lavonia, in Franklin county

Respectfully submitted,

A. E. LASHLEY, Chairman.

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

Mr President:

The General Judiciary Committee has had under consideration the following bill of the Senate, which it instructs me to report back with the recommendation that the same do pass:

A bill to amend the charter of the city of Macon.

Respectfully submitted,

E. K. OVERSTREET, Chairman.

Mr Farmer, chairman of the Special Judiciary Committee, submitted the following report:

Mr President:

The Special Judiciary Committee has had under consideration the following Senate bills, which it instructs me to report back with the recommendation that the same do not pass, to wit:

A bill to create the Alapaha judicial circuit.
A bill to fix the time for holding the superior court in the various counties composing the Alapaha judicial circuit.

The committee has also had under consideration the following House resolution, which it instructs me to report back with the recommendation that the same do pass, to wit:

A resolution to authorize the county authorities of Dade county to relieve sureties on bond of John M. Castleberry.

The committee has also had under consideration the following House bills, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to amend section four of an Act entitled an Act to establish the city court of Newton, Baker county.

A bill to amend an Act entitled an Act to establish the city court of Dalton.

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

A bill to amend an Act creating the city court of Buford.

A bill to create a new charter for the town of Glenwood.

A bill to amend the Act creating the city court of Monticello.

A bill to repeal an Act entitled, "An Act to repeal an
Act to create a county court in each county in the State of Georgia except certain counties therein mentioned,” etc.

A bill to authorize the mayor and council of Decatur to issue bonds for buying real estate and erecting school buildings.

The committee has also had under consideration the following House bills, which it instructs me to report back with the recommendation that the same do pass, as amended, to wit:

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

A bill to create a city court for Wrightsville, and for other purposes.

Respectfully submitted,

IRA E. FARMER, Chairman.

Mr. Stephens, chairman of the Committee on University of Georgia, submitted the following report:

Mr. President:

The Committee on University of Georgia has had under consideration the following House bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to instruct trustees of University of Georgia to convey realty to board of education of city of Thomasville.

Respectfully submitted,

WM. B. STEPHENS, Chairman.
Mr. Whaley, chairman of the Committee on Banks, submitted the following report:

**Mr. President**

The Committee on Banks has had under consideration the following House bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to amend section 982 of volume 1 of the Code of Georgia of 1895.

Respectfully submitted.

H. W. WHALEY, Chairman.

Mr. Bush, chairman of the Committee on Counties and County Matters, submitted the following report:

**Mr. President**

The Committee on Counties and County Matters has had under consideration the following Senate bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to amend an Act creating a board of commissioners of roads and revenues for the county of Calhoun.

Respectfully submitted.

J. S. BUSH, Chairman.

Mr. Felts, chairman of the Committee on Constitutional Amendments submitted the following report:
Mr. President:

The Committee on Constitutional Amendments has had under consideration the following Senate bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to amend article 7, section 3, paragraph 1 of the Constitution of Georgia.

Respectfully submitted.

M. L. Felts, Chairman.

Mr. President:

We, the undersigned members of the Constitutional Amendments Committee for the Senate, after hearing the evidence on both sides on the bill to create Georgia county, beg to submit the following minority report:

We move to disagree to the report of the committee for the following reasons:

1. Because the evidence shows that there is no necessity for the creation of said county

2. Because the evidence shows that a majority of the citizens to be affected and cut off in said Georgia county from Bulloch and Tattnall counties are opposed to the creation of said county

3. Because the evidence shows that a large majority of the owners of the taxable values of said territory from the counties of Bulloch and Tattnall are opposed to the creation of said county

4. Because the evidence shows that all the represent-
atives (six in number) from Bulloch, Tattnall and Emanuel counties are opposed to the creation of said county.

5. Because the evidence shows that all three of these counties were cut in 1905 in the creation of new counties.

6. Because the evidence shows this same proposition was passed upon and turned down by the new county committee of the House and Senate in 1905.

Wherefore, we recommend that said bill do not pass.

J. P Knight, 6th Dist.

B. F. Camp.

The following House bill was taken up with House amendment to Senate amendment, and the House amendment was concurred in:

By Mr. Reid—

A bill to create a new charter for the city of Eatonton.

The following unfinished business was taken up:

By Mr. Felder—

A bill to amend the Act creating the Prison Commission of Georgia.

Mr. Steed moved to table the bill; the motion was lost.

On motion of Senator Felder the bill was made special order for next Tuesday immediately after the reading of the Journal.
WEDNESDAY, JULY 29, 1908.

One hundred copies of the Martin-Boyd substitute was ordered printed.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr. President:

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

A bill to incorporate the town of East Lake, in DeKalb county.

The following continued special order was taken up:

By Mr. Tift—

A bill to require all railroads in this State to equip locomotives with electric headlights.

On the substitute offered by Senators Martin and Boyd the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—

Boyd, Hays, Peacock,
Brantley, Henderson of 15th, Stephens,
Brock, Hudson, Sikes,
Camp, Hughes, Taylor,
Crittenden, Johnson, Turner,
Deen, Martin, Whaley,
Farmer, Mattox, Wilkes,
Hawes, Overstreet,

Those voting in the negative were Messrs.—

Akin, Dobbs, Felts,
Born, Felder, Gordy,
Griffin, Lashley, Walker,
Henderson of 39th, Stapleton, Weaver,
Howard, Steed, Williford,
Knight, Walden,

Those not voting were Messrs.—

Bush, Hardman, Mr. President.
Cowart,

Ayes 23, nays 17

The substitute was adopted.

Upon the passage of the bill by substitute the ayes and nayes were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin, Griffin, Peacock,
Born, Hawes, Stapleton,
Boyd, Hays, Steed,
Brantley, Henderson of 15th, Stephens,
Brock, Henderson of 39th, Sikes,
Bush, Howard, Taylor,
Camp, Hudson, Turner,
Crittenden, Hughes, Walden,
Deen, Johnson, Walker,
Dobbs, Knight, Weaver,
Farmer, Lashley, Whaley,
Felder, Martin, Wilkes,
Felts, Mattox, Williford,
Gordy, Overstreet,

Those not voting were Messrs.—

Cowart, Hardman, Mr. President.

Ayes 40, nays 0.

The bill having received the requisite constitutional majority was passed by substitute.
On motion the following House and Senate bills were read second time:

By Mr. Felder—

A bill to amend the charter of the city of Macon.

By Mr. Griffin—

A bill to provide for a re-survey of disputed county lines.

By Mr. Crittenden—

A bill to amend article 7, section 3, paragraph 1 of the Constitution relative to the Governor borrowing money.

By Mr. Peterson—

A bill to create a new charter for the town of Glenwood.

By Mr. Flanders—

A bill to create a city court for Wrightsville.

By Mr. Odum—

A bill to amend section 4 of an Act establishing the city court of Newton.

By Mr. Taylor—

A bill to create a board of commissioners of roads and revenues of Appling county.
By Mr. Johnson—

A bill to amend an Act creating the city court of Monticello.

By Mr. Glenn—

A bill to amend the Act establishing the city court of Dalton.

By Mr. Fraser—

A bill to amend section 982 of the Code.

By Mr. Wilson—

A bill to amend the Act creating the city court of Buford.

By Messrs. Cook, Stubbs and McIntire—

A bill to instruct the trustees of the University of Georgia to convey certain realty to the board of education of the city of Thomasville.

By Mr. Flanders—

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

By Mr. Thurman—

A bill to repeal the Act creating the county court of Walker county.

By Mr. Pope—

A resolution to authorize the county authorities of
Dade county to relieve sureties on bond of J. M. Castleberry.

By Messrs. Alexander and Candler—

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

The following joint resolution was read and adopted:

By Mr. Felder—

A resolution convening the House and Senate in joint session on Friday, August 7, for the purpose of hearing appropriate memorial addresses on the life and character of Hon. Jno. W Akin, late Senator from the 42d District.

Senate went into executive session.

The hour of adjournment having arrived, the Senate adjourned until to-morrow morning at 10 o'clock.

SENATE CHAMBER, ATLANTA, GA.,

Thursday, July 30, 1908.

The Senate met pursuant to adjournment at 10 o'clock, was called to order by the President.

Prayer was offered by the Chaplain.

On motion the roll call was dispensed with.
On motion the reading of the Journal was dispensed with.

The following Senate bills were read third time to be put upon their passage:

By Mr. Cowart—

A bill to amend the Act creating the board of county commissioners of Calhoun county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 33, nays 0; the bill having received the requisite constitutional majority was passed.

By Mr. Mattox—

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

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 29, nays 0; the bill having received the requisite constitutional majority was passed.

By Mr. Henderson—

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

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 31, nays 0; the bill having received the requisite constitutional majority was passed.
By Mr. Felder—

A bill to amend the charter of the city of Macon.

Report of the committee was agreed to as amended.

Upon the passage of the bill the ayes were 30, nays 0; the bill having received the requisite constitutional majority, was passed as amended.

Amend by adding to and at the end of section 13 the following: No taxes shall be assessed by said city upon said territory so annexed on the people or their property therein until after the next general election for mayor and aldermen of said city following the annexation of said territory.

By Mr. Henderson—

A bill to abolish the office of commissioners of roads and revenues for Irwin county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 31, nays 0; the bill having received the requisite constitutional majority was passed.

By unanimous consent the following House resolution was taken up and put upon its passage:

By Mr. Way—

A resolution to return to Carroll Daniel $224.20, the amount received by the State as hire as convict.

Report of the committee was agreed to as amended.
Upon the passage of the resolution the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

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

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

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<th>Akin,</th>
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<td>Brock,</td>
<td>Turner,</td>
<td>Mr. President</td>
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<td>Dobbs,</td>
<td>Mattox,</td>
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Ayes 31, nays 5.

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

Amendments are as follows:

Amend caption by providing for the return of said amount to Laura Daniel, widow of Carroll Daniel; (2) amend the resolution by inserting between the word "cents" and the words "thereof be it resolved" the following: "and whereas the said Carroll Daniel, in August, 1907, died, leaving a widow, Laura Daniel, in needy circum-


stances, his death being the result of tuberculosis con-
tracted during his service in said penitentiary”; (3) 
amend the resolution so as to provide that the sum of 
$224.22 be paid to his widow Laura Daniel, and that 
the Governor draw his warrant payable to Laura Daniel 
his said widow.

The following message was received from the House, 
through Mr. Boïfeuillet, the Clerk thereof:

Mr. President:

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

A bill to amend the charter of the town of Cusseta, 
in the county of Chattahoochee.

A bill to amend an Act approved August 26, 1891, 
creating a new charter for the town of Douglasville, and 
for other purposes.

A bill to establish a public school system for the town 
of Spread.

A bill to hire labor of certain felony convicts for a 
period of five years; to provide for the work of certain 
other felony convicts on public roads and public works, 
and to regulate misdemeanor, chain-gang and for other 
purposes.

A bill to amend the county court Act.

A bill to incorporate the Waco school district, in Har-
alson county.

A bill to change the time of holding the superior 
court of Glascock county.
A bill to amend an Act authorizing an issue of bonds by the county of Glynn.

A bill to amend an Act establishing the city court of Waynesboro.

A bill to amend an Act creating a board of commissioners of roads and revenues for the county of Sumter.

A bill to abolish the board of commissioners of roads and revenues in and for the county of Hart.

A bill to prohibit the sale of Bud beer or near beer in Campbell county.

A bill to establish a city court in and for the county of Houston.

A bill to establish a local school system for the town of Bartow.

The House has passed, by the requisite constitutional majority, the following resolution, to wit:

A resolution for the relief of J. W Turner, of the county of Greene.

The following Senate bill was read third time to be put upon its passage:

By Mr. Henderson—

A bill to authorize and empower members of local boards of school trustees to administer oaths to common school teachers.

Report of the committee was agreed to.
Upon the passage of the bill the ayes were 24, nays 0; the bill having received the requisite constitutional majority was passed.

The following Senate bill was read first time:

By Mr Hudson—

A bill to require a tax on all persons soliciting or selling photographs in Harris county.

Referred to Counties and County Matters Committee.

The following special order was taken up:

By Mr McMichael—

A bill to protect the health and provide for the comfort of the traveling public.

On motion this bill was tabled.

The following Senate bill was read first time:

By Mr Stephens—

A bill to extend the time for completion of the Savannah, Statesboro & Western Railroad, and for other purposes.

Referred to Committee on Railroads.

The following Senate bill was read third time:

By Mr. Boyd—

A bill to provide for the recording of certified copies of deeds in certain instances.

On motion this bill was indefinitely postponed.
The following Senate bills were read second time:

By Mr. Hays—

A bill to provide for the maintenance and repair of the bridge across Flint river in Macon county.

By Mr. Hawes—

A bill to amend the charter of the city of Athens.

By unanimous consent the following House bill was read third time to be put upon its passage:

By Mr. Slade—

A bill to amend the Constitution of the State of Georgia so as to define the qualification of voters.

Upon the passage of the bill the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—


Those not voting were Messrs.—

Brock, Crittenden, Hawes, Hays, Taylor, Turner, Weaver, Mr. President.

Ayes 36, nays 0.
The bill having received the requisite constitutional majority was passed.

And the bill is as follows:

A bill to be entitled an Act to amend the Constitution of the State of Georgia by repealing section 1 of article 2 of the Constitution of this State, and inserting in lieu thereof a new section consisting of 9 paragraphs prescribing the qualification of electors, providing for the registration of voters and for other purposes.

SECTION I. 

Be it enacted by the General Assembly of the State of Georgia, and it is hereby enacted by authority of the same, That section 1 of article 2 of the Constitution of this State be, and the same is hereby repealed, and the following section, consisting of nine paragraphs, be inserted in said article in lieu thereof:

Paragraph 1. After the year 1908, elections by the people shall be by ballot, and only those persons shall be allowed to vote who have been first registered in accordance with requirements of law.

Paragraph 2. Every male citizen of this State who is a citizen of the United States twenty-one years old or upwards, not laboring under any of the disabilities named in this article, and possessing the qualifications provided by it, shall be an elector, and entitled to register and vote at any election by the people; provided, that no soldier, sailor or marine in the military or naval service of the United States shall acquire the rights of an elector by reason of being stationed on duty in this State.

Paragraph 3. To entitle a person to register and vote at any election by the people, he shall have registered in the
State one year next preceding the election, and in the county in which he offers to vote six months next preceding the election, and shall have paid all taxes which may have been required of him since the adoption of the Constitution of Georgia of 1877, that he may have had an opportunity of paying agreeably to law. Such payment must have been made at least six months prior to the election at which he offers to vote, except when such elections are held within six months from the expiration of the time fixed by law for the payment of such taxes.

Par. 4. Every male citizen of this State shall be entitled to register as an elector and to vote in all elections in said State who is not disqualified under the provisions of section 2 of article 2 of this Constitution, and who possesses the qualifications prescribed in paragraphs 2 and 3 of this section, or who will possess them at the date of election occurring next after his registration, and who, in addition thereto, comes within either of the classes provided for in the five following subdivisions of this paragraph:

(1) All persons who have honorably served in the land or naval forces of the United States in the Revolutionary War or in the War of 1812, or in the war with Mexico, or in any war with the Indians, or in the war between the States, or in the war with Spain, or who honorably served in the land or naval forces of the Confederate States or of the State of Georgia in the war between the States, or (2) all persons lawfully descended from those embraced in the classes enumerated in the subdivision next above, or (3) all persons who are of good character and understand the duties and obligations of citizenship under the republican form of government, or (4) all
persons who can correctly read in the English language any paragraph of the Constitution of the United States, or this State, and correctly write the same in the English language when read to them by any one of the registrars, and all persons who solely, because of physical disability, are unable to comply with the above requirements, but who can understand and give a reasonable interpretation of any paragraph of the Constitution of the United States, or of this State, that may be read to them by any one of the registrars, or (5) any person who is the owner in good faith in his own right of at least forty acres of land situated in this State upon which he resides, or is the owner in good faith in his own right of property situated in this State and assessed for taxation at the value of $500.00.

PAR. 5. The right to register under subdivisions one and two in paragraph 4 shall continue only until January 1, 1915, but the registrars shall prepare a roster of all persons who register under subdivisions one and two of paragraph 4, and shall return the same to the clerk's office of the superior court of their counties, and the clerks of the superior courts shall send copies of the same to the Secretary of State, and it shall be the duty of these officers to record and permanently preserve these rosters; any person who has been once registered under either of the subdivisions one or two of paragraph 4, shall thereafter be permitted to vote, provided he meets the requirements of paragraphs 2 and 3 of this section.

PAR. 6. Any person to whom the right of registration is denied by the registrars upon the ground that he lacks the qualifications set forth in the fifth subdivision of paragraph 4, shall have the right to take an appeal, and any citizen may enter an appeal from the decision of the
registrars, allowing any persons to register under said subdivisions: all appeals must be filed in writing with the registrars within ten days from the date of the decision complained of, and shall be returned by the registrars to the office of the clerk of the superior court to be tried as other appeals.

Par. 7. Pending an appeal and until the final decision of the case, the judgment of the registrars shall remain in full force.

Par. 8. No person shall be allowed to participate in a primary of any political party or a convention of any political party in this State who is not a qualified voter.

Par. 9. The machinery provided by law for the registration, of force October 1, 1908, shall be used to carry out the provisions of this section, except where inconsistent with same the Legislature may change or amend the registration laws from time to time, but no such change or amendment shall operate to defeat any of the provisions of this section.

Sec. 2. Be it further enacted That whenever the above proposed amendment to the Constitution shall be agreed to by two-thirds of the members elected to each of the two houses of the General Assembly, and the same has been entered on their Journals with the ayes and nays taken thereon, the Governor shall cause said amendment to be published in at least two newspapers in each congressional district in this State for the period of two months next preceding the time of holding the next general election.

Sec. 3. Be it further enacted That the above proposed amendment shall be submitted for ratification or rejec-
tion to the electors of this State at the next general election to be held after publication, as provided in the second section of this Act, in the several election districts of this State, at which election every person shall be qualified to vote who is entitled to vote for members of the General Assembly. All persons voting at said election in favor of adopting the proposed amendment to the Constitution shall have written or printed on their ballots the words, “For Amendment of Constitution providing qualification of voters.” and all persons opposed to adoption of said amendment shall have written or printed on their ballots the words, “Against Amendment of Constitution providing qualification of voters.”

Sec. 4. Be it further enacted That the Governor be, and he is hereby authorized and directed to provide for the submission of the amendment proposed in this Act to a vote of the people as required by the Constitution of this State in paragraph 1 of section 1 of article 13, and if ratified the Governor shall, when he ascertains such ratification from the Secretary of State to whom the returns shall be referred in the manner as in cases of elections for members of the General Assembly, to count and ascertain the result, issue his proclamation for one insertion in one of the daily papers of this State, announcing such result and declaring the amendment ratified.

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

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:
Mr. President:

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

A bill to be entitled an Act to amend an Act incorporating the city of Fitzgerald in the county of Ben Hill.

A bill to establish the city court of Franklin in and for the county of Heard, to define its jurisdictions and powers.

A bill to incorporate the town of Cedar Grove, in the county of Laurens.

A bill to change and extend the corporate limits of the town of Adel.

A bill to amend the charter of the city of Athens.

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

A resolution providing for a joint session of the Senate and House on August 7, 1908, for the purpose of a memorial address on the life of John W. Akin.

The following message was received from the House, through Mr. Bollemiller, the Clerk thereof:

Mr. President:

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

A bill to create a new charter for the town of Ellijay in the county of Gilmer.
By unanimous consent the following Senate bill was read second time:

By Mr. Camp—

A bill to authorize the Governor of the State of Georgia to contract for certain lands in Chattanooga to build a terminal for the W & A Railroad.

The following House bills were read third time to be put upon their passage:

By Mr. Pope—

A bill to amend the Act incorporating the town of Barwick by extending the corporate limits of said town.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 31, nays 0; the bill having received the requisite constitutional majority was passed.

Mr. Lashley chairman of the Committee on Enrollment, submitted the following report:

Mr President:

The Committee on Enrollment report as duly enrolled and ready for the signature of the President of the Senate and Speaker of the House of Representatives the following Act, to wit:

An Act to amend the charter of the town of Shellman, in the county of Randolph.

Respectfully submitted,

A. E. Lashley, Chairman.
Mr. Lashley, chairman of the Committee on Enrollment, submitted the following report:

Mr. President:

The Committee on Enrollment report as duly signed by the President of the Senate and Speaker of the House of Representatives and delivered to the Governor the following Act to-wit:

An Act to amend the charter of the town of Shellman in the county of Randolph.

Respectfully submitted,

A. E. Lashley, Chairman.

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

Mr. President:

The General Judiciary Committee has had under consideration the following Senate bills, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to amend section 420 of the Penal Code of the State of Georgia.

A bill to amend section 470 of the Penal Code of the State of Georgia.

A bill to amend section 457 of the Penal Code of the State of Georgia.

A bill to repeal an Act incorporating the town of Kingwood, Colquitt County.
A bill to provide for the amendment of indictments in matters of form and for other purposes.

A bill to amend the registration laws of the State of Georgia.

A bill to regulate log-cart traction engines, etc., running on the public roads and bridges of Brooks county.

A bill to prevent the issue, sale or gift by life insurance companies doing business in the State of Georgia of any special or advisory board contracts, agency company stock, or stock of any company or corporation in connection with the sale or as an inducement to the purchase of life insurance.

A bill to amend the primary election laws of the State of Georgia.

The committee has also had under consideration the following Senate bill which it instructs me to report back with the recommendation that the same do pass as amended, to wit:

A bill to authorize the Governor of the State of Georgia to contract and purchase a certain tract of land or any lands in the city of Chattanooga for a terminal station and switch-yard for the W & A. Railroad, etc., and for other purposes.

The committee has also had under consideration the following House bills which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to establish a board for the examination of accountants, etc.
A bill to provide for the appointment of two special bailiffs in counties having a city of a population of sixty thousand or more by the superior court judges.

A bill to change the time of holding the fall and spring terms of Troup superior court.

The committee has also had under consideration the following House bills, which it instructs me to report back with the recommendation that the same do pass as amended, to wit:

A bill to amend section 839, 840 and 842 of volume 1, of the Code of 1895.

A bill to amend section 264 of volume 3, Code of 1895.

Respectfully submitted,

E. K. Overstreet, Chairman.

Mr. Bush, chairman of the Committee on Counties and County Matters, submitted the following report:

Mr President:

The Committee on Counties and County Matters have had under consideration the following Senate bills, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to amend the charter of the city of Athens.

Also a bill to provide for maintenance of the bridge across the Flint river in Macon county, known as the Upper or Montezuma bridge.
The committee has also had under consideration the following House bill, which they instructed me to report back to the Senate with the recommendation that the same do pass, by substitute, to wit:

A bill to create a board of county commissioners in and for Turner county.

The committee has also had under consideration the following Senate bill, which I am instructed to report back to the Senate with the recommendation that the same do not pass, to wit:

A bill to amend an Act to increase the membership of the Railroad Commission of Georgia.

Respectfully submitted,

J. S. Bush, Chairman.

By Mr. Odum—

A bill to repeal an Act creating a board of commissioners of roads and revenues for Baker county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 30, nays 0; the bill having received the requisite constitutional majority was passed.

The following special order was taken up:

By Messrs. Peacock, Howard and Brock—

A bill to prescribe salaries for solicitors-general of this State.
Leave of absence was granted Senators Hughes and Whaley.

The hour of adjournment having arrived the Senate adjourned until tomorrow morning at 10 o'clock.

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**Senate Chamber, Atlanta, Ga.**

Friday, July 31, 1908.

The Senate met pursuant to adjournment at 10 o'clock: was called to order by the President.

Prayer was offered by the Chaplain.

On motion, the roll call was dispensed with.

On motion, the reading of the Journal was dispensed with.

Leave of absence was granted Senators Camp, Cowart and Simpson.

The following message was received from the House, through Mr. Bofeufilet, the Clerk thereof:

**Mr. President:**

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

A bill to prohibit the farming out of convicts or their
labor and authorize an issue of bonds for taking over the
convicts.

A bill to establish and organize a sanatorium for the
treatment of tuberculosis or consumptive patients.

A bill to amend an Act to reincorporate the town of
Atch in Berrien county.

Senate bill No. 197 was made continuing special or-
der for next Tuesday to follow the convict bill.

The following Senators were appointed to confer with
House committee of conference on House bill No. 1:
Senators Hays, Crittenden and Gandy.

On motion, the last half hour of this session shall be
devoted to local bills.

The following bill was taken up by unanimous con-
sent, read the third time and put upon its passage.

By Messrs. Deen and Peacock—

A bill to amend an Act to create in Treasury Depart-
ment of the State of Georgia a bank bureau.

Mr. Martin offered the following amendment:

Amend the substitute as follows: By adding after
the word "business," and before the word "and" in the
20th line of section 92 on page 9 of the substitute, the
following words: "Not endorsement nor rediscount."

Upon the passage of this amendment the ayes and
nays were ordered and the vote is as follows:
Those voting in the affirmative were Messrs.—

Akin,  Gordy,  Martin,
Born,  Griffin,  Overstreet,
Boyd,  Hardman,  Steed,
Brock,  Hawes,  Stephens,
Bush,  Hays,  Turner,
Crittenden,  Hudson,  Walden,
Deen,  Johnson,  Walker,
Dobbs,  Knight,  Weaver,
Farmer,  Lashley,  Wilkes,
Felts,  

Those voting in the negative were Messrs.—

Felder,  Peacock,  Williford,

Those not voting were Messrs.—

Brantley,  Howard,  Stapleton,
Camp,  Hughes,  Taylor,
Cowart,  Mattox,  Whaley,
Henderson of 15th,  Sikes,  Mr. President,
Henderson of 39th,  

Ayes 28, nays 3.

The amendment was adopted.

The following amendment was adopted:

By Mr. Akin—

Amend by inserting at the end of line 167 the words “and punished.”

On the adoption of the substitute the ayes were 24, nays 1.

The substitute was adopted.
The report of the committee was agreed to by substitute as amended.

On the passage of the bill the ayes were 26, nays 2.

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

This bill was ordered immediately transmitted to the House.

The following message was received from the House through Mr. Boifeuillet, the Clerk thereof:

Mr. President:

The House has adopted the following joint House resolution.

A resolution to request the Governor not to submit the Act proposed at the last session on the subject of the qualifications of electors.

By unanimous consent Senate bill No. 158 was made special continuing order for next Wednesday.

The following Senate bills were read second time:

By Mr. Martin—

A bill to amend the registration laws of Georgia.

By Mr. Martin—

A bill to amend the primary election laws of Georgia.

Senate bill No. 174 was made special order for next Monday immediately after reading of Journal.
The following House bills were read first time:

By Mr. Dorminy—

A bill to amend an Act incorporating the city of Fitzgerald.

Referred to Committee on Corporations.

By Mr. Holder—

A bill to hire the labor of certain felony convicts for a period of five years.

Referred to the Penitentiary Committee.

By Mr. Trent—

A bill to establish the city court of Franklin.

Referred to Special Judiciary Committee.

By Mr. Simmons—

A bill to create a new charter for the town of Ellijay.

Referred to Special Judiciary Committee.

By Mr. Godley—

A bill to establish the city court of St. Marys.

Referred to Committee on Corporations.

By Mr. Matthews—

A bill to incorporate the town of Cedar Grove.

Referred to Committee on Corporations.
By Mr. McMahan—

A bill to amend the charter of the city of Athens.

Referred to Committee on Corporations.

By Messrs. Davis and Fagan—

A bill to establish a city court in and for the county of Houston.

Referred to Special Judiciary Committee.

By Messrs. Matthews and Clark—

A bill to incorporate the town of Rockledge.

Referred to Committee on Corporations.

By Mr. Clark—

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

Referred to Counties and County Matters Committee.

By Mr. Parrish—

A bill to change and extend the corporate limits of the town of Adel.

Referred to Committee on Corporations.

By Mr. Davidson—

A resolution for the relief of J. W Turner of Greene county.

Referred to General Judiciary Committee.
By Mr. Gibson—

A bill to change the time for holding superior courts of Glascock county.

Referred to Special Judiciary Committee.

By Mr. Smith—

A bill to prohibit the sale of Bud beer or near-beer in Campbell county.

Referred to Committee on Temperance.

By Mr. Eaves—

A bill to incorporate the Waco school district in Harrison county.

Referred to Special Judiciary Committee.

By Mr. Whitney —

A bill to amend the Act creating a new charter for the town of Douglasville.

Referred to Committee on Corporations.

By Mr. Perry—

A bill to amend the charter of the city of Gainesville.

Referred to Committee on Corporations.

By Messrs. Alexander and Candler—

A bill to incorporate the town of East Lake.

Referred to Committee on Corporations.
By Mr. Lee—

A bill to amend the Act incorporating the city of Brunswick.

Referred to Special Judiciary Committee.

By Messrs. Heard and Adkins—

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

Referred to Counties and County Matters Committee.

By Mr. Lee—

A bill to amend the Act creating the board of commission­ers of roads and revenues for Glynn county

Referred to Counties and County Matters Committee.

By Messrs. Alexander and Candler—

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

Referred to Committee on Corporations.

By Mr. Bowen—

A bill to amend the Act establishing the city court of Tifton.

Referred to Special Judiciary Committee.

By Messrs. Davis and Logan—

A bill to abolish the county court of Houston county

Referred to Special Judiciary Committee.
By Mr. Townsend—

A bill to abolish the county court of Clinch county.

Referred to Special Judiciary Committee.

By Mr. Williams—

A bill to amend the Act establishing the city court of Eastman.

Referred to Special Judiciary Committee.

By Mr. Flanders—

A bill to establish a public school system within the city of Wrightsville.

Referred to Committee on Education.

By Mr. Parrish—

A bill to amend the Act reincorporating the town of Adel.

Referred to Committee on Corporations.

By Mr. Fullbright—

A bill to amend the Act establishing the city court of Waynesboro.

Referred to Special Judiciary Committee.

By Mr. Hardeman—

A bill to establish a public school system for the town of Spread.

Referred to Committee on Education.
By Mr. Whitney—

A bill to organize a sanitarium for the treatment of consumption.

Referred to Committee on Appropriations.

By Messrs. Davis and Fagan—

A bill to amend the Act incorporating the town of Perry.

Referred to Special Judiciary Committee.

By Mr. Williams—

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

Referred to Special Judiciary Committee.

By Mr. McCarthy—

A bill to create a county police force for Chatham county.

Referred to Special Judiciary Committee.

By Mr. Bowen—

A bill to change the time for holding the superior court of Tift county.

Referred to General Judiciary Committee.

By Mr. Williams—

A bill to amend the Act creating the board of commissioners of roads and revenues for Dodge county.

Referred to Counties and County Matters Committee.
By Mr. Hardeman—

A bill to establish a local school system for the town of Bartow.

By Mr. Lee—

A bill to amend an Act authorizing the issue of bonds in Glynn county.

Referred to Counties and County Matters Committee.

By Mr. McMillan—

A bill to create the office of county commissioners of roads and revenues for Hart county.

Referred to Special Judiciary Committee.

By Mr. Parrish—

A bill to amend the Act reincorporating the town of Adel.

Referred to Committee on Corporations.

By Messrs. Alexander, Burwell, Candler, Covington and Wright—

A bill to prohibit the farming out of convicts or their labor and authorize the issue of bonds.

Referred to Committee on Constitutional Amendments.

By Mr. Wynne—

A bill to amend the county court Act.

Referred to Special Judiciary Committee.
By Messrs. Taylor and Dykes—

A bill to amend the Act creating the board of commissioners of roads and revenues for Sumter county.

Referred to Counties and County Matters Committee.

By Mr. Mullins—

A bill to abolish the board of commissioners of roads and revenues for Hart county.

Referred to Special Judiciary Committee.

By Messrs. Jones and Keith—

A bill to incorporate the town of Primrose.

Referred to Committee on Corporations.

Mr. Bush, chairman of the Committee on Counties and County Matters, submitted the following report:

Mr. President:

The Committee on Counties and County Matters have had under consideration the following Senate bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to require a tax on solicitors for the sale of portraits and pictures of any kind in the county of Harris.

The committee has also had under consideration the following House bill, which I am instructed to report back to the Senate with the recommendation that the same do pass as amended, to wit:
A bill to provide for examination into the affairs of the dispensary in Blakely, Ga.

Respectfully submitted.

BUSH, Chairman.

Mr Brock, vice-chairman of the Committee on Engrossing, submitted the following report:

Mr President:

The Committee on Engrossing have examined and found correctly engrossed and ready for transmission to the House the following bills, to wit:

A bill to amend the charter of the mayor and council of the city of St. Marys.

Also, a bill to amend an Act creating a board of commissioners of roads and revenues for the county of Calhoun.

Also, a bill to abolish the office of commissioner of roads and revenues for Irwin county.

Also, a bill to create a board of commissioners of roads and revenues for Irwin county.

Also, a bill to amend the charter of the city of Macon.

Also, a bill to authorize and empower members of local school boards of school trustees to administer oaths to common school teachers to their reports to county school commissioners.

Respectfully submitted.

J. R. BROCK, Vice-Chairman.
The following Senate bills were read first time:

By Mr. Dobbs—

A bill to amend section 4 of an Act creating a new charter for the city of Marietta.

Referred to Special Judiciary Committee.

By Mr. Dobbs—

A bill to amend the Act establishing new charter for city of Atlanta.

Referred to Special Judiciary Committee.

By Mr. Dobbs—

A bill to repeal an Act entitled an Act to incorporate the town of Battle Hill.

Referred to Special Judiciary Committee.

By Mr. Dobbs—

A bill to repeal an Act entitled an Act to incorporate the town of Edgewood.

Referred to Special Judiciary Committee.

The following Senate bills were read second time:

By Mr. Stephens—

A bill to provide for the amendment of indictment in matters of form.
By Mr. Williford—

A bill to prevent the issue, sale or gift by life insurance companies doing business in the State of Georgia of any special or advisory board contracts, and for other purposes.

By Mr. Crittenden—

A bill to amend section 1137 of the Code.

By Mr. Wilkes—

A bill to regulate log carts, traction engines, etc., running on the public roads of Brooks county.

By Mr. Wilkes—

A bill to amend section 492 of the Code.

By Mr. Stephens—

A bill to amend section 974 of the Code.

By Mr. Stephens—

A bill to amend section 857 of the Code.

By Mr. Wilkes—

A bill to repeal the Act incorporating the town of Kingwood.

By Mr. Hudson—

A bill to require a tax of all persons selling photographs, portraits and pictures of any kind in Harris county.
The following Senate bills were read third time:

By Mr. Hays—

A bill to provide for repairs and maintenance and repair of the bridge across Flint river in Macon county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 28 nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Hawes—

A bill to amend the charter of the city of Athens.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 27, nays 0.

The bill having received the requisite constitutional majority was passed.

The following House bill was read second time and recommitted:

By Messrs. Duggan and Walker—

A bill to provide for the election of the judge and solicitor of the city court of Sandersville.

The following House bills were read third time and put upon their passage:
By Mr. Donalson—

A bill to create a new charter for the town of Iron City

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 25, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Peterson—

A bill to create a new charter for the town of Glenwood.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Trent—

A bill to incorporate the town of Franklin.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 25, nays 0.

The bill having received the requisite constitutional majority was passed.
FRIDAY, JULY 31, 1908.

By Mr. Mays—

A bill to create a new charter for the city of Jackson.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Ballard—

A bill to establish a public school system for Mansfield.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 25, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Smith—

A bill to amend the charter of the town of Fairburn, in Campbell county

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

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

Amend by striking all of section 9 and substituting
the following: All children between the ages of six and eighteen years of age, who are bona fide residents of said town with their parents or guardians, shall be entitled to the benefits of said schools, and no such child or children shall be required to pay any tuition, but the board of education shall require children who are over the above-mentioned school age, and children living outside the corporate limits of said town to pay tuition for and during the school term provided by the board in such sum as said board shall fix; all such tuition shall be used for the maintenance of said public school system and must be used and accounted for in the same manner as any other funds.

By Messrs. Brown and Watkins—

A bill to create the office of commissioners of roads and revenues for Carroll county

Report of the committee was agreed to

Upon the passage of the bill the ayes were 27, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Johnson—

A bill to amend an Act creating the city court of Monticello.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Berry—

A bill to amend the Act incorporating the town of Blairsville.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 25, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Harris—

A bill to create a board of county commissioners of Crisp county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 25, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Flanders—

A bill to create a city court for Wrightsville.

Report of the committee was agreed to as amended.

Upon the passage of the bill the ayes were 31, nays 0.

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

Amend by striking all of section 6 after the word "that," in second line and before the word "hold" in the fourth line and inserting in lieu thereof the following:
"J. M. Walker be and he is hereby made clerk of said city court and he shall."

Amend section 7 by striking out all of said section after the word "that," in second line and before the word "whose," in the fourth line, and inserting in lieu thereof the following: "S. J. Meyer be and he is hereby named sheriff of said city court."

By Messrs. Nowell and Arnold—

A bill to incorporate the town of Between, in the county of Walton.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Swilling—

A bill to authorize the city of Lavonia to establish and maintain a system of public schools.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 25, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Alexander and Candler—

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

Report of the committee was agreed to.
Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Nix and Wilson—

A bill to amend the charter of the city of Norcross, in the county of Gwinnett,

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Calbeck—

A bill to authorize and empower the mayor and aldermen of town of Calhoun, in Gordon county

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Godley—

A bill to incorporate the town of Woodbine.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 25, nays 0.

The bill having received the requisite constitutional majority was passed.
By Messrs. Nowell and Arnold—

A bill to incorporate the town of Williamsville, in Walton county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 27, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Godley—

A bill to incorporate the city of Kingsland.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 25, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Odum—

A bill to create a board of county commissioners for Baker county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Burwell—

A bill to repeal an Act incorporating the town of Culverton, in Hancock county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Trent—

A bill to repeal an Act establishing a new charter for the town of Franklin.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Fraser—

A bill to amend section 982 of the Code.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 25, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Burwell—

A bill to amend the Act creating the city court of Sparta.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 27, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Blackburn and Bell—

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

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Moore—

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

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 25, nays 0.

The bill having received the requisite constitutional majority was passed.
By Messrs. Alexander and Candler—

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

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Simmons—

A bill to repeal the Act incorporating the town of Ellijay

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Thurman—

A bill to repeal an Act to create a county court in each county in the State, except certain counties therein mentioned.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Fullbright—

A bill to incorporate the town of Vidette in the county of Burke.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Odom—

A bill to amend section 4 of an Act establishing the city court of Newton.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Jones and Keith—

A bill to incorporate the town of Chalybeate Springs.

Report of committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Glenn—

A bill to amend the Act establishing the city court of Dalton.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Boyd—

A bill to amend the charter of the city of Griffin.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 27, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Ryals—

A bill to authorize the Governor to appoint a third State depository in the city of Atlanta.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Wilson—

A bill to amend the Act creating the city court of Buford.

The report of the committee was agreed to.

Upon the passage of the bill the ayes were 25, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Peterson—

A bill to incorporate the town of Orland, in Montgomery county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Nowell and Arnold—

A bill to incorporate the town of Gratis, in Walton county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Reid—

A bill to repeal the Act incorporating the town of Eaton.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 25, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Stubbs—

A bill to amend the charter of the town of Ochlocknee, in Thomas county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Taylor—

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

Report of the committee was agreed to as amended.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed as amended by striking section 13 and substituting the following for section 13:

Section 13. Be it further enacted That there shall devolve upon the board of county commissioners created
by this Act all the duties of the board of bridge and road commissioners provided for by Act of 1903, entitled an Act to create a board of road and bridge commissioners for Appling county, define their powers and prescribe their duties, and for other purposes, approved July 16, 1903, as amended by Act of 1904, entitled an Act to amend an Act approved July 16, 1903, entitled an Act to create a board of roads and bridges commissioners for Appling county, define their powers and prescribe their duties, and for other purposes, approved July 29, 1904, as amended by Act of 1905, entitled an Act to amend an Act entitled an Act to create a board of road and bridge commissioners for Appling county, define their powers and prescribe their duties, and for other purposes, approved July 16, 1903, so as to change the number of commissioners, provide for a general superintendent to fix their compensation, and for other purposes, approved August 23, 1905. Also amend by changing section 13 to section 14.

By Mr. McMahan—

A bill to create a board of health for the city of Athens.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 26, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Calbeck—

A bill to establish a new charter for the town of Fairmount, in Gordon county.

Report of the committee was agreed to.
Upon the passage of the bill the ayes were 26, nays 0.

The bill having received the requisite constitutional majority was passed.

Upon motion the Senate adjourned until Monday morning at 12 o'clock, M.

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SENATE CHAMBER, ATLANTA, GA.,

Monday, August 3, 1908.

The Senate met pursuant to adjournment at 12 o'clock, was called to order by President pro tem.

On motion the roll call was dispensed with.

On motion the reading of the Journal was dispensed with.

The following Senate bill was read first time:

By Mr. Henderson—

A bill to amend the charter of the city of Ocilla.

Referred to Counties and County Matters Committee.

By unanimous consent the following Senate bill was read third time to be put upon its passage:
By Mr. Griffin—

A bill to provide for resurvey of disputed county lines.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 25, nays 0.

The bill having received the requisite constitutional majority was passed.

Ordered immediately transmitted to the House.

The following Senate bills were read first time:

By Mr. Knight—

A bill to amend section 4045 of the Code.

Referred to the General Judiciary Committee.

By Mr. Overstreet—

A bill to regulate the publication of all legal advertisements in this State.

Referred to the General Judiciary Committee.

By Mr. Knight—

A bill to authorize railroad corporations of certain class, chartered under the laws of this State, to change, relocate, realign and rebuild its lines in certain cases.

Referred to Committee on Railroads.

By unanimous consent the following Senate bill was re-committed to the Committee on Pensions:
By Messrs. Mattox and Johnson—

A bill to prohibit the operation of pawnshops in Georgia.

The following House bill was read third time and put upon its passage:

By Messrs. Flannigan and Holder—

A bill to amend an Act to incorporate the town of Hoschton, in Jackson county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 27, nays 0.

The bill having received the requisite constitutional majority was passed.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr President:

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

A bill to create a public school system for the town of Lithonia.

A bill to repeal an Act incorporating the town of Ohoopee, Toombs county.

A bill to amend an Act creating charter of College Park.

A bill to amend sections 4 and 39, respectively, of an Act establishing the city court of Oglethorpe.
A bill to amend an Act establishing a system of public schools in the town of Lumber City.

A bill to amend an Act providing for the clearing of obstructions from running streams in Henry county.

A bill to amend an Act creating the charter of College Park.

A bill to amend an Act establishing the city court of Newnan.

A bill to regulate logcarts, traction engines and other machines running on the public roads and bridges of Brooks county.

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

A bill to incorporate the town of Kingwood in the county of Colquitt.

A bill to prevent taking fish from Brasstown Creek in Towns and Union counties.

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

A bill to amend the charter of the city of Rome.

A bill to establish a city court in and for the county of Miller.

A bill to repeal an Act establishing the city court of Miller county.

Mr. Henderson of the 15th, vice-chairman of the Special Judiciary Committee, submitted the following report:
Mr. President:

The Special Judiciary Committee has had under consideration the following House bills, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to amend an Act to incorporate the town of Perry, Houston county.

A bill to establish a city court in and for Houston county.

A bill to abolish the county court of Houston county, to dispose of pending business therein, and for other purposes.

The committee has also had under consideration the following Senate bills, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to amend an Act creating a new charter for the city of Marietta.

A bill to amend an Act establishing a new charter for the city of Atlanta.

A bill to repeal an Act incorporating the town of Battle Hill, Fulton county.

A bill to repeal an Act incorporating the town of Edgewood, DeKalb county.

Respectfully submitted,

J. A. J. Henderson, Vice-Chairman.
Mr. Crittenden, vice-chairman of the Committee on Engrossing, submitted the following report:

*Mr. President*

The Committee on Engrossing have examined and found correctly engrossed and ready for transmission to the House the following Senate bills, to wit:

A bill to provide for the maintenance of the bridge across Flint river, in Macon county, known as the Upper or Montezuma bridge.

Also a bill to amend the charter of the city of Athens.

Also a bill to amend an Act to create in the Treasury Department of the State of Georgia a bank bureau.

Respectfully submitted,

H. A. CRITTENDEN, Chairman.

Mr. Bush, chairman of the Committee on Counties and County Matters, submitted the following report:

*Mr. President*

The Committee on Counties and County Matters have had under consideration the following House bills, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to amend an Act creating a board of commissioners of roads and revenues for the county of Dodge.

Also a bill to amend an Act creating a board of commissioners of roads and revenues for the county of Glynn.
Also a bill to amend an Act authorizing Glynn county to issue bonds.

Also a bill to authorize the town of Byromville to issue bonds.

Also a bill to amend the charter of the town of Cusseta.

Also a bill to amend an Act creating a board of commissioners of roads and revenues for Sumter county.

Respectfully submitted,

J. S. Bush, Chairman.

By unanimous consent Senate bills Nos. 206 and 207 were placed on the calendar in their regular order, which was adversely reported from committee.

By unanimous consent Senate bill No. 180 was withdrawn by its author.

The following special order was taken up:

By Messrs. Deen and Hardman—

A bill to define and to regulate the treatment and control of dependent and delinquent children.

On motion this bill was tabled.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr. President:

The House has passed, by the requisite constitutional majority, the following House bill, to wit:
A bill providing an amendment to the Constitution of the State in reference to county police.

*To the President of the Senate and Speaker of the House of Representatives:*

The undersigned joint committee of the General Assembly, appointed under House resolution No. 199, to investigate charges made by John T. Moore of Macon, Ga., against Representatives Edwards, Bowen and Powell and Senator Stapleton, beg leave to report that the matter has been carefully investigated and considered with the result that the following findings are respectfully submitted:

First. Each and every charge or insinuation as to each representative and the senator involved is without the slightest foundation in truth, is wholly unwarranted and unjust, and is unhesitatingly pronounced to be false in every particular.

Second. It is believed that these charges were carelessly preferred (not to say more) and because these public servants conceived it to be their duty to criticise in some respects the convict camp in which the accuser is interested: which action is strongly condemned and denounced.

The proceedings of this committee, including the evidence adduced, are herewith appended.

*Wm. B. Stephens, Senator 1st Dist., Chairman.*

*P. M. Atkinson, Rep. from Morgan, Secretary.*

*Z. V. Peacock, Senator 14th District.*

*W. B. Adams, Representative from Elbert.*

*L. W. Johnson, Representative from Jeff Davis.*
MONDAY, AUGUST 3, 1908.

SENATE CHAMBER, ATLANTA, GA.,

July 22, 1908, 3:30 P.M.

INVESTIGATION BY JOINT COMMITTEE OF SENATE AND HOUSE.

Senator Stephens, Chairman.
Senator Peacock.
Representative Atkinson, Secretary.
Representative Adams of Elbert.
Representative Johnson of Jeff Davis.
Joint Committee.

In the matter of investigation of certain charges concerning the conduct of the sub-committee of the Penitentiary Committee of the Senate and House while inspecting the Bibb Brick Company's convict camp.

D. O. Smith, stenographer, Atlanta, Ga.

REPORT OF SUB-COMMITTEE.

of the Penitentiary Committee of the Senate and House as to the Bibb Brick Company:

BIBB BRICK COMPANY.

"At this camp we found the beds that the convicts were compelled to sleep on very dirty and not fit for any human being to sleep on, and so dirty and filthy as to be unsanitary. We also found that the beds were too short. The food was not well cooked or prepared, and the supply and quality very poor. The convicts were required to eat their meals in an open space where cold winds could blow upon them while eating their meals. They were required to work too hard, especially those at work where
the green brick came out of the machine, the men having to rush to the utmost of their ability all along to keep the brick out of the way as fast as they came out of the machine. Also in loading brick in cars for shipping, the convicts had to go in a trot with wheelbarrows of brick.

We found fifty (50) felony men at this camp.

We found this camp in fairly good condition, except as to beds and poorly cooked food.

**SENATE CHAMBER, ATLANTA, GA.,**

July 22, 1908, 3:30 o’clock P. M.

In the matter of investigation of certain charges concerning the conduct of the Sub-Committee of the Penitentiary Committee of the Senate and House while inspecting the Bibb Brick Company’s convict camp.

Senator Stephens: Gentlemen—This committee is organized under a resolution passed by the House and Senate looking to the investigation of certain charges made respecting the conduct of the sub-committee while inspecting the Bibb Brick Company’s convict camp.

I will state that the joint committee of the Senate and House have met and organized by the election of W B. Stephens, Senator from the First District, as Chairman, and Hon. Paul M. Atkinson of Morgan, as Secretary.

I think the first thing in order will be the reading of the resolution under which we are acting, and the secretary will please read the resolution.
WHEREAS, it is reported in the public press that Mr. John T. Moore of the Bibb Brick Company, charges drunkenness against Representatives Edwards, Powell and Bowen, and Senator Stapleton, composing the sub-committee of the Joint Penitentiary Committee of the General Assembly while on duty inspecting the convict camps in November, 1907; therefore, be it

RESOLVED by the House of Representatives, the Senate concurring, that in order that the honor and dignity of the General Assembly may be maintained, and that justice may be done all parties concerned, a committee of three from the House and two from the Senate be appointed by the Speaker and President of their respective bodies to investigate said charges and report to the House and Senate.

Chairman Stephens: And in pursuance of that resolution, the President of the Senate and Speaker of the House, respectively, appointed to serve on such committee:

Senators Stephens of the First District; Peacock of the ______ District, and Representatives Atkinson of Morgan, Adams of Elbert, and Johnson of Jeff Davis.

Chairman Stephens: I desire to inquire if any person present, other than members of the committee, are present and desire to be heard or to appear before the committee; if so we invite them to make themselves known, and we will be glad to hear from any such.

I will ask the Secretary if he has notified all parties at interest of this hearing?
Secretary Atkinson: I have, and I will read the form of notice:

ATLANTA, GA., July 16, 1908.

Mr. John T. Moore, Macon, Ga.

DEAR SIR: You are hereby notified that the committee appointed from the House and Senate to investigate the charges made by yourself against the committee who investigated your convict camp last November, will meet in the Senate Chamber next Wednesday, July 22, at 3:30 p.m. for the purpose of investigating these charges and hearing all testimony.

It is the wish of the committee that as far as possible oral testimony be introduced.

Very truly yours,

PAUL M. ATKINSON, Secretary.

The following notice was sent to the members of the sub-committee:

The committee recently appointed from the House and Senate to investigate the charges of Mr. John T. Moore of Bibb county, recently made against the sub-committee who visited his convict camp last November, of which you were a member, will meet in the Senate Chamber next Wednesday, July 22, at 3:30 p.m. for the purpose of investigating these charges.

Your presence is desired.

Very truly,

PAUL M. ATKINSON, Secretary.
Chairman Stephens: I will ask the Secretary to read the charges which were preferred by Mr. John T Moore.

Secretary Atkinson: "Macon, Ga.: To the public:

"Replying to the statement of a member of the Legislature by the name of Edwards, who was elected on the supposition that he would represent the county of Habersham, I say:

"First: That the statement that the members of the committee had to be helped, not out, but back, into their vehicle, applied to their visit to the plant of the Royster Guano Company, and was made upon the authority of an employee of that company whose name can be furnished.

"Second: That the committee that visited the plant of the Bibb Brick Company consisted of only three men and not four, which the member from Habersham by the name of Edwards, if he was one of them, must have known or ought to have been in a condition to have known, to the extent at least of counting four or less.

"Third: That two of the committee of three were drunk or under the influence of something else: so noticeably indeed as to attract the attention, not only of the State's officer in charge, but of nearly every man who saw them on this trip of inspection at the plant of the Bibb Brick Company.

"Finally, I present for my authority for my criticism of their unfounded report, the affidavits attached below, which show the truth from the lips of men who do not junket at the expense of taxpayers:"
The camp of the Bibb Brick Company is always open to inspection, and the visits, announced or unannounced, of sincere, painstaking and sober members of the General Assembly are always welcome.

"With this proof the matter is closed as far as I am concerned.

"Respectfully"

Chairman Stephens: In response to your recent notification to Mr. John T. Moore, did you receive a reply, and, if so, what was that reply?

Secretary Atkinson: I received a reply as follows

"MACON, GA., July 18, 1908.

"Hon. Paul M. Atkinson, Atlanta, Ga.

"Dear Sir: Your favor of the 10th inst. as follows:

"Atlanta, Ga., July 16, 1908.

"Mr. John T. Moore, Macon, Ga.

"Dear Sir: You are hereby notified that the committee appointed from the House and Senate to investigate the charges made by yourself against the committee who investigated your convict camp last November, will meet in the Senate Chamber next Wednesday, July 22, at 3:30 p.m. for the purpose of investigating these charges and hearing all testimony.

"It is the wish of the committee that as far as possible oral testimony be introduced.

"Very truly yours,

PAUL M. ATKINSON, Secretary.

received, contents noted."
When the statement appeared in the newspapers that the legislative committee had reported that the food for convicts was improperly prepared, the bedding filthy, and the men were overworked at the Bibb Brick Company’s convict camp, in a conversation with friends on the street, I stated that the charge was not true, and that some of the members of the committee who made this report were under the influence of intoxicants at the time of the alleged examination.

These remarks were overheard by a newspaper reporter, and in a subsequent issue of his paper there appeared a denial of that truth.

I established the truth of my statement by affidavits of eye-witnesses who are entirely reliable which were published in the same paper.

I stated in my letter inclosing the affidavits for publication that “with this proof the matter is closed as far as I am concerned.”

I stated a fact, and have the original affidavits of reputable men that establish the truth of my statement.

I have neither the time nor inclination to leave my business to appear in the prosecution of the charge that some members of a committee making an alleged investigation were drunk or drinking. That fact has been established.

If the committee desires to investigate the conduct of these members of the Legislature, I think Macon is the place for them to come.

Will you kindly write me whether your committee has the power to subpoena witnesses and whether the
expenses of these witnesses to Atlanta will be paid by the State so that I may know whether I am under legal obligation to appear in Atlanta before the committee.

I inclose you copies of my letter and the affidavits so that you may subpoena the witnesses if you desire to examine them here.

If I am required to appear I shall come.

The statement by myself was simply one of fact, and a fact which I felt it necessary for me to establish, as it was denied by some person whose report reflected upon the treatment of convicts by the Bibb Brick Company in which I am a stockholder.

Your early attention will greatly oblige,

Yours very truly,

JOHN T MOORE.

Chairman Stephens: Did you make response to that?

Secretary Atkinson: Yes, I responded to that in the following letter:

"Atlanta, Ga., July 21, 1908.

"Mr. John T Moore, Macon, Ga.

"Dear Sir Your favor enclosing affidavits of Messrs. W W Moseley, R. W Goodlette and W P Gary is received.

"Our committee has no power to subpoena witnesses, and it has no authority to incur any expense. Would be
Monday, August 3, 1908.

Chairman Stephens: I will now ask the Secretary to read the affidavits submitted:

The affidavits were read by the Secretary, as follows:

"Macon, Ga.

"Georgia, Bibb County:

"Personally appeared before me, W. W. Moseley who, being duly sworn, deposes and says that he is now and has been a resident of said State and county for twenty-three (23) years, and for five (5) years has been in the employment of the Bibb Brick Company; that he is and was in November, 1907, superintendent of the plant; that deponent saw the first committee of investigation sent by the Legislature to the camp of that company in November last year, that it was composed of only three men; that they stayed at the place less than twenty minutes; that two of them appeared to be drunk or under the noticeable effect of whisky or something else; and deponent was so struck with their condition that he remarked at the time they were attempting to cross a trestle in the yard on their hardiness, and expressed doubt as to the ability of the two to make the trip.

"The committee was not here at meal times; the meals served here to the convicts at the time were daily eaten
by deponent and frequently by the sons of the president, and did not vary in quality and quantity.

"W W MOSELEY."

Sworn to and subscribed before me this 3d day of July, 1908.

G. P. RUMBLE. N. P., Bibb County, Ga.

"Macon, Ga.

"Georgia, Bibb County:"

"Personally appeared before me R. W. Goodlett, who, being duly sworn, deposes and says upon oath that he is a resident of the county of Bibb, and has been an engineer at the plant of the Bibb Brick Company for two years; that the deponent held such position in November, 1907, when said plant was visited by the first committee of the present Legislature for the purpose of inspecting the camp at that place; that said committee was seen by deponent; came riding in a hack, and consisted of three men, and no men; that said members remained at the plant about fifteen or twenty minutes, arriving a little before nine o'clock in the morning, and were not here at any meal.

"Deponent further says upon oath that two of said members were undeniably and decidedly under the influence of intoxicants or some drug, as shown by their appearance and demeanor.

"Deponent noticed their condition and commented upon it long before any question of its truth ever arose.

"R. W. GOODLETT.

"Sworn to and subscribed before me this 3d day of July, 1908.

"G. P RUMBLE. N. P., Bibb county, Ga."
“Macon, Ga.

“Georgia, Bibb County

“Personally appeared before me, an officer authorized to administer oaths, W. P. Gary, who, being duly sworn, deposes and says that he is a deputy warden of the State of Georgia, appointed by the Prison Commission; that he was such officer in November 1907, at the time of the visit of the first committee of the present Legislature to visit the camp of the Bibb Brick Company; that he saw and talked to said committee, which was three in number and not four; that he showed them through the camp under their direction; that they did not remain and inspect longer than ten minutes; that they were not present at meal hours; and that the only inspection of food made was the breaking of a piece of bread by one of them, who remarked, ‘That looks good and looks like old times to see bread baked in an oven.’

“Deponent says that no unfavorable comment was made by a single one of them who hurried to get through; and that two of their number deponent says, on account of their appearance and conduct, were either intoxicated or under the influence of something else. Deponent further says that he eats the fare served to the convicts, and that as deputy warden the company has never failed to honor any request made by him for supplies, either for food or bedding.

“W. P. GARY.

“Sworn to and subscribed before me this 3d day of July, 1908.

“G. P. RUMPLE, N. P., Bibb county, Ga."

(Note: The words underscored in each of the foregoing three affidavits are in the originals written in red ink. STENOGRAPHER.)
Chairman Stephens: Is there any other evidence from any source tending to establish the statements made in these affidavits?

If not, this committee will be glad to hear from any gentleman involved by any accusation.

J. C. Edwards of Habersham, being duly sworn, testified: by Chairman Stephens:

Question. Mr. Edwards, on behalf of the committee, I will ask you to relate, as nearly as you can, all that occurred on the occasion of your visit of your sub-committee to Macon, and inspection by it of the Royster Guano Company's plant and the Bibb Brick Company? How many composed the committee, who they were? What time was spent in making the investigation, what hour of the day and what was the condition of the individual members of the committee as to drunkenness?

Answer. The Penitentiary Committee were required to be in Savannah on the 7th day of November, and we remained in Savannah that day, and a sub-committee consisting of Mr. Bowen of Tift, Mr. Powell of Lincoln, Senator Stapleton of the 12th District, and myself (J. C. Edwards) were appointed a sub-committee to investigate certain camps in Bibb, Fulton, Spalding, Monroe and Dekalb counties.

The committee, of which I was a member, left Savannah for Macon on the night of the 7th of November, and arrived in Macon November 8th in the morning. We could not get started early, but after getting breakfast and getting teams we started out and went to the Bibb road camp, some ten miles from Macon. We investigated one, came and investigated another of the
road camps on the way back, and got back to the hotel for late dinner. I don't recollect exactly the hour. After we had our teams fed and got dinner we went then to the Bibb Brick Company camp, and it must have been as late as three o'clock, or probably four when we arrived at the Bibb Brick Company camp.

Q. Can you be mistaken about the time? A. No, sir; I can not possibly be, because we went to these other road camps in the morning and got back to Macon for dinner, and it would have been impossible to get back before noon, because we went to these other road camps and got back to the hotel for dinner, and it would have been impossible to get back from the trip we took before 12 o'clock, and I think possibly it was one o'clock when we got back to Macon, and then went to the Bibb Brick Company in the evening. There were four of us together the whole time, the whole sub-committee, as I named a few minutes ago were in the company. We had a surrey and a buggy. My recollection is, when we went to this Bibb Brick Company Senator Stapleton and myself went in the surrey, and Representatives Bowen and Powell were in the single buggy. We went to the Bibb Brick Company office, and the office man or manager informed us that Mr. John T. Moore was away and would be there in a few minutes. We waited some 15 or 20 minutes until he came, and after we had met him, he sent some gentleman, I don't remember his name, probably this was Mr. Moseley; I don't remember; and we inspected the camp, but we were there something like an hour, it seems to me, because we went all over the camp after he got there. We, of course, naturally had to hurry because we had a short time, but we were there as much as an hour in all. We had three other camps we wished
to inspect that evening; the report there is absolutely untrue as to any one of the crowd being drunk. I don't drink anything at all. If they had drank anything I don't know it, and could not tell it. They were not under the influence of anything. They were orderly all the time and treated everybody nicely, and I remember we met and were introduced to Mr. John T. Moore, and the reason I recollect so distinctly I was told he was a candidate for mayor, and recollect that statement to us. He says we were not there at meal time; we were not there at meal time, but we saw the food that was shown us; we saw the dining-room and food they fed them on. We saw what they showed us. As far as passing over the trestle, I don't remember it specifically; it seems to me, too, we went upstairs and came out on a trestle, but there was no staggering about. We were, none of us, under the influence of liquor; all were absolutely sober. If there is any question any one desires to ask I will be glad to answer it.

Q. You will notice it is stated that two of the three committeemen appeared to be under the influence of intoxicating liquor or some drug. So far as you are personally concerned, do you care to state whether or not you had taken any liquor or any drug of any description on that day?

A. I had taken nothing of anything. I don't even remember of having taken any medicine; I don't think I had. I know I had not taken any intoxicants of any description; no beer, wine or liquor.

Q. Or any morphine or narcotic.

A. No, sir, I never took any in my life except on one occasion some years ago when the doctor administered it.
Q. Was any other member of the committee who had the slightest appearance, in your judgment, of being under the influence of any narcotic?

A. No, sir; not at all, so far as I could see.

Q. Or alcoholics?

A. No, sir; so far as appearances were concerned they were at themselves in every way.

Q. If they had been under the influence of alcoholics or narcotics would you have noticed it?

A. I would have noticed it; we were closely associated, and were together all the time, and they were all as straight as shingles.

As to the Royster Guano Company inspection: We got through with the other camps around near Macon on the 8th, except the Royster Guano Company. That we had not seen, and we got up early on the morning of the 9th, were up by daylight, and we got one team, and Mr. Powell drove the team over to the Royster Guano Co. We drove over there about three or four miles from Macon. We got there before the manager got up. The hands were ready to come out, and we investigated that and came back to Macon for breakfast.

Q. On the occasion of your visit to the Royster Guano Company plant was it or not necessary for any one to assist any member on the vehicle they left in?

A. No, sir; nobody needed or received any help.

Q. Did not?

A. No: neither in or out of the vehicle.
Q. Were all four of you out there?

A. All four of us were together at that camp same as at the Bibb Brick Company.

Q. (By Representative Atkinson.) I would like to ask you as to the time. You have noticed it is stated you visited the Brick company plant in the morning?

A. Yes, sir. That is not correct, we visited the Bibb Brick Company in the afternoon.

Q. Did you visit it in the morning?

A. We did not; we visited the Royster Guano Company early in the morning and the Bibb Brick Company the evening before. We visited the Royster Guano Camp early in the morning and then turned back to Macon, and we were too early in the morning to be drunk at the Royster Guano Company camp. We were there by about sun-up.

Q. (By Chairman Stephens.) The statement is made that you did not remain or inspect the Bibb Brick Company longer than ten minutes. What do you say about that?

A. That is not true; we waited for Mr. Moore to come more than ten minutes; then we were there, it seems to me, something like an hour in all. Of course our time was limited, but we stayed there an hour, in my judgment.

Q. Did you, or any of the gentlemen, make any unfavorable comment on what you saw in the Bibb Brick Company camp?
A. No, sir; I don't think we did. We did not do that as a rule. We reserved our opinion until later, or as we thought proper. We took notes as we went along so we would know what we were doing when we went to make up our report.

Q. Is there anything else you wish to state?

A. I just wanted to state that all the charges about being drunk and acting improper in any way are unfounded and false. We did the best we could to do justice to the managers of the camps.

E. P. Bowen of Tift, sworn, testified, by Mr. Stephens:

Q. State as to your inspection of this camp, your condition, and all about it?

A. I don't know as it is necessary to go into the full details before getting to Macon.

Q. No, sir, just with reference to your inspection in Macon, and your visit to the Bibb Brick Company, on the line of questions I propounded Mr. Edwards. Just give full details.

A. Early in the morning, on the 8th of November, we got teams; we got a double hack and a single buggy, and a negro boy drove Mr. Edwards and Mr. Stapleton in the double hack, and Mr. Powell and myself went in a single buggy. Mr. Powell did the driving, and we went down then to the Bibb road camp some ten or fifteen miles.

Q. Just start with your inspection of the Bibb Brick Company's camp.
A. I wanted to show where we were from morning until 3 o'clock in the evening.

Q. That has been shown by Mr. Edwards' statement, but you can state it if you wish.

A. We went out to the Bibb road camps. I think they told us it was some ten or twelve miles out to the camps. We drove out in the morning and inspected the roads where the hands were at work, and inspected the camps and effects, and then there was another camp nearer Macon up to the left, and we drove back by that. It was some few miles out of the way, our way in coming back to Macon, but we drove back by it and went to the camp and inspected that camp. We were there some little time, and when we got back to Macon drove back to the Brown House and went in and got dinner; it was something like two o'clock in the afternoon when we got back to Macon and got dinner, and when we got dinner and our teams straightened up we drove out to the Bibb Brick Company. We went out just the same as we had in the morning; the negro boy drove the two of them in the surrey and Mr. Powell and myself in the single buggy and when we got out there we went to the office the first place, and the man in charge said Mr. Moore was out somewhere, maybe in Macon. I don't know where he was. He said he would be back in a short time; he was looking for him back then, and we waited for him to come in. We waited ten or fifteen minutes; maybe longer, for him, and when he came we went then through the plant, around through the place and where the convicts were at work, and around through the mess-hall and sleeping apartments, and we were all four together, all four of the committee, all the time, and everything went along. We talked pleasantly, everybody did along
and we came back. I remember walking over a trestle; we did walk over a trestle. We went around on the opposite side of the brick plant where they were hauling in clay to make the brick of, and walked down the track over a little trestle and came back to where our teams were at the office and there we broke up and left them.

Q. You say there were four of you?

A. Yes, four of us.

Q. Were any of the four tight?

A. No, sir; not in the least, that I know of. No one had taken a drink that I know of.

Q. Would you have known it if they had?

A. It seems to me so. I know we had been together all day. If anybody had taken a drink I don’t know it.

Q. (By Representative Atkinson.) How long did you talk with Mr. Moore after he came up?

A. While at the office?

Q. Yes.

A. Only a short time before we went around there through the plant. I disremember whether we talked about it when he first came up, the men standing there, that he was running for mayor of Macon; I think the election came off in a day or two; and we were congratulating him in advance, and hoped he would be elected. I don’t remember whether that was before we went through the plant or after we came back. We were not there a great while, but quite a few minutes in all, too.
Q. (By Senator Peacock.) Do you say Mr. Moore went around through the camp with you?

A. Yes; it is my recollection he went around with us. I know there were two or three of the men, white men, went around with us, but I am not confident he went. I think he did. That has slipped my mind, for I never thought anything about that after that.

Q. (By Chairman Stephens.) The four members of your committee, as I understand you, were together, were they not, all night the night before coming up from Savannah?

A. Yes, sir; we came up in the sleeper together.

Q. And ate breakfast together?

A. Yes, sir; at the Brown House, we ate breakfast together.

Q. And you were together inspecting the other camps?

A. Yes, sir; the four of us all day, and ate dinner together.

Q. That was almost twenty-four hours that you were together.

A. Yes, sir; fully twenty-four hours.

Q. During that twenty-four hours was there any drinking among you at all?

A. If there was a drop drank by any one I don't know it at all. I did not drink a drop. We left Savannah together on the sleeper and went to sleep and the next
morning it was daylight when I waked up and the sleeper was in the car-shed in Macon.

Q. If there was a drop drank during the night you were together did you know it?

A. No, sir; I don't know it; I know of no drinking whatever at all on the trip.

Q. Was there any appearance on the part of any member of the committee that he was under the influence of any narcotics?

A. None whatever

Q. What time did you reach the Bibb Brick Company's plant?

A. In the afternoon.

Q. What time in the afternoon?

A. Well, I don't know exactly but it was between three and four o'clock in the evening.

Q. Then, it was not in the morning?

A. Oh, no.

Q. How long did you remain at the camp from the time you arrived until the time you left?

A. Well, I disremember; it was something over a half hour we were inspecting the camps. I should say from the time we arrived, waiting for Mr. Moore, something like a half hour; from a half hour to an hour. I don't remember exactly I know we took our time, going through leisurely. It must have been very near an hour.
We were in a little hurry because there were two or three other camps to inspect that afternoon. Stephens Pottery, we wanted to inspect that and get back to town by dark.

Q. Are you in position to swear positively as to the condition of each member of your committee as to sobriety or drunkenness on that occasion.

A. Yes; if there was the least intoxication I could not ascertain it or detect it in the least.

Q. If there had been would you have known it?

A. Yes, sir; I would have known it.

Q. Are you in a position to swear positively on that subject as to sobriety or drunkenness of each member of your committee?

A. I am positive as to each one. Each man was sober; no one was drunk, and no one had drank a drop that I know anything about. As to the Royster Guano Company, we went back to town that night and spent the night at the Brown House, and got up early and got a double team and the four of us went in it, and Mr. Powell did the driving, and went out early in the morning to inspect it and came back up to Forsyth.

Q. Did anybody have to assist any of you out of the vehicle or into it?

A. No, no one had to be assisted, or was assisted in the least.

II' C. Powell, sworn, testified as follows; by Chairman Stephens:
Q. You have heard the statements of Mr. Edwards and Bowen.

A. Yes.

Q. Are those statements true or untrue?

A. True in all particulars.

Q. In all particulars?

A. In all particulars.

Q. Are you in condition to swear positively as to the precise condition of each member of the committee as to intoxication, or sobriety or drunkenness?

A. I am.

Q. Were they sober or drunk?

A. They were sober, every one of them.

Q. At the Royster Guano camp was it necessary, or did anything occur to indicate any member was intoxicated?

A. Not at all.

Q. Or was it necessary to help any one to or from the vehicle?

A. It was not.

Q. Was any member helped out or in the vehicle?

A. He was not. No one.

Q. What time of day did you reach the Bibb Brick Company's plant for inspection?
A. About three o'clock.

Q. How long did you remain there?

A. Something like an hour.

Q. Are there any particulars you wish to relate about your inspection there?

A. No. I think the gentlemen that preceded me have about covered the ground, but I would be glad to answer any questions that may be asked me.

Q. Was Mr. Moore there at the camp?

A. He was not there when we got there, but he came afterwards.

Q. Did he go with you through the camp?

A. My recollection is he did not, but sent an employee with us. I won't be positive whether he went himself or not. There were three or four with us during the investigation. I can not say positively whether Mr. Moore went with us or not, but there was an employee or two.

Q. Speaking for yourself, were you under the slightest influence of alcohol or narcotics?

A. Not at all.

Q. Had you seen any indication of any one, or know of any one taking alcohol or narcotics?

A. I do not.

Q. Had you taken a drink, or seen anything, either
alcohol or narcotics taken by any member of your committee?

A. I had not.

Q. Or known of any?

A. I did not.

Q. Was there any appearance of any member of the committee being under the influence of either?

A. There was not at all.

J. R. Stapleton, sworn, testified as follows; by Chairman Stephens:

Q. You have heard the statements of the three gentlemen who have just testified as to their visit to the Bibb Brick Company plant?

A. Yes.

Q. What have you to say as to the correctness or incorrectness of those statements?

A. Those statements are correct as far as I can now remember, sir.

Q. What time of day did your committee reach the Bibb Brick Company's plant?

A. I think it was about three o'clock, sir.

Q. How long did you remain there?

A. Something like an hour in all.
Q. How many members of your committee were there?

A. All four members were there.

Q. Was Mr. John T. Moore there when you arrived?

A. He was not.

Q. Did he come subsequently?

A. A gentleman came up whom they said was Mr. Moore, and who was introduced to us as Mr. Moore.

Q. State if you yourself was in the slightest degree under the influence of narcotics or alcoholics?

A. I was not, sir.

Q. Were you in position to know whether any other member of the committee was under such influence?

A. I think I was, sir.

Q. What have you to say about their being under the influence of such?

A. They were not under the influence of any spirituous liquors or narcotics.

Q. If they had been could you have told it?

A. I could without doubt.

Q. Are you in position to swear positively that no member of the committee on that occasion was in the slightest degree under the influence of alcoholic liquors or narcotics?

A. I am.
Q. Is there anything further you wish to state?

A. Now, as to the Royster Guano Company, I think it was five o'clock we agreed to get up and get a team and go over there, and I think we had to take the train at 7:30 to Forsyth. We had our team ready in time and drove over there before the warden got up. We waked him up, and my recollection is we were all out on the ground when he got up and nobody else was there except the guards, and we saw the hands come out to go to work.

Q. Was it necessary for any member of the committee to be assisted to alight from the vehicle?

A. It was not.

Q. Or assisted into the vehicle when you went to return from the inspection?

A. It was not, at any time.

Q. Was any one assisted or had any one to be assisted in any way?

A. No one whatever, sir

Q. (By Senator Peacock.) How long has it been, if ever, since you were drunk?

A. I never was drunk but once in my life—not much drunk, then. I was not so drunk then but what I walked home, ate my supper and left the house without my wife finding it out.

Q. How long ago was that?

A. About thirty years ago.
E. P. Bowen, recalled, testified:

I just want to state that I never was drunk in my life. On the trip I had a note-book and took down notes of everything that occurred in the matter we were on that I thought we would want to make a report on, and that is why I remember things so well; I had a note-book and took down notes as to the camps we visited at the time.

Q. Did you note in your note-book the hour of the day?

A. No, sir, I didn’t note that.

Chairman Stephens: Is there anybody else that would like to be heard in this investigation?

If not, the committee will stand adjourned.

The following Senate bills were read second time by unanimous consent:

By Mr. Dobbs—

A bill to amend section 4 of an Act creating a new charter for the city of Marietta.

By Mr. Dobbs—

A bill to repeal the Act incorporating the town of Edge-wood.

By Mr. Dobbs—

A bill to repeal the Act incorporating the town of Battle Hill.
By Mr. Dobbs—

A bill to amend the Act creating a new charter for the city of Atlanta.

The following House bills were read second time:

By Messrs. Davis and Fagan—

A bill to abolish the county court of Houston county.

By Messrs. Davis and Fagan—

A bill to amend the Act incorporating the town of Perry.

By Messrs. Heard and Adkins—

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

By Messrs. Davis and Fagan—

A bill to establish the city court of Houston county.

The hour of adjournment having arrived, the Senate adjourned until to-morrow morning at 10 o'clock.
The Senate met pursuant to adjournment at 10 o'clock; was called to order by the President pro tem.

Prayer was offered by the Chaplain.

On motion, the roll call was dispensed with.

The Journal of yesterday was read and approved.

The following resolution was unanimously adopted by a rising vote:

By Mr. Steed of 37th—

Whereas, the Senate having heard with sorrow of the great grief which has come to the honored President of this body and the irreparable loss which he has sustained in the death of his father, the Hon. T W Flynt, an esteemed and honored citizen of this State.

Be it resolved, That the Senate hereby extends its profoundest sympathy to the Hon. James J. Flynt, President of the Senate in this the hour of his great grief, and that he be furnished with a copy of these resolutions.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr. President

The House has passed by the requisite constitutional majority the following House bills, to wit:
A bill to prohibit contributions by corporations or their officers or agents to campaign funds.

A bill to amend an Act approved December 18, 1902, to amend the charter of the town of Jonesboro, in Clayton county.

A bill to provide for the removal of obstructions other than dams used for operating mills or machinery of any kind, from the rivers, creeks and running streams in Rockdale county.

A bill to abolish the county court of Henry county.

A bill to amend section 982 of volume 1 of Code of 1895, so as to add Fayetteville to the list of State depositories.

A bill to amend an Act providing for holding four terms a year of the superior court of Gwinnett county.

A bill to amend the charter of the town of Hogansville, in Troup county.

A bill to amend the charter of Waynesboro so as to extend the present city limits.

A bill to amend an Act incorporating the city of Valdosta.

A bill to require all candidates to publish a statement of the campaign expenses incurred by them.

A bill to amend an Act creating the charter of College Park.

A bill to amend an Act incorporating the town of Temple, in the county of Carroll.
A bill to prescribe the manner in which real estate belonging to Emanuel may be sold.

A bill to amend an Act creating a board of commissioners of roads and revenues of the county of Randolph.

A bill to amend the charter of the city of Winder.

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

A bill to amend the charter of the town of Fairburn, in Campbell county.

A bill to create a city court for Wrightsville.

The following Senate bills were read first time:

By Mr. Henderson—

A bill to extend the present school book contract until January 1, 1911.

Referred to Committee on Education.

By Mr. Williford—

A bill to incorporate the town of Buckhead, in Morgan county.

Referred to Special Judiciary Committee.

The following Senate bill was read second time:

By Mr. Henderson—

A bill to amend the charter of the city of Ocilla.
ATLANTA, GA.,
August 4, 1908.

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

Mr. President:

I am directed by his Excellency the Governor to deliver to the Senate a written communication, to which he respectfully invites the consideration of your honorable body in executive session.

STATE OF GEORGIA,

EXECUTIVE DEPARTMENT,

ATLANTA, GA., August 4, 1908.

To the Senate:

I have the honor to nominate, and respectfully ask the Senate to confirm, the following named persons for the offices and terms mentioned in connection with their names, respectively, to wit:

Hon. J. Hartridge Smith, to be judge of the city court of Springfield for the term ending January 1, 1911.

Robert W. Sheppard, Esquire, to be solicitor of the city court of Springfield for the term ending January 1, 1911.

Hon. T. C. Ham, to be judge of the county court of Echols county for the term of four years from April 23, 1908.
R. G. Tison, Esquire, to be solicitor of the county court of Echols county for the term of two years from October 13, 1908.

HOKE SMITH, Governor.

The following House bills were read third time and put upon their passage:

By Messrs. Davis and Fagan—

A bill to amend the Act incorporating the town of Perry

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Davis and Fagan—

A bill to abolish the county court of Houston county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 27, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Davis and Fagan—

A bill to establish the city court in and for the county of Houston.

Report of the committee was agreed to as amended.

Upon the passage of the bill the ayes were 31, nays 0.
The bill having received the requisite constitutional majority was passed as amended; the amendments are as follows: Amend by striking all of section 10 and inserting the following as section 10

Sec. 10. Be it further enacted, That the clerk of the superior court of Houston county shall by virtue of his office be clerk of said city court, and shall perform in said city court the same duties that are by law required of him as an officer of the superior court so far as the same does not conflict with the provisions of this Act. Before entering upon his duties the said clerk shall execute a bond in the sum of one thousand dollars, payable to the Governor, conditioned for the faithful discharge of the duties of his office, which bond shall be approved by the judge of the said court and entered on the minutes thereof, and which bond may be sued on by any person interested. In the event the clerk of the superior court shall fail to qualify or to execute said bond, the judge of said city court is hereby authorized to appoint a clerk of said court.

The following House bill was read second time and recommitted:

By Mr. Holder—

A bill to hire the labor of certain felony convicts for a period of five years.

The following Senate bill was read first time:

By Mr. Henderson—

A bill to authorize the mayor and council of Cumming to issue bonds for school purposes.

Referred to Committee on Corporations.
The following Senate bills were read second time and recommitted:

By Mr. Knight—

A bill to amend section 4045 of the Code.

By Mr. Knight—

A bill to regulate the publication of legal advertisements.

The following Senate bills were read third time and put upon their passage:

By Mr. Dobbs—

A bill to amend the Act creating a new charter for the city of Atlanta.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 32, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Dobbs—

A bill to repeal an Act incorporating the town of Edgewood.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 35, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Dobbs—

A bill to amend section 4 of the Act creating a new charter for the city of Marietta.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 33, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Hudson—

A bill to require a tax or license of all persons selling pictures, photographs and portraits in Harris county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 33, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Dobbs—

A bill to repeal an Act incorporating the town of Battle Hill.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 30, nays 0.

The bill having received the requisite constitutional majority was passed.

The following House bill was read second time and re-committed:
By Mr. Simmons—

A bill to create a new charter for the town of Ellijay.

The following House bills were read second time:

By Messrs. Young and Tuggle—

A bill to change the time of holding the fall and spring terms of Troup superior court.

By Mr. McMahan—

A bill to amend the charter of the city of Athens.

By Mr. Whitley—

A bill to establish and organize a sanitarium for the treatment of tuberculosis or consumption.

The following House bills were read first time:

By Mr. Reid—

A bill to amend sections 4 and 39 of an Act establishing the city court of Oglethorpe.

Referred to Counties and County Matters Committee.

By Mr. McWilliams—

A bill to abolish the county court of Henry county.

Referred to Committee on Corporations.

The following resolution was read first time:
By Mr. Peacock—

Resolved, That all bills and proposed legislation touching the releasing of the convicts be passed for the present and that the Governor be requested to call an extra session.

Upon the passage of the resolution the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

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Those voting in the negative were Messrs.—

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Those not voting were Messrs.—

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Ayes 7, nays 32.

The resolution was lost.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:
Mr President:

The House has passed by the requisite constitutional majority the following House bills to wit:

A bill to amend the charter of the city of Atlanta.

A bill to repeal an Act creating county courts in all the counties of the State except certain counties mentioned therein.

The House has also passed by the requisite constitutional majority the following resolution to wit:

A resolution to pay pension of Mrs. E. J. Coker.

Mr. Lashley, chairman of the Committee on Enrollment, submitted the following report:

Mr President:

The Committee on Enrollment report as duly enrolled and ready for the signature of the President of the Senate and Speaker of the House of Representatives the following Acts to wit:

An Act to incorporate the town of Kingwood, in the county of Colquitt.

Also, an Act to prevent taking fish from Brasstown creek, in Towns and Union counties.

Respectfully submitted.

A. E. LASHLEY, Chairman.

Mr. Lashley, chairman of the Committee on Enrollment, submitted the following report:
Mr. President:

The Committee on Enrollment report as duly signed by the President of the Senate and Speaker of the House of Representatives and delivered to the Governor the following Acts, to wit:

An Act to incorporate the town of Kingwood, in the county of Colquitt.

Also, an Act to prevent taking of fish from Brasstown creek in Towns and Union counties.

Respectfully submitted.

A. E. Lashley, Chairman.

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

Mr. President:

The Committee on Education have had under consideration the following House bills which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to establish a local school system in the town of Bartow.

A bill to establish a public school system for the town of Spread.

A bill to establish a public school system in the city of Wrightsville.

Respectfully submitted.

Q. L. Williford, Chairman.
Mr Henderson, vice-chairman of the Committee on Special Judiciary, submitted the following report:

Mr President:

The Committee on Special Judiciary have had under consideration the following House bills which I am instructed to report back to the Senate with the recommendation that the same do pass to wit

A bill to establish the city court of Franklin in and for the county of Heard.

A bill to create a county police force for the county of Chatham.

A bill to amend an Act to establish the city court of Eastman, in and for the county of Dodge.

A bill to amend an Act to establish the city court of Tifton.

A bill to abolish the county court of Clinch county.

A bill to amend the county court Act of Pulaski county

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

A bill to amend the charter of the city of Brunswick.

A bill to amend an Act establishing the city court of Waynesboro.

A bill to the board of commissioners of roads and revenues for the county of Hart.
TUESDAY. AUGUST 4, 1908.

A bill the office of county commissioners of roads and revenues for Hart county.

A bill to create a new charter for the town of Ellijay.

A bill to change the time of holding the Glascock county superior court.

A bill to incorporate the Waco school district, in Haralson county.

Respectfully submitted.

J. A. J. Henderson of 15th,
Vice-Chairman.

Mr. Brock, chairman of the Penitentiary Committee, submitted the following report:

Mr. President:

The Penitentiary Committee has had under consideration the following Senate bill, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to authorize the municipal authorities of any city in Georgia to establish and maintain a farm or other place of confinement for misdemeanor convicts.

Respectfully submitted.

J. R. Brock, Chairman.

Mr. Knight, chairman of the Temperance Committee, submits the following report:
Mr President:

The Temperance Committee has had under consideration the following bill of the House, which it instructs me to report back with the recommendation that the same do pass:

A bill to prohibit the sale of Bud beer or near-beer in Campbell county

Respectfully submitted.

J. P Knight, Chairman.

Mr Steed, vice-chairman of the Committee on Engrossing, submitted the following report:

Mr President:

The Committee on Engrossing have examined and found correctly engrossed and ready for transmission to the House the following Senate bill, to wit

A bill to provide for resurvey of disputed county lines.

Respectfully submitted.

E. T Steed, Vice-Chairman.

Mr. Hudson, vice-chairman of the Committee on Corporations, submitted the following report:

Mr President:

The Committee on Corporations have had under consideration the following House bills which I am in-
structed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to establish the city court of St. Marys, in and for Camden county.

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

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

A bill to incorporate the town of Cedar Grove, in Laurens county.

A bill to amend the charter of Athens.

A bill to incorporate the town of Primrose.

A bill to amend the charter of the city of Gainesville.

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

A bill to incorporate the town of East Lake.

A bill to amend the charter of Douglasville.

A bill to incorporate the town of Rockledge, in the county of Laurens.

A bill to change the corporate limits of the town of Adel.

The committee has also had under consideration the following House bill which I am instructed to report back to the Senate with the recommendation that the same do pass as amended, to wit:

A bill to amend the charter of the city of Fitzgerald.

Respectfully submitted.

C. I. Hudson, Vice-Chairman.
Mr. Bush, chairman of the Committee on Counties and County Matters, submitted the following report:

Mr President:

The Committee on Counties and County Matters have had under consideration the following Senate bill which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to amend the charter of the city of Ocilla.

Respectfully submitted.

BUSH, Chairman.

Mr. Hardman, chairman of the Appropriation Committee, submitted the following report:

Mr President.

The Appropriation Committee has had under consideration the following House bill, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to establish and organize a sanitarium for the treatment of tuberculosis or consumptive patients, to provide for the management thereof, and for other purposes.

Respectfully submitted,

L. G. HARDMAN, Chairman.

Mr. President:

Your Committee on the State Sanitarium having made
its annual visit to that institution, begs leave to submit the following report of their inspection:

Realizing as we do that this institution is the greatest charity of this great State, and that its benefits and advantages are more widely spread, and more generally received by our people than any other State eleemosynary institution, we have given our visit of inspection that degree of serious investigation which the people of the State and the subject demands. It is to be regretted that every citizen of this State cannot make a personal inspection of this great work, being the outlet, as it were, to the sympathies of the entire State for its mentally weak, and inasmuch as this is impracticable, no greater duty can be performed in a painstaking and serious manner by the servants of the people than a careful inspection of the enterprise which they have erected and are now maintaining for their unfortunate brethren.

Your committee knowing that the system of bookkeeping or accounts, is the most important branch to the successful management of the Sanitarium, spent considerable time in an examination into the books of the steward and treasurer. Since the adoption of the present system of bookkeeping in the year 1904, it would be hard to find a system of records more perfect and complete than is presented by the institution. A careful examination discloses that a counter check is kept by the treasurer against the steward's department and vice-versa, while the books of the depository used by the treasurer would show the exact amount of cash that the State has to its credit for the benefit of the institution. A trial balance taken by the committee disclosed the ease and rapidity with which the true financial condition of the institution can always be ascertained, and at the same
time the accuracy of the method impresses itself upon the examiner. In the matter of awarding bids for supplies for the institution, the system is simple and thorough, and when the awards are finally made by the executive committee of the board of trustees, the institution is obliged to receive the benefits of the lowest and best bids. By the practice of filing all bids made, it can be readily ascertained how the awards were made and the basis of the award. Your committee found by examination of the records relating to the purchasing of supplies that much judgment and great economy is exercised by the executive board.

We are unable to suggest any betterment of the system of accounting employed by the trustees, but commend it for its simplicity and accuracy.

Your committee made a detailed examination of the grounds and buildings of the institution with the view of ascertaining their condition. The farm or colony is an important part of the plant. It consists of 800 acres of land in cultivation, of which there are about 75 acres in cotton and the remainder in foodstuff and forage for the institution. The land is cultivated by the inmates, with the exception of ten hired men, thus making the “Colony” quite a valuable feature of the institution. The quarters are sanitary and attractive, and it may be said that the inmates are the most contented to be found at the Sanitarium.

The stables and dairies are in splendid condition with the exception that a shed should be built and is recommended for the new dairy to prevent the stock from being exposed to the winter rains.
The new waterworks and ice plant were made especial subjects of examination, and the State is to be complimented upon the installation of both. A most unfailling supply of pure filtered water is provided, while the ten-ton ice plant gives all the ice necessary for refrigeration and consumption. A detailed examination into the conditions of the buildings shows the result of care and painstaking management. The cooking department has been greatly improved with a large central kitchen connected with the "Powell building," in charge of a competent chef under whose supervision comes this main kitchen as well as all subordinate kitchens, each of which is in charge of a competent person. While the price of foodstuffs, particularly that of beef, which costs the institution $4,000 more this year than last, have all advanced, it is to the credit of the State that so ample and nourishing a bill of fare is provided for the patients, and to the credit of the management that this is done at so low cost per capita. At this point in its report the committee expresses its high praise and commendation of the able management of the board of trustees and officers and employees of the institution at the low cost per capita of maintenance, it being an acknowledged fact that our Sanitarium is conducted for less than that of any other State. The increase in number of inmates over and above that which the experience of other years caused a deficit in this costs of maintenance of $15,000 and will cause a deficit in the cost of maintenance for the year 1909 of $30,000. The committee is glad to know that these appropriations have been recommended by the Committee on Appropriations, and trusts that the same will receive the prompt approval of both branches of the Assembly.
The condition of all the buildings, viz: The T. O. Powell or Main building, the Twin buildings, the Green building, the negro buildings, storeroom, laboratory, power plant, all show the signs of splendid management, with as near perfect sanitation as facilities will permit. Walls and floors are very clean despite the character of inmates often cared for, and the toilet-rooms and bathrooms are in splendid condition.

The committee in examining the Infirmary find that the windows of the upper sash are stationary and that no ventilation of the rooms can be had from the top. We therefore recommend that this be provided for, and that wire screens also be provided for this department, both of these improvements being essential to the better work of the Infirmary. We also find that the skylight of the operating room is too bright, and that the glass should be painted or rendered more opaque. We also find that the cellar under the autopsy room is in bad condition, and recommend that it be either filled or cemented.

The Infirmary should be equipped with an office to be known as the “Central History or Record Room,” this being essential to a preservation of a record of the cases treated, in order that the entire official force could get such information as might be needed. This is not now provided, and no system of filing records of cases can be kept for the want of it. This would only mean the addition of one stenographer and such office furniture as would be necessary for the files.

The Sanitarium provides for the admission of epileptics under the law. This class together with the feebleminded children, should not be confined in an asylum for the insane, but should be provided for elsewhere at the
institutions. For this reason we recommend that a sufficient appropriation be made for the care and training of these unfortunates, who can in many cases become self-sustaining or at least self-helpful, whereas without training they go into insanity or imbecility and are a perpetual care to the State. We also recommend with all the emphasis we can command, the erection of suitable quarters for the treatment of tuberculous patients. As it is this disease is not segregated, and can not be with the facilities at the hands of the medical staff. This necessary addition will not cost much and will mean a great deal.

We are not perfunctory or guilty of fulsome praise when we say that the management of this institution from Dr. L. M. Jones, the superintendent and resident physician, down to the humblest employee reflects credit upon their fidelity to a great and patriotic duty, which entitles them to the praise and appreciation of the people of the State.

We commend to the careful consideration of the members of the Assembly the detailed reports of the superintendent and trustees of the Sanitarium as it has been printed for public information. Our investigation proves these reports to be conservative and true.

We append hereto a copy of the statement showing the deficit in the appropriation for this year and the year 1909, as it has been furnished this committee by the superintendent. That the necessities therein set will be met we do not doubt.

Respectfully submitted.

James W Taylor,
Chairman of Committee on State Sanitarium.
The increase in population has been averaging about fifty a year. When our board of trustees asked for appropriations for the years 1908 and 1909 they estimated our increase would be about fifty for each year, and asked for appropriations accordingly, but the Legislature gave us $7,816 less than the amount asked for for this year and next. Instead of an increase of fifty for the year 1907 we had an increase of 130, and for the first six months of this year our population has already increased 130—an unprecedented and unlooked-for increase. We commenced this year with a deficit of $8,176. Our expenses last year amounted to $388,187. Our appropriation for this year is $390,000, and for 1909 $395,000. We now have on hand ninety-five patients more than we can take care of with the appropriation of this year. Unless we get the amounts asked for, we will be compelled to close our doors to all applicants.

(Signed) L. M. Jones,
Superintendent, etc.

The following resolution was read first time:

By Mr. Williford—

Resolved. That when this body adjourns at the termination of the morning’s session that it reconvene at 3 p.m. for the consideration of such matters before it that are not now of special order.

This resolution was referred to Committee on Rules.

The following special order was taken up:
By Mr. Felder—

A bill to amend the Act creating the Prison Commission of Georgia.

The hour of adjournment having arrived, the Senate adjourned until tomorrow morning at 10 o'clock.

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SENATE CHAMBER, ATLANTA, GA.,

Wednesday, August 5, 1908.

The Senate met pursuant to adjournment at 10 o'clock, was called to order by the President.

Prayer was offered by the Chaplain.

Upon the call of the roll the following members answered to their names:

Upon motion the reading of the Journal was dispensed with.

The following Senate bill was read first time:

By Mr. Martin—

A bill to amend the charter of the city of Dalton.

Referred to Committee on Corporations.

The following House bills were read first time:

By Mr. Wise—

A bill to amend section 982 of the Code.

Referred to Committee on Banking.

By Mr. Godley—

A bill to repeal the Act creating the county court of Camden county

Referred to Special Judiciary Committee.

By Mr. Tyson—

A bill to prescribe the manner in which real estate belonging to Emanuel county may be sold.

Referred to Special Judiciary Committee.

By Messrs. Wright and Allen—

A bill to prohibit contributions by corporations or their officers or agents to campaign funds.

Referred to General Judiciary Committee.
By Mr. Wright—

A bill to require all candidates to publish a statement of campaign expenses.

Referred to General Judiciary Committee.

By Messrs. Slaton, Blackburn and Bell—

A bill to amend the Act creating a new charter for the city of Atlanta.

Referred to Corporation Committee.

By Mr. Lee—

A bill to amend the charter of the city of Brunswick.

Referred to Counties and County Matters Committee.

By Mr. Orr—

A bill to amend an Act establishing the city court of Newnan.

Referred to Special Judiciary Committee.

By Messrs. Walker and Lashley—

A bill to amend the Act incorporating the city of Valdosta.

Referred to Committee on Corporations.

By Mr. Rogers—

A bill to amend the Act creating a board of commissioners of roads and revenues for Randolph county.

Referred to Counties and County Matters Committee.
By Mr. Cowan—

A bill to provide for the removal of obstructions from streams of Rockdale county.

Referred to Special Judiciary Committee.

By Mr. Pope—

A bill to regulate the running of traction engines over the bridges of Brooks county.

Referred to Counties and County Matters Committee.

By Messrs. Blackburn and Bell—

A bill to amend the Act creating the charter for College Park.

Referred to Committee on Corporations.

By Messrs. Blackburn and Bell—

A bill to amend the Act creating a new charter for College Park.

Referred to the Committee on Corporations.

By Mr. McWilliams—

A bill to amend the special Act for Henry county providing for the removal of obstructions from streams in said county.

Referred to Special Judiciary Committee.
By Mr. Brown—

A bill to amend the Act incorporating the town of Temple.

Referred to Committee on Corporations.

By Mr. Cook—

A bill to amend an Act establishing a system of public schools for Lumber City.

Referred to Committee on Education.

By Messrs. Flannigan and Holder—

A bill to amend the charter of the city of Winder.

Referred to Committee on Corporations.

By Messrs. Young and Tuggle—

A bill to amend the charter of Hogansville.

Referred to Committee on Corporations.

By Messrs. Alexander and Candler—

A bill to create a public school system for the town of Lithonia.

Referred to Committee on Corporations.

By Mr. Huie—

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

Referred to Committee on Corporations.
By Mr. Fullbright—

A bill to amend the charter of Waynesboro so as to extend the corporate limits.

Referred to Committee on Corporations.

By Mr. Clifton—

A bill to repeal an Act to incorporate the town of Ohoopee.

Referred to Committee on Corporations.

By Messrs. Nixon and Wilson—

A bill to amend the Act providing for the holding of two terms of superior court of Gwinnett county.

Referred to Special Judiciary Committee.

By Mr. Tracy—

A resolution to pay pension of Mrs. E. J. Coker, deceased, to A. M. Johnson.

Referred to Committee on Pensions.

The following Senate bills were read second time:

By Mr. Hawes—

A bill to incorporate Union City.

By Mr. Henderson—

A bill to authorize the mayor and council of Cumming to issue bonds for school purposes.
By Mr. Stephens—

A bill to authorize the municipal authorities of any city to establish and maintain a farm or other place of confinement for misdemeanor convicts.

By Mr. Williford—

A bill to create a new charter for the town of Buckhead.

By Mr. Henderson—

A bill to extend the present school book contract until January 1, 1911.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr. President:

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

A bill to amend section 3, article 3, of the Constitution of this State, which provides for the number of members of the House of Representatives.

Mr. Flynt, chairman of the Committee on Rules, submits the following report:

Mr. President:

The Committee on Rules have had under consideration the following resolution of the Senate which it instructs
me to report back with the recommendation that the same do not pass:

A resolution convening the Senate at 3 p.m. each day.

Respectfully submitted.

J. J. Flynt, Chairman.

Mr. Hudson, vice-chairman of the Corporations Committee, submitted the following report:

Mr. President.

The Corporations Committee has had under consideration the following Senate bill, which it instructs me to report back with the recommendation that the same do pass as amended, to wit:

A bill to incorporate Union City

The committee has also had under consideration the following House Bill which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to amend an Act establishing the city court of Ashburn, Turner county

Respectfully submitted.

C. I. Hudson, Vice-Chairman.

Mr. Bush, chairman of the committee on Counties and County Matters, submitted the following report:

Mr. President:

The Committee on Counties and County Matters have
had under consideration the following House bill, which I am instructed to report back to the Senate with the recommendation that the same do not pass, to wit:

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

The committee has also had under consideration the following House bill which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to amend an Act to establish the city court of Oglethorpe.

Respectfully submitted.

BUSH, Chairman.

A bill to provide for the election of judge and solicitor of the city of Sandersville.

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

Respectfully submitted.

IRA E. FARMER, Chairman.

Mr. Hudson, vice-chairman of the Committee on Corporations, submitted the following report:

Mr. President:

The Committee on Corporations have had under consideration the following Senate bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:
A bill to authorize the mayor and council of the town of Cumming, with the trustees of the Cumming school district, to order an election upon issuance of bonds for school purposes.

The Committee has also had under consideration the following House bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to abolish the county court of Henry county.

Respectfully submitted.

C. I. Hudson, Vice-Chairman.

Mr. Farmer, chairman of the Committee on Special Judiciary, submitted the following report:

Mr President:

The Committee on Special Judiciary have had under consideration the following Senate bills, which I am instructed to report back to the Senate with the recommendation that the same do not pass, to wit:

A bill to create a new charter for the city of Columbus.

A bill to regulate specialist doctors.

A bill to require all claimants of wild lands to bring suit within a certain time.

The committee has also had under consideration the following Senate bill which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:
A bill to create a new charter for the town of Buckhead, in the county of Morgan.

The committee has also had under consideration the following House bills, which I am instructed to report back to the Senate with the recommendation that the same do not pass:

A bill to create the city court of Homerville.

Committee also recommends that the following bill of the House do pass as amended:

A bill to provide method for taking depositions.

Respectfully submitted.

E. K. Overstreet, Chairman.

Mr. Brock, vice-chairman of the Committee on Engrossing, submitted the following report:

Mr President:

The Committee on Engrossing have examined and found correctly engrossed and ready for transmission to the house the following bills of the Senate, to wit:

A bill to require a tax or license on all persons selling or soliciting orders for photographs, etc. in the county of Harris.

A bill to amend the charter of the city of Marietta.

A bill to repeal an Act incorporating the town of Battle Hill, in the county of Fulton.
A bill to repeal an Act incorporating the town of Edge-wood, in the county of DeKalb.

A bill to amend the charter of the city of Atlanta.

Respectfully submitted.

J. R. Brock, Vice-Chairman.

Mr. Overstreet, chairman of the General Judiciary Committee, submits the following report:

Mr President:

The General Judiciary Committee has had under consideration the following bills of the Senate, which it instructs me to report back to the Senate with the recommendation that the same do pass:

A bill to amend section 4045 of the Code.

A bill to regulate the publication of all legal advertisements in this State.

The committee also recommends that the following bills of the House do pass:

A bill to repeal an Act establishing the city court of Barnesville.

A bill to establish the city court of Barnesville.

The following House bills were read second time:

By Mr. Dorminy—

A bill to amend the Act incorporating the city of Fitzgerald.
By Mr. Trent—

A bill to establish the city court of Franklin.

By Mr. Sumner—

A bill to create a board of county commissioners of Turner county.

By Mr. Candler—

A bill to establish a board of examiners to examine public accountants.

By Mr. Godley—

A bill to establish the city court of St. Marys.

By Messrs. Matthews and Clark—

A bill to incorporate the town of Rockledge.

By Messrs. Hamilton and Wright—

A bill to provide a method of taking depositions.

By Mr. Strickland—

A bill to incorporate the town of Williamson.

By Mr. McWilliams—

A bill to amend an Act creating the charter for the town of McDonough.
By Mr. Smith—

A bill to prohibit the sale of Bud beer in Campbell county.

By Mr. Williams —

A bill to amend the Act establishing the city court of Eastman.

By Mr. Bowen—

A bill to amend the Act creating and establishing the city court of Tifton.

By Messrs. Blackburn and Bell—

A bill to amend the Act creating the charter of College Park.

By Mr. Matthews—

A bill to incorporate the town of Cedar Grove.

By Mr. Perry—

A bill to amend the charter of the city of Gainesville.

By Messrs. Taylor and Dykes—

A bill to amend an Act creating a board of commissioners of roads and revenues for Sumter county.

By Mr. Whitley—

A bill to create a new charter for the town of Douglasville.
By Mr. Parrish—

A bill to amend the Act to incorporate the town of Adel.

By Messrs. Jones and Keith—

A bill to incorporate the town of Primrose.

By Mr. Hardeman—

A bill to establish a public school system of the town of Spread.

By Mr. McCarthy—

A bill to create a county police force for the county of Chatham.

By Mr. Hardman—

A bill to establish a local school system for the town of Bartow.

By Mr. Eaves—

A bill to incorporate the Waco school district, in Haralson county.

By Mr. Parrish—

A bill to amend the Act reincorporating the town of Adel.

By Messrs. Alexander and Candler—

A bill to incorporate the town of East Lake.
By Mr. Wynne—

A bill to amend the county court Act of Pulaski county.

By Mr. Cook—

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

By Mr. Flanders—

A bill to establish a public school system within the city of Wrightsville.

By Mr. McMullan—

A bill to abolish the board of county commissioners of Hart county.

By Mr. McMullan—

A bill to create the office of county commissioners of roads and revenues for Hart county.

By Mr. Blackburn—

A bill to provide for the appointment of special bailiffs for counties having in it a city of 60,000 inhabitants.

By Messrs. Alexander and Candler—

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

By Mr. Lee—

A bill to amend the Act to create a board of roads and revenues for Glynn county.
By Mr. Townsend—

A bill to abolish the county court of Clinch county

By Mr. Buchannon—

A bill to provide for an examination into the affairs of the dispensary in Blakely during the last six months of the year 1906.

By Mr. Gibson—

A bill to change the time of holding the superior court of Glascock county.

By Mr. Lee—

A bill to amend an Act incorporating the city of Brunswick.

By Mr. Reid—

A bill to amend sections 4 and 39 of the Act establishing the city court of Oglethorpe.

By Mr. Williams—

A bill to amend the Act creating the board of commissioners of roads and revenues for Dodge county.

By Mr. Lee—

A bill to amend the Act authorizing the issue of bonds by Glynn county

By Mr. Fullbright—

A bill to amend an Act establishing the city court of Waynesboro.
By Mr. McWilliams—

A bill to abolish the county court of Henry county.

By Mr. Parrish—

A bill to change and extend the corporate limits of the town of Adel.

By Mr. Maxwell—

A bill to abolish the city court of Jeffersonville.

This bill was recommitted.

ATLANTA, GA., August 5. 1908.

The following message was received from his Excellency the Governor, through his secretary, Mr. Carter:

Mr President:

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

STATE OF GEORGIA,

EXECUTIVE DEPARTMENT.

ATLANTA, GA., August 5. 1908.

To the Senate and House of Representatives:

As your session is limited by the Constitution of the State to fifty days, I feel that it is my duty to communi-
cate with you with reference to the important legislation now pending before your bodies.

The necessity for wisely handling the convict question is so great that it is entitled to the fullest time for thorough consideration.

I fear that it will be impossible for you to give to this subject the full consideration which you may desire between now and the close of the session without displacing many other important bills which are almost ready to be enacted into laws.

Under these circumstances I desire to assure you of my perfect readiness to call an extra session of the Legislature immediately after the close of the present session at which you can act upon the convict question.

Without intending to question the importance of other bills to which I do not refer, permit me especially to call your attention to four matters of legislation pending before you upon which I urge the necessity for action.

First. Each of your bodies has passed an anti-lobbying bill. It remains for them to reach an agreement upon a measure which both may approve.

Second. There is pending before each of your bodies a primary election bill which, among other things, will fix the time for holding our State primaries at a date not earlier than sixty days before the date of the election.

Third. There is pending before each of your bodies a registration bill.

The enactment of new laws with reference to registra-
tion seems to be a necessity. At present all over the State, tax-collectors have been in the habit of allowing men to sign the voters lists without requiring the affidavit prescribed by law to be sworn to before names are signed to the lists. This custom naturally has led to illegal registration.

The work of the registrars under the present law is postponed to such a date that no benefit is derived from purging the voters books before our primaries. Indeed, the work of the registrars is almost neglected.

After a vote is put into the ballot box it is almost impossible to get it out whether it went into the ballot box legally or illegally. The time for protecting our elections and preserving to the qualified voters the right to control the affairs of the State is before the ballots go into the ballot boxes, and new registration laws to prevent illegal voting are absolutely necessary if the voters of Georgia are to have a fair opportunity to express their views, especially at our primary elections.

To these three pieces of legislation I especially call your attention and respectfully urge that the work you have already done upon them be brought to completion. To postpone these subjects to another legislature would require much of this work to be done over again.

Fourth. There are pending before you bills to appropriate money to the State College of Agriculture and to the eleven district agricultural schools.

These institutions are of vast importance to the people of the State. They are in a critical condition. We must give them support now.
There are other matters before you upon which I earnestly hope you may reach favorable action.

But I can not too strongly express my commendation of the four measures which I have mentioned.

HOKE SMITH, Governor.

The following House bills were read third time and put upon their passage

By Messrs. Heard and Adkins:

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

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 32, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. McMahan—

A bill to amend the charter of the city of Athens.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 28, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Sumner—

A bill to amend an Act establishing the city court of Ashburn.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 25, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Flanders—

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

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 31, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Hall—

A bill providing an amendment of the constitution by adding at the end of section 6, article 7, "to pay the county police and provide for necessary sanitation."

Report of the committee was agreed to.

Upon the passage of the bill the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin, Brantley, Camp,
Boyd, Brock, Cowart,
WEDNESDAY, AUGUST 5, 1908.


Those voting in the negative were Messrs.—

Overstreet, Peacock,

Those not voting were Messrs.—

Born, Griffin, Mr. President.
Bush,

Ayes 39, nays 2.

The bill having received the requisite constitutional majority was passed and the bill is as follows:

The following amendment to the Constitution of the State of Georgia is hereby proposed by the House of Representatives of the General Assembly of said State: That article 7, section 6, of the Constitution of said State be amended as follows, to wit: By adding to paragraph 2 of said section and article the following words, to wit: "To pay the county police and to provide for necessary sanitation. That when the above and foregoing amendment has been agreed to by two-thirds of the members of each house of the present General Assembly it shall be the duty of the Governor, and he is hereby directed to cause the same to be published in one or more newspapers in each Congressional district in this State two months before the next general election, and the Gov-
The Governor of this State is further required and directed after having said amendments so published as aforesaid to submit the same to the people at said next general election for their ratification or rejection. The form of such submission shall be as follows: to wit:

For ratification of amendment to article 7, section 6, of the Constitution.

Against ratification of amendment to article 7, section 6, of the Constitution.

By Messrs. Cook, Stubbs and McIntyre—

A bill to instruct the trustees of the University of Georgia to convey realty to board of education of the city of Thomasville.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 34, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Young and Tuggle—

A bill to change the time of holding the fall and spring terms of the superior court of Troup county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 30, nays 0.

The bill having received the requisite constitutional majority was passed.
By Messrs. Holder and Flannigan—

A bill to amend an Act creating the board of commissioners of roads and revenues for Jackson county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 36, nays 0.

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

Sec. 11. Be it further enacted, That the chairman of the board of commissioners of roads and revenues of Jackson county shall receive the fee or salary now going to the ordinary, and shall have in addition to that enough to make his salary amount to $900.00 per annum, and shall devote all his time to the work of the county.

Sec. 12. Be it further enacted, That this Act shall not become operative until it has been submitted to a vote of the people, which shall be in October next, and if said voters shall be a majority of all the votes cast, this Act shall become operative immediately thereafter; if not, it shall be lost. Those favoring this Act shall have written or printed on their ballots “For the Act,” and those against the Act shall have written or printed on their ballots “Against the Act.”

By Mr. Pope—

A resolution to authorize the county authorities of Dade county to relieve sureties on bond of Jno. M. Castelberry.

Report of committee was agreed to.
Upon the passage of the bill the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—


Those voting in the negative were Messrs.—

Bush, Farmer, Walden, Cowart, Overstreet, Williford,

Those not voting were Messrs.—

Born, Griffin, Mattox, Brock, Hays, Whaley, Deen, Martin, Mr. President

Ayes 29, nays 6.

The resolution having received the requisite constitutional majority was passed.

The following bill of the Senate was taken up with House amendment.

The amendment was concurred in.

By Mr. Henderson—

A bill to amend section 3, article 3 of the Constitution
of this State, which provides number of representatives in the House of Representatives.

The amendment is as follows:

Amend section 1 by striking out all after the word "amended," in fourth line, and substituting the following. By striking 183 representatives in the second paragraph of the Constitution as amended and substituting 184 representatives.

The following House resolution was read third time:

By Mr. Burwell—

A resolution for the relief of A. M. Hutchinson.

Report of the committee was agreed to

Upon the passage of the resolution the ayes and nays were ordered and the vote is as follows

Those voting in the affirmative were Messrs.—

Akin, Hardman, Peacock,
Boyd, Hawes, Stapleton,
Brantley, Hays, Steed.
Brock, Henderson of 15th, Stephens.
Camp, Henderson of 39th, Sikes.
Crittenden, Howard, Taylor.
Deen, Hudson, Turner,
Dobbs, Hughes, Walden,
Farmer, Johnson, Walker,
Felder, Knight, Weaver,
Felts, Lashley, Whaley,
Gordy, Mattox, Williford,

Those voting in the negative were Messrs.—

Bush, Cowart, Overstreet,
Those not voting were Messrs. 

Born, 
Griffin, 

Martin, 
Wilkes, 

Mr. President.

Ayes 30, nays 3.

The following Senate bills were read third time:

By Mr. Overstreet—

A bill to regulate the publication of all legal advertisements.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 33, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Wilkes—

A bill to repeal the Act incorporating the town of Kingwood.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 30, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Henderson—

A bill to amend the charter of the city of Ocilla.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 30, nays 0.
The bill having received the requisite constitutional majority was passed.

By Mr. Felder (by request)—

A bill to regulate the exchange between Georgia and other States of State documents.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 31, nays 0.

The bill having received the requisite constitutional majority was passed.

The following message was received from the House through Mr. Boifeuillet, the Clerk thereof:

Mr. President:

The House has passed, by the requisite majority, the following House bill, to wit,

A bill to be entitled an Act to amend Article 7 section 1, paragraph 1, of the Constitution of this State.

Mr. Brock, vice-chairman of the Committee on Engrossing, submitted the following report

Mr. President:

The Committee on Engrossing have examined and found properly engrossed and ready for transmission to the House the following Senate bill, to wit:

A bill to regulate legal advertisements in counties hav
ing a population by census of 1900 of not less than 20,400 and not more than 20,500.

Respectfully submitted.

J. R. Brock, Vice-Chairman.

The following Senate bill was read first time:

By Mr. Martin—

A bill to amend the charter of the city of Dalton.

Referred to Committee on Corporations.

The following resolution was read first time:

By Mr. Henderson—

Resolved. That all the bills now pending before the Senate undertaking to dispose of the convict question pending the action of the Governor, whether he will call an extra session be passed: Provided, however, the senate bill, No. 199, shall be and remain a special and continuing order each day of the session immediately after the reading of the Journal each day.

On the adoption of the resolution the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin, Boyd, Brantley, Brock, Bush, Camp, Deen, Felder, Henderson of 15th, Henderson of 39th, Hudson, Knight,
A'EDNESDAY, AUGUST 5, 1908.

Martin, Peacock, Stapleton, Steed, Stephens, Sikes, Taylor, Turner, Walker, Whaley, Wilkes, Williford,

Those voting in the negative were Messrs.—

Cowart, Crittenden, Farmer, Felts, Gordy, Griffin, Hawes, Hays, Howard, Hughes, Johnson, Lashley, Mattox, Overstreet, Walden, Weaver,

Those not voting were Messrs.

Born, Dobbs, Hardman, Mr. President.

Ayes 24. nays 16.

The resolution was adopted.

The following special order was taken up:

By Messrs. Howard and Peacock—

A bill placing the solicitors-general of the State on salary.

Senators Deen and Hardman were granted leave of absence.

The hour of adjournment having arrived the Senate adjourned until tomorrow morning at 10 o'clock.
The Senate met pursuant to adjournment at 10 o'clock, was called to order by the President pro tem.

Prayer was offered by the Chaplain.

Upon the call of the roll the following members answered to their names:

Akin,          Griffin,          Peacock,
Born,          Hawes,           Stapleton,
Boyd,          Hays,            Steed,
Brantley,      Henderson of 15th, Stephens,
Brock,         Henderson of 39th, Sikes,
Bush,          Howard,          Taylor,
Camp,          Hudson,          Turner,
Cowart,        Hughes,          Walden,
Crittenden,    Johnson,         Walker,
Dobbs,         Knight,          Weaver,
Farmer,        Lashley,         Whaley,
Feider,        Martin,          Wilkes,
Felts,         Mattox,          Williford,
Gordy,         Overstreet,      Mr. President.

Those absent were Messrs.—

Deen,          Hardman,

On motion the reading of the Journal was dispensed with.

By unanimous consent the following Senate bill was read first time:
By Mr. Bush—

A bill to amend an Act entitled an Act to incorporate the city of Colquitt in lieu of the town of Colquitt.

Referred to Committee on Corporations.

By unanimous consent the following bill of the Senate was read third time and put upon its passage:

By Mr. Hawes—

A bill to incorporate the town of Union City.

Report of the committee was agreed to as amended.

Upon the passage of the bill the ayes were 37, nays 0.

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

The following House bill was read third time and put upon its passage:

By Mr. Smith—

A bill to prohibit the sale of Bud beer or near beer in Campbell county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 2.

The bill having received the requisite constitutional majority was passed.

The following special order was taken up:
By Messrs. Peacock and Howard—

A bill to place the solicitors-general of this State on salary.

The previous question was called.

The report of the committee was agreed to as amended.

Upon the passage of the bill the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin, Felts, Martin,
Boyd, Hays, Peacock,
Brock, Henderson of 15th, Stapleton,
Cowart, Howard, Walden,
Dobbs, Johnson, Williford,
Felder,

Those voting in the negative were Messrs.—

Bush, Hudson, Sikes,
Camp, Hughes, Taylor,
Crittenden, Knight, Turner,
Farmer, Lashley, Walker,
Gordy, Mattox, Weaver,
Griffin, Overstreet, Whaley,
Hawes, Stephens, Wilkes,

Those not voting were Messrs.—

Born, Hardman, Steed,
Brantley, Henderson of 39th, Mr. President,
Deen,

Ayes 16, nays 21.

The bill was lost.
The following message was received from his Excellency the Governor, through his secretary, Mr. Carter:

Mr. President:

I am directed by his Excellency the Governor, to deliver to the Senate a written communication, to which he respectfully invites the consideration of your honorable body in executive session.

August 6, 1908.

To the Senate:

I have the honor to nominate, and respectfully ask the Senate to confirm, the following named persons for the offices and terms mentioned in connection with their names, respectively, to wit:

Hon. G. Y Tigner to be judge of the city court of Columbus for the term of four years from December 23, 1908.

W. M. Olliff, Esquire, to be solicitor of the county court of Charlton county for the term of two years from November 10, 1908.

Hoke Smith, Governor.

Mr. Lashley, chairman of the Committee on Enrollment, submitted the following report:

Mr President:

The Committee on Enrollment report as duly signed by the President of the Senate and Speaker of the House
of Representatives, and delivered to the Governor the following Act, to wit:

An Act to amend section 3, article 3, of the Constitution of this State, which provides for the number of members of House of Representatives.

Respectfully submitted,

A. E. LASHLEY, Chairman.

Mr. Lashley, chairman of the Committee on Enrollment, submitted the following report:

Mr. President:

The Committee on Enrollment report as duly enrolled and ready for the signature of the President of the Senate and Speaker of the House of Representatives the following Act, to wit:

An Act to amend section 3, article 3 of the Constitution of this State which provides for the number of members of the House of Representatives.

Respectfully submitted.

A. E. LASHLEY, Chairman.

Mr. Williford, chairman of the Committee on Education, submits the following report:

Mr President:

The Committee on Education has had under consideration the following bill of the Senate, which they instruct me to report back with the recommendation that the same do pass:
A bill to be entitled an Act to extend the present school-book contract until January 1, 1911, and for other purposes.

Respectfully,

Q. L. WILLIFORD, Chairman.

A dissenting report to the above will be filed later by certain members of the Committee on Education.

Q. L. WILLIFORD, Chairman.

Mr Farmer, chairman of the Special Judiciary Committee, submitted the following report:

Mr President:

The Special Judiciary Committee has had under consideration the following House bills, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to prescribe the manner in which real estate belonging to Emanucl county may be sold.

A bill to repeal an Act entitled an Act to create a county court in each county in the State of Georgia, except certain counties therein mentioned.

A bill to incorporate the town of Williams, Pike county.

A bill to amend an Act providing for holding four terms a year of the superior court of Gwinnett county.

A bill to amend an Act establishing the city court of Newnan.
A bill to amend a special Act for Henry county, Georgia, providing for the clearing of obstructions from running streams of said county.

A bill to provide for the removal of obstructions, other than dams used for operating mills or machinery of any kind, from the rivers, creeks and running streams in Rockdale county, Georgia.

Respectfully submitted,

IRA E. FARMER, Chairman.

Mr. Cowart, chairman of the Committee on Corporations, submitted the following report:

Mr President:

The Committee on Corporations have had under consideration the following House bill, which I am instructed to report back to the Senate with the recommendation that the same do not pass, to wit:

A bill to repeal an Act to incorporate the town of Ohooppee, in the county of Toombs.

Respectfully submitted.

J S. COWART, Chairman.

Mr. Cowart, chairman of the Committee on Corporations, submitted the following report:

Mr. President:

The Committee on Corporations have had under consideration the following Senate bills, which I am instruct-
ed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to amend the charter of the city of Dalton.

Also a bill to amend the charter of the city of Dalton.

The committee has also had under consideration the following House bills which I am instructed to report back to the Senate with the recommendation that the same do pass, as amended, to wit:

A bill to abolish the city court of Jeffersonville.

Also a bill to amend the charter of the city of Waynesboro.

The committee has also had under consideration the following House bills, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to amend the charter of the city of Atlanta.

Also a bill to amend the charter of the town of College Park.

Also a bill to amend the charter of the town of College Park.

Also a bill to amend the charter of the town of College Park.

Also a bill to amend the charter of the city of Valdosta.

Also a bill to amend the charter of the town of Temple.
Also a bill to amend the charter of the city of Winder.

Also a bill to amend the charter of the town of Hogsansville, in the county of Troup.

Also a bill to create a public school system for the town of Lithonia.

Also a bill to amend the charter of the town of Jonesboro, in county of Clayton.

Respectfully submitted,

J. S. Cowart, Chairman.

Mr. Stapleton, chairman of the Committee on Pensions, submitted the following report:

Mr. President:

The Committee on Pensions have had under consideration the following House resolution, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A resolution to pay pension of Mrs. E. J. Coker for year 1903 to A. M. Johnson of Webster county.

Respectfully submitted,

J. R. Stapleton, Chairman.

Mr. Bush, chairman of the Committee on Counties and County Matters, submitted the following report:

Mr. President:

The Committee on Counties and County Matters have
had under consideration the following House bills, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to regulate logcarts, traction engines, etc., running on public roads and bridges of Brooks county.

A bill to amend an Act creating a board of commissioners of roads and revenues for the county of Randolph.

The committee has also had under consideration the following House bill, which I am instructed to report back to the Senate with the recommendation that the same do not pass, to wit:

A bill to amend the charter of the city of Brunswick.

Respectfully submitted,

J. S. Bush, Chairman.

Mr. Steed, vice-chairman of the Committee on Engrossing, submitted the following report:

Mr. President:

The Committee on Engrossing have examined and found correctly engrossed and ready for transmission to the House, the following Senate bills, to wit:

A bill to repeal an Act to incorporate the town of Kingwood, in county of Colquitt.

A bill to regulate the exchange between Georgia and other States of State documents.

A bill to amend the charter of the city of Ocilla.

Respectfully submitted,

E. T. Steed, Vice-Chairman.
The following message was received from the House, through Mr. Boisfeuillet, the Clerk thereof:

Mr. President:

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

A bill to increase salary of State Entomologist.

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

A bill to authorize judges of city courts located in special counties to appoint special bailiffs.

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

A bill to establish a city court in and for Houston county.

The following special order was taken up:

By Mr. Overstreet—

A bill to be entitled an Act to lay off and organize a new county out of portions of Bulloch, Tattnall and Emanuel.

The ayes and nays were called on the following amendment:

Amend by striking the name Georgia and inserting the name Lanier
On this amendment the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin, Griffin, Overstreet,
Born, Hawes, Peacock,
Boyd, Hays, Stapleton,
Brock, Henderson of 15th, Steed,
Bush, Howard, Stephens,
Cowart, Hudson, Sikes,
Crittenden, Hughes, Turner,
Dobbs, Johnson, Walker,
Farmer, Lashley, Whaley,
Felder, Martin, Wilkes,
Felts, Mattox, Williford,
Gordy,              

Those voting in the negative were Messrs.—

Brantley, Taylor, Walden,
Camp, 

Those not voting were Messrs.

Deen, Henderson of 39th, Weaver,
Hardman, Knight, Mr. President.

Ayes 33, nays 4.

Amendment was adopted.

Report of the committee was agreed to as amended.

On the passage of the bill the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin, Bush, Farmer,
Born, Cowart, Felts,
Boyd, Crittenden, Hawes,
Henderson of 15th, Steed, Weaver,
Hudson, Sikes, Wilkes,
Martin, Taylor, Williford,
Overstreet,

Those voting in the negative were Messrs.—

Brantley, Hays, Stapleton,
Brock, Howard, Stephens,
Camp, Hughes, Turner,
Dobbs, Johnson, Walden,
Felder, Lashley, Walker,
Gordy, Mattox, Whaley,
Griffin, Peacock,

Those not voting were Messrs.—

Deen, Henderson of 39th, Mr. President.
Hardman, Knight,

Ayes 19, nays 20.

The bill was lost.

The following resolution was read:

By Mr. Felder of 22d District—

Resolved, That when this Senate adjourns it shall ad-
journ to meet at three o'clock this afternoon, and that
the order of business for the afternoon session be,

First—Local bills and bills with local application for
third reading.

Second—Reports Standing Committees.

Third—Senate bills for third reading.

Resolved, further, That debate upon all measures shall
be limited until further ordered to five minutes to each
individual speaker.
Mr. Felder moved the adoption of the resolution, and on this motion the ayes and nays were ordered. and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin, Born, Boyd, Brock, Bush, Camp, Cowart, Crittenden, Felts, Gordy, Hays, Hughes, Lashley, Martin, Overstreet, Stapleton, Walden, Walker, Williford,

Those voting in the negative were Messrs.—

Brantley, Dobbs, Farmer, Griffin, Howard, Hudson, Johnson, Mattox, Peacock, Steed, Stephens, Sikes, Taylor, Turner, Weaver, Whaley, Wilkes,

Those not voting were Messrs.—

Deen, Hardman, Hawes, Henderson of 15th, Henderson of 39th, Knight, Mr. President.

Ayes 20, nays 17.

The resolution was lost, not having received the requisite two-thirds majority.

Mr. Farmer, chairman of the Special Judiciary Committee, submits the following report:

Mr President:

The Special Judiciary Committee has had under consideration the following bill of the House, which it in-
structs me to report back with the recommendation that the same do pass as amended.

A bill to create a new charter for the town of Ellijay.

Respectfully submitted,

IRA E. FARMER, Chairman.

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

Mr. President:

The Committee on Education has had under consideration the following House bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to amend an Act to authorize the establishment of a system of public schools in the town of Lumber City.

Respectfully submitted,

Q. L. WILLIFORD, Chairman.

The following bill was read first time:

By Mr. Cowart—

A bill to create and organize a new judicial circuit of the State of Georgia.

Referred to Special Judiciary Committee.

By Mr. Mattox—

A bill to amend section 982 of the Code.

Referred to Committee on Banking.
By Mr. Sikes—

A bill to authorize the establishment of near-beer saloons in Georgia.

Referred to Committee on Education.

The following Senate bills were read third time to be put upon their passage:

By Mr. Williford—

A bill to create a new charter for the town of Buckhead.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 28, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Henderson—

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

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.

Mr. Felder moved that the Senate adjourn until 3 o'clock, and at the evening session the following shall be the order of business:

1. Reading Senate and House bills first time.
2. Reading House and Senate local bills second time.

3. Reading House and Senate local bills third time.

On motion the Senate adjourned until this afternoon at 3 o'clock.

The Senate met pursuant to adjournment at 3 o'clock, was called to order by the President.

On motion the roll call was dispensed with.

The following House bills were read first time:

By Mr. Foster—

A bill to amend article 7, section 1, paragraph 1 of the Constitution.

Referred to Committee on Constitutional Amendments.

By Mr. Wright—

A bill to require all candidates to publish statement of campaign expenses.

Referred to General Judiciary Committee.

By Messrs. Flannigan and Martin—

A bill to increase the salary of State Entomologists.

Referred to Committee on Agriculture.

The following Senate bills were read second time:

By Mr. Martin—

A bill to amend the charter of the city of Dalton.
By Mr. Gordy—

A bill to create a new charter for the city of Columbus.

By Mr. Martin—

A bill to amend the charter of the city of Dalton.

The following House bills were read second time:

ByMessrs. Slaton, Blackburn and Bell—

A bill to amend an Act creating a new charter for the city of Atlanta.

By Mr. Huie—

A bill to amend the Act amending the charter of Jonesboro.

By Messrs. Alexander and Candler—

A bill to create a public school system for the town of Lithonia.

By Mr. Cowan—

A bill to provide for the removal of obstructions from the streams of Rockdale county.

By Messrs. Flannigan and Holder—

A bill to amend the charter of the city of Winder.

By Messrs. Young and Tuggle—

A bill to amend the charter of the town of Hogansville.
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By Mr. Cook—

A bill to amend an Act authorizing the establishment of a system of public schools for Lumber City.

By Mr. Fullbright—

A bill to amend the charter of Waynesboro.

By Mr. Brown—

A bill to amend the Act incorporating the town of Temple.

By Mr. Rogers—

A bill to amend the Act creating the board of county commissioners of Randolph county.

By Mr. McWilliams—

A bill to amend the special Act for Henry county providing for the removal of obstructions from the streams of Henry county.

By Messrs. Blackburn and Bell—

A bill to amend the Act creating the charter of College Park.

By Mr. Pope—

A bill to regulate the running of traction engines on the public roads of Brooks county.

By Messrs. Blackburn and Bell—

A bill to amend the Act creating the charter for College Park.
By Messrs. Walker and Ashley—

A bill to amend the Act incorporating the city of Valdosta.

By Messrs. Blackburn and Bell—

A bill to amend the Act creating the charter of College Park.

By Mr. Tyson—

A bill to prescribe the manner in which real estate belonging to Emanuel county may be sold.

By Mr. Tracy—

Resolution to pay pension of E. J. Coker, deceased, for the year 1903, to A. M. Johnson.

By Mr. Godley—

A bill to repeal the Act creating the county court of Camden.

By Messrs. Nix and Wilson—

A bill to amend the Act providing for the holding of four terms of superior court of Gwinnett county.

By Mr. Orr—

A bill to establish the city court of Newnan.

By Messrs. Wright and Allen—

A bill to prohibit contributions by corporations or their officers or agents to campaign funds.
The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

*Mr. President:*

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

A bill to be entitled an Act to authorize the trustees of Confederate Soldiers' Home of Georgia to sell certain real estate.

A bill to be entitled an Act to amend section 980 of volume 1 of the Code of Georgia of 1895.

A bill to be entitled an Act to authorize the mayor and aldermen of the town of Calhoun, in Gordon county, to sell a part of the Jno. P King park.

The following House bills were read third time and put upon their passage:

By Mr. Hardeman—

A bill to establish a local school system for the town of Bartow.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Strickland—

A bill to establish the city court of Barnesville.

Report of the committee was agreed to.
Upon the passage of the bill the ayes were 23, nays 0.

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

By Mr. Lee—

A bill to amend the Act creating the board of commissioners of roads and revenues for Glynn county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Brown—

A bill to amend an Act to establish the city court of Tifton.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Dorminy—

A bill to amend the Act incorporating the city of Fitzgerald.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

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

A bill to establish the city court of St. Marys.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 25, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Trent—

A bill to establish the city court of Franklin.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 25, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Simmons—

A bill to create a new charter for the town of Ellijay.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

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

By Mr. Sumner—

A bill to create a board of county commissioners for Turner county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.
The bill having received the requisite constitutional majority was passed by substitute.

By Messrs. Taylor and Dykes—

A bill to amend the Act creating a board of commissioners of roads and revenues for the county of Sumter.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Matthews—

A bill to incorporate the town of Cedar Grove.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Gibson—

A bill to change the time for holding the superior court of Glascock county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.
By Messrs. Alexander and Candler—

A bill to incorporate the town of East Lake.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Lee—

A bill to amend the Act authorizing the issue of bonds by the county of Glenn.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Townsend—

A bill to abolish the county court of Clinch county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Jones and Keith—

A bill to incorporate the town of Primrose.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.
The bill having received the requisite constitutional majority was passed.

By Mr. Flanders—

A bill to establish a public school system for city of Wrightsville.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Lee—

A bill to amend the charter of the city of Brunswick.

Report of committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. McMullan—

A bill to create the office of county commissioner of Hart county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. McMullan—

A bill to abolish the board of commissioners of roads and revenues for the county of Hart.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Parrish—

A bill to change and extend the corporate limits of the town of Adel.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. McWilliams—

A bill to amend the Act creating the charter for the town of McDonough.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Buchannon—

A bill to provide for an examination into the dispensary affairs during the latter part of the year 1906.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

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

By Messrs. Alexander and Candler—

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

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Whitley—

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

The report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Fullbright—

A bill to amend an Act establishing the city court of Waynesboro.

The report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Hardeman—

A bill to establish a public school system for the town of Spread.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Strickland—

A bill to incorporate the town of Williamson, in Pike county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Strickland—

A bill to repeal the Act establishing the city court of Barnesville.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. McCarthy—

A bill to create a county police force for the county of Chatham.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Perry—

A bill to amend the charter of the city of Gainesville.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.
By Messrs. Matthews and Clarke—

A bill to incorporate the town of Rockledge, in the county of Laurens.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Williams—

A bill to amend the Act establishing the city court of Eastman.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. McWilliams—

A bill to abolish the county court of Henry county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Williams—

A bill to amend the Act creating a board of commissioners of roads and revenues for Dade county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Reid—

A bill to amend sections 4 and 39 of an Act establishing the city court of Oglethorpe.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Cook—

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

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.
A bill to incorporate the Waco school district in Haralson county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Blackburn—

A bill to provide for the appointment of two special bailiffs in counties having cities with a population of 60,000 or more inhabitants.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Wynn—

A bill to amend the Act establishing the county court of Pulaski county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 0.

The bill having received the requisite constitutional majority was passed.

On motion the Senate adjourned until to-morrow morning at 10 o'clock.
FRIDAY, AUGUST 7, 1908.

SENATE CHAMBER, ATLANTA, GA.,

Friday, August 7, 1908.

The Senate met pursuant to adjournment at 10 o'clock, was called to order by the President.

Prayer was offered by the Chaplain.

On motion the roll call was dispensed with.

On motion the reading of the Journal was dispensed with.

Mr. Brock, chairman of the Committee on Penitentiary, submitted the following report:

Mr. President:

The Committee on Penitentiary have had under consideration the following House bill, which I am instructed to report back to the Senate with the recommendation that the same do pass as amended, to wit:

A bill to hire the labor of certain felony convicts for a period of five years, to provide for the work of certain other felony convicts on public roads, and for other purposes.

Respectfully submitted,

J. R. Brock, Chairman.

Mr. Cowart, chairman of the Committee on Corporations, submitted the following report:
Mr. President:

The Committee on Corporations have had under consideration the following Senate bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

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

Respectfully submitted.

J. S. Cowart, Chairman.

Mr. Henderson of 15th district, chairman of the Committee on Agriculture, submitted the following report:

Mr President

The Committee on Agriculture has had under consideration the following House bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to increase the salary of the State Entomologist.

Respectfully submitted,

J. A. J. Henderson, Chairman.

Mr. Whaley, chairman of the Committee on Banks, submitted the following report:

Mr President

The Committee on Banks has had under consideration the following Senate bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:
A bill to add Homerville, Clinch county, to the list of State depositories.

The committee has also had under consideration the following House bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to add Fayetteville to the list of State depositories.

Respectfully submitted,

H. W. Whaley, Chairman.

The following resolution was adopted:

By Mr. Stephens—

Resolved, That the order of business for this morning's session be—

1. Senate bills for third reading in the order that they appear on the calendar.

Resolved, further, that debate on all bills be limited to twenty minutes.

By unanimous consent the following Senate bill was read first time:

By Mr. Hardman—

A bill to amend the Act incorporating the town of Statham.

Referred to Counties and County Matters Committee.
The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr. President:

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

A bill to abolish Dawson water and light commission, and for other purposes.

A bill to amend an Act incorporating town of Norwood.

A bill to amend an Act to levy and collect a tax for the support of the State government, known as the tax Act.

A bill to provide for the marking out, the defining and re-establishing the boundary lines between counties of a certain class in this State.

A bill to authorize the city of West Point, in Troup county, to close up Bridge street in said city.

A bill to authorize corporations and individuals to construct and maintain dams across non-navigable streams.

A bill to authorize the city of West Point, in Troup county, to grant to the A. & W P R. R. and the W of N. R. R. the right to use part of Bridge street in said city.

A bill to amend the Act creating city court of Douglas.

A bill to amend an Act establishing city court of Blakely.

A bill to change the number of county commissioners of Newton county.
A bill to appropriate the sum of $25,000 for the fiscal year 1908, and $50,000 for the fiscal year 1909 to the University of Georgia for the agricultural college.

A bill to amend the Act incorporating the town of Pelham, in Mitchell county.

A bill to amend the charter of the city of Sylvester.

A bill to amend section 982 of the Code of Georgia of 1895.

A bill to amend an Act creating the city court of Sylvania.

A bill to authorize the county of DeKalb to issue bonds.

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

A bill to amend the charter of Kirkwood.

A bill to incorporate the town of Chamblee, in the county of DeKalb.

A bill to incorporate the town of Buchanan, Haralson county.

A bill to supplement and increase the appropriation made under the general appropriation Act of 1907 for salaries and other expenses of the Railroad Commission of Georgia.

A bill to appropriate $30,000 to the University of Georgia.
A bill to appropriate to the trustees of the University $7,000 for the State Normal School at Athens.

The House has also passed, by the requisite constitutional majority, the following resolution:

A resolution to furnish Georgia Reports to DeKalb county.

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

A bill to amend an Act creating a board of commissioners of roads and revenues for the county of Calhoun.

The following Senate bills were read third time and put upon their passage:

By Mr. Wilkes—

A bill to amend section 492 of the Code.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Williford—

A bill to regulate the number of hours telegraph and telephone operators handling trains shall work.

Report of the committee was agreed to.

Upon the passage of the bill the ayes and nays were ordered, and the vote is as follows:
Those voting in the affirmative were Messrs.—

Akin, Born, Boyd, Brantley, Camp, Farmer, Felder, Felts, Griffin, Hardman, Henderson of 15th, Howard, Hudson, Hughes, Knight, Lashley, Martin, Mattox, Overstreet, Stapleton, Steed, Stephens, Turner, Walden, Walker, Weaver, Whaley, Wilkes, Williford,

Those voting in the negative were Messrs.—

Cowart, Dobbs, Hawes, Johnson, Sikes,

Those not voting were Messrs.—

Brock, Bush, Crittenden, Deen, Gordy, Hays, Henderson of 39th, Peacock, Taylor, Mr. President.

Ayes 29, nays 5.

The bill having received the requisite constitutional majority was passed.

By Mr. Felder—

A bill to repeal that part of section 6 of general appropriation Act appertaining to the publication of Colonial Records.

Report of the committee was agreed to.

Upon the passage of the bill the ayes and nays were ordered, and the vote is as follows.
Those voting in the affirmative were Messrs.—

Cowart, Lashley, Sikes,
Felder, Overstreet, Walden,
Felts Peacock, Walker,
Knight, Stapleton, Wilkes,

Those voting in the negative were Messrs.—

Akin, Griffin, Martin,
Born, Hardman, Mattox,
Boyd, Hawes, Steed,
Brantley, Henderson of 15th, Stephens,
Brock, Howard, Taylor,
Bush, Hudson, Turner,
Camp, Hughes, Whaley,
Dobbs, Johnson, Williford,
Farmer,

Those not voting were Messrs.—

Crittenden, Hays, Weaver,
Deen, Henderson of 39th, Mr. President
Gordy,

Ayes 12, nays 25.

The bill was lost.

By Mr. Felder—

A bill to amend an Act to prescribe the method of testing illuminating oils.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 32, nays 0.

The bill having received the requisite constitutional majority was passed.
By unanimous consent Senate bill No. 193 was withdrawn by its author.

By unanimous consent the following House bill was read third time and put upon its passage:

By Mr. Townsend—

A bill to amend section 4200 of the Code.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 32, nays 0.

The bill having received the requisite constitutional majority was passed.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr President:

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

A bill to amend an Act making appropriations for the ordinary expenses of the executive, legislative and judicial departments of the State government.

A bill to amend an Act increasing the membership of the Railroad Commission of Georgia.

The House has also passed by the requisite constitutional majority the following resolution:

A resolution to appropriate $10,000 to improve Confederate Cemetery at Marietta.
The following resolution was read and adopted:

By Mr. Hawes—

Resolved, That the Secretary of the Senate be instructed to procure for the walls of the Senate a portrait of Hon. J. J. Flynt, President of the Senate.

The hour of twelve o'clock having arrived the Senate repaired to the hall of the House of Representatives for the purpose of holding memorial exercises on the life and character of the late Jno. W Akin, President of the Senate. The joint session was called to order by the President of the Senate.

On motion the following committee was appointed to escort the family of the late Senator Akin to the hall of the House of representatives: Senators Martin and Overstreet, and Representatives

Prayer was offered by Rev. Dr. R. J. Bigham.

The following resolutions were read by Senator Overstreet:

To the General Assembly of Georgia:

In accordance with the terms of a joint resolution of your honorable bodies, adopted June 30, 1908, we have been appointed by proper authorities to prepare and present appropriate resolutions upon the death of Honorable John W Akin, President of the Senate of Georgia, and now beg leave to submit the following:

President John W Akin was born June 10, 1859, in Cass (now Bartow) county, Georgia. His father, Hon.
Warren Akin, was a prominent political factor in Georgia during those days immediately preceding the Civil War, and was canvassing the State as the last Whig candidate for Governor during the year President Akin was born. He (the father), was unanimously elected Speaker of the first House of Representatives assembled in Georgia after the secession of the State, and he continued to be prominent both in law and in politics until his death in 1877.

President Akin was no less fortunate in his other parent, his mother, who was Miss Mary Verdery, a woman of distinguished family, and great intellectual vigor. Up to the date of her death she continued to manifest the keenest interest in the career of her son, and went out of life with him.

President Akin graduated with honors from Emory College in 1877. During his college career he easily distinguished himself as a student, an essayist and a debater.

He was admitted to the bar after a private course of study in 1878, and steadily rose in the profession to a position among the ablest lawyers in the State.

He was from the days of his youth a member of the Methodist church. For many years he was superintendent of the Sunday-school of his church at Cartersville, and throughout his life he worked humbly before the Lord, demonstrating to his fellow men that the law of his life was the teachings of the "lowly Nazarene."

The home is the unit of our civilization. Here character is formed and supported. Fortunate, therefore, is the man whose home relations are happy, and who is capable
of contributing to such happiness. Judge Akin was such a man preeminently, and no citizen of Georgia held his home and family in higher appreciation.

Among the offices President Akin held are Secretary of the Georgia Bar Association, President of the Georgia Bar Association, President of the Cartersville Public School Board, judge of the City Court of Cartersville, twice Representative of Bartow county in the General Assembly of Georgia, and President of the Senate. In this last position death found him on the eighteenth day of October, 1907. As a legislator we knew him best, and it is here that his loss will be most keenly felt by the citizens of Georgia. As a presiding officer he was gentle and wise, manifesting always in his rulings the utmost graciousness and ease.

Upon contemplating his life activities as a whole we may paraphrase the language of Johnson’s epitaph of Dr Goldsmith, and say, “He laid busy hands to many things during his life, and he nothing touched that he did not adorn.”

In law and politics his skill and power as an essayist were used frequently to his own credit and the benefit of the State. Born and nurtured in the earthquake shakings of revolution and war, and carrying through life the impressions placed upon his infant mind by Sherman’s conquering army, his devotion to Georgia and the South assumed the character and proportions of a splendid passion, and his facile pen and eloquent tongue were ever ready in defense of his suffering country.

President Akin was reared in a great community filled with the first minds of his or any other time. With such environment, such parentage, and such experiences
his mind naturally ran to public service. He recognized
the age-long conflict between "Privilege" and "Popular
Rights", and Democracy never had a bolder nor stouter
champion. His far-seeing mind contemplated this con­
flict as inevitable and mortal, and in the evolutions of
modern politics he saw the skirmishings of the nation­
wide struggle. A disciple of Rousseau and Jefferson, he
"scented the battle from afar, the thunder of the captains
and the shouting": and he had a commendable ambition
to participate in the effort to secure the blessings of
free government for his children and his neighbors' chil­
dren forever. But, "in the plenitude of his power, and
on the field of his renown," he was stricken one day by
an arrow coming down out of the invisible world, re­
minding us of the transitory nature of all earthly things,
and making us to exclaim, "What shadows we are, and
what shadows we pursue."

We append the following resolutions:

Resolved, 1. That in the death of Honorable John W
Akin law, letters and statesmanship have lost an orna­
ment and champion.

Resolved, 2. That his surviving associates in the Gen­
eral Assembly of Georgia will ever treasure in affection­ate remembrance his kindly virtues, and will ever point
with just pride to the record of his achievements for
Georgia.

Resolved, 3. That we offer our profound sympathy
to the family and kindred of our deceased fellow-worker
in the loss to them occasioned by his death.

Resolved, 4. That minutes of this joint session, to-
gether with this memorial and these resolutions be recorded on the Journals of the Senate and House.

Resolved. 5. That each branch of the General Assembly do stand adjourned at the conclusion of the joint session of the same as a further mark of honor to the deceased.

A motion was made to adopt the foregoing resolutions, and seconding speeches were made by the following gentlemen.

Messrs. Hall of Bibb, Alexander and Candler of DeKalb, and Senators Martin of 43d district, Camp of 31st district, and Mr. Covington of Colquitt county.

The resolutions were adopted by a rising vote.

On motion the joint session was dissolved.

The Senators then repaired to the Senate Chamber, and were called to order by the President.

On motion the Senate adjourned until 3 o'clock, p. m.

The Senate met pursuant to adjournment at 3 p. m., and was called to order by the President.

Upon the call of the roll the following members answered to their names:

Boyd,  Gordy,  Knight,
Brantley,  Griffin,  Lashley,
Bush,  Hawes,  Martin,
Camp,  Howard,  Mattox,
Crittenden,  Hudson,  Peacock,
Dobbs,  Hughes,  Steed,
Felder,  Johnson,  Stephens,
Walker, Wilkes, Mr. President.
Whaley,

Those absent were Messrs.—

Akin, Hardman, Sikes,
Born, Hays, Taylor,
Brock, Henderson of 15th, Turner,
Cowart, Henderson of 39th, Walden,
Deen, Overstreet, Weaver,
Farmer, Stapleton, Williford,
Felts,

At 3:05 the Senate went into executive session.

The following House bill was read first time:

By Mr. Maxwell—

A bill to provide for the re-establishment between counties in certain cases.

Referred to Counties and County Matters Committee.

The following House bills were read third time and put upon their passage:

By Mr. Rogers—

A bill to amend the Act creating a board of commissioners of roads and revenues.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 26, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. McMichael—

A bill to protect the health and provide for the comfort of the traveling public.

Report of the committee was agreed to as amended.

Upon the passage of the bill the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—

Boyd, Brantley, Brock, Bush, Camp, Dobbs, Farmer, Felts, Gordy, Howard, Hughes, Johnson, Knight, Peacock, Stapleton, Steed, Stephens, Turner, Walker, Weaver, Wilkes,

Those voting in the negative were Messrs.—

Cowart, Crittenden, Felder, Griffin, Hays, Henderson of 15th, Hudson, Lashley, Martin, Mattox, Overstreet, Sikes, Taylor, Walden, Whaley,

Those not voting were Messrs.—

Akin, Born, Deen, Hardman, Hawes, Henderson of 39th, Williford, Mr. President.

Ayes 21, nays 15.

The bill was lost.

By unanimous consent the following Senate bills were read third time and put upon their passage:
By Mr. Martin—

A bill to amend the charter of the city of Dalton.

Report of the committee was agreed to as amended.

Upon the passage of the bill the ayes were 27, nays o.

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

By Mr. Martin—

A bill to amend the charter of the city of Dalton.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 31, nays o.

The bill having received the requisite constitutional majority was passed.

By Mr. Crittenden—

A bill to amend section 1137 of the Code.

Report of the committee was disagreed to.

Upon the passage of the bill the ayes were 12, nays 14.

The bill having received the requisite constitutional majority was passed.

The following resolution was adopted:

By Mr. Henderson—

A resolution authorizing the Secretary of the Senate to procure a portrait of the late John W Akin, Presi-
dent of the Senate, to be placed on the walls of the Senate.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr. President:

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

A bill to appropriate the sum of $7,671.76 for the Georgia Normal and Industrial College.

The House has adopted the following resolution:

A resolution requesting the Senate to take up and dispose of the Holder bill.

Mr. Bush, chairman of the Committee on Counties and County Matters, submitted the following report:

Mr. President.

The Committee on Counties and County Matters has had under consideration the following Senate bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to amend the charter of the town of Statham, in the county of Jackson.

Respectfully submitted,

J S. Bush, Chairman.

Mr. Martin, vice-chairman of the Committee on Engrossing, submitted the following report:
Mr. President:

The Committee on Engrossing has examined and found correctly engrossed and ready for transmission to the House the following Senate bill, to wit:

A bill to create a new charter for the town of Buckhead.

Respectfully submitted,

W C. Martin Vice-Chairman.

The following House bill was read second time:

By Messrs. Flannigan, Martin and Holder—

A bill to increase the salary of the State Entomologist.

The following House resolution was read third time, and put upon its passage:

By Mr Tracy—

A resolution to pay pension of Mrs. E. J. Coker, deceased, for the year 1903, to A. M. Johnson.

Report of the committee was agreed to.

Upon the passage of the resolution the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—

Boyd, Crittenden, Felts,
Brock, Dobbs, Gordy,
Camp, Farmer, Griffin,
Cowart, Felder, Hardman,
Those voting in the negative were Messrs.—

Overstreet, Turner,

Those not voting were Messrs.—

Akin, Born, Brantley,

Buses, Deen, Henderson of 39th,

Ayes 36, nays 2.

The resolution was passed.

By Mr Camp—

A bill to authorize the Governor to purchase certain lands in Chattanooga.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 19, nays 4.

The bill not having received the requisite constitutional majority was lost.

Notice of motion to reconsider was given.

By unanimous consent the following Senate bill was read third time, to be put upon its passage:
By Mr. Henderson—

A bill to extend the present school book contract until January 1, 1911.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 6.

The bill having received the requisite constitutional majority was passed.

On motion this bill was ordered immediately transmitted to the House.

The following House bill was reconsidered and put upon its passage:

By Mr. McMichael—

A bill to protect the health and provide for the comfort of the traveling public.

Report of the committee was agreed to as amended.

Upon the passage of the bill the ayes were 24, nays 9.

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

The following Senate bills were read second time:

By Mr. Cowart—

A bill to create and organize a new judicial circuit in this State.
By Mr. Sikes—

A bill to transfer the county of Tift in the southern circuit, the counties of Coffee and Jeff Davis in the Brunswick circuit, and the county of Irwin in the Cordele circuit.

By Mr. Bush—

A bill to amend the Act incorporating the city of Colquitt.

By Mr. Mattox—

A bill to amend section 982 of the Code.

By Mr. Stephens—

A bill to extend the time for completion of the Savannah, Statesboro & Western Railroad.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr President.

The House has passed, by the requisite constitutional majority, the following House resolutions, to wit:

A resolution to put the name of Mrs. Lucy Lockhart, of Wilkinson county, on the pension roll for 1906.

A resolution to pay pension of Peter Curran, deceased, of Heard county, to his widow, Sarah Curran, for the year 1906.

A resolution to pay unpaid pension to Mrs. Louisa L. Hodge.
The following House bills were read first time:

By Mr. Candler—

A bill to appropriate $30,000 to the University of Georgia.

Referred to the Committee on Appropriations.

By Mr. Couch—

A bill to amend section 982 of the Code.

Referred to the Committee on Banking.

By Mr. Mercer—

A bill to abolish the Dawson Water and Light Commission.

Referred to the Special Judiciary Committee.

By Mr. White—

A bill to amend section 982 of the Code.

Referred to the Committee on Banking.

By Mr. White—

A bill to amend the Act creating the city court of Sylvania.

Referred to the Special Judiciary Committee.

By Messrs. Candler, Atkinson and Taylor—

A bill to amend the Act to make appropriation for or-
ordinary expenses of the State government for the years 1907 and 1908.

Referred to the Committee on Appropriations.

By Mr. Candler—

A bill to supplement and increase the appropriation made under the general appropriation Act of 1907 for salaries and other expenses of the Railroad Commission.

Referred to the Committee on Appropriations.

By Mr. Evans—

A bill to incorporate the town of Buchanan.

Referred to the Committee on Corporations.

By Messrs. Martin, McMichael and Candler—

A bill to appropriate the sum of $25,000 for the fiscal year 1908, and $50,000 for the year 1909 for the University of Georgia.

Referred to the Committee on Appropriations.

By Mr. Buchannon—

A bill to amend the Act establishing the city court of Blakely.

Referred to the Special Judiciary Committee.

By Mr. Blackburn—

A bill to authorize the trustees of the Soldiers' Home to sell certain land.

Referred to the Committee on Pensions.
By Messrs. Young and Tuggle—

A bill to authorize the city of West Point to grant to the A. & W. P. R. R. and the W. of A. R. R. the right to use part of Bridge street.

Referred to the Special Judiciary Committee.

By Messrs. Young and Tuggle—

A bill to authorize the city of West Point to close up Bridge street.

Referred to Counties and County Matters Committee.

By Mr. Wise—

A bill to amend the last tax Act for the support of the State government.

Referred to the Committee on Finance.

By Mr. Bullard —

A bill to change the number of county commissioners in Newton county.

Referred to Counties and County Matters Committee.

By Mr. Jones—

A bill to amend the Act incorporating the town of Pelham.

Referred to the Committee on Corporations.
By Mr. Calbeck——

A bill to authorize the mayor and aldermen of Calhoun to sell a part of Jno. P. King park.

Referred to Special Judiciary Committee.

By Messrs. Alexander and Candler——

A bill to amend the charter of Kirkwood.

Referred to the Committee on Corporations.

By Mr. Massengale——

A bill to amend the Act incorporating the town of Norwood.

Referred to the Committee on Corporations.

By Mr. Alexander——

A bill to authorize the county of DeKalb to issue bonds.

Referred to the Special Judiciary Committee.

By Mr. Hall——

A bill to authorize corporations and individuals to construct and maintain dams across non-navigable streams in Georgia.

Referred to the Special Judiciary Committee.

By Mr. Payton——

A bill to amend the charter of the city of Sylvester.

Referred to the Committee on Corporations.
By Messrs. Candler and Alexander—

A bill to incorporate the town of Chamblee.

Referred to the Special Judiciary Committee.

By Messrs. Alexander and Candler—

A resolution to furnish Georgia Reports to DeKalb county.

Referred to the Library Committee.

The following House bill was read third time and put upon its passage:

By Mr. Fullbright—

A bill to amend the charter of Statesboro so as to extend the corporate limits.

Report of the committee was agreed to as amended.

Upon the passage of the bill the ayes were 24, nays 0.

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

On motion the Senate adjourned until to-morrow morning at 10 o'clock.
JOURNAL OF THE SENATE,

SENATE CHAMBER, ATLANTA, GA.,

Saturday, August 8, 1908.

The Senate met pursuant to adjournment at 10 o'clock; was called to order by the President.

Prayer was offered by Father Gunn.

Upon the call of the roll the following members answered to their names:


Those absent were Messrs.—

Deen, Griffin, Henderson of 39th,

On motion the reading of the Journal was dispensed with.

ATLANTA, GA., August 8, 1908.

The following message was received from his Excellency the Governor through his Secretary, Mr. Carter:
Mr. President:

His Excellency the Governor has approved and signed the following Acts, to wit:

An Act to amend an Act approved July 21, 1906, to appropriate the sum of $100,000 to the University of Georgia.

An Act to amend an Act to establish the city court of Dublin.

An Act to incorporate the city of Lavonia.

An Act to amend the charter of the town of Shellman.

An Act to prevent the taking of fish from Brasstown creek in Towns and Union counties.

The following resolution was read and adopted:

By Messrs. Felder and Martin—

Resolved. That the House do please tell us what to do with the Foster pension bill.

Mr. Camp moved to reconsider the action of the Senate in defeating the following bill of the Senate on yesterday:

By Mr. Camp—

A bill to authorize the Governor to purchase certain land in the city of Chattanooga.

The bill was reconsidered.
The following bill was withdrawn by its author:

By Mr. Gordy (by request)—

A bill to amend the charter of the city of Columbus.

Mr. Martin, vice-chairman of the Committee on Engrossing, submitted the following report:

Mr. President:

The Committee on Engrossing have examined and found correctly engrossed and ready for transmission to the House the following Senate bills, to wit:

A bill to amend section 492 of the Penal Code of Georgia.

Also, a bill to regulate the number of hours of telegraph and telephone operators and other persons engaged in handling of trains.

A bill to amend an Act entitled an Act to prescribe the method of testing illuminating oils, and for other purposes.

A bill to extend the present school book contract until January 1, 1911, and for other purposes.

A bill to authorize the mayor and council of Cumming and the trustees of the Cumming public school district to order an election upon issuance of school bonds.

A bill to amend the charter of the city of Dalton.

Respectfully submitted.

W C. Martin, Vice-Chairman.
Mr. Stapleton, chairman of the Pension Committee, submitted the following report:

Mr. President:

The Pension Committee has had under consideration the following bill of the House which it instructs me to report back to the Senate with the recommendation that the same do pass:

A bill to authorize the trustees of Confederate Soldiers Home of Georgia to sell certain real estate.

Respectfully submitted.

J. R. Stapleton, Chairman.

Mr. Cowart, chairman of the Corporation Committee, submitted the following report:

Mr. President:

The Corporation Committee has had under consideration the following House bills which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to amend an Act to incorporate the town of Norwood.

A bill to amend the charter of the city of Sylvester.

A bill to amend an Act incorporating the town of Pelham, Mitchell county.

A bill to incorporate the town of Buchanan, Haralson county.
A bill to amend the charter of Kirkwood, DeKalb county.

Respectfully submitted.

J. S. Cowart, Chairman.

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

Mr. President

The Appropriation Committee has had under consideration the following House bill, which it instructs me to report back with the recommendation that the same do pass, to wit

A bill to appropriate thirty thousand dollars to the University of Georgia.

A bill to appropriate the sum of $25,000 for the fiscal year 1908, and $50,000 for the fiscal year 1909 to the University of Georgia for the support and maintenance of the State College of Agriculture at Athens.

A bill to amend an Act to make appropriation for the ordinary expenses of the executive, legislative and judicial departments of the State government.

Respectfully submitted.

L. G. Hardman, Chairman.

The following message was received from the House, through Mr. Boifeuillet, Clerk thereof:
Mr. President:

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

A bill to authorize the city of Rome to maintain a hospital.

A bill to amend an Act incorporating the town of Junction City, in Talbot county.

A bill to incorporate the town of Forest Park, in the county of Clayton.

A bill to amend an Act creating the office of commissioner of roads and revenues for the county of Green.

The House has passed by the requisite constitutional majority the following resolutions:

A resolution to pay pension to widow of Frank Johnson.

A resolution to pay pension of John M. Surrency to his widow. Mrs. Elizabeth Surrency.

A resolution to authorize the payment of the pension of Thos. H. Greer, deceased, to his widow, Mary Ann Greer.

A resolution to pay pension of F. M. Rice to W. A. Mitchell.

A resolution appropriating $60 for the payment of pensions to W. J. Stanford of Forsyth county.

A resolution to pay pension to Mrs. S. F. Crain for year 1907.
A resolution to pay pension to Mrs. McDougald, a citizen of Gordon county, for the year 1908.

A resolution to pay the expenses of the special joint committee of the Senate and House to investigate certain charges relative to the administration of the prison department.

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

A bill to amend the charter of St. Marys.

The House has also concurred in the substitute offered by the Senate to the following House bill:

A bill to create a board of county commissioners for Turner county.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr President:

The House has passed by the requisite constitutional majority the following resolution, to wit:

A resolution to pay Mrs. L. H. Ledsinger for copying pension rolls in the pension office, and for other purposes.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr President:

The House has passed by the requisite constitutional majority the following House bill, to wit:
A bill to appropriate $2,000 for improving the State's property at Indian Spring.

The following Senate bills were read third time to be put upon their passage:

By Mr. Felder—

A bill to fix the liability of common carriers by railroads.

This bill was tabled.

Mr. Felder moved to reconsider the action of the Senate in tabling the above bill.

On this motion the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs —


Those voting in the negative were Messrs.—

Those not voting were Messrs.—

Deen, Howard, Wilkes, Mr. President.
Griffin, Peacock, 
Henderson of 39th,

Ayes 17, nays 20.

The motion was lost.

By Mr. Knight—

A bill to create the Alapaha judicial circuit.

On agreeing to the report of the committee, which is adverse to the passage, the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin, Hays, Stephens,
Born, Hudson, Sikes,
Brock, Hughes, Taylor,
Bush, Johnson, Turner,
Crittenden, Lashley, Walden,
Dobbs, Martin, Walker,
Farmer, Mattox, Weaver,
Felder, Stapleton, Whaley,
Gordy, Steed, Williford,
Hardman, 

Those voting in the negative were Messrs.—

Boyd, Felts, Knight,
Camp, Hawes, Overstreet,
Cowart, Henderson of 15th, 

Those not voting were Messrs.—

Brantley, Henderson of 39th, Wilkes, Mr. President.
Deen, Howard, 
Griffin, Peacock, 

Ayes 28, nays 8.
Report of the committee was agreed to and the bill was lost.

Senate bills Nos. 247 and 248 were withdrawn by the author.

By Mr. Martin—

A bill to amend the registration laws of Georgia.

Report of the committee was agreed to by substitute.

Upon the passage of the bill the ayes were 34, nays 0.

The bill having received the requisite constitutional majority was passed by substitute and ordered immediately transmitted to the House.

By Mr. Williford—

A bill to amend article 11, section 2, paragraph 1, of the Constitution of Georgia in reference to county officers, and for other purposes.

Report of the committee was agreed to.

Upon the passage of the bill the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs —

Those voting in the negative were Messrs.—


Those not voting were Messrs.—

Brantley, Deen, Griffin, Henderson of 39th, Howard, Peacock, Steed, Wilkes, Mr. President.

Ayes 15, nays 20.

The bill was lost.

By Mr. Stephens—

A bill to authorize the municipal authorities of this State to establish and maintain a place for confinement of misdemeanor convicts.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 31, nays 0.

The bill having received the requisite constitutional majority was passed and ordered immediately transmitted to the House.

By Mr. Bush—

A bill to amend the act incorporating the city of Colquitt.

Report of the committee was agreed to.
Upon the passage of the bill the ayes were 30, nays 0.

The bill having received the requisite constitutional majority was passed and ordered immediately transmitted to the House.

The following House resolutions were read first time:

By Mr. Ward—

A resolution to pay pension of J. M. Surrency to Elizabeth Surrency.

Referred to Committee on Pensions.

By Mr. Johnson—

A resolution to pay unpaid pension to Mrs. Louisa L. Hodge.

Referred to Committee on Pensions.

By Mr. Trent—

A resolution to pay pension of Peter Currens to his widow, Sarah Currens.

Referred to Committee on Pensions.

By Mr. Adams—

A resolution to put the name of Mrs. Lucy Lockhart on pension list.

Referred to Committee on Pensions.
By Mr. Taylor—

A resolution to pay pension to widow of Frank Johnson.

Referred to Committee on Pensions.

By Mr. Davison—

A resolution to pay Mrs. Ledsinger for copying pension rolls.

Referred to the Appropriations Committee.

By Mr. Foster—

A resolution to appropriate $5,000 to improve Confederate cemetery at Marietta.

Referred to the Appropriations Committee.

By Mr. Candler—

A resolution to pay the expenses of the special joint committee of the Senate and House to investigate certain charges against the Prison Commission.

Referred to the Appropriations Committee.

By Mr. Calbeck—

A resolution to pay pension to Mrs. McDougald.

Referred to Committee on Pensions.
By Mr. Trent—

A resolution to pay pension to Mrs. S. F. Crain for the year 1907.

Referred to Committee on Pensions.

By Mr. Ballard—

A resolution to authorize the payment of pension of Thos. H. Greer to his widow.

Referred to Committee on Pensions.

By Mr. Bond—

A resolution to appropriate $60 to pay pension to W. J. Stanford.

Referred to Committee on Pensions.

By Mr. Barrett—

A resolution to pay pension of F. M. Rice to W. A. Mitchell.

Referred to Committee on Pensions.

The following House bills were read first time

By Mr. Hines—

A bill to appropriate $7,671.76 for the Georgia Normal and Industrial College at Milledgeville.

Referred to the Appropriations Committee.
By Mr. Wright—

A bill to authorize the city of Rome to maintain a hospital.

Referred to Committee on Pensions.

By Messrs. Heard and Adkins—

A bill to amend the Act to increase the number of railroad commissioners.

Referred to Committee on Railroads.

By Mr. Ward—

A bill to amend the Act creating the city court of Douglas.

Referred to Committee on Corporations.

By Mr. Davison—

A bill to amend the Act creating the office of commissioner of roads and revenues for Green county.

Referred to Counties and County Matters Committee.

By Mr. Huie—

A bill to incorporate the town of Forrest Park, in Clayton.

Referred to Committee on Corporations.
By Mr. Parker—

A bill to amend the Act incorporating the town of Junction City.

Referred to Committee on Corporations.

By Mr. McMullan—

A bill to amend the Act incorporating the town of Bowersville.

Referred to Committee on Corporations.

By Mr. McMahan—

A bill to appropriate seven thousand dollars to the State Normal school at Athens.

Referred to the Appropriations Committee.

The following Senate bill was read third time to be put upon its passage:

By Mr. Stephens—

A bill to extend the time for completion of the Savannah, Statesboro & Western railroad.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 29, nays 0.

The bill having received the requisite constitutional majority was passed.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:
Mr President:

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

A bill to appropriate $5,000 to the Confederate Soldiers' Home of Georgia.

Mr. Farmer, chairman of the Special Judiciary Committee, submitted the following report:

Mr President:

The Special Judiciary Committee has had under consideration the following Senate bill, which it instructs me to report back with the recommendation that the same do not pass, to wit:

A bill to prescribe the militia districts in which suits in justice courts may be brought.

A bill to create and organize a new judicial circuit of the superior courts of this State.

A bill to transfer the county of Tift in the Southern circuit, the counties of Coffee and Jeff Davis in the Brunswick circuit and the county of Irwin in the Cordele circuit, and attach said counties to the Albany circuit, and for other purposes.

The committee has also had under consideration the following Senate bill, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to amend section 4732, volume 2 of the Code of Georgia of 1895.
The committee has also had under consideration the following House bills, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to abolish the Dawson water and light commission.

A bill to amend an Act creating the city court of Sylvania.

A bill to amend an Act establishing the city court of Blakely.

A bill to authorize the city of West Point, Troup county, to grant to the A. & W P R. R. and the W & A. R. R. the right to use part of Bridge street in said city.

A bill to authorize the mayor and aldermen of the town of Calhoun, Gordon county, to sell a part of the John P King park.

A bill to incorporate the town of Chamblee, in DeKalb county.

A bill to authorize the county of DeKalb to issue bonds.

A bill to authorize corporations and individuals to construct and maintain dams across non-navigable streams, for the development of water power, and for other purposes.

Respectfully submitted.

IRA E. FARMER, Chairman.
The following House bills were read third time to be put upon their passage:

By Mr. Whitley—

A bill to establish and organize a sanitarium for the treatment of tuberculosis in this State.

Report of the committee was agreed to.

Upon the passage of the bill the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—


Those voting in the negative were Messrs.—

Knight, Overstreet, Whaley, Mattox.

Those not voting were Messrs.—

Brantley, Henderson of 39th, Stephens, Brock, Howard, Weaver, Deen, Peacock, Mr. President, Griffin.

Ayes 30, nays 4.

The bill having received the requisite constitutional majority was passed.
By Mr. Godley—

A bill to repeal the Act creating the county court of Camden county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 30, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Flannigan, Martin and Holder—

A bill to increase the salary of the State Entomologist.

Report of the committee was agreed to.

Upon the passage of this bill the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—


Those voting in the negative were Messrs.—

Akin, Born, Bush, Felder, Sikes, Walden, Wilkes,
Those not voting were Messrs.—

Brantley, Henderson of 39th, Stephens,
Brock, Howard, Taylor,
Deen, Overstreet, Weaver,
Griffin, Peacock, Mr. President.

Ayes 25, nays 7.

The bill having received the requisite constitutional majority was passed.

The following Senate bill was read third time and put upon its passage:

By Mr. Camp—

A bill to authorize the Governor to buy certain land in the city of Chattanooga.

Report of the committee was agreed to as amended.

Upon the passage of the bill the ayes were 26, nays 0.

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

Amend by adding the following: “The Governor is authorized to take option on said lands.”

Also amend by striking out section 2 and making section 3 section 2. Also amend title by striking therefrom the words, “and to construct and open a street in said city of Chattanooga through the property owned by the State.”

The hour of adjournment having arrived the Senate adjourned until Monday morning at 10 o’clock.
Monday, August 10, 1908.

Senate Chamber, Atlanta, Ga.

Monday, August 10, 1908.

The Senate met pursuant to adjournment at 10 o'clock; was called to order by the President.

Prayer was offered by the Chaplain.

On motion, the roll call was dispensed with.

On motion, the reading of the Journal was dispensed with.

Mr. Brock, vice-chairman of the Committee on Engrossing, submitted the following report:

Mr President:

The Committee on Engrossing have examined and found correctly engrossed and ready for transmission to the House of Representatives the following Senate bills, to wit:

A bill to incorporate the town of Union City, in Campbell county.

Also, a bill to amend the registration laws of the State of Georgia.

Also a bill to authorize municipal authorities to establish and maintain a farm for misdemeanor convicts.

Also, a bill to authorize the Governor to contract for a certain tract of land in Chattanooga, Tenn.
Also, a bill to extend the time of completion of the Savannah, Statesboro & Western railroad.

Also, a bill to amend the charter of the city of Colquitt.

Respectfully submitted.

J. R. Brock, Vice-Chairman.

Mr. Martin, chairman of the Committee on Railroads, submitted the following report:

Mr President:

The Committee on Railroads have had under consideration the following House bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit

A bill to amend an Act to increase the membership of the Railroad Commission, and for other purposes.

Respectfully submitted.

W. C. Martin, Chairman.

Mr. Stapleton, chairman of the Committee on Pensions, submitted the following report:

Mr President:

The Committee on Pensions have had under consideration the following Senate bill, which I am instructed to report back to the Senate with the recommendation that the same do not pass, to wit

A bill to prohibit the operation of any pawnshop or
any device where money is advanced on personal property, and for other purposes.

Respectfully submitted.

J. R. Stapleton Chairman.

Mr. Bush, vice-chairman of the Committee on Public Library, submitted the following report

Mr President

The Committee on Public Library have had under consideration the following House resolution, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit

A resolution to furnish Georgia Reports to DeKalb county.

Respectfully submitted.

Bush, Vice-Chairman.

Mr Bush, chairman of the Committee on Counties and County Matters, submitted the following report, viz.:

Mr President:

The Committee on Counties and County Matters has had under consideration the following bills of the House which I am instructed to report to the Senate with the recommendation that they do pass, to wit

A bill to authorize the city of West Point to close Bridge street.
A bill to change the number of county commissioners of Newton county.

A bill to amend the Act creating the office of commissioner of roads and revenues for Greene county.

A bill to provide for marking and defining county lines in certain cases.

Respectfully submitted.

BUSH, Chairman.

A resolution to pay pension to Mrs. S. F. Crain for year 1907.

A resolution appropriating $60 for the payment of pension to W. J. Stanford of Forsyth county.

A resolution to authorize payment of pension of Thos. H. Greer, deceased, to his widow, Mary Ann Greer.

A resolution to pay pension to Mrs. McDougald of Gordon county for the year 1908.

A resolution to pay pension to widow of Frank Johnson.

Respectfully submitted.

J. R. STAPLETON, Chairman.

Mr. Whaley, chairman of the Committee on Banks, submitted the following report:

Mr President:

The Committee on Banks have had under considera-
tion the following House bills, which I am instructed to report back to the Senate with recommendation that the same do pass, to wit:

A bill to add Senoia, in Coweta county, to the list of State depositories.

A bill to add the town of Comer, in Madison county, to list of State depositories.

Respectfully submitted.

H. W WHALEY, Chairman.

Mr. Stapleton, chairman of the Committee on Pensions, submitted the following report:

Mr. President:

The Committee on Pensions have had under consideration the following House bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to authorize the city of Rome to maintain a hospital.

The committee have also had under consideration the following resolution of the House, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A resolution to pay pension of F. M. Rice to W. A. Mitchell.

A resolution to put the name of Mrs. Lucy Lockhart of Wilkinson county on the pension roll for 1906.
A resolution to pay pension of Peter Currens, deceased, of Heard county, to his widow, Sarah Currens, for 1906.

A resolution to pay unpaid pension to Mrs. Louisa J. Hodge.

A resolution to pay pension of John M. Surrency to his widow, Mrs. Elizabeth Surrency.

The following House bills were read first time:

By Mr. Mays—

A bill to appropriate $2,000 to improve the State property at Indian Springs.

Referred to Committee on Appropriations.

By Messrs. Blackburn and Bell—

A bill to appropriate $5,000 to the Soldiers' Home.

Referred to Committee on Appropriations.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr President:

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

A bill to amend an Act creating a new charter for the city of Dublin, Laurens county

A bill to provide for the maintenance and repair of
the bridge across Flint river, in Macon county, known as the Upper Montezuma bridge.

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

A bill to abolish the office of commissioner of roads and revenues for Irwin county.

A bill to amend section 4 of the Act of the General Assembly, approved August 15, 1904, creating a new charter for the city of Marietta, in Cobb county.

The House has concurred in the Senate amendments offered to the following House bills, to wit:

A bill to amend the charter of Waynesboro so as to extend its present city limits.

A bill to amend the Act creating a board of commissioners of roads and revenues for Jackson county.

A bill to create a board of commissioners of roads and revenues for Appling county, prescribe their duties and powers, and for other purposes.

A bill to amend an Act incorporating the city of Fitzgerald, in Ben Hill county.

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

A bill to be entitled an Act amendatory of and to more thoroughly carry out the provisions of an Act preventing the adulteration, misbranding, adulteration of foods for man and beast.
A bill to amend an Act creating a board of commissioners of roads and revenues for the county of Laurens.

The following House resolutions were read second time:

A resolution to furnish Georgia Reports to DeKalb county.

A resolution to pay pension of T. H. Greer to his widow.

A resolution to pay pension of Mrs. McDougald.

A resolution to pay pension to widow of Frank Johnson.

A resolution to put the name of Mrs. Lucy Lockhart on the pension list.

A resolution to pay unpaid pension to Mrs. Louisa L. Hodge.

A resolution to pay pension of Peter Currens to his widow.

A resolution to pay pension of Jno. M. Surrency.

A resolution to appropriate $60 for the payment of pensions to W. J. Stanford.

A resolution to pay pension to Mrs. S. F. Crain.

A resolution to pay pension of F. M. Rice.

A resolution to appropriate $5,000 to improve Confederate cemetery at Marietta.
A resolution to pay Mrs. L. H. Ledsinger for copying pension rolls.

The following House bills were read second time:

A bill to provide for the reestablishing of county lines in certain cases.

A bill to amend section 982 of the Code.

A bill to authorize the trustees of Confederate Soldiers’ Home to sell certain real estate.

A bill to authorize the city of Rome to maintain a hospital.

A bill to incorporate the town of Buchanan.

A bill to amend section 982 of the Code so as to add city of Senoia to the list of State depositories.

A bill to amend an Act establishing the city court of Blakely.

A bill to appropriate $25,000 for the year 1908 and $50,000 for the year 1909 for the State College of Agriculture.

A bill to amend the Act to increase the number of Railroad Commissioners.

A bill to authorize the city of West Point, in Troup county, to grant to the A. & W P Railroad and the W of A. Railroad the right to use part of Bridge street in said city.
A bill to change the number of county commissioners of Newton county.

A bill to authorize the city of West Point to close up Bridge street.

A bill to amend the Act creating the city court of Sylvaniana.

A bill to amend and increase the appropriations made in the appropriation Act for the salaries of the Railroad Commission.

A bill to amend the Act to incorporate the town of Norwood.

A bill to authorize the mayor and council of Calhoun, in Gordon county, to sell the J. P. King park.

A bill to authorize corporations and individuals to construct and maintain dams across running streams.

A bill to incorporate the town of Chamblee.

A bill to amend the Act to create the office of commissioner of roads and revenues for the county of Greene.

A bill to amend the charter of Kingwood.

A bill to authorize the county of DeKalb to issue bonds.

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

A bill to appropriate the sum of $7,671.76 to the Georgia Normal school at Milledgeville.
A bill to appropriate $7,000 to the Normal School at Athens.

A bill to appropriate $30,000 to the University of Georgia.

A bill to amend section 982 of the Code so as to add the town of Comer to the list of State depositories.

A bill to abolish the Dawson water and light commission.

A bill to amend the Act incorporating the town of Pelham.

A bill to amend an Act appropriating money for the ordinary expenses of the State.

A resolution to pay the expenses of special joint committee to investigate the Prison Commission.

The following House bills were read first time:

By Messrs. Matthews and Clark—

A bill to amend the Act amending the Act creating the board of commissioners of roads and revenues of Laurens county.

Referred to Special Judiciary Committee.

By Messrs. Taylor and Martin—

A bill to carry into effect the Act to prevent the adulteration of food.

Referred to Committee on Hygiene and Sanitation.
The following House bill was read third time and put upon its passage:

By Mr. Dykes—

A bill to create a State board of veterinary examiners in this State.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

Mr. Lashley, chairman of the Committee on Enrollment, submitted the following report:

Mr. President:

The Committee on Enrollment report as duly enrolled and ready for the signature of the President of the Senate and Speaker of the House of Representatives the following Act, to wit:

An Act to authorize judges of city courts located in counties with cities of not less than 54,000 nor more than 75,000 to appoint special bailiffs.

An Act to amend the charter of the mayor and aldermen of the city of St. Mary's.

Respectfully submitted.

A. E. Lashley, Chairman.

Mr. Lashley, chairman of the Committee on Enrollment, submitted the following report:
Mr. President:

The Committee on Enrollment report as duly signed by the President of the Senate and Speaker of the House of Representatives, and delivered to the Governor the following Act, to wit:

An Act to authorize judges of city courts located in counties with cities of not less than 54,000 nor more than 75,000 to appoint special bailiffs.

An Act to amend the charter of the mayor and aldermen of the city of St. Mary's.

Respectfully submitted.

A. E. Lashley, Chairman.

Mr. Lashley, chairman of the Committee on Enrollment, submitted the following report:

Mr. President:

The Committee on Enrollment report as duly enrolled and ready for the signature of the President of the Senate and Speaker of the House of Representatives the following Act, to wit:

An Act to amend an Act creating a board of commissioners of roads and revenues for the county of Calhoun.

Respectfully submitted.

A. E. Lashley, Chairman.

Mr. Lashley, chairman of the Committee on Enrollment, submitted the following report.
Mr President:

The Committee on Enrollment report as duly signed by the President of the Senate and Speaker of the House of Representatives, and delivered to the Governor, the following Act, to wit:

An Act to amend an Act creating a board of commissioners of roads and revenues for the county of Calhoun.

Respectfully submitted.

A. E. Lashley, Chairman.

Mr. Cowart, chairman of the Corporations Committee, submitted the following report:

Mr. President:

The Corporations Committee has had under consideration the following House bills, which it instructs me to report back with the recommendation that the same do pass, to wit

A bill to incorporate the town of Forrest Park, Clayton county.

A bill to amend an Act creating the city court of Douglas.

A bill to amend an Act incorporating the town of Junction City, Talbot county

A bill to amend an Act incorporating the town of Bowersville.

Respectfully submitted.

Cowart, Chairman.
Mr. Hardman, chairman of the Committee on Appropriations, submitted the following report:

*Mr. President:*

The Committee on Appropriations have had under consideration the following House bills, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to appropriate $7,000 to State Normal School at Athens.

A bill to supplement appropriations made under Appropriation Act of 1907.

A bill to appropriate $7,671.76 for Georgia Normal and Industrial College.

The committee have had under consideration the following House resolutions, which I am instructed to report back to Senate with recommendation that same do pass, to wit:

A resolution appropriating $5,000 to Confederate cemetery at Marietta.

A resolution to pay Mrs. L. H. Ledbetter for copying pension rolls.

A resolution to pay expenses of special joint committee on investigating prison department of this State.

Respectfully submitted.

L. H. HARDMAN, Chairman.
Mr. Felder, chairman of the Finance Committee, submitted the following report:

Mr President:

The Finance Committee has had under consideration the following House bill, which it instructs me to report back with the recommendation that the same do not pass, to wit:

A bill to amend an Act to levy and collect a tax for the support of the State government, known as the Tax Act.

Respectfully submitted.

T. S. FELDER, Chairman.

Mr. Steed, vice-chairman of the Committee on Engrossing, submitted the following report:

Mr President:

The Committee on Engrossing have examined and found properly engrossed and ready for transmission to the House the following Senate bills, to wit:

A bill to amend section 2060 of the Code of Georgia of 1895.

A bill to amend the primary election laws of Georgia

Respectfully submitted.

E. T STEED, Vice-Chairman.
Mr. Steed, vice-chairman of the Committee on Engrossing, submitted the following report:

Mr. President:

The Committee on Engrossing have examined and found correctly engrossed and ready for transmission to the House the following Senate resolution, to wit:

A resolution declaring the name of the School of Technology shall be known as the State School of Technology.

Respectfully submitted.

E. T. Steed, Vice-Chairman.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr. President

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

A bill to amend an Act creating a board of commissioners of roads and revenues for Telfair county.

A bill to establish a system of public schools for the city of Sylvania, Screven county.

A bill to amend section 2334 of the Civil Code of 1895.

A bill to abolish the city court of Madison county.

A bill to incorporate the town of Dixie, in the county of Brooks.
A bill to amend an Act creating a board of commissioners of roads and revenues for Baldwin county.

A bill to incorporate the city of Danielsville, in Madison county.

A bill to provide how and in what way pensions due to the Confederate soldiers by the State under existing laws shall be paid.

The House has passed by the requisite constitutional majority the following resolutions, to wit:

A resolution for the relief of L. B. Riser, H. B. Silvers, Hardy C. Cunningham, R. G. Prowder, Sanders Frain and L. Mell.

ATLANTA, GA., August 10, 1908.

The following message was received from his Excellency the Governor, through his secretary, Mr. Carter:

Mr. President:

I am directed by his Excellency, the Governor, to deliver to the Senate a written communication, to which he respectfully invites the consideration of your honorable body in executive session.

ATLANTA, GA., August 10, 1908.

To the Senate:

I have the honor to nominate, and respectfully ask the Senate to confirm, the following named persons for the
offices and terms mentioned in connection with their names, respectively, to wit:

Hon. Clinton C. Duncan, to be judge of the city court of Houston county for the term of four years from August 10, 1908.

Robert E. Brown, Esquire, to be solicitor of the city court of Houston county for the term of four years from August 10, 1908.

Hon. M. A. Gibson, to be judge of the county court of Bryan county for the unexpired term of four years from July 3, 1907.

L. M. Burns, Esquire, to be solicitor for the county court of Irwin county for the term of two years from April 15, 1908.

Hoke Smith, Governor

The following resolution was read:

By Mr. Gordy—

Resolved, That immediately after the reading of the Journal on Monday, August 10th, that the Senate take up for consideration the convict bills.

The following amendment was offered

Amend the resolution by substituting in lieu of all Senate and House bill, the Holder convict bill.

On the adoption of the resolution the ayes and nays were ordered and the vote is as follows:
Those voting in the affirmative were Messrs.—

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Those voting in the negative were Messrs.—

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Those not voting were Messrs.—

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<td>Mr. President,</td>
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Ayes 32, nays 3.

The resolution was adopted as amended.

By unanimous consent the following House bill was read third time and put upon its passage

By Messrs. Young and Tuggle—

A bill to amend the charter of Hogansville.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 27, nays 0.

The bill having received the requisite constitutional majority was passed.
The following Senate bill was read third time and put upon its passage:

By Mr. Mattox—

A bill to amend section 982 of the Code so as to add Homerville to the list of State depositories.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 28, nays 0.

The bill having received the requisite constitutional majority was passed.

Mr. Peacock, chairman of the Committee on Engrossing, submitted the following report:

Mr President:

The Committee on Engrossing have examined and found correctly engrossed and ready for transmission to the House the following bill of the Senate, to wit:

A bill to add Homerville to the list of State depositories.

Respectfully submitted.

Z. V. PEACOCK, Chairman.

The following report was read from the special committee appointed to investigate the Prison Commission:

Mr President and Mr Speaker:

The committee appointed by the Senate and House, under Senate resolution No. 37, to investigate and report
to the General Assembly upon the convict system of the State, instruct us at this time to report that they are unable to complete their labors and make a satisfactory report at the present session of the General Assembly.

The committee promptly organized and at once entered upon their duties and have worked day and night in the taking of testimony and otherwise performing the duties placed upon them by the resolution. A fair and impartial hearing requires that additional evidence should be taken upon some of the charges which have been made before the committee, and also that time should be given for the completion of the audit of the books of the prison department, which audit has not yet been completed. The committee deems it of the utmost importance that the investigation should be exhaustive, and the findings of the committee should only be made after a study of the evidence and mature deliberation.

The committee therefore recommends that they be allowed to sit in vacation for such length of time as they may think advisable to further continue the investigation under the powers of the original resolution, and that all of the evidence taken and the report of the committee, be filed with the Governor, with the request that the same be laid before the next session of the General Assembly, and in the meantime that the Governor be requested to take such immediate action upon the filing of said report with him as he may deem advisable.

Respectfully submitted.

T. S. Felder,
Chairman on the part of the Senate.

C. M. Candler,
Chairman on the part of the House.
The following House bill was read third time and put upon its passage:

By Messrs. Slaton, Blackburn and Bell—

A bill to amend the Act creating a new charter for the city of Atlanta.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 27, nays 9.

The bill having received the requisite constitutional majority was passed.

The following House bills were read first time

By Mr. Candler—

A bill to amend section 2334 of the Civil Code.

Referred to Special Judiciary Committee.

By Mr. Barrett—

A bill to provide how and in what way pensions shall be paid Confederate veterans.

Referred to Committee on Pensions.

By Mr. McCarthy—

A resolution for the relief of L. B. Riser H. B. Silvers, Hardy C. Cunningham, R. G. Prowder, Sanders Frain and L. Mell.

Referred to Committee on Pensions.
A bill to incorporate the town of Dixie.

Referred to Committee on Corporations.

A bill to establish a system of public schools for the city of Sylvania.

Referred to Committee on Corporations.

A bill to abolish the city court of Madison.

Referred to Special Judiciary Committee.

A bill to amend the Act creating a board of commissioners of roads and revenues for Telfair county.

Referred to Counties and County Matters Committee.

A bill to amend the Act creating the board of commissioners of roads and revenues for Baldwin county.

Referred to Counties and County Matters Committee.

A bill to incorporate the city of Danielsville, in Madison county.

Referred to Committee on Corporations.
The following Senate resolutions were read and adopted:

By Mr. Felder—

A resolution authorizing the committee investigating the Prison Commission to meet during vacation.

By Mr. Henderson of 39th—

A resolution endorsing the appointment of an assistant doorkeeper for the Senate.

The following House bills were read third time and put upon their passage:

By Messrs. Nix and Wilson—

A bill to amend an Act providing for the holding of four terms of the superior court of Gwinnett county

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Tyson—

A bill to prescribe the manner in which real estate belonging to Emanuel county

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 26, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Orr—

A bill to amend an Act establishing the city court of Newnan.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Blackburn and Bell—

A bill to amend the Act creating the charter of College Park.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 27, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Brown—

A bill to amend the Act incorporating the town of Temple.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 26, nays 0.

The bill having received the requisite constitutional majority was passed.
By Messrs. Blackburn and Bell—

A bill to amend the charter of College Park.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr. President:

The House has refused to concur in the Senate substitute offered to the following House bill:

A bill to require all railway companies to equip locomotives with electric headlights, and for other purposes.

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

A bill to appropriate $5,000 for the maintenance and use of the State Board of Health.

A bill to create a board of commissioners of roads and revenues of Jeff Davis county.

A bill to authorize the municipal authorities of certain cities to provide for its municipal prisons.

A bill to amend an Act making appropriations for the ordinary expenses of the executive, legislative and judicial departments of the government.
A bill to establish the city court of Danielsville, Madison county.

A bill to appropriate $15,000 for the year 1908, and $30,000 for the year 1909 to the Georgia State Sanatorium for the Insane.

A bill to amend an Act creating the city court of Floyd county.

The House has passed by the requisite constitutional majority the following resolutions, to wit:

A resolution to pay $50 to Geo. N. Brinson.

A resolution to pay pension to Mrs. Nancy M. Collier, a citizen of Harris county.

A resolution for the relief of Mrs. Tallulah Towns, of the county of Fulton, and for other purposes.

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

A bill to exempt police and firemen of cities from the general exclusion from free passes.

A bill to detach and remove the counties of Bulloch, Tattnall and Toombs from the Middle judicial circuit of Georgia and to attach and place said counties within the Atlantic judicial circuit of said State.

The following House bills were read first time:
By Mr. Barnett—

A bill to amend the Act making appropriations for the ordinary expenses of the State government.

Referred to Committee on Appropriations.

By Messrs. Slade, Russell and McMahan—

A bill to exempt police and firemen of cities from the general exclusion from free passes.

Referred to Counties and County Matters Committee.

By Messrs. Blackburn and Bell—

A bill to appropriate $5,000 for the State Board of Health.

Referred to Committee on Appropriations.

By Mr. White—

A bill to establish the city court of Danielsville.

Referred to Special Judiciary Committee.

By Messrs. Chamlee and Dean—

A bill to amend the Act creating the city court of Floyd county.

Referred to General Judiciary Committee.

By Mr. Hines—

A bill to appropriate the sum of $15,000 for 1908 and
$30,000 for 1909 for the State Sanitarium at Milledgeville.

Referred to Committee on Appropriations.

By Mr. Johnson—

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

Referred to Counties and County Matters Committee.

By Mr. Adams—

A bill to authorize the municipal authorities of certain cities to provide for its municipal prisons.

Referred to Special Judiciary Committee.

By Mr. Blackburn—

A resolution for the relief of Mrs. Tallulah Towns, of the county of Fulton.

Referred to Committee on Pensions.

By Messrs. Warnell and McFarland—

A bill to detach the counties of Bulloch, Tattnall and Toombs from the Middle judicial circuit and attach them to the Atlantic circuit.

Referred to General Judiciary Committee.

By Mr. Ellison—

A bill to pay a pension to Mrs. Nancy Collier, a citizen of Harris county.

Referred to Committee on Pensions.
By Mr. Tyson—

A resolution to pay $50 to Geo. M. Brinson.

Referred to Committee on Pensions.

By unanimous consent the following Senate bill was taken up, read third time and put upon its passage:

By Mr. Martin—

A bill to provide additional regulations for primary elections.

Report of the committee was agreed to.

Upon the passage of the bill the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—


Those not voting were Messrs.—

Hays, Hudson, Overstreet, Peacock, Stephens, Sikes, Taylor, Mr. President.

Ayes 36, nays 0.

The bill was passed.
The following message was received from the House, through Mr. Boifueillet, the Clerk thereof:

Mr President

The House has passed, by the requisite constitutional majority, the following resolutions, to wit:

A resolution authorizing the payment of pension due Mrs. Irene Shiver, of Mitchell county.

A resolution to pay pension to Mrs. Mary Blackstock.

The following House bills were read second time:

By Mr. Wise—

To amend the Act levying a tax for the support of the government for the years 1907 and 1908.

A bill to incorporate the town of Forest Park, in Clayton county.

A bill to amend the Act creating the city court of Douglas.

A bill to amend an Act incorporating the town of Junction City.

A bill to amend an Act incorporating the town of Bowersville.

On motion the following resolution was reconsidered, which was adopted this morning.

By Mr. Felder—

A resolution providing for the committee investigating the Prison Commission to set during vacation.
The following Senate bill was read third time and put upon its passage.

By Mr. Deen—

A bill to amend section 2060 of the Code.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 25, nays 0.

The bill having received the requisite constitutional majority was passed.

The following House bills were read third time and put upon their passage:

By Mr. Wright—

A bill to provide for the registration, assessment and arbitration in the case of tax returns by railroad companies.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Duggan and Walker—

A bill to provide for the election of judges and solicitors of the city court of Sandersville.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.
The bill having received the requisite constitutional majority was passed as amended.

By Mr. Candler—

A bill to establish a board of public accounts for this State.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 27, nays 3.

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

Amendments are as follows:

Amend section 2, line 12, by striking after the word “1900” and the word “7” and inserting in lieu thereof “8.”

By Mr. Reid—

A bill to amend the Act regulating the game laws of Georgia.

Report of the committee was agreed to.

Upon the passage of the bill the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Cowart, Crittenden, Deen, Dobbs, Farmer, Felts, Gordy, Griffin, Hardman, Hawes, Henderson of 39th, Howard, Johnson, Knight, Lashley, Martin, Mattox, Peacock, Stapleton, Steed, Stephens, Sikes, Turner, Walker, Weaver, Whaley, Williford,
Those voting in the negative were Messrs.—

Akin,
Boyd,
Brock,
Bush,
Camp,
Felder,
Hays,
Hughes,
Walden,
Wilkes,

Those not voting were Messrs.—

Born,
Brantley,
Henderson of 15th,
Hudson,
Overstreet,
Taylor,
Mr. President.

Ayes 27, nays 10.

The bill was passed.

The following House resolutions were read first time:

By Mr. Jones—

A resolution to pay pension due Mrs. Queen Shiver.

Referred to Committee on Pensions.

By Mr. Goode—

A resolution to pay pension to Mrs. Mary Blackstock.

Referred to Committee on Pensions.

The following resolution was read and adopted:

By Mr. Felder—

Resolved, by the Senate, the House concurring, That the name of the Technological School shall be changed to the State School of Technology.
The following House bill and resolution was read second time:

By Mr. Brown—

A bill to change the time for holding the superior court of Tift county.

By Mr. Davison—

A resolution for the relief of J. W Turner.

The following Senate bill was taken up with House amendment and the amendment was concurred in:

By Mr. Dobbs—

A bill to amend the Act creating a new charter for the city of Marietta.

The amendment is as follows:

Amend the caption of the bill by striking therefrom the words: “And for all questions of public utilities of said city.”

Mr President:

The General Judiciary Committee have had under consideration the following House bills and resolutions and authorize me, as their chairman, to report the same back with recommendation that they do pass:

House bill No. 216.

House bill No. 967.

House resolution No. 220.
And House bill No. 215 do pass as amended, August 10, 1908.

Respectfully submitted.

E. K. Overstreet, Chairman.

Mr. Cowart, chairman of the Committee on Corporations, submitted the following report:

Mr. President:

The Committee on Corporations has considered the following bills of the House, which I am instructed to report to the Senate with the recommendation that they do pass:

A bill to incorporate the town of Dixie.

A bill to incorporate the city of Danielsville.

Respectfully submitted.

Cowart, Chairman.

Mr. Farmer, chairman Special Judiciary Committee, makes the following report:

Mr. President:

Your committee has had under consideration the following House bill, which they have instructed me to return with the recommendation that they do pass, to wit:

No. 1096, to abolish the city court of Madison county.

No. 1136, to amend an Act to create a board of commissioners of roads and revenues for Laurens county.
No. 1043, to amend section 1043 of the Code.

Also, the following House bill is returned with the recommendation that it do pass as amended

No. 970, to provide for the election of the judge and solicitor of the city court of Sandersville.

This August 10, 1908.

IRA E. FARMER, Chairman.

The following House resolution was taken up with Senate amendment. The amendment was adopted and the resolution was concurred in:

By Mr. Slaton—

A resolution memorializing Congress in reference to the survey of a canal.

The amendments are as follows:

Amend line 50 by inserting after the word purposes, "That Congress be memorialized to appropriate." Amend by striking the words, "be appropriated," in line 51.

The following House bill was read third time and put upon its passage:

By Mr. Parrish—

A bill to amend the Act to reincorporate the town of Adel, in Berrien county

Report of the committee was agreed to as amended.

Upon the passage of the bill the ayes were 24, nays 0.
The bill having received the requisite constitutional majority was passed as amended.

On motion, the Senate adjourned until tomorrow morning at 10 o'clock.

SENATE CHAMBER, ATLANTA, GA.,

Tuesday, August 11, 1908.

The Senate met pursuant to adjournment at 10 o'clock; was called to order by the President.

Prayer was offered by the Chaplain.

On motion, the roll call was dispensed with.

On motion, the reading of the Journal was dispensed with.

Mr. Bush, chairman of the Committee on Counties and County Matters, submitted the following report:

Mr. President:

The Committee on Counties and County Matters have had under consideration the following House bills, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to amend an Act creating a board of commissioners of roads and revenues for county of Telfair
A bill to exempt policemen and firemen from the general exclusion from passes.

A bill to amend an Act to create a board of commissioners of roads and revenues for Baldwin county.

Respectfully submitted.

BUSH, Chairman.

Mr. Hays, chairman of the conference committee on the part of the Senate to confer with a like committee from the House on House bill No. 1, submits the following report:

Mr President:

Your conference committee appointed to confer with House committee on House bill No. 1 beg leave to report that we have met said committee from the House, and that we are unable to agree and ask that another committee be appointed.

Respectfully submitted,

J. E. HAYS,  
Chairman on part of Senate.

Mr. Bush, chairman of the Committee on Counties and County Matters, submitted the following report:

Mr President:

The Committee on Counties and County Matters have had under consideration the following House bill, which I am instructed to report back to the Senate with the recommendation that the same do not pass, to wit:
A bill to create a board of county commissioners for Jeff Davis county.

Respectfully submitted.

BUSH, Chairman.

Mr. Howard, chairman of the Committee on Hygiene and Sanitation, submitted the following report

Mr. President

The Committee on Hygiene and Sanitation have had under consideration the following House bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to amend an Act to more thoroughly carry out the provisions of an Act to prevent the adulteration of foods, and for other purposes.

Respectfully submitted.

J. D. HOWARD, Chairman.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof

Mr. President:

The House has concurred in Senate amendments Nos. 1 and 3, and concurs in Senate amendment No. 2 as amended by the House, to the following House bill, to wit:

A bill to establish the city court of Barnesville, in the city of Barnesville, Pike county.
The House has concurred in Senate amendments to the following House bill, to wit:

A bill to create a new charter for the town of Ellijay.

The House has adopted the following joint House resolution, to wit:

A resolution providing for the meetings and compensation of the committee of the General Assembly on the investigation of the administration of the prison department.

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

A bill providing for an election to be held to determine the issue of bonds for the public school system for the town of Cumming.

A bill to create a new charter for the town of Buckhead.

A bill to repeal an Act incorporating the town of Kingwood.

A bill to change and fix the time of holding the superior court of Tift county.

A bill to amend the charter of the city of Macon.

The House has passed as amended the following Senate bills, to wit:

A bill to amend the charter of the city of Dalton.

A bill to amend the charter of the city of Dalton.
The House has concurred in the Senate amendment to the following House bill, to wit:

A bill to prohibit the catching of shad or other fish with driftnets.

The following House bills and resolutions were read second time:

A bill to exempt police and firemen of cities from the general exclusion from free passes.

A bill to amend the Act making appropriation for the State government.

A bill to appropriate $2,000 for improving State's property at Indian Springs.

A bill to establish a system of public schools for the city of Sylvania.

This bill was recommitted.

A bill to incorporate the town of Dixie.

A bill to establish the city court of Danielsville.

A bill to authorize the municipal authorities of certain cities to provide for municipal prison.

A bill to provide the way of paying pensions to Confederate veterans.

A bill to incorporate the city of Danielsville.

A bill to abolish the city court of Madison.
A bill to amend the Act creating the board of county commissioners for Baldwin county.

A bill to appropriate $5,000 to the State Board of Heath.

A bill to carry into effect the pure food bill.

A bill to amend the Act creating the board of commissioners of roads and revenues for Laurens county.

A bill to amend the Act creating the board of commissioners of roads and revenues for Telfair county.

A bill to appropriate $5,000 to the Soldiers' Home.

A bill to amend section 2334 of the Civil Code.

A bill to appropriate $15,000 for the year 1908 and $30,000 for the year 1909 to the State Sanitarium.

A resolution to pay pension to Mrs. Mary Blackstock.

A resolution for the relief of Mrs. Tallulah Towns.

A resolution for the relief of L. B. Riser, H. B. Silvers, Hardy C. Cunningham, R. G. Prowder, Sanders Fain and L. Mell.

A resolution to authorize the payment of pension of Mrs. Queen Shiver.

A resolution to pay pension of Mrs. George M. Brinson.

A resolution to pay pension of Mrs. Nancy Collier.
Mr. Farmer, chairman of the Special Judiciary Committee, makes the following report:

*Mr. President:*

Your committee has had under consideration the following House bills, which I am instructed to return with the recommendation that they do pass, to wit:

No. 483, to extend the corporate limits of the city of Carrollton.

No. 1100, to authorize certain municipal authorities to provide for municipal prisons.

No. 1094, to establish the city court of Danielsville.

We have also had under consideration House bill No. 1020, which I am instructed to return with the recommendation that it do not pass.

*IRA E. FARMER, Chairman.*

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

*Mr. President.*

The Committee on Appropriations have had under consideration the following House bills, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to appropriate $5,000 to the Confederate Soldiers' Home of Georgia.
A bill to appropriate $5,000 for use of State Board of Health.

A bill to appropriate $15,000 for 1908 and $30,000 for 1909 for support of Georgia Sanitarium.

A bill to amend an Act to make appropriations for various departments of State government.

A bill to appropriate $2,000 for improving State's property at Indian Springs.

Respectfully submitted.

L. G. Hardman, Chairman.

Mr. Stapleton, chairman of the Pension Committee, submitted the following report:

Mr. President:

The Pension Committee has had under consideration the following House bill, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to provide how and in what way pensions due to the Confederate soldiers by the State under existing laws shall be paid, and for other purposes.

The committee has also had under consideration the following House resolutions, which it instructs me to report back with the recommendation that the same do pass, to wit:

A resolution for the relief of L. B. Riser, H. B. Silvers, Hardy C. Cunningham, R. G. Prowder, Sanders Fram and L. Mell.
A resolution for the relief of Mrs. Tallulah Towns of the county of Fulton, and for other purposes.

A resolution to pay a pension to Mrs. Mary Blackstock.

A resolution authorizing the payment of pension due Mrs. Queen Shiver, Mitchell county.

A resolution to pay the sum of $50 to Geo. M. Brinson.

A resolution to pay a pension to Mrs. Nancy M. Collier, Harris county, for the year 1908.

Respectfully submitted,

J. R. Stapleton, Chairman.

Mr. Lashley, chairman of the Committee on Enrollment, submitted the following report:

Mr President:

The Committee on Enrollment report as duly signed by the President of the Senate and Speaker of the House of Representatives and delivered to the Governor the following Acts, to wit:

An Act to amend the charter of the city of Dublin in the county of Laurens.

An Act to abolish the office of commissioner of roads and revenues for Irwin county.

An Act to create a board of commissioners of roads and revenues for Irwin county.
An Act to provide for the maintenance and repair of bridge across Flint River in Macon county, known as the Upper or Montezuma bridge.

Respectfully submitted.

A. E. LASHLEY, Chairman.

Mr. Lashley, chairman of the Committee on Enrollment, submitted the following report:

Mr. President:

The Committee on Enrollment report as duly enrolled and ready for the signature of the President of the Senate and Speaker of the House of Representatives the following Acts, to wit:

An Act to amend the charter of the city of Dublin, in the county of Laurens.

An Act to create a board of commissioners of roads and revenues for Irwin county.

An Act to abolish the office of commissioner of roads and revenues for Irwin county.

An Act to provide for the maintenance and repair of bridge across Flint River in Macon county, known as the Upper or Montezuma bridge.

Respectfully submitted.

A. E. LASHLEY, Chairman.

Mr. Felts, chairman of the Committee on Constitutional Amendments, submitted the following report:
Mr. President:

The Committee on Constitutional Amendments has had under consideration the following House bill, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to amend article 7, section 1, paragraph 1 of the Constitution of Georgia, relating to the payment of pensions.

Respectfully submitted.

M. L. Felts, Chairman.

The following resolution was read and adopted:

By Mr. Felder—

A resolution requesting the House to return House bill 467, which was passed by the Senate.

The following House bills were read third time:

By Mr. Maxwell—

A bill to provide for the making out, defining and establishing county lines.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 31, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Wright—

A bill to require all candidates to publish a statement of campaign expenses.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 23, nays 6.

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

Amend by striking the following words at the end of section 1, to wit, “and publish the same in the newspaper in which the sheriff advertises,” and by adding in lieu thereof the words, “but the said county officers, including city judges and solicitors elected by the people, shall not be required to publish in any paper the said expenses.”

Also, by striking the word “all” in the first line of the caption and inserting in lieu thereof the word “certain.”

By Mr. Brown—

A bill to extend the city limits of Carrollton.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 30, nays 0.

The bill having received the requisite constitutional majority was passed.
By Messrs. Wright and Allen—

A bill to prohibit contribution by corporations in this State.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 26, nays 1.

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

By adding after the word “agents thereof,” in line 7, section 1, of said bill, the following words, to wit: “From corporate funds.”

The following Senate bills were taken up with House amendments and the amendments were concurred in:

By Mr. Martin—

A bill to amend the charter of Dalton.

Amendments are as follows: Amend after the word “number,” in the 8th and 29th lines of section 1 by adding the following words, “And shall be empowered to prescribe a course of study commonly taught in the high schools of this State.”

By Mr. Martin—

A bill to amend the charter of the city of Dalton.

Amend by striking out sections 6, 9, 10 and renumbering the other sections.

The following House bill was read third time and put upon its passage:
By Messrs. Heard and Adkins—

A bill to amend the Act increasing the membership of the Railroad Commission.

Report of the committee was agreed to.

Upon the passage of the bill the ayes and nays were ordered and the vote is as follows

Those voting in the affirmative were Messrs.—

- Born, Henderson of 39th,
- Brantley, Howard,
- Brock, Hughes,
- Dobbs, Johnson,
- Felder, Knight,
- Felts, Lashley,
- Griffin, Martin,
- Hays, Mattox,
- Henderson of 15th,
- Peacock, Stapleton, Steed,
- Stephens, Walden, Walker,
- Whaley, Williford,

Those voting in the negative were Messrs.—

- Boyd, Deen,
- Bush, Farmer,
- Camp, Gordy,
- Cowart, Hardman,
- Crittenden, Overstreet,
- Sikes, Turner,
- Weaver, Wilkes,

Those not voting were Messrs.—

- Akin, Hudson,
- Hawes, Taylor,
- Mr. President.

Ayes 27, nays 14.

The bill having received the requisite constitutional majority was passed.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:
Mr. President:

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

A bill to amend an Act establishing the city court of Moultrie.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr. President.

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

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

The House has adopted the following Senate resolution, to wit:

A resolution declaring the name of the Technological School to be the State School of Technology

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

A bill to establish a board for the examination of accountants, and for other purposes.

A bill to provide for the election of the judge and solicitor of the city court of Sandersville.

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

A resolution to pay Carroll Daniel for overwork done by him in the State Penitentiary.
A resolution to provide for the payment of $54.16 to W A. McAllister.

A resolution to memorialize Congress in reference to the survey of a canal and for other purposes.

The House has also concurred in Senate amendment to the following House bill:

A bill to amend an Act reincorporating the town of Adel.

The following special order was taken up:

By Mr. Holder—

A bill to amend the Act creating the Prison Commission of Georgia.

The hour of adjournment having arrived, the Senate adjourned until this afternoon at 3 o'clock.

The Senate met pursuant to adjournment at 3 o'clock, was called to order by the President.

On motion, the roll-call was dispensed with.

On motion, when the Senate adjourns this afternoon it will reconvene at 8 o'clock to-night.

On motion, all House bills will be immediately transmitted when passed by the Senate.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:
Mr. President:

The House has disagreed to the Senate substitute offered to the following House bill, to wit:

A bill to prohibit any railroad, express, telegraph or telephone company, or any person exercising any public franchise in this State from giving service to any one otherwise than extended to general public.

The House has refused the Senate's request embodied in the following Senate resolution:

A resolution requesting the return by House to Senate of House bill No. 467.

The House has appointed as a conference committee on the anti-lobbying bill No. 1, Messrs. Taylor of Sumter, Atkinson of Morgan, Perry of Hall.

Mr. Cowart, chairman of the Committee on Corporations, submitted the following report:

Mr. President:

The Committee on Corporations have had under consideration the following House bills, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to incorporate the town of Leon, in the county of Dodge.

A bill to repeal an Act incorporating the town of Bushnell.

Respectfully submitted.          Cowart, Chairman.
The following House bills were read second time and recommitted:

A bill to repeal an Act to incorporate the town of Bushnell.

A bill to incorporate the town of Leon, in Dodge county.

The following Senators were appointed as a second conference committee on House bill No. 1: Senators Dobbs, Howard and Johnson.

The following House resolution was taken up:

By Mr. Candler—

A resolution to provide for a meeting of the special committee investigating the Prison Commission in vacation.

On the adoption of the resolution the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Born, Griffin, Mattox,
Brantly, Hawes, Stapleton,
Crittenden, Henderson of 15th, Steed,
Deen, Hudson, Sikes,
Dobbs, Hughes, Taylor,
Felts, Johnson, Turner,
Gordy, Knight, Walden,

Those voting in the negative were Messrs.—

Boyd, Farmer, Howard,
Camp, Felder, Lashley,
Cowart, Hardman, Martin,
Those not voting were Messrs.—

Akin, Hays, Weaver,
Brock, Henderson of 39th, Mr. President,
Bush, Walker, Whaley, Wilkes, Williford,

Ayes 21, nays 16.

The resolution was tabled.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof

Mr. President.

The House has adopted the following resolutions, to wit:

A resolution to provide for the finishing up of the business of the General Assembly.

A resolution to pay to Mrs. G. Houser the per diem of her husband, G. Houser, the former doorkeeper of the House of Representatives.

The House has concurred in the Senate amendments to the following House bills:

A bill to prohibit contribution by corporations or their officers, or agents to campaign funds.

A bill to require all candidates to publish a statement of their campaign funds.
The House has passed by the requisite constitutional majority the following Senate bill, to wit:

A bill to provide for the election of the pension commission of this State.

The House has adopted the following Senate resolution:

A resolution in relation to the Confederate cemetery at Resaca.

Mr. Lashley, chairman of the Committee on Enrollment, submitted the following report:

Mr. President:

The Committee on Enrollment report as duly enrolled and ready for the signature of the President of the Senate and Speaker of the House of Representatives the following Act, to wit:

An Act to amend the charter of the city of Marietta.

Also an Act to repeal an Act to incorporate the town of Kingwood.

Respectfully submitted.

A. E. LASHLEY, Chairman.

Mr. Lashley, chairman of the Committee on Enrollment, submitted the following report:

Mr. President:

The Committee on Enrollment report as duly signed by
the President of the Senate and Speaker of the House of Representatives and delivered to the Governor the follow­
ing Act, to wit:

   An Act to amend the charter of the city of Marietta.

   Also an Act to repeal an Act to incorporate the town of Kingwood.

   Respectfully submitted.

   A. E. LASHLEY, Chairman.

   The following special order was taken up:

By Mr. Holder—

   A bill to hire the labor of certain felony convicts for a period of five years and to provide for the working of certain felony convicts on the public roads.

   On motion, the Senate adjourned.

   The Senate met pursuant to adjournment at 8 o’clock, was called to order by the President.

   On motion, the roll-call was dispensed with.

   On motion, when the Senate adjourns to-night it will stand adjourned until to-morrow morning at 9 o’clock.

   Mr. Henderson moved to take up the following bill of the House:
By Mr. Adams—

To make it a misdemeanor to charge more than 5 per cent. per month on any loan on personal property.

The motion prevailed.

The previous question was called and sustained.

The report of the committee was agreed to.

Upon the passage of the bill the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—


Those voting in the negative were Messrs.—

Griffin, Henderson of 15th, Johnson, Knight, Mattox, Sikes, Taylor, Turner, Weaver,

Those not voting were Messrs.—

Farmer, Hawes, Mr. President.

Ayes 31, nays 9.

The bill was passed.

Notice of a motion to reconsider was given.
By unanimous consent, the following House bills were taken up, read third time and put upon their passage:

By Messrs. Hamilton and Wright—

A bill to provide a method for taking depositions in civil cases.

Report of the committee was agreed to as amended.

Upon the passage of the bill the ayes were 28, nays 1

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

Amended by adding immediately after words, “section 1,” preceding first section of aid bill, the following words, to wit. “Be it enacted by the General Assembly of the State of Georgia, and it is hereby enacted by authority of the same.”

By Mr. Wright—

A bill to prohibit any unauthorized person from interfering with the running of locomotive engines in this State.

Report of the committee was agreed to as amended.

Upon the passage of the bill the ayes were 31, nays 0.

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

Amend by adding at the end of section 1 the following: “Provided further, That the provisions of this Act shall not apply to any person who shall do any of the
things herein prohibited because of any reasonable ne-
cessity."

By Messrs. Tuggle and Young—

A bill to authorize the city of West Point, Troup coun-
ty, to close up Bridge street.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 28, nays 0.

The bill having received the requisite constitutional
majority was passed.

By Messrs. Young and Tuggle—

A bill to authorize the city of West Point, in Troup
county, to grant to the A. & W P R. R. and the W of
A. R. R. the right to use part of Bridge street.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 30, nays 0.

The bill having received the requisite constitutional
majority was passed.

The following House bill was read second time and
recommitted

By Messrs. Warnell, McFarland, McIntyre and Clifton—

A bill to detach and remove the counties of Bulloch,
Tattnall and Toombs from the Middle judicial circuit to
the Atlantic circuit.
On motion, House bills Nos. 905, 1080 and 1084 were made special order to-morrow morning immediately after the reading of the Journal, and that the previous question be called in twenty minutes.

The following House bills were read third time and put upon their passage:

By Mr. Eaves—

A bill to incorporate the town of Buchannan.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 29, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. McWilliams—

A bill to amend the special Act for Henry county providing for the removal of obstructions from the streams of said county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 29, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Hall—

A bill to authorize corporations and individuals to construct and maintain dams across non-navigable streams.

Report of the committee was agreed to.
Upon the passage of the bill the ayes were 31, nays 2.

The bill having received the requisite constitutional majority was passed.

By Mr. Wise—

A bill to amend section 982 of the Code so as to add Fayetteville to the list of State depositories.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 31, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Walker and Ashley—

A bill to amend the Act incorporating the city of Valdosta.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 29, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Blackburn and Bell—

A bill to amend the Act creating the charter of College Park.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 29, nays 0.
The bill having received the requisite constitutional majority was passed.

By Mr. Cowan—

A bill to provide for the removal of obstructions from the streams of Rockdale county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 29, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Jones—

A bill to amend the Act incorporating the town of Pelham.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 29, nays 0.

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

By Mr. Huie—

A bill to amend the Act amending the charter of the town of Jonesboro.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 29, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Massengale—

A bill to amend the Act incorporating the town of Norwood.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 29, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Ballard—

A bill to change the number of county commissioners for Newton county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 29, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Wright of Floyd—

A bill to authorize the city of Rome to maintain a hospital.

The report of the committee was agreed to.

Upon the passage of the bill the ayes were 30, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Blackburn of Fulton—

A bill to authorize the trustees of the Confederate Soldiers' Home of Georgia to sell certain real estate.

The report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 1.

The bill having received the requisite constitutional majority was passed.

By Mr. McMullan of Hart—

A bill to amend an Act to incorporate the town of Bowersville.

The report of the committee was agreed to.

Upon the passage of the bill the ayes were 31, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Bowen of Tift—

A bill to change the time of holding the superior court of Tift county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 29, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Mercer of Terrell—

A bill to abolish the Dawson water and light commission.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 29, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Pope of Brooks—

A bill to regulate log carts, traction engines, etc., running on the public roads and bridges of Brooks county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 29, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. White of Madison—

A bill to amend section 982 of the Code of Georgia of 1895 so as to add the town of Comer to the list of such cities.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 29, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Cook of Telfair—

A bill to amend an Act authorizing the establishment of a system of public schools in the town of Lumber City

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 29, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Calbeck of Gordon—

A bill to authorize the mayor and aldermen of the town of Calhoun to sell a part of the John P. King park.

The report of the committee was agreed to.

Upon the passage of the bill the ayes were 29, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Davison of Greene—

A bill to amend an Act to create the office of commissioner of roads and revenues for Greene county

The report of the committee was agreed to.

Upon the passage of the bill the ayes were 29, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Parker of Talbot—

A bill to amend an Act incorporating the town of Junction City.

The report of the committee was agreed to.

Upon the passage of the bill the ayes were 29, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Alexander and Candler of DeKalb—

A bill to authorize the county of DeKalb to issue bonds.

The report of the committee was agreed to.

Upon the passage of the bill the ayes were 29, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Davison of Greene—

A resolution for the relief of J. W. Turner, Greene county.

The report of the committee was agreed to.

Upon the passage of the resolution the ayes were 29, nays 0.

This resolution having received the requisite constitutional majority was passed.
By Messrs. Candler and Alexander of DeKalb—

A bill to incorporate the town of Chamblee.

The report of the committee was agreed to.

Upon the passage of the bill the ayes were 29, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Flannigan and Holder of Jackson—

A bill to amend the charter of the city of Winder.

The report of the committee was agreed to.

Upon the passage of the bill the ayes were 27, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Alexander and Candler of DeKalb—

A bill to create a public school system for town of Lithonia.

The report of the committee was agreed to.

Upon the passage of the bill the ayes were 29, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Couch of Coweta—

A bill to amend section 982 of volume 1 of the Code
of Georgia of 1895, so as to add the city of Senoia to the list of State depositories.

The report of the committee was agreed to.

Upon the passage of the bill the ayes were 29, nays 0.

The bill having received the requisite constitutional majority was passed.

Mr. Overstreet, chairman of the Committee on General Judiciary, submitted the following report.

Mr President:

The Committee on General Judiciary have had under consideration the following House bill, which I am instructed to report back to the Senate with the recommendation that the same do pass, to wit:

A bill to amend an Act creating the city court of Floyd county.

Respectfully submitted.

E. K. OVERSTREET, Chairman.

The following resolutions were read third time and put upon their passage:

By Mr. Adams—

A resolution to put the name of Mrs. Lucy Lockhart on the pension roll of 1906.

Report of the committee was agreed to.
Upon the passage of the resolution the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

| Born,       | Felts,       | Peacock,   |
| Boyd,       | Gordy,       | Stapleton, |
| Brantley,   | Hardman,     | Stephens,  |
| Brock,      | Hawes,       | Taylor,    |
| Bush,       | Hays,        | Walden,    |
| Camp,       | Henderson of 15th, | Walker, |
| Cowart,     | Howard,      | Weaver,    |
| Crittenden, | Hudson,      | Whaley,    |
| Dobbs,      | Hughes,      | Wilkes,    |
| Farmer,     | Lashley,     | Williford, |
| Felder,     | Martin,      |            |

Those voting in the negative were Messrs.—

Overstreet.

Those not voting were Messrs.—

| Akin,         | Johnson, | Sikes,     |
| Deen,         | Knight,  | Turner,    |
| Griffin,      | Mattox,  | Mr. President, |
| Henderson of 39th, | Steed, |

Ayes 32, nays 1.

By Mr. Trent—

A resolution to pay pension of Peter Currens to his widow.

Report of the committee was agreed to.

Upon the passage of the resolution the ayes and nays were ordered and the vote is as follows:
Those voting in the affirmative were Messrs.—


Those voting in the negative were Messrs.—

Overstreet,

Those not voting were Messrs.—

Akin, Deen, Griffin, Henderson of 39th, Johnson, Knight, Mattox, Steed, Sikes, Weaver, Mr. President,

Ayes 32, nays 1.

The resolution was passed.

By Mr. Johnson—

A resolution to pay pension of Mrs. Louisa L. Hodge.

Report of the committee was agreed to.

Upon the passage of the resolution the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Born, Boyd, Brantley,
TUESDAY, AUGUST 11, 1908.

Those voting in the negative were Messrs.—

Overstreet,

Those not voting were Messrs.—

Akin, Henderson of 39th, Steed,
Bush, Johnson, Sikes,
Deen, Knight, Turner,
Gordy, Mattox, Mr. President,
Griffin, Peacock,

Ayes 29, nays 1.

The resolution was passed.

By Mr. Ward—

A resolution to pay pension of Jno. M. Surrency to his widow.

Report of the committee was agreed to.

Upon the passage of the resolution the ayes and nays were ordered and the vote is as follows:

Born, Cowart, Gordy,
Boyd, Crittenden, Hardman,
Brantley, Dobbs, Hawes,
Brock, Farmer, Hays,
Bush, Felder, Henderson of 15th,
Camp, Felts, Howard,
Those voting in the negative were Messrs.—

Overstreet,

Those not voting were Messrs.—

Akin, Johnson, Steed,
Deen, Knight, Sikes,
Griffin, Mattox, Turner,
Henderson of 39th, Peacock, Mr. President.

Ayes 30, nays 1.

The resolution was adopted.

By Mr. Taylor—

A resolution to pay pension to widow of Frank Johnson.

Report of the committee was agreed to.

Upon the passage of the resolution the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Born, Farmer, Howard,
Boyd, Felder, Hudson,
Brantley, Felts, Hughes,
Bush, Gordy, Lashley,
Camp, Hardman, Martin,
Cowart, Hawes, Stapleton,
Crittenden, Hays, Stephens,
Dobbs, Henderson of 15th, Taylor,
Walden, Walker, Weaver, Whaley, Williford,

Those voting in the negative were Messrs.—

Overstreet, Peacock, Wilkes,

Those not voting were Messrs.—

Akin, Brock, Deen, Griffin,

Henderson of 39th, Johnson, Knight, Mattox,

Steed, Sikes, Turner, Mr. President.

Ayes 29, nays 3.

The resolution was passed.

By Mr. Trent—

A resolution to pay pension to Mrs. S. F. Crain for the year 1907

Report of the committee was agreed to.

Upon the passage of the resolution the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Born, Boyd, Brantley, Brock, Cowart, Crittenden, Dobbs, Felder, Felts,

Gordy, Hardman, Hawes, Hays, Henderson of 15th, Howard, Hudson, Hughes,

Those voting in the negative were Messrs.—

Camp,
Farmer,
Overstreet,
Walker,
Wilkes,

Those not voting were Messrs.—

Akin,
Bush,
Deen,
Griffin,
Henderson of 39th,
Johnson,
Knight,
Mattox,
Peacock,
Steed,
Sikes,
Turner,
Weaver,
Mr. President.

Ayes 25, nays 0.

The resolution was passed.

By Mr. Ballard—

A resolution to authorize the payment of pension of Thos. H. Greir, deceased, to his widow.

Report of the committee was agreed to.

Upon the passage of the resolution the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Born,
Boyd,
Brantley,
Brock,
Camp,
Cowart,
Crittenden,
Dobbs,
Farmer,
Felder,
Felts,
Gordy,
Hardman,
Hawes,
Hays,
Henderson of 15th,
Howard,
Hudson,
Hughes,
Lashley,
Martin,
Stapleton,
Stephens,
Taylor,
Walden,
Walker,
Weaver,
Whaley,
Williford,

Those voting in the negative were Messrs.—

Overstreet,
Wilkes,
TUESDAY, AUGUST 11, 1908.

Those not voting were Messrs.—

Akin,                  Johnson,                Steed,
Bush,                  Knight,                 Sikes,
Deen,                  Mattox,                 Turner,
Griffin,               Peacock,                Mr. President.
Henderson of 39th,

Ayes 30, nays 2.

The resolution was passed.

By Mr. Calbeck—

A resolution to pay pension of $60 to Mrs. Mary McDougle.

Report of the committee was agreed to.

Upon the passage of the resolution the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Born,                  Felts,                  Martin,
Boyd,                  Gordy,                  Stapleton,
Brantley,              Hardman,                Stephens,
Brock,                 Hawes,                  Taylor,
Camp,                  Hays,                   Walden,
Cowart,                Henderson of 15th.,    Walker,
Crittenden,            Howard,                 Whaley,
Dobbs,                 Hughes,                 Williford,
Felder,                Lashley,

Those voting in the negative were Messrs.—

Farmer,               Overstreet,             Wilkes,

Those not voting were Messrs.—

Akin,                  Bush,                   Deen,
Griffin, Henderson of 39th, Hudson, Johnson, 
Knight, Mattox, Peacock, Steed, 
Sikes, Turner, Weaver, Mr. President.

Ayes 26, nays 3.

The resolution was passed.

By Mr. Ward—

A bill to amend the Act creating the city court of Douglas.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 29, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Huie—

A bill to incorporate the town of Forest Park.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 29, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Buchannon—

A bill to amend the Act establishing the city court of Blakely.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 29, nays 0.
The bill having received the requisite constitutional majority was passed.

The following House bills were read second time:

By Mr. Foster—

A bill to amend article 7, section 1, paragraph 1 of the Constitution relative to paying pensions.

By Messrs. Chamlee, Dean and Wright—

A bill to amend the Act creating the city court of Floyd county.

The following Senate bill was taken up, which passed the House by substitute, and the substitute was concurred in:

By Mr. Wilkes—

A bill to amend the Act establishing the city court of Moultrie.

On motion, the Senate adjourned.
The Senate met pursuant to adjournment at 9 o'clock; was called to order by the President.

On motion the roll call was dispensed with.

On motion the reading of the Journal was dispensed with.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr President:

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

A resolution urging Congress to establish a national health bureau.

ATLANTA, GA., August 12, 1908.

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

Mr President.

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

Permit me once more to suggest the importance of using the last hours of the regular session to close up those matters of legislation now pending before your bodies other than the convict question.

It must be apparent from the number of new suggestions that are constantly being made as to the manner in which this subject is to be handled that no satisfactory conclusion has been reached upon it.

You had a committee engaged in the investigation of the penitentiary system for several weeks. This committee has not yet finished its work. It is utterly impossible for this committee to present you a full and complete report to-day.

You, therefore, can not have before you to-day that information which has been prepared under your own instructions that should aid in determining what disposition should be made of this subject, and there are many reasons why the work of the committee should be completed.

It is too important to the people of Georgia, it involves too greatly the future of this State for us to hesitate about spending a few thousand dollars more to handle it in the most intelligent and best manner possible.
I, therefore, again urge that you give the balance of your time to the other matters pending before you, leaving the convict question to be considered at an extra session which I am ready to call to meet within a week or ten days.

Hoke Smith, Governor.

The following special orders were taken up:

By Mr. Candler—

A bill to appropriate $30,000 to the University of Georgia.

The following amendment was offered by Mr. Knight:

Amended by adding at the end of section 1: "Provided, that this amount shall be appropriated to the Congressional agricultural schools."

On this amendment the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—

Bush, Knight, Taylor,
Johnson, Mattox,

Those voting in the negative were Messrs.—

Born, Felder, Henderson of 39th,
Boyd, Felts, Howard,
Brock, Gordy, Hudson,
Camp, Griffin, Hughes,
Cowart, Hardman, Lashley,
Crittenden, Hawes, Martin,
Deen, Hays, Overstreet,
Dobbs, Henderson of 15th, Peacock,
Stapleton, Turner; Weaver,
Steed, Walden, Whaley,
Stephens, Walker, Williford,

Those not voting were Messrs.—
Akin, Farmer, Wilkes,
Brantley, Sikes, Mr. President.

Ayes 5, nays 33.

The amendment was lost.

The report of the committee was agreed to.

Upon the passage of the bill the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—
Born, Hawes, Stapleton,
Boyd, Hays, Steed,
Brantley, Henderson of 15th, Stephens,
Brock, Henderson of 39th, Taylor,
Camp, Howard, Turner,
Crittenden, Hudson, Walden,
Deen, Hughes, Walker,
Dobbs, Johnson, Weaver,
Felter, Lashley, Whaley,
Gordy, Martin, Wittiford,
Griffin, Peacock,
Hardman,

Those voting in the negative were Messrs.—
Bush, Mattox, Overstreet,
Knight,

Those not voting were Messrs.—
Akin, Felts, Wilkes,
Cowart, Sikes, Mr. President,
Farmer,

Ayes 33, nays 4.
The bill having received the requisite constitutional majority was passed.

By Messrs. Martin, McMullan and Candler—

A bill to appropriate $25,000 for the year 1908, and $50,000 for the year 1909 for the Agricultural College at Athens.

Mr. Flynt moved to reconsider the action of the Senate in calling the previous question on the appropriation bills; this motion prevailed.

The following amendment was offered:

Amend by giving $25,000 of the $50,000 for 1909 to the eleven Congressional agricultural schools equally divided between them.

On this amendment the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—

Henderson of 15th, Peacock, Weaver,
Knight, Walden, Wilkes,
Mattox,

Those voting in the negative were Messrs.—

Akin, Felts, Lashley,
Born, Gordy, Martin,
Boyd, Griffin, Overstreet,
Brock, Hardman, Stapleton,
Camp, Hawes, Steed,
Crittenden, Hays, Stephens,
Cowart, Henderson of 39th, Taylor,
Deen, Howard, Turner,
Dobbs, Hudson, Walker,
Farmer, Hughes, Whaley,
Felder, Johnson, Williford,
WEDNESDAY, AUGUST 12, 1908.

Those not voting were Messrs.—

Brantley, Sikes, Mr. President.

Bush,

Ayes 7, nays 33.

The amendment was lost.

Mr. Flynt offered the following amendment:

Amend by adding at the end of section 1 the following: And that $5,000 be appropriated to the Georgia Experiment Station, located at Griffin, to be used for the purpose of erecting certain buildings on said State property, the said amount to be made available for the year 1909.

On the adoption of the above amendment the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—

Brock, Henderson of 39th, Stapleton,
Camp, Howard, Stephens,
Deen, Hudson, Taylor,
Dobbs, Hughes, Weaver,
Felder, Knight, Whaley,
Hardman, Lashley, Wilkes,
Henderson of 15th, Peacock,

Those voting in the negative were Messrs.—

Born, Gordy, Overstreet,
Bush, Griffin, Steed,
Cwart, Hays, Turner,
Crittenden, Johnson, Walden,
Farmer, Martin, Walker,
Felts, Mattox, Williford,
Those not voting were Messrs.—

Akin, Brantley, Sikes,
Boyd, Hawes, Mr. President.

Ayes 20, nays 17.

The amendment was adopted.

The following amendment was offered, which had been reconsidered.

By Mr. Deen—

Amended by adding to section 1 the following: "And that $5,000 be appropriated for the branch experiment station at Waycross for each of the fiscal years 1908 and 1909, to be used as the directors of the experiment station may see fit."

On the adoption of this amendment the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin, Born, Boyd, Bush, Cowart, Deen, Dobbs, Griffin, Hardman, Hawes,
Hays, Henderson of 15th, Henderson of 39th, Howard, Hudson, Hughes, Johnson, Knight, Lashley, Mattox,
Peacock, Stapleton, Steed, Stephens, Taylor, Turner, Weaver, Whaley, Wilkes,

Those voting in the negative were Messrs.—

Crittenden, Farmer, Felder, Overstreet, Walden, Walker, Williford,
WEDNESDAY, AUGUST 12, 1908.

Those not voting were Messrs.—

Brantley, Felts, Sikes,
Brock, Gordy, Mr. President,
Camp, Martin,

Ayes 29, nays 7.

The amendment was adopted.

Report of the committee was agreed to as amended.

On the passage of the bill the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin, Hawes, Peacock,
Born, Hays, Stapleton,
Boyd, Henderson of 15th, Steed,
Cowart, Henderson of 39th, Stephens,
Crittenden, Howard, Taylor,
Deen, Hudson, Turner,
Dobbs, Hughes, Weaver,
Farmer, Johnson, Whaley,
Felder, Lashley, Wilkes,
Griffin, Mattox, Williford,
Hardman,

Those voting in the negative were Messrs.—

Bush, Overstreet, Walker,
Knight, Walden,

Those not voting were Messrs.—

Brantley, Felts, Sikes,
Brock, Gordy, Mr. President,
Camp, Martin,

Ayes 31, nays 5.
The bill having received the requisite constitutional majority was passed as amended.

By Messrs. Candler, Atkinson, Taylor and others—

A bill to amend the Act making appropriation for the ordinary expenses of the executive, legislative and judicial departments.

Report of the committee was agreed to as amended.

Upon the passage of the bill the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin, Born, Boyd, Brock, Camp, Deen, Dobbs, Farmer, Felts, Gordy, Griffin, Hardman,

Hawes, Hays, Henderson of 15th, Henderson of 39th, Howard, Hudson, Hughes, Johnson, Knight, Lashley, Mattox,

Stapleton, Steed, Stephens, Taylor, Turner, Walden, Walker, Weaver, Whaley, Wilkes, Williford,

Those voting in the negative were Messrs.—

Crittenden, Felder, Overstreet,

Those not voting were Messrs.—

Brantley, Bush, Cowart,

Martin, Peacock, Mr. President.

Ayes 34, nays 3.
The bill was passed as amended, and the amendments are as follows:

Amend by adding the following as section 3: That the following amounts be appropriated to the persons and for the purposes herein set out, first, to pay the Secretary of the Senate and the Clerk of the House of Representatives for preparing and mailing the members of the Senate and House of Representatives the pamphlets showing the status of the unfinished business of the session of 1907, the sum of $50.00 to the Secretary of the Senate, and the sum of $75.00 to the Clerk of the House, amounts to be paid on the warrants of the Governor on the Treasury.

2. To pay for lithia water furnished, under resolution of the Senate, to the Senate during the session of 1908, the sum of $33.75, be paid Hon. Phil. Cook, Secretary of State upon warrant of the Governor on Treasury.

3. Sum of $200, or so much thereof as may be necessary, to pay for additional doorkeeper of the Senate for the session 1908, to be paid as other doorkeepers are paid.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr. President:

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

A bill to provide a method of taking depositions to be used in the trial of civil cases without commission.

A bill to prohibit any unauthorized person from in-
interfering with the running or movement of railroad locomotives, engines or trains, and for other purposes.

The following resolution was read and adopted:

By Mr. Parker—

A resolution to provide for the finishing up of the unfinished business of the session.

On motion the Senate will reconvene at 3 o'clock when it adjourns this morning.

On motion the Senate adjourned.

The Senate met pursuant to adjournment at 3 o'clock; was called to order by the President.

On motion the roll call was dispensed with.

Mr. Felts moved to reconsider the action of the Senate in passing the following bill of the House:

By Mr. Adams —

A bill to make it unlawful to charge more than five per cent per annum on personal property.

On the motion to reconsider the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—

Born, Hawes, Knight,
Brantley, Henderson of 15th, Mattox,
Deen, Hudson, Taylor,
Felts, Johnson, Turner,
Griffin,
Those voting in the negative were Messrs.—


Those not voting were Messrs.—

Hardman, Sikes, Mr. President.

Ayes 13, nays 28.

The motion was lost.

The following resolution was adopted:

By Mr. Knight—

A resolution declaring August 2d and 9th dies non.

Mr. Felder moved to commit the resolution to the Rules Committee, and on this resolution the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin, Boyd, Brantley, Bush, Camp, Cowart, Crittenden, Deen, Dobbs, Felder, Felts, Griffin, Hardman, Hawes, Hays, Henderson of 39th, Howard, Hughes, Johnson, Lashley, Martin, Mattox, Overstreet, Peacock,
Those voting in the negative were Messrs.—


Those not voting were Messrs.—

Farmer, Sikes, Mr. President.

Ayes 32, nays 9.

The motion prevailed.

Mr. Born moved to take up all the convict bills and act upon them; the previous question was called.

Upon this motion the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—

Born, Brock, Bush, Crittenden, Gordy, Griffin, Hardman, Hawes, Hays, Henderson of 15th, Johnson, Knight, Steed, Weaver.

Those voting in the negative were Messrs.—

Those not voting were Messrs.—

Brantley, Sikes, Mr. President.
Felts,

Ayes 14, nays 26.

The motion was lost.

The following House bills were read third time and put upon their passage:

By Mr. Hines—

A bill to appropriate $7,671.76 to the Georgia Normal and Industrial College at Milledgeville.

Report of the committee was agreed to.

Upon the passage of the bill the ayes and nays were ordered, and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin, Gordy, Johnson,
Born, Griffin, Overstreet,
Boyd, Hardman, Peacock,
Brantley, Hawes, Stapleton,
Bush, Hays, Steed,
Camp, Henderson of 15th, Stephens,
Cowart, Henderson of 39th, Taylor,
Crittenden, Howard, Whaley,
Deen, Hudson, Wilkes,
Dobbs, Hughes, Williford,
Felder,

Those voting in the negative were Messrs.—

Knight, Walden, Walker.
Those not voting were Messrs.—

| Brock,  | Martin, | Turner,  |
| Farme r, | Mattox, | Weaver,  |
| Felts,   | Sikes,  | Mr. President. |
| Lashley, |         |          |

Ayes 31, nays 3.

The bill was passed.

By Mr. Hines —

A bill to appropriate $15,000 for the year 1908 and $30,000 for the year 1909 for the State Sanitarium.

Report of the committee was agreed to.

Upon the passage of the bill the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

| Akin,     | Hardman, | Peacock, |
| Born,     | Hawes,   | Stapleton, |
| Boyd,     | Hays,    | Steed,   |
| Bush,     | Henderson of 15th, | Stephens, |
| Camp,     | Henderson of 39th, | Taylor,   |
| Cowart,   | Howard,  | Turner,  |
| Crittenden, | Hudson, | Walden,  |
| Deen,     | Hughes,  | Walker,  |
| Dobbs,    | Johnson, | Whaley,  |
| Felder,   | Lashley, | Wilkes,  |
| Gordy,    | Martin,  | Williford, |
| Griffin,  | Mattox,  |          |

Those voting in the negative were Messrs.—

Knight.
Those not voting were Messrs.—

Brantley,    Felts,    Weaver,
Brock,       Overstreet,  Mr. President.
Farmer,      Sikes,      

Ayes 35, nays 1.

The bill was passed.

By Mr. Foster—

A resolution to appropriate $5,000 for the cemetery at Marietta.

Report of the committee was agreed to.

Upon the passage of the resolution the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin,        Hardman,       Stapleton,
Born,        Hawes,         Steed,
Boyd,        Hays,          Stephens,
Brantley,    Henderson of 15th,  Taylor,
Bush,        Howard,        Turner,
Camp,        Hudson,        Walden,
Cowart,      Hughes,        Walker,
Deen,        Johnson,       Weaver,
Dobbs,       Lashley,       Whaley,
Felder,      Martin,        Wilkes,
Felts,       Mattox,        Williford,
Gordy,       Peacock,       

Those voting in the negative were Messrs.—

Overstreet,

Those not voting were Messrs.—

Brock,        Crittenden,    Farmer,
Ayes 35, nays 1.

The resolution was passed.

ATLANTA, GA., August 12, 1908.

The following message was received from his Excellency the Governor, through his secretary, Mr. Carter:

Mr. President:

I am directed by his Excellency the Governor to deliver to the Senate a written communication, to which he respectfully invites the consideration of your honorable body in executive session:

ATLANTA, GA., August 12, 1908.

To the Senate:

I have the honor to nominate and respectfully ask the Senate to confirm, the following named persons for the offices and terms mentioned in connection with their names, respectively, to wit:

Hon. J. L. Kent, to be judge of the city court of Wrightsville for the term ending January 1, 1913.

B. B. Blount, Esquire, to be solicitor of the city court of Wrightsville for the term ending January 1, 1911.

Marion Turner, Esquire, to be solicitor of the county court of Pulaski county for the term of two years from December 31, 1908.
J. S. Davis, Esquire, to be solicitor of the county court of Wilkinson county for the term of two years from July 9, 1908.

Hoke Smith, Governor.

The following resolution was read and adopted:

By Mr. Felder of 22d district—

Resolved, That all bills and resolutions passed by the Senate during to-day's and to-night's sessions shall be by the Secretary immediately transmitted to the House.

Adopted.

The following resolution was read third time:

By Mr. Davison of Greene—

A resolution to pay Mrs. Ledsinger $62.50 for copying pension roll.

Report of the committee was agreed to.

Upon the passage of the resolution the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

| Akin,     | Farmer,          | Howard,    |
| Born,     | Felder,          | Hudson,    |
| Boyd,     | Felts,           | Hughes,    |
| Brantley, | Gordy,           | Lashley,   |
| Brock,    | Griffin,         | Martin,    |
| Bush,     | Hardman,         | Mattox,    |
| Camp,     | Hawes,           | Stapleton, |
| Deen,     | Hays,            | Steed,     |
| Dobbs,    | Henderson of 15th, | Stephens, |
Those voting in the negative were Messrs.—

Cowart, Walden,

Those not voting were Messrs.—

Crittenden, Knight, Sikes.
Henderson of 39th, Overstreet, Mr. President.
Johnson, Peacock,

Ayes 33, nays 2.

The resolution was passed.

On motion, the order of business after the special order shall be the reading of House bills third time as they appear on the calendar and that debate be limited to five minutes on each bill by each speaker.

The following special orders were taken up:

By Mr. Ellison—

A resolution to pay Mrs. Nancy Collier pension for 1908.

Report of the committee was agreed to.

Upon the passage of the resolution the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—
WEDNESDAY, AUGUST 12, 1908.


Those not voting were Messrs.—

Brock, Crittenden, Deen, Henderson of 39th, Johnson, Knight, Martin, Mattox, Overstreet, Peacock, Sikes, Whaley, Mr. President.

Ayes 31, nays 0.

The resolution was passed.

By Mr. McMahan—

A bill to appropriate the sum of $7,000 for the Georgia Normal School at Athens.

Report of the committee was agreed to.

Upon the passage of the bill the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Those voting in the negative were Messrs.—

Bush, Walden, Wilkes,
Mattox, Walker,

Those not voting were Messrs.—

Akin, Johnson, Sikes,
Brock, Knight, Mr. President,
Crittenden, Peacock,

Ayes 31, nays 5.

The bill was passed.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr President:

The House has passed, by the requisite constitutional majority, the following Senate bill as amended by the House:

A bill to provide additional regulations for primary elections in this State.

The following House bills and resolutions were read third time to be put upon their passage:

By Mr. Jones—

A resolution to pay pension of Mrs. Queen Shiver

The report of the committee was agreed to.
Upon the passage of the resolution the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

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Those not voting were Messrs.—

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Ayes 25, nays 0.

The resolution was passed.

By Mr. Williams—

A bill to incorporate the town of Leon, in Dodge county.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 25, nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. Ward—

A bill to repeal the Act incorporating the town of Bushnell.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 25, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. White—

A bill to establish the city court of Danielsville.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Pope—

A bill to incorporate the town of Dixie.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 25, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Chamlee, Dean and Wright—

A bill to amend the Act creating the city court of Floyd county.

Report of the committee was agreed to.
Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Alexander—

A bill to amend the charter of Kirkwood.

Report of the committee was agreed to as amended.

Upon the passage of the bill the ayes were 24, nays 0.

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

By Mr. Hines of Baldwin—

A bill to amend an Act creating a board of commissioners of roads and revenues for Baldwin county.

The report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, the nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Matthews and Clark of Laurens—

A bill to amend an Act creating a board of commissioners of roads and revenues for Laurens county.

The report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.
The bill having received the requisite constitutional majority was passed.

By Mr. Adams of Chatham—

A bill to authorize the municipal authorities of certain cities to provide for its municipal prisoners.

The report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Cook of Telfair—.

A bill to amend an Act creating a board of commissioners of roads and revenues for Telfair county.

The report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, the nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. White of Madison—

A bill to incorporate the city of Danielsville.

The report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, the nays 0.

The bill having received the requisite constitutional majority was passed.
By Mr. White of Madison—

A bill to abolish the city court of Madison county.

The report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, the nays 0.

The bill having received the requisite constitutional majority was passed.

The following Senate bill was taken up with House amendment and the amendment was concurred in:

By Mr. Martin—

A bill to provide additional regulations for primary elections in this State.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr. President:

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

A bill to regulate the publication of all legal advertisements in all counties having a population of not less than twenty thousand four hundred and not more than twenty thousand five hundred, according to the census of 1900.

The following message was received from the House, through Mr Boifeuillet, the Clerk thereof:
Mr. President:

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

A bill to quiet the title to real estate in Georgia held under foreign wills.

The House has failed to pass by the requisite constitutional majority the following Senate bill, to wit:

A bill to amend section 2181 of volume 2 of Code of 1895.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr President:

The House insists on its disagreement to Senate amendment to the following House bill, to wit:

A bill to appropriate $25,000 for the fiscal year 1908, and $50,000 for the fiscal year 1909 to the University of Georgia.

The House appoints on a conference committee, in reference to the above bill, Messrs. Wise, Burwell and McMullan.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr. President:

The House passed as amended by the requisite constitutional majority the following Senate bill, to wit:
A bill to provide for the organization of volunteer military companies.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr President:

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

A resolution to pay the expenses of the special joint committee of the Senate and House to investigate certain charges relative to the administration of the prison department.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr. President:

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

A resolution for meetings of the committee of the General Assembly to investigate the prison commission and provide for their powers and compensation.

Mr. Cowart, chairman of the Corporation Committee, submitted the following report:

Mr. President:

The Corporation Committee has had under consideration the following House bill, which it instructs me to report back with the recommendation that the same do pass as amended, to wit:
A bill to establish a system of public schools for the city of Sylvania, Screven county.

Respectfully submitted.

J. S. Cowart, Chairman.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr. President:

The House has refused to concur in the Senate amendment to the following House bill to wit:

A bill to appropriate the sum of $25,000 for the fiscal year 1908, and $50,000 for the fiscal year 1909 to the University of Georgia.

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

A bill to extend the present school book contract until January 1, 1911.

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

Mr. President:

The General Judiciary Committee has had under consideration the following House bill, which it instructs me to report back with the recommendation that the same do not pass, to wit:

A bill to detach the counties of Bulloch, Tattnall and Toombs from the Middle judicial circuit of Georgia and
to attach said counties within the Atlantic judicial circuit.

Respectfully submitted.

E. K. Overstreet, Chairman.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr President:

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

A bill to amend section 492 of the Penal Code of the State of Georgia.

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

A bill to amend an Act to make appropriations for the ordinary expenses of the executive, legislative and judicial departments of the State government.

A bill to amend the charter of Kirkwood, in DeKalb county.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr. President:

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

A bill to repeal an Act to incorporate the town of Battle Hill, in Fulton county.
A bill to incorporate the city of Union City, Campbell county.

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

A bill to amend the charter of the city of Colquitt.

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

A bill to repeal an Act incorporating the town of Edgewood, DeKalb county.

A bill to amend an Act establishing a new charter for the city of Atlanta.

The Senate met pursuant to adjournment at 8 o'clock; was called to order by the President.

On motion, the roll call was dispensed with.

The following House bills and resolutions were read third time and put upon their passage:

By Mr. Huie—

A resolution to pay Mrs. O. M. Case for dwelling house which was burned by convicts.

Report of the committee was agreed to.

Upon the passage of the bill the ayes and nays were ordered and the vote is as follows:
WEDNESDAY, AUGUST 12, 1908.

Those voting in the affirmative were Messrs.—

Born,        Hays,        Stapleton,  
Boyd,        Henderson of 15th, Steed,  
Brock,       Henderson of 39th, Stephens,  
Bush,        Howard,       Taylor,  
Camp,        Hudson,       Walden,  
Deen,        Hughes,       Walker,  
Dobbs,       Lashley,      Weaver,  
Felder,      Martin,       Whaley,  
Gordy,       Mattox,       Wilkes,  
Hawes,       Peacock,      

Those not voting were Messrs.—

Akin,        Felts,        Overstreet,  
Brantley,    Griffin,      Sikes,  
Cowart,      Hardman,     Turner,  
Crittenden,  Johnson,     Williford,  
Farmer,      Knight,      Mr. President.

Ayes 29, nays 0.

The resolution was passed.

By Mr. Alexander—

A bill to declare it the purpose of the State to extend the State Road to the sea.

Mr. Peacock moved to table the bill.

On this motion the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Brock,        Gordy,        Henderson of 15th,  
Cowart,       Griffin,      Henderson of 39th,  
Crittenden,   Hardman,     Howard,  
Dobbs,        Hawes,        Hudson,  
Felder,       Hays,         Johnson,
Lashley,  Stapleton,  Turner,
Peacock,  Taylor,

Those voting in the negative were Messrs.—

Akin,  Farmer,  Stephens,
Born,  Hughes,  Walden,
Boyd,  Martin,  Walker,
Bush,  Mattox,  Whaley,
Camp,  Overstreet  Williford,
Deen,  Steed,

Those not voting were Messrs.—

Brantley,  Sikes,  Wilkes,
Felts,  Weaver,  Mr. President,
Knight,

Ayes 20, nays 18.

The motion prevailed.

By Mr. Candler—

A resolution for meeting of the General Assembly to investigate the Prison Commission.

The resolution was adopted as amended.

By Mr. Candler—

A resolution to pay the expenses of the special investigating committee which investigates the Prison Commission.

Report of the committee was agreed to.

Upon the passage of the resolution the ayes and nays were ordered and the vote is as follows:
**WEDNESDAY, AUGUST 12, 1908.**

Those voting in the affirmative were Messrs.—

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Those not voting were Messrs.—

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Ayes 33, nays 0.

The resolution was adopted.

By Messrs. Slaton and Dykes—

A bill to prescribe the duty of electric telegraph companies as to receiving and sending telegrams.

Report of the committee was agreed to.

Upon the passage of the bill the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

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Those voting in the negative were Messrs.—

Brock, Hawes, Turner,
Bush, Johnson, Weaver,
Camp, Taylor, Whaley,
Crittenden,

Those not voting were Messrs.—

Dobbs, Knight, Sikes,
Howard, Mattox, Mr. President,
Felts, Stephens,

Ayes 26, nays 10.

The bill was passed.

By Mr. White—

A bill to establish a system of public schools in city of Sylvania.

Report of committee was agreed to as amended.

Upon the passage of the bill the ayes were 29, nays 0.

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

By Mr. White—

A bill to amend an Act creating the city court of Sylvania.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 25, nays 0.
The bill having received the requisite constitutional majority was passed.

By unanimous consent, House bill No. 468 was tabled.

By Messrs. Slade, Russell and McMahan—

A bill to make it lawful to grant policemen and firemen passes on street railroads.

The following amendment was offered: By adding school teachers in the public schools.

On this amendment the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—
Akin, Born, Boyd, Cowart, Crittenden, Deen, Hardman, Hays, Henderson of 15th, Martin, Stapleton, Williford.

Those voting in the negative were Messrs.—

Those not voting were Messrs.—
Brantley, Felts, Howard, Johnson, Knight, Mattox, Sikes, Whaley, Mr. President.

Ayes 12, nays 23.

The amendment was lost.

Report of the committee was agreed to.
Upon the passage of the bill the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Brantley, Brock, Bush, Camp, Crittenden, Dobbs, Felder, Gordy, Griffin, Hawes, Hudson, Hughes, Johnson, Lashley, Peacock, Steed, Stephens, Taylor, Turner, Weaver, Whaley, Wilkes,

Those voting in the negative were Messrs.—

Akin, Born, Boyd, Cowart, Deen, Farmer, Hays, Henderson of 15th, Henderson of 39th, Martin, Stapleton, Walden, Williford,

Those not voting were Messrs.—

Felts, Hardman, Howard, Knight, Mattox, Overstreet, Sikes, Mr. President.

Ayes 23, nays 13.

The bill was passed.

By Mr. Barrett—

A resolution to pay pension of F M. Rice to W A. Mitchell.

Report of the committee was agreed to.

Upon the passage of the resolution the ayes and nays were ordered and the vote is as follows:
Those voting in the affirmative were Messrs.—

Akin, Hardman, Stapleton,
Born, Hawes, Stephens,
Boyd, Hays, Taylor,
Brantley, Henderson of 15th, Turner,
Bush, Henderson of 39th, Walden,
Covart, Howard, Walker,
Crittenden, Hudson, Weaver,
Deen, Hughes, Whaley,
Felder, Johnson, Wilkes,
Gordy, Lashley, Williford,
Griffin, Martin,

Those voting in the negative were Messrs.—

Farmer, Overstreet,

Those not voting were Messrs.—

Brock, Knight, Steed,
Camp, Mattox, Sikes,
Dobbs, Peacock, Mr. President.
Felts,

Ayes 32, nays 2.

The resolution was passed.

The following Senate bills were taken up with House amendments and the amendments were concurred in.

By Mr. Dobbs—

A bill to establish a new charter for the city of Atlanta.

The amendments of the House were concurred in by the Senate.

By Mr. Dobbs—

A bill to incorporate the town of Battle Hill.
The amendments of the House were concurred in by the Senate.

By Mr. Dobbs—

A bill to repeal an Act creating the charter of Edgewood.

The amendments by the House were concurred in by the Senate.

By Mr. Bond—

A resolution to appropriate the sum of $60 for the payment of pension of W. J. Stanford.

Report of the committee was agreed to.

Upon the passage of the bill the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—


Those voting in the negative were Messrs.—

Overstreet,

Those not voting were Messrs.—

Bush, Felts, Howard, Hudson, Knight, Mattox, Steed, Sikes, Mr. President.

Ayes 34, nays 1.
The resolution was adopted.

By Messrs. Blackburn and Bell—

A resolution to appropriate $5,000 to the State board of health.

Report of the committee was agreed to.

Upon the passage of the bill the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

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Ayes 37, nays 0.

The bill was passed.

By Mr. Mays—

A bill to appropriate $2,000 to improve the State property at Indian Springs.
Report of the committee was agreed to.

Upon the passage of the bill the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin, Griffin, Overstreet,
Born, Hawes, Peacock,
Brantley, Hays, Stapleton,
Brock, Henderson of 15th, Steed,
Camp, Henderson of 39th, Taylor,
Cowart, Howard, Turner,
Deen, Hudson, Walden,
Dobbs, Hughes, Walker,
Farmer, Johnson, Whaley,
Felder, Lashley, Wilkes,
Gordy, Martin,

Those voting in the negative were Messrs.—

Weaver,

Those not voting were Messrs.—

Boyd, Hardman, Sikes,
Bush, Knight, Williford,
Crittenden, Mattox, Mr. President,
Felts, Stephens,
Upon the passage of the bill the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin, Akin,
Born, Born,
Boyd, Boyd,
Brantley, Brantley,
Brock, Brock,
Bush, Bush,
Camp, Camp,
Cowart, Cowart,
Crittenden, Crittenden,
Deen, Deen,
Dobbs, Dobbs,
Gordy, Gordy,
Griffin, Griffin,
Hardman, Hardman,
Hawes, Hawes,
Hays, Hays,
Henderson of 15th, Henderson of 15th,
Henderson of 39th, Henderson of 39th,
Howard, Howard,
Hudson, Hudson,
Hughes, Hughes,
Johnson, Johnson,
Stapleton, Stapleton,
Steed, Steed,
Stephens, Stephens,
Taylor, Taylor,
Turner, Turner,
Walden, Walden,
Walker, Walker,
Weaver, Weaver,
Whaley, Whaley,
Williford, Williford,

Those voting in the negative were Messrs.—

Felder, Felder,
Peacock, Peacock,
Lashley, Lashley,
Overstreet, Overstreet,

Those not voting were Messrs.—

Farmer, Farmer,
Felts, Felts,
Knight, Knight,
Martin, Martin,
Mattox, Mattox,
Sikes, Sikes,
Wilkes, Wilkes,
Mr. President, Mr. President.

Ayes 32, nays 4.

The bill was passed and is as follows:

A bill to be entitled an Act to amend paragraph 1, section 1, article 7 of the Constitution of this State so as to provide for the payment of pensions to ex-Confederate soldiers, and the widows of ex-Confederate soldiers, and for other purposes.

Section 1. Be it enacted by the General Assembly of Georgia, and it is hereby enacted by authority of same, That paragraph 1, section 1, article 7 of the Constitution
of this State be, and the same is, hereby amended by adding at the end of said paragraph the following: “To make provision for the payment of pensions to any ex-Confederate soldier, now resident of this State, who enlisted in the military service of this State, or who enlisted in the military service of the Confederate States during the Civil War between the States of the United States, and who performed actual military service in the armies of the Confederate States or the organized militia of this State, and was honorably discharged therefrom, and to widows now resident of this State of ex-Confederate soldiers who enlisted in the military service of this State, or who enlisted in the military service of the Confederate States, and who performed actual service in the armies of the Confederate States or of the organized militia of this State, who died in said military service, or was honorably discharged therefrom; provided, that no person shall be entitled to the provisions of this constitutional amendment the total value of whose property of every description, including money and choses in action, shall exceed fifteen hundred dollars; and provided further, that only those widows who were married to such soldiers or ex-soldiers previous to the year 1870 shall be entitled to the provisions of this constitutional amendment. No widow of a soldier killed during the war shall be deprived of her pension by reason of having subsequently married another veteran who is dead unless she receives a pension on account of being the widow of such second husband.”

Sec. 2. Be it further enacted, That if this constitutional amendment shall be agreed to by two-thirds of the members of the General Assembly of each House the same shall be entered on their Journals with the ayes and
nays taken thereon, and the Governor shall cause the amendment to be published in one or more of the newspapers in each Congressional district for two months immediately preceding the next general election, and the same shall be submitted to the people at the next general election, and the voters thereat shall have written or printed on their tickets, "For ratification of amendment of article 7, section 1, paragraph 1 of the Constitution of this State (for payment of pensions to ex-Confederate soldiers and widows of ex-Confederate soldiers)," or "Against ratification of amendment of article 7, section 1, paragraph 1 of the Constitution of this State (against payment of pensions to ex-Confederate soldiers and widows of ex-Confederate soldiers)," as they may choose, and if a majority of the electors qualified to vote for members of the next General Assembly voting shall vote in favor of ratification then said amendment shall become a part of article 7, section 1, paragraph 1 of the Constitution of this State, and the Governor shall make proclamation thereof.

Sec. 3. Be it further enacted, That all laws and parts of laws in conflict with this Act be, and the same are, hereby repealed.

The following House bill was taken up with Senate amendment. The House refuses to concur in Senate amendment.

The Senate insists on its amendment.

By Messrs. Martin, McMullan and Candler—

A bill to appropriate $25,000 for the year 1908 and $50,000 for the year 1909 to the University of Georgia for the agricultural college.
The following bill of the Senate was taken up with House amendment and the amendment was concurred in:

By Mr. Stephens—

A bill to provide for the organization, discipline and regulation of the military companies of this State.

House bills Nos. 135, 136 were tabled.

The following resolutions were read third time and put upon their passage:

By Mr. McCarthy—


Report of the committee was agreed to.

Upon the passage of the resolution the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin, Griffin, Martin,
Born, Hardman, Stapleton,
Brantley, Hawes, Steed,
Brock, Hays, Stephens,
Bush, Henderson of 15th, Taylor,
Camp, Henderson of 39th, Turner,
Cowart, Howard, Walden,
Crittenden, Hudson, Walker,
Dobbs, Hughes, Weaver,
Felder, Johnson, Whaley,
Gordy, Lashley, Wilkes,

Those voting in the negative were Messrs.—

Deen,
Those not voting were Messrs.—

Boyd, Farmer, Felts, Knight, Mattox, Overstreet, Peacock, Sikes, Williford, Mr. President.

Ayes 33, nays 1.

The resolution was passed.

House bill No. 181 was tabled.

Senators Dobbs, Howard and Hawes were appointed as conference committee on House bill No. 1080.

House amendment to Senate bill No. 188 was concurred in by Senate.

By Mr. Blackburn—

A resolution for the relief of Mrs. Tallulah Towns, of Fulton county

Report of the committee was agreed to.

Upon the passage of the resolution the ayes and nays were ordered and the vote is as follows

Those voting in the affirmative were Messrs.—

Those voting in the negative were Messrs.—

Wilkes,

Those not voting were Messrs.—

Brantley, Howard, Stephens,
Bush, Johnson, Sikes,
Dobbs, Knight, Turner,
Farmer, Mattox, Weaver,
Griffin, Crittenden, Mr. President,
Hawes, Peacock,

Ayes 26, nays 1.

The resolution was passed.

By Mr. Goode—

A resolution to pay pension of Mrs. Mary Blackstock.

Report of the committee was agreed to.

Upon the passage of the resolution the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin, Felts, Martin,
Boyd, Gordy, Stapleton,
Brock, Griffin, Steed,
Camp, Hardman, Stephens,
Cowart, Hays, Taylor,
Crittenden, Henderson of 15th, Walden,
Deen, Henderson of 39th, Weaver,
Felder, Hudson,

Those voting in the negative were Messrs.—

Walker, Wilkes,
**WEDNESDAY, AUGUST 12, 1908.**

Those not voting were Messrs.—

| Born,       | Hughes,      | Peacock,   |
| Brantley,   | Johnson,     | Sikes,     |
| Bush,       | Knight,      | Turner,    |
| Dobbs,      | Lashley,     | Whaley,    |
| Farmer,     | Mattox,      | Williford, |
| Hawes,      | Overstreet,  | Mr. President |
| Howard,     |              |            |

Ayes 23, nays 2.

The resolution was passed.

By Mr. Tyson—

A resolution to pay the sum of $50 to Geo. M. Brinson.

Report of the committee was agreed to.

Upon the passage of the resolution the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

| Akin,         | Gordy,      | Martin, |
| Brantley,     | Griffin,    | Stapleton, |
| Brock,        | Hardman,    | Steed,   |
| Camp,         | Hays,       | Stephens, |
| Crittenden,   | Henderson of 15th, | Taylor, |
| Felder,       | Hudson,     | Walden,  |
| Felts,        | Lashley,    | Walker,  |
|               |             | Williford, |

Those not voting were Messrs.—

| Born,       | Howard,     | Sikes,   |
| Boyd,       | Hughes,     | Turner,  |
| Bush,       | Johnson,    | Weaver,  |
| Deen,       | Knight,     | Whaley,  |
| Dobbs,      | Mattox,     | Wilkes,  |
| Farmer,     | Overstreet, | Mr. President |
| Hawes,      | Peacock,    |          |

Ayes 24, nays 0.
The resolution was passed.

By Mr. Fowler—

A bill to authorize the recording of deeds in the new counties of this State.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

By Messrs. Alexander and Candler—

A resolution to furnish Georgia Reports to DeKalb county.

Report of the committee was agreed to.

Upon the passage of the resolution the ayes were 23, nays 0.

The resolution having received the requisite constitutional majority was passed.

By Mr. Hall—

A bill to regulate pleadings in regard to the manner in which negligence may be alleged.

Mr. Hawes moved to table the bill, and on this motion the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Brantley, Cowart, Deen, Camp, Crittenden, Dobbs,
WEDNESDAY, AUGUST 12, 1908.

Felts,                  Howard,                       Stephens,  
Gordy,                  Hudson,                       Taylor,  
Hardman,                Peacock,                      Weaver,  
Hawes,                  Steed,                        Wilkes,  
Henderson of 15th,       

Those voting in the negative were Messrs.—

Akin,                  Henderson of 39th,                Stapleton,  
Born,                   Lashley,                      Walden,  
Felder,                 Martin,                       Walker,  
Griffin,                Overstreet,                   Williford,  
Hays,                   

Those not voting were Messrs.—

Boyd,                  Hughes,                       Sikes,  
Brock,                  Johnson,                      Turner,  
Bush,                   Knight,                       Whaley,  
Farmer,                 Mattox,                       Mr. President.  

Ayes 19, nays 13.

The bill was tabled.

Mr. Dobbs, chairman of the conference committee on the part of the Senate to confer with a like committee from the House on House bill No. 1080, submits the following report:

Mr. President:

Your conference committee which has conferred with a like committee from the House on Senate amendments to House bill No. 1080, beg to report that we are unable to agree and ask for another committee.

E. P. DOBBS,  
Chairman on part of Senate.

Mr. Dobbs, chairman on the part of the Senate of the
conference committee to confer with House conference committee on House bill No. 1, submits the following report:

Mr. President:

The conference committee on the part of the Senate to confer with a like committee from the House on House bill No. 1 beg leave to report that we are unable to agree and request that another committee be appointed.

E. P. Dobbs,
Chairman on part of Senate.

The following Senators were appointed as conference committee on House bill 1080

Senators Tyler, Dean and Peacock.

By Mr. Candler—

A bill to supplement and increase the appropriation for the Railroad Commission,

Report of the committee was agreed to.

Upon the passage of the bill the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin,  Griffin,  Peacock,
Born,  Hardman,  Stapleton,
Brantley,  Hawes,  Steed,
Camp,  Hays,  Stephens,
Cowart,  Henderson of 15th,  Taylor,
Crittenden,  Henderson of 39th,  Walden,
Deen,  Hudson,  Walker,
Felder,  Knight,  Wilkes,
Felts,  Lashley,  Williford,
Gordy,
Those not voting were Messrs.—

| Boyd,          | Hughes,         | Sikes,       |
|               | Brock,          | Johnson,     |
|               | Bush,           | Martin,      |
| Dobbs,        | Dobbs,          | Mattox,      |
| Farmer,       | farmer,         | Overstreet,  |
| Howard,       |                 |              |

Ayes 27, nays 0.

The bill was passed.

By Mr. McMahan—

A resolution to pay Mrs. G. Houser the per diem for the session which was earned by her husband, G. Houser.

This resolution was concurred in.

By Mr. Taylor—

A bill to more thoroughly carry into effect the pure-food Act.

Report of the committee was agreed to.

Upon the passage of the bill the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

| Akin,     | Akin, |                |
| Born,     | Born, |                |
| Camp,     | Camp, |                |
| Deen,     | Deen, |                |
| Felder,   | Felder,|               |
| Felts,    | Felts,|               |
| Gordy,    | Gordy,|               |
| Griffin,  | Griffin,|              |
|           | Hardman,| Overstreet,     |
|           | Hays, | Stapleton,      |
|           | Henderson of 15th, | Steed,      |
|           | Henderson of 39th, | Stephens, |
|           | Howard, | Taylor,         |
|           | Hudson, | Weaver,         |
|           | Lashley, | Wilkes,       |
|           | Martin, | Williford,     |

Those voting in the negative were Messrs.—

| Cowart, | Cowart, |                |
| Crittenden, | Crittenden,|          |
| Dobbs,  | Dobbs,  |                |
|         | Knight, | Walden,        |
|         | Peacock, | Walker,       |
Those not voting were Messrs.—

| Boyd,       | Hawes,   | Sikes,   |
| Brantley,   | Hughes,  | Turner,  |
| Brock,      | Johnson, | Whaley,  |
| Bush,       | Mattox,  | Mr. President |
| Farmer,     |          |          |

Ayes 24, nays 7.

The bill was passed.

By Messrs. Blackburn and Bell—

A bill to appropriate $5,000 to the trustees of the So' diers' Home.

Report of the committee was agreed to.

Upon the passage of the bill the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

| Akin,      | Griffin, | Peacock, |
| Born,      | Hardman, | Stapleton, |
| Brantley,  | Hawes,   | Steed,   |
| Camp,      | Hays,    | Stephens, |
| Cowart,    | Henderson of 15th, | Taylor,   |
| Deen,      | Henderson of 39th, | Walden,   |
| Dobbs,     | Howard,  | Walker,  |
| Felder,    | Hudson,  | Weaver,  |
| Felts,     | Lashley, | Wilkes,  |
| Gordy,     | Martin,  | Williford, |
|            |          |          |

Those not voting were Messrs.—

| Boyd,       | Hughes,   | Sikes,   |
| Brock,      | Johnson,  | Turner,  |
| Bush,       | Knight,   | Whaley,  |
| Crittenden, | Mattox,   | Mr. President |
| Farmer,     | Overstreet, |          |

Ayes 30, nays 0.
The bill was passed.

By Mr. Barrett—

A bill to provide how and in what manner pensions shall be paid.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 0.

The bill having received the requisite constitutional majority was passed.

By Mr. Alexander—

A bill to amend section 2334 of the Code.

Mr. Hawes moved to table the bill, on this motion the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Brock, Gordy, Hudson,
Camp, Griffin, Peacock,
Crittenden, Hardman, Stephens,
Deen, Hawes, Taylor,
Dobbs, Henderson of 15th, Wilkes,
Felts, Howard,

Those voting in the negative were Messrs.—

Akin, Henderson of 39th, Steed,
Born, Knight, Walden,
Cowart, Martin, Walker,
Felder, Overstreet, Williford,
Hays, Stapleton,

Those not voting were Messrs.—

Boyd, Bush, Hughes,
Brantley, Farmer, Johnson,
Ayes 17, nays 14.

The motion was carried.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr President:

The House has appointed the following conference committee to confer with a like committee from the Senate on House bill 1080: Messrs. Candler, Alexander and Hall.

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

A bill to amend paragraph 1, section 1, article 7 of Constitution relative to service pensions of Confederate soldiers.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr President

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

A bill to repeal an Act fixing the number of days of road duty in certain counties.

Mr Knight moved to take up the following bill of the House for the purpose of receding from Senate substitute.
By Mr. Tift—

A bill to require railroad companies to equip their locomotives with electric headlights.

On this motion the ayes and nays were ordered and the vote is as follows

Those voting in the affirmative were Messrs.—

Akin, Born, Brantley, Dobbs, Felder, Felts, Gordy, Steed, Griffin, Henderson of 39th, Gordy, Hudson, Knight, Overstreet, Stapleton, Taylor, Stapleton, Walden, Walker, Williford,

Those voting in the negative were Messrs.—

Brock, Camp, Crittenden, Deen, Hardman, Hawes, Hays, Henderson of 15th, Martin, Peacock, Stephens, Weaver, Wilkes,

Those not voting were Messrs.—

Boyd, Bush, Cowart, Farmer, Howard, Hughes, Johnson, Lashley, Mattox, Sikes, Turner, Whaley, Mr. President,

Ayes 18, nays 12.

The motion prevailed and the Senate receded.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:
Mr President:

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

A resolution for the relief of J. W Turner.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr President:

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

A bill to establish a system of public schools for the city of Sylvania.

Mr. Overstreet moved to reconsider the action of the Senate in tabling the following bill of the House:

By Mr. Alexander—

A bill to amend section 2334 of the Code.

The motion prevailed.

On the passage of the bill the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin, Hardman, Stapleton,
Born, Hays, Steed,
Cowart, Henderson of 15th, Walden,
Deen, Henderson of 39th, Walker,
Felder, Knight, Weaver,
Gordy, Martin, Williford,
Griffin, Overstreet,
Those voting in the negative were Messrs.—

Brock, Dobbs, Stephens,
Camp, Hudson, Taylor,
Crittenden, Peacock, Wilkes,

Those not voting were Messrs.—

Boyd, Hawes, Mattox,
Brantley, Howard, Sikes,
Bush, Hughes, Turner,
Farmer, Johnson, Whaley,
Felts, Lashley, Mr. President.

Ayes 20, nays 9.

The bill was lost.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr. President:

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

A bill to authorize the Governor to ascertain what lands in or near the city of Chattanooga are desirable for terminal purposes for the W. & A. R. R. and to contract and purchase the same.

By Mr. Wise—

A bill to levy a tax on near beer.

There was a motion to table the bill, and on this motion the ayes and nays were ordered and the vote is as follows:
Those voting in the affirmative were Messrs.—

Brock, Griffin, Walker,
Crittenden, Howard, Weaver,
Dobbs, Stephens, Wilkes,
Felder,

Those voting in the negative were Messrs.—

Akin, Hays, Overstreet,
Born, Henderson of 15th, Stapleton,
Camp, Henderson of 39th, Steed,
Deen, Hudson, Taylor,
Gordy, Knight, Walden,
Hardman, Martin, Williford,
Hawes,

Those not voting were Messrs.—

Boyd, Felts, Peacock,
Brantley, Hughes, Sikes,
Bush, Johnson, Turner,
Cowart, Lashley, Whaley,
Farmer, Mattox, Mr. President.

Ayes 10, nays 19.

The motion was lost.

The report of the committee was agreed to.

Upon the passage of the bill the ayes and nays were ordered and the vote is as follows:

Those voting in the affirmative were Messrs.—

Akin, Hawes, Overstreet,
Born, Hays, Stapleton,
Camp, Henderson of 15th, Steed,
Cowart, Henderson of 39th, Taylor,
Deen, Hudson, Walden,
Gordy, Knight, Walker,
Hardman, Martin, Williford,
Those voting in the negative were Messrs.—

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Those not voting were Messrs.—

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Ayes 21, nays 7.

The bill was lost.

Mr. Taylor, chairman on part of the Senate of conference committee to confer with like committee from the House on House bill No. 1080, submits the following report:

Mr. President:

The conference committee on the part of the Senate to confer with like committee from the House on House bill No. 1080, beg leave to report that they are unable to agree.

J. W. Taylor,
Chairman of Senate Committee.

The following Senate bill was taken up with House substitute and the substitute was adopted:

By Mr. Camp—

A bill to authorize the Governor to purchase certain lands in city of Chattanooga for terminal purposes.
The following resolution was adopted:

By Mr. Steed of 37th—

Resolved, That the hearty and sincere thanks and appreciation is hereby expressed by the Senate to the Secretary and his assistants for their ever efficient and courteous service during the session of the Senate.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr President:

The following Senate bills were indefinitely postponed by the House, to wit:

A bill to amend section 342, Code of 1895, relative to carrying deadly weapons to public gatherings.

A bill to amend the charter of the city of Athens.

A bill to require a tax or license of all persons selling, soliciting sale of, or taking orders for photographs, etc., in the county of Harris.

A bill to amend the charter of the city of Ocilla.

The following resolution was read and adopted:

By Mr. Akin of the 42d—

Resolved, That the Senate hereby express its appreciation and thanks to the doorkeeper for the delightful and sustaining lunch served the Senate by its courteous and able doorkeeper.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:
Mr. President:

The House recedes from its disagreement and concurs in Senate amendment to House bill No. 1080, providing for appropriations to University of Georgia.

Mr. Lashley, chairman of the Committee on Enrollment, submitted the following report:

Mr. President:

The Committee on Enrollment report as duly enrolled and ready for the signatures of the President of the Senate and Speaker of the House of Representatives the following Acts and resolutions, to wit:

An Act to provide for the election of the pension commissioner of this State.

An Act to regulate the publication of all legal advertisements in all counties having a population of not less than 20,400, and not more than 20,500.

An Act to change and fix the time of holding the superior court of Tift county.

An Act to create a new charter for the town of Buckhead, in the county of Morgan.

A resolution declaring the name of the Technological School to be the State School of Technology.

A resolution in relation to the Confederate cemetery at Resaca.

A resolution urging Congress to establish a national health bureau.
An Act to amend section 492 of Penal Code of Georgia.

An Act to amend the charter of the city of Colquitt.

An Act to extend the present school book contract until January 1, 1911.

An Act to amend the registration laws of Georgia.

An Act to amend an Act to fix number of days' work of persons subject to road duty in counties having a city of not less than 17,000 nor more than 23,000 population.

An Act to authorize the Governor to contract for certain property in Chattanooga, Tenn.

An Act to repeal the charter of the town of Battle Hill, in county of Fulton.

An Act to amend the charter of the city of Macon.

An Act to amend an Act to establish the city court of Moultrie, in Colquitt county.

An Act to authorize the mayor and council of the town of Cumming and trustees of Cumming school district to issue school bonds.

An Act to repeal an Act incorporating the town of Edgewood, in the county of DeKalb.

An Act to quiet the title to real estate in Georgia held under foreign wills.

An Act to amend the charter of the city of Dalton.

An Act to provide for the maintenance of volunteer
military companies to be known as "Georgia Volunteers."

An Act to provide additional regulations for primary elections in this State.

An Act to amend the charter of the city of Dalton.

An Act to amend an Act to establish a new charter for the city of Atlanta.

An Act to incorporate Union City, in the county of Campbell.

Respectfully submitted,

A. E. LASHLEY, Chairman.

Mr. Lashley, chairman of the Committee on Enrollment, submitted the following report:

Mr. President:

The Committee on Enrollment report as duly signed by the President of the Senate and Speaker of the House of Representatives and delivered to the Governor the following Acts and resolutions, to wit:

An Act to provide for the election of the pension commissioner of this State.

An Act to regulate the publication of all legal advertisements in all counties having a population of not less than 20,400 and not more than 20,500.

An Act to change and fix the time of holding the superior court of Tift county.
An Act to create a new charter for the town of Buckhead, in the county of Morgan.

A resolution declaring the name of the Technological School to be the State School of Technology.

A resolution in relation to the Confederate cemetery at Resaca.

A resolution urging Congress to establish a national health bureau.

An Act to amend section 492 of Penal Code of Georgia.

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An Act to provide additional regulations for primary elections in this State.

An Act to amend the charter of the city of Dalton.

An Act to amend an Act to establish a new charter for the city of Atlanta.

An Act to incorporate Union City, in the county of Campbell.

Respectfully submitted,

A. E. Lashley, Chairman.

The following message was received from the House, through Mr. Boifeuillet, the Clerk thereof:

Mr President:

The House has adopted the following resolution:

A resolution notifying the Senate that the House has completed its work and is ready to adjourn sine die.

The hour of adjournment having arrived, the Senate adjourned sine die.
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SENATE JOURNAL

FOR THE

YEAR 1908.
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