JOURNAL.

Senate Chamber, Atlanta, Georgia,
Wednesday, October 23, 1901, 10 o’clock, a. m.

The Senate met in accordance with law, and was called to order by the President, Hon. Clark Howell.

Prayer was offered by the Chaplain, the Rev. J. W. G. Watkins.

On the call of the roll the following Senators being present answered to their names:

Allen, Alexander, Bell, Berrong, Boynton, Bush, Cann, Carter, Chappell, Cobb, Daniel, Dennard, Ellis,
Ford, Greer, Hamrick, Hardaway, Hayes, Herndon, Holder, Hopp, Johnson, Lyndon, McAfee, Newton,
Norman, Smith, Stone, Sullivan, Swift, Tatum, Upchurch, Walker, Wilcox, Williams, Yopp, Mr. President.

Those absent were Messrs.—

Baker, Grantland, Harrell, Jarnagin, Smiley, Spinks, Stewart,

A quorum was present and the Senate proceeded to business.
Journal of the last day of last session was ordered read. The Journal was approved as corrected, which was that Senator Ford be recorded as present at the last roll call.

The following message was received from the House of Representatives, through Mr. Boifenuillet, the Clerk there-of:

Mr. President:

I am instructed by the House of Representatives to inform this branch of the General Assembly that the House has reconvened according to law, and is now ready to proceed with the regular business of the session.

I am further instructed by the House to inform the Senate that the House concurs in the joint resolution of the Senate to inform his Excellency, the Governor, that the General Assembly has reconvened, and appoints Messrs. Slaton and Harkins as committee to act for the House.

The following resolution was read and adopted:

By Mr. Boynton—

Resolved, That the Secretary of the Senate notify the House that the Senate has reconvened and ready to proceed to business.

Also by Mr. Ellis—

A resolution notifying the Governor that the General Assembly has reconvened and read to receive any communication he may desire to send.

Committee from Senate was Senator Ellis.
The committee appointed to notify the Governor that the General Assembly had reconvened reported that they had performed that duty.

An invitation from Senator Ellis to the Senate to visit the Fair and Confederate Veterans Reunion at Macon, was read.

Leave of absence was granted Senators Smiley, Stewart and Harrell, for a few days.

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

Mr President:

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

The Governor’s message was ordered read, which is as follows:
STATE OF GEORGIA, EXECUTIVE OFFICE,
ATLANTA, GA., October 23, 1901.

To the Senate and House of Representatives:

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

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

OFFICIAL REPORTS.

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

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

CONDITION OF THE TREASURY

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

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

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

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

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

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

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

DEFICIENCY IN PENSION APPROPRIATIONS.

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

THE CONTINGENT FUND.

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

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

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

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

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

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

PUBLIC SCHOOLS.

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

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

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

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

WE MUST RETRENCH.

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

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

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

The present system of taking out of the State treasury all the money for the support of the schools and for our extravagant system of pensions, is unjust because it forces the whole burthen of the support of the State government upon a few counties, while all the others contribute nothing. For the present year 111 counties out of the 137 draw out of the treasury for schools and pensions alone more than they pay in for all purposes in taxes; six are about self-supporting, while the other twenty not only support their own schools and pay their own pensioners, but pay all the expenses of the State government, including salaries of all officers, principal and interest of the public debt, support of all State institutions—the Sanitarium,
School for the Deaf, School for the Blind, School of Technology, the University with all of its branches—and all other expenses of the State of whatever character. The result of this vicious system is that taxpayers in the heavily burthened counties, smarting under the injustice, dodge the tax-gatherer and attempt by subterfuge to equalize between themselves and other taxpayers the burthen which the law fails to equalize.

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

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

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

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

THE STATE TROOPS.

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

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

ply quartermaster and ordnance stores, will perhaps be sufficient to support the State troops decently during the next year.

STATE CLAIMS AGAINST UNITED STATES.

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

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

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

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

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

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

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

BONDS DEPOSITED BY INSURANCE COMPANIES.

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

Again, under the present law, any surety company may become surety on any sort of bond except “attachment bonds and bonds of city, county and State officers” without any deposit at all. I think the scope of the law ought to be broadened so as to authorize the acceptance of these companies as surety on the bonds of executors, administrators, guardians and trustees, and all other persons acting in a fiduciary capacity.
I therefore recommend that these laws be so amended as to require fire, marine and inland insurance companies to deposit with the State Treasurer before doing business in this State, $25,000.00, face value of the bonds of the United States, or of the recognized valid bonds of this State, and surety companies by whatever name called, to deposit with the Treasurer $50,000.00 of the same bonds required of fire companies, and that all surety companies which make the required deposit and comply with all other requirements of the law be received on all attachment bonds, bonds of all city, county and State officers, and bonds of executors, administrators, guardians, trustees and all other bonds required to be made by order of any court in this State.

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

CONSTITUTIONAL AMENDMENTS.

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

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

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

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

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

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

Other changes not so important have been suggested.

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

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

TAXATION OF COLLEGES.

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

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

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

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

CHANGE OF VENUE.

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

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

CONDITIONAL PARDONS AND PARO LS.

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

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

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

PRESERVATION OF THE STATE ARCHIVES.

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

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

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

I therefore urge the representatives of the people, the sons and grandsons of these heroes of a lost cause, to give me authority to employ some fit and proper person at a moderate salary, to copy these uncopied rolls and to compile and superintend the publication in cheap but enduring form of all the unpublished official records of our Colonial, Revolutionary and Confederate periods.
As cotton factories increase in our State the necessity for wise legislation on the subject of child labor becomes more apparent and urgent. It is a delicate question to handle, and yet present conditions suggest action. That mill owners in Georgia have taken a broad, humane view of this matter is evident from the fact that nearly all of them have agreed, as I am informed, on a rule that seems to me to be wise and just. No child under twelve years of age exceptings the children of widowed mothers or parents physically disabled and without means of support, shall, under these rules, be allowed to work in cotton mills until it has shown a certificate that it has attended school at least four months in the year, and no child under twelve years of age shall be allowed to work at night under any circumstances.

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

CONCLUSION

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

ALLEN D. CANDLER.
EXECUTIVE CLEMENCY.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

Howell Jenkins—Arson. Convicted at the April term, 1898, of the superior court of Burke county. Sentenced to life imprisonment. Evidence circumstantial, and it now appears that he was not guilty. Pardon urged by prosecutor, the jury, judge and solicitor, and many good citizens. Granted February 9, 1901.
W. H. Underwood—Simple larceny. March term, 1897, of the superior court of Habersham county. Sentenced to fifteen years in the penitentiary. Has hears disease, which the prison physician certifies may prove fatal at any moment. Exemplary conduct. Recommended by the solicitor, eight of the jurors that tried and ten members of the grand jury. Granted February 12, 1901.

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

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

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

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

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

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

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

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

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

Bud Chapman—Selling whiskey illegally. January term, 1901, of the superior court of Bartow county. Sentenced to six months. Pardon urged on account of ill health by the trial judge and solicitor. Granted April 5, 1901.
J L. Shope—Forgery. January term, 1898, of the superior court of Chattooga county, and sentenced to four years in the penitentiary. Has already served more than four years, including time spent in jail. Clemency urged by the judge, solicitor and a large number of citizens. Pardoned April 5, 1901.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

L. H. Henderson—Attempt to rape. Spring term, 1900, of the superior court of Fulton county, and sentenced to five years. Evidence so weak and unsatisfactory that the judge and solicitor urge clemency. Pardoned August 5, 1901.
COMMUTATIONS.

Wm. M. Henderson—Gaming. August term, 1900, of the superior court of Chatham county, and sentenced to pay a fine of $1,000 and costs, or six months in jail. Defendant convicted of running a "policy shop." He has paid the fine and costs amounting to $1,044.00; has surrendered the paraphernalia used in running the shop and promised never to engage in the business again. Sentence commuted to payment of fine and costs. Granted October 31, 1900.

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

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

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

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

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

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


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

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

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

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

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

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

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

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

Milton Johnson—Selling whiskey illegally. Convicted at the December term, 1900, of the criminal court of Atlanta. Sentenced to fine of fifty dollars, or six months on the chain-gang. When convicted he was unable to pay the fine; has now served more than half the sentence. Commuted to fine of $15,00, including costs. Granted April 4, 1901.

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

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

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

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

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

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

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

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

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

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

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

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

RESPITES GRANTED.

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

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

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

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

REMOVAL OF DISABILITIES.

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

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

B. J. Roberts—Simple larceny. April term, 1889, of the superior court of Camden county. Sentenced to twelve months. Served out his sentence and has since been a good January 22, 1901.

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

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

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

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

J. H. Hardy—Arson. September term, 1879, of the superior court of Butts county. Sentenced to five years. Served out his sentence, and for many years has been a good citizen. Clemency recommended by officials and leading citizens of Butts county. Granted August 16, 1901.
One hundred copies of this message was ordered printed for the use of the Senate.

The privileges of the floor was extended to Mr. C. H. Ong of New York, during his stay in the city.

The following joint resolution was read and adopted:

Mr. Sullivan—

Resolved, That a committee of two from the Senate and three from the House be appointed to confer with the architect to ascertain what work is necessary on theitol building.

The committee on part of Senate are Senators Sullivan and Stone.

The following House bill and resolution was read first:

Mr. Davis—

A bill to abolish the county court of Newton county.

Referred to the Special Judiciary Committee.

Mr. Turner—

A resolution for the relief of Andrew N. Plunkett of Ckdale county.

Referred to Finance Committee.

Upon motion Senate adjourned until to-morrow at 11 o'clock.
Senate Chamber, Atlanta, Georgia,
Thursday, October 24, 1901.

The Senate met pursuant to adjournment at 11 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:

Allen,            Ford,            Norman,
Alexander,       Grantland,       Smith,
Baker,           Greer,           Spinks,
Bell,            Hamrick,         Stewart,
Berrong,         Hardaway,        Stone,
Boynton,         Hayes,           Sullivan,
Bush,            Herndon,         Swift,
Cann,            Holder,          Tatum,
Carter,          Hopps,           Upchurch,
Chappell,        Jarnagin,        Walker,
Cobb,            Johnson,         Wilcox,
Daniel,          Lyndon,          Williams,
Dennard,         McAfee,          Yopp,
Ellis,           Newton,          Mr. President.

These absent were Messrs.—
Harrell,          Smiley,

The Journal of yesterday was read and approved.

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

Mr. President:

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

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

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

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

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

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

ACT OF INCORPORATION.

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

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

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

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

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

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

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

ARTICLE 1.

THE BOARD OF TRUSTEES.

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

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

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

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

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

ARTICLE II.

MEETINGS OF THE BOARD.

Section 1. The regular stated meetings of the Board shall be held on the second Monday in each month, at the Academy, and at the hour of 3 p.m., unless otherwise ordered. At a stated meeting the Order of Business shall be—
1. Chair taken and members present noted.
2. Records of last and subsequent meetings read.
3. Reports and minutes of committees read and acted on.
4. Communications from Principal read and acted on.
5. Unfinished business.

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

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

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

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

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

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

ARTICLE III.

THE PRINCIPAL OF THE ACADEMY.

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

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

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

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

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

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

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

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

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

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

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

ARTICLE IV
OF OTHER OFFICERS.

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

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

ARTICLE V
OF THE MATRON.

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

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

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

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

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

ARTICLE VI.

OF THE PUPILS.

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

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

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

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

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

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

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

ARTICLE VII.

REGULATIONS FOR PUPILS.

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

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

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

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

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

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

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

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

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

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

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

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

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

GENERAL REGULATIONS.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

Total ........................................ $498.25

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

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

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

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

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

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

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

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

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

Respectfully submitted,

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

Members on the part of the House.

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

"WHITE SCHOOLS."

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

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

STATE OF NEW YORK,
COUNTY OF NEW YORK.

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

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

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

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

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

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

(COPY)

Sealed, signed and delivered in the presence of us:

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

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

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

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

COPY

ABSTRACT TITLE, GEORGIA ACADEMY FOR THE BLIND.

"COLORED SCHOOL."

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

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

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

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

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

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

December, 1881, Jos. Bond deeded to L. N. Whittle,
THURSDAY, OCTOBER 24, 1901.

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

A copy of this deed is hereto attached.

STATE OF GEORGIA,
BIBB COUNTY.

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

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

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

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

(Signed) JOSEPH BOND.

Signed, sealed and delivered in presence of us:

GEO. H. PLANT,

W. W. WRIGLEY,


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

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

STATE OR GEORGIA,
BIBB COUNTY.

THIS INDENTURE, made the 24th of December, in the year of our Lord, 1881, between Clarence H. Cubbedge, of the county of Bibb, of the one part, and Louis N. Whittle, Henry L. Jewett, Peter Solomon, T. G. Holt, Virgil Powers and Jno. P. Fort, as Trustees of the Georgia Academy for the Blind, of the county of Bibb, of the other part: WITNESSETH, that the said Clarence H. Cubbedge, for and in consideration of the sum of seven hundred dollars ($700.00), in hand paid, at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, hath granted, bargained, sold, aliened, conveyed and confirmed, and by these presents doth grant, bargain, sell, alien, convey and confirm unto the said parties of the second part as "Trustees of the said Georgia Academy for the Blind," their successors in office, and assigns, all of that part or parcel of land, situate, lying and being in said county of Bibb, and in the city of Macon, and known as lots three and four (3 and 4) of the subdivision surveyed by J. C. Wheeler of lots three, four and five (3, 4, and 5), of block eight (8), North West Range, according to original
survey and map of A. E. Boardman, said lots fronting fifty-two and a half feet (52½ feet) each on Madison street, and running back one hundred and ten feet (110 feet) to a thereby 30-foot alley in said division, and being part of that lot or parcel of land conveyed to Joseph Bond by William Z. and Stephen M. Collins, under deed dated December the eighteenth (18th), 1879.

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

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

(Signed) C. H. CUBBEDGE.

Signed, sealed and delivered in the presence of us:
ALEX. B. SUBERS,
C. E. LONG.


(COPY)

On the 25th day of February, 1873, Benj. B. Lewis, executor of Robt. Collins, deeded and conveyed to Chas. M. Wiley for the sum of $2,500.00, all the right, title and in-
terest which he had in lots 3 and 4, as shown and distin­
guished on the map of the city of Macon by S. Rose, in
block No. 9, said lots having been surveyed and subdivided
in small building lots by Thos. Butler, county surveyor,
and represented on this private map by 12 lots and a frac­
tional lot, bounded, beginning in the north corner by the
alley and Madison street and running along said alley west
325 feet, to within 14 feet of the city line, thence south
190 feet, then east to Madison street 369 feet, thence north
along line of Madison street to the corner of starting point,
a distance of 200 feet.

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

GEORGIA, BIBB COUNTY.

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

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

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

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

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

(COPY)

GEORGIA, BIBB COUNTY.

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

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

Signed, sealed and delivered in presence of us, this December 30, 1881.  
R. W CUBBEDGE,  
A. P WHITTLE.  

(COPY)


At 8:30 o'clock p. m., on the 14th day of June, 1901, the Special Legislative Committee, appointed for the purpose of investigating the affairs of the Academy for the Blind, convened in the parlor of the Academy at Macon, Ga., with the following members of the committee present:


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

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

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

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

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

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

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

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

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

Mr. Cobb. Do you maintain only indigent pupils?

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

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

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

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

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

Mr. Tinsley: We do not.

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

Mr. Tinsley: Yes, sir, it does.

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

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

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

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

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

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

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

Answer: No.

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

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

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

Mr. Adams: How do you keep that account?

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

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

Prof. Williams: Yes, sir.

Mr. Grice: Does that appear from the reports?

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

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

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

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

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

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

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

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

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

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

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

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

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

Prof. Williams: Yes, sir.

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

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

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

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

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

Mr. Tinsley: Yes, sir.

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

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

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

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

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

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

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

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

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

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

Mr. Cobb: Do you require an itemized statement?

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

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

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

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

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

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

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

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

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

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

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

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

Mr. Cobb: You pay them month to month?

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

Mr. Cobb: You mean school or calendar months?

Mr. Tinsley: Calendar months.

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

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

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

Mr. Cobb: Do you have examinations for teachers?

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

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

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

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

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

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

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

Mr. Tinsley: Undoubtedly, I think so.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

Judge Miller: As to that, I desire to state to the committee, that at least twelve months ago, the trustees took up that question of extending the part of manual training in the academy, all being of the opinion that it was at present one of the weak points in the management of the institution. That we in the past had devoted too much to the intellectual training of the children, and too little to the manual training of the children introduced in the
THURSDAY, OCTOBER 24, 1901.

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

Mr. Cobb: Have you any apparatus for physical train­
ing, exercise, etc.; in other words, what equipment for gy­
nasium have you? Have you any apartments for gym­
nasium?

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

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

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

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

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

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

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

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

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

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

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

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

Mr. Cobb: What is the Pupils' Fund?

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

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

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

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

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

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

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

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

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

Mr. Tinsley: Yes, sir.

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

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

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

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

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

Mr. Cobb: Was its use specified?

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

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

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

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

Mr. Tinsley: When I was appointed Treasurer for the institution there was turned over to me by the former Treasurer the sum of $5,400.00 in securities; that is to say, securities and about $1,500.00, or in that neighborhood, in cash, belonging to the Pupils' and Surgical Funds. The investment which the Board of Trustees has made since that time has been this $1,500.00, which was invested, $1,000.00 in first mortgage five per cent. railroad bonds, and $500.00 in City of Macon bonds, making the sum of
Mr. Cobb: Do you or do you not know what funds purchased the $5,400.00 of securities turned over to you?

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

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

Mr. Tinsley: Well, we paid for the $1,000.00 Georgia Southern and Florida Railway Company security, yielding 5 per cent. interest, a premium of 7¼ per cent.; that is to say, the $1,000.00 bond cost us $1,072.50. The City of Macon five per cent. bond was bought for the sum of $605.00, or 21 per cent. premium; that is to say, the $600.00 bond cost $605.00. Those are the only investments which have been made since I have been the Treasurer of the institution; and these were made under and by virtue of a resolution of the Board of Trustees. There was a City of Macon $500.00 six per cent. and four City of Macon four and a half per cent. securities, amounting to $2,000.00; two State of Georgia three and a half per cent. bonds, $1,000.00 each, amounting to $2,000.00, and one Georgia Southern five per cent. $1,000.00, and fourteen shares of stock in the Southwestern Railroad, which paid 5½ per cent., I think, last year.

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

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

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

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

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

Mr. Tinsley: Yes, sir.

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

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

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

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

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

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

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

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

Mr. Tinsley: We buy them—

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

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

Mr. Tinsley: We have insurance as follows:

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

Total $73,500.00

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

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

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

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

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

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

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

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

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

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

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

Prof. Williams: No, sir.

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

Prof. Williams: Yes, sir, I think that it would be a good thing for them. We have been considering the mat-
ter to some extent. They do it in a great many other schools, and it might be wise for us to adopt something of the kind here.

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

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

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

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

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

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

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

Mr. Tinsley: No, sir.

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

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

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

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

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

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

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

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

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

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

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

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

Mr. Tinsley: That was spent for those purposes.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

Mr. Cobb: How are the supplies issued?

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

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

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

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 prohibit the manufacture, sale or giving away of cigarettes or cigarette paper in Georgia, and for other purposes.

Also, a bill to make penal the importation of diseased stock within the limits of this State.

At 11:20 o'clock the Senate went into executive session.

The following Senate bills were read first time:

By Mr. Smith—

A bill to make inter-marriage between any person of European blood, or the white race and their descendants, with Africans or their descendants, unlawful in this State.

Referred to Special Judiciary Committee.

By Mr. Chappell—

Also, a bill to amend the Act vesting the title of the commons of the city of Columbus in commissioners.

Referred to Corporations Committee.

By Mr. Chappell—

Also, a bill to authorize, ratify, and confirm a sale by the Commissioners of Commons of the city of Columbus, of the portion of Front street, north of Fourteenth street.

Referred to Corporations Committee.
By Mr. Chappell—

Also, a bill to authorize, ratify, and confirm, the sale of a part of the commons of the city of Columbus, about the junction of 11th street.

Referred to the Corporations Committee.

By Mr. Sullivan—

Also, a bill to provide that when in any county a regular term or terms of the superior court shall be established in addition to the two regular terms now prescribed by law, the grand juries drawn for such additional term shall not be required to take cognizance of county business.

Referred to the General Judiciary Committee.

By Mr. Sullivan—

Also, a bill to increase the number of terms of the superior court of Richmond county.

Referred to the General Judiciary Committee.

By Mr. Sullivan—

Also, a bill to amend section 4315 of the Code of Georgia.

Referred to the General Judiciary Committee.

By Mr. Sullivan—

Also, a bill to amend section 4340 of the Code.

Referred to the General Judiciary Committee.
By Mr. Dennard—

Also, a bill to exempt from State and county tax all guano purchased by farmers.

Referred to Agricultural Committee.

By Mr. Chappell—

Also, a bill to amend the law of liens of this State so as to provide for notice to the real owner, and for other purposes.

Referred to General Judiciary Committee.

By Mr. Sullivan—

Also, a bill to define anarchy and declare the same a felony in this State.

Referred to the General Judiciary Committee.

By Mr. Bell—

Also, a bill to prevent anarchy and punish anarchists in this State.

Referred to the General Judiciary Committee.

By Mr. Hardaway—

Also, a bill to authorize the town council of Senoia to issue bonds to build schoolhouses.

Referred to the Education Committee.

By Mr. Hardaway—

Also, a bill to make elective by the qualified voters of
Coweta county the judge and solicitor of the city court of Newnan.

Referred to the Special Judiciary Committee.

By Mr. Allen—

Also, a bill to create a new charter for the city of Milledgeville, approved December 15, 1900.

Referred to the Corporations Committee.

Upon motion the Senate will meet each day at 11 o’clock until changed by Senate.

Leave of absence was granted Senator Stone for a few days.

Upon motion the Senate adjourned until to-morrow morning.

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Senate Chamber, Atlanta, Georgia,
Friday, October 25, 1901.

The Senate met pursuant to adjournment at 11 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:

Allen, Berrong, Carter,
Alexander, Boynton, Chappell,
Baker, Bush, Cobb,
Bell, Cann, Daniel,
Dennard,  Hopps,  Sullivan,
Ellis,  Jarnagin,  Swift,
Ford,  Johnson,  Tatum,
Grantland,  Lyndon,  Upchurch,
Greer,  McAfee,  Walker,
Hamrick,  Newton,  Wilcox,
Hardaway,  Norman,  Williams,
Hayes,  Smith,  Yopp,
Herndon,  Spinks,  Mr. President.
Holder,

Those absent were Messrs.—

Harrell,  Stewart,  Stone.
Smiley,

The Journal of yesterday was read and approved.

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

Mr. President:

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

The following message was received from the House, through Mr. Boiffuillet, 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 garnishment laws of this State so as to make subject all indebtedness of garnishee to defendant accruing after service of summons of garnishment.
The House has adopted the following joint resolution of the House, in which the concurrence of the Senate is asked, to wit:

A resolution that a committee of seven from House and five from Senate be appointed to report such observances as should be taken by General Assembly upon the loss of a distinguished member, Hon. Porter King.

Committee from House: Messrs. Slaton and Houston, Reid of Campbell, Wright of Floyd, Hall of Bibb, Wilson of Clay, Wight.

The following House bills were read first time:

By Mr. Howard—

A bill to make it unlawful to manufacturing, sale, or giving away cigarettes or cigarette papers in this State.

Referred to the General Judiciary Committee.

By Mr. Taylor—

Also a bill to make penal the importation of diseased stock within the limits of this State.

Referred to the General Agriculture Committee.

The following House joint resolution was read and adopted:

By Messrs. Slaton and Houston—

Resolved, That a committee of seven from the House and five from the Senate be appointed to make suitable arrangements for the funeral of Hon. Porter King.
Committee on part of Senate are Senators Ellis, Grantland, Allen, Chappell and Cann.

The following House bill was read first time:

By Mr. Wright—

A bill to amend the garnishment laws of this State.

Referred to the General Judiciary Committee.

The following Senate bill was read first time:

By Mr. Berrong—

A bill to amend section 3 of article 7 of the Penal Code of Georgia relative to kidnapping.

Referred to the General Judiciary Committee.

The privileges of the floor were extended to Hon. W. R. Little of Franklin county.

Mr. Herndon, chairman of Committee on Corporations, submitted the following report:

Mr. President:

The Committee on Corporations 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, to wit:

A bill to authorize, ratify, and confirm a sale by the Commissioners of Commons of the city of Columbus of the portion of Front street, north of 14th street, and adjoining commons, and a sale by the mayor and council of the city of Columbus of lands adjoining as part of commons and of
Fourteenth street (formerly Franklin), and for other purposes.

A bill to amend an Act vesting the title of the commons of the city of Columbus in commissioners, and for other purposes.

A bill to authorize, ratify and confirm the sale of a part of the commons of the city of Columbus, about the junction of Eleventh street and Seventh avenue, and for other purposes.

Respectfully submitted,

B. Z. HERNDON,
Chairman.

By unanimous consent the following House bill was read third time to be put upon its passage:

By Messrs. Hardwick and Franklin—

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

Upon the passage of the bill the ayes were 36, nays 1.

The bill having received the requisite constitutional majority was passed as amended, and ordered immediately transmitted to the House.

The committee appointed to arrange for the funeral of Hon. Porter King recommends that when the Senate and House adjourn to-day it stand adjourned until Monday next, and that a special escort of eight from the House and four from the Senate be appointed.

The report was adopted.
And committee on part of Senate are Senators Allen, Sullivan, Cann, Ellis, and the President.

At 11:40 o'clock the Senate went into executive session.

Leave of absence was granted Senators Bush, Hardaway, Ford, Herndon and Yopp for a few days.

Upon motion the Senate adjourned until Monday morning at 11 o'clock.

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Senate Chamber, Atlanta, Georgia,
Monday, October, 28, 1901.

The Senate met pursuant to adjournment at 11 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:

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<th>Allen</th>
<th>Grantland</th>
<th>Smiley</th>
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<td>Baker</td>
<td>Hamrick</td>
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<td>Cann</td>
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<td>Carter</td>
<td>Hops</td>
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<td>Chappell</td>
<td>Jarnagin</td>
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<td>Cobb</td>
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<td>Ellis</td>
<td>Newton</td>
<td>Mr. President</td>
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<td>Ford</td>
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The Journal of Friday was read and approved.
The following message was received from his Excellency, the Governor, through his Secretary, Mr. Candler, to wit:

Mr President

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

The following joint resolution was read:

By Mr. Bell—

A resolution appointing a committee from the Senate and House to consider the proper amendments to the constitution.

This resolution was laid on the table until to-morrow.

The following Senate bills were read first time:

By Mr. Hamrick—

A bill to make it unlawful to trap, net, or kill, any wild turkey, dove, or quail, on any land other than his own or rented.

Referred to the General Judiciary Committee.

By Mr. Boynton—

Also, a bill to authorize the sheriffs of this State to seize the property levied upon under execution and released by acceptance of forthcoming bond.

Referred to the General Judiciary Committee.
By Mr. Hamrick—

Also, a bill to provide for the admitting to bail of parties who have been convicted of offences bailable before trial.

Referred to the General Judiciary Committee.

By Mr. Bell—

Also, a bill to require contracts between landlords and renters or landlords and croppers, to be reduced to writing.

Referred to the General Judiciary Committee.

By Mr. Allen—

Also, a bill to regulate the practice of judges of the superior court, city court, county, and such other courts where by law they are authorized or empowered to charge juries, to have their charges written.

Referred to the General Judiciary Committee.

By Mr. Swift—

Also, a bill to repeal an Act providing for the payment of certain insolvent costs in the Northern Judicial Circuit.

Referred to the Special Judiciary Committee.

By Mr. Swift—

Also, a bill to reduce the number of County Commissioners of Elbert county from five to three.

Referred to the Special Judiciary Committee.
By Mr. Bell—

Also, a bill to provide for the exemption of certain lands from taxation for a limited period.

Referred to the Agricultural Committee.

By Mr. Swift—

Also, a bill to amend the Act establishing the city court of Elberton, in Elbert county.

Referred to the Special Judiciary Committee.

By Mr. Ellis—

Also, a bill to regulate the practice of law in this State and prescribe qualifications for admission to the bar.

Referred to the General Judiciary Committee.

By Mr. Chappell—

Also, a bill to amend the charter of the city of Columbus in regard to street changes in improvements.

Referred to the Corporation Committee.

The following Senate bills were read second time:

By Mr. Chappell—

A bill to amend an Act vesting the title of the commons of the city of Columbus in commissioners.

By Mr. Chappell—

Also, a bill to authorize, ratify, and confirm a sale by the Commissioners of Commons of the city of Columbus, of the portion of Front street, north of Fourteenth street.
By Mr. Chappell—

Also, a bill to authorize, ratify, and confirm the sale of a part of the commons of the city of Columbus about the junction of Eleventh street.

The following House bill was read second time:

By Mr. Hardwick—

A bill to change the apportionment of representatives in the General Assembly and fix the same in accordance with the United States Census of 1900.

The following joint resolution was read and adopted:

By Mr. Ellis—

A resolution providing for the safe-keeping of historical papers, archives and relics of the war between the States.

At 11:40 o'clock the Senate went into executive session.

Senator Allen was granted leave of absence for a few days on account of sickness in family

Upon motion the Senate adjourned until to-morrow at 11 o'clock.

Senate Chamber, Atlanta, Georgia,
Tuesday, October 29, 1901.

The Senate met pursuant to adjournment at 11 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:

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<tr>
<th>Allen</th>
<th>Grantland</th>
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Those absent were Messrs.—

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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 resolution of the House, in which the concurrence of the Senate is asked, to wit:

A resolution granting space in State Capitol to Daughters of Confederacy of Georgia for keeping papers, relics, etc., of war between the States.

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

A bill to amend an Act to establish the city court of Americus, approved November 22, 1900.
Also, a bill to amend an Act entitled an Act to amend sub-section 11 of section 4082 of volume 2 of the Code of 1895, and for other purposes.

The House has concurred in Senate amendment to House bill No. 244, which was a bill to create the city court of Sandersville.

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

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:

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

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

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

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

A. D. CANDLER.

Mr. Boynton, chairman of the General Judiciary Committee, submitted 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:

A bill to amend section 3 of article 7 of the Penal Code of Georgia, relative to kidnapping.

Also, a bill to provide for the admitting to bail of parties who have been convicted of offenses bailable before trial.

Committee also recommends that the following Senate bill be passed as amended:

A bill to make it unlawful for any person to trap, net, or kill, any wild turkeys, quail, dove or deer, except upon his own land in this State.

The committee also reports that in the judgment of the committee, the Senate has no power to confirm or reject the appointment of Solicitors-General of the superior court, and that the action of the Senate upon this report be communicated to the Governor.

Respectfully,

J L. BOYNTON,
Chairman.

The following Senate bill was read first time:

By Mr. Howell—

A bill to reorganize the military forces of the State of Georgia.

Referred to the Military Committee.

The following joint resolution was taken from the table and adopted:
By Mr. Bell—

A joint resolution appointing a committee from the Senate and House to consider suitable amendments to the constitution.

Committee from Senate are Senators Bell, Ellis, Boynton, Herndon and Chappell.

Senate bill No. 52 was withdrawn from Corporation Committee and recommitted to Temperance Committee.

The following Senate bills were read first time:

By Mr. Chappell—

A bill to further regulate the practice of law in this State and amend the law in regard to admission to the bar.

Referred to the General Judiciary Committee.

By Mr. Wilcox—

Also, a bill to compel railroad companies, individuals, or corporations, to erect separate water closets for men and women.

Referred to the Hygiene and Sanitation Committee.

By Mr. Howell—

Also, a bill to allow all affidavits in *forma pauperis* now allowed by law in judicial proceedings in this State to be amended.

Referred to the General Judiciary Committee.
By Mr. Howell—

Also, a bill to provide for the payment of wages due employees of railroads at their death to their widows.

Referred to the General Judiciary Committee.

The following joint resolution was read and adopted:

By Mr. Ellis—

A resolution requesting the State Geologist to report to the General Assembly as soon as possible the nature, character, extent and value of kaolin in this State.

The following Senate bills were read second time:

By Mr. Hamrick—

A bill to make it unlawful for any person to kill, net and destroy any wild turkeys, deer, quail, or dove, in this State on any land other than that owned by him or rented.

By Mr. Berrong—

Also, a bill to amend section 111 of article 7 of the Penal Code relative to kidnapping.

By Mr. Hamrick—

Also, a bill to provide for the admitting to bail of parties who have been convicted of offenses bailable before trial.

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

By Mr. Chappell—

A bill to amend an Act vesting the title of the commons of the city of Columbus in commissioners.

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. Chappell—

Also, a bill to authorize, ratify, and confirm a sale by the commissioners of the city of Columbus on the portion of Front street north of Fourteenth street.

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. Cheppell—

Also, a bill to authorize, ratify, and confirm the sale of a part of the commons of the city of Columbus about the junction of Eleventh street.

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.

House bill No. 35 was taken from the table and recommitted to the General Judiciary Committee.

The following House bills were read first time:
By Mr. Mitchell—

A bill to amend an Act entitled an Act to amend subsection 2 of section 4082 of volume 2 of the Code.

Referred to the General Judiciary Committee.

By Mr. Lane—

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

Referred to the Special Judiciary Committee.

The following House resolution was read and adopted:

By Mr. Slaton—

A resolution granting space in the State capitol to the Daughters of the Confederacy.

The following House bill was read third time and put upon its passage:

By Mr. Hardwick—

A bill to change the apportionment of representatives in the General Assembly, to fix the same in accordance with the United States Census of 1900.

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.

At 12 o'clock the Senate went into executive session.
Saturday, October 30, 1901

Leave of absence was granted Senators Greer, Walker, and Carter, to visit camps.

Upon motion the Senate adjourned until tomorrow morning at 11 o'clock.

Senate Chamber, Atlanta, Georgia,
Wednesday, October 30, 1901.

The Senate met pursuant to adjournment at 11 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:

Allen, Grantland, Smiley,
Alexander, Greer, Smith,
Baker, Hamrick, Spinks,
Bell, Hardaway, Stewart,
Berrong, Harrell, Stone,
Boynton, Hayes, Sullivan,
Bush, Herndon, Swift,
Cann, Holder, Tatum,
Carter, Hoppes, Upchurch,
Chappell, Jarnagin, Walker,
Cobb, Johnson, Wilcox,
Daniel, Lyndon, Williams,
Dennard, McAfee, Yopp,
Ellis, Newton, Mr. President,
Ford, Norman,

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 joint resolution of the House, in which the concurrence of the Senate is asked, to wit:

A resolution to provide for refunding $50.00 fee paid Secretary of State, Phil Cook for charter of Bank of Winder, to W S. Witham, President.

Also a resolution that invitation extended by State Fair Association to attend State Fair at Savannah, November 6, be accepted.

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

Mr. President:

The Committee on Special Judiciary 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 reduce the number of Commissioners of Roads and Revenues of Elbert county from five to three, and for other purposes.

I am further instructed to report back the following bill of the House with the recommendation that the same do pass, to wit:

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

Respectfully submitted,

ALONZO C. STONE,
Chairman.
Mr. Cobb, chairman pro tem. of 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 bills of the Senate, to wit:

A bill to be entitled an Act to authorize, ratify, and confirm a sale by the Commissioners of Commons of the city of Columbus of the portion of Front street north of 14th street, and adjoining commons, and for other purposes.

A bill to amend an Act vesting the title of the commons of the city of Columbus in commissioners, and for other purposes.

A bill to authorize, ratify, and confirm the sale of a part of the commons of the city of Columbus about the junction of Eleventh street and Seventh avenue, and for other purposes.

Also the following resolutions of the Senate:

A joint resolution to raise a committee to consider, prepare, and report amendments to the constitution of this State.

A resolution that the State Geologist be directed to investigate and report to the General Assembly as early as practicable, on the nature, character and value of the deposits of kaolin and other commercial clays in this State.

Respectfully submitted,

W H. COBB,
Chairman pro tem.
Mr. Newton, chairman of Committee on Agriculture, submitted the following report:

Mr. President:

Your Committee on Agriculture has had before it bill No. 114, entitled an Act to exempt from taxation guano purchased by farmers for use during current year, and recommend that the same do pass.

Also, House bill No. 14 “entitled an Act to make penal the importation of diseased stock within the limits of the State of Georgia, and for other purposes,” and recommend that the same do pass.

Respectfully submitted,

J T. NEWTON,
Chairman.

The following joint resolution was read and adopted:

By Mr. Toomer—

A resolution for the General Assembly to visit the Georgia State Fair at Savannah on Wednesday, November 6, and that the day lost be not counted in the 50 days of the session.

The following Senate bills were read first time:

By Mr. Herndon—

A bill to provide for the use of, and make the application and the evidence attached thereto now on file in the office of Commissioner of Pensions, competent testimony in certain cases.

Referred to Pension Committee.
By Mr. Herndon—

Also, a bill to amend section 5 of an Act to authorize the appointment of a Commissioner of Pensions.

Referred to Pension Committee.

By Mr. Hoipps—

Also, a bill to prevent the buying or selling of votes in this State.

Referred to the General Judiciary Committee.

By Mr. Berrong—

A bill to amend section 109 of volume 3 of the Code.

Referred to the General Judiciary Committee.

By Mr. Hopps—

Also, a bill to equalize and make uniform the punishment for selling liquor in this State without license.

Referred to the General Judiciary Committee.

By Mr. Hopps—

Also, a bill to authorize the widows or wives of Confederate soldiers to keep boarding houses without license.

Referred to the General Judiciary Committee.

By Mr. Hopps—

Also, a bill to levy a tax upon dogs in this State.

Referred to the General Judiciary Committee.
By Mr. Wilcox—

Also, a bill to make it unlawful for any railroad company to run excursion trains in this State without one conductor on each coach.

Referred to the Special Judiciary Committee.

By Mr. Wilcox—

Also, a bill to make it unlawful for any railroad company to run a regular scheduled passenger train as an excursion train.

Referred to the General Judiciary Committee.

By Mr. Harrell—

Also, a bill to require the State Chemist to make analysis in suspected cases of poisoning.

Referred to the General Judiciary Committee.

By Mr. Grantland—

Also, a bill to create a new charter for the city of Griffin.

Referred to the General Judiciary Committee.

The following Senate bill was read second time:

By Mr. Dennard—

A bill to exempt from State and county taxes guano owned by farmers.

The following Senate bills were read second time and recommitted to the Special Judiciary Committee:
By Mr. Swift—

A bill to repeal the Act providing for the payment of certain insolvent costs in the Northern Circuit.

By Mr. Swift—

Also, a bill to amend the Act establishing the city court of Elberton, in Elbert county

By unanimous consent the following bill was withdrawn by its author:

By Mr. Bell—

A bill to exempt certain land from taxation in this State.

The following Senate bills were read second time:

By Mr. Swift—

A bill to reduce the number of County Commissioners of Elbert county from five to three.

By Mr. Hardaway—

Also, a bill to authorize the town council of Senoia to issue bonds to build schoolhouses.

The following House resolution was read first time:

By Mr. Clower—

A resolution to refund $50.00 to W. S. Witham, amount paid for charter of Bank of Winder.

Referred to the Finance Committee.

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

The Committee on Education 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 be entitled an Act to authorize the town council of Senoia, Coweta county, Georgia, to issue bonds for the purpose of building and furnishing a schoolhouse, and for other purposes.

Respectfully submitted,

W. E. SPINKS,
Chairman.

The following House bills were read second time:

By Mr. Taylor of Houston—

A bill to make penal the importation of diseased stock into this State.

By Mr. Lane—

Also, a bill to amend the Act establishing the city court of Americus.

The following Senate bill was read third time to be put upon its passage:

By Mr. Berrong—

A bill to amend section 111 of article 2 of the Penal Code relative to kidnapping.

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.

Senator Cobb was granted leave of absence for a few days.

Upon motion the Senate adjourned until to-morrow at 11 o'clock.

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Senate Chamber, Atlanta, Georgia,
Thursday, October 31, 1901.

The Senate met pursuant to adjournment at 11 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:

Allen, Grantland, Smiley,
Alexander, Greer, Smith,
Baker, Hardaway, Spinks,
Bell, Harrell, Stewart,
Berrong, Hayes, Stone,
Boytton, Herndon, Sullivan,
Bush, Holder, Swift,
Cann, Hopps, Tatum,
Carter, Jarnagin, Upchurch,
Chappell, Johnson, Walker,
Daniel, Lyndon, Wilcox,
Dennard, McAfee, Williams,
Ellis, Newton, Yopp,
Ford, Norman, Mr. President.

Those absent were Messrs.—

Cobb, Hamrick.

The Journal of yesterday was read and approved.
Mr. Cobb, chairman pro tem. of the Engrossing Committee, submits the following report:

Mr. President:

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

A bill to amend section 111 of volume 7 of the Penal Code relative to kidnapping.

Respectfully submitted,

W. H. COBB,
Chairman pro tem.

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

Mr. President:

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

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 make the legal number of jurors in all lunacy cases, six, one of whom shall be a physician, and for other purposes.

Also, a bill to provide for and require the payment of taxes on all special franchises, and for other purposes.
The House has adopted the following joint resolution of the House, in which the concurrence of the Senate is asked, to wit:

A resolution inviting Southern Educational Conference to hold next session in this State.

Mr. President:

The Committee on Pensions have had under consideration the following bills, which they instruct me to report back with the recommendation the same do pass:

House bill No. 76, to be entitled an Act to relieve all Confederate soldiers of this State from the payment of professional or occupation tax.

Also, House resolution No. 95, authorizing the payment of the pension of J. L. Coffee to his widow, Arzella Coffee, and for other purposes.

Also Senate bill No. 138, also Senate bill No. 140.

Respectfully submitted,

W. T. SMITH,
Chairman.

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

Mr. President.

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

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

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

A resolution to raise a committee to consider, prepare and report amendments to Constitution of this State.

Also, a resolution to provide for suitable quarters for the Daughters of the Confederacy in State capitol building.

Also, a resolution directing State Geologist to investigate and report to General Assembly at the present session the extent, value and character of the kaolin deposit in this State, and for other purposes.

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

Mr. President:

The Committee on Special Judiciary 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, to wit:

A bill to amend an Act establishing the city court of Elberton, in Elbert county, approved December 19, 1896, and for other purposes.

A bill to repeal an Act entitled an Act to provide for the payment of certain insolvent criminal cost in the Northern Judicial circuit, and for other purposes.

Respectfully submitted,

ALONZO C. STONE,
Chairman.
By unanimous consent Senator Tatum was added to the Committee on Pensions.

The following Senate bills were read first time:

By Mr. Berrong—

A bill to restrict and restrain the sale of cocaine in this State.

Referred to the Temperance Committee.

By Mr. Ellis—

Also, a bill to amend section 3535 of the Code, defining newspaper libel.

Referred to the General Judiciary Committee.

By Mr. Chappell (by request)—

Also, a bill to provide for the protection of birds and their eggs in this State.

Referred to the Agriculture Committee.

At 11:20 o’clock the Senate went into executive session.

The following House bills were read first time:

By Mr. Howard of DeKalb—

A bill to provide for and require the payment of taxes on all special franchises in this State.

Referred to the General Judiciary Committee.
Also By Mr. Miller—

A bill to make the legal number of jurors in lunacy cases six, one of whom shall be a physician.

Referred to the General Judiciary Committee.

The following House resolution was read and concurred in:

By Mr. Steed—

A resolution inviting the Southern Educational Conference to hold their next session in the State of Georgia.

The following Senate bills were read first time:

By Mr. Sullivan—

A bill to amend the charter of the city of Augusta.

Referred to the General Judiciary Committee.

Also by Mr. Sullivan—

A bill to require executions to be recorded on the General Execution Docket of the county where the land is located.

Referred to the General Judiciary Committee.

Also by Mr. Sullivan—

A bill to make the registration of any voluntary conveyance in this State legal notice to all persons whomsoever.

Referred to the General Judiciary Committee.
Also by Mr. Sullivan—

A bill to require any person seeking a writ of certiorari to correct the judgment of a recorder’s court or other police courts of any town or city by whatever name known to give bond.

Referred to the General Judiciary Committee.

Also by Mr. Ellis—

A bill to amend section 453 of the Criminal Code.

Referred to the General Judiciary Committee.

Also by Mr. Cann—

A bill to amend section 3487 of second volume of the Code.

Referred to the General Judiciary Committee.

The following Senate bills were read second time:

By Mr. Herndon—

A bill to amend section 5 of an Act authorizing the appointment of Pension Commissioner.

Also by Mr. Herndon—

A bill to provide for the use of, and make the application and the evidence attached thereto now on file in the Commissioner of Pensions office, competent testimony in certain cases.

The following Senate bills were read third time to be put upon their passage:
By Mr. Swift—

A bill to repeal the Act providing for the payment of certain insolvent costs in the Northern Judicial Circuit.

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.

Also by Mr. Swift—

A bill to reduce the number of County Commissioners of Elbert county from five to three.

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.

Also by Mr. Swift—

A bill to amend the Act establishing the city court of Elberton, in Elbert 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.

Also by Mr. Hardaway—

A bill to authorize the town council of Senoia to issue bonds to build schoolhouses.
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.

Senate bill No. 114 was withdrawn from the Agricultural Committee and referred to the General Judiciary Committee.

The following House bills were read second time:

By Mr. Harvard of Dooley—

A bill to relieve all Confederate soldiers of this State from a special tax.

The following House resolution was read second time:

By Mr. Hamby—

A resolution to authorize the payment of pension of J. L. Coffee to his widow.

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

By Mr. Lane of Sumter—

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

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.
Also by Mr. Taylor—

A bill to make penal the importation of diseased stock 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. 312 was recommitted to the Special Judiciary Committee.

Senate bill No. 134 was withdrawn by author.

At 11:40 o'clock the Senate went into executive session.

Upon motion the Senate adjourned until to-morrow at 11 o'clock.

Senate Chamber, Atlanta, Georgia,
Friday, November 1, 1901.

The Senate met pursuant to adjournment at 11 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:

Allen, Bell, Bush,
Alexander, Berrong, Cann,
Baker, Boynton, Carter,
Friday, November 1, 1901.

Chappell, Herndon, Spinks,
Cobb, Holder, Stewart,
Daniel, Hopps, Stone,
Dennard, Jarnagin, Sullivan,
Ellis, Johnson, Swift,
Ford, Lyndon, Taturn,
Grantland, McAfee, Upchurch,
Greer, Newton, Wilcox,
Hamrick, Norman, Williams,
Hardaway, Smiley, Yopp,
Harrell, Smith, Mr. President.

Those absent were Messrs.—
Walker.

The Journal of yesterday was read and approved.

The following message was received from the House through Mr. Boifcuiller, 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 amend section 4802, volume 2, Code of 1895, and for other purposes.

Also, a bill to repeal an Act to create a county court in each county of Georgia, and for other purposes.

Also, a bill to amend section 4101, volume 2, code of 1895, and for other purposes.

Also, a bill to amend section 932, volume 1, Code 1895, and for other purposes.

Also, a bill to establish a city court of Moultrie, in the

...
city of Moultrie, in county of Colquitt, and for other purposes.

Also, a bill to amend an Act incorporating village of Summerville, in Richmond county, and for other purposes.

Also, a bill to amend an Act to prohibit sale of alcoholic, spirituous, or malt liquors in county of Monroe, and for other purposes.

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

A resolution providing for the appointment of a commission to devise plans for and secure the erection of an Effigy of a Georgian in Statuary Hall, at Washington, D. C.

Also, a resolution that the pension of Warren F. Martin be paid to his widow.

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

Mr. President:

The Committee on General Judiciary 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, to wit:

A bill to allow all affidavits in forma pauperis now allowed by law in judicial proceedings in this State to be amended.

A bill to require the State Chemist to make an analysis in suspected cases of poisoning.
I am further instructed to report back the following bill of the House, with the recommendation that the same do pass, to wit:

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

Also, that the following bill of the House do pass as amended, to wit:

A bill to allow polls at precincts to open and close at the same time as at the county site.

Respectfully submitted,

J. L. BOYNTON,
Chairman.

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

Mr. President:

The Committee on Temperance 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, to wit:

A bill to authorize, empower and require the mayor and aldermen in the city of Cartersville, in Bartow county, State of Georgia, to establish a dispensary for the sale of spirituous, vinous and malt liquors in said city, and for other purposes.

A bill to restrict and restrain the sale of cocain in the State of Georgia, and for other purposes.

Respectfully submitted,

JNO. N. HOLDER.
Chairman.
Mr. Cobb, chairman pro tem. Committee on Engrossing, submitted the following report:

Mr. President:

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

A bill to amend the Act establishing the city court of Elberton, in Elbert county.

Also, a bill to authorize the town council of Senoia to issue bonds.

Also, a bill to reduce the number of Road Commissioners of Elbert county from five to three.

Also, a bill to repeal the Act providing for the payment of certain insolvent costs in the Northern Judicial Circuit.

Respectfully submitted,

W H. COBB,
Chairman.

The following resolution was read and adopted:

By Mr. Ellis—

Resolved, That the Secretary of the Senate request of the House of Representatives to furnish the Senate certain information concerning the passage of House bill No. 48.

The following House resolution was read and concurred in:

By Mr. Houston—

A resolution providing for the appointment of a com-
mission to devise plans for, and secure the erection of an
Effigy of a Georgian in Statuary Hall, at Washington,
D. C.

The following Senate bill was read first time:

By Mr. Swift—

A bill to amend the Act reviving the office of State
Geologist, and for other purposes.

Referred to the Special Judiciary Committee.

The following House bill was read first time:

By Mr. Hitch—

A bill to amend section 932 of volume 1 of the Code, by
fixing maximum bond for tax receivers.

Referred to the General Judiciary Committee.

On motion, the Senate will stand adjourned until Monday morning, when it adjourns to-day.

The following Senate resolution was read and adopted:

By Mr. Bell—

A resolution resolved by the Senate, the House concurring, that all bills and resolutions before the House and Senate on constitutional amendments, be referred to the committee appointed on constitutional amendments.

Ordered immediately transmitted to the House.

The following House resolution was read first time:
By Messrs. Clower and Orr of Coweta—

A resolution to pay pension of Warren F. Martin to his widow.

Referred to Pension Committee.

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

Mr. President:

The Committee on Special Judiciary 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 prescribe and define the corporate limits of city of Griffin, and for other purposes.

Respectfully submitted,
ALONZO C. STONE,
Chairman.

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

Mr. President:

The Committee on General Judiciary 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, to wit:

A bill that when in any regular term, or terms, of the superior court shall be established in addition to the two regular terms now provided by law, grand juries shall not take cognizance of county business, and for other purposes.
A bill to amend section 4340 of the Code of 1895, so as to remove the restriction of holding only two terms of the superior court in the several counties.

A bill to increase the number of terms of the superior court of Richmond county, and for other purposes.

A bill to amend section 4315 of the Code of Georgia of 1895, so as to remove the restriction of holding only two terms of the superior court in the several counties of the State.

Also, that the following bill of the Senate do not pass, to wit:

A bill to require contracts between landlords and renters, or landlords and croppers, to be reduced to writing.

Also, that the following bill of the House do pass, to wit:

A bill to amend section 1 of "an Act entitled an Act requiring corporations doing life insurance business in this State upon the assessment plan, to print on all the policies or benefit certificates the words, 'This contract is issued upon the assessment plant.'"

Respectfully submitted,

J. L. BOYNTON,
Chairman.

The following House bills were read first time:

By Mr. Taylor—

A bill to amend section 4802, volume 2, of the Code.

Referred to the General Judiciary Committee.
Also by Mr. Darden—

A bill to prohibit the sale of spirituous liquors in the county of Monroe.

Referred to the Temperance Committee.

Also by Mr. Houston—

A bill to amend section 4101, volume 2 of the Code.

Referred to the General Judiciary Committee.

Also by Mr. Gary—

A bill to amend the Act incorporating the village of Summerville, in Richmond county.

Referred to Special Judiciary Committee.

Also by Mr. Shipp—

A bill to repeal the Act to create a county court in Colquitt county.

Referred to the Special Judiciary Committee.

Also by Mr. Shipp—

A bill to establish a city court of Moultrie in Colquitt county.

Referred to the Special Judiciary Committee.

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

By Mr. Herndon—

A bill to provide for the use of and make the application
and the evidence attached thereto now in the office of Commissioner of Pensions to be competent testimony in certain cases.

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.

Also by Mr. Herndon—

A bill to amend section 5 of an Act creating the office of Pension Commissioner.

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.

The privilege of the floor was extended Hon. T. F. McFarland during his stay in the city.

The action of the Senate that when the Senate adjourns to-day to stand adjourned until Monday was reconsidered.

The following Senate bills were read second time:

By Mr. Berrong—

A bill to restrict and restrain the sale of cocaine in this State.

Also by Mr. Harrell—

A bill to allow affidavits in *forma pauperis* now allowed by law in judicial proceedings in this State to be amended.
Also by Mr. Grantland—

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

Also by Mr. Harrell—

A bill to require the State Chemist to make analysis in certain cases of poison.

Also by Mr. Sullivan—

A bill to amend section 4315 of the Code.

Also by Mr. Sullivan—

A bill to amend section 4340 of the Code.

Also by Mr. Sullivan—

A bill to increase the number of terms of the superior court of Richmond county.

Also by Mr. Sullivan—

A bill to provide that when more than two terms of the superior court are held in any county, the grand juries at the special terms shall not take cognizance of county business.

The following Senate bill was read first time:

By Mr. Harrell—

A bill to require all judicial and execution sales of land, including tax sales and other sales, to be confirmed by the judge of the superior court.

Referred to the General Judiciary Committee.

The following House bill was read second time:
By Mr. Wright—

A bill to amend the garnishment laws of this State.

The following House resolution was read third time, to be put upon its passage:

By Mr. Hamby—

A resolution to pay pension of J. L. Coffee to his widow.

Report of the committee was agreed to.

This being an appropriation the ayes and nays were ordered, and the vote was as follows:

Those voting in the affirmative were Messrs.—

Alexander, Baker, Bell, Berrong, Boynton, Bush, Cann, Carter, Chappell, Daniel, Dennard, Ford, Grantland, Hardaway, Harrell, Hayes, Herndon, Holder, Hopps, Jarnagin, Johnson, Lyndon, McAfee, Newton, Smiley, Smith, Stewart, Stone, Tatum, Upchurch, Williams

Those not voting were Messrs.—

Allen, Cobb, Ellis, Greer, Hamrick, Normon, Spinks, Sullivan, Swift, Walker, Wilcox, Yopp, Mr. President.

Ayes 31, nays 0.

The resolution having received the requisite constitutional majority was passed.
The following House bills were read third time to be put upon their passage:

By Mr. Knowles—

A bill to amend section 1 of an Act requiring life insurance companies doing business on the assessment plan to have the same printed on their policies.

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.

House bill No. 35 was recommitted to the General Judiciary Committee.

The following resolution was read:

By Mr. Smith (by request)—

A resolution on the subject of pensions.

Referred to the Constitutional Amendments Committee with instructions to prepare and report a bill to carry out the suggestions of the resolution.

Mr. Baker moved that when the Senate adjourn today it stand adjourned until Monday at 11 o'clock.

Upon this motion the ayes and nays were called, and the vote was as follows:

Those voting in the affirmative were Messrs.—
Those voting in the negative were Messrs.—

Bell, Ellis, Newton,
Berrong, Ford, Smiley,
Boynton, Harrell, Smith,
Bush, Hayes, Stone,
Daniel, Herndon, Sullivan,
Dennard, McAfee, Mr. President.

Those not voting were Messrs.—

Allen, Jarnagin, Walker,
Greer, Norman, Wilcox,
Hamrick, Swift, Yopp.

Ayes 17, nays 18.

The motion was lost.

Leave of absence was granted Senators Chappell, Hardaway, Alexander, Upchurch, Hopps, Johnson, Cann, Walker, Norman and Green.

Upon motion the Senate adjourned until to-morrow at 11 o'clock.

Senate Chamber, Atlanta, Georgia.
Saturday, November 2, 1901.

The Senate met pursuant to adjournment.

Prayer was offered by the Chaplain.

Upon motion, the roll-call was dispensed with.
Mr. Cobb, chairman pro tem. of Committee on Engrossing, submitted the following report:

Mr. President:

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

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

A bill to amend section 5 of an Act to authorize the appointment of a Commissioner of Pensions, and for other purposes.

Also, the following resolution of the Senate:

A resolution requesting from the House information in regard to House bill No. 48.

A joint resolution to refer all bills and resolutions now before the Senate and House on constitutional amendments to the committee appointed to consider constitutional amendments.

Respectfully submitted,

W H. COBB,
Chairman pro tem.

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

Mr. President:

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

A bill to amend section 94 of volume 3 of the Code, which prescribes the punishment for rape.

A bill to define anarchy and declare the same a felony in this State, and for other purposes.

A bill to make it lawful for any railroad company or corporation in this State, upon the death of any employee, surviving widow or minor child, to pay over wages without administrator, and for other purposes.

A bill to amend section 109 of volume 3 of the Code of 1895 relating to the crime of kidnapping.

Respectfully submitted,

J L. BOYNTON,
Chairman.

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

Mr. President.

The Committee on Special Judiciary 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 prescribe and define the corporate limits of the city of Griffin, and for other purposes.

Also, that the following House bill do pass, to wit:
A bill to amend an Act incorporating the village of Summerville, in Richmond county.

Respectfully submitted,

A. C. STONE,
Chairman.

The following resolution was read and adopted as amended:

By Mr. Herndon—

A resolution to authorize the Special Committee on Constitutional Amendments to employ a stenographer, and for other purposes. The amendment is to strike out all after stenographer.

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

By Mr. Sullivan—

A bill to provide that when any county has more than two terms of the superior court, the grand juries of the extra terms shall not take cognizance of county business.

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.

Also by Mr. Sullivan—

A bill to increase the number of terms of Richmond superior court.
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.

Also by Mr. Sullivan—

A bill to amend section 4340 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.

Also by Mr. Sullivan—

A bill to amend section 4315 of the Code of Georgia.

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.

Also by Mr. Harrell—

A bill to allow all affidavits in forma pauperis now allowed by law in judicial proceedings in this State to be amended.

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.

Also by Mr. Harrell—

A bill to require the State Chemist to make an analysis in suspected cases of poisoning.

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.

Also by Mr. Berrong—

A bill to restrict and restrain the sale of cocain in this State.

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.

Also by Mr. Grantland—

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

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. Spinks—

A bill to declare the proceedings in certain contested election cases, when filed with the ordinary, to be a suit at law, and for other purposes.

Referred to the General Judiciary Committee.

Also by Mr. Spinks—

A bill to amend section 107 of volume 1 of the Code, relative to election cases.

Referred to the General Judiciary Committee.

Leave of absence was granted Senators Dennard, Carter and Wilcox.

Upon motion, the Senate adjourned until Monday at 11 o’clock.

Senate Chamber, Atlanta, Georgia,
Monday, November 4, 1901.

The Senate met pursuant to adjournment at 11 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:

Baker,               Boynton,               Chappell,  
Bell,                Bush,                   Cobb,      
Berrong,             Cann,                   Daniel,   

Those absent were Messrs.—

Allen,          Dennard,          Lyndon,  
Alexander,   Jarnagin,            Walker,  
Carter,         

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 bills of the House, to wit:

A bill to abolish the county court of Warren county, Georgia.

Also, a bill to provide for the payment of the costs of justices of the peace and constables in misdemeanor cases in McDuffie county, and for other purposes.

Also, a bill to provide for pleas in suits on open accounts.

Also, a bill to incorporate the town of Herod, in the county of Terrell, and for other purposes.

The House has also passed by the requisite constitutional majority the following joint resolutions of the House, in which the concurrence of the Senate is asked, to wit:
A resolution to pay pension due Thomas Channel to his widow.

Also, a resolution to pay W. L. Taylor, of Coweta county, pension for 1899, and for other purposes.

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

A bill providing to issue bonds to establish electric lights and water-works in Waynesboro, Georgia.

Also, a bill creating a Board of County Commissioners of Roads and Revenues in Hart county, and for other purposes.

Also, a bill to provide for better drainage of lands in Coweta county, and for other purposes.

Also, a bill to amend the Act incorporating the town of Hartwell, approved February 26, 1856, and for other purposes.

Also, a bill to repeal an Act incorporating the town of Colquitt, in Miller county, and for other purposes.

Also, a bill to amend the charter of the town of Oakland City, and for other purposes.

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

Also, a bill to amend an Act approved December 6, 1900, to establish the city court of Dublin, in Laurens county, and for other purposes.
Mr. Greer, chairman pro tem. of 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 the State Chemist to make analysis in suspected cases of poisoning.

A bill to amend section 4315 of the Code of Georgia of 1895 so as to remove the restriction of holding only two terms of the superior courts in the several counties of the State.

A bill to increase the number of terms of the superior court of Richmond county

A bill to restrict and restrain the sale of cocaine in the State of Georgia.

A bill to amend section 4340 of the Code of Georgia of 1895 so as to remove the restriction of holding only two terms of the superior court in the several counties of the State.

A bill to allow all affidavits in forma pauperis, now allowed by law in judicial proceedings in this State, to be amended.

A bill to provide that in any other than regular terms of the superior court grand juries shall not take cognizance of county business.

A bill to prescribe and define the corporate limits of the
Also the following Senate resolution:

A resolution that the joint Committee on Constitutional Amendments be authorized and empowered to employ a stenographer.

Respectfully submitted,

J. M. GREER,
Chairman pro tem.

The following Senate bills were taken from the table to be put upon their passage:

By Mr. Hamrick—

A bill to make it unlawful for any person to hunt on any land other than that owned or rented by him, except by permission of the owner.

Mr. Cobb moved that the bill be indefinitely postponed.

The motion was lost.

The previous question was called and sustained.

Report of the committee was agreed to.

Mr. Berrong moved to call the ayes and nays on the passage of the bill.

The motion was lost.

Upon the passage of the bill the ayes were 25, nays 4.

The bill having received the requisite constitutional majority was passed.
Also by Mr. Hamrick—

A bill to provide for the admitting to bail of parties who have been convicted of offenses bailable before trial.

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.

Senator Cann was added to the Penitentiary 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 bills of the House, to wit:

A bill to incorporate the town of Wrens.

Also, a bill providing for establishment and maintenance of a dispensary in Rome, Georgia.

The following Senate bills were read first time:

By Mr. Daniel—

A bill to amend paragraph 3, section 4 of the constitution, relative to biennial sessions of the legislature.

Referred to the Joint Committee on Constitutional Amendments.
Also by Mr. Harrell—

A bill to amend paragraph 2, section 7, article 6 of the constitution.

Referred to Joint Committee on Constitutional Amendments.

Also by Mr. Chappell—

A bill to authorize the county authorities to condemn land for the purpose of obtaining a road.

Referred to Public Roads Committee.

The following Senate bills were read second time:

By Mr. Hardaway—

A bill to amend section 94 of volume 3 of the Code, relative to the punishment of rape.

Also by Mr. Howell—

A bill to make it lawful for any railroad or corporation in this State, upon the death of an employee, to pay all amounts due him to his widow or children.

Also by Mr. Sullivan—

A bill to define anarchy in this State and provide punishment for same.

Also by Mr. Berrong—

A bill to amend section 109, volume 2 of the Code, relative to kidnapping.

The following House bills were read first time:
By Mr. Slaton—

A bill to amend the charter of the town of Oakland City.

Referred to the Corporations Committee.

Also by Mr. Bush—

A bill to repeal an Act entitled an Act incorporating the town of Colquitt, in the county of Miller.

Referred to the Corporations Committee.

Also by Mr. Gresham—

A bill to authorize the mayor and town council of Waynesboro to issue bonds to establish a system of electric lights.

Referred to the Special Judiciary Committee.

Also by Mr. Witchard—

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

Referred to Corporations Committee.

Also by Mr. Hodges—

A bill to amend an Act incorporating the town of Hartwell, in Hart county.

Referred to the Corporations Committee.

Also by Mr. Sturgis—

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

Referred to the General Judiciary Committee.
Also by Mr. Slaton—

A bill to provide for pleas in suits on open accounts.

Referred to the General Judiciary Committee.

Also by Mr. Orr—

A bill to provide for the better drainage of lands in Coweta county.

Referred to the Agricultural Committee.

Also by Mr. Hodges—

A bill to create a Board of County Commissioners for the county of Hart.

Referred to the Roads and Bridges Committee.

Also by Mr. Stubbs—

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

Referred to the Special Judiciary Committee.

Also by Mr. Harkins—

A bill to amend the charter of the town of Calhoun, in Gordon county.

Referred to the Corporations Committee.

Also by Mr. English—

A bill to abolish the county court of Warren county.

Referred to the Special Judiciary Committee.
Also by Mr. Johnson—

A bill to incorporate the town of Wrens, in Jefferson county.

Referred to the Corporations Committee.

Also by Messrs. Knowles, Foster and Wright—

A bill to establish and maintain a dispensary in Rome, Floyd county.

Referred to the Temperance Committee.

The following House resolution was read first time:

By Mr. Anderson—

A resolution to pay pension due Thomas Channel to his widow.

Referred to the Pension Committee.

Also by Mr. Clower—

A resolution to pay pension of W. L. Taylor, of Coweta county.

Referred to the Pension Committee.

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

By Mr. Harvard—

A bill to relieve all Confederate soldiers of this State from the payment of professional or occupation tax.

Upon motion this bill was tabled.
Also by Mr. Wright—

A bill to amend the garnishment laws of this State.

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 House bill was read second time:

By Mr. Gary—

A bill to amend the Act incorporating the village of Summerville, in Richmond county.

The following Senate bill was read first time:

By Mr. Hamrick—

A bill to prescribe the manner of electing County School Commissioners in the various counties of this State.

Referred to the General Judiciary Committee.

Privileges of the Senate were extended Hon. A. J Crovatt during his stay in the city.

Senator Wilcox was granted leave of absence from today's session.

An invitation from the Georgia Historical Society was read.

Upon motion the Senate adjourned until to-morrow morning at 11 o'clock.
Senate Chamber, Atlanta, Georgia,
Tuesday, November 5, 1901.

The Senate met pursuant to adjournment at 11 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:

Baker, Greer, Newton,
Bell, Hamrick, Norman,
Berrong, Hardaway, Smiley,
Boynton, Harrell, Smith,
Bush, Hayes, Spinks,
Cann, Herndon, Stewart,
Chappell, Holder, Swift,
Cobb, Hopps, Tatum,
Daniel, Jarnagin, Wilcox,
Ellis, Johnson, Yopp,
Ford, Lyndon, Mr. President,
Grantland, McAfee,

Those absent were Messrs.—

Allen, Dennard, Upchurch,
Alexander, Stone, Walker,
Carter, Sullivan, Williams.

The Journal of yesterday was read and approved.

Mr. Greer, chairman pro tem. of Engrossing Committee, submitted the following report:

Mr. President.

The Committee on Engrossing has examined and found to be correctly engrossed and ready for transmission to the House the following bills of the Senate, to wit:
A bill to make it unlawful for any person to trap, net, or kill, or in any way take game, except upon his own land or land rented or leased by him.

A bill to provide for the admitting to bail of parties who have been convicted of offenses bailable before trial.

Respectfully submitted,
JNO. M. GREER,
Chairman pro tem.

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

Mr. President:

The Committee on Temperance has had under consideration the following bills of the House, 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 prohibit the sale of alcoholic, spirituous, or malt liquors or intoxicating bitters in the county of Monroe.

A bill to provide for the establishment and maintenance of a dispensary in the city of Rome in this State.

Respectfully submitted,

JNO. X HOLDER,
Chairman.

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

Mr. President:

The House has concurred in the following joint resolutions of the Senate, to wit:
A resolution appointing committees from Senate and House to confer with competent architect to find what repairs are needed on capitol building.

Also, a resolution referring all bills and resolutions now before Senate and House to Committee on Constitutional Amendments.

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

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

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

Mr. President:

The Committee on General Judiciary 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, to wit:

A bill to amend the road laws of Bibb county

The committee further recommends that the author be allowed to withdraw the following bill of the Senate, to wit:

A bill to transfer the county of Dade from the Cherokee Judicial Circuit to the Rome Judicial Circuit.

Respectfully submitted,

J. L. BOYNTON,
Chairman.
Mr. Chappell, chairman of the Committee on Finance, submitted the following report:

Mr. President:

The Committee on Finance has had under consideration the following House resolution, which I am directed to report back with the recommendation that the same do pass, to wit:

A resolution to refund the sum of fifty dollars paid to the Secretary of State by W. S. Witham for charter of bank of Winder.

Respectfully submitted,

THOS. J. CHAPPELL,
Chairman.

The following Senate bill was read first time:

By Mr. Chappell—

A bill to admit white female students in the University of Georgia, and for other purposes.

Referred to the Education Committee.

Also by Mr. Stewart—

A bill to prohibit any one in this State from hunting at night with light, except a lamp with a globe.

Referred to the Agriculture Committee.

Also by Mr. Johnson—

A bill to establish and maintain a local public school system in Ware county.
Referred to the Education Committee.

The following Senate resolution was read first time:
By Messrs. Ellis, Chappell and Newton—

A resolution in regard to the British and Southern States (U. S. A.) Cattle Abattoir and Produce Company, limited.

Referred to the Agricultural Committee.

The following resolution was read and adopted:
By Mr. Ellis—

A resolution to provide that the committees of the House and Senate on Constitutional Amendments shall sit together and be considered a joint committee.

The following House bill was read first time:
By Messrs. Davis and Howell—

A bill to incorporate the town of Lone Oak, in Meriwether county.

Referred to the Corporation Committee.

The following House bill was read second time:
By Messrs. Knowles, Foster and Wright—

A bill to provide for the establishment and maintenance of a dispensary in the city of Rome.

Also by Mr. Darden—

A bill to amend the Act prohibiting the sale of spirituous liquors in the county of Monroe.
Also by Mr. Felder—

A bill to amend the road laws of Bibb county, and for other purposes.

The following House resolution was read second time:

By Mr. Clower—

A resolution to provide for the refunding to W. S. Witham $50.00, due him, such amount being paid for the charter of the Bank of Winder.

The following House bill was read third time and put upon its passage:

By Mr. Gary—

A bill to amend the Act incorporating the village of Summerville in Richmond 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 unanimous consent the following Senate bill was withdrawn by its author:

By Mr. Tatum—

A bill to transfer the county of Dade from the Cherokee Judicial Circuit to the Rome Judicial Circuit.

The following Senate bills were read first time:
By Mr. Smith—

A bill to amend the Act establishing the public schools in Lawrenceville, Georgia.

Referred to the Education Committee.

Also by Mr. Tatum—

A bill to prohibit the sale and make it a misdemeanor to offer for sale any commercial fertilizer in this State that does contain any material except such materials as is valuable as plant food.

Referred to Agriculture Committee.

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

By Mr. Howell—

A bill to make it lawful for railroad companies or corporations in this State, upon the death of any employee surviving widow, or minor child, to pay over wages without administrator, and for other purposes.

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.

Also by Mr. Berroong—

A bill to amend section 109 of the Code relative to kidnapping.

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.

Also by Mr. Baker—

A bill to authorize and empower and require the mayor and council of the city of Cartersville to establish a dispensary in said city.

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 resolution was read and adopted:

By Mr. Baker—

A resolution inviting Mrs. W H. Felton to address the General Assembly on popular education.

Ordered immediately transmitted to the House.

The invitation from the city council of Savannah to an oyster roast at Tybee Island on to-morrow, was read and accepted.

Leave of absence was granted Senator Smiley until Monday, Senator Walker from yesterdays' session, and Senator Stewart for an indefinite length of time on account of sickness. Also Senator Newton from to-day's session.

On motion the Senate adjourned until Thursday morning at 11 o'clock.
Senate Chamber, Atlanta, Georgia,
Thursday, November 7, 1901.

The Senate met pursuant to adjournment at 11 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:

Baker, Grantland, Newton,
Bell, Greer, Norman,
Berrong, Hamrick, Spinks,
Boynton, Hardaway, Stone,
Bush, Harrell, Sullivan,
Cann, Hayes, Swift,
Carter, Herndon, Tatum,
Chappell, Holder, Upchurch,
Cobb, Hopps, Walker,
Daniel, Jarnagin, Wilcox,
Dennard, Johnson, Williams,
Ellis, Lyndon, Yopp,
Ford, McAfee, Mr. President.

Those absent were Messrs.—

Allen, Smiley, Stewart.
Alexander, Smith,

The Journal of Tuesday 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 repeal an Act to establish the city court of Eastman, in city of Eastman, in Dodge county

Also, a bill to establish a dispensary in the town of Eastman, in the county of Dodge, and for other purposes.

Also a bill to establish dispensaries in such incorporated cities and towns of Pulaski county as have a population of one thousand or more, and for other purposes.

Also a bill to provide for payment of costs in peace warrants in this State, and for other purposes.

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

A resolution that General Assembly meet in joint session at 12 o'clock M. to-day to listen to address of General Stephen D. Lee.

The House has also adopted the following resolution of the House, of which I am instructed to give notice to the Senate:

A resolution that House considers Senate resolution No. 37 as an unintentional reflection on the dignity of the House, and requests that the Senate withdraw same.

The following House resolution was read and concurred in as amended:

By Mr. Hall—

A resolution that a joint session of the General Assembly be had at 12 o'clock to-day to listen to an address of General Stephen D. Lee of Louisiana.
Amendment by adding the names of Governor D. B. Francis of Missouri, and Mayor Wells of St. Louis.

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

Mr. President:

The House concurs in Senate amendment to the following House resolution:

A resolution that General Assembly meet in joint session at 11:45 to-day a. m. to listen to addresses from the distinguished visitors named in said amendment.

The following resolution was read and adopted as amended:

By Mr. Chappell—

Resolved by the Senate, That as requested by the House of Representatives the Senate withdraw its resolution requesting the House to furnish a transcript of its Journal with reference to the passage of House bill in regard to taxation of corporate franchises.

Amendments are as follows:

Resolved further, That the original resolution of this body and the reply of the House, together with this resolution and the action of the Senate thereto, including the attached copy of the public record of the General Assembly in reference to House bill No. 48 be referred to the General Judiciary committee with said bill.

The hour for the joint session having arrived, the Senate
repaired to the hall of the House of Representatives, and was called to order by the president.

On motion the joint session was dissolved and the Senators returned to their chamber and the President called it to order.

On motion the Senate adjourned until to-morrow at 11 o'clock.

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Senate Chamber, Atlanta, Ga.,
Friday, November 8, 1901.

The Senate met pursuant to adjournment at 11 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:

Allen,             Ford,             Newton,
Alexander,      Grantland,           Norman,
Baker,            Greer,             Smith,
Bell,              Hardaway,       Spinks,
Berrong,       Harrell,            Stone,
Boynton,        Hayes,             Swift,
Bush,           Herndon,            Tatum,
Carter,         Holder,            Upchurch,
Chappell,       Hopps,             Walker,
Cobb,            Jarnagin,       Wilcox,
Daniel,        Johnson,           Williams,
Dennard,       Lyndon,            Yopp,
Ellis,          McAfee,           Mr. President.

Those absent were Messrs.—

Cann,         Smiley,            Sullivan.
Hamrick,
The Journal of yesterday was read and approved.

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 regulating the drawing of pensions in this State, and for other purposes.

Also a bill to establish a dispensary in the town of Hogansville, Troup county, and for other purposes.

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

Also a bill to repeal an Act to incorporate the town of Harmony Grove, in the county of Jackson, Georgia, and for other purposes.

Also, a bill to establish a system of public schools in the town of Doerun, Colquitt county, Georgia, and for other purposes.

Also a bill requiring owners of land in Murray county, Georgia, to remove obstructions from streams of said county, and for other purposes.

Also a bill to repeal an Act approved December 22d, 1898, entitled "An Act to create a Board of Commissioners of Roads and Revenues for the county of Dade, and for other purposes."

Also a bill to amend section 5 of an Act to create the city
court of Albany, approved December 16th, 1897, and for other purposes.

Also a bill to establish a new charter for the city of Valdosta, in the county of Lowndes, and for other purposes.

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

Mr. President:

The Committee on Special Judiciary have had under consideration the following bills of the House, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to repeal an Act to create a county court in each county of the State so far as the same applies to the county of Colquitt.

A bill to abolish the county court of Warren county.

A bill to authorize the Mayor and City Council of Waynesboro, Georgia, to issue bonds for the purpose of establishing electric lights and water works in said city.

A bill to establish a city court of Moultrie, in the city of Moultrie, in and for the county of Colquitt.

Respectfully submitted,

A. C. STONE,
Chairman.

Mr. Boynton, chairman of Committee on General Judiciary, submitted the following report:
Mr. President.

The committee on General Judiciary have had under consideration the following bills of the Senate, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to authorize street railroad companies and electric light companies to engage in the business of furnishing steam for heat or power.

A bill to require executions to be recorded on the general execution docket of the county where the land lies, and for other purposes.

Also it is further recommended that the author be allowed to withdraw the following bill of the Senate:

A bill to levy a tax upon all dogs in the State of Georgia.

Respectfully submitted,

J. L. BOYNTON,
Chairman.

Three hundred copies of the Military bill were ordered printed.

By unanimous consent Senate bill No. 142 was withdrawn by its author.

Senator Boynton was appointed as a committee of one to confer with Mr. Wight to arrange a date to visit his farm.

House bill No. 422 was recommitted to the Temperance Committee.
The following House bill was read the third time to be put upon its passage:

By Mr. Darden—

A bill to amend the Act prohibiting the sale of intoxicating liquors in the county of Monroe.

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.

The following Senate bills were read the first time:

By Mr. Ellis—

A bill to divide the State of Georgia into eleven Congressional districts in conformity to an Act of Congress of the United States.

Referred to Congressional Reapportionment Committee.

Also by Mr. Herndon—

A bill to allow the recovery of damages for the running at large of any stock in this State.

Referred to the Agriculture Committee.

Also by Mr. Holder—

A bill to repeal an Act to amend section 1354 of the Code.

Referred to the Education Committee.
Also by Mr. Howell—

A bill to amend section 41 of the Political Code relative to the method of registering votes.

Referred to the General Judiciary Committee.

Mr. Herndon, chairman of the Committee on Corporations, submitted the following report:

Mr. President:

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

A bill to incorporate the town of Wrens, in the county of Jefferson.

Also a bill to amend the charter of the town of Hartwell, in Hart county.

Also a bill to amend the charter of Calhoun, in Gordon county.

Also a bill to amend the charter of the town of Oakland City, and for other purposes.

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

Respectfully submitted,

B. Z. HERNDON,
Chairman.

Mr. Boynton, chairman of Committee on General Judiciary, submitted the following report:
Mr. President:

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

A bill to authorize the sheriffs of this State to reseize the property levied upon under execution and released by acceptance of forthcoming bond.

A bill to regulate the practice of the judges of the superior court, city court, county court, and for other purposes.

Also that the author be allowed to withdraw the following bill of the Senate:

A bill to amend an Act approved December 19th, 1899, in regard to the law of liens.

Also that the following House bill do pass, to wit:

A bill to make the legal number of jurors in lunacy cases six, one of whom shall be a physician.

Also that the following House bill be recommitted to Special Judiciary, to wit:

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

Respectfully submitted,

J. L. BOYNTON,
Chairman.

Mr. L. Johnson, chairman Public Roads and Internal Improvements Committee, submitted the following report:
Mr. President:

The Committee on Public Roads and Internal Improvements have had under consideration the following bill of the House, which it instructs me to report back with the recommendation that the same do pass: House bill No. 408.

Mr. L. Johnson, chairman of Public Roads and Internal Improvements Committee, submitted the following report:

Mr. President:

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

Senate bill No. 163.

L. JOHNSON,  
Chairman.

Senate bill No. 117 was withdrawn by its author.

House bill No. 168 was recommitted to the Corporations Committee.

The following Senate resolution was read the first time:

By Mr. Johnson—

A resolution to authorize the Prison Commission to turn over to Wall & Peagler certain convicts of Coffee county.

Referred to the Penitentiary Committee.

The following House bills were read the first time:
By Messrs. Freeman and Park—

A bill to establish a dispensary in Hogansville, Troup county.

Referred to the Temperance Committee.

Also by Mr. Shipp—

A bill to authorize the establishment of a system of public schools in Doerun, Colquitt county.

Referred to the Educational Committee.

Also by Mr. Harvard—

A bill to provide that any person owning more than one thousand dollars worth of property, or having an income of more than three hundred dollars, shall not receive a pension.

Referred to the Pension Committee.

Also by Mr. Howell—

A bill to establish a dispensary for Eastman, in Dodge county.

Referred to the Temperance Committee.

Also by Messrs. Jordan and Grice—

A bill to establish and maintain a dispensary in each city in Pulaski county with a population of 1,000 or more.

Referred to the Temperance Committee.
Also by Mr. Taylor—

A bill to provide for the payment of costs in peace warrants.

Referred to the General Judiciary Committee.

Also by Mr. Howell—

A bill to repeal the Act establishing the city court of Eastman, in Dodge county.

Referred to the Special Judiciary Committee.

Also by Mr. Ousley—

A bill to establish a new charter for the city of Valdosta.

Referred to the Corporations Committee.

Also by Mr. Hosch—

A bill to repeal an Act incorporating the town of Harmony Grove, in Jackson county.

Referred to the Corporation Committee.

Also by Mr. Henry—

A bill to require owners of lands in Murray county to remove obstructions from the streams.

Referred to the Agricultural Committee.

Also by Mr. Drawdy—

A bill to incorporate the town of Argyle, in Clinch county.

Referred to the Corporations Committee.
Also by Mr. Wight—

A bill to amend section 5 of an Act creating the city court of Albany.

Referred to the Corporations Committee.

Also by Mr. Brock—

A bill to repeal the Act creating a Board of Commissioners of Roads and Revenues for Dade county.

Referred to the Special Judiciary Committee.

The following House bills were read second time:

By Mr. Slaton—

A bill to amend the charter of the town of Oakland City.

Also by Mr. Shipp—

A bill to establish a city court in Moultrie, Colquitt county.

Also by Mr. Sturgis—

A bill to provide for the payment of costs in justice of peace and notaries public in misdemeanor cases.

Also by Mr. Harkins—

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

Also by Mr. Hodges—

A bill to amend an Act incorporating the town of Hartwell, in Hart county.
Also by Mr. Whitchard—

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

Also by Mr. Johnson—

A bill to incorporate the town of Wrens, in Jefferson county.

Also by Mr. Gresham—

A bill to authorize the Mayor and City Council of Waynesboro to issue bonds.

Also by Mr. Shipp—

A bill to repeal an Act creating the county court of Colquitt.

Also by Mr. Hodges—

A bill to create a Board of County Commissioners of Roads and Revenues for the county of Hart.

Also by Mr. English—

A bill to abolish the county court of Warren county.

Also by Mr. Miller—

A bill to make the legal number of jurors in lunacy cases six.

Also by Messrs. Davis and Howell—

A bill to incorporate the town of Lone Oak, in Meriwether county.
The following Senate bills were read second time:

By Mr. Sullivan—

A bill to require executions to be recorded on the general execution docket of the county where the land is located in order to make the lines of such executions effective against certain third parties.

Also by Mr. Allen—

A bill to require judges of the superior, city and county courts to reduce their charges to writing, if requested to do so.

Also by Mr. Boynton—

A bill to authorize the sheriffs of this State to reseize the property levied on under execution and released by acceptance of forthcoming bond.

Also by Mr. Chappell—

A bill to authorize county authorities to condemn land for the purpose of obtaining roads.

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

By Mr. Felder—

A bill to amend the road laws of Bibb 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 as amended. Amended by inserting in lieu of the words $10,000, whenever the same occurs, the words $8,000, both in the caption of said Act and the body thereof. Amend further by inserting in lieu of the word $7,500 in the third section of said Act the words $5,000, and by striking from said section the words in such installments and at such times during said year of 1901 as the discretion of said Commissioners may dictate, and inserting in lieu thereof the words on or before 1st day of January, 1902.

House bill No. 168 was recommitted to the Corporations Committee.

The following House resolution was read third time to be put upon its passage:

By Mr. Clower:

A resolution to pay W S. Witham $50.00, which amount was paid for a charter for the Bank of Winder and same was not issued.

Report of the committee was agreed to.

This being an appropriation, the ayes and nays were ordered, and the vote was as follows:

Those voting in the affirmative were Messrs.—

Baker,  Greer,  Spinks,  
Berrong,  Hardaway,  Swift,  
Boynton,  Harrell,  Tatum,  
Carter,  Hayes;  Upchurch,  
Daniel,  Johnson,  Walker,  
Dennard,  McAfee,  Wilcox  
Ford,  Newton,  
Grantland,  Norman,  Williams.
Those not voting were Messrs.—

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<td>Mr. President</td>
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Ayes 23, nays 0.

The resolution having received the requisite constitutional majority was passed.

Leave of absence was granted Senators Sullivan, Smith, Ford, Berrong, Bush and Yopp.

On motion the Senate adjourned until Monday morning at 11 o'clock.

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Senate Chamber, Atlanta, Georgia,

Monday, November 11th, 1901.

The Senate met pursuant to adjournment at 11 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:

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JOURNAL OF THE SENATE.

Hamrick,                 Lyndon,          Sullivan,
Hardaway,               McAfee,          Swift,
Harrell,                Newton,          Tatum,
Hayes,                  Norman,          Upchurch,
Herndon,                Smiley,          Walker,
Holder,                 Smith,           Wilcox,
Hopps,                  Spinks,          Williams,
Jarnagin,               Stewart,         Yopp,
Johnson,                Stone,           Mr. President.

Those absent were Messrs.—

Bush,                   Carter.

The Journal of Friday was read and approved.

Mr. Yopp, chairman of the Engrossing Committee, submitted the following report:

Mr. President:

The Committee has examined and found to be correct the following bill of the Senate, and ready for transmission to the House, to wit:

A bill to be entitled an Act to authorize, empower and require the Mayor and Aldermen of the city of Cartersville, in Bartow county, State of Georgia, to establish a dispensary for the sale of spirituous, vinous and malt liquors in said city, and for other purposes.

YOPP,
Chairman.

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

Mr. President:

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

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 the retailing of spirituous, malt, or other intoxicating liquors or intoxicating bitters in the State of Georgia, and for other purposes.

Also a bill to create a new charter for the city of Moultrie, in Colquitt county, and for other purposes.

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

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

Also a bill to incorporate the town of High Shoals, in the counties of Walton and Morgan.

Also a bill to amend the charter of the city of Augusta, Georgia.

Also a bill to repeal an Act entitled "An Act to create a Board of Commissioners of Roads and Revenues in Columbia county, and for other purposes."

Also a bill to establish the city court of Waynesboro, in and for the county of Burke, and for other purposes.
Also, a bill to amend the charter of the city of Greensboro, Georgia, and for other purposes.

Also a bill to abolish the county court of Burke county upon the establishment of the city court of Waynesboro, in and for the county of Burke.

Also a bill to amend the charter of the city of Augusta.

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

Also a bill to establish a system of public schools in the town of Senoia, in Coweta county.

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

A bill to amend an Act creating a new charter for the city of Albany, approved December 20th, 1899.

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

A resolution that joint committee on constitutional amendments be authorized to employ a stenographer.

Also a resolution that Mrs. W. H. Felton, of Bartow, be extended the privilege of delivering an address on Education before the General Assembly in joint session.

The following Senate resolutions were read and adopted:

By Mr. Hamrick—

A resolution to appoint a committee to investigate and
determine the manner of appointing assistant door-keepers, etc.

Upon its adoption, the following committee was appointed: Senators Hamrick, McAfee and Greer.

Also by Mr. Bell—

A resolution thanking the city of Savannah and the State Fair Association for their hearty welcome and elegant hospitality on the occasion of its late visit.

The following Senate bills were read first time:

By Mr. Upchurch—

A bill to change the county site of Charlton county.

Referred to Special Judiciary Committee.

Also by Mr. Cann—

A bill to entitle an Act as to the effect of usury in cases where title is conveyed to secure a debt.

Referred to the General Judiciary Committee.

Also by Mr. Boynton—

A bill to amend the county court Act as contained in the Code of 1895.

Referred to the General Judiciary Committee.

Also by Mr. Boynton—

A bill to amend an Act to create a city court of Early county.

Referred to the General Judiciary Committee.
Also by Mr. Sullivan—

A bill to provide that contracts to make wills, etc., shall be in writing.

Referred to General Judiciary Committee.

Also by Mr. Sullivan—

A bill to regulate the expenditures of county funds, etc.

Referred to the General Judiciary Committee.

The following bill was read the second time by unanimous consent:

By Mr. Brock—

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

The following House bills were read the first time and referred:

By Mr. Ayers—

A bill to establish the city court of Polk county, in the city of Cedartown.

Referred to Special Judiciary committee.

Also by Mr. Gresham—

A bill to establish the city court of Waynesboro.

Referred to Special Judiciary Committee.
Also by Mr. Mulherin—

A bill to amend the charter of the city of Augusta.

Referred to Special Judiciary Committee.

Also by Messrs. Booth and Lawrence—

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

Referred to Committee on Corporations.

Also by Messrs. Booth and Lawrence—

A bill to incorporate the town of High Shoals, in the counties of Walton and Morgan.

Referred to Committee on Corporations.

Also by Mr. Gresham—

A bill to abolish the county court of Burke county.

Referred to Committee on Special Judiciary.

Also by Mr. Clower—

A bill to establish a system of public schools in the town of Sonoia, in the county of Coweta.

Referred to committee on education.

Also by Mr. Shipp—

A bill to create a new charter for the city of Moultrie, in the county of Colquitt.

Referred to Committee on Corporations.
Also by Mr. Hixon—

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

Referred to Committee on Corporations.

Also by Mr. Mulherin—

A bill to amend the charter of the city of Augusta.

Referred to Committee on Special Judiciary.

Also by Mr. Wright—

A bill to prohibit retailing of spirituous, malt or other intoxicating liquors in the State of Georgia.

Referred to committee on Temperance.

Also by Mr. Moore—

A bill to repeal an Act to create a Board of Commissioners of Roads and Revenues in the county of Columbia.

Referred to Committee on Special Judiciary.

Also by Mr. Park—

A bill to amend the charter of Greensboro.

Referred to Committee on Corporations.

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

Mr. President:

The Committee on General Judiciary have had under
Consideration the following bills of the Senate, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to amend section 3487 of the second volume of the present Code of Georgia.

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

A bill to make the registration of any voluntary conveyance in this State legal notice to all persons.

Also that the following bills of the House do pass, to wit:

A bill to amend an Act entitled an Act to amend subsection 11 of section 4082 of volume 2 of the Code of 1895.

A bill to provide for pleas in suits on open accounts.

Respectfully submitted,

J. L. BOYNTON,
Chairman.

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

Mr. President:

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

A bill to authorize sale of part of the commons of Columbus, Georgia, and for other purposes.
Also a bill to amend an Act vesting the title of the commons of the city of Columbus in commissioners, and for other purposes.

Also a bill to authorize a sale by commissioners of commons of Columbus, Georgia, and for other purposes.

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

By Mr. Gresham—

A bill to authorize the Mayor and Council of Waynesboro to issue bonds for the purpose of establishing a system of waterworks in said city.

Report of the committee was agreed to.

Upon its passage the ayes were 26 and nays 0. The bill having received the requisite constitutional majority, was therefore passed.

Also by Mr. English—

A bill to abolish the county court of Warren county.

Report of the committee was agreed to.

Upon its passage the ayes were 26 and nays 0. The bill having received the requisite constitutional majority was passed.

Also by Mr. Harkins—

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

Report of committee was agreed to.

Upon its passage the ayes were 26, nays 0.
The bill having received the requisite constitutional majority was passed.

Also by Mr. Whitchard—

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

Report of the committee was agreed to.

Upon its passage the ayes were 26 and nays 0.

The bill having received the requisite constitutional majority was passed.

Also by Messrs. Davis and Howell—

A bill to incorporate the town of Lone Oak, in the county of Meriwether.

Report of the committee was agreed to.

Upon its passage the ayes were 26 and nays 0.

The bill having received the requisite constitutional majority was passed.

Also by Mr. Shipp—

A bill to establish a city court of Moultrie, in and for the county of Colquitt.

Report of the committee was agreed to.

Upon its passage the ayes were 26 and nays 0.

The bill having received the requisite constitutional majority was therefore passed.
Also by Mr. Shipp—

A bill to repeal an Act to create a county court in each county of the state, and for other purposes, so far as the same relates to the county of Colquitt.

Report of the committee was agreed to.

Upon its passage the ayes were 26 and the nays 0.

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

Also by Mr. Hodges—

A bill to amend an Act to incorporate the town of Hartwell, in Hart county.

Report of the committee was agreed to.

Upon its passage the ayes were 26 and nays 0.

The bill having received the requisite constitutional majority was passed.

The following bill of the house was recommitted to the Committee on Corporations for correction, to wit:

By Mr. Johnson—

A bill to incorporate the town of Wrens, in the county of Jefferson.

The following bills of the House were read the second time:

By Mr. Mitchell—

A bill to amend sub-section 11 of section 4052 of volume 2 of the Code.
Also by Mr. Slaton—

A bill to provide for pleas in suits on open accounts.

The following Senate bills were read the second time:

By Mr. Sullivan—

A bill to require any person seeking a writ of certiorari to correct the judgment of a recorder’s court or other police court, and for other purposes.

Also by Mr. Cann—

A bill to amend section 3487 of the second volume of the Code.

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

By Mr. Boynton—

A bill to authorize the sheriffs of this State to seize the property levied upon under execution and released by acceptance of forthcoming bond, and for other purposes.

Report of the committee was agreed to.

Upon its passage the ayes were 29 and the nays 0.

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

Also by Mr. Sullivan—

A bill to define anarchy, to declare the same a felony in this State, and for other purposes.

Report of the committee was agreed to.

Upon its passage the ayes were 26 and nays 0.
The bill having received the requisite constitutional majority was passed.

Also by Mr. Sullivan—

A bill to require executions to be recorded on the general execution docket in the county where the land lies, and for other purposes.

Report of the committee was agreed to.

Upon its passage the ayes were 28 and the nays 0.

The bill having received the requisite constitutional majority was passed.

Leave of absence was granted Senators Norman and Carter.

Upon motion the Senate adjourned until tomorrow morning at 11 o'clock.

Senate Chamber, Atlanta, Georgia.

Tuesday, November 12, 1901.

The Senate met pursuant to adjournment at 11 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:

Allen, Berrong, Carter,
Alexander, Boynton, Chappell,
Baker, Bush, Cobb,
Bell, Cann, Daniel,
Those absent were Messrs.—

Norman, Stone.

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 amend the Act incorporating the town of Jackson, Butts county, Georgia, approved September 18th, 1883, and for other purposes.

Also a bill to amend the Act approved October 6th, 1891, entitled "An Act to incorporate the town of Mt. Vernon, Montgomery county."

Also a bill to change the time of holding Union superior court, and for other purposes.

Also a bill to incorporate the municipality of Bainbridge, Decatur county, as one of the cities of this State.

Also a bill to amend an Act to establish the city court
of Bainbridge, in the city of Bainbridge, and for other purposes.

Also a bill to amend an Act amending various Acts incorporating the town of Waynesboro, and making same a city, approved December 15th, 1893, and for other purposes.

Also a bill to prescribe that commercial fertilizers in hands of consumers may be deemed as returned for taxation when the lands upon which same are to be used have been returned for taxation for current year, and for other purposes.

Also a bill to amend section 982 of Code of Georgia of 1895, providing for the selection by the Governor of banks in certain cities as State depositories, so as to include the city of Mt. Vernon, in Montgomery county, and for other purposes.

Also a bill to amend an act to establish and maintain a public school system in the county of Fulton outside of Atlanta and East Point, and for other purposes.

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

A resolution to appoint a board of commissioners for the State of Georgia for the Louisiana Purchase Exposition to be held in St. Louis in 1903.

Also a resolution that the House and Senate meet in joint session at 12 o'clock, noon, on the 14th instant, for the purpose of hearing an address from Mrs. W. H. Felton.
Mr. Boynton, chairman of the Committee on General Judiciary, submitted the following report:

Mr. President:

The General Judiciary Committee has had under consideration the following Senate bill and recommend that the same do pass as amended:

A bill to further regulate the practice of law in this State, and for other purposes.

Respectfully submitted,

J. L. BOYNTON,
Chairman.

Mr. Yopp, chairman of 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 bills of the Senate, to wit:

A bill to define anarchy, to declare the same a felony in this State, to fix a penalty for the same, and for other purposes.

A bill to require executions to be recorded on the general execution docket of the county where the land lies, in order to make the lien of such execution effective against certain third parties.

A bill to authorize the sheriffs, constables and other levying officers of this State to seize the property levied
uppon under execution and released by acceptance of forthcoming bond.

Respectfully submitted,

YOPP,
Chairman.

Mr. Herndon, chairman of the Committee on Corporations, submitted the following report:

Mr. President

The Committee on Corporations has had under consideration the following bills of the House, and I am instructed to report the same back with the recommendation that they do pass:

A bill to establish a new charter for the city of Valdosta.

Also a bill to amend section 5 of an Act to create the city court of Albany.

Also a bill to incorporate the town of Argyle, in Clinch county.

Also a bill to repeal an Act to incorporate the town of Harmony Grove.

Also a bill to create a new charter for the city of Moultrue, in Colquitt county.

Also a bill to incorporate the town of High Shoals.

Also the following bills do pass as amended:
A bill to repeal an Act to create a Board of Commissioners of Roads and Revenues for Walton county.

Also a bill to amend the charter of Greensboro.

Respectfully submitted,

B. Z. HERNDON,
Chairman.

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

Mr. President

The Committee on Temperance has had under considera­
tion the following bill of the House, which it instructs me
to report back with the recommendation that the same do
pass, to wit:

A bill to establish, maintain and regulate dispensaries in
such incorporated cities and towns of Pulaski county as
have a population of one thousand or more.

Respectfully submitted,

JNO. N. HOLDER,
Chairman.

By unanimous consent Mr. Boynton withdrew his mo­
tion of reconsideration in certain House bills which were
passed yesterday.

Leave of absence was granted Senator Cobb from to-day
and to-morrow's session. Also Senator Cann from to-day's
session.

Upon motion one hundred copies of the Wright dispen­sary bill were ordered printed.
By unanimous consent the following Senate bill was taken from the table and put upon its passage:

By Mr. Sullivan—

A bill to authorize Street Railroad Companies and Electric Light Companies to engage in the business of steam heating.

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 as amended, and the amendments are as follows:

Amended by adding at the end of section 1: Provided, that before any of said Companies shall be entitled to the use of any of the streets of any city in this State, the consent of such city shall be obtained. Amended further by striking in eighth and nineth lines the words within the limits of the counties in which such corporation operates.

House bill No. 76 was recommitted to the General Judiciary Committee.

By unanimous consent Senate bill No. 131 was withdrawn by its author.

The following Senate bill was read first time:

By Mr. Chappell—

A bill to amend the charter of the city of Columbus in regard to street changes.

Referred to the Corporations Committee.
By unanimous consent the following House bill was read second time and recommitted to the Temperance Committee:

By Mr. Wright—

A bill to prohibit the retailing of spirituous liquors in this State.

By Mr. Howell—

A bill to establish, regulate and maintain a dispensary for the sale of spirituous liquors in Dodge county.

The following Senate bill was read second time:

By Mr. Ellis—

A bill to regulate the practice of law in this State.

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

Mr. President:

The Committee on Education 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 establish and maintain a local public school system in the county of Ware outside the city of Waycross.

Respectfully submitted,

SPINKS,
Chairman.
Mr. Newton, chairman of the Agricultural Committee, submitted the following report:

Mr. President:

The Committee on Agriculture has had before it bill No. 489 from the House, entitled an Act requiring owners of land in Murray county, Georgia, to remove obstructions from streams of said county, and for other purposes, and recommend that the same do pass.

Also resolution No. 41 of the Senate in regard to the British and Southern States (U. S. A.) Cattle Abattoir and Produce Company, limited, and recommend that the same do pass.

Respectfully submitted,

J. T. NEWTON,
Chairman.

The following Senate bill was taken from the table and put upon its passage:

By Mr. Hardaway—

A bill to amend section 94, volume 3, of the Code, which prescribes punishment for rape.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 26; nays, 3.

The bill having received the requisite constitutional majority was passed.

The following joint resolution was read and concurred in:
By Messrs. Johnson and Anderson:

A resolution convening the House and Senate in joint session at 12 o’clock M., November 14th, for the purpose of listening to an address by Mrs. W. H. Felton.

The following House bills and resolutions were read first time:

By Mr. Steed—

A bill to exempt from taxation all commercial fertilizers owned by farmers in this State.

Referred to the Agricultural Committee.

Also by Mr. Wellborn—

A bill to change the time of holding Union superior court.

Referred to the Special Judiciary Committee.

Also by Mr. Hamilton—

A bill to amend the act incorporating the town of Mt. Vernon, in Montgomery county.

Referred to the Corporations Committee.

Also by Mr. Land—

A bill to amend the Act incorporating the town of Jackson, in Butts county

Referred to the Corporations Committee.
Also by Mr. Bower—

A bill to amend the Act establishing the city court of Bainbridge, in Decatur county.

Referred to Special Judiciary Committee.

Also by Mr. Bower—

A bill to incorporate the municipality of Bainbridge as one of the cities of the State.

Referred to the Corporations Committee.

By Mr. Gresham—

A bill to amend an Act amending the various Acts amending the charter of the city of Waynesboro.

Referred to the Corporations Committee.

By Messrs. Houston and Slaton—

A bill to amend the Act establishing a system of public schools in Fulton county outside of the city of Atlanta and East Point.

Referred to the Education Committee.

Also by Mr. Hamilton—

A bill to amend section 982 of the Code by adding Mt. Vernon as one of the State depositories.

Referred to the Committee on Banks.

By Mr. Park—

A resolution to appoint a board of commissioners for the
State of Georgia for the Louisiana Purchase Exposition to be held in St. Louis in 1903.

Referred to the Agriculture Committee.

The following Senate bills were read first time:

By Mr. Daniel—

A bill to amend section 568 of the Code, relating to game, so as to change the time for hunting.

Referred to the Agriculture Committee.

By Mr. Wilcox—

A bill to amend section 982 relative to the cities and State depositories.

Referred to the Banks Committee.

The following Senate bill was read second time:

By Mr. Johnson—

A bill to establish and maintain a system of public schools in Ware county.

Mr. Harrell gave notice that at the proper time he would move to reconsider the action of the Senate in passing Senate bill No. 4 relative to punishment for rape.

The following Senate resolution was read second time and adopted:

By Messrs. Ellis, Chappell and Newton—

A resolution in regard to the British and Southern
States (U. S. A.) Cattle Abattoir and Produce Company, limited.

Upon motion House bill No. 168 was withdrawn from Corporations Committee and took its regular place on the Calendar.

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

By Mr. Sullivan—

A bill to require any person seeking a writ of certiorari to correct the judgment of a recorder's court, or other police court, by whatever name known, to give bond, except in certain cases.

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. Sullivan—

A bill to make registration of any voluntary conveyance in this State legal notice to all persons concerned.

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. Chappell—

A bill to authorize county authorities to condemn land for the purpose of obtaining road material.

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. The amendments are as follows:

Amend by adding after the word "Corporations" and before the word "so," in the 10th line of section 1, the words "Contiguous to said public roads."

The following Senate resolution was read and adopted:

By Mr. Smith—

A resolution requesting our Senators and Representatives in Congress to use their efforts in enacting a law relative to certain persons engaged in the Indian war.

Senate bill No. 129 was tabled.

The following Senate resolution was read second time:

By Mr. Johnson—

A resolution to authorize the Prison Commission to turn over to Wall & Peagler certain county convicts in Coffee county.

Mr. Hamrick, chairman of Committee on Penitentiary, submitted the following report:
Mr. President:

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

A resolution to authorize the Prison Commission to turn over to Wall & Peagler certain county warrants for the hire of misdemeanor convicts removed from Coffee county and hired to Jefferson county.

Respectfully submitted,

W. D. HAMRICK,
Chairman.

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

By Mr. Slaton—

A bill to provide for pleas in suits on open accounts.

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.

Also by Mr. Mitchell—

A bill to amend an Act to amend sub-section 11 of section 4082, volume 2 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.

Also by Mr. Miller—

A bill to make the legal number of jurors in lunacy cases six, one of whom shall be a physician.

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 as amended, which is amended by adding after the words "ten days" the word "notice;" amend section 1 by adding between the words "nearest and relative," the word "adult."

The following House bills were read second time:

By Mr. Shipp—

A bill to create a new charter for the city of Moultrie, in Colquitt county.

Also by Messrs. Jordan and Grice—

A bill to establish, maintain and regulate a dispensary in each town in the county of Pulaski with a population of more than one thousand inhabitants.

Also by Mr. Ousley—

A bill to establish a new charter for the city of Valdosta.

Also by Mr. Park—

A bill to amend the charter of the city of Greensboro.
Also by Mr. Wight of Dougherty—

A bill to amend section 5 of an Act creating the city court of Albany.

Also by Mr. Hosch—

A bill to repeal the Act incorporating the town of Harmony Grove, in Jackson county.

Also by Mr. Booth—

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

Also by Messrs. Lawrence and Booth—

A bill to incorporate the town of High Shoals, in Walton county.

Also by Mr. Drawdy—

A bill to incorporate the town of Argyle, in Clinch county.

Also by Mr. Henry—

A bill to require the owners of lands in Murray county to remove obstructions from the streams.

Also by Mr. Ayers—

A bill to establish the city court of Polk county, in the city of Cedartown.

At 12:20 o'clock the Senate went into executive session.

Upon motion the Senate adjourned until to-morrow at 11 o'clock.
Wednesday, November 13, 1901.

Senate Chamber, Atlanta, Georgia,
Wednesday, November 13, 1901.

The Senate met pursuant to adjournment at 11 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:

Allen, Hardaway, Smith,
Alexander, Harrell, Spinks,
Baker, Hayes, Stewart,
Bell, Herndon, Stone,
Boynton, Holder, Sullivan,
Cann, Hopps, Swift,
Carter, Jarnagin, Tatum,
Chappell, Johnson, Upchurch,
Daniel, Lyndon, Walker,
Dennard, McAfee, Wilcox,
Ellis, Newton, Williams,
Grantland, Norman, Yopp,
Greer, Smiley, Mr. President.

Those absent were Messrs.

Berrong, Cobb, Ford.
Bush,

The Journal of yesterday was read and approved.

Mr. Harrell moved to reconsider the action of the Senate in passing the following Senate bill, to wit:

By Mr. Hardaway—

A bill to amend section 94 of volume 3 of the Code, which prescribes the punishment for rape.
Upon this motion the ayes and nays were ordered and the vote was as follows:

Those voting in the affirmative were Messrs.—

Baker,  Holder,  Upchurch,
Carter,  McAfee,  Wilcox,
Greer,  Stewart,  Williams,
Harrell,  Swift,  Yopp.
Hayes,  Tatum.

Those voting in the negative were Messrs.—

Bell,  Hamrick,  Newton,
Daniel,  Hardaway,  Smiley,
Dennard,  Hopps,  Walker,
Grantland,  Johnson,

Those not voting were Messrs.—

Allen,  C. bb,  Norman,
Alexander,  Ellis,  Smith,
Berrong,  Ford,  Spinks,
Boynton,  Herndon,  Stone,
Bush,  Jarnagin,  Sullivan,
Cann,  Lyndon,  Mr. President.
Chappell,

Ayes 14, nays 11.

The motion prevailed.

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

Mr. President:

I am directed by his Excellency, the Governor, to deliver to the Senate a sealed communication, to which he respectfully invites the consideration of your honorable body in executive session.
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 provide for teaching of Physiology and Hygiene in the public schools in Georgia.

Also, a bill to authorize executors, administrators, guardians, and trustees, to invest Trust Funds in county and municipal bonds upon similar terms on which they are now authorized to invest in State bonds and securities, and for other purposes.

Also, a bill to amend section 982 of volume 1 of the Code of 1895, and for other purposes.

Also, a bill to amend the charter of the city of Atlanta relating to "Old Water-works" property, etc.

Also, a bill to amend section 2248 of the Civil Code of 1895.

Also, a bill to authorize county authorities of any county in Georgia to employ experts to examine books, vouchers and accounts of all officers handling county funds.

Also, a bill to authorize the re-publication of certain Georgia Reports, including Charlton's and Dudley's Reports, and for other purposes.

Also, a bill to authorize the Board of Roads and Revenues of Taylor county to elect their own clerk, and for other purposes.
Also, a bill to amend section 1255 of volume 3 of the Code of 1895, and for other purposes.

Also, a bill to amend the charter of the city of Atlanta, relative to franchises.

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

Mr. President:

The committee has examined and found to be correctly engrossed and ready for transmission to the House the following bills of the Senate, to wit:

A bill to require any person seeking a writ of certiorari to correct the judgment of a recorder's court, or other police court.

Also, a bill to authorize street railroad and electric light companies to furnish steam for heat or power, etc.

YOPP,
Chairman.

Also, a bill to authorize the county authorities to condemn lands for the purpose of obtaining road material.

Also, a bill to make the registration of any voluntary conveyance legal notice to all persons.

Also the following joint resolutions:

A resolution requesting Senators and Representatives of this State in Congress to use their effort in securing amendatory legislation regarding pension laws as applied to soldiers of Indian wars of 1836-1838.
A resolution in regard to the British and Southern States (U. S. A.) Cattle Abattoir and Produce Company, limited.

Respectfully submitted,

YOPP,
Chairman.

Mr. Herndon, chairman of the Committee on Corporations, submitted the following report:

Mr. President:

The Committee on Corporations has had under consideration the following bills of the House, and I am instructed to report the same back with the recommendation that they do pass:

A bill to amend an Act incorporating the town of Jackson.

Also, a bill to incorporate the municipality of Bainbridge, in Decatur county, as one of the cities of this State.

Also a bill to amend an Act incorporating the town of Mt. Vernon, making it the “city of Mt. Vernon.”

Also, a bill to amend an Act incorporating the town of Waynesboro, making it the “City of Waynesboro,” etc.

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

Also, a bill to repeal an Act to incorporate the town of Temple, in the county of Carroll, and to adopt a new charter for said town.
Also, the following bill of the Senate:

A bill to amend the charter of the city of Columbus.

Respectfully submitted,

B. Z. HERNDON,
Chairman.

By unanimous consent the Senate will meet to-morrow at 10 o'clock when it adjourns to-day.

By unanimous consent, House bill No. 338 was made special order to-morrow immediately after the reading of the Journal, and said bill shall be disposed of before the Senate adjourns.

The following House bill was read first time:

By Mr. Slaton—

A bill to amend the charter of the city of Atlanta relative to the "old water-works."

Referred to the Special Judiciary Committee.

The following bills were read first time:

By Mr. Bell—

A bill to amend article 6 of the constitution so as to provide for the establishment of a court of appeals.

Referred to the Joint Committee on Constitutional Amendments.
Also by Mr. Howell—

A bill to authorize the Governor to appoint an additional State depository in the city of Atlanta.

Referred to the Banks Committee.

Also by Mr. Yopp—

A bill to authorize the mayor and council of Jeffersonville, in Twiggs county, to establish a system of public schools in said town.

Referred to Corporations Committee.

Also by Mr. Smiley—

A bill to require all persons owning firearms to register the same with the ordinary.

Referred to the General Judiciary Committee.

The following House bills were read first time:

By Mr. Ousley—

A bill to authorize and direct the republication of Charlton and Dudley’s, and other Georgia reports.

Referred to the General Judiciary Committee.

Also by Mr. Drawdy—

A bill to amend section 2248 of the Civil Code relative to the killing of stock by railroad companies.

Referred to the Railroad Committee.
Also by Mr. Park—

A bill to provide for the teaching of hygiene and physiology in the public schools of this State.

Referred to the Education Committee.

Also by Mr. Davis—

A bill to authorize executors, administrators, guardians and trustees to invest certain funds in bonds.

Referred to the General Judiciary Committee.

Also by Mr. Steed—

A bill to authorize the County Commissioners of Taylor county to elect a clerk for said Board of County Commissioners.

Referred to Corporations Committee.

Also by Mr. Hathcock—

A bill to authorize the county authorities of this State to employ an expert accountant for certain purposes.

Referred to the Special Judiciary Committee.

Also by Mr. Hall of Fannin—

A bill to amend section 982 of the Code relative to State depositories.

Referred to the Banks Committee.

Also by Mr. Mitchell—

A bill to amend section 1255 of the Code.
Referred to the General Judiciary Committee.

The following Senate bill was read second time:

By Mr. Chappell—

A bill to amend the charter of the city of Columbus, relative to street changes.

The following House bills were read second time:

By Mr. Bower—

A bill to incorporate the town of Bainbridge to the city of Bainbridge.

Also by Mr. Gresham—

A bill to amend an Act amending the several Acts incorporating the town of Waynesboro.

Also by Mr. Hixon—

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

Also by Mr. Hamilton—

A bill to amend the Acts incorporating the town of Mt. Vernon.

Also by Mr. Land—

A bill to amend the Act incorporating the town of Jackson, in Butts county.

The following Senate bill was read third time to be put upon its passage:
By Mr. Johnson—

A bill to establish a system of public schools in Ware 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.

The following Senate resolution was read third time to be put upon its passage:

By Mr. Johnson—

A resolution to authorize the Prison Commission to turn over to Wall & Peagler certain warrants for the hire of misdemeanor convicts.

Report of the committee was agreed to.

Upon the passage of the resolution the ayes were 24, nays 0.

The resolution having received the requisite constitutional majority was passed.

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

Mr President:

The Committee on Special Judiciary 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, to wit:
WEDNESDAY, NOVEMBER 13, 1901.

A bill to change the county site of Charlton county, in State of Georgia, from Traders Hill to Folkston, in said county.

A bill to provide for the registration of the marks, brands and natural marks of all cattle, hogs, sheep, etc., killed for sale in McIntosh county.

Also, that the following bills of the House do pass, to wit:

A bill to establish the city court of Waynesboro.

A bill to amend the charter of the city of Augusta.

A bill to change the time of holding Union county superior court.

A bill to amend an Act entitled an Act to establish the city court of Bainbridge.

A bill to amend the charter of the city of Augusta.

A bill to establish the city court of Waynesboro, in Burke county.

Respectfully submitted,

ALONZO C. STONE,
Chairman.

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

By Messrs. Jordan and Grice—

A bill to establish a dispensary in each town in Pulaski county with inhabitants of 1,000.

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.

Also by Mr. Wight—

A bill to amend section 5 of an Act to create the city court of Albany.

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.

Also by Mr. Drawdy—

A bill to incorporate the town of Argyle, in Clinch 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.

Also by Mr. Shipp—

A bill to create a new charter for the city of Moultrie, in Colquitt 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.

Also by Mr. Ayers—

A bill to establish the city court of Polk county, in the city of Cedartown.

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.

Also by Mr. Ousley—

A bill to establish a new charter for the city of Valdosta.

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.

Also by Messrs. Lawrence and Booth—

A bill to incorporate the town of High Shoals, 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.
Also by Mr. Park—

A bill to amend the charter of Greensboro, in Greene 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 as amended, and the amendments are as follows:

Amend by adding at the end of section 2 the following: Unless a business tax or license is imposed on the citizens of said city dealing in products herein mentioned.

Also by Mr. Henry—

A bill to require owners of land in Murray county to remove obstructions from streams.

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 bill was read first time:

By Messrs. Slaton and Houston—

A bill to amend the Act establishing a new charter for the city of Atlanta relative to franchises.

Referred to the Special Judiciary Committee.

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

The Committee on Education have 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 amend an Act establishing the public schools in the town of Lawrenceville, Georgia.

Also, that the following bills of the House do pass, to wit:

A bill to authorize the establishment of a system of public schools in and for the town of Doerun, in Colquitt county, Georgia.

A bill to amend an Act to establish and maintain a public school system in the county of Fulton outside the city of Atlanta and town of East Point.

Respectfully submitted, SPINKS, Chairman.

The following Senate bill was read second time:

By Mr. Smith—

A bill to amend the Act establishing the public schools in the town of Lawrenceville.

The following House bills were read second time:

By Mr. Gresham—

A bill to establish the city court of Waynesboro, in Burke county.
Also by Mr. Mulherin—

A bill to amend the charter of the city of Augusta.

Also by Messrs. Houston and Slaton—

A bill to amend the Act to establish and maintain a public school system in Fulton county outside of Atlanta and East Point.

Also by Mr. Welborn—

A bill to change the time of holding Union superior court.

Also by Mr. Bower—

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

Also by Mr. Shipp—

A bill to authorize the establishment of a system of public schools in Doerun.

Also by Mr. Gresham—

A bill to abolish the county court of Burke county.

Also by Mr. Mulherin—

A bill to amend the charter of the city of Augusta.

At 12:50 o'clock the Senate went into executive session.

The following is the report of the Special Committee appointed to investigate about the door-keeper.
To the Honorable Senate of Said State:

We, the undersigned committee appointed by your honorable President to investigate the matter of assistant doorkeeper for the Senate, and make return thereof to your honorable body, beg leave to submit the following as our finding and report:

After hearing the contentions of both the doorkeeper and the messenger, and examining the authorities for many years back, find that the doorkeeper is entitled to two assistants, and the messenger one, to be paid out of the fund appropriated for that purpose.

We further find that the doorkeeper has, during the last session and up to the present of this session, employed an assistant at the main entrance of the Senate chamber. We therefore recommend that said assistant be paid up to the present time, if the same can be done without diminishing the pay of the three assistants before mentioned.

Respectfully submitted,

W. D. HAMRICK,
W H. McAFEE,
JNO. M. GREER.
Committee.

The report was adopted.

Upon motion the Senate adjourned until to-morrow at 10 o'clock.
Senate Chamber, Atlanta, Georgia,
Thursday, November 14, 1901.

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:

Allen, Grantland, Smiley,
Alexander, Greer, Smith,
Baker, Hardaway, Spinks,
Bell, Harrell, Stewart,
Berrong, Hayes, Stone,
Boynton, Herndon, Sullivan,
Bush, Holder, Swift,
Cann, Hoppes, Tatum,
Carter, Jarnagin, Upchurch,
Chappell, Johnson, Walker,
Cobb, Lyndon, Wilcox,
Daniel, McAfee, Williams,
Dennard, Newton, Yopp,
Ellis, Norman, Mr. President.

Those absent were Messrs.—

Hamrick.

The Journal of yesterday was read and approved.

Mr. Chappell gave notice that at the proper time he would move to reconsider the action of the Senate in making House bill No. 338 special order after the reading of the Journal to-day.

Mr. Chappell moved to reconsider the action of the Senate in making House bill No. 338 special order for to-day.
Mr. Holder called for the previous question.

And upon this call the ayes and nays were ordered, and the vote was as follows:

Those voting in the affirmative were Messrs.—


Those voting in the negative were Messrs.—

Allen, Alexander, Boynton, Bush, Chappell, Cobb, Ellis, Grantland, Greer, Harrell, McAfee, Newton, Stone, Upchurch, Yopp.

Those not voting were Messrs.—

Carter, Smith, Walker, Mr. President.

Ayes 24, nays 15.

The call for previous question was sustained.

On the motion to reconsider the action of the Senate making this bill the special order, the ayes and nays were called and the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Alexander, Boynton, Cann, Chappell, Cobb, Daniel, Ellis, Grantland,
Those voting in the negative were Messrs.—

Baker,  
Bell,  
Berrong,  
Bush,  
Dennard,  
Ford,  
Hayes,  
Holder,  
Hopps,  
Jarnagin,  
Johnson,  
Lyndon,  
McAfee,  
Norman,  
Smiley,  
Spinks,  
Swift,  
Wilcox,  
Williams.

Those not voting were Messrs.—

Carter,  
Hamrick,  
Smith,  
Walker,  
Yopp,  
Mr. President

Ayes 19, nays 19.

The President voted aye and the motion was carried.

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 Harmony Grove, in Jackson county, Georgia, and for other purposes.

Mr. Cobb, chairman of the Enrolling Committee, submitted the following report:

Mr. President:

The Committee on Enrolling have examined and found
properly enrolled and ready for the signatures of the officers of the Senate and House the following Acts, to wit:

An Act to amend an Act creating a new charter for the city of Albany.

Also, an Act to authorize, ratify and confirm the sale by the Commission of Commons of the city of Columbus of a portion of Fourth street north of Fourteenth street and adjoining commons.

Also, an Act to authorize, ratify and confirm the sale of a part of the commons of the city of Columbus, about the junction of Eleventh street and Seventh avenue, and for other purposes.

Also, an Act vesting the title of the commons of the city of Columbus in Commissioners, and for other purposes.

Respectfully submitted,

W H. COBB,
Chairman.

Mr. Cobb, chairman of the Enrolling Committee, submits the following report:

Mr. President:

The Enrolling Committee have examined and found properly enrolled and ready for the signatures of the President of the Senate and Speaker of the House the following joint resolution, to wit:

A resolution to provide suitable quarters for the Daughters of the Confederacy in the capitol building.

W H. COBB,
Chairman.
Mr. Cobb, chairman of Committee on Enrollment, submitted the following report:

Mr. President:

The Committee on Enrollment have examined and found correct, ready for the signatures of the President of the Senate and Speaker of the House of Representatives, the Secretary of the Senate and Clerk of the House of Representatives, the following Senate resolutions, to wit:

A joint resolution directing the State Geologist to investigate and report to the General Assembly, at the present session, the extent, character, and value of kaolin and other commercial clays in this State.

A joint resolution to refer all bills and resolutions now before the Senate and House to the committee appointed to consider constitutional amendments.

A joint resolution to raise a committee to consider, prepare and report amendments to the constitution of the State.

A resolution appointing a committee of two from the Senate and three from the House to confer with a competent architect to ascertain what repairs are needed on the capitol building.

Respectfully submitted,

W H. COBB,
Chairman.

Mr. Boynton, chairman of the Committee on General Judiciary, submitted the following report:
Mr. President:

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

A bill to declare the proceedings in certain contested election cases when filed with the ordinary to be a suit at law, etc.

Also, a bill to amend section 107, volume 1, of the Code of 1895.

Also, a bill to prescribe the manner of electing County School Commissioners in various counties, etc.

Also, the following House bill with the recommendation that the same do not pass:

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

Respectfully submitted,

J. L. BOYNTON,
Chairman.

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

Mr. President:

The committee have duly examined and found to be properly engrossed the following bill, to wit:

A bill to establish and maintain a local public school system in the county of Ware, outside the city of Waycross, and for other purposes.
Also the following resolution:

A resolution to authorize the Prison Commission to turn over to Wall & Peagler certain county warrants, etc.

Respectfully submitted,
YOPP,
Chairman.

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

Mr. President:

The Committee on Temperance 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 prohibit retailing of spirituous, malt, or other intoxicating liquors, or intoxicating bitters, in the State of Georgia, except in a dispensary.

Respectfully submitted,

JNO. N. HOLDER,
Chairman.

The following House bill was read first time:

By Mr. Niblack—

A bill to incorporate the town of Harmony Grove, in Jackson county.

Referred to the Corporation Committee.

The following Senate bills were read second time:
By Mr. Smiley—

A bill to provide for the registration of marks and brands of cattle killed for sale in McIntosh county.

Also by Mr. Upchurch—

A bill to change the county site of Charlton county from Trader’s Hill to Folkston.

Also by Mr. Spinks—

A bill to amend section 107 of volume 1 of the Code relating to contested election cases.

Also by Mr. Spinks—

A bill to declare the proceedings in certain contested election cases when filed with the ordinary to be suit at law.

By unanimous consent the Senate will meet at 10 o’clock next Wednesday morning, and that House bill No. 338 shall be made special order, and that the Senate shall continue in session until a vote is taken on said bill.

All the amendments to House bill No. 338 were ordered printed for the use of the Senate.

The following Senate bill was read second time:

By Mr. Hamrick—

A bill to prescribe the manner of electing County School Commissioners of this State.

The following Senate bills were read first time:
By Mr. Bush—

A bill to incorporate the town of Babcock, in Miller county.

Referred to the Corporations Committee.

Also by Mr. Sullivan—

A bill to relieve trust companies incorporated under the laws of this State from giving bond as trustees.

Referred to the General Judiciary Committee.

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

Mr. President:

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

Mr. Jarnagin, chairman of Committee on Hygiene and Sanitation, submitted the following report:

Mr. President:

The Committee on Hygiene and Sanitation have 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 compel railroad companies, individuals or cor-
porations to erect separate water-closets for men and women in some convenient and conspicuous place.

Respectfully submitted,

J. C. JARNAGIN,
Chairman.

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

By Mr. Ellis—

A bill to further regulate the practice of law in this State.

Report of the committee was agreed to.

Upon the passage of the bill the ayes were 28, nays 2.

The bill having received the requisite constitutional majority was passed as amended, and the amendments are as follows: By adding at end of section 2, "provided that the provisions of this Act shall not apply to such students as have already in good faith matriculated in any of the law schools of the State, and who have not at the date of the passage of this Act received diplomas therefrom, but the law as the same existed at the time of such matriculation shall govern the admission of such student."

Also by Mr. Smith—

A bill to amend an Act establishing the system of public schools in Lawrenceville, Gwinnett 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.

The following reconsidered bill was taken up to be put upon its passage:

By Mr. Hardaway—

A bill to amend section 94 of the Penal Code, relative to punishment for rape.

The previous question was called and sustained.

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, and the amendments were as follows:

By adding at the end of section 1 the following: Provided that said operation of castration provided for shall be performed by two competent surgeons, to be appointed by the judge of the court trying the defendant in such case, and such surgeon shall give such after-treatment as shall be necessary, and shall receive a compensation of $25.00 each, to be paid out of the county treasury in which such offense or crime is committed, on the order of the judge trying such case, and such subject for castration shall be placed in position for such operation by the sheriff of the county under the direction of the superior court judge, or the judge trying the case.

At 11:45 o'clock the Senate went into executive session.

The following Senate bill was read first time:
By Messrs. Herndon and Harrell—

A bill to repeal an Act regulating the method of pleading in civil actions commenced by petition in the courts of this State.

Referred to the General Judiciary Committee.

The following Senate bill was read third time to be put upon its passage:

By Mr. Chappell—

A bill to amend the charter of the city of Columbus in regard to street changes.

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 hour for joint session having arrived the Senate repaired to the hall of House of Representatives.

Leave of absence was granted Senators Upholchurc, Hardway, and the committee to visit State Sanitarium.

Upon motion the Senate adjourned until 11 o'clock to-morrow.
The Senate met pursuant to adjournment at 11 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:

- Baker,
- Bell,
- Boynton,
- Bush,
- Cann,
- Carter,
- Chappell,
- Cobb,
- Daniel,
- Ellis,
- Ford,
- Grantland,
- Harrell,
- Hayes,
- Herndon,
- Holder,
- Hopps,
- Johnson,
- Norman,
- Smiley,
- Smith,
- Spinks,
- Stewart,
- Stone,
- Sullivan,
- Swift,
- Tatum,
- Upchurch,
- Walker,
- Wilcox,
- Williams,
- Yopp,
- Mr. President.

Those absent were Messrs.—

- Allen,
- Alexander,
- Berrong,
- Dennard,
- Greer,
- Hamrick,
- Hardaway,
- Jarnagin,
- Lyndon,
- McAfee,
- Newton.

The Journal of yesterday was read and approved.

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

Mr. President:

I am instructed by the House of Representatives to submit to the Senate a letter as information in regard to House bill No. 135.
The House has adopted the following joint resolution of the House, in which the concurrence of the Senate is asked, to wit:

A resolution granting leave of absence to elevator boy from Monday morning’s session.

The following House resolution was read:

By Mr. Steed—

A resolution granting leave of absence to the elevator boy for Monday.

Referred to the State of the Republic Committee.

The following House bill was taken up with adverse report from committee:

By Mr. Howard—

A bill to provide for and require the payment of taxes on all special franchises, and to prescribe the method for the return and payment of same.

Mr. Harrell moved to table the bill, which motion was lost.

Mr. Cobb moved to make the bill the special order for next Tuesday.

Upon this motion the ayes and nays were called, and the vote was as follows:

Those voting in the affirmative were Messrs.—

Baker, Cobb, Spinks,
Bell, Harrell, Wilcox,
Bush, Smith,
Those voting in the negative were Messrs.—

Cann, Carter, Chappell, Daniel, Ellis, Ford, Grantland,
Hamrick, Hayes, Herndon, Holder, Hopps, Johnson, Norman,
Smiley, Stewart, Sullivan, Swift, Williams, Yopp.

Those not voting were Messrs.—

Allen, Alexander, Berrong, Boynton, Dennard,
Greer, Hardaway, Jarnagin, Lyndon, McAfee,
Newton, Tatum, Upchurch, Walker, Mr President.

Ayes 8, nays 21.

The motion was lost.

Upon agreeing to the report of the committee, which adverse to the passage of the bill, the ayes and nays were ordered, and the vote was as follows:

Bell, Cann, Carter, Chappell, Cobb, Daniel, Ellis, Ford,
Grantland, Hamrick, Hayes, Herndon, Holder, Hopps, Johnson, Norman,
Smiley, Smith, Stewart, Stone, Sullivan, Swift, Williams, Yopp.

Those voting in the negative were Messrs.—

Baker, Bush, Harrell, Spinks,
Wilcox.

Those not voting were Messrs.—

Allen, Alexander, Berrong.
Boynton, Jarnagin, Tatum, 
Dennard, Lyndon, Upchurch, 
Greer, McAfee, Walker, 
Hardaway, Newton, Mr. President.

Ayes 24, nays 5.

The report of the committee was agreed to and the bill was lost.

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

Mr. President:

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

Mr. Sullivan, chairman pro tem. of Committee on General Judiciary, submitted the following report:

Mr. President:

The Committee on General Judiciary have 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 regulate the expenditure of county funds, and for other purposes.

Also that the following bill of the Senate do pass by substitute:

A bill to amend the charter of the city of Augusta.
Also that the following bill of the House do pass, to wit:

A bill to amend section 4101, volume 2, of Code of 1895.

Respectfully submitted,

P J. SULLIVAN.
Chairman pro tem.

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

Mr. President:

The committee has examined and found to be properly engrossed the following bills, to wit:

A bill to amend an act establishing a system of public schools in Lawrenceville.

Also, a bill to amend the charter of the city of Columbus.

Also, a bill to further regulate the practice of law in this State.

Also, a bill to amend section 94 of volume 3 of the Code which prescribes the punishment for rape.

YOPP,
Chairman.

Mr. Herndon, chairman of the Committee on Corporations, submitted the following report:

Mr. President:

The Committee on Corporations has had under consideration the following bills of the Senate, which they in-
struct me to report back to the Senate with the recommendation that the same do pass.

A bill to incorporate the town of Babcock.

Also, a bill to authorize the mayor and council of Jeffersonville to establish and maintain a system of public schools.

Also the following House bills, which they recommend do pass:

A bill to authorize the Board of Roads and Revenues of Taylor county to elect their own clerk and fix his compensation.

Also, a bill to incorporate the town of Harmony Grove, in Jackson county.

Respectfully submitted,
B. Z. HERNDON,
Chairman.

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

Mr. President:

The Committee on Banks have had under consideration the following bills of the Senate, 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 an additional State depository in the city of Atlanta.

A bill to amend section 982 of the Code of Georgia of
1895, providing for the selection of banks in certain cities by the Governor as State depositories.

Also, that the following bills of the House do pass, to wit:

A bill to amend section 982 Code of Georgia 1895.

A bill to amend section 982 of volume 1 of the Code of Georgia 1895.

Respectfully submitted,

THOMAS M. SWIFT,
Chairman.

On motion, when the Senate adjourns today that it will stand adjourned until Monday morning at 11 o’clock.

The following Senate bill was read first time:

By Mr. Bell—

A bill to authorize the ordinary of each county in this State to designate the newspaper in which the legal advertisements shall be put.

Referred to the General Judiciary Committee.

Also by Mr. Howell—

A bill to prescribe the duty of electric telegraph companies as to receiving and transmitting dispatches.

Referred to the General Judiciary Committee.

Also by Mr. Swift—

A bill to prescribe the tuition of resident and non-resident students in the Technological school.

Referred to the Special Judiciary Committee.
The following House bills were read third time to be put upon their passage:

By Mr. Hamilton—

A bill to amend the act incorporating the town of Mt. Vernon, in Montgomery 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.

Also by Mr. Slaton—

A bill to amend the charter of the town of Oakland City

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 as amended, which are as follows: Amend by making the figure 6 figure 2 in line 19 of section 2.

Also by Mr. Bower—

A bill to incorporate the municipality of Bainbridge as one of the cities of the State.

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.
Also by Mr. Bower—

A bill to amend the act establishing the city court of Bainbridge.

The report of the committee was agreed to.

Upon the passage of the bill the ayes were 24, nays 5.

The bill having received the requisite constitutional majority was passed.

By unanimous consent the following House bills were read second time and recommitted to the Special Judiciary Committee:

By Mr. Hathcock—

A bill to authorize county authorities to employ an expert accountant.

Also by Mr. Harrell—

A bill to repeal an act entitled an act establishing the city court of Eastman.

The following House bill was read second time:

By Mr. Steed—

A bill to authorize the Board of Roads and Revenues of Taylor county to elect a clerk for said commission.

The following Senate bills were read a third time to be put upon their passage:
By Mr. Smiley—

A bill to provide for the registration of marks and brands of cattle killed for sale in McIntosh 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.

Also by Mr. Upchurch—

A bill to change the county site from Traders' Hill to Folkston in Charlton county.

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.

The following Senate bill was read first time:

By Mr. Tatum—

A bill to amend sections 1778 and 1781 of the Code in regard to stock law in militia districts.

Referred to the Special Judiciary Committee.

Mr. Wilcox gave notice that at the proper time he would move to reconsider the action of the Senate in defeating House bill No. 48.

At 12:50 o'clock the Senate went into executive session.
Senators Johnson and Newton were granted leaves of absence until Tuesday.

Upon motion the Senate adjourned until Monday morning at 11 o’clock.

Senate Chamber, Atlanta, Georgia,
Monday, November 18, 1901.

The Senate met pursuant to adjournment at 11 o’clock. Was called to order by the President.

Prayer was offered by the Chaplain.

The roll call was dispensed with.

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 concurred in Senate amendments to following House bills:

A bill to amend the Road Laws of Bibb county, and for other purposes.

Also a bill to amend the charter of the city of Greensboro, Georgia, and for other purposes.

The House has passed by the requisite constitutional majority the following House bills, to wit:
A bill to rearrange time for holding Superior Courts of the various counties of the Stone Mountain Circuit.

Also a bill to amend the charter of McDonough, Ga., in Henry county.

Also a bill to extend corporate limits of the town of Palmetto, in Campbell county.

Also a bill to establish a system of public schools in Spring Place, Murray county, Georgia.

Also a bill to establish public schools for the town of Warrenton, in the county of Warren.

Also a bill to amend an Act to amend, consolidate and codify the various Acts incorporating the town of McDonough, in Henry county, and for other purposes.

Also a bill to provide for better drainage of lands in Henry county, and for other purposes.

Also a bill to repeal an act approved Dec. 7, 1860, chartering the town of Valdosta, and for other purposes.

Also a bill to repeal an act to incorporate the town of Powellville, in Coweta county, and for other purposes.

Also a bill to prohibit manufacture of spirituous or other intoxicating liquors in Murray county, and for other purposes.

Also a bill to amend the charter of the town of Walska, and for other purposes.

Also a bill to amend an act establishing a new charter for the town of Calhoun, in Gordon county, Georgia.
The House has adopted the following joint resolution of the House in which the concurrence of the Senate is asked, to wit:

A resolution extending thanks to Mrs. W. H. Felton for her masterly and patriotic address.

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

Mr. President:

I am directed by His Excellency, the Governor, to deliver to the Senate a sealed communication, to which he respectfully invites the consideration of your honorable body in Executive Session.

Mr. Bush moved to withdraw Senate bill No. 194 from Special Judiciary Committee recommitted to the Agricultural Committee. The author agreed to the change and the motion prevailed.

By unanimous consent the following House bill was read third time and put upon its passage:

By Mr. Steed—

A bill to authorize the County Commissioners of Taylor county to elect a clerk for said commissioners.

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.
Mr. Greer, chairman pro tem. of the Committee of Engrossing, submitted the following report:

Mr. Speaker:

The committee has examined and found to be properly engrossed the following bills, to wit:

A bill to change the county site of Charlton county from Traders Hill to Folkston.

Also a bill to provide for the registration of all marks, brands, etc., of all cattle, hogs, sheep, goats, etc., killed for sale in McIntosh.

J. M. GREER,
Chairman pro tem.

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

Mr. President

The Committee on Special Judiciary have had under consideration the following bills of the House, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to authorize the county authorities of any county in this State to employ expert accountants to examine books of county officers.

A bill to repeal an act entitled an act to establish the city court of Eastman.

Respectfully submitted,

A. C. STONE,
Chairman.
Mr. Wilcox moved to reconsider the action of the Senate in agreeing to the adverse report of the committee and defeating the following House bill, to wit:

By Mr. Howard—

A bill to provide for and require the payment of taxes on all special franchises in this State.

Mr. Herndon moved to lay the motion on the table. This motion was withdrawn.

The previous question was called and sustained.

Upon the motion to reconsider the action of the Senate in agreeing to the report of the committee, the ayes and nays were ordered and the vote was as follows:

Those voting in the affirmative were Messrs.—

Baker, Greer, Tatum,
Bush, McAfee, Wilcox.

Those voting in the negative were Messrs.—

Bell, Grantland, Newton,
Berrong, Hamrick, Smiley,
Cann, Hardaway, Smith,
Carter, Hayes, Stewart,
Chappell, Herndon, Stone,
Daniel, Hopps, Swift,
Ford,

Those not voting were Messrs.—

Allen, Holder, Sullivan,
Alexander, Jarnagin, Upchurch,
Boynton, Johnson, Walker,
Cobb, Lyndon, Williams,
Dennard, Norman, Yopp,
Ellis, Spinks, Mr. President,
Harrell,
Ayes 6, nays 19.

The motion was lost.

The following House bills were read first time:

By Mr. Ousley—

A bill to repeal an act chartering the town of Valdosta.

Referred to the Corporation Committee.

Also by Mr. Reid—

A bill to extend the corporate limits of the town of Palmetto, in Campbell county.

Referred to the Corporation Committee.

Also by Mr. Smith—

A bill to amend an act to amend an act to amend the charter of McDonough, in Henry county.

Referred to the Corporation Committee.

Also by Mr. Smith—

A bill to amend an act to consolidate, amend and codify the various acts incorporating the town of McDonough.

Referred to the Corporation Committee.

Also by Mr. Harkins—

A bill to amend the act establishing a new charter for the town of Calhoun.
Referred to the Corporation Committee.

Also by Mr. Smith—

A bill to provide for the better drainage of lands in Henry county.

Referred to the Agricultural Committee.

Also by Mr. Mullins—

A bill to amend the charter of the town of Waleska, in Cherokee county.

Referred to the Corporation Committee.

Also by Mr. Henry—

A bill to establish a system of public schools in Spring Place, in Murray county.

Referred to the Education Committee.

Also by Mr. Orr—

A bill to repeal an act incorporating the town of Powersville, in Coweta county.

Referred to the Corporation Committee.

Also by Mr. Henry—

A bill to prohibit the sale or manufacture of spirituous liquors in Murray county.

Referred to the Temperance Committee.
Also by Mr. English—

A bill to establish public schools for the town of Warrenton, Warren county.

Referred to the Educational Committee.

Also by Mr. Howard—

A bill to rearrange the time of holding the sessions of the Superior Courts in the various counties of the Stone Mountain Circuit.

Referred to the Special Judiciary Committee.

By unanimous consent the following Senate bills were read first time:

By Mr. Berrong—

A bill to amend section 1066 of the Criminal Code.

Referred to the General Judiciary Committee.

By Mr. Berrong—

A bill to regulate the practice in criminal prosecution by the Grand Juries in all the counties of this State.

Referred to General Judiciary Committee.

Also by Mr. Swift—

A bill to amend section 511 of the Penal Code.

Referred to the Railroad Committee.
Also by Mr. Wilcox—

A bill to repeal an act to prohibit the sale of intoxicating liquors within the limits of the 432 District, G. M., in Irwin county.

Referred to the Temperance Committee.

Also by Mr. Wilcox—

A bill to amend the charter of Fitzgerald.

Referred to the Corporation Committee.

Also by Mr. Wilcox—

A bill to fix the license fees for retailing liquors in Irwin county.

Referred to the Temperance Committee.

The following House resolution was read and concurred in:

By Mr. Hardin—

A resolution that the thanks of the General Assembly be extended to Mrs. W. H. Felton for her masterly and patriotic address.

The following Senate bills were read second time:

By Mr. Wilcox—

A bill to amend section 982 of the Code relative to State depositories.
By Mr. Yopp—

A bill to authorize mayor and council of Jeffersonville to establish a system of public schools.

By Mr. Sullivan—

A bill to regulate the expenditures of county funds.

By Mr. Wilcox—

A bill to compel railroad companies or individuals to erect separate water closets, etc.

By Mr. Sullivan—

A bill to amend the charter of the city of Augusta.

By Mr. Bush—

A bill to incorporate the town of Babcock.

By Mr. Howell—

A bill to authorize the Governor to appoint additional depository in the city of Atlanta.

The following House bills were read second time:

By Mr. Hamilton—

A bill to amend section 982 of the Code relative to State depositories.

By Mr. Hall—

A bill to amend section 982 of the Code relative to State depositories.
By Mr. Niblack—

A bill to incorporate the town of Harmony Grove, in Jackson county.

By Mr. Houston—

A bill to amend section 4101 of the Code.

The following House bill was read third time to be put upon its passage:

By Mr. Hixon—

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

At 12:40 o'clock the Senate went into executive session.

Senators Alexander and Newton were granted leaves of absence.

Upon motion the Senate adjourned until to-morrow morning at 11 o'clock.
The Senate met pursuant to adjournment at 11 o’clock, and was called to order by the President.

Prayer was offered by Senator McAfee.

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

Allen, Grantland, Smiley,
Baker, Greer, Smith,
Bell, Hamrick, Spinks,
Berrong, Hardaway, Stewart,
Boynton, Harrell, Stone,
Bush, Hayes, Sullivan,
Cann, Herndon, Swift,
Carter, Holder, Tatum,
Chappell, Hopp, Upchurch,
Cobb, Johnson, Wilcox,
Daniel, Lyndon, Williams,
Dennard, McAfee, Yopp,
Ellis, Normon, Mr. President.

Those absent were Messrs.—

Alexander, Newton, Walker.
Jarnagin, 

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 Senate bill as amended:
A bill to define the corporate limits of the city of Griffin, and for other purposes.

The House concurs in Senate amendment to the following House bill, to wit:

A bill to make the legal number of jurors in all lunacy cases six, one of whom shall be a physician.

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

A bill to amend an act to incorporate the Blackshear Bank, and for other purposes.

Also a bill to authorize the Free Kindergarten association of Columbus, Ga., and for other purposes.

A bill to regulate the catching of fish on the Sea Coast of the State.

Also a bill to incorporate the town of Jeffersonville, in Twiggs county, and for other purposes.

Also a bill to authorize establishment of a dispensary in the town of Jeffersonville, Ga., and for other purposes.

Also a bill to repeal the charter of Vienna, in Dooly county, Georgia, approved Dec. 30, 1881, and all amendments thereof.

Also a bill to amend an Act establishing a dispensary in Barnesville, Ga., and fixing salary of commissioners, etc.

Also a bill to amend an act creating the Board of Commissioners of Greene county, and for other purposes.
Also a bill to fix the time of holding Superior Courts in the Oconee Circuit, and for other purposes.

Also a bill amending the Act establishing dispensary in Barnesville, Ga., by allowing commissions to fix prices of liquors, and for other purposes.

Mr. Herndon, chairman of Committee on Corporations, submitted the following report:

Mr. President:

The Committee on Corporations have 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 amend the charter of Fitzgerald.

Also that the following bills of the House do pass, to wit:

A bill to consolidate, amend and codify the various acts incorporating the town of McDonough.

A bill to repeal an act approved Dec. 7, 1860, chartering the town of Valdosta.

A bill to amend an act entitled an act to amend the charter of the town of McDonough.

A bill to amend an act establishing a new charter for the town of Calhoun.

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

A bill to extend the corporate limits of the town of Palmetto.
A bill to repeal an act to incorporate the town of Powellville.

Respectfully submitted,
B. Z. HERNDON,
Chairman.

Mr. Stewart, chairman pro tem. of the Committee on Agriculture, submitted the following report:

Mr. President:

The Committee on Agriculture has had under consideration the following bill of the Senate, which they instruct me to report back to the Senate with the recommendation that the same do pass:

A bill to amend section 568 of the Penal Code relating to game.

Also the following Senate bill, which they recommend do not pass:

A bill to protect birds and their eggs.

Also the following bill of the House, which they recommend do pass:

A bill to prescribe that commercial fertilizers in the hands of consumers be exempt from taxation, and for other purposes.

Also the following bill of the House as amended:

A bill to appoint a Board of Commissioners for the
State of Georgia for the Louisiana Purchase Exposition to be held in St. Louis in 1903.

Respectfully submitted,

D. R. STEWART,
Chairman pro tem.

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

Mr. President:

The Committee on Temperance have had under consideration the following bill of the House, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to establish, maintain and regulate a dispensary in the town of Hogansville, Troup county, in this State.

Respectfully submitted,

JOHN N. HOLDER,
Chairman.

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

Mr. President:

His Excellency, the Governor, has approved and signed the following acts, to wit:

An act to amend an act vesting the title of the commons of Columbus in commissioners, and for other purposes.

An act to authorize, ratify and confirm the sale of a part of the commons of Columbus.
An act to amend an act creating a new charter for the city of Albany.

An act to authorize, ratify and confirm a sale by the Commissioners of Commons of the city of Columbus of the portion of Front street north of Fourteenth street.

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

Mr. President:

The Committee on Special Judiciary have 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 amend an act reviving the office of State Geologist.

Respectfully submitted,

A. C. STONE,
Chairman.

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

Mr. President:

The Committee on General Judiciary have 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 equalize and make uniform the punishment for selling liquor in this State without a license.

A bill to authorize the ordinary of each county in this
State to have authority to designate the newspaper in which legal advertisements of said county shall be published.

Respectfully submitted,

J. L. BOYNTON,
Chairman.

Senator Daniel was granted leave of absence from today’s session.

The following Senate bill was taken up with House amendment and the amendment was concurred in:

By Mr. Grantland—

A bill to create a new charter for the city of Griffin. The amendment is as follows, by adding at the end of section 34 the following: Provided that the clerk and treasurer’s salary and fees shall not be increased or diminished during their present terms of office.

The following House bills were read second time and recommitted to the Special Judiciary Committee:

By Mr. Slaton—

A bill to amend the charter of Atlanta relative to “old water works.”

Also by Mr. Slaton—

A bill to amend the act establishing a new charter for the city of Atlanta.

The following House bills were read first time:
By Mr. Griffin—

A bill to authorize the mayor and council of the town of Jeffersonville to establish a dispensary.

Referred to the Corporation Committee.

Also by Mr. Madden—

A bill to amend the act establishing the dispensary in Barnesville, allowing the commissioners to fix the price of liquors.

Referred to the Temperance Committee.

Also by Mr. Symons—

A bill to regulate the catching of fish on the sea coast.

Referred to the Agricultural Committee.

By Mr. Madden—

A bill to amend the act establishing the dispensary of Barnesville with reference to the salary of the commissioners.

Referred to the Temperance Committee.

By Mr. McLellan—

A bill to fix the time of holding the Superior Courts of the Oconee Circuit.

Referred to the Special Judiciary Committee.

By Mr. Griffin—

A bill to incorporate the town of Jeffersonville, in Twiggs county.
Referred to the Corporation Committee.

By Mr. Little—

A bill to authorize the Free Kindergarten Association in the city of Columbus to sell certain lands.

Referred to the Education Committee.

By Messrs. Park and Boswell—

A bill to amend the Act creating the Board of Commissioners of Roads and Revenues for Greene county.

Referred to the Special Judiciary Committee.

By Mr. Thomas—

A bill to amend the act to incorporate the Blackshear Bank, allowing it to reduce its capital stock.

Referred to the Banks Committee.

By Messrs. Howard and Thompson—

A bill to repeal the charter of the town of Vienna, in Dooly county.

Referred to the Corporation Committee.

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

By Mr. Wilcox—

A bill to compel railroad companies and corporations to erect water closets at stations.

On motion this bill was recommitted to the Hygiene and Sanitation Committee.
By Mr. Spinks—

A bill to declare the proceedings in certain contested election cases when filed with the ordinary to be a suit at law.

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.

Also by Mr. Spinks—

A bill to amend section 107 of the Code relative to contested election cases.

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.

Also by Mr. Wilcox—

A bill to amend section 982 of the Code by adding Fitzgerald to the list of city depositories of State funds.

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. Howell—

A bill to authorize the Governor to appoint an additional 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. Yopp—

A bill to authorize the mayor and council of Jeffersonville to establish a system of public schools in said city.

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.

Also by Mr. Bush—

A bill to incorporate the town of Babcock, in Miller 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.

Mr. President:

The Committee on Pensions have had under considera-
tion House Resolution No. 57, a resolution to pay the pension of Warren F. Morton to his widow, and instruct me to report the same back with the recommendation that it do not pass. Also House Resolution No. 32, to pay the pension of W P Farming to his widow, and instruct me to report the same back with the recommendation that the same do not pass.

Respectfully submitted,

W T. SMITH,
Chairman.

The following Senate bills were read second time:

By Mr. Swift—

A bill to amend the act reviving the office of State Geologist.

By Mr. Daniel—

A bill to amend section 568 of the Penal Code so as to change the time of hunting game.

By Mr. Wilcox—

A bill to amend the charter of Fitzgerald.

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

By Mr. Hathcock—

A bill to authorize the county authorities of this State to employ an expert accountant in certain cases.

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. Houston—

A bill to amend section 4101 of the Code.

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. Howell—

A bill to repeal an act entitled an act to establish the city court of Eastman, in Dodge 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. Gresham—

A bill to establish the city court of Waynesboro, in Burke 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.
Also by Mr. Gresham—

A bill to abolish the county court of Burke 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. Mulherin—

A bill to amend the charter of the City of Augusta.

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. Niblack—

A bill to incorporate the town of Harmony Grove, in Jackson 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.

On motion the debate on the Dispensary bill, which shall come up to-morrow, shall be limited to 30 minutes for each speaker, and the previous question shall not be called before 1 o'clock.
The following Senate bills were read first time:

By Mr. Bush—

A bill to make it unlawful for any ordinary, justice of the peace or other officer in this State, presiding as judge of any court, to refuse to refund any money that may have been paid him as costs.

Referred to Special Judiciary Committee.

By Mr. Bell—

A bill to fix the fees of clerks of Superior Courts and sheriffs in certain cases.

Referred to the General Judiciary Committee.

Leave of absence was granted Senator Cobb.

At 12:50 o'clock the Senate went into executive session.

Upon motion the Senate adjourned until tomorrow at 10 o'clock.

Senate Chamber, Atlanta, Georgia,
Wednesday, November 20, 1901.

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

Prayer was offered by Senator Wilcox.

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

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

A bill to amend an act approved Dec. 6, 1900, entitled an act to establish the city court of Dublin.

Respectfully submitted,

A. C. STONE,
Chairman.

Mr. Herndon, chairman of Committee on Corporations, submitted the following report:
Mr. President:

The Committee on Corporations have had under consideration the following bills of the House, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to incorporate the town of Jeffersonville.

A bill to authorize and empower the mayor and council of the town of Jeffersonville to establish a dispensary.

A bill to repeal the charter of the town of Vienna, in Dooly county.

Respectfully submitted,

B. Z. Herndon,
Chairman.

Mr. Greer, chairman pro tem. of the Committee on Engrossing, submitted the following report:

Mr. President:

The Committee on Engrossing have examined and found to be properly engrossed the following bills, to wit:

A bill to authorize the Governor to appoint an additional State Depository in the city of Atlanta.

Also a bill to declare the proceedings in certain contested election cases when filed with the ordinary to be a suit at law, etc.

Also a bill to amend section 982 of the Code of 1895.

Also a bill to authorize the mayor and council of the town of Jeffersonville to establish a system of public schools.
Also a bill to amend section 107 of volume 1 of the Code of 1895.

Also a bill to incorporate the town of Babcock, in the county of Miller.

Respectfully submitted,
J. M. GREER,
Acting Chairman.

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

Mr. President:

The Committee on Education have had under consideration the following bill of the Senate, which it instructs me to report back with the recommendation that the same do pass by substitute, to wit:

A bill to repeal an act to amend section 1354 of the Code of 1895, volume 1.

Also that the following bills of the House do pass:

A bill to establish a system of public schools in the town of Senoia.

A bill to establish a system of public schools in Spring Place, Murray county.

A bill to establish public schools for the town of Warrenton.

Respectfully submitted,

W E. SPINKS,
Chairman.
The privileges of the floor were extended Hon. J. E. Mercer during his stay in the city; also Hon. C. R. Pendleton.

The following special order was taken up, which is a bill

By Mr. Wright—

A bill to amend sections 1541 and 1544 of the Code, giving the right to all counties in this State to vote for dispensaries; to provide for the establishment of same.

Mr. Chappell moved to recommit this bill and amendments to the Temperance Committee.

Mr. Holder called for the previous question, which call was sustained.

The following amendments were adopted:

Amend section 4 by adding at the end the following: Provided that in cities having five thousand population or more, said Dispensary Commission shall establish as many dispensaries as they may deem necessary to public convenience.

Also by adding at end of section 13: Provided that nothing in this Act shall affect the dispensaries already established under local acts of the General Assembly or other local laws enacted regulating the sale of liquors in this State.

Also the following amendments:

Amendments to House bill No. 338 by Mr. Wright of Floyd:
Amend by striking the words "one-fifth" and inserting the words "one-third" in the 11th line of section 1.

Amend section 1 of this act by striking from the 29th line of said section the words "tax books of the year before" and inserting in lieu thereof the following words: "the list of registered voters at the last general election."

Amend section 5 by striking out all of said section after the word "enacted" and inserting in lieu thereof the following: That the dispensary commissioner shall purchase and at all times keep a stock of spirituous, vinous and malt liquors in quantities sufficient to supply the demand. The manager of the dispensary shall sell only for cash, and shall each day pay over to the commissioners all moneys received by him from sales. On the first day of each month the commissioners shall pay over to the county, town or city treasurer the proportionate share of the net profits of the dispensary coming to each, as hereinafter provided in this bill.

Amend section 8th by adding after the word "time" in the 13th line of said section the words "to time."

Amend section 12 by adding after the word "county" in the 10th line of said section the words "outside of said city."

Amend section 12 by striking out the words "Census of 1900" in the 11th and 12th lines of said section and insert in lieu thereof the words "last census."

Amend section 13 by adding to the end of the section the following words: "Provided that any manufacturer of spirituous, vinous or malt liquors, legally manufactur-
ing such liquors in any county, may sell such liquors di-
rect to the Dispensary Commissioners.”

Amend section 2, line 11, by striking out the words “this article” and inserting “the Code.” Amend same sec-
tion, line 9, by striking the words “this article” and in-
serting “this act.”

Also amend section 2 by striking the word “they” in
10th line and inserting the words “the said commissions.”

Also amend section 4 in 20th line by inserting between the words bond and in the words “and good security.”

And in 21st line, same section, by inserting between the words commissions and not the words “and payable to the commission.”

Also amend section 6, line 11, by striking the word “before” and inserting “at.”

Also amend in same section by inserting “on convic-
tion” between the words “shall and be” in line 16.

Also amend section 8, in line 35, by inserting between the words and, and punished the words on conviction.

On agreeing to the report of the committee the ayes and nays were ordered, and the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Baker, Bell, Cann, Daniel, Dennard, Ellis, Ford, Grantland, Hardaway, Harrell, Hayes, Holder, Hopps, Jarnagin, Johnson, Lyndon, McAfee,
Those voting in the negative were Messrs.—

Alexander, Berrong, Boynton, Bush, Carter,

Chappell, Cobb, Greer, Herndon, Smith,

Those not voting were Messrs.—

Hamrick, Newton, Swift, Yopp,

Ayes 25, nays 14.

Report of the committee was agreed to.

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

Those voting in the affirmative were Messrs.—

Allen, Baker, Bell, Boynton, Cann, Daniel, Dennard, Ellis, Ford,

Grantland, Hardaway, Harrell, Hayes, Holder, Hoppins, Jarnagin, Johnson, Lyndon,

Those voting in the negative were Messrs.—

Alexander, Berrong, Bush, Carter, Chappell,

Cobb, Greer, Herndon, Smith, Stone,
Those not voting were Messrs.—

Hamrick, Yopp, Mr. President.
Newton,

Ayes 26, nays 14.

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

Mr. Boynton gave notice that at the proper time he would move to reconsider the action of the Senate in passing this bill.

The hour of adjournment having arrived, the Senate stood adjourned until to-morrow morning at 11 o’clock.

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Senate Chamber, Atlanta, Georgia,
Thursday Morning, Nov. 21, 1901.

The Senate met pursuant to adjournment at 11 o’clock. Was called to order by the President.

Prayer was offered by the Rev. Dr. White.

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

Allen, Cann, Ford,
Alexander, Carter, Grantland,
Baker, Chappell, Greer,
Bell, Cobb, Hardaway,
Berrong, Daniel, Harrell,
Boynton, Dennard, Hayes,
Bush, Ellis, Herndon,
JOURNAL OF THE SENATE.

Holder,                      Smiley,                    Tatum,
Hopps,                      Smith,                     Upchurch,
Jarnagin,                   Spinks,                    Walker,
Johnson,                    Stewart,                  Wilcox,
Lyndon,                     Stone,                     Williams,
McAfee,                     Sullivan,                Yopp,
Norman,                     Swift,                     Mr. President.

Those absent were Messrs.—

Hamrick,                    Newton.

The Journal of yesterday was read and approved.

The following message was received from His Excellency, the Governor, through his secretary, Mr. Candler, to wit:

Mr. President:

I am directed by His Excellency, the Governor, to deliver to the Senate a sealed communication to which he respectfully invites the consideration of your honorable body in Executive Session.

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

Mr. President:

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

A resolution to pay pension of William J. Watkins to his children.

Also a resolution to pay pension of W L. Fenley to his widow.
Also a resolution to pay pension of J. H. H. Parker to his widow.

Also a resolution to pay pension of J. W. Hardin to his widow.

Also a resolution to pay pension of H. S. Taylor to his widow.

Also a resolution to pay pension of William R. Hodgson to his widow.

Also a resolution to pay pension of J. W. B. Mitchell to his widow.

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

A bill to establish the city court of Mt. Vernon, in Montgomery county.

Also a bill to incorporate the city of Vienna, in Dooly county.

Also a bill to incorporate the town of Colquitt, in Miller county.

Also a bill to provide for better drainage of lands in Douglas county.

Also a bill to establish the city court of Vienna, in Dooly county.

The House has adopted the following joint resolution of the House, in which the concurrence of the Senate is asked, to wit:
A resolution appointing a committee to investigate the management of the Soldiers' Home, and other purposes.

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

A resolution to pay pension of T. C. Williams to his daughter, Miss Mattie Bigham.

Also, a resolution to pay pension to W T. Smith of Muscogee.

The House has passed by the requisite constitutional majority the following Senate resolution.

A resolution for the relief of T. J Mitcham and others.

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

A bill to incorporate the town of Allentown, in Laurens and Wilkenson counties.

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

A resolution inviting Hon. Hiram P Bell to address the General Assembly in joint session on some evening to be appointed by himself.

Mr. Boynton moved to reconsider the action of the Senate in passing the dispensary bill on yesterday.

Mr. Sullivan called for the previous question and the call was sustained and the main question ordered. Upon the
motion to reconsider the ayes and nays were ordered and the vote was as follows:

Those voting in the affirmative were Messrs.—

Alexander, Ellis, Swift,
Berrong, Greer, Tatum,
Boynton, Herndon, Upchurch,
Bush, Smith, Walker,
Chappell, Stone, Yopp.

Those voting in the negative were Messrs.—

Baker, Harrell, McAfee,
Bell, Hayes, Norman,
Cann, Holder, Smiley,
Daniel, Hopps, Spinks,
Dennard, Jarnagin, Sullivan,
Ford, Johnson, Wilcox,
Grantland, Lyndon, Williams.

Those not voting were Messrs.—

Allen, Hamrick, Stewart,
Carter, Newton, Mr. President.

Ayes 16, nays 22.

The motion was lost.

Mr. President:

The Committee on Pensions have had under consideration House Bill No. 144, a bill to be entitled and act to prescribe that no person owning more than one thousand dollars' worth of property, or earning a larger salary or having a larger income than three hundred dollars per annum, shall not be entitled to draw a pension from the State of
George, and instructed me to report the same back with
the recommendation that the same do pass.

Respectfully submitted,

W. T. SMITH,
Chairman.

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

Mr. President:

The Committee on Temperance has had under consider­
ation the following bills of the Senate, which it instructs
me to report back with the recommendation that the same
do pass, to wit:

A bill fixing the fee for retailing or wholesaling spiritu­
ous liquors in Irwin county.

A bill to repeal an act to prohibit the sale of any kind of
intoxicating spirits within the limits of the 432nd District,
G. M., in Irwin county.

Also that the following bills of the House do pass, to wit:

A bill to provide for the establishment and maintenance
of a dispensary in the City of Rome.

A bill to prohibit the manufacture of spirituous, malt or
intoxicating liquors or brandy in the county of Murray.

Respectfully submitted,

JOHN N. HOLDER,
Chairman.

The following message was received from His Excel­
lency, the Governor, through his secretary, Mr. Candler, to wit:

Mr. President:

I am directed by his Excellency, the Governor, to deliver to the Senate a sealed communication.

The following Senate bills were read first time:

By Mr. Ellis—

A bill to amend section 2516 of the Code, volume 2.

Referred to the General Judiciary Committee.

Also by Mr. Alexander—

A bill to incorporate the town of Milltown, in Berrien county.

Referred to the Corporation Committee.

By Mr. Hopps—

A bill to fix the license of selling spirituous liquors in Wayne county.

Referred to the Temperance Committee.

Also by Mr. Johnson—

A bill to fix the license of retailing spirituous liquors in Coffee county.

Referred to the Temperance Committee.

The following House resolutions and bills were read first time:
By Mr. Slaton—

A resolution to pay pension of J. W. B. Mitchell to his widow.

Referred to the Pension Committee.

By Mr. Slaton—

A resolution to pay pension of J. H. H. Parker to his widow.

Referred to the Pension Committee.

Also by Mr. Slaton—

A resolution to authorize the payment of pension of W. R. Hodgson to his widow.

Referred to the Pension Committee.

Also by Mr. Niblack—

A resolution to authorize the payment of pension of T. C. Williams, of Jackson, to his daughter.

Referred to the Pension Committee.

Also by Mr. Carrington—

A resolution to pay pension of W. J. Watkins to his children.

Referred to the Pension Committee.

Also by Mr. Slaton—

A resolution to pay pension of W. L. Fenley to his widow.

Referred to the Pension Committee.
Also by Mr. Slaton—

A resolution to pay pension of H. L. Taylor to his widow.

Referred to the Pension Committee.

Also by Mr. Slaton—

A resolution to pay pension of J. W. Hardin to his widow.

Referred to the Pension Committee.

Also by Mr. Little—

A resolution to pay pension of W. T. Smith to his widow.

Referred to the Pension Committee.

Also by Mr. Hardin—

A resolution inviting the Hon. H. P. Bell to address the General Assembly.

This resolution was adopted.

Also by Mr. Howard—

A bill to incorporate the City of Vienna in Dooly county.

Referred to the Corporation Committee.

Also by Mr. Hathcock—

A bill to provide for the better drainage of lands in Douglas county.

Referred to the Agricultural Committee.
Also by Mr. Daughtry—

A bill to incorporate the town of Allentown, in Winkin-
son county.

Referred to the Corporation Committee.

Also by Mr. McLennan—

A bill to establish the city court of Mt. Vernon in Mont­
gomery county.

Referred to the Corporation Committee.

Also by Mr. Bush—

A bill to incorporate the town of Colquitt in the county
of Miller.

Referred to the Corporation Committee.

Also by Mr. Howard—

A bill to establish the city court of Vienna in Dooly
county.

Referred to the Special Judiciary Committee.

The following Senate bill was read first time:

By Mr. Allen—

A bill to amend paragraph 1, section 4, article 6, of the
Constitution relative to city courts.

Referred to the Constitutional Amendment Committee.

The following Senate bills were read second time:
By Mr. Wilcox—

A bill to repeal an act to prohibit the sale of liquors in the 432 District, G. M., of Irwin county.

Also by Mr. Wilcox—

A bill to fix the license of retailing liquors in Irwin county.

By Mr. Holder—

A bill to repeal an act to amend section 1354 of the Code.

Also by Mr. Harrell—

A bill to prescribe the duties of telegraph companies in this State.

This bill was recommitted to the General Judiciary Committee.

By unanimous consent the session of the Senate was extended until the business of the secretary's desk was disposed of.

At 12:35 the Senate went into executive session.

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

By Mr. Swift—

A bill to amend the act reviving the office of State Geologist.

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 as amended, and the amendments are as follows:

By adding at the end of section 1 the following: Provided in no case shall the sum exceed $1,500.00

Also by Mr. Sullivan—

A bill to amend the charter of the City of Augusta.

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 substitute as amended, and the amendments are as follows:

By striking the words “and maintain a water supply therein” at the end of section 1, and inserting between the words “accrue” and “to” in the 7th line of section 1 the words “at the time of laying said pipes by way of increase of value in any.”

Also by Mr. Sullivan—

A bill to regulate the expenditures of county funds in certain cases.

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 House bill was read third time and put upon its passage:

By Mr. Hosch—

A bill to repeal an act incorporating the town of Harmony Grove, in Jackson 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.

Leave of absence was granted Senators Berrong, Wilcox, Bell, Baker, Dennard, Holder, Swift, Cobb, Carter and Walker.

Upon motion the Senate adjourned until tomorrow at 11 o'clock.

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Senate Chamber, Atlanta, Georgia, 
Friday, November 22, 1901.

The Senate met pursuant to adjournment at 11 o'clock. Was called to order by the President.

Prayer was offered by Rev. Dr. Rice.

Upon motion the roll call was dispensed with.

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 provide for practice in claim cases where real estate is levied on.

Also a bill to relieve from damages any one who levies any execution upon property not belonging to defendant, unless same was done with malice aforethought.

Also a bill to authorize the employment of a county surveyor in the several counties of this State at the county's expense.

Also a bill to prevent the selling of seed cotton in this State without proper license.

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

A resolution authorizing the Attorney General to waive the State's superior lien on funds in hands of receiver as against said employees, and for other purposes.

Also a resolution to refund amount received by the State of Georgia from sale of wild lands of Annie E. Branch.

The House has adopted the following joint resolution of the House, in which the concurrence of the Senate is asked, to wit:
A resolution that no session of General Assembly be held on Thursday, Nov. 28, "Thanksgiving Day," and that same be considered a dies non.

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

Mr. President:

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

A resolution in regard to the British and Southern States (U. S. A.) Cattle Abattoir and Produce Company, limited.

The House agrees to the adverse report of the General Judiciary Committee on the following Senate bill, to wit:

A bill to amend section 94 of volume 3 of the Code of Georgia.

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

Mr. President:

The Committee on Special Judiciary have had under consideration the following bill of the House, which it instructs me to report back with the recommendation that the same do pass by substitute:

A bill to amend charter of City of Atlanta.

Respectfully submitted,

A. C. STONE,
Chairman.
A bill for the rearranging and fixing of the time of holding the sessions of the Superior Courts of the various counties of the Stone Mountain Circuit.

A bill to repeal an act entitled an act to create a Board of Commissioners of Roads and Revenues in the county of Columbia.

A bill to fix the time for holding the Superior Courts in the Oconee Circuit.

A bill to amend an act creating the Board of Commissioners for the county of Greene.

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

Mr. President:

The Committee on Special Judiciary have 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 make it unlawful for any ordinary Justice of the Peace, or other officer of this State presiding as judge, to refuse to refund money paid to him as cost.

Also that the following bill of the Senate be recommitted to Committee on Education:

A bill to prescribe the tuition of resident and non-resident students in the State School of Technology.

Also that the following bill of the House do not pass:

A bill to repeal an act approved Dec. 22nd, 1898, to
create a Board of Commissioners of Roads and Revenues for the county of Dade.

Respectfully submitted,

A. C. STONE,
Chairman.

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

Mr. President:

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

A bill to provide that contracts to make wills or to leave property, etc., shall be in writing.

Also a bill to be entitled an act as to the effect of usury in cases where title is conveyed to secure a debt.

Also a bill to amend section 41 of the Political Code.

Also the following bill which the author is allowed to withdraw:

Also the following House bill which they recommend do pass:

A bill to authorize the republication of certain Georgia Reports.

Also a bill to amend section 1255 of volume 3 of the Code of 1895.

Respectfully submitted,

J. L. BOYNTON,
Chairman.
The following House bills and resolutions were read first time:

By Mr. Gary—

A resolution to refund the amount received by the State of Georgia from the sales of wild land of Annie E. Branch under tax execution issued by the tax collector of Decatur county.

Referred to Finance Committee.

Also by Mr. Burnett—

A resolution to waive the State’s claim as against the Northeastern Railroad employees to certain funds in the hands of the Court.

Referred to the Finance Committee.

By Mr. Hamby—

A bill to authorize the county commissioners and ordinaries to employ at the county’s expense a surveyor or civil engineer to assist in the opening of new roads.

Referred to the Special Judiciary Committee.

By Mr. Slaton—

A bill to provide for the practice in claim cases when real estate is levied on.

Referred to the General Judiciary Committee.

Also by Mr. Howell—

A bill to prevent any one from being liable for damages
who levies any execution or other process issued from the courts of this State

Referred to the General Judiciary Committee.

Also by Mr. Hogan—

A bill to make it unlawful for any person to buy or sell seed cotton without obtaining a license.

Referred to the General Judiciary Committee.

Also by Mr. Hardin—

A resolution that Thursday, Nov. 28, be considered a dies non.

This resolution was adopted.

By Mr. Hogan—

A resolution to appoint a committee to investigate the Soldiers' Home.

Referred to the Pension Committee.

The following House bills were read second time:

By Mr. Mullins—

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

By Mr. Stubbs—

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

Also by Mr. Clower—

A bill to establish a system of public schools in the town of Senoia, in Coweta county.
Also by Mr. English—

A bill to establish public school for Warrenton.

Also by Mr. Moore—

A bill to repeal the act creating the Board of Roads and Revenues for Columbia county.

Also by Mr. Henry—

To prohibit the sale of spirituous liquors in Murray county.

Also by Mr. McLennan—

A bill to fix the time of holding the Superior Courts of the Oconee Circuit.

Also by Mr. Ousley—

A bill to repeal the act creating the charter of town of Valdosta.

Also by Mr. Howard—

A bill to prescribe that no person owning more than one thousand dollars, or has an income of $25 a month, shall be entitled to a pension.

Also by Mr. Reid—

A bill to extend the city limits of the town of Palmetto in Campbell county.

Also by Mr. Steed—

A bill to prescribe that commercial fertilizers owned by farmers shall not be taxed.
Also by Messrs. Freeman and Park—

A bill to establish a dispensary in the town of Hoganville.

Also by Mr. Howard—

A bill to rearrange the time for holding the Superior Courts of the Stone Mountain Circuit.

Also by Mr. Smith—

A bill to amend the act amending the charter of the town of McDonough.

Also by Mr. Griffin—

A bill to authorize the town council of Jeffersonville to establish a dispensary.

Also by Mr. Griffin—

A bill to incorporate the town of Jeffersonville.

By Mr. Henry—

A bill to establish a system of public schools in Spring Place.

Also by Mr. Smith—

A bill to consolidate anew and codify the various acts incorporating the town of McDonough.

Also by Mr. Smith—

A bill to amend the act incorporating the town of McDonough.
Also by Mr. Harkins—

A bill to amend the act establishing a new charter for the town of Calhoun.

Also by Messrs. Harvard and Thompson—

A bill to repeal the charter for the town of Vienna in Dooly county.

Also by Mr. Orr—

A bill to repeal an act incorporating the town of Powersville.

Also by Messrs. Park and Boswell—

A bill to amend the act creating the Board of County Commissioners of Greene county.

The following Senate bills were read second time and re-committed to the Temperance Committee:

By Mr. Johnson—

A bill to fix the license for retailing liquors in Coffee county.

By Mr. Hopps—

A bill to fix the license for retailing liquors in Wayne county.

The following Senate bill was read second time and re-committed to the Education Committee:
By Mr. Swift—

"A bill to prescribe the tuition of residents and non-residents at the Technological School.

On motion the Senate will stand adjourned until Monday morning at 11 o'clock, when it adjourns to-day.

House bill No. 521 was recommitted to the Special Judiciary Committee.

The following Senate bill was read first time:

By Mr. Allen—

A bill to amend the act approved Dec. 24, 1896, in reference to the placing of fire insurance, except through agents duly authorized in this State, applicable to liability or casualty insurance companies.

Referred to the General Judiciary Committee.

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

By Mr. Hamilton—

A bill to amend section 982 of the Code so as to add the City of Mt. Vernon to the cities as State depositories.

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.
Also by Mr. Shipp—

A bill to establish a system of public schools in the town of Doerun.

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.

Also by Mr. Land—

A bill to amend the act incorporating the town of Jackson in Butts 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.

Also by Mr. Hall—

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 23, nays 0.

The bill having received the requisite constitutional majority was passed.

Also by Mr. Wellborn—

A bill to change the time of holding Union Superior Court.
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.

Also by Mr. Gresham—

A bill to amend and renew the various acts incorporating Waynesboro.

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.

Also by Mr. Mulherin—

A bill to amend the charter of the City of Augusta.

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.

Also by Messrs. Houston and Slaton—

A bill to establish a system of public schools in Fulton county outside 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 as amended, and the amendments are as follows:

(a) In section 7, after the words "Fulton county," the following: "outside the corporate limits of Atlanta, East Point and Hapeville."

(b) In section 7, after the words "hands of" the following: "the treasurer and be paid on the order of the Board of Education for."

(c) In section 8, between the words "shall" and "absolutely" the word "be."

Also by Mr. Slaton—

A bill to amend the charter of the City of Atlanta relative to the old water works.

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.

The following Senate bills were read second time:

By Mr. Cann—

A bill as to usury in cases where title is conveyed to secure debt. Also by Mr. Sullivan—

A bill to provide that contracts to make wills or to leave money or property by will shall be in writing.
Also by Mr. Howell—

A bill to amend section 41 of the Political Code relative to the method of registering votes.

Senate bill No. 159 was withdrawn by its author.

The following House bills were read second time:

By Mr. Ousley—

A bill to amend the act to authorize and direct the re-publication of certain Georgia Reports.

Also by Mr. Mitchell—

A bill to amend section 1255 of volume 3 of the Code.

Senate bill No. 202 was recommitted to the Special Judiciary Committee.

At 12:20 o'clock the Senate went into executive session.

Leave of absence was granted Senators Ford, Harrell, and Bush.

Upon motion, the Senate adjourned until Monday morning at 11 o'clock.
The Senate met pursuant to adjournment at 11 o'clock. Was called to order by the President.

Prayer was offered by Rev. Father Gunn.

The Journal of Friday was read and approved.

On motion the call of the roll was dispensed with.

Mr. Bell, chairman of the joint Committee on Constitutional Amendments, submitted the following report:

Mr. President:

The joint committee of the General Assembly, appointed to consider, propose and report such amendments to the Constitution of this State as past experience and present conditions seem to require, have discharged that duty, and report the following bill, the passage of which they unanimously recommend, to wit:

A bill to propose and submit to the people of this State, for their ratification or rejection, certain amendments to the Constitution of the State of Georgia.

Respectfully submitted,

H. P. BELL,
Chairman.

Mr. Bell, chairman, on the part of the Senate, of the committee on Constitutional Amendments, submitted the following report:
Mr. President:

The joint committee of the General Assembly to consider amendments to the Constitution of this State have had under consideration the following bills referred by the Senate to said committee, which they instruct me to report back to the Senate without recommendation, to wit:

Senate bills Nos. 11, 35, 3, 39, 31, 162, 163, 184, 207

Respectfully submitted,

H. P. BELL,
Chairman.

The following bill was read the first time:

By Mr. Bell—

A bill to submit to the people of this State for their ratification or rejection certain amendments to the Constitution.

Ordered engrossed.

Three hundred copies ordered printed.

Also by Mr. Ellis—

A bill to prohibit the purchase, sale or otherwise dealing in brass, copper, iron, etc., bearing the stamp of railroad companies without the written consent of the railroad officials.

Referred to General Judiciary Committee.

Also by Mr. Hardaway—

A bill to amend section 519 of the Code of 1895

Referred to Committee on Railroads.
Also by Mr. Smith—

A bill to create the city court of Buford.

Also by Mr. Howell—

A bill to amend section 511 of the Code of Georgia of 1895.

Also by Mr. Wilcox—

A bill to repeal and Acts to prohibit the sale of any kind of intoxicating spirits in the 432d district, G. M., Irwin county.

Also by Mr. Wilcox—

A bill to fix the license fee for retailing or wholesaling liquors in Irwin county.

Also by Mr. Reid—

A bill to extend the corporate limits of Palmetto.

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. Freeman and Park—

A bill to establish, maintain and regulate a dispensary in the town of Hogansville, having received the requisite constitutional majority was passed.

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.

Also by Mr. Griffin—

A bill to incorporate the town of Jeffersonville, Twiggs 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.

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: 1286-

A bill to incorporate the Byron School District in Houston county, Georgia.
Also a bill to amend an act approved August 31, 1891, establishing a dispensary at Athens, Georgia.

Also a bill to repeal an act to establish a county court for the county of Dooly.

Also a bill to abolish the city court of Valdosta, in the county of Lowndes.

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 establish a dispensary in La Grange, Georgia.

Also a bill to amend the charter of the town of Adairsville, in Bartow county.

Also a bill to prohibit the sale of intoxicating liquors in Monroe county, except as herein provided.

Also a bill to amend the charter of the town of Watkinsville, Ga.

Also a bill to amend an act incorporating the town of Bartow in Jefferson county.

Also a bill to fix license for selling intoxicating liquors at wholesale or retail in the county of Ware.

Also a bill to repeal an act to regulate the town of Monticello, approved December 15, 1810.
Also a bill to amend an act establishing a system of public schools for the town of Toccoa City.

Also a bill to amend an act incorporating the town of Mineral Bluff, in Fannin county.

Also a bill to amend section 982 of the Code of 1895, and for other purposes.

Also a bill to amend the acts incorporating the town of Sandersville, Ga.

Also a bill to amend an act entitled "An act to amend an act to alter and amend the several acts incorporating the town of Sandersville," and for other purposes.

Also a bill to amend section 982 of volume 1 of the Code of 1895.

Also a bill to amend the charter of the town of Jesup.

Also a bill to create a Board of County Commissioners of Roads and Revenues in the county of Dodge, and for other purposes.

Also a bill to amend the charter of Pelham, Ga.

Also a bill to provide for removal of all obstructions from streams in DeKalb county.

Also a bill for the protection of fish in the county of Rockdale.

Also a bill to amend the act incorporating the town of Carnesville, Franklin county.

Also a bill to amend the charter of the town of Calhoun, Gordon county.
Also a bill to amend an act establishing dispensary system for Terrell county;

Also a bill to establish the city court of Valdosta, Ga.

Also a bill to establish public schools in the city of La Grange.

Also a bill to amend the charter of the City of Columbus in regard to street changes, etc.

Also a bill to establish and maintain a local public school system in the county of Ware, outside the City of Waycross, and for other purposes.

The following bill of the House was read second time and recommitted to the Committee on Temperance.

By Mr. Griffin—

A bill to authorize and empower the mayor and council of Jeffersonville to establish dispensary.

The following bill of the Senate was read third time and passed:

By Mr. Holder—

A bill to repeal an act to amend section 1354 of the Code.

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 bill of the House was read third time, the report of the committee was agreed to and the bill lost.

By Mr. Brock—

A bill to repeal an act to create a Board of County Commissioners of Dade county.

The following bills of the House were read third time and passed:

By Mr. Howard—

A bill to rearrange and fix the time of holding the sessions of the Superior Courts of the Stone Mountain Circuit.

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.

Also by Messrs. Clower and Orr—

A bill to establish a system of public schools in the town of Senoia.

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.

Also by Mr. Ousley—

A bill to repeal an act chartering the town of Valdosta.

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.

Also by Mr. McLennan—

A bill to fix the time of holding the Superior Courts of the Oconee Circuit.

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.

Also by Mr. Stubbs—

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

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.
Also by Mr. Henry—

A bill to prohibit the manufacture of spirituous, malt or intoxicating liquors in the county of Murray.

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.

Also by Mr. Henry—

A bill to establish a system of public schools in the town of Spring Place, in Murray 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.

Also by Mr. Harkins—

A bill to amend an act establishing a new charter for the town of Calhoun.

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.
Also by Mr. Orr—

A bill to repeal an act to incorporate the town of Powellville, in Coweta 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.

Also by Mr. Smith—

A bill to amend the charter of 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.

Also by Mr. Mullins—

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

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.

Also by Mr. English—

A bill to establish a system of public schools in the town of Warrenton.
Report of the committee was agreed to.

The call of the roll was ordered, and the vote was as follows:

Those voting in the affirmative were Messrs.—

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Those not voting were Messrs.—

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<td>Cobb,</td>
<td>Smiley,</td>
<td>Mr. President.</td>
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Ayes 24, nays 0.

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

Also by Messrs. Park and Boswell—

A bill to amend an act creating the Board of Commissioners for the county of Greene.

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.
Also by Mr. Smith—

A bill to amend an act to consolidate and codify the various acts incorporating the town of McDonough, in the county of Henry.

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.

Also by Messrs. Howard and Thompson—

A bill to repeal the charter of the town of Vienna, in Dooly 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.

The following House resolution was passed by substitute:

By Mr. Park—

A resolution to appoint a Board of Commissioners for the State of Georgia for the St. Louis Exposition.

The following bill of the House was recommitted to the Committee on Special Judiciary:

By Mr. Moore—

A bill to repeal an act to create a Board of County Commissioners of the county of Columbia.
The following bill of the Senate was read first time:

By Mr. Allen—

A bill to authorize administrators, executors, etc., who are required by law to give bond, to charge cost paid for such bond.

Referred to the General Judiciary.

The following bills of the House were read first time:

By Mr. Allen—

A bill to prohibit the sale of spirituous liquors in the county of Monroe.

Referred to Committee on Temperance.

By Mr. Whitchard—

A bill to amend an act establishing dispensary system in the county of Terrell.

Referred to Committee on Temperance.

By Messrs. Freeman and Park—

A bill to establish a dispensary for the City of La Grange.

Referred to Committee on Temperance.

By Mr. Toomer—

A bill to fix the license for selling spirituous liquors by wholesale and retail in the county of Ware.

Referred to Committee on Temperance.
By Mr. Burnett—

A bill to amend an act establishing a dispensary in the City of Athens.

Referred to Committee on Temperance.

By Mr. Turner—

A bill to protect fish in the county of Rockdale.

Referred to Committee on Agriculture.

By Mr. George—

A bill to provide for the removal of obstructions from streams in DeKalb county.

Referred to Committee on Agriculture.

By Mr. Hilton—

A bill to amend section 982 of the Code of Georgia of 1895.

Referred to Committee on Banks.

By Mr. Bower—

A bill to amend section 982 of the Code of 1895.

Referred to Committee on Banks.

By Mr. Richardson—

A bill to incorporate the Byron School District in Houston county.

Referred to Committee on Education.
By Messrs. Freeman and Park.

A bill to establish public schools in the city of La Grange.

Referred to Committee on Education.

By Mr. Peyton—

A bill to amend an act establishing a system of public schools for the town of Toccoa, Habersham county.

Referred to Committee on Education.

By Mr. Ousley—

A bill to establish the city court of Valdosta.

Referred to Committee on Special Judiciary.

By Mr. Howard—

A bill to repeal an act to establish the county court of Dooly county.

Referred to Committee on Special Judiciary.

By Mr. Ousley—

A bill to repeal the city court of Valdosta.

Referred to Committee on Special Judiciary.

By Mr. Foster—

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

Referred to Committee on Special Judiciary.
By Mr. Harrell—

A bill to create a Board of County Commissioners for the county of Dodge.

Referred to Committee on Special Judiciary

By Mr. Hardwick—

A bill to amend the several acts incorporating the town of Sandersville.

Referred to Committee on Corporations.

By Mr. Harkins—

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

Referred to Committee on Corporations.

By Mr. Johnson—

A bill to amend an act to incorporate the town of Bartow, in the county of Jefferson.

Referred to Committee on Corporations.

By Mr. Jordan—

A bill to repeal an Act regulating the town of Monticello, in the county of Randolph.

Referred to Committee on Corporations.

By Mr. McFarland—

A bill to amend an Act incorporating the town of Carnesville, in Franklin county.

Referred to Committee on Corporations.
Monday, November 25, 1901.

By Mr. Anderson—

A bill to amend the charter of the town of Adairsville, in Bartow county.

Referred to Committee on Corporations.

By Mr. Hardwick—

A bill to amend the several acts incorporating the town of Sandersville.

Referred to Committee on Corporations.

By Mr. Maples—

A bill to amend the charter of Pelham.

Referred to Committee on Corporations.

By Mr. Hall—

A bill to amend an act incorporating the town of Mineral Bluff, in the county of Fannin.

Referred to Committee on Corporations.

By Mr. Harper—

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

Referred to Committee on Corporations.

The following bill of the Senate was read second time:

By Mr. Alexander—

A bill to incorporate the town of Milltown, in the county of Berrien.
The following bill of the Senate was read third time and passed:

By Mr. Cann—

A bill to be entitled an act as to the effect of usury in cases where title is conveyed to secure a debt.

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.

On motion the Senate adjourned until 11 o'clock tomorrow morning.

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Senate Chamber, Atlanta, Georgia,
Tuesday, November 26, 1901.

The Senate met pursuant to adjournment at 11 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:

Allen, Alexander, Baker, Bell, Berrong, Boynton, Bush, Cann, Chappell, Cobb, Daniel, Dennard, Ellis, Ford, Grantland,
The Journal of yesterday was read and approved.

Mr. President.

The Committee on Pensions have had under consideration the following House resolutions, to wit:

House resolution No. 36, to pay the pension of W. L. Fenley to his widow.

Also House resolution No. 28, to pay the pension of William R. Hodgson to his widow.

Also House resolution No. 50, to pay the pension of W. L. Taylor for the year 1899 to his widow.

Also House resolution No. 37, to pay the pension of J. W. Hardin to his widow

And instruct me to report the same back with the recommendation that the same do pass.

Also House joint resolution No. 232, which they instruct
me to report back with the recommendation that the same do pass by substitute.

Respectfully submitted,

W. T. SMITH.
Chairman.

The following House resolution was read and concurred in by substitute:

By Mr. Hogan—

A resolution that a committee be appointed to investigate the condition of the Soldiers' Home.

Committee from the Senate are Senators, Smith, Swift and Johnson.

The following resolution from the Committee on Rules was read:

A resolution declaring Friday, Saturday and Sunday as dies non, and that the General Assembly adjourn from Wednesday until Monday next.

Upon the adoption of the resolution the yeas and nays were ordered, and the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Baker, Bell, Boynton, Chappell, Daniel, Ellis, Ford, Hardaway, Holder, Hopps, McAfee, Spinks, Swift, Yopp.

Those voting in the negative were Messrs.—

Berrong, Bush, Cann.
Mr. President:

The Committee on Finance has had under consideration the following House Resolution, which it recommends do pass, to wit:

A resolution for the relief of Andrew N. Plunkett, security on the bond of U. J. Dottery.

Also the following House bill, which it recommends do not pass, to wit:

A bill to provide a system for taxing the property of telephone companies.

Respectfully submitted,

THOMAS J. CHAPPELL,
Chairman.
Mr. Stone, chairman of the Committee on Special Judiciary, submitted the following report:

Mr. President:

The Committee on Special Judiciary has had under consideration the following bill of the House, and I am instructed to report the same back to the Senate with the recommendation that the same do pass, viz.:

A bill to establish the city court of Valdosta.

Respectfully submitted,
A. C. STONE.
Chairman.

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

Mr President:

The Committee on Temperance have had under consideration the following bills of the Senate, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to repeal an Act to prohibit the sale of intoxicating liquors in 432d district, G. M., in Irwin county.

A bill fixing the license fee for retailing or vending spirituous liquors in Coffee county.

A bill to fix the license for selling spirituous liquors by wholesale or retail in Wayne county, Georgia.

Also that the following bills of the House do pass, to wit:
A bill to fix the license for selling spirituous liquors at wholesale or retail in the county of Ware.

A bill to approve an Act to amend an Act approved August 31, 1891, establishing a dispensary of liquors at Athens, Georgia.

Respectfully submitted,

JNO. N. HOLDER,
Chairman.

Also that the following bill of the Senate do not pass:

A bill fixing the license fee for retailing or wholesaling spirituous liquors in Irwin county

Respectfully submitted,

JNO. N. HOLDER,
Chairman.

Mr. Greer, chairman pro tem. of the Committee on Engrossing, submitted the following report:

Mr. President:

The Committee on Engrossing have examined and found to be properly engrossed the following bills, to wit:

A bill to be entitled an Act as to the effect of usury in cases where title is conveyed to secure a debt.

Also, a bill to permit the election of one member of the County Board of Education to reside within the corporate limits of a city or town having a local school system maintained by local taxation.

Respectfully submitted,

JNO. M. GREER,
Chairman pro tem.
Mr. Herndon, chairman of the Committee on corporations, submitted the following report:

Mr. President:

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

A bill to incorporate the town of Allentown.

Also, a bill to incorporate the town of Colquitt, in Miller county.

Also, a bill to repeal an Act to incorporate the town of Colquitt, in the county of Miller.

Also, the following bills of the House do pass as amended:

A bill to incorporate the town of Vienna.

Also, a bill to establish the city court of Mt. Vernon, in Montgomery county.

Also, a bill to incorporate the town of Wrens, in the county of Jefferson.

Also the following bill of the Senate do pass as amended:

A bill to incorporate the town of Milltown.

Also the following House bill:

A bill to authorize the mayor and aldermen of the city of Cartersville to invest water-works sinking fund, and for other purposes.
I am instructed to report the same back with the recommendation that it take its proper place upon the calendar, the committee having no further jurisdiction over the bill, the House having refused to concur in Senate substitute.

Respectfully submitted,

B. Z. HERNDON,
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 regulate the fees and costs of the solicitor-general of Miller county, in certain cases.

Also, a bill to incorporate the town of Lenox.

Also, a bill to incorporate the town of Coolidge, in Thomas county.

Also, a bill to incorporate the town of Trip.

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

A resolution to pay pension due W. H. Ryan to his widow.

Also, a resolution to pay pension due James R. Murdock to his widow.

Also, a resolution to appropriate money to pay expenses of investigating the Academy for Blind.
Also, a resolution to pay pension due H. S. Williams to his widow.

Also, a resolution to pay pension of Pinckney C. Fields to his widow.

Also, a resolution to pay pension of Jno. T. England to his widow.

Also, a resolution to pay pension of Winston Gunn to his widow.

Also, a resolution to pay pension of T. H. Ransom to his widow.

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

A bill to establish a charter for the town of Gillsville, in the counties of Hall and Banks.

Also, a bill to incorporate the city of Smithville, in Lee county.

The House has concurred in Senate amendments Nos. 1 to 16, inclusive, and disagrees to Senate amendment No. 17, in the following bill of the House, and asks that the Senate recede from said amendment No. 17.

A bill to prohibit retailing of spirituous, malt, or other intoxicating liquors in the State of Georgia, and for other purposes.

Mr. Boynton, chairman of Committee on General Judiciary, submitted the following report:
Mr. President:

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

A bill to authorize administrators, executors, trustees, etc., who are required by law to give bond, to charge cost or premium for such bonds.

A bill to amend section 2516 of volume 2 of the Code of 1895.

A bill to amend section 453 of the Criminal Code.

Also, that the following bill of the House do pass:

A bill to authorize administrators, guardians and trustees to invest trust funds in certain county and municipal bonds.

Respectfully submitted,

J. L. BOYNTON,
Chairman.

Mr. Stewart, chairman pro tem. of the Committee on Agriculture, submitted the following report:

Mr. President:

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

A bill to provide better drainage for the county of Henry.
Also, a bill to provide for the better drainage of lands for the county of Douglas.

Also, a bill to protect the fish in the county of Rockdale.

Also, a bill to provide for the removal of all obstructions from streams in DeKalb county.

Also, a bill to regulate the catching of fish on the seacoast of the State.

Respectfully submitted,

D. R. STEWART,
Chairman pro temp.

Mr. Ellis moved that no leaves of absence be granted from Friday or Saturday’s sessions, which motion prevailed.

By unanimous consent the following bill from the joint committee on constitutional amendments was read second time:

By Mr. Bell—

A bill to submit to the people of this State for ratification or rejection, certain amendments to the constitution.

The following Senate bill was read first time:

By Mr. Chappell—

A bill to authorize county authorities of this State to incur debts for a temporary loan to supply casual deficiencies.

Referred to the General Judiciary Committee.
The following resolution was read and adopted:

By Mr. McAfee—

A resolution appointing a committee from the Senate and House to visit the North Georgia Agricultural College at commencement next June.

Committee from Senate are Senators McAfee, Cobb, Hardaway and Holder.

By unanimous consent the following House bill was taken up to be put upon its passage:

By Mr. Wright—

A bill to establish in each county of this State a home for dependent children under the age of 14 years.

Mr. Smith moved to indefinitely postpone the bill, which motion prevailed.

The following Senate bill was read first time:

By Mr. Howell—

A bill to incorporate the town of Peachtree, in Fulton county.

Referred to the Corporations Committee.

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

By Mr. Hamrick—

A bill to prescribe the manner of electing County School Commissioners of this State by the people.

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

Those voting in the affirmative were Messrs.—

Alexander, Ellis, Stewart,  
Baker, Ford, Stone,  
Bell, Grantland, Sullivan,  
Bellrong, Hamrick, Swift,  
Boynton, Hardaway, Tatum,  
Bush, Hayes, Upchurch,  
Cann, Herndon, Wilcox,  
Chappell, Hoppes, Williams,  
Daniel, Johnson, Yopp.  
Dennard, Lyndon,  

Those voting in the negative were Messrs.—

Cobb, Norman, Smith,  
Greer, Smiley, Walker,  
McAfee,  

Those not voting were Messrs.—

Allen, Holder, Spinks,  
Carter, Jarnagin, Mr. President,  
Harrell, Newton,  

Ayes 29, nays 7

The bill having received the requisite constitutional majority was passed.

The following House bill was taken up, in which the Senate amendment was refused to be concurred in, which is amendment No. 17

By Mr. Wright—

A bill to authorize the establishment of dispensaries in this State by a vote of the people.
Mr. Ellis moved that the Senate insist on its amendment and that a conference committee be appointed.

The previous question was called and sustained, and main question ordered.

The motion prevailed, and the committee from the Senate was Senators Ellis, Holder and Johnson.

The following Senate bill was read first time:

By Messrs. Ellis and Chappell—

A bill to encourage immigration and the investment of foreign capital in this State.

Referred to the Agricultural Committee.

The following House bill was read third time and put upon its passage:

By Mr. Steed—

A bill to prescribe that commercial fertilizers in hands of farmers shall not be taxed.

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.

The following House bills and resolutions were read first time:
By Messrs. Mitchell and Wilkes—

A bill to incorporate the town of Coolidge, in Thomas county.

Referred to the Corporations Committee.

By Mr. Bush—

A bill to regulate and prescribe the costs of the solicitor-general of Miller county.

Referred to the Corporations Committee.

By Mr. Duncan—

A bill to amend the several Acts incorporating the town of Smithville, in Lee county.

Referred to the Corporations Committee.

By Messrs. Price and Quillian—

A bill to incorporate the town of Gillsville, in Hall county.

Referred to the Corporations Committee.

By Messrs. Perry and Hutchins—

A bill to incorporate the town of Trip, in Gwinnett county.

Referred to the Corporations Committee.

By Mr. Knight—

A bill to incorporate the town of Lenox, in Berrien county.
Referred to the Corporations Committee.

Also by Mr. Brewton—

A resolution to pay pension due H. S. Williams to his widow.

Referred to Pension Committee.

Also by Mr. Blalock—

A resolution to pay pension due W. H. Ryan to his widow.

Referred to Pension Committee.

Also by Mr. McWhorter—

A resolution to pay pension of Jno. T. England to his widow.

Referred to Pension Committee.

Also by Mr. Morris—

A resolution to pay pension of Jas. R. Murdock to his widow.

Referred to Pension Committee.

Also By Mr. King of Fulton—

A resolution to pay pension of Winston Gunn to his widow.

Referred to Pension Committee.
By Messrs. Adams and Grice—

A resolution to pay the expenses of the committee investigating the Academy for the Blind.

Referred to the Finance Committee.

By Mr. Morris—

A resolution to pay pension of Pinckney C. Fields to his widow.

Referred to Pension Committee.

By Messrs. Park and Boswell—

A resolution to pay pension of T. H. Ransom to his widow.

Referred to Pension Committee.

The following Senate bill was read third time to be put upon its passage:

By Mr. Cann—

A bill to amend section 3487 of the second volume of 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.

The following Senate bill was recommitted to the Temperance Committee:
By Mr. Wilcox—

A bill to fix the retail license of liquors of Irwin county.

On motion the Senate adjourned until to-morrow morning at 11 o'clock.

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Senate Chamber, Atlanta, Georgia,

Wednesday, November 27, 1901.

The Senate met pursuant to adjournment at 11 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:

Allen,       Ford,       Smiley,
Alexander,  Grantland,  Smith,
Baker,      Greer,       Spinks,
Bell,       Hamrick,     Stewart,
Berrong,    Hardaway,    Stone,
Boynton,    Hayes,       Sullivan,
Bush,       Herndon,     Swift,
Cann,       Holder,      Tatum,
Carter,     Hopps,       Upchurch,
Chappell,   Jarnagin,    Walker,
Cobb,       Johnson,     Wilcox,
Daniel,     Lyndon,      Williams,
Dennard,    McAfee,      Yopp,
Ellis,      Norman,      Mr. President.

Those absent were Messrs.—

Harrell,     Newton.
The Journal of yesterday was read and approved.

Mr. McAfee gave notice that at the proper time he would move to reconsider the action of the Senate in passing Senate bill No. 165.

Mr. Cann gave notice that at the proper time he would move to reconsider the action of the Senate in defeating the resolution to adjourn from to-day until Monday next.

Mr. McAfee moved to reconsider the action of the Senate in passing the following bill on yesterday:

By Mr. Hamrick—

A bill to provide that County School Commissioners be elected by the people.

This motion was tabled temporarily.

Mr. Cann moved to reconsider the action of the Senate in defeating the resolution to adjourn from to-day until Monday. Upon this motion the ayes and nays were ordered, and the vote was as follows:

Those voting in the affirmative were Messrs.—


Those voting in the negative were Messrs.—

Those not voting were Messrs.—

Allen, Carter, Greer, Hamrick, Hardaway, Harrell, Newton, Stone, Mr. President.

Ayes 21, nays 14.

The motion prevailed.

Mr. Ellis moved to adopt the resolution just reconsidered, and upon this motion the ayes and nays were ordered, and the vote was as follows:

Those voting in the affirmative were Messrs.—


Those voting in the negative were Messrs.—

Berrong, Bush, Grantland, Herndon, Lyndon, McAfee, Norman, Smith, Stewart, Tatum, Upchurch, Walker, Williams.

Those not voting were Messrs.—

Allen, Greer, Hamrick, Hardaway, Harrell, Newton, Stone, Mr. President.

Ayes 23, nays 13.

The resolution was adopted.
Mr. Cobb, chairman of the Committee on Enrollment, submitted the following report:

Mr. President:

The Committee on Enrollment have examined and found to be duly enrolled and ready for the signatures of the President of the Senate and Speaker of the House of Representatives, the Secretary of the Senate and Clerk of the House of Representatives, the following Senate resolutions, to wit:

A resolution that the joint committee on constitutional amendments be authorized to employ a competent stenographer.

Also a resolution in regard to the British and Southern States (U. S. A.) Cattle Abattoir and Produce Company.

Respectfully submitted,

W H. COBB,
Chairman.

Mr. Cobb, chairman of the Committee on Enrollment, submitted the following report:

Mr. President:

The Committee on Enrollment have examined and found correct, ready for the signatures of the President of the Senate and Speaker of the House of Representatives, the Secretary of the Senate, and the Clerk of the House of Representatives, the following Act, to wit:

An Act to establish and define the corporate limits of
the city of Griffin, to prescribe the number of officers there­of, and for other purposes.

Respectfully submitted,

W H. COBB,
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 establish a new charter in the town of Hogans­ville, in Troup county.

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 No. 17, to the following House bill, and appoints a conference committee on same:

A bill to prohibit retailing of spirituous or intoxicating liquors in Georgia, and for other purposes.

Conference Committee: Messrs. Wright, Hardwick, Davis of Meriwether.

Mr. Herndon, chairman of the Committee on Corpora­tions, submitted the following report:

Mr. President:

The Committee on Corporations have had under consid-
eration the following bills of the Senate, which they in­
struct me to report back to the Senate with the recommend­
dation that the same do pass:

A bill to amend an Act creating a new charter for the
city of Milledgeville.

Also, a bill to incorporate the town of Peachtree, and
for other purposes.

Also, the following bills of the House do pass:

A bill to amend the charter of Pelham.

Also, a bill to amend the charter of Calhoun.

Also, a bill to incorporate the town of Trip, and change
its name to the town of Berkley

Also, a bill to incorporate the town of Coolidge.

Also, a bill to amend the charter of Sandersville.

Also, a bill to create a charter for the town of Gillsville.

Also, a bill to amend the charter of Smithville.

Also, a bill to amend the charter of the town of Bartow.

Also, a bill to amend the charter of Adairsville.

Also, a bill to repeal an Act to regulate the town of
Monticello, in Randolph county.

Also, a bill to incorporate the town of Lenox.

Also, a bill to amend the charter of Carnesville.

Also, a bill to amend the charter of the town of Mineral
Bluff.
Also, a bill to amend the charter of the town of Sandersville.

Respectfully submitted,

B. Z. HERNDON,
Chairman.

Mr. Yopp, 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 of the Senate:

A joint resolution that the General Assembly adjourn from November 27th to December 2, 1901.

Respectfully submitted,

S. W YOPP,
Chairman.

Mr. Greer, chairman pro tem. of the Committee on Engrossing, submitted the following report:

Mr. President:

The Committee on Engrossing have examined and found to be properly engrossed the following bills of the Senate, to wit:

A bill to prescribe the manner of electing County School Commissioners in the various counties of this State.

Also, a bill to amend section 3487 of volume 2 of the Code.
Also, a resolution appointing a committee of four from the Senate and six from the House to visit the North Georgia Agricultural College, at Dahlonega.

Respectfully submitted,

JNO. M. GREER,
Chariman pro tem.

The following special order was taken up:

By Mr. Bell—

A bill to propose and submit to the people of this State for their ratification or rejection, certain amendments to the constitution of this State.

Mr. Bell offered an amendment and 100 copies were ordered printed.

Upon motion, this bill was made the continuing special order when the Senate reconvenes.

Upon motion, the session of the Senate was indefinitely extended.

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

Mr. President:

The Committee on Banks have had under consideration the following bills of the House, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to amend section 982 of the Code of Georgia of 1895.
A bill to amend section 982 of volume 1 of the Code of Georgia of 1895.

A bill to amend an Act entitled an Act to incorporate the Blackshear Bank.

Respectfully submitted,

T. M. SWIFT,
Chairman.

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

Mr. President

The Committee on General Judiciary have 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 fix the fees of the clerks of the superior courts, and sheriffs, in certain cases in this State.

Also, that the following bills of the Senate be read second time and recommitted to General Judiciary.

A bill to amend the county court Act contained in the Code of 1895, volume 2, chapter 3, section 4170 to 4217

A bill to amend the Act approved December 24, 1896, in reference to the placing of fire insurance, except through agents duly authorized in this State, applicable to liability or casualty insurance companies.

Respectfully submitted,

J. L. BOYNTON,
Chairman.
Mr. Holder, chairman of the Committee on Temperance, submitted the following report:

Mr. President:

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

A bill to amend an Act to establish and maintain a dispensary in Barnesville, Georgia.

Also, a bill to amend the Act establishing a dispensary system in Terrell county.

Also, a bill to amend an Act establishing a dispensary in Barnesville.

Also, a bill to authorize the mayor and council of Jeffersonville to establish a dispensary

Respectfully submitted,

JNO. N. HOLDER.

Chairman.

The following House bill was read third time to be put upon its passage:

By Mr. Griffin—

A bill to authorize the mayor and council to establish a dispensary in Jeffersonville.

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. President:

Your conference committee appointed to confer with a like committee of the House, upon the disagreement of the House to the Senate amendment to House bill No. 338, beg leave to report that it recommends that the Senate recede from its amendments.

Respectfully submitted,

ROLAND ELLIS,
Chairman.

Upon the adoption of this report the ayes and nays were ordered, and the vote was as follows:

Those voting in the affirmative were Messrs.—

Baker, Ellis, Lyndon,
Bell, Grantland, McAfee,
Bush, Hamrick, Norman,
Cann, Hardaway, Smiley,
Carter, Hayes, Spinks,
Chappell, Holder, Sullivan,
Daniel, Hopps, Wilcox,
Dennard, Johnson, Yopp.

Those voting in the negative were Messrs.—

Allen, Ford, Swift,
Alexander, Greer, Tatum,
Berrong, Herndon, Upchurch,
Boynton, Jarnagin, Walker,
Cobb, Smith,

Those not voting were Messrs.—

Harrell, Stewart, Williams,
Newton, Stone, Mr. President.

Ayes 24, nays 13.
The report of the committee was adopted and Senate recedes from its amendment.

The following Senate bills were read second time:

By Mr. Howell—

A bill to amend section 511 of the Code, relative to railroads.

Also by Mr. Howell—

A bill to incorporate the town of Peachtree, in Fulton county.

Also by Mr. Boynton—

A bill to amend the county court Act contained in the Code of 1895.

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

Mr. President:

The Committee on Railroads have 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 section 511 of the Code of Georgia of 1895, which prohibits rocking or shooting at or in passenger trains.

Respectfully submitted,

J. FERRIS CANN,
Chairman.
Mr. Spinks, chairman of the Committee on Education, submitted the following report:

\textit{Mr. President:}

The Committee on Education has had under consideration the following bill of the Senate, which they instruct me to report back to the Senate with the recommendation that the same do pass as amended:

A bill to prescribe the tuition of resident and non-resident students in the State School of Technology.

Also, the following bill of the House do pass as amended:

A bill to establish a system of public schools in the city of LaGrange.

Also, the following bills of the House do pass:

A bill to authorize the Free Kindergarten Association of Columbus to sell certain lands.

Also, a bill to amend an Act establishing a system of public schools for the town of Toccoa.

Also, a bill to incorporate the Byron school district, in Houston county.

Respectfully submitted,

W. E. SPINKS.  
Chairman.

The following House bills were read second time:

By Mr. Bower—

A bill to amend section 982 of the Code.
By Mr. Toomer—

A bill to fix the license of retailing spirituous liquors in Ware county

The following Senate bills were read first time:

By Mr. Wilcox—

A bill to authorize the mayor and council of McRae to maintain a system of water-works.

Referred to the Corporations Committee.

Also by Mr. Wilcox—

A bill to amend an Act establishing a system of local school system in the town of Lumber City.

Referred to the Education Committee.

The following bill was again taken up:

By Mr. Hamrick—

A bill to provide that County School Commissioners shall be elected by the people.

The previous question was called and the main question ordered.

The motion to reconsider was lost.

The following Senate bill was read third time and put upon its passage:

By Mr. Alexander—

A bill to incorporate the town of Milltown, in Berrien 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 as amended.

Also by Mr. Hopps—

A bill to fix the license of retailing liquors in the county of Wayne.

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.

The following House bill was taken up with Senate amendment, which the House refuses to concur in.

By Messrs. Johnson and Anderson—

A bill to authorize the mayor and council of Cartersville to invest the “water-works sinking fund.”

Upon motion the Senate refused to recede from its amendment, and asks that a conference committee be appointed. The Senate has appointed Senators Baker, Ellis and Sullivan.

On motion the Senate took a recess until this afternoon at 3:30 o’clock.

The Senate met at 3:30 o’clock. Was called to order by the President.

Upon motion, the roll-call 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 House bill, to wit:

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

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

Mr President:

The House refuses to concur in the following joint resolution of the Senate, to wit:

A resolution that the General Assembly adjourn till Monday, December 2, 1901.

House bill No. 626 was ordered immediately transmitted to the House.

The following Senate bill was read first time:

By Mr. Carter—

A bill to add the Dublin Institute to the branches of the University of Georgia.

Referred to the Educational Committee.

The following Senate bills were read second time:

By Mr. Ellis—

A bill to amend section 453 of the Criminal Code.
Also by Mr. Allen—

A bill to amend the Act creating a new charter for the city of Milledgeville.

Also by Mr. Ellis—

A bill to amend section 2516, volume 2 of the Code.

Also by Mr. Allen—

A bill to authorize guardians, trustees, receivers and guardians, to charge costs or premiums on such costs.

By unanimous consent Senate bills Nos. 88 and 89 were withdrawn from the Corporation Committee to the General Judiciary Committee.

The following resolution was read and adopted:

By Mr. Chappell—

A resolution that when the Senate adjourns to-day it adjourns for Friday and Saturday, so that no sessions shall be held on said days.

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

Mr. President:

The Committee on Temperance has had under consideration the following bill of the House, which they instruct me to report back to the Senate with the recommendation that the same do pass:

A bill to establish a dispensary in the city of LaGrange.

Respectfully submitted,

JNO. N HOLDER,
Chairman.
The following House bills were read second time:

By Messrs. Freeman and Park—

A bill to establish a dispensary in the city of LaGrange.

By Mr. Davis—

A bill to authorize the executors, administrators and guardians, to invest in certain funds.

Also by Mr. Bush—

A bill to incorporate the town of Colquitt, in Miller county.

By Mr. George—

A bill to provide for the removal of obstructions in the streams of DeKalb county.

Also by Mr. Bush—

A bill to repeal the Act incorporating the town of Colquitt.

Also by Messrs. Mitchell and Wilkes—

A bill to incorporate the town of Cooledge, in Thomas county.

Also by Mr. Burnett—

A bill to amend the Act establishing a dispensary in Athens.
Also by Mr. Turner—

A bill for the protection of fish in the streams of Rockdale.

Also by Mr. Howard—

A bill to incorporate the city of Vienna, in Dooly county.

Also by Mr. Symons—

A bill to regulate the catching of fish on the seacoast.

Also by Mr. Smith—

A bill to provide for the better drainage of lands in Henry county.

Also by Mr. Ousley—

A bill to establish the city court of Valdosta.

Also by Mr. Harkins—

A bill to amend the charter of Calhoun, in Gordon county.

The following House resolutions were read second time:

By Mr. Turner—

A resolution for the relief of Andrew X. Plunkett of Rockdale, security on the bond of W. J. Dottery.

Also by Mr. Slaton—

A resolution to pay pension of J. W. Hardin to his widow.
Also by Mr. Clower—

A resolution to pay W. L. Taylor pension for 1899 and make appropriation therefor.

Also by Mr. Slaton—

A resolution to pay pension of W. L. Fenley to his widow.

Also by Mr. Slaton—

A bill to pay pension of Wm. R. Hogan to his widow.

Leave of absence was granted Senator Bush for Monday.

On motion the Senate adjourned until Monday morning at 11 o'clock.

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Senate Chamber, Atlanta, Georgia,
Monday, December 2, 1901.

The Senate met pursuant to adjournment at 11 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:

Allen, Alexander, Baker, Bell, Berrong, Boynton, Cann, Carter, Chappell, Cobb, Daniel, Dennard,
Those absent were Messrs.—

Bush,

The Journal of Wednesday was read and approved.

December 2, 1901.

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

Mr. President:

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

By unanimous consent the following House bill was read third time to be put upon its passage:

By Messrs. Freeman and Park—

A bill to establish and maintain a dispensary in the city of LaGrange, in Troup 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 as amended, and the amendments are as follows:

By adding in second line of caption between the words "provide" and "of," for the sale.

This bill was ordered immediately transmitted to the House.

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

Mr. President:

The House concurs in Senate amendments to the following House bill, to wit:

A bill to create a Board of County Commissioners of Roads and Revenues for the county of Hart.

The House has adopted the Senate substitute for the following House bill, to wit:

A bill to amend the charter of the city of Atlanta, relating to "old water-works," etc.

The House insists on its non-concurrence in Senate substitute to following House bill, and appoints a conference committee on same. Committee: Anderson of Bartow, Shipp of Colquitt, Freeman of Troup:

A bill to authorize the mayor and aldermen of Cartersville to invest water-works sinking fund, and for other purposes.
The House has passed by the requisite constitutional majority the following Senate bills, to wit:

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

Also, a bill to repeal an Act to provide for the payment of certain insolvent costs in the Northern Judicial Circuit.

The House has adopted the following Senate resolution, to wit:

A resolution appointing a committee to visit the North Georgia Agricultural College at Dahlonega.

The House has adopted the Senate substitute for the following House resolution, to wit:

A resolution that a committee be appointed to investigate the conduct and management of the Soldiers' Home, and for other purposes.

Also, a resolution that a Board of Commissioners be appointed for the State of Georgia for the Louisiana Purchase Exposition, to be held in St. Louis in 1903.

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

A resolution to pay pension of L. D. Belisle.

Also, a resolution to pay pension of John Melton to his widow.

Also, a resolution providing for supplying circuit court of appeals with certain Acts and Reports.
Also, a resolution that the General Assembly meet in joint session on Tuesday evening, December 3, 1901, at 8 o'clock, for the purpose of listening to address of Hon. Hiram P. Bell.

Also, a resolution for the relief of J. T. Mikell.

Also, a resolution to provide certain Reports of the Supreme Court of Georgia for the county of Colquitt.

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

A bill to change the county site of Charlton county, from Trader's Hill to Folkston.

Also, a bill to correct errors on the Chickamauga Monument, and for other purposes.

Also, a bill to establish a system of public schools in the town of Mineral Bluff, in Fannin county.

Also, a bill to amend section 583, volume 3 of the Code of 1895.

Also, a bill to amend an Act to establish a system of public schools in the town of Decatur.

Also, a bill to provide that in all cases where the judge sentences a person convicted of a misdemeanor, under sixteen years of age, to Industrial Farms in this State, that such sentence shall be for the minority of the person so sentenced, and for other purposes.

Also, a bill to amend section 671 of volume 3 of the Code of 1895.
Also, a bill to authorize the County Commissioners of Butts county to investigate the claim of A. J. Moore.

Also, a bill to cede to the United States the jurisdiction of this State over certain lands and public approaches to the Chickamanga, Chattanooga, National Park, in the counties of Chattooga and Walker, and for other purposes.

Also, a bill to incorporate the city of Monticello, in the county of Jasper.

Also, a bill to create a new charter for the city of Bainbridge, and for other purposes.

Mr. Hamrick, acting chairman of Committee on Special Judiciary, submitted the following report:

Mr. President:

The Committee on Special Judiciary has had under consideration the following bill of the House to, wit:

No. 504, an Act amending the charter of the city of Atlanta, which it instructs me to report back with the recommendation that the same do pass by substitute.

Respectfully submitted,

W. D. HAMRICK,
Chairman pro tem.

By unanimous consent the following Senate bill was read first time:

By Mr. Stewart—

A bill to amend the Act establishing the city court of Dawson, in Terrell county

Referred to the Special Judiciary Committee.
The following continual special order was taken up.

By Mr. Bell—

A bill to propose and submit to the people of this State for their ratification or rejection, certain amendments to the constitution of this State.

By unanimous consent this bill will be special order for to-morrow morning immediately after the reading of the Journal, and that the Senate will meet to-morrow morning at 10 o'clock when it adjourns to-day.

The following Senate bills were read first time:

By Mr. Jarnigan—

A bill to incorporate the town of Union Point and provide for the mayor and council.

Referred to the Corporations Committee.

The following Senate bill was read third time to be put upon its passage:

By Mr. Swift—

A bill to prescribe the tuition of residents and non-residents in the Technological School.

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 as amended, which are as follows: By striking section 3.

Ordered immediately transmitted to the House.
Mr. Greer, chairman pro tem. of the Committee on Engrossing, submitted the following report:

Mr. President:

The Committee on Engrossing have examined and found to be properly engrossed the following bills of the Senate, to wit:

A bill to incorporate the town of Milltown.

Also, a bill to fix the license for selling spirituous liquors in Wayne county.

Respectfully submitted,

JNO. M. GREER,
Chairman pro tem.

The following House bill was read third time to be put upon its passage:

By Mr. Bower—

A bill to amend section 982 of the Code, relative to 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.

House bill No. 504 was recommitted to the Special Judiciary Committee with instructions to report same as soon as the Senate meets to-morrow, and shall be special order immediately after the reading of Journal.

Report of the committee was agreed to.
Leave of absence was granted Senators Swift, Wilcox and Spinks.

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

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Senate Chamber, Atlanta, Georgia,

Tuesday, December 3, 1901.

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

Prayer was offered by the Chaplain.

Upon motion the roll-call was dispensed with.

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 bill of the House, to wit:

A bill to make it unlawful for any person to employ, as tenant or cropper, any person under contract with another.

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

The Committee on Special Judiciary have had under consideration the following bill of the House for rehearing, and instructs me to report same back with the recommendation that the report heretofore submitted be allowed to stand, and that the bill do pass by substitute, to wit:

A bill to amend an Act to establish a new charter for the city of Atlanta, and for other purposes.

Respectfully submitted,

A. C. STONE,
Chairman.

December 2, 1901.

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

Mr. President:

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

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 authorize the mayor and council of Jeffersonville, Georgia, to establish public schools, and for other purposes.

The following special order was taken up:
By Messrs. Slaton and Houston—

A bill to amend the charter of the city of Atlanta.

The report of the committee was agreed to on yesterday.

The previous question was called and sustained, and main question ordered.

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

On motion the bill was tabled.

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

Mr. President:

The Committee on Engrossing have examined and found to be properly engrossed, the following bill, to wit:

A bill to prescribe the tuition of resident and non-resident students in the State School of Technology.

Respectfully submitted,

YOPP,
Chairman.

The following House bill was read first time:

By Mr. Cowart—

A bill to change the county site of Charlton county from Traders Hill to Folkston.

Referred to the Corporations Committee.

The following House bill was read second time:
By Mr. Daughtry—

A bill to incorporate the town of Allentown, in the counties of Laurens and Wilkinson.

The following Senate bill was read third time to be put upon its passage:

By Mr. Allen—

A bill to amend the Act creating the charter of Milledgeville.

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 Senate bills were read first time:

By Mr. Lyndon—

A bill to establish and maintain a dispensary in Washington, Wilkes county.

Referred to the Temperance Committee.

By Mr. Grantland—

A bill to authorize the judge of the city court of Griffin to appoint a special bailiff.

Referred to the Special Judiciary Committee.

Also by Mr. Hardaway—

A bill to amend paragraph 6, section 949 of the Code.

Referred to the Finance Committee.
Also By Mr. Carter—

A bill to authorize the Board of Education of the city of Dublin to take an annual census of the school population of the city.

Referred to the Education Committee.

Also by Mr. Cann—

A bill to require requests to charge in all civil and criminal cases, to be exhibited to opposing counsel for argument thereon before submission to a judge.

Referred to the General Judiciary Committee.

Also by Mr. Cobb—

A bill to give consent by the State of Georgia to the acquisition by the United States of certain lands.

Referred to the General Judiciary Committee.

Also by Mr. Lyndon—

A bill to make penal the selling or otherwise disposing of personal property to which a bill of sale has been given as security for the payment of a debt.

Referred to the General Judiciary Committee.

The following Senate bills were read second time:

By Mr. Bush—

A bill to make it unlawful for any ordinary, justice of the peace, or other officer in this State presiding as judge
of any court, to refuse to refund any money that may have been paid to him as costs.

Referred to the Special Judiciary Committee.

Also by Mr. Howell—

A bill to reorganize the military forces of this State.

The following Senate resolution was read first time:

By Mr. Allen—

A resolution to authorize the compilation of a roster and history of the soldiers and sailors of service in the war between the States.

Referred to the Pension Committee.

The following Senate bill was read second time:

By Mr. Jarnagin—

A bill to provide for the incorporation of the town of Union Point.

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

Mr. President:

The Committee on Education have had under consideration the following Senate bill, which I am directed to report back with the recommendation that it be read the second time, and be recommitted to the Committee on Education, to wit:
A bill to admit white female students into the University of Georgia.

Respectfully submitted,

W E. SPINKS,
Chairman.

Mr. Chappell, chairman of Committee on Finance, submitted the following report:

Mr. President:

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

A resolution that the attorney-general be, and he is, hereby authorized and directed to waive the State's superior lien on the funds in the hands of the receiver as against said employees, and agree to the payment of the various sums due to said employees upon proper proof thereof.

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

Respectfully submitted,

THOS. J CHAPPELL,
Chairman.

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

Mr. President:

The Committee on Special Judiciary 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 make elective by the qualified voters of Coweta county, the judge and solicitor of the city court of Newnan.

Also, that the following bills of the House do pass:

A bill to repeal an Act entitled an Act to establish the county court for the county of Dooly.

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

A bill to establish the city court of Vienna.

Also, that the following bill of the House do not pass:

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

Also that the following bill of the House do pass:

A bill repealing city court of Valdosta.

Respectfully submitted,

A. C. STONE,
Chairman.

Mr. Herndon, chairman of the Committee on Corporations, submitted the following report:

Mr. President:

The Committee on corporations have 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 incorporate the town of Union Point.
A bill to authorize and empower the mayor and council of the town of McRae to establish water-works.

Respectfully submitted,
B. Z. HERNDON,
Chairman.

Mr. President:

The Committee on Agriculture have had under consideration the following bills, which they instruct me to report back to the Senate with the recommendation that the same do pass:

To be entitled an Act to prohibit any one in this State from hunting at night with light, except the same being inclosed with glass, and provide a punishment for same.

Also, House bill No. 134, entitled a bill to be entitled an Act to amend section 1775, volume 1 of the Code of 1895.

Respectfully submitted,
J. T. NEWTON,
Chairman.

The following Senate bill was read third time to be put upon its passage:

By Mr. Daniel—

A bill to amend section 568 of the Penal Code, relative to game.

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 second time and re-committed to the Education Committee.

By Mr. Chappell—

A bill to admit white female students into the State University of Georgia.

The following House bills were read first time:

By Mr. George—

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

Referred to Agricultural Committee.

Also by Messrs. Slaton and Houston—

A bill to provide that in all cases where the judges sentenced a person convicted of a misdemeanor under sixteen years of age to Industrial Farm or other similar institution in this State, such sentence shall be for the minority of the person sentenced.

Referred to the General Judiciary Committee.

Also by Mr. Gary—

A bill to correct certain errors on the Chickamanga Monument.

Referred to the Pension Committee.
Also by Mr. Brewton—

A bill to amend section 583, volume 3 of the Code.

Referred to the Special Judiciary Committee.

Also by Mr. Jordan—

A bill to incorporate the city of Monticello in Jasper county.

Referred to the Corporations Committee.

Also by Mr. Land—

A bill to authorize the County Commissioners of Butts county to investigate the claims of A. J. Moon.

Referred to the Special Judiciary Committee.

Also by Mr. Hall—

A bill to establish a system of public schools in the town of Mineral Bluff, in Fannin county.

Referred to the Special Judiciary Committee.

The following House bills were read second time:

By Mr. McLennan—

A bill to establish the city court of Mt. Vernon, in Telfair county.

By Messrs. Perry and Hutchins—

A bill to incorporate the town of Trip, in Gwinnett county.
By Mr. Jordan—

A bill to repeal the Act to regulate the town of Monticello, in the county of Randolph.

Also by Mr. Hardwick—

A bill to amend the several Acts incorporating the town of Sandersville.

Also by Mr. Hardwick—

A bill to amend the Act entitled an Act incorporating the town of Sandersville, in Washington county.

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

By Mr. Ousley—

A bill to authorize and direct the republication of certain Georgia Reports.

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 unanimous consent the following communications were ordered placed in the Journal:

Atlanta, Ga., October 24, 1901.

To the House of Representatives:

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

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

(Signed) A. D. CANDLER.

Supreme Court of Georgia,
Atlanta, October 24, 1901.

Hon. J. M. Slaton, Chairman General Judiciary Committee, House of Representatives:

Dear Sir:—Replying to your favor of this date asking our opinion as to the advisability of having the reprints of Georgia Reports made with annotations, we have to say the annotations to the reprints should be made. Our understanding is this will be done without cost to the State, and with only a trifling cost added to the lawyers who buy these reports. The annotations, covering as they do, both the printed volumes of the Supreme Court of Georgia and of the Supreme Court of the United States, will be of incalculable value to the profession and to the courts, and will insure a more economical, because a more accurate and correct administration of the law. Georgia ought not to
miss this opportunity of presenting the whole body of her decided law in concrete and available form. We are sure the great mass of the lawyers infinitely prefer that these reports should be reprinted with annotations, and the judges will find much saving of labor and valuable aid in the decision of questions which arise before the courts.

Very respectfully,

T. J. SIMMONS,
SAM'L. LUMPKIN,
WM. A. LITTLE,
WM. H. FISH,
ANDREW J. COBB,
H. T. LEWIS.

Also by Mr. Symons—

A bill to regulate the catching of fish on the seacoast.

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. Toomer—

A bill to fix the license of retailing spirituous liquors in Ware 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.
Senator Wilcox was granted leave of absence from today's session.

The following House resolution was read and concurred in:

By Mr. Hardin—

A resolution that the General Assembly meet in joint session on Tuesday evening, December 3, at 8 o'clock, for the purpose of listening to an address by Hon. H. P Bell.

On motion the Senate adjourned until this evening at 8 o'clock.

The Senate met pursuant to adjournment at 8 o'clock. Was called to order by the President pro tem.

On motion, the roll-call was dispensed with.

The hour of joint session having arrived, the Senate repaired to the hall of House of Representatives.

After the address the Senate returned to the Senate chamber, and on motion the Senate adjourned until tomorrow at 11 o'clock.

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Senate Chamber, Atlanta, Georgia,
Wednesday, December 4, 1901.

The Senate met pursuant to adjournment at 11 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:

Allen, Grantland, Norman,
Alexander, Greer, Smiley,
Baker, Hamrick, Smith,
Bell, Hardaway, Stewart,
Berrong, Harrell, Stone,
Boynton, Hayes, Sullivan,
Bush, Herndon, Swift,
Cann, Holder, Tatum,
Carter, Hopps, Upchurch,
Chappell, Jarnagin, Walker,
Cobb, Johnson, Wilcox,
Daniel, Lyndon, Williams,
Dennard, McAfee, Yopp,
Ellis, Newton, Mr. President.

Those absent were Messrs.—

Spinks.

The Journal of yesterday was read and approved.

Mr. Cobb, chairman of the Committee on Enrollment, submitted the following report:

Mr. President:

The Committee on Enrollment have examined and found to be duly enrolled and ready for the signatures of the President of the Senate and Speaker of the House, the Secretary of the Senate and the Clerk of the House, the following Act, to wit:

An Act to authorize the mayor and council of the town of Jeffersonville to establish a system of public schools.

Respectfully submitted,

W. H. COBB,
Chairman.
Mr. Chappell, chairman of the Committee on Finance, submitted the following report:

Mr. President:

The Committee on Finance has had under consideration the following Senate bill, which I am directed to report back with the recommendation that it do pass as amended, to wit:

By Mr. Hardaway of the 36th—

A bill to amend paragraph six of section 949 of the Code of Georgia of 1895, in reference to the duties of tax-collectors.

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

By Mr. Gary of Richmond—

A resolution to refund to Annie E. Branch the net proceeds of the sale of certain wild lands.

Respectfully submitted,

THOS. J CHAPPELL,
Chairman.

Mr. Herndon, chairman of Committee on Corporations, submitted the following report:

Mr. President:

The Committee on Corporations have had under consideration the following bills of the House, which it instructs me to report back with the recommendation that the same do pass, to wit:
A bill to change the county site of Charlton county.

A bill to incorporate the city of Monticello.

Respectfully submitted,

B. Z. HERNDON,
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 bills of the House, to wit:

A bill to provide for the use of the application and evidence attached, now on file in office of Pension Commissioner, competent testimony for a widow who may apply for a pension, whose husband was drawing a pension at time of death.

Also, a bill providing that old line legal reserve life insurance companies organized under the laws of foreign governments, be required to make a deposit.

Also, a bill to amend section 3249 of the Code of 1895.

Also, a bill to amend section 1655 of part first of the Code of 1895, in relation to the Pilotage Laws, etc.

Also, a bill to amend section 1653 of volume 1 of the Code of 1895, as amended by an Act approved December 19, 1895, referring to the licensing of pilots.

Also, a bill to repeal an Act creating a Board of Commissioners of Roads and Revenues for Emanuel county.
Also, a bill to create a Board of Commissioners of Roads and Revenues in Emanuel county.

Also, a bill to establish a dispensary in the county of Webster.

Also, a bill to repeal the several Acts incorporating the town of Preston, in Webster county, and for other purposes.

Also, a bill to amend the charter of Waleska.

Also, a bill authorizing the commissioners of Fannin county to erect and maintain certain public gates.

Also, a bill to protect game in the county of Hall.

Also, a bill to reduce the number of the County Commissioners of Fayette county, and for other purposes.

Also, a bill to repeal an Act to establish a dispensary in Mitchell county.

Also, a bill to amend an Act to incorporate the Title Guarantee and Loan Company of Savannah, and for other purposes.

Also, a bill to amend an Act to create and organize commissioners of Chatham county, and for other purposes.

Also, a bill to amend an act to create a Board of Roads and Revenue in Hancock county.

Also, a bill to regulate the practice and procedure of Justice Courts in cities of sixty thousand or more, and for other purposes.
Also, a bill to define and extend the corporate limits of the City of Savannah.

Also a bill to amend an Act to incorporate the town of Baldwin, in Habersham-Banks counties.

Mr. President:

The Committee on Pensions have had under consideration House resolution No. 27, and instruct me to report the same back with the recommendation that the same do pass.

Respectfully submitted,

W. T. SMITH.
Chairman.

Mr. President:

The Committee on Pensions have had under consideration House bill No. 91, and instruct me to report the same back with the recommendation that the same do not pass.

Respectfully submitted,

W. T. SMITH.
Chairman.

Mr. Yopp, chairman of 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:

A bill to amend section 568 of the Penal Code.
Also a bill to amend an Act to create a new charter for the City of Milledgeville.

Respectfully submitted,

YOPP,
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 the charter of the City of Waycross.

Also a bill to incorporate the Molina School District in Pike county.

Also a bill to regulate the registration, sale, inspection and analysis of commercial fertilizers in Georgia.

Mr. Herndon, chairman of Committee on Corporations, submitted the following report:

Mr. President:

The Committee on Corporations have had under consideration the following bill of the House, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to regulate and prescribe the fees and costs of the Solicitor General of Miller county in certain cases.

Respectfully submitted,

B. Z. HERNDON,
Chairman.
The following special order was taken up:

Mr. Bell—

A bill to propose and submit to the people of this State for ratification or rejection certain amendments to the Constitution.

By unanimous consent the time was limited to 5 minutes for each speaker on each amendment, and when the time is extended the extension shall be for only 5 minutes.

On the adoption of section 1 the ayes and nays were ordered and the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Ellis, Norman,
Alexander, Hardaway, Stewart,
Bell, Harrell, Sullivan,
Boynton, Hayes, Swift,
Cann, Herndon, Wilcox,
Chappell, Hopps, Williams,
Daniel, Johnson, Mr. President.

Those voting in the negative were Messrs.—

Baker, Grantland, Smiley,
Berrong, Holder, Smith,
Bush, Jarnagin, Stone,
Cobb, Lyndon, Tatum,
Dennard, McAfee, Walker,
Ford, Newton,

Those not voting were Messrs.—

Carter, Hamrick, Upchurch,
Greer, Spinks, Yopp.

Ayes 21, nays 17.
This section not having received the requisite two-thirds majority, was lost.

On motion the further consideration of this bill was postponed until to-morrow morning immediately after the reading of the Journal.

The following Senate bills were read first time:

By Mr. Holder—

A bill to incorporate the town of Maysville, in Jackson and Butts counties.

Referred to Corporation Committee.

By Mr. Cann—

A bill to amend the Act incorporating the Savannah Trust and Safe Deposit Company.

Referred to Corporation Committee.

On motion, when the Senate adjourns to-day it meet at 10 o'clock to-morrow morning.

The following Senate bill was read second time and re-committed to the Special Judiciary Committee:

By Mr. Stewart—

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

The following House bills were read first time:
By Mr. Harper—

A bill to cede to the United State Government certain lands in Chattooga county

Referred to General Judiciary Committee.

By Messrs. Freeman and Park—

A bill to establish a new charter for the town of Hogansville.

Referred to Corporation Committee.

By Mr. Toomer—

A bill to amend the charter of the City of Waycross.

Referred to Corporation Committee.

By Mr. Slaton—

A bill to provide that Old Line Legal Reserve Life Insurance companies make a deposit with the treasurer.

Referred to the General Judiciary Committee.

By Mr. Hodges—

A bill to amend section 3249 of the Code.

Referred to the Banks Committee.

Also by Mr. Symons—

A bill to amend section 1655 of the Code.

Referred to the Special Judiciary Committee.
By Mr. Symons—

A bill to amend section 1653 of the Code.

Referred to the Special Judiciary Committee.

By Mr. Wells—

A bill to amend the Act creating the Commissioners of Chatham county.

Referred to the Special Judiciary Committee.

By Mr. Walker—

A bill to repeal the several Acts amending the Acts incorporating the town of Weston.

Referred to the Corporation Committee.

Also by Mr. Hall—

A bill to erect and maintain public gates by the commissioners of the private way from residence of Adam Davenport to near the residence of W. G. B. Rogers, in Fannin county.

Referred to Committee on Agriculture.

Also by Mr. Jordan —

A bill to regulate the sale, inspection and analysis of commercial fertilizers.

Referred to Committee on Agriculture.

Also by Messrs. Smith and Merritt—

A bill to amend an Act to create a board of Commissioners of Roads and Revenues of Hancock county
Referred to Committee on Special Judiciary.

Also by Mr. Pierce—

A bill to protect game in the county of Hall.

Referred to Committee on Agriculture.

Also by Mr. Mitchell—

A bill to create a Board of Commissioners of Roads and Revenues for the county of Emanuel.

Referred to Committee on Special Judiciary.

Also by Mr. Mitchell—

To repeal an Act creating a Board of Commissioners for Emanuel county.

Referred to Committee on Special Judiciary.

Also by Mr. Peyton—

To amend an Act to incorporate the town of Baldwin, in the counties of Habersham and Banks.

Referred to Committee on Corporations.

Also by Mr. Madden—

A bill to incorporate the Molina School District, in Pike county.

Referred to Committee on Education.

Also by Messrs. Houston and Slaton—

A bill to regulate the practice and procedure in Justices'
Courts in cities of sixty thousand or more, to designate the section over which they shall have jurisdiction.

Referred to Committee on Special Judiciary

Also by Mr. Mullins—

A bill to amend the charter of Walska.

Referred to Committee on Corporations.

Also by Mr. Walker—

A bill to establish a dispensary for Webster county

Referred to the Temperance Committee.

Also by Mr. Hardin—

A bill to define and extend the corporate limits of the City of Savannah.

Referred to the Corporation Committee.

Also by Mr. Blalock—

A bill to reduce the number of county commissioners of Fayette county.

Referred to the Special Judiciary Committee.

Also by Mr. Hitch—

A bill to amend the Act incorporating the Title Guarantee and Loan Company of Savannah.

Referred to the Committee on Banks.
Also by Mr. Maples—

A bill to repeal an Act establishing a dispensary in Mitchell county.

Referred to the Temperance Committee.

By Mr. Blalock—

A bill to make application and evidence attached thereto now on file in the office of Commissioner of Pensions competent testimony for a widow who may apply for pension whose husband was drawing a pension.

Referred to Committee on Pensions.

Also by Mr. Gary—

A bill to appropriate money for the rebuilding of the Soldiers' Home.

Referred to the Appropriation Committee.

Also by Mr. Madden—

A bill to amend section 671 of volume 3 of the Code.

Referred to the General Judiciary Committee.

Also by Messrs. George and Howard—

A bill to amend the act establishing a system of public schools for the town of Decatur.

Referred to the Education Committee.
Also by Mr. Bower—

A bill to create a new charter for the City of Bainbridge.

Referred to the Corporation Committee.

The following House resolutions were read first time:

By Mr. Slaton—

A resolution to provide for supplying Circuit Court of Appeals with certain Acts and reports.

Referred to the General Judiciary Committee.

Also by Mr. Deal—

A bill for the relief of J. T. Mikell, of Bullock county.

Referred to the Special Judiciary Committee.

By Mr. Shipp—

A resolution to provide certain reports of the Supreme Court for the county of Colquitt.

Referred to the Special Judiciary Committee.

By Mr. Orr—

A resolution to pay pension of L. D. Belisle, of Coweta county

Referred to Pension Committee.

By Mr. Wilson—

A resolution to pay pension of John Milton to his widow.

Referred to Pension Committee.
The following Senate bills were read first time:

By Mr. Wilcox—

A bill to incorporate the town of Irwinville, in Irwin county.

Referred to the Corporation Committee.

Also by Mr. Wilcox—

A bill to repeal the Act incorporating the town of Irwinville, in Irwin county.

The following Senate resolution was read first time:

By Mr. Howell—

A resolution requesting our representatives in Congress to take steps toward recovering certain money in the United States Treasury for tax on cotton during the war—the same to be applied to educational institutions in the South.

Ordered engrossed.

Senator Bush was granted leave of absence for Thursday and Friday.

Upon motion the Senate adjourned until to-morrow at 10 o'clock.
Senate Chamber, Atlanta, Georgia,
Thursday, December 5, 1901.

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.—

Bush.

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 bills of the House, to wit:
A bill to create a Board of County Commissioners for Jackson county

Also a bill to amend the charter of the town of Bluffton, in Clay county.

Also a bill to amend section 451 of the Code of 1895, in regard to insurance and kindred companies.

Also a bill to amend the charter of the town of Kestler, in Early county.

Also a bill to amend section 345 (493b) of volume 1 of the Code of 1895, in relation to contracts for public buildings, etc.

Also a bill to amend section 2234 of the Code of Georgia, 1895, relating to the stopping of trains at railroad crossings.

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 create a new charter for the City of La Grange.

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

A resolution to refund eighty dollars to Thomas Nall and A. S. Murray, sureties on bond of R. E. Hardy.

The following special order was again taken up:
By Mr. Bell—

A bill to prepare and submit for ratification or rejection certain amendments of the Constitution to a vote of the people.

The following section is as follows:

Sec. II. Paragraph 1. Be it further enacted by the authority aforesaid, That paragraph 1 of section 1, of article 7, of the Constitution of this State be, and it is hereby, amended by striking from the 14th and 15th lines thereof the words: "May have been otherwise disabled, or permanently injured in such service, or who," and by striking from the 18th, 19th and 20th lines of said paragraph, section and article, the words: "May have died in the service of the Confederate States, or since, from wounds received therein or disease contracted therein, or who," so that said paragraph of said section and article as amended shall read as follows:

"Par. 1. The powers of taxation over the whole State shall be exercised by the General Assembly for the following purposes only:

"For the support of the State government and the public institutions.

"For educational purposes, in instructing children in the elementary branches of an English education only.

"To pay the interest on the public debt.

"To pay the principal of the public debt.

"To suppress insurrection, to repel invasion and defend the State in time of war.

"To supply the soldiers who lost a limb, or limbs, in the-
military service of the Confederate States, with substantial artificial limbs during life, and to make suitable provisions for such Confederate soldiers as by reason of age and poverty, or infirmity and poverty, or blindness and poverty, are unable to provide a living for themselves; and for the widows of such Confederate soldiers as, by reason of age and poverty, infirmity and poverty, or blindness and poverty, are unable to provide a living for themselves; provided, that this paragraph shall only apply to such widows as were married at the time of such service and have remained unmarried since the death of such soldier husbands."

On the adoption of this section the ayes and nays were ordered, and the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen,
Alexander,
Baker,
Bell,
Berrong,
Boynton,
Cann,
Carter,
Chappell,
Daniel,
Dennard,
Ellis,
Ford,
Grantland,
Greer,
Hardaway,
Harrell,
Hayes,
Holder,
Hopps,
Jarnagin,
Johnson,
Lyndon,
McAfee,
Newton,
Norman,
Smiley,
Stewart,
Stone,
Sullivan,
Swift,
Tatum,
Upchurch,
Wilcox,
Williams,
Yopp.

Those voting in the negative were Messrs.—

Spinks.

Those not voting were Messrs.—

Bush,
Cobb,
Hamrick,
Herndon,
Smith,
Walker,
Mr. President.

Ayes 36, nays 1.
This section having received the requisite two-third majority, was adopted.

The following is section 3:

Sec. III. Paragraph 1. Be it further enacted by the authority aforesaid, That paragraph 2 of section 7 of article 6 of the Constitution of this State be amended by adding after the word “dollars” and before the word “and” in the fourth line of said paragraph the words: “and in all trover cases for the recovery of personalty when the value thereof does not exceed one hundred dollars,” so that said paragraph when amended shall read as follows:

“Paragraph 2. Justices of the peace shall have jurisdiction in all civil cases arising ex contractu, and in cases of injuries or damages to personal property, when the principal sum does not exceed one hundred dollars, and in all trover cases for the recovery of personalty when the value thereof does not exceed one hundred dollars, and shall sit monthly at fixed times and places; but in all cases there may be an appeal to a jury in said court, or an appeal to the Superior Court, under such regulations as may be prescribed by law.”

Upon this section the ayes and nays were ordered and the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Carter, Grantland,
Alexander, Chappell, Greer,
Baker, Cobb, Hardaway,
Bell, Daniel, Harrell,
Berrong, Dennard, Hayes,
Boynton, Ellis, Herndon,
Cann, Ford, Holder,
THURSDAY, DECEMBER 5, 1901.

Hopps, Jarnagin, Johnson, Lyndon, McAfee, Newton, Norman, Smiley, Spinks, Stewart, Stone, Sullivan.

Those not voting were Messrs.—

Bush, Hamrick, Smith, Upchurch, Walker, Mr. President.

Ayes 38, nays 0.

This section having received the requisite two-thirds majority, was adopted.

The following is section 4:

Sec. IV  Paragraph 1. Be it further enacted by the authority aforesaid, That paragraph 6 of section 16 of article 6 of the Constitution of this State be amended by adding at the end of said paragraph the words: “Or that there is danger of violence to the accused,” so that said paragraph when amended shall read as follows:

“Par. 6. All other civil cases shall be tried in the county where the defendant resides, and all criminal cases shall be tried in the county where the crime was committed, except cases in the Superior Courts where the judge is satisfied that an impartial jury can not be obtained in such county, or that there is danger of violence to the accused.”

On the adoption of this section the ayes and nays were ordered, and the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Alexander, Bell, Berrong, Boynton, Cann,
Carter,        Hayes,        Smiley,  
Chappell,     Herndon,     Spinks,  
Cobb,         Holder,      Stewart, 
Daniel,       Hopp,        Stone,   
Dennard,      Jarnagin,    Sullivan, 
Ellis,         Johnson,     Swift,   
Ford,          Lyndon,      Tatum,  
Grantland,    McAfee,      Wilcox, 
Greer,         Newton,      Williams, 
Hardaway,     Norman,      Yopp.   
Harrell,       

Those voting in the negative were Messrs.—  

Baker  

Those not voting were Messrs.—  

Bush,        Smith,        Walker,  
Hamrick,     Upchurch,     Mr. President.  

Ayes 37, nays 1.  

This section having received the requisite two-thirds majority, was adopted.  

The following is section 5:  

Sec. V Paragraph 1. Be it further enacted by the authority aforesaid, That paragraph 1 of section 2 of article 11 of the Constitution of this State be amended by striking out the word "two" between the words "for" and "years," in the third line of said paragraph, article and section, and inserting in lieu thereof the word "four," so that said paragraph of said section and article as amended shall read as follows:  

"Par. 1. The county officers shall be elected by the qualified voters of their respective counties, or districts, and shall hold their offices for four years. They shall be removed on
conviction for malpractice in office, and no person shall be eligible to any of the offices referred to in this paragraph, unless he shall have been a resident of the county for two years, and is a qualified voter.”

On the adoption of this section the ayes and nays were ordered, and the vote was as follows:

| Negative: Baker, Berrong, Cobb, Dennard, Ford, Greer, Jarnagin, Tatum. |
| Not Voting: Bush, Hamrick, Smith, Upchurch, Walker, Mr. President. |

Ayes 35, nays 8.

This section having received the requisite two-thirds majority, was adopted.

The following is section 6:

Sec. VI. Paragraph 1. Be it further enacted by the authority aforesaid, That paragraph 2 of section 1 of article
5 of the Constitution of this State be amended by striking therefrom the word “two” in the third line of said paragraph, between the words “of” and “years,” and inserting in lieu thereof the word “four,” and by striking therefrom the words “a second,” in the fifth line thereof, between the words “of” and “term,” and inserting in lieu thereof the word “his”; and that paragraph 3 of said section and article be amended by striking therefrom the word “biennially,” between the words “place” and “thereafter,” and inserting in lieu thereof the word “quadrennially,” so that said paragraph of said section and article, as amended, shall read as follows:

“Par. 2. The executive power shall be vested in a Governor, who shall hold his office during the term of four years, and until his successor shall be chosen and qualified. He shall not be eligible to re-election, after the expiration of his term, for the period of four years. He shall have a salary of three thousand dollars per annum (until otherwise provided by a law passed by a two-thirds vote of both branches of the General Assembly), which shall not be increased or diminished during the period for which he shall have been elected; nor shall he receive, within that time, any other emolument from the United States, or either of them, or from any foreign power, but this reduction of salary shall not apply to the present term of the present Governor.

“Par. 3. The first election for Governor, under this Constitution, shall be held on the first Wednesday in October, 1880, and the governor-elect shall be installed in office at the next session of the General Assembly. An election shall take place quadrennially thereafter, on said day, until another date shall be fixed by the General Assembly. Said election shall be held at the place of holding general elections in the several counties of this State, in the manner
rescribed for the election of members of the General Assembly, and the electors shall be the same."

On the adoption of this 6th section the ayes and nays were ordered, and the vote was as follows:

Those voting in the affirmative were Messrs.—

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<td>Hardaway,</td>
<td>Smiley,</td>
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Those voting in the negative were Messrs.—

<table>
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<th>Baker,</th>
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<td>Jerrong,</td>
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<td>Jann,</td>
<td>Greer,</td>
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Those not voting were Messrs.—

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<td>Chappell,</td>
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<td>Mr. President</td>
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<td>Hamrick,</td>
<td>Upchurch,</td>
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Ayes 26, nays 11.

This section not having received the requisite two-thirds majority, was lost.

Notice of a reconsideration on this section was given.

The following is section 7:

Sec. VII. Be it further enacted by the authority aforesaid, That paragraph 9 of section 7 of article 3 of the Con-
stitution of this State be amended, and the same is hereby amended, by adding at the end of the first sentence in said paragraph, after the words "educational interests of the State" the words "and shall be presented to the Governor for his approval or disapproval not less than ten days from the day before the day fixed for final adjournment of the General Assembly," so that said paragraph when amended shall read:

"Par. 9. The general appropriation bill shall embrace nothing except appropriations fixed by previous laws, the ordinary expenses of the executive, legislative and judicial departments of the government, payment of the public debt and interest thereon, and the support of the public institutions and educational interests of the State, and shall be presented to the Governor for his approval or disapproval not less than ten days before the day fixed for final adjournment of the General Assembly. All other appropriations shall be made by separate bills, each embracing but one subject.

On this section the ayes and nays were called and the vote was as follows:

Those voting in the affirmative were Messrs.—

Those voting in the negative were Messrs.—

Alexander, Cobb, Stone,
Cann, Spinks, Tatum.

Those not voting were Messrs.—

Bush, Smith, Walker,
Ellis, Upchurch, Mr. President,
Hamrick,

Ayes 31, nays 6.

This section having received the requisite two-thirds majority, was adopted.

The following is section 8:

Sec. VIII. Paragraph 1. Be it further enacted by the authority aforesaid, That paragraph 1 of section 1 of article 8 of the Constitution of this State be amended by adding at the end of said paragraph the words: “The money provided for the support of such schools shall be divided between the white and colored races in proportion to the amount of taxes paid by each race,” so that said paragraph of said section and article as amended shall read as follows:

“Par. 1 There shall be a thorough system of common schools for the education of children in the elementary branches of an English education only, as nearly uniform as practicable, the expenses of which shall be provided for by taxation, or otherwise. The schools shall be free to all children of the State, but separate schools shall be provided for the white and colored races. The money provided for the support of such schools shall be divided between the white and colored races in proportion to the amount of taxes paid by each race.”
On the adoption of this section the ayes and nays were called, and the vote was as follows:

Those voting in the affirmative were Messrs.—

Bell, Dennard, Hayes,
Berrong, Grantland, Hoppes,
Boynton, Hardaway, Johnson,
Chappell, Harrell, Swift.
Daniel,

Those voting in the negative were Messrs.—

Alexander, Jarnagin, Stone,
Baker, Lyndon, Tatum,
Carter, McAfee, Wilcox,
Cobb, Newton, Williams,
Ford, Norman, Yopp,
Greer, Smiley, Mr. President.
Holder, Stewart,

Those not voting were Messrs.—

Allen, Hamrick, Sullivan,
Bush, Herndon, Upchurch,
Cann, Smith, Walker.
Ellis, Spinks,

Ayes 13, nays 20.

This section not having received the requisite two-thirds majority was lost.

The following is section 9:

Sec. IX. Paragraph 1. Be it further enacted by the authority aforesaid, That paragraph 3 of section 4 of article 3 of the Constitution of this State be amended by striking out the word “annually,” in the fourth line of said paragraph, and inserting in lieu thereof the word “biennially,” and by striking out the word “fifty” in the sixth and
seventh lines of said paragraph, and inserting in lieu thereof
the word “sixty,” so that said paragraph of said section and
article, when amended, shall read as follows:

"Par. 3. The first meeting of the General Assembly,
after the ratification of this Constitution, shall be on the
fourth Wednesday in October, 1878, and biennially there-
after on the same day, until the day shall be changed by
law. No session of the General Assembly shall continue
longer than sixty days; provided, that if an impeachment
trial is pending at the end of sixty days, the session may
be prolonged till the completion of said trial."

On the adoption of this amendment the ayes and nays
were ordered, and the vote was as follows:

Those voting in the affirmative were Messrs.—

| Bell,          | Hardaway, | Smiley,       |
| Berrong,       | Harrell,  | Stone,        |
| Boynton,       | Holder,   | Sullivan,     |
| Daniel,        | Hopps,    | Swift,        |
| Dennard,       | Jarnagin, | Tatum,        |
| Ford,          | Johnson,  | Wilcox,       |
| Grantland,     | Newton,   |              |

Those voting in the negative were Messrs.—

| Allen,         | Greer,    | Norman,      |
| Alexander,     | Hayes,    | Stewart,     |
| Baker,         | Herndon,  | Williams,    |
| Carter,        | Lyndon,   | Yopp,        |
| Cobb,          | McAfee,   |              |

Those not voting were Messrs.—

| Bush,          | Hamrick,  | Upchurch,    |
| Cann,          | Smith,    | Walker,      |
| Chappell,      | Spinks,   | Mr. President|
| Ellis,         |          |              |

Ayes 20, nays 14.
This section not having received the requisite two-thirds majority, was lost.

The following is section 10:

Sec. X. Paragraph 1. Be it further enacted by the authority aforesaid, That paragraph 16 of section 1 of article 5 of the Constitution of this State be amended by striking therefrom the following: "In the same bill, and the latter shall not be effectual until passed by two-thirds of each house," and substituting in lieu thereof the following: "Or any part thereof, in the same bill, and the appropriation or any part thereof thus disapproved shall not be effectual unless passed by two-thirds of each house," so that said paragraph of said section and article as amended shall read as follows:

"Par. 16. The Governor shall have the revision of all bills passed by the General Assembly, before the same shall become laws, but two-thirds of each house may pass a law notwithstanding his dissent; and if any bill shall not be returned by the Governor within five days (Sunday excepted) after it has been presented to him, the same shall be a law, unless the General Assembly, by their adjournment, shall prevent its return. He may approve any appropriation, and disapprove any other appropriation, or any part thereof, in the same bill, and the appropriation, or any part thereof thus disapproved, shall not be effectual unless passed by two-thirds of each house."

On this section the ayes and nays were ordered, and the vote was as follows:

Those voting in the affirmative were Messrs.—

Bell, Boynton, Daniel,
Berrong, Chappell, Ford,
Those voting in the affirmative were Messrs.—


Those voting in the negative were Messrs.—

Allen, Alexander, Baker, Cobb, Dennard, Greer, Holder, Jarnagin, Johnson, McAfee, Norman, Smiley, Tatum, Wilcox, Yopp.

Those not voting were Messrs.—

Bush, Cann, Carter, Ellis, Hamrick, Smith, Spinks, Upchurch, Walker, Williams, Mr. President.

Ayes 18, nays 15.

This section not having received the requisite two-thirds majority, was lost.

The following is section 11:

Be it further enacted by the authority aforesaid, That paragraph 7 of section 1 of article 1 be amended by striking out “neither banishment beyond the limits of the State, nor whipping as punishment for crime shall be allowed.”

On this amendment the ayes and nays were ordered, and the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Alexander, Baker, Bell, Boynton, Carter, Chappell, Cobb, Daniel, Dennard, Ellis, Ford, Grantland, Greer, Hardaway,
Those voting in the negative were Messrs.—

Tatum.

Those not voting were Messrs.—

Berrong, Harrell, Upchurch, Walker, Williams, Mr. President.
Bush, Holder, Smith, Spinks.
Cann, Smith, Spinks.
Hamrick, Spinks.

Ayes 31, nays 1.

This amendment having received the requisite two-thirds majority, was adopted.

On the amendment to exempt cotton factories from taxation, the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Ellis, Newton, Stone, Sullivan, Swift, Wilcox, Yopp.
Alexander, Ford, Norman, Stewart, Sullivan, Swift, Wilcox, Yopp.
Bell, Hardaway, Hayes, Stone, Sullivan, Swift, Wilcox, Yopp.
Berrong, Hayes, Stone, Sullivan, Swift, Wilcox, Yopp.
Boynion, Hardaway, Hayes, Stone, Sullivan, Swift, Wilcox, Yopp.
Cann, Hopps, Wilcox, Yopp.
Carter, Johnson, Williams, Yopp.
Chappell, Lyndon, Yopp.
Daniel, Lyndon, Yopp.

Those voting in the negative were Messrs.—

Baker, Greer, Smiley, Tatum.
Cobb, Holder, Swift, Tatum.
Dennard, Jarnagin, Tatum.
Grantland, McAfee, Tatum.
Those not voting were Messrs.—

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<th>Bush,</th>
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<td>Hamrick,</td>
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<td>Mr. President.</td>
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<td>Harrell,</td>
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Ayes 25, nays 11.

The amendment was lost.

Notice of reconsideration was given.

On the amendment to exempt farm products in the hands of farmers from taxation, the vote was as follows:

Those voting in the affirmative were Messrs.—

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

| Baker,      | Greer,       | McAfee,       |
|            | Hardaway,    | Norman,       |
| Bell,       | Herndon,     | Stewart,      |
| Barrong,    | Holder,      | Swift,        |
| Boynton,    | Jarnagin,    | Tatum,        |
| Daniel,     | Johnson,     | Williams,     |
| Dennard,    | Lyndon,      | Yopp.         |
| Grantland,  |              |                |

Those not voting were Messrs.—

| Allen,      | Cobb,        | Spinks,       |
| Bush,       | Ellis,       | Sullivan,     |
| Cann,       | Hamrick,     | Upchurch,     |
| Carter,     | Harrell,     | Walker,       |
| Chappell,   | Smith,       | Mr. President.|

Ayes 8, nays 21.

This amendment was lost.
Howell amendment—

Be it further enacted by the Senate and House of Representatives, and it is hereby enacted by the authority of the same, That paragraph 1, section 7, article 7 of the Constitution of Georgia, section 5893 of the Code of Georgia of 1895, be amended by adding in line 10 of said section 5893 after the words “qualified voters thereof” and before the words “at an election for that purpose,” the word “voting,” so that said paragraph 1, section 7, article 7 of the Constitution of Georgia when so amended shall read:

Paragraph 1. Debt of counties and cities not to exceed seven per cent. The debt thereafter incurred by any county, municipal corporation or political division of this State, except as in this Constitution provided for, shall not exceed seven per centum of the assessed value of all the taxable property therein, and no such county, municipality or division shall incur any new debt except for a temporary loan or loans to supply casual deficiencies of revenue, not to exceed one-fifth of one per cent, of the assessed value of taxable property therein, without the assent of two-thirds of the qualified voters thereof voting at an election for that purpose, to be held as may be prescribed by law; but any city, the debt of which does not exceed 7 per centum of the assessed value of the taxable property at the time of adopting of this constitution, may be authorized by law to increase at any time the amount of said debt 3 per centum upon such assessed value.

On the adoption of this amendment the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Baker, Berrong,
Alexander, Bell, Boynton,
Mr. President.

Those voting in the negative were Messrs.—

Tatum.

Those not voting were Messrs.—

Bush, Hamrick, Walker,
Cobb, Smith, Williams,
Greer, Upchurch,

Ayes 35, nays 1.

The amendment having received the requisite two-thirds majority, was adopted.

On motion the Senate will meet at 3 o’clock this afternoon.

On motion this bill was tabled until to-morrow morning, and made special order for to-morrow morning immediately after the reading of the Journal.

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

Mr. President:

The Committee on Military Affairs have had under consideration the following bill of the Senate, which it instructs
me to report back with the recommendation that the same do pass as amended, to wit:

A bill to reorganize the military forces of this State.

Respectfully submitted,

J. E. HAYES,
Chairman.

Mr. Herndon, chairman of the Committee on Corporations, submitted the following report:

Mr. President:

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

A bill to amend an Act approved Sept. 30, 1879, entitled an Act to incorporate the Savannah Trust and Safe Deposit Company.

Also that the following Senate bill do pass:

A bill to incorporate the town of Maysville, in the counties of Banks and Jackson.

Also that the following bill of the House do pass:

A bill to define and extend the corporate limits of the City of Savannah.

Respectfully submitted,

B. Z. HERNDON,
Chairman.
Mr. Spinks, chairman of Committee on Education, submitted the following report:

Mr. President:

The Committee on Education have had under consideration the following bills of the Senate, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to authorize the Board of Education of City of Dublin to take annual census of school population of City of Dublin.

A bill to amend section 1300 volume 1 of Code of Georgia, 1895.

Also that the following bills of the House do pass, to wit:

A bill to amend an Act to authorize the establishment of public schools in the town of Decatur.

A bill to incorporate the Molena School District, in Pike county.

Respectfully submitted,

W. E. SPINKS,
Chairman.

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

Mr. President:

The Committee on Temperance have had under consideration the following bill of the House, which they instruct me to report back with the recommendation that the same do pass as amended, to wit:
A bill to prohibit the sale of spirituous, vinous and malt liquors and intoxicating bitters and ciders in the county of Monroe.

Respectfully submitted,

JOHN X HOLDER,
Chairman.

Mr. Jarnagin, chairman of Committee on Hygiene and Sanitation, submitted the following report:

Mr. President:

The Committee on Hygiene and Sanitation have had under consideration the following bill of the Senate, which it instructs me to report back with the recommendation that the same do pass as amended, to wit:

A bill to compel railroad companies, individuals or corporations to erect separate water closets for men and women in some convenient and conspicuous place.

Respectfully submitted,

J. C. JARNAGIN,
Chairman.

Mr. President.

The Committee on Agriculture have had under consideration House bill No. 421, which they recommend me to report back to the Senate that the same do pass as amended.

J. T. NEWTON,
Chairman.

Mr. Swift, chairman of Committee on Banks, submitted the following report:
Mr. President:

The Committee on Banks have had under consideration the following bills of the House, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to amend section 3 of the Act approved October 17, 1887, entitled an Act to incorporate the Title Guarantee and Loan Company of Savannah.

A bill to amend section 3249 of the Code of 1895.

Respectfully submitted,

THOS. M. SWIFT,
Chairman.

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

Mr. President:

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

A bill to authorize the judge of the city court of Griffin to appoint a special bailiff for said court.

Also a bill to amend an Act establishing the city court of Dawson.

Also the following bill of the Senate, which they recommend do not pass:

A bill to exempt from State and county taxes guano purchased by farmers for use during the current year.
Also the following bills of the House, which they recommend do pass:

A bill to amend section 1655 of the Code.

Also a bill to amend section 1653 of the Code.

Also a bill to authorize the county commissioners of Butts county to investigate the claim of A. I. Moore.

Also a bill to amend an Act creating the commissioners of Chatham county.

Also the following resolution of the House do pass:

A resolution for the relief of J. T. Mikell.

Also the following bill of the House, which they recommend do pass as amended:

A bill to repeal an Act creating the Board of Commissioners of Columbia county.

Also the following bill of the House, which they recommend be recommitted to the Committee on Finance.

A bill to provide certain Reports of the Georgia Supreme Court for the county of Colquitt.

Also a bill to repeal an Act creating the Board of County Commissioners of Emanuel county.

Also a bill to amend an Act creating the Board of Commissioners of Hancock county.

Also a bill to regulate the practice and procedure of justice courts in cities of sixty thousand or more.
Also a bill to create a Board of Commissioners of Roads and Revenue for Emanuel county.

Also a bill to reduce the number of Board of Commissioners of Fayette county.

Also a bill to establish a system of public schools in the town of Mineral Bluff.

Also the following bill of the House, which they recommend be indefinitely postponed:

A bill to repeal an Act creating a Board of Commissioners of Chattooga county.

Respectfully submitted,

A. C. STONE,
Chairman.

House bill No. 765 was recommitted to Special Judiciary Committee.

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 Senate bills were read second time:

By Mr. Stewart—

A bill to make it unlawful for any person to hunt at night with a light without same being covered with glass.
By Mr. Hardaway —

A bill to elect the judge and solicitor of city court of Newnan by the people.

By Mr. Wilcox—

A bill to authorize the town of McRae to establish and maintain a system of waterworks.

By Mr. Bell—

A bill to fix the fees of the clerks and sheriffs in certain cases.

By Mr. Carter—

A bill to amend section 1300 volume 1 of the Code.

By Mr. Carter—

A bill to authorize the Board of Education of the City of Dublin to take annual school census.

By Mr. Grantland—

A bill to authorize the judge of the city court of Griffin to appoint a special bailiff.

By Mr. Holder—

A bill to incorporate the town of Maysville, in the counties of Jackson and Butts.

By Mr. Hardaway—

A bill to amend section 949, volume 1 of the Code.
By Mr. Cann—

A bill to amend the Act incorporating the Savannah Trust and Safe Deposit Company.

The following Senate bill was read third time, to be put upon its passage:

By Mr. Jarnagin—

A bill to incorporate the town of Union Point and provide for the election of mayor and council.

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.

The following resolution was read and adopted:

By Mr. Dennard—

A resolution directing the General Judiciary Committee to report by to-morrow noon on Senate bill Nos. 88 and 89.

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

Mr. President:

The Committee on Temperance have 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 establish, maintain and regulate a dispensary in City of Washington, Wilkes county.
Also that the following bill of the House do pass, to wit:

A bill to repeal an Act to establish a dispensary in Mitchell county.

Also that the following bill of the House be read second time and recommitted to Temperance Committee:

A bill to establish a dispensary or dispensaries in the county of Webster.

Respectfully submitted,

JOHN X HOLDER.

Chairman.

The following Senate bill was read second time and recommitted to the Temperance Committee:

By Mr. Lyndon—

A bill to establish a dispensary in Washington, Wilkes county.

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

By Mr. Stewart—

A bill to amend the Act establishing the city court of Dawson, Terrell 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. Johnson—

A bill to fix the license of selling liquors in Coffee 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.

Ordered immediately transmitted to the House.

By Mr. Wilcox—

A bill to amend the charter of the city of Fitzgerald.

Report of the committee was agreed to.

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

The bill having received the requisite constitutional majority was passed.

Ordered immediately transmitted to the House.

The following House bill was read second time:

By Mr. Thomas—

A bill to amend the Act incorporating the Blackshear Bank.

The following House bills were read third time:

By Mr. Onslow—

A bill to establish the city court of Valdosta.
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.

The following House bills were read second time:

By Mr. Jordan—

A bill to incorporate the city of Monticello, in Jasper county

The following House bill was read third time, to be put upon its passage:

By Mr. Harvard—

A bill to incorporate the City of Vienna, in Dooly 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.

House bill No. 144 was tabled.

The following House bills were read second time:

By Mr. Cowart—

A bill to change the county site of Charlton county from Traders Hill to Folkston.
By Mr. Walker—

A bill to establish a dispensary in Webster county

By Mr. Allen—

A bill to prohibit the sale of spirituous liquors in Monroe county.

By Mr. Ousley—

A bill to repeal the city court of Valdosta.

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

By Mr. McLennan—

A bill to establish the city court of Mount Vernon, in Montgomery 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. Hardwick—

A bill to amend the several Acts incorporating the town of Sandersville.

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

Mr President

The Committee on Education have 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 amend an Act establishing a local school system in the town of Lumber City.

Respectfully submitted,

W E. SPINKS.
Chairman.

By Mr. Hardwick—

A bill to amend the several Acts incorporating the City 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.

The following House bill was read second time:

By Mr. Duncan—

A bill to amend the several Acts incorporating the town of Smithville.

By unanimous consent the following House bills were read second time and recommitted to the Agricultural Committee:
THURSDAY, DECEMBER 5, 1901.

By Mr. Jordan—

A bill to regulate the sale and inspection of commercial fertilizers in this State.

By Mr. George—

A bill to make it unlawful for any person to contract with a tenant already contracted with another person.

The following House bill was read second time:

By Mr. Hodges—

A bill to amend section 3249 of the Code.

The following House resolutions were read second time:

By Mr. Shipp—

A resolution to provide certain reports of the Supreme Court of Georgia for the county of Colquitt.

By Messrs. Adams and Grice—

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

By Mr. Deal—

A resolution for the relief of J. T. Mikell.

By Mr. King—

A resolution to pay pension of Winston Gunn to his widow.

By Mr. Burnett—

A resolution to authorize the Attorney General to waive
the State's claim to certain money in the hands of the lessees of the North Eastern Railroad.

By Mr. Anderson—

A resolution to pay pension of Thomas Channell to his widow.

By Mr. Gary—

A resolution to refund the amounts received by the State from wild lands sold of Annie E. Branch under execution issued by tax collector of Decatur county.

The following Senate bill was read second time:

By Mr. Wilcox—

A bill to amend the Act establishing a local public school system for Lumber City.

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

By Messrs. Smith and Adams—

A bill to amend section 1775 volume 1 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. Daughtry—

A bill to incorporate the town of Allentown, in Wilkinson 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.

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

Senate Chamber, Atlanta, Georgia,
Friday, December 6, 1901.

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 was dispensed with.

The Journal of yesterday was read and approved.

Messrs. McAfee and Dennard gave notice of reconsideration of certain amendments defeated on the constitutional amendments bill.

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 bill of the House, to wit:
A bill to provide for erection of new Union Passenger Station on the State's property in Atlanta.

To the President of the Senate and Speaker of the House of Representatives:

Sirs:—Your joint committee, appointed under and by virtue of a resolution approved December 19, 1900, providing for a committee of five from the House and three from the Senate, to be appointed for the purpose of conferring with the lessees of the Western and Atlantic Railroad, relative to the construction of a union passenger depot upon the property of the State, in Atlanta, beg leave to submit the following report:

You committee met on several occasions in the city of Atlanta, during the past vacation, and addressed letters to the general officers of the various railroads entering the present union station, belonging to the State, asking, in substance, whether or not they would renew the proposition made to the State in October, 1900, relative to the building of a new union passenger station on the State's property in the city of Atlanta.

On November 2, 1901, said officers returned to your committee the following answer:

"Referring to yours of September 16th, answer to which has been delayed in order that the railroads might agree upon a uniform answer thereto, beg to say that the joint proposition submitted by the railroads in October, 1900, was made by the executive officers of the several roads, occupying the present station, and as the proposition did not receive favorable consideration of the Legislature of the State of Georgia, we would prefer that the State should submit a proposition under which it would be willing to erect a union station upon the present location in the city
of Atlanta, and lease the same to the railroads, which proposition will receive prompt consideration."

The railroads having failed to renew their former proposition (as indicated by the foregoing letter), your committee is of the opinion that the time has come for the State to adopt some definite measure whereby the valuable terminal property belonging to the State, in the city of Atlanta, shall be preserved to the people of the State. And to this end, your committee is of the opinion that without further correspondence with the railroads, the State should build its own depot, on its own property, and ask of the railroads a fair rental therefor.

Your committee, during the investigation of this question, has become convinced that the present site of the Union Passenger Depot, in addition to the strip of land extending from the Union Passenger Depot to Whitehall street, will be sufficient space for the erection of a Union Passenger Depot that will be adequate for the necessities of the traveling public for a great many years to come.

Your committee is of the opinion that it will be necessary to close Pryor street in order to utilize the space between Whitehall and Loyd streets. This makes it necessary that some provision be made for the payment of any damages that may accrue to property owners on Pryor street by reason of the closing thereof.

Your committee have examined carefully into the question of damages, and also into the question of the cost of an adequate depot, and is of opinion that the sum of five hundred thousand ($500,000) dollars is sufficient to build an adequate passenger station, and also to pay all damages, if there should be any, which may accrue to property owners by reason of the closing of Pryor street.

Your committee have also investigated the condition of the State treasury, and find that during the session of
1900 large sums of money were appropriated to make permanent improvements for the State Sanatorium, State University, the Technological School, the Georgia Normal and Industrial School, and it will not be necessary for like appropriations to be made again. These were appropriations for buildings and permanent improvements, and not for maintenance, and amounted in the aggregate to about two hundred and fifty thousand ($250,000) dollars.

Your committee is of the opinion that the appropriation of five hundred thousand ($500,000) dollars can be made to erect a new Union Passenger Depot on the State's property without making it necessary to cut any other appropriation usually made by this State.

Your committee is of the opinion that it is proper for the rental of the Western & Atlantic Railroad to be applied to the improvement of the property without, of course, interfering with that part of the rental heretofore appropriated for the public schools, and this can be done, as aforesaid, without interfering with any appropriation usually made by the State for our public schools, pensions, or maintenance of our various institutions.

That the present structure is utterly inadequate for the demands of a great road and a large city is unquestioned. That if this depot site had been the property of the railroads entering it, the erection of proper facilities would have been long ago compelled by the State is acknowledged.

We believe that the sovereign should be guided by the same just regulation imposed upon the citizens. We further believe that the fundamental business proposition that any landlord should expend a sufficiency of the rent of his premises to preserve his property, retain his tenants, and secure a continuance of his income, should likewise appeal to the landlord sovereign as it does to the landlord citizen.

Your committee, after full consideration of all the ques-
sions arising, have drafted a bill which, in their opinion, meets the requirements of the situation, and which commends itself to the better judgment of your committee, and your committee herewith submits the same to the General Assembly, and hopes that the same may be enacted into law.

ROLAND ELLIS, G. V GRESS, Chairman,
JNO. T. ALLEN, W S. THOMPSON,
JNO. X. HOLDER, CHAS. L. DAVIS,
Senate Members. J. D. HOWARD.

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

Mr. President:

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

A bill to incorporate the town of Union Point.

Also, a bill to amend an Act establishing the city court of Dawson.

Also, a bill to fix the license for selling at retail spirituous liquors in Coffee county.

Also, a bill to amend the charter of the city of Fitzgerald.

Respectfully submitted,
S. W YOPP,
Chairman.

The following House bill was read first time:
By Mr. Gress—

A bill to provide for the erection of a new union passenger station by the State as owner of the W & A. R. R. on property owned by the State of Georgia.

Referred to the W & A. R. R. Committee.

By unanimous consent this bill was to be read second time to-morrow and made special order for Tuesday, and 100 copies ordered printed; also 100 copies of the joint report of W & A. R. R. Committee ordered printed.

Mr. Herndon moved to reconsider the action of the Senate in defeating Senate amendment No. 6 relative to giving the Governor 4 years term of office.

The previous question was called and main question ordered.

The motion was carried.

Mr. Sullivan moved to reconsider the action of the Senate in defeating the amendment exempting cotton factories from taxation. This motion was carried.

Mr. McAfee moved to reconsider the action of the Senate in passing the amendment relative to establishing whipping-posts.

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

Those voting in the affirmative were Messrs.—

Allen, Ellis, Norman,
Baker, Hayes, Spinks,
Berrong, Holder, Stewart,
Chappell, Lyndon, Swift,
Daniel, McAfee, Yopp.
Dennard,
Those voting in the negative were Messrs.—

Bell, Herndon, Smiley,
Boynton, Hopps, Sullivan,
Irland, Johnson, Wilcox.
Hardaway, Newton,

Those not voting were Messrs.—

Alexander, Greer, Tatum,
Bush, Hamrick, Upchurch,
Cann, Harrell, Walker,
Carter, Jarnagin, Williams,
Cobb, Smith, Mr. President,
Ford, Stone,

Ayes 16, nays 11.

The motion prevailed.

Mr. Dennard moved to reconsider the action of the Senate in adopting section No. 5 relative to county officers holding office four years.

The motion prevailed.

This bill was tabled temporarily.

The following House bills were read first time:

By Mr. Burnett—

A bill to amend section 2234 of the Code relative to stopping of railroad trains.

Referred to the Railroad Committee.

By Mr. King—

A bill to amend section 345 (493b) of the Code relative to letting contracts.

Referred to the Corporations Committee.
By Mr. Narramore—

A bill to amend the charter of the town of Kestler, in Early county.

Referred to the Corporations Committee.

By Mr. Slaton—

A bill to amend section 451 of the Code.

Referred to the General Judiciary Committee.

By Mr. Park—

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

Referred to the Corporations Committee.

By Messrs. Niblack and Hosch—

A bill to create a Board of County Commissioners for Jackson county.

Referred to Special Judiciary Committee.

By Mr. Wilson—

A bill to amend the charter of the town of Bluffton, in Clay county.

Referred to the Corporations Committee.

The following House resolution was read first time:

By Mr. Flynt—

A resolution to refund the sum of $80,000 to Thos. Nell
and A. S. Murray, sureties on the bond of R. E. Hardy, former tax-collector of Spalding county.

Referred to the Appropriation Committee.

By unanimous consent Senate bill No. 114 was withdrawn by its author.

The following resolution was read second time and adopted:

By Mr. Howell—

A resolution requesting our representatives in Congress to pass a law refunding certain money in the United States Treasury from the tax on cotton during the war to the Southern States for educational purposes.

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

Mr. President:

The Committee on Temperance have 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 establish, maintain and regulate a dispensary in the city of Washington, Wilkes county.

Also, that the following bill of the House do pass, to wit:

A bill to establish a dispensary or dispensaries in county of Webster.

Respectfully submitted,

JNO. N HOLDER,
Chairman.
Senate bills Nos. 88 and 89 were withdrawn from the General Judiciary Committee and taken up, which are as follows:

By Mr. Dennard—

A bill to establish the city court of Rochelle, in the city of Rochelle, in the county of Wilcox.

Mr. Dennard moved to take this bill up, which motion prevailed. On motion this bill was tabled. Bill No. 89 was also tabled.

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

Mr. President:

The Committee on Appropriations have had under consideration the following bill of the House, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to appropriate money for the rebuilding of the Confederate Soldiers’ Home of Georgia.

Respectfully submitted,

S. GRANTLAND,
Chairman.

Mr. President

The Special Joint Committee, appointed at last session of General Assembly to examine and report on the “Georgia Justice,” by C. H. Sutton, Esq., have discharged the duty assigned to them, and beg to report:

That we find the book well written, and containing the laws and forms necessary to be used in justice courts, many
forms in this work not being found in any other publication.

We, therefore, recommend that a sufficient number of said books be purchased to supply each justice of peace and notary public, who is an ex-officio justice of peace, with one copy, provided same shall not cost more than two dollars per copy.

Respectfully submitted,

B. Z. HERNDON, J W H. UNDERWOOD,
G. G. HARRELL, On part of House.
On part of Senate.

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

Mr. President:

The Committee on General Judiciary 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 amend the Act approved December 24, 1896, in reference to the placing of fire insurance, except through agents duly authorized in this State, applicable to liability or casualty insurance companies.

Respectfully submitted,

J. L. BOYNTON.
Chairman.

Mr. Herndon, chairman of the Committee on Corporation, submitted the following report:
Mr. President:

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

A bill to incorporate the town of Irwinville.

Also, a bill to repeal an Act incorporating the town of Irwinville.

Also, the following bills of the House do pass:

A bill to repeal the several Acts incorporating the town of Preston, in Webster county.

Also, a bill to amend an Act incorporating the town of Baldwin.

Also, a bill to establish a new charter for the town of Hogansville.

Also, a bill to create a new charter for the city of Bainbridge.

Also, a bill to amend the charter of the city of Waycross.

Also, a bill to amend the charter of the city of Waleska.

Respectfully submitted,

B. Z. HERNDON,
Chairman.

The following Senate bills were read third time to be put upon their passage:
By Mr. Hardaway—

A bill to elect the judge and solicitor of the city court of Newnan by the people.

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. Wilcox—

A bill to repeal the Act to prohibit the sale of any kind of spirits within the limits of the 432d district, G. M., in Irwin 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. Wilcox—

A bill to authorize the town council of McRae to establish and maintain a system of water-works.

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. Grantland—

A bill to authorize the judge of the city court of Griffin to appoint a special bailiff.

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. Lyndon—

A bill to establish and regulate a dispensary in the town of Washington, Wilkes 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. Holder—

A bill to incorporate the town of Maysville, in the counties of Jackson and Butts.

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. Carter—

A bill to authorize the board of education of the city of Dublin to take annual school census.
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. Cann—

A bill to amend the Act incorporating the Savannah Trust and Safe Deposit Company.

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 as amended.

By Mr. Wilcox—

A bill to amend the Act establishing the system of public schools in Lumber 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.

The following House bills were read second time:

By Mr. Little—

A bill to authorize the Free Kindergarten Association of Columbus to sell certain lands.
By Mr. Hall—

A bill to amend the Act incorporating the town of Mineral Bluff.

By Mr. Hall—

A bill to establish a system of public schools in Mineral Bluff.

By Messrs. Houston and Slaton—

A bill to regulate the practice and procedure of justice courts in cities of sixty thousand inhabitants.

By Mr. Richardson—

A bill to incorporate the Byron school district, in Houston county.

By Mr. Madden—

A bill to amend the Act establishing a dispensary in Barnesville.

By Mr. Gary—

A bill to appropriate money to rebuild the Soldiers' Home.

By Mr. Madden—

A bill to amend the Act establishing a dispensary in Barnesville, allowing the commissioners to fix the prices of the liquor.

By Mr. Howard—

A bill to repeal the Act establishing the county court of Dooly county.
By Messrs. George and Howard—

A bill to amend the Act establishing the system of public schools in Decatur.

By Mr. Sturgis—

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

By Mr. McFarland—

A bill to amend the Act incorporating Carnesville, in Franklin county.

By Mr. Foster—

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

By Messrs. Price and Quillian—

A bill to establish a charter for the town of Gillsville, in Hall and Banks counties.

By Messrs. Hardin, Wells and Hitch—

A bill to define and extend the corporate limits of the City of Savannah.

By Mr. Land—

A bill to authorize the county authorities of Butts county to investigate the claims of A. J. Moon.

By Mr. Hilton—

A bill to amend section 982 of the Code.
By Mr. Orr—

A bill to provide for the better drainage of lands in Coweta county.

By Mr. Peyton—

A bill to amend the act establishing a system of public schools in the town of Toccoa City.

By Mr. Knight—

A bill to incorporate the town of Lenox, in Berrien county.

By Mr. Hitch—

A bill to amend the Act incorporating the Title Guarantee and Loan Company of Savannah.

By Mr. Hathcock—

A bill to provide for the better drainage of lands in Douglas county.

By Mr. Howard—

A bill to establish a city court in the City of Vienna, Dooly county.

By Mr. Bower—

A bill to establish a new charter for the City of Bainbridge.

By Mr. Freeman—

A bill to establish a new charter for the town of Hogansville.
By Mr. Toomer—

A bill to amend the charter of the City of Waycross.

By Mr. Walker—

A bill to repeal the several Acts incorporating the town of Preston.

By Mr. Mitchell—

A bill to repeal the Act creating the Board of County Commissioners of Emanuel county.

By Mr. Madden—

A bill to incorporate the Molina School District in Pike county.

By Mr. Bush—

A bill to prescribe the fees of the Solicitor General of Miller county in certain cases.

By Mr. Anderson—

A bill to amend the charter of the town of Adairsville, in Bartow county.

By Mr. Maples—

A bill to repeal the Act establishing a dispensary in Mitchell county.

By Mr. Peyton—

A bill to amend the Act incorporating the town of Baldwin.
By Mr. Mullins—

A bill to amend the charter of Waleska.

By Mr. Mitchell—

A bill to create a Board of County Commissioners of Roads and Revenues for Emanuel county.

By Mr. Wells—

A bill to amend the Act creating the commissioners of Chatham county.

By Mr. Blalock—

A bill to reduce the number of county commissioners of Fayette county.

By Mr. Symons—

A bill to amend section 1653, volume 1, of the Code.

By Messrs. Freeman and Park—

A bill to establish public schools in the City of La Grange.

By Mr. Whitchard—

A bill to amend the Act establishing the dispensary in Terrell county.

By Mr. Maples—

A bill to amend the charter of Pelham, in Mitchell county.
By Mr. Johnson—

A bill to amend the Act incorporating the town of Bartow, in Jefferson county.

By Mr. Symons—

A bill to amend section 1653 of part first of the Code.

The following Senate bills were read second time:

By Mr. Allen—

A bill to amend an Act making it unlawful for certain fire insurance companies to place or cause to be placed insurance against loss on property in this State.

By Mr. Wilcox—

A bill to repeal the Act incorporating the town of Irwinville, in Irwin county.

By Mr. Wilcox—

A bill to incorporate the town of Irwinville, Irwin county.

The following resolution was read first time:

By Mr. Howell—

A resolution providing for the paying interest of certain bonds of the State due 1902.

Referred to the Appropriation Committee.

On motion this resolution will be read second time tomorrow and made special order for next Monday.
The following House bills were read third time, to be put upon their passage:

By Mr. Jordan—

A bill to incorporate the city of Monticello, in Jasper 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. Walker—

A bill to establish a dispensary in the county of Webster.

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. Harkins—

A bill to amend the charter of the town of Calhoun, in the county of Gordon.

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. Duncan—

A bill to amend the several Acts incorporating the town of Smithville.

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. Mitchell and Wilkes—

A bill to incorporate the town of Coolidge, in Thomas 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. Bush—

A bill to incorporate the town of Colquitt, in Miller 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. Smith—

A bill to provide better drainage for the lands of Henry 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. George—

A bill to provide for the removal of obstructions in the streams of DeKalb 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. Bush—

A bill to repeal the Act incorporating the town of Colquitt.

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. Perry and Hutchins—

A bill to incorporate the town of Trip, in Gwinnett 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 Messrs. Knowles, Foster and Wright—

A bill to provide for the establishment of a dispensary in the City of Rome.

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 as amended, which is by striking out the proviso of section 12.

By Mr. Turner—

A bill for the protection of fish in the streams of Rockdale 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. Burnett—

A bill to amend the Act establishing the dispensary in Athens.

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. Johnson—

A bill to incorporate the town of Wrens, in the county of Jefferson.

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 as amended by striking out the figures 1901 in 2nd line of section 3 and substituting 1902.

By Mr. Jordan—

A bill to repeal the Act to regulate the town of Monticello, in Randolph 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. Allen—

A bill to amend an Act to prohibit the sale of intoxicating liquors in the county of Monroe.

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 as amended, which are as follows: Strike from section 12 the words Jan. 1st, 1902, and insert the declaration of the result of said election by the ordinary. Amend by adding at the end of section 12: Provided that.
the ordinary shall order an election under the provisions of this Act whenever a petition shall be presented to said ordinary signed by one-third of the registered voters according to the registration list for the last general election, by adding at the end of section 5: Provided that said commissioners and managers under this Act shall be authorized to sell under this Act at a profit of not more than fifty per cent.

By Mr. Thomas—

A bill to amend the Act incorporating the Blackshear Bank.

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. Ousley—

A bill repealing the city court of Valdosta.

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.

On motion the Senate will meet each day at 10 o'clock for the remainder of the session.

Leave of absence was granted Senators Lyndon, Norman, Sullivan, Herndon, Ellis and Allen.

On motion the Senate adjourned until to-morrow morning at 10 o’clock.
Senate Chamber, Atlanta, Georgia,
Saturday, December 7, 1901.

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

Prayer was offered by the Chaplain.

The call of the roll was dispensed with.

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 concurred in the Senate amendments to the following House bills, to wit:

A bill to incorporate the City of Vienna, in Dooly county.

Also a bill to establish the city court of Valdosta, in the county of Lowndes.

Also a bill to establish the city court of Mount Vernon, in the City of Mount Vernon, in Montgomery county.

Also a bill to amend an Act entitled "An Act to establish local public school system in Fulton county, outside the city of Atlanta."

The House has passed by the requisite constitutional majority the following House bills, to wit:
A bill to amend paragraph 9, section 2, of the General Tax Act, approved Dec. 21, 1900.

Also a bill to amend sections 7 and 8 of an Act establishing the city court of Baxley, in Appling county.

Also a bill to authorize the trustees of Calhoun Institute to transfer certain property to the mayor and aldermen of the town of Calhoun.

Also a bill to close Center street in Savannah.

Also a bill to amend an Act entitled an Act to incorporate the town of Culverton, in Hancock county, and for other purposes.

Also a bill to incorporate the town of Linwood, in the county of Walker.

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

A resolution asking Congress to appropriate the captured and abandoned property fund and the cotton tax fund to educational purposes.

Also a resolution to authorize the State of Georgia to receive and hold property bequeathed for the establishment of an agricultural experimental station in South Georgia.

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

Mr. President.

The Committee on Education have had under considera-
tion 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 provide for the teaching of physiology and hygiene in the public schools in Georgia.

Respectfully submitted,

W E. SPINKS,
Chairman.

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

Mr. President:

The Committee on Education 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 admit white female students into the State University.

Respectfully submitted,

W E. SPINKS,
Chairman.

Mr. Greer, chairman pro temp. of the Committee on Engrossing, submitted the following report:

Mr. President:

The Committee on Engrossing have examined and found to be properly engrossed and ready for the signatures of the officers of the Senate and officers of the House the following bills, to wit:
A bill to repeal an Act prohibiting the sale of intoxicating liquors in the 432nd district, G. M., in the county of Irwin.

Also a bill to make elective by the qualified voters of Coweta county the judge and solicitor of the city court of Newnan.

Also a bill to authorize the mayor and council of the town of McRae to establish a system of water works.

Also a bill to establish and maintain a dispensary in the town of Washington, Wilkes county.

Also a bill to authorize the Board of Education of the City of Dublin to take an annual census of the school population of Dublin.

Also a bill to amend an Act incorporating the Savannah Trust and Safe Deposit Company.

Also a bill to amend an Act establishing a local school system in the town of Lumber City.

Also the following joint resolution:

A resolution asking Congress to appropriate the captured and abandoned property fund and the cotton tax fund for educational purposes.

Respectfully submitted,

JOHN M. GREER,
Chariman pro tem.

By unanimous consent the following House bills and resolutions were read second time and recommitted:
By Mr. Burnett—

A bill to amend section 2234 of the Code.

Recommitted to Committee on Railroads.

By Messrs. Houston and Slaton—

A bill to provide that in all cases where the judge sentences a person convicted of a misdemeanor under sixteen years of age to industrial farms, or other similar institutions, shall be sentenced for his minority.

Recommitted to Committee on General Judiciary.

By Mr. Flint—

A resolution to refund the sum of $80 to Thomas Nall and A. S. Murray, sureties upon the bond of R. E. Hardy

Recommitted to Committee on Appropriations.

The following Senate resolution was read the second time and recommitted:

By Mr. Howell—

A resolution taking certain money from Treasury and applying same to payment on public debt.

Recommitted to appropriations.

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

By Mr. Park—

A bill to provide for the teaching of physiology and hygiene in the public schools.
SATURDAY, DECEMBER 7, 1901.

Recommitted to Committee on Education.

By Mr. Gress—

A bill to provide for the erection of a new Union Passenger Depot by the State, as owner of the Western and Atlantic Railroad, on the State property in the City of Atlanta.

Recommitted to Committee on W & A. Railroad.

The following bill of the House was read third time:

By Mr. Cowart—

A bill to change the county site of Charlton county from Traders Hill to Folkston.

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

Those voting in the affirmative were Messrs.—

Alexander, Baker, Bell, Berrong, Boynton, Bush, Cann, Carter, Chappell, Cobb, Daniel, Ellis, Ford, Grantland, Hamrick, Harrell, Hayes, Holder, Hopps, Jarnagin, Johnson, McAfee, Newton, Smiley, Spinks, Swift, Tatum, Upchurch, Wilcox, Mr. President.

Those not voting were Messrs.—

Allen, Dennard, Greer, Hardaway, Herndon, Lyndon, Norman, Smith, Stewart, Stone, Sullivan, Walker, Williams, Yopp.

Ayes 30, nays 0.
The bill having received the requisite constitutional majority was passed.

The following House resolution was read and concurred in:

By Mr. Slaton—

A resolution asking Congress to appropriate the captured and abandoned property fund and the cotton tax fund to educational purposes.

Also by Mr. Toomer—

A resolution authorizing the State to receive and hold property bequeathed for the establishment of an agricultural experimental station in South Georgia.

The following resolution was read and adopted:

By Mr. Holder—

Resolved by the Senate, that the House of Representatives be requested to furnish this body with an official copy of the Governor’s message vetoing the Wright dispensary bill.

The privilege of the floor was extended to Mr. H. J. Benton.

The following bill of the Senate was read the third time:

By Mr. Allen—

A bill to amend an Act making it unlawful for certain fire insurance companies to place, or cause to be placed, insurance against loss by fire on property in this State, except through agents located in this State.
The 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.

The following resolution of the House was read third time:

By Messrs. Adams and Grice—

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

Report of the committee was agreed to.

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

Those voting in the affirmative were Messrs.—

Alexander, Daniel, Johnson,
Baker, Ellis, McAfee,
Bell, Ford, Newton,
Berrong, Grantland, Smiley,
Boynton, Hamrick, Swift,
Cann, Herndon, Upchurch,
Chappell, Holder, Wilcox,
Cobb, Hopps,

Those not voting were Messrs.—

Allen, Hayes, Stone,
Bush, Jarnagin, Sullivan,
Carter, Lyndon, Tatum,
Dennard, Norman, Walker,
Greer, Smith, Williams,
Hardaway, Spinks, Yopp,
Harrell, Stewart, Mr. President.

Ayes 23, nays 0.
The resolution having received the requisite constitutional majority was passed.

The following House bill was read the third time:

By Messrs. Slaton and Houston—

A bill to regulate the practice and procedure of justice courts in cities of sixty thousand or more.

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.

The following Senate bills were read the second time and recommitted:

By Mr. Smith—

A bill to establish the city court of Buford.

Recommitted to Special Judiciary.

Also by Mr. Cobb—

A bill to give consent by the State to the acquisition by the United States of such land as may be needed for the establishment of a national forest reserve.

Recommitted to General Judiciary.

The following bills of the House were read first time:
By Mr. Hitch—

A bill to authorize the mayor and council of Savannah to close Center street.

Referred to Committee on Corporations.

Also by Mr. Harkins—

A bill to authorize the trustees of Calhoun Institute to transfer said property to the mayor and council of Calhoun.

Referred to Committee on Special Judiciary.

Also by Messrs. Smith and Merrett—

A bill to amend an Act incorporating the town of Culverton.

Referred to the Committee on Corporations.

Also by Mr. Johnson—

A bill to amend an Act creating the city court of Baxley.

Referred to Committee on Corporations.

Also by Mr. Little—

A bill to amend paragraph 9, section 2, of the General Tax Act, approved December 21, 1900.

Referred to Committee on Finance.

Also by Mr. Copeland—

A bill to incorporate the town of Linwood.

Referred to Committee on Corporations.
The following Senate bills were read third time as amended:

By Mr. Howell—

A bill to amend section 511 of the Code of 1895.

Amend as follows:

Amend caption and section 1 by adding between the words "the" and "Code" the word "penal."

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.

Also by Mr. Ellis—

A bill to amend section 453 of the Criminal Code.

Amend as follows by adding the usual repealing clause:

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.

Also by Mr. Hardaway—

A bill to amend paragraph 6 of section 949 of volume 1 of the Code of 1895.

Amended as follows: By striking from the 31st line of
SATURDAY, DECEMBER 7, 1901.

page 1 the words "two days" and insert in lieu thereof the words "one day."

Report of committee was agreed to.

Upon the passage of the bill the ayes and nays were ordered.

Upon the call of the roll the vote was as follows:

Those voting in the affirmative were Messrs.—

Alexander, Grantland, Newton,
Bell, Hamrick, Stewart,
Berrong, Hardaway, Stone,
Boynton, Harrell, Upchurch,
Cann, Hayes, Wilcox,
Carter, Jarnagin, Yopp,
Chappell, Johnson, Mr. President.
Daniel, McAfee,

Those voting in the negative were Messrs.—

Baker, Ford, Smiley.
Bush, Hopps,

Those not voting were Messrs.—

Allen, Holder, Sullivan,
Cobb, Lyndon, Swift,
Dennard, Norman, Tatum,
Ellis, Smith, Walker,
Greer, Spinks, Williams,
Herndon,

Ayes 23, nays 5.

Having received the requisite constitutional majority the bill was passed.

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

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

A resolution for the relief of E. S. O'Brien.

Also a resolution for the relief of Joe W. O'Brien.

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

Mr President:

The Committee on Special Judiciary have had under consideration 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 amend an Act to incorporate the City of Cartersville, in Bartow county, Ga.

Respectfully submitted,

A. C. STONE.

Chairman.

Also the following bill as amended:

By Mr. Wilcox—

A bill to enlarge the powers of the Railroad Commission so as to confer on said commissioners the authority to compel railroad companies, individuals and corporations to erect separate water closets for men and women in some conspicuous place at every railroad crossing in this State.

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 as amended.

The following bills were read third time and passed:

By Mr. Wilcox—

A bill to repeal an Act incorporating the town of Irwinville.

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.

Also by Mr. Wilcox—

A bill to incorporate the town of Irwinville.

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.

Also by Mr. Bell—

A bill to fix the fees of the clerks of the Superior Courts and sheriffs in certain cases.

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.
Also by Mr. Harrell—

A bill to amend section 41 of the Political Code of Georgia.

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.

Also by Mr. Allen—

A bill to authorize administrators, executors, trustees and guardians who are required by law to give bond to charge costs of same to the estate.

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.

Also by Mr. Carter—

A bill to amend section 1300 of volume 1 of the Code of 1895.

Report of 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.
Also by Mr. Ellis—

A bill to amend section 2516 of volume 2 of Code of 1895.

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 bill of the Senate was read second time and recommitted:

A bill to amend an Act incorporating the town of Cartersville.

Recommitted to Corporations Committee.

The following bills of the House were read third time:

By Mr. Howard—

A bill to establish a city court of Vienna.

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.

Also by Messrs. Freeman and Park—

A bill to establish a new charter in the town of Hogansville.

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.

Also by Messrs. Price and Quillian—

A bill to create a charter for the town of Gillsville.

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.

Also by Mr. Hitch—

A bill to amend section 3 of Act incorporating the Title Guarantee and Loan Company of Savannah.

Report of 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.

Also the following as amended:

A bill to reorganize the Georgia State Militia.

Report of 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 as amended.
Also by Mr. Peyton—

A bill to amend an Act establishing a system of public schools in the town of Toccoa.

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.

Also by Mr. Johnson—

A bill to amend an Act incorporating the town of Bartow, in the county of Jefferson.

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.

Also by Mr. Richardson—

A bill to incorporate the Byron School District in Houston 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.

Also by Mr. Madden—

A bill to amend an Act establishing a dispensary in the City of Barnesville.
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.

Also by Mr. Harvard—

A bill to repeal an Act establishing the county court of the county of Dooly.

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.

Also by Mr. Hall—

A bill to establish a system of public schools in the town of Mineral Bluff.

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.

Also by Mr. Maples—

A bill to amend the charter of Pelham.

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.
Also by Mr. Knight—

A bill to incorporate the town of Lenox.

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.

Also by Mr. Maples—

A bill to repeal an Act establishing a dispensary in Mitchell 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.

Also by Messrs. Hardin, Wells and Hitch—

A bill to extend the corporate limits of the City of Savannah.

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.

Also by Mr. Land—

A bill to authorize the county commissioners of Butts to investigate the claim of A. I. Moore.
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.

Also by Mr. Little—

A bill to authorize the Free Kindergarten Association of Columbus to sell certain lands.

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.

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

____________________________________

Senate Chamber, Atlanta, Georgia,
Monday, December 9, 1901.

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

Prayer was offered by the Chaplain.

Call of the roll was dispensed with.

The following bill of the Senate was reconsidered:
By Mr. Hardaway—

A bill to amend section 949 of the Code of 1895.

The following continued special order was taken up:

By Mr. Bell—

A bill to propose and submit to the people for ratification or rejection certain amendments to the Constitution of this State.

Section 5 of the above named bill was lost as follows:

Those voting in the affirmative were Messrs.—

Allen, Alexander, Bell, Boynton, Bush, Cann, Daniel, Ellis, Greer, Harrell, Herndon, Hopps, Jarnagin, Lyndon, Newton, Norman, Smiley, Stone, Sullivan, Swift, Wilcox.

Those voting in the negative were Messrs.—

Baker, Berrong, Dennard, Ford, Hardaway, Johnson, McAfee, Smith, Stewart, Tatum, Yopp.

Those not voting were Messrs.—

Carter, Chappell, Cobb, Grantland, Hamrick, Hayes, Holder, Spinks, Upchurch, Walker, Williams, Mr. President.

Ayes 21, nays 11.

The following amendment by Mr. Howell was read and adopted:
Amend article 7, section 6, paragraph 2 of the Constitution of the State of Georgia by inserting between the word “quarantine” and the word “roads,” the word “sanitation,” so that it will read as follows:

“The General Assembly shall not have power to delegate to any county the right to levy a tax for any purpose except for educational purposes in instructing children in the elementary branches of an English education only: to build and repair the public buildings and bridges; to maintain and support prisoners; to pay jurors and coroners, and for litigation, quarantine, sanitation, roads and expenses of courts; to support paupers, and to pay debts heretofore existing.”

Upon the call of the roll the vote was as follows:

Those voting in the affirmative were Messrs.—

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Those not voting were Messrs.—

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Ayes 34, nays 0.
Upon the call of the roll on section 6, the vote was as follows:

Those voting in the affirmative were Messrs.—

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Those voting in the negative were Messrs.—

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Ayes 17, nays 15.

Not having received the necessary two-thirds was lost.

The amendment to paragraph 7 of section 1 of article 1 by Mr. Boynton was next taken up and the vote was as follows:

Those voting in the affirmative were Messrs.—

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Those voting in the negative were Messrs.—

Baker, Greer, Smith,
Berrong, Harrell, Stewart,
Bush, Hayes, Swift,
Carter, Johnson, Tatum,
Chappell, Lyndon, Walker,
Cobb, McAfee, Wilcox,
Dennard, Norman, Yopp.
Ford,

Those not voting were Messrs.—

Allen, Grantland, Upchurch,
Alexander, Hanrick, Williams,
Cann, Holder, Mr. President,
Ellis, Spinks,

Ayes 11, nays 22.

The amendment was lost.

The following reconsidered amendment by Mr. Sullivan was adopted:

Amended by adding at the end of the title the words as follows: To amend paragraph 2 of section 2 of article 7, and by inserting after section 10 of said bill the words as follows:

Section 11. Be it further enacted by the authority aforesaid, That paragraph 2 of section 2 of article 7 be amended by adding as the end of said paragraph the words as follows: That the General Assembly may, however, for the purpose of inducing and encouraging industrial investments in Georgia, exempt from taxation for such time and to such extent as it may deem proper, all industrial investments in cotton manufacturing or other labor-employing enterprise; provided, that no exemption shall be granted by the Legislature for a longer term than ten years: so that said paragraph when so amended will read as follows:
Par. 2. Exemptions. The General Assembly may by law exempt from taxation all public property; all institutions of purely public charity; all buildings erected for and used as a college, incorporated academy, or other seminary of learning; the real and personal estate of any public library, and that of any other literary association, used by or connected with such library; all books, a philosophical apparatus, and all paintings and statuary of any company or association kept in a public hall, and not held as merchandise, or for the purpose of sale or gain; provided, the property so exempted be not used for purposes of private or corporate profit or income. That the General Assembly may, however, for the purpose of inducing and encouraging industrial investment in Georgia, exempt from taxation for such time and to such extent as it may deem proper, all industrial investments in cotton manufacturing or other labor employing enterprise; provided, that no exemption shall be granted by the Legislature for a longer time than ten years.

The vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Ford, Norman,
Alexander, Hardaway, Smiley,
Bell, Harrell, Smith,
Berrong, Hayes, Stewart,
Boynton, Herndon, Stone,
Cann, Hopps, Sullivan,
Carter, Jarnagin, Swift,
Chappell, Johnson, Walker,
Daniel, Lyndon, Wilcox,
Dennard, McAfee, Yopp,
Ellis, Newton,

Those voting in the negative were Messrs.—

Baker, Cobb, Greer,
Bush, Grantland, Tatum,
Those not voting were Messrs.—

Hamrick, Spinks, Williams.
Holder, Upchurch, Mr. President.

Ayes 32, nays 6.

The amendment having received the requisite two-thirds was adopted.

The following amendment by Mr. Smith, of the 34th district, to wit:

Be it resolved by the General Assembly of the State of Georgia, That article 7 of the Constitution of this State be amended by a new section, to be styled section 28, to read as follows:

Section 28. Farm products in the hands of the producer, and family supplies for home and farm use, are exempted from taxation until otherwise directed by a two-thirds vote of all the members-elect of both Houses of the General Assembly.

Upon the adoption of the amendment the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Ellis, Lyndon,
Alexander, Ford, Newtor,
Bell, Grantland, Norman,
Boynton, Greer, Smiley,
Bush, Hardaway, Smith,
Cann, Harrell, Stewart,
Carter, Hayes, Sullivan,
Cobb, Herndon, Walker,
Daniel, Hopps, Wilcox,
Dennard, Johnson, Yopp.
 Those voting in the negative were Messrs.—

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Those not voting were Messrs.—

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Ayes 30, nays 7.

The amendment having received the requisite two-thirds was adopted.

The report of the committee was agreed to and the bill passed as amended.

Upon the call of the roll the vote was as follows:

 Those voting in the affirmative were Messrs.—

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Those voting in the negative were Messrs.—

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Those not voting were Messrs.—

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<td>Mr. President</td>
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Ayes 33, nays 5.
The bill having received the necessary two-thirds was passed.

Mr. Greer, chairman pro tem. of 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 amend section 1300, volume 1, of the Code of Georgia of 1895.

A bill to amend section 41 of the Political Code, relating to the method of registering voters.

A bill to amend section 2516, volume 2, of the Code of 1895.

A bill to incorporate the town of Irwinville, in the county of Irwin.

A bill to fix the fees of the clerks of the Superior courts and sheriffs in certain cases in this State.

A bill to amend section 511 of the Code of Georgia, 1895.

A bill to authorize administrators, executors, trustees, etc., who are required to give bond, to charge costs or premiums on such bonds.

A bill to amend an Act approved Dec. 24, 1896, making it unlawful for certain fire insurance companies to place, or cause to be placed, insurance against loss by fire on property in this State except through agents located in this State.
A bill to repeal an Act incorporating the town of Irwinville, in the county of Irwin.

A bill to compel railroad companies, individuals or corporations to erect separate water closets for men and women, etc.

Respectfully submitted,

JOHN M. GREER,
Chairman.

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

A resolution to pay pension of R. W. Aiken to his widow.

Also a resolution to pay pension of James L. Johnson to his widow.

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 section 982 of the Code of Georgia, in relation to certain banks as State depositories.

Also a bill to incorporate the town of Babcock, in Miller county.

Also a bill to amend the charter of the City of Augusta.

Also a bill to repeal an Act to make it unlawful to manufacture intoxicating liquors, except domestic wines, in Spalding county, and for other purposes.
The House has concurred in Senate amendments to the following House bills, to wit:

A bill to incorporate the town of Wrens, in Jefferson county.

Also a bill to prohibit the sale of intoxicating liquors in Monroe county.

Also a bill to provide for the establishment of a dispensary in Rome, Ga.

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 Macon, Ga.

Also a bill to abolish the county court of Franklin county.

Also a bill to amend an Act establishing the city court of La Grange.

Also a bill to amend section 982 of volume 1 of the Code of 1895.

Also a bill to repeal an Act creating a Board of County Commissioners of Roads and Revenues for Chattooga county.

Also a bill to establish a system of public schools for the town of Ashburn, in Worth county.

Also a bill to cede to the United States of America jurisdiction over certain lands and public roads to Chickamauga Park.

Also a bill to authorize any city in Georgia having 15,-
'000 or more inhabitants to appropriate money for a public library.

Also a bill to provide for the establishment of a State depository in McRae, Georgia.

Also a bill to authorize the mayor and council of Jasper, Ga., to erect and furnish a suitable school building.

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

Mr. President.

I am directed by his Excellency, the Governor, to deliver to the Senate a sealed communication.

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

Mr. President:

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

A resolution providing for the paying off of certain bonds of the State due in 1902.

Also that the following resolution of the House do pass, to wit:

A resolution to refund the sum of $80 to Thomas Noll and A. I. Murray, sureties upon the bond of R. E. Hardy, tax collector Spalding county.

Respectfully submitted,

SEATON GRANTLAND,
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 incorporate Powder Springs School District, in Cobb county.

Also a bill to create a Board of Commissioners of Roads and Revenues for Pickens county.

Also a bill to amend sections 4 and 5 of an Act to provide a system of public schools in Covington.

Also a bill to authorize the town of Comer, Ga., to create a bonded debt to establish a public school system therein.

Also a bill to establish a dispensary in Colquitt, Ga., in the county of Miller.

The House has passed by the requisite constitutional majority the following Senate bill:

A bill asking Congress to appropriate the captured and abandoned property fund and the cotton tax fund to educational purposes.

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

Mr. President:

The House has adopted the following Senate resolution, to wit:
A resolution requesting the House to furnish the Senate with an official copy of the Governor's message vetoing the Wright dispensary bill.

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

A bill to amend an Act entitled an Act to amend section 2061 of the Civil Code of 1895.

The following Senate resolution was read the third time and adopted:

By Mr. Howell—

A resolution to use the sum of $325,880 now in Treasury of the State as part of the public property fund to pay interest on public debt.

The ayes and nays were ordered.

Upon the call of the roll the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen,
Alexander,
Bell,
Boynton,
Bush,
Cann,
Carter,
Cobb,
Daniel,
Dennard,
Ellis,
Grantland,
Greer,
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Jarnagin,
Johnson,
Lyndon,
McAfee,

Newton,
Norman,
Smith,
Stewart,
Stone,
Sullivan,
Swift,
Tatum,
Walker,
Yopp.

Those voting in the negative were Messrs.—

Baker,
Ford,
Harrell,
Smiley,
Wilcox,

Wilcox.
Those not voting were Messrs.—

Berrong, Holder, Williams.
Chappell, Spinks, Mr. President.
Hamrick, Upchurch,

Ayes 31, nays 5.

The resolution having received the necessary 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 resolution, to wit:

A resolution for the relief of B. R. Freeman and J. B. Freeman.

The following House bill was read the third time and passed:

A bill to appropriate money for the rebuilding of the Soldiers' Home.

Report of committee was agreed to.

On the passage of the bill the ayes and nays were required to be recorded.

Upon the call of the roll the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Boynton, Daniel,
Alexander, Cann, Ellis,
Bell, Cobb, Grantland,
MONDAY, DECEMBER 9, 1901.


Those voting in the negative were Messrs.—


Those not voting were Messrs.—

Berrong, Carter, Chappell, Hamrick, Holder, Upchurch, Williams, Mr. President.

Ayes, 29; nays, 6.

Having received the requisite constitutional majority the bill was passed.

The following bill of the House was read second time:

By Mr. Copeland—

A bill to incorporate the town of Linwood, in Walker county.

The following bill of the Senate was read first time and referred to the Committee on Corporations:

By Mr. Bell—

A bill to amend section 9 of an Act to repeal an Act incorporating the town of Cumming.

The following bill of the Senate was read third time and lost:
By Mr. Dennard—

A bill to establish the city court of Rochelle, in the county of Wilcox.

The Committee on Rules submitted the following resolution which was adopted:

Resolved, That from now to the end of the session no bill unfavorably reported by the committee to which it has been referred shall be put upon its passage unless by unanimous consent of the Senate.

Notice to reconsider given.

Upon motion the Senate adjourned until 3 o’clock p. m.

The Senate reconvened at 3 o’clock p. m.

The call of the roll was dispensed with.

The following bills of the House were read second time:

By Mr. Land—

A bill to pay pension of R. W. Aiken to his widow.

Also a bill to amend the charter of the City of Macon.

Also a bill to amend an Act to establish the city court of La Grange.

Also a bill to authorize any city in this State having a population of 10,000 or upwards the purpose of maintaining a public library, and for other purposes.

Also a bill to establish and maintain a dispensary in the town of Colquitt.
Also a bill to authorize the mayor and council of the town of Jasper to create a debt of not less than six thousand dollars for the purpose of erecting a school building.

Also a bill to amend section 982 volume 1 of the Code of 1895.

Also a bill to authorize the town of Comer to create public schools for said town.

Also a bill to amend an Act entitled an Act to amend section 2061 of the Code.

Also a bill to establish a system of public schools in the town of Ashburn.

Also, a bill to amend sections 4 and 5 of an Act to provide a system of public schools for the city of Covington.

Also a bill to incorporate Powder Springs School District, in Cobb county.

Also a bill to repeal an Act creating a Board of County Commissioners for Chattooga county.

Also a bill to create a Board of County Commissioners for Pickens county.

Also a bill to abolish the county court of Franklin county.

Also a bill to cede to the United States of America jurisdiction over certain lands and public roads approaches to Chickamauga Park.

Also a bill to establish and maintain a dispensary in the town of Eastman.
Also a bill to amend section 982 of volume 1 of the Code of 1895.

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

Mr. President:

The Committee on Temperance have had under consideration the following bill of the House, which it instructs me to report back with the recommendation that the same do not pass, to wit:

A bill to establish and maintain a dispensary for sale of spirituous liquors in the town of Eastman.

Respectfully submitted,

JOHN X HOLDER.
Chairman.

Mr. Allen, chairman of Committee on W & A. Railroad, submitted the following report:

Mr. President:

The Committee on W & A. Railroad have had under consideration the following bill of the House, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to provide for the erection of a new Union Passenger Station by the State, as owner of the W & A. Railroad, on the State's property in the City of Atlanta.

Respectfully submitted,

JOHN T. ALLEN.
Chairman.
The following House resolutions were read first time and ordered engrossed:

By Mr. English—
A resolution for relief of E. S. O’Brien.
Also a resolution for relief of Joe W. O’Brien.

The following House resolution was read first time:

By Mr. Hodges—
A resolution to appropriate sixty dollars pension to widow of James L. Johnson.

Referred to Committee on Pensions.

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

A resolution to pay pension to Martin C. Poss for 1900.

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 section 945, volume 1 of the Code of 1895.

Also, a bill to amend an Act authorizing mayor and council of Baxley to collect a certain tax for water-works.

Also, a bill to create a lien in favor of persons hauling logs or lumber with teams, against the owner of such personalty.
Also, a bill to change and fix the time of holding the fall term of Cherokee superior court.

Also, a bill to appropriate $20,000 for Georgia State troops.

Also, a bill to amend an Act creating the city court for Early county.

Also, a bill to amend section 840, volume 1 of the Code of 1895.

The following bill of the Senate was read the second time and recommitted to the Committee on Agriculture:

By Mr. Ellis—

A bill to encourage immigration and the investment of foreign capital and to establish a commissioner of immigration and investment.

The following bill of the Senate was read the first time:

By Mr. Baker—

A bill to amend the charter of the town of Emerson, in Bartow county.

The following bill of the Senate was withdrawn—bill No. 89, by Mr. Dennard:

Mr. Smith, chairman of Committee on Pensions, submitted the following report:

Mr. President:

The Committee on Pensions have had under consideration the following bill of the House, which it instructs me
to report back with the recommendation that the same do pass, to wit:

A bill to correct errors on the Chickamauga Georgia Monument, and for other purposes.

Respectfully submitted,

W T. SMITH,
Chairman.

The following bills of the House were read third time and passed:

By Mr. Bower—

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

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.

Also by Mr. Hall—

A bill to amend an Act incorporating the town of Mineral Bluff.

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.

Also by Mr. Wells—

A bill to amend an Act creating the county commissioners of Chatham 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.

Also by Mr. Mullins—

A bill to amend the charter of Waleska.

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.

Also by Mr. Bush—

A bill to regulate and prescribe the fees and costs of the solicitor of Miller county court.

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.

Also by Mr. Symons—

A bill to amend section 1653 of volume 1 of the Code of 1895.

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.

Also by Mr. Mitchell—

A bill to repeal an Act creating a Board of County Commissioners of Emanuel 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.

Also by Messrs. Freeman and Park—

A bill to establish a system of public schools in the city of LaGrange.

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.

Also by Mr. Walker—

A bill to repeal the several Acts incorporating the town of Preston.

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.
Also by Mr. Whitchard—

A bill to amend an Act creating a dispensary for Terrell 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.

Also by Mr. Symons—

A bill to amend section 1655 of the Code of 1895.

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.

Also by Mr. Mitchell of Emanuel—

A bill to create a Board of Commissioners of Roads and Revenues of Emanuel 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.

The following bill of the House was read the third time and passed:
By Mr. Madden—

A bill to amend the Act establishing a dispensary in Barnesville, approved December 18, 1900, so as to provide a permanent salary for the commission, and for other purposes.

Report of 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.

The following House bill was read third time:

By Messrs. George and Howard—

A bill to amend the Act authorizing the establishment of a system of public schools in the town of Decatur.

The 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.

The following House bill was read the third time:

By Mr. Anderson of Bartow—

A bill to amend the charter of Adairsville, in Bartow county.

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.
The following House bill was read the third time:

By Mr. Hilton—

A bill to amend section 982 of the Code, so as to add the town of Sylvania to the list of cities therein.

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.

The following House bill was read the third time. The report of the committee was agreed to and the bill passed by the requisite constitutional majority. Ayes 26, nays 0, to wit:

By Mr. Peyton—

A bill to amend an Act incorporating the town of Baldwin, in the counties of Habersham and Banks.

The following House bill was read the third time. The report of the committee was agreed to, and the bill passed by the requisite constitutional majority. Ayes 25, nays 0, to wit:

By Mr. Blalock—

A bill to reduce the number of members of the Board of Commissioners of Fayette county.

The following House bill was read third time. The report of the committee was agreed to, and the bill passed by the requisite constitutional majority. Ayes 26, nays 0, to wit:
By Mr. Foster—

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

The following House bill was read the third time. The report of the committee was agreed to, and the bill passed by the requisite constitutional majority. Ayes 26, nays 0:

By Mr. Hathcock—

A bill to provide for the better drainage of lands in Douglas county.

The following House bill was read the third time. The report of the committee was agreed to, and the bill passed as amended by the requisite constitutional majority. Ayes 26, nays 0:

By Mr. Moore—

A bill to repeal an Act to create a Board of Commissioners of Roads and Revenues in Columbia county.

The amendment is as follows:

Add at the end of section 1 the following: “Provided this Act does not go into effect until the first day of January, 1903.”

The following House bill was read the third time. The report of the committee was agreed to, and the bill passed by the requisite constitutional majority. Ayes 24, nays 0, to wit:

By Mr. Toomer—

A bill to amend the charter of the city of Waycross.

The following House bill was read the third time. The
report of the committee was agreed to, and the bill passed:
by the requisite constitutional majority. Ayes 24, nays 0, to wit:

By Mr. McFarland—

A bill to amend an Act to amend an Act incorporating:
the town of Carnesville, approved August 24, 1892.

The following House bill was read the third time. The
report of the committee was agreed to and the bill passed:
by the requisite constitutional majority. Ayes 25, nays 0, to wit:

By Mr. Madden—

A bill to incorporate the Molena School district, in Pike:
county.

The following House resolution was read the first time:
and referred to the Committee on Appropriations, to wit:

By Messrs. Howell and Davis—

A resolution for the relief of B. P. Freeman and J. B.
freeman.

The following House bill was read the second time:

By Mr. Gary—

A bill to provide for the correction of errors on the:
Georgia Monument in Chickamanga Park.

The following House bills were read the second time:
and recommitted:

By Mr. Little—
A bill to amend paragraph 9, section 2 of the General Tax Act, approved December 21, 1900.

By Messrs. Smith and Merritt—

A bill to amend an Act to incorporate the town of Culverton, in Hancock county, so as to provide for the levying and collection of special taxes.

Leave of absence was granted to Messrs. Ford and Upchurch.

The Senate, on motion, adjourned till 10 o'clock tomorrow morning.

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Senate Chamber, Atlanta, Georgia,

December 10, 1901.

The Senate met pursuant to adjournment at 10 o'clock a. m. Was called to order by the President.

Prayer was offered by the Chaplain.

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

Allen, Alexander, Baker, Bell, Berrong, Boynton, Bush, Cann, Carter, Chappell, Cobb, Daniel, Dennard, Ellis, Grantland, Greer, Hamrick, Hardaway, Harrell, Hayes, Herndon, Holder, Hopps, Jarnagin,
Those absent were Messrs.—

Ford, Upchurch,

The Journal of yesterday was read and confirmed.

The following bill was taken up by unanimous consent and read the third time:

By Mr. Smith—

A bill to establish the city court of Buford, in the county of Gwinnett.

Report of 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.

Privilege of the floor of the Senate was extended to W W Sheppard.

Mr. Harrell moved to reconsider the action of the Senate in adopting the resolution of the Committee on Rules in regard to bills unfavorably reported.

On this motion the ayes and nays were ordered.

On calling the roll the vote was as follows:
Those voting in the affirmative were Messrs.—

Baker, 
Daniel, 
Dennard, 
Harrell, 

Hayes, 
Holder, 
Hopps, 
Johnson, 

Smiley, 
Tatum, 
Wilcox, 
Yopp.

Those voting in the negative were Messrs.—

Allen, 
Alexander, 
Bell, 
Boynton, 
Cann. 
Chappell, 

Ellis, 
Grantland, 
Hardaway, 
Herndon, 
McAfee, 
Newton, 

Norman, 
Smith, 
Spinks, 
Stewart, 
Sullivan, 
Williams.

Those not voting were Messrs.—

Berrong, 
Bush, 
Carter, 
Cobb, 
Ford, 

Greer, 
Hamrick, 
Jarnagin, 
Lyndon, 
Stone, 

Swift, 
Upchurch, 
Walker, 
Mr. President.

Ayes 12, nays 18.

So the motion was lost.

The following bill of the House was reconsidered:

By Mr. Walker—

A bill to repeal the several Acts incorporating the town of Preston, and create a new charter for same.

The following amendment, by Mr. Harrell, was read and adopted:

Provided that section 17 of this Act, beginning in the first line of said section, immediately after the words further enacted, and including the word same, and immediate-
ly preceding the word provided, in the 20th line of said section, "shall be of force only should no dispensary be established in said town of Preston, or if established be discontinued."

The bill as amended was passed by the requisite constitutional majority. Ayes 24, nays 0.

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

*Mr. President:*

The Committee on Engrossing have examined and found correctly engrossed the following bill, to wit:

A bill to propose and submit to the people of this State for their ratification or rejection, certain amendments to the Constitution of the State of Georgia.

Respectfully submitted,

S. W YOPP,
Chairman.

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

*Mr. President:*

The Committee on General Judiciary has had under consideration the following bills of the Senate, which I am instructed to report back with the recommendation that they do pass, to wit:

A bill to establish the city court of Buford, in the city of Buford, Gwinnett county; to define its jurisdiction, etc.

Also, a bill to require requests to charge in all civil and
-criminal cases to be exhibited to opposing counsel before submission to by the judge to the jury.

Also that the following bills of the House do pass, to wit:

A bill to amend section 932 of volume 1 of the Code, fixing bond of tax receivers.

Also a bill to cede to the United States jurisdiction over certain lands and roads approaching Chickamauga National Park.

Also, a bill to amend section 671, volume 3 of the Code.

Also, a bill to amend section 4927 of the Civil Code, in reference to injunctions for cutting timber.

Also, a bill to provide that all convicts under 16 years of age sentenced to industrial farms, shall be sentenced for their minority.

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

A bill to relieve Confederate soldiers from the payment of professional tax.

Also, a bill to make it a misdemeanor to buy or sell seed cotton without a license.

Also a bill to provide for the payment of costs in peace warrants.

Also, a bill to amend section 4802 of the Code.

Respectfully submitted,

J. L. BOYNTON,
Chairman.
Mr. Swift, chairman of Committee on Banks, submitted the following report:

Mr. President:

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

A bill to amend section 982, volume 1, Code of 1895.

Respectfully submitted,
THOS. M. SWIFT,
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 bills of the House, to wit:

A bill to provide how property of transients shall be taxed in this State.

Also, a bill to amend section 610, volume 1, Code of 1895, prorating expense of each of two counties connected by bridges or ferries.

Also, a bill to establish the city court of Covington, in Newton county.

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

A resolution to appropriate money to meet the deficiency in the Printing Fund of 1901, and for other purposes.
Mr. Grantland, chairman of the Committee on Appropriations, submitted the following report:

_Mr. President:_

The Committee on Appropriations have had under consideration the following bill of the House, which I am instructed to report back with the recommendation that same do pass:

A bill for relief of B. R. Freeman and J. B. Freeman.

Respectfully submitted,

S. GRANTLAND,
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 resolution, to wit:

A resolution to pay reward offered by the Governor for arrest of one Bud Phinazee.

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 establish the city court of Carnesville, in Franklin county.
The following bill of the House was read the third time and passed as amended:

By Mr. Gress—

A bill to provide for the erection of a new union passenger depot by the State, as owner of the Western & Atlantic Railroad, on the State property in the city of Atlanta.

The following amendment by Mr. Allen was read and adopted:

Amend by adding after the word "thereof" and before the words "provided," in the third line of section two, the following: "and in addition to those named the President of the Senate and the Speaker of the House of Representatives be, and they are, by virtue of their office, ex-officio members of said commission.

Upon the adoption of the amendment the ayes and nays were called and the vote was as follows:

Those voting in the affirmative were Messrs.—

| Allen,     | Grantland, | Norman,       |
| Alexander, | Hamrick,   | Smiley,       |
| Bell,      | Hardaway,  | Spinks,       |
| Boynton,   | Hayes,     | Stone,        |
| Cann,      | Herndon,   | Sullivan,     |
| Carter,    | Holder,    | Walker,       |
| Chappell,  | Hopps,     | Wilcox,       |
| Daniel,    | Jarnagin,  | Williams,     |
| Ellis,     | Johnson,   | Yopp,         |

Those voting in the negative were Messrs.—

| Baker,     | Dennard,   | Stewart,     |
| Bush,      | Harrell,   | Swift,       |
| Cobb,      | Newton,    | Tatum,       |
Those not voting were Messrs.—

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Ayes 27, nays 9.

The amendment was therefore adopted.

On the passage of the bill as amended, the ayes and nays were ordered, and on calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—

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Those voting in the negative were Messrs.—

Swift.

Those not voting were Messrs.—

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<th>Mr. President.</th>
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Ayes 37, nays 1.

So the bill was passed as amended.
Mr. Boynton, chairman of the General Judiciary Committee, submitted the following report:

Mr. President:

The General Judiciary Committee have had under consideration a bill to be entitled an Act to prohibit the manufacture, sale, or giving away cigarettes or cigarette paper in Georgia, which I am instructed to report back to the Senate with the recommendation that the same do not pass:

Respectfully submitted,

J. L. BOYNTON,
Chairman.

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

Mr. President:

The Committee on Temperance have 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 fixing the license for retailing or wholesaling spirituous liquors in Irwin county.

Also, that the following bill of the House do pass, to wit:

A bill to establish, maintain and regulate a dispensary in the town of Colquitt, county of Miller.

Respectfully submitted,

JNO. N. HOLDER,
Chairman.

The following bill of the Senate was read the second time and recommitted to the Committee on Corporations:
By Mr. Baker—

A bill to amend the charter of the town of Emerson, in Bartow county.

On motion of Mr. Holder the following bill of the House was made the special order for to-morrow morning immediately after the reading of the Journal, to wit:

By Mr. Harvard—

A bill to prohibit the manufacture, sale, or giving away, cigarettes or cigarette paper, in Georgia.

The following Senate bill was read third time and recommitted to the General Judiciary Committee:

By Mr. Wilcox—

A bill to fix the license for selling liquor in Irwin county.

The following bill of the House was read second time and recommitted to the Committee on Temperance.

By Mr. Bush—

A bill to establish a dispensary in the town of Colquitt, in Miller 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 House bill, to wit:

A bill to regulate conveniences for public offices of county court-houses in Georgia.
Mr. Smith, chairman of Committee on Pensions, submitted the following report:

Mr. President:

The Committee on Pensions have had under consideration the following House resolutions, and instruct me to report the same back with the recommendation they do pass:

House resolution No. 116, to pay pension of W H. Ryan to his widow.

Also House resolution No. 176, to pay pension of H. S. Williams to his widow.

Also, House resolution No. 41, to pay pension of Wm. J. Watkins to his four (4) minor children.

Also, the following House resolution, which they instruct me to report back with the recommendation that they do not pass:

House resolution No. 71, to pay pension of T. H. Ransom to his widow.

Also, House resolution No. 132, do not pay pension of Jno. T. England to his widow.

Respectfully submitted,

W T. SMITH,
Chairman.

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

Mr. President:

Your committee asks that House bill No. 466, a bill to-
be entitled an Act to amend an Act entitled an Act to amend section 2061 of Civil Code of 1895, etc., which they recommend be read second time and recommitted to General Judiciary Committee.

Respectfully submitted,
J. L. BOYNTON,
Chairman.

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

Mr. President:

The Committee on General Judiciary has had under consideration the following bill, and I am instructed to report the same back to the Senate with the recommendation that it do pass:

A bill to give consent by the State of Georgia to the acquisition by the United States of such lands as may be needed for the establishment of a national forest reserve.

Respectfully submitted,
J. L. BOYNTON,
Chairman.

Mr. Newton, chairman Committee on Agriculture, submitted the following report:

Mr. President:

The Committee on Agriculture have had under consideration the following bills, which they instruct me to report back to the Senate with a recommendation that the same do pass:

A bill to be entitled an Act to protect game in the county of Hall, and for other purposes.
A bill to be entitled an Act to erect and maintain public gates by the common users of the private way from the residence of Adam Davenport to near the residence of W. J. B. Rodgers, in Fannin county, and for other purposes.

Also, a bill to be entitled an Act to make it unlawful for any person to employ or contract with as tenant or cropper any person under contract with another, and for other purposes, which they recommend do pass as amended.

Respectfully submitted,
J. T. NEWTON,
Chairman.

The following resolution was read and adopted:

By Mr. Chappell—

A resolution that all bills and resolutions hereafter passed by the Senate be immediately transmitted to the House, unless otherwise ordered by the Senate, or notice is given of a motion to reconsider.

The following resolution was read the second time and adopted:

By Mr. Allen—

A resolution authorizing a compilation of a roster and history of the soldiers and sailors of service in the war between the States.

Report of committee agreed to and resolution adopted.

Mr. Smith, chairman of Committee on Pensions, submitted the following report:
Mr. President:

The Committee on Pensions have had under consideration the following resolution of the House, which it instructs me to report back with the recommendation that the same do pass, to wit:

A resolution authorizing payment of pension of T. S. Williams of Jackson county, to his daughter, Mrs. Millie Bigham.

Respectfully submitted,

W T. SMITH,
Chairman.

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

Mr. President:

The Committee on Education have had under consideration the following bill of the House, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to establish a system of public schools for the town of Ashburn.

Respectfully submitted,

W E. SPINKS,
Chairman.

The following bills of the Senate were read the third time and passed as amended:

By Mr. Hardaway—

A bill to amend paragraph 6 of section 949 of volume 1 of the Code of 1895.
The committee proposes to amend as follows:

Strike from the 31st line of page one the words “two days,” and insert in lieu thereof the words “one day.”

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.

Also by Mr. Holder——

A bill to incorporate the town of Maysville, in the counties of Jackson and Banks.

Amended by striking out page 3 of the original bill.

Report of 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.

The following bill of the House was read the second time:

By Mr. Underwood——

A bill to be entitled an Act to amend section 2061 of the Code.

The following bills of the House were read first time and committed:
By Mr. Davis—

A bill to establish the city court of Covington.

Referred to the Special Judiciary Committee.

Also by Mr. Narramore—

A bill to amend an Act creating the city court of Early county.

Referred to the Special Judiciary Committee.

Also by Mr. McFarland—

A bill to establish the city court of Carnesville.

Referred to the Special Judiciary Committee.

Also by Mr. Stubbs—

A bill to create a lien in favor of persons hauling logs or lumber with teams against said property.

Referred to the General Judiciary Committee.

Also by Mr. Johnson—

A bill to amend section 840 of volume 1 of the Code of 1895.

Referred to Finance Committee.

Also by Mr. Johnson—

A bill to amend the charter of the city of Baxley.

Referred to Corporations Committee.
Also by Mr. Miller—

A bill to amend section 610 of volume 1 of the Code of 1895.

Referred to Corporations Committee.

Also by Mr. Adams—

A bill to provide how the property of transient persons shall be taxed in this State.

Referred to Committee on Finance.

Also by Mr. Stubbs—

A bill to regulate the manner of furnishing coal, wood, lights and office supplies, to the county court-houses in this State.

Referred to Corporations Committee.

Also by Mr. Mullins—

A bill to fix the time of holding the fall term of Cherokee superior court.

Referred to Special Judiciary Committee.

Also by Messrs Darden and Allen—

A bill to authorize the payment of reward offered by the Governor for arrest of Bud Phinazee.

Referred to Appropriations Committee.

Also by Mr. Grice—

A bill to appropriate $20,000.00 for the Georgia State troops.
Referred to Committee on Appropriations.

Also by Mr. Johnson—

A bill to amend section 945 of volume 1 of the Code.

Referred to Finance Committee.

Also the following House resolutions:

By Mr. Hogan—

A resolution authorizing the payment of pension of Martin C. Poss.

Referred to Committee on Pensions.

Also a resolution to make appropriation to meet the deficiency in the Printing Fund.

Referred to Appropriations Committee.

Mr. Herndon, chairman of Committee on Corporations, submitted the following report:

Mr. President:

The Committee on Corporations have had under consideration the following bills of the House, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to amend sections 7 and 8 of an Act approved Dec. 1, 1897, establishing the city court of Baxley.

A bill to amend the charter of the town of Kestler.
A bill to amend the charter of the town of Bluffton, in the county of Clay.

A bill to authorize the mayor and aldermen of Savannah, Ga., to close Center street, etc.

A bill to create a new charter for the City of La Grange.

A bill to amend section 345 (493b) of Georgia Code, 1893.

A bill to amend an Act to incorporate the town of Culvertown, in Hancock county.

Also that the following bill of the Senate do pass, to wit:

A bill to amend the 9th section of an Act entitled an Act to repeal an Act to incorporate the town of Cumming.

Respectfully submitted,

B. Z. HERNDON,
Chairman.

The following Senate bill was read third time and passed:

By Mr. Cobb—

A bill to give consent of the State to the acquisition by the United States of such lands as may be needed for the establishment of a National Forest Reserve.

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.
The following House bills were read third time and passed:

By Mr. Steed—

A bill to amend section 3509 of volume 2 of the Code of 1895.

Report of committee was agreed to.

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

Those voting in the affirmative were Messrs.—

Allen,    Hardaway,    Stewart,
Bell,     Hopps,      Sullivan,
Bush,     Jarnagin,   Swift,
Cann,     Johnson,    Walker,
Chappell, Lyndon,    Wilcox,
Cobb,     McAfee,     Williams,
Daniel,   Norman,    Yopp,
Ellis,    Smiley,  

Those voting in the negative were Messrs.—

Baker,    Greer,      Spinks.
Grantland, Newton,  

Those not voting were Messrs.—

Alexander, Hamrick, Smith,
Berrong, Harrell, Stone,
Boynton, Hayes, Tatum,
Carter, Herndon, Upchurch,
Dennard, Holder, Mr. President,
Ford,  

Ayes, 23; nays, 5.

The bill having received the requisite constitutional majority, was passed.
Also by Mr. Davis—

A bill to authorize executors, administrators, guardians, and trustees to invest trust funds in county and municipal bonds, etc.

Report of 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.

The following House bills were read second time:

By Mr. Park—

A bill to create a new charter for La Grange.

Also by Mr. Narramore—

A bill to amend the charter of the town of Kestler, in the county of Early.

Also by Mr. Hitch—

A bill to authorize the mayor and aldermen of Savannah to close Center street.

Also by Mr. Hitch—

A bill to amend section 932 of volume 1 of the Code of 1895.

Also by Mr. Sikes—

A bill to establish a system of public schools in the town of Ashburn.
Also by Mr. Wilson—

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

Also by Mr. McLennan—

A bill to amend section 982 of volume 1 of the Code.

Also by Mr. Felder—

A bill to amend the charter of the City of Macon.

Also by Mr. Johnson—

A bill to amend an Act establishing the city court of Baxley.

Also by Mr. King—

A bill to amend section 345 of the Code.

Also by Mr. Madden—

A bill to amend section 671 of the Code.

Also by Mr. Harper—

A bill to cede to the United States the jurisdiction of this State over Chickamauga National Park.

The following House resolutions were read second time:

By Mr. Blalock—

A resolution to pay pension due W. H. Ryan to his widow.

Also by Mr. Carrington—

A resolution to pay pension of late William J. Watkins for 1900 to his four children.
Also by Mr. Brewton—

A resolution to pay pension due H. S. Williams to his widow.

Also by Mr. English—

A resolution for the relief of E. S. O'Brien.

Also by Messrs. Howell and Davis—

A resolution for relief of B. P. Freeman and J. B. Freeman.

Also by Messrs. Niblack and Hosch—

A resolution authorizing payment of pension of T. C. Williams to his daughter, Mrs. Mittie Binham.

Also a resolution for the relief of Joe W. O'Brien.

The Senate adjourned till 3 p. m.

The Senate met pursuant to adjournment.

Called to order by the President pro tem.

On motion the roll call was dispensed with.

The following House bill was read the second time:

By Mr. Pierce—

A bill to protect game in the county of Hall, and for other purposes.

The following bill was read third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—ayes 26, nays 0:
By Messrs. Smith and Merritt—

A bill to amend an Act to incorporate the town of Culverton, in Hancock county, approved Oct. 5, 1891.

Mr. Allen, chairman on the part of the Senate of the Committee on the State Sanitarium, submitted the following report:

Mr. President:

The joint committee of the Senate and House on the State Sanitarium has fully and impartially investigated the charges preferred by Dr. O'Daniel against the Board of Trustees and Dr. T. O. Powell, superintendent, and after visiting said Sanitarium in person, and after examining all the witnesses and the documentary testimony in reference to the charges, the said committee is perfectly satisfied that there is not any satisfactory evidence to sustain said charges, either against the trustees or against the superintendent, and said committee is perfectly satisfied that the trustees and the superintendent are faithful to their trust, and have the interest of the institution and the people at heart.

We further find that the institution is economically and faithfully managed; the inmates are well cared for, and the buildings and furnishings are in good condition and nicely kept, and we desire to commend the officers of said institution for the faithful discharge of their duties; and said officers deserve the thanks of the people of Georgia for their kind treatment and uniform courtesy shown the unfortunate inmates. The evidence taken being hereto attached and made part thereof.

We would only recommend to the Board of Trustees to continue to exercise the most rigid economy compatible with the interest of the State and the institution in the awarding contracts. We would recommend that the State
Sanitarium funds hereafter be kept in any solvent bank in the City of Milledgeville, Georgia, making the best offer for the deposit of said funds heretofore mentioned.

Respectfully submitted,

Senate Committee—
THOS. M. SWIFT,
W. H. M'AFEE.

House Committee—
JOHN C. FOSTER, Chairman.
GEORGE W. ADAMS,
JOHN B. PARK,
J. W. H. UNDERWOOD.

On motion of Mr. Allen the report was adopted.

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

Mr. President:

The Committee on Railroads have had under consideration the following bills of the House, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to amend section 2248 of the Civil Code of 1895.

A bill to amend section 2234 of the Code of Georgia, 1895.

Respectfully submitted,
J. F. CANN,
Chairman.

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

The Committee on Education have under consideration the following bill of the House, and instruct me to report same back with the recommendation that same do pass:

A bill to empower the town of Comer, Ga., to create a debt to establish a system of public schools.

Also a bill to authorize any city of this State having 15,000 inhabitants or more to appropriate money for public schools.

Also a bill to incorporate Powder Springs School District, in Cobb county.

Respectfully submitted,

W. E. SPINKS,
Chairman.

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

Mr. President:

The Committee on General Judiciary has had under consideration the following bill of the Senate, and I am instructed to report the same back with the recommendation that the same do not pass:

A bill fixing the license fee for selling liquors in Irwin county.

Also the following House bill do not pass:

A bill to prevent any one from being liable in damages
for levying an execution on property not belonging to defendant.

Respectfully submitted,

J. L. BOYNTON,
Chairman.

Mr. Sullivan offered the following resolution, which was read and adopted:

A resolution providing for the appointment of steering committee of five members, to prescribe the business for each day's session during the remainder of this session.

The President appointed as such committee Messrs. Sullivan, Ellis, Alexander, Carter and Jarnagin.

Mr. Harrell gave notice of a motion to reconsider.

By unanimous consent the following bill was taken up and read the third time, the report of the committee was agreed to and the bill passed as amended by the requisite constitutional majority—ayes 23, nays 0:

A bill to amend an Act to incorporate the City of Cartersville, in Bartow county, etc., approved Aug. 27, 1872, and the various Acts amendatory thereof.

The amendment is as follows: Provided the provisions of this Act shall not be of force until it has received a majority of the votes cast at the city election for mayor and aldermen in January, 1902. Those voting in said election for this Act shall have plainly written or printed on their tickets "For amendment," and those voting against this Act, "Against amendment." Provided further that the provisions of this Act shall not go into effect till the second Wednesday in December, 1902.
The following bill was read the third time, the report of the committee was agreed to and the bill passed as amended by the requisite constitutional majority—ayes 23, nays 0:

By Mr. Allen—

A bill to regulate the practice of the Superior courts, City courts, County courts, and such other courts as are authorized to charge juries the law, requesting them when so requested to reduce their charges to writing, etc.

The amendment is to strike out the word "reversible" in section 1.

The following House bills were read the second time and recommitted to the General Judiciary Committee:

By Mr. Slaton—

A bill to provide for practice in claim cases where real estate is levied on, and for other purposes.

Also a bill to amend section 451 of the Code of 1895.

By Mr. Yates—

A bill to cede to the United States jurisdiction over certain lands and public roads approaches to Chickamauga Park.

Also by Mr. Peyton—

A bill to amend section 982 of Code of 1895.

Also a bill to provide that old line legal reserve life insurance companies organized under the laws of foreign governments be required to make a deposit.

Also the following resolution:
By Mr. Slaton—

A resolution providing for supplying the Circuit Court of Appeals with certain Acts and Reports.

The following House bills were read the second time and recommitted:

By Mr. Hamby—

A bill to authorize the Commissioners of Roads and Revenues, or the ordinaries of the several counties of this State, to employ the county surveyor, or other competent civil engineer, under certain circumstances.

Recommitted to Special Judiciary Committee.

Also by Mr. Drawdy—

A bill to amend section 2248 of the Code.

Recommitted to Committee on Railroads.

Also by Mr. Brewton—

A bill to amend section 583 of volume 3 of the Code.

Recommitted to Special Judiciary Committee.

Also by Messrs. Freeman and Park—

A bill to amend the Act establishing the city court of La Grange.

Recommitted to Special Judiciary Committee.

Also by Messrs. Niblack and Hosch—

A bill to create a Board of County Commissioners for the county of Jackson.
Recommitted to Special Judiciary Committee.

Also by Mr. Harper—

A bill to repeal an Act creating a Board of County Commissioners of Roads and Revenue for Chattooga county.

Recommitted to Special Judiciary Committee.

Also by Mr. McFarland—

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

Recommitted to Special Judiciary Committee.

Also by Mr. Harkins—

A bill to authorize the trustees of Calhoun Institute to transfer said property to the mayor and aldermen of Calhoun.

The following House bills were read the second time:

By Mr. Miller—

A bill to authorize any city of 15,000 or more to appropriate money for a public library.

Also by Messrs. Morris and Anderson—

A bill to incorporate Powder Springs School District, in Cobb county.

Also by Mr. Carrington—

A bill authorizing the town of Comer to create a debt for said town to establish a public school system.
The following Senate bill was read the second time:

By Mr. Lyndon—

A bill to make penal the selling or otherwise disposing of personal property to which a bill of sale has been given as security, and provide a penalty for the same.

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

——

Senate Chamber, Atlanta, Georgia,

December 11, 1901.

The Senate met pursuant to adjournment, and was called to order by the President, and opened with prayer by the Chaplain.

On motion the call of the roll was dispensed with.

The Journal was reported correct by the chairman of the Committee on Journals.

The Journal of yesterday was then read and confirmed.

The following bill, made the special order for this hour, was taken up, to wit:

By Mr. Harvard—

A bill to prohibit the manufacture, sale or giving away of cigarettes or cigarette paper in this State.
The bill was adversely reported by the Committee on General Judiciary.

Mr. Holder moved to disagree to the report of the committee, and on this motion called for the ayes and nays.

The call was sustained, and on calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—

Baker, Bell, Berrong, Cobb, Daniel, Dennard, Ford, Holder, Hopps, Jarnagin, Johnson, Lyndon,

Those voting in the negative were Messrs.—

Allen, Boynton, Cann, Chappell, Ellis, Grantland, Hardaway, Herndon, McAfee, Sullivan.

Those not voting were Messrs.—

Alexander, Bush, Carter, Greer, Hamrick, Harrell, Hayes, Smiley, Stewart, Stone, Swift, Tatum, Upchurch, Walker, Williams, Yopp, Mr. President.

Ayes, 17; nays, 10.

So the report of the committee was disagreed to, and the bill read the second time, and on motion of Mr. Holder, was recommitted to Committee on Temperance.

A bill to amend an Act to establish a county court for Butts county.
Also a bill to fix the time for the election and appointment of all officers of the City of Savannah.

Also a bill to amend an Act to authorize the town of Hogansville to establish a public school independent of the public school system of the State.

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

Mr. President:

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

A bill to fix the license for selling spirituous liquors in Wayne county, Ga.

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

A resolution to pay pension to Richard Kitchens, of Emanuel county.

Also a resolution to appropriate money to pay the per diem of a doorkeeper of the cloak room of the Senate.

Also a resolution to pay pension of L. H. Jenkins to his widow.

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

A bill to incorporate the Inman School District, in Fayette county.

Mr. Yopp, chairman of Committee on Engrossing, submitted the following report:
Mr. President:

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

A bill to give consent by this State to the acquisition by the United States of such lands in Georgia as may be needed for a National Forest Reserve.

Also a bill to incorporate the town of Maysville, in the counties of Jackson and Banks.

Also a bill to amend an Act incorporating the City of Cartersville.

Also a bill to regulate the practice of judges in reducing their charges to writing.

Also a bill to amend section 949 of the Code.

Also a bill to establish the city court of Buford.

Also a resolution authorizing the compilation of a roster and history of the Georgia soldiers and sailors of service in the war between the States.

Respectfully submitted,

S. W. Yopp,
Chairman.

The following House bills were read the first time and referred:

By Mr. Blalock—

A bill to incorporate the Inman School District, in Fayette county.
Referred to the Committee on Education.

By Mr. Hardin—

A bill to fix the time for the election of all officers of the City of Savannah.

Referred to Committee on Corporations.

By Mr. Land—

A bill to amend an Act to establish a county court for Butts county, provide for a judge and solicitor, and for other purposes.

Referred to the Committee on Special Judiciary.

Also by Messrs. Freeman and Park—

A bill to amend an Act to authorize Hogansville to establish a public school system.

Referred to the Committee on Education.

Also the following House bill was read the second time:

By Messrs. Darden and Allen—

A bill to authorize the payment of reward offered by the Governor for arrest of Bud Phinazee.

Recommitted to Committee on Appropriations.

Also the following House resolutions read the first time and referred:
By Mr. Felder—

A resolution appropriating $200 to pay doorkeeper for cloak room of Senate.

Referred to Committee on Appropriations.

Also by Messrs. Peyton and Underwood—

A resolution to pay Mrs. Virginia B. Jenkins $50 pension due her husband, S. H. Jenkins.

Referred to Committee on Pensions.

By Mr. Mitchell of Emanuel—

A resolution to pay pension to Richard Kitchens, of Emanuel county.

Referred to Committee on Pensions.

The following House bill and resolution were read the second time and recommitted to Appropriations Committee:

By Mr. Grice—

A bill to appropriate twenty thousand ($20,000) dollars for the Georgia State troops.

Also by Mr. Adams, chairman—

A resolution to make appropriations to meet deficiency in the Printing fund.

The following House resolution was taken up and read the third time.

The report of the committee was agreed to.
On the passage of the resolution the ayes and nays were required to be recorded, and on calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—


Those voting in the negative were Messrs.—

Baker, Swift.

Those not voting were Messrs.—

Allen, Dennard, Ellis, Greer, Hamrick, Harrell, Hayes, Johnson, Newton, Spinks, Stewart, Stone, Sullivan, Upchurch, Walker, Yopp, Mr. President.

Ayes, 25; nays, 2.

Having received the requisite constitutional majority, the resolution was concurred in and the title thereof is as follows:

A resolution to pay pension due Thomas Channell to his widow.

The following House resolution was read the third time, to wit:
A resolution authorizing the payment of a pension of William R. Hodgson to his widow, Mrs. Laura J. Hodgson.

The report of the committee was agreed to.

On the passage of the resolution the ayes and nays were required to be recorded, and on calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—

Alexander, Bell, Berrong, Boynton, Cann, Carter, Chappell, Cobb, Daniel, Ford, Grantland, Hardaway, Harrell, Herndon, Hopps, Jarnagin,

McAfee, Norman, Smiley, Smith, Tatum, Wilcox, Williams.

Those voting in the negative were Messrs.—

Baker.

Those not voting were Messrs.—

Allen, Bush, Dennard, Ellis, Greer, Hamrick, Hayes, Holder, Johnson, Lyndon, Newton, Spinks, Stewart, Stone,

Sullivan, Swift, Upchurch, Walker, Yopp, Mr. President.

Ayes, 23; nays, 1.

Having received the requisite constitutional majority the resolution was passed.

The following House resolution was read the third time:

A resolution to refund the amount received by the State—
from the sale of wild land of Annie E. Branch under tax execution to her.

Report of the committee was agreed to.

On the passage of the resolution the ayes and nays were required to be recorded. On calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—

Alexander, Baker, Berrong, Cann, Carter, Chappell, Cobb, Daniel, Dennard,

Ford, Grantland, Hardaway, Harrell, Herndon, Hopps, Jarnagin, Johnson,

McAfee, Norman, Smiley, Smith, Swift, Tatum, Wilcox, Williams.

Those not voting were Messrs.—

Allen, Bell, Boynton, Bush, Ellis, Greer, Hamrick,

Hayes, Holder, Lyndon, Newton, Spinks, Stewart,

Stone, Sullivan, Upchurch, Walker, Yopp, Mr. President.

Ayes, 25; nays, 0.

Having received the requisite constitutional majority the resolution was passed.

The following House resolution was read the third time, and the report of the committee was agreed to, to wit:

A resolution to pay pension of W. L. Fenley to his widow.
On the passage of the resolution the ayes and nays were required to be recorded, and on calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—

| Alexander, | Ford,     | Norman,   |
| Berrong,   | Grantland,| Smiley,   |
| Cann,      | Hardaway, | Smith,    |
| Carter,    | Harrell,  | Spinks,   |
| Cobb,      | Herndon,  | Swift,    |
| Daniel,    | Hopps,    | Tatum,    |
| Dennard,   | Jarnagin, | Wilcox,   |
| Ellis,     | Johnson,  | Williams. |

Those voting in the negative were Messrs.—

Baker.

Those not voting were Messrs.—

| Allen,     | Hayes,    | Sullivan, |
| Boynton,   | Holder,   | Upchurch, |
| Bush,      | Lyndon,   | Walker,   |
| Chappell,  | Newton,   | Yopp,     |
| Greer,     | Stewart,  | Mr. President. |
| Hamrick,   | Stone,    |           |

Ayes 26, nays 1.

Having received the requisite constitutional majority the resolution was passed.

The following House resolution was read the third time, and the report of the committee was agreed to, to wit:

A resolution to pay pension of J. W Hardin to Lucy M. Hardin.

On the passage of the resolution the ayes and nays were required to be recorded.

On calling the roll the vote was as follows:
Those voting in the affirmative were Messrs.—


Those voting in the negative were Messrs.—

Baker.

Those not voting were Messrs.—

Allen, Boynton, Greer, Hamrick, Hayes, Holder, Lyndon, Newton, Spinks, Stewart, Sullivan, Upchurch, Yopp, Mr. President.

Ayes, 29; nays, 1.

Having received the requisite constitutional majority the resolution was passed.

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

Mr. President:

The Committee on Special Judiciary have had under consideration the following bills of the House, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to establish city court of Carnesville.
A bill to abolish county court of Franklin county

A bill to authorize the trustees of Calhoun Institute to transfer said property to the mayor and aldermen of the town of Calhoun.

A bill to amend Act establishing city court of La Grange.

A bill to change and fix the time of holding the fall term of Cherokee Superior court.

A bill to amend an Act creating city court of Early county.

Respectfully submitted,

A. C. STONE,
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 resolutions, to wit:

A resolution to pay accrued per diem of Hon. Jos. H. McWhorter to his widow.

A resolution to pay accrued per diem of Hon. George G. Johnson to his widow.

A resolution authorizing the Governor to borrow $200,000 to cover casual deficiencies.

The House has passed by requisite constitutional majority the following House bill, to wit:
A bill to appropriate money to supply deficiencies in appropriations for contingent expenses of State Government, and for other purposes.

The following House resolution was read the third time and the report of the committee was agreed to, to wit:

A resolution for the relief of E. S. O'Brien.

On the passage of the resolution the ayes and nays were required to be recorded, and on calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—


Those not voting were Messrs.—

Greer, Hamrick, Harrell, Hayes, Lyndon, Newton, Norman, Stewart, Upchurch, Walker, Yopp, Mr. President.

Ayes, 32; nays, 0.

Having received the requisite constitutional majority the resolution was passed.

The following House resolution was read the third time and the report of the committee was agreed to, to wit:
A resolution for the relief of Joe W. O'Brien.

On the passage of the resolution the ayes and nays were required to be recorded, and on calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—

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Ayes, 28; nays, 0.

Having received the requisite constitutional majority the resolution was passed.

The following House resolution was read the third time, and the report of the committee agreed to, to wit:

A resolution that the pension of the late William J. Watkins for the year 1900, be paid to his four children.

On the passage of the bill the ayes and nays were required to be recorded, and on calling the roll the vote was as follows:
Those voting in the affirmative were Messrs.—


Those voting in the negative were Messrs.—

Baker.

Those not voting were Messrs.—

Boynton, Cann, Ford, Grantland, Greer, Hamrick, Harrell, Hayes, Smith, Stewart, Sullivan, Upchurch, Yopp, Mr. President.

Ayes, 29; nays, 1.

Having received the requisite constitutional majority the resolution was passed.

The following House resolution was read the third time, the report of the committee was agreed to, viz.:

A resolution to pay W. L. Taylor pension for 1899, and make appropriation therefor.

On the passage of the resolution the ayes and nays were required to be recorded, and on calling the roll the vote was as follows:
Those voting in the affirmative were Messrs.—

Alexander, Bell, Berrong, Boynton, Bush, Cann, Carter, Cobb, Daniel,

Dennard, Ellis, Grantland, Hardaway, Hayes, Hopp, Jarnagin, Johnson, McAfee,

Newton, Norman, Smiley, Stewart, Stone, Tatum, Walker, Wilcox, Williams.

Those voting in the negative were Messrs.—

Lyndon.

Those not voting were Messrs.—

Allen, Baker, Chappell, Ford, Greer, Hamrick, Harrell, Herndon, Holder, Smith, Spinks,

Sullivan, Swift, Upchurch, Yopp, Mr. President.

Ayes, 27; nays, 1.

Having received the requisite constitutional majority the resolution was passed.

The following House resolution was read the third time, the report of the committee was agreed to and the resolution was passed by the requisite constitutional majority—ayes 27, nays 0, to wit:

A resolution for the relief of Andrew N. Plunkett, of Rockdale county.

The following House resolution was read third time, the report of the committee was agreed to and the resolution passed by the requisite constitutional majority—ayes 23, nays 0:
A resolution for the relief of J. T. Mikell.

The following House bills were read the second time:

By Mr. Mullins—

A bill to change and fix the time of holding the fall term of Cherokee Superior Court in the Blue Ridge circuit.

Also by Mr. Narramore—

A bill to amend an Act creating a city court of Early county.

Also by Mr. McFarland—

A bill to establish the city court of Carnesville, in Franklin county.

Also by Messrs. Freeman and Park—

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

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

Mr. President:

His Excellency, the Governor, directs me to deliver to the Senate a sealed communication, to which he respectfully invites the consideration of your honorable body in executive session.

The following House bill was read the third time and the report of the committee agreed to, to wit:
By Mr. Drawdy—

A bill to amend section 4927 of the Code of 1895, in relation to applications to enjoin cutting timber or working the same, as amended by the Act of Dec. 20, 1899.

On the passage of the bill the ayes were 12, nays 11.

Not having received the requisite constitutional majority, the bill was lost.

The following House bill was read the third time, and the report of the committee was agreed to, to wit:

By Mr. Park of Greene—

A bill to provide for the teaching of Physiology and Hygiene in the public schools in Georgia.

The amendments proposed by the committee were adopted, and are as follows:

Amend section 1 by striking out all of said section after the word “schools” in the 11th line.

Amend by striking out all of section 2 of the bill.

Amend by striking out all of section 3 after the word “system” in the 10th line of said section, and insert in lieu thereof “and the Board of Education of each county of this State shall adopt proper rules to carry the provisions of this law into effect.”

On the passage of the bill the ayes and nays were ordered, and on calling the roll the vote was as follows:
Those voting in the affirmative were Messrs.—


Those voting in the negative were Messrs.—


Those not voting were Messrs.—

Boynton, Carter, Cobb, Grantland, Greer, Hamrick, Hardaway, Hayes, Smith, Stewart, Stone, Upchurch, Yopp, Mr. President.

Ayes, 23; nays, 7.

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

Mr President:

The Committee on Agriculture have had under consideration the following bills, which they instruct me to report back to the Senate with the recommendation that the same do pass:

A bill to be entitled an Act to create a Board of Commissioners of Roads and Revenues for the county of Pickens, to define its powers and duties, and for other purposes.

Also, a bill to be entitled an Act to encourage immi-
gration and the investment of foreign capital in this State, to establish a commissioner of immigration and investment, and for other purposes, which they recommend be referred back to the Senate as amended without recommendation.

Also a bill to be entitled an Act to allow the recovery of damages for the running at large of any animal upon the lands enclosed or unenclosed of another without consent therefor having been previously obtained, and for other purposes, which they recommend do not pass.

Respectfully submitted,

J. T. NEWTON,
Chairman.

Mr. President:

The Committee on Corporations have had under consideration House bill No. 774, to incorporate the town of Linwood, in the county of Walker, and I am instructed to report the bill back with a recommendation that it do pass.

Respectfully submitted,

B. Z. HERNDON,
Chairman.

Mr. Allen gave notice of a motion to reconsider the action of the Senate on House bill No. 150, lost this morning.

The Senate voted to adjourn when the hour of adjournment arrives till 9:30 a.m. to-morrow.

By unanimous consent this action was reconsidered, and the Senate voted that when it adjourns at 1 p.m. to-day it will stand adjourned to 3:30 p.m. to-day.

By unanimous consent the following House bill was
taken up, read the third time, and the report of the committee agreed to, to wit:

By Mr. Copeland—

A bill to incorporate the town of Linwood, in Walker county.

Having received the requisite constitutional majority, the bill was passed. Ayes 26, nays 0.

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 appropriate $62,500 to supplement the pension fund for 1902.

Also a resolution to pay pension to E. B. Barker.

Also a resolution for completion of unfinished business of the session.

Also a resolution that an appropriation be made to reimburse the doorkeeper of the Senate for payment of assistant.

The House passed by the requisite constitutional majority the following House bill:

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

The following House resolutions and bills were read the first time and referred, to wit:
By Mr. Blalock—

A resolution authorizing the Governor to borrow Two Hundred Thousand Dollars to cover casual deficiencies of revenue.

Referred to Committee on Appropriations.

Also by Mr. Stevens—

A resolution to pay Mrs. J. H. McWhorter, of Oglethorpe county the per diem accruing to her husband, Hon. Joseph H. McWhorter.

Referred to Committee on Appropriations.

By Mr. Tarver—

A resolution to pay Mrs. George G. Johnson, of Jefferson county, the per diem accruing to her husband, Hon. Geo. G. Johnson.

Referred to Committee on Appropriations.

Also by Mr. Blalock—

A bill to appropriate money to supply casual deficiencies in the appropriations for contingent expenses of the State government, and for the payment of pensions to disabled Confederate soldiers and the widows of deceased Confederate soldiers for the year 1901.

The following House bills were read the second time:

By Mr. Hall, of Fannin—

A bill to erect and maintain public gates by the commis-
sioners of the private way from the residence of Adam Davenport to near the residence of W G. B. Rogers, in Fannin county.

Also by Mr. Rhyne—

A bill to create a Board of Commissioners of Roads and Revenues of the county of Pickens.

Mr. President:

The Committee on Pensions have had under considera-
tion House bill 484, to provide for use, application and
evidence attached thereto, now on file in office of Commiss-
ioner of Pensions, competent testimony for a widow who-
may apply for pension, whose husband was drawing a pen-
sion from the State at the time of his death.

Respectfully submitted,

W T. SMITH,
Chairman.

The following House bill was read the third time, and
the report of the committee agreed to, and the bill passed
as amended by the requisite constitutional majority. Ayes
23, nays 0.

By Mr. Hodges—

A bill to amend section 3249 of the Code of 1895.

And the amendment is as follows: By adding to the title
the following: "Also by adding to said section and after
the last word thereof the following proviso: Provided,
it shall not be necessary to run any lines between adjoining
land owners, except the lines in dispute."

The following House bill was read the third time, the-
report of the committee was agreed to, and the bill passed by the requisite constitutional majority—ayes 24, nays 0:

By Mr. Burnett—

A bill to amend section 2234 of the Code of Georgia of 1895, relating to stopping of trains at railroad crossings.

The following House bill was read the third time, and the report of the committee was agreed to, to wit:

By Mr. Flynt—

A bill to refund the sum of $80.00 to Thos. Nall and A. S. Murray, sureties on the bond of R. E. Hardy, former tax collector of Spalding county.

The ayes and nays were ordered, and on calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—


Those not voting were Messrs.—

Berrong, Bush, Cobb, Greer, Hamrick, Hardaway, Hayes, Herndon, Holder, Spinks, Stewart, Stone, Sullivan, Upchurch, Williams, Yopp, Mr. President.

Ayes 27, nays 0.
Having received the requisite constitutional majority the bill was passed.

The following bill of the House was read the third time. The report of the committee was agreed to, and the bill passed by the requisite constitutional majority. Ayes 24, nays 0:

By Mr. Mitchell of Emanuel—

A bill to amend section 1255 of volume 3 of the Code of 1895.

The following House bill was read the third time. The report of the committee was agreed to, to wit:

By Mr. Gary—

A bill to appropriate money for the purpose of correcting errors on the Chickamauga Monument.

The ayes and nays were required to be recorded, and on calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Ellis, McAfee, 
Alexander, Ford, Newton, 
Baker, Grantland, Norman, 
Bell, Hardaway, Smiley, 
Boynton, Hayes, Smith, 
Cann, Herndon, Stone, 
Carter, Hopps, Swift, 
Chappell, Jarnagin, Tatum, 
Cobb, Johnson, Walker, 
Daniel, Lyndon, Wilcox.

Those not voting were Messrs.—

Berrong, Dennard, Hamrick, 
Bush, Greer, Harrell,
Ayes 30, nays 0.

Having received the requisite constitutional majority the bill was passed:

The following House bills and resolutions were read the first time and referred, to wit:

By Mr. Harvard—

A resolution authorizing the governor to draw his warrant on the treasury to pay pension of E. B. Barker.

Referred to Committee on Pensions.

By Mr. Wellborn—

A resolution for the completion of the unfinished business of this session, and for other purposes.

Read and concurred in.

By Mr. Muller—

A resolution to appropriate sixty-two thousand three hundred dollars to supplement the pension fund for the year 1902.

Referred to Committee on Appropriations.

By Mr. Henry—

A resolution to reimburse the doorkeeper of the Senate for the payment of the third assistant doorkeeper of the Senate up to the 14th of November, 1901, inclusive.

Referred to Committee on Appropriations.
By Mr. McLennan—

A bill to amend section 813 of the Penal Code of 1895, by adding thereto certain words authorizing the judges of the superior court to remove jury commissioners.

Referred to Special Judiciary Committee.

At 12:55 Senate went into executive session.

Senate adjourned till 3:30 p. m.

3:30 p. m.

The Senate met pursuant to adjournment, and was called to order by the President pro tem.

The roll call was dispensed with.

Mr. Cann gave notice of a motion to reconsider the action of the Senate in recommitting to the Committee on Temperance the bill known as the cigarette bill—House bill No. 8.

The following House bill was read the second time:

By Mr. Blalock—

A bill to provide for the use of application and evidence attached thereto, now on file in the office of the Commissioner of Pensions, as competent testimony for a widow who may apply for pension, whose husband was drawing a pension.

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:

A bill to give consent by this State to the acquisition by the United States of such lands as may be needed for the establishment of a National Forest Reserve.

Also a bill to prohibit the driving of cattle from any point south of the Blue Ridge Mountains into the counties of Rabun, Towns or Union.

Also a bill to establish a system of public schools in the town of Hazlehurst.

Mr. President:

The Committee on Corporations has had under consideration the following bills of the House, which I am instructed to report back with a recommendation that the same do pass, to wit:

An Act to amend an Act approved Dec. 22, 1896, amending the charter of the City of Baxley, approved Feb. 23, 1875, authorizing the mayor and council of Baxley to collect a certain tax for water works purposes.

An Act to amend section 610 of volume 1 of the Code 1895, and for other purposes.

Also the following Senate bill, which I am instructed to report back with a recommendation that the same do pass, to wit:

An Act to amend the charter of the town of Emerson, and for other purposes.
Also House bill No. 802, to fix the time of election of all officers of Savannah, and for other purposes, which I am instructed to report back with recommendation that it do pass.

Respectfully submitted,

B. Z. HERNDON,
Chairman.

The following House bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—ayes 24, nays 0:

By Mr. Park of Troup—

A bill to create a new charter for the City of La Grange in Troup county.

The following House bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—ayes 25, nays 0:

By Mr. Harkins—

A bill to authorize the trustees of Calhoun Institute to transfer said property to the mayor and aldermen of the town of Calhoun.

Mr. Chappell, chairman of the Committee on Finance, submitted the following report:

Mr. President:

In compliance with the requirements of section 304 of volume 1 of the Code of Georgia of 1895, a joint sub-committee from the Finance Committee of the Senate and the Committee on Ways and Means of the House,
was appointed to examine into the offices of the Comptroller General and the Treasurer. The report of such joint sub-committee is herewith respectfully submitted.

THOS. J CHAPPELL,
Chairman.

To the General Assembly:

The sub-committee of the joint Finance Committee, after a most careful examination of the offices of Comptroller General W. A. Wrigt and Treasurer R. E. Park, submit the following report:

The undersigned, constituting the sub-committee from the joint standing Committee on Finance, have examined the accounts, vouchers and books of the Comptroller General and Treasurer, as required by the Code, and respectfully submit that the books of these officers are models of neatness and accuracy.

The books of the Treasurer at the close of the day of the 9th of December, 1901, showed on hand $1,087,432.18, and said amount corresponds with the books of the Comptroller General's office. Your committee verified the truth of the balance shown by the books by actually counting the cash in the vault, and examining the statements of the different State depositories as to the balance on hand with them, showing that on the above date there was cash in the various State depositories $1,000,289.58, and in the vault of the Treasurer $87,142.60, making the total $1,087,432.18.

In the opinion of your committee the Treasurer and Comptroller General deserve the gratitude of the people of this commonwealth for the accurate, plain, systematic method in which they keep the business of their offices. In a moment's time the condition of any matter can be
ascertained, and with the one a check upon the other, the most perfect harmony prevails in matters of fact and figures.

Respectfully submitted,

J. E. HAYS,
Committee on part of Senate.

P M. MULHERIN,
R. A. S. FREEMAN,
E. H. GEORGE,
Committee on part of House of Representatives.

Your committee appointed to examine the Treasury department find an accumulation of canceled and worthless bonds and coupons in the vaults of the Treasury occupying valuable space, and we recommend the passage of the following resolution:

Resolved, That the Treasurer is hereby authorized to destroy by burning all said cancelled bonds and coupons in the presence of the Governor and Secretary of State, preserving a list of the same.

J. E. HAYS,
Senate Committee.

P M. MULHERIN,
R. A. S. FREEMAN,
E. H. GEORGE,
Committee on part of House of Representatives.

The following House bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—ayes 25, nays 0:

By Mr. Hitch—

A bill to authorize the mayor and aldermen of Savan-
nab, Ga., to close Centre street, and to convey the same to Anna Brown.

The following Senate bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—ayes 24, nays 0:

By Mr. Baker—

A bill to amend the charter of the town of Emerson so as to restrict the corporate limits of said town.

The following House bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—ayes 27, nays 0:

By Mr. Johnson, of Appling—

A bill to amend sections 7 and 8 of an Act approved Dec. 1, 1897, establishing the city court of Baxley, so as to provide that the clerk of the Superior Court and the sheriff of Appling county shall be clerk and sheriff of said court.

The following House bills were read the first time and referred:

By Mr. Hamby—

A bill to repeal an Act to prohibit the driving of cattle from any part of the State south of the Blue Ridge Mountains into Rabun, Towns or Union counties.

Referred to Committee on Agriculture.
By Mr. Johnson, of Appling—

A bill to establish a system of public schools in the town of Hazelhurst.

Referred to Committee on Education.

The following House bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—ayes 24, nays 0, to wit:

By Mr. Wilson—

A bill to amend the charter of Bluffton, in the county of Clay.

The following House bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—ayes 24, nays 0:

By Mr. Sikes—

A bill to establish a system of public schools for the town of Ashburn, Worth 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 House bills, to wit:

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

Also a bill to protect motormen operating electric or other street cars north of line of latitude 33 degrees.
The following House bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—ayes 23, nays 0:

By Mr. Narramore—

A bill to amend the charter of the town of Kestler, in Early county.

The following House bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—ayes 25, nays 0:

By Mr. Pierce—

A bill to be entitled an Act for the protection of game in Hall county.

The following House bill, engrossed, was read the third time, and passed by the requisite constitutional majority—ayes 25, nays 0:

By Mr. Felder—

A bill to amend the charter of the City of Macon.

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

Mr. President:

The Committee on Engrossing have examined and found correctly engrossed the following bill:

A bill to amend the charter of the town of Emerson, in Bartow county.

Respectfully submitted,

S. W. YOPP,
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:

A bill to appropriate $447.00 to the widow of the late John McIntosh Kell.

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

Mr. President:

The General Judiciary Committee 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 make penal the selling of personal property to which a bill of sale has been given as security for debt.

Respectfully submitted,

J. L. BOYNTON,
Chairman.

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

Mr. President:

His Excellency, the Governor, directs me to deliver to the Senate a sealed communication.

Mr. Chappell, chairman of the Committee on Finance, submitted the following report:
Mr. President:

The Committee on Finance has had under consideration the following House resolutions, which I am directed to report back with the recommendation that the same do pass, to wit:

By Mr. Shipp, of Colquitt—

A resolution to provide for the purchase of certain Supreme Court reports for the county of Colquitt.

Also by Mr. Blalock, of Fayette—

A resolution authorizing the Governor to borrow two hundred thousand dollars to cover casual deficiencies.

I am also directed by the committee to report back the following House bills, with the recommendation that the same do pass, to wit:

By Mr. Little, of Muscogee—

A bill to amend the General Tax Act, approved Dec. 21, 1900, in regard to occupation tax of industrial life insurance companies.

By Mr. Adams, of Putnam—

A bill to provide for taxation of property of transient persons.

Respectfully submitted,

THOS. J. CHAPPELL,
Chairman.

The following House bills were read the second time:
By Mr. Johnson, of Bartow—

A bill to amend section 945 volume 1 of the Code, prescribing the amount of bond of tax collectors.

Recommitted to Finance Committee.

By Mr. Johnson, of Bartow—

A bill to amend section 840 of volume 1 of the Code, providing for the appointment of arbitrators in case of assessment by tax receivers.

Recommitted to Finance Committee.

By Mr. Miller—

A bill to amend section 610 of volume 1 of the Code of 1895, by providing for an equitable division of expense between counties connected by a bridge or ferry on county line.

Also by Mr. Johnson, of Appling—

A bill to amend an Act approved Dec. 22, 1896, amending the charter of the City of Baxley, approved Feb. 23, 1895, authorizing the mayor and council to collect a certain tax for water works purposes.

The following House bills were read the first time and referred:

By Mr. Wright—

A bill to protect motormen operating electric or other street cars, and to provide a penalty.

Referred to Special Judiciary Committee.
By Mr. Flynt—

A bill to appropriate $447.00 to the widow of John McIntosh Kell.

Referred to Committee on Appropriations.

Also by Mr. Slaton—

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

Referred to General Judiciary Committee.

Also by Mr. Peyton—

A bill to give consent of the State of Georgia to the acquisition by the United States of such lands as may be needed for the establishment of a National Forest Reserve in said State.

Referred to Committee on Corporations.

The following House bill was read the second time:

By Mr. Adams—

A bill to provide how the property of transient persons shall be taxed in this State.

Senate at 4:50 went into executive session.

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

Mr. President:

Your committee has had under consideration the following bill, which they recommend do pass, to wit:
House resolution No. 231, to authorize the payment of reward offered by the Governor for arrest of Bud Phinazee.

Also your committee has under consideration the following resolutions of the House, which they recommend do pass, to wit:

A resolution to pay Mrs. Joseph H. McWhorter, of Oglethorpe county, the per diem accruing to her husband, the Hon. Joseph H. McWhorter.

A resolution to pay Mrs. Geo. G. Johnson of Jefferson county, Georgia, the per diem accruing to her husband, the Hon. Geo. G. Johnson.

Also a resolution to appropriate sixty-two thousand five hundred dollars to supplement the pension fund for the year 1902.

Also a resolution to reimburse the doorkeeper of the Senate for the payment of the third assistant doorkeeper up to Nov. 14, 1901, etc.

Also, a resolution to appropriate $200.00 to pay doorkeeper for cloak room of the Senate.

Respectfully submitted,

S. GRANTLAND,
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 resolution:
A resolution to pay S. J. Truett his pension.

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

Mr. President:

The Committee on Temperance have had under consideration the following bill of the House, which I am instructed to report back with the recommendation that the same do pass as amended:

A bill to establish a dispensary in Eastman.

Also the following bill of the House do not pass:

A bill to establish a dispensary in Colquitt, Miller county, Ga.

Respectfully submitted,

J. N. HOLDER, 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 resolution:

A resolution to pay for indexing Journals of House and Senate.

The following House resolution was read and referred, to wit:

By Mr. Miller—

A resolution to pay S. J. Truett his pension.
Referred to Committee on Pensions.

The following House bill was read the third time, the report of the committee was agreed to, and the bill passed as amended by the requisite constitutional majority—ayes 25, nays 0:

By Mr. Harrell—

A bill to provide for the establishment and maintenance of a dispensary for the sale of alcoholic and other liquors in Eastman, Dodge county.

The amendment is as follows (add a new section):

Sec. — Whenever one-third of the qualified voters of Dodge county petition to the ordinary of said county for a dispensary, he shall, after advertising thirty days in the newspaper in which the sheriff's sales are advertised in said county, order an election and submit the question "dispensary" or "no dispensary" to the qualified voters of the county. Those who favor a dispensary shall have written or printed on their ballots "Dispensary," and those who oppose the dispensary shall have written or printed on their ballots "Against dispensary," and if a majority of the votes cast are cast for a dispensary this Act shall be of full force, but if a majority shall vote against dispensary, this Act shall be null and void, said election to be held as other elections for county officers.

The following House resolution was read the third time, the report of the committee was agreed to, and the resolution passed by the requisite constitutional majority—ayes 25, nays 0:
By Messrs. Howell and Davis—

A resolution for the relief of B. R. Freeman and J. B. Freeman.

The following bill of the House was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—ayes 23, nays 0:

By Messrs. Morris and Anderson—

A bill to incorporate the Powder Springs School District, in Cobb county.

The following House bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—ayes 25, nays 9:

By Mr. Carrington—

A bill authorizing and empowering the town of Comer to create a debt for said town to establish a public school system.

The following House resolution was read first time and referred to Committee on Appropriations:

By Mr. Blalock—

A resolution to appropriate money for indexing the Journals of House and Senate.

The following resolution was adopted:

Resolved, That when the Senate adjourns this afternoon it adjourn to reconvene at 8 o'clock to-night, and that the night session be devoted exclusively to reading House bills.
and resolutions the first and second time, and to the passage of local bills.

The Senate on motion adjourned till 8 o'clock p. m.

The Senate met pursuant to adjournment, and was called to order by the President pro tem.

On motion of Mr. Alexander the roll call was dispensed with.

On motion a committee was appointed to inquire of the House if there was any business before the House requiring the Senate to continue in session.

Messrs. Sullivan and Alexander were appointed such committee.

Mr. Sullivan reported for the committee that there are no bills before the House which require the Senate continue in session.

Mr. Boynton offered the following resolution, which was read and tabled:

A resolution authorizing E. L. Hayes to sue the State of Georgia on certain bonds issued by the State of Georgia, named in said resolution, and upon no other bonds.

Mr. Boynton also offered the following resolution, which was read and tabled:

By Mr. Boynton—

A resolution that E. P. Scott be authorized to bring suit against the State of Georgia on certain bonds therein named, and upon no other bonds.
Mr. Stone, chairman of Committee on Special Judiciary, submitted the following report:

Mr. President:

The Committee on Special Judiciary have had under consideration the following bills of the House, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to amend an Act to establish county court of Butts county.

A bill to authorize the Commissioners of Roads and Revenues of the several counties of this State, or the ordinaries of those counties not having such board of commissioners, to employ at the county's expense the county surveyor, or some other competent civil engineer.

Also that the following bills of the House do not pass, to wit:

A bill to abolish the county court of Newton county.

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

A bill to repeal an Act entitled an Act creating a Board of County Commissioners of Roads and Revenues for Chattooga county.

A bill to establish the city court of Covington.

Also that the author be permitted to withdraw the following bill of the House, to wit:
A bill to create a county Board of Commissioners of Roads and Revenues in the county of Dodge.

Respectfully submitted,

A. C. STONE,
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 provide for establishment by county authorities of rules and regulations for protection of the health of the several counties of the State, and for other purposes.

The following House bill was read the first time, and referred to the Committee on Hygiene and Sanitation:

By Messrs. Hall and Felder—

A bill to provide for the establishment by county authorities of rules and regulations for the protection of the health of the several counties of this State.

The following House bill was read the second time:

By Mr. Land—

A bill to amend an Act to establish a county court for Butts county, provide for a judge and solicitor, fix their salaries, and for other purposes. Dec. 4, 1900.
The following resolution was recommitted to Committee on Pensions:

By Mr. McWhorter—

A resolution to pay pension of John T. England to his widow, Mrs. J T. England.

On motion the Senate adjourned till 10 o'clock tomorrow.

Senate Chamber, Atlanta, Georgia,

Thursday, Dec. 12, 1901.

The Senate met pursuant to adjournment. Was called to order by the President, and opened with prayer by the Chaplain.

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

Those absent were Messrs.—

Tatum, Upchurch.

The chairman of the Committee on Journals reported the Journal of yesterday as correct.

The Journal was then read and confirmed.

Mr. Cann moved to reconsider the action of the Senate in recommitting to the Committee on Temperance the bill (House bill No. 8) known as the cigarette bill.

The motion was withdrawn.

Mr. Allen moved to reconsider the action of the Senate on House bill No. 150, which was lost on yesterday.

Mr. Harrell called for the ayes and nays on the question of reconsideration.

The call was sustained, and on calling the roll the vote was as follows, viz:

Those voting in the affirmative were Messrs.—

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Those voting in the negative were Messrs.—

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<th>Bell,</th>
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THURSDAY, DECEMBER 12, 1901.

Those not voting were Messrs.—

Carter, Stewart, Upchurch,
Chappell, Stone, Yopp,
Herndon, Tatum. Mr. President.
Hopps,

Ayes, 13; nays, 21.

So the motion to reconsider was lost.

By unanimous consent the following Senate bill was taken up and House amendment concurred in, to wit:

A bill to prescribe the tuition of resident and nonresident students in the State School of Technology.

The amendment inserts "school" in seventh line.

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 Senate, to wit:

A bill to amend an Act creating a new charter for Milledgeville, Ga.

Also a bill to amend the charter of the City of Fitzgerald, in Irwin county.

Also a bill to incorporate the town of Union Point.

Also a bill to create an additional State depository in the City of Atlanta.

The House has passed by the requisite constitutional majority the following Senate resolution:
A resolution to turn over to Wall and Peagler certain county warrants for hire of misdemeanor convicts.

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

A bill to establish a dispensary in the town of Eastman.

The House has passed by the requisite constitutional majority the following bill of the Senate as amended, to wit:

A bill to prescribe the tuition of resident and nonresident students in the State School of Technology.

Mr. Jarnagin, chairman of Committee on Hygiene and Sanitation, submitted the following report:

Mr. President:

The Committee on Hygiene and Sanitation have had under consideration the following bill of the House, which they instruct me to report back with the recommendation that same do pass:

A bill to provide for the establishment of rules and regulations for the protection of health in the several counties of this State.

Respectfully submitted,

J. C. JARNAGIN,
Chairman.

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

Mr. President:

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

A bill to protect motormen operating electric or other street cars in this State.

Respectfully submitted,

W. D. HAMRICK,
Chairman pro tem.

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

Mr. President:

Your committee has had under consideration the following House bill, which I am instructed to report back with a recommendation that the same do pass as amended, to wit:

A bill to be entitled an Act to amend an Act entitled an Act to amend section 2061 Civil Code of 1895, and for other purposes.

Respectfully submitted,

J. L. BOYNTON,
Chairman.

The following House resolutions were read the second time:

A resolution authorizing the Governor to borrow two hundred thousand dollars to cover casual deficiencies in revenue.

Also a resolution to appropriate sixty-two thousand and
five hundred dollars to supplement the pension fund for 1902.

Also a resolution to reimburse the doorkeeper of the Senate for the payment of the third assistant doorkeeper of the Senate up to the 14th November, 1901, inclusive, as recommended by a special committee of the Senate.

Also a resolution appropriating $200 to pay doorkeeper for the cloak room of the Senate.

Also a resolution to pay Mrs. Joseph H. McWhorter, of Oglethorpe county, the per diem accruing to her husband, the Hon. Joseph H. McWhorter.

Also a resolution to pay Mrs. George G. Johnson, of Jefferson county, Ga., the per diem accruing to her husband, the Hon. George G. Johnson.

The following House resolution was read the third time, to wit:

A resolution to pay pension due W. H. Ryan to his widow.

Mr. Bell, of the 39th, offered the following amendment, which was adopted:

Resolved further, That the sum of fifty dollars be paid to Mrs. Mary A. Hargrove, widow of the late James W Hargrove, of Putnam county, Ga., who was a pensioner on the invalid pension list of the State, and who died Jan. 16, 1899, while a pension of fifty dollars was due him as such pensioner, all of which is shown by the official proofs by the Commissioner of Pensions, and that the Governor be authorized to draw his warrant on the Treasury of the
State for such sum of fifty dollars in favor of the said Mrs. Mary A. Hargrove.

On the passage of the resolution the ayes and nays were required to be recorded, and on calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—

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Ayes, 30; nays, 0.

Having received the requisite constitutional majority, the resolution was passed as amended.

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 expenditure of county funds as the same relates to the purchase of goods for county purposes by county officers, 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 Senate bill, to wit:

A bill to amend section 4340 of Code 1895.

The following House bill was read the second time, and recommitted to the Special Judiciary Committee:

By Mr. Wright—

A bill to protect motormen operating electric or other street cars in this State, and provide a penalty for violation.

By unanimous consent the following House bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—ayes 26, nays 0:

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

Also the following House bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—ayes 27, nays 0:

A bill to abolish the county court of Franklin 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 House resolution:

A resolution to pay per diem and mileage of Lectured Crawford to his widow.

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

A bill to establish a dispensary in the City of Washington, Wilkes county.

Mr. Herndon, chairman of the Committee on Corporations, submitted the following report:

Mr. President:

The Committee on Corporations has had under consideration the following bills of the House, which it instructs me to report back with the recommendation that the same do pass, to wit:

An Act to give consent by the State of Georgia to the United States to acquire lands for a forest reserve.

An Act to regulate manner of furnishing coal, lights, etc., by the Ordinaries and Commissioners of Roads and Revenues of this State.

Respectfully submitted,

B. Z. HERNDON,
Chairman.
Mr. Wileox offered the following resolution, which was read and, on motion, tabled:

A resolution calling the attention of members to the law in regard to payment of expenses of committeemen visiting State institutions.

The following House resolutions and bills were read the second time:

By Mr. Harvard—

A resolution authorizing the Governor to draw his warrant upon the Treasurer for payment of pension to E. B. Barker.

Recommitted to Pension Committee.

Also a resolution to pay to S. J. Truett, of Muscogee, his pension.

Recommitted to Pension Committee.

Also a resolution to pay pension of John T. England to his widow, Mrs. J. T. England.

Recommitted to Pension Committee.

Also a bill to create a lien in favor of persons hauling logs or lumber with teams against the owner of said property.

Recommitted to Committee on General Judiciary.

Also a bill to amend section 1624 of Code, and for other purposes.

Also a bill to regulate the manner of furnishing coal,
wood, lights, furniture, stationery, etc., to public offices in court houses.

Also a bill to fix the time for the election and appointment of all officers of the City of Savannah.

Also a bill to provide for the establishment by the authorities of rules and regulations for the protection of the health of the several counties of this State.

Also a bill to give consent by the State to the acquisition by the United States of such lands as may be necessary for the establishment of a National Forest Reserve in said State.

Also a resolution to pay a pension to Richard Kitchens, of Emanuel county.

Recommitted to Committee on Pensions.

The following House resolution was read and concurred in:

A resolution to pay per diem due Lectured Crawford, late Representative from McIntosh county, to his widow.

The following House bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—ayes 24, nays 0:

A bill to amend the Act establishing a county court for Butts county, provide for a judge and solicitor of said court, etc. Approved Dec. 4, 1900.

The following House bill was read the third time, the report of the committee as amended was agreed to, and
the bill passed as amended by the requisite constitutional majority—ayes 25, nays 0, to wit:

A bill to change the time of holding the fall term of Cherokee Superior Court, in the Blue Ridge Circuit, and for other purposes.

The amendments are as follows:

Amend section 1 by adding at the end: That the time of holding the Superior courts of Franklin county be changed from the 4th Monday in March and September to the Tuesday after the 4th Monday in March and September each year, and that the time of holding the Superior courts of Banks county be changed from the 3d Monday in March and September to the Tuesday after the 3d Monday in March and September in each year.

Amend section 2 by striking out the words “said county” and inserting “the counties aforesaid,” and by striking the words “the said fall term are.” Amend the caption by inserting after the word “holding” the words “The terms of the Superior courts of Franklin and Banks counties in the Western Circuit and.”

The following House bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—ayes 25, nays 0:

A bill to amend an Act creating a city court for Early county.

The following House bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—ayes 25, nays 0:

A bill to amend an Act establishing the city court of La Grange.
The following House bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—ayes 24, nays 0:

A bill to erect and maintain public gates by the commissioners of private way from the residence of Adam Davenport, near W G. B. Rogers.

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 make elective by the qualified voters of Coweta county the judge and solicitor of the city court of Newnan, Ga.

The following House bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—ayes 25, nays 0:

A bill to amend an Act approved Dec. 22, 1896, amending an Act approved Feb. 23, 1875, authorizing the mayor and council of Baxley to collect a certain tax for water works purposes.

The following House resolution was read the third time, to wit:

A resolution authorizing payment of pension of T. C. Williams, of Jackson county, to his daughter, Mrs. Mittie Bigham.

The report of the committee was agreed to.
On the passage of the resolution the ayes and nays were required to be recorded.

On calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—

Alexander, Baker, Berrong, Bush, Cann, Carter, Cobb, Daniel, Ellis,
Ford, Grantland, Greer, Hardaway, Hayes, Holder, McAfee, Newton,
Smith, Spinks, Stewart, Sullivan, Swift, Walker, Wilcox, Yopp.

Those not voting were Messrs.—

Allen, Bell, Boynton, Chappell, Dennard, Hamrick,
Herndon, Hopps, Jarnagin, Johnson, Lyndon, Norman,
Smiley, Stone, Tatum, Upchurch, Williams, Mr. President.

Ayes, 26; nays, 0.

Having received the requisite constitutional majority, the resolution was passed.

Mr. Smith, chairman of the Committee on Pensions, submitted the following report:

Mr. President:

The Committee on Pensions have had under consideration House resolution No. 38, to pay pension of H. S. Taylor to his widow.

Also House resolution No. 132, to pay pension of J. T.
England to his widow, and instruct me to report the same back with the recommendation that the same do pass.

Respectfully submitted,

W T. SMITH,
Chairman.

The following House resolution was read the second time:

A resolution to pay pension of H. S. Taylor to his widow, S. R. Taylor.

The following House resolution was read the third time, the report of the committee was agreed to, and the resolution passed by the requisite constitutional majority — ayes 30, nays 0:

A resolution providing for supplying Circuit Court of Appeals with certain Acts and Reports.

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

A bill to establish and maintain a dispensary in Washington, Wilkes county.

The following House resolution was read the third time, to wit:

A resolution to pay pension due H. S. Williams to his widow, Mary A. Williams.

The report of the committee was agreed to.

On the passage of the resolution the ayes and nays were required to be recorded, and on calling the roll the vote was as follows:
Those voting in the affirmative were Messrs.—

Alexander, Bell, Berrong, Boynton, Bush, Cobb, Daniel, Ellis, Grantland, Greer, Hardaway, Harrell, Hayes, Holder, McAfee, Newton, Smith, Stewart, Sullivan, Swift, Walker, Wilcox, Yopp.

Those voting in the negative were Messrs.—Baker.

Those not voting were Messrs.—Allen, Cann, Carter, Chappell, Dennard, Ford, Hamrick, Herndon, Hopps, Jarnagin, Johnson, Lyndon, Norman, Spinks, Stone, Tatum, Upchurch, Williams, Mr. President.

Ayes, 23; nays, 1.

Having received the requisite constitutional majority, the resolution was passed.

The following House resolution was read the third time, the report of the committee was agreed to, to wit:

A resolution to provide certain reports of the Supreme Court of Georgia for the county of Colquitt.

The ayes and nays were ordered on the passage of the resolution, and on calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—

Alexander, Berrong, Cann, Bell, Bush, Carter,

Those voting in the negative were Messrs.—

Baker.

Those not voting were Messrs.—

Allen, Boynton, Chappell, Harrell, Herndon, Hopps, Johnson, Norman, Smiley, Smith, Stone, Tatum, Upchurch, Williams, Mr. President.

Ayes 28, nays 1.

So the resolution was passed by the requisite constitutional majority.

The following House bills were read the second time and recommitted to Committee on Education:

A bill to authorize and empower the mayor and council of Jasper to create a debt not to exceed $6,000 to erect and maintain a school house in said town.

Also a bill to authorize the establishment of a system of public schools in the town of Hazelhurst.

Also a bill to amend sections 4 and 5 of an Act to provide a system of public schools for the city of Covington.

The following House bill was read the third time, the report of the committee was agreed to, to wit:
A bill to authorize the Commissioners of Roads and Revenues of the several counties of this State, or the ordinaries of those counties not having such board, to employ at the county's expense the county surveyor, or other competent engineer, for certain purposes.

On the passage of the bill the ayes and nays were ordered, and on calling the roll the vote was as follows:

 Those voting in the affirmative were Messrs.—

 Alexander,        Ford,        Smith,
 Bell,             Greer,       Spinks,
 Berrong,          Hamrick,     Stewart,
 Boynton,          Hardaway,    Sullivan,
 Cann,             Hayes,       Walker,
 Cobb,             Holder,      Wilcox,
 Daniel,           Lyndon,      Mr. President.
 Ellis,            McAfee,      

 Those voting in the negative were Messrs.—

 Baker,            Grantland,   Newton.
 Dennard,          Jarnagin,    

 Those not voting were Messrs.—

 Allen,            Hopps,       Swift,
 Bush,             Johnson,     Tatum,
 Carter,           Norman,      Upchurch,
 Chappell,         Smiley,      Williams,
 Harrell,          Stone,       Yopp.
 Herndon,          

 Ayes, 23; nays, 5.

 There being 22 votes in the affirmative, the President voted aye, and the bill having received the requisite constitutional majority, was passed.

 Mr. Cobb, chairman of Committee on Enrollment, submitted the following report:
Mr. President:

The following resolution, signed by the President of the Senate, Speaker of the House of Representatives, Secretary of the Senate and Clerk of the House of Representatives, has been delivered to the Governor, and is ready for his signature:

A joint resolution to provide suitable quarters for the Daughters of the Confederacy in the Capitol building.

Respectfully submitted,

W. H. Cobb,
Chairman.

Mr. Cobb, chairman of Committee on Enrollment, submitted the following report:

Mr. President:

The following resolutions, signed by the President of the Senate, Speaker of the House, Secretary of the Senate and Clerk of the House of Representatives, have been delivered to the Governor and are ready for his signature:

A resolution that the joint committee on Constitutional Amendments be authorized to employ a competent stenographer.

Also, a resolution in regard to the British and Southern States (U. S. A.) Cattle Abattoir and Produce Company.

Also, a resolution that the Senate and House committees on Congressional Reapportionment sit together.

Also the following bill of the Senate:
A bill to reduce the number of Commissioners of Roads and Revenues of Elbert county from five to three.

Respectfully submitted,

W H. COBB,
Chairman.

Mr. Cobb, chairman of Committee on Enrolling, submitted the following report:

Mr. President:

The following Acts, signed by the President of the Senate, and Speaker of the House of Representatives, Secretary of the Senate and Clerk of House of Representatives, have been delivered to the Governor and are ready for his signature, to wit:

An Act to amend an Act creating a new charter for the city of Albany.

Also, an Act to authorize, ratify and confirm, the sale by the Commissioner of Commons of city of Columbus, of a portion of Fourth street north of Fourteenth street and adjoining commons.

Also, an Act to authorize, ratify, and confirm a sale of a part of the commons of the city of Columbus about the junction of Eleventh street and Seventh avenue, and for other purposes.

Also, an Act vesting the title of the commons of the city of Columbus in commissioners, and for other purposes.

Respectfully submitted,

W H. COBB,
Chairman.
Mr. Cobb, chairman of the Committee on Enrollment, submitted the following report:

Mr. President:

The Committee on Enrollment have examined and found to be duly enrolled and ready for the signatures of the President of the Senate and Speaker of the House of Representatives, the Secretary of the Senate and Clerk of the House of Representatives, the following bills, to wit:

An Act to amend an Act establishing the city court of Elberton, in Elbert county.

Also, an Act to repeal an Act entitled an Act to provide for the payment of certain insolvent criminal costs in the Northern Judicial Circuit.

Also a resolution that the Senate and House committees on Congressional Reapportionment sit together.

Also the following bill of the Senate:

A bill to reduce the number of Commissioners of Roads and Revenues of Elbert county from five to three.

Respectfully submitted,

W H. COBB,
Chairman.

Mr. Cobb, chairman of the Committee on Enrollment, submitted the following report:

Mr. President:

The following Acts, signed by the President of the Senate and Speaker of the House of Representatives, the Secretary of the Senate and Clerk of the House of Rep-
resentatives, have been delivered to the Governor and are ready for his signature:

An Act to amend an Act establishing the city court of Elberton, in Elbert county.

Also, an Act to repeal an Act entitled an Act to provide for the payment of certain insolvent criminal costs in the Northern Judicial Circuit.

Also, an Act to establish a local school system in the county of Ware, outside of the corporate limits of Waycross.

Also, an Act to amend the charter of the city of Columbus.

Respectfully submitted,

W H. COBB,
Chairman.

Mr. Cobb, chairman of the Committee on Enrollment, submitted the following report:

Mr. President:

The following Acts, signed by the President of Senate and Speaker of House of Representatives, Secretary of Senate and Clerk of House of Representatives, have been delivered to the Governor, and are ready for his signature, to wit:

An Act to establish and define the corporate limits of the city of Griffin, to prescribe the number of officers thereof, and for other purposes.

Respectfully submitted,

W H. COBB,
Chairman.
Mr. Cobb, chairman of the Committee on Enrollment, submitted the following report:

Mr. President:

I hereby report as duly enrolled, signed by the President of the Senate and Speaker of the House, and delivered to the Governor the following Act, to wit:

An Act to authorize the mayor and council of the town of Jeffersonville to establish a system of public schools.

Respectfully submitted,

W H. COBB, Chairman.

Mr. Cobb, chairman of the Committee on Enrollment, submitted the following report:

Mr. President:

The following resolutions, signed by the President of Senate, Speaker of House of Representatives, Secretary of Senate and Clerk of House of Representatives, have been delivered to the Governor and are ready for his signature, to wit:

A joint resolution directing the State Geologist to investigate and report to the General Assembly at the present session, the extent, character and value of kaolin and other commercial clays in this State.

Also, a resolution to refer all bills and resolutions now before the Senate and House, to the committee appointed to consider constitutional amendments.

Also, a joint resolution to raise a committee to consider,
prepare, and report, amendments to the Constitution of the State.

A joint resolution appointing a committee of two from the Senate and three from the House to confer with a competent architect to ascertain what repairs are needed on the capitol building.

Respectfully submitted,

W H. COBB,
Chairman.

Mr. Smith, chairman of the Committee on Pensions, submitted the following report:

Mr. President:

The Committee on Pensions have had under consideration House resolution No. 78, to pay S. J. Truett of Muscogee county, his pension, and in instruct me to report the same back with the recommendation that the same do pass.

Also, House resolution No. 670, to pay pension of Mrs. Ruthy Kitchens to her son, and I am instructed to report the same back with the recommendation that the same do pass.

Respectfully submitted,

W T. SMITH,
Chairman.

Mr. Alexander, vice-chairman of the Committee appointed to visit the Academy for the Blind, submitted the following report:

Mr. President:

We, the Committee appointed to visit the Academy for the Blind, beg leave to submit the following report:
We find the institution properly run in every particular. No sickness or contagious diseases in the institution.

Respectfully submitted,

JOS. A. ALEXANDER,
Vice-Chairman.

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

Mr. President:

The Committee on General Judiciary have had under consideration the following bills of the House, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to amend section 982 of volume 1 of Code of Georgia of 1895.

A bill to cede to the United States of America jurisdiction over certain lands and public roads, etc., at Chickamauga Park.

Also, that the following resolution of the House do pass:

A resolution providing for supplying circuit court of appeals with certain Acts and Reports.

Respectfully submitted,

J. L. BOYNTON,
Chairman.

The following House bill was read the third time, to wit:

A bill to authorize the Governor to pay the reward offered for the arrest of Bud Phinazee.

The report of the committee was agreed to.
On the passage of the bill the ayes and nays were ordered, and on calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—

Alexander, Chappell, Dennard, Ellis, Grantland, McAfee, Sullivan, Wilcox.

Those voting in the negative were Messrs.—

Baker, Bell, Berrong, Boynton, Cobb, Daniel, Ford, Greer, Hardaway, Hayes, Holder, Jarnagin, Johnson, Lyndon, Newton, Smith, Stewart, Walker.

Those not voting were Messrs.—

Allen, Bush, Cann, Carter, Hamrick, Harrell, Herndon, Hopps, Norman, Smiley, Spinks, Stone, Swift, Tatum, Upchurch, Williams, Yopp, Mr. President.

Ayes 8, nays 18.

So the bill was lost.

The following House bill was read the third time. The report of the committee was agreed to, to wit:

A bill to amend section 2248 of the Civil Code by inserting between the word “agents” and the letter “a” in third line of said section, the words “nearest the place where the stock were killed.”

On the passage of the bill the ayes and nays were ordered, and on calling the roll the vote was as follows:
Those voting in the affirmative were Messrs.—

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Ayes 32, nays 0.

So the bill was passed as amended by the requisite constitutional majority, and the amendment is as follows:

Amend by adding in line sixteen of section one, between the words “killed” and “a list,” the following: “within their respective sections, if any; if not, then to the nearest agent where said stock were killed.”

The following bill of the House was read the third time. The report of the committee was agreed to, to wit:

A bill to amend section 345 of the Code of 1895, relating to notice to be given of letting contracts for building court-houses, jails, bridges and causeways, so as to require four weeks advertising in all cases.

On the passage of the bill the ayes and nays were ordered, and on the call of the roll the vote was as follows:
Those voting in the affirmative were Messrs.—

Allen, Baker, Bell, Berrong, Boynton, Chappell, Cobb, Daniel, Dennard, Ellis, Ford, Grantland, Greer, Hamrick, Hardaway, Hayes, Herndon, Holder, Hopp, Jarnagin,

Johnson, Lyndon, McAfee, Newton, Smiley, Spinks, Stewart, Stone, Walker, Wilcox.

Those not voting were Messrs.—

Alexander, Bush, Cann, Carter, Harrell, Norman, Smith, Sullivan, Swift, Tatum,

Upchurch, Williams, Yopp, Mr. President.

Ayes 31, nays 0.

Having received the requisite constitutional majority the bill was passed.

At 12:50 Senate went into executive session.

Senate, on motion, adjourned until 3:30 p.m.

3:30 p.m.

The Senate met pursuant to adjournment, and was called to order by the President.

On motion, the roll-call was dispensed with.

Mr. Wilcox, acting-chairman of Committee on Enrolling, submitted the following report:

Mr. President:

The Committee on Enrolling have examined and found
correctly enrolled and ready for the signatures of the President and Secretary of the Senate, and Speaker and Clerk of the House, the following Acts:

An Act to fix the license for selling liquors in Wayne county at twenty thousand dollars.

Also, an Act to amend section 982 of the Code by adding the city of Fitzgerald.

Also, an Act to repeal an Act to make it unlawful to manufacture liquors in Spalding county.

Also, an Act to amend the charter of Augusta.

Also, an Act to incorporate the town of Babcock, in the county of Miller.

Also, a resolution appointing a committee to visit the North Georgia Agricultural College, at Dahlonega.

Also, a resolution asking Congress to appropriate the captured and abandoned property fund and the cotton tax fund to educational purposes.

Respectfully submitted,

B. E. WILCOX,
Acting Chairman.

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

Mr. President:

The House has passed by the requisite constitutional majority the following Senate resolution by substitute, as amended, to wit:
A resolution providing for the paying off of certain bonds of the State due in 1902.

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 Senate, to wit:

A bill to incorporate the town of Milltown, in Berrien county.

Also, a bill to repeal an Act incorporating the town of Irwinville, in Irwin county.

Also, a bill to establish water-works in McRae, Georgia.

Also, a bill to fix the license for selling intoxicating liquors in Coffee county.

Also, a bill to amend an Act establishing a local school system in Lumber City.

Also, a bill to incorporate the town of Irwinville, in Irwin county.

Also, a bill authorizing the Board of Education of Dublin to take an annual census of the school population of Dublin.

Also, a bill authorizing the judge of the city court of Griffin to appoint a special bailiff for said court.

Also, a bill to amend an Act to incorporate the Savannah Trust and Safe Deposit Company.
The House has passed by the requisite constitutional majority the following Senate bill, as amended, to wit:

A bill to provide for registration of marks of all cattle, hogs, etc., killed for sale in McIntosh 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 bill, to wit:

A bill to require all persons selling cotton seed hulls in bales or packages, to have weight branded on each package.

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

Mr. President:

The Committee on Appropriations have had under consideration the following bills of the House, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to appropriate $20,000.00 for the purpose of the Georgia State troops.

A bill to appropriate money to supply deficiencies in the appropriations for contingent expenses of the State government.

A bill to appropriate the sum of $447.00 to the widow of the late Jno. McIntosh Kell.

Also, that the following resolution of the House do pass:
A resolution providing for the indexing of the House and Senate Journals for 1901.

Respectfully submitted,
S. GRANTLAND,
Chairman.

The following House bill was read the second time and recommitted to Special Judiciary Committee:

By Mr. McLennan—

A bill to be entitled an Act to amend section 813 of the Penal Code of 1895, by adding thereto certain words authorizing the judges of the superior courts to remove jury commissioners.

By unanimous consent the following House bill was taken from the table, and by unanimous consent the action of the Senate in ordering the previous question on the bill and substitute was reconsidered, and the substitute was amended, and adopted as amended, and the bill passed by substitute, as amended, by the requisite constitutional majority—ayes 23, nays 0:

A bill to amend an Act establishing a new charter for the city of Atlanta, relative to franchises, and the amendments are as follows:

Amend first section of substitute by striking out the proviso, beginning in the ninth line of first section to and through the end of said section, and inserting therefor the following:

Provided, however, that neither the limitation of $200.00 nor that of $50.00 upon licenses or occupation taxes as found in preceding sentences, shall apply to persons or corporations owning or operating street railway
companies or electric light companies, which occupy or use in part the streets or public places, or any portion thereof in said city, but as to such persons or corporations the mayor and general council of said city shall have the right and power to fix and collect such fees, charges, or licenses, therefrom as may be just, reasonable and fair, allowing for the duty of such persons or corporations to properly and efficiently operate and maintain the said properties and to meet the expenses of operation and maintenance, to pay the fixed charges and the interest on their bonded debts, and take care of the principal thereof, at maturity, and their right to receive in addition reasonable dividends. Such fees, charges, or licenses shall be in lieu of all charges and money demands by the city of Atlanta, from said persons or companies on any account, except the ad valorem taxes, paving and charges, and bridge rentals, as are now fixed by law.

Amend substitute by striking out proviso starting at the third line of second page, beginning with words “provided however,” to and through the words “said city” on eleventh line of second page, inserting the following:

Provided, however, that neither the limitation of $200.00 nor that of $50.00 upon licenses or occupation taxes as found in preceding sentences, shall apply to persons or corporations owning or operating street railway companies, or electric light companies, which occupy or use in part the streets or public places, or any portions thereof, in said city, but as to such persons or corporations the mayor and general council of said city shall have the right and power to fix and collect such fees, charges or licenses therefrom, as may be just, reasonable and fair, allowing for the duty of such persons or corporations to properly and efficiently operate and maintain the said properties, and to meet the expenses of operation and maintenance, to pay the fixed charges and the interest on their bonded debts.
and take care of the principal thereof at maturity, and their
right to receive in addition reasonable dividends.

Such fees, charges, or licenses, shall be in lieu of all
charges and money demands by the city of Atlanta from
said persons or companies on any account, except the ad
valorem taxed, paving, charges, and bridge rentals, as are
now fixed by law.

The House amendment to the following Senate bill was
concurred in, to wit:

A bill to provide for the registration of all marks and
brands, and natural marks of all cattle, hogs, sheep and
goats killed for sale in McIntosh county.

The following House bills were read the second time and
recommitted to the Committee on Education:

A bill to incorporate the Inman school district, in Fay­
ette county.

Also, a bill to authorize the town of Hogansville to estab­
lish a system of public schools independent of the system
of the State.

The following House resolution and bills were read the
second time:

A resolution providing for the indexing of the House
and Senate Journals of 1901.

Also, a bill to appropriate the sum of $447.00 to the
widow of the late John McIntosh Kell.

Also, a bill to appropriate money to supply casual defi­
ciencies in the appropriations for contingent expenses of
the State government for payment of pensions to disabled
Confederate soldiers and widows.
The following Senate resolution was taken up and the House substitute therefrom was concurred in, to wit:

A resolution to provide for the use of a certain portion of the public property fund for the payment of that part of public debt falling due in 1902.

On motion the Senate adjourned until 10 o'clock tomorrow morning.

Senate Chamber, Atlanta, Georgia,
December 13, 1901.

The Senate met pursuant to adjournment. Was called to order by the President, and opened with prayer by the Chaplain.

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

Allen, Grantland, Norman,
Alexander, Greer, Smiley
Baker, Hamrick, Smith,
Bell, Hardaway, Spinks,
Berrong, Harrell, Stewart,
Boynton, Hayes, Stone,
Bush, Herndon, Sullivan,
Cann, Holder, Swift,
Carter, Hopps, Upchurch,
Chappell, Jarnagin, Walker,
Cobb, Johnson, Wilcox,
Daniel, Lyndon, Williams,
Dennard, McAfee, Yopp,
Ellis, Newton, Mr. President.
Ford.

Those absent were Messrs.—

Tatum.

Mr. President.
The chairman of the Committee on Journals reported the Journal of yesterday examined and approved.

The Journal was then read and confirmed.

Mr. Howell gave notice of a motion to reconsider.

Mr. Ellis gave notice of a motion to reconsider.

Mr. Howell moved to reconsider the action of the Senate in adopting the House substitute, as amended, for the following Senate resolution, to wit:

A resolution to transfer $325,880 of the public property to the fund for the payment of interest on the public debt for 1902.

The motion to reconsider prevailed.

Mr. Howell then moved to concur in House substitute with an amendment striking out the words “directed before transferring the said $325,880.00.”

The amendment was adopted and the House substitute as so amended was adopted, and the House substitute as amended was adopted by ayes 32, nays 0.

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

Mr. President:

His Excellency, the Governor, directs me to deliver to the Senate a sealed communication, to which he respectfully invites the consideration of your honorable body in executive session.
The following message was received from the House through Mr. Boifeuillet, the Clerk thereof:

Mr. President:

The House has concurred in Senate amendment to following House bills, to wit:

A bill to provide for better drainage of lands in Coweta county.

Also a bill to repeal the several Acts incorporating the town of Preston, in Webster county.

The House refuses to concur in Senate amendment to the following House bills, to wit:

A bill to repeal an Act to create a Board of Commissioners of Roads and Revenues in Columbia county.

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

A bill to authorize the mayor and aldermen of Cartersville to establish a dispensary, and for other purposes.

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

A bill to establish the city court of Buford, in Gwinnett county.

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

A bill to amend section 5 of an Act authorizing appointment of Commissioner of Pensions, and for other purposes.
Also, a bill to amend an Act establishing the city court of Dawson.

Also a bill to amend an Act incorporating the town of Emerson.

Mr. Cobb, chairman of Committee on Enrolling, submitted the following report:

Mr. President:

The Committee on Enrolling have examined and found correctly enrolled and ready for the signatures of the President and Secretary of the Senate, and the Speaker and Clerk of the House, the following Acts, to wit:

An Act to make elective by the voters of Coweta county the judge and solicitor of the city court of Newnan.

Also, an Act to authorize the Governor to appoint an additional State depository in Atlanta.

Also an Act to incorporate the town of Union Point.

Also, an Act to amend the charter of Milledgeville.

Also, an Act to amend section 4340 of the Code.

Also, an Act to amend the charter of Fitzgerald.

Also, an Act to regulate expenditures of county funds.

Also, a resolution to authorize the Prison Commission to turn over to Wall & Peagler certain county warrants.

Respectfully submitted,

W H. COBB,
Chairman.
Mr. Spinks, chairman of Committee on Education, submitted the following report:

Mr. President:

The Committee on Education has had under consideration the following bills of the House, which it instructs me to report back with the recommendation that the same do pass, to wit:

A bill to authorize the establishment of a system of public schools in the town of Hazelhurst.

A bill to amend an Act to authorize the town of Hogansville to establish public school independent of the public school system of the State of Georgia.

A bill to amend sections 4 and 5 of an Act approved Sept. 13, 1887, to provide a system of public schools for the City of Covington.

A bill to authorize and empower the mayor and council of the town of Jasper to create debt not exceeding six thousand dollars for the purpose of erecting and furnishing suitable school building for said town.

Also that the following bill of the House do pass as amended:

A bill to incorporate the Inman School District, in Fayette county.

Respectfully submitted,

W. E. SPINKS,
Chairman.

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

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

A resolution to pay per diem and mileage accruing to Hon. J. R. Henderson to his widow.

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

Mr. President:

The Committee on General Judiciary has had under consideration the following bill of the House, which it recommends do pass as amended, to wit:

House bill No. 265.

Also that the following bill do pass, to wit:

House bill No. 752.

Respectfully submitted,

J. L. BOYNTON,
Chairman.

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

Mr. President:

The Committee on Special Judiciary have had under consideration the following bill of the House, which it instructs me to report back with the recommendation that the same do pass, to wit:
A bill to amend an Act to create a Board of Roads and Revenues in the county of Hancock.

Respectfully submitted,

A. C. STONE,
Chairman.

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

Mr. President:

The Committee on Special Judiciary have had under consideration the following bills 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 protect motormen operating electric or other street cars in this State.

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

A bill to create a Board of County Commissioners for the county of Jackson.

Respectfully submitted,

A. C. STONE,
Chairman.

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

Mr. President:

The Committee on Appropriations have had under consideration the following bill of the House, which they instruct me to report back with the recommendation that the same do pass as amended:
A bill to make appropriation to meet deficiency in the printing fund for 1901.

Respectfully submitted,

S. GRANTLAND,
Chairman.

Mr. Cobb, chairman of Committee on Enrolling, submitted the following report:

Mr President:

The Committee on Enrolling have examined and found correctly enrolled and ready for the signatures of the President and Secretary of the Senate, and the Speaker and Clerk of the House, the following Act, to wit:

An Act to establish a dispensary in the City of Washington.

Respectfully submitted,

W H. COBB,
Chairman.

The following House resolution was read the third time, and the report of the committee was agreed to, to wit:

A resolution to pay pension of H. S. Taylor to his widow, Mrs. S. R. Taylor.

On the passage of the resolution the ayes and nays were required to be recorded, and on calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—

Bell, Cobb, Ford,
Berrong, Dennard, Greer,
Carter, Ellis, Herndon,
Holder, Hopps, Jarnagin, Lyndon, McAfee, Newton, Norman, Smiley, Smith, Spinks, Stewart, Sullivan, Wilcox, Mr. President.

Those voting in the negative were Messrs.—

Baker.

Those not voting were Messrs.—


Ayes, 23; nays, 1.

So the resolution was passed by the requisite majority.

The following message was received from the House through Mr. Boîfeuillet, 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 732 of the Code of 1895.

Mr. Cann offered the following resolution, which was read and adopted:

A resolution expressing the thanks of the Senate to Hon. D. G. Purse for copies of his book on "The Cultivation of Sugar Cane."
The following House resolution was read the third time, and the report of the committee was agreed to, to wit:

A resolution to pay to S. J. Truett, of Muscogee county, his pension.

On the passage of the resolution the ayes and nays were required to be recorded.

On calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Bell, Berrong, Cobb, Daniel, Ellis, Ford, Grantland, Greer, Hayes, Herndon, Holder, Hopps, Jarnagin, McAfee, Newton, Norman, Smiley, Smith, Spinks, Stewart, Sullivan, Swift, Upchurch, Wilcox, Mr. President.

Those not voting were Messrs.—


Ayes, 26; nays, 0.

Having received the requisite constitutional majority, the resolution was passed.

The following Senate bill was taken up by unanimous consent:
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A bill to authorize and empower the mayor and council of Cartersville to establish a dispensary in Cartersville.

The House substitute was read, and on motion of Mr. Baker, the Senate refused to concur in the House substitute, and asked for a committee of conference.

The President appointed as such committee on the part of the Senate Messrs. Ellis, Holder and Sullivan.

The following House resolution was read the third time, and the report of the committee was agreed to, to wit:

A resolution to pay pension of John T. England to his widow, Mrs. J. T. England, of Oglethorpe county.

On the passage of the resolution the ayes and nays were required to be recorded.

On calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Grantland, Norman,
Bell, Greer, Smiley,
Berrong, Hardaway, Smith,
Cann, Hayes, Stewart,
Chappell, Hopps, Sullivan,
Cobb, Jarnagin, Swift,
Daniel, Johnson, Upchurch,
Dennard, McAfee, Wilcox,
Ford, Newton,

Those voting in the negative were Messrs.—

Baker.

 Those not voting were Messrs.—

Alexander, Carter, Harrell,
Boynton, Ellis, Herndon,
Bush, Hamrick, Holder,
Lyndon, Tatum, Yopp,  
Spinks, Walker, Mr. President,  
Stone, Williams,  

Ayes, 27; nays, 1.

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

Mr. Newton, chairman of the Committee on Agriculture, submitted the following report:

Mr. President:

The Committee on Agriculture have had under consideration House bill No. 164, which they instruct me to report back to the Senate with the recommendation that the same do pass by substitute.

J. T. NEWTON,  
Chairman.

Mr. Chappell, chairman of the Committee on Finance, submitted the following report:

Mr. President:

The Committee on Finance has under consideration the following House bills, which I am directed to report back with the recommendation that the same do pass, to wit:

A bill to amend section 840 of volume 1 of the Code of 1895, providing for the appointment of arbitrators in case of assessments by tax receivers.
Also a bill to amend section 945 volume 1 of the Code of 1895, prescribing bond of tax collectors.

Respectfully submitted,

THOS. J. CHAPPELL,
Chairman.

The following House resolution was read the third time, and the report of the committee was agreed to, to wit:

A resolution authorizing the Governor to borrow two hundred thousand dollars to cover casual deficiencies of revenue.

On the passage of the resolution the ayes and nays were required to be recorded.

On calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—

Alexander, Dennard, McAfee,
Baker, Ellis, Newton,
Bell, Ford, Smiley,
Berrong, Grantland, Smith,
Boynton, Greer, Stewart,
Chappell, Hayes, Sullivan,
Cobb, Hoppa, Wilcox,
Daniel, Jarnagin,

Those not voting were Messrs.—

Allen, Herndon, Swift,
Bush, Holder, Tatum,
Cann, Johnston, Upchurch,
Carter, Lyndon, Walker,
Hamrick, Norman, Williams,
Hardaway, Spinks, Yopp,
Harrell, Stone, Mr. President.

Ayes. 23; nays. 0.
So the resolution was passed by the requisite constitutional majority.

The following resolution was taken up:

By Mr. Boynton—

A resolution authorizing E. P. Scott to sue the State of Georgia on certain past due bonds of the State therein named.

Mr. Boynton offered an amendment, which was adopted.

Mr. Smiley called for the previous question, which call was sustained, and the main question ordered.

Mr. McAfee called for the ayes and nays. The call was sustained, and on calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Boynton, Cann, Ellis, Herndon, Norman, Spinks, Sullivan, Upchurch.

Those voting in the negative were Messrs.—


Those not voting were Messrs.—

Alexander, Baker, Carter, Greer, Hamrick, Harrell, Tatum, Williams, Yopp, Mr. President.

Ayes 9, nays 25.
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So the resolution was lost.

The similar resolution, No. 59, allowing E. L. Hayes the same privilege, was on motion tabled.

Senate at 11 o'clock went into executive session.

The following House resolution was read the third time, and the report of the committee was agreed to, to wit:

A resolution to appropriate sixty-two thousand five hundred dollars to supplement the pension fund for 1902.

On the passage of the resolution the ayes and nays were required to be recorded.

On calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—

Baker, Ford, Smiley,
Bell, Grantland, Smith,
Berrong, Hamrick, Stewart,
Boynton, Hayes, Stone,
Chappell, Hopps, Sullivan,
Cobb, Jarnagin, Swift,
Daniel, McAfee, Walker,
Dennard, Newton, Williams.

Those not voting were Messrs.—

Allen, Harrell, Spinks,
Alexander, Herndon, Tatum,
Bush, Holder, Upchurch,
Cann, Johnson, Wilcox,
Carter, Lyndon, Yopp,
Greer, Norman, Mr. President,
Hardaway,

Ayes, 25; nays, 0.
The resolution having received the requisite constitutional majority, was passed.

The following House resolution was taken up and read the third time, and the report of the committee was agreed to, to wit:

A resolution to appropriate two hundred dollars to pay doorkeeper of the cloak room of the Senate.

On the passage of the resolution the ayes and nays were required to be recorded.

On calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—


Those not voting were Messrs.—

Alexander, Bush, Cann, Carter, Cobb, Greer, Hamrick, Hardaway, Harrell, Herndon, Holder, Johnson, Lyndon, Norman, Spinks, Tatum, Upchurch, Yopp, Mr. President.

Ayes, 25; nays, 0.

So the resolution having received the requisite constitutional majority, was passed.
The following message was received from the House through Mr. Boifenuillet, the Clerk thereof.

Mr. President:

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

A resolution that the Governor be requested to compel the lessee of the W & A. R. R. to comply with the terms of the lease.

Mr. Herndon, chairman of Committee on Corporations, submitted the following report:

Mr. President:

The Committee on Corporations have had under consideration House bill No. 802, being an Act to fix the time for election of officers of Savannah, and for other purposes, which it instructs me to report back with a recommendation that the same do pass.

Respectfully submitted,

B. Z. HERNDON,
Chairman.

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

A bill to establish the city court of Buford, in the county of Gwinnett.

The following House resolution was read and concurred in, to wit:
By Mr. Bailey—

A resolution authorizing the Treasurer to pay the per-
diem and mileage accruing to Hon. J R. Henderson to his
widow.

The following House resolution was read the third time,
and the report of the committee was agreed to, to wit:

A resolution to reimburse the doorkeeper of the Senate-
for payment of the third assistant doorkeeper of the Senate
up to the 14th November, 1901, inclusive.

The ayes and nays were required on the passage of the
resolution.

On calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen,          Ellis,          Newton,
Baker,          Ford,          Norman,
Bell,           Grantland,     Spinks,
Berrong,        Hayes,         Stewart,
Boynton,        Herndon,       Stone,
Bush,           Holder,        Sullivan,
Chappell,       Hopps,         Swift,
Cobb,           Jarnagin,      Walker,
Daniel,         Johnson,       Wilcox,
Dennard,        McAfee,

Those not voting were Messrs.—

Alexander,      Hardaway,      Tatum,
Cann,           Harrell,       Upchurch,
Carter,         Lyndon,        Williams,
Greer,          Smiley,        Yopp,
Hamrick,        Smith,         Mr. President.

Ayes, 30; nays, 0.
So the resolution having received the requisite constitutional majority, was passed.

The following House bill was taken up by unanimous consent, and the ——— receded from its original amendment and adopted the same as amended, the new amendment being in the nature of a substitute for the original Senate substitute, and the title of the bill is as follows:

A bill to authorize the mayor and aldermen of the City of Cartersville to invest water works sinking fund, and for other purposes.

The following House resolution was read the third time, and the report of the committee was agreed to, to wit:

A resolution to make appropriations to meet the deficiency in the printing fund of 1901, and to make the same immediately available.

The Senate adopted the following amendment:

Amend by striking out the preamble.

On the passage of the resolution the ayes and nays were required to be recorded.

On calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—

Bell, Herndon, Spinks,
Berrong, Holder, Stone,
Boynton, Hopps, Sullivan,
Bush, Jarnagin, Swift,
Chappell, Johnson, Upchurch,
Cobb, Lyndon, Walker,
Daniel, McAfee, Wilcox,
Dennard, Newton, Williams,
Hayes, Smith,
Those not voting were Messrs.—

Allen, Alexander, Baker, Cann, Carter, Ellis, Ford, Grantland, Greer, Hamrick, Hardaway, Harrell, Norman, Smiley, Stewart, Tatum, Yopp, Mr. President.

Ayes, 26; nays, 0.

So the resolution as amended was passed.

The following House resolution was read the third time, and the report of the committee was agreed to, to wit:

A resolution to pay Mrs. Jos. H. McWhorter, of Oglethorpe county, the per diem accruing to her husband, the Hon. Jos. H. McWhorter.

On the passage of the resolution the ayes and nays were required to be recorded.

On calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—


Those not voting were Messrs.—

Alexander, Bell, Berrong, Carter, Ellis, Greer, Hamrick, Hardaway, Harrell,
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Lyndon, Smiley, Spinks,
Stewart, Swift.
Tatum, Mr. President.

Ayes, 28; nays, 0.

So the resolution having received the requisite constitutional majority, was passed.

The following House resolution was read the third time, and the report of the committee was agreed to, to wit:

A resolution to pay a pension to Richard Kitchens, of Emanuel county.

On the passage of the resolution the ayes and nays were required to be recorded.

On calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Ford, Newton,
Bell, Grantland, Norman,
Boynton, Hardaway, Smith,
Bush, Hayes, Swift,
Cann, Herndon, Walker,
Chappell, Hoppes, Wilcox,
Cobb, Jarnagin, Williams,
Daniel, Johnson, Yopp,
Dennard, McAfee,

Those voting in the negative were Messrs.—

Stone, Sullivan.

Those not voting were Messrs.—

Alexander, Hamrick, Spinks,
Baker, Harrell, Stewart,
Berrong, Holder, Tatum,
Carter, Lyndon, Upchurch,
Ellis, Smiley, Mr. President,
Greer,

Ayes, 26; nays, 2.
Having received the requisite constitutional majority, the resolution was passed.

The following House resolution was read the third time, and the report of the committee was agreed to, to wit:

A resolution to appropriate the sum of $447.00 to the widow of the late John McIntosh Kell.

On the passage of the resolution the ayes and nays were required to be recorded.

On calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—

Boynton, Hayes, Smith,
Bush, Herndon, Spinks,
Cann, Holder, Stone,
Chappell, Hopps, Sullivan,
Cobb, Jarnagin, Upchurch,
Daniel, Johnson, Walker,
Dennard, McAfee, Wilcox,
Ford, Newton, Williams,
Grantland, Norman, Yopp,
Hardaway,

Those not voting were Messrs.—

Allen, Ellis, Smiley,
Alexander, Greer, Stewart,
Baker, Hamrick, Swift,
Bell, Harrell, Tatum,
Berrong, Lyndon, Mr. President,
Carter,

Ayes, 27; nays, 0.

Having received the requisite constitutional majority, the resolution was passed.
The following House bill was read the third time, the report of the committee was agreed to, and the bill was passed as amended by the requisite constitutional majority—ayes 29, nays 0:

A bill to amend section 813 of the Penal Code of 1895, by adding thereto certain words authorizing the judges of the Superior courts to remove jury commissioners.

The amendment is to strike out the words "with or without cause," and insert in lieu thereof "for cause."

The following House resolution was read the third time, and the report of the committee was agreed to, to wit:

A resolution providing for indexing the House and Senate Journals of the session of 1901.

On the passage of the resolution the ayes and nays were required.

On calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—


Those not voting were Messrs.—

Alexander, Berrong, Bush, Carter, Daniel, Ellis,
Ayes, 29; nays, 0.

Having received the requisite constitutional majority, the resolution was passed.

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

Mr. President:

The Committee on General Judiciary has had under consideration the following House bills, which it instructs me to report to the Senate with the recommendation that they do pass:

House bill No. 329 and No. 640.

Respectfully submitted,

J. L. BOYNTON,
Chairman.

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

Mr. President:

The House has concurred in Senate amendment, as amended, to the following House bill, to wit:

A bill to amend an Act establishing a new charter for the City of Atlanta.

The House has passed by the requisite constitutional majority the following Senate bill, as amended, to wit:
A bill to restore the rank of lieutenant colonel of the Georgia State troops, colored.

The following House resolution was read the third time, and the report of the committee was agreed to, to wit:

A resolution to pay Mrs. George G. Johnson, of Jefferson county, Ga., the per diem accruing to her husband, the Hon. George G. Johnson.

On the passage of the resolution the ayes and nays were required to be recorded.

On calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—


Those not voting were Messrs.—

Alexander, Berrong, Carter, Ellis, Greer, Hamrick, Harrell, Smiley, Stewart, Tatum, Yopp, Mr. President.

Ayes, 32; nays, 0.

Having received the requisite constitutional majority, the resolution was passed.
Mr. Holder, chairman of Committee on Temperance, submitted the following report:

Mr. President:

The Committee on Temperance have had under consideration the following bill of the House, which it instructs me to report back with the recommendation that the same do not pass, to wit:

A bill to prohibit the manufacture, sale or giving away of cigarettes or cigarette paper in Georgia.

Respectfully submitted,

J. N. HOLDER,
Chairman.

The following House bill was taken up for a third reading, read the third time, the report of the committee was agreed to, and the bill passed by substitute—ayes 27, nays 0—the requisite constitutional majority:

A bill to regulate the sale, inspection and analysis of commercial fertilizers, and for other purposes.

The following House bill was read the third time and lost—ayes 14, nays 11:

A bill to prescribe that no person owning more than $1,000 worth of property, or having an income of more than $300 per annum, shall draw a pension.

The following House bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—ayes 23, nays 0:

A bill to create a lien in favor of persons hauling logs or lumber with teams against the owner of said property.
The following House bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—ayes 23, nays 0:

A bill to amend section 932 of volume 1 of the Code of 1895, by fixing maximum bond of tax receivers in this State.

On motion of Mr. Cobb, chairman of Committee on Enrollment, Mr. Wilcox, of the 15th, was at his own request excused from further service on said committee, and Senator Greer appointed in his stead.

The following House bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—ayes 23, nays 0:

A bill to regulate the manner of furnishing coal, wood, lights, furniture, stationery, records and office supplies in general for the public offices of the county court houses.

The following House bill was read the third time, the report of the committee was agreed to, and the bill was passed as amended by the requisite constitutional majority—ayes 30, nays 0:

A bill to make it unlawful for any person to employ or contract with as tenant or cropper any person under contract with another.

The amendment is as follows:

To amend subsection 2 of section 3 by striking out all the words from the beginning of said subsection down to and including the word “court” in the 9th line and inserting in lieu thereof, 2. For the defendant to show as
a complete defense all of the following facts, to wit: That prior to employing or otherwise contracting with said employee, tenant, or cropper, be received from said employee, tenant or cropper an affidavit to the effect that said employee, tenant or cropper was not at the time under a prior existing contract, which affidavit defendant shall show to the court.

Mr. Swift, chairman pro tem. of Committee on Pensions, submitted the following report:

Mr. President:

The Committee on Pensions have had under consideration the following resolutions of the House, which it instructs me to report back with the recommendation that the same do not pass, to wit:

A resolution to pay pension of R. W Aikin to his widow.

A resolution authorizing the payment of pension of Martin C. Poss for the year 1900.

A resolution authorizing the payment of pension of John Melton to his widow.

A resolution to appropriate the sum of $60.00 to pay pension of James R. Murdock to his widow.

A resolution to pay Mrs. Sarah Fields, widow of Pinckney C. Fields, of Cobb county, the sum of $60, pension due P. C. Fields for year 1899.

A resolution to pay pension of J. W B. Mitchell to his widow.

A resolution for the payment of a pension to W T. Smith, of the county of Muscogee.
A resolution to appropriate $60.00 pension to widow of James L. Johnson.

A resolution to pay pension to L. D. Belisle, of Coweta county.

A resolution to pay pension of J. H. H. Parker to his widow.

A resolution authorizing Governor to draw his warrant upon the Treasurer for payment of pension of E. B. Barker.

Respectfully submitted,

THOS. M. SWIFT,

Chairman pro tem.

The following House bill was read the third time, the report of the committee was agreed to, and the bill passed as amended by the requisite constitutional majority—ayes 27, nays 0:

A bill to amend an Act to amend section 2061 of the Civil Code of 1895, and for other purposes.

The amendment is to insert the words "or any other" between the words "this" and "state" in the 5th line of section 2.

The hour of 1 o'clock having arrived, the Senate adjourned until 3 p. m.

3 o'clock p. m.

The Senate reconvened, and was called to order by the President.

The roll-call was dispensed with by unanimous consent.
Mr. Sullivan offered the following resolution, which was read and adopted:

A resolution: Resolved by the Senate, the House concurring, that the General Assembly of Georgia, now in session, do adjourn sine die at 6 o'clock p. m.

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

Mr President:

The House has refused to concur in Senate amendment to following House bill, to wit:

A bill to provide for the erection of a new Union Passenger Station by the State, on the State property in Atlanta.

The following House bill was taken up, to wit:

A bill to provide for the erection of a new union passenger station on the State's property in the city of Atlanta.

This bill was amended in the Senate, and the House refused to concur in the Senate amendment.

On motion of Mr. Howell, the Senate receded from its amendment.

The following House bill was taken up, the amendments proposed by the committee were adopted, and the report of the committee agreed to, and bill passed as amended by the requisite constitutional majority—ayes —, nays —.

A bill to create a Board of County Commissioners for Jackson county.
The amendments are as follows:

Amend section 4 by adding the following: The term of office of the present overseers shall not expire until Aug. 1, 1902, but no overseer shall work less than ten hands any one day in which he is engaged in work on the public roads.

Committee proposes to amend by inserting the word “one” in lieu of “two” in 3d line of section 6.

Amend by striking part of section 6 from word “business” in 10th line to the word “the” in 18th line, and inserting in lieu thereof “an office shall be kept open at the county site of said county every day in the year, except Sundays and legal holidays, by the clerk, but he shall be paid no other compensation for the same.

Amend said section further by striking the words in section beginning at word “and” in line 5 and ending with word “taxes” in line 52.

Add at end of section 14: “The commissioners shall not contract an indebtedness exceeding $2,000 for any purpose any one year.”

The following House bill was taken up, and the House amendment to the Senate amendment was read and the Senate refused to concur in the House amendment, and asked for a committee of conference, to wit:

A bill to amend the charter of the City of Atlanta, with reference to franchises.

Committee of conference on the part of the Senate: Messrs. Ellis, Sullivan and Allen.
The following House bill was read the third time, the report of the committee was agreed to, and the bill passed as amended by the requisite constitutional majority—ayes 24, nays 0:

A bill to incorporate the Inman School District, in Fayette county

Amend section 2 by striking out figures "240" and inserting "40" in line 7.

Further amend section 2 by striking out of line "226" and inserting "36."

Add at end of section 2: Provided that the provisions of this Act shall in no wise interfere with the Board of Education of said county fixing the limits of school districts of said county.

The following House bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—ayes 26, nays 0:

A bill to authorize the town of Hogansville to establish a public school independent of the public school system of the State.

The following House bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—ayes 26, nays 0:

A bill to authorize the establishment of a public school system in the town of Hazelhurst.

The following House bill was read the third time, and the report of the committee was agreed to, to wit:
A bill to appropriate money to supply deficiencies in the appropriations for contingent expenses of the State government and for the payment of pensions to disabled Confederate soldiers and the widows of deceased Confederate soldiers for the year 1901.

The following amendments were adopted:

Amend title by adding the words "and to pay stenographer of the joint committee on constitutional amendments."

Also by adding to section 1, "and the further sum of twenty-five dollars to pay the stenographer authorized to be employed by the joint committee on amendments to the Constitution."

On the passage of the bill the ayes and nays were required to be recorded.

On calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Bell, Berrong, Bush, Chappell, Cobb, Daniel, Dannard, Ellis, Ford, Greer, Hardaway, Hayes, Herndon, Jarnagin, Johnson, Lyndon, McAfee, Newton, Norman, Smiley, Smith, Stewart, Stone, Sullivan, Swift, Upchurch, Wilcox, Yopp.

Those not voting were Messrs.—

Hopps, Tatum, Williams,
Spinks, Walker, Mr. President.

Ayes, 29; nays, 0.

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

The following House bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—ayes 26, nays 0:

A bill to provide how the property of transient persons shall be taxed in this State.

The following House bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—ayes 26, nays 0:

A bill to create a Board of Commissioners of Roads and Revenues for the county of Pickens, and to define its powers and duties.

The following House resolution was read the third time, and the report of the committee was agreed to, to wit:

A resolution to pay to Mrs. Virginia B. Jenkins, of White county, fifty dollars, pension due her husband, L. H. Jenkins, at his death in December, 1898.

On the passage of the resolution the ayes and nays were required to be recorded.

On calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Berrong, Bush,
Bell, Boynton, Cann,
FRIDAY, DECEMBER 13, 1901.

Chappell, Cobb, Daniel, Dennard, Ellis, Ford, Hardaway, Hayes,  
Holder, Jarnagin, Johnson, Lyndon, McAfee, Newton, Norman, Smiley,  
Spinks, Stewart, Stone, Sullivan, Swift, Upchurch, Wilcox, Yopp.

Those not voting were Messrs.—  
Alexander, Baker, Carter, Grantland, Greer,  
Hamrick, Harrell, Herndon, Hopps, Smith,  
Tatum, Walker, Williams, Mr. President.

Ayes, 30; nays, 0.

Having received the requisite constitutional majority, the resolution was passed.

The following House bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—ayes 27, nays 0:

A bill to provide that in all cases where the judge sentences a person convicted of a misdemeanor, under 16 years, to industrial farms, or other similar institutions in this State, that such sentence shall be for the minority of the person so sentenced.

The following House bill was read the third time, the report of the committee was agreed to, and the bill passed as amended by the requisite constitutional majority—ayes 23, nays 0:

A bill to provide for the use of application and evidence attached thereto now on file in office of the Commissioner of Pensions, competent testimony for a widow who may
apply for pension, whose husband was drawing a pension from the State at the time of his death.

The amendments are as follows:

Add to the caption the following: "and the use of the application of the applicant and evidence thereto attached upon which she may have heretofore drawn a pension from the State."

Add a new section, as follows:

Section 11. That the evidence contained in any application heretofore duly filed in the Pension office of this State by the applicant, and upon which she has been allowed a pension, shall be sufficient proof of the deceased soldier husband's enlistment, service, discharge and marriage to applicant; provided such widow is otherwise entitled to a pension from the State under existing laws, and provided further if said application and testimony shows that the deceased soldier husband was duly married to applicant, and that the dead husband performed as much as six months' actual military service in the Confederate army, or the organized militia of this State, or who died or was killed while in such service before six months' service expired.

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

Mr. President:

The House refuses to concur in Senate amendment to House substitute to the following resolution of the Senate, to wit:

A resolution providing for paying off certain bonds of the State, due in 1902.
The House has concurred in Senate amendments to the following House bill, to wit:

A bill to fix time for holding Cherokee Superior Court, in Blue Ridge Judicial Circuit.

The following Senate bill amended in the House was taken up and the amendment of the House was concurred in:

A bill to amend section 732 of volume 1 of Code of 1895, by adding a proviso allowing sales before the council chamber.

The following Senate resolution, amended in the House, and which amendment was concurred in with an amendment by the Senate, in which last amendment of the Senate the House refuses to concur, was taken up, to wit:

A resolution providing for the transfer of $325,880 to the payment of the interest on the public debt in 1902.

The Senate refused to recede from its amendment to the House amendment, and asked a committee of conference, and the President appointed as such committee Messrs. Chappell, Grantland and Johnson.

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

Mr. President:

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

A bill to make it unlawful to employ as tenant or cropper any person under contract with another.
The House has also concurred in Senate amendment to following House resolution:

A resolution to appropriate money to meet deficiency in printing fund.

The following Senate bill, having failed to receive the requisite constitutional majority, was lost:

A bill to amend an Act reviving the office of State Geologist.

The following House bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—ayes 26, nays 0:

A bill to amend paragraph 9, section 2 of the General Tax Act, approved Dec. 21, 1900.

The following House bill was read the third time, the report of the committee was agreed to, and the bill passed by the requisite constitutional majority—ayes 28, nays 0:

A bill to fix the time for the election and appointment of all officers of the City of Savannah, and for other purposes.

The following House bill was read the third time, the report of the committee was agreed to, and bill passed by the requisite constitutional majority—ayes 23, nays 0:

A bill to amend sections 4 and 5 of an Act approved September 15th, 1881, to provide a system of public schools for the City of Covington.

The House amendments to the following Senate bill were on motion concurred in, to wit:
A bill to restore the rank of lieutenant colonel of the Georgia State troops, colored, and to provide a roll of retired officers for same.

The following House bill was read the third time, and the report of the committee was agreed to, to wit:

A bill to amend section 982 volume 1 of the Code of 1895, providing for the selection by the Governor of banks in certain cities as State depositories, so as to add the City of McRae, in Telfair county.

On the passage of the bill the ayes and nays were ordered.

On calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—
Bell, Berrong, Bush, Cann, Cobb, Dennard, Ellis, Ford, Greer, Hamrick, Hayes, Holder, Hopps, Jarnagin, Lyndon, McAfee, Newton, Norman, Smith, Spinks, Stewart, Stone, Swift, Upchurch, Wilcox, Yopp.

Those not voting were Messrs.—

Ayes, 26; nays, 0.

Having received the requisite constitutional majority, the bill was passed.
The following House bill was read the third time, and the report of the committee was agreed to, to wit:

A bill to appropriate $20,000 for arming, organizing, equipping, clothing, drilling and training the Georgia State troops, and for other purposes.

On the passage of the bill the ayes and nays were required to be recorded.

On calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—

Allen, Bell, Boynton, Cann, Daniel, Ellis, Greer, Hardaway, Hayes, Holder, Hopps, Jarnagin, Lyndon, McAfee, Newton, Norman, Smith, Spinks, Stone, Sullivan, Swift, Upchurch, Wilcox, Yopp.

Those voting in the negative were Messrs.—

Baker, Berrong, Cobb, Dennard, Ford.

Those not voting were Messrs.—

Alexander, Bush, Carter, Chappell, Grantland, Hamrick, Harrell, Herndon, Johnson, Smiley, Stewart, Tatum, Walker, Williams, Mr. President.

Ayes, 24; nays, 5.

Having received the requisite constitutional majority, the bill was passed.

The following House bill was read the third time, the
report of the committee was agreed to, and the bill passed
by the requisite constitutional majority—ayes 27, nays 0:

A bill to provide for the establishment by the county
authorities of rules and regulations for the protection of
the health of the several counties of this State.

Senator Ford was granted leave of absence for the bal­
ance of the session.

The Senate on motion adjourned till 8 p. m.

8 p. m.

The Senate reassembled and was called to order by the
President.

On motion the roll call was dispensed with.

Mr. Ellis, chairman of the Conference Committee on the
part of the Senate of House bill No. 504, “to amend the
charter of the City of Atlanta relating to franchises,” sub­
mitted the following report:

Mr. President:

The Conference Committee on the charter of the City
of Atlanta bill report that it is absolutely impossible to
secure any agreement with the House on the provisions of
said bill relating to the taxing powers of the mayor and
council of the City of Atlanta, and we recommend that
said bill be amended by striking said sections regulating
taxing powers as embodied in said bill, and agreeing and
passing as the remaining features of said bill the section
providing for sale of water works, and provisions concern­
ing Board of Health.

ROLAND ELLIS,
Chairman.
The report of the committee was adopted.

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

Mr. President:

The House refuses to recede from its position of difference on Senate amendment to Senate resolution No. 54, and appoints the following conference committee: Messrs. Hardwick, Slaton and Wright.

The House has concurred in Senate amendments to following House bill, to wit:

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

Also a bill to provide for the teaching of physiology and hygiene in public schools of Georgia.

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

Mr. President:

The House has agreed on the following report of the conference committee on House bill as follows:

A bill to amend charter of City of Atlanta.

Mr. Chappell, chairman of the Committee on Conference on the disagreement between the Senate and House on Senate resolution No. 54, in regard to the transfer of the public property fund, submitted the following report:

Mr. President.

The Senate Committee of Conference on the disagree-
ment between the Senate and House on Senate resolution No. 54, in regard to the transfer of the public property fund, met a similar committee on the part of the House, and the joint committee agree on the following report, which the Senate committee recommends be adopted by the Senate, to wit:

That the last clause of the House substitute and amendments thereto be stricken and that the following be substituted in lieu thereof, to wit:

"Resolved further, That it shall not be inconsistent with the spirit of this resolution for the State treasurer to have the constitutionality of the requirement made by this resolution tested in the Supreme Court."

Respectfully submitted,
THOS. J. CHAPPELL, Chairman.
SEATON GRANTLAND,
LEMUEL JOHNSON,
Committee on part of Senate.

The report of the conference committee was adopted.

The substitute proposed by said committee for the last clause of the House substitute, as set out in said report, was adopted, and the resolution as thus amended was adopted.

Mr. Hamrick, chairman of the Penitentiary Committee, submitted the following:

Mr President:

We, the Penitentiary Committee, appointed by you, beg leave to submit the following: We have, through our subcommittees, visited all the convict camps throughout the State, and found the convicts well fed and clothed, and as
far as we could ascertain the various deputy wardens are carrying out the rules prescribed by law. In a few camps, however, we are of opinion that excessive punishment has and is being inflicted.

We therefore recommend that the Prison Commission look closely after and discharge any deputy warden who persists in inflicting such punishment.

In conclusion we beg to commend most heartily the vigilance shown by the Prison Commission in enforcing the law and the rules, and think that the State of Georgia should be proud of the able services rendered by the members of said commission.

We further find that the State warden has reflected credit on the office to which he aspired and was elected. He has faithfully discharged his duty at all times, and has had only the interest of the State and the welfare of the convicts at heart.

Respectfully submitted,

W. D. HAMRICK,
Chairman.

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

Mr. President:

The Conference Committee on Senate resolution No. 54, have agreed that the difference between the House and Senate can be adjusted by the adoption of the following paragraph as a substitute for the last paragraph of the House substitute as amended, to wit:

Resolved further, That it shall not be inconsistent with the spirit of this Resolution for the State treasurer to have the constitutionality of the requirements made by this resolution tested in the Supreme Court.
The House has adopted the following House resolution, in which the concurrence of the Senate is asked, to wit:

A resolution that committees be appointed to agree on hour of adjournment.


The following House resolution was read and concurred in:

A resolution providing for a committee from the House and the Senate to confer on the hour of adjournment.

The President appointed as said committee on the Senate, Messrs. Chappell, Norman and Berrong.

The following House bill was read the third time. The report of the Committee was agreed to, and the bill passed by the requisite constitutional majority. Ayes 23, nays 0:

A bill to authorize any city in this State to appropriate money for the purpose of maintaining a public library, and for other purposes.

The following House bill was read the third time. The report of the committee was agreed to, and the bill was passed as amended by the requisite constitutional majority. Ayes 23, nays 0:

A bill to amend section 610 of volume 1 of the Code of 1895, by providing for an equitable proportion of expense to fall on each of the counties connected by a bridge or ferry crossing the county line, and by providing for the selection of arbitrators to adjust differences, and for other purposes.
The following House bill was read the third time. The report of the committee was agreed to, and the bill passed by the requisite constitutional majority. Ayes 25, nays 0:

A bill to cede to the United States the jurisdiction of this State over certain lands and public roads, approaches to the Chickamauga National Park, in the counties of Chattooga and Walker, in this State as herein described.

The following House bill was read the third time. The report of the committee was agreed to, and the bill passed by the requisite constitutional majority. Ayes 25, nays 0:

A bill to give consent by the State of Georgia, to acquisition by the United States for such lands as may be needed for the establishment of a National Forest Reserve in said State.

The following message was received from the House through Mr. Boifeuillet, the Clerk thereof:

Mr. President:

The House has concurred in Senate substitutes to the following House bill, to wit:

A bill to regulate the sale of fertilizers, etc.

The House has concurred in Senate amendments to the following House bills:

A bill to incorporate the Inman school district, in Fayette county.

Also, a bill to amend section 3249 of the Code of 1895.

Also, a bill to amend section 2061 of the Code of 1895.
The House has passed by the requisite constitutional majority the following Senate bill, to wit:

A bill to make it unlawful for any railroad company to pay over wages, upon death of any employee, without administrator.

The following resolution was adopted:

By Mr. Cann—

A resolution: Resolved by the Senate that the House be requested to act upon the Senate bills now pending before that body, and that the Senate take a recess pending such action by the House.

The following message was received from the House through Mr. Boifeuillet, the Clerk thereof:

Mr. President:

The House has concurred in Senate amendments to following House bill, to wit:

A bill to create a Board of Commissioners for the county of Jackson.

Also, a bill providing for competent testimony for a widow applying for a pension.

Also, a bill to appropriate money to supply deficiencies in appropriations for contingent expenses of the State government.

The House also concurs in Senate amendment of the following resolution:
A resolution to pay pension due W. H. Ryan to his widow.

The House has passed by the requisite constitutional majority the following Senate bill, as amended:

A bill to further define the incompetency of witnesses in certain cases.

The House has reconsidered joint resolution to adjourn at 11 o'clock.

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 following House bill, to wit:

A bill to amend section 2248 of the Civil Code of 1895.

Mr. Chappell, chairman of the Senate Committee on the hour of adjournment, to confer with a similar committee from the House, submitted the following report:

Mr. President:

The joint committee on the hour of adjournment recommend the adoption of the following resolution:

Resolved by the Senate and the House of Representatives, That the General Assembly do adjourn sine die at eleven o'clock this Friday night, December 13, 1901.

Respectfully submitted,

THOS. J. CHAPPELL, Chairman,
J. M. BERRONG,
J. B. NORMAN, Jr.
Committee on part of the Senate.
The report of the committee was agreed to.

On motion of Mr. Lyndon the following House bill was taken:

A bill to repeal the Act creating a Board of Commissioners of Columbia county.

The Senate amended the bill and the House refused to concur in the Senate amendment.

Mr. Allen moved to insist upon the Senate amendment. Mr. Lyndon moved to recede.

On this question Mr. Sullivan called for the ayes and nays.

The call was sustained.

The President ruled that the motion should be put to recede, as that motion was entitled to precedence.

On calling the roll the vote was as follows:

Those voting in the affirmative were Messrs.—

- Allen,
- Baker,
- Bell,
- Berrong,
- Boynton,
- Bush,
- Chappell,
- Cobb,
- Ellis,
- Hardaway,
- Hayes,
- Holder,
- Jarnagin,
- Lyndon,
- McAfee,
- Newton,
- Norman,
- Smith,
- Stewart,
- Swift,
- Wilcox.

Those voting in the negative were Messrs.—

- Hamrick,
- Stone,
- Sullivan.
Those not voting were Messrs.—

Alexander, Greer, Tatum,
Cann, Harrell, Upchurch,
Carter, Herndon, Walker,
Daniel, Hopps, Williams,
Dennard, Johnson, Yopp,
Ford, Smiley, Mr. President,
Grantland, Spinks,

Ayes 21, nays 3.

So the motion to recede prevailed, and the Senate receded from its amendment.

The following House bill was taken up and read the third time. The report of the committee was agreed to, and the bill passed by the requisite constitutional majority. Ayes —, nays—.

A bill to amend section 982 of volume 1 of the Code of 1895, so as to add the town of Cornelia to the list of cities therein.

Mr. Boynton offered the following resolution which was adopted unanimously:

Resolved that the thanks of this Senate are due and are hereby tendered to the Hon. Clark Howell, President, and the Hon. Roland Ellis, President pro tem., of the Senate, for the able and impartial manner they have presided over this Senate.

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 bills of the Senate, to wit:
A bill to amend section 4719 of the Code of 1895.

Also, a bill to amend an Act in reference to placing of fire insurance, except through agents.

Also, a bill to provide for renewal of suits which have been nonsuited.

The House has also passed by the requisite constitutional majority the following Senate bill, as amended, to wit:

A bill to restrict and restrain the sale of cocaine in the State of Georgia.

Also, a bill to repeal section 1042 of the Criminal Code of 1895.

Also, a bill to fix the fees of the Clerks of the superior courts and sheriffs in certain cases.

The House has adopted the following joint resolutions of the Senate, to wit:

A resolution to secure amendatory legislation regarding pension laws.

Also, a resolution to compile a roster of the soldier and sailor service in the war between the States.

Mr. Bell offered the following resolution, which was unanimously adopted:

Resolved, That the Senate hereby extends to the Secretary and his assistants its high appreciation of the capacity, courtesy and fidelity of these able and efficient officers.

Mr. Stewart offered the following resolution which was unanimously adopted:
Resolved, That the thanks of the Senate be extended Maj. R. E. Wilson, doorkeeper, and his assistants, for their prompt and efficient discharge of duty during the session.

Mr. Smith offered the following resolution which was unanimously adopted:

Resolved, That the thanks of the Senate are due and are hereby tendered to the messenger of Senate, Flynt Hargett, for the faithful and courteous manner in which he has performed the duties of his office during the present session.

Mr. Cobb, chairman of the Committee on Enrolling, submitted the following report:

Mr. President:

The Committee on Enrolling reports as duly enrolled and ready for the signatures of the President and the Secretary of Senate, the Speaker and the Clerk of the House of Representatives, the following Acts, to wit:

An Act to amend section 732, volume 1 of the Code of 1893.

Also, an Act to restore the rank of Lieutenant-Colonel of the Georgia State troops, colored, and to provide a roll of retired officers.

Also, an Act to make it lawful for any railroad or other corporation upon the death of any employee, leaving a surviving widow or minor child, to pay over wages without the appointment of an administrator.

Also, an Act to amend an Act establishing a local school system in the town of Lumber City, and for other purposes.
Also, an Act to incorporate the town of Irwinville, in the county of Irwin, and for other purposes.

Also, an Act fixing the license fee for retailing or vending intoxicating or malt liquors in Coffee county.

Also, an Act to incorporate the town of Milltown, in Berrien county.

Also, an Act to require all sellers of cotton-seed hulls to have the weight branded or stamped thereon.

Also, an Act to amend the Act establishing the city court of Dawson.

Also, an Act to amend the Act in reference to placing fire insurance so as to include accident or casualty companies.

Also, an Act to amend the Act incorporating the town of Emerson.

Also, an Act to amend section 5 of the Act providing for the appointment of a Commissioner of Pensions.

Also, an Act to repeal an Act incorporating the town of Irwinville.

Also, an Act to prescribe the tuition of students in the State Technological school.

Also, an Act to amend section 4719 of the Code of 1895.

Also, an Act to provide for the renewal of suits dismissed or nonsuited without the payment of costs.

Also, an Act to amend the Act incorporating the Savannah Trust and Safe Deposit Company.
Also, an Act to authorize the judge of the city court of Griffin to appoint a special bailiff.

Also, an Act to provide for the registration of marks, brands, etc., of all cattle, hogs, sheep and goats, killed for sale in McIntosh county.

Also, an Act to authorize the mayor and council of McRae to maintain a system of water-works.

Also, an Act to authorize the Board of Education of Dublin to take an annual census of the School population of said city.

Also, a resolution authorizing the compilation of a roster and history of the service of the soldiers and sailors of Georgia in the war between the States.

Also, a resolution that the Senators and Representatives of this State in Congress, are requested to use their efforts to secure pensions for certain soldiers of Indian wars of 1836-38.

Also, an Act to establish the city court of Buford, in Gwinnett county.

Also, a resolution to apply $325,880 of the public property fund to the payment of interest on the bonded debt falling due in 1902.

Respectfully submitted,

W H. COBB,
Chairman.

Mr. Cobb, chairman of the Committee on Enrolling, submitted the following report:
Mr. President:

The Committee on Enrolling reports as duly enrolled, signed by the President and the Secretary of the Senate, and the Speaker and the Clerk of the House of Representatives and delivered to the Governor, the following Acts, to wit:

An Act to amend section 732, volume 1 of the Code of 1895.

Also, an Act to restore the rank of Lieutenant-Colonel of the Georgia State troops, colored, and to provide a roll of retired officers.

Also, an Act to make it lawful for any railroad or other corporation, upon the death of any employee leaving a surviving widow or minor child, to pay over wages without the appointment of an administrator.

Also, an Act to amend an Act establishing a local school system in the town of Lumber City, and for other purposes.

Also, an Act to incorporate the town of Irwinville, in the county of Irwin.

Also, an Act fixing the license fee for retailing or vending intoxicating or malt liquors in Coffee county.

Also, an Act to incorporate the town of Milltown, in Berrien county.

Also, an Act to require all sellers of cotton seed hulls to have the weight branded or stamped thereon.

Also, an Act to amend the Act establishing the city court of Dawson.
Also, an Act to amend the Act in reference to placing fire insurance so as to include accident, liability, or casualty companies.

Also, an Act to amend the Act incorporating the town of Emerson.

Also, an Act to amend section 5 of the Act providing for the appointment of a Commissioner of Pensions.

Also, an Act to repeal an Act incorporating the town of Irwinville.

Also, an Act to prescribe the tuition of students in the State Technological School.

Also, an Act to amend section 4719 of the Code of 1895.

Also, an Act to provide for the renewal of suits dismissed or nonsuited without payment of costs.

Also, an Act to amend the Act incorporating the Savannah Trust and Safe Deposit Company.

Also, an Act to authorize the judge of the city court of Griffin to appoint a special bailiff.

Also, an Act to provide for the registration of marks, brands, etc., of all cattle, hogs, sheep and goats, killed for sale in McIntosh county.

Also, an Act to authorize the mayor and council of McRae to maintain a system of water-works.

Also, an Act to authorize the Board of Education of Dublin to take an annual census of the school population of said city.
Also, a resolution authorizing the compilation of a roster and history of the service of the soldiers and sailors of Georgia, in the war between the States.

Also, a resolution that the Senators and Representatives of this State in Congress, are requested to use their efforts to secure pensions for certain soldiers of Indian wars 1836-1838.

Also, an Act to establish a city court in Buford, Gwinnett county.

Also, a resolution to apply $325,880 of the public property fund to the payment of interest on the bonded debt falling due in 1902.

Respectfully submitted,

W H. COBB,
Chairman.

The following message was received from the House through Mr. Boifeuillet, the Clerk thereof:

Mr. President:

I am instructed by the House to inform the Senate that, having concluded the business of this session, the House of Representatives now stands ready to adjourn sine die.

The Journal of this day's session was confirmed.

At 11:30 p. m. the Senate adjourned sine die.
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