



Compiler's Note

The Journal of the House of Representatives regular session of 1981 is bound in two separate volumes. The large number of pages made it impractical to bind into one volume.

Volume I contains January 12, 1981 through March 5, 1981. Volume II contains March 9, 1981 through March 25, 1981 regular session.

JOURNAL

OF THE

HOUSE OF REPRESENTATIVES

OF THE

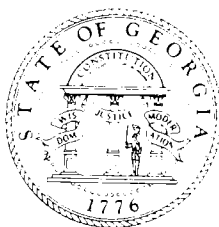
STATE OF GEORGIA

AT

THE REGULAR SESSION

Commenced at Atlanta, Monday, January 12, 1981
and adjourned Wednesday, March 25, 1981

VOLUME II



1981

Atlanta, Ga.

Representative Hall, Atlanta, Georgia**Monday, March 9, 1981**

The House met pursuant to adjournment at 10:00 o'clock, A.M., this day and was called to order by the Speaker.

By unanimous consent, the call of the roll was dispensed with.

Prayer was offered by the Reverend Dennis Lacy, Associate Pastor, Evangel Temple Assembly of God, Columbus, Georgia.

Representative Milford of the 13th, Chairman of the Committee on Journals, reported that the Journal of the previous legislative day had been read and found to be correct.

By unanimous consent, the reading of the Journal was dispensed with.

The Journal was confirmed.

By unanimous consent, the following was established as the order of business during the first part of the period of unanimous consents:

1. Introduction of Bills and Resolutions.
2. First reading and reference of House Bills and Resolutions.
3. Second reading of Bills and Resolutions.
4. Reports of Standing Committees.
5. Third reading and passage of Local uncontested Bills.
6. First reading and reference of Senate Bills and Resolutions.

By unanimous consent, the rules were suspended in order that the following Bills and Resolutions of the House could be introduced, read the first time and referred to the committees:

HB 1037. By: Representatives Aiken and Burruss of the 21st, Murphy of the 18th, Wilson, Darden and Thompson of the 19th: A BILL to amend an Act placing certain officers of Paulding County on an annual salary, so as to change the salary of the clerk of the superior court and the probate judge; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1038. By: Representative Lane of the 81st: A BILL to create the Downtown Statesboro Development Authority, as authorized by an amendment to the Constitution; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1039. By: Representative Chance of the 129th: A BILL to amend an Act creating the office of tax commissioner of Effingham County, so as to change the compensation of the tax commissioner; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1040. By: Representative Jackson of the 75th: A BILL to amend an Act providing for a change in the compensation of certain Walton County officers, so as to authorize the participation by Walton County officers and their employees in any group health insurance plan provided for by the governing authority of Walton County; to repeal conflicting laws; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1041. By: Representative Rainey of the 135th: A BILL to amend an Act reincorporating the City of Cordele in Crisp County, so as to provide for a lien on certain property for the nonpayment of fees for certain utility services; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1042. By: Representatives Lambert of the 112th, and Milford and Mann of the 13th: A BILL to amend an Act placing certain county officers of Greene County upon an annual salary, so as to change the provisions relating to the use of a motor vehicle by the sheriff in carrying out his duties; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1043. By: Representative Lambert of the 112th: A BILL to amend an Act placing the sheriff, judge of the probate court, and clerk of the superior court of Hancock County on an annual salary in lieu of the fee system of compensation, so as to change the salary to be paid to the chief deputy and deputy sheriffs; to provide for an additional automobile; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1044. By: Representatives Colwell of the 4th and Twiggs of the 4th: A BILL to amend an Act providing an annual salary for the Judge of the Probate Court of Fannin County, so as to change the provisions relating to the compensation of said officer; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1045. By: Representatives Thomas and Johnson of the 66th: A BILL to amend an Act placing the Coroner of Carroll County on an annual salary, so as to provide an expense allowance for the Coroner of Carroll County; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1046. By: Representatives Smith and Moore of the 152nd: A BILL to create and establish a Small Claims Court of Camden County; to prescribe the jurisdiction of said court; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1052. By: Representatives Mann, Milford and Clark of the 13th: A BILL to provide for the election of members of the board of education of Franklin County; to provide for education districts; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1053. By: Representative Edwards of the 110th: A BILL to amend an Act abolishing the fee system of compensating the sheriff of Marion County and providing in

lieu thereof an annual salary, so as to change the compensation of the deputy sheriff; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1054. By: Representatives Williams of the 6th, Ralston of the 7th, Balkcom of the 140th, Crawford of the 5th, Godbee of the 82nd and others: A BILL to repeal an Act creating the Great Park Authority; and for other purposes.

Referred to the Committee on Rules.

HB 1055. By: Representatives Brooks of the 34th, Randall of the 101st, Hill of the 127th, Scott of the 123rd, Walker of the 115th and others: A BILL to amend Code Chapter 35-10, relating to regulation of professional fund raising, so as to redefine the terms "charitable organization" and "charitable purpose"; and for other purposes.

Referred to the Committee on Special Judiciary.

HB 1056. By: Representatives Harrison, Nix and Isakson of the 20th, Darden and Thompson of the 19th and Aiken of the 21st: A BILL to amend an Act creating a new charter for the City of Smyrna, so as to increase the corporate limits of the City of Smyrna; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1057. By: Representatives Childs of the 51st, Burton of the 47th, Hawkins of the 50th, Workman of the 56th, Steinberg of the 46th and others: A BILL to amend an Act prohibiting certain annexations by municipalities located in counties having a population of not less than 200,000 and not more than 500,000 according to the U.S. decennial census of 1970 or any future such census, so as to change the population brackets in said Act; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1058. By: Representatives Childs of the 51st, Burton of the 47th, Hawkins of the 50th, Workman of the 56th, Steinberg of the 46th and others: A BILL to amend Code Section 91A-1503, relating to the basis for fair market value of property subject to both municipal and county ad valorem taxation, so as to change the population requirements relative to municipalities having a population of 20,000 or more which are located within counties having a population of not less than 400,000 nor more than 600,000 according to the census; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1059. By: Representatives Childs of the 51st, Burton of the 47th, Hawkins of the 50th, Workman of the 56th, Steinberg of the 46th and others: A BILL to amend an Act providing two additional court reporters for certain judicial circuits and providing additional secretarial and clerical help in such circuits, so as to change the population figures in said Act; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1060. By: Representatives Childs of the 51st, Burton of the 47th, Hawkins of the 50th, Workman of the 56th, Steinberg of the 46th and others: A BILL to amend an Act prescribing the duties of sheriffs in counties having a population of 250,000 and not more than 500,000, according to the 1960 U.S. Census and any such

future census, so as to change the population figures in said Act; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1061. By: Representatives Childs of the 51st, Burton of the 47th, Hawkins of the 50th, Workman of the 56th, Steinberg of the 46th and others: A BILL to amend an Act providing that in counties of this state having a population of not less than 400,000 nor more than 500,000, according to the U.S. Decennial Census of 1970 or any future such census, it shall be lawful to erect signs bearing the word "SOLD" on certain residential property, so as to change the provisions relative to population; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1062. By: Representatives Childs of the 51st, Burton of the 47th, Hawkins of the 50th, Workman of the 56th, Steinberg of the 46th and others: A BILL to amend an Act requiring the boards of education in certain counties of this state to publish a summary of all receipts and expenditures of said boards on a quarterly basis and providing for the maintenance of audit reports for public inspection, so as to change the population brackets in said Act; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1063. By: Representatives Childs of the 51st, Burton of the 47th, Hawkins of the 50th, Workman of the 56th, Steinberg of the 46th and others: A BILL to amend an Act authorizing stenographers to be present with the grand jury when witnesses are being examined in counties of a certain population, so as to change the population figures of said Act; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1064. By: Representatives Childs of the 51st, Burton of the 47th, Hawkins of the 50th, Workman of the 56th, Steinberg of the 46th and others: A BILL to amend Code Chapter 32-9, relating to county boards of education, so as to change the provisions relative to counties having a population of not less than 400,000 or more than 500,000 according to the U.S. Decennial census of 1970 or any future such census; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1065. By: Representatives Childs of the 51st, Burton of the 47th, Hawkins of the 50th, Workman of the 56th, Steinberg of the 46th and others: A BILL to amend an Act providing for the selection of traverse jurors for all courts from a single box, so as to change the population figures in said Act; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HR 337. By: Representatives Ross of the 76th, Russell of the 64th, Johnson of the 66th, Benefield of the 72nd, Buck of the 95th and others: A RESOLUTION providing for the creation of the House Study Committee on Vocational-Technical Education; and for other purposes.

Referred to the Committee on Education.

HR 338. By: Representatives Lane of the 81st and Godbee of the 82nd: A RESOLUTION proposing an amendment to the Constitution so as to authorize the General

Assembly to allocate a percentage of the proceeds of any local sales and use tax levied within Bulloch County to the Bulloch County school system and to include provisions relative to a reduction in the ad valorem millage rate for school purposes; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HR 339. By: Representatives Fortune and Mostiler of the 71st: A RESOLUTION proposing an amendment to the Constitution so as to increase jurisdiction of civil cases over which the Justices of the Peace of Spalding County shall have jurisdiction; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HR 354. By: Representative Chance of the 129th: A RESOLUTION proposing an amendment to the Constitution so as to authorize the General Assembly to permit the levy of local income taxes for educational purposes; and for other purposes.

Referred to the Committee on Ways & Means.

By unanimous consent, the following Bills and Resolutions of the House and Senate were read the second time:

HB 1002	HB 1032
HB 1003	HB 1033
HB 1004	HB 1034
HB 1005	HB 1035
HB 1006	HB 1036
HB 1007	HR 335
HB 1008	HR 336
HB 1009	SB 68
HB 1010	SB 157
HB 1012	SB 238
HB 1013	SB 240
HB 1014	SB 298
HB 1015	SB 307
HB 1016	SB 315
HB 1017	SB 318
HB 1018	SB 327
HB 1019	SB 346
HB 1020	SB 370
HB 1021	SB 379
HB 1022	SB 385
HB 1023	SB 387
HB 1024	SB 391
HB 1025	SB 393
HB 1026	SB 395
HB 1027	SB 397
HB 1028	SR 63
HB 1029	SR 85
HB 1030	SR 111
HB 1031	

Representative Harris of the 8th District, Chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

Your Committee on Appropriations has had under consideration the following Resolutions of the House and has instructed me to report the same back to the House with the following recommendations:

HR 230 Do Pass	HR 216 Do Pass
HR 229 Do Pass	HR 272 Do Pass
HR 231 Do Pass	HR 248 Do Pass, as Amended
HR 80 Do Pass	HR 243 Do Pass
HR 106 Do Pass	HR 244 Do Pass
HR 27 Do Pass	

Respectfully submitted,
Harris of the 8th
Chairman

Representative Beck of the 148th District, Vice-Chairman of the Committee on Banks & Banking, submitted the following report:

Mr. Speaker:

Your Committee on Banks & Banking has had under consideration the following Bill of the House and has instructed me to report the same back to the House with the following recommendation:

HB 459 Do Pass, by Substitute

Respectfully submitted,
Beck of the 148th
Vice-Chairman

Representative Snow of the 1st District, Chairman of the Committee on Judiciary, submitted the following report:

Mr. Speaker:

Your Committee on Judiciary has had under consideration the following Bills of the Senate and has instructed me to report the same back to the House with the following recommendations:

SB 122 Do Pass	SB 257 Do Pass, by Substitute
SB 136 Do Pass, as Amended	SB 316 Do Pass, by Substitute
SB 217 Do Pass, by Substitute	SB 200 Do Pass, as Amended
SB 320 Do Pass	

Respectfully submitted,
Snow of the 1st
Chairman

Representative Lee of the 72nd District, Chairman of the Committee on Rules, submitted the following report:

Mr. Speaker:

Your Committee on Rules has had under consideration the following Bills and Resolutions of the House and has instructed me to report the same back to the House with the following recommendations:

HB 996 Do Pass, by Substitute	HR 332 Do Pass, by Substitute
HR 249 Do Pass, by Substitute	HR 336 Do Pass, as Amended
HR 250 Do Pass, by Substitute	HB 888 Do Pass, as Amended
HR 291 Do Not Pass	

Respectfully submitted,
Lee of the 72nd
Chairman

Representative Adams of the 36th District, Chairman of the Committee on State Planning & Community Affairs, submitted the following report:

Mr. Speaker:

Your Committee on State Planning & Community Affairs - Local Legislation has had under consideration the following Bills of the House and Senate and has instructed me to report the same back to the House with the following recommendations:

HB 260	Do Pass, as Amended	HB 936	Do Pass, as Amended
HB 267	Do Pass, by Substitute	HB 937	Do Pass, as Amended
HB 331	Do Pass, by Substitute	HB 938	Do Pass, as Amended
HB 332	Do Pass, by Substitute	HB 991	Do Pass
HB 333	Do Pass, by Substitute	HB 998	Do Pass
HB 338	Do Pass, by Substitute	HB 999	Do Pass
HB 564	Do Pass	HB 1000	Do Pass
HB 811	Do Pass	HB 1001	Do Pass
HB 815	Do Pass	HB 1011	Do Pass
HB 821	Do Pass	SB 375	Do Pass, as Amended
HB 878	Do Pass	HB 982	Do Pass, as Amended
HB 922	Do Pass	SB 359	Do Pass, by Substitute
HB 924	Do Pass	SB 360	Do Pass, by Substitute
HB 934	Do Pass, as Amended	SB 361	Do Pass, by Substitute
HB 935	Do Pass, as Amended	SB 362	Do Pass, by Substitute

Respectfully submitted,
Foster of the 6th
Secretary

The following report of the Committee on Rules was read and adopted:

HOUSE RULES CALENDAR
MONDAY, MARCH 9, 1981
(32nd Legislative Day)

Mr. Speaker and Members of the House:

The Committee on Rules, in session assembled, has fixed the calendar for this day's business, March 9, 1981, as enumerated below:

HB 127	Motor Vehicle Loss, Benefits Paid to Third Party
HB 283	Teachers' Retirement System, Employer Contribution
HB 291	Teachers' Retirement System, Change Definition
HB 383	Dentists, General Anesthesia
HB 433	School Bus Drivers, Salary
HB 438	Special Education, Delays in Reduction (Rec.)
HB 457	Superior Court Clerks, Salaries (Rec.)
HB 476	Geologists, Termination of Board
HB 549	Workers' Compensation, Attorneys' Fees
HB 578	License Plates, Antique Vehicles
HB 654	Income Tax, Standard Deductions, Amounts
HB 732	Coroners' Juries, Compensation
HB 734	Fire Safety Standards, Certain Counties
HB 758	Natural Resources, Functions Transferred

HB 771 Alcoholic Bev. Sales, Distance Treatment Facility
 HB 822 Financial Institutions Code, Amend
 HB 832 Tax Appraisers, Mobile Home Decals
 HB 870 Comprehensive Treatment of Alcoholism
 HB 902 Liens, Certain Depository, Time for Holding
 HB 906 Motor Vehicle, Gross Weight, Municipal Streets
 HB 957 Warm Springs Memorial Advisory Committee

HR 115 Bird Day in Georgia, Designate
 HR 144 Robert Hillsman Bridge, Designate
 HR 145 Brooks Pennington Bridge, Designate
 HR 192 Students at University of Tenn., Reduced Tuition
 HR 226 Lake Sidney Lanier Study Committee
 HR 228 Health Care Cost Containment Study Comm.
 HR 308 Convey Property, Cobb County

SR 66 Convey Property, Camden County

ALL COMPENSATION RESOLUTIONS APPROVED BY APPROPRIATIONS COMMITTEE

Bills and Resolutions on this calendar may be called in any order the Speaker desires.

Respectfully submitted,
 /s/Lee of the 72nd
 Chairman

By unanimous consent, the following Bills of the House and Senate were taken up for consideration and read the third time:

HB 260. By: Representative Lowe of the 43rd: A BILL to amend an Act creating the State Court of Fulton County, so as to change the provisions relative to the jurisdictions of the magistrate; and for other purposes.

The following amendment was read and adopted:

The Committee on State Planning and Community Affairs moves to amend HB 260 as follows:

Insert the words "or a plea of nolo contendere" on page 2, line 3, between the words "guilty" and "to".

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to.

On the passage of the Bill, as amended, the ayes were 110, nays 0.

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

HB 267. By: Representative Hill of the 127th: A BILL to authorize the governing authority of Chatham County to provide an additional supplement to the salaries of each of the judges of the superior courts of the Eastern Judicial Circuit; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To authorize the governing authority of Chatham County to provide an additional supplement to the salaries of each of the judges of the superior courts of the Eastern Judicial Circuit; to provide for other matters relative thereto; to repeal specific Acts; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. (a) The governing authority of Chatham County is authorized to supplement the salary of each judge of the superior courts of the Eastern Judicial Circuit in an amount determined within the discretion of said governing authority, but in no event shall said supplement be less than \$5,400.00 per annum for each said judge.

(b) The salary supplement provided for in subsection (a) of this section shall be in addition to the \$5,000.00 per annum paid by Chatham County to the judges of the superior courts of the Eastern Judicial Circuit pursuant to the constitutional amendment proposed by the General Assembly in 1927 (Ga. Laws 1927, p. 111) and ratified on November 6, 1928.

(c) The salary supplement paid to judges of the superior courts of the Eastern Judicial Circuit pursuant to subsection (a) of this section and the salary paid to said judges as provided by subsection (b) of this section shall be in addition to the compensation, salary, expenses, and allowances otherwise provided by, or pursuant to, law for judges of the superior courts.

(d) Salary supplements provided for or authorized by this Act shall be paid to each of the judges of the superior courts of the Eastern Judicial Circuit in equal monthly installments and charged to court expenses of Chatham County.

Section 2. (a) An Act entitled: "An Act providing for a salary of one thousand (\$1,000.00) dollars per year to be paid to the Judge of the Superior Court of the Eastern Judicial Circuit of Georgia by the Commissioners of Chatham County, in addition to that now provided for by the Constitution of the State, and for other purposes.", approved February 9, 1949 (Ga. Laws 1949, p. 406), is hereby repealed in its entirety.

(b) An Act entitled: "An Act to supplement the salaries of the judges of the superior court of the Eastern Judicial Circuit of Georgia, which lies wholly within the County of Chatham, by an additional sum of two thousand four hundred dollars (\$2,400.00) to be paid by the commissioners of Chatham County in addition to that now provided by the Constitution and laws of this State; to repeal conflicting laws; and for other purposes.", approved April 9, 1968 (Ga. Laws 1968, p. 1168), is hereby repealed in its entirety.

Section 3. This Act shall become effective on January 1, 1982.

Section 4. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the ayes were 110, nays 0.

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

HB 331. By: Representative Bolster of the 30th: A BILL to amend the Act approved Aug. 20, 1927 providing that cities having a population of more than 300,000 according to the U.S. Decennial Census of 1970, or any future census, shall furnish pensions to officers and employees of such cities; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend the Act approved August 20, 1927 (Ga. Laws 1927, pp. 265, et seq.), as amended, providing that cities having a population of more than 300,000 (as provided in an amendment to said Act in Ga. Laws 1972, p. 3803, Section 1, approved April 13, 1972), according to the United States Decennial Census of 1970, or any such future census, shall furnish pensions to officers and employees of such cities and for other purposes set forth in the caption of said Act and the several Acts amendatory thereof; particularly as amended by an Act approved April 4, 1978 (Ga. Laws 1978, pp. 4546, et seq.); so as to clarify certain matters related to the pension application procedure, employee back pension contributions, and to pension benefits; to provide that appeals from decisions of the Board of Trustees shall be by writ of certiorari to the Superior Court of Fulton County; to provide for definitions; to provide that disability pension benefits and salary shall not be paid simultaneously; to provide that pension benefits, when payable, shall be exclusive of interest; to provide that with respect to members who have been retired by reason of total and permanent disability, the Board of Trustees shall have the right to annually review the medical condition of such members for the purposes of determining whether the pensioner is able to return to his or her former position; to provide that the Act, as amended, shall not affect nor be affected by any workers' compensation law, or other similar laws, except as provided for in the Act; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF GEORGIA; and it is hereby enacted by the authority of the same, that the Act approved August 20, 1927 (Ga. Laws 1927, pp. 265, et seq.), as amended, providing that cities having a population of more than 300,000 (as provided in an amendment to said Act in Ga. Laws 1972, p. 3803, Section 1, approved April 13, 1972), according to the United States Decennial Census of 1970, or any such future census, shall furnish pensions to all officers and employees of such cities, and for other purposes, as amended, be and the same is hereby further amended, as follows:

Section 1. Pension application; procedure. Unless the pension applicant withdraws a pending application for pension benefits, or abandons his or her appeal from the denial of such application by the board of trustees, no new application for a different category of pension benefits shall be accepted by the board of trustees. Further, whenever an officer or employee has been granted a certain category of pension benefits no new application for a different category shall be accepted by the board of trustees.

Section 2. Appeals from decisions of the board of trustees; procedure. A majority of the board of trustees shall control on all disputed questions.

Whenever an application for disability pension, whether in line of duty or not in line of duty, has been filed, the applicant shall submit therewith a signed certificate from a licensed, practicing physician of Georgia certifying to the applicant's total and permanent disability from his or her regular, assigned or comparable duties with such city and that, where applicable, in the opinion of such physician, such disability was either caused by or resulted from an accident or injury sustained on the job. Immediately thereupon, the board of trustees shall direct the applicant to submit to an examination by physicians chosen by the board who likewise shall certify the physical or mental ability or disability of the applicant, and, where applicable, whether in the opinion of such physicians, such disability was either caused by or resulted from an accident or injury sustained on the job. In the event the certificates of the respective physicians shall be in general agreement with respect to such matters, such facts shall be conclusive as to the physical or mental condition of the applicant and the board shall thereupon approve such pension in the proper amount. In the event the certificate tendered by the applicant and the certification of the physicians chosen by the board, shall disagree as to the condition of the applicant and where applicable, the cause of the disability, then and in that event, the board of trustees shall conduct a hearing for the purpose of determining the true condition of the applicant, and where applicable, the cause of such disability. Such hearing shall be conducted informally by the examination of witnesses for and in opposition to such application who shall

be sworn, and the applicant, the city, and the board of trustees may be represented by legal counsel if they so desire. The board of trustees shall be authorized to promulgate reasonable rules and procedures, not inconsistent with general legal principles, governing the manner in which such hearings shall be conducted. The decision of the board after the hearing, shall be final as to the physical or mental condition of the applicant, and where applicable, as to whether the disability is compensable as one incurred in the line of duty, provided however, such proceeding shall be subject to review by writ of certiorari to the Superior Court of Fulton County. The secretary-treasurer of the board of trustees shall be authorized to acknowledge service of any such writ and shall, within the time provided by law, certify and cause to be filed with the Clerk of said Superior Court, a record of the proceedings before the board including a copy of the application for disability pension or other relief involved, the decision of the board and the notice of the board's action as provided to the pension applicant. Where appeals are taken by a pension applicant as provided herein, the board of trustees shall be the respondent and the city shall be the defendant.

The method of appeal as provided herein shall also serve as the method by which all other disputed pension questions shall be appealed.

Section 3. Definitions. When used in this Act, as amended, the following terms shall have the following meanings:

(a) Disability - shall mean the total and permanent physical or mental inability to perform one's regular, assigned or comparable duties with such city;

(b) Disability or death incurred in line of duty - shall mean total and permanent physical or mental inability to perform one's regular, assigned or comparable duties with such city where such disability or death is the direct result of a traumatic event or events occurring during and as a result of the performance of an officer's or employee's regular or assigned duties and where such disability or death is not the result of such officer's or employee's willful negligence. Further, the following conditions and circumstances shall not be deemed a disability or death incurred in the line of duty but shall be considered an ordinary disability:

(1) Permanent and total disability or death resulting from a cardiovascular, pulmonary or musculo-skeletal condition which is not a direct result of a traumatic event or events occurring in the performance of duty;

(2) Permanent and total disability or death resulting from the aggravation of a preexisting physical or mental defect, disease (either functional or organic), or deformity where such preexisting condition is not a direct result of a traumatic event or events occurring in the performance of duty.

Section 4. Employee back pension contributions; deductions from benefits; assignment of group life insurance proceeds. (a) In the event an officer or employee obligated to pay back pension contributions should retire or die before said payments into the fund are completed, the secretary of the retirement fund is authorized to deduct an appropriate amount, as determined by the board of trustees, from the monthly retirement or beneficiary benefits, or in lieu thereof, such lump sum amounts as the board, in its discretion, deems appropriate until the obligation is discharged.

(b) In the event an officer or employee obligated to pay back pension contributions should retire before said payments into the fund are completed, the board of trustees shall require, in consideration of the payment of such indebtedness, an assignment of such officer's or employee's group life insurance in an amount sufficient to satisfy the outstanding obligation.

Section 5. Pension benefits; no simultaneous payment of benefits and salary; no entitlement to interest. (a) Whenever an officer or employee has been declared eligible for pension benefits, such pension benefits shall only commence the day following the last day of paid employment for such City.

(b) In each and every instance where pension benefits shall become payable pursuant to this Act, as amended, such payments shall be limited to the statutorily required amount as provided by this Act as amended and shall be exclusive of interest or other amounts.

Section 6. Effect on workers' compensation laws. Except as provided in subsection (F) of Ga. Laws 1978, pp. 4546, et seq., this Act shall not affect nor be affected by any workers' compensation law, or other similar laws.

Section 7. Disability pensions; annual review. The retirement of a pension applicant by reason of permanent and total disability shall be subject to the following conditions:

(a) The board of trustees shall have the right to at least once a year require the pensioner to submit to a medical examination for the purpose of determining whether or not the pensioner has sufficiently recovered from his disability and is able to return to his former position;

(b) If the board, after such examination, determines that the pensioner is not actually totally and permanently disabled but is able to return to his former position or employment he occupied at the time of retirement and such employment and status as to position, pay and service credit at the time of retirement is offered to such pensioner and he takes the former position or fails or refuses to take such offer, then the payment of such disability pension shall cease.

Section 8. Subsection (M) of Ga. Laws 1978, p. 4456 is hereby amended by striking the following language from the second sentence of the third paragraph thereof,

"...in accordance with the procedure provided for in Ga. Laws 1953, Nov. - Dec. Sess. p. 2770.",

and adding in lieu thereof, the following:

"...as provided by law.",

so that when amended, said third paragraph of subsection (M) shall provide as follows:

"Thereafter, the Board of Trustees shall make a determination as to whether such disability or death was incurred in line of duty or not in line of duty. Should such city, or any person having an interest in said decision, disagree with such decision of the Board then either such city or such person may appeal from such decision as provided by law."

Section 9. Effective date. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 10. Specific repealer. Section 4 of an Act approved December 21, 1953 (Ga. Laws 1953, Nov. - Dec. Session, p. 2770) amending Ga. Laws 1927, pp. 265, et seq., approved August 20, 1927, which amendment pertains to appeals from decisions of the board of trustees, is hereby specifically repealed in its entirety.

Section 11. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the ayes were 110, nays 0.

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

HB 332. By: Representative Bolster of the 30th: A BILL to amend the Act approved Aug. 13, 1924 providing a system of pensions and other benefits for members of paid Fire Departments in cities having a population of more than 300,000 as disclosed by the U.S. Census of 1920, or any subsequent census, shall furnish aid, relief and pensions to members; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend the Act approved August 13, 1924 (Ga. Laws 1924, pp. 167, et seq.), as amended, providing a system of pensions and other benefits for members of paid Fire

Departments in cities having a population of more than 300,000 (Ga. Laws 1973, p. 2837) as disclosed by the United States Census of 1920, or any subsequent census, shall furnish aid, relief and pensions to members of paid Fire Departments now in active service, and whose names are on the payroll of such department and to future members, and their dependents in specified cases, and for other purposes set forth in the caption of said Act and the several Acts amendatory thereof; particularly as amended by an Act approved April 4, 1978 (Ga. Laws 1978, pp. 4508, et seq.); so as to clarify certain matters related to the pension application procedure, employee back pension contributions, and to pension benefits; to provide that appeals from decisions of the Board of Trustees shall be by writ of certiorari to the Superior Court of Fulton County, to provide for definitions; to provide that disability pension benefits and salary shall not be paid simultaneously; to provide that pension benefits, when payable, shall be exclusive of interest; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF GEORGIA; and it is hereby enacted by the authority of the same, that the Act approved August 13, 1924 (Ga. Laws 1924, pp. 167, et seq.), as amended providing for pensions and other benefits for members of paid fire departments in cities having a population of more than 300,000 as disclosed by the United States Census of 1920, or any subsequent census, shall furnish pensions to all officers and employees of such cities, and for other purposes, as amended, be and the same is hereby further amended, as follows:

Section 1. Pension application; procedure. Unless the pension applicant withdraws a pending application for pension benefits, or abandons his or her appeal from the denial of such application by the board of trustees, no new application for a different category of pension benefits shall be accepted by the board of trustees. Further, whenever an officer or employee has been granted a certain category of pension benefits no new application for a different category shall be accepted by the board of trustees.

Section 2. Appeals from decisions of the board of trustees; procedure. A majority of the board of trustees shall control on all disputed questions.

Whenever an application for disability pension, whether in line of duty or not in line of duty, has been filed, the applicant shall submit therewith a signed certificate from a licensed, practicing physician of Georgia certifying to the applicant's total and permanent disability from his or her regular, assigned or comparable duties with such city and that, where applicable, in the opinion of such physician such disability was either caused by or resulted from an accident or injury sustained on the job. Immediately thereupon, the board of trustees shall direct the applicant to submit to an examination by physicians chosen by the board who likewise shall certify the physical or mental ability or disability of the applicant, and, where applicable, whether in the opinion of such physicians, such disability was either caused by or resulted from an accident or injury sustained on the job. In the event the certificates of the respective physicians shall be in general agreement with respect to such matters, such facts shall be conclusive as to the physical or mental condition of the applicant and the board shall thereupon approve such pension in the proper amount. In the event the certificate tendered by the applicant and the certification of the physicians chosen by the board shall disagree as to the condition of the applicant and where applicable, the cause of the disability, then and in that event, the board of trustees shall conduct a hearing for the purpose of determining the true condition of the applicant, and where applicable, the cause of such disability. Such hearing shall be conducted informally by the examination of witnesses for and in opposition to such application who shall be sworn, and the applicant, the city, and the board of trustees may be represented by legal counsel if they so desire. The board of trustees shall be authorized to promulgate reasonable rules and procedures, not inconsistent with general legal principles, governing the manner in which such hearings shall be conducted. The decision of the board after the hearing, shall be final as to the physical or mental condition of the applicant, and where applicable, as to whether the disability is compensable as one incurred in the line of duty, provided however, such proceeding shall be subject to review by writ of certiorari to the Superior Court of Fulton County. The secretary-treasurer of the board of trustees shall be

authorized to acknowledge service of any such writ and shall, within the time provided by law, certify and cause to be filed with the Clerk of said Superior Court, a record of the proceedings before the board including a copy of the application for disability pension or other relief involved, the decision of the board and the notice of the board's action as provided to the pension applicant. Where appeals are taken by a pension applicant as provided herein, the board of trustees shall be the respondent and the city shall be the defendant.

The method of appeal as provided herein shall also serve as the method by which all other disputed pension questions shall be appealed.

Section 3. Definitions. When used in this Act, as amended, the following terms shall have the following meanings:

(a) Disability - shall mean the total and permanent physical or mental inability to perform one's regular, assigned or comparable duties with such city;

(b) Disability or death incurred in line of duty - shall mean total and permanent physical or mental inability to perform one's regular, assigned or comparable duties with such city where such disability or death is the direct result of an event or events occurring during and as a result of the performance of an officer's or employee's regular or assigned duties and where such disability or death is not the result of such officer's or employee's willful negligence. Further, the following conditions and circumstances shall not be deemed a disability or death incurred in the line of duty but shall be considered an ordinary disability:

(1) Permanent and total disability or death resulting from a cardiovascular, pulmonary or musculo-skeletal condition which is not a direct result of an event or events occurring in the performance of duty;

(2) Permanent and total disability or death resulting from the aggravation of a preexisting physical or mental defect, disease (either functional or organic), or deformity where such preexisting condition is not a direct result of an event or events occurring in the performance of duty.

Section 4. Employee back pension contributions, deductions from benefits; assignment of group life insurance proceeds. (a) In the event an officer or employee obligated to pay back pension contributions should retire or die before said payments into the fund are completed, the secretary of the retirement fund is authorized to deduct an appropriate amount, as determined by the board of trustees, from the monthly retirement or beneficiary benefits, or in lieu thereof, such lump sum amounts as the board, in its discretion, deems appropriate until the obligation is discharged.

(b) In the event an officer or employee obligated to pay back pension contributions should retire before said payments into the fund are completed, the board of trustees shall require, in consideration of the payment of such indebtedness, an assignment of such officer's or employee's group life insurance in an amount sufficient to satisfy the outstanding obligation.

Section 5. Pension benefits; no simultaneous payment of benefits and salary; no entitlement to interest. (a) Whenever an officer or employee has been declared eligible for pension benefits, such pension benefits shall only commence the day following the last day of paid employment for such city.

(b) In each and every instance where pension benefits shall become payable pursuant to this Act, as amended, such payments shall be limited to the statutorily required amount as provided by this Act as amended and shall be exclusive of interest or other amounts.

Section 6. Subsection (M) of Ga. Laws 1978, pp. 4508, 4518, 4519 is hereby amended by striking the following language from the second sentence of the third paragraph thereof,

"...in accordance with the procedure provided for in Ga. Laws 1953, Nov. - Dec. Sess., p. 2305.",

and adding in lieu thereof, the following:

"...as provided by law.",
so that when amended, said third paragraph of subsection (M) shall provide as follows:

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"Thereafter, the Board of Trustees shall make a determination as to whether such disability or death was incurred in line of duty or not in line of duty. Should such city, or any person having an interest in said decision, disagree with such decision of the Board then either such city or such person may appeal from such decision as provided by law."

Section 7. Effective date. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 8. Specific repealer. Section 3 of an Act approved December 14, 1953 (Ga. Laws 1953, Nov. - Dec. Session, p. 2305) amending Ga. Laws 1924, pp. 167, et seq., approved August 13, 1924, which amendment pertains to appeals from decisions of the board of trustees, is hereby specifically repealed in its entirety.

Section 9. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the ayes were 110, nays 0.

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

HB 333. By: Representative Bolster of the 30th: A BILL to amend the Act approved Feb.15, 1933 providing pensions for members of Police Departments in cities having a population of 300,000 or more according to U.S. Census of 1920, or any subsequent census thereof; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend the Act approved February 15, 1933 (Ga. Laws 1933, pp. 213, et seq.), as amended, providing pensions for members of Police Departments in cities having a population of 300,000 (Ga. Laws 1973, p. 2832) or more according to United States Census of 1920, or any subsequent census thereof; requiring the furnishing of pensions to all officers and employees of such cities who have served for twenty-five (25) years, now in active service, whose names are on the payroll of the city, and to future members as specified; and for other purposes more fully set out in the captions of said Act, and the several Acts amendatory thereof, providing a system of pensions and other benefits in lieu of like pension benefits provided by existing provisions; particularly as amended by an Act approved April 4, 1978 (Ga. Laws 1978, pp. 4527, et seq.); so as to clarify certain matters related to the pension application procedure, employee back pension contributions, and to pension benefits; to provide that appeals from decisions of the Board of Trustees shall be by writ of certiorari to the Superior Court of Fulton County; to provide for definitions; to provide that disability pension benefits and salary shall not be paid simultaneously; to provide that pension benefits, when payable, shall be exclusive of interest; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF GEORGIA; and it is hereby enacted by the authority of the same, that the Act approved February 15, 1933 (Ga. Laws 1933, pp. 213, et seq.), as amended providing for pensions for members of police departments in cities having a population of 300,000 or more according to the United States Census of 1920, or any subsequent census thereof, shall furnish pensions to all officers and employees of such cities, and for other purposes, as amended, be and the same is hereby further amended, as follows:

Section 1. Pension application; procedure. Unless the pension applicant withdraws a pending application for pension benefits, or abandons his or her appeal from the denial of such application by the board of trustees, no new application for a different category of pension benefits shall be accepted by the board of trustees. Further, whenever an officer or employee has been granted a certain category of pension benefits no new application for a different category shall be accepted by the Board of Trustees.

Section 2. Appeals from decisions of the board of trustees; procedure. A majority of the board of trustees shall control on all disputed questions.

Whenever an application for disability pension, whether in line of duty or not in line of duty, has been filed, the applicant shall submit therewith a signed certificate from a licensed, practicing physician of Georgia certifying to the applicant's total and permanent disability from his or her regular, assigned or comparable duties with such city and that, where applicable, in the opinion of such physician such disability was either caused by or resulted from an accident or injury sustained on the job. Immediately thereupon, the board of trustees shall direct the applicant to submit to an examination by physicians chosen by the board who likewise shall certify the physical or mental ability or disability of the applicant, and, where applicable, whether in the opinion of such physicians, such disability was either caused by or resulted from an accident or injury sustained on the job. In the event the certificates of the respective physicians shall be in general agreement with respect to such matters, such facts shall be conclusive as to the physical or mental condition of the applicant and the board shall thereupon approve such pension in the proper amount. In the event the certificate tendered by the applicant and the certification of the physicians chosen by the board shall disagree as to the condition of the applicant and where applicable, the cause of the disability, then and in that event, the board of trustees shall conduct a hearing for the purpose of determining the true condition of the applicant, and where applicable, the cause of such disability. Such hearing shall be conducted informally by the examination of witnesses for and in opposition to such application who shall be sworn, and the applicant, the city, and the board of trustees may be represented by legal counsel if they so desire. The board of trustees shall be authorized to promulgate reasonable rules and procedures, not inconsistent with general legal principles, governing the manner in which such hearings shall be conducted. The decision of the board after the hearing, shall be final as to the physical or mental condition of the applicant, and where applicable, as to whether the disability is compensable as one incurred in the line of duty, provided however, such proceeding shall be subject to review by writ of certiorari to the Superior Court of Fulton County. The secretary-treasurer of the board of trustees shall be authorized to acknowledge service of any such writ and shall, within the time provided by law, certify and cause to be filed with the Clerk of said Superior Court, a record of the proceedings before the board including a copy of the application for disability pension or other relief involved, the decision of the board and the notice of the board's action as provided to the pension applicant. Where appeals are taken by a pension applicant as provided herein, the board of trustees shall be the respondent and the city shall be the defendant.

The method of appeal as provided herein shall also serve as the method by which all other disputed pension questions shall be appealed.

Section 3. Definitions. When used in this Act, as amended, the following terms shall have the following meanings:

(a) Disability - shall mean the total and permanent physical or mental inability to perform one's regular, assigned or comparable duties with such city;

(b) Disability or death incurred in line of duty - shall mean total and permanent physical or mental inability to perform one's regular, assigned or comparable duties with such city where such disability or death is the direct result of a traumatic event or events occurring during and as a result of the performance of an officer's or employee's regular or assigned duties and where such disability or death is not the result of such officer's or employee's willful negligence. Further, the following conditions and circumstances shall not be deemed a disability or death incurred in the line of duty but shall be considered an ordinary disability:

(1) Permanent and total disability or death resulting from a cardiovascular, pulmonary or musculo-skeletal condition which is not a direct result of traumatic event or events occurring in the performance of duty;

(2) Permanent and total disability or death resulting from the aggravation of a preexisting physical or mental defect, disease (either functional or organic), or deformity where such preexisting condition is not a direct result of a traumatic event or events occurring in the performance of duty.

Section 4. Employee back pension contributions, deductions from benefits; assignment of group life insurance proceeds. (a) In the event an officer or employee obligated to pay back pension contributions should retire or die before said payments into the fund are completed, the secretary of the retirement fund is authorized to deduct an appropriate amount, as determined by the board of trustees, from the monthly retirement or beneficiary benefits, or in lieu thereof, such lump sum amounts as the board, in its discretion, deems appropriate until the obligation is discharged.

(b) In the event an officer or employee obligated to pay back pension contributions should retire before said payments into the fund are completed, the board of trustees shall require, in consideration of the payment of such indebtedness, an assignment of such officer's or employee's group life insurance in an amount sufficient to satisfy the outstanding obligation.

Section 5. Pension benefits; no simultaneous payment of benefits and salary; no entitlement to interest. (a) Whenever an officer or employee has been declared eligible for pension benefits, such pension benefits shall only commence the day following the last day of paid employment for such City.

(b) In each and every instance where pension benefits shall become payable pursuant to this Act, as amended, such payments shall be limited to the statutorily required amount as provided by this Act as amended and shall be exclusive of interest or other amounts.

Section 6. Subsection (M) of Ga. Laws 1978, pp. 4527, 4537, 4538 is hereby amended by striking the following language from the second sentence of the third paragraph thereof, "...in accordance with the procedure provided for in Ga. Laws 1953, Nov. - Dec. Sess. p. 2707.",

and adding in lieu thereof the following:

"...as provided by law.",

so that when amended, said third paragraph of subsection (M) shall provide as follows:

"Thereafter, the Board of Trustees shall make a determination as to whether such disability or death was incurred in line of duty or not in line of duty. Should such city, or any person having an interest in said decision, disagree with such decision of the Board then either such city or such person may appeal from such decision as provided by law."

Section 7. Effective date. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 8. Specific repealer. Section 4 of an Act approved December 21, 1953 (Ga. Laws 1953, Nov. - Dec. Session, p. 2707) amending Ga. Laws 1933, pp. 213, et seq., approved February 15, 1933, which amendment pertains to appeals from decisions of the board of trustees, is hereby specifically repealed in its entirety.

Section 9. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the ayes were 110, nays 0.

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

HB 338. By: Representative Benn of the 38th: A BILL to amend the Act approved Aug. 20, 1927 providing that cities having a population of more than 300,000 shall furnish pensions to officers and employees of such cities; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend the Act approved August 20, 1927 (Ga. Laws 1927, pp. 265, et seq.), as amended, providing that cities having a population of more than 300,000 (as provided in an amendment to said Act in Ga. Laws 1972, p. 3803, Section 1, approved April 13, 1972), according to the United States Decennial Census of 1970, or any such future census, shall furnish pensions to officers and employees of such cities and for other purposes set forth in the caption of said Act and the several Acts amendatory thereof, particularly as amended by an Act approved April 4, 1978 (Ga. Laws 1978, pp. 4546, et seq.), so as to provide for light duty status where it has been medically determined that an officer or employee of such cities is unable to perform his or her regularly assigned duties by reason of physical or mental incapacity or impairment and where such officer or employee has applied for a disability pension; to provide that the Board of Trustees shall be authorized to make rules necessary to carry out the provisions of this amendment; to limit the applicability of this amendment; to amend an Act approved February 15, 1933 (Ga. Laws 1933, pp. 213, et seq.), as amended, providing for pensions for members of police departments in cities having a population of 300,000 (Ga. Laws 1973, p. 2832) or more according to the latest census of the United States or any subsequent census thereof, and for other purposes more fully set out in the caption of said Act, as amended, particularly as amended by an Act approved April 4, 1978 (Ga. Laws 1978, pp. 4527, et seq.), so as to provide for light duty status where it has been medically determined that an officer or employee of such cities is unable to perform his or her regularly assigned duties by reason of physical or mental incapacity or impairment and where such officer or employee has applied for a disability pension; to provide that the Board of Trustees shall be authorized to make rules necessary to carry out the provisions of this amendment; to limit the applicability of this amendment; to amend an Act approved August 13, 1924 (Ga. Laws 1924, pp. 167, et seq.), as amended, providing a system of pensions and other benefits for members of paid fire departments in cities having a population of more than 300,000 (Ga. Laws 1973, p. 2837) according to the latest census of the United States or any subsequent census thereof, and for other purposes more fully set out in the caption of said Act, particularly as amended by an Act approved April 4, 1978 (Ga. Laws 1978, pp. 4508, et seq.), so as to provide for light duty status where it has been medically determined that an officer or employee of such cities is unable to perform his or her regularly assigned duties by reason of physical or mental incapacity or impairment and where such officer or employee has applied for a disability pension; to provide that the Board of Trustees shall be authorized to make rules necessary to carry out the provisions of this amendment; to limit the applicability of this amendment; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act providing that cities having a population of more than 300,000 (as provided in an amendment to said Act in Ga. Laws 1972, p. 3803, Section 1, approved April 13, 1972), according to the United States Decennial Census of 1970, or any such future census, shall furnish pensions to officers and employees of such cities and for other purposes set forth in the caption of said Act, approved August 20, 1927 (Ga. Laws 1927, pp. 265, et seq.), as amended, and particularly as amended by an Act approved April 4, 1978 (Ga. Laws 1978, pp. 4546, et seq.), is hereby amended by adding thereto, the following:

“(a) In the event that it has been medically determined that an officer or employee of such City is unable to perform his or her regularly assigned duties by reason of physical or mental incapacity or impairment, and where the officer or employee has applied

for disability pension, whether in line of duty or not in line of duty, and upon the confirmation and certification of two or more licensed and practicing physicians of Georgia that such officer or employee is capable of performing less strenuous employment duties with such City, such duties to be designated as 'light duty status', and where such less strenuous employment duties are available and are offered to such officer or employee, the officer or employee may, in the discretion of the appointing authority of such City, be placed into such 'light duty status' and thereby continue to be carried on the payroll of such City with no change in salary status or pension fund membership, pending a further medical determination by two or more licensed and practicing physicians of Georgia that such officer or employee is no longer capable of functioning in such 'light duty status'.

(b) The board of trustees of the pension fund shall be authorized to make all rules necessary in carrying out the provisions set forth in subsection (a).

(c) This amendment shall only apply to officers and employees who become members of the pension fund on or after the effective date hereof."

Section 2. An Act providing for pensions for members of police departments in cities having a population of 300,000 (Ga. Laws 1973, p. 2832) or more according to the latest census of the United States or any subsequent census thereof, and for other purposes more fully set out in the caption of said Act, approved February 15, 1933 (Ga. Laws 1933, pp. 213, et seq.), as amended, and particularly as amended by an Act approved April 4, 1978 (Ga. Laws 1978, pp. 4527, et seq.), is hereby amended by adding thereto, the following:

"(a) In the event that it has been medically determined that an officer or employee of such City is unable to perform his or her regularly assigned duties by reason of physical or mental incapacity or impairment, and where the officer or employee has applied for disability pension, whether in line of duty or not in line of duty, and upon the confirmation and certification of two or more licensed and practicing physicians of Georgia that such officer or employee is capable of performing less strenuous employment duties with such City, such duties to be designated as 'light duty status', and where such less strenuous employment duties are available and are offered to such officer or employee, the officer or employee may, in the discretion of the appointing authority of such City, be placed into such 'light duty status' within the same bureau and thereby continue to be carried on the payroll of such City with no change in salary status or pension fund membership, pending a further medical determination by two or more licensed and practicing physicians of Georgia that such officer or employee is no longer capable of functioning in such 'light duty status'.

(b) The board of trustees of the pension fund shall be authorized to make all rules necessary in carrying out the provisions set forth in subsection (a).

(c) This amendment shall only apply to officers and employees who become members of the pension fund on or after the effective date hereof."

Section 3. An Act providing a system of pensions and other benefits for members of paid fire departments in cities having a population of more than 300,000 (Ga. Laws 1973, p. 2837) according to the latest census of the United States or any subsequent census thereof, and for other purposes more fully set out in the caption of said Act, approved August 13, 1924 (Ga. Laws 1924, pp. 167, et seq.), as amended, and particularly as amended by an Act approved April 4, 1978 (Ga. Laws 1978, pp. 4508, et seq.), is hereby amended by adding thereto, the following:

"(a) In the event that it has been medically determined that an officer or employee of such City is unable to perform his or her regularly assigned duties by reason of physical or mental incapacity or impairment, and where the officer or employee has applied for disability pension, whether in line of duty or not in line of duty, and upon the confirmation and certification of two or more licensed and practicing physicians of Georgia that such officer or employee is capable of performing less strenuous employment duties with such City, such duties to be designated as 'light duty status', and where such less strenuous employment duties are available and are offered to such officer or employee, the officer or employee may, in the discretion of the appointing authority of such City, be placed into such 'light duty status' within the same bureau and thereby continue to

be carried on the payroll of such City with no change in salary status or pension fund membership, pending a further medical determination by two or more licensed and practicing physicians of Georgia that such officer or employee is no longer capable of functioning in such 'light duty status'.

(b) The board of trustees of the pension fund shall be authorized to make all rules necessary in carrying out the provisions set forth in subsection (a).

(c) This amendment shall only apply to officers and employees who become members of the pension fund on or after the effective date hereof."

Section 4. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 5. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the ayes were 110, nays 0.

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

HB 564. By: Representative Dent of the 85th: A BILL to amend an Act chartering the City of Augusta as the "City Council of Augusta," so as to reinstate a system whereby council members shall be elected by a plurality of the votes cast; to provide for a system for breaking ties in the election of councilmen; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 811. By: Representatives Smith of the 42nd, Lane of the 40th, Pilewicz of the 41st, Lowe of the 43rd and Couch of the 43rd: A BILL to amend an Act establishing a new charter for the City of College Park, and all amendatory Acts thereto, so as to change the date of the election of the mayor and members of the council; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 815. By: Representatives Connell of the 87th, Nicholson of the 88th and Dent of the 85th: A BILL to amend the Charter of the City of Augusta, incorporated as the City Council of Augusta, so as to remove from the Civil Service Commission the authority to employ, promote, suspend, demote, and discharge all members of the Augusta Police and Fire Departments; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 821. By: Representatives Marcus of the 26th and Bolster of the 30th: A BILL to amend an Act approved April 11, 1967, which authorized certain municipal corporations to lease out property used for recreational purposes, and for other purposes, so as to provide for the lease of certain property formerly used for regional fairs for terms of not more than 50 years; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 878. By: Representative Colbert of the 23rd: A BILL to amend, consolidate, create, revise and supersede the several Acts incorporating the City of Alpharetta, in the County of Fulton, State of Georgia, and all amendments in respect thereto; to create a new charter of said corporation; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 922. By: Representatives Johnson and Thomas of the 66th: A BILL to amend an Act creating the office of Commissioner of Carroll County, so as to provide for an advisory referendum regarding the location in Carroll County of a site or facility for the handling or disposal of hazardous wastes; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 924. By: Representatives Parham of the 109th and Baugh of the 108th: A BILL to amend an Act creating the Board of Commissioners of Baldwin County, so as to provide for an advisory referendum regarding the location in Baldwin County of a site or facility for the handling or disposal of hazardous wastes; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 934. By: Representatives Veazey and Perry of the 146th: A BILL to amend an Act placing the judge of the Probate Court of Tift County upon a salary in lieu of a fee basis, so as to authorize the board of commissioners of Tift County to fix the salary of the judge of the Probate Court of Tift County; and for other purposes.

The following amendment was read and adopted:

The Committee on State Planning and Community Affairs moves to amend HB 934 by striking from Section 1, on line 21 of page 1, the following:

“\$27,000.00”,

and inserting in lieu thereof the following:

“\$18,500.00”.

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to.

On the passage of the Bill, as amended, the ayes were 110, nays 0.

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

HB 935. By: Representatives Veazey and Perry of the 146th: A BILL to amend an Act placing the tax commissioner of Tift County upon a salary, so as to authorize the board of commissioners of Tift County; to fix the salary of the tax commissioner of Tift County; to provide for minimum and maximum limits; and for other purposes.

The following amendment was read and adopted:

The Committee on State Planning and Community Affairs moves to amend HB 935 by striking from Section 1, on line 19 of page 1, the following:

“\$28,000.00”,

and inserting in lieu thereof the following:

“\$19,500.00”.

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to.

On the passage of the Bill, as amended, the ayes were 110, nays 0.

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

HB 936. By: Representatives Veazey and Perry of the 146th: A BILL to amend an Act placing the clerk of the Superior Court of Tift County upon a salary in lieu of a fee basis of compensation, so as to authorize the board of commissioners of Tift County to fix the salary of the clerk of the Superior Court of Tift County; and for other purposes.

The following amendment was read and adopted:

The Committee on State Planning and Community Affairs moves to amend HB 936 by striking from Section 1, on line 21 of page 1, the following:

“\$30,000.00”,

and inserting in lieu thereof the following:

“\$19,500.00”.

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to.

On the passage of the Bill, as amended, the ayes were 110, nays 0.

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

HB 937. By: Representatives Veazey and Perry of the 146th: A BILL to amend an Act creating a board of commissioners of Tift County, so as to authorize the board of commissioners of Tift County to fix the salary of the chairman of the board of commissioners of Tift County; to provide for minimum and maximum limits; and for other purposes.

The following amendment was read and adopted:

The Committee on State Planning and Community Affairs moves to amend HB 937 by striking from Section 1, on line 20 of page 1, the following:

“\$32,000.00”,

and inserting in lieu thereof the following:

“\$22,000.00”.

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to.

On the passage of the Bill, as amended, the ayes were 110, nays 0.

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

HB 938. By: Representatives Veazey and Perry of the 146th: A BILL to amend an Act placing the sheriff of Tift County on a salary basis, so as to authorize the board of commissioners of Tift County to fix the salary of the sheriff of Tift County; to provide for minimum and maximum limits; and for other purposes.

The following amendment was read and adopted:

The Committee on State Planning and Community Affairs moves to amend HB 938 by striking from Section 1, on line 19 of page 1, the following:

“\$33,000.00”,

and inserting in lieu thereof the following:

“\$26,000.00”.

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to.

On the passage of the Bill, as amended, the ayes were 110, nays 0.

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

HB 982. By: Representatives Darden, Wilson and Thompson of the 19th, Isakson and Nix of the 20th and others: A BILL to amend an Act providing for the compensation of the judge of the Juvenile Court of Cobb County, so as to change the compensation of said judge; and for other purposes.

The following amendment was read and adopted:

The Committee on State Planning and Community Affairs moves to amend HB 982 by striking from Section 1 on line 15 of page 1 the following:

“\$34,000.00”,

and inserting in lieu thereof the following:

“\$35,000.00”.

By striking from Section 1 on line 17 of page 1 the following:

“\$36,720.00”,

and inserting in lieu thereof the following:

“\$37,800.00”.

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to.

On the passage of the Bill, as amended, the ayes were 110, nays 0.

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

HB 991. By: Representative Chamberlin of the 73rd: A BILL to amend an Act creating a new charter for the City of Locust Grove, so as to require members of the council who run for other office to resign; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 998. By: Representatives Harrison and Isakson of the 20th, Darden of the 19th, Burruss and Aiken of the 21st and others: A BILL to amend an Act changing the Boundaries of the seven education districts of the Cobb County School District, so as to change the compensation of the chairman and other members of the board of education; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 999. By: Representatives Harrison and Isakson of the 20th, Darden, Thompson and Wilson of the 19th and others: A BILL to amend an Act consolidating the offices of tax collector and tax receiver of Cobb County into the one office of

tax commissioner of Cobb County, so as to change the provisions relating to the compensation of the tax commissioner and his chief clerk; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1000. By: Representatives Harrison and Isakson of the 20th, Darden of the 19th, Burruss and Aiken of the 21st and others: A BILL to amend an Act changing the compensation of the clerk of the Superior Court, the sheriff, and the judge of the Probate Court of Cobb County from the fee system to the salary system, so as to change the provisions relative to the compensation of the sheriff, the chief deputy sheriff, and the chief investigator for Cobb County; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1001. By: Representative Jessup of the 117th: A BILL to amend an Act placing the Sheriff of Pulaski County upon an annual salary, so as to change the salaries of the deputy sheriffs; to provide for a cost-of-living increase; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1011. By: Representative Ham of the 80th: A BILL to amend an Act creating and establishing a Small Claims Court for Monroe County, so as to change the jurisdiction of said court; to provide for service costs; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 359. By: Senators Littlefield of the 6th and Bryant of the 3rd: A BILL to amend an Act placing the Sheriff of Glynn County on an annual salary, so as to change provisions relating to the compensation of the sheriff and deputies and other personnel; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend an Act placing the Sheriff of Glynn County on an annual salary, approved March 17, 1960 (Ga. Laws 1960, p. 2806), as amended, particularly by an Act approved April 17, 1975 (Ga. Laws 1975, p. 3726), an Act approved April 11, 1979 (Ga. Laws 1979, p. 4116), and an Act approved April 1, 1980 (Ga. Laws 1980, p. 4457), so as to change provisions relating to the compensation of the sheriff and deputies and other personnel; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act placing the Sheriff of Glynn County on an annual salary, approved March 17, 1960 (Ga. Laws 1960, p. 2806), as amended, particularly by an Act approved April 17, 1975 (Ga. Laws 1975, p. 3726), an Act approved April 11, 1979 (Ga. Laws 1979, p. 4116), and an Act approved April 1, 1980 (Ga. Laws 1980, p. 4457), is hereby amended by striking subsection (1) and subsection (2) of Section 2A of said Act and substituting in lieu thereof the following:

"(1) The sheriff shall receive an annual base salary of \$25,500.00, payable in equal monthly installments from the funds of Glynn County.

(2) (a) Subject to the provisions of subsection (3), the base annual salary of the persons employed by the sheriff shall be fixed by the sheriff and shall be within the following amounts:

chief deputy	\$12,840.00 to \$19,260.00
1 senior deputy	\$11,770.00 to \$14,980.00
1 chief office deputy	\$10,272.00 to \$15,665.00
2nd senior deputy	\$ 9,523.00 to \$13,910.00
2 deputies	\$ 8,988.00 to \$13,643.00
9 deputies	\$ 8,025.00 to \$12,840.00
chief jailer	\$ 8,025.00 to \$11,770.00
12 additional jailers	\$ 7,704.00 to \$11,299.00
5 matrons	\$ 5,778.00 to \$ 8,988.00
3 clerk-typists	\$ 5,778.00 to \$ 8,474.00
2 custodians	\$ 5,136.00 to \$ 7,704.00
cook	\$ 3,852.00 to \$ 6,163.00

(b) No employee of the sheriff shall receive any increase in salary or other compensation except as is approved by the sheriff.

(c) The provisions of paragraph (a) to the contrary notwithstanding, no employee of the sheriff shall receive any wage which is less than the minimum wage guaranteed by law."

Section 2. Said Act is further amended by striking subsection (1) of Section 2C of said Act and substituting in lieu thereof the following:

"(1) The sheriff and each of his deputies, except the chief office deputy, shall receive monthly from county funds a car allowance of \$275.00 per month and a mileage allowance of 18¢ per mile on all official trips outside of Glynn County or the State of Georgia."

Section 3. This Act shall become effective on the first day of the month following the month in which it is approved by the Governor or in which it becomes law without his approval.

Section 4. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the ayes were 110, nays 0.

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

SB 361. By: Senators Littlefield of the 6th and Bryant of the 3rd: A BILL to amend an Act placing the tax commissioner of Glynn County on an annual salary, so as to change the compensation of the tax commissioner and personnel; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend an Act placing the tax commissioner of Glynn County on an annual salary, approved March 27, 1972 (Ga. Laws 1972, p. 3203), as amended, particularly by an Act approved April 11, 1979 (Ga. Laws 1979, p. 4123), so as to change the compensation of the tax commissioner and personnel; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act placing the tax commissioner of Glynn County on an annual salary, approved March 27, 1972 (Ga. Laws 1972, p. 3203), as amended, particularly by an Act approved April 11, 1979 (Ga. Laws 1979, p. 4123), is hereby amended by striking Section 2 and inserting in its place a new Section 2 to read as follows:

“Section 2. The tax commissioner shall receive an annual base salary of \$25,500.00, payable in equal monthly installments from funds of Glynn County.”

Section 2. Said Act is further amended by striking paragraph (2) of subsection (a) of Section 5 of said Act in its entirety and substituting in lieu thereof the following:

“(2) The base annual salary of the persons employed by the tax commissioner shall be fixed by the tax commissioner within the following amounts:

deputy	\$13,910.00 to \$16,050.00
clerical assistants	\$ 6,831.00 to \$11,235.00”

Section 2. This Act shall become effective on the first day of the month following the month in which it is approved by the Governor or in which it becomes law without his approval.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the ayes were 110, nays 0.

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

SB 362. By: Senators Littlefield of the 6th and Bryant of the 3rd: A BILL to amend an Act creating a board of commissioners of Glynn County, so as to establish pay grades for the payment from county funds of the salaries of employees of officers of Glynn County; to provide the manner of fixing the salaries and wages within said pay grades; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend an Act creating a board of commissioners of Glynn County, approved February 11, 1937 (Ga. Laws 1937, p. 1336), as amended, so as to provide for filling certain vacancies on the board; to change the compensation of the members of the board; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act creating a board of commissioners of Glynn County, approved February 11, 1937 (Ga. Laws 1937, p. 1336), as amended, is hereby amended by striking Section 3 of said Act in its entirety and substituting in lieu thereof the following:

"Section 3. (a) Except as provided in subsection (b), any vacancy in said board shall be filled for the unexpired term by a member appointed by the remaining members of the board. The person appointed to fill such vacancy must be a resident of the commissioner district corresponding to that of the member whose unexpired term he is appointed to fill unless the vacancy is in an at-large post. Should any member of the board who is elected from a commissioner district change his residence from the commissioner district from which he was elected, a vacancy shall be created thereby, and such vacancy shall be filled as provided in this section.

(b) Any vacancy in said board which occurs more than six months prior to the expiration of the term of office shall be filled in a special election called for that purpose. The person elected at such special election shall serve for the unexpired term and until his successor is elected and qualified. If the member whose vacancy is being filled was elected from a commissioner district, the candidates in the special election shall reside in the commissioner district corresponding to the member whose unexpired term is being filled."

Section 2. Said Act is further amended by striking from Section 6 the first unnumbered paragraph and inserting in its place a new first unnumbered paragraph to read as follows:

"The chairman shall receive a salary of \$400.00 per month and an expense allowance of \$150.00 per month. Each other member shall receive a salary of \$300.00 per month and an expense allowance of \$100.00 per month."

Section 3. This Act shall become effective on July 1, 1981.

Section 4. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the ayes were 110, nays 0.

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

SB 375. By: Senators Coleman of the 1st and Wessels of the 2nd: A BILL to amend the several Acts relating to and incorporating the mayor and aldermen of the City of Savannah, so as to extend the corporate limits of the City of Savannah; and for other purposes.

The following amendment was read and adopted:

The Committee on State Planning and Community Affairs moves to amend SB 375 by striking from line 9 of page 2 the following:

"5792.48",

and substituting in lieu thereof the following:

“7568.83 feet”.

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to.

On the passage of the Bill, as amended, the ayes were 110, nays 0.

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

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following Bills of the Senate and House:

- SB 404. By: Senator McGill of the 24th: A BILL to place the tax commissioner of Wilkes County on an annual salary; to provide for the compensation of employees within such office; to provide for the disposition of all commissions and costs collected by the tax commissioner and all office employees; and for other purposes.
- SB 405. By: Senator McGill of the 24th: A BILL to amend an Act granting a new charter to the City of Washington, so as to change the provisions relating to the imposition and levy of ad valorem taxes by the city; and for other purposes.
- HB 710. By: Representatives Barger on of the 83rd and Godbee of the 82nd: A BILL to amend an Act providing a salary supplement to be paid from Burke County Funds to the superior court judges of the Augusta Judicial Circuit, so as to change the amount of said salary supplement; and for other purposes.
- HB 776. By: Representative Evans of the 84th: A BILL to amend an Act incorporating the City of Wrens in Jefferson County, so as to change the maximum amount of the fine which may be assessed in the police court; and for other purposes.
- HB 777. By: Representatives Wall of the 61st, Martin of the 60th and Phillips of the 59th: A BILL to repeal an Act providing that it shall be unlawful to own, possess, use, maintain, or operate pinball machines or similar machines in Gwinnett County; and for other purposes.
- HE 778. By: Representatives Johnson and Thomas of the 66th: A BILL to create the Carrollton Redevelopment Authority; and for other purposes.
- HB 788. By: Representatives Dixon of the 151st and Crosby of the 150th: A BILL to amend an act creating the Downtown Waycross Development Authority; to amplify, expand and declare the purposes and objectives of the Act; to define certain terms; and for other purposes.
- HB 792. By: Representatives Johnson, Lee, Wood and Benefield of the 72nd: A BILL to amend an Act reincorporating the City of Forest Park in Clayton County and creating a new charter for said city, so as to extend the corporate limits of said city; and for other purposes.

- HB 793. By: Representative Peters of the 2nd: A BILL to amend an Act providing for the fiscal administration of the office of Sheriff of Catoosa County, so as to substantially revise the provisions relative to the fiscal administration of the office of sheriff; and for other purposes.
- HB 798. By: Representative Murphy of the 18th: A BILL to amend an Act creating a new charter for the City of Bremen, so as to change the provisions relating to the recorder's court of said city; to change the provisions relating to the compensation of the mayor and members of council; and for other purposes.
- HB 799. By: Representative Murphy of the 18th: A BILL to amend an Act providing an annual salary for the Treasurer of Haralson County, so as to change the compensation of the Treasurer of Haralson County; and for other purposes.
- HB 800. By: Representative Murphy of the 18th: A BILL to amend an Act creating the office of County Commissioner of Haralson County, so as to change the compensation of the County Commissioner of Haralson County; and for other purposes.
- SB 102. By: Senators Hudson of the 35th, Kidd of the 25th, Greene of the 26th and Robinson of the 27th: A BILL to amend Code Title 66, relating to master and servant, so as to provide a new Code Chapter to prohibit discrimination in the employment of the handicapped; to provide for legislative intent; to provide a short title; to provide for definitions; to permit certain job-related conduct; to prohibit discrimination and retaliation; and for other purposes.
- HB 801. By: Representative Murphy of the 18th: A BILL to amend an Act placing the sheriff and the ordinary of Haralson County on an annual salary in lieu of the fee system of compensation, so as to change the compensation of the probate judge of Haralson County (formerly ordinary of Haralson County); and for other purposes.
- HB 804. By: Representatives Harris, Hasty and Anderson of the 8th and Ralston of the 7th: A BILL to amend an Act placing certain of the county officers of Bartow County upon an annual salary, so as to change the compensation of the sheriff, the clerk of the Superior Court, and the judge of the Probate Court; and for other purposes.
- HB 805. By: Representatives Harris, Hasty and Anderson of the 8th and Ralston of the 7th: A BILL to amend an Act creating the office of tax commissioner of Bartow County, so as to change the compensation of the tax commissioner of Bartow County; and for other purposes.
- HB 806. By: Representatives Harris, Hasty and Anderson of the 8th and Ralston of the 7th: A BILL to amend an Act creating the office of commissioner of Bartow County, so as to change the compensation of the commissioner of Bartow County; and for other purposes.
- HB 818. By: Representatives Harris, Hasty, and Anderson of the 8th and Ralston of the 7th: A BILL to amend an Act placing the coroner of Bartow County upon an annual salary, so as to change the compensation of the coroner; and for other purposes.

The Senate has passed, by substitute, by the requisite constitutional majority the following Bill of the House:

HB 647. By: Representatives Clark and Milford of the 13th and Russell of the 64th: A BILL to amend an Act known as the "Oconee County Public Utility Authority Act," so as to change the provisions relating to the filling of vacancies in the membership of the Authority; and for other purposes.

The Senate has passed, as amended, by the requisite constitutional majority the following Bill of the House:

HB 528. By: Representative Watson of the 114th: A BILL to amend Code Chapter 93-3, relating to the jurisdiction, powers, and duties of the Georgia Public Service Commission, so as to transfer certain functions, powers, duties, and authority from the Dept. of Public Safety to the Georgia Public Service Commission; to repeal a certain section of the "Executive Reorganization Act of 1972"; and for other purposes.

The Senate has adopted by the requisite constitutional majority the following Resolutions of the Senate and House:

SR 76. By: Senators Hudson of the 35th, Stephens of the 36th and Engram of the 34th: A RESOLUTION authorizing the State of Georgia, acting by and through its State Properties Commission, to convey to the City of Atlanta, Georgia, real property necessary for the widening by the City of Atlanta of Mangum Street; to provide an effective date; and for other purposes.

HR 56. By: Representative Greer of the 43rd: A RESOLUTION authorizing the State of Georgia acting by and through the State Properties Commission to grant an easement in and to, and with respect to certain acts and transactions involving, certain State of Georgia-owned real property facing Peachtree Street, in the City of Atlanta, Fulton County, Georgia; and for other purposes.

The Senate has passed, as amended, by the requisite constitutional majority the following Bill of the House:

HB 554. By: Representative Phillips of the 125th: A BILL to amend an Act known as the "Litter Control Law," so as to repeal the provision on intent; to provide for the adoption of ordinances by municipalities to regulate and control litter; and for other purposes.

The Senate has passed by the requisite constitutional majority the following Bills of the House and Senate:

HB 53. By: Representative Dixon of the 151st: A BILL to amend Code Section 76-102, relating to suit for breach of bonds for good behavior, so as to change certain provisions relating to disposition of recovery; and for other purposes.

HB 121. By: Representatives Wood of the 9th, Hays of the 1st, Padgett of the 86th, Crosby of the 150th, Perry of the 146th and others: A BILL to create a State Emergency Management Agency; and for other purposes.

HB 126. By: Representatives Mostiler of the 71st and Williams of the 6th: A BILL to repeal in its entirety Code Section 32-906 which provides that, when a member of a board of education or a county superintendent of schools resigns, he shall tender his resignation in writing to the State Superintendent of Schools; and for other purposes.

- HB 235. By: Representative Ramsey of the 3rd: A BILL to amend an Act creating the Department of Public Safety, so as to authorize the commissioner of public safety to provide security to additional individuals or groups designated by the Board of Public Safety; and for other purposes.
- HB 426. By: Representative Ross of the 76th: A BILL to amend an Act creating the Board of Recreation Examiners of the State of Georgia, so as to continue the Board of Recreation Examiners of the State of Georgia and the laws relating thereto until July 1, 1983; and for other purposes.
- SB 306. By: Senator Howard of the 42nd: A BILL to amend Code Section 26-1502, relating to criminal damage to property in the second degree, so as to change certain damage limitations; to repeal conflicting laws; and for other purposes.
- HB 306. By: Representatives Richardson of the 52nd, Galer of the 97th, Steinberg of the 46th, Couch of the 43rd and Fuller of the 27th: A BILL to amend Code Chapter 53-5, relating to rights and liabilities of husband and wife, so as to provide for gifts by married persons; and for other purposes.
- HB 30. By: Representative Savage of the 25th: A BILL to amend Code Section 88-2010, relating to cornea and eye removal by medical examiners and physicians, so as to correct a reference; to provide for conditions of corneal tissue removal; to amend the "Georgia Post Mortem Examination Act"; and for other purposes.
- HB 58. By: Representative Johnson of the 66th: A BILL to amend Code Section 59-112, relating to persons exempt from jury duty, so as to provide that the name of a person who is 65 years of age or older shall not be removed from and shall remain in the jury box for each county except in the case of such a person who notifies the jury commissioners of the county in writing that he does not desire to serve upon juries; and for other purposes.
- HB 124. By: Representatives Birdsong of the 103rd, Walker of the 115th, Culpepper of the 98th, Tuten of the 153rd, Horne of the 104th and others: A BILL to amend Code Title 56, relating to the Georgia Insurance Code, so as to require that certain accident and sickness policies and plans provide conversion privileges for insured surviving spouses or former spouses; and for other purposes.
- SB 309. By: Senators Gillis of the 20th and Fincher of the 54th: A BILL to amend an Act known as the "Georgia Records Act," so as to provide for the maintenance, use, preservation, and destruction of certain records; to provide for definitions; to provide for certain duties and responsibilities of certain governing bodies, offices, and officers; to provide for the destruction of records; and for other purposes.
- HB 279. By: Representative Galer of the 97th: A BILL to amend Code Section 47-109, relating to disposition of the session pay of members of the General Assembly who die during the session, so as to make provisions for payment to widows applicable to payment to all surviving spouses; and for other purposes.
- HB 525. By: Representatives Williams of the 6th, Mullinax of the 69th, Wood of the 72nd and Mostiler of the 71st: A BILL to amend an Act providing for regulating the employment of children, to clarify the minimum age of employable minors; so as to allow the Commissioner of Labor to designate hazardous machines, processes, and industries by regulations; and for other purposes.

SB 251. By: Senators Timmons of the 11th, Bowen of the 13th and Cobb of the 28th: A BILL to amend Code Section 3-1004.1, relating to civil liability for firemen, so as to limit the liability of certain firemen; to repeal conflicting laws; and for other purposes.

The Senate has passed, as amended, by the requisite constitutional majority the following Bills of the House:

HB 230. By: Representatives Padgett of the 86th and Nicholson of the 88th: A BILL to amend Code Section 24-2905.1, relating to travel expenses of district attorneys and assistant district attorneys, so as to remove the limitation on expenses for meals and lodging; and for other purposes.

HB 405. By: Representatives Bray of the 70th, Holmes of the 39th, Wall of the 61st, Hawkins of the 50th and Hamilton of the 31st: A BILL to amend Code Title 34, known as the Georgia Election Code, so as to provide for information to be furnished on applications for registration; and for other purposes.

HB 406. By: Representatives Bray of the 70th, Holmes of the 39th, Wall of the 61st, Hawkins of the 50th, Fuller of the 27th and Hamilton of the 31st: A BILL to amend Code Title 34A, known as the Georgia Municipal Election Code, so as to provide for information to be furnished on applications for registration; and for other purposes.

The Senate has passed, by substitute, by the requisite constitutional majority the following Bill of the House:

HB 496. By: Representative Colwell of the 4th: A BILL to amend an Act providing that corporations constructing, running, or operating pipelines for the transportation of petroleum and petroleum products shall have the right of eminent domain, so as to strike certain provisions relating to the right of such corporations to traverse public property; and for other purposes.

The Senate has passed by the requisite constitutional majority the following Bills of the Senate:

SB 383. By: Senator Barker of the 18th: A BILL to amend Code Section 34A-515, relating to the purging of electors lists, so as to provide that no elector shall be removed from the electors list for failure to vote in the immediately preceding years except under certain conditions; and for other purposes.

SB 401. By: Senator McKenzie of the 14th: A BILL to amend an Act empowering cities, towns, and counties, separately or jointly, to provide, maintain, and conduct supervised recreation systems, so as to authorize the governing authority of any recreation system to take all necessary or appropriate actions; and for other purposes.

The Senate has adopted by the requisite constitutional majority the following Resolutions of the House and Senate:

HR 64. By: Representatives Anderson, Harris and Hasty of the 8th and Ralston of the 7th: A RESOLUTION authorizing the conveyance of certain State-owned real property located in Bartow County, Georgia, to Mr. Joseph Pfund; and for other purposes.

HR 119. By: Representatives Murphy of the 18th, and Thomas of the 66th: A RESOLUTION proposing an amendment to the Constitution so as to provide the manner of filling vacancies in certain elected constitutional offices of the state; and for other purposes.

SR 106. By: Senators Wessels of the 2nd and Coleman of the 1st: A RESOLUTION authorizing the conveyance of certain State owned personal property located within Chatham County, Georgia, to the United States Department of the Army, Corps of Engineers; and for other purposes.

SR 119. By: Senator McKenzie of the 14th: A RESOLUTION to provide for construction of certain covenant agreements made between the State Properties Commission and the Macon County Recreation Commission as authorized by Resolution Act No. 103 passed by the 1976 General Assembly and approved by the Governor on March 5, 1976; and for other purposes.

The Senate has passed by the requisite constitutional majority the following Bill of the Senate:

SB 140. By: Senators Bowen of the 13th, Gillis of the 20th, McKenzie of the 14th and others: A BILL to amend the "Georgia Development Authority Act," so as to change provisions relative to the per diem paid to members of the Authority; and for other purposes.

Representative Ralston of the 7th moved that the House reconsider its action in giving the requisite constitutional majority to the following Bill of the House:

HB 292. By: Representative Buck of the 95th: A BILL to amend an Act establishing the Employees' Retirement System of Georgia, so as to change the provisions relating to the retirement of appellate court judges; and for other purposes.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	N Cheeks	Y Fortune	Y Jones,B	Y Nix
Y Adams,G	Y Childers	Y Foster	N Jones,H	N Oliver
N Adams,J	Y Childs	N Fuller,C	N Karrh	N Padgett
Adams,M	N Clark,B	N Fuller,K	Kemp	N Parham
Y Aiken	Clark,L	N Galer	N Kilgore	N Patten
Y Anderson	N Colbert	N Ginsberg	N Lambert	N Perry
N Argo	N Coleman	Glover	Y Lane,D	Peters
Y Auten	Collins	Y Godbee	Y Lane,R	N Phillips,B
Y Balkcom	Y Colwell	Greer	N Lawson	Y Phillips,L,L
Bargerion	N Connell	Ham	Lee	Phillips,R,T
N Baugh	Couch	Hamilton	Logan	Phillips,W.R
Beal	N Cox	N Hanner	N Long	N Pilewicz
N Beck	Y Crawford	N Harris	N Lord	Pinkston
N Benefield	Y Crosby	N Harrison	Y Lowe	Y Rainey
N Benn	Culpepper	Y Hasty	Lucas	Y Ralston
Y Birdsong	Cummings	N Hawkins	Y Mangum	Ramsey
N Bishop	Y Darden	N Hays	Mann	Randall
Bolster	Daugherty	Hill	N Marcus	Y Reaves
Y Branch	Y Davis,B	Holmes	N Martin	N Richardson
Bray	Y Davis,J	Hooks	Y Matthews	Robinson
Brooks	N Davis,L	Horne	N McCollum	N Rose
N Buck	Dean	N Hutchinson	N McDonald	Y Ross
Burruss	N Dent	Y Irvin	McKinney	Rowland
Y Burton	N Dixon	N Isakson	N Miles	Russell
Y Byrd	Y Dobbs	N Jackson,J	Millford	Savage
N Cason	Dover	Y Jackson,N	Y Moody	N Scott,A
N Castleberry	Edwards	Y Jackson,W	Y Moore	Scott,D
N Chamberlin	N Elliott	N Jessup	Y Mostiler	Y Shepard
N Chambless	Evans	N Johnson,G	N Mullinax	N Sherrod
N Chance	Y Felton	N Johnson,R	N Nicholson	Y Sizemore

Y Smith,T	N Thomas	N Vandiford	Ware	Y Williams,R
Y Smith,V	Y Thompson	N Vaughn	N Watson	Y Wilson
N Smyre	Y Townsend	Veazey	White	N Wood,J
N Snow	Triplett	Y Waddle	Y Widener	N Wood,J.T
Steinberg	Y Tuten	N Walker	Y Williams,B.J	N Workman
N Swann	Twiggs	Y Wall	Y Williams,H	Speaker Murphy

On the motion, the ayes were 56, nays 74.

The motion was lost.

Representative Tuten of the 153rd moved that the House reconsider its action in failing to give the requisite constitutional majority to the following Bill of the Senate:

SB 324. By: Senators Littlefield of the 6th, Bryant of the 3rd, Kennedy of the 4th and others: A BILL to provide for a supplement to the salaries of the judges and senior judges of the superior courts and the district attorney of the Brunswick Judicial Circuit; to authorize counties within the Brunswick Judicial Circuit to increase such salary supplement; and for other purposes.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Savage
Y Adams,G	Y Collins	Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Holmes	Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Culpepper	Horne	Y Moore	Smyre
Y Bargerion	Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Y Dean	Y Jessup	Y Parham	Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Bolster	Y Dixon	Y Johnson,R	Y Perry	Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Jones,H	Y Phillips,B	Y Vaughn
Brooks	Edwards	Y Karrh	Phillips,L.L	Y Veazey
Buck	Y Elliott	Kemp	Y Phillips,R.T	Waddle
Y Burruss	Evans	Y Kilgore	Phillips,W.R	Y Walker
Y Burton	Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Ramsey	Y Widener
Y Chambliss	Y Galer	Logan	Y Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Robinson	Y Wilson
Y Childs	Y Greer	Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Mangum	Y Ross	Y Wood,J.T
Clark,L	Hamilton	Y Mann	Rowland	Workman
Y Colbert	Y Hanner	Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 138, nays 0.

The motion prevailed.

Representative Lambert of the 112th moved that the House reconsider its action in failing to give the requisite constitutional majority to the following Bill of the House:

HB 213. By: Representative Lambert of the 112th: A BILL to amend an Act fixing the salaries of judges of the superior courts, so as to change the provisions relating to secretaries for district attorneys; and for other purposes.

On the motion, the roll call was ordered and the vote was as follows:

N Aaron	N Coleman	Y Harris	Y Martin	Savage
Y Adams,G	Collins	N Harrison	N Matthews	Y Scott,A
Y Adams,J	N Colwell	N Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	N McDonald	N Shepard
N Aiken	N Couch	N Hays	Y McKinney	Y Sherrod
N Anderson	N Cox	Hill	N Miles	N Sizemore
Y Argo	Y Crawford	Holmes	Milford	N Smith,T
N Auten	N Crosby	Hooks	Moody	Y Smith,V
N Balkcom	Culpepper	Horne	N Moore	Y Smyre
Y Bargerom	Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	N Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	N Isakson	Y Nicholson	Y Swann
Y Beck	N Davis,B	N Jackson,J	N Nix	N Thomas
N Benefield	N Davis,J	Y Jackson,N	Y Oliver	N Thompson
Y Benn	Y Davis,L	N Jackson,W	Y Padgett	N Townsend
Y Birdsong	Y Dean	Y Jessup	Y Parham	Triplett
Y Bishop	Y Dent	N Johnson,G	Y Patten	Y Tuten
Bolster	Y Dixon	N Johnson,R	Y Perry	N Twiggs
Y Branch	Y Dobbs	N Jones,B	Y Peters	Y Vandiford
Y Bray	Dover	Jones,H	Y Phillips,B	Y Vaughn
N Brooks	Edwards	Y Karrh	Phillips,L.L	Y Veazey
Y Buck	N Elliott	Kemp	Y Phillips,R.T	Waddle
N Burruss	Y Evans	N Kilgore	Phillips,W.R	N Walker
Y Burton	Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	Y Ware
N Cason	N Foster	N Lane,R	Y Rainey	Y Watson
N Castleberry	Y Fuller,C	Y Lawson	N Ralston	White
Y Chamberlin	Y Fuller,K	N Lee	Y Ramsey	N Widener
Y Chambliss	Y Galer	Logan	Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Y Long	Y Reaves	N Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	N Williams,R
Y Childers	N Godbee	Y Lowe	Robinson	N Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	N Wood,J
Y Clark,B	Y Ham	N Mangum	Y Ross	N Wood,J.T
Clark,L	Hamilton	Y Mann	Rowland	Workman
Y Colbert	N Hanner	Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 91, nays 56.

The motion prevailed.

Under the general order of business, established by the Committee on Rules, the following Resolutions of the House were taken up for consideration and read the third time:

HR 27. By: Representative Felton of the 22nd: A RESOLUTION to compensate Mr. William Dickey; and for other purposes.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the ayes were 125, nays 0.

The Resolution, having received the requisite constitutional majority, was adopted.

HR 80. By: Representative Isakson of the 20th: A RESOLUTION compensating Mr. Jack Hayden; and for other purposes.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the ayes were 125, nays 0.

The Resolution, having received the requisite constitutional majority, was adopted.

HR 106. By: Representatives Veazey and Perry of the 146th: A RESOLUTION compensating Mr. Robert Tucker; and for other purposes.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the ayes were 125, nays 0.

The Resolution, having received the requisite constitutional majority, was adopted.

HR 216. By: Representatives Colwell and Twiggs of the 4th: A RESOLUTION compensating Mr. Donald B. McLain; and for other purposes.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the ayes were 125, nays 0.

The Resolution, having received the requisite constitutional majority, was adopted.

HR 229. By: Representatives Ralston of the 7th, Anderson, Hasty and Harris of the 8th: A RESOLUTION compensating Mr. Michael R. Mullins; and for other purposes.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the ayes were 125, nays 0.

The Resolution, having received the requisite constitutional majority, was adopted.

HR 230. By: Representatives Ralston of the 7th, Anderson, Hasty and Harris of the 8th: A RESOLUTION compensating Mr. James W. Ezell; and for other purposes.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the ayes were 125, nays 0.

The Resolution, having received the requisite constitutional majority, was adopted.

HR 231. By: Representatives Ralston of the 7th; Anderson, Hasty and Harris of the 8th: A RESOLUTION compensating Mr. Rodney B. Johnson; and for other purposes.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the ayes were 125, nays 0.

The Resolution, having received the requisite constitutional majority, was adopted.

HR 243. By: Representative Jones of the 126th: A RESOLUTION compensating Mrs. Dora Salkin; and for other purposes.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the ayes were 125, nays 0.

The Resolution, having received the requisite constitutional majority, was adopted.

HR 244. By: Representative Jones of the 126th: A RESOLUTION compensating Mr. Chris Miller; and for other purposes.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the ayes were 125, nays 0.

The Resolution, having received the requisite constitutional majority, was adopted.

HR 248. By: Representatives Baugh of the 108th and Parham of the 109th: A RESOLUTION compensating Mr. Alonza Anderson; and for other purposes.

The following amendment was read and adopted:

The Committee on Appropriations moves to amend HR 248 on page 1, line 18, by changing the figure "184.60" to "116.10".

The report of the Committee, which was favorable to the adoption of the Resolution, as amended, was agreed to.

On the adoption of the Resolution, as amended, the ayes were 125, nays 0.

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

HR 272. By: Representative Walker of the 115th: A RESOLUTION compensating Mr. Edward R. Kampschroeder; and for other purposes.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the ayes were 125, nays 0.

The Resolution, having received the requisite constitutional majority, was adopted.

The Speaker announced the House in recess until 11:45 o'clock, this morning.

The Speaker called the House to order.

The following Bill of the House was taken up for the purpose of considering the Senate amendment thereto:

HB 230. By: Representatives Padgett of the 86th and Nicholson of the 88th: A BILL to amend Code Section 24-2905.1, relating to travel expenses of district attorneys and assistant district attorneys, so as to remove the limitation on expenses for meals and lodging; and for other purposes.

The following Senate amendment was read:

Amend HB 230 by striking on page 1, line 3 the word “remove” and inserting in lieu thereof the following:

“change”.

By striking lines 11 through 16 of page 1 and inserting in lieu thereof the following:

““up to a maximum of \$25.00 per day shall be reimbursed.”,

and inserting in lieu thereof the following:

‘shall be reimbursed in the same per diem amount as is provided by law for members of the General Assembly.’,

so that when so amended said paragraph (3) shall read as follows:

‘(3) The actual cost of meals and lodging incurred ~~up to a maximum of \$25.00 per day shall be reimbursed.~~ shall be reimbursed in the same per diem amount as is provided by law for members of the General Assembly.’”

Representative Padgett of the 86th moved that the House agree to the Senate amendment to HB 230.

On the motion, the ayes were 110, nays 0.

The motion prevailed.

Under the general order of business, established by the Committee on Rules, the following Bills and Resolutions of the House and Senate were taken up for consideration and read the third time:

HB 957. By: Representative Bray of the 70th: A BILL to amend an Act known as the “Executive Reorganization Act of 1972,” so as to provide for the continuance of the Franklin D. Roosevelt Warm Springs Memorial Advisory Committee; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 95, nays 1.

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

HR 308. By: Representative Triplett of the 128th: A RESOLUTION authorizing the conveyance of certain State-owned real property located in Cobb County, Georgia, to the Georgia Department of Transportation; and for other purposes.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the ayes were 106, nays 0.

The Resolution, having received the requisite constitutional majority, was adopted.

HB 549. By: Representative Murphy of the 18th: A BILL to amend Code Section 114-712, relating to attorney’s fees with respect to workers’ compensation cases, so as to eliminate the requirement that attorney’s fees assessed against an opposing party shall be made in a lump sum; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 120, nays 0.

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

HB 476. By: Representative Phillips of the 120th: A BILL to amend Code Chapter 84-21A, known as the "Registration of Geologists Act of 1975," so as to continue the State Board of Registration for Professional Geologists and the laws relating thereto until July 1, 1987; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 114, nays 1.

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

HB 758. By: Representative Phillips of the 120th: A BILL to amend the "Executive Reorganization Act of 1972," so as to provide for the transfer of functions from the Dept. of Natural Resources to the Div. of Environmental Protection; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 112, nays 0.

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

HR 214. By: Representatives Wood, Lawson and Jackson of the 9th: A RESOLUTION to compensate Mr. James W. Truelove; and for other purposes.

The following amendment was read and adopted:

The Committee on Appropriations moves to amend HR 214 on page 2 line 4 by striking the amount "\$2,033.00" and inserting in lieu thereof the amount "\$333.00".

The report of the Committee, which was favorable to the adoption of the Resolution, as amended, was agreed to.

On the adoption of the Resolution, as amended, the ayes were 125, nays 0.

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

SR 66. By: Senator Littlefield of the 6th: A RESOLUTION authorizing the conveyance of certain State-owned real property located within Camden County, Georgia, to Camden County and to the Georgia Department of Transportation; and for other purposes.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the ayes were 109, nays 0.

The Resolution, having received the requisite constitutional majority, was adopted.

The following Resolution of the House was again read:

HR 332. By: Representative Ham of the 80th:

A RESOLUTION

Amending the Rules of the House of Representatives; and for other purposes.

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES that the Rules of the House are hereby amended by adding a new rule, to be designated Rule 129A, to read as follows:

“Rule 129A. Any bill or resolution relating to or affecting state revenues, general taxation, pari-mutuel wagering, alcoholic beverages, or hazardous wastes shall not be deemed to be a local or special bill or resolution but shall be treated as a general bill or resolution under the Rules of the House.”

The following Committee substitute was read:

A RESOLUTION

Amending the Rules of the House of Representatives; and for other purposes.

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES that the Rules of the House are hereby amended by adding a new rule, to be designated Rule 129A, to read as follows:

“Rule 129A. Any bill or resolution relating to or affecting state revenues, general taxation, pari-mutuel wagering, alcoholic beverages, water resources, or hazardous wastes shall not be deemed to be a local or special bill or resolution but shall be treated as a general bill or resolution under the Rules of the House.”

The following amendment was read:

Representative Elliott of the 49th moves to amend the Committee substitute to HR 332 by striking on page 1, line 8, the words “alcoholic beverages”.

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

Y Aaron	Y Cason	Y Davis,L	N Hawkins	Logan
N Adams,G	N Castleberry	Y Dean	Hays	N Long
N Adams,J	N Chamberlin	N Dent	Y Hill	N Lord
N Adams,M	N Chambless	N Dixon	Y Holmes	Lowe
N Aiken	N Chance	N Dobbs	Hooks	Lucas
N Anderson	N Cheeks	Y Dover	N Horne	Y Mangum
N Argo	N Childers	Edwards	Hutchinson	N Mann
Y Auten	Y Childs	Y Elliott	N Irvin	Marcus
N Balkcom	Y Clark,B	N Evans	N Isakson	Y Martin
N Bargerion	N Clark,L	Y Felton	N Jackson,J	N Matthews
N Baugh	Y Colbert	Y Fortune	N Jackson,N	N McCollum
Beal	Coleman	Foster	N Jackson,W	N McDonald
N Beck	N Collins	Fuller,C	N Jessup	Y McKinney
N Benefield	Colwell	N Fuller,K	N Johnson,G	Y Miles
Benn	N Connell	N Galer	N Johnson,R	N Milford
N Birdsong	Y Couch	Y Ginsberg	Jones,B	N Moody
Bishop	Y Cox	Y Glover	Y Jones,H	N Moore
Bolster	N Crawford	N Godbee	N Karrh	N Mostiler
N Branch	N Crosby	N Greer	N Kemp	N Mullinax
N Bray	N Culpepper	N Ham	N Kilgore	N Nicholson
Brooks	N Cummings	N Hamilton	N Lambert	Y Nix
Buck	N Darden	N Hanner	N Lane,D	N Oliver
N Burruss	Daugherty	N Harris	Y Lane,R	N Padgett
N Burton	N Davis,B	N Harrison	Y Lawson	N Parham
N Byrd	Y Davis,J	Y Hasty	N Lee	N Patten

N Perry	Y Randall	Y Shepard	N Townsend	N Watson
N Peters	N Reaves	N Sherrod	Triplett	White
N Phillips,B	N Richardson	N Sizemore	N Tuten	Y Widener
N Phillips,L.L	Y Robinson	N Smith,T	N Twiggs	Y Williams,B.J
Phillips,R.T	Y Rose	Smith,V	N Vandiford	Williams,H
N Phillips,W.R	N Ross	N Smyre	N Vaughn	Y Williams,R
Y Pilewicz	N Rowland	Snow	N Veazey	N Wilson
N Pinkston	N Russell	Y Steinberg	N Waddle	N Wood,J
N Rainey	Y Savage	N Swann	N Walker	N Wood,J.T
Y Ralston	N Scott,A	N Thomas	N Wall	Y Workman
N Ramsey	Scott,D	N Thompson	N Ware	Speaker Murphy

On the adoption of the amendment, the ayes were 40, nays 110.

The amendment was lost.

The Committee substitute was adopted.

The report of the Committee, which was favorable to the adoption of the Resolution, by substitute, was agreed to.

On the adoption of the Resolution, by substitute, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	N Harrison	Y Matthews	Y Scott,A
Y Adams,J	Colwell	Y Hasty	Y McCollum	Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	N Shepard
Y Aiken	N Couch	Hays	N McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	N Miles	N Sizemore
Y Argo	Y Crawford	N Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Y Smyre
Y Bargerion	Y Cummings	Hutchinson	Y Mostiler	Snow
N Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	N Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	N Nix	N Thomas
Y Benefield	N Davis,J	Jackson,N	Y Oliver	Y Thompson
Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Y Birdsong	N Dean	Y Jessup	N Parham	Y Triplett
Bishop	Y Dent	N Johnson,G	Y Patten	Y Tuten
Bolster	Y Dixon	Y Johnson,R	Y Perry	Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Y Bray	N Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Brooks	Edwards	Y Karrh	Y Phillips,L.L	Y Veazey
Y Buck	N Elliott	Y Kemp	Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	N Phillips,W.R	Y Walker
Y Burton	N Felton	Y Lambert	Y Pilewicz	Y Wall
N Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Foster	Lane,R	Y Rainey	Y Watson
Y Castleberry	Fuller,C	N Lawson	N Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	N Widener
Y Chambliss	Y Galer	Logan	Randall	N Williams,B.J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Williams,H
Y Cheeks	N Glover	Y Lord	Richardson	N Williams,R
Y Childers	Y Godbee	Lowe	Y Robinson	N Wilson
N Childs	Y Greer	Lucas	Y Rose	Y Wood,J
N Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Y Rowland	Y Workman
N Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the adoption of the Resolution by substitute, the ayes were 119, nays 30.

The Resolution, having received the requisite constitutional majority, was adopted, by substitute.

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

Mr. Speaker:

The Senate adheres to its substitute and has appointed a Committee of Conference on the following Bill of the House:

HB 143. By: Representatives Richardson of the 52nd, Felton of the 22nd, Galer of the 97th, Swann of the 90th, Steinberg of the 46th and others: A BILL to amend Code Section 74-111, relating to reports of child abuse by physicians, treating personnel, institutions, and others, so as to change who is required to make certain reports; and for other purposes.

The President has appointed on the part of the Senate the following:

Senators Howard of the 42nd, Evans of the 37th, and Greene of the 26th.

The Senate adheres to its disagreement to the House substitute and has appointed a Committee of Conference to confer with a like committee on the part of the House on the following Bill of the Senate:

SB 1. By: Senators Turner of the 8th, Lester of the 23rd, Thompson of the 32nd and others: A BILL to provide for the regulation of certain dealers in precious metals; to provide for definitions; to provide for maintaining certain permanent records of purchases of gold, silver, or other precious metals or goods made from gold, silver, or other precious metals; and for other purposes.

The President has appointed on the part of the Senate the following:

Senators Turner of the 8th, Thompson of the 32nd, and Scott of the 43rd.

The Speaker announced the House in recess until 1:45 o'clock, this afternoon.

AFTERNOON SESSION

The Speaker called the House to order.

Representative Harris of the 8th District, Chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

Your Committee on Appropriations has had under consideration the following Bill and Resolution of the House and has instructed me to report the same back to the House with the following recommendations:

HB 163 Do Pass, by Substitute
HR 214 Do Pass, as Amended

Respectfully submitted,
Harris of the 8th
Chairman

Representative Johnson of the 72nd District, Chairman of the Committee on Retirement, submitted the following report:

Mr. Speaker:

Your Committee on Retirement has had under consideration the following Bills of the House and Senate and has instructed me to report the same back to the House with the following recommendations:

HB 285 Do Pass, by Substitute
SB 21 Do Pass, as Amended

Respectfully submitted,
Johnson of the 72nd
Chairman

The following Resolutions of the House were read and adopted:

HR 342. By: Representatives Bargerion of the 83rd, Evans of the 84th and Lord of the 105th: A RESOLUTION commending Mr. Carley Frank (C. F.) Stone; and for other purposes.

HR 343. By: Representatives Mangum, Workman and Aaron of the 56th: A RESOLUTION commending Mrs. Frances Stokes; and for other purposes.

HR 344. By: Representative Matthews of the 145th: A RESOLUTION commending the Colquitt County High School Band; and for other purposes.

HR 345. By: Representatives Childers of the 15th, Fuller of the 16th, Adams of the 14th, Murphy of the 18th, Harris of the 8th and others: A RESOLUTION commending Emily C. Payne; and for other purposes.

HR 346. By: Representatives Nix, Isakson and Harrison of the 20th, Darden and Wilson of the 19th and others: A RESOLUTION commending the Southern Tech Runnin' Hornets; and for other purposes.

- HR 347. By: Representatives Cummings of the 17th, Johnson of the 72nd, Connell of the 87th, Collins of the 144th, Fuller of the 16th and others: A RESOLUTION commending Mr. Wesley H. Rucker and expressing wishes for an early and complete recovery from his illness; and for other purposes.
- HR 348. By: Representatives Wood of the 9th, Galer of the 97th, Padgett of the 86th, Hays of the 1st and Crosby of the 150th: A RESOLUTION commending the Georgia Army National Guard; and for other purposes.
- HR 349. By: Representative Jackson of the 77th: A RESOLUTION extending sympathy at the passing of Honorable Glenn S. Phillips; and for other purposes.
- HR 350. By: Representatives Wood, Jackson and Lawson of the 9th: A RESOLUTION commending Mrs. Mary Lou Sheridan; and for other purposes.
- HR 351. By: Representatives Wood, Jackson and Lawson of the 9th: A RESOLUTION commending Mr. Fleming Weaver as the Gainesville-Hall County Man of the Year 1980; and for other purposes.
- HR 352. By: Representatives Hanner of the 130th and Russell of the 64th: A RESOLUTION commending Edmond David Carrell IV; and for other purposes.
- HR 353. By: Representatives Hanner of the 130th and Russell of the 64th: A RESOLUTION commending and expressing best wishes to the Honorable Bobby Carrell; and for other purposes.

Under the general order of business, established by the Committee on Rules, the following Resolution of the House was taken up for consideration and read the third time:

- HR 192. By: Representatives Snow and Hays of the 1st, Peters of the 2nd, Foster and Williams of the 6th and others: A RESOLUTION authorizing and directing the Board of Regents of the University System of Georgia and the Georgia members of the Board of Control for Southern Regional Education to seek an agreement between the State of Georgia and the State of Tennessee whereby certain citizens of Georgia may attend the University of Tennessee at Chattanooga at reduced tuition rates; and for other purposes.

The following Committee substitute was read:

A RESOLUTION

Requesting the Board of Regents of the University System of Georgia and the Georgia members of the Board of Control for Southern Regional Education to seek an agreement between the State of Georgia and adjacent states whereby certain citizens of Georgia may attend the adjacent state institutions at reduced tuition rates; and for other purposes.

WHEREAS, because of their location within the state, the four-year and graduate institutions of the University System of Georgia are not equally and fairly available to citizens residing within all parts of Georgia; and

WHEREAS, the proximity of certain educational institutions in adjacent states would make the opportunity to attend a four-year or graduate institution of higher learning equally and fairly available to these Georgia citizens if they could be charged tuition rates comparable to those charged by units of the University System of Georgia; and

WHEREAS, pursuant to a Resolution approved January 31, 1949 (Ga. Laws 1949, p. 56), as amended by a Resolution approved February 18, 1957 (Ga. Laws 1957, p. 66), Georgia became a party to the compact creating the Board of Control for Southern Regional Education; and

WHEREAS, adjacent states are also parties to said compact; and

WHEREAS, said compact authorizes any two or more states who are parties to enter into supplemental agreements for the establishment, financing, and operation of regional educational institutions for the benefit of citizens residing within regional areas; and

WHEREAS, pursuant to said compact provision an equal and fair opportunity to obtain a four-year or graduate education could be made available to all citizens of Georgia.

NOW, THEREFORE, BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA that the Board of Regents of the University System of Georgia and the Georgia members of the Board of Control for Southern Regional Education are hereby requested to explore the possibility of securing an agreement between the State of Georgia and adjacent states whereby:

(1) Certain adjacent state institutions would be designated as regional educational institutions for the purposes hereafter described;

(2) Resident tuition rates would be charged by the adjacent states to full-time junior and senior level undergraduate and full-time or part-time graduate students who are Georgia citizens residing less than 50 miles from the adjacent state institution but more than 50 miles from the nearest four-year unit of the University System of Georgia; and

(3) The State of Georgia would:

(A) Appropriate and pay over to the adjacent state funds to defray expenses and lost revenues incurred by that state under the supplementary agreement; or

(B) Make reciprocal benefits available to the citizens of the adjacent state; or

(C) Take both of the above actions.

BE IT FURTHER RESOLVED and directed that the Board of Regents and the Georgia members of said board of control are authorized and directed to submit their findings and recommendations to the General Assembly not later than December 1, 1981.

BE IT FURTHER RESOLVED that the Clerk of the House of Representatives is hereby authorized and directed to transmit appropriate copies of this resolution to the Board of Regents of the University System of Georgia and the Georgia members of the Board of Control for Southern Regional Education.

An amendment, offered by Representative Wood of the 72nd, was read and withdrawn.

The report of the Committee, which was favorable to the adoption of the Resolution, by substitute, was agreed to.

On the adoption of the Resolution, by substitute, the roll call was ordered and the vote was as follows:

Y Aaron	Beck	Y Byrd	Y Coleman	Y Davis,B
Y Adams,G	Y Benefield	Y Cason	Y Collins	Y Davis,J
Y Adams,J	Benn	Y Castleberry	Colwell	Y Davis,L
Y Adams,M	Y Birdsong	Y Chamberlin	Y Connell	Y Dean
Y Aiken	Y Bishop	Y Chambless	Couch	Y Dent
Y Anderson	Bolster	Y Chance	Y Cox	Y Dixon
Y Argo	Y Branch	Y Cheeks	Y Crawford	Y Dobbs
Y Auten	Y Bray	Y Childers	Crosby	Y Dover
Y Balkcom	Y Brooks	Y Childs	Y Culpepper	Y Edwards
Y Barger	Y Buck	Y Clark,B	Y Cummings	Y Elliott
Y Baugh	Y Burruss	Clark,L	Y Darden	Y Evans
Beal	Y Burton	Y Colbert	Daugherty	Y Felton

Y Fortune	Y Jackson,J	Y Martin	Y Pinkston	Thomas
Y Foster	Y Jackson,N	Y Matthews	Y Rainey	Y Thompson
Y Fuller,C	Y Jackson,W	Y McCollum	Y Ralston	Townsend
Fuller,K	Y Jessup	Y McDonald	Y Ramsey	Y Triplett
Y Galer	Y Johnson,G	Y McKinney	Y Randall	Y Tuten
Y Ginsberg	Y Johnson,R	Y Miles	Y Reaves	Y Twiggs
Glover	Y Jones,B	Y Milford	Y Richardson	Y Vandiford
Y Godbee	Y Jones,H	Y Moody	Y Robinson	Y Vaughn
Greer	Y Karrh	Y Moore	Y Rose	Veazey
Y Ham	Y Kemp	Y Mostiler	Y Ross	Y Waddle
Hamilton	Y Kilgore	Y Mullinax	Y Rowland	Walker
Y Hanner	Y Lambert	Y Nicholson	Y Russell	Y Wall
Y Harris	Y Lane,D	Y Nix	Y Savage	Y Ware
Harrison	Lane,R	Y Oliver	Y Scott,A	Y Watson
Y Hasty	Y Lawson	Y Padgett	Scott,D	White
Y Hawkins	Lee	Y Parham	Y Shepard	Y Widener
Y Hays	Logan	Y Patten	Y Sherrod	Y Williams,B.J
Hill	Y Long	Y Perry	Y Sizemore	Y Williams,H
Y Holmes	Y Lord	Y Peters	Y Smith,T	Y Williams,R
Y Hooks	Y Lowe	Y Phillips,B	Smith,V	Wilson
Horne	Lucas	Phillips,L.L	Smyre	Y Wood,J
Y Hutchinson	Y Mangum	Y Phillips,R.T	Y Snow	Y Wood,J.T
Y Irvin	Y Mann	Y Phillips,W.R	Y Steinberg	Workman
Y Isakson	Marcus	Y Pilewicz	Y Swann	Speaker Murphy

On the adoption of the Resolution, by substitute, the ayes were 145, nays 0.

The Resolution, having received the requisite constitutional majority, was adopted, by substitute.

The following Bill of the House was taken up for the purpose of considering the Senate amendment thereto:

HB 528. By: Representative Watson of the 114th: A BILL to amend Code Chapter 93-3, relating to the jurisdiction, powers, and duties of the Georgia Public Service Commission, so as to transfer certain functions, powers, duties, and authority from the Dept. of Public Safety to the Georgia Public Service Commission; to repeal a certain section of the "Executive Reorganization Act of 1972"; and for other purposes.

The following Senate amendment was read:

Amend HB 528 by adding on line 7 of page 1, after the word and symbols "1972";, the following:

"to amend Code Section 93-501a, relating to hearing officers in utility proceedings as said Code section is provided in Act No. 19 of the regular 1981 session, approved March 2, 1981, so as to change the provisions relating to the functions, powers, duties, and authority to cross-examination of witnesses;".

By adding between lines 18 and 19 of page 2 a new Section 3 to read as follows:

"Section 3. Code Section 93-501a, relating to hearing officers in utility proceedings as said Code section is provided in Act No. 19 of the regular 1981 session, approved March 2, 1981, is hereby amended by striking subsection (c) which reads as follows:

'(c) The hearing officer or Commission shall permit only the Commissioners, the hearing officer, or the party's attorneys of record to examine or cross-examine witnesses, except with the consent of the witness.'

in its entirety and inserting in lieu thereof a new subsection (c) to read as follows:

'(c) The hearing officer or Commission shall permit only the Commissioners; the hearing officer; the parties; or the attorneys of record of said Commissioners, hearing officers, or parties to examine or cross-examine witnesses, except with the consent of the witness.'"

By renumbering Sections 3 and 4 as Sections 4 and 5 in consecutive order.

Representative Watson of the 114th moved that the House agree to the Senate amendment to HB 528.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Y Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Y Smyre
Y Barger	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Y Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Y Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W,R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	Y White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Y Logan	Y Randall	Y Williams,B,J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J,T
Y Clark,L	Y Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 142, nays 0.

The motion prevailed.

Under the general order of business, established by the Committee on Rules, the following Bill of the House was again taken up for consideration:

HB 438. By: Representatives Richardson of the 52nd, Hawkins of the 50th, Cummings of the 17th, Marcus of the 26th, Clark of the 55th and others: A BILL to amend an Act known as the "Adequate Program for Education in Georgia Act," so as to provide for delays in reductions of additional special education instructional units; and for other purposes.

The following amendment was read and adopted:

Representative Richardson of the 52nd offers the following amendment:

Amend HB 438 by adding on line 7 of page 1 after the following:

"units;"

the following:

“to provide for automatic repeal;”.

By adding between lines 15 and 16 of page 3 the following:

“Section 1.1. This Act shall automatically stand repealed on December 31, 1982.”

The report of the Committee, which was favorable to the passage of the Bill, was agreed to, as amended.

On the passage of the Bill, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Harris	Y Martin	Y Savage
Y Adams,G	Collins	Y Harrison	N Matthews	Y Scott,A
Y Adams,J	Colwell	Y Hasty	N McCollum	Scott,D
N Adams,M	Connell	Y Hawkins	N McDonald	Y Shepard
Y Aiken	Y Couch	N Hays	Y McKinney	N Sherrod
N Anderson	Cox	Hill	N Miles	N Sizemore
Argo	N Crawford	Y Holmes	Millford	Y Smith,T
N Auten	N Crosby	Hooks	N Moody	N Smith,V
N Balkcom	Y Culpepper	Horne	N Moore	Y Smyre
Y Bargerion	Y Cummings	N Hutchinson	Mostiler	Snow
N Baugh	Y Darden	N Irvin	Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
N Beck	N Davis,B	Y Jackson,J	Y Nix	Y Thomas
N Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Benn	Y Davis,L	Y Jackson,W	N Padgett	Y Townsend
Birdsong	Y Dean	Jessup	N Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	N Patten	Tuten
Y Bolster	N Dixon	N Johnson,R	Y Perry	Twiggs
N Branch	Y Dobbs	N Jones,B	Y Peters	Y Vandiford
Bray	N Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	N Karrh	N Phillips,L.L	N Veazey
Y Buck	Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	N Phillips,W.R	Y Walker
Y Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Fortune	Y Lane,D	Pinkston	Ware
N Cason	N Foster	Y Lane,R	Y Rainey	Watson
N Castleberry	Y Fuller,C	Y Lawson	N Ralston	White
N Chamberlin	Y Fuller,K	N Lee	Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Y Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Long	Y Reaves	Y Williams,H
N Cheeks	Glover	Lord	Y Richardson	N Williams,R
Y Childers	N Godbee	Y Lowe	Y Robinson	Wilson
Y Childs	Y Greer	Lucas	N Rose	N Wood,J
Y Clark,B	N Ham	Y Mangum	N Ross	Y Wood,J.T
N Clark,L	Hamilton	Mann	Rowland	Y Workman
Y Colbert	N Hanner	Y Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, as amended, the ayes were 90, nays 49.

The Chair voted “aye”.

On the passage of the Bill, as amended, the ayes were 91, nays 49.

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

Under the general order of business, established by the Committee on Rules, the following Bills and Resolutions of the House were taken up for consideration and read the third time:

HB 870. By: Representatives Richardson of the 52nd: A BILL to amend an Act providing for the comprehensive treatment of alcoholism and intoxication, so as to change the date on which the provisions of the Act become effective; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Harris	N Martin	Y Savage
Y Adams,G	Collins	Harrison	N Matthews	Y Scott,A
Y Adams,J	Colwell	Y Hasty	N McCollum	Scott,D
Y Adams,M	Connell	Y Hawkins	McDonald	Shepard
Y Aiken	Couch	Y Hays	McKinney	N Sherrod
Y Anderson	Y Cox	Y Hill	N Miles	Sizemore
Y Argo	Crawford	Y Holmes	Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Smith,V
N Balkcom	Y Culpepper	Horne	N Moore	Y Smyre
Y Bargerom	Y Cummings	Hutchinson	Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Benn	Y Davis,L	Y Jackson,W	Y Padgett	Townsend
Y Birdsong	Dean	Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Johnson,G	N Patten	Y Tuten
Bolster	Y Dixon	Johnson,R	N Perry	Y Twiggs
Y Branch	Y Dobbs	N Jones,B	Peters	Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Phillips,L.L	N Veazey
Y Buck	Y Elliott	Y Kemp	N Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	N Wall
N Byrd	Y Fortune	Y Lane,D	Pinkicz	Ware
Y Cason	Foster	Y Lane,R	Y Rainey	Watson
Castleberry	Y Fuller,C	Y Lawson	N Ralston	White
Chamberlin	Y Fuller,K	Y Lee	Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B.J
Y Chance	Y Ginsberg	N Long	Y Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	Y Richardson	Williams,R
Y Childers	Godbee	Low	Robinson	Wilson
Y Childs	Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J.T
Clark,L	Hamilton	Mann	Rowland	Y Workman
N Colbert	N Hanner	Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, the ayes were 106, nays 18.

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

HR 144. By: Representative Lambert of the 112th: A RESOLUTION designating the Robert Hillsman Bridge; and for other purposes.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the roll call was ordered and the vote was as follows:

Y Aaron	Y Bishop	Y Childs	Y Davis,B	Galer
Y Adams,G	Bolster	Y Clark,B	Davis,J	Y Ginsberg
Y Adams,J	Y Branch	Y Clark,L	Y Davis,L	Glover
Y Adams,M	Y Bray	Y Colbert	Dean	Godbee
Y Aiken	Y Brooks	Coleman	Y Dent	Greer
Y Anderson	Y Buck	Y Collins	Y Dixon	Y Ham
Y Argo	Y Burruss	Colwell	Y Dobbs	Hamilton
Y Auten	Y Burton	Connell	Y Dover	Y Hanner
Y Balkcom	Y Byrd	Couch	Y Edwards	Y Harris
Bargerom	Y Cason	Y Cox	Elliott	Harrison
Y Baugh	Castleberry	Y Crawford	Evans	Y Hasty
Beal	Y Chamberlin	Y Crosby	Y Felton	Y Hawkins
Y Beck	Y Chambless	Y Culpepper	Y Fortune	Y Hays
Y Benefield	Chance	Y Cummings	Foster	Hill
Benn	Y Cheeks	Y Darden	Y Fuller,C	Y Holmes
Y Birdsong	Y Childers	Daugherty	Y Fuller,K	Y Hooks

Horne	Logan	Y Nix	Y Rose	Tuten
Y Hutchinson	Y Long	Y Oliver	Y Ross	Twiggs
Y Irvin	Y Lord	Y Padgett	Rowland	Vandiford
Y Isakson	Lowe	Y Parham	Y Russell	Y Vaughn
Y Jackson,J	Lucas	Y Patten	Y Savage	Y Veazey
Y Jackson,N	Y Mangum	Y Perry	Y Scott,A	Y Waddle
Y Jackson,W	Y Mann	Y Peters	Scott,D	Y Walker
Jessup	Marcus	Y Phillips,B	Y Shepard	Y Wall
Johnson,G	Y Martin	Phillips,L.L	Y Sherrod	Y Ware
Johnson,R	Y Matthews	Y Phillips,R.T	Y Sizemore	Watson
Y Jones,B	Y McCollum	Phillips,W.R	Y Smith,T	White
Jones,H	Y McDonald	Y Pilewicz	Smith,V	Y Widener
Y Karrh	Y McKinney	Y Pinkston	Y Smyre	Y Williams,B.J
Y Kemp	Y Miles	Y Rainey	Y Snow	Y Williams,H
Y Kilgore	Milford	Y Ralston	Steinberg	Williams,R
Y Lambert	Y Moody	Y Ramsey	Y Swann	Y Wilson
Y Lane,D	Y Moore	Randall	Y Thomas	Wood,J
Y Lane,R	Mostiler	Reaves	Y Thompson	Y Wood,J.T
Y Lawson	Y Mullinax	Y Richardson	Townsend	Y Workman
Lee	Y Nicholson	Robinson	Triplett	Speaker Murphy

On the adoption of the Resolution, the ayes were 125, nays 0.

The Resolution, having received the requisite constitutional majority, was adopted.

HR 145. By: Representative Lambert of the 112th: A RESOLUTION designating the Brooks Pennington Bridge; and for other purposes.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Colwell	Y Hasty	Y McCollum	Scott,D
Y Adams,M	Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Y Smyre
Y Bargerion	Y Cummings	Y Hutchinson	Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Nix	Y Thomas
Y Benefield	Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Dean	Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Johnson,G	Y Patten	Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Phillips,L.L	Y Veazey
Y Buck	Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	Ware
Y Cason	Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Galer	Logan	Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	Y Richardson	Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the adoption of the Resolution, the ayes were 143, nays 0.

The Resolution, having received the requisite constitutional majority, was adopted.

HB 906. Representative Ham of the 80th: A BILL to amend Code Title 95A, known as the Georgia Code of Public Transportation, so as to provide that the maximum gross weight for a vehicle on a public street of a municipality shall be limited to 56,000 pounds unless the vehicle is making a pickup or delivery on that street; to provide for division of revenue with municipalities under certain circumstances; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 90, nays 10.

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

Representative Ham of the 80th gave notice that at the proper time he would move that the House reconsider its action in giving the requisite constitutional majority to HB 906.

HR 226. By: Representatives Lawson, Jackson, and Wood of the 9th, Wall of the 61st, Hasty and Anderson of the 8th, and Colwell of the 4th:

A RESOLUTION

Creating the Lake Sidney Lanier Study Committee; and for other purposes.

WHEREAS, the State of Georgia is growing at a rapid pace with much of this growth being in that portion of the state which is geographically north of the City of Atlanta; and

WHEREAS, the Upper Chattahoochee River Basin presently provides drinking water for approximately 60 percent of the population of the state; and

WHEREAS, the counties which surround and impact Lake Sidney Lanier are undergoing rapid urbanization which could potentially threaten the quality of water in the lake and in the entire Upper Chattahoochee River Basin; and

WHEREAS, the Counties of Dawson, Forsyth, Gwinnett, Habersham, Hall, Lumpkin, and White are located in the Upper Chattahoochee River Basin; and

WHEREAS, the citizens of the Lake Sidney Lanier area and the State of Georgia need to be assured that maximum cooperation is achieved in addressing topics of mutual concern relative to the quality of water in Lake Sidney Lanier; and

WHEREAS, the members of this body are in need of information on this subject in order that proper consideration be given to the needs of the citizens of this area.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES that there is hereby created the Lake Sidney Lanier Study Committee to be composed of six members of the House to be appointed by the Speaker of the House. The committee shall study the problems involved with matters relative to the urbanization of Lake Sidney Lanier and the quality of water in the lake and in the entire Upper Chattahoochee River Basin and all matters relative to this subject. The committee shall call upon the governing authorities of Dawson County, Forsyth County, Gwinnett County, Habersham County, Hall County, Lumpkin County, White County, and the City of Gainesville for advice and assistance in making its study. The committee is authorized to seek the advice and counsel of all persons and organizations knowledgeable in the area of its inquiry. The committee is authorized to request the Georgia Mountains Area Planning and Development Commission to assist it and to provide secretarial and staff services for the

committee. The members of the committee shall receive the allowances authorized for legislative members of interim legislative committees but shall receive the same for not more than 15 days. The committee shall make a report of its findings and recommendations on or before December 1, 1981, on which date the committee shall stand abolished. The funds necessary to carry out the purposes of this resolution shall come from the funds of the legislative branch of government.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the ayes were 96, nays 4.

The Resolution, having received the requisite constitutional majority, was adopted.

HR 228. By: Representatives Phillips of the 125th and Scott of the 123rd:

A RESOLUTION

Creating the Health Care Cost Containment Study Committee; and for other purposes

WHEREAS, the increasing cost of and increasing expenditures for health care have become a major issue and problem; and

WHEREAS, increasing health care costs are becoming increasingly oppressive both to individual consumers of health care services, to state government, and to society as a whole.

NOW, THEREFORE, BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA that there is hereby created the Health Care Cost Containment Study Committee to be composed of three members of the Senate to be appointed by the Lieutenant Governor, three members of the House of Representatives to be appointed by the Speaker of the House, and three members to be appointed by the Governor.

BE IT FURTHER RESOLVED that the committee shall be authorized to study and review causes of increasing health care costs in Georgia and various actions and programs the state might initiate to arrest or slow these increases. Such study may include, but shall not be limited to, programs to regulate hospital cost increases. The committee may conduct such meetings at such places and at such times as it may deem necessary or convenient to enable it to exercise fully and effectively its powers, perform its duties, and accomplish the objectives and purposes of this resolution. The members of the committee shall receive the allowances authorized for legislative members of interim legislative committees but shall receive the same for not more than 12 days. The funds necessary to carry out the provisions of this resolution shall come from the funds appropriated to or available to the legislative branch of government. The committee shall make a report of its findings and recommendations, with suggestions for proposed legislation, if any, no later than December 1, 1981, at which time the committee shall stand abolished.

The following Committee substitute was read:

A RESOLUTION

Creating the Health Care Cost Containment Study Committee; and for other purposes.

WHEREAS, the increasing cost of and increasing expenditures for health care have become a major issue and problem; and

WHEREAS, increasing health care costs are becoming increasingly oppressive both to individual consumers of health care services, to state government, and to society as a whole.

NOW, THEREFORE, BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA that there is hereby created the Health Care Cost Containment Study Committee to be composed of three members of the Senate to be appointed by the Lieutenant Governor, three members of the House of Representatives to be appointed by the Speaker of the House, and three members to be appointed by the Governor.

BE IT FURTHER RESOLVED that the committee shall be authorized to study and review causes of increasing health care costs in Georgia and various actions and programs the state might initiate to arrest or slow these increases. Such study may include, but shall not be limited to, programs to regulate health care cost increases. The committee may conduct such meetings at such places and at such times as it may deem necessary or convenient to enable it to exercise fully and effectively its powers, perform its duties, and accomplish the objectives and purposes of this resolution. A quorum shall consist of five members, four of which shall be members of the General Assembly. The members of the committee shall receive the allowances authorized for legislative members of interim legislative committees but shall receive the same for not more than 12 days. The funds necessary to carry out the provisions of this resolution shall come from the funds appropriated to or available to the legislative branch of government. The committee shall make a report of its findings and recommendations, with suggestions for proposed legislation, if any, no later than December 1, 1981, at which time the committee shall stand abolished.

An amendment, offered by Representative Phillips of the 125th, was read and lost.

The following amendment was read and adopted:

Representative Scott of the 123rd moves to amend the Committee substitute to HR 228 by changing "December 1" on line 11, page 2, to "December 31".

The Committee substitute, as amended, was adopted.

The report of the Committee, which was favorable to the adoption of the Resolution, by substitute, was agreed to, as amended.

On the adoption of the Resolution, by substitute, as amended, the ayes were 102, nays 2.

The Resolution, having received the requisite constitutional majority, was adopted, by substitute, as amended.

HR 115. By: Representative Burton of the 47th: A RESOLUTION designating the second Thursday in October of each year as "Bird Day" in Georgia; and for other purposes.

The following amendment was read and adopted:

Representative Burton of the 47th moves to amend HR 115 as follows:

On lines 15 and 16 substitute "Thursday" for "Tuesday"; and on line 16 change "13" to "8".

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to, as amended.

On the adoption of the Resolution, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Savage
Y Adams,G	Y Collins	Y Harrison	Matthews	Scott,A
Y Adams,J	Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Culpepper	Y Horne	Y Moore	Y Smyre
Bargerom	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Jackson,N	Y Oliver	Y Thompson
Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Y Dean	Y Jessup	Y Parham	Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Phillips,L.L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R.T	Waddle
Y Burruss	Evans	Y Kilgore	Phillips,W.R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	N Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B.J
Chance	Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Greer	Y Lucas	Y Rose	Y Wood,J
Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Rowland	Y Workman
Y Colbert	Y Hanner	Marcus	Y Russell	Speaker Murphy

On the adoption of the Resolution, as amended, the ayes were 141, nays 1.

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

HB 732. By: Representative Jones of the 126th: A BILL to amend the "Georgia Post Mortem Examination Act," so as to change the maximum and minimum compensation of coroners' jurors; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Y Bishop	Y Childs	Y Davis,B	Y Galer
Y Adams,G	Bolster	Y Clark,B	Y Davis,J	Ginsberg
Y Adams,J	Y Branch	Y Clark,L	Y Davis,L	Glover
Y Adams,M	Y Bray	Y Colbert	Y Dean	Y Godbee
Y Aiken	Y Brooks	Coleman	Y Dent	Y Greer
Y Anderson	Y Buck	Collins	Y Dixon	Y Ham
Y Argo	Y Burruss	Colwell	Y Dobbs	Hamilton
N Auten	Y Burton	Connell	Y Dover	Y Hanner
Y Balkcom	Y Byrd	Couch	Y Edwards	Y Harris
Y Bargerom	Y Cason	Y Cox	Y Elliott	Y Harrison
Y Baugh	Y Castleberry	Y Crawford	Evans	Y Hasty
Beal	Y Chamberlin	Y Crosby	Y Felton	Y Hawkins
Y Beck	Y Chambless	Culpepper	Y Fortune	Y Hays
Y Benefield	Y Chance	Y Cummings	Y Foster	Hill
Y Benn	Y Cheeks	Y Darden	Fuller,C	Y Holmes
Y Birdsong	Y Childers	Daugherty	Y Fuller,K	Y Hooks

Y Horne	Logan	Y Nix	Y Rose	Y Tuten
Y Hutchinson	Y Long	Y Oliver	Ross	Y Twiggs
Y Irvin	Y Lord	Y Padgett	Rowland	Y Vandiford
Y Isakson	Y Lowe	Y Parham	Y Russell	Y Vaughn
Y Jackson,J	Y Lucas	Y Patten	Y Savage	Y Veazey
Y Jackson,N	Y Mangum	Y Perry	Scott,A	Y Waddle
Y Jackson,W	Y Mann	Y Peters	Y Scott,D	Y Walker
Y Jessup	Y Marcus	Y Phillips,B	Y Shepard	Y Wall
Y Johnson,G	Y Martin	Phillips,L.L	Y Sherrod	Ware
Y Johnson,R	Matthews	Y Phillips,R.T	Y Sizemore	Y Watson
Jones,B	Y McCollum	Phillips,W.R	Smith,T	White
Y Jones,H	Y McDonald	Y Pilewicz	Y Smith,V	Y Widener
Y Karrh	Y McKinney	Y Pinkston	Y Smyre	Y Williams,B.J
Kemp	Y Miles	Y Rainey	Y Snow	Y Williams,H
Y Kilgore	Y Milford	Y Ralston	Y Steinberg	Williams,R
Y Lambert	Y Moody	Y Ramsey	Y Swann	Y Wilson
Y Lane,D	Y Moore	Randall	Y Thomas	Y Wood,J
Y Lane,R	Y Mostiler	Y Reaves	Y Thompson	Y Wood,J.T
Y Lawson	Mullinax	Y Richardson	Y Townsend	Y Workman
Y Lee	Y Nicholson	Y Robinson	Y Triplett	Speaker Murphy

On the passage of the Bill, the ayes were 148, nays 1.

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

Representative Williams of the 54th arose to a point of personal privilege and addressed the House.

Under the general order of business, established by the Committee on Rules, the following Bills of the House were taken up for consideration and read the third time:

HB 822. By: Representatives Pinkston of the 100th and Beck of the 148th: A BILL to amend Code Title 41A, known as the Financial Institutions Code of Georgia, so as to provide that employees of the department shall not divulge prior notice or information concerning examinations except in accordance with prescribed policy; to provide a penalty for violations of policy; to authorize the department to require financial institutions to submit reports under certain conditions; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Aaron	Y Byrd	Y Davis,B	Y Harris	Y Lane,D
Y Adams,G	Y Cason	Y Davis,J	Y Harrison	Y Lane,R
Y Adams,J	Y Castleberry	Davis,L	Y Hasty	Y Lawson
Y Adams,M	Y Chamberlin	Dean	Hawkins	Y Lee
Y Aiken	Y Chambless	Y Dent	Y Hays	Logan
Y Anderson	Y Chance	Dixon	Hill	Y Long
Y Argo	Y Cheeks	Y Dobbs	Y Holmes	Y Lord
Y Auten	Y Childers	Y Dover	Y Hooks	Y Lowe
Y Balkcom	Y Childs	Y Edwards	Y Horne	Y Lucas
Y Bargerion	Y Clark,B	Y Elliott	Y Hutchinson	Y Mangum
Y Baugh	Y Clark,L	Y Evans	Y Irvin	Y Mann
Beal	Y Colbert	Y Felton	Y Isakson	Y Marcus
Y Beck	Coleman	Y Fortune	Y Jackson,J	Y Martin
Y Benefield	Y Collins	Foster	Jackson,N	Matthews
Y Benn	Y Collwell	Y Fuller,C	Y Jackson,W	Y McCollum
Y Birdsong	Connell	Y Fuller,K	Y Jessup	Y McDonald
Y Bishop	Y Couch	Y Galer	Y Johnson,G	Y McKinney
Y Bolster	Y Cox	Ginsberg	Y Johnson,R	Miles
Y Branch	Y Crawford	Glover	Jones,B	Y Milford
Y Bray	Y Crosby	Y Godbee	Y Jones,H	Y Moody
Y Brooks	Y Culpepper	Greer	Y Karrh	Y Moore
Y Buck	Y Cummings	Y Ham	Kemp	Y Mostiler
Y Burruss	Y Darden	Hamilton	Y Kilgore	Mullinax
Burton	Daugherty	Y Hanner	Lambert	Y Nicholson

Y Nix	Y Pinkston	Y Savage	Y Thomas	Ware
Y Oliver	Y Rainey	Scott,A	Y Thompson	Watson
Y Padgett	Y Ralston	Y Scott,D	Y Townsend	White
Y Parham	Y Ramsey	N Shepard	Y Triplett	Widener
Y Patten	Randall	N Sherrod	Y Tuten	Y Williams,B.J
Y Perry	Y Reaves	Y Sizemore	Y Twiggs	Y Williams,H
Y Peters	Richardson	Y Smith,T	Y Vandiford	Williams,R
Phillips,B	Y Robinson	Smith,V	Y Vaughn	Y Wilson
Phillips,L.L	Rose	Y Smyre	Y Veazey	Y Wood,J
Phillips,R.T	Y Ross	Y Snow	Y Waddle	Y Wood,J.T
Phillips,W.R	Rowland	Y Steinberg	Y Walker	Y Workman
Y Pilewicz	Y Russell	Swann	Y Wall	Speaker Murphy

On the passage of the Bill, the ayes were 133, nays 2.

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

HB 383. By: Representative Savage of the 25th: A BILL to amend Code Chapter 84-7, relating to dentists and dental hygienists, so as to prohibit the use of general anesthesia by dentists without obtaining certain permits; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend Code Chapter 84-7, relating to dentists and dental hygienists, as amended, so as to prohibit the use of general anesthesia by dentists without obtaining certain permits; to provide for definitions; to provide for permits and conditions for their issuance, renewal, and revocation; to provide for fees; to provide for provisional permits; to provide for exceptions; to provide for notice and hearing; to provide for summary action; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Chapter 84-7, relating to dentists and dental hygienists, as amended, is hereby amended by adding immediately following Code Section 84-707, relating to duties of the Board as to examination of applicants for licenses to practice dentistry, a new Section to be designated Section 84-707.1, to read as follows:

"84-707.1. Use of general anesthesia by dentists. (a) For the purposes of this Section, 'Board' means the Georgia Board of Dentistry established under this Chapter; and 'general anesthesia' means any drug, element, or other material which results in the elimination of all sensations, accompanied by a state of unconsciousness as defined in the **Guidelines for Teaching the Comprehensive Control of Pain and Anxiety in Dentistry**, approved by the American Dental Association.

(b) No dentist shall employ or use general anesthesia on an outpatient basis for dental patients unless such dentist is issued a permit by the Board. The dentist holding such permit shall be subject to review, and such permit shall be renewed biennially at the time the dentist is required to renew his license to practice dentistry. The Board shall provide for permit issuance and renewal fees not to exceed fifty dollars.

(c) No dentist shall be issued a permit under this Section nor have such permit renewed unless the Board has received satisfactory evidence that such dentist

(1) Has a properly equipped facility for the administration of general anesthesia and staffed with a supervised team of auxiliary personnel capable of reasonably handling procedures, problems, and emergencies incident thereto, according to standards promulgated by the Board. The Board may, at its discretion, require an on-site inspection of the facility, equipment, and personnel to determine whether the standards of this paragraph (1) are met; and

(2) (A) Has completed a minimum of one year of advanced training, as approved by the Board, in anesthesiology and related academic subjects beyond the undergraduate dental school level; or

(B) Is a diplomate of the American Board of Oral and Maxillofacial Surgery, or is eligible for examination by the American Board of Oral and Maxillofacial Surgery, or is a member of the American Association of Oral and Maxillofacial Surgeons, or is a Fellow of the American Dental Society of Anesthesiology; or

(C) Employs or works in conjunction with a person who is duly licensed to practice medicine in this State and who is a member of the anesthesiology staff of an institution classified as a hospital and issued a permit as an institution under Code Section 88-1901, relating to definitions regarding hospitals and related institutions, as now or hereafter amended, provided that such anesthesiologist shall remain on the premises of the dental facility until any patient given a general anesthetic regains consciousness.

(d) The Board may grant a provisional permit to any dentist who meets the requirements of subparagraphs (A), (B), or (C) of paragraph (2) of subsection (c) of this Section, but such permit shall expire one year after its issuance or upon the Board's determination that the requirements of paragraph (1) of subsection (c) have not been met, whichever occurs earlier.

(e) Any dentist who has been using or employing general anesthesia prior to the effective date of this Section may continue such practice without a permit for no longer than twelve months after the effective date of this Section.

(f) A permit may be revoked or not renewed if the Board determines that the dentist holding such permit no longer meets the requirements of subsection (c) of this Section. The Board shall provide notice and opportunity for hearing under the Georgia Administrative Procedure Act, approved March 10, 1964 (Ga. Laws 1964, p. 338), as now or hereafter amended, in any case in which it refuses to issue or renew a permit, and in any case in which it revokes a permit, provided that summary action regarding such permit shall be authorized under Section 19 of said Act, as now or hereafter amended."

Section 2. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the roll call was ordered and the vote was as follows:

Y Aaron	Y Chamberlin	Y Dobbs	Y Hutchinson	Y Martin
Y Adams,G	Y Chambless	Y Dover	Y Irvin	Matthews
Y Adams,J	Y Chance	Edwards	Y Isakson	Y McCollum
Y Adams,M	Y Cheeks	Elliott	Y Jackson,J	Y McDonald
Y Aiken	Y Childers	Y Evans	Y Jackson,N	McKinney
Y Anderson	Childs	Y Felton	Y Jackson,W	Y Miles
Y Argo	Clark,B	Y Fortune	Jessup	Y Milford
Y Auten	Y Clark,L	Y Foster	Y Johnson,G	Y Moody
Balkcom	Y Colbert	Y Fuller,C	Y Johnson,R	Moore
Y Bargerion	Coleman	Y Fuller,K	Jones,B	Y Mostiler
Baugh	Y Collins	Y Galer	Jones,H	Mullinax
Beal	Colwell	Ginsberg	Karrh	Y Nicholson
Y Beck	Connell	Glover	Kemp	Y Nix
Y Benefield	Y Couch	Y Godbee	Y Kilgore	Y Oliver
Y Benn	Y Cox	Greer	Y Lambert	Y Padgett
Y Birdsong	Y Crawford	Y Ham	Y Lane,D	Parham
Y Bishop	Y Crosby	Hamilton	Y Lane,R	Y Patten
Y Bolster	Y Culpepper	Y Hanner	Y Lawson	Y Perry
Y Branch	Y Cummings	Y Harris	Y Lee	Y Peters
Y Bray	Y Darden	Y Harrison	Logan	Y Phillips,B
Y Brooks	Daugherty	Hasty	Y Long	Phillips,L.L
Y Buck	Y Davis,B	Hawkins	Y Lord	Phillips,R.T
Burruss	Y Davis,J	Y Hays	Y Lowe	Phillips,W.R
Y Burton	Y Davis,L	Hill	Y Lucas	Y Pilewicz
Y Byrd	Dean	Y Holmes	Y Mangum	Y Pinkston
Y Cason	Y Dent	Y Hooks	Y Mann	Y Rainey
Y Castleberry	Dixon	Y Horne	Marcus	Ralston

Y Ramsey	Y Savage	Y Snow	Y Vandiford	Widener
Randall	Scott,A	Y Steinberg	Vaughn	Y Williams,B,J
Y Reaves	Y Scott,D	Y Swann	Y Veazey	Y Williams,H
Richardson	Y Shepard	Thomas	Y Waddle	Williams,R
Y Robinson	Y Sherrod	Y Thompson	Y Walker	Y Wilson
Y Rose	Y Sizemore	Y Townsend	Y Wall	Y Wood,J
Y Ross	Y Smith,T	Y Triplett	Ware	Y Wood,J,T
Rowland	Smith,V	Tuten	Watson	Y Workman
Y Russell	Y Smyre	Twiggs	White	Speaker Murphy

On the passage of the Bill, by substitute, the ayes were 127, nays 0.

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

Under the general order of business, established by the Committee on Rules, the following Bill of the House was again taken up for consideration:

HB 457. By: Representative Hasty of the 8th: A BILL to amend an Act providing minimum salaries for clerks of the superior courts, so as to change the salaries provided for; and for other purposes.

The following Committee substitute was read:

A BILL

To amend an Act providing minimum salaries for clerks of the superior courts, approved March 30, 1973 (Ga. Laws 1973, p. 256), as amended by an Act approved March 23, 1977 (Ga. Laws 1977, p. 547) and an Act approved March 20, 1980 (Ga. Laws 1980, p. 553), so as to change the salaries provided for; to provide a new bracket; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act providing minimum salaries for clerks of the superior courts, approved March 30, 1973 (Ga. Laws 1973, p. 256), as amended by an Act approved March 23, 1977 (Ga. Laws 1977, p. 547) and an Act approved March 20, 1980 (Ga. Laws 1980, p. 553), is hereby amended by striking from Section 1 of said Act the following:

“	0-	5,999	9,000
	6,000-	11,999	12,000
	12,000-	19,999	14,000
	20,000-	29,999	15,000
	30,000-	39,999	16,000
	40,000-	49,999	17,000
	50,000-	99,999	18,000
	100,000-	199,999	19,000
	200,000-	and up	20,000.”,

and inserting in lieu thereof the following:

“	0-	5,999	9,500
	6,000-	7,999	12,500
	8,000-	11,999	15,500
	12,000-	19,999	17,800
	20,000-	29,999	19,600
	30,000-	39,999	21,400
	40,000-	49,999	23,200
	50,000-	99,999	25,000
	100,000-	199,999	26,700

200,000- and up

28,600.”,

so that when so amended Section 1 of said Act shall read as follows:

“Section 1. Any other provision of law to the contrary notwithstanding, the minimum annual salary of each clerk of the superior court in each county of the State of Georgia shall be fixed according to the population of the county in which he serves as determined by the United States Decennial Census of 1970 or any future such census; provided, however, that, in the event the population of a county according to the United States Decennial Census of 1980 or any future such census is less than its population according to the United States Decennial Census of 1970, the population bracket under which any such county falls for the purposes of this Section shall be determined according to the United States Decennial Census of 1970. Each such clerk shall receive an annual salary, payable in equal monthly installments from the funds of the county, of not less than the amount fixed in the following schedule:

Population	Minimum Salary
0- 5,999	\$ 9,000 \$ 9,500
6,000- 7,999	12,000 <u>12,500</u>
8,000- 11,999	14,000 <u>15,500</u>
12,000- 19,999	16,000 <u>17,800</u>
20,000- 29,999	18,000 <u>19,600</u>
30,000- 39,999	20,000 <u>21,400</u>
40,000- 49,999	22,000 <u>23,200</u>
50,000- 99,999	24,000 <u>25,000</u>
100,000- 199,999	26,000 <u>26,700</u>
200,000- and up	28,000 <u>28,600.”</u>

Section 2. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

The following amendments were read and adopted:

Representative Crawford of the 5th moves to amend the Committee substitute to HB 457 by striking from line 32 of page 2 the following:

“15,500”,

and inserting in lieu thereof the following:

“14,400”.

By striking from line 33 of page 2 the following:

“17,800”,

and inserting in lieu thereof the following:

“16,800”.

By striking from line 34 of page 2 the following:

“19,600”,

and inserting in lieu thereof the following:

“18,000”.

By striking from line 1 of page 3 the following:

“21,400”,

and inserting in lieu thereof the following:

“19,200”.

By striking from line 2 of page 3 the following:

“23,200”,

and inserting in lieu thereof the following:

“20,400”.

By striking from line 3 of page 3 the following:

“25,000”,

and inserting in lieu thereof the following:

“21,600”.

By striking from line 4 of page 3 the following:

“26,700”,

and inserting in lieu thereof the following:

“22,800”.

By striking from line 5 of page 3 the following:

“28,600”,

and inserting in lieu thereof the following:

“24,000”.

Representative Irvin of the 10th moves to amend the Committee substitute to HB 457 as follows:

On page 1, line 26, and on page 2, line 30, change the figure “9,500” to “10,800”.

On page 1, line 27, and on page 2, line 31, change the figure “12,500” to “14,400”.

The Committee substitute, as amended, was adopted.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to, as amended.

On the passage of the Bill, by substitute, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Y Bishop	Y Childs	Y Davis,B	Galer
Y Adams,G	N Bolster	Clark,B	N Davis,J	Ginsberg
N Adams,J	Y Branch	Y Clark,L	N Davis,L	Y Glover
Y Adams,M	Y Bray	N Colbert	Y Dean	Y Godbee
Y Aiken	Y Brooks	Y Coleman	N Dent	Y Greer
N Anderson	Y Buck	N Collins	Y Dixon	Y Ham
Y Argo	Y Burruss	Colwell	N Dobbs	Hamilton
N Auten	N Burton	Y Connell	Y Dover	N Hanner
N Balkcom	N Byrd	Y Couch	Y Edwards	Y Harris
N Bargerion	N Cason	N Cox	Y Elliott	Y Harrison
Y Baugh	Y Castleberry	Y Crawford	N Evans	Y Hasty
Beal	Y Chamberlin	N Crosby	N Felton	N Hawkins
Y Beck	Y Chambliss	Y Culpepper	N Fortune	Y Hays
N Benefield	Y Chance	N Cummings	Y Foster	Y Hill
Y Benn	Y Cheeks	Y Darden	Fuller,C	Y Holmes
Y Breesong	N Childers	Daugherty	Y Fuller,K	Y Hooks

Y Horne	Logan	Y Nix	Y Rose	N Tuten
Hutchinson	Y Long	N Oliver	Y Ross	Twiggs
Y Irvin	Y Lord	Y Padgett	Y Rowland	N Vandiford
Y Isakson	N Lowe	Y Parham	Y Russell	Y Vaughn
Y Jackson,J	Y Lucas	Y Patten	Savage	Y Veazey
N Jackson,N	N Mangum	Y Perry	Y Scott,A	N Waddle
Y Jackson,W	Y Mann	N Peters	Y Scott,D	Y Walker
Y Jessup	Y Marcus	Phillips,B	Y Shepard	N Wall
Johnson,G	Y Martin	Phillips,L.L	N Sherrod	Y Ware
N Johnson,R	N Matthews	Y Phillips,R.T	Y Sizemore	N Watson
Y Jones,B	Y McCollum	Phillips,W.R	Smith,T	White
Y Jones,H	N McDonald	Y Pilewicz	N Smith,V	Widener
Y Karrh	Y McKinney	Y Pinkston	Y Smyre	N Williams,B.J
Y Kemp	N Miles	Y Rainey	Y Snow	Y Williams,H
Y Kilgore	Y Milford	N Raiston	Y Steinberg	N Williams,R
Y Lambert	N Moody	Y Ramsey	Y Swann	N Wilson
N Lane,D	N Moore	Randall	Thomas	N Wood,J
N Lane,R	N Mostiler	Y Reaves	Y Thompson	Y Wood,J.T
Y Lawson	Y Mullinax	Y Richardson	Y Townsend	Y Workman
N Lee	Y Nicholson	Robinson	Y Triplett	Speaker Murphy

On the passage of the Bill, by substitute, as amended, the ayes were 105, nays 52.

The Bill, having received the requisite constitutional majority, was passed, by substitute, as amended.

Representative Clark of the 55th requested that she be recorded as voting "aye" on the passage of HB 457, by substitute, as amended.

Representative Smith of the 152nd stated that he had been called from the floor of the House during the preceding vote. He wished to vote "nay" thereon.

Under the general order of business, established by the Committee on Rules, the following Bills of the House were taken up for consideration and read the third time:

HB 654. By: Representatives Burruss of the 21st, Castleberry of the 111th, Collins of the 144th, Sizemore of the 136th, Kilgore of the 68th and others: A BILL to amend Code Section 91A-3607, relating to taxable net income, so as to change the amounts of the standard deductions allowed to taxpayers; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Y Buck	Y Crawford	Y Fuller,K	Y Jackson,J
Y Adams,G	Y Burruss	Y Crosby	Y Galer	Y Jackson,N
Y Adams,J	Y Burton	Y Culpepper	Y Ginsberg	Y Jackson,W
Y Adams,M	Y Byrd	Y Cummings	Y Glover	Jessup
Y Aiken	Y Cason	Y Darden	Y Godbee	Y Johnson,G
Y Anderson	Y Castleberry	Daugherty	Greer	Y Johnson,R
Y Argo	Y Chamberlin	Y Davis,B	Y Ham	Y Jones,B
Y Auten	Y Chambless	Y Davis,J	Hamilton	Y Jones,H
Y Balkcom	Y Chance	Y Davis,L	Y Benner	Y Karrh
Y Bargerion	Y Cheeks	Y Dean	Y Harris	Kemp
Y Baugh	Y Childers	Y Dent	Y Harrison	Y Kilgore
Beal	Y Childs	Y Dixon	Y Hasty	Y Lambert
Y Beck	Y Clark,B	Y Dobbs	Y Hawkins	Y Lane,D
Y Benefield	Y Clark,L	Y Dover	Y Hays	Y Lane,R
Y Benn	Y Colbert	Edwards	Y Hill	Y Lawson
Y Birdsong	Y Coleman	Y Elliott	Y Holmes	Y Lee
Bishop	Y Collins	Y Evans	Y Hooks	Logan
Y Bolster	Y Colwell	Y Felton	Y Horne	Y Long
Y Branch	Y Connell	Y Fortune	Y Hutchinson	Y Lord
Y Bray	Y Couch	Y Foster	Y Irvin	Y Lowe
Y Brooks	Y Cox	Y Fuller,C	Y Isakson	Y Lucas

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Y Mangum	Y Nix	Y Ramsey	Y Smith,T	Y Waddle
Y Mann	Y Oliver	Randall	Y Smith,V	Y Walker
Y Marcus	Y Padgett	Y Reaves	Y Smyre	Y Wall
Y Martin	Y Parham	Y Richardson	Y Snow	Ware
Y Matthews	Y Patten	Y Robinson	Y Steinberg	Y Watson
Y McCollum	Y Perry	Y Rose	Y Swann	White
Y McDonald	Y Peters	Y Ross	Y Thomas	Y Widener
Y McKinney	Y Phillips,B	Y Rowland	Y Thompson	Y Williams,B,J
Y Miles	Phillips,L.L	Y Russell	Y Townsend	Y Williams,H
Y Milford	Y Phillips,R.T	Y Savage	Y Triplett	Y Williams,R
Y Moody	Y Phillips,W.R	Y Scott,A	Y Tuten	Y Wilson
Y Moore	Y Pilewicz	Y Scott,D	Y Twiggs	Y Wood,J
Y Mostiler	Y Pinkston	Y Shepard	Y Vandiford	Y Wood,J.T
Mullinax	Y Rainey	Y Sherrod	Y Vaughn	Y Workman
Y Nicholson	Y Ralston	Y Sizemore	Y Veazey	Speaker Murphy

On the passage of the Bill, the ayes were 165, nays 0.

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

HB 771. By: Representatives Oliver of the 121st, Savage of the 25th, Moody of the 138th, Hutchinson of the 133rd, Branch of the 137th and others: A BILL to amend Code Section 5A-508, relating to sales of alcoholic beverages near a church or school, so as to provide that it shall be unlawful to sell or offer to sell distilled spirits, wine, or malt beverages within a certain distance of an alcoholic treatment facility; and for other purposes.

The following Committee substitute was read:

A BILL

To amend Code Section 5A-508, relating to sales of alcoholic beverages near a church or school, so as to provide that it shall be unlawful to sell or offer to sell distilled spirits, wine, or malt beverages within a certain distance of a certain alcoholic treatment facility; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Section 5A-508, relating to sales of alcoholic beverages near a church or school, is hereby amended by adding at the end of subsection (a) a new paragraph (3) to read as follows:

“(3) Any distilled spirits, wine, or malt beverages within 100 yards of an alcoholic treatment center owned and operated by the State of Georgia or any county or municipal government therein. This section shall not apply to any license in effect on July 1, 1981.”

Section 2. All laws and parts of laws in conflict with this Act are hereby repealed.

By unanimous consent, the Clerk was directed to correct a typographical error in the Committee substitute to HB 771—On page 1, line 16, insert “business having a” between “any” and “license”.

On the adoption of the Committee substitute, the roll call was ordered and the vote was as follows:

Y Aaron	Y Balkcom	Y Bishop	Y Byrd	Y Childs
Y Adams,G	N Barger	Y Bolster	N Cason	N Clark,B
Y Adams,J	Y Baugh	Y Branch	Y Castleberry	Y Clark,L
Y Adams,M	Beal	Y Bray	Y Chamberlin	N Colbert
Y Aiken	Y Beck	N Brooks	Y Chambliss	Coleman
Y Anderson	N Benefield	Buck	Y Chance	Y Collins
Y Argo	Y Benn	Y Burruss	N Cheeks	N Colwell
N Auten	Y Birdsong	N Burton	Y Childers	Y Connell

N Couch	Y Greer	Y Lane,D	Y Patten	N Smyre
N Cox	Y Ham	N Lane,R	Y Perry	Y Snow
N Crawford	Y Hamilton	Y Lawson	Y Peters	N Steinberg
Y Crosby	Y Hanner	Y Lee	Y Phillips,B	Y Swann
Y Culpepper	Y Harris	Logan	Phillips,L.L	Y Thomas
Cummings	Harrison	Y Long	N Phillips,R.T	Y Thompson
Y Darden	Hasty	Y Lord	Phillips,W.R	N Townsend
Daugherty	Hawkins	Y Lowe	Y Pilewicz	Y Triplett
N Davis,B	Y Hays	Lucas	Pinkston	Y Tuten
N Davis,J	N Hill	Mangum	Y Rainey	N Twiggs
Y Davis,L	Y Holmes	Y Mann	N Ralston	Y Vandiford
N Dean	N Hooks	Y Marcus	Ramsey	Vaughn
N Dent	Horne	Y Martin	Randall	Y Veazey
Y Dixon	Y Hutchinson	Y Matthews	Y Reaves	Y Waddle
N Dobbs	N Irvin	Y McCollum	Y Richardson	N Walker
N Dover	Y Isakson	Y McDonald	Y Robinson	N Wall
Y Edwards	Y Jackson,J	N McKinney	Y Rose	Ware
N Elliott	N Jackson,N	Y Miles	N Ross	Watson
N Evans	Y Jackson,W	Y Milford	Y Rowland	White
N Felton	Jessup	Moody	Y Russell	N Widener
N Fortune	N Johnson,G	Y Moore	Y Savage	N Williams,B.J
N Foster	Y Johnson,R	N Mostiler	Y Scott,A	N Williams,H
N Fuller,C	N Jones,B	Mullinax	N Scott,D	Y Williams,R
Y Fuller,K	Y Jones,H	Y Nicholson	N Shepard	N Wilson
Y Galer	Y Karrh	Y Nix	N Sherrod	Y Wood,J
Y Ginsberg	Y Kemp	Y Oliver	Y Sizemore	Y Wood,J.T
N Glover	N Kilgore	Y Padgett	Y Smith,T	Y Workman
Y Godbee	N Lambert	Y Parham	Y Smith,V	Speaker Murphy

On the adoption of the Committee substitute, the ayes were 101, nays 53.

The Committee substitute was adopted.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	N Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	N Shepard
Y Aiken	N Couch	Y Hays	N McKinney	Y Sherrod
Y Anderson	N Cox	N Hill	N Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
N Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
N Balkcom	Y Culpepper	Horne	Y Moore	N Smyre
Y Bargermon	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	N Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
N Benn	Y Davis,L	Y Jackson,W	Y Padgett	N Townsend
Y Birdsong	N Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Dent	Y Johnson,G	Y Patten	N Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	N Jones,B	Y Peters	Y Vandiford
Bray	Y Dover	Y Jones,H	N Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Phillips,L.L	Y Veazey
Y Buck	N Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
Y Burton	Felton	Y Lambert	N Pilewicz	Y Wall
Y Byrd	N Fortune	Y Lane,D	Y Pinkston	Y Ware
N Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	N Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Y Long	Y Reaves	N Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
N Childs	Y Greer	Lucas	N Rose	Y Wood,J
N Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Y Rowland	N Workman
N Colbert	Y Hanner	N Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, by substitute, the ayes were 137, nays 29.

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

Representative McKinney of the 35th gave notice that at the proper time he would move that the House reconsider its action in giving the requisite constitutional majority to HB 771, by substitute.

HB 127. By: Representatives Watson of the 114th, Kilgore of the 65th and Walker of the 115th: A BILL to amend Code Chapter 56-4, relating to kinds of insurance, so as to provide for the time at which benefits for loss of use of a motor vehicle shall become payable to third parties pursuant to certain insurance policies; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend Code Chapter 56-4, relating to kinds of insurance, as amended, so as to define certain terms; to provide for the time at which benefits for loss of use of a motor vehicle shall become payable to third parties pursuant to certain insurance policies; to provide for interpretation; to provide for other matters relative to the foregoing; to provide for applicability; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Chapter 56-4, relating to kinds of insurance, as amended, is hereby amended by adding a new section after Code Section 56-407A, to be designated Code Section 56-407B, to read as follows:

"56-407B. Loss of use of motor vehicle; time when liability for payment of benefits to third party commences. (a) As used in this section, 'liability insurance policy' means an automobile liability or motor vehicle liability insurance policy issued or delivered in this state to the owner of such vehicle or issued or delivered by any insurer licensed in this state upon any such motor vehicle then principally garaged or principally used in this state.

(b) Whenever any insurer undertakes pursuant to any automobile liability or motor vehicle liability insurance policy to pay benefits to a third party on behalf of an insured for loss of use of such a motor vehicle, the liability of the insurer for payment of the benefits to the third party shall commence as of the time of the incident or occurrence which results in the loss of use of the motor vehicle; provided, however, in no event shall this section be construed so as to require the payment of loss of use benefits in an amount which is greater than the actual loss of use suffered.

(c) The provisions of this section shall be applicable to all automobile liability or motor vehicle liability insurance policies pursuant to which an insurer undertakes to pay benefits to a third party on behalf of an insured for the loss of use of such motor vehicle issued, delivered, or renewed in this state on or after July 1, 1981."

Section 2. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the ayes were 115, nays 0.

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

HB 902. By: Representative Smyre of the 92nd: A BILL to amend an Act which gives an express lien to involuntary, gratuitous, or naked depositories on property held in their possession, so as to change the time such depository must hold such property; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	McDonald	N Shepard
Y Aiken	Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Y Hill	Y Miles	Sizemore
Y Argo	Y Crawford	Y Holmes	Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Y Smyre
Y Bargerion	Y Cummings	Y Hutchinson	Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Dagherty	Y Isakson	Y Nicholson	Y Swann
Beck	Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Oliver	Y Thompson
Benn	Y Davis,L	Y Jackson,W	Y Padgett	Townsend
Y Birdsong	Y Dean	Y Jessup	Y Parham	Y Triplett
Bishop	Y Dent	Y Johnson,G	Patten	Y Tuten
Bolster	Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Dobbs	Jones,B	Y Peters	Y Vandiford
Bray	Y Dover	Jones,H	Y Phillips,B	Y Vaughn
N Brooks	Edwards	Y Karrh	Phillips,L.L	Veazey
Y Buck	Y Elliott	Y Kemp	Phillips,R.T	Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Cason	Y Foster	Lane,R	Y Rainey	Watson
Y Castleberry	N Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B.J
Chance	Y Ginsberg	Y Long	Y Reaves	Williams,H
Y Cheeks	Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	N Lucas	Y Rose	Y Wood,J
Y Clark,B	Ham	Y Mangum	Y Ross	Y Wood,J.T
Clark,L	Hamilton	Y Mann	Y Rowland	Workman
Y Colbert	Y Hanner	Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, the ayes were 132, nays 4.

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

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following Bill of the Senate:

SB 409. By: Senator Lester of the 23rd: A BILL to amend an Act providing for the comprehensive treatment of alcoholism and intoxication, so as to change the date on which the provisions of the Act become effective; to provide an effective date for this Act; and for other purposes.

The following Resolution of the House was read and referred to the Committee on the University System of Georgia:

HR 355. By: Representatives Lane of the 81st, Godbee of the 82nd, Kemp of the 139th, Culpepper of the 98th, Miles of the 107th and others: A RESOLUTION urging the Board of Regents to make Georgia Southern College a regional university; and for other purposes.

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following Bill of the Senate:

SB 410. By: Senators Bond of the 39th and Tate of the 38th: A BILL to provide that it shall be unlawful for any person to teach or demonstrate the use, application, or fabrication of any firearm, any explosive or incendiary device, or any technique capable of causing injury or death under certain conditions; to provide for definitions; to provide for penalties; to provide for other matters relative to the foregoing; and for other purposes.

Under the general order of business, established by the Committee on Rules, the following Bills of the House were taken up for consideration and read the third time:

HB 291. By: Representatives Harrison, Isakson and Nix of the 20th and Darden of the 19th: A BILL to amend an Act establishing the Teachers' Retirement System of Georgia, so as to change a provision relative to a definition; and for other purposes.

The following Committee substitute was read:

A BILL

To amend an Act establishing the Teachers' Retirement System, approved March 19, 1943 (Ga. Laws 1943, p. 640), as amended, particularly by an Act approved April 16, 1979 (Ga. Laws 1979, 1196), so as to provide creditable service for certain prior service as a member of a certain local retirement fund; to provide conditions relative thereto; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act establishing the Teachers' Retirement System, approved March 19, 1943 (Ga. Laws 1943, p. 640), as amended, particularly by an Act approved April 16, 1979 (Ga. Laws 1979, 1196), is hereby amended by adding at the end of Section 4 a new subsection (7) to read as follows:

"(7) (a) As used in this subsection the terms 'independent school system' and 'local retirement fund' shall have the same meaning as defined by subparagraphs (ii) and (iii) of paragraph (a) of subsection (8) of Section 9 of this Act.

(b) Any active member who was employed by an independent school system at any time prior to, but not later than, June 30, 1979, and who was, while so employed, a member of a local retirement fund of such independent school system shall receive creditable service under this Act equivalent to the creditable service the member had under said local retirement fund subject to the following conditions:

(i) The member shall pay to the Board of Trustees the amount of contributions which would have been paid by the teacher to the Teachers' Retirement System if the member had been a member of the Teachers' Retirement System for the period of creditable service the member had under the local retirement fund plus applicable

accrued regular interest (as determined by the Board of Trustees) which would have accumulated on such contributions. Such payment must be made to the Board of Trustees, in a manner prescribed by the Board, by not later than January 1, 1982, or by the date of retirement if the member retires prior to January 1, 1982. Creditable service under this subsection shall not be granted to the member until the payment required by this subparagraph has been made to the Board of Trustees.

(ii) The fiscal authority or other governing body, by whatever name designated, of the local retirement fund or the independent school system, or both, or their successors in interest shall pay to the Board of Trustees the amount of employer contributions for such creditable service, which would have been paid to the Teachers' Retirement System had the teacher been a member of the Teachers' Retirement System at the time the service was rendered.

(iii) No creditable service under this subsection may be obtained for creditable service under a local retirement fund unless the member has withdrawn the member's contributions from the local retirement fund and forfeited any right to receive a retirement benefit under the local retirement fund.

(iv) No creditable service under this subsection may be obtained if such creditable service would not be allowable under other provisions of this Act.

(v) Paragraphs (i), (j), and (k) of subsection (8) of Section 9 of this Act shall apply to payments required by this subsection."

Section 2. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

The following amendment was read and adopted:

Representatives Johnson of the 72nd and Harrison of the 20th move to amend the Committee substitute to HB 291 by striking from line 22 on page 1 the following:

"at any time",

and inserting in lieu thereof the following:

"for at least 17 years".

By striking the period following the word "rendered" where the same appears in line 27 on page 2 and inserting in lieu thereof the following:

", plus applicable accrued regular interest thereon (as determined by the Board of Trustees)."

The Committee substitute, as amended, was adopted.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to, as amended.

On the passage of the Bill, by substitute, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Y Baugh	Y Brooks	Y Cheeks	Couch
Y Adams,G	Beal	Y Buck	Y Childers	Y Cox
Y Adams,J	Y Beck	Burruss	Childs	Crawford
Y Adams,M	Y Benefield	N Burton	N Clark,B	Y Crosby
Y Aiken	Benn	Y Byrd	Y Clark,L	Y Culpepper
Y Anderson	Y Birdsong	Y Cason	Y Colbert	Y Cummings
Y Argo	Y Bishop	Y Castleberry	Y Coleman	Y Darden
Y Auten	N Bolster	Y Chamberlin	Y Collins	Daugherty
Y Balkcom	Y Branch	Y Chambliss	Colwell	Y Davis,B
Y Barger	Y Bray	Y Chance	Y Connell	N Davis,J

Y Davis,L	Y Hays	Y Lord	Phillips,L.L	Y Steinberg
Y Dean	Hill	N Lowe	Phillips,R.T	Y Swann
Y Dent	N Holmes	Lucas	Y Phillips,W.R	Y Thomas
Y Dixon	Y Hooks	N Mangum	Y Pilewicz	Y Thompson
Y Dobbs	Horne	Y Mann	Y Pinkston	Townsend
Y Dover	Hutchinson	N Marcus	Y Rainey	Y Triplett
Y Edwards	Y Irvin	Y Martin	Y Ralston	Y Tuten
N Elliott	Y Isakson	Matthews	Y Ramsey	Y Twiggs
Y Evans	Y Jackson,J	Y McCollum	Randall	Y Vandiford
N Felton	Y Jackson,N	Y McDonald	Y Reeves	Vaughn
Y Fortune	Y Jackson,W	N McKinney	Y Richardson	Y Veazey
Y Foster	Jessup	Miles	Y Robinson	Y Waddle
Y Fuller,C	Y Johnson,G	Y Milford	Y Rose	Y Walker
Y Fuller,K	Y Johnson,R	Y Moody	Y Ross	Y Wall
Y Galer	Y Jones,B	Y Moore	Y Rowland	Y Ware
Ginsberg	Jones,H	Y Mostiler	Y Russell	Y Watson
N Glover	Y Karrh	Y Mullinax	N Savage	White
Y Godbee	Y Kemp	Y Nicholson	Y Scott,A	Y Widener
Y Greer	Y Kilgore	Y Nix	N Scott,D	Y Williams,B.J
Y Ham	Lambert	Y Oliver	Y Shepard	Y Williams,H
Hamilton	Y Lane,D	Y Padgett	Y Sherrod	Y Williams,R
Y Hanner	N Lane,R	Y Parham	N Sizemore	Y Wilson
Y Harris	Y Lawson	Y Patten	Y Smith,T	Y Wood,J
Y Harrison	Y Lee	Y Perry	Y Smith,V	Y Wood,J.T
Y Hasty	Logan	Y Peters	Smyre	Y Workman
Y Hawkins	Y Long	Y Phillips,B	Y Snow	Speaker Murphy

On the passage of the Bill, by substitute, as amended, the ayes were 136, nays 16.

The Bill, having received the requisite constitutional majority, was passed, by substitute, as amended.

HB 433. By: Representatives Murphy of the 18th, Ross of the 76th, Dover of the 11th, Irvin of the 10th, Oliver of the 121st and others: A BILL to amend an Act known as the "Adequate Program for Education in Georgia Act," so as to change the provisions relative to the minimum salary for school bus drivers; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Y Chance	Y Evans	Y Jessup	Y Moore
Y Adams,G	Y Cheeks	Y Felton	Y Johnson,G	Y Mostiler
Y Adams,J	Y Childers	Y Fortune	Y Johnson,R	Y Mullinax
Y Adams,M	Y Childs	Foster	Y Jones,B	Y Nicholson
Aiken	Y Clark,B	Fuller,C	Y Jones,H	Y Nix
Y Anderson	Y Clark,L	Y Fuller,K	Y Karrh	Y Oliver
Y Argo	Y Colbert	Y Galer	Y Kemp	Y Padgett
Y Auten	Y Coleman	Y Ginsberg	Y Kilgore	Y Parham
Y Balkcom	Y Collins	Y Glover	Y Lambert	Y Patten
Y Bargerion	Colwell	Y Godbee	Y Lane,D	Y Perry
Y Baugh	Y Connell	Y Greer	Y Lane,R	Y Peters
Beal	Couch	Y Ham	Y Lawson	Y Phillips,B
Y Beck	Y Cox	Hamilton	Y Lee	Y Phillips,L.L
Y Benefield	Y Crawford	Y Hanner	Logan	Y Phillips,R.T
Y Benn	Y Crosby	Y Harris	Y Long	Y Phillips,W.R
Y Birdsong	Y Culpepper	Y Harrison	Y Lord	Y Pilewicz
Bishop	Y Cummings	Y Hasty	Y Lowe	Y Pinkston
Y Bolster	Darden	Y Hawkins	Y Lucas	Y Rainey
Y Branch	Daugherty	Y Hays	Y Mangum	Y Ralston
Y Bray	Y Davis,B	Y Hill	Y Mann	Y Ramsey
Y Brooks	Y Davis,J	Y Holmes	Marcus	Randall
Y Buck	Davis,L	Y Hooks	Y Martin	Y Reeves
Y Burruss	Dean	Y Horne	Y Matthews	Y Richardson
Y Burton	Y Dent	Y Hutchinson	Y McCollum	Y Robinson
Y Byrd	Y Dixon	Y Irvin	Y McDonald	Y Rose
Y Cason	Y Dobbs	Y Isakson	McKinney	Y Ross
Y Castleberry	Y Dover	Y Jackson,J	Miles	Y Rowland
Y Chamberlin	Y Edwards	Y Jackson,N	Y Milford	Y Russell
Y Chambless	Y Elliott	Y Jackson,W	Y Moody	Y Savage

Y Scott,A	Y Smyre	Y Triplett	Y Walker	Y Williams,H
Y Scott,D	Y Snow	Y Tuten	Y Wall	Y Williams,R
Y Shepard	Y Steinberg	Y Twiggs	Y Ware	Y Wilson
Y Sherrod	Y Swann	Y Vandiford	Y Watson	Y Wood,J
Y Sizemore	Thomas	Y Vaughn	White	Y Wood,J.T
Y Smith,T	Y Thompson	Y Veazey	Y Widener	Y Workman
Y Smith,V	Y Townsend	Waddle	Y Williams,B.J	Speaker Murphy

On the passage of the Bill, the ayes were 159, nays 0.

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

HB 283. By: Representative Johnson of the 72nd: A BILL to amend an Act establishing the Teachers' Retirement System, so as to change the percent which employer contributions may not exceed; and for other purposes.

The following amendment was read and adopted:

Representatives Jones of the 78th, Moore of the 152nd and Davis of the 99th move to amend HB 283 by adding on line 7 of page 1 after the following:

"law;"

the following:

"to change the provision relative to retirement benefits;"

By striking from line 6 of page 2 the following:

"35",

and substituting in lieu thereof the following:

"~~35~~ 30".

The report of the Committee, which was favorable to the passage of the Bill, was agreed to, as amended.

On the passage of the Bill, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Y Castleberry	Y Dent	Y Holmes	Lucas
Y Adams,G	Y Chamberlin	Y Dixon	Y Hooks	Y Mangum
Y Adams,J	Chambless	Y Dobbs	Y Horne	Y Mann
Y Adams,M	Chance	Dover	Y Hutchinson	Y Marcus
Y Aiken	Y Cheeks	Y Edwards	Y Irvin	Y Martin
Y Anderson	Y Childers	Elliott	Y Isakson	Y Matthews
Y Argo	Childs	Y Evans	Y Jackson,J	Y McCollum
Y Auten	Y Clark,B	N Felton	Y Jackson,N	McDonald
Y Balkcom	Y Clark,L	Fortune	Y Jackson,W	McKinney
Barger	Y Colbert	Y Foster	Y Jessup	Miles
Y Baugh	Y Coleman	Fuller,C	Y Johnson,G	Y Milford
Beal	Collins	Y Fuller,K	Y Johnson,R	Y Moody
Y Beck	Y Colwell	Y Galer	Y Jones,B	Y Moore
Y Benefield	Connell	Y Ginsberg	Jones,H	Y Mostiler
Benn	Couch	Glover	Y Karrh	Y Mullinax
Y Birdsong	Y Cox	Y Godbee	Y Kemp	Y Nicholson
Bishop	Y Crawford	Greer	Kilgore	Y Nix
Y Bolster	Y Crosby	Y Ham	Lambert	Y Oliver
Y Branch	Y Culpepper	Hamilton	Y Lane,D	Y Padgett
Bray	Y Cummings	Hanner	Y Lane,R	Y Parham
Y Brooks	Y Darden	Y Harris	Y Lawson	Y Patten
Y Buck	Daugherty	Y Harrison	Y Lee	Y Perry
Y Burruss	Davis,B	Y Hasty	Logan	Y Peters
N Burton	Davis,J	Hawkins	Y Long	Y Phillips,B
Y Byrd	Y Davis,L	Y Hays	Y Lord	Phillips,L.L
Cason	Dean	Hill	N Lowe	Phillips,R.T

Y Phillips,W.R	Y Rose	Y Smith,T	Y Tuten	White
Y Pilewicz	Y Ross	Smith,V	Y Twiggs	Y Widener
Y Pinkston	Y Rowland	Y Smyre	Y Vandiford	Y Williams,B.J
Y Rainey	Y Russell	Y Snow	Y Vaughn	Y Williams,H
Y Ralston	Y Savage	Y Steinberg	Y Veazey	Y Williams,R
Y Ramsey	Y Scott,A	Y Swann	Y Waddle	Y Wilson
Randall	Y Scott,D	Thomas	Y Walker	Y Wood,J
Y Reaves	Y Shepard	Y Thompson	Y Wall	Y Wood,J.T
Y Richardson	Y Sherrod	Townsend	Y Ware	Workman
Robinson	Sizemore	Y Triplett	Y Watson	Speaker Murphy

On the passage of the Bill, as amended, the ayes were 130, nays 3.

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

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

Mr. Speaker:

The Senate has adopted by the requisite constitutional majority the following Resolution of the Senate:

SR 153. By: Senators Broun of the 46th, Holloway of the 12th and Allgood of the 22nd:
A RESOLUTION relative to adjournment; and for other purposes.

The following Resolution of the Senate was read:

SR 153. By: Senators Broun of the 46th, Holloway of the 12th, and Allgood of the 22nd:

A RESOLUTION

Relative to adjournment; and for other purposes.

BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA that the General Assembly adjourn at 5:00 P.M. on March 12, 1981, and reconvene at 10:00 A.M. on March 16, 1981.

On the adoption of the Resolution, the roll call was ordered and the vote was as follows:

Y Aaron	Y Castleberry	Y Dent	Y Holmes	Lucas
Y Adams,G	Y Chamberlin	Y Dixon	Y Hooks	Y Mangum
Y Adams,J	Chambless	Y Dobbs	Horne	Y Mann
Y Adams,M	Y Chance	Y Dover	Y Hutchinson	Y Marcus
Y Aiken	Y Cheeks	Y Edwards	Irvin	Y Martin
Y Anderson	Y Childers	Elliott	Y Isakson	Y Matthews
Y Argo	Y Childs	Y Evans	Y Jackson,J	Y McCollum
Y Auten	Y Clark,B	Y Felton	Y Jackson,N	Y McDonald
Y Balkcom	Y Clark,L	Y Fortune	Y Jackson,W	Y McKinney
Y Bargerion	Colbert	Y Foster	Y Jessup	Y Miles
Y Baugh	Y Coleman	Fuller,C	Y Johnson,G	Y Milford
Y Beal	Y Collins	Y Fuller,K	Y Johnson,R	Y Moody
Y Beck	Y Colwell	Galer	Y Jones,B	Y Moore
Y Benefield	Connell	Y Ginsberg	Y Jones,H	Y Mostiler
Y Benn	Y Couch	Glover	Y Karrh	Y Mullinax
Y Birdsong	Y Cox	Y Godbee	Y Kemp	Y Nicholson
Y Bishop	Y Crawford	Greer	Y Kilgore	Y Nix
Y Bolster	Y Crosby	Ham	Y Lambert	Y Oliver
Y Branch	Y Culpepper	Hamilton	Y Lane,D	Y Padgett
Y Bray	Y Cummings	Y Hanner	Y Lane,R	Y Parham
Y Brooks	Y Darden	Y Harris	Y Lawson	Y Patten
Y Buck	Y Daugherty	Y Harrison	Y Lee	Y Perry
Y Burruss	Davis,B	Y Hasty	Logan	Y Peters
Y Burton	Y Davis,J	Y Hawkins	Y Long	Y Phillips,B
Y Byrd	Davis,L	Y Hays	Y Lord	Y Phillips,L.L
Y Cason	Dean	Y Hill	Lowe	Y Phillips,R.T

Y Phillips,W.R	Y Rose	Y Smith,T	Y Tuten	White
Y Pilewicz	Ross	Y Smith,V	Y Twiggs	Y Widener
Pinkston	Y Rowland	Smyre	Vandiford	Y Williams,B.J
Y Rainey	Y Russell	Y Snow	Y Vaughn	Y Williams,H
Y Ralston	Y Savage	Y Steinberg	Y Veazey	Y Williams,R
Y Ramsey	Scott,A	Y Swann	Y Waddle	Y Wilson
Randall	Y Scott,D	Thomas	Y Walker	Y Wood,J
Y Reaves	Y Shepard	Y Thompson	Y Wall	Y Wood,J.T
Y Richardson	Y Sherrod	Y Townsend	Y Ware	Workman
Y Robinson	Sizemore	Y Triplett	Y Watson	Speaker Murphy

On the adoption of the Resolution, the ayes were 140, nays 0.

The Resolution was adopted.

The following Bill of the House was taken up for the purpose of considering the Senate substitute thereto:

HB 270. By: Representative Murphy of the 18th: A BILL to amend an Act known as the "Act Creating the Superior Court Judges Retirement System," so as to change the provisions relative to mandatory retirement; and for other purposes.

The following Senate substitute was read:

A BILL

To amend an Act known as the "Act Creating the Superior Court Judges Retirement System," approved March 24, 1976 (Ga. Laws 1976, p. 586), as amended, so as to change the provisions relative to mandatory retirement; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act known as the "Act Creating the Superior Court Judges Retirement System," approved March 24, 1976 (Ga. Laws 1976, p. 586), as amended, is hereby amended by adding two new paragraphs at the end of subsection (a) of Section 11 to read as follows:

"Any other provisions of this or any other law to the contrary notwithstanding, any judge who was a member of the system in 1980 who was reelected as a judge in 1980 and who attains the age of seventy years during the term to which he was reelected shall be allowed, if he chooses to do so, to complete the term to which he was reelected without forfeiting any retirement or disability benefits under the provisions of this Act.

Any other provisions of this or any other law to the contrary notwithstanding, any judge who is a member of the system who is reelected as a judge in the future and who attains the age of seventy years during the term to which he is reelected shall be allowed, if he chooses to do so, to complete the term to which he is reelected without forfeiting any retirement or disability benefits under the provisions of this Act."

so that when so amended subsection (a) of Section 11 shall read as follows:

"(a) Except as otherwise provided herein, any member who has attained the age of seventy years who fails to retire effective on the first day of the calendar month next succeeding that in which he attains the age of seventy years shall forfeit his right to receive any retirement or disability benefits under the provisions of this Act. Notwithstanding the foregoing provisions of this subsection, a member who held office as a judge of the superior court on July 1, 1976, shall not be required to retire, regardless of his age, until such member obtains ten years of creditable service to qualify him for early retirement benefits under subsection (a) of Section 12 of this Act.

Any other provisions of this or any other law to the contrary notwithstanding, any judge who was a member of the system in 1980 who was reelected as a judge in 1980 and who attains the age of seventy years during the term to which he was reelected shall

be allowed, if he chooses to do so, to complete the term to which he was reelected without forfeiting any retirement or disability benefits under the provisions of this Act.

Any other provisions of this or any other law to the contrary notwithstanding, any judge who is a member of the system who is reelected as a judge in the future and who attains the age of seventy years during the term to which he is reelected shall be allowed, if he chooses to do so, to complete the term to which he is reelected without forfeiting any retirement or disability benefits under the provisions of this Act."

Section 2. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Johnson of the 72nd moved that the House agree to the Senate substitute to HB 270.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Y Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Y Smyre
Y Bargerion	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Y Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Y Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W,R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	Y White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Y Logan	Y Randall	Y Williams,B,J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J,T
Y Clark,L	Y Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Y Speaker Murphy

On the motion, the ayes were 144, nays 0.

The motion prevailed.

Under the general order of business, established by the Committee on Rules, the following Bills of the House were taken up for consideration and read the third time:

HB 832. By: Representatives Snow and Hays of the 1st: A BILL to amend Code Section 91A-1328, relating to duties of tax collectors, and Code Section 91A-1405, relating to qualifications, duties, and compensation of appraisers, so as to change the duties of appraisers to include inspection of mobile home decals; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Cox	Y Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Holmes	Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Y Smyre
N Bargerion	Y Cummings	Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
N Beck	Davis,B	Y Jackson,J	Nix	Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Birdsong	Dean	Y Jessup	Y Parham	Y Triplett
Bishop	Y Dent	Y Johnson,G	Y Patten	Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Vandiford
Bray	Y Dover	Y Jones,H	Y Phillips,B	Vaughn
Y Brooks	Y Edwards	Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Elliott	Y Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W,R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
N Castleberry	Fuller,C	Y Lawson	Y Raiston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Chambless	Y Galer	Logan	Randall	Y Williams,B,J
Y Chance	Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Wilson
Y Childs	Y Greer	Lucas	Y Rose	Y Wood,J
Y Clark,B	Ham	Y Mangum	Y Ross	Y Wood,J,T
Y Clark,L	Hamilton	Y Mann	Y Rowland	Y Workman
Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, the ayes were 138, nays 3.

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

HB 578. By: Representatives Anderson and Hasty of the 8th and Long of the 142nd: A BILL to amend an Act providing for the issuance by the State Revenue Commissioner of special license plates for antique vehicles, so as to provide for definitions; to provide for the issuance of special license plates for street rods; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Y Benefield	Y Castleberry	Connell	Y Dent
Y Adams,G	Y Benn	Y Chamberlin	Y Couch	Y Dixon
Y Adams,J	Birdsong	Chambless	Y Cox	Y Dobbs
Y Adams,M	Bishop	Y Chance	Y Crawford	Y Dover
Y Aiken	Bolster	Y Cheeks	Y Crosby	Y Edwards
Y Anderson	Y Branch	Y Childers	Y Culpepper	Elliott
Y Argo	Bray	Y Childs	Y Cummings	Y Evans
Y Auten	Y Brooks	Y Clark,B	Darden	Felton
Y Balkcom	Y Buck	Clark,L	Daugherty	Y Fortune
Y Bargerion	Y Burruss	Y Colbert	Y Davis,B	Y Foster
Y Baugh	Y Burton	Y Coleman	Y Davis,J	Y Fuller,C
Beal	Y Byrd	Y Collins	Y Davis,L	Y Fuller,K
Y Beck	Y Cason	Colwell	Dean	Y Galer

Y Ginsberg	Y Johnson,G	Y McDonald	Y Ralston	Thompson
Y Glover	Y Johnson,R	Y McKinney	Y Ramsey	Townsend
Y Godbee	Jones,B	Y Miles	Y Randall	Y Triplett
Y Greer	Jones,H	Y Milford	Y Reaves	Tuten
Y Ham	Y Karrh	Y Moody	Y Richardson	Y Twiggs
Y Hamilton	Y Kemp	Y Moore	Y Robinson	Y Vandiford
Y Hanner	Y Kilgore	Y Mostiler	Y Rose	Y Vaughn
Y Harris	Y Lambert	Y Mullinax	Ross	Y Veazey
Y Harrison	Y Lane,D	Y Nicholson	Rowland	Y Waddle
Y Hasty	Y Lane,R	Y Nix	Y Russell	Y Walker
Y Hawkins	Y Lawson	Y Oliver	Y Savage	Y Wall
Y Hays	Y Lee	Y Padgett	Y Scott,A	Y Ware
Y Hill	Y Logan	Y Parham	Y Scott,D	Y Watson
Y Holmes	Y Long	Y Patten	Y Shepard	Y White
Y Hooks	Y Lord	Y Perry	Y Sherrod	Y Widener
Y Horne	Y Lowe	Y Peters	Y Sizemore	Y Williams,B,J
Y Hutchinson	Y Lucas	Y Phillips,B	Y Smith,T	Y Williams,H
Y Irvin	Y Mangum	Phillips,L.L	Y Smith,V	Y Williams,R
Y Isakson	Y Mann	Y Phillips,R.T	Y Smyre	Y Wilson
Y Jackson,J	Y Marcus	Y Phillips,W.R	Y Snow	Y Wood,J
Y Jackson,N	Y Martin	Y Pilewicz	Y Steinberg	Y Wood,J.T
Y Jackson,W	Y Matthews	Y Pinkston	Y Swann	Y Workman
Y Jessup	Y McCollum	Y Rainey	Y Thomas	Speaker Murphy

On the passage of the Bill, the ayes were 143, nays 0.

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

The following Bill of the Senate was taken up for the purpose of considering the Senate's appointment of a Committee of Conference thereon:

SB 1. By: Senators Turner of the 8th, Lester of the 23rd, Thompson of the 32nd and others: A BILL to provide for the regulation of certain dealers in precious metals; to provide for definitions; to provide for maintaining certain permanent records of purchases of gold, silver, or other precious metals or goods made from gold, silver, or other precious metals; and for other purposes.

Representative Wilson of the 19th moved that the House adhere to its position in substituting SB 1 and that a Committee of Conference be appointed on the part of the House to confer with a like committee on the part of the Senate.

The motion prevailed.

The Speaker appointed as a Committee of Conference on the part of the House, the following members:

Representatives Darden of the 20th, Wilson of the 19th, and Cheeks of the 89th.

Under the general order of business, established by the Committee on Rules, the following Bill of the House was taken up for consideration and read the third time:

HB 734. By: Representatives Lambert of the 112th and Coleman of the 118th: A BILL to amend an Act creating the office of Georgia Safety Fire Commissioner, so as to provide that certain counties shall adopt fire safety standards and shall be responsible for enforcement of certain fire safety and arson duties; and for other purposes.

The following Committee substitute was read:

A BILL

To amend an Act creating the office of Georgia Safety Fire Commissioner, approved February 25, 1949 (Ga. Laws 1949, p. 1057), as amended, particularly by an Act approved

February 17, 1959 (Ga. Laws 1959, p. 50), and by an Act approved April 14, 1967 (Ga. Laws 1967, p. 619), so as to provide that certain counties shall adopt fire safety standards and shall be responsible for enforcement of certain fire safety and arson duties; to provide for local fire marshals, deputy local fire marshals, and state inspectors to act as state officers; to provide that the sovereign immunity of the state shall apply to all officers and employees thereof in carrying out the provisions of said Act; to provide that existing buildings shall comply with the minimum fire safety standards in effect at the time such buildings were constructed; to provide that certain buildings constitute a special hazard to property and to the life and safety of persons; to provide for submission and approval of plans and specifications and issuance of certificates of occupancy for such buildings; to amend an Act to provide access to buildings and facilities by physically handicapped persons, approved April 3, 1972 (Ga. Laws 1972, p. 750), as amended, particularly by an Act approved March 23, 1977 (Ga. Laws 1977, p. 552), and by an Act approved March 31, 1980 (Ga. Laws 1980, p. 1344), so as to provide that the office of Georgia Safety Fire Commissioner shall enforce said Act with respect to those buildings subject to the jurisdiction of said office; to provide for certain editorial changes; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act creating the office of Georgia Safety Fire Commissioner, approved February 25, 1949 (Ga. Laws 1949, p. 1057), as amended, particularly by an Act approved February 17, 1959 (Ga. Laws 1959, p. 50), and by an Act approved April 14, 1967 (Ga. Laws 1967, p. 619), is hereby amended by striking Section 2 in its entirety and inserting in lieu thereof a new Section 2 to read as follows:

"Section 2. The Except as provided in Section 6 of this Act, the Commissioner is hereby charged with the duties and chief responsibility for the enforcement of this law. He may, consistent with this law, delegate to the officers and employees appointed hereunder, such duties and powers as in his discretion he shall deem necessary or advisable for the proper enforcement of this law and shall have full supervision and control over them in the performance of their duties or in the exercise of any powers granted to them by him or by this law. He Except as provided in Section 6 of this Act, he shall be the final authority in all matters relating to the interpretation and enforcement of this law except so far as his orders may be reversed or modified by the courts."

Section 2. Said Act is further amended by striking Section 5 in its entirety and inserting in lieu thereof a new Section 5 to read as follows:

"Section 5. The state fire marshal shall, subject to the approval of the Commissioner, appoint a deputy state fire marshal; ~~state inspectors, local fire marshals and administrative fire safety specialists~~ and employ such office personnel as may be required to carry out the provisions of this Act. All such appointees, including the state fire marshal, shall serve during the pleasure of the Commissioner. The deputy state fire marshal; ~~state inspectors and local fire marshals~~ administrative fire safety specialists shall be chosen by virtue of their previous training and/or experience in the particular duties which shall be assigned to them and they shall take an oath to faithfully perform the duties of their office."

Section 3. Said Act is further amended by striking Section 6 in its entirety and inserting in lieu thereof a new Section 6 to read as follows:

"Section 6. (a) ~~Wherever there exists in any incorporated area, either county or city, an inspection department acceptable to the State Fire Marshal, such department shall function as an entity and its inspections serve as a State inspection, thus avoiding duplication of such inspection work by the State. Local fire marshals shall be selected from city employees who serve in the fire department of the city inspection department and may consist of any one or all of the following: chief of the fire department, head of the building authority, heating inspector, electrical inspector and any other officials who by virtue of their civic duties are qualified and trained to carry on such inspection work as this Act provides. The local fire marshals shall be deputized as State officers and as such shall be responsible for carrying out all the provisions of this Act which may come~~

within their province. Any local fire marshal may be removed from office as a State officer if the State Fire Marshal considers him negligent in fulfilling such duties. (b) However, wherever machinery for such local inspection is not set up in certain cities or counties that it shall be the duty of the State Fire Marshal and his deputies to carry out the provisions of this Act. In all counties having a population of 100,000 or more, as determined by the most recent decennial census published by the United States Bureau of Census, the municipal governing authority in any incorporated area or the county governing authority in any unincorporated area located therein shall adopt the state minimum fire safety standards adopted in the rules and regulations promulgated pursuant to this Act, including all subsequent revisions thereof.

(1) With respect to those buildings and structures listed in Section 8 of this Act, except for those owned and operated or occupied by the state, every such local governing authority shall be responsible for enforcing such fire safety standards within their jurisdiction and shall:

(A) Conduct fire safety inspections of existing buildings and structures;

(B) Review plans and specifications for proposed buildings and structures, issue building permits when plans are approved, and conduct fire safety inspections of such buildings and structures; and

(C) Issue permanent and temporary certificates of occupancy.

Nothing herein shall be construed so as to prohibit fire service personnel of any such local governing authority from making inspections of any state owned and operated or occupied building or structure listed in Section 8 of this Act and from filing reports of such inspections with the office of Georgia Safety Fire Commissioner.

(2) Every such local governing authority shall have the authority to charge and retain appropriate fees for performing the duties required in subparagraphs (B) and (C) above.

(3) Every such local governing authority shall be responsible for investigating all cases of arson and other suspected incendiary fires within their jurisdiction, shall have the duties and powers authorized by Section 21 of this Act in carrying out such responsibility, and shall submit quarterly reports to the state fire marshal containing fire-loss data regarding all fires within their jurisdiction. The state fire marshal shall have the authority to initiate any arson investigation in the event of an immediate threat or peril to the public safety or welfare. Upon request of any such local governing authority, the state fire marshal shall provide assistance to the requesting authority regarding any of the duties and responsibilities required by this paragraph.

(b) With respect to those buildings and structures listed in Section 8 of this Act in all counties having a population of less than 100,000, as determined by the most recent decennial census published by the United States Bureau of Census, and with respect to every such building and structure owned and operated or occupied by the state wherever located, the office of Georgia Safety Fire Commissioner shall perform those duties specified in paragraph (1) of subsection (a) herein and shall perform all other duties required by this Act.

(c) Except as specifically stated herein, nothing in this section shall reduce or avoid the duties and responsibilities of the office of Georgia Safety Fire Commissioner or the state fire marshal required by other sections of this Act, other Acts, or any existing contract or agreement and all renewals thereof between the office of Georgia Safety Fire Commissioner or the state fire marshal and any other state or federal government agency. Nothing herein shall prohibit the office of Georgia Safety Fire Commissioner, state fire marshal, or any local governing authority from entering into any future contract or agreement regarding any of the duties required herein."

Section 4. Said Act is further amended by striking Section 7 in its entirety and inserting in lieu thereof a new Section 7 to read as follows:

"Section 7. All matters pertaining to any ruling or decision of the State fire marshal shall be subject to appeal to the commissioner. (a) (1) For purposes of this Act, a local fire marshal shall mean any employee or independent contractor of any city, county, or other governing authority in any county having a population of less than 100,000, as determined by the most recent decennial census published by the United States Bureau

of Census, who is responsible for performing fire safety duties for such city, county, or governing authority and who has been or is seeking to be deputized pursuant to this section.

(2) For purposes of this Act, a deputy local fire marshal shall mean any person who is employed by, supervised by, or otherwise assists a local fire marshal and who has been or is seeking to be deputized pursuant to this section.

(3) For purposes of this Act, a state inspector shall mean any person who is employed by any board, commission, or other administrative authority of any state owned and operated or occupied facility, who is responsible for performing fire safety duties within such facility, and who has been or is seeking to be deputized pursuant to this section.

(b) Upon application submitted by any governing authority or administrative authority described in subsection (a) herein, the state fire marshal shall, subject to the approval of the Commissioner and in accordance with this section, have the authority to deputize local fire marshals, deputy local fire marshals, and state inspectors as state officers. The application shall be verified by an appropriate official and shall contain the name, address, and current place of employment for each applicant seeking to be deputized and the dates and places of past employment, educational background, training experience, any area of specialization and the basis therefor, and such other information as may be required by the state fire marshal.

(c) (1) Prior to deputizing any local fire marshal, deputy local fire marshal, or state inspector, the state fire marshal shall examine the applicant's education, training, and employment experience to ascertain whether the applicant is qualified to perform duties in one or more of the following areas:

- (A) Fire safety inspections;
- (B) Review of plans and specifications; or
- (C) Arson investigations.

(2) If the state fire marshal is satisfied that the applicant is qualified, he shall recommend to the Commissioner that the applicant be deputized as a state officer to perform the appropriate duties on behalf of the state.

(d) It shall be the responsibility of the aforesaid governing authority to notify the state fire marshal when a local fire marshal is no longer employed by or accountable to such governing authority. It shall be the responsibility of the local fire marshal to insure that his deputy local fire marshals perform their appointed duties and to notify the state fire marshal when a deputy local fire marshal is no longer employed under his authority. It shall be the responsibility of the aforesaid administrative authority to insure that state inspectors perform their appointed duties and to notify the state fire marshal when a state inspector is no longer employed by such administrative authority.

(e) All local fire marshals, deputy local fire marshals, and state inspectors shall submit monthly reports of their activities to the state fire marshal and shall comply with the administrative procedures of the state fire marshal's office. Any local fire marshal, deputy local fire marshal, or state inspector who is found by the state fire marshal to be negligent in performing his appointed duties or in fulfilling his responsibilities shall be removed from his position as a state officer.

(f) All local fire marshals, deputy local fire marshals, and state inspectors deputized prior to the effective date of this Act shall be permitted to continue in their capacity as state officers until January 1, 1982."

Section 5. Said Act is further amended by striking subsection (a) of Section 8 in its entirety and inserting in lieu thereof the following:

"(a) Certain buildings and structures may, because of construction or use, constitute a special hazard to property or to life and safety of persons on account of fire or panic caused by a fear of fire. Buildings constructed or used in the following manner present such a special hazard:

- (1) Buildings or structures more than three stories in height; provided, however, that nothing herein shall apply to any individually owned residential unit within any such building;

(2) Buildings which have a capacity of 75 or more persons on floors other than the first or ground floor three or more stories in height and used as a residence by three or more families with individual cooking and bathroom facilities; provided, however, that nothing herein shall apply to any individually owned residential unit within such buildings;

(3) Buildings having a capacity of more than 100 persons Any building in which there is more than 15 sleeping accommodations for hire, with or without meals but without individual cooking facilities, whether designated as a hotel, motel, inn, club, dormitory, rooming or boarding house, or by any other name;

(4) Buildings having a gross area of 22,500 square feet on any one floor Any building or group of buildings which contain schools and academies for any combination of grades 1 through 12 having more than 15 children or students in attendance at any given time;

(5) Buildings over two stories in height and used for residence by three or more families; buildings used or intended for use as hotels, apartments, dormitories, convents, monasteries, churches, schools, colleges, universities, academies, hospitals, sanitariums, insane asylums, orphanages, reformatories, jails and prisons, theatres, motion picture theatres, public assembly halls, lecture halls, auditoriums, dance halls, recreation halls, armories, race tracks, stadiums and grandstands, amusement park structures, nursing, convalescent and old age homes, motels, motor hotels, motor courts, mercantile establishments; and Hospitals, health care centers, mental health institutions, orphanages, nursing homes, convalescent homes, old age homes, jails, prisons, and reformatories. For purposes of this paragraph, nursing homes, convalescent homes, and old age homes shall mean any building used for the lodging, personal care, or nursing care on a 24 hour basis of more than four invalids, convalescents, or elderly persons who are not members of the same family;

(6) All other buildings adjacent to any such building whether occupied or unoccupied. Race tracks, stadiums, and grandstands;

(7) Theaters, auditoriums, restaurants, bars, lounges, night clubs, dance halls, recreation halls, churches, and other places of public assembly having an occupant load of 300 or more persons, except that the occupant load shall be 100 or more persons in those buildings where alcoholic beverages are served; and

(8) Department stores and retail mercantile establishments having a gross floor area of 25,000 square feet on any one floor or having three or more floors that are open to the public. For purposes of this paragraph, shopping centers and malls shall be assessed upon the basis of the entire area covered by the same roof or sharing common walls; provided, however, that nothing herein shall apply to single-story malls or shopping centers where every individual occupancy located therein has less than 25,000 square feet, where every such common wall has a two-hour fire rating and is sealed tightly to the underside of the deck, and where there are unobstructed exit doors in the front and rear of every such individual occupancy which open directly to the outside.

Provided, however, that buildings outside incorporated areas Any building or structure which are is used exclusively for agricultural purposes, or which has been designated 'historic property' or which is located within a designated 'historic district' pursuant to the 'Georgia Historic Preservation Act,' approved April 8, 1980 (Ga. Laws 1980, p. 1723), as now or hereafter amended, shall be exempt from the above classification and further provided that nothing herein shall be applied to one and two-family residences wherever located.

Capacity as used in this section shall mean the maximum number of persons who may be reasonably expected to be present in any building or on any floor thereof at a given time according to the use which is made of such building. The Commissioner shall determine and by rule declare the formula for determining capacity for each of the uses herein described. As used in this section the phrase nursing, convalescent and old age homes shall mean a building used for the lodging, boarding, personal care or nursing care on a twenty-four hour basis of infants, convalescents and old age persons who are not members of the immediate family of the owner or person in control of such building and

every building which the owner or person in control thereof shall hold out or represent to be intended for such use."

Section 6. Said Act is further amended by adding new subsections (d) and (e) to Section 8 to read as follows:

"(d) All rules and regulations heretofore promulgated by the Commissioner or the state fire marshal and the minimum fire safety standards adopted therein shall remain in full force and effect where applicable until such time as they are amended by the appropriate authority.

(e) The municipal governing authority in any incorporated area or the county governing authority in any unincorporated area of this state shall have the authority to enact such ordinances as it deems necessary to perform fire safety inspections and related activities for those buildings and structures not covered in this section."

Section 7. Said Act is further amended by striking Section 9 in its entirety and inserting in lieu thereof a new Section 9 to read as follows:

"Section 9. (a) Plans and specifications for all proposed buildings which come under classification in Section 8 of this Act and which come under the jurisdiction of the office of Georgia Safety Fire Commissioner pursuant to Section 6 of this Act shall be submitted to, and receive approval by either the state fire marshal, or the proper local fire marshal, or state inspector before a any state, city, or county building permit may be issued or construction started. All such plans and specifications submitted, as required above, shall be accompanied by a \$100.00 fee for screening and shall bear the seal and Georgia registration number of the drafting architect or engineer submitting such plans and specifications or otherwise have the approval of the Commissioner. All new construction must comply with the standards set forth under the rules and regulations covering the same. Plans and specifications screened by the State Fire Marshal's office shall be subject to a flat rate charge of \$10.00. Upon completion of any new building or structure, application shall be made for a certificate of occupancy before such building may be occupied. A complete set of approved plans and specifications shall be maintained on the construction site, and construction shall proceed in compliance with the minimum fire safety standards under which such plans and specifications were approved. The owner of any such building or structure, or his authorized representative, shall notify the state fire marshal, or the proper local fire marshal, or state inspector upon completion of approximately 80 percent of the construction thereof and shall apply for a certificate of occupancy when construction of such building or structure is completed.

(b) Every building or structure which comes under classification in Section 8 of this Act and which comes under the jurisdiction of the office of Georgia Safety Fire Commissioner pursuant to Section 6 of this Act shall have a certificate of occupancy issued by the state fire marshal, or the proper local fire marshal, or state inspector before such building or structure may be occupied. Such certificates of occupancy shall be issued for each class of occupancy business establishment within the building, and shall carry a flat rate charge of \$25.00. Whenever these certificates of occupancy are issued by the local fire marshal, the fee shall be sent to the State Fire Marshal who shall pay the same quarterly into the State Treasury. Such certificates of occupancy \$50.00, shall state the occupant load for such business establishment or building, shall be posted in a prominent location within such business establishment or building, and shall run for the life of the building, except as provided the internal or external features of the building are not materially altered, the type of occupancy remains unchanged or there has been no fire of serious consequence, or other hazard discovered in subsection (c) herein.

(c) For purposes of this Act, any existing building or structure listed in Section 8 of this Act and which comes under the jurisdiction of the office of Georgia Safety Fire Commissioner pursuant to Section 6 of this Act shall be deemed to be a proposed building in the event such building or structure is subject to substantial renovation, a fire or other hazard of serious consequence, or a change in the classification of occupancy. For purposes of this Act, 'substantial renovation' shall mean any construction project involving exits or internal features of such building or structure costing more than the

building's or structure's assessed value according to county tax records at the time of such renovation."

Section 8. Said Act is further amended by striking Section 11 in its entirety and inserting in lieu thereof a new Section 11 to read as follows:

"Section 11. It shall be incumbent on every city to set up the machinery for such local inspection. Wherever possible, such machinery shall be set up in the various counties of the State. It shall be the duty of the State Fire Marshal to assist, advise and aid the various cities and counties in the performance of their duties in connection with this Act. It shall further be the duty of the State Fire Marshal to provide instruction wherever requested by the local authority. The intent of this Act is to work with and through such local authorities wherever possible, thus avoiding duplication of effort. (a) Every existing building and structure listed in Section 8 of this Act shall comply with the minimum fire safety standards adopted in the rules and regulations promulgated pursuant to this Act which were in effect at the time such building or structure was constructed, except for those standards pertaining to electrical requirements, which shall be the current standards adopted pursuant to this Act. A less restrictive provision contained in any subsequently adopted minimum fire safety standard may be applied to any existing building or structure.

(b) Every proposed building and structure listed in Section 8 of this Act shall comply with the adopted minimum fire safety standards that were in effect on the date that plans and specifications therefor were received by the state fire marshal, or the proper local fire marshal, or state inspector for review and approval."

Section 9. Said Act is further amended by striking Section 19 in its entirety and inserting in lieu thereof a new Section 19 to read as follows:

"Section 19. On complaint of any person that a chimney, stove pipe, oven, furnace, boiler, or other appurtenance is defective or out of repair, or so placed in any building as to endanger it, or any other building, the Fire Marshal or his delegated authority, if satisfied that such a complaint is well founded shall immediately investigate such complaint. If such complaint is substantiated by the investigation, written notice shall be given the owner or occupant of such building and if he unnecessarily neglects, for three days following the service of such notice, to remove or repair the same effectually, he shall be guilty of a misdemeanor and upon conviction by the court of competent jurisdiction be fined not less than ten nor more than one hundred dollars. Nothing in this Act shall be construed to constitute a waiver of the sovereign immunity of the state, or any officer or employee thereof, in carrying out the provisions of this Act. No action shall be maintained against the state, or any officer or employee thereof, for damages sustained as a result of any fire or related hazard covered in this Act by reason of any inspection or other action taken or not taken pursuant to this Act. Nothing in this Act shall be construed to relieve any property owner or lessee thereof from any legal duty, obligation, or liability incident to the ownership, maintenance, or use of such property."

Section 10. An Act to provide access to buildings and facilities by physically handicapped persons, approved April 3, 1972 (Ga. Laws 1972, p. 750), as amended, particularly by an Act approved March 23, 1977 (Ga. Laws 1977, p. 552) and an Act approved March 31, 1980 (Ga. Laws 1980, p. 1344), is hereby amended by striking paragraph (1) of subsection (a) of Section 20 in its entirety and inserting in lieu thereof a new paragraph (1) to read as follows:

"(1) Except for buildings under the jurisdiction of the board of regents, all buildings subject to subsection 8(a) the jurisdiction of the Georgia Safety Fire Commissioner pursuant to Section 6 and subsection (a) of Section 8 of the Act creating the office of Georgia Safety Fire Commissioner, approved February 25, 1949, (Ga. Laws 1949, p. 1057), as amended, through January 1, 1980, shall be subject to the jurisdiction of the Georgia Safety Fire Commissioner for purposes of enforcement of this Act. Said subsection, as so amended, appears at Ga. Laws 1967, pp. 621, 622."

Section 11. This Act shall become effective on January 1, 1982, except that certain counties and municipalities shall have the authority to promulgate regulations which shall become effective on January 1, 1982.

Section 12. All laws and parts of laws in conflict with this Act are hereby repealed.

The following amendments were read and adopted:

Representative McDonald of the 12th moves to amend the Committee substitute to HB 734 as follows:

By striking line 35 of page 4 in its entirety and inserting in lieu thereof the following:

“of Georgia Safety Fire Commissioner.

Nothing herein shall be construed so as to place upon any municipality, county or any officer or employee thereof, the responsibility to take enforcement action regarding any existing building or structure listed in Section 8 of this Act when such building or structure was granted a certificate of occupancy pursuant to a waiver granted prior to January 1, 1982, and which was granted pursuant to the recommendation of the engineering staff over the objection of the local authority having jurisdiction.”

Representative McDonald of the 12th moves to amend the Committee substitute to HB 734 as follows:

By striking lines 15, 16 and 17 of page 5 in their entirety and inserting in lieu thereof the following:

“investigation upon request of any such local governing authority and the”.

Representative McDonald of the 12th moves to amend the Committee substitute to HB 734 as follows:

By striking lines 13 and 14 of page 16 in their entirety and inserting in lieu thereof the following:

“action shall be maintained against the state, any municipality, county, or any officer, elected officer or employees thereof, for damages sustained as a”.

An amendment, offered by Representative McDonald of the 12th, was read and withdrawn.

The following amendment was read and adopted:

Representative Vandiford of the 53rd moves to amend the Committee substitute to HB 734 as follows:

By striking the word “January” on lines 10 and 12, page 17, and inserting in lieu thereof the word “April”.

The Committee substitute, as amended, was adopted.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to, as amended.

On the passage of the Bill, by substitute, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Y Anderson	Y Baugh	Y Birdsong	Y Brooks
Y Adams,G	Y Argo	Beal	Bishop	Y Buck
Y Adams,J	Y Auten	Y Beck	Bolster	Y Burruss
Y Adams,M	Y Balkcom	Y Benefield	Y Branch	Burton
Y Aiken	N Bargerion	Y Benn	Bray	Y Byrd

N Cason	Y Edwards	Y Jessup	Y Mullinax	Y Sizemore
Y Castleberry	Y Elliott	N Johnson,G	N Nicholson	N Smith,T
Y Chamberlin	Y Evans	Y Johnson,R	Y Nix	N Smith,V
N Chambliss	N Felton	Y Jones,B	Y Oliver	Y Smyre
Y Chance	Y Fortune	Y Jones,H	N Padgett	Y Snow
N Cheeks	Y Foster	Y Karrh	Y Parham	Y Steinberg
Y Childers	N Fuller,C	Y Kemp	Y Patten	N Swann
Y Childs	Y Fuller,K	Y Kilgore	N Perry	N Thomas
Y Clark,B	Galer	Y Lambert	Y Peters	Y Thompson
Y Clark,L	Y Ginsberg	Y Lane,D	N Phillips,B	Y Townsend
Y Colbert	Y Glover	Y Lane,R	Phillips,L,L	Y Triplett
Y Coleman	Y Godbee	Y Lawson	Y Phillips,R,T	Y Tuten
Y Collins	Greer	Y Lee	Y Phillips,W,R	Y Twiggs
Colwell	Y Ham	Logan	Y Pilewicz	Y Vandiford
Connell	Hamilton	Y Long	Pinkston	Y Vaughn
N Couch	Y Hanner	Y Lord	Y Rainey	Y Veazey
Y Cox	Y Harris	N Lowe	Y Ralston	Y Waddle
Y Crawford	Y Harrison	Lucas	Y Ramsey	Y Walker
Y Crosby	Y Hasty	N Mangum	Randall	Y Wall
Y Culpepper	Y Hawkins	Y Mann	Y Reaves	Y Ware
Cummings	Y Hays	Marcus	Y Richardson	Y Watson
Y Darden	Y Hill	Y Martin	Y Robinson	White
Daugherty	Y Holmes	N Matthews	Y Rose	N Widener
Y Davis,B	Y Hooks	Y McCollum	Ross	Williams,B,J
N Davis,J	Y Horne	Y McDonald	Rowland	Y Williams,H
Y Davis,L	Hutchinson	McKinney	Y Russell	Williams,R
Y Dean	Y Irvin	N Miles	Y Savage	Y Wilson
N Dent	Y Isakson	Y Milford	Scott,A	Y Wood,J
Dixon	Y Jackson,J	Y Moody	Y Scott,D	Y Wood,J,T
Y Dobbs	Y Jackson,N	N Moore	N Shepard	Y Workman
Y Dover	N Jackson,W	Y Mostiler	N Sherrod	Speaker Murphy

On the passage of the Bill, by substitute, as amended, the ayes were 123, nays 27.

The Bill, having received the requisite constitutional majority, was passed, by substitute, as amended.

Representative Cummings of the 17th stated that he had been called from the floor of the House during the preceding vote. He wished to vote "aye" thereon.

Representative Ware of the 68th District, Chairman of the Committee on Insurance, submitted the following report:

Mr. Speaker:

Your Committee on Insurance has had under consideration the following Bills of the House and has instructed me to report the same back to the House with the following recommendations:

HB 1034 Do Pass, by Substitute
HB 814 Do Pass

Respectfully submitted,
Ware of the 68th
Chairman

Representative Jackson of the 9th District, Vice-Chairman of the Committee on Motor Vehicles, submitted the following report:

Mr. Speaker:

Your Committee on Motor Vehicles has had under consideration the following Bills of the House and Senate and has instructed me to report the same back to the House with the following recommendations:

HB 694 Do Not Pass	SB 208 Do Pass
HB 739 Do Pass, as Amended	SB 239 Do Pass
SB 369 Do Pass	SB 118 Do Pass, as Amended

Respectfully submitted,
Jackson of the 9th
Vice-Chairman

By unanimous consent, the following Bills and Resolutions of the Senate were read the first time and referred to the committees:

SR 76. By: Senators Hudson of the 35th, Stephens of the 36th and Engram of the 34th: A RESOLUTION authorizing the State of Georgia, acting by and through its State Properties Commission, to convey to the City of Atlanta, Georgia, real property necessary for the widening by the City of Atlanta of Mangum Street; to provide an effective date; and for other purposes.

Referred to the Committee on State Institutions & Property.

SR 106. By: Senators Wessels of the 2nd and Coleman of the 1st: A RESOLUTION authorizing the conveyance of certain State owned personal property located within Chatham County, Georgia, to the United States Department of the Army, Corps of Engineers; and for other purposes.

Referred to the Committee on State Institutions & Property.

SR 109. By: Senators Howard of the 42nd and Evans of the 37th: A RESOLUTION creating the Special Study Commission on Mental Health; and for other purposes.

Referred to the Committee on Health & Ecology.

SR 119. By: Senator McKenzie of the 14th: A RESOLUTION to provide for construction of certain covenant agreements made between the State Properties Commission and the Macon County Recreation Commission as authorized by Resolution Act No. 103 passed by the 1976 General Assembly and approved by the Governor on March 5, 1976; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

SB 102. By: Senators Hudson of the 35th, Kidd of the 25th, Greene of the 26th and Robinson of the 27th: A BILL to amend Code Title 66, relating to master and servant, so as to provide a new Code Chapter to prohibit discrimination in the employment of the handicapped; to provide for legislative intent; to provide a short title; to provide for definitions; to permit certain job-related conduct; to prohibit discrimination and retaliation; and for other purposes.

Referred to the Committee on Judiciary.

SB 251. By: Senators Timmons of the 11th, Bowen of the 13th and Cobb of the 28th: A BILL to amend Code Section 3-1004.1, relating to civil liability for firemen, so as to limit the liability of certain firemen; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Industry.

SB 306. By: Senator Howard of the 42nd: A BILL to amend Code Section 26-1502, relating to criminal damage to property in the second degree, so as to change certain damage limitations; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Special Judiciary.

SB 309. By: Senators Gillis of the 20th and Fincher of the 54th: A BILL to amend an Act known as the "Georgia Records Act," so as to provide for the maintenance, use, preservation, and destruction of certain records; to provide for definitions; to provide for certain duties and responsibilities of certain governing bodies, offices, and officers; to provide for the destruction of records; and for other purposes.

Referred to the Committee on Judiciary.

SB 383. By: Senator Barker of the 18th: A BILL to amend Code Section 34A-515, relating to the purging of electors lists, so as to provide that no elector shall be removed from the electors list for failure to vote in the immediately preceding years except under certain conditions; and for other purposes.

Referred to the Committee on State of Republic.

SB 401. By: Senator McKenzie of the 14th: A BILL to amend an Act empowering cities, towns, and counties, separately or jointly, to provide, maintain, and conduct supervised recreation systems, so as to authorize the governing authority of any recreation system to take all necessary or appropriate actions; and for other purposes.

Referred to the Committee on Game, Fish & Recreation.

SB 404. By: Senator McGill of the 24th: A BILL to place the tax commissioner of Wilkes County on an annual salary; to provide for the compensation of employees within such office; to provide for the disposition of all commissions and costs collected by the tax commissioner and all office employees; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

SB 405. By: Senator McGill of the 24th: A BILL to amend an Act granting a new charter to the City of Washington, so as to change the provisions relating to the imposition and levy of ad valorem taxes by the city; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

SB 409. By: Senator Lester of the 23rd: A BILL to amend an Act providing for the comprehensive treatment of alcoholism and intoxication, so as to change the date on which the provisions of the Act become effective; to provide an effective date for this Act; and for other purposes.

Referred to the Committee on Judiciary.

SB 140. By: Senators Bowen of the 13th, Gillis of the 20th, McKenzie of the 14th and others: A BILL to amend the "Georgia Development Authority Act," so as to change provisions relative to the per diem paid to members of the Authority; and for other purposes.

Referred to the Committee on Industry.

During this day's proceedings, the Speaker and Speaker Pro Tem alternately served as presiding officer.

Representative Vaughn of the 57th moved that the House do now adjourn until 10:00 o'clock, tomorrow morning and the motion prevailed.

The Speaker announced the House adjourned until 10:00 o'clock, tomorrow morning.

Representative Hall, Atlanta, Georgia**Tuesday, March 10, 1981**

The House met pursuant to adjournment at 10:00 o'clock, A.M., this day and was called to order by the Speaker.

By unanimous consent, the call of the roll was dispensed with.

Prayer was offered by Dr. Joe Usry, Pastor, Fellowship Bible Church, Roswell, Georgia.

Representative Milford of the 13th, Chairman of the Committee on Journals, reported that the Journal of the previous legislative day had been read and found to be correct.

By unanimous consent, the reading of the Journal was dispensed with.

The Journal was confirmed.

By unanimous consent, the following was established as the order of business during the first part of the period of unanimous consents:

1. Introduction of Bills and Resolutions.
2. First reading and reference of House Bills and Resolutions.
3. Second reading of Bills and Resolutions.
4. Reports of Standing Committees.
5. Third reading and passage of Local uncontested Bills.
6. First reading and reference of Senate Bills and Resolutions.

By unanimous consent, the rules were suspended in order that the following Bills and Resolutions of the House could be introduced, read the first time and referred to the committees:

HB 1047. By: Representatives Galer of the 97th, Cason of the 96th, Steinberg of the 46th, Sizemore of the 136th, Richardson of the 52nd and others: A BILL to amend Code Title 91A relating to public revenue, so as to change the rate of computation of income taxation; to change the amount of and manner of computing taxable net income and certain exemptions, deductions, and credits; to provide for filing of combined returns by certain married taxpayers; and for other purposes.

Referred to the Committee on Ways & Means.

HB 1048. By: Representative Fuller of the 16th: A BILL to amend an Act providing for retained amounts on certain water and sewer contracts or escrow accounts in lieu of such retained amounts, so as to require the insertion of clauses relating to the escrow account alternative in specifications of certain contracts; and for other purposes.

Referred to the Committee on Industry.

HB 1049. By: Representatives Wilson of the 19th and Burruss of the 21st: A BILL to amend an Act establishing the Employees' Retirement System, so as to change the provisions relative to retirement benefits; and for other purposes.

Referred to the Committee on Retirement.

HB 1050. By: Representatives Wilson of the 19th, Karrh of the 106th, Collins of the 144th, Cheeks of the 89th, McDonald of the 12th and others: A BILL to amend Code Chapter 93-3, relating to the jurisdiction of the Public Service Commission, so as to prohibit the recovery of certain expenses in the rates of electric utilities; and for other purposes.

Referred to the Committee on Industry.

HB 1051. By: Representatives Glover of the 32nd, Dean of the 29th, Wilson of the 19th, Dent of the 85th and Aaron of the 56th: A BILL to amend an Act providing for compulsory school attendance, so as to change all references to visiting teachers to school social workers and to change provisions relative to their qualifications, appointment, and dismissal; and for other purposes.

Referred to the Committee on Education.

HB 1066. By: Representative Matthews of the 145th: A BILL to repeal an Act entitled "An Act creating a Small Claims Court in each county in this State having a population of not less than 33,300 and not more than 34,056 according to the U.S. Decennial Census of 1960 or any future such census, and including the County of Colquitt"; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1067. By: Representative Matthews of the 145th: A BILL to create and establish a Small Claims Court of Colquitt County; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1068. By: Representative Bray of the 70th: A BILL to create and establish a Small Claims Court in and for Talbot County; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1069. By: Representative Edwards of the 110th: A BILL to repeal an Act entitled "An Act to create a charter for the town of Tazewell, Georgia to establish a municipal government for said town, to provide the time for electing a mayor and five councilmen for said town"; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1070. By: Representative Dixon of the 151st: A BILL to amend an Act creating a board of commissioners of Ware County, so as to change provisions relating to the compensation of the members and chairman of the board of commissioners; to provide for compensation of any county manager hereafter created; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1071. By: Representative Dixon of the 151st: A BILL to amend an Act placing certain officers of Ware County upon an annual salary, so as to change the compensation of the clerk of the superior court, the probate judge and the coroner of Ware County; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1072. By: Representatives Tuten of the 153rd and Auten of the 154th: A BILL to amend an Act creating the Brunswick Port Authority, so as to remove the interest limitation on revenue bonds issued by said Authority; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HR 340. By: Representatives Bough of the 108th, Parham of the 109th, Johnson and Thomas of the 66th and Shepard of the 67th: A RESOLUTION proposing an amendment to the Constitution so as to provide that the people of the State of Georgia shall have the power to enact or reject, by initiative petition, statutes and amendments to statutes and amendments to the Constitution; to provide for procedures and restrictions connected therewith; to provide exceptions; and for other purposes.

Referred to the Committee on Rules.

HR 341. By: Representatives Buck of the 95th, Cason of the 96th, Galer of the 97th and Rose of the 93rd: A RESOLUTION authorizing the conveyance of certain State-owned real property located in the City of Columbus, Muscogee County, Georgia; and for other purposes.

Referred to the Committee on State Institutions & Property.

HR 356. By: Representatives Fortune and Mostiler of the 71st: A RESOLUTION proposing an amendment to the Constitution so as to declare the construction of certain public facilities in Spalding County to be an essential governmental function; to authorize Spalding County to levy a one percent retail sales and use tax on sales and uses within the County to provide funds for the financing of such public facilities; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HR 357. By: Representatives Bolster of the 30th, Johnson of the 66th, Wilson of the 19th, Fuller of the 16th, Hawkins of the 50th and Widener of the 44th: A RESOLUTION creating the Joint Day Care Study Committee; and for other purposes.

Referred to the Committee on Rules.

By unanimous consent, the following Bills and Resolutions of the House and Senate were read the second time:

HB 1037	HB 1058
HB 1038	HB 1059
HB 1039	HB 1060
HB 1040	HB 1061
HB 1041	HB 1062
HB 1042	HB 1063
HB 1043	HB 1064
HB 1044	HB 1065
HB 1045	HR 337
HB 1046	HR 338
HB 1052	HR 339
HB 1053	HR 354
HB 1054	SB 102
HB 1055	SB 140
HB 1056	SB 251
HB 1057	

SB 306
SB 309
SB 383
SB 401
SB 404
SB 405

SB 409
SR 76
SR 106
SR 109
SR 119

Representative Wood of the 9th District, Chairman of the Committee on Defense & Veterans Affairs, submitted the following report:

Mr. Speaker:

Your Committee on Defense & Veterans Affairs has had under consideration the following Bills of the Senate and has instructed me to report the same back to the House with the following recommendations:

SB 99 Do Pass
SB 290 Do Pass

Respectfully submitted,
Wood of the 9th
Chairman

Representative Ross of the 76th District, Chairman of the Committee on Education, submitted the following report:

Mr. Speaker:

Your Committee on Education has had under consideration the following Bills of the House and Senate and has instructed me to report the same back to the House with the following recommendations:

HB 469 Do Pass, by Substitute
HB 989 Do Pass
SB 84 Do Pass

Respectfully submitted,
Ross of the 76th
Chairman

Representative Snow of the 1st District, Chairman of the Committee on Judiciary, submitted the following report:

Mr. Speaker:

Your Committee on Judiciary has had under consideration the following Bills of the Senate and has instructed me to report the same back to the House with the following recommendations:

SB 341 Do Pass
SB 409 Do Pass

Respectfully submitted,
Snow of the 1st
Chairman

Representative Johnson of the 72nd District, Chairman of the Committee on Retirement, submitted the following report:

Mr. Speaker:

Your Committee on Retirement has had under consideration the following Bills of the House and has instructed me to report the same back to the House with the following recommendations:

HB 326 Do Pass, by Substitute
HB 343 Do Pass, by Substitute

Respectfully submitted,
Johnson of the 72nd
Chairman

Representative Randall of the 101st District, Vice-Chairman of the Committee on Special Judiciary, submitted the following report:

Mr. Speaker:

Your Committee on Special Judiciary has had under consideration the following Bills of the House and has instructed me to report the same back to the House with the following recommendations:

HB 115 Do Pass, by Substitute
HB 1055 Do Pass, as Amended

Respectfully submitted,
Randall of the 101st
Vice-Chairman

Representative Adams of the 36th District, Chairman of the Committee on State Planning & Community Affairs, submitted the following report:

Mr. Speaker:

Your Committee on State Planning & Community Affairs - Local Legislation has had under consideration the following Bills of the House and Senate and has instructed me to report the same back to the House with the following recommendations:

HB 1002 Do Pass	HB 1025 Do Pass
HB 1003 Do Pass	HB 1026 Do Pass
HB 1004 Do Pass	HB 1029 Do Pass
HB 1005 Do Pass	HB 1031 Do Pass
HB 1006 Do Pass	HB 1032 Do Pass
HB 1007 Do Pass	HB 1035 Do Pass
HB 1012 Do Pass	HB 1036 Do Pass
HB 1013 Do Pass	HB 1033 Do Pass, as Amended
HB 1014 Do Pass	HB 266 Do Pass, as Amended
HB 1015 Do Pass	HB 658 Do Pass, as Amended
HB 1016 Do Pass	SB 393 Do Pass
HB 1019 Do Pass	HB 1010 Do Pass
HB 1020 Do Pass	HB 1021 Do Pass
HB 1022 Do Pass	HB 772 Do Pass, by Substitute
HB 1023 Do Pass	SB 331 Do Pass
HB 1024 Do Pass	

Respectfully submitted,
Adams of the 36th
Chairman

The following report of the Committee on Rules was read and adopted:

HOUSE RULES CALENDAR
TUESDAY, MARCH 10, 1981
(33rd Legislative Day)

Mr. Speaker and Members of the House:

The Committee on Rules, in session assembled, has fixed the calendar for this day's business, March 10, 1981, as enumerated below:

HB 31 Employees' Retirement System, Armed Ser. Credit
HB 138 Trial Judges' and Solicitors' Ret. Fund, Service
HB 163 General Appropriations FY 1981-82
HB 213 District Attorneys, Secretaries' Salaries (Rec.)
HB 237 Motor Vehicle Emission, Inspection
HB 459 Domestic International Banking Facility Act
HB 570 Motor Vehicle, Parking Violations Owner Resp.
HB 575 Joint Secretary State Examining Boards
HB 608 Tax Assessors, Terms of Office
HB 638 Family Day Care Homes, Amend Act
HB 718 Farmers Markets, Provide
HB 744 Real Estate, Foreclosure Sales
HB 888 General Assembly, Abuse of Office
HB 996 Campaign and Financial Disclosure, General Assembly

HR 31 Energy Regulatory Ref. Commission, Create
HR 227 Georgia Commission on Women's Opportunities
HR 249 Joint Day Care Study Committee, Create
HR 250 Blue Ribbon Committee, Conduct Elected Officials
HR 309 Joint Sub-Comm. on Educational Accountability

ALL COMPENSATION RESOLUTIONS APPROVED BY APPROPRIATIONS COMMITTEE

Bills and Resolutions on this calendar may be called in any order the Speaker desires.

Respectfully submitted,
/s/Lee of the 72nd
Chairman

By unanimous consent, the following Bills of the House and Senate were taken up for consideration and read the third time:

HB 266. By: Representatives Colbert of the 23rd, McKinney of the 35th, Pilewicz of the 41st and Greer of the 43rd: A BILL to amend an Act providing for the compensation of sheriffs of all counties of this state having a population of 500,000 or more according to the U.S. decennial census of 1970 or any future such census; and for other purposes.

The following amendment was read and adopted:

The Committee on State Planning and Community Affairs moves to amend HB 266 as follows:

On page 1, line 23, strike the figure "\$40,000" between the words "than" and "per" and insert in lieu thereof the figure "\$37,500".

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to.

On the passage of the Bill, as amended, the ayes were 110, nays 0.

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

HB 658. By: Representative Marcus of the 26th: A BILL to amend an Act providing, in all counties in this State having a population of 600,000 or more according to the 1970 U.S. Decennial Census or any future such census, volunteer programs to provide legal services to low-income clients involved in civil actions, so as to change certain population brackets; and for other purposes.

The following amendment was read and adopted:

The Committee on State Planning and Community Affairs moves to amend HB 658 as follows:

By striking from page 1, line 22, the following: "1980" and inserting in lieu thereof the following: "1970";

By striking from page 2, line 2, the following: "1980" and inserting in lieu thereof the following: "1970";

By striking from page 2, line 21, the following: "1980" and inserting in lieu thereof the following: "1970";

By striking from page 2, line 26, the following: "1980" and inserting in lieu thereof the following: "1970";

By striking from page 3, line 10, the following: "1980" and inserting in lieu thereof the following: "1970";

By striking from page 3, line 16, the following: "1980" and inserting in lieu thereof the following: "1970".

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to.

On the passage of the Bill, as amended, the ayes were 110, nays 0.

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

HB 772. By: Representatives Buck of the 95th, Cason of the 96th, Galer of the 97th, Rose of the 93rd and Phillips of the 91st: A BILL to amend an Act creating the Muscogee County School District, so as to provide for a new method of selection of members of the Muscogee County Board of Education; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend an Act creating the Muscogee County School District, approved February 25, 1949 (Ga. Laws 1949, p. 1086), as amended, particularly by an Act approved December 12, 1953 (Ga. Laws 1953, Nov.-Dec. Sess., p. 2373) and by an Act approved March 30, 1971 (Ga. Laws 1971, p. 2452), so as to provide for a new method of selection of members of the Muscogee County Board of Education; to change the terms of office of members in connection therewith; to provide for other matters relative to the foregoing; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act creating the Muscogee County School District, approved February 25, 1949 (Ga. Laws 1949, p. 1086), as amended, particularly by an Act approved December 12, 1953 (Ga. Laws 1953, Nov.-Dec. Sess., p. 2373) and by an Act approved March 30, 1971 (Ga. Laws 1971, p. 2452), is hereby amended by striking Section 5 in its entirety and substituting in lieu thereof a new Section 5 to read as follows:

"Section 5. (a) The administration of said School District shall be vested in a board to be known as the Muscogee County Board of Education, hereinafter known as the 'Board of Education.' The Board of Education shall consist of members who at the time of their appointment shall be 21 years of age and bona fide residents of Columbus, Georgia, for at least 24 months. The members of said Board of Education shall be appointed by the grand juries of Muscogee County. The grand juries shall solicit recommendations from the citizens of Muscogee County regarding nominees for said Board of Education. At least 30 days prior to a grand jury's making an appointment of a member of said Board of Education, such grand jury shall cause an advertisement to appear at least once in a newspaper of general circulation within Muscogee County. Such advertisement shall state that the grand jury is considering nominations for membership on the Muscogee County Board of Education and that citizens may write to the grand jury to recommend names for consideration by the grand jury for such membership on said Board of Education. Said advertisement shall include a mailing address for the grand jury and such other information, including residency requirements that may be applicable to prospective nominees, as the grand jury determines to be appropriate. Said advertisement shall also state the date, time, and place that the grand jury shall meet for the purpose of considering nominations to said Board of Education. Only during the time that the grand jury is meeting for such purpose, such meeting shall be open to the public, but citizens shall not have the right to address the grand jury at any such meeting except on the invitation of the grand jury. The vote on final selection shall be by secret ballot. The cost of advertisements required herein shall be paid by the Muscogee County Board of Education. No member of said Board shall be eligible for reappointment after such member has served two consecutive full terms of five years each on said Board until such member is off the Board for one year or more, when such member shall again be eligible for reappointment.

(b) The Board shall be composed of 15 members, and the grand jury shall appoint three members from each of the four council districts in Columbus, Georgia, and three members from the Muscogee County school district at large. The members appointed from council districts shall be bona fide residents of the respective council districts at the time of their appointment and during their terms of office. If a member from a council district ceases to be a resident of such district during a term of office, a vacancy shall thereby be created in such member's position on the Board. Members of the Board shall be appointed by the grand jury meeting in May of each year or at the next meeting of the grand jury thereafter. Members of the Board shall take office on the first Monday in January following their appointment. The Board shall be constituted, as required herein, effective on the first Monday in January, 1982, and thereafter.

(c) The initial membership of the Board as provided by subsection (b) shall be established as follows:

(1) During 1981, the grand jury shall appoint the three members from council district 1 to take office on the first Monday in January, 1982, for terms as follows: one member shall be appointed for a term of five years, one member for a term of four years, and one member for a term of three years;

(2) The initial members from council district 2 shall be the three incumbent members of the Board who reside within council district 2, and such members shall serve until the expiration of the terms to which they were appointed;

(3) The initial members from council district 3 shall be the incumbent member of the Board who resides within council district 3 and whose term of office expires on the first Monday in January, 1983, and the two incumbent members of the Board who reside within council district 3 and whose terms of office expire on the first Monday

in January, 1984, and all three such members shall serve until the expiration of the terms to which they were appointed.

(4) One of the initial members from council district 4 shall be appointed by the grand jury during 1981, and the member so appointed shall take office on the first Monday in January, 1982, for a term of five years. The remaining initial members from council district 4 shall be the two incumbent members of the Board who reside within council district 4, and such members shall serve until the expiration of the terms to which they were appointed;

(5) During 1981, the grand jury shall appoint the three initial at-large members. All three such members shall be appointed by the grand jury from the incumbent membership of the Board who reside within council district 3 but who were not constituted council district 3 members under paragraph (3) of this subsection. For the purpose of allowing the grand jury to make the appointments from such incumbent membership, the terms to which such incumbent members were appointed are hereby shortened to expire on the first Monday in January, 1982. One of such members shall be appointed for a term of five years, one for a term of four years, and one for a term of three years. All such members shall take office on the first Monday in January, 1982.

(d) Successors to the membership of the Board as constituted under subsection (c) of this Section and future successors shall be appointed by the grand jury during the year immediately preceding the expiration of the respective terms of office, and the members so appointed shall take office on the first Monday in January following their appointment for terms of five years. All members shall serve until their successors are appointed and qualified. The terms of all members shall expire on the first Monday in January upon the completion of the terms to which appointed. In appointing successors to the initial at-large members provided for in paragraph (5) of subsection (c), the grand jury shall make such appointments so that no two members shall be residents of the same council district.

(e) All members of the Board shall serve without compensation. No person shall be qualified to serve as a member of said Board of Education while holding any kind of public office for which compensation is paid, except the office of notary public. Absence by a member of said Board for three consecutive meetings shall be held to be a resignation from the Board, but such absence may be excused by resolution adopted by a majority of the Board.

(f) All vacancies on said Board of Education, whether from death, resignation, disqualification or otherwise, shall be filled by appointments by any grand jury for the unexpired terms.

(g) Each member of the Board of Education upon assuming office shall take an oath faithfully to perform the duties of his office.

(h) The said Board of Education shall hold regular monthly meetings, except during June, July, and August of each year, on a date fixed by said Board. The said Board may hold special meetings upon two days' written notice to its members. At all meetings a majority of the entire membership of said Board shall constitute a quorum for the transaction of business."

Section 2. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the ayes were 110, nays 0.

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

HB 1002. By: Representatives Godbee of the 82nd and Lane of the 81st: A BILL to amend an Act placing the Clerk of the Superior Court of Bulloch County upon an

annual salary, so as to change the compensation of the clerk's employees; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1003. By: Representatives Godbee of the 82nd and Lane of the 81st: A BILL to amend an Act placing the Sheriff of Bulloch County on an annual salary, so as to change the compensation of the sheriff's deputies and office clerk; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1004. By: Representatives Godbee of the 82nd and Lane of the 81st: A BILL to amend an Act creating a Board of Commissioners of Bulloch County, so as to change the provisions relative to the compensation of the clerks; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1005. By: Representatives Godbee of the 82nd and Lane of the 81st: A BILL to amend an Act placing the judge of the probate court of Bulloch County upon an annual salary, so as to change the compensation of the clerk; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1006. By: Representatives Godbee of the 82nd and Lane of the 81st: A BILL to amend an Act creating the office of Tax Commissioner of Bulloch County, so as to change the compensation of the tax commissioner's assistants; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1007. By: Representative Jones of the 78th: A BILL to amend an Act creating the Small Claims Court of Butts County, so as to provide that a judgment may be reopened under certain circumstances; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1010. By: Representatives Darden and Thompson of the 19th, Nix, Isakson and Harrison of the 20th and Aiken of the 21st: A BILL to amend an Act changing the compensation of the Clerk of the Superior Court, the Sheriff, and the Judge of the Probate Court of Cobb County from the fee system to the salary system, so as to change the compensation of the judge of the probate court; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1012. By: Representatives Thompson, Darden and Wilson of the 19th, Nix of the 20th, Burruss and Aiken of the 21st: A BILL to amend an Act creating the State Court of Cobb County, so as to change the compensation of the solicitor and assistant solicitors of said court; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1013. By: Representatives Colwell and Twiggs of the 4th: A BILL to create and establish a Small Claims Court of Gilmer County; to prescribe the jurisdiction of said court; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1014. By: Representatives Childers of the 15th, Fuller of the 16th and Adams of the 14th: A BILL to amend an Act providing for the compensation of the members of the board of education of Floyd County, so as to provide for the reimbursement of members for certain expenses; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1016. By: Representative Phillips of the 120th: A BILL to abolish the office of treasurer of Wheeler County; to provide for designation of a person to perform the duties of treasurer; to amend an Act creating the offices of tax collector, tax receiver, and county treasurer of Wheeler County, so as to reflect the abolishment of the office of treasurer; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1019. By: Representatives Nix and Harrison of the 20th, Darden of the 19th, Burruss and Aiken of the 21st and others: A BILL to amend an Act entitled "An Act to amend an Act creating the State Court of Cobb County," so as to change the compensation of the magistrates; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1020. By: Representatives Aiken of the 21st, Isakson, Harrison and Nix of the 20th, Darden of the 19th and others: A BILL to amend an Act creating the State Court of Cobb County, so as to change the compensation of the clerk of the court; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1021. By: Representatives Burruss and Aiken of the 21st, Darden and Wilson of the 19th, Isakson and Harrison of the 20th: A BILL to amend an Act creating the State Court of Cobb County, so as to repeal certain provisions relating to the judge pro hac vice; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1022. By: Representatives Triplett of the 128th, Ginsberg of the 122nd, Phillips of the 125th, Scott of the 123rd, Chance of the 129th and others: A BILL to amend an Act providing for the compensation of certain officers of counties of the state having a population of not less than 180,000 nor more than 190,000, so as to change the compensation of the tax commissioner, the clerk of the superior court, the judge of the municipal court, and the judge of the state court; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1023. By: Representative Miles of the 107th: A BILL to amend an Act creating and establishing a small claims court in and for Bryan County, so as to change the jurisdiction of said court; to change the fees for filing claims in said court; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1024. By: Representatives Smith and Moore of the 152nd: A BILL to provide a new charter for the City of St. Marys; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1025. By: Representative Culpepper of the 98th: A BILL to amend an Act incorporating the City of Ideal, formerly Town of Ideal, so as to change the terms of office of the mayor and councilmen; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1026. By: Representatives Darden and Thompson of the 19th, Nix, Isakson and Harrison of the 20th and Aiken of the 21st: A BILL to amend an Act creating the Cobb Judicial Circuit, so as to change the provisions relating to the supplement to be paid to each of the judges of the superior court of said circuit; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1029. By: Representatives Perry and Veazey of the 146th: A BILL to create and establish a Small Claims Court of Cook County; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1031. By: Representatives Nix, Isakson and Harrison of the 20th, Darden and Thompson of the 19th and Aiken of the 21st: A BILL to amend an Act creating the State Court of Cobb County, so as to provide for a chief deputy clerk; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1032. By: Representatives Darden and Thompson of the 19th, Nix, Harrison and Isakson of the 20th and Aiken of the 21st: A BILL to amend an Act changing the compensation of the clerk of the Superior Court, the sheriff, and the judge of the Probate Court of Cobb County from the fee system to the salary system; so as to change the compensation of the clerk of the Probate Court of Cobb County; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1033. By: Representatives Darden, Thompson and Wilson of the 19th, Nix of the 20th, Aiken and Burruss of the 21st: A BILL to amend an Act changing the compensation of the clerk of the Superior Court, the sheriff, and the judge of the Probate Court of Cobb County from the fee system to the salary system, so as to change the provisions relating to the compensation of the clerk of the superior court and the deputy clerk of the superior court; and for other purposes.

The following amendment was read and adopted:

The Committee on State Planning and Community Affairs moves to amend HB 1033 by striking the following language found on lines 1 through 12 on page 2:

“The salary of the clerk of the Superior Court of Cobb County shall be \$28,000.00 per annum, to be paid in equal monthly installments from the funds of Cobb County provided, however, that, effective January 1, 1982, the salary of the said clerk of the superior court shall be increased to \$29,800.00.

(b) The clerk of the Superior Court of Cobb County shall have a deputy clerk whose salary shall be \$25,000.00 per annum, to be paid monthly from the funds in the county treasury; provided, however, that, effective January 1, 1982, the salary of the said deputy clerk shall be increased to \$26,750.00.”,

and inserting in lieu thereof the following:

“The salary of said clerk of superior court shall be \$29,350.00 per annum through December 31, 1981, and the salary of the clerk of superior court shall be \$32,850.00 per annum effective January 1, 1982, and thereafter, to be paid monthly from the funds in the county treasury.

(b) The clerk of superior court shall be allowed a deputy clerk whose salary shall be \$26,550.00 per annum through December 31, 1981, and the salary of the clerk shall be \$29,750.00 per annum effective January 1, 1982, and thereafter, to be paid monthly from the funds in the county treasury."

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to.

On the passage of the Bill, as amended, the ayes were 110, nays 0.

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

HB 1035. By: Representatives Robinson of the 58th, Childs of the 51st, Aaron of the 56th, Vandiford of the 53rd, Williams of the 54th and others: A BILL to amend an Act creating the State Court of DeKalb County, so as to change the provisions relative to court costs; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1036. By: Representatives Anderson, Hasty and Harris of the 8th: A BILL to amend an Act re-creating and reincorporating the City of Woodstock, so as to change the qualifications for councilmen; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 331. By: Senators Littlefield of the 6th and Bryant of the 3rd: A BILL to amend an Act implementing the Brunswick and Glynn County Development Authority, so as to define the word "project" to include hotel and motel facilities; to grant the authority the powers granted to other authorities by the "Development Authorities Law"; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 393. By: Senator Summers of the 53rd: A BILL to amend an Act placing the sheriff of Dade County on an annual salary in lieu of the fee system of compensation, so as to delete the provisions relative to budgeting; to provide procedures for financing the expenses of the sheriff's office; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1015. By: Representatives Chance of the 129th, Triplett of the 128th, Phillips of the 125th, Scott of the 123rd, Ginsberg of the 122nd and others: A BILL to amend an Act creating a charter for the City of Bloomingdale, so as to include certain additional territory within the corporate limits; and for other purposes.

The following substitute, offered by Representatives Chance of the 129th, Triplett of the 122nd, Scott of the 123rd and others, was read and adopted:

A BILL

To amend an Act creating a charter for the City of Bloomingdale, approved March 25, 1974 (Ga. Laws 1974, p. 3439), as amended, particularly by an Act approved March 17, 1978 (Ga. Laws 1978, p. 4076), so as to include certain additional territory within the corporate limits; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act creating a charter for the City of Bloomingdale, approved March 25, 1974 (Ga. Laws 1974, p. 3439), as amended, particularly by an Act approved March 17, 1978 (Ga. Laws 1978, p. 4076), is hereby amended by designating the existing text of Section 1.03 as subsection (a) and adding new subsections (b) and (c) of Section 1.03 to read as follows:

“(b) The corporate limits of the City of Bloomingdale shall also include the territory described as follows:

Begin at the intersection of the easterly right-of-way line of Osteen Road with the northerly right-of-way line of Central of Georgia Railroad's former main line; extend thence westwardly along said northerly right-of-way line for a distance of 7,450 feet more or less, to a point on the County line for Effingham and Chatham Counties; extend thence southwestwardly along said County line for a distance of 4,300 feet, more or less to a point on the northerly side of a road owned by Union Camp Corporation; extend thence generally eastwardly along said Union Camp Corporation road for a distance of 1,900 feet, more or less, to the westerly side of another Union Camp Corporation road; extend thence generally in an eastwardly direction along the westerly and northerly side of said Union Camp Corporation road for a distance of 4,550 feet, more or less, to the easterly right-of-way of Osteen Road, said right-of-way is also the existing corporate limit line; extend thence northeastwardly along said easterly right-of-way line and existing corporate limit line for a distance of 5,000 feet, more or less, to the point of beginning.

(c) The corporate limits of the City of Bloomingdale shall also include the territory described as follows:

Commence at the intersection of the centerline of Sangrena Drive with the northerly right-of-way line of U.S. Highway 80; extend thence westwardly along said northerly right-of-way line of U.S. Highway 80 for a distance of 300 feet, more or less, to the point of beginning lying on a property line which runs northeast; extend thence along said northerly right-of-way line of U.S. Highway 80 for a distance of 1,000 feet, more or less to a point lying on a property line running north; extend thence N 20°02' E along said property line running north for a distance of 850 feet, more or less, to a point on a property line running southeast; extend thence S 41°21' E along said property line running southeast for a distance of 1,288 feet, more or less, to a point; extend thence S 47°23' W along a property line for a distance of 264.75 feet to the point of beginning.”

Section 2. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to, by substitute.

On the passage of the Bill, by substitute, the ayes were 110, nays 0.

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

By unanimous consent, all House Bills and Resolutions passed today were ordered immediately transmitted to the Senate.

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following Bills of the Senate and House:

SB 371. By: Senators Stephens of the 36th, Hudson of the 35th, Engram of the 34th and others: A BILL to amend an Act reincorporating the City of Atlanta in the Counties of Fulton and DeKalb, creating a new charter for such city, so as to add a new Section 4-109.1 to said charter; to create the position of Senior Judge of the Municipal Court of the City of Atlanta; and for other purposes.

HB 791. By: Representative Evans of the 84th: A BILL to amend an Act creating a new charter for the City of Thomson, so as to change the provisions relating to the jurisdiction of the fines imposed by the recorder's court; and for other purposes.

HB 794. By: Representatives Moore and Smith of the 152nd and Branch of the 137th: A BILL to increase the maximum court costs which may be charged for the county law library fund in Coffee County; and for other purposes.

HB 809. By: Representatives Oliver of the 121st and Miles of the 107th: A BILL to amend an Act consolidating the offices of tax receiver and tax collector of Tattnall County into the office of tax commissioner of Tattnall County, so as to change the compensation of the tax commissioner; and for other purposes.

HB 820. By: Representative Jones of the 78th: A BILL to amend an Act abolishing the fee system of compensating the judge of the Probate Court of Lamar County and providing for an annual salary, so as to change the compensation of the judge of the probate court; and for other purposes.

HB 828. By: Representatives Milford, Mann and Clark of the 13th: A BILL to amend an Act creating a new charter for the City of Hartwell, so as to prohibit the mayor or councilmen from running for certain city offices without resigning from the office held; to change certain prohibitions relating to officers or employees of the city running for office; and for other purposes.

HB 829. By: Representatives Milford, Mann and Clark of the 13th: A BILL to amend an Act placing the coroner of Hart County on an annual salary in lieu of the fee system of compensation, so as to change the compensation of the coroner; and for other purposes.

HB 830. By: Representatives Milford, Mann and Clark of the 13th: A BILL to amend an Act placing the clerk of the superior court and probate judge of Hart County upon an annual salary, so as to change the compensation of said clerk; and for other purposes.

- HB 831. By: Representatives Milford, Mann and Clark of the 13th: A BILL to amend an Act creating the office of commissioner of roads and bridges for Hart County and a board of finance for Hart County, so as to change the compensation and meeting dates, times, and places of the board of finance; and for other purposes.
- HB 840. By: Representatives Rowland of the 119th and Coleman of the 118th: A BILL to amend an Act consolidating the offices of Tax Receiver and Tax Collector of Laurens County into the office of Tax Commissioner of Laurens County; so as to change the compensation of the tax commissioner; and for other purposes.
- HB 841. By: Representatives Rowland of the 119th and Coleman of the 118th: A BILL to amend an Act providing a new charter for the City of Dublin, so as to reverse the ward numbers for wards 3 and 4; to change the method of filling vacancies for the office of Mayor or of a council member; and for other purposes.
- HB 562. By: Representative Russell of the 64th: A BILL to amend an Act recreating and establishing a board of commissioners of Barrow County, so as to change provisions relating to the expense allowance of members of said board of commissioners; and for other purposes.
- SB 421. By: Senator Kidd of the 25th: A BILL to amend an Act creating the board of commissioners of Wilkinson County, so as to provide for a monthly expense allowance for members of the board; and for other purposes.
- SB 423. By: Senator Bryant of the 3rd: A BILL to amend an Act to provide for the appointment and terms of office of members of the Liberty County Industrial Authority, so as to define the term "project" to include undertakings for hotels and motel facilities; and for other purposes.
- HB 835. By: Representatives Argo of the 63rd, Logan of the 62nd and Russell of the 64th: A BILL to amend an Act placing the clerk of the Superior Court of Clarke County, the clerk of the State Court of Clarke County, and the ordinary of Clarke County (now known as the probate judge) on a salary system of compensation, so as to change the provisions authorizing the governing authority of Clarke County to increase the base or supplementary salaries of the clerk and ordinary; and for other purposes.
- HB 837. By: Representatives Logan of the 62nd, Argo of the 63rd and Russell of the 64th: A BILL to grant to the Athens-Clarke County Industrial Development Authority created by an amendment to the Constitution of Georgia ratified at the general election held Nov. 8, 1960, additional powers to carry out the public purpose for which it was created; and for other purposes.
- HB 838. By: Representatives Logan of the 62nd, Russell of the 64th and Argo of the 63rd: A BILL to amend an Act providing for the combination of the present functions of the Magistrate's Court of Clarke County, and the Recorder's Court of the City of Athens, so as to change the provisions regarding the salary of the judge of that court; and for other purposes.
- HB 839. By: Representatives Argo of the 63rd, Logan of the 62nd, and Russell of the 64th: A BILL to amend an Act consolidating the offices of tax receiver and tax collector of Clarke County into the office of the tax commissioner of Clarke County, so as to change the provisions authorizing the governing authority of Clarke County; and for other purposes.

County to increase the base and supplementary salaries of the tax commissioner; and for other purposes.

HB 247. By: Representatives Jones of the 78th, Chamberlin of the 73rd and Ham of the 80th: A BILL to provide for a law clerk in certain judicial circuits of this state; to provide for definitions; to provide for the law clerk's duties and compensation; and for other purposes.

The Senate has passed, as amended, by the requisite constitutional majority the following Bill of the House:

HB 836. By: Representatives Argo of the 63rd, Logan of the 62nd and Russell of the 64th: A BILL to amend an Act creating the Board of Commissioners of Clarke County, so as to change the provisions regarding compensation and expense allowances for the chairman and the members of the Board; and for other purposes.

The Senate has adopted by the requisite constitutional majority the following Resolutions of the Senate:

SR 112. By: Senators Sutton of the 9th, Land of the 16th, Tysinger of the 41st and others: A RESOLUTION creating the Joint Task Force on Pension Issues; and for other purposes.

SR 95. By: Senators Bond of the 39th, Evans of the 37th, Hudson of the 35th and others: A RESOLUTION reaffirming the commitment of the General Assembly to the mission and program of the Morehouse School of Medicine; and for other purposes.

The Senate has passed by the requisite constitutional majority the following Bills of the House and Senate:

HB 217. By: Representative Daugherty of the 33rd: A BILL to provide for the Department of Labor a supplemental appropriation, pursuant to and in accordance with provisions of Section 9 and 13 of the Employment Security Law, of additional funds which are otherwise available to the Department of Labor of Georgia out of funds credited to and held in this State's account in the unemployment trust fund by the Secretary of the Treasury of the U.S.; and for other purposes.

HB 254. By: Representatives Fortune and Mostiler of the 71st: A BILL to amend Code Section 84-512, relating to revocation of and refusal to grant licenses to practice chiropractic, so as to include as grounds for such revocation or refusal certain conduct relating to advertising; and for other purposes.

HB 540. By: Representatives Rainey of the 135th, Peters of the 2nd and Hays of the 1st: A BILL to amend Code Title 45, known as the "Game and Fish Code," so as to revise the definition for the term "trapping"; to revise the provisions pertaining to conservation rangers; to delete the provisions pertaining to wildlife technicians; to add certain animals to the list of nongame species that can be lawfully taken; and for other purposes.

HB 545. By: Representatives Harris of the 8th, Snow of the 1st, Walker of the 115th, and Foster of the 6th: A BILL to create downtown development authorities in and for each municipal corporation of the State; and for other purposes.

- HB 656. By: Representative McDonald of the 12th: A BILL to amend Code Chapter 84-6 relating to architects, so as to provide for the enforcement of the provisions of said Code chapter; to prohibit the construction of certain buildings until compliance with this Code chapter; and for other purposes.
- HB 23. By: Representatives Horne of the 104th and Pinkston of the 100th: A BILL to amend an Act regulating the sale of securities in this state, known as the "Georgia Securities Act of 1973," so as to empower the Commissioner of Securities to designate record depositories; and for other purposes.
- HB 231. By: Representatives Padgett of the 86th, Cheeks of the 89th and Nicholson of the 88th: A BILL to amend Code Section 26-2801, relating to cruelty to children, so as to change the penalty for a conviction of cruelty to children; and for other purposes.
- HB 249. By: Representatives Johnson of the 72nd, Clark of the 13th, Matthews of the 145th and Childs of the 51st: A BILL to amend an Act creating the Sheriff's Retirement Fund of Georgia, so as to change the provisions relating to benefit for spouses; and for other purposes.
- HB 372. By: Representatives Isakson of the 20th, Johnson of the 66th, Foster of the 6th, Darden of the 19th and Lane of the 40th: A BILL to amend an Act providing for the transfer of functions, personnel, and equipment of the State Building Administrative Board to the State Department of Community Affairs, so as to clarify the authority of county and municipal governments to adopt and enforce codes other than the state codes; and for other purposes.
- HB 403. By: Representatives Rainey of the 135th, Irvin of the 10th, Twiggs of the 4th, Peters of the 2nd, Milford of the 13th and others: A BILL to amend Code Section 45-503, relating to legal weapons for hunting, so as to change the requirements pertaining to handguns for hunting deer; and for other purposes.
- HB 478. By: Representative Lee of the 72nd: A BILL to amend an Act known as the "Georgia Peace Officer Standards and Training Act," so as to define "retired peace officer"; to provide for the registration of exempt peace officers; and for other purposes.
- HB 576. By: Representatives Robinson of the 58th, McDonald of the 12th, Watson of the 114th, Cason of the 96th and Kilgore of the 65th: A BILL to amend an Act known as the "Georgia Cogeneration Act," so as to provide for the compliance with federal law by the Georgia Public Service Commission; and for other purposes.
- HB 15. By: Representatives Parham of the 109th, and Baugh of the 108th: A BILL to amend an Act known as the "Georgia Medical Assistance Act of 1977," so as to change certain provisions on time limitations on claims; and for other purposes.
- SB 88. By: Senators Holloway of the 12th and Allgood of the 22nd: A BILL to amend an Act providing for the compensation and allowances of certain state officials, so as to provide for a change in the compensation and allowances of certain officials; to provide for matters relative thereto; and for other purposes.
- SB 180. By: Senator Sutton of the 9th: A BILL to provide standards and requirements relative to actuarial valuations of public retirement or pension systems created by law; and for other purposes.

- SB 222. By: Senator Wessels of the 2nd: A BILL to be entitled an Act to amend Code Chapter 41A-34, relating to business development corporations, so as to provide that members may voluntarily make loans to a business development corporation that are not subject to the restrictions specified for loans which they are obligated to make and to modify certain of such restrictions; and for other purposes.
- SB 380. By: Senator Hudgins of the 15th: A BILL to amend Code Section 57-111, relating to the rate of interest on commercial accounts, so as to change the rate of interest on commercial accounts; and for other purposes.
- SB 381. By: Senator Wessels of the 2nd: A BILL to amend Code Section 13-207.3, relating to unlawful acquisitions by bank holding companies, so as to make the provisions thereof conform to the definition of "bank holding company" as found in paragraph (3) of subsection (a) of Code Section 13-207; and for other purposes.
- SB 396. By: Senators Sutton of the 9th, Land of the 16th, Tysinger of the 41st and others: A BILL to amend Code Section 40-406, relating to the form and content of the budget report, so as to provide that the budget report shall include schedules of assets and liabilities of state supported retirement and pension systems; and for other purposes.
- SB 417. By: Senator Greene of the 26th: A BILL to amend Code Section 88-1913, relating to reports of incidents of physical injury or injuries by other than accidental means by certain personnel employed in certain medical facilities, so as to clarify that such reports shall be made to the local law enforcement agency having primary jurisdiction in the area in which the medical facility is located; and for other purposes.
- SB 419. By: Senator Kidd of the 25th: A BILL to amend an Act completely and exhaustively revising the laws relating to the State Personnel Board and the State Merit System of Personnel Administration, so as to provide for the quorum of the board; and for other purposes.
- SB 420. By: Senator Kidd of the 25th: A BILL to amend Code Chapter 88-34, relating to registration of spinal-cord disabled, so as to change registration procedures; to change the provisions relating to the duties of the Department of Human Resources; to provide an effective date; and for other purposes.

The Senate has adopted by the requisite constitutional majority the following Resolutions of the House and Senate:

- SR 122. By: Senators Foster of the 50th, Allgood of the 22nd, Evans of the 37th and others: A RESOLUTION creating the State Capitol Preservation Commission; and for other purposes.
- HR 271. By: Representatives Cason of the 96th, Buck of the 95th, Galer of the 97th, Rose of the 93rd, Phillips of the 91st and others: A RESOLUTION proposing an amendment to the Constitution so as to provide for the valuation of certain homestead property in Muscogee County for purposes of ad valorem taxation for school and consolidated city-county government purposes; and for other purposes.

The Senate has passed, by substitute, by the requisite constitutional majority the following Bills of the House:

HB 102. By: Representatives Snow of the 1st, Walker of the 115th, Culpepper of the 98th, Tuten of the 153rd, Thomas of the 66th, and others: A BILL to amend an Act prohibiting unjust discrimination in employment because of age, so as to change the upper age limit of said provision; and for other purposes.

HB 167. By: Representatives Isakson of the 20th, Adams of the 36th, Lane of the 40th, Johnson of the 66th, Harrison of the 20th and others: A BILL to amend an Act creating the Construction Industry Licensing Board and regulating electrical contractors, plumbers, and conditioned air contractors, so as to change the definition of a certain term; to change the provisions relating to powers and duties of divisions within the board; and for other purposes.

The Senate has adopted the report of the Committee of Conference on the following Bill of the Senate:

SB 14. By: Senators Starr of the 44th, Howard of the 42nd and Gillis of the 20th: A BILL to amend an Act relating to health insurance coverage for State employees, so as to provide a new definition for the term "employee" to define the term "person who works full time for the State"; to increase the maximum employee contribution from five percent to eight percent of the total outlay for persons' services; and for other purposes.

Representative Ham of the 80th moved that the House reconsider its action in failing to give the requisite constitutional majority to the following Bill of the House:

HB 906. Representative Ham of the 80th: A BILL to amend Code Title 95A, known as the Georgia Code of Public Transportation, so as to provide that the maximum gross weight for a vehicle on a public street of a municipality shall be limited to 56,000 pounds unless the vehicle is making a pickup or delivery on the street; to provide for division of revenue with municipalities under certain circumstances; and for other purposes.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Chance	Y Evans	N Jessup	Moore
Y Adams,G	Y Cheeks	Y Felton	Y Johnson,G	Y Mostiler
Y Adams,J	Y Childers	Fortune	Johnson,R	Y Mullinax
Y Adams,M	Childs	Y Foster	Jones,B	Y Nicholson
Y Aiken	Clark,B	Y Fuller,C	Jones,H	N Nix
Y Anderson	Clark,L	Y Fuller,K	Karrh	Y Oliver
Y Argo	Y Colbert	Y Galer	Kemp	Y Padgett
Y Auten	Coleman	Y Ginsberg	Y Kilgore	Parham
Y Balkcom	Collins	Y Glover	Lambert	N Patten
Y Barger	Colwell	Y Godbee	Y Lane,D	Y Perry
Baugh	N Connell	Greer	Y Lane,R	Peters
Beal	Y Couch	Y Ham	Y Lawson	Y Phillips,B
Y Beck	Y Cox	Hamilton	Y Lee	N Phillips,L.L.
Y Benefield	Y Crawford	Y Hanner	Logan	Phillips,R.T
Benn	Y Crosby	Harris	Y Long	Phillips,W.R
Y Birdsong	Culpepper	Harrison	Y Lord	N Pilewicz
Y Bishop	Cummings	Y Hasty	Lowe	Pinkston
Bolster	Y Darden	Y Hawkins	N Lucas	Y Rainey
Y Branch	Daugherty	Y Hays	Y Mangum	Ralston
Y Bray	N Davis,B	Y Hill	Y Mann	Y Ramsey
Y Brooks	Davis,J	Holmes	Marcus	Randall
Y Buck	Y Davis,L	Y Hooks	Y Martin	Y Reaves
Burruss	Dean	Horne	Matthews	Richardson
Burton	Dent	Y Hutchinson	Y McCollum	Robinson
N Byrd	Y Dixon	Y Irvin	McDonald	Rose
Cason	Y Dobbs	N Isakson	McKinney	Y Ross
Y Castleberry	Y Dover	Y Jackson,J	Miles	N Rowland
Y Chamberlin	Y Edwards	Y Jackson,N	Milford	Russell
Chambless	Elliott	Y Jackson,W	Y Moody	Savage

Y Scott,A	N Smyre	Y Triplett	Y Walker	Y Williams,H
Y Scott,D	Y Snow	Tuten	Y Wall	N Williams,R
Y Shepard	Steinberg	Twiggs	Y Ware	Y Wilson
Y Sherrod	Y Swann	Vandiford	Watson	Y Wood,J
Y Sizemore	Y Thomas	Vaughn	White	Y Wood,J.T
Smith,T	Thompson	N Veazey	Y Widener	Y Workman
Y Smith,V	Townsend	Waddle	Williams,B.J	Speaker Murphy

On the motion, the ayes were 98, nays 14.

The motion prevailed.

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following Bills of the House and Senate:

HB 413. By: Representatives Thomas and Johnson of the 66th: A BILL to amend an Act known as the Municipal Home Rule Act of 1965, so as to provide for extending retirement and other benefits to members of the municipal governing authority; and for other purposes.

SB 229. By: Senator Lester of the 23rd: A BILL to amend an Act known as the "Disposition of Unclaimed Property Act," so as to delete the report of abandoned property by banking or financial organizations; and for other purposes.

SB 407. By: Senator Kidd of the 25th: A BILL to provide for training classes in all areas of county taxation to be attended by certain newly elected local tax officials; to provide for the costs of such classes; and for other purposes.

The Senate adheres to its amendments and has appointed a Committee of Conference on the following Bill of the House:

HB 136. By: Representatives Lambert of the 112th, Vaughn of the 57th, Ham of the 80th, Culpepper of the 98th, McDonald of the 12th and others: A BILL to provide a new Code Title 34C, "Electric Membership Corporations"; and for other purposes.

The President has appointed on the part of the Senate the following:

Senators Wessels of the 2nd, Bryant of the 3rd, and English of the 21st.

The Senate has passed, by the requisite constitutional majority the following Bills of the Senate:

SB 427. By: Senators Horton of the 17th and Cobb of the 28th: A BILL to reincorporate the City of McDonough in the County of Henry; to create a new charter for said city; and for other purposes.

SB 424. By: Senator Bryant of the 3rd: A BILL to amend an Act creating the Small Claims Court of McIntosh County, so as to change the amount of the jurisdiction of said court; to change the provisions relating to commencement of actions and service; and for other purposes.

- SB 425. By: Senator Bryant of the 3rd: A BILL to amend an Act creating a Small Claim Court for Liberty County, so as to change the jurisdiction of said court; to change certain costs; and for other purposes.
- SB 428. By: Senator McGill of the 24th: A BILL to create and establish a Small Claim Court of Oglethorpe County; to prescribe the jurisdiction of said court; and for other purposes.
- SB 430. By: Senator Bryant of the 3rd: A BILL to reincorporate the City of Guyton in the County of Effingham; to repeal and replace the heretofore existing charter of the City of Guyton and provide a new charter; to provide for the creation, incorporation, and powers; to provide for the governmental structure; to repeal specific Acts; and for other purposes.
- SB 431. By: Senator Dean of the 31st: A BILL to amend an Act establishing the State Court of Polk County, so as to change the compensation of the judge; and for other purposes.
- SB 436. By: Senators Barnes of the 33rd, Brantley of the 56th and Thompson of the 32nd: A BILL to amend an Act creating the Cobb-Marietta Coliseum and Exhibition Hall Authority, so as to provide for the creation of the Authority; to state the general purpose and to provide for perpetual existence of the Authority; and for other purposes.
- SB 437. By: Senators Barnes of the 33rd, Thompson of the 32nd and Brantley of the 56th: A BILL to amend Code Chapter 87-2, relating to elections on the issuance of bonds, so as to provide requirements for the issuance of bonds and for the expenditure of bond funds in counties having a population of not less than 250,000 nor more than 400,000 according to the U.S. census of 1980 or an future such census; and for purposes.
- SB 438. By: Senators Barnes of the 33rd, Thompson of the 32nd and Brantley of the 56th: A BILL to amend an Act creating the State Court of Cobb County (formerly the Civil and Criminal Court of Cobb County), so as to provide that justice of the peace of Cobb County shall have criminal jurisdiction throughout the entire county; and for other purposes.
- SB 382. By: Senator Lester of the 23rd: A BILL to repeal Code Section 56-3005, relating to optional policy provisions in accident and sickness policies; and for other purposes.
- SB 412. By: Senators Starr of the 44th, Howard of the 42nd, and Gillis of the 20th: A BILL to amend an Act revising the laws relating to prisons, public works camp and prisoners, so as to change certain of the provisions relative to the reimbursement of counties before such prisoners are transferred to the place of confinement where the sentence is to be served; and for other purposes.
- SB 392. By: Senator Fincher of the 54th: A BILL to provide for a third judge of the superior court of the Conasauga Judicial Circuit of Georgia; to provide for the election and terms of office of said judge; to require candidates to designate the place for which they are offering; to prescribe the powers, duties, dignity, jurisdiction, privileges, and immunities; and for other purposes.

The Senate has adopted by the requisite constitutional majority the following Resolutions of the Senate:

SR 135. By: Senator Reynolds of the 48th: A RESOLUTION designating The Southeastern Railway Museum as an official railway museum in the State of Georgia; and for other purposes.

SR 120. By: Senator Hill of the 29th: A RESOLUTION authorizing and empowering the State Properties Commission, acting in the best interests of the State of Georgia, to convey certain State-owned real property located in the City of Warm Springs, Meriwether County, Georgia; and for other purposes.

The Senate has passed by the requisite constitutional majority the following Bill of the Senate:

SB 253. By: Senators Starr of the 44th, Howard of the 42nd and Gillis of the 20th: A BILL to amend an Act known as the "Adequate Program for Education in Georgia Act," so as to provide the circumstances whereby local units of administration may be granted funding for construction in excess of annual entitlements; and for other purposes.

Under the general order of business, established by the Committee on Rules, the following Bills and Resolution of the House were taken up for consideration and read the third time:

HR 309. By: Representatives Logan of the 62nd, Ross of the 76th, Evans of the 84th, Phillips of the 91st, Buck of the 95th, and others:

A RESOLUTION

Providing for a joint Subcommittee on Educational Accountability of the University System of Georgia Committee and Education Committee of the House of Representatives; and for other purposes.

WHEREAS, a system of public school accountability in Georgia exists only in formative stages; and

WHEREAS, the State budget provides more than fifty cents of each general fund dollar to education; and

WHEREAS, the Subcommittee on Educational Accountability has studied, provided support for educational improvement, and encouraged accountability measures in every segment of the State's educational program; and

WHEREAS, the quest for educational improvement resides in adequate attention to accountability measures about which the General Assembly needs to have understanding and confidence from their study of each category of educational accountability.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES that there is hereby created a subcommittee of eight members of the House of Representatives, to be known as the Educational Accountability Subcommittee, to be composed of four members of the University System of Georgia Committee of the House of Representatives, to be appointed by the Speaker of the House of Representatives, and four members of the Education Committee of the House of Representatives, to be appointed by the Speaker of the House of Representatives. The Chairman of the University System of Georgia Committee shall designate one of the appointees as cochairman of the subcommittee. The Chairman of the Education Committee shall designate one of the appointees as cochairman of the subcommittee. The subcommittee is further authorized to conduct meetings in such places and at such times as it considers expedient and to do all other

things consistent with this resolution which are necessary to perform its duties and accomplish the objectives and purposes of this resolution. Each legislative member of the subcommittee shall receive the expenses and allowances authorized by law for members of legislative interim committees for service on the subcommittee. The subcommittee shall make a report of its findings and recommendations at the 1982 session of the General Assembly, at which time the subcommittee shall stand abolished.

BE IT FURTHER RESOLVED that the subcommittee shall consult with and seek the advice of appropriate educational bodies and organizations in developing their recommendations. The educational bodies and organizations to be consulted shall include, but shall not be limited to, the Office of Planning and Budget, the State Board of Education, Georgia Department of Education, State Board of Regents, Staff of the University System of Georgia, Georgia School Boards Association, Georgia Association of Educators, Professional Association of Georgia Educators, Georgia Association of Educational Leaders, Georgia Association of School Superintendents, and other associations determined by the subcommittee. The Georgia Educational Improvement Council shall serve the subcommittee in staff capacity.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Harris	Y Martin	Y Savage
Adams,G	Y Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	Colwell	Y Hasty	Y McCollum	Y Scott,D
Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Y Hill	Miles	Y Sizemore
Y Argo	Y Crawford	Holmes	Milford	Y Smith,T
Y Auten	Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Culpepper	Horne	Y Moore	Y Smyre
Y Barger	Cummings	Y Hutchinson	Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Thomas
Y Benefield	Davis,J	Y Jackson,N	Y Oliver	Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Townsend
Y Birdsong	Dean	Y Jessup	Y Parham	Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Tuten
Y Bolster	Y Dixon	Johnson,R	Y Perry	Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Elliott	Kemp	Phillips,R,T	Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W,R	Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Fortune	Lane,D	Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B,J
Y Chance	Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Godbee	Y Lowe	Y Robinson	Wilson
Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
Clark,B	Y Ham	Y Mangum	Y Ross	Wood,J,T
Clark,L	Y Hamilton	Y Mann	Y Rowland	Workman
Y Colbert	Y Hanner	Y Marcus	Russell	Speaker Murphy

On the adoption of the Resolution, the ayes were 129, nays 0.

The Resolution, having received the requisite constitutional majority, was adopted.

HB 459. By: Representative Beck of the 148th: A BILL to authorize the establishment and operation of domestic international banking facilities within this state; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To authorize the establishment and operation of domestic international banking facilities within this state; to provide for a short title; to provide for definitions; to provide the procedures for establishing and operating such facilities; to provide for the rejection of registration by the Department of Banking and Finance under certain conditions; to provide for the examination and supervision of such facilities; to provide for severability; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Short title. This Act shall be known as the "Domestic International Banking Facility Act."

Section 2. Definitions. (a) As used in this Act, the term "domestic international banking facility" means the location within this state of any banking office, other than an international bank agency as defined in Code Section 41A-3301 of the Financial Institutions Code of Georgia, which derives its funds (1) from sources outside of the United States, (2) from another domestic international banking facility, or (3) from temporary advances from its parent organization and employs those funds for banking purposes outside of the United States or through its parent organization, but does not accept deposits subject to check or draft.

(b) A domestic international banking facility when properly established pursuant to this Act shall not be considered to be a parent bank, branch bank, bank office, or bank facility as defined in Code Section 13-201.1, relating to certain definitions, as now or hereafter amended.

Section 3. Domestic international banking facilities; establishment and operation. (a) Any bank, whether domiciled within this state or elsewhere and having total capital funds of \$25 million or more as reported to its chartering authority as of December 31 of each year, may establish and operate a domestic international banking facility in this state upon compliance with the provisions of this Act. Any bank having total capital funds of \$25 million or less may establish such facility upon compliance with the provisions of this Act and upon further obtaining the approval of the department. The department shall grant such approval only after it has satisfied itself that the registrant is financially sound, is operating in substantial conformity with all applicable laws and regulations, and is, along with its principals, of good character and reputation.

(b) Prior to establishing a domestic international banking facility and annually thereafter for so long as the facility shall continue in this state, the bank shall register with the Department of Banking and Finance on such forms as the department shall prescribe and pay a registration fee as determined by the department. Such registration shall include:

- (1) The name and main office address of the registrant;
- (2) The address at which the facility is to be located;
- (3) The names of the individuals responsible for administering the business affairs of the facility in Georgia;
- (4) The name and address of the chartering authority for the registrant;
- (5) A resolution from the board of directors or other governing body of the registrant authorizing the establishment of the facility;
- (6) A statement of the registrant that it has the legal capacity under the laws pursuant to which it is organized to establish the facility and that its chartering authority (and regulatory authority if different) interposes no objection to the establishment of such facility; and
- (7) Such other information as the department may require.

Information required in paragraphs (5) and (6) need not be resubmitted upon renewal of a registration. The facility shall promptly notify the department of any change in the management or location of the facility.

(c) The domestic international banking facility shall maintain records of its business activities separate from records of the domestic banking activities of its parent or head office.

(d) The domestic international banking facility shall not be subject to any tax or license fee in this state by virtue of its business location in this state or its business activities outside of this state.

Section 4. Rejection of registration. (a) The department may revoke any registration or reject any application to register or renew a registration for a domestic international banking facility upon a finding that:

- (1) The facility no longer qualifies to register under the provisions of this Act; or
- (2) The scope of the business conducted by the facility exceeds that authorized by this Act; or
- (3) The chartering authority of the parent bank of the facility requests such action in writing; or
- (4) The department determines, on its own initiative or otherwise, that representations made by the registrant including, but not limited to, representations under paragraph (6) of subsection (b) of Section 3 are inaccurate.

(b) No facility whose registration has been rejected by the department may establish an international banking facility in this state.

Section 5. Examination and supervision. (a) The Department of Banking and Finance may examine the operations of any domestic international banking facility for the purpose of determining that the scope of its activities does not exceed that allowed pursuant to this Act and that the facility is otherwise operating in compliance with the applicable laws of this state. The department may by regulation establish minimum requirements for the maintenance of books and records in sufficient form to enable the department to carry out its responsibilities hereunder.

(b) The department may enter into cooperative and reciprocal agreements with the bank regulatory authority of any government for the periodic examination of banking offices and facilities of any kind, including domestic international banking facilities, located within this state and may accept reports from such authorities in lieu of conducting its own examination for compliance with laws of this state.

Section 6. Severability. In the event any section, subsection, sentence, clause, or phrase of this Act shall be declared or adjudged invalid or unconstitutional, such adjudication shall in no manner affect the other sections, subsections, sentences, clauses, or phrases of this Act, which shall remain of full force and effect as if the section, subsection, sentence, clause, or phrase so declared or adjudged invalid or unconstitutional were not originally a part hereof. The General Assembly hereby declares that it would have passed the remaining parts of this Act if it had known that such part or parts hereof would be declared or adjudged invalid or unconstitutional.

Section 7. Effective date. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 8. General repealer. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the roll call was ordered and the vote was as follows:

Y Aaron	Y Anderson	Y Baugh	Birdsong	Y Brooks
Adams,G	Y Argo	Beal	Y Bishop	Y Buck
Y Adams,J	Y Auten	Y Beck	Y Bolster	Y Burruss
Y Adams,M	Balkcom	Y Benefield	Y Branch	Y Burton
Y Aiken	Y Bargerion	Y Benn	Y Bray	Y Byrd

Cason	Y Edwards	Y Jessup	Y Mullinax	Sizemore
Y Castleberry	Y Elliott	Y Johnson,G	Y Nicholson	Y Smith,T
Y Chamberlin	Y Evans	Y Johnson,R	Nix	Y Smith,V
Y Chambless	Y Felton	Jones,B	Y Oliver	Y Smyre
Y Chance	Y Fortune	Y Jones,H	Y Padgett	Y Snow
Y Cheeks	Y Foster	Y Karrh	Y Parham	Y Steinberg
Y Childers	Y Fuller,C	Kemp	Y Patten	Y Swann
Childs	Y Fuller,K	Y Kilgore	Y Perry	Thomas
Clark,B	Y Galer	Lambert	Y Peters	Thompson
Clark,L	Ginsberg	Y Lane,D	Y Phillips,B	Townsend
Y Colbert	Glover	Y Lane,R	Y Phillips,L,L	Y Triplett
Coleman	Y Godbee	Y Lawson	Phillips,R,T	Tuten
Y Collins	Y Greer	Y Lee	Phillips,W,R	Y Twiggs
Y Colwell	Y Ham	Logan	Y Pilewicz	Y Vandiford
Y Connell	Hamilton	Y Long	Y Pinkston	Y Vaughn
Couch	Y Hanner	Y Lord	Y Rainey	Y Veazey
Y Cox	Y Harris	Y Lowe	Y Ralston	Waddle
Y Crawford	Harrison	Lucas	Y Ramsey	Walker
Y Crosby	Y Hasty	Y Mangum	Randall	Y Wall
Culpepper	Y Hawkins	Y Mann	Y Reaves	Y Ware
Y Cummings	Y Hays	Y Marcus	Richardson	Watson
Y Darden	Hill	Y Martin	Y Robinson	White
Daugherty	Holmes	Y Matthews	Y Rose	Y Widener
Y Davis,B	Y Hooks	Y McCollum	Y Ross	Y Williams,B,J
Davis,J	Horne	McDonald	Y Rowland	Williams,H
Y Davis,L	Y Hutchinson	Y McKinney	Y Russell	Y Williams,R
Dean	Y Irvin	Y Miles	Y Savage	Y Wilson
Y Dent	Isakson	Milford	N Scott,A	Y Wood,J
Y Dixon	Y Jackson,J	Y Moody	Scott,D	Y Wood,J,T
Dobbs	Y Jackson,N	Y Moore	Y Shepard	Y Workman
Y Dover	Y Jackson,W	Y Mostiler	Y Sherrod	Speaker Murphy

On the passage of the Bill, by substitute, the ayes were 131, nays 1.

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

HB 888. By: Representatives Lee of the 72nd, Burruss of the 21st, Murphy of the 18th, Edwards of the 110th, Buck of the 95th, Connell of the 87th, and Shepard of the 67th: A BILL to amend Code Chapter 26-23, relating to abuse of governmental office, so as to make certain conduct by members of the General Assembly unlawful; and for other purposes.

The following amendment was read:

The Committee on Rules moves to amend HB 888 by striking from line 16 of page 2 the following:

“month”,

and substituting in lieu thereof the following:

“single transaction”.

By adding between line 16 and line 17 on page 2 the following:

“(v) to any sale of real property to the Department of Transportation.”

By striking from line 22 of page 5 the following:

“month”,

and substituting in lieu thereof the following:

“single transaction”.

By adding between line 22 and line 23 of page 5 the following:

“(v) to any sale of real property to the Department of Transportation.”

The following amendment was read:

Representative Ham of the 80th moves to amend the Committee amendment to HB 888 by adding between lines 11 and 12 and following line 19, the following:

“(vi) To any legal ads and to contracts for legal service and advertising.”

On the adoption of the Ham amendment, the roll call was ordered and the vote was as follows:

Aaron	N Coleman	N Harris	Martin	N Savage
N Adams,G	N Collins	N Harrison	N Matthews	N Scott,A
N Adams,J	N Colwell	Hasty	N McCollum	N Scott,D
N Adams,M	N Connell	N Hawkins	N McDonald	N Shepard
N Aiken	N Couch	N Hays	N McKinney	N Sherrod
N Anderson	N Cox	N Hill	N Miles	N Sizemore
N Argo	Y Crawford	Y Holmes	N Milford	Y Smith,T
N Auten	N Crosby	N Hooks	N Moody	N Smith,V
N Balkcom	N Culpepper	N Horne	N Moore	Smyre
N Bargerom	N Cummings	N Hutchinson	N Mostiler	N Snow
N Baugh	N Darden	N Irvin	N Mullinax	N Steinberg
N Beal	Daugherty	N Isakson	N Nicholson	N Swann
Y Beck	N Davis,B	N Jackson,J	N Nix	N Thomas
Y Benefield	N Davis,J	N Jackson,N	N Oliver	Y Thompson
Y Benn	N Davis,L	N Jackson,W	N Padgett	Y Townsend
N Birdsong	Y Dean	N Jessup	N Parham	Y Triplett
Y Bishop	Dent	N Johnson,G	N Patten	N Tuten
Y Bolster	Dixon	N Johnson,R	N Perry	Y Twiggs
N Branch	N Dobbs	Y Jones,B	N Peters	N Vandiford
Y Bray	Y Dover	N Jones,H	N Phillips,B	N Vaughn
N Brooks	N Edwards	N Karrh	Y Phillips,L,L	N Veazey
N Buck	N Elliott	N Kemp	N Phillips,R,T	N Waddle
N Burruss	N Evans	N Kilgore	N Phillips,W,R	N Walker
N Burton	N Felton	Lambert	N Pilewicz	N Wall
N Byrd	N Fortune	N Lane,D	N Pinkston	Y Ware
N Cason	N Foster	N Lane,R	N Rainey	N Watson
N Castleberry	N Fuller,C	N Lawson	Y Ralston	White
N Chamberlin	N Fuller,K	N Lee	N Ramsey	N Widener
N Chambless	N Galer	Logan	N Randall	N Williams,B,J
N Chance	N Ginsberg	N Long	N Reaves	N Williams,H
Y Cheeks	Y Glover	N Lord	N Richardson	Y Williams,R
N Childers	N Godbee	N Lowe	N Robinson	N Wilson
N Childs	Y Greer	Y Lucas	N Rose	N Wood,J
N Clark,B	Y Ham	N Mangum	N Ross	N Wood,J,T
N Clark,L	Y Hamilton	N Mann	N Rowland	N Workman
N Colbert	N Hanner	Y Marcus	N Russell	Speaker Murphy

On the adoption of the amendment, the ayes were 27, nays 142.

The amendment was lost.

The Committee amendment was adopted.

The following amendment was read:

Representative Argo of the 63rd moves to amend HB 888 by changing line 5, page 2, to read:

“member of the General Assembly owns ‘51’.”

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

N Aaron	N Adams,M	Y Argo	Y Bargerom	Y Beck
Y Adams,G	N Aiken	Y Auten	Y Baugh	N Benefield
N Adams,J	N Anderson	N Balkcom	Y Beal	Y Benn

N Birdsong	N Davis,B	N Hutchinson	Y Milford	N Shepard
Y Bishop	N Davis,J	Y Irvin	N Moody	N Sherrod
N Bolster	N Davis,L	N Isakson	N Moore	N Sizemore
N Branch	Y Dean	N Jackson,J	N Mostiler	N Smith,T
N Bray	N Dent	N Jackson,N	N Mullinax	N Smith,V
N Brooks	N Dixon	N Jackson,W	N Nicholson	N Smyre
Y Buck	N Dobbs	N Jessup	N Nix	N Snow
N Burruss	Y Dover	N Johnson,G	N Oliver	N Steinberg
N Burton	N Edwards	N Johnson,R	N Padgett	N Swann
N Byrd	N Elliott	N Jones,B	Y Parham	N Thomas
N Cason	N Evans	N Jones,H	N Patten	N Thompson
N Castleberry	Y Felton	N Karrh	N Perry	N Townsend
N Chamberlin	N Fortune	Y Kemp	N Peters	Y Triplett
N Chambliss	N Foster	N Kilgore	N Phillips,B	Y Tuten
N Chance	N Fuller,C	N Lambert	N Phillips,L.L	Y Twiggs
Y Cheeks	N Fuller,K	N Lane,D	N Phillips,R.T	N Vandiford
N Childers	N Galer	N Lane,R	N Phillips,W.R	N Vaughn
Y Childs	N Ginsberg	N Lawson	N Pilewicz	Y Veazey
N Clark,B	Y Glover	N Lee	N Pinkston	N Waddle
N Clark,L	N Godbee	N Logan	N Rainey	N Walker
N Colbert	N Greer	Y Long	N Ralston	N Wall
N Coleman	N Ham	N Lord	N Ramsey	Y Ware
N Collins	N Hamilton	N Lowe	N Randall	N Watson
Y Colwell	Y Hanner	Y Lucas	N Reaves	N White
N Connell	N Harris	N Mangum	N Richardson	N Widener
N Couch	Y Harrison	N Mann	N Robinson	N Williams,B.J
Y Cox	N Hasty	N Marcus	N Rose	N Williams,H
Y Crawford	N Hawkins	Y Martin	N Ross	N Williams,R
N Crosby	N Hays	Y Matthews	N Rowland	N Wilson
N Culpepper	N Hill	N McCollum	N Russell	N Wood,J
N Cummings	N Holmes	Y McDonald	N Savage	N Wood,J.T
N Darden	N Hooks	N McKinney	N Scott,A	N Workman
N Daugherty	N Horne	N Miles	N Scott,D	N Speaker Murphy

On the adoption of the amendment, the ayes were 35, nays 133.

The amendment was lost.

The following amendment was read:

Representative Ware of the 68th moves to amend HB 888 by adding on page 2 following Subsection (B)(v) new subsections as follows:

“(vi) To any purchase of health and/or life insurance as offered by the merit system of the state.”

“(vii) To any purchase of goods or services from the state where the price is set by the state or an agency thereof.”

The same subsections shall be inserted on page 5, following Subsection (B)(v).

The following amendment was read and adopted:

Representative Burruss of the 21st moves to amend the Ware amendment to HB 888 by adding Subsection (viii) under (B) on page 5:

“Equipment repairs.”

The Ware amendment, as amended, was adopted.

An amendment, offered by Representative Chamberlin of the 73rd, was read and lost.

An amendment, offered by Representative Adams of the 14th, was read and withdrawn.

Representative Kemp of the 139th moved that HB 888 and all amendments thereto be placed upon the table.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	N Coleman	N Harris	Y Martin	N Savage
Y Adams,G	N Collins	N Harrison	Y Matthews	N Scott,A
N Adams,J	Y Colwell	Hasty	N McCollum	Y Scott,D
N Adams,M	N Connell	N Hawkins	Y McDonald	N Shepard
Y Aiken	N Couch	Y Hays	Y McKinney	N Sherrod
N Anderson	Y Cox	Y Hill	N Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
N Auten	N Crosby	N Hooks	Y Moody	Y Smith,V
Y Balkcom	N Culpepper	N Horne	Y Moore	N Smyre
Y Barger	N Cummings	N Hutchinson	N Mostiler	Y Snow
Y Baugh	N Darden	Y Irvin	Mullinax	N Steinberg
Y Beal	Daugherty	N Isakson	N Nicholson	N Swann
Y Beck	N Davis,B	N Jackson,J	N Nix	N Thomas
N Benefield	N Davis,J	N Jackson,N	Y Oliver	N Thompson
Benn	N Davis,L	Y Jackson,W	N Padgett	N Townsend
N Birdsong	Y Dean	N Jessup	N Parham	Y Triplett
Y Bishop	Dent	N Johnson,G	N Patten	Y Tuten
N Bolster	N Dixon	N Johnson,R	N Perry	Y Twigg
Y Branch	N Dobbs	Y Jones,B	N Peters	N Vandiford
Y Bray	N Dover	N Jones,H	N Phillips,B	N Vaughn
N Brooks	N Edwards	Y Karrh	N Phillips,L,L	N Veazey
N Buck	N Elliott	Y Kemp	N Phillips,R,T	Y Waddle
N Burruss	N Evans	N Kilgore	N Phillips,W,R	N Walker
N Burton	N Felton	Y Lambert	N Pilewicz	N Wall
Y Byrd	N Fortune	Y Lane,D	N Pinkston	Ware
N Cason	Y Foster	Y Lane,R	N Rainey	N Watson
N Castleberry	N Fuller,C	N Lawson	N Ralston	White
N Chamberlin	Y Fuller,K	N Lee	Y Ramsey	N Widener
N Chambless	N Galer	Logan	N Randall	N Williams,B,J
N Chance	Y Ginsberg	Y Long	N Reaves	Y Williams,H
Y Cheeks	N Glover	Y Lord	N Richardson	N Williams,R
N Childers	Y Godbee	Y Lowe	N Robinson	N Wilson
N Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
N Clark,B	Y Ham	N Mangum	N Ross	N Wood,J,T
N Clark,L	Y Hamilton	N Mann	N Rowland	Y Workman
Y Colbert	Y Hanner	N Marcus	N Russell	Speaker Murphy

On the motion, the ayes were 64, nays 107.

The motion was lost.

An amendment, offered by Representative Felton of the 22nd, was read and lost.

The following amendment was read and adopted:

Representative Jackson of the 77th moves to amend HB 888 by deleting the word "sealed" on line 2, page 2; line 31, page 3; and line 8, page 5.

Representative Lane of the 40th moved that the House reconsider its action in adopting the Jackson amendment.

The motion was lost.

The following amendment was read and adopted:

Representative Jackson of the 77th moves to amend HB 888 by changing the word "by" on line 27, page 2 and line 33, page 5, to the word "as" and by adding after the new word "as" on said lines the following:

“for a misdemeanor and on any subsequent conviction by” so when amended the full sentence will read: “Any person violating the provisions of Paragraph (1) shall be punished as for a misdemeanor and on any subsequent conviction by imprisonment for not less than one nor more than five years.”

The following amendment was read:

Representatives Scott of the 123rd and Adams of the 14th move to amend HB 888 by adding at the end of line 22, the following:

“(v) The provisions of this shall not prohibit any persons from being employed by a school system of the State of Georgia.”

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

Y Aaron	N Coleman	N Harris	Y Martin	Y Savage
Adams,G	Y Collins	Y Harrison	N Matthews	Y Scott,A
Y Adams,J	N Colwell	Hasty	N McCollum	Y Scott,D
N Adams,M	Y Connell	N Hawkins	N McDonald	N Shepard
N Aiken	N Couch	Y Hays	McKinney	N Sherrod
N Anderson	Y Cox	Y Hill	N Miles	Sizemore
Y Argo	Y Crawford	N Holmes	Y Milford	Y Smith,T
Y Auten	Crosby	Y Hooks	Moody	N Smith,V
N Balkcom	N Culpepper	Y Horne	N Moore	Y Smyre
Y Bargerion	Y Cummings	Y Hutchinson	Y Mostiler	N Snow
N Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Daugherty	Y Isakson	Y Nicholson	N Swann
N Beck	N Davis,B	N Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	N Jackson,N	Y Oliver	Y Thompson
Y Benn	N Davis,L	Y Jackson,W	Y Padgett	N Townsend
Y Birdsong	Y Dean	N Jessup	N Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	N Patten	N Tuten
Y Bolster	Y Dixon	Y Johnson,R	N Perry	Y Twiggs
N Branch	N Dobbs	N Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	N Jones,H	N Phillips,B	Y Vaughn
N Brooks	Y Edwards	N Karrh	Phillips,L.L	N Veazey
Y Buck	Y Elliott	N Kemp	N Phillips,R,T	N Waddle
Y Burruss	N Evans	Y Kilgore	Phillips,W.R	N Walker
Y Burton	Y Feiton	Y Lambert	Y Pilewicz	N Wall
Y Byrd	Y Fortune	N Lane,D	Y Pinkston	Ware
Y Cason	Foster	Y Lane,R	N Rainey	Y Watson
Y Castleberry	Y Fuller,C	N Lawson	Y Ralston	White
N Chamberlin	Y Fuller,K	Y Lee	N Ramsey	N Widener
Y Chambliss	Y Galer	Logan	Y Randall	N Williams,B J
Y Chance	Y Ginsberg	Y Long	Y Reaves	N Williams,H
N Cheeks	N Glover	Y Lord	Y Richardson	N Williams,R
Y Childers	Y Godbee	N Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
N Clark,B	N Ham	Y Mangum	Y Ross	Y Wood,J.T
Clark,L	Y Hamilton	Y Mann	Y Rowland	Workman
N Colbert	N Hanner	Y Marcus	N Russell	Speaker Murphy

On the adoption of the amendment, the ayes were 100, nays 64.

The amendment was adopted.

By unanimous consent, further consideration of HB 888 was postponed until the afternoon session.

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following Bills of the Senate:

SB 89. By: Senators Holloway of the 12th and Allgood of the 22nd: A BILL to amend an Act providing for the compensation and allowances of certain state officials, so as to provide for a change in the compensation and allowances of certain officials; to provide for matters relative thereto; to provide an effective date; and for other purposes.

SB 399. By: Senators Hudson of the 35th, Stephens of the 36th, Fincher of the 52nd and others: A BILL to provide for client transportation plans and implementation for the delivery of services and for state resources in order to concentrate efforts to encourage a system of coordinated transportation; to provide for an effective date; and for other purposes.

SB 388. By: Senators Sutton of the 9th and Eldridge of the 7th: A BILL to provide for the rebate of interest on any loan on which the interest is calculated under the add-on interest method if the loan is paid off prior to maturity; to provide for a rate of interest; to provide for an exception; and for other purposes.

The Senate has adopted by the requisite constitutional majority the following Resolution of the Senate:

SR 121. By: Senator Foster of the 50th: A RESOLUTION authorizing the State of Georgia to convey all or portions of certain State-owned tracts of real property located in Union, Lumpkin, Rabun and Towns Counties to the United States, acting by and through its Forest Service, in exchange for the conveyance to the State of Georgia, of all or portions of certain tracts of real property owned by the U.S.A. and located in Dawson, Rabun, White and Union Counties, Georgia; and for other purposes.

The Speaker announced the House in recess until 2:30 o'clock, this afternoon.

AFTERNOON SESSION

The Speaker called the House to order.

Under the general order of business, established by the Committee on Rules, consideration was resumed on the following Bill of the House:

HB 888. By: Representatives Lee of the 72nd, Burruss of the 21st, Murphy of the 18th, Edwards of the 110th, Buck of the 95th, Connell of the 87th, and Shepard of the 67th: A BILL to amend Code Chapter 26-23, relating to abuse of governmental office, so as to make certain conduct by members of the General Assembly unlawful; and for other purposes.

Representative Scott of the 123rd moved that the House reconsider its action in adopting the Scott/Adams amendment to HB 888.

The motion prevailed.

The Scott/Adams amendment was again read, and withdrawn.

The following amendment was read:

Representative Hawkins of the 50th moves to amend HB 888 by adding on page 6 a new section to be numbered Section 2:

“Notwithstanding any other provisions of this Act, employment by a local system shall not be considered to be transacting business with the state.”

And renumber accordingly.

An amendment to the Hawkins amendment, offered by Representative McCollum of the 134th, was read and lost.

On the adoption of the Hawkins amendment, the roll call was ordered and the vote was as follows:

Y Aaron	Y Byrd	N Davis,B	Harris	Y Lane,D
Y Adams,G	N Cason	Y Davis,J	Y Harrison	Y Lane,R
Y Adams,J	Y Castleberry	N Davis,L	Y Hasty	N Lawson
Y Adams,M	N Chamberlin	Dean	Y Hawkins	Y Lee
Y Aiken	Y Chambless	Dent	Hays	Logan
Y Anderson	N Chance	N Dixon	N Hill	Y Long
Y Argo	Y Cheeks	N Dobbs	Holmes	Y Lord
Y Auten	Y Childers	Y Dover	Hooks	Y Lowe
Y Balkcom	Childs	Edwards	Y Horne	Lucas
Y Barger	Clark,B	Y Elliott	Y Hutchinson	Y Mangum
Y Baugh	N Clark,L	Y Evans	Y Irvin	Y Mann
Y Beal	N Colbert	Felton	Y Isakson	Marcus
Y Beck	Coleman	Y Fortune	Y Jackson,J	N Martin
Y Benefield	N Collins	Foster	N Jackson,N	N Matthews
Benn	Colwell	Y Fuller,C	Y Jackson,W	N McCollum
Y Birdsong	Y Connell	Y Fuller,K	Y Jessup	N McDonald
Bishop	Couch	Galer	Y Johnson,G	McKinney
Y Bolster	Y Cox	Y Ginsberg	Y Johnson,R	N Miles
Branch	Y Crawford	Glover	N Jones,B	Y Milford
Y Bray	N Crosby	Y Godbee	Y Jones,H	Y Moody
N Brooks	Culpepper	Y Greer	Y Karrh	N Moore
Y Buck	Y Cummings	Y Ham	Y Kemp	Y Mostiler
Y Burruss	Y Darden	Y Hamilton	Kilgore	Y Mullinax
Y Burton	Daugherty	Y Hanner	Y Lambert	Y Nicholson

Y Nix	Y Pinkston	Y Savage	Y Thomas	Ware
Y Oliver	Y Rainey	Y Scott,A	Y Thompson	Y Watson
Y Padgett	Y Ralston	Scott,D	Y Townsend	White
N Parham	Ramsey	N Shepard	Y Triplett	Y Widener
Y Patten	Randall	N Sherrod	Y Tuten	Williams,B,J
Y Perry	N Reaves	Sizemore	Y Twiggs	Williams,H
Y Peters	Y Richardson	Y Smith,T	Y Vandiford	Williams,R
Y Phillips,B	Robinson	Smith,V	Y Vaughn	Y Wilson
Y Phillips,L,L	Rose	Smyre	Y Veazey	Y Wood,J
N Phillips,R,T	Y Ross	Snow	Y Waddle	Y Wood,J,T
Y Phillips,W,R	Y Rowland	Y Steinberg	Y Walker	Y Workman
Y Pilewicz	Y Russell	Y Swann	N Wall	Speaker Murphy

On the adoption of the amendment, the ayes were 110, nays 28.

The amendment was adopted.

Due to mechanical failure, the vote of Representative Robinson of the 58th was not recorded. He wished to be recorded as voting "aye".

The following amendment was read:

Representative Cason of the 96th moves to amend HB 888 by adding a new sub paragraph on page 5:

"It shall be unlawful for any member of the General Assembly to represent the interest of any individual business, corporation or state agency in legal matters involving the state where the fees exceed \$250.00."

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

N Aaron	Coleman	N Harris	N Martin	N Savage
N Adams,G	N Collins	N Harrison	Y Matthews	N Scott,A
N Adams,J	N Colwell	N Hasty	N McCollum	Scott,D
N Adams,M	N Connell	N Hawkins	Y McDonald	Y Shepard
N Aiken	Couch	Hays	McKinney	N Sherrod
N Anderson	Y Cox	Y Hill	Y Miles	N Sizemore
N Argo	N Crawford	N Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	N Hooks	N Moody	Smith,V
N Balkcom	Culpepper	Y Horne	Y Moore	Smyre
Y Bargerom	N Cummings	N Hutchinson	N Mostiler	N Snow
Y Baugh	Y Darden	Irvin	N Mullinax	N Steinberg
Beal	Daugherty	N Isakson	N Nicholson	N Swann
N Beck	Davis,B	Y Jackson,J	N Nix	N Thomas
N Benefield	Davis,J	N Jackson,N	N Oliver	Thompson
Benn	Y Davis,L	N Jackson,W	Y Padgett	N Townsend
N Birdsong	Dean	N Jessup	Y Parham	N Triplett
Bishop	Dent	N Johnson,G	N Patten	N Tuten
N Bolster	N Dixon	N Johnson,R	N Perry	Twiggs
Branch	N Dobbs	N Jones,B	N Peters	N Vandiford
N Bray	Y Dover	Jones,H	N Phillips,B	N Vaughn
N Brooks	Edwards	N Karrh	N Phillips,L,L	N Veazey
Y Buck	N Elliott	N Kemp	Y Phillips,R,T	Waddle
N Burruss	N Evans	Kilgore	N Phillips,W,R	N Walker
N Burton	Felton	N Lambert	N Pilewicz	N Wall
N Byrd	N Fortune	N Lane,D	Pinkston	N Ware
Y Cason	Foster	Lane,R	N Rainey	Y Watson
Castleberry	Y Fuller,C	N Lawson	Y Ralston	White
Y Chamberlin	N Fuller,K	N Lee	N Ramsey	N Widener
N Chambless	Galer	Logan	N Randall	N Williams,B,J
N Chance	N Ginsberg	N Long	N Reaves	Williams,H
Y Cheeks	Glover	Y Lord	N Richardson	Williams,R
N Childers	N Godbee	N Lowe	N Robinson	N Wilson
Childs	N Greer	Lucas	Y Rose	N Wood,J
Clark,B	N Ham	N Mangum	N Ross	Y Wood,J,T
Y Clark,L	N Hamilton	N Mann	N Rowland	N Workman
N Colbert	N Hanner	N Marcus	N Russell	Speaker Murphy

On the adoption of the amendment, the ayes were 32, nays 109.

The amendment was lost.

An amendment, offered by Representative Ham of the 80th, was read and ruled out of order.

An amendment, offered by Representative Smith of the 42nd, was read and lost.

An amendment, offered by Representative Davis of the 99th, was read and lost.

The following amendment was read:

Representative Scott of the 123rd moves to amend HB 888 by adding a new Section 2 to read as follows:

"Section 2. This Act shall become effective on January 10, 1983";

And by renumbering Section 2 to Section 3.

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

N Aaron	N Coleman	N Harris	Y Martin	N Savage
N Adams,G	Y Collins	N Harrison	Y Matthews	Y Scott,A
N Adams,J	Y Colwell	N Hasty	Y McCollum	Scott,D
Y Adams,M	N Connell	N Hawkins	Y McDonald	Y Shepard
N Aiken	N Couch	N Hays	McKinney	N Sherrod
N Anderson	Y Cox	Y Hill	Y Miles	Y Sizemore
N Argo	Y Crawford	N Holmes	Y Milford	Y Smith,T
N Auten	Y Crosby	Y Hooks	N Moody	N Smith,V
Y Balkcom	N Culpepper	Horne	Y Moore	Y Smyre
Y Bargerion	Y Cummings	N Hutchinson	Y Mostiler	N Snow
Y Baugh	N Darden	Y Irvin	N Mullinax	N Steinberg
Beal	Daugherty	N Isakson	Y Nicholson	N Swann
N Beck	N Davis,B	Y Jackson,J	N Nix	N Thomas
N Benefield	N Davis,J	N Jackson,N	Y Oliver	N Thompson
Benn	Y Davis,L	N Jackson,W	Y Padgett	N Townsend
N Birdsong	Y Dean	N Jessup	Y Parham	Y Triplett
Bishop	Dent	N Johnson,G	N Patten	Y Tuten
Y Bolster	Y Dixon	N Johnson,R	N Perry	Y Twiggs
Branch	N Dobbs	N Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	N Jones,H	Y Phillips,B	N Vaughn
N Brooks	Edwards	N Karrh	Y Phillips,L.L	N Veazey
Buck	N Elliott	Y Kemp	N Phillips,R.T	N Waddle
N Burruss	N Evans	Kilgore	N Phillips,W.R	N Walker
N Burton	Felton	Y Lambert	Y Pilewicz	N Wall
N Byrd	Y Fortune	N Lane,D	Pinkston	N Ware
Cason	Foster	Lane,R	Y Rainey	N Watson
Y Castleberry	N Fuller,C	N Lawson	N Ralston	White
N Chamberlin	Y Fuller,K	N Lee	N Ramsey	N Widener
N Chambless	Galer	Logan	Randall	N Williams B.J
Y Chance	Y Ginsberg	N Long	Reaves	Williams,H
Y Cheeks	Glover	Lord	N Richardson	Williams,R
Y Childers	Y Godbee	Lowe	Robinson	N Wilson
Childs	Y Greer	Lucas	Y Rose	N Wood,J
Clark,B	Ham	N Mangum	N Ross	N Wood,J.T
Y Clark,L	Hamilton	Y Mann	N Rowland	Y Workman
Y Colbert	Y Hanner	Marcus	N Russell	Speaker Murphy

On the adoption of the amendment, the ayes were 63, nays 81.

The amendment was lost.

Due to mechanical failure, the vote of Representative Robinson of the 58th was not recorded. He wished to be recorded as voting "nay".

Representative Scott of the 123rd moved that the House reconsider its action in failing to adopt the Scott amendment to HB 888.

On the motion, the roll call was ordered and the vote was as follows:

Aaron	N Coleman	N Harris	N Martin	N Savage
N Adams,G	Y Collins	N Harrison	Matthews	Y Scott,A
N Adams,J	Y Colwell	N Hasty	Y McCollum	Scott,D
N Adams,M	N Connell	N Hawkins	Y McDonald	Y Shepard
N Aiken	N Couch	N Hays	McKinney	N Sherrod
N Anderson	Y Cox	Y Hill	Y Miles	N Sizemore
Y Argo	Y Crawford	N Holmes	Y Milford	Y Smith,T
Auten	Y Crosby	Y Hooks	N Moody	N Smith,V
N Balkcom	N Culpepper	Horne	Y Moore	Smyre
Y Barger	Cummings	N Hutchinson	Y Mostiler	N Snow
Y Baugh	N Darden	Y Irvin	N Mullinax	N Steinberg
Beal	Daugherty	N Isakson	Y Nicholson	N Swann
N Beck	N Davis,B	N Jackson,J	N Nix	N Thomas
N Benefield	N Davis,J	N Jackson,N	N Oliver	N Thompson
Benn	Y Davis,L	N Jackson,W	Y Padgett	N Townsend
N Birdsong	Y Dean	N Jessup	Y Parham	Y Triplett
Bishop	Dent	N Johnson,G	N Patten	Y Tuten
Y Bolster	Dixon	N Johnson,R	N Perry	Y Twiggs
N Branch	N Dobbs	N Jones,B	N Peters	Y Vandiford
Bray	Y Dover	N Jones,H	N Phillips,B	N Vaughn
N Brooks	N Edwards	N Karrh	N Phillips,L,L	N Veazey
Y Buck	N Elliott	Y Kemp	N Phillips,R,T	N Waddle
N Burruss	N Evans	Kilgore	Phillips,W,R	N Walker
N Burton	Felton	N Lambert	Y Pilewicz	N Wall
N Byrd	Y Fortune	N Lane,D	N Pinkston	N Ware
N Cason	Foster	N Lane,R	Y Rainey	Watson
Y Castleberry	Fuller,C	Y Lawson	Ralston	White
N Chamberlin	Y Fuller,K	N Lee	N Ramsey	Widener
Chambless	N Galer	Logan	Randall	Williams,B,J
Chance	Y Ginsberg	N Long	Reaves	Williams,H
Y Cheeks	Glover	N Lord	N Richardson	Williams,R
Y Childers	Y Godbee	N Lowe	Y Robinson	N Wilson
N Childs	N Greer	Lucas	N Rose	N Wood,J
Clark,B	N Ham	N Mangum	N Ross	N Wood,J,T
Clark,L	Hamilton	Y Mann	N Rowland	N Workman
N Colbert	Y Hanner	Marcus	N Russell	Speaker Murphy

On the motion, the ayes were 46, nays 95.

The motion was lost.

Representative Walker of the 115th moved that the House reconsider its action in adopting the Committee amendment to HB 888.

The motion prevailed.

The Committee amendment was again read.

The following amendment was read and adopted:

Representative Walker of the 115th moves to amend the Committee amendment to HB 888 by adding after the word "Transportation" on line 19 a new subsection to read as follows:

"(VI) to legal advertisements in the official organ of the county."

The Committee amendment, as amended, was adopted.

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to, as amended.

On the passage of the Bill, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	N Matthews	Y Scott,A
Y Adams,J	N Colwell	Y Hasty	Y McCollum	N Scott,D
Y Adams,M	Y Connell	Y Hawkins	N McDonald	Y Shepard
Y Aiken	Y Couch	N Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	N Hill	N Miles	Size more
N Argo	N Crawford	N Holmes	N Milford	N Smith,T
Y Auten	Y Crosby	Y Hooks	N Moody	Smith,V
N Balkcom	Y Culpepper	Y Horne	N Moore	Smyre
Y Barger on	Y Cummings	Y Hutchinson	Y Mostiler	N Snow
Y Baugh	Y Darden	N Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
N Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	N Oliver	Y Thompson
Benn	Y Davis,L	N Jackson,W	Y Padgett	Y Townsend
Birdsong	N Dean	Jessup	Y Parham	N Triplett
Y Bishop	Dent	Y Johnson,G	Y Patten	N Tuten
Y Bolster	Y Dixon	Y Johnson,R	N Perry	N Twigg s
N Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
N Bray	N Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	N Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Y Elliott	N Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W,R	Y Walker
Y Burton	Y Felton	N Lambert	Y Pilewicz	Y Wall
N Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Foster	N Lane,R	Y Rainey	N Watson
N Castleberry	Y Fuller,C	Y Lawson	N Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B,J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
N Cheeks	Glover	N Lord	Y Richardson	Williams,R
Y Childers	N Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	N Greer	Lucas	N Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J,T
Y Clark,L	N Hamilton	Y Mann	Y Rowland	N Workman
Y Colbert	N Hanner	Y Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, as amended, the ayes were 116, nays 44.

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

Due to a conflict of interest, the following Representatives abstained from voting on the passage of HB 888, as amended:

Representatives Jessup of the 117th, Birdsong of the 103rd and Randall of the 101st.

Representative McDonald of the 12th gave notice that at the proper time he would move that the House reconsider its action in giving the requisite constitutional majority to HB 888, as amended.

The Speaker ruled that the proper time was the present.

Representative McDonald of the 112th moved that the House reconsider its action in giving the requisite constitutional majority to HB 888, as amended.

On the motion, the roll call was ordered and the vote was as follows:

N Aaron	N Anderson	Y Baugh	Birdsong	N Brooks
N Adams,G	Y Argo	Beal	N Bishop	N Buck
N Adams,J	Y Auten	Y Beck	N Bolster	N Burruss
N Adams,M	Y Balkcom	N Benefield	Y Branch	N Burton
N Aiken	Y Barger on	Benn	Y Bray	N Byrd

N Cason	N Edwards	Jessup	N Mullinax	Sizemore
N Castleberry	N Elliott	N Johnson,G	N Nicholson	N Smith,T
N Chamberlin	N Evans	N Johnson,R	N Nix	Smith,V
N Chambless	N Felton	N Jones,B	N Oliver	Smyre
Y Chance	N Fortune	N Jones,H	N Padgett	Y Snow
N Cheeks	Foster	Y Karrh	Y Parham	N Steinberg
N Childers	N Fuller,C	Y Kemp	N Patten	N Swann
N Childs	N Fuller,K	N Kilgore	Y Perry	Thomas
N Clark,B	N Galer	N Lambert	Y Peters	N Thompson
N Clark,L	Y Ginsberg	N Lane,D	N Phillips,B	N Townsend
N Colbert	Glover	Lane,R	Y Phillips,L.L	Y Triplett
N Coleman	Y Godbee	N Lawson	N Phillips,R.T	Y Tuten
N Collins	Y Greer	N Lee	N Phillips,W.R	Y Twiggs
Y Colwell	Y Ham	Logan	N Pilewicz	N Vandiford
N Connell	Y Hamilton	N Long	N Pinkston	N Vaughn
N Couch	Y Hanner	N Lord	Y Rainey	Y Veazey
Y Cox	N Harris	Y Lowe	Y Ralston	N Waddle
Y Crawford	N Harrison	Lucas	Ramsey	N Walker
Y Crosby	N Hasty	N Mangum	Randall	N Wall
N Culpepper	N Hawkins	N Mann	N Reaves	Y Ware
N Cummings	Y Hays	N Marcus	N Richardson	Y Watson
N Darden	Y Hill	N Martin	N Robinson	Y White
N Daugherty	Y Holmes	Y Matthews	Y Rose	N Widener
N Davis,B	N Hooks	N McCollum	Ross	N Williams,B.J
N Davis,J	N Horne	Y McDonald	N Rowland	N Williams,H
N Davis,L	N Hutchinson	McKinney	Y Russell	Williams,R
Y Dean	Y Irvin	Y Miles	N Savage	N Wilson
Y Dent	N Isakson	Y Milford	Y Scott,A	N Wood,J
Y Dixon	Y Jackson,J	Y Moody	Y Scott,D	N Wood,J.T
N Dobbs	N Jackson,N	Y Moore	N Shepard	Y Workman
Y Dover	Y Jackson,W	N Mostiler	Y Sherrod	Speaker Murphy

On the motion, the ayes were 57, nays 101.

The motion was lost.

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following Bill of the Senate:

SB 411. By: Senators Starr of the 44th, Howard of the 42nd, and Gillis of the 20th: A BILL to amend Code Section 27-2502, relating to determinate sentences, particularly by an Act approved March 20, 1974, so as to provide for special sentencing in certain cases; to provide that persons so sentenced may be considered for parole at any time; and for other purposes.

The Senate has adopted by the requisite constitutional majority the following Resolution of the Senate:

SR 129. By: Senators Starr of the 44th, Gillis of the 20th and Howard of the 42nd: A RESOLUTION authorizing the conveyance to the City of Atlanta on behalf of the Georgia Building Authority and the State of Georgia of all the respective right, title and interest in and to improved real property at 209 Pryor Street and 116 Mitchell Street in Atlanta, Fulton County, Georgia; and for other purposes.

The Senate has passed by the requisite constitutional majority the following Bills of the Senate:

SR 416. By: Senator Littlefield of the 6th: A BILL to amend an Act known as the "Jekyll Island State Park Authority Act;" and for other purposes.

SB 426. By: Senators McGill of the 24th and English of the 21st: A BILL to add one additional judge of the superior courts of the Toombs Judicial Circuit of Georgia; to provide for the appointment of the first such additional judge by the Governor; to provide for the election of successors to the judge initially appointed; to prescribe the powers of said judge; to prescribe the compensation of said judge; and for other purposes.

The Senate has disagreed to the House amendment to the Senate amendment to the following Bill of the House:

HB 278. By: Representative Galer of the 97th: A BILL to amend an Act creating the State Employees' Retirement System, so as to make exclusions which are applicable to widows applicable to all surviving spouses; and for other purposes.

The Senate has passed by the requisite constitutional majority the following Bill of the Senate:

SB 90. By: Senators Holloway of the 12th and Allgood of the 22nd: A BILL to amend an Act providing for the compensation and allowances of certain state officials, so as to provide for a change in the compensation and allowances of certain officials; to provide for matters relative thereto; to provide an effective date; and for other purposes.

The Senate has adopted by the requisite constitutional majority the following Resolution of the Senate:

SR 125. By: Senators Starr of the 44th, Howard of the 42nd and Gillis of the 20th: A RESOLUTION relative to jail and prison overcrowding; and for other purposes.

The Senate has passed by the requisite constitutional majority the following Bill of the Senate:

SB 422. By: Senators Starr of the 44th, Gillis of the 20th, Howard of the 42nd and others: A BILL to amend the "Fair Employment Practices Act of 1978," so as to expand the definition of discriminations; to change the definition of the term "handicap"; to provide for affirmative action programs; and for other purposes.

The Senate has adopted by the requisite constitutional majority the following Resolution of the Senate:

SR 103. By: Senators Hudson of the 35th, Stephens of the 36th, Robinson of the 27th and others: A RESOLUTION proposing an amendment to the Constitution so as to grant disabled veterans a homestead exemption of \$30,000.00 who served during any war or armed conflict and who are entitled to receive 100 percent of the benefits which are available from the Veterans Administration; and for other purposes.

Under the general order of business, established by the Committee on Rules, the following Bill of the House was taken up for consideration and read the third time:

HB 163. By: Representatives Lambert of the 112th, Argo of the 63rd, Harris of the 8th, Vaughn of the 57th, Collins of the 144th and Murphy of the 18th:

A BILL TO BE ENTITLED
AN ACT

To make and provide appropriations for the fiscal year beginning July 1, 1981, and ending June 30, 1982 to make and provide such appropriations for the operation of the State Government, its departments, boards, bureaus, commissions, institutions, and other agencies, and for the university system, common schools, counties, municipalities, political subdivisions and for all other governmental activities, projects and undertakings authorized by law, and for all leases, contracts, agreements, and grants authorized by law; to provide for the control and administration of funds; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

That the sums of money hereinafter provided are appropriated for the fiscal year beginning July 1, 1981, and ending June 30, 1982, as prescribed hereinafter for such fiscal year, from the General Funds of the State, including unappropriated surplus, and a revenue estimate of \$3,352,500,000 for fiscal year 1982.

PART I.
LEGISLATIVE BRANCH**Section 1. Legislative Branch.**
F.Y. 1982 \$14,950,000

For compensation, expenses, mileage, allowances, travel and benefits for members, officials, committees and employees of the General Assembly and each House thereof; for operating the offices of Lieutenant Governor and Speaker of the House of Representatives; for membership in the National Conference of Commissioners on Uniform State Laws; for membership in the Council of State Governments, the National Conference of State Legislatures and the National Conference of Insurance Legislators and other legislative organizations, upon approval of the Legislative Services Committee; for membership in the Marine Fisheries Compact and other compacts, upon approval of the Legislative Services Committee; for the maintenance, repair, construction, reconstruction, furnishing and refurbishing of space and other facilities for the Legislative Branch; for the Legislative Services Committee, the Office of Legislative Counsel and the Office of Legislative Budget Analyst; for the operation of the Georgia Educational Improvement Council; for compiling, publishing and distributing the Acts of the General Assembly and the Journals of the Senate and the House of Representatives; for the annual report of the State Auditor to the General Assembly; for equipment, supplies, furnishings, repairs, printing services, and other expenses of the Legislative Branch of Government. The Legislative Services Committee shall seek to determine ways to effect economies in the expenditure of funds appropriated to the Legislative Branch of Government. The Committee is hereby authorized to promulgate rules and regulations relative to the expenditure of funds appropriated to the Legislative Branch which may include that no such funds may be expended without prior approval of the Committee. The Committee shall also make a detailed study of all items and programs which are paid for from funds appropriated to the Legislative Branch of Government with a view towards determining which are legitimate legislative expenses and which should be paid for from other appropriations.

Section 2. Department of Audits.
F.Y. 1982 \$5,077,600PART II
JUDICIAL BRANCH**Section 3. Supreme Court.**
F.Y. 1982 \$2,173,700

For the cost of operating the Supreme Court of the State of Georgia, including salaries of Justices and the employees of the Court, their retirement contributions and for the

Emeritus Judges of the Court. Provided, however, that the listed appropriation shall be increased by the amount of \$12,000 per annum for each additional Emeritus position established during the fiscal year. Provided, however, that the sum of \$7,500 shall be allocated for the payment of attorneys' fees and legal expenses for indigent defendants in criminal cases on appeal as provided in Ga. L. 1953, Nov.-Dec. Session, pp. 478-481.

Provided, however, that the sum of \$7,000 shall be allocated for the cost of Georgia's pro rata share for the operation of the National Center for State Courts.

Section 4. Superior Courts.

F.Y. 1982 \$16,573,239

For the cost of operating the Superior Courts of the State of Georgia, including payment of Judges' salaries, contingent expense allowances authorized by law, the payment of mileage authorized by law.

For payment of salaries, the payment of mileage and other expenses as may be authorized by law for the District Attorneys, Assistant District Attorneys, and District Attorneys Emeritus.

For the cost of operating the Judge Sentence Review Panel as created by 1974 Ga. L. p. 358.

Provided, however, that the listed appropriation shall be increased by the amount of \$27,078 per annum for each additional Judge Emeritus position established during the fiscal year, and by the amount of \$17,000 per annum for each additional District Attorney Emeritus position established during the fiscal year.

Provided, further that the listed appropriation shall be increased by the amount of \$80,000 per annum for each judgeship created by law during the 1981 session of the General Assembly.

Section 5. Court of Appeals.

F.Y. 1982 \$2,654,421

For the cost of operating the State Court of Appeals, including salaries and retirement contributions of judges and employees of the Court and for the Emeritus Judges of the Court. Provided, however, that the listed appropriation shall be increased by the amount of \$12,000 per annum for each additional Emeritus position established during the fiscal year.

Section 6. Administrative Office of the Courts.

F.Y. 1982 \$1,266,673

For the cost of operating the Administrative Office of the Courts.

Section 7. Appellate Court Reports.

F.Y. 1982 \$190,000

For the cost of printing and distributing the reports of the Supreme Court and Court of Appeals.

Section 8. Judicial Qualifications Commission.

F.Y. 1982 \$62,500

For the cost of operating the Judicial Qualifications Commission.

Section 9. Board of Court Reporting of the Judicial Council.

F.Y. 1982 \$12,802

For the cost of operating the Board of Court Reporting.

Section 10. Council of Juvenile Court Judges.

F.Y. 1982 \$98,190

For the cost of operating the Council of Juvenile Court Judges.

Section 11. Georgia Justice Courts Training Council.

F.Y. 1982 \$35,000

For the cost of operating the Georgia Justice Courts Training Council.

Section 12. Georgia Criminal Justice Defense Council.

F.Y. 1982 \$2,000,000

For the cost of operating the Georgia Criminal Justice Defense Council.

PART III.
EXECUTIVE BRANCH

Section 13. Department of Administrative Services.

F.Y. 1982 \$26,731,818

Section 14. Department of Agriculture.

F.Y. 1982 \$22,922,764

Section 15. Department of Banking and Finance.

F.Y. 1982 \$2,735,953

Section 16. Department of Community Affairs.

F.Y. 1982 \$17,401,513

Section 17. Office of the Comptroller General.

F.Y. 1982 \$4,799,365

Section 18. Department of Defense.

F.Y. 1982 \$2,459,875

Section 19. Employees' Retirement System.

F.Y. 1982 \$2,500,000

Section 20. State Board of Education.

F.Y. 1982 \$1,229,008,962

Provided, that none of the State funds appropriated above may be expended to initiate or commence any new program or project which would create a continuing obligation of the current funds of the State, unless such program or project has been authorized by the General Assembly.

Provided, that where teaching personnel are paid in whole or in part from funds other than State-local funds, the fund source from which such salary is paid shall be the pro rata part of the cost of employer contributions to the Teachers' Retirement System and Teachers' Health Insurance applicable to such salary.

Provided, further, that for kindergarten programs, each system shall be allotted instructional units on the basis of one teacher and one aide for each 40 students or major fraction thereof in average daily attendance, except in the case of mentally, physically or emotionally handicapped children, the ratio shall be one teacher and one aide for 24 students or major fraction thereof in average daily membership.

Provided, that in lieu of mid-day transportation services and in order to extend the half-day kindergarten program to a full-day service, local school systems may elect to use transportation allotments to employ aides or certificated instructional personnel on a reimbursable basis. Where the transportation allotment is used to employ such additional personnel, reimbursable costs shall include salary, retirement and health insurance where applicable. For school systems electing to offer full-day services in lieu of mid-day transportation, the maximum reimbursable allotment shall be limited to one transportation unit (\$10,513) per each 40 students in average daily attendance.

Provided, that of any State Funds appropriated to local systems for classroom teacher salaries on the basis of Average Daily Attendance in grades 1 through 7, such teachers shall be used in the school where earned and shall be used only for the purpose of funding regular (general education) classroom teachers in grades where earned.

Provided, that of the above appropriation, relative to special education \$30,000 is designated and committed for payment to the Houston County Board of Education for payment to Houston County Speech and Hearing School, and \$30,000 is designated and committed for payment to the Houston County Board of Education for payment to Houston County Happy Hour School.

Provided, further, funds appropriated for Maintenance and Operation, Sick and Personal Leave and Instructional Media, for all Special Education Teachers, payments shall not be made until the allotted teaching unit has been filled.

Furthermore, the Section 5 teaching units so allocated to an eligible local unit shall remain a part of that local unit's allotment until the end of the current school year in which allocated.

It is the intent of this General Assembly that local school systems have the authority to utilize increased maintenance and operation funds contained in this Appropriations Act in such a fashion as to accomplish de facto funding of Section 12 of the Adequate Program for Education in Georgia.

Provided, that of the above appropriation for APEG Grants, it is the intent of this General Assembly that funds are included for allotment of instructional units under Section 10 for grades 1 - 2, at a ratio of 1:20 students in average daily attendance.

Provided, that local school systems, in accordance with State Board policy, may use additional instructional units earned in grades 1 - 2 to employ either certificated or licensed instructional personnel in those grades. Funding for licensed instructional personnel shall include salaries as provided for in APEG Section 10b(2) and Section 15 (M&O).

Provided, that of the above appropriations relative to Sections 5, 7, 10, 20, 21, and 21(c)(2) of APEG for salaries, funds may be moved between said Sections by an amendment to the annual operating budget during the month of June with the prior approval of the Office of Planning and Budget.

Provided, that of the above appropriation for direct instructional services for Compensatory Education, \$12,746,747 is designated and committed for a compensatory education program for identified students in grades 3 through 8 and \$5,874,789 is designated and committed for identified students in grade 9. Provided, however, where a local system Compensatory Education Plan justifies the need, the State Board of Education may approve usage of the funds for grades 3 through 8 in grades 1 and 2. Compensatory education programs at all grade levels shall be used for remedial purposes only.

Provided, that of the above appropriation for Area Vocational-Technical Schools, \$110,000 is designated for equipment at the Coosa Valley Area School. Provided also, that of the above appropriation for Junior Colleges, \$261,000 is designated for equipment for a vocational program at Clayton Junior College.

It is the intent of this General Assembly that, relative to the teachers' index salary schedule, beginning teachers are to receive the same salary as those with one year of experience.

Section 21. Forestry Commission.

F.Y. 1982 \$18,852,478

Section 22. Georgia Bureau of Investigation.

F.Y. 1982 \$14,603,644

Section 23. Georgia Franchise Practices Commission.

F.Y. 1982 -0-

Section 24. Office of the Governor.

F.Y. 1982 \$11,076,656

There is hereby appropriated a General Emergency Fund for meeting expenses deemed emergencies by the Governor and to be expended by the Governor at his discretion in any emergency that he may determine requires expenditure of any part of said fund. Expenditures from this fund shall be made in accordance with other provisions of State law and the Constitution.

Provided, however, that the listed appropriation shall be increased by the amount incurred in ordering the organized militia into active service of the State in case of invasion, disaster, insurrection, riot, breach of the peace, or combination to oppose the enforcement of the law by force or violence, or imminent danger thereof or other grave emergency when available funds are not sufficient for such purposes.

Section 25. Grants to Counties and Municipalities.
F.Y. 1982 \$2,600,000

Section 26. Department of Human Resources.
F.Y. 1982 \$438,226,380

Section 27. Department of Industry and Trade.
F.Y. 1982 \$8,843,479

Section 28. Department of Labor.
F.Y. 1982 \$3,407,584

Section 29. Department of Law.
F.Y. 1982 \$3,867,382

Section 30. Department of Medical Assistance.
F.Y. 1982 \$200,253,912

Section 31. Department of Natural Resources.
F.Y. 1982 \$52,246,795

Provided that of the above appropriation, \$63,000 is designated and committed for matching a minimum of \$63,000 from other sources for the Georgia Special Olympics Program.

Provided, however, that the above appropriation of \$1,500,000 for Solid Waste grants shall be allocated to local governments for projects utilizing a maximum State match of 50% of the total cost of each project. Provided further that priority for such grants shall be given to counties and municipalities with land fills not in compliance with federal and State regulations and which are investigating or developing resource recovery facilities.

Provided, however, that \$1,000,000 of the above appropriation for Water and Sewer grants shall be available for emergency needs to counties and municipalities having reached legally established load capacity; and \$5,000,000 is designated and committed for grants to local governments with economic and community development needs for water and sewer projects utilizing a maximum State match of 50% of the total cost of each project. Provided, further, that no allocation of funds for this purpose shall be made prior to the official approval thereof, by the Board of Natural Resources.

Section 32. Department of Offender Rehabilitation.
F.Y. 1982 \$106,817,814

Section 33. Department of Public Safety.
F.Y. 1982 \$43,441,934

Section 34. Public School Employees' Retirement System.
F.Y. 1982 \$11,374,727

Section 35. Public Service Commission.
F.Y. 1982 \$3,167,565

Section 36. Regents, University System of Georgia.
F.Y. 1982 \$481,353,799

Provided, that from appropriated funds in A, the amount of \$20,877,000 in F.Y. 1982 is designated and committed to guarantee payment of lease rental contracts as a first charge on such funds.

Provided, none of the funds therein appropriated for construction shall be available for the purchase of any books whatsoever.

Provided, that the State Board of Regents shall, within the first 30 days of the fiscal year, make an apportionment of funds to the various units of the University System from all funds available in the amounts necessary in the Fiscal Year to pay the annual lease contract commitments for the acquisition of property as provided for in the provision of the State Constitution. The Board of Regents shall immediately report the same to the State Budget authorities for approval, whose approval shall be evidenced in writing.

Provided, that where personnel are paid in whole or in part from funds other than State appropriations, the fund sources from which such salary is paid shall pay the pro rata cost of any employer contribution applicable to such salary to the Teachers' Retirement System.

No funds realized by the State Board of Regents of the University System or any college or university, from the State General fund, from the Federal Government, or from any other source, shall be available for use or expenditure for educational and general or plant purposes until made available by written approval of the Office of Planning and Budget, in accordance with the provisions of the Budget Act, as amended.

Provided, further, that unanticipated revenue from contract and grant overhead shall be available for use by the University System providing the amount so used does not exceed \$2,000,000 more than the original budget estimate, unless prior approval is granted by the Fiscal Affairs Subcommittees of the Senate and House of Representatives.

Provided, that revenue from student fees which exceeds the original budget estimates of student fees by \$2,000,000 shall not be available for operations unless prior approval is granted by the Fiscal Affairs Subcommittees of the House and Senate, except that student fee revenue derived from increased rates authorized by the State Board of Regents shall not be subject to this limitation. Provided, further, that revenue from sales and services shall be classified as restricted funds and shall be available for use by the unit of the University System generating such income.

Provided, that from the above appropriated amount for Capital Outlay, \$3,000,000 is specifically appropriated for renovations and improvements of physical plant facilities.

Provided, further, it is the intent of this General Assembly that the 1 ½ % Personal Services continuation factor incorporated into the Resident Instruction appropriation in this Appropriations Act be utilized to provide 2 ½ % merit-type increases.

Provided, that of the above appropriation, \$150,000 is designated and committed for contracts with medical schools for a student preceptorship program. Provided, further, that each student participating in the program shall receive \$500 each and each family physician shall receive \$500.

Provided, that of the above appropriation relative to Grants to Junior Colleges, payments are to be based on a rate of \$772 per EFT student. Furthermore, 50 quarter credit hours shall be used in the calculation of an equivalent full-time student.

Section 37. Department of Revenue.

F.Y. 1982 \$30,044,149

Section 38. Georgia Student Finance Commission.

F.Y. 1982 \$16,664,723

Provided, that of the above appropriated amount relative to Direct Guaranteed Loans an amount not to exceed \$12,000 is designated and committed for the purpose of providing stipends for training recruitment, teacher and counselor personnel in health career fields and other fields for which funds are provided herein for the making of direct guaranteed cancellable loans to students.

Provided, that the above appropriated amount relative to Direct Guaranteed Loans shall otherwise be used to provide guaranteed loans to students as provided for in Georgia Laws 1969, p. 683, as amended. Provided further, however, that of said appropriated amount, the amounts designated below shall to the greatest extent possible be used to provide cancellable loans to students as designated below pursuant to provisions relative to cancellable loans set forth in Georgia Laws 1969, p. 683, as amended, and Georgia Laws

1965, p. 210, as amended, to wit: (a) an amount not less than \$1,435,000 is designated and committed for the purpose of providing cancellable loans to students in critical paramedical, professional and educational fields of study approved for this purpose by the Georgia Student Finance Commission pursuant to Georgia Laws 1965, p. 210, as amended; (b) an amount not to exceed \$100,000 is designated and committed for the purpose of providing cancellable loans to students who are eligible members of the Georgia National Guard as provided for in Georgia Laws 1977, p. 739, as amended; (c) an amount not to exceed \$360,000 is designated and committed for the purpose of providing cancellable loans to classroom teachers seeking special education training; (d) an amount not to exceed \$40,000 is designated and committed for the purpose of providing cancellable loans to students who are to become agricultural teachers.

Provided, that from the above appropriated amount relative to the Payment of Interest and Fees, such funds as may be necessary shall be used to pay in interest subsidy discount of 0.75% to lenders, other than educational institution lenders, on loans guaranteed by the Georgia Higher Education Assistance Corporation dispersed during fiscal year 1980-1981.

Provided, that from any of the above appropriated amounts any available funds may be utilized by the Georgia Higher Education Assistance Corporation for the purpose of paying interest and special allowance payments to lenders within thirty days after the end of each calendar quarter.

Provided that, the above appropriated amount relative to Tuition Equalization Grants provides for payment of grants of \$700 per academic year and \$233 per summer term to undergraduate students attending private colleges as provided in Georgia Laws 1971, p. 906, as amended.

Provided, that the above appropriated amount relative to Student Incentive Scholarships is designated and committed solely for the purpose of providing needs-based scholarships to undergraduate students as provided by applicable State and Federal law, provided, however, that until the Student Incentive Scholarship Program is adequately funded to assist eligible students at all undergraduate levels of study, scholarships shall not be awarded to students for summer term study in institutions of higher education, nor to students for summer period study in other postsecondary educational institutions unless summer period study is part of the typical academic year of such institution.

Provided, that of the above appropriated amount relative to Law Enforcement Personnel Dependents' Scholarships \$32,000 is designated and committed solely for the purpose of providing scholarships to children of law enforcement officers, firemen, and prison guards permanently disabled or killed in the line of duty, as provided by law.

Section 39. Secretary of State.

F.Y. 1982 \$12,731,470

Section 40. Soil and Water Conservation Committee.

F.Y. 1982 \$795,527

Section 41. Teachers' Retirement System.

F.Y. 1982 \$7,239,000

Section 42. Department of Transportation.

F.Y. 1982 \$382,721,734

Appropriation of State funds in the foregoing Department of Transportation budgets shall be in conformity with and pursuant to Article III, Section X, Paragraph VII, subsection (b) of the State Constitution, and shall be in an amount at least equal to all money derived from motor fuel taxes received by the Fiscal Division of the Department of Administrative Services in the immediately preceding year, less the amount of refunds, rebate and collection costs authorized by law. The fiscal officers of the State are hereby directed, as of July 1 of each fiscal year, to determine the net collection of motor fuel tax received by the Fiscal Division of the Department of Administrative Services in the immediately preceding fiscal year and enter the full amount so determined on the records of the State as being the appropriation payable in lieu of the amount appropriated herein.

Provided, however, that objects for Activities financed by Motor Fuel Tax including Planning and Construction, Maintenance and Betterments, Authority Lease Rentals, General Obligation Debt Sinking Fund Payments, Administration, and Grants to Counties, may be adjusted for any additional appropriations and/or balances appropriated and brought forward from previous years as requested by the Department of Transportation and approved by the Office of Planning and Budget.

For general administrative cost of operating the Department of Transportation, including equipment and compensation claims.

For State matching participation in costs of construction, reconstruction, improvement in highways, and highway planning, in cooperation with the Federal Government, including all cost items incident thereto. For the cost of road and bridge construction and surveys, maintenance and improving the State Highway System of roads and bridges, and the costs incident thereto provided all expenditures for county contracts shall be in accordance with and on the basis of average prices authorized by law. Provided, however, that funds shall be allocated to matching all Federal aid funds prior to the allocation of any funds for other works, and the Department of Transportation may add, delete and substitute Federal aid projects to secure the full benefit of the Federal aid program. Provided, further, that in order to meet the requirements of the Interstate System with regard to completion by a date fixed by existing Federal Statute of Federal-State 90-10 projects, the Office of Planning and Budget is hereby authorized and directed to give advanced budgetary authorization for the letting and execution of highway contracts essential to and included in such Interstate Program not to exceed the amount of State Motor Fuel Tax Revenues actually paid into the Fiscal Division of the Department of Administrative Services and constitutionally appropriated to the Department of Transportation.

For less rental obligations of the Department of Transportation to the Georgia Highway Authority and the Georgia Building Authority in accordance with lease rental contracts now in existence and for appropriations to the "State of Georgia General Obligation Debt Sinking Fund" for the specific purpose of paying annual debt service requirements on new General Obligation debt to finance the construction or reconstruction of public roads and bridges approved by the Department of Transportation.

For grants to counties for aid in county road construction and maintenance to be distributed and disbursed to various counties of the State by the Fiscal Division of the Department of Administrative Services in the same proportional basis to each county as the proportion of each county's total public road mileage is to the total public road mileage in the State, as such mileage information is furnished by the Department of Transportation.

Provided, further, that a member of the governing authority of the county, designated by such authority, shall submit to the State Auditor a copy of its regular annual audit not later than six months after the end of the fiscal year for which such audit is made. The State Auditor shall compare the amount of funds distributed to each county in such year under the provisions of Section 92-1404, subsection (f) of the Motor Fuel Tax Law against the amount of funds expended by each county in such year for the purposes authorized by said Section.

Provided, that the Department of Transportation is authorized to retain such portion of its Air Transportation service income as required to maintain and upgrade the quality of its equipment.

Provided, that the Department of Transportation is authorized and directed to transfer to Personal Services from other object classes such funds as are required to fund the increased employer contribution to the health insurance fund contemplated in this Act, subject only to the approval of the Office of Planning and Budget.

Section 43. Department of Veterans Service.
F.Y. 1982 \$9,571,193

Section 44. State Board of Workers' Compensation.
F.Y. 1982 \$3,481,051

Section 45. State of Georgia General Obligation

Debt Sinking Fund.

F.Y. 1982 \$39,947,850

Section 46. Cost-of-Living Salary Adjustment.

F.Y. 1982 \$144, 978, 201

In addition to all other appropriations for the fiscal year ending June 30, 1982, there is hereby appropriated \$144,978,201 for the purposes described herein: 1) An increase of 7% with a \$700 minimum for employees of the executive, judicial and legislative branch of state government effective July 1, 1981; 2) For teachers, public libraries and other instructional and support personnel, an 8% salary increase applied to the index salary schedule, effective September 1, 1981; 3) For school bus drivers, an 8% salary increase, effective July 1, 1981; 4) For university system employees, an 8% salary increase, to be effective September 1, 1981 for academic contracted personnel; 5) An 8% salary increase, effective July 1, 1981, for non-academic personnel, and fiscal year contracted personnel of the university system and employees of the Athens and Tifton Veterinary Laboratories.

Section 47. Health Insurance Rate Adjustment.

F.Y. 1982 \$13,000,000

In addition to all other appropriations for the fiscal year ending June 30, 1982, there is hereby appropriated \$13,000,000 to increase the employer's rate for state employee health from 4.25% to 6.5%.

Section 48. Workers' Compensation Payments.

F.Y. 1982 \$2,701,505.45

In addition to all other appropriations for the fiscal year ending June 30, 1982, there is hereby appropriated \$2,701,505.45 to be allocated to various state agencies for the purpose of paying quarterly premiums for workers' compensation payments to the Department of Administrative Services. Provided, further, the Office of Planning and Budget will designate the amount each agency will be allocated from the total appropriated.

Section 49. Travel Reimbursement Adjustment.

F.Y. 1982 \$1,346,963

In addition to all other appropriations for the fiscal year ending June 30, 1982, there is hereby appropriated \$1,346,963 to increase the mileage reimbursement rate for privately owned vehicles from eighteen cents (\$.18) per mile to twenty cents (\$.20) per mile, to be effective July 1, 1981.

Section 50.

It is the intent of this General Assembly that each and every agency, board, commission and authority receiving appropriations in this Act shall develop and enforce stringent regulations relating to the use of motor vehicles owned, leased or rented by the State, including provisions that employees authorized to utilize State vehicles for commuting to and from work shall not use such vehicles except for official State business.

Section 51.

It is the intent of this General Assembly that to the extent to which federal funds become available in amounts in excess of those contemplated in this Appropriations Act, such excess federal funds shall be applied as follows, whenever feasible:

First, to supplant State funds which have been appropriated to supplant federal funds, which such supplanted State funds shall thereupon be removed from the annual operating budgets; and

Second, to further supplant State funds to the extent necessary to maintain the effective matching ratio experienced in the immediately preceding fiscal year, which such supplanted State funds shall thereupon be removed from the annual operating budgets.

It is the further intent of this General Assembly that the Office of Planning and Budget utilize its budgetary and fiscal authority so as to accomplish the above-stated intent

to the greatest degree feasible; and that at the end of this fiscal year, said Office of Planning and Budget provide written notice to members of the Appropriations Committees of the Senate and House of Representatives of the instances of noncompliance with the stated intent of this Section.

Section 52.

In addition to all other appropriations, there is hereby appropriated as needed, a specific sum of money equal to each refund authorized by law, which is required to make refund of taxes and other monies collected in error, farmer gasoline tax refund and any other refunds specifically authorized by law. No wholesale distributor of motor fuel shall be entitled to a refund covering shrinkage in the process of retailing motor fuel as authorized by Act of Georgia General Assembly of 1947 (Ga. Laws 1947, p. 1115), by virtue of the said wholesale distributor being engaged in retailing motor fuel.

Section 53.

No State appropriations authorized under this Act shall be used to continue programs currently funded by 100% federal funds.

Section 54.

In accordance with the requirements of Article IX, Section VI, Paragraph Ia of the Constitution of the State of Georgia, as amended, there is hereby appropriated payable to each department, agency, or institution of the State sums sufficient to satisfy the payments required to be made in each year, under lease contracts now in existence or as provided for in this Appropriations Act between any department, agency, or institution of the State, and any authority created and activated at the time of the effective date of the aforesaid constitutional provision, as amended, or appropriated for the fiscal year beginning July 1, 1981 and for each and every fiscal year thereafter, until all payments required under lease contracts have been paid in full, and if for any reason any of the sums herein provided under any other provision of this Act are insufficient in any year to make the required payments in full, there shall be taken from other funds appropriated to the department, agency, or institution involved, an amount sufficient to satisfy such deficiency in full and the lease payment constitutes a first charge on all such appropriations.

The General Assembly declares that the sums hereby appropriated for lease rentals are to pay the general obligations of the State incurred under valid lease contracts and such appropriations are to be paid from the general funds of the State as a first charge upon General Funds.

Section 55.

All expenditures and appropriations made and authorized under this Act shall be according to the programs and activities as specified in the Governor's recommendations contained in the Budget Report submitted to the General Assembly at the 1981 regular session, except as otherwise specified in this Act; provided, however, the Director of the Budget is authorized to make internal transfers within a budget unit between objects, programs, and activities subject to the conditions that no funds whatsoever shall be transferred for use in initiating or commencing any new program or activity not currently having an appropriation of State funds, nor which would require operating funds or capital outlay funds beyond fiscal year 1982 and provided, further, that no funds whatsoever shall be transferred between objects without the prior approval of at least eleven (11) members of the Fiscal Affairs Subcommittees in a meeting called to consider said transfers. This Section shall apply to all funds of each budget unit from whatever source derived. The State Auditor shall make an annual report to the Appropriations Committees of the Senate and House of Representatives of all instances revealed in his audit in which the expenditures by object class of any department, bureau, board, commission, institution or other agency of this State are in violation of this Section or in violation of any amendments properly approved by the Director of the Budget. In those cases in which the aforesaid Budget Report contains no recommendation by the Governor of expenditures as to

objects, the Director of the Budget, except as to the Legislative and Judicial Branches of the Government, is authorized to allocate as to object such funds as he deems proper, but he shall not approve any operating budget containing any such allocation until such shall be submitted and approved in the same manner and under the same conditions provided hereinbefore for transfers.

Section 56.

It is the intent of the General Assembly that for the purposes of this Act,

(1) Passenger-carrying motor vehicles are defined as sedans, pick-up trucks, vans, station wagons and other such vehicles for street and highway use, a substantial portion of which is for the primary purpose of transporting one or more people, and

(2) The number of passenger-carrying motor vehicles indicated for each budget unit shall include leased vehicles and State-owned vehicles.

Section 57.

The Office of Planning and Budget is hereby directed to economize wherever possible and in the event any part of the appropriations provided in the foregoing Section of this Act shall be in excess of the actual approved budget allotments for the fiscal year, the amounts so in excess, as determined by the Office of Planning and Budget, shall cease to be an obligation of the State.

Section 58. TOTAL APPROPRIATIONS

F.Y. 1982 \$3,419,011,890.45

Section 59.

This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 60.

All laws and parts of laws in conflict with this Act are hereby repealed.

The following Committee substitute was read:

A BILL

To make and provide appropriations for the fiscal year beginning July 1, 1981, and ending June 30, 1982; to make and provide such appropriations for the operation of the State government, its departments, boards, bureaus, commissions, institutions, and other agencies, and for the university system, common schools, counties, municipalities, political subdivisions and for all other governmental activities, projects and undertakings authorized by law, and for all leases, contracts, agreements, and grants authorized by law; to provide for the control and administration of funds; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

That the sums of money hereinafter provided are appropriated for the fiscal year beginning July 1, 1981, and ending June 30, 1982, as prescribed hereinafter for such fiscal year, from the General Funds of the State, including unappropriated surplus and a revenue estimate of \$3,426,500,000 for fiscal year 1982.

PART I. LEGISLATIVE BRANCH

Section 1. Legislative Branch.

Budget Unit: Legislative Branch\$ 14,872,088

Operations	\$ 14,872,088
Total Funds Budgeted	\$ 14,872,088
State Funds Budgeted.....	\$ 14,872,088

Budget Unit Object Classes:

Operations	\$ 14,872,088
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For compensation, expenses, mileage, allowances, travel and benefits for members, officials, committees and employees of the General Assembly and each House thereof; for operating the offices of Lieutenant Governor and Speaker of the House of Representatives; for membership in the National Conference of Commissioners on Uniform State Laws; for membership in the Council of State Governments, the National Conference of State Legislatures and the National Conference of Insurance Legislators and other legislative organizations, upon approval of the Legislative Services Committee; for membership in the Marine Fisheries Compact and other Compacts, upon approval of the Legislative Services Committee; for the maintenance, repair, construction, reconstruction, furnishing and refurbishing of space and other facilities for the Legislative Branch; for the Legislative Services Committee, the Office of Legislative Counsel and the Office of Legislative Budget Analyst; for the operation of the Georgia Educational Improvement Council; for compiling, publishing and distributing the Acts of the General Assembly and the Journals of the Senate and the House of Representatives; for Code Revision; for the annual report of the State Auditor to the General Assembly; for equipment, supplies, furnishings, repairs, printing, services and other expenses of the Legislative Branch of Government; for costs of the Georgia Official and Statistical Register; and for payments to Presidential Electors. The provisions of any other law to the contrary notwithstanding, such payments to Presidential Electors shall be paid from funds provided for the Legislative Branch of Government, and the payment and receipt of such allowances shall not be in violation of any law.

The Legislative Services Committee shall seek to determine ways to effect economies in the expenditure of funds appropriated to the Legislative Branch of Government. The Committee is hereby authorized to promulgate rules and regulations relative to the expenditure of funds appropriated to the Legislative Branch which may include that no such funds may be expended without prior approval of the Committee. The Committee shall also make a detailed study of all items and programs which are paid for from funds appropriated to the Legislative Branch of Government with a view towards determining which are legitimate legislative expenses and which should be paid for from other appropriations.

Section 2. Department of Audits.

Budget Unit: Department of Audits	\$ 4,761,096
1. Operations	\$ 4,411,096
Total Funds Budgeted	\$ 4,411,096
State Funds Budgeted.....	\$ 4,411,096
2. Tax Ratio Study.....	\$ 350,000
Total Funds Budgeted	\$ 350,000
State Funds Budgeted.....	\$ 350,000

Budget Unit Object Classes:

Operations	\$ 4,411,096
Tax Ratio Study.....	\$ 350,000
Authorized Motor Vehicles	28
Total Positions Budgeted	150

PART II.
JUDICIAL BRANCH

Section 3. Supreme Court.

Budget Unit: Supreme Court	\$ 1,971,512
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For the cost of operating the Supreme Court of the State of Georgia, including salaries of Justices and the employees of the Court, their retirement contributions and for the Emeritus Judges of the Court. Provided, however, that the listed appropriation shall be increased by the amount of \$12,000 per annum for each additional Emeritus position established during the fiscal year. Provided, however, that the sum of \$7,500 shall be allocated for the payment of attorneys' fees and legal expenses for indigent defendants in criminal cases on appeal as provided in Georgia Laws 1953, Nov.-Dec. Session, pp. 478-481.

Provided, however, that the sum of \$10,500 shall be allocated for the cost of Georgia's pro rata share for the operation of the National Center for State Courts.

Total Positions Budgeted

56

Section 4. Superior Courts.

Budget Unit: Superior Courts\$ 14,695,772

For the cost of operating the Superior Courts of the State of Georgia, including payment of Judges' salaries, contingent expense allowances authorized by law, the payment of mileage authorized by law and such other salaries and expenses as may be authorized by law.

For payment of salaries, the payment of mileage and other expenses as may be authorized by law for the District Attorneys, Assistant District Attorneys, and District Attorneys Emeritus.

For the cost of operating the Judge Sentence Review Panel as created by 1974 Georgia Laws, p. 358.

Provided, however, that the listed appropriation shall be increased by the amount of \$27,078 per annum for each additional Judge Emeritus position established during the fiscal year, and by the amount of \$17,000 per annum for each additional District Attorney Emeritus position established during the fiscal year.

Provided, further, that the listed appropriation shall be increased by the amount of \$80,000 per annum for each judgeship created by law during the 1980 session of the General Assembly.

Provided, that of the above appropriation relating to Superior Courts, \$738,399 is designated and committed for the Prosecuting Attorneys' Council for operations and \$68,859 is designated and committed for the Sentence Review Panel, and \$57,676 is designated and committed for the Probation Advisory Council.

Provided, however, of the above appropriation \$10,000 is designated and committed to attend the judicial college for judges with less than five years' experience.

Total Positions Budgeted

430

Section 5. Court of Appeals.

Budget Unit: Court of Appeals\$ 2,148,333

For the cost of operating the State Court of Appeals, including salaries and retirement contributions of judges and employees of the Court and for the Emeritus Judges of the Court. Provided, however, that the listed appropriation shall be increased by the amount of \$12,000 per annum for each additional Emeritus position established during the fiscal year.

Total Positions Budgeted

51

Section 6. Administrative Office of the Courts and Judicial Administrative Districts.

Budget Unit: Administrative Office
of the Courts and Judicial

Administrative Districts\$ 1,136,515

Administrative Office of the

Courts.....\$ 505,232

Institute for Continuing

Judicial Education\$ 202,280

Judicial Administrative	
Districts	\$ 429,003
Total Funds Budgeted	\$ 1,136,515
State Funds Budgeted	\$ 1,136,515
Total Positions Budgeted	43

For the cost of operating the Administrative Office of the Courts; for the cost of operating the Institute for Continuing Judicial Education; and for the cost of operating the Judicial Administrative Districts.

Section 7. Appellate Court Reports.

Budget Unit: Court Reports\$ 175,000

For the cost of printing and distributing the reports of the Supreme Court and Court of Appeals.

Total Positions Budgeted 0

Section 8. Judicial Qualifications Commission.

Budget Unit: Judicial Qualifications
Commission\$ 49,760

For the cost of operating the Judicial Qualifications Commission.

Total Positions Budgeted 0

Section 9. Board of Court Reporting.

Budget Unit:\$ 12,802

For the cost of operating the Board of Court Reporting.

Total Positions Budgeted 1

Section 10. Council of Juvenile Court Judges.

Budget Unit:\$ 91,577

For the cost of operating the Council of Juvenile Court Judges.

Total Positions Budgeted 3

Section 11. Georgia Justice Courts Training Council.

Budget Unit:\$ 12,100

For the cost of operating the Georgia Justice Courts Training Council.

Total Positions Budgeted 0

Section 12. Georgia Indigent Defense Council.

Budget Unit:\$ -0-
Central Operations.....\$ -0-
Grants\$ -0-
Total Funds Budgeted\$ -0-
State Funds Budgeted.....\$ -0-

For the cost of operating the Georgia Indigent Defense Council.

Total Positions Budgeted 0

PART III. EXECUTIVE BRANCH

Section 13. Department of Administrative Services.

A. Budget Unit: Department of Administrative Services.....	\$ 21,794,942
1. State Properties Commission Budget:	
Personal Services.....	\$ 184,367
Regular Operating Expenses	\$ 7,780
Travel.....	\$ 3,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 500
Equipment Purchases.....	\$ 500
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 12,516
Telecommunications	\$ 3,180
Per Diem, Fees and Contracts	\$ 17,500
Total Funds Budgeted	\$ 229,343
State Funds Budgeted.....	\$ 225,656
Total Positions Budgeted	6
2. Departmental Administration Budget:	
Personal Services.....	\$ 858,505
Regular Operating Expenses	\$ 32,215
Travel.....	\$ 6,800
Motor Vehicle Equipment	
Purchases.....	\$ 7,530
Publications and Printing.....	\$ 6,000
Equipment Purchases.....	\$ 1,450
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 45,433
Telecommunications	\$ 15,420
Per Diem, Fees and Contracts	\$ -0-
Direct Payments to Georgia	
Building Authority for	
Capital Outlay	\$ 10,600,000
Direct Payments to Georgia	
Building Authority for	
Operations	\$ -0-
Direct Payments to Georgia	
Building Authority for	
Floyd Buildings Operations.....	\$ 1,500,000
Direct Payments to Georgia	
Building Authority for	
Authority Lease Rentals	\$ 850,000
Total Funds Budgeted	\$ 13,923,353
State Funds Budgeted.....	\$ 13,906,184
Total Positions Budgeted	38
3. Fiscal and Self-Insurance	
Administration Budget:	
Personal Services.....	\$ 1,105,243
Regular Operating Expenses	\$ 57,157
Travel.....	\$ 29,000
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 14,000
Equipment Purchases.....	\$ 2,155
Computer Charges	\$ 5,022,700
Real Estate Rentals	\$ 54,078

Telecommunications	\$ 22,000
Per Diem, Fees and Contracts	\$ -0-
Workers' Compensation	\$ -0-
State Liability Self-Insurance Reserve	\$ -0-
Unemployment Compensation Reserve	\$ 1,500,000
Public Safety Officers Indemnification Fund	\$ 608,800
Total Funds Budgeted	\$ 8,415,133
State Funds Budgeted	\$ 5,595,628
Total Positions Budgeted	49
4. Real Property and Space	
Management Budget:	
Personal Services	\$ 235,600
Regular Operating Expenses	\$ 5,430
Travel	\$ 900
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 400
Equipment Purchases	\$ 500
Computer Charges	\$ 5,000
Real Estate Rentals	\$ 17,999
Telecommunications	\$ 4,420
Per Diem, Fees and Contracts	\$ 300
Materials for Resale	\$ -0-
Total Funds Budgeted	\$ 270,549
State Funds Budgeted	\$ 265,837
Total Positions Budgeted	11
5. Procurement Administration Budget:	
Personal Services	\$ 1,033,086
Regular Operating Expenses	\$ 97,907
Travel	\$ 6,700
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 29,600
Equipment Purchases	\$ 10,100
Computer Charges	\$ 225,000
Real Estate Rentals	\$ 56,502
Telecommunications	\$ 32,500
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 1,491,395
State Funds Budgeted	\$ 1,470,734
Total Positions Budgeted	52
6. General Services Administration	
Budget:	
Personal Services	\$ 213,235
Regular Operating Expenses	\$ 96,956
Travel	\$ 818
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 100
Equipment Purchases	\$ 600
Computer Charges	\$ -0-
Real Estate Rentals	\$ 5,254
Telecommunications	\$ 2,100
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 319,063

State Funds Budgeted.....	\$ 144,799
Total Positions Budgeted.....	14
7. Central and Surplus Property	
Administration Budget:	
Personal Services.....	\$ 892,388
Regular Operating Expenses.....	\$ 423,856
Travel.....	\$ 21,850
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 16,500
Equipment Purchases.....	\$ 1,450
Computer Charges.....	\$ 36,000
Real Estate Rentals.....	\$ 67,055
Telecommunications.....	\$ 14,000
Per Diem, Fees and Contracts.....	\$ 12,300
Materials for Resale.....	\$ 5,120,000
Utilities.....	\$ 23,980
Total Funds Budgeted.....	\$ 6,629,379
State Funds Budgeted.....	\$ 186,104
Total Positions Budgeted.....	61
8. Data Processing Services Budget:	
Personal Services.....	\$ 13,861,728
Regular Operating Expenses.....	\$ 1,265,190
Travel.....	\$ 53,610
Motor Vehicle Equipment	
Purchases.....	\$ 5,800
Publications and Printing.....	\$ 221,975
Equipment Purchases.....	\$ 243,280
Computer Charges.....	\$ 299,000
Rents and Maintenance Expense.....	\$ 11,923,516
Real Estate Rentals.....	\$ 1,029,947
Telecommunications.....	\$ 261,250
Payments to DOAS Fiscal	
Administration.....	\$ 2,243,396
Per Diem, Fees and Contracts.....	\$ 934,900
Total Funds Budgeted.....	\$ 32,072,695
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted.....	685
9. Motor Pool Services Budget:	
Personal Services.....	\$ 400,518
Regular Operating Expenses.....	\$ 1,099,420
Travel.....	\$ 900
Motor Vehicle Equipment Purchases.....	\$ 96,734
Publications and Printing.....	\$ 1,000
Equipment Purchases.....	\$ 30,000
Computer Charges.....	\$ 8,600
Real Estate Rentals.....	\$ 720
Telecommunications.....	\$ 5,750
Per Diem, Fees and Contracts.....	\$ -0-
Total Funds Budgeted.....	\$ 1,635,632
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted.....	28
10. Communication Services Budget:	
Personal Services.....	\$ 1,983,647
Regular Operating Expenses.....	\$ 372,314
Travel.....	\$ 9,700

Motor Vehicle Equipment	
Purchases.....	\$ 30,100
Publications and Printing.....	\$ 58,200
Equipment Purchases.....	\$ 6,525
Computer Charges	\$ 84,183
Real Estate Rentals	\$ 55,340
Telecommunications	\$ 460
Per Diem, Fees and Contracts	\$ 5,000
Telephone Billings	\$ 20,947,679
Total Funds Budgeted	\$ 23,513,476
State Funds Budgeted	\$ -0-
Total Positions Budgeted	106

11. Printing Services Budget:

Personal Services.....	\$ 1,261,200
Regular Operating Expenses	\$ 1,515,879
Travel.....	\$ 3,361
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 200
Equipment Purchases.....	\$ 40,300
Computer Charges	\$ 6,000
Real Estate Rentals	\$ 132,050
Telecommunications	\$ 11,900
Materials for Resale.....	\$ 50,000
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 2,995,666
State Funds Budgeted	\$ -0-
Total Positions Budgeted	76

Budget Unit Object Classes:

Personal Services.....	\$ 22,029,517
Regular Operating Expenses	\$ 4,974,104
Travel.....	\$ 136,639
Motor Vehicle Equipment	
Purchases.....	\$ 140,164
Publications and Printing.....	\$ 348,475
Equipment Purchases.....	\$ 336,860
Computer Charges	\$ 5,686,483
Real Estate Rentals	\$ 1,476,894
Telecommunications	\$ 372,980
Per Diem, Fees and Contracts	\$ 970,000
Rents and Maintenance Expense	\$ 11,923,516
Utilities	\$ 23,980
Workers' Compensation	\$ -0-
Payments to DOAS Fiscal	
Administration.....	\$ 2,243,396
Direct Payments to Georgia	
Building Authority for	
Operations	\$ -0-
Direct Payments to Georgia	
Building Authority for	
Capital Outlay	\$ 10,600,000
Direct Payments to Georgia	
Building Authority for	
Authority Lease Rentals	\$ 850,000
Direct Payments to Georgia	
Building Authority for	
Floyd Buildings Operations	\$ 1,500,000

State Liability Self-Insurance	
Reserve.....	\$ -0-
Telephone Billings.....	\$ 20,947,679
Materials for Resale.....	\$ 5,170,000
Public Safety Officers	
Indemnity Fund	\$ 608,800
Unemployment Compensation	
Reserve.....	\$ 1,500,000
Total Positions Budgeted	1,126
Authorized Motor Vehicles	284

It is the intent of this General Assembly that the Office of Planning and Budget and all other agencies of State government utilize federal funds wherever possible in connection with Workers' Compensation and Unemployment Compensation payments, and that no such payments shall be made to or on behalf of anyone other than bona fide State employees.

It is the intent of this General Assembly that income to the Department of Administrative Services from user agencies shall not exceed the maximum amounts listed below for each service activity:

General Services.....	\$ 319,063
Data Processing Service.....	\$ 32,072,695
Motor Pool Service.....	\$ 1,635,632
Communication Services.....	\$ 23,513,476
Printing Services.....	\$ 2,995,666
Total.....	\$ 60,536,532

except to provide general salary increases authorized for all State employees, or unless there is a corresponding fund availability, with prior budgetary approval, in the appropriate object class or classes of user agency or agencies for which the Department provides service.

Provided further, the State Auditor shall report any exceptions or violations of this intent in his annual financial audit of the Department of Administrative Services.

Provided, it is the intent of this General Assembly that the Department shall not purchase, lease, or lease-purchase any additional computer hardware other than that which is authorized in this appropriations Act, unless funds are available for this purpose in the user agencies.

B. Budget Unit: Georgia Building

Authority.....	\$ -0-
1. Georgia Building Authority	
Budget:	
Personal Services.....	\$ 8,066,605
Regular Operating Expenses	\$ 2,113,171
Travel.....	\$ 3,500
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 30,000
Equipment Purchases.....	\$ 90,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications.....	\$ 40,000
Per Diem, Fees and Contracts	\$ 89,000
Capital Outlay	\$ 10,600,000
Authority Lease Rentals	\$ 1,039,500
Utilities.....	\$ 3,300,000
Facilities Renovations	
and Repairs	\$ -0-
Total Funds Budgeted	\$ 25,210,443

State Funds Budgeted.....	\$ -0-
Total Positions Budgeted.....	419

2. Operations of Floyd Building

Budget:

Personal Services.....	\$ 659,225
Regular Operating Expenses.....	\$ 350,000
Travel.....	\$ -0-
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 20,000
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ -0-
Telecommunications.....	\$ -0-
Per Diem, Fees and Contracts.....	\$ -0-
Capital Outlay.....	\$ -0-
Authority Lease Rentals.....	\$ -0-
Utilities.....	\$ 1,300,000
Facilities Renovations and Repairs.....	\$ -0-
Total Funds Budgeted.....	\$ 2,329,225
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted.....	88

Budget Unit Object Classes:

Personal Services.....	\$ 8,725,830
Regular Operating Expenses.....	\$ 2,463,171
Travel.....	\$ 3,500
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 30,000
Equipment Purchases.....	\$ 110,000
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ -0-
Telecommunications.....	\$ 40,000
Per Diem, Fees and Contracts.....	\$ 89,000
Capital Outlay.....	\$ 10,600,000
Authority Lease Rentals.....	\$ 1,039,500
Utilities.....	\$ 4,600,000
Facilities Renovations and Repairs.....	\$ -0-
Total Positions Budgeted.....	507
Authorized Motor Vehicles.....	39

The Authority is authorized to increase the amount budgeted for Facilities Renovations and Repairs by such amounts as are approved for other Agencies or Authorities of the State by the Office of Planning and Budget, and by such amounts as are received from other sources for renovations or repairs.

Section 14. Department of Agriculture.

A. Budget Unit: Department of

Agriculture.....	\$ 19,690,443
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1. Plant Industry Budget:

Personal Services.....	\$ 3,050,383
Regular Operating Expenses.....	\$ 308,029
Travel.....	\$ 127,000
Motor Vehicle Equipment Purchases.....	\$ 41,403
Publications and Printing.....	\$ 26,000

Equipment Purchases.....	\$ 87,030
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ 5,178
Telecommunications.....	\$ 36,250
Per Diem, Fees and Contracts.....	\$ 600
Total Funds Budgeted.....	\$ 3,681,873
State Funds Budgeted.....	\$ 3,175,703
Total Positions Budgeted.....	183
2. Animal Industry Budget:	
Personal Services.....	\$ 1,024,000
Regular Operating Expenses.....	\$ 114,275
Travel.....	\$ 35,000
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 10,000
Equipment Purchases.....	\$ 2,700
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ -0-
Telecommunications.....	\$ 37,950
Per Diem, Fees and Contracts.....	\$ 75,000
Athens Veterinary Laboratory	
Contract.....	\$ 397,000
Tifton Veterinary Laboratory	
Contract.....	\$ 718,000
Poultry Veterinary Diagnostic	
Laboratories in Canton, Dalton,	
Douglas, Oakwood, Royston,	
Statesboro and Tifton.....	\$ 800,000
Veterinary Fees.....	\$ 525,000
Indemnities.....	\$ 75,000
Capital Outlay.....	\$ -0-
Total Funds Budgeted.....	\$ 3,813,925
State Funds Budgeted.....	\$ 3,468,449
Total Positions Budgeted.....	55
3. Marketing Budget:	
Personal Services.....	\$ 766,000
Regular Operating Expenses.....	\$ 117,200
Travel.....	\$ 44,100
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 10,600
Equipment Purchases.....	\$ 8,100
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ -0-
Telecommunications.....	\$ 35,000
Per Diem, Fees and Contracts.....	\$ 31,600
Advertising.....	\$ 55,000
Capital Outlay.....	\$ 40,000
Total Funds Budgeted.....	\$ 1,107,600
State Funds Budgeted.....	\$ 1,081,030
Total Positions Budgeted.....	40
4. Major Markets Budget:	
Personal Services.....	\$ 1,671,000
Regular Operating Expenses.....	\$ 734,000
Travel.....	\$ 10,000
Motor Vehicle Equipment Purchases.....	\$ 14,000
Publications and Printing.....	\$ 7,000

Equipment Purchases.....	\$ 17,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 28,000
Advertising	\$ 35,000
Per Diem, Fees and Contracts	\$ 19,400
Major Repairs and Maintenance	
Projects at Major and Minor	
Markets.....	\$ 570,000
Total Funds Budgeted	\$ 3,105,400
State Funds Budgeted.....	\$ 646,980
Total Positions Budgeted	116
5. General Agricultural Field	
Forces Budget:	
Personal Services.....	\$ 1,796,000
Regular Operating Expenses	\$ 121,250
Travel.....	\$ 179,000
Motor Vehicle Equipment Purchases	\$ 39,000
Publications and Printing.....	\$ 4,000
Equipment Purchases.....	\$ 3,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 3,600
Telecommunications.....	\$ 16,000
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 2,161,850
State Funds Budgeted.....	\$ 2,125,930
Total Positions Budgeted	115
6. Internal Administration Budget:	
Personal Services.....	\$ 1,058,000
Regular Operating Expenses	\$ 129,940
Travel.....	\$ 26,700
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 21,000
Equipment Purchases.....	\$ 17,175
Computer Charges	\$ 229,650
Real Estate Rentals	\$ 512,300
Telecommunications.....	\$ 32,150
Per Diem, Fees and Contracts	\$ 2,000
Total Funds Budgeted	\$ 2,028,915
State Funds Budgeted.....	\$ 1,975,188
Total Positions Budgeted	54
7. Information and Education Budget:	
Personal Services.....	\$ 130,000
Regular Operating Expenses	\$ 11,210
Travel.....	\$ 1,200
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 325,000
Equipment Purchases.....	\$ 8,300
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications.....	\$ 5,400
Per Diem, Fees and Contracts	\$ -0-
Market Bulletin Postage.....	\$ 420,000
Total Funds Budgeted	\$ 901,110
State Funds Budgeted.....	\$ 898,510
Total Positions Budgeted	9

8. Fuel and Measures Standards

Budget:

Personal Services.....	\$ 1,129,000
Regular Operating Expenses	\$ 226,570
Travel.....	\$ 100,000
Motor Vehicle Equipment Purchases	\$ 58,200
Publications and Printing.....	\$ 5,500
Equipment Purchases.....	\$ 20,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 13,850
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 1,553,120
State Funds Budgeted.....	\$ 1,528,040
Total Positions Budgeted	73

9. Consumer Services Budget:

Personal Services.....	\$ 582,000
Regular Operating Expenses	\$ 81,110
Travel.....	\$ 15,000
Motor Vehicle Equipment Purchases	\$ 24,000
Publications and Printing.....	\$ 4,500
Equipment Purchases.....	\$ 2,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 19,000
Per Diem, Fees and Contracts	\$ 1,500
Total Funds Budgeted	\$ 729,110
State Funds Budgeted.....	\$ 717,470
Total Positions Budgeted	30

10. Consumer Protection Field

Forces Budget:

Personal Services.....	\$ 2,640,000
Regular Operating Expenses	\$ 137,550
Travel.....	\$ 153,000
Motor Vehicle Equipment Purchases	\$ 24,000
Publications and Printing.....	\$ 8,200
Equipment Purchases.....	\$ 12,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 5,520
Telecommunications	\$ 26,500
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 3,006,770
State Funds Budgeted.....	\$ 2,333,636
Total Positions Budgeted	140

11. Meat Inspection Budget:

Personal Services.....	\$ 2,389,000
Regular Operating Expenses	\$ 78,740
Travel.....	\$ 190,000
Motor Vehicle Equipment Purchases	\$ 12,000
Publications and Printing.....	\$ 2,600
Equipment Purchases.....	\$ 1,120
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 17,700
Per Diem, Fees and Contracts	\$ 107,900

Total Funds Budgeted	\$ 2,799,060
State Funds Budgeted.....	\$ 1,114,507
Total Positions Budgeted	131
12. Fire Ant Control Budget:	
Personal Services.....	\$ -0-
Regular Operating Expenses	\$ -0-
Travel.....	\$ -0-
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts	\$ -0-
Purchase of Bait	
and Airplane Contracts	\$ 400,000
Total Funds Budgeted	\$ 400,000
State Funds Budgeted.....	\$ 400,000
Total Positions Budgeted	0
13. Georgia Agrirama Development	
Authority Budget:	
Direct Payments to Georgia	
Agrirama Development	
Authority for Operations	\$ 225,000
Total Funds Budgeted	\$ 225,000
State Funds Budgeted.....	\$ 225,000
Total Positions Budgeted	0
14. Seed Technology and Development	
Personal Services.....	\$ 152,589
Regular Operating Expenses	\$ 4,800
Travel.....	\$ 900
Motor Vehicle Equipment Purchases	\$ 20,000
Publications and Printing.....	\$ 200
Equipment Purchases.....	\$ 158,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 336,489
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	8
Budget Unit Object Classes:	
Personal Services.....	\$ 16,387,972
Regular Operating Expenses	\$ 2,064,674
Travel.....	\$ 881,900
Motor Vehicle Equipment	
Purchases.....	\$ 232,603
Publications and Printing.....	\$ 424,600
Equipment Purchases.....	\$ 336,425
Computer Charges	\$ 229,650
Real Estate Rentals	\$ 526,598
Telecommunications	\$ 267,800
Per Diem, Fees and Contracts	\$ 238,000
Market Bulletin Postage.....	\$ 420,000

Purchase of Bait and Airplane Contracts	\$ 400,000
Athens Veterinary Laboratory Contract	\$ 397,000
Tifton Veterinary Laboratory Contract	\$ 718,000
Poultry Veterinary Diagnostic Laboratories in Canton, Dalton, Douglas, Oakwood, Royston Statesboro and Tifton	\$ 800,000
Veterinary Fees	\$ 525,000
Indemnities	\$ 75,000
Advertising Contract	\$ 90,000
Direct Payments to Georgia Agrirama Development Authority for Operations	\$ 225,000
Repairs to Major and Minor Markets	\$ 570,000
Capital Outlay	\$ 40,000
Total Positions Budgeted	954
Authorized Motor Vehicles	249

Provided, that of the above appropriation relative to Regular Operating Expenses, \$50,000 is designated and committed for livestock and poultry shows relating to research and promoting.

Provided, that of the above appropriation, the Department is authorized and directed to notify dairy farmers of milk-sample test results after each test.

Provided, that of the above appropriation relating to Repairs to Major and Minor Markets, no expenditure shall be made without prior approval of the Georgia Building Authority (Markets).

B. Budget Unit: Georgia Agrirama Development Authority	\$ -0-
Georgia Agrirama Development Authority Budget:	
Personal Services	\$ 435,231
Regular Operating Expenses	\$ 90,259
Travel	\$ 7,600
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 17,000
Equipment Purchases	\$ 888
Computer Charges	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 4,000
Per Diem, Fees and Contracts	\$ 18,060
Capital Outlay	\$ 24,800
Goods for Resale	\$ 82,562
Sales Tax	\$ 9,400
Total Funds Budgeted	\$ 689,800
State Funds Budgeted	\$ -0-
Total Positions Budgeted	27

Budget Unit Object Classes:

Personal Services	\$ 435,231
Regular Operating Expenses	\$ 90,259
Travel	\$ 7,600
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 17,000

Equipment Purchases.....	\$ 888
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ -0-
Telecommunications.....	\$ 4,000
Per Diem, Fees and Contracts.....	\$ 18,060
Capital Outlay.....	\$ 24,800
Sales Tax.....	\$ 82,562
Goods for Resale.....	\$ 9,400
Total Positions Budgeted.....	27
Authorized Motor Vehicles.....	5

Provided, the Authority is hereby authorized to budget additional agency income for the purpose of providing a retirement plan for its employees.

Section 15. Department of Banking and Finance.

Budget Unit: Department of Banking and Finance.....	\$ 2,687,661
Administration and Examination Budget:	
Personal Services.....	\$ 2,204,500
Regular Operating Expenses.....	\$ 127,420
Travel.....	\$ 233,183
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 18,039
Equipment Purchases.....	\$ 6,110
Computer Charges.....	\$ 13,350
Real Estate Rentals.....	\$ 104,842
Telecommunications.....	\$ 22,307
Per Diem, Fees and Contracts.....	\$ 2,000
Total Funds Budgeted.....	\$ 2,731,751
State Funds Budgeted.....	\$ 2,687,661
Total Positions Budgeted.....	95

Budget Unit Object Classes:

Personal Services.....	\$ 2,204,500
Regular Operating Expenses.....	\$ 127,420
Travel.....	\$ 233,183
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 18,039
Equipment Purchases.....	\$ 6,110
Computer Charges.....	\$ 13,350
Real Estate Rentals.....	\$ 104,842
Telecommunications.....	\$ 22,307
Per Diem, Fees and Contracts.....	\$ 2,000
Total Positions Budgeted.....	95
Authorized Motor Vehicles.....	21

Section 16. Department of Community Affairs.

A. Budget Unit: Department of Community Affairs.....	\$ 3,933,389
1. Executive and Administrative:	
Personal Services.....	\$ 417,000
Regular Operating Expenses.....	\$ 34,607
Travel.....	\$ 10,250
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 8,100

Equipment Purchases.....	\$ 1,200
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ 19,843
Telecommunications.....	\$ 9,300
Per Diem, Fees and Contracts.....	\$ 8,000
Capital Felony Expenses.....	\$ 50,000
Multi-State Transportation Board.....	\$ 10,000
Payments to Georgia Residential Finance Authority.....	\$ -0-
Local Assistance Grants.....	\$ 280,000
Total Funds Budgeted.....	\$ 848,300
State Funds Budgeted.....	\$ 820,960
Total Positions Budgeted.....	16
2. Technical Assistance:	
Personal Services.....	\$ 504,500
Regular Operating Expenses.....	\$ 21,695
Travel.....	\$ 36,000
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 21,285
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ 3,100
Real Estate Rentals.....	\$ 27,287
Telecommunications.....	\$ 19,000
Per Diem, Fees and Contracts.....	\$ 24,100
Total Funds Budgeted.....	\$ 656,967
State Funds Budgeted.....	\$ 534,316
Total Positions Budgeted.....	22
3. Planning and Programming:	
Personal Services.....	\$ 747,000
Regular Operating Expenses.....	\$ 19,635
Travel.....	\$ 47,700
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 7,700
Equipment Purchases.....	\$ 2,200
Computer Charges.....	\$ 2,250
Real Estate Rentals.....	\$ 39,700
Telecommunications.....	\$ 17,425
Per Diem, Fees and Contracts.....	\$ 8,124
Grants to Area Planning and Development Commissions.....	\$ 1,350,000
HUD 701 Planning Grants.....	\$ 325,604
Appalachian Regional Commission Assessment.....	\$ 144,985
Coastal Plains Regional Commission Assessment.....	\$ 55,000
Total Funds Budgeted.....	\$ 2,767,323
State Funds Budgeted.....	\$ 2,159,580
Total Positions Budgeted.....	32
4. Community Betterment:	
Personal Services.....	\$ 255,000
Regular Operating Expenses.....	\$ 11,100
Travel.....	\$ 16,600
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 6,165
Equipment Purchases.....	\$ -0-

Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ 13,640
Telecommunications.....	\$ 9,560
Per Diem, Fees and Contracts.....	\$ 13,650
Total Funds Budgeted.....	\$ 325,715
State Funds Budgeted.....	\$ 320,615
Total Positions Budgeted.....	11

5. Juvenile Justice Budget:

Personal Services.....	\$ 94,640
Regular Operating Expenses.....	\$ 3,680
Travel.....	\$ 2,000
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 500
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ 3,640
Telecommunications.....	\$ 2,000
Per Diem, Fees and Contracts.....	\$ 7,000
Juvenile Justice Grants.....	\$ 1,533,000
Total Funds Budgeted.....	\$ 1,646,460
State Funds Budgeted.....	\$ 43,701
Total Positions Budgeted.....	4

6. Financial Management and

Audits Budget:

Personal Services.....	\$ 93,000
Regular Operating Expenses.....	\$ 7,155
Travel.....	\$ 3,000
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 500
Equipment Purchases.....	\$ 500
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ 3,640
Telecommunications.....	\$ 500
Per Diem, Fees and Contracts.....	\$ 2,000
Total Funds Budgeted.....	\$ 110,295
State Funds Budgeted.....	\$ 54,217
Total Positions Budgeted.....	4

Budget Unit Object Classes:

Personal Services.....	\$ 2,111,140
Regular Operating Expenses.....	\$ 97,872
Travel.....	\$ 115,550
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 44,250
Equipment Purchases.....	\$ 3,900
Computer Charges.....	\$ 5,350
Real Estate Rentals.....	\$ 107,750
Telecommunications.....	\$ 57,785
Per Diem, Fees and Contracts.....	\$ 62,874
Capital Felony Expenses.....	\$ 50,000
Grants to Area Planning and	
Development Commissions.....	\$ 1,350,000
HUD 701 Planning Grants.....	\$ 325,604

Local Assistance Grants	\$ 280,000
Appalachian Regional Commission	
Assessment	\$ 144,985
Coastal Plains Regional Commission	
Assessment	\$ 55,000
Multi-State Transportation Board	\$ 10,000
Juvenile Justice Grants	\$ 1,533,000
Payments to Georgia Residential	
Finance Authority	\$ -0-
Total Positions Budgeted	89
Authorized Motor Vehicles	4

Provided that of the above appropriations \$10,000 is designated and committed for The Multi-State Transportation Board.

B. Budget Unit: Georgia Residential

Finance Authority	\$ -0-
Georgia Residential Finance	
Authority Budget:	
Personal Services	\$ 1,254,766
Regular Operating Expenses	\$ 153,160
Travel	\$ 73,000
Motor Vehicle Equipment Purchases	\$ 50,000
Publications and Printing	\$ 34,500
Equipment Purchases	\$ 10,850
Computer Charges	\$ 9,000
Real Estate Rentals	\$ 99,015
Telecommunications	\$ 70,000
Per Diem, Fees and Contracts	\$ 216,225
Rental Assistance Payments	\$ 8,252,162
Grants to Housing Sponsors	\$ 475,000
Total Funds Budgeted	\$ 10,697,678
State Funds Budgeted	\$ -0-
Total Positions Budgeted	68
Authorized Motor Vehicles	26

Budget Unit Object Classes:

Personal Services	\$ 1,254,766
Regular Operating Expenses	\$ 153,160
Travel	\$ 73,000
Motor Vehicle Equipment Purchases	\$ 50,000
Publications and Printing	\$ 34,500
Equipment Purchases	\$ 10,850
Computer Charges	\$ 9,000
Real Estate Rentals	\$ 99,015
Telecommunications	\$ 70,000
Per Diem, Fees and Contracts	\$ 216,225
Rental Assistance Payments	\$ 8,252,162
Grants to Housing Sponsors	\$ 475,000
Total Positions Budgeted	68
Authorized Motor Vehicles	26

Provided that the Georgia Residential Finance Authority is authorized to initiate the Family Farm Program from existing funds.

Section 17. Office of Comptroller

General.

Budget Unit: Office of Comptroller

General	\$ 4,641,831
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1. Internal Administration Budget:

Personal Services.....	\$ 442,156
Regular Operating Expenses	\$ 65,172
Travel.....	\$ 5,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 7,500
Equipment Purchases.....	\$ 1,770
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 13,650
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 535,248
State Funds Budgeted.....	\$ 514,408
Total Positions Budgeted	21

2. Insurance Regulation Budget:

Personal Services.....	\$ 885,292
Regular Operating Expenses	\$ 42,482
Travel.....	\$ 6,400
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 89,940
Equipment Purchases.....	\$ 3,540
Computer Charges	\$ 41,500
Real Estate Rentals	\$ 20,195
Telecommunications	\$ 22,100
Per Diem, Fees and Contracts	\$ 6,000
Computer Equipment and Feasibility Study	\$ -0-
Total Funds Budgeted	\$ 1,117,449
State Funds Budgeted.....	\$ 1,030,475
Total Positions Budgeted	45

3. Industrial Loans Regulation
Budget:

Personal Services.....	\$ 312,592
Regular Operating Expenses	\$ 20,524
Travel.....	\$ 16,000
Motor Vehicle Equipment Purchases	\$ 5,500
Publications and Printing.....	\$ 5,250
Equipment Purchases.....	\$ 150
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 5,250
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 365,266
State Funds Budgeted.....	\$ 359,015
Total Positions Budgeted	14

4. Information and Enforcement
Budget:

Personal Services.....	\$ 803,278
Regular Operating Expenses	\$ 36,617
Travel.....	\$ 27,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 3,400
Equipment Purchases.....	\$ 1,730
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 21,753

Telecommunications	\$ 29,650
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 923,428
State Funds Budgeted	\$ 907,543
Total Positions Budgeted	45

5. Fire Safety and Mobile Home

Regulation Budget:

Personal Services	\$ 1,901,038
Regular Operating Expenses	\$ 89,640
Travel	\$ 126,450
Motor Vehicle Equipment Purchases	\$ 49,500
Publications and Printing	\$ 16,500
Equipment Purchases	\$ 2,000
Computer Charges	\$ 5,516
Real Estate Rentals	\$ 36,844
Telecommunications	\$ 25,630
Per Diem, Fees and Contracts	\$ 10,000
Total Funds Budgeted	\$ 2,263,118
State Funds Budgeted	\$ 1,830,390
Total Positions Budgeted	104

Budget Unit Object Classes:

Personal Services	\$ 4,344,356
Regular Operating Expenses	\$ 254,435
Travel	\$ 180,850
Motor Vehicle Equipment Purchases	\$ 55,000
Publications and Printing	\$ 122,590
Equipment Purchases	\$ 9,190
Computer Charges	\$ 47,016
Real Estate Rentals	\$ 78,792
Telecommunications	\$ 96,280
Computer Equipment and Feasibility Study	\$ -0-
Per Diem, Fees and Contracts	\$ 16,000
Total Positions Budgeted	229
Authorized Motor Vehicles	57

Section 18. Department of Defense.

Budget Unit: Department of Defense	\$ 2,237,749
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1. Administration and Support of

State Militia Budget:

Personal Services	\$ 742,000
Regular Operating Expenses	\$ 78,207
Travel	\$ 3,200
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 20,850
Equipment Purchases	\$ -0-
Computer Charges	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 22,019
Per Diem, Fees and Contracts	\$ 20,000
Military Assistance to Safety and Traffic Grant	\$ -0-
Georgia Military Institute Grant	\$ 18,000
Civil Air Patrol Contract	\$ 40,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 944,276

State Funds Budgeted.....	\$ 908,935
Total Positions Budgeted.....	36
2. Civil Defense Budget:	
Personal Services.....	\$ 699,000
Regular Operating Expenses.....	\$ 91,621
Travel.....	\$ 16,500
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 6,605
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ -0-
Telecommunications.....	\$ 25,164
Per Diem, Fees and Contracts.....	\$ -0-
Local Civil Defense	
Grants - Training.....	\$ 42,619
Total Funds Budgeted.....	\$ 881,509
State Funds Budgeted.....	\$ 447,436
Total Positions Budgeted.....	32
3. Construction and Facilities	
Maintenance Budget:	
Personal Services.....	\$ 102,840
Regular Operating Expenses.....	\$ 118,180
Travel.....	\$ 2,400
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 9,900
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ -0-
Telecommunications.....	\$ -0-
Per Diem, Fees and Contracts.....	\$ 500
Grants to National Guard Units.....	\$ 312,000
Capital Outlay.....	\$ -0-
Total Funds Budgeted.....	\$ 545,820
State Funds Budgeted.....	\$ 543,763
Total Positions Budgeted.....	5
4. Disaster Preparedness and Recovery	
Budget:	
Personal Services.....	\$ 206,366
Regular Operating Expenses.....	\$ 9,930
Travel.....	\$ 14,750
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 3,600
Equipment Purchases.....	\$ 1,000
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ 4,560
Telecommunications.....	\$ 3,550
Per Diem, Fees and Contracts.....	\$ -0-
Total Funds Budgeted.....	\$ 243,756
State Funds Budgeted.....	\$ 11,217
Total Positions Budgeted.....	10
5. Service Contracts Budget:	
Personal Services.....	\$ 1,735,000
Regular Operating Expenses.....	\$ 1,462,669
Travel.....	\$ 2,300
Motor Vehicle Equipment Purchases.....	\$ -0-

Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ -0-
Telecommunications.....	\$ -0-
Per Diem, Fees and Contracts.....	\$ -0-
Total Funds Budgeted.....	\$ 3,199,969
State Funds Budgeted.....	\$ 326,398
Total Positions Budgeted.....	116

Budget Unit Object Classes:

Personal Services.....	\$ 3,485,206
Regular Operating Expenses.....	\$ 1,760,607
Travel.....	\$ 39,150
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 31,055
Equipment Purchases.....	\$ 10,900
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ 4,560
Telecommunications.....	\$ 50,733
Per Diem, Fees and Contracts.....	\$ 20,500
Military Assistance to Safety and Traffic Grant.....	\$ -0-
National Guard Units Grants.....	\$ 312,000
Georgia Military Institute Grant.....	\$ 18,000
Civil Air Patrol Contract.....	\$ 40,000
Capital Outlay.....	\$ -0-
Local Civil Defense Grants - Training.....	\$ 42,619
Total Positions Budgeted.....	199
Authorized Motor Vehicles.....	20

**Section 19. State Board of Education -
Department of Education.**

A. Budget Unit: Department of Education.....	\$ 1,229,251,633
1. Instructional Services Budget:	
Personal Services.....	\$ 2,757,000
Regular Operating Expenses.....	\$ 124,211
Travel.....	\$ 232,598
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 132,706
Equipment Purchases.....	\$ 11,380
Real Estate Rentals.....	\$ 136,859
Telecommunications.....	\$ 93,006
Per Diem, Fees and Contracts.....	\$ 217,400
Utilities.....	\$ 6,689
Total Funds Budgeted.....	\$ 3,711,849
State Funds Budgeted.....	\$ 1,708,548
Total Positions Budgeted.....	121
2. Governor's Honors Program Budget:	
Personal Services.....	\$ 257,591
Regular Operating Expenses.....	\$ 23,098
Travel.....	\$ 3,300
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 1,600
Equipment Purchases.....	\$ 500

Real Estate Rentals	\$ 2,815
Telecommunications	\$ 4,800
Per Diem, Fees and Contracts	\$ 358,000
Total Funds Budgeted	\$ 651,704
State Funds Budgeted	\$ 651,704
Total Positions Budgeted	2

3. Vocational Education Budget:

Personal Services	\$ 2,586,467
Regular Operating Expenses	\$ 163,201
Travel	\$ 225,304
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 62,966
Equipment Purchases	\$ 4,200
Real Estate Rentals	\$ 126,771
Telecommunications	\$ 84,722
Per Diem, Fees and Contracts	\$ 2,286,450
Utilities	\$ 11,088
Total Funds Budgeted	\$ 5,551,169
State Funds Budgeted	\$ 1,902,862
Total Positions Budgeted	112

4. Media Services Budget:

Personal Services	\$ 3,117,667
Regular Operating Expenses	\$ 1,730,275
Travel	\$ 64,413
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 219,996
Equipment Purchases	\$ 66,200
Real Estate Rentals	\$ 11,964
Telecommunications	\$ 67,489
Per Diem, Fees and Contracts	\$ 174,295
Utilities	\$ 329,360
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 5,781,659
State Funds Budgeted	\$ 4,653,213
Total Positions Budgeted	180

5. Public Library Services Budget:

Personal Services	\$ 818,952
Regular Operating Expenses	\$ 321,858
Travel	\$ 4,450
Publications and Printing	\$ 15,894
Equipment Purchases	\$ -0-
Real Estate Rentals	\$ 120,298
Telecommunications	\$ 33,525
Per Diem, Fees and Contracts	\$ 78,619
Utilities	\$ 10,798
Total Funds Budgeted	\$ 1,404,394
State Funds Budgeted	\$ 735,403
Total Positions Budgeted	52

6. State Administration Budget:

Personal Services	\$ 829,680
Regular Operating Expenses	\$ 83,419
Travel	\$ 43,180
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 28,476
Equipment Purchases	\$ 7,000

Real Estate Rentals	\$ 55,576
Telecommunications	\$ 24,905
Per Diem, Fees and Contracts	\$ 247,497
Total Funds Budgeted	\$ 1,319,733
State Funds Budgeted	\$ 952,111
Total Positions Budgeted	34
7. Administrative Services Budget:	
Personal Services	\$ 4,428,531
Regular Operating Expenses	\$ 235,592
Travel	\$ 331,772
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 168,843
Equipment Purchases	\$ 9,597
Computer Charges	\$ 730,792
Real Estate Rentals	\$ 258,856
Telecommunications	\$ 102,287
Per Diem, Fees and Contracts	\$ 93,100
Utilities	\$ 4,466
Total Funds Budgeted	\$ 6,363,836
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted	\$ 4,131,289
Total Positions Budgeted	224
8. Certification of Public	
School Personnel Budget:	
Personal Services	\$ 470,552
Regular Operating Expenses	\$ 24,558
Travel	\$ 1,500
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 6,939
Equipment Purchases	\$ 675
Computer Charges	\$ -0-
Real Estate Rentals	\$ 29,801
Telecommunications	\$ 14,000
Per Diem, Fees and Contracts	\$ 23,400
Total Funds Budgeted	\$ 571,425
State Funds Budgeted	\$ 531,267
Total Positions Budgeted	31
9. Planning and Development Budget:	
Personal Services	\$ 1,935,233
Regular Operating Expenses	\$ 56,262
Travel	\$ 109,043
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 27,767
Equipment Purchases	\$ -0-
Real Estate Rentals	\$ 95,228
Telecommunications	\$ 47,821
Per Diem, Fees and Contracts	\$ 1,262,361
Total Funds Budgeted	\$ 3,533,715
State Funds Budgeted	\$ 2,777,461
Total Positions Budgeted	81
10. Professional Standards	
Commission Budget:	
Personal Services	\$ 47,182
Regular Operating Expenses	\$ 6,910
Travel	\$ 1,200

Publications and Printing.....	\$ 6,050
Equipment Purchases.....	\$ 175
Real Estate Rentals.....	\$ 4,284
Telecommunications.....	\$ 2,269
Per Diem, Fees and Contracts.....	\$ 46,990
Total Funds Budgeted.....	\$ 115,060
State Funds Budgeted.....	\$ 115,060
Total Positions Budgeted.....	2
11. Vocational Advisory	
Council Budget:	
Personal Services.....	\$ 67,578
Regular Operating Expenses.....	\$ 11,887
Travel.....	\$ 7,000
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 8,500
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ 7,000
Telecommunications.....	\$ 5,000
Per Diem, Fees and Contracts.....	\$ 25,000
Total Funds Budgeted.....	\$ 131,965
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted.....	3
12. Professional Practices	
Commission Budget:	
Personal Services.....	\$ 167,994
Regular Operating Expenses.....	\$ 6,992
Travel.....	\$ 9,950
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 3,000
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ 17,877
Telecommunications.....	\$ 4,491
Per Diem, Fees and Contracts.....	\$ 21,000
Total Funds Budgeted.....	\$ 231,304
State Funds Budgeted.....	\$ 176,733
Total Positions Budgeted.....	6
13. Local Programs Budget:	
APEG Grants:	
Salaries of Instructional	
Personnel (Sec. 10(a) (1)	
and 10(a) (2)).....	\$ 541,780,754
Salaries of Instructional	
Personnel (Sec. 5).....	\$ 88,356,156
Salaries of Instructional	
Personnel (Sec. 7).....	\$ 20,712,678
Salaries of Student	
Supportive Personnel	
(Sec. 20 (a)).....	\$ 23,724,726
Salaries of Administrative	
and Supervisory Personnel	
(Sec. 21).....	\$ 64,804,724
Special Education	
Leadership Personnel	
(Sec. 21(c) (2)).....	\$ 2,577,188

Instructional Media	
(Sec.13).....	\$ 21,610,200
Instructional Equipment	
(Sec. 14)	\$ 752,289
Maintenance and Operation	
(Sec. 15)	\$ 96,054,400
Sick and Personal Leave	
(Sec. 16)	\$ 6,008,500
Travel (Sec. 17)	\$ 1,003,052
Pupil Transportation	
(Sec. 25)	\$ 76,410,513
Isolated Schools	\$ 350,789
Mid-Term Adjustment	\$ 1,500,000
Total Funds Budgeted	\$ 945,645,969
Less RLE Funds Budgeted	\$ (78,550,000)
State Funds Budgeted	\$ 867,095,969
Non-APEG Grants:	
Education of Children of	
Low-Income Families	\$ 82,331,148
Driver Education	\$ -0-
Teacher Retirement	\$ 80,526,366
Instructional Services for	
the Handicapped	\$ 21,441,618
Preparation of Professional	
Personnel in Education	
of Handicapped Children	\$ 75,000
Educational Training	
Services for the	
Mentally Retarded	\$ -0-
Tuition for the Multi	
handicapped	\$ 1,172,000
Severely Emotionally	
Disturbed	\$ 14,147,043
Compensatory Education	\$ 12,746,747
Guidance, Counseling and	
Testing	\$ -0-
School Library Resources	
and Other Materials	\$ 4,062,878
School Lunch (Federal)	\$ 108,417,000
School Lunch (State)	\$ 14,800,000
Supplementary Education	
Centers and Services	\$ 3,251,210
Staff Development	\$ 925,000
Supervision and Assessment	
of Students and Beginning	
Teachers and Performance	
Based Certification	\$ 2,858,963
Cooperative Educational	
Service Agencies	\$ 3,480,170
Superintendents' Salaries	\$ 4,161,707
High School Program	\$ 24,527,196
Area Vocational-Technical	
Schools	\$ 44,802,719
Career Education	\$ 325,162
Junior College Vocational	
Program	\$ 1,610,173
Quick Start Program	\$ 2,800,000

Comprehensive Employment and Training	\$ 3,595,000
Vocational Research and Curriculum	\$ 991,982
Adult Education	\$ 3,785,129
Salaries and Travel of Public Librarians	\$ 3,889,943
Public Library Materials	\$ 3,681,991
Talking Book Centers	\$ 666,258
Public Library Maintenance and Operation	\$ 2,425,950
Public Library Construction	\$ -0-
Comprehensive Planning	\$ -0-
Competency-Based High School Graduation Requirements	\$ 240,000
Vocational Special Disadvantaged	\$ -0-
Instructional Aides	\$ 8,716,637
Teacher Health Insurance	\$ 29,030,384
Special Projects	\$ -0-
Nutritional Education	\$ 370,733
Regional ITV Projects	\$ -0-
Basic Skills	\$ 82,727
Capital Outlay (under 32-648a)	\$ 20,127,000
Grants to Local School Systems for Educational Purposes (Act 562)	\$ 75,000,000
Indo-Chinese Refugee	\$ 167,064
Salaries of Extended Pre-School Personnel	\$ 8,757,329
Area Vocational Technical School Construction	\$ -0-
Total Funds Budgeted	\$ 1,457,086,196
State Funds Budgeted	\$ 1,210,915,982
Total Positions Budgeted	0

Budget Unit Object Classes:

Personal Services	\$ 17,484,427
Regular Operating Expenses	\$ 2,788,263
Travel	\$ 1,033,710
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 682,737
Equipment Purchases	\$ 99,727
Computer Charges	\$ 730,792
Real Estate Rentals	\$ 867,329
Telecommunications	\$ 484,315
Per Diem, Fees and Contracts	\$ 4,834,112
Utilities	\$ 362,401
Capital Outlay	\$ -0-
APEG Grants:	
Salaries of Instructional Personnel (Sec. 10(a) (1) and 10(a) (2))	\$ 541,780,754
Salaries of Instructional Personnel (Sec. 5)	\$ 88,356,156

Salaries of Instructional Personnel (Sec. 7).....	\$ 20,712,678
Salaries of Student Supportive Personnel (Sec. 20 (a))	\$ 23,724,726
Salaries of Administrative and Supervisory Personnel (Sec. 21)	\$ 64,804,724
Special Education Leadership Personnel (Sec. 21(c) (2)).....	\$ 2,577,188
Instructional Media (Sec. 13).....	\$ 21,610,200
Instructional Equipment (Sec. 14)	\$ 752,289
Maintenance and Operation (Sec. 15)	\$ 96,054,400
Sick and Personal Leave (Sec. 16)	\$ 6,008,500
Travel (Sec. 17)	\$ 1,003,052
Instructional Specialists	\$ -0-
Pupil Transportation Regular (Sec. 25)	\$ 76,410,513
Isolated Schools.....	\$ 350,789
Mid-Term Adjustment	\$ 1,500,000
Total Funds Budgeted	\$ 945,645,969
Less RLE Funds Budgeted.....	\$(78,550,000)
State Funds Budgeted.....	\$ 867,095,969
Non-APEG Grants:	
Education of Children of Low-Income Families.....	\$ 82,331,148
Driver Education.....	\$ -0-
Teacher Retirement.....	\$ 80,526,366
Instructional Services for the Handicapped	\$ 21,441,618
Preparation of Professional Personnel in Education of Handicapped Children.....	\$ 75,000
Educational Training Services for the Mentally Retarded	\$ -0-
Tuition for the Multi handicapped	\$ 1,172,000
Severely Emotionally Disturbed	\$ 14,147,043
Compensatory Education.....	\$ 12,746,747
Guidance Counseling and Testing.....	\$ -0-
School Library Resources and Other Materials.....	\$ 4,062,878
School Lunch (Fed.)	\$ 108,417,000
School Lunch (State).....	\$ 14,800,000
Supplementary Education Centers and Services.....	\$ 3,251,210
Staff Development	\$ 925,000
Supervision and Assessment of Students and Beginning Teachers and Performance Based Certification.....	\$ 2,858,963
Cooperative Educational Service Areas.....	\$ 3,480,170

Superintendents Salaries	\$ 4,161,707
High School Program	\$ 24,527,196
Area School Program	\$ 44,802,719
Career Education	\$ 325,162
Junior College Program	\$ 1,610,173
Quick Start	\$ 2,800,000
Comprehensive Employment and Training	\$ 3,595,000
Vocational Research and Curriculum	\$ 991,982
Adult Education	\$ 3,785,129
Salaries and Travel of Public Librarians	\$ 3,889,943
Public Library Materials	\$ 3,681,991
Talking Book Centers	\$ 666,258
Public Library M & O	\$ 2,425,950
Public Library Construction	\$ -0-
Comprehensive Planning	\$ -0-
Competency-Based High School Graduation Requirements	\$ 240,000
Vocational Special Disadvantaged	\$ -0-
Instructional Aides	\$ 8,716,637
Teacher Health Insurance	\$ 29,030,384
Special Projects	\$ -0-
Nutritional Education	\$ 370,733
Regional ITV Projects	\$ -0-
Basic Skills	\$ 82,727
Capital Outlay (under 32-648a)	\$ 20,127,000
Grants to Local School Systems for Educational Purposes (Act 562)	\$ 75,000,000
Indo-Chinese Refugee	\$ 167,064
Salaries of Extended Pre-School Personnel	\$ 8,757,329
Area Vo-Tech School Construction	\$ -0-
Total Positions Budgeted	848
Authorized Motor Vehicles	17
 B. Budget Unit: Institutions	 \$ 12,352,287
1. Georgia Academy for the Blind Budget:	
Personal Services	\$ 2,171,563
Regular Operating Expenses	\$ 214,330
Travel	\$ 3,455
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 3,845
Equipment Purchases	\$ 10,720
Telecommunications	\$ 12,413
Per Diem, Fees and Contracts	\$ 7,750
Utilities	\$ 116,011
Capital Outlay	\$ 150,000
Total Funds Budgeted	\$ 2,690,087
State Funds Budgeted	\$ 2,375,010
Total Positions Budgeted	158

2. Georgia School for the Deaf

Budget:

Personal Services.....	\$ 3,865,255
Regular Operating Expenses	\$ 551,935
Travel.....	\$ 9,000
Motor Vehicle Equipment Purchases	\$ 60,000
Publications and Printing.....	\$ 200
Equipment Purchases.....	\$ 27,900
Telecommunications	\$ 17,557
Per Diem, Fees and Contracts	\$ 20,250
Utilities	\$ 236,560
Capital Outlay	\$ 96,500
Total Funds Budgeted	\$ 4,885,157
State Funds Budgeted.....	\$ 4,392,537
Total Positions Budgeted	270

3. Atlanta Area School for the Deaf

Budget:

Personal Services.....	\$ 1,544,565
Regular Operating Expenses	\$ 177,697
Travel.....	\$ 4,016
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 2,000
Equipment Purchases.....	\$ 39,200
Telecommunications	\$ 14,884
Per Diem, Fees and Contracts	\$ 2,500
Utilities	\$ 100,749
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 1,885,611
State Funds Budgeted.....	\$ 1,640,250
Total Positions Budgeted	97

4. North Georgia Vocational-Technical

School Budget:

Personal Services.....	\$ 1,981,374
Regular Operating Expenses	\$ 559,685
Travel.....	\$ 15,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 5,860
Equipment Purchases.....	\$ 76,243
Telecommunications	\$ 13,695
Per Diem, Fees and Contracts	\$ 2,500
Utilities	\$ 246,402
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 2,900,759
State Funds Budgeted.....	\$ 2,064,218
Total Positions Budgeted	103

5. South Georgia Vocational-Technical

School Budget:

Personal Services.....	\$ 1,698,383
Regular Operating Expenses	\$ 446,219
Travel.....	\$ 13,879
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 4,070
Equipment Purchases.....	\$ 60,048
Telecommunications	\$ 12,089
Per Diem, Fees and Contracts	\$ 5,500

Utilities	\$ 226,886
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 2,467,074
State Funds Budgeted	\$ 1,880,272
Total Positions Budgeted	97

Budget Unit Object Classes:

Personal Services	\$ 11,261,140
Regular Operating Expenses	\$ 1,949,866
Travel	\$ 45,350
Motor Vehicle Equipment	
Purchases	\$ 60,000
Publications and Printing	\$ 15,975
Equipment Purchases	\$ 214,111
Telecommunications	\$ 70,638
Per Diem, Fees and Contracts	\$ 38,500
Utilities	\$ 926,608
Capital Outlay	\$ 246,500
Total Positions Budgeted	725
Authorized Motor Vehicles	80

Provided, that none of the State funds appropriated above may be expended to initiate or commence any new program or project which would create a continuing obligation of the current funds of the State, unless such program or project has been authorized by the General Assembly.

Provided, that where teaching personnel are paid in whole or in part from funds other than State-local funds, the fund source from which such salary is paid shall be the pro rata part of the cost of employer contributions to the Teachers' Retirement System and Teachers' Health Insurance applicable to such salary.

Provided, further, that for kindergarten programs, each system shall be allotted instructional units on the basis of one teacher and one aide for each 40 students or major fraction thereof in average daily attendance, except in the case of mentally, physically or emotionally handicapped children, the ratio shall be one teacher and one aide for 24 students or major fraction thereof in average daily membership.

Provided, that of the above appropriation relative to Kindergarten Transportation, funds shall initially be allotted to local school systems on the basis of one transportation unit (\$10,513) for each 40 students. However, allotments shall not exceed actual cost of midday transportation by the local system.

Provided, however, in order to extend the half-day program to a full-day service in lieu of midday transportation services, local systems may elect to use transportation allotments to employ aides or certificated instructional personnel on a reimbursable basis to the extent that the \$10,513 per unit will allow. Where the transportation allotment is used to employ additional personnel, reimbursable costs shall include salary, retirement and health insurance where eligible.

Provided, that of any State Funds appropriated to local systems for classroom teacher salaries on the basis of Average Daily Attendance in grades 1 through 7, such teachers shall be used in the school where earned and shall be used only for the purpose of funding regular (general education) classroom teachers in grades where earned.

Provided, that of the above appropriation, relative to special education \$30,000 is designated and committed for payment to the Houston County Board of Education for payment to Houston County Speech and Hearing School, and \$30,000 is designated and committed for payment to the Houston County Board of Education for payment to Houston County Happy Hour School.

Provided, further, funds appropriated for Maintenance and Operation, Sick and Personal Leave and Instructional Media, for all Special Education Teachers, payments shall not be made until the allotted teaching unit has been filled.

Furthermore, the Section 5 teaching units so allocated to an eligible local unit shall remain a part of that local unit's allotment until the end of the current school year in which allocated.

It is the intent of this General Assembly that local school systems have the authority to utilize increased maintenance and operation funds contained in this Appropriations Act in such a fashion as to accomplish de facto funding of Section 12 of the Adequate Program for Education in Georgia.

Provided, that of the above appropriation for APEG Grants, it is the intent of this General Assembly that funds are included for allotment of instructional units under Section 10 for grades 1 - 2, at a ratio of 1:20 students in average daily attendance.

Provided, that local school systems, in accordance with State Board policy, may use additional instructional units earned in grades 1 - 2 to employ either certificated or licensed instructional personnel in those grades. Funding for licensed instructional personnel shall include salaries as provided for in APEG Section 10b(2) and Section 15 (M&O).

Provided, that of the above appropriation for \$925,000 for Staff Development, \$92,500 is designated and committed to fund a State level staff development program specifically for Special Education Teachers (Section 5) utilized in programs for intellectually gifted students, and to assist in the development of a State program plan for gifted students by the State Superintendent of Schools.

Provided, that of the above appropriations relative to Sections 5, 7, 10, 20, 21, and 21(c)(2) of APEG for salaries, funds may be moved between said Sections by an amendment to the annual operating budget during the month of June with the prior approval of the Office of Planning and Budget.

Provided, that of the above appropriation relative to Compensatory Education, \$12,746,747 is designated and committed for a compensatory education program for students in grades 3 through 8 and shall be used for remedial purposes only. Provided, however, where a local system Compensatory Education Plan justifies the need, the State Board of Education may approve usage of these funds for remedial purposes in grades 1 and 2.

It is the intent of this General Assembly that, relative to the teachers' index salary schedule, beginning teachers are to receive the same salary as those with one year of experience.

Section 20. Employees' Retirement System.

Budget Unit: Employees' Retirement

System	\$ -0-
Employees' Retirement System Budget:	
Personal Services.....	\$ 533,000
Regular Operating Expenses	\$ 15,020
Travel.....	\$ 8,400
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 12,600
Equipment Purchases.....	\$ 4,500
Computer Charges	\$ 196,350
Real Estate Rentals	\$ 48,130
Telecommunications	\$ 9,718
Per Diem, Fees and Contracts	\$ 350,663
Postage.....	\$ 35,000
Total Funds Budgeted	\$ 1,213,381
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	28

Budget Unit Object Classes:

Personal Services.....	\$ 533,000
Regular Operating Expenses	\$ 15,020
Travel.....	\$ 8,400
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 12,600
Equipment Purchases.....	\$ 4,500
Computer Charges	\$ 196,350

Real Estate Rentals	\$ 48,130
Telecommunications	\$ 9,718
Per Diem, Fees and Contracts	\$ 350,663
Postage	\$ 35,000
Total Positions Budgeted	28
Authorized Motor Vehicles	1

Section 21. Forestry Commission.

Budget Unit: Forestry Commission.....\$ 18,381,091

1. Reforestation Budget:

Personal Services	\$ 590,188
Regular Operating Expenses	\$ 517,616
Travel	\$ 3,800
Motor Vehicle Equipment Purchases	\$ 21,970
Publications and Printing	\$ 1,824
Equipment Purchases	\$ 13,214
Computer Charges	\$ 14,437
Real Estate Rentals	\$ -0-
Telecommunications	\$ 9,376
Per Diem, Fees and Contracts	\$ 71,132
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 1,243,557
State Funds Budgeted	\$ 334,753
Total Positions Budgeted	31

2. Field Services Budget:

Personal Services	\$ 13,325,200
Regular Operating Expenses	\$ 3,187,467
Travel	\$ 85,000
Motor Vehicle Equipment	
Purchases	\$ 645,903
Publications and Printing	\$ 29,625
Equipment Purchases	\$ 1,266,529
Computer Charges	\$ 35,970
Real Estate Rentals	\$ 13,152
Telecommunications	\$ 419,028
Per Diem, Fees and Contracts	\$ 21,243
Ware County Grant	\$ 60,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 19,089,117
State Funds Budgeted	\$ 16,423,307
Total Positions Budgeted	809

3. General Administration and**Support Budget:**

Personal Services	\$ 603,000
Regular Operating Expenses	\$ 87,821
Travel	\$ 17,600
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 39,489
Equipment Purchases	\$ -0-
Computer Charges	\$ 73,944
Real Estate Rentals	\$ -0-
Telecommunications	\$ 17,500
Per Diem, Fees and Contracts	\$ 4,137
Contractual Research	\$ 392,000
Herty Foundation	\$ -0-
Total Funds Budgeted	\$ 1,235,491

State Funds Budgeted.....	\$ 1,223,031
Total Positions Budgeted	25
4. Wood Energy Budget:	
Wood Energy Program.....	\$ 400,000
Total Funds Budgeted	\$ 400,000
State Funds Budgeted.....	\$ 400,000
Total Positions Budgeted	2
Budget Unit Object Classes:	
Personal Services.....	\$ 14,518,388
Regular Operating Expenses	\$ 3,792,904
Travel.....	\$ 106,400
Motor Vehicle Equipment	
Purchases.....	\$ 667,873
Publications and Printing.....	\$ 70,938
Equipment Purchases.....	\$ 1,279,743
Computer Charges	\$ 124,351
Real Estate Rentals	\$ 13,152
Telecommunications	\$ 445,904
Per Diem, Fees and Contracts	\$ 96,512
Contractual Research	\$ 392,000
Ware County Grant	\$ 60,000
Herty Foundation.....	\$ -0-
Wood Energy Program.....	\$ 400,000
Capital Outlay	\$ -0-
Total Positions Budgeted	867
Authorized Motor Vehicles	751

Provided, that to the extent that Federal Funds are realized in excess of the amounts of such funds contemplated in the Cooperative Forest Protection, Cooperative Forest Management, Insect and Disease, Forest Incentive and Public Service Employment Programs in the Field Services Activity of this Act, the Office of Planning and Budget is authorized and directed to use the first \$450,000 of such excess funds to supplant State Funds appropriated herein. Provided further that such supplantation shall not be implemented if so doing would cause any portion of the anticipated Federal Funds not to be realized. This provision shall not apply to project grants.

It is the intent of this General Assembly that the Forestry Commission have authority to control the application of the Contractual Research funds in the above appropriation.

Section 22. Georgia Bureau of Investigation.

Budget Unit: Georgia Bureau of	
Investigation.....	\$ 14,796,689
1. General Administration Budget:	
Personal Services.....	\$ 455,258
Regular Operating Expenses	\$ 26,570
Travel.....	\$ 5,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 2,500
Equipment Purchases.....	\$ 1,050
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 31,777
Telecommunications	\$ 19,250
Per Diem, Fees and Contracts	\$ 3,200
Postage.....	\$ 4,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 548,605

State Funds Budgeted.....	\$ 539,500
Total Positions Budgeted	23
2. Investigative Division Budget:	
Personal Services.....	\$ 5,768,571
Regular Operating Expenses	\$ 1,055,115
Travel.....	\$ 282,500
Motor Vehicle Equipment Purchases	\$ 151,408
Publications and Printing.....	\$ 18,000
Equipment Purchases.....	\$ 35,300
Computer Charges	\$ 700
Real Estate Rentals	\$ 99,192
Telecommunications	\$ 189,275
Per Diem, Fees and Contracts	\$ 2,000
Evidence Purchased.....	\$ 145,000
Postage.....	\$ 6,900
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 7,753,961
State Funds Budgeted.....	\$ 7,640,135
Total Positions Budgeted	222
3. Forensic Sciences Division Budget:	
Personal Services.....	\$ 2,018,800
Regular Operating Expenses	\$ 415,160
Travel.....	\$ 25,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 5,000
Equipment Purchases.....	\$ 50,000
Computer Charges	\$ 99,436
Real Estate Rentals	\$ 11,190
Telecommunications	\$ 77,700
Per Diem, Fees and Contracts	\$ 500
Postage.....	\$ 14,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 2,716,786
State Funds Budgeted.....	\$ 2,676,410
Total Positions Budgeted	89
4. Georgia Crime Information Center Budget:	
Personal Services.....	\$ 1,575,531
Regular Operating Expenses	\$ 95,056
Travel.....	\$ 9,000
Motor Vehicle Equipment Purchases	\$ 6,000
Publications and Printing.....	\$ 40,000
Equipment Purchases.....	\$ 1,160
Computer Charges	\$ 1,877,808
Real Estate Rentals	\$ 3,600
Telecommunications	\$ 340,000
Per Diem, Fees and Contracts	\$ 4,000
Postage.....	\$ 20,000
Total Funds Budgeted	\$ 3,972,155
State Funds Budgeted.....	\$ 3,940,644
Total Positions Budgeted	97
Budget Unit Object Classes:	
Personal Services.....	\$ 9,818,160
Regular Operating Expenses	\$ 1,591,901
Travel.....	\$ 321,500

Motor Vehicle Equipment Purchases	\$ 157,408
Publications and Printing	\$ 65,500
Equipment Purchases	\$ 87,510
Computer Charges	\$ 1,977,944
Real Estate Rentals	\$ 145,759
Telecommunications	\$ 626,225
Per Diem, Fees and Contracts	\$ 9,700
Evidence Purchased	\$ 145,000
Postage	\$ 44,900
Capital Outlay	\$ -0-
Total Positions Budgeted	431
Authorized Motor Vehicles	247

Provided that to the extent that Federal Funds are realized in excess of the amounts of such funds contemplated in the Investigative Division and Georgia Crime Information Center Activities of this Act, the Office of Planning and Budget is authorized and directed to use the first \$500,000 of such excess funds to supplant State Funds appropriated herein. Provided further that such supplantation shall not be implemented if so doing would cause any portion of the anticipated Federal Funds not to be realized. This provision shall not apply to project grants.

Section 23. Georgia State Financing and Investment Commission.

Budget Unit: Georgia State Financing and Investment Commission	\$ -0-
Departmental Operations Budget:	
Personal Services	\$ 779,234
Regular Operating Expenses	\$ 30,980
Travel	\$ 7,500
Motor Vehicle Equipment	
Purchases	\$ -0-
Publications and Printing	\$ 4,000
Equipment Purchases	\$ 1,500
Computer Charges	\$ 18,000
Real Estate Rentals	\$ 56,461
Telecommunications	\$ 12,000
Per Diem, Fees and Contracts	\$ 110,000
Total Funds Budgeted	\$ 1,019,675
State Funds Budgeted	\$ -0-
Total Positions Budgeted	30

Budget Unit Object Classes:

Personal Services	\$ 779,234
Regular Operating Expenses	\$ 30,980
Travel	\$ 7,500
Motor Vehicle Equipment	
Purchases	\$ -0-
Publications and Printing	\$ 4,000
Equipment Purchases	\$ 1,500
Computer Charges	\$ 18,000
Real Estate Rentals	\$ 56,461
Telecommunications	\$ 12,000
Per Diem, Fees and Contracts	\$ 110,000
Total Positions Budgeted	30
Authorized Motor Vehicles	0

It is the intent of this General Assembly that the allocation of General Obligation Bonds proceeds for the following project for the Department of Industry and Trade authorized

in Section 46 of this Act, shall be approximately as listed hereunder, if and when bonds are issued to finance the construction of such project:

Expansion of Georgia World
Congress Center in Atlanta\$ 83,000,000

Section 24. Office of the Governor.

A. Budget Unit: Governor's Office.....\$ 3,929,407
 1. Governor's Office Budget:
 Cost of Operations\$ 1,512,191
 Mansion Allowance\$ 40,000
 Governor's Emergency Fund.....\$ 2,000,000
 Intern Stipends and Travel.....\$ 82,798
 Total Funds Budgeted\$ 3,634,989
 State Funds Budgeted.....\$ 3,615,313

There is hereby appropriated a General Emergency Fund for meeting expenses deemed emergencies by the Governor and to be expended by the Governor at his discretion in any emergency that he may determine requires expenditure of any part of said fund. Expenditures from this fund shall be made in accordance with other provisions of State law and the Constitution.

Provided, however, that the listed appropriation shall be increased by the amount incurred in ordering the organized militia into active service of the State in case of invasion, disaster, insurrection, riot, breach of the peace, or combination to oppose the enforcement of the law by force or violence, or imminent danger thereof or other grave emergency when available funds are not sufficient for such purposes.

2. Office of Fair Employment Practices
 Budget:
 Personal Services.....\$ 300,240
 Regular Operating Expenses\$ 12,668
 Travel.....\$ 12,000
 Motor Vehicle Equipment Purchases\$ -0-
 Publications and Printing.....\$ 3,500
 Equipment Purchases.....\$ 1,100
 Computer Charges.....\$ -0-
 Real Estate Rentals\$ 20,132
 Telecommunications\$ 10,459
 Per Diem, Fees and Contracts.....\$ 30,000
 Total Funds Budgeted\$ 390,099
 State Funds Budgeted.....\$ 314,094
 Total Positions Budgeted15

Budget Unit Object Classes:

Cost of Operations\$ 1,512,191
 Mansion Allowance\$ 40,000
 Governor's Emergency Fund.....\$ 2,000,000
 Intern Stipends and Travel.....\$ 82,798
 Personal Services.....\$ 300,240
 Regular Operating Expenses\$ 12,668
 Travel.....\$ 12,000
 Motor Vehicle Equipment Purchases\$ -0-
 Publications and Printing.....\$ 3,500
 Equipment Purchases.....\$ 1,100
 Computer Charges.....\$ -0-
 Real Estate Rentals\$ 20,132
 Telecommunications\$ 10,459

Per Diem, Fees and Contracts	\$ 30,000
Total Positions Budgeted	15
Authorized Motor Vehicles	1

B. Budget Unit: Office of Planning
and Budget.....\$ 6,383,593

1. General Administration and

Support Budget:

Personal Services.....	\$ 409,492
Regular Operating Expenses	\$ 87,430
Travel.....	\$ 9,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 30,000
Equipment Purchases.....	\$ 1,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 172,476
Telecommunications	\$ 12,000
Per Diem, Fees and Contracts	\$ 60,000
Total Funds Budgeted	\$ 781,398
State Funds Budgeted.....	\$ 756,651
Total Positions Budgeted	15

2. Council of the Arts Budget:

Personal Services.....	\$ 128,078
Regular Operating Expenses	\$ 8,853
Travel.....	\$ 5,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 7,100
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 18,716
Telecommunications	\$ 7,500
Per Diem, Fees and Contracts	\$ 8,000
Art Grants - State Funds	\$ 1,392,806
Art Grants - Federal Funds	\$ 595,000
Art Grants - Donations	\$ 35,000
Total Funds Budgeted	\$ 2,206,053
State Funds Budgeted.....	\$ 1,573,491
Total Positions Budgeted	8

3. Educational Development Budget:

Personal Services.....	\$ 262,000
Regular Operating Expenses	\$ 1,300
Travel.....	\$ 8,600
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ -0-
Equipment Purchases.....	\$ 600
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 4,600
Per Diem, Fees and Contracts	\$ 8,000
Total Funds Budgeted	\$ 285,100
State Funds Budgeted.....	\$ 279,860
Total Positions Budgeted	9

4. Intergovernmental Relations Budget:

Personal Services.....	\$ 187,255
Regular Operating Expenses	\$ 3,597
Travel.....	\$ 29,604

Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 300
Equipment Purchases.....	\$ 1,200
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications.....	\$ 10,000
Per Diem, Fees and Contracts.....	\$ 2,000
Total Funds Budgeted	\$ 233,956
State Funds Budgeted.....	\$ 230,211
Total Positions Budgeted	7

5. Management Review Budget:

Personal Services.....	\$ 529,465
Regular Operating Expenses	\$ 1,750
Travel.....	\$ 7,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 1,190
Computer Charges	\$ 27,000
Real Estate Rentals	\$ -0-
Telecommunications	\$ 8,000
Per Diem, Fees and Contracts.....	\$ 1,300
Total Funds Budgeted	\$ 575,705
State Funds Budgeted.....	\$ 565,116
Total Positions Budgeted	21

6. Human Development Budget:

Personal Services.....	\$ 319,523
Regular Operating Expenses	\$ 200
Travel.....	\$ 5,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 500
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 4,900
Per Diem, Fees and Contracts.....	\$ 7,000
Total Funds Budgeted	\$ 337,123
State Funds Budgeted.....	\$ 330,733
Total Positions Budgeted	11

7. Office of Consumer Affairs:

Personal Services.....	\$ 856,000
Regular Operating Expenses	\$ 50,065
Travel.....	\$ 15,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 6,500
Equipment Purchases.....	\$ 1,500
Computer Charges	\$ 25,000
Real Estate Rentals	\$ 56,062
Telecommunications	\$ 102,000
Per Diem, Fees and Contracts.....	\$ 7,000
Total Funds Budgeted	\$ 1,119,127
State Funds Budgeted.....	\$ 768,667
Total Positions Budgeted	44

8. State Energy Office Budget:

Personal Services.....	\$ 294,000
Regular Operating Expenses	\$ 28,000

Travel.....	\$ 35,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 70,000
Equipment Purchases.....	\$ -0-
Computer Charges	\$ 8,700
Real Estate Rentals	\$ -0-
Telecommunications	\$ 17,000
Per Diem, Fees and Contracts.....	\$ 4,530,000
Total Funds Budgeted	\$ 4,982,700
State Funds Budgeted.....	\$ 281,082
Total Positions Budgeted	16
9. Governor's Committee on	
Post-Secondary Education	
Budget:	
Personal Services.....	\$ 106,141
Regular Operating Expenses	\$ 7,610
Travel.....	\$ 3,680
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 5,470
Equipment Purchases.....	\$ -0-
Computer Charges	\$ 3,100
Real Estate Rentals	\$ 8,110
Telecommunications	\$ 3,300
Per Diem, Fees and Contracts.....	\$ 13,500
Total Funds Budgeted	\$ 150,911
State Funds Budgeted.....	\$ 78,788
Total Positions Budgeted	4
10. Facilities Management Budget:	
Personal Services.....	\$ 96,023
Regular Operating Expenses	\$ 300
Travel.....	\$ 5,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 2,000
Equipment Purchases.....	\$ 1,000
Computer Charges	\$ 169,000
Real Estate Rentals	\$ -0-
Telecommunications	\$ 3,000
Per Diem, Fees and Contracts.....	\$ 85,000
Total Funds Budgeted	\$ 361,323
State Funds Budgeted.....	\$ 359,403
Total Positions Budgeted	3
11. Physical and Economic	
Development Budget:	
Personal Services.....	\$ 347,000
Regular Operating Expenses	\$ 5,000
Travel.....	\$ 19,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 5,000
Equipment Purchases.....	\$ 1,000
Computer Charges	\$ 12,000
Real Estate Rentals	\$ -0-
Telecommunications	\$ 11,000
Per Diem, Fees and Contracts.....	\$ 70,000
Total Funds Budgeted	\$ 470,000
State Funds Budgeted.....	\$ 305,350
Total Positions Budgeted	14

12. General Government and Protection

of Persons and Property Budget:

Personal Services.....	\$ 325,984
Regular Operating Expenses	\$ 1,800
Travel.....	\$ 7,500
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 1,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 5,000
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 341,284
State Funds Budgeted.....	\$ 334,754
Total Positions Budgeted	11

13. Consumer's Utility Counsel Budget:

Personal Services.....	\$ 256,297
Regular Operating Expenses	\$ 11,706
Travel.....	\$ 7,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 900
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 13,000
Telecommunications	\$ 5,700
Per Diem, Fees and Contracts	\$ 30,000
Total Funds Budgeted	\$ 324,603
State Funds Budgeted.....	\$ 319,477
Total Positions Budgeted	13

14. Criminal Justice Coordinating

Council Budget:

Personal Services.....	\$ 142,935
Regular Operating Expenses	\$ 13,375
Travel.....	\$ 8,700
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 10,000
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 5,250
Telecommunications	\$ 5,500
Per Diem, Fees and Contracts	\$ 14,240
Total Funds Budgeted	\$ 200,000
State Funds Budgeted.....	\$ 200,000
Total Positions Budgeted	5

Budget Unit Object Classes:

Personal Services.....	\$ 4,260,193
Regular Operating Expenses	\$ 220,986
Travel.....	\$ 165,084
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 137,270
Equipment Purchases.....	\$ 8,990
Computer Charges	\$ 244,800
Real Estate Rentals	\$ 273,614
Telecommunications	\$ 199,500
Per Diem, Fees and Contracts	\$ 4,836,040

Art Grants - State Funds	\$ 1,392,806
Art Grants - Federal Funds	\$ 595,000
Art Grants - Donations	\$ 35,000
Total Positions Budgeted	181
Authorized Motor Vehicles	0

Provided, however, that of the above appropriation relative to Art Grants - State Funds, \$1,392,806 is designated and committed for Grants to Counties, Cities and non-profit organizations of the State of Georgia.

Section 25. Grants to Counties and Municipalities.

Budget Unit: Grants to Counties and Municipalities.....	\$ 6,800,000
1. Grants to Counties.....	\$ 2,600,000
Total Funds Budgeted	\$ 2,600,000
State Funds Budgeted.....	\$ 2,600,000
2. Grants to Municipalities	\$ 4,200,000
Total Funds Budgeted	\$ 4,200,000
State Funds Budgeted.....	\$ 4,200,000

Budget Unit Object Classes:

Grants to Counties.....	\$ 2,600,000
Grants to Municipalities.....	\$ 4,200,000

Provided, that the above sums shall be distributed and disbursed to the various counties and municipalities on a quarterly basis, such payments to be made on the last day of each calendar quarter.

Section 26. Department of Human Resources.

A. Budget Unit: Departmental Operations	\$ 200,163,955
1. General Administration and Support Budget:	
Personal Services.....	\$ 11,958,520
Regular Operating Expenses	\$ 814,079
Travel.....	\$ 527,655
Motor Vehicle Equipment	
Purchases.....	\$ 22,500
Publications and Printing.....	\$ 164,200
Equipment Purchases.....	\$ 24,625
Computer Charges	\$ 1,237,550
Real Estate Rentals	\$ 2,686,675
Telecommunications	\$ 514,790
Per Diem, Fees and Contracts	\$ 1,367,720
Utilities	\$ 141,120
Postage.....	\$ 515,435
Institutional Repairs and Maintenance.....	\$ 500,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 20,474,869
Indirect DOAS Services Funding	\$ -0-
Indirect GBA Funding	\$ -0-
Agency Funds	\$ 11,364,114
Title XX Funds.....	\$ -0-

State Funds Budgeted.....	\$ 9,110,755
Total Positions Budgeted	647
Authorized Motor Vehicles	7

General Administration and Support Functional Budgets

	Total Funds	State Funds	Pos.
Commissioner's Office	\$ 599,810	\$ 589,620	19
Child Care Licensing	\$ 1,199,415	\$ 1,025,285	58
Laboratory Improvement	\$ 460,895	\$ 305,355	19
Child Support Recovery	\$ 2,246,075	\$ 553,425	101
Contract Management	\$ 181,525	\$ 178,295	7
Public Affairs	\$ 305,415	\$ 299,890	12
Office of Administrative Appeals	\$ 752,690	\$ 742,690	22
Health Care Facilities Regulations	\$ 1,850,755	\$ 507,150	69
Title XX Administration	\$ 944,490	\$ 279,830	36
Administrative Policy, Coordination and Direction	\$ 82,035	\$ 80,545	3
Personnel	\$ 1,331,435	\$ 1,250,005	70
Administrative Support Services	\$ 1,685,230	\$ 1,652,235	60
Office of Review and Investigation	\$ 592,455	\$ 301,650	22
Systems Planning, Development and Training	\$ 322,295	\$ 316,120	15
Program Analysis	\$ 141,050	\$ 138,380	7
Electronic Data Processing, Planning and Coordination	\$ 1,419,350	\$ 879,175	0
Facilities Management	\$ 3,508,995	\$ 2,736,860	13
Regulatory Services Program Direction and Support	\$ 255,355	\$ 250,680	9
Indirect Cost	\$ —0—	\$ (3,021,435)	0
Undistributed	\$ 2,595,599	\$ 45,000	105
Total	\$ 20,474,869	\$ 9,110,755	647

2. Financial Management Budget:

Personal Services.....	\$ 4,233,430
Regular Operating Expenses	\$ 119,810
Travel.....	\$ 172,105
Motor Vehicle Equipment Purchases	\$ -0-

Publications and Printing.....	\$ 20,805
Equipment Purchases.....	\$ 21,865
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ 3,500
Telecommunications.....	\$ -0-
Per Diem, Fees and Contracts.....	\$ 130,000
Utilities.....	\$ -0-
Postage.....	\$ 100
Total Funds Budgeted.....	\$ 4,701,615
Indirect DOAS Services Funding.....	\$ -0-
Agency Funds.....	\$ 1,929,620
State Funds Budgeted.....	\$ 2,771,995
Total Positions Budgeted.....	219
Authorized Motor Vehicles.....	0

Financial Management Functional Budgets

	Total Funds	State Funds	Pos.
Budget Administration	\$ 883,585	\$ 869,175	32
Accounting Services	\$ 2,271,530	\$ 2,227,600	128
Auditing Services	\$ 1,546,500	\$ 1,520,170	59
Indirect Cost	\$ —0—	\$ (1,844,950)	0
Undistributed	\$ —0—	\$ —0—	0
Total	\$ 4,701,615	\$ 2,771,995	219

3. Special Programs:

Personal Services.....	\$ 1,854,355
Regular Operating Expenses.....	\$ 70,430
Travel.....	\$ 76,450
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 20,610
Equipment Purchases.....	\$ 390
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ 3,900
Telecommunications.....	\$ 58,535
Per Diem, Fees and Contracts.....	\$ 23,254,570
Contract - Georgia	
Advocacy Program.....	\$ 215,000
Utilities.....	\$ -0-
Postage.....	\$ -0-
Benefits for Child Care.....	\$ 550,300
Total Funds Budgeted.....	\$ 26,104,540
Title XX Funds.....	\$ -0-
Indirect DOAS Services Funding.....	\$ -0-
Agency Funds.....	\$ 21,460,710
State Funds Budgeted.....	\$ 4,643,830
Total Positions Budgeted.....	85
Authorized Motor Vehicles.....	103

Special Programs Functional Budgets

	Total Funds	State Funds	Pos.
State Economic			
Opportunity Office	\$ 249,660	\$ 121,100	8

District Programs, Director's Office	\$ 478,480	\$ 469,740	18
Child Development Administration	\$ 1,062,960	\$ 239,740	44
Child Development Contracts - Foster Care	\$ 280,900	\$ 11,025	0
Special Projects	\$ 587,900	\$ 587,900	0
Child Development Contracts - Day Care	\$ 20,844,500	\$ 2,059,130	0
Child Development Contracts - Home Management	\$ 617,600	\$ 39,400	0
Child Development Contracts - Outreach	\$ 643,320	\$ 80,415	0
Information and Referral	\$ 325,340	\$ 325,340	0
Troubled Children Benefits	\$ 520,300	\$ 520,300	0
Mental Health/Mental Retardation Advisory Council	\$ 43,720	\$ 43,255	1
Council on Family Planning	\$ 72,230	\$ 6,090	2
Council on Aging	\$ 41,580	\$ 41,190	1
Developmental Disabilities	\$ 236,050	\$ —0—	9
Council on Maternal and Infant Health	\$ 70,000	\$ 69,205	2
Undistributed	\$ 30,000	\$ 30,000	0
Total	\$ 26,104,540	\$ 4,643,830	85

4. Physical Health - Program

Direction and Support Budget:

Personal Services.....	\$ 1,820,015
Regular Operating Expenses	\$ 129,210
Travel.....	\$ 53,525
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 48,560
Equipment Purchases.....	\$ 7,000
Computer Charges	\$ 397,465
Real Estate Rentals	\$ -0-
Telecommunications	\$ 182,200
Per Diem, Fees and Contracts	\$ 14,550
Utilities	\$ -0-
Postage.....	\$ 1,450
Total Funds Budgeted	\$ 2,653,975
Indirect DOAS Services Funding	\$ -0-
Agency Funds	\$ 246,105
State Funds Budgeted.....	\$ 2,407,870
Total Positions Budgeted	107
Authorized Motor Vehicles	0

**Physical Health - Program
Direction and Support Functional Budgets**

	Total Funds	State Funds	Pos.
Director's Office	\$ 437,140	\$ 432,865	7
Employee's Health	\$ 224,465	\$ 128,585	9
Primary Health Care	\$ 235,050	\$ 230,780	8
Health Program Management	\$ 380,140	\$ 288,190	18
Vital Records	\$ 831,120	\$ 801,910	53
Health Services Research	\$ 546,060	\$ 525,540	7
Undistributed	\$ —0—	\$ —0—	0
Total	\$ 2,653,975	\$ 2,407,870	102

5. Physical Health - Family

Health Budget:

Personal Services.....	\$ 5,368,675
Regular Operating Expenses	\$ 2,066,560
Travel.....	\$ 292,125
Motor Vehicle Equipment	
Purchases.....	\$ 7,755
Publications and Printing.....	\$ 119,600
Equipment Purchases.....	\$ 4,120
Computer Charges	\$ 172,895
Real Estate Rentals	\$ 8,400
Telecommunications	\$ 82,995
Per Diem, Fees and Contracts	\$ 6,518,735
Utilities	\$ -0-
Postage.....	\$ 29,450
Regional Grants for Prenatal and	
Postnatal Care Programs	\$ 3,239,000
Crippled Children Benefits	\$ 3,150,000
Kidney Disease Benefits	\$ 550,000
Cancer Control Benefits.....	\$ 1,890,000
Contract for the Purchase of	
Clotting Factor for the	
Hemophilia Program	\$ 100,000
Benefits for Medically Indigent	
High Risk Pregnant Women and	
Their Infants.....	\$ 25,000
Grant to Grady Hospital for	
Cystic Fibrosis Program	\$ 40,000
Contract with Emory University	
for Cancer Research.....	\$ 106,000
Contract with Emory University	
for Arthritis Research.....	\$ 188,850
Contract for Scoliosis Screening	\$ 15,000
Family Planning Benefits	\$ 226,530
Total Funds Budgeted	\$ 24,201,690
Indirect DOAS Services Funding	\$ -0-
Agency Funds	\$ 11,763,980
State Funds Budgeted.....	\$ 12,437,710
Total Positions Budgeted	280
Authorized Motor Vehicles	5

Physical Health - Family Health Functional Budgets

	Total Funds	State Funds	Pos.
Family Health Management	\$ 6,333,660	\$ 255,315	28
Cancer Control	\$ 2,489,215	\$ 2,259,415	6
Crippled Children	\$ 4,559,015	\$ 2,425,825	64
Immunization	\$ 468,655	\$ —0—	24
Maternal Health	\$ 221,510	\$ 217,885	6
Sexually Transmitted Diseases	\$ 193,025	\$ 189,780	7
Infant and Child Health	\$ 3,827,510	\$ 3,717,465	12
Diabetes	\$ 245,365	\$ 63,130	5
Chronic Disease	\$ 1,414,160	\$ 1,403,220	22
Coordination, Education, Prevention	\$ 536,360	\$ —0—	8
Malnutrition	\$ 507,075	\$ —0—	16
Stroke and Heart Attack Prevention	\$ 132,675	\$ 123,260	6
Family Planning	\$ 774,335	\$ 50,880	13
Epidemiology	\$ 681,735	\$ 677,490	8
Dental Health	\$ 63,805	\$ 62,765	3
Community Tuberculosis Control	\$ 1,002,620	\$ 991,280	25
Crippled Children - SSI	\$ 750,970	\$ —0—	27
Undistributed	\$ —0—	\$ —0—	0
Total	\$ 24,201,690	\$ 12,437,710	280

6. Physical Health - Community Health Budget:

Personal Services.....	\$ 3,287,135
Regular Operating Expenses	\$ 492,885
Travel.....	\$ 64,145
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 40,015
Equipment Purchases.....	\$ 49,350
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 4,000
Per Diem, Fees and Contracts	\$ 171,000
Utilities	\$ -0-
Postage.....	\$ 12,200
Total Funds Budgeted	\$ 4,120,730
Indirect DOAS Services Funding	\$ -0-
Agency Funds	\$ 495,540

State Funds Budgeted.....	\$ 3,625,190
Total Positions Budgeted.....	175
Authorized Motor Vehicles.....	5

Physical Health - Community Health Functional Budgets

	Total Funds	State Funds	Pos.
Occupational and Radiological Health	\$ 516,225	\$ 506,915	19
Laboratory Services	\$ 3,017,145	\$ 2,607,485	137
Emergency Health	\$ 587,360	\$ 510,790	19
Undistributed	\$ —0—	\$ —0—	0
Total	\$ 4,120,730	\$ 3,625,190	175

7. Physical Health - Local

Services Budget:

Personal Services.....	\$ 11,392,590
Regular Operating Expenses.....	\$ 25,479,790
Travel.....	\$ 459,365
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 33,590
Equipment Purchases.....	\$ 55,710
Real Estate Rentals.....	\$ 118,575
Telecommunications.....	\$ 145,650
Per Diem, Fees and Contracts.....	\$ 4,953,420
Utilities.....	\$ 6,350
Postage.....	\$ 26,395
Contract - Macon-Bibb County	
Hospital Authority.....	\$ 1,050,000
Grant to Counties for	
Metabolic Disorders	
Screening and Treatment.....	\$ 42,800
Family Planning Benefits.....	\$ 75,000
Midwifery Program Benefits.....	\$ 175,000
Crippled Children Benefits.....	\$ 1,162,625
Grants to Counties for Teenage	
Pregnancy Prevention.....	\$ 250,000
Benefits for Medically Indigent	
High Risk Pregnant Women	
and Their Infants.....	\$ 3,451,480
Grant for DeKalb County Mental	
Retardation Project.....	\$ 97,300
Grant for Chatham County	
Mental Retardation Project.....	\$ 92,800
Grant-In-Aid to Counties.....	\$ 22,257,300
Total Funds Budgeted.....	\$ 71,325,740
Indirect DOAS Services Funding.....	\$ -0-
Agency Funds.....	\$ 37,270,095
Title XX Funds.....	\$ -0-
State Funds Budgeted.....	\$ 34,055,645
Total Positions Budgeted.....	581
Authorized Motor Vehicles.....	2

Physical Health - Local Services Functional Budgets

	Total Funds	State Funds	Pos.
Minimum Foundation	\$ 6,644,675	\$ 6,298,905	236
Grant-In-Aid to Counties	\$ 22,650,100	\$ 19,502,300	0
Stroke and Heart Attack Prevention	\$ 1,018,720	\$ 483,905	20
Family Planning	\$ 5,688,585	\$ 435,595	192
Sickle Cell, Vision and Hearing	\$ 316,045	\$ 310,125	15
Sexually Transmitted Diseases	\$ 980,070	\$ 95,270	26
High Risk Pregnant Women and Their Infants	\$ 3,891,705	\$ 3,812,435	19
Newborn Follow-Up Care	\$ 264,630	\$ 259,710	12
District Dental	\$ 855,800	\$ 845,415	18
Teenage Pregnancy Prevention	\$ 250,000	\$ 250,000	0
District Crippled Children	\$ 2,064,370	\$ 1,241,985	33
Mental Retardation Projects	\$ 190,100	\$ —0—	0
Malnutrition	\$ 25,990,940	\$ —0—	10
Undistributed	\$ 520,000	\$ 520,000	0
Total	\$ 71,325,740	\$ 34,055,645	581

8. Mental Health - Program**Direction and Support Budget:**

Personal Services.....	\$ 3,164,300
Regular Operating Expenses	\$ 124,030
Travel.....	\$ 165,700
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 50,300
Equipment Purchases.....	\$ 2,000
Computer Charges	\$ 907,500
Real Estate Rentals	\$ -0-
Telecommunications	\$ 127,900
Per Diem, Fees and Contracts.....	\$ 565,200
Utilities.....	\$ 2,500
Postage.....	\$ 1,700
Total Funds Budgeted	\$ 5,111,130
Title XX Funds.....	\$ -0-
Indirect DOAS Services Funding	\$ -0-
Agency Funds	\$ 1,241,080
State Funds Budgeted.....	\$ 3,870,050
Total Positions Budgeted	139

**Mental Health - Program Direction
and Support Functional Budgets**

	Total Funds	State Funds	Pos.
Administration	\$ 2,441,340	\$ 2,415,280	64

Special Projects and Contracts	\$	688,600	\$	—0—	9
Program Coordination	\$	1,981,190	\$	1,454,770	66
Undistributed	\$	—0—	\$	—0—	0
Total	\$	5,111,130	\$	3,870,050	139

9. Purchase of Social Services:

Personal Services.....	\$ -0-
Regular Operating Expenses	\$ -0-
Travel.....	\$ -0-
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts	\$ 335,000
Utilities	\$ -0-
Postage.....	\$ -0-
W.I.N. Benefits.....	\$ 802,357
Grants to Fulton County for 24 hour Emergency Social Services	\$ 150,000
Benefits for Child Care	\$ 9,524,952
Homemaker Meals	\$ 102,330
Chatham County Homemaker Project	\$ 429,225
Douglas County Homemaker Project.....	\$ 115,690
Fulton County Homemaker Project.....	\$ 291,610
Total Funds Budgeted	\$ 11,751,164
Agency Funds	\$ 6,000,484
Title XX Funds.....	\$ -0-
State Funds Budgeted.....	\$ 5,750,680
Total Positions Budgeted	0

Purchase of Social Services Functional Budgets

	Total Funds	State Funds	Pos.
Work Incentive Benefits	\$ 750,000	\$ 75,000	0
Grants to Fulton County for 24-hour Emergency Social Services	\$ 150,000	\$ 150,000	0
Legal Services	\$ 335,000	\$ 110,000	0
AFDC - Family Foster Care	\$ 2,327,500	\$ 782,145	0
AFDC - Institutional Foster Care	\$ 750,650	\$ 252,265	0
Specialized Foster Care	\$ 50,000	\$ 26,800	0
Child Welfare			
Family Foster Care	\$ 4,088,800	\$ 2,568,800	0
Adoption Supplement	\$ 220,000	\$ 220,000	0
Non-AFDC Institutional Foster Care	\$ 165,300	\$ 165,300	0

Liability Insurance	\$	15,400	\$	15,400	0
Emergency Shelter Care	\$	80,000	\$	20,000	0
Day Care	\$	825,000	\$	405,000	0
Psychiatric, Psychological and Speech Therapy	\$	120,000	\$	30,000	0
Maternity Care	\$	250,000	\$	250,000	0
Return of Runaways - County	\$	7,000	\$	2,830	0
Homemaker Projects	\$	938,855	\$	151,540	0
Undistributed	\$	677,659	\$	525,600	0
Total	\$	11,751,164	\$	5,750,680	0

10. Youth Services - Program

Direction and Support:

Personal Services.....	\$ 660,500
Regular Operating Expenses	\$ 15,000
Travel.....	\$ 17,300
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 4,000
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 19,000
Per Diem, Fees and Contracts	\$ 2,500
Utilities	\$ -0-
Postage.....	\$ -0-
Benefits for Child Care	\$ -0-
Total Funds Budgeted	\$ 718,300
Indirect DOAS Services Funding	\$ -0-
Agency Funds	\$ 11,810
State Funds Budgeted.....	\$ 706,490
Total Positions Budgeted	29
Authorized Motor Vehicles	0

11. Services to the Aged Budget:

Personal Services.....	\$ 881,685
Regular Operating Expenses	\$ 22,375
Travel.....	\$ 41,260
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 7,965
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 930
Telecommunications	\$ 26,665
Per Diem, Fees and Contracts	\$ 19,728,800
Utilities	\$ -0-
Postage.....	\$ -0-
Total Funds Budgeted	\$ 20,709,680
Title XX Funds	\$ -0-
Agency Funds	\$ 19,019,635
State Funds Budgeted.....	\$ 1,690,045
Total Positions Budgeted	41
Authorized Motor Vehicles	176

Services to the Aged Functional Budgets

	Total Funds	State Funds	Pos.
Title XX Adult Services	\$ 4,931,065	\$ 774,035	0
Administration and Planning	\$ 1,026,835	\$ 228,280	41
Nutrition Grants	\$ 6,089,140	\$ 269,730	0
Areawide Grants	\$ 4,561,385	\$ —0—	0
Undistributed	\$ 4,101,255	\$ 418,000	0
Total	\$ 20,709,680	\$ 1,690,045	41

12. Vocational Rehabilitation**Program Direction and
Support Budget:**

Personal Services.....	\$ 1,233,680
Regular Operating Expenses	\$ 79,295
Travel.....	\$ 64,180
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 23,185
Equipment Purchases.....	\$ 3,500
Computer Charges.....	\$ 433,420
Real Estate Rentals	\$ -0-
Telecommunications	\$ 27,450
Per Diem, Fees and Contracts	\$ 251,310
Utilities.....	\$ -0-
Postage.....	\$ 2,000
E.S.R.P. Case Services	\$ 150,000
Grants for Nephrology Centers.....	\$ 194,250
Total Funds Budgeted	\$ 2,462,270
Indirect DOAS Services Funding	\$ -0-
Agency Funds	\$ 1,696,770
State Funds Budgeted.....	\$ 765,500
Total Positions Budgeted	53

**Vocational Rehabilitation - Program
Direction and Support Functional Budgets**

	Total Funds	State Funds	Pos.
Program Direction and Support	\$ 1,713,495	\$ 402,735	44
Grants Management	\$ 733,775	\$ 347,765	9
Undistributed	\$ 15,000	\$ 15,000	0
Total	\$ 2,462,270	\$ 765,500	53

13. Vocational Rehabilitation**Facilities Budget:**

Personal Services.....	\$ 2,710,075
Regular Operating Expenses	\$ 137,835
Travel.....	\$ 20,800
Motor Vehicle Equipment Purchases	\$ 40,200
Publications and Printing.....	\$ 700
Equipment Purchases.....	\$ 16,560
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 102,900

Telecommunications	\$ 34,050
Per Diem, Fees and Contracts	\$ 105,300
Utilities	\$ 58,950
Postage	\$ 3,825
Capital Outlay	\$ -0-
Case Services	\$ -0-
Total Funds Budgeted	\$ 3,231,195
Indirect DOAS Services Funding	\$ -0-
Agency Funds	\$ 2,639,140
Title XX Funds	\$ -0-
State Funds Budgeted	\$ 592,055
Total Positions Budgeted	161
Authorized Motor Vehicles	19

Vocational Rehabilitation - Facilities Functional Budgets

	Total Funds	State Funds	Pos.
Youth Development Center			
V. R. Unit	\$ 273,520	\$ 49,445	14
Atlanta Rehabilitation Center	\$ 1,586,240	\$ 293,030	70
Alto Rehabilitation Center	\$ 240,040	\$ 43,420	13
Cave Spring Rehabilitation Center	\$ 297,220	\$ 54,730	17
Central Rehabilitation Center	\$ 502,685	\$ 90,970	28
Georgia Vocational Adjustment Center - Gracewood	\$ 331,480	\$ 60,460	19
Undistributed	\$ —	\$ —	0
Total	\$ 3,231,195	\$ 592,055	161

14. Roosevelt Warm Springs**Rehabilitation Institute:**

Personal Services	\$ 6,201,285
Regular Operating Expenses	\$ 989,680
Travel	\$ 43,210
Motor Vehicle Equipment	
Purchases	\$ 33,355
Publications and Printing	\$ 15,900
Equipment Purchases	\$ 70,465
Computer Charges	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 117,670
Per Diem, Fees and Contracts	\$ 581,950
Utilities	\$ 496,045
Postage	\$ 11,800
Case Services	\$ 85,000
Capital Outlay	\$ -0-
Operations	\$ -0-
Total Funds Budgeted	\$ 8,646,360
Indirect DOAS Services Funding	\$ -0-
Agency Funds	\$ 6,271,550
State Funds Budgeted	\$ 2,374,810
Total Positions Budgeted	404
Authorized Motor Vehicles	23

**Roosevelt Warm Springs Rehabilitation Institute -
Functional Budgets**

	Total Funds	State Funds	Pos.
Administration	\$ 3,352,290	\$ 1,741,860	131
Rehabilitation Services	\$ 4,297,490	\$ —0—	231
Instruction	\$ 353,895	\$ —0—	16
Independent Living	\$ 513,435	\$ 505,970	21
Research/Training	\$ 129,250	\$ 126,980	5
Undistributed	\$ —0—	\$ —0—	0
Total	\$ 8,646,360	\$ 2,374,810	404

15. Georgia Factory for the
Blind Budget:

Personal Services.....	\$ 2,052,480
Regular Operating Expenses	\$ 3,870,420
Travel.....	\$ 53,285
Motor Vehicle Equipment Purchases	\$ 43,700
Publications and Printing.....	\$ 3,200
Equipment Purchases.....	\$ 223,200
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 8,400
Telecommunications	\$ 15,640
Per Diem, Fees and Contracts	\$ 79,000
Utilities.....	\$ 67,600
Postage.....	\$ 4,300
Capital Outlay	\$ 185,040
Case Services	\$ 225,000
Total Funds Budgeted	\$ 6,831,265
Agency Funds	\$ 6,189,370
State Funds Budgeted.....	\$ 641,895
Total Positions Budgeted	36
Authorized Motor Vehicles	14

Georgia Factory for the Blind Functional Budgets

	Total Funds	State Funds	Pos.
Operations	\$ 5,623,700	\$ —0—	0
Supervision	\$ 333,750	\$ 327,110	19
Business Enterprise Vending Stand Project	\$ 688,775	\$ 129,745	17
Undistributed	\$ 185,040	\$ 185,040	0
Total	\$ 6,831,265	\$ 641,895	36

16. Vocational Rehabilitation

Services Budget:

Personal Services.....	\$ 12,701,085
Regular Operating Expenses	\$ 368,070
Travel.....	\$ 415,000
Motor Vehicle Equipment Purchases.....	\$ -0-

Publications and Printing.....	\$ 10,200
Equipment Purchases.....	\$ 15,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 565,000
Telecommunications.....	\$ 348,800
Per Diem, Fees and Contracts.....	\$ 206,400
Utilities.....	\$ 65,520
Postage.....	\$ 63,105
Contract for Epilepsy	\$ 60,000
Case Services	\$ 15,060,200
Cerebral Palsy Contract.....	\$ 130,000
Total Funds Budgeted	\$ 30,008,380
Indirect DOAS Services Funding	\$ -0-
Agency Funds	\$ 21,242,390
State Funds Budgeted.....	\$ 8,765,990
Total Positions Budgeted	707
Authorized Motor Vehicles	5

17. Vocational Rehabilitation

Disability Adjudication Budget:

Personal Services.....	\$ 5,863,545
Regular Operating Expenses	\$ 237,630
Travel.....	\$ 16,800
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 43,270
Equipment Purchases.....	\$ 15,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 422,000
Telecommunications.....	\$ 274,900
Per Diem, Fees and Contracts	\$ 211,120
Utilities.....	\$ -0-
Postage.....	\$ 114,000
Case Services	\$ 4,498,600
Total Funds Budgeted	\$ 11,696,865
Agency Funds	\$ 11,696,865
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	307

18. Public Assistance Budget:

Personal Services.....	\$ -0-
Regular Operating Expenses	\$ 400,000
Travel.....	\$ -0-
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Per Diem, Fees and Contracts	\$ -0-
SSI-Supplement Benefits.....	\$ 25,000
AFDC Benefits	\$ 182,368,956
Total Funds Budgeted	\$ 182,793,956
Agency Funds	\$ 121,490,641
State Funds Budgeted.....	\$ 61,303,315
Total Positions Budgeted	0

Public Assistance Functional Budgets

	Total Funds	State Funds	Pos.
Refugee Benefits	\$ 400,000	\$ —0—	0
AFDC Payments	\$ 182,368,956	\$ 61,278,315	0
SSI - Supplement Benefits	\$ 25,000	\$ 25,000	0
Undistributed	\$ —0—	\$ —0—	0
Total	\$ 182,793,956	\$ 61,303,315	0

19. Local Services - Community Services
and Benefits Payments Budget:

Personal Services.....	\$ -0-
Regular Operating Expenses	\$ -0-
Travel.....	\$ -0-
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Per Diem, Fees and Contracts	\$ -0-
Local Services Benefits	
Payments Grants.....	\$ 47,596,240
Grants to Counties for	
Social Services	\$ 39,725,170
Total Funds Budgeted	\$ 87,321,410
Agency Funds	\$ 48,477,345
Title XX Funds.....	\$ -0-
State Funds Budgeted.....	\$ 38,844,065
Total Positions Budgeted	0

**Local Services - Community Services
and Benefits Payments Functional Budgets**

	Total Funds	State Funds	Pos.
Local Services			
Benefits Payments Grants	\$ 47,596,240	\$ 23,560,795	0
Grants to Counties for Social Services	\$ 39,725,170	\$ 15,283,270	0
Undistributed	\$ —0—	\$ —0—	0
Total	\$ 87,321,410	\$ 38,844,065	0

20. Family and Children Services
Program Direction and Support
Budget:

Personal Services.....	\$ 6,317,065
Regular Operating Expenses	\$ 241,710
Travel.....	\$ 278,730
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 565,410
Equipment Purchases.....	\$ 43,430
Computer Charges	\$ 3,371,065

Real Estate Rentals	\$ 148,500
Telecommunications	\$ 830,055
Per Diem, Fees and Contracts	\$ 3,258,050
Utilities	\$ 8,415
Postage	\$ 203,520
Total Funds Budgeted	\$ 15,265,950
Agency Funds	\$ 9,749,010
Indirect DOAS Services Funding	\$ -0-
Title XX Funds	\$ -0-
State Funds Budgeted	\$ 5,516,940
Total Positions Budgeted	315

**Family and Children Services - Program
Direction and Support Functional Budgets**

	Total Funds	State Funds	Pos.
Director's Office	\$ 513,950	\$ —0—	12
Policy and Procedures	\$ 439,390	\$ —0—	9
Training	\$ 705,315	\$ 64,150	13
Management Development	\$ 1,785,010	\$ 847,310	79
Administrative Support	\$ 4,892,245	\$ 2,245,215	23
Food Stamp	\$ 3,135,550	\$ 234,725	15
District Program Operations	\$ 2,402,815	\$ 1,352,125	105
Special Services	\$ 1,124,565	\$ 642,265	47
Eligibility Determination	\$ 267,110	\$ 131,150	12
Undistributed	\$ —0—	\$ —0—	0
Total	\$ 15,265,950	\$ 5,516,940	315

21. Family and Children Services

District Administration Budget:

Personal Services	\$ 566,630
Regular Operating Expenses	\$ 22,655
Travel	\$ 29,160
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ -0-
Equipment Purchases	\$ -0-
Computer Charges	\$ -0-
Real Estate Rentals	\$ 22,900
Telecommunications	\$ 16,100
Per Diem, Fees and Contracts	\$ -0-
Postage	\$ 2,900
Total Funds Budgeted	\$ 660,345
Agency Funds	\$ 371,220
Title XX Funds	\$ -0-
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted	\$ 289,125
Total Positions Budgeted	19

Budget Unit Object Classes:

Personal Services	\$ 82,267,050
Regular Operating Expenses	\$ 35,681,464

Travel.....	\$ 2,790,795
Motor Vehicle Equipment	
Purchases.....	\$ 147,510
Publications and Printing.....	\$ 1,171,510
Equipment Purchases.....	\$ 552,215
Computer Charges	\$ 6,519,895
Real Estate Rentals	\$ 4,091,680
Telecommunications	\$ 2,826,400
Per Diem, Fees and Contracts	\$ 61,734,625
Utilities.....	\$ 846,500
Postage.....	\$ 992,180
Capital Outlay	\$ 185,040
Grants for Regional Prenatal and Postnatal Care Programs	\$ 3,239,000
Crippled Children Benefits	\$ 4,312,625
Kidney Disease Benefits	\$ 550,000
Cancer Control Benefits.....	\$ 1,890,000
Benefits for Medically Indigent	
High Risk Pregnant Women and Their Infants.....	\$ 3,476,480
Family Planning Benefits	\$ 301,530
Benefits for Midwifery Program.....	\$ 175,000
Grants for DeKalb County	
Mental Retardation Project.....	\$ 97,300
Grants for Chatham County	
Mental Retardation Project.....	\$ 92,800
Grant-In-Aid to Counties	\$ 22,257,300
Work Incentive Benefits	\$ 802,357
Grants to Fulton County	
for 24-hour Emergency	
Social Services	\$ 150,000
Benefits for Child Care.....	\$ 10,075,252
Homemaker Meals	\$ 102,330
Chatham County	
Homemaker Project.....	\$ 429,225
Douglas County	
Homemaker Project.....	\$ 115,690
Fulton County Homemaker Project.....	\$ 291,610
Grants for Nephrology Centers.....	\$ 194,250
Case Services	\$ 19,868,800
E.S.R.P. Case Services	\$ 150,000
SSI-Supplement Benefits.....	\$ 25,000
AFDC Benefits	\$ 182,368,956
Local Services Benefits	
Payments Grants.....	\$ 47,596,240
Grants to Counties for Social	
Services	\$ 39,725,170
Contract for the Purchase of	
Clotting Factor for the	
Hemophilia Program	\$ 100,000
Institutional Repairs	
and Maintenance.....	\$ 500,000
Contract with Emory University	
for Arthritis Research.....	\$ 188,850
Grant for Epilepsy Program.....	\$ 60,000
Grant to Grady Hospital for	
Cystic Fibrosis Program.....	\$ 40,000

Contract for Scoliosis Screening	\$ 15,000
Contract - Georgia Advocacy Program	\$ 215,000
Grant for Teenage Pregnancy Prevention Program	\$ 250,000
Contract - Cancer Research at Emory	\$ 106,000
Contract - Macon-Bibb County Hospital Authority	\$ 1,050,000
Cerebral Palsy Contract	\$ 130,000
Grants to Counties for Metabolic Disorders Screening and Testing	\$ 42,800
Total Positions Budgeted	4,300

Provided, that of the above appropriation, \$100,000 is designated and committed for the purchase of clotting factor for the Hemophilia Program and for no other purpose.

Provided, that of the above appropriation, \$100,000 is designated and committed to operate a Hemophilia Program in the Metropolitan Atlanta Area and to operate the Hemophilia Program in Augusta.

Provided, that of the funds available in the Physical Health - Local Services Budget not less than \$125,000 is committed for continuation of the Community Cardiovascular Council Stroke-Screening Program.

Provided that no State funds shall be used for advertising the Food Stamp program or other welfare programs unless failure to so apply State funds would cause the loss of Federal funds for programs other than advertising.

There is hereby appropriated \$61,278,315 in State funds for the purpose of making AFDC benefit payments.

Provided that for Fiscal 1981, the following maximum benefits and maximum standards of need shall apply:

Number in Asst. Group	Standards of Need	Maximum Monthly Amount
1	\$ 106	\$ 101
2	161	153
3	193	183
4	227	216
5	260	247
6	282	268
7	305	290
8	324	308
9	341	324
10	365	347
11	390	371

Provided further, that the Department of Human Resources is authorized to calculate all monthly benefit payments utilizing a factor of 95% of the above standard of needs.

Provided, that of the above appropriation, \$130,000 is designated and committed to operate the Rome Cerebral Palsy Center.

Provided, however, it is the intent of this General Assembly that no additional group homes or community treatment centers be started with Federal funds without prior approval by the General Assembly of Georgia.

Provided, however, it is the intent of this General Assembly that the rate paid to Dentist for services rendered in the District Dental Clinics shall not exceed twenty-five dollars (\$25.00) per hour.

Provided that of the above appropriation relating to Statewide Grants for Pre-natal and Post-natal Care Programs, \$3,239,000 is designated and committed for a Statewide program of pre-natal and post-natal care, including all hospitals where such program or programs are providing or shall provide such care.

Provided, that of the above appropriation relating to the Physical Health - Family Health Activity, \$40,000 is designated and committed for a grant to Grady Memorial Hospital in Atlanta for the purpose of operating a cystic fibrosis program.

Provided that grants of Federal Title V funds above the amounts anticipated in this appropriation shall be used to improve and expand Physical Health programs and **not** to supplant State funds in this appropriation.

Provided, that of the above appropriation, the Department of Human Resources is authorized to provide treatment for eye disorders, provided that treatment for the disability cannot be obtained from other sources.

Provided, further, that the Department of Human Resources is authorized to make monthly advances to Child Care Day Care Centers from funds authorized for this purpose.

Provided further, it is the intent of this General Assembly that AFDC Benefit payments from funds appropriated herein shall be made from the date of certification and not from the date of application.

Provided further, the Department of Human Resources is authorized to make payments (not to exceed \$5,000) to the Georgia Building Authority for the purpose of maintaining the grounds at the Roosevelt Warm Springs Hospital.

To purchase, lease or otherwise acquire or reimburse for the purchase or lease of equipment, or purchase or reimburse for the purchase of drugs and medical treatment of persons with Cystic Fibrosis over the age of 21. Funds shall be expended to those persons qualifying who are not otherwise covered by any other private or publicly funded program and are determined to need support from the State.

It is the intent of this General Assembly that the State shall provide no more than 50 percent of The Medical School of Mercer University's total operating cost. Provided further, quarterly expenditure reports and certified annual audits shall be provided to the State Auditor and General Assembly on a timely basis.

B. Budget Unit: State Health Planning	
and Development.....	<u>\$ 376,400</u>
State Health Planning	
and Development Budget:	
Personal Services.....	\$ 732,840
Regular Operating Expenses	\$ 45,320
Travel.....	\$ 20,100
Publications and Printing.....	\$ 7,500
Equipment Purchases.....	\$ 1,600
Computer Charges	\$ 30,000
Real Estate Rentals	\$ 75,700
Telecommunications.....	\$ 21,210
Per Diem, Fees and Contracts	\$ 140,000
Postage.....	\$ 5,000
Total Funds Budgeted	\$ 1,079,270
Indirect DOAS Services Funding	\$ -0-
Agency Funds	\$ 702,870
State Funds Budgeted.....	\$ 376,400
Total Positions Budgeted	33
Authorized Motor Vehicles	0

Budget Unit Object Classes:

Personal Services.....	\$ 732,840
Regular Operating Expenses	\$ 45,320
Travel.....	\$ 20,100
Publications and Printing.....	\$ 7,500
Equipment Purchases.....	\$ 1,600

Computer Charges	\$ 30,000
Real Estate Rentals	\$ 75,700
Telecommunications	\$ 21,210
Per Diem, Fees and Contracts	\$ 140,000
Postage	\$ 5,000
Total Positions Budgeted	33
Authorized Motor Vehicles	0

C. Budget Unit: Community Mental Health/

Mental Retardation Youth

Services and

Institutions \$ 237,802,718 |

1. Georgia Regional Hospital at

Augusta Budget:

Personal Services	\$ 7,428,929
Regular Operating Expenses	\$ 1,030,200
Travel	\$ 10,760
Motor Vehicle Equipment Purchases	\$ 31,200
Publications and Printing	\$ 5,200
Equipment Purchases	\$ 229,185
Computer Charges	\$ 77,000
Real Estate Rentals	\$ -0-
Telecommunications	\$ 77,420
Per Diem, Fees and Contracts	\$ 217,600
Utilities	\$ 252,500
Postage	\$ 8,300
Authority Lease Rentals	\$ 387,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 9,755,294
Agency Funds	\$ 1,284,795
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted	\$ 8,470,499
Total Positions Budgeted	
July 1, 1981	492
Total Positions Budgeted	
June 30, 1982	491
Authorized Motor Vehicles	23

2. Georgia Regional Hospital at

Atlanta Budget:

Personal Services	\$ 9,851,509
Regular Operating Expenses	\$ 1,314,715
Travel	\$ 16,000
Motor Vehicle Equipment	
Purchases	\$ 8,000
Publications and Printing	\$ 9,100
Equipment Purchases	\$ 114,640
Computer Charges	\$ 108,000
Real Estate Rentals	\$ -0-
Telecommunications	\$ 110,000
Per Diem, Fees and Contracts	\$ 133,125
Utilities	\$ 360,000
Postage	\$ 10,000
Capital Outlay	\$ -0-
Authority Lease Rentals	\$ 513,000
Total Funds Budgeted	\$ 12,548,089
Agency Funds	\$ 2,167,517
Indirect DOAS Services Funding	\$ -0-

State Funds Budgeted.....	\$ 10,380,572
Total Positions Budgeted.....	649
Authorized Motor Vehicles.....	25
3. Georgia Regional Hospital at Savannah Budget:	
Personal Services.....	\$ 7,583,183
Regular Operating Expenses.....	\$ 832,765
Travel.....	\$ 13,900
Motor Vehicle Equipment Purchases.....	\$ 34,350
Publications and Printing.....	\$ 1,900
Equipment Purchases.....	\$ 106,660
Computer Charges.....	\$ 106,000
Real Estate Rentals.....	\$ -0-
Telecommunications.....	\$ 91,400
Per Diem, Fees and Contracts.....	\$ 132,775
Utilities.....	\$ 324,000
Postage.....	\$ 6,900
Authority Lease Rentals.....	\$ 500,000
Capital Outlay.....	\$ -0-
Total Funds Budgeted.....	\$ 9,733,833
Agency Funds.....	\$ 1,015,536
Indirect DOAS Services Funding.....	\$ -0-
State Funds Budgeted.....	\$ 8,718,297
Total Positions Budgeted.....	
July 1, 1981.....	498
Total Positions Budgeted.....	
June 30, 1982.....	495
Authorized Motor Vehicles.....	22
4. West Central Georgia Regional Hospital Budget:	
Personal Services.....	\$ 6,554,833
Regular Operating Expenses.....	\$ 822,655
Travel.....	\$ 13,250
Motor Vehicle Equipment Purchases.....	\$ 7,750
Publications and Printing.....	\$ 4,930
Equipment Purchases.....	\$ 29,535
Computer Charges.....	\$ 86,000
Real Estate Rentals.....	\$ -0-
Telecommunications.....	\$ 78,000
Per Diem, Fees and Contracts.....	\$ 36,720
Utilities.....	\$ 310,000
Postage.....	\$ 10,700
Authority Lease Rentals.....	\$ 666,500
Capital Outlay.....	\$ 500,000
Total Funds Budgeted.....	\$ 9,120,873
Agency Funds.....	\$ 1,034,370
Indirect DOAS Services Funding.....	\$ -0-
State Funds Budgeted.....	\$ 8,086,503
Total Positions Budgeted.....	
July 1, 1981.....	440
Total Positions Budgeted.....	
June 30, 1982.....	432
Authorized Motor Vehicles.....	25
5. Northwest Georgia Regional Hospital at Rome Budget:	
Personal Services.....	\$ 9,233,239

Regular Operating Expenses	\$ 1,037,690
Travel.....	\$ 12,330
Motor Vehicle Equipment	
Purchases.....	\$ 62,330
Publications and Printing.....	\$ 1,360
Equipment Purchases.....	\$ 83,720
Computer Charges	\$ 118,000
Real Estate Rentals	\$ -0-
Telecommunications	\$ 79,850
Per Diem, Fees and Contracts	\$ 36,600
Utilities	\$ 886,000
Postage.....	\$ 7,000
Capital Outlay	\$ 660,000
Authority Lease Rentals	\$ 883,500
Total Funds Budgeted	\$ 13,101,619
Agency Funds	\$ 2,416,580
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 10,685,039
Total Positions Budgeted	647
Authorized Motor Vehicles	45
6. Gracewood State School	
and Hospital Budget:	
Personal Services.....	\$ 23,879,345
Regular Operating Expenses	\$ 2,732,425
Travel.....	\$ 11,250
Motor Vehicle Equipment	
Purchases.....	\$ 48,650
Publications and Printing.....	\$ 6,640
Equipment Purchases.....	\$ 126,695
Computer Charges	\$ 79,000
Real Estate Rentals	\$ -0-
Telecommunications	\$ 219,000
Per Diem, Fees and Contracts	\$ 130,370
Utilities	\$ 1,284,000
Postage.....	\$ 13,200
Capital Outlay	\$ 1,945,000
Total Funds Budgeted	\$ 30,475,575
Agency Funds	\$ 12,393,985
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 18,081,590
Total Positions Budgeted	
July 1, 1981	1,801
Total Positions Budgeted	
June 30, 1982	1,745
Authorized Motor Vehicles	110
7. Southwestern State Hospital Budget:	
Personal Services.....	\$ 16,112,264
Regular Operating Expenses	\$ 1,784,935
Travel.....	\$ 18,000
Motor Vehicle Equipment	
Purchases.....	\$ 50,800
Publications and Printing.....	\$ 5,300
Equipment Purchases.....	\$ 116,775
Computer Charges	\$ 125,000
Real Estate Rentals	\$ -0-
Telecommunications	\$ 116,600

Per Diem, Fees and Contracts	\$ 241,490
Utilities	\$ 738,000
Postage	\$ 14,000
Capital Outlay	\$ 80,000
Total Funds Budgeted	\$ 19,403,164
Agency Funds	\$ 5,801,232
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted	\$ 13,601,932
Total Positions Budgeted	1,157
Authorized Motor Vehicles	53

8. Georgia Retardation Center Budget:

Personal Services	\$ 13,595,230
Regular Operating Expenses	\$ 2,583,745
Travel	\$ 12,150
Motor Vehicle Equipment	
Purchases	\$ 9,350
Publications and Printing	\$ 6,610
Equipment Purchases	\$ 74,075
Computer Charges	\$ 140,000
Real Estate Rentals	\$ -0-
Telecommunications	\$ 135,800
Per Diem, Fees and Contracts	\$ 132,050
Utilities	\$ 907,300
Postage	\$ 9,350
Authority Lease Rentals	\$ 794,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 18,399,660
Agency Funds	\$ 9,086,205
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted	\$ 9,313,455
Total Positions Budgeted	930
Authorized Motor Vehicles	34

9. Georgia Mental Health

Institute Budget:

Personal Services	\$ 8,282,724
Regular Operating Expenses	\$ 1,065,385
Travel	\$ 14,200
Motor Vehicle Equipment	
Purchases	\$ 14,860
Publications and Printing	\$ 5,635
Equipment Purchases	\$ 80,790
Computer Charges	\$ 125,000
Real Estate Rentals	\$ -0-
Telecommunications	\$ 145,500
Per Diem, Fees and Contracts	\$ 607,890
Utilities	\$ 1,054,000
Postage	\$ 11,900
Authority Lease Rentals	\$ 450,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 11,857,884
Agency Funds	\$ 1,374,515
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted	\$ 10,483,369
Total Positions Budgeted	534
Authorized Motor Vehicles	20

10. Central State Hospital Budget:

Personal Services.....	\$ 60,291,339
Regular Operating Expenses	\$ 8,415,790
Travel.....	\$ 21,520
Motor Vehicle Equipment	
Purchases.....	\$ 62,450
Publications and Printing.....	\$ 41,850
Equipment Purchases.....	\$ 185,175
Computer Charges	\$ 435,000
Real Estate Rentals	\$ -0-
Telecommunications	\$ 410,200
Per Diem, Fees and Contracts	\$ 196,400
Utilities.....	\$ 3,550,000
Postage.....	\$ 38,000
Authority Lease Rentals	\$ 786,000
Capital Outlay	\$ 300,000
Total Funds Budgeted	\$ 74,733,724
Agency Funds	\$ 18,228,637
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 56,505,087
Total Positions Budgeted	
July 1, 1981	4,180
Total Positions Budgeted	
June 30, 1982	4,113
Authorized Motor Vehicles	216

11. State Youth Development

Centers Budget:

Personal Services.....	\$ 10,403,615
Regular Operating Expenses	\$ 1,290,365
Travel.....	\$ 8,000
Motor Vehicle Equipment	
Purchases.....	\$ 62,420
Publications and Printing.....	\$ 3,000
Equipment Purchases.....	\$ 171,385
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 89,630
Per Diem, Fees and Contracts	\$ 123,840
Utilities.....	\$ 672,100
Postage.....	\$ 18,465
Capital Outlay	\$ 200,000
Total Funds Budgeted	\$ 13,042,820
Agency Funds	\$ 574,007
State Funds Budgeted.....	\$ 12,468,813
Total Positions Budgeted	711
Authorized Motor Vehicles	103

12. Regional Youth Development

Centers Budget:

Personal Services.....	\$ 5,274,335
Regular Operating Expenses	\$ 769,110
Travel.....	\$ 10,890
Motor Vehicle Equipment Purchases	\$ 9,350
Publications and Printing.....	\$ 2,500
Equipment Purchases.....	\$ 36,850
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-

Telecommunications	\$ 48,955
Per Diem, Fees and Contracts	\$ 67,800
Utilities	\$ 419,000
Postage	\$ 8,150
Capital Outlay	\$ -0-
Reserve for Gwinnett	
County RYDC	\$ 200,000
Grants to County-Owned Detention	
Centers	\$ 1,844,220
Total Funds Budgeted	\$ 8,691,160
Agency Funds	\$ 352,812
State Funds Budgeted	\$ 8,338,348
Total Positions Budgeted	383
Authorized Motor Vehicles	39

13. Community Mental Health/

Mental Retardation	
Services Budget:	
Personal Services	\$ 7,672,100
Regular Operating Expenses	\$ 486,630
Travel	\$ 50,635
Motor Vehicle Equipment	
Purchases	\$ -0-
Publications and Printing	\$ 8,640
Equipment Purchases	\$ 2,030
Computer Charges	\$ -0-
Real Estate Rentals	\$ 80,920
Telecommunications	\$ 37,590
Per Diem, Fees and Contracts	\$ 249,900
Utilities	\$ 27,000
Postage	\$ 2,400
Drug Abuse Contracts	\$ 963,555
Day Care Centers for the	
Mentally Retarded	\$ 38,830,000
MR Day Care Center Motor	
Vehicle Purchases	\$ 521,625
Developmental Disability	
Services Chiefs	\$ 678,100
Group Homes for the	
Mentally Retarded	\$ 3,586,500
Supportive Living Staff	\$ 926,900
Supportive Living Benefits	\$ 1,783,610
Georgia State Foster	
Grandparent/Senior	
Companion Program	\$ 509,000
Community Residential	
Services Staff	\$ 1,431,000
Community Residential Services	\$ 2,562,300
Community Mental Health	
Center Services	\$ 50,659,853
Project Rescue	\$ 231,800
Project ARC	\$ 125,000
Group Homes for	
Autistic Children	\$ 202,000
Uniform Alcoholism Projects	\$ 1,935,530
Total Funds Budgeted	\$ 113,564,618
Agency Funds	\$ 58,960,617

State Funds Budgeted.....	\$ 54,604,001
Total Positions Budgeted	419
Authorized Motor Vehicles	800

**Community Mental Health/Mental Retardation
Services Functional Budgets**

	Total Funds	State Funds	Pos.
Mental Health Community Assistance	\$ 4,799,805	\$ 4,653,209	238
Outdoor Therapeutic Program	\$ 597,575	\$ 589,975	24
Mental Retardation Community Assistance	\$ 1,336,710	\$ 1,311,521	64
Central Pharmacy	\$ 93,840	\$ 92,670	3
Metro Drug Abuse Centers	\$ 976,190	\$ 338,550	47
Developmental Disability Service Chiefs	\$ 678,100	\$ 678,100	0
Day Care Centers for the Mentally Retarded	\$ 39,631,895	\$ 17,873,564	21
Supportive Living	\$ 2,710,510	\$ 2,710,510	0
Group Homes for the Mentally Retarded	\$ 3,289,000	\$ 3,289,000	0
Georgia State Foster Grandparent/Senior Companion Program	\$ 509,000	\$ 509,000	0
Community Residential Services	\$ 3,290,800	\$ 1,972,175	0
Project Rescue	\$ 231,800	\$ 68,800	0
Drug Abuse Contracts	\$ 963,555	\$ 245,125	0
Project ARC	\$ 125,000	\$ 125,000	0
Community Mental Health Center Services	\$ 49,993,308	\$ 15,809,272	22
Uniform Alcoholism Projects	\$ 1,685,530	\$ 1,685,530	0
Undistributed	\$ 2,652,000	\$ 2,652,000	0
Total	\$ 113,564,618	\$ 54,601,001	419

14. Community Youth Services Budget:

Personal Services.....	\$ 6,784,635
Regular Operating Expenses	\$ 549,985
Travel.....	\$ 331,400
Motor Vehicle Equipment Purchases	\$ 18,700
Publications and Printing.....	\$ 3,400
Equipment Purchases.....	\$ 4,950
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 267,190

Telecommunications	\$ 178,950
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ 26,480
Postage	\$ 15,200
Child Care Benefits	\$ 15,000
Total Funds Budgeted	\$ 8,195,890
State Funds Budgeted	\$ 8,065,213
Total Positions Budgeted	410
Authorized Motor Vehicles	19

Community Youth Services Functional Budgets

	Total Funds	State Funds	Pos.
Group Homes	\$ 440,230	\$ 434,126	22
Community Detention	\$ 582,330	\$ 576,784	15
Day Centers	\$ 512,840	\$ 503,647	24
Community Treatment Centers	\$ 1,516,975	\$ 1,490,526	82
Court Services	\$ 4,323,305	\$ 4,245,947	227
Runaway Investigations	\$ 307,755	\$ 302,522	15
Interstate Compact	\$ 62,455	\$ 61,661	3
Undistributed	\$ 450,000	\$ 450,000	22
Total	\$ 8,195,890	\$ 8,065,213	410

15. Regular Operating Expense

Reserve Budget:

Regular Operating Expense	\$ -0-
Total Funds	\$ -0-
State Funds	\$ -0-

Budget Unit Object Classes:

Personal Services	\$ 192,947,280
Regular Operating Expenses	\$ 24,716,395
Travel	\$ 544,285
Motor Vehicle Equipment	
Purchases	\$ 420,210
Publications and Printing	\$ 106,065
Equipment Purchases	\$ 1,362,465
Computer Charges	\$ 1,399,000
Real Estate Rentals	\$ 348,110
Telecommunications	\$ 1,818,895
Per Diem, Fees and Contracts	\$ 2,306,560
Utilities	\$ 10,810,380
Postage	\$ 173,565
Capital Outlay	\$ 3,685,000
Authority Lease Rentals	\$ 4,980,000
Grants to County-Owned	
Detention Centers	\$ 1,844,220
Reserve for Gwinnett	
County RYDC	\$ 200,000
Drug Abuse Contracts	\$ 963,555
Day Care Centers for the	
Mentally Retarded	\$ 38,830,000

MR Day Care Center Motor	
Vehicle Purchases	\$ 521,625
Developmental Disability	
Services Chiefs.....	\$ 678,100
Group Homes for the	
Mentally Retarded	\$ 3,586,500
Supportive Living Staff	\$ 926,900
Supportive Living Benefits.....	\$ 1,783,610
Georgia State Foster	
Grandparent/Senior	
Companion Program.....	\$ 509,000
Community Residential	
Services Staff.....	\$ 1,431,000
Community Residential Services	\$ 2,562,300
Community Mental Health	
Center Services	\$ 50,659,853
Project Rescue	\$ 231,800
Project ARC.....	\$ 125,000
Group Homes for	
Autistic Children	\$ 202,000
Uniform Alcoholism Projects	\$ 1,935,530
Child Care Benefits	\$ 15,000
Total Positions Budgeted	
July 1, 1981	13,251
Total Positions Budgeted	
June 30, 1982	13,116
Authorized Motor Vehicles	1,534

Provided, that of the above appropriation relating to Community Mental Health Centers, agency income, excluding federal grants where prohibited, shall be expended first to cover expenses for local programs. Surplus funds at the end of the year shall not exceed 60-day collections. Surplus above this limitation shall revert to the State and local governments on a pro rata basis based on contribution of said governments to the program.

Provided, that of the above appropriation relating to Community Residential Services Benefits, the Department is authorized to increase the maximum monthly payments to service providers from \$300 to \$350 and to supplant State funds with patient collections to reduce the State cost of the program.

Provided, that of the above appropriation relating to Community Mental Health Centers, private gifts and donations, as well as proceeds of local fund raising activities, shall not be required to be budgeted to the Department or to the Office of Planning and Budget.

Provided that the Department is given the flexibility in the Community Residential Services Program to use benefits to contract with private home providers for service or to provide (through local Health Departments) small group living situations for clients; and further provided that these residential services are available to clients residing in the community as well as those returning to their communities from the institution.

Provided that Community Mental Health Centers shall provide services to clients living within the geographic catchment area served by such centers without regard to the length of time such client has resided in such geographic catchment area if such client is otherwise eligible to receive services.

Provided, that of the above appropriation relating to Supportive Living Benefits, the Department is provided the flexibility to contract with private homeproviders for services in the home and/or to provide small group residences for clients and/or provide respite care services for clients and/or other residential services needed to support clients in the communities.

Provided, that of the above appropriation relating to Uniform Alcoholism Projects, \$250,000 is designated and committed for projects at Waycross (\$200,000) and Dalton (\$50,000).

Section 27. Department of Industry and Trade.

A. Budget Unit: Department of Industry and Trade	\$ 8,413,298
1. Industry Budget:	
Personal Services.....	\$ 579,500
Regular Operating Expenses	\$ 10,900
Travel.....	\$ 41,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 13,000
Equipment Purchases.....	\$ 710
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts	\$ 1,000
Total Funds Budgeted	\$ 646,110
State Funds Budgeted.....	\$ 634,520
Total Positions Budgeted	23
2. Research Budget:	
Personal Services.....	\$ 282,500
Regular Operating Expenses	\$ 5,000
Travel.....	\$ 1,900
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 46,000
Equipment Purchases.....	\$ -0-
Computer Charges	\$ 7,100
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts	\$ 18,100
Total Funds Budgeted	\$ 360,600
State Funds Budgeted.....	\$ 354,950
Total Positions Budgeted	14
3. Tourism - Promotional Budget:	
Personal Services.....	\$ 588,000
Regular Operating Expenses	\$ 68,500
Travel.....	\$ 59,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 241,500
Equipment Purchases.....	\$ 4,800
Computer Charges	\$ 22,900
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts	\$ 90,650
Historic Chattahoochee Commission Contract	\$ 40,000
Total Funds Budgeted	\$ 1,115,350
State Funds Budgeted.....	\$ 1,103,590
Total Positions Budgeted	30
4. Tourist - Welcome Centers Budget:	
Personal Services.....	\$ 1,233,500
Regular Operating Expenses	\$ 285,500
Travel.....	\$ 34,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 8,000

Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications.....	\$ 10,000
Per Diem, Fees and Contracts.....	\$ 4,450
Capital Outlay	\$ -0-
Local Welcome Centers.....	\$ 95,000
Total Funds Budgeted	\$ 1,670,450
State Funds Budgeted.....	\$ 1,580,780
Total Positions Budgeted	99
5. Internal Administration Budget:	
Personal Services.....	\$ 536,000
Regular Operating Expenses	\$ 235,370
Travel.....	\$ 18,000
Motor Vehicle Equipment Purchases	\$ 8,600
Publications and Printing.....	\$ 40,000
Equipment Purchases.....	\$ 1,200
Computer Charges	\$ 7,288
Real Estate Rentals	\$ 200,000
Telecommunications	\$ 110,000
Per Diem, Fees and Contracts.....	\$ 16,000
Postage.....	\$ 160,000
Georgia Ports Authority	
Authority Lease Rentals	\$ 2,597,500
Georgia Ports Authority	
General Obligation Bond	
Payments	\$ 700,000
Atlanta Council for	
International Visitors	\$ 25,000
Waterway Development in Georgia.....	\$ 25,000
Georgia Music Week Promotion.....	\$ 10,000
Georgia World Congress Center	
Operating Expenses	\$ -0-
Georgia World Congress Center	
Marketing Program.....	\$ -0-
Total Funds Budgeted	\$ 4,689,958
State Funds Budgeted.....	\$ 3,186,738
Total Positions Budgeted	25
6. International Budget:	
Personal Services.....	\$ 424,000
Regular Operating Expenses	\$ 40,800
Travel.....	\$ 73,500
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 23,000
Equipment Purchases.....	\$ 800
Computer Charges	\$ 15,000
Real Estate Rentals	\$ 42,900
Telecommunications	\$ 21,700
Per Diem, Fees and Contracts.....	\$ 91,500
Total Funds Budgeted	\$ 733,200
State Funds Budgeted.....	\$ 724,720
Total Positions Budgeted	13
7. Advertising Budget:	
Advertising	\$ 828,000
Total Funds Budgeted	\$ 828,000
State Funds Budgeted.....	\$ 828,000
Total Positions Budgeted	0

Budget Unit Object Classes:

Personal Services.....	\$ 3,643,500
Regular Operating Expenses	\$ 646,070
Travel.....	\$ 227,400
Motor Vehicle Equipment Purchases	\$ 8,600
Publications and Printing.....	\$ 363,500
Equipment Purchases.....	\$ 15,510
Computer Charges	\$ 52,288
Real Estate Rentals	\$ 242,900
Telecommunications	\$ 141,700
Per Diem, Fees and Contracts	\$ 221,700
Postage.....	\$ 160,000
Capital Outlay	\$ -0-
Local Welcome Center Contracts	\$ 95,000
Advertising	\$ 828,000
Georgia Ports Authority	
Authority Lease Rentals	\$ 2,597,500
Georgia Ports Authority	
General Obligation Bond	
Payments	\$ 700,000
Historic Chattahoochee	
Commission Contract	\$ 40,000
Atlanta Council for	
International Visitors	\$ 25,000
Waterway Development in Georgia.....	\$ 25,000
Georgia Music Week Promotion.....	\$ 10,000
Georgia World Congress Center	
Operating Expenses	\$ -0-
Georgia World Congress Center	
Marketing Program.....	\$ -0-
Total Positions Budgeted	204
Authorized Motor Vehicles	21

For general administrative cost of operating the Department of Industry and Trade, including advertising expense.

B. Budget Unit: Authorities.....	\$ -0-
1. Georgia World Congress Budget:	
Personal Services.....	\$ 2,552,579
Regular Operating Expenses	\$ 912,947
Travel.....	\$ 22,200
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 18,000
Equipment Purchases.....	\$ 30,000
Computer Charges	\$ 600
Real Estate Rentals	\$ -0-
Telecommunications.....	\$ 43,200
Per Diem, Fees and Contracts	\$ 157,680
Georgia World Congress Center	
Marketing Program.....	\$ -0-
Total Funds Budgeted	\$ 3,737,206
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	120
2. Georgia Ports Authority Budget:	
Personal Services.....	\$ 20,472,698
Regular Operating Expenses	
and Computer Charges.....	\$ 7,117,411

Travel.....	\$ 371,972
Motor Vehicle Equipment Purchases, Equipment Purchases and Capital Outlay.....	\$ 10,728,026
Publications and Printing.....	\$ 92,400
Real Estate Rentals.....	\$ 84,960
Telecommunications.....	\$ 258,940
Repayments for State General Obligation Bonds and Authority Lease Rental Obligations.....	\$ 2,051,000
Per Diem, Fees and Contracts.....	\$ 1,035,540
Other Debt-Service Payments.....	\$ 595,000
Capital Reinvestment.....	\$ -0-
Total Funds Budgeted.....	\$ 42,807,947
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted.....	750

Budget Unit Object Classes:

Personal Services.....	\$ 23,025,277
Regular Operating Expenses.....	\$ 912,947
Travel.....	\$ 394,172
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 110,400
Equipment Purchases.....	\$ 30,000
Computer Charges.....	\$ 600
Real Estate Rentals.....	\$ 84,960
Telecommunications.....	\$ 302,140
Per Diem, Fees and Contracts.....	\$ 1,193,220
Regular Operating Expenses, Computer Charges.....	\$ 7,117,411
Motor Vehicle Equipment Purchases, Equipment Purchases and Capital Outlay.....	\$ 10,728,026
Repayments for State General Obligation Bonds and Authority Lease Rental Obligations.....	\$ 2,051,000
Other Debt-Service Payments.....	\$ 595,000
Capital Reinvestment.....	\$ -0-
Georgia World Congress Center Marketing Program.....	\$ -0-
Total Positions Budgeted.....	870
Authorized Motor Vehicles.....	36

It is the intent of this General Assembly that to the extent that gross income from operations exceeds the amount contemplated in this Appropriations Act, such excess may be applied toward the cost of operations and excess cost of authorized planning of new facilities, provided that budget amendments reflecting such proposed applications are provided to the Office of Planning and Budget and the Legislative Budget Office at least two weeks prior to such application of funds.

It is the intent of this General Assembly that the World Congress Center Authority repay, by direct remittance to the State Treasury during the next twenty years, the full amount of Capital Outlay authorized in the Fiscal 1978 appropriations bill, such repayments to begin no later than Fiscal 1980. Provided, further, that such payments in any year shall not exceed the net operating revenues derived from the operation of the parking and truck-marshalling facilities contemplated in such Capital Outlay appropriation.

It is the intent of this General Assembly that to the greatest extent feasible, the Georgia Ports Authority utilize existing surplus funds for payments to bond trustees for unmatured issues.

Section 28. Department of Labor.

A. Budget Unit: Inspection Division\$ 704,902

Inspection Division Budget:

Personal Services.....	\$ 571,745
Regular Operating Expenses	\$ 10,250
Travel.....	\$ 114,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 5,000
Equipment Purchases.....	\$ 500
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 7,591
Telecommunications	\$ 6,500
Per Diem, Fees and Contracts	\$ 750
Total Funds Budgeted	\$ 716,336
State Funds Budgeted.....	\$ 704,902
Total Positions Budgeted	29

Budget Unit Object Classes:

Personal Services.....	\$ 571,745
Regular Operating Expenses	\$ 10,250
Travel.....	\$ 114,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 5,000
Equipment Purchases.....	\$ 500
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 7,591
Telecommunications	\$ 6,500
Per Diem, Fees and Contracts	\$ 750
Total Positions Budgeted	29

B. Budget Unit: Basic Employment, Work

Incentive, Correctional

Services and Comprehensive

Employment and Training.....\$ 2,587,947

1. Basic Employment Security
and W.I.N. Budget:

Personal Services.....	\$ 35,165,183
Regular Operating Expenses	\$ 2,613,810
Travel.....	\$ 1,100,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 21,000
Equipment Purchases.....	\$ 1,015,000
Computer Charges	\$ 817,500
Real Estate Rentals	\$ 1,398,131
Telecommunications	\$ 1,180,000
Per Diem, Fees and Contracts	\$ 1,700,000
W.I.N. Grants	\$ 700,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 45,710,624
State Funds Budgeted.....	\$ 1,173,818
Total Positions Budgeted	1,709

2. Comprehensive Employment
and Training Act (CETA) Budget:

Personal Services.....	\$ 12,880,185
Regular Operating Expenses	\$ 2,166,270
Travel.....	\$ 350,000

Motor Vehicle Equipment

Purchases.....	\$ -0-
Publications and Printing.....	\$ 15,000
Equipment Purchases.....	\$ 250,000
Computer Charges.....	\$ 300,000
Real Estate Rentals.....	\$ 595,115
Telecommunications.....	\$ 325,000
Per Diem, Fees and	
Contracts (CETA).....	\$ 1,100,000
CETA Direct Benefits.....	\$ 100,000,000
Total Funds Budgeted.....	\$ 117,981,570
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted.....	603

3. Correctional Services Budget:

Personal Services.....	\$ 1,270,672
Regular Operating Expenses.....	\$ 35,290
Travel.....	\$ 40,000
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 100
Equipment Purchases.....	\$ 1,000
Computer Charges.....	\$ 2,600
Real Estate Rentals.....	\$ 51,280
Telecommunications.....	\$ 20,600
Per Diem, Fees and Contracts.....	\$ 18,000
Total Funds Budgeted.....	\$ 1,439,542
State Funds Budgeted.....	\$ 1,414,129
Total Positions Budgeted.....	62

Budget Unit Object Classes:

Personal Services.....	\$ 49,316,040
Regular Operating Expenses.....	\$ 4,815,370
Travel.....	\$ 1,490,000
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 36,100
Equipment Purchases.....	\$ 1,266,000
Computer Charges.....	\$ 1,120,100
Real Estate Rentals.....	\$ 2,044,526
Telecommunications.....	\$ 1,525,600
Per Diem, Fees and	
Contracts (CETA).....	\$ 1,100,000
Per Diem, Fees and Contracts.....	\$ 1,718,000
W.I.N. Grants.....	\$ 700,000
CETA Direct Benefits.....	\$ 100,000,000
Capital Outlay.....	\$ -0-
Total Positions Budgeted.....	2,374
Authorized Motor Vehicles.....	6

Section 29. Department of Law.

Budget Unit: Department of Law.....	\$ 3,765,027
Attorney General's Office Budget:	
Personal Services.....	\$ 3,276,016
Regular Operating Expenses.....	\$ 177,856
Travel.....	\$ 90,000
Motor Vehicle Equipment Purchases.....	\$ 7,500
Publications and Printing.....	\$ 27,000
Equipment Purchases.....	\$ 8,675

Computer Charges	\$ 20
Books for State Library	\$ 50,000
Real Estate Rentals	\$ 293,480
Telecommunications	\$ 72,200
Per Diem, Fees and Contracts	\$ 30,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 4,032,747
State Funds Budgeted	\$ 3,765,027
Total Positions Budgeted	116

Budget Unit Object Classes:

Personal Services	\$ 3,276,016
Regular Operating Expenses	\$ 177,856
Travel	\$ 90,000
Motor Vehicle Equipment Purchases	\$ 7,500
Publications and Printing	\$ 27,000
Equipment Purchases	\$ 8,675
Computer Charges	\$ 20
Real Estate Rentals	\$ 293,480
Telecommunications	\$ 72,200
Per Diem, Fees and Contracts	\$ 30,000
Books for State Library	\$ 50,000
Capital Outlay	\$ -0-
Total Positions Budgeted	116
Authorized Motor Vehicles	1

For the cost of operating the Department of Law provided that the compensation of all Assistant Attorneys General, Deputy Assistant Attorneys General, all law clerks, stenographic help, necessary to carry on the legal duties of the State, required of the Department of Law, or any agency of the State in the Executive Branch of State Government, shall be paid from this fund. No other agency is authorized to expend funds appropriated or otherwise available from any source for the support and maintenance of the respective agency for the purpose for which provision is made in this item, unless payment is for reimbursement to the Department of Law as provided by law.

Provided, however, that of the above appropriation relative to regular operating expenses, \$38,000 is designated and committed for Court Reporter Fees.

**Section 30. Department of
Medical Assistance.**

Budget Unit: Medicaid Services	\$ 197,453,548
1. Commissioner's Office Budget:	
Personal Services	\$ 1,162,622
Regular Operating Expenses	\$ 61,539
Travel	\$ 54,850
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 4,720
Equipment Purchases	\$ 6,360
Computer Charges	\$ -0-
Real Estate Rentals	\$ 60,262
Telecommunications	\$ 36,095
Per Diem, Fees and Contracts	\$ 18,360
Postage	\$ 3,400
Utilities	\$ 11,794
Audits Contracts	\$ -0-
Total Funds Budgeted	\$ 1,420,002
State Funds Budgeted	\$ 664,101
Total Positions Budgeted	64

2. Administration Budget:

Personal Services.....	\$ 881,563
Regular Operating Expenses	\$ 82,250
Travel.....	\$ 10,350
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 24,575
Equipment Purchases.....	\$ 1,500
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 90,000
Telecommunications	\$ 31,000
Per Diem, Fees and Contracts	\$ 286,400
Postage.....	\$ 46,700
Utilities.....	\$ 14,790
Audits Contracts	\$ 599,700
Total Funds Budgeted	\$ 2,068,828
State Funds Budgeted.....	\$ 744,889
Total Positions Budgeted	46

3. Program Management Budget:

Personal Services.....	\$ 1,393,296
Regular Operating Expenses	\$ 61,880
Travel.....	\$ 36,500
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 33,940
Equipment Purchases.....	\$ 1,975
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 74,687
Telecommunications	\$ 57,145
Per Diem, Fees and Contracts	\$ 102,500
Postage.....	\$ 400
Utilities.....	\$ 11,800
Contract with Georgia Medical Care Foundation.....	\$ 1,487,305
Total Funds Budgeted	\$ 3,261,428
State Funds Budgeted.....	\$ 1,263,900
Total Positions Budgeted	79

4. Operations Budget:

Personal Services.....	\$ 1,668,000
Regular Operating Expenses	\$ 60,320
Travel.....	\$ 4,400
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 250,400
Equipment Purchases.....	\$ 2,404
Computer Charges	\$ 7,139,120
Real Estate Rentals	\$ 98,490
Telecommunications	\$ 68,580
Per Diem, Fees and Contracts	\$ -0-
Postage.....	\$ 646,000
Utilities.....	\$ 26,000
Total Funds Budgeted	\$ 9,963,714
Indirect DOAS Services Funding	\$ -0-
Agency Funds	\$ 7,408,734
State Funds Budgeted.....	\$ 2,554,980
Total Positions Budgeted	119

5. Benefits Payments Budget:

Medicaid Benefits	\$ 605,295,800
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Payments to Counties	
for Mental Health	\$ 10,150,000
Total Funds Budgeted	\$ 615,445,800
State Funds Budgeted.....	\$ 192,225,678
Total Positions Budgeted	0

Budget Unit Object Classes:

Personal Services.....	\$ 5,105,481
Regular Operating Expenses	\$ 265,989
Travel.....	\$ 106,100
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 313,635
Equipment Purchases.....	\$ 12,239
Computer Charges	\$ 7,139,120
Real Estate Rentals	\$ 323,439
Telecommunications	\$ 192,820
Per Diem, Fees and Contracts	\$ 407,260
Postage.....	\$ 696,500
Utilities.....	\$ 64,384
Medicaid Benefits	\$ 605,295,800
Payments to Counties for	
Mental Health	\$ 10,150,000
Audits Contracts	\$ 599,700
Contract with Georgia	
Medical Care Foundation	\$ 1,487,305
Total Positions Budgeted	308
Authorized Motor Vehicles	5

Provided, however, the Department is authorized and directed to retain all prior years' benefit appropriations in reserve for twenty-four months after the end of the respective fiscal years to which such appropriations were made, and such reserves shall not be subject to lapse.

Provided, that any reserve created by the State Auditor for the payment of Medicaid Benefits can be expended and otherwise treated for accounting and other purposes for Payments to Counties for Mental Health.

Section 31. Merit System of Personnel**Administration.**

Budget Unit: Merit System of Personnel

Administration

Agency Assessments.....	\$ 4,360,579
1. Applicant Services Budget:	
Personal Services.....	\$ 758,203
Regular Operating Expenses	\$ 17,160
Travel.....	\$ 10,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 50,000
Equipment Purchases.....	\$ 1,810
Computer Charges	\$ 503,131
Real Estate Rentals	\$ 785
Telecommunications	\$ 13,300
Per Diem, Fees and Contracts	\$ 1,500
Postage.....	\$ 75,000
Total Funds Budgeted	\$ 1,430,889
Agency Assessments	\$ 1,415,725
Total Positions Budgeted	41

2. Classification and Compensation

Budget:

Personal Services.....	\$ 419,900
Regular Operating Expenses	\$ 5,450
Travel.....	\$ 2,400
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 7,000
Equipment Purchases.....	\$ 200
Computer Charges	\$ 192,743
Real Estate Rentals	\$ -0-
Telecommunications.....	\$ 5,500
Per Diem, Fees and Contracts	\$ 1,000
Postage.....	\$ 2,300
Total Funds Budgeted	\$ 636,493
Agency Assessments	\$ 628,095
Total Positions Budgeted	20

3. Program Evaluation and Audit Budget:

Personal Services.....	\$ 266,292
Regular Operating Expenses	\$ 4,740
Travel.....	\$ 1,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 500
Equipment Purchases.....	\$ 49,109
Computer Charges	\$ 250,565
Real Estate Rentals	\$ -0-
Telecommunications.....	\$ 4,100
Per Diem, Fees and Contracts	\$ -0-
Postage.....	\$ 1,000
Total Funds Budgeted	\$ 577,306
Agency Assessments	\$ 571,980
Total Positions Budgeted	14

4. Employee Training and

Development Budget:

Personal Services.....	\$ 388,000
Regular Operating Expenses	\$ 16,580
Travel.....	\$ 16,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 11,000
Equipment Purchases.....	\$ 2,500
Computer Charges	\$ 19,274
Real Estate Rentals	\$ -0-
Telecommunications.....	\$ 5,400
Per Diem, Fees and Contracts	\$ 104,000
Postage.....	\$ 3,200
Total Funds Budgeted	\$ 565,954
Agency Assessments	\$ 558,194
Total Positions Budgeted	19

5. Health Insurance

Administration Budget:

Personal Services.....	\$ 395,750
Regular Operating Expenses	\$ 10,770
Travel.....	\$ 3,500
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 6,800
Equipment Purchases.....	\$ 1,900

Computer Charges	\$ 307,939
Real Estate Rentals	\$ 22,600
Telecommunications	\$ 27,775
Per Diem, Fees and Contracts	\$ 3,076,250
Postage.....	\$ 22,000
Total Funds Budgeted	\$ 3,875,284
Other Health Insurance	
Agency Funds.....	\$ -0-
Employer and Employee	
Contributions	\$ 3,875,284
Total Positions Budgeted	24
6. Health Insurance Claims Budget:	
Personal Services.....	\$ -0-
Regular Operating Expenses	\$ -0-
Travel.....	\$ -0-
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing	\$ -0-
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts	\$ 2,429,274
Postage.....	\$ -0-
Health Insurance Claims	\$ 112,630,000
Total Funds Budgeted	\$ 115,059,274
Other Health Insurance	
Agency Funds.....	\$ -0-
Employer and Employee	
Contributions	\$ 115,059,274
Total Positions Budgeted	0
7. Internal Administration Budget:	
Personal Services.....	\$ 606,000
Regular Operating Expenses	\$ 13,310
Travel.....	\$ 2,500
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 5,300
Equipment Purchases.....	\$ 1,300
Computer Charges	\$ 53,611
Real Estate Rentals	\$ -0-
Telecommunications	\$ 8,025
Per Diem, Fees and Contracts	\$ 6,500
Postage.....	\$ 3,000
Federal Sub-grants to	
State and Local Agencies.....	\$ 335,400
Total Funds Budgeted	\$ 1,034,946
Agency Assessments	\$ 531,003
Employer and Employee	
Contributions	\$ 124,000
Deferred Compensation	\$ 20,925
Total Positions Budgeted	35
8. Commissioner's Office Budget:	
Personal Services.....	\$ 412,269
Regular Operating Expenses	\$ 16,818
Travel.....	\$ 10,000

Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 18,000
Equipment Purchases	\$ 950
Computer Charges	\$ -0-
Real Estate Rentals	\$ 178,951
Telecommunications	\$ 6,700
Per Diem, Fees and Contracts	\$ 50,000
Postage	\$ 4,500
Total Funds Budgeted	\$ 698,188
Agency Assessments	\$ 655,582
Total Positions Budgeted	15

Budget Unit Object Classes:

Personal Services	\$ 3,246,414
Regular Operating Expenses	\$ 84,828
Travel	\$ 45,400
Motor Vehicle Equipment	
Purchases	\$ -0-
Publications and Printing	\$ 98,600
Equipment Purchases	\$ 57,769
Computer Charges	\$ 1,327,263
Real Estate Rentals	\$ 202,336
Telecommunications	\$ 70,800
Per Diem, Fees and Contracts	\$ 5,668,524
Postage	\$ 111,000
Federal Sub-grants to	
State and Local Agencies	\$ 335,400
Health Insurance Claim Payments	\$ 112,630,000
Total Positions Budgeted	168
Authorized Motor Vehicles	0

Provided, that it is the intent of this General Assembly that the employee rate paid by the State for Teachers Health Insurance shall be for State allotted teachers, and the base for this payment shall be the eligible salary for teachers according to the Teacher Salary Index, before the assignment of Required Local Effort.

Section 32. Department of Natural Resources.**A. Budget Unit: Department of Natural**

Resources	\$ 45,667,527
1. Internal Administration Budget:	
Personal Services	\$ 1,914,000
Regular Operating Expenses	\$ 195,449
Travel	\$ 27,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 194,500
Equipment Purchases	\$ 13,550
Computer Charges	\$ 163,617
Real Estate Rentals	\$ 146,352
Telecommunications	\$ 73,150
Per Diem, Fees and Contracts	\$ 74,445
Postage	\$ 90,000
Capital Outlay - Heritage Trust	\$ 75,000
Total Funds Budgeted	\$ 2,967,063
Receipts from Jekyll Island	
State Park Authority and	
Stone Mountain Memorial	
Association	\$ 55,000

State Funds Budgeted.....	\$ 2,873,783
Total Positions Budgeted.....	92
2. Game and Fish Budget:	
Personal Services.....	\$ 10,042,139
Regular Operating Expenses.....	\$ 3,218,609
Travel.....	\$ 94,608
Motor Vehicle Equipment	
Purchases.....	\$ 773,665
Publications and Printing.....	\$ 151,170
Equipment Purchases.....	\$ 702,745
Computer Charges.....	\$ 55,142
Real Estate Rentals.....	\$ 41,317
Telecommunications.....	\$ 192,242
Per Diem, Fees and Contracts.....	\$ 83,919
Postage.....	\$ 46,238
Capital Outlay - Hatchery	
Renovation.....	\$ 13,000
Capital Outlay - Repairs	
and Maintenance.....	\$ 952,770
Capital Outlay.....	\$ 115,000
Grants to Local Governments.....	\$ -0-
Capital Outlay - Heritage	
Trust - Wildlife Management	
Area Land Acquisition.....	\$ 350,000
Total Funds Budgeted.....	\$ 16,832,564
State Funds Budgeted.....	\$ 13,858,709
Total Positions Budgeted.....	483
3. Parks, Recreation and	
Historic Sites Budget:	
Personal Services.....	\$ 7,809,800
Regular Operating Expenses.....	\$ 3,529,298
Travel.....	\$ 118,500
Motor Vehicle Equipment	
Purchases.....	\$ 157,256
Publications and Printing.....	\$ 131,098
Equipment Purchases.....	\$ 202,622
Computer Charges.....	\$ 54,700
Real Estate Rentals.....	\$ 107,742
Telecommunications.....	\$ 221,061
Per Diem, Fees and Contracts.....	\$ 167,240
Postage.....	\$ 51,291
Capital Outlay.....	\$ 445,000
Capital Outlay - Repairs	
and Maintenance.....	\$ 1,800,422
Capital Outlay - Shop Stock.....	\$ 300,000
Cost of Material for Resale.....	\$ 750,000
Authority Lease Rentals.....	\$ 1,526,000
Land and Water Conservation	
Grants.....	\$ 6,000,000
Recreation Grants.....	\$ 200,000
YACC and YCC Grants.....	\$ -0-
Contract - Special Olympics, Inc.....	\$ 186,000
Georgia Sports Hall of Fame.....	\$ 50,000
Capital Outlay - User Fee	
Enhancements.....	\$ 1,054,000
Total Funds Budgeted.....	\$ 24,862,030

State Funds Budgeted.....	\$ 12,792,242
Total Positions Budgeted.....	410
4. Environmental Protection Budget:	
Personal Services.....	\$ 7,791,390
Regular Operating Expenses	\$ 645,419
Travel.....	\$ 288,150
Motor Vehicle Equipment	
Purchases.....	\$ 21,785
Publications and Printing.....	\$ 72,500
Equipment Purchases.....	\$ 52,065
Computer Charges	\$ 170,000
Real Estate Rentals	\$ 419,222
Telecommunications.....	\$ 158,200
Per Diem, Fees and Contracts	\$ 656,221
Postage.....	\$ 59,607
Solid Waste Grants.....	\$ 1,500,000
Water and Sewer Grants	\$ 6,000,000
Contract with U.S. Geological	
Survey for Ground Water	
Resources Survey	\$ 227,670
Topographic Mapping U.S.	
Geological Survey.....	\$ 125,000
Total Funds Budgeted	\$ 18,187,229
State Funds Budgeted.....	\$ 14,764,871
Total Positions Budgeted.....	345
5. Coastal Resources Budget:	
Personal Services.....	\$ 698,953
Regular Operating Expenses	\$ 224,656
Travel.....	\$ 19,350
Motor Vehicle Equipment Purchases	\$ 14,100
Publications and Printing.....	\$ 27,240
Equipment Purchases.....	\$ 28,554
Computer Charges	\$ 13,560
Real Estate Rentals	\$ -0-
Telecommunications.....	\$ 24,612
Per Diem, Fees and Contracts	\$ 6,350
Postage.....	\$ 11,000
Capital Outlay	\$ -0-
Capital Outlay - Repairs	
and Maintenance	\$ 3,770
Total Funds Budgeted	\$ 1,072,145
State Funds Budgeted.....	\$ 932,991
Total Positions Budgeted.....	29
6. Lake Lanier Islands Development	
Authority Budget:	
Payments to Lake Lanier Islands	
Development Authority for	
Operations	\$ 322,248
Payments to Lake Lanier Islands	
Development Authority for	
Capital Outlay	\$ 122,683
Total Funds Budgeted	\$ 444,931
State Funds Budgeted.....	\$ 444,931
Total Positions Budgeted.....	0

7. Jekyll Island State Park	
Authority Budget:	
Payments to Jekyll Island State	
Park Authority for Operations.....	\$ -0-
Payments to Jekyll Island State	
Park Authority for Capital Outlay.....	\$ -0-
Total Funds Budgeted	\$ -0-
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	0
8. Stone Mountain Memorial	
Association Budget:	
Payments to Stone Mountain	
Memorial Association	\$ -0-
Total Funds Budgeted	\$ -0-
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	0
Budget Unit Object Classes:	
Personal Services.....	\$ 28,256,282
Regular Operating Expenses	\$ 7,813,431
Travel.....	\$ 547,608
Motor Vehicle Equipment	
Purchases.....	\$ 966,806
Publications and Printing.....	\$ 576,508
Equipment Purchases.....	\$ 999,536
Computer Charges	\$ 457,019
Real Estate Rentals	\$ 714,633
Telecommunications	\$ 669,265
Per Diem, Fees and Contracts.....	\$ 988,175
Postage.....	\$ 258,136
Land and Water Conservation	
Grants	\$ 6,000,000
Recreation Grants	\$ 200,000
Young Adult Conservation Corps	
and Youth Conservation Corps	
Grants.....	\$ -0-
Water and Sewer Grants	\$ 6,000,000
Solid Waste Grants.....	\$ 1,500,000
Contract with U. S. Geological	
Survey for Ground Water	
Resources Survey	\$ 227,670
Contract with U.S. Geological	
Survey for Topographic Maps.....	\$ 125,000
Capital Outlay - Hatchery	
Renovation	\$ 13,000
Capital Outlay	\$ 560,000
Capital Outlay - Repairs	
and Maintenance.....	\$ 2,756,962
Capital Outlay - Shop Stock	\$ 300,000
Capital Outlay - Heritage Trust.....	\$ 75,000
Authority Lease Rentals	\$ 1,526,000
Cost of Material for Resale	\$ 750,000
Payments to Lake Lanier	
Islands Development Authority	
for Operations.....	\$ 322,248
Payments to Lake Lanier	
Islands Development Authority	
for Capital Outlay	\$ 122,683

Payments to Jekyll Island State Park Authority for Operations.....	\$ -0-
Payments to Jekyll Island State Park Authority for Capital Outlay.....	\$ -0-
Contract - Special Olympics, Inc.....	\$ 186,000
Grants to Local Governments.....	\$ -0-
Georgia Sports Hall of Fame	\$ 50,000
Capital Outlay - Heritage Trust - Wildlife Management Area Land Acquisition	\$ 350,000
Payments to Stone Mountain Memorial Association	\$ -0-
Capital Outlay - User Fee Enhancements.....	\$ 1,054,000
Total Positions Budgeted	1,359
Authorized Motor Vehicles	1,015

Provided, that no land shall be purchased for State park purposes from funds appropriated under this Section or from any other funds without the approval of the State Properties Control Commission, except that land specifically provided for in this Section.

Provided, however, that \$1,000,000 of the above appropriation for Water and Sewer Grants shall be available for allotment to counties and municipalities for emergency type projects, and that \$5,000,000 is designated and committed for grants to local governments for water and sewer projects utilizing a maximum State match of 50% of the total cost of each project. Provided, further that no allocation of funds for this purpose shall be made prior to the official approval thereof by the Board of Natural Resources.

Provided that to the extent State Parks and Historic Sites receipts are realized in excess of the amount of such funds contemplated in this Act, the Department of Natural Resources is authorized and directed to use the excess receipts to provide for the most immediate critical needs of the Parks, Recreation and Historic Sites Division to include repairs and maintenance of State Parks and Historic Sites facilities.

B. Budget Unit: Authorities.....	\$ -0-
1. Lake Lanier Islands Development	
Authority Budget:	
Personal Services.....	\$ 1,299,187
Regular Operating Expenses	\$ 536,855
Travel.....	\$ 3,850
Motor Vehicle Equipment Purchases	\$ 40,600
Publications and Printing.....	\$ 40,446
Equipment Purchases.....	\$ 85,535
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 29,387
Per Diem, Fees and Contracts.....	\$ 33,000
Capital Outlay	\$ 245,366
Campground Sinking Fund	\$ -0-
Promotion Expenses	\$ -0-
Total Funds Budgeted	\$ 2,314,226
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	61
2. Jekyll Island State Park	
Authority Budget:	
Personal Services.....	\$ 2,206,609
Regular Operating Expenses	\$ 1,551,810

Travel.....	\$ 16,345
Motor Vehicle Equipment Purchases	\$ 139,000
Publications and Printing.....	\$ 26,086
Equipment Purchases.....	\$ 68,500
Computer Charges	\$ 9,091
Real Estate Rentals	\$ -0-
Telecommunications	\$ 30,177
Per Diem, Fees and Contracts.....	\$ 61,894
Mortgage Payments	\$ -0-
Capital Outlay and Transportation Systems	\$ 38,150
Promotion Expenses	\$ -0-
Payments to the Department of Natural Resources	\$ 30,000
Total Funds Budgeted	\$ 4,177,662
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	155

Budget Unit Object Classes:

Personal Services.....	\$ 3,505,796
Regular Operating Expenses	\$ 2,088,665
Travel.....	\$ 20,195
Motor Vehicle Equipment Purchases	\$ 179,600
Publications and Printing.....	\$ 66,532
Equipment.....	\$ 154,035
Computer Charges	\$ 9,091
Real Estate Rentals	\$ -0-
Telecommunications	\$ 59,564
Per Diem, Fees and Contracts.....	\$ 94,894
Capital Outlay	\$ 245,366
Promotion Expense.....	\$ -0-
Campground Sinking Fund	\$ -0-
Payments to the Department of Natural Resources	\$ 30,000
Mortgage Payments	\$ -0-
Capital Outlay and Transportation Systems	\$ 38,150
Total Positions Budgeted	216
Authorized Motor Vehicles	91

It is the intent of this General Assembly that Lake Lanier Islands Development Authority shall not be free to borrow money until the Authority requests and obtains the approval of the Georgia State Financing and Investment Commission.

**Section 33. Department of Offender
Rehabilitation.**

A. Budget Unit: Department of Offender

Rehabilitation	\$ 102,257,242
1. General Administration and Support Budget:	
Personal Services.....	\$ 4,187,000
Regular Operating Expenses	\$ 227,178
Travel.....	\$ 85,200
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 16,500
Computer Charges	\$ 413,138
Real Estate Rentals	\$ 225,000

Telecommunications	\$ 145,418
Per Diem, Fees and Contracts	\$ 469,300
Utilities	\$ -0-
Total Funds Budgeted	\$ 5,768,734
State Funds Budgeted	\$ 5,684,994
Total Positions Budgeted	216

2. Georgia Training and Development

Center Budget:

Personal Services	\$ 1,122,102
Regular Operating Expenses	\$ 133,415
Travel	\$ 650
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ -0-
Equipment Purchases	\$ 10,000
Computer Charges	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 16,750
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ 93,200
Total Funds Budgeted	\$ 1,376,117
State Funds Budgeted	\$ 1,353,675
Total Positions Budgeted	67

3. Georgia Industrial Institute

Budget:

Personal Services	\$ 3,752,214
Regular Operating Expenses	\$ 510,320
Travel	\$ 3,500
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ -0-
Equipment Purchases	\$ 50,245
Computer Charges	\$ -0-
Real Estate Rentals	\$ 30
Telecommunications	\$ 35,400
Per Diem, Fees and Contracts	\$ 1,800
Utilities	\$ 380,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 4,733,509
State Funds Budgeted	\$ 4,658,465
Total Positions Budgeted	247

4. Alto Education and Evaluation

Center Budget:

Personal Services	\$ 1,159,200
Regular Operating Expenses	\$ 71,090
Travel	\$ 2,300
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ -0-
Equipment Purchases	\$ 6,500
Computer Charges	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 3,900
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ -0-
Total Funds Budgeted	\$ 1,242,990
State Funds Budgeted	\$ 979,790
Total Positions Budgeted	51

5. Georgia Diagnostic and
Classification Center Budget:

Personal Services.....	\$ 3,755,17
Regular Operating Expenses	\$ 517,50
Travel.....	\$ 2,20
Motor Vehicle Equipment Purchases	\$ -(
Publications and Printing.....	\$ -(
Equipment Purchases.....	\$ 31,00
Computer Charges.....	\$ -(
Real Estate Rentals	\$ -(
Telecommunications	\$ 35,30
Per Diem, Fees and Contracts	\$ 3,30
Utilities	\$ 432,20
Total Funds Budgeted	\$ 4,776,68
State Funds Budgeted.....	\$ 4,701,57
Total Positions Budgeted	24

6. Georgia State Prison Budget:

Personal Services.....	\$ 8,618,70
Regular Operating Expenses	\$ 1,007,73
Travel.....	\$ 6,50
Motor Vehicle Equipment Purchases	\$ -(
Publications and Printing.....	\$ -(
Equipment Purchases.....	\$ 86,00
Computer Charges.....	\$ -(
Real Estate Rentals	\$ -(
Telecommunications	\$ 58,70
Per Diem, Fees and Contracts	\$ 53,20
Utilities	\$ 975,00
Capital Outlay	\$ -(
Total Funds Budgeted	\$ 10,805,83
State Funds Budgeted.....	\$ 10,601,53
Total Positions Budgeted	58

7. Consolidated Branches Budget:

Personal Services.....	\$ 3,404,64
Regular Operating Expenses	\$ 372,24
Travel.....	\$ 5,30
Motor Vehicle Equipment Purchases	\$ -(
Publications and Printing.....	\$ -(
Equipment Purchases	\$ 35,37
Computer Charges.....	\$ -(
Real Estate Rentals	\$ -(
Telecommunications	\$ 40,00
Per Diem, Fees and Contracts	\$ 10,23
Utilities	\$ 275,00
Total Funds Budgeted	\$ 4,142,79
State Funds Budgeted.....	\$ 3,915,67
Total Positions Budgeted	21

8. Lee Correctional Institution
Budget:

Personal Services.....	\$ 1,649,13
Regular Operating Expenses	\$ 177,90
Travel.....	\$ 2,00
Motor Vehicle Equipment Purchases	\$ -0
Publications and Printing.....	\$ -0

Equipment Purchases.....	\$ 10,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 19,400
Per Diem, Fees and Contracts	\$ -0-
Utilities.....	\$ 175,000
Total Funds Budgeted	\$ 2,033,440
State Funds Budgeted.....	\$ 2,000,458
Total Positions Budgeted	117

9. Montgomery Correctional

Institution Budget:

Personal Services.....	\$ 971,837
Regular Operating Expenses	\$ 159,660
Travel.....	\$ 1,200
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 1,950
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 12,000
Per Diem, Fees and Contracts	\$ 2,600
Utilities.....	\$ 105,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 1,254,247
State Funds Budgeted.....	\$ 1,234,811
Total Positions Budgeted	59

10. Walker Correctional

Institution Budget:

Personal Services.....	\$ 969,969
Regular Operating Expenses	\$ 155,340
Travel.....	\$ 2,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 6,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 16,700
Per Diem, Fees and Contracts	\$ -0-
Utilities.....	\$ 104,000
Total Funds Budgeted	\$ 1,254,009
State Funds Budgeted.....	\$ 1,240,609
Total Positions Budgeted	62

11. Middle Georgia Correctional

Institution - Women's Unit Budget:

Personal Services.....	\$ 1,556,052
Regular Operating Expenses	\$ 103,650
Travel.....	\$ -0-
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts	\$ -0-
Utilities.....	\$ -0-

Total Funds Budgeted	\$ 1,659,70
State Funds Budgeted.....	\$ 1,628,58
Total Positions Budgeted	10

12. Jack T. Rutledge Correctional

Institution Budget:

Personal Services.....	\$ 2,178,60
Regular Operating Expenses	\$ 244,73
Travel.....	\$ 1,50
Motor Vehicle Equipment Purchases	\$ -0
Publications and Printing.....	\$ -0
Equipment Purchases.....	\$ 9,26
Computer Charges.....	\$ -0
Real Estate Rentals	\$ -0
Telecommunications	\$ 12,00
Per Diem, Fees and Contracts	\$ -0
Utilities	\$ 209,00
Total Funds Budgeted	\$ 2,655,10
State Funds Budgeted.....	\$ 2,611,52
Total Positions Budgeted	14

13. Middle Georgia Correctional

Institution - Youthful Offender

Unit Budget:

Personal Services.....	\$ 3,522,03
Regular Operating Expenses	\$ 586,74
Travel.....	\$ 4,00
Motor Vehicle Equipment Purchases	\$ -0
Publications and Printing.....	\$ -0
Equipment Purchases.....	\$ 7,80
Computer Charges.....	\$ -0
Real Estate Rentals	\$ 3,96
Telecommunications	\$ 72,00
Per Diem, Fees and Contracts	\$ -0
Utilities	\$ 189,00
Payments to Central State	
Hospital for Utilities.....	\$ 364,30
Total Funds Budgeted	\$ 4,749,83
State Funds Budgeted.....	\$ 4,679,39
Total Positions Budgeted	23

14. Central Correctional

Institution Budget:

Personal Services.....	\$ 1,952,03
Regular Operating Expenses	\$ 221,51
Travel.....	\$ 2,00
Motor Vehicle Equipment Purchases	\$ -0
Publications and Printing.....	\$ -0
Equipment Purchases.....	\$ 1,50
Computer Charges.....	\$ -0
Real Estate Rentals	\$ -0
Telecommunications	\$ 13,00
Per Diem, Fees and Contracts	\$ -0
Utilities	\$ 180,00
Total Funds Budgeted	\$ 2,370,04
State Funds Budgeted.....	\$ 2,331,00
Total Positions Budgeted	134

15. Middle Georgia Correctional

Institution - Men's Unit Budget:

Personal Services.....	\$ 1,495,772
Regular Operating Expenses	\$ 127,000
Travel.....	\$ -0-
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ -0-
Payments to Central State	
Hospital for Utilities.....	\$ -0-
Total Funds Budgeted	\$ 1,622,772
State Funds Budgeted.....	\$ 1,592,857
Total Positions Budgeted	99

16. Metro Correctional

Institution Budget:

Personal Services.....	\$ 1,859,717
Regular Operating Expenses	\$ 244,870
Travel.....	\$ 3,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 1,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 8,424
Telecommunications	\$ 14,000
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ 195,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 2,326,011
State Funds Budgeted.....	\$ 2,288,817
Total Positions Budgeted	143

17. Coastal Correctional

Institution Budget:

Personal Services.....	\$ 2,018,150
Regular Operating Expenses	\$ 262,315
Travel.....	\$ 5,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 4,800
Telecommunications	\$ 14,000
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ 195,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 2,499,265
State Funds Budgeted.....	\$ 2,390,265
Total Positions Budgeted	152

18. Central Institutional

Administration Budget:

Personal Services.....	\$ 409,000
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Regular Operating Expenses	\$ 36,81
Travel.....	\$ 25,00
Motor Vehicle Equipment Purchases	\$ -(-
Publications and Printing.....	\$ -(-
Equipment Purchases.....	\$ 46,00
Computer Charges.....	\$ -(-
Real Estate Rentals	\$ 2,10
Telecommunications	\$ 18,50
Per Diem, Fees and Contracts	\$ -(-
Utilities	\$ -(-
Total Funds Budgeted	\$ 537,41
State Funds Budgeted.....	\$ 529,23
Total Positions Budgeted	1

19. Central Funds Budget:

Personal Services.....	\$ 257,40
Regular Operating Expenses	\$ 466,34
Travel.....	\$ 15,00
Motor Vehicle Equipment Purchases	\$ -(-
Publications and Printing.....	\$ 139,00
Equipment Purchases.....	\$ 22,17
Computer Charges.....	\$ -(-
Real Estate Rentals	\$ -(-
Telecommunications	\$ 2,20
Per Diem, Fees and Contracts	\$ -(-
Utilities	\$ -(-
Authority Lease Rentals	\$ 840,00
Overtime	\$ -(-
Court Costs	\$ 300,00
Inmate Release Funds	\$ 525,00
County Subsidy	\$ 4,653,75
County Subsidy for Jails.....	\$ 912,50
Central Repair Fund	\$ 450,00
Payments to Central State Hospital for Utilities.....	\$ 8,76
Capital Outlay	\$ 3,440,00
Total Funds Budgeted	\$ 12,032,13
State Funds Budgeted.....	\$ 11,868,94
Total Positions Budgeted	2

20. Training and Staff Development

Center Budget:

Personal Services.....	\$ 546,60
Regular Operating Expenses	\$ 142,40
Travel.....	\$ 111,50
Motor Vehicle Equipment Purchases	\$ -0
Publications and Printing.....	\$ 66
Equipment Purchases.....	\$ 5,30
Computer Charges.....	\$ -0
Real Estate Rentals	\$ 33,00
Telecommunications	\$ 12,00
Per Diem, Fees and Contracts	\$ -0
Utilities	\$ 21,90
Total Funds Budgeted	\$ 873,36
State Funds Budgeted.....	\$ 862,42
Total Positions Budgeted	3

21. D.O.T. Work Details Budget:

Personal Services.....	\$ 400,000
Regular Operating Expenses	\$ 10,577
Travel.....	\$ -0-
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ -0-
Total Funds Budgeted	\$ 410,577
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	26

22. Food Processing and

Distribution Budget:

Personal Services.....	\$ 2,008,800
Regular Operating Expenses	\$ 3,660,320
Travel.....	\$ 4,200
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 150,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 8,000
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ -0-
Capital Outlay	\$ -0-
Payments to Central State	
Hospital for Meals	\$ 1,398,600
Payments to Central State	
Hospital for Utilities.....	\$ 40,600
Total Funds Budgeted	\$ 7,270,520
State Funds Budgeted.....	\$ 6,867,580
Total Positions Budgeted	148

23. Farm Operations Budget:

Personal Services.....	\$ 458,000
Regular Operating Expenses	\$ 2,717,520
Travel.....	\$ -0-
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 46,265
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts	\$ 7,800
Utilities	\$ -0-
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 3,229,585
State Funds Budgeted.....	\$ 3,190,425
Total Positions Budgeted	28

24. Probation Operations Budget:

Personal Services.....	\$ 9,928,000
Regular Operating Expenses	\$ 256,640

Travel.....	\$ 235,00
Motor Vehicle Equipment	
Purchases.....	\$ -(-
Publications and Printing.....	\$ -(-
Equipment Purchases.....	\$ 30,00
Computer Charges.....	\$ -(-
Real Estate Rentals.....	\$ 213,00
Telecommunications.....	\$ 165,00
Per Diem, Fees and Contracts.....	\$ -(-
Utilities.....	\$ 5,00
Total Funds Budgeted.....	\$ 10,832,64
State Funds Budgeted.....	\$ 10,634,08
Total Positions Budgeted.....	57

25. Transitional Centers Budget:

Personal Services.....	\$ 1,866,30
Regular Operating Expenses.....	\$ 186,70
Travel.....	\$ 7,00
Motor Vehicle Equipment Purchases.....	\$ -(-
Publications and Printing.....	\$ -(-
Equipment Purchases.....	\$ 12,00
Computer Charges.....	\$ -(-
Real Estate Rentals.....	\$ 359,92
Telecommunications.....	\$ 30,20
Per Diem, Fees and Contracts.....	\$ 40,60
Utilities.....	\$ 206,00
Capital Outlay.....	\$ -(-
Total Funds Budgeted.....	\$ 2,708,72
State Funds Budgeted.....	\$ 2,671,38
Total Positions Budgeted.....	12

26. Diversion Centers Budget:

Personal Services.....	\$ 2,453,33
Regular Operating Expenses.....	\$ 207,18
Travel.....	\$ 16,70
Motor Vehicle Equipment Purchases.....	\$ -(-
Publications and Printing.....	\$ -(-
Equipment Purchases.....	\$ 19,00
Computer Charges.....	\$ -(-
Real Estate Rentals.....	\$ 248,27
Telecommunications.....	\$ 39,30
Per Diem, Fees and Contracts.....	\$ 14,00
Utilities.....	\$ 154,00
Total Funds Budgeted.....	\$ 3,151,78
State Funds Budgeted.....	\$ 2,756,72
Total Positions Budgeted.....	16

27. Health Care Budget:

Personal Services.....	\$ 2,589,72
Regular Operating Expenses.....	\$ 591,60
Travel.....	\$ -(-
Motor Vehicle Equipment Purchases.....	\$ -(-
Publications and Printing.....	\$ -(-
Equipment Purchases.....	\$ 108,82
Computer Charges.....	\$ -(-
Real Estate Rentals.....	\$ -(-
Telecommunications.....	\$ -(-
Per Diem, Fees and Contracts.....	\$ -(-

Utilities	\$ -0-
Health Service Purchases	\$ 5,744,048
Total Funds Budgeted	\$ 9,034,198
State Funds Budgeted	\$ 8,982,403
Total Positions Budgeted	135

Budget Unit Object Classes:

Personal Services	\$ 65,089,511
Regular Operating Expenses	\$ 13,399,289
Travel	\$ 540,750
Motor Vehicle Equipment	
Purchases	\$ -0-
Publications and Printing	\$ 139,660
Equipment Purchases	\$ 712,700
Computer Charges	\$ 413,138
Real Estate Rentals	\$ 1,098,506
Telecommunications	\$ 783,768
Per Diem, Fees and Contracts	\$ 602,830
Utilities	\$ 3,894,300
Payments to Central State	
Hospital for Meals	\$ 1,398,600
Payments to Central State	
Hospital for Utilities	\$ 413,665
Overtime	\$ -0-
Court Costs	\$ 300,000
Inmate Release Funds	\$ 525,000
County Subsidy	\$ 4,653,750
County Subsidy for Jails	\$ 912,500
Health Service Purchases	\$ 5,744,048
Central Repair Fund	\$ 450,000
Authority Lease Rentals	\$ 840,000
Capital Outlay	\$ 3,440,000
Total Positions Budgeted	4,132
Authorized Motor Vehicles	460

It is the intent of this General Assembly that, with respect to the Legal Services Program for inmates, lawyers, law students and/or employees be prohibited from soliciting for filing of writs.

It is the intent of this General Assembly that the department not start any new community center programs with Federal funds without the prior approval of the General Assembly of Georgia.

It is the intent of this General Assembly that funds appropriated for county subsidy may be used to either supplement or supplant county funds, at the option of each county.

B. Budget Unit: Board of Pardons and

Paroles	\$ 4,754,675
Board of Pardons and Paroles Budget:	
Personal Services	\$ 4,244,800
Regular Operating Expenses	\$ 105,115
Travel	\$ 193,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 12,500
Equipment Purchases	\$ 8,000
Computer Charges	\$ -0-
Real Estate Rentals	\$ 115,456
Telecommunications	\$ 93,350
Per Diem, Fees and Contracts	\$ 12,600
County Jail Subsidy	\$ 54,750

Total Funds Budgeted	\$ 4,839,571
State Funds Budgeted.....	\$ 4,754,675
Total Positions Budgeted	237

Budget Unit Object Classes:

Personal Services.....	\$ 4,244,800
Regular Operating Expenses	\$ 105,115
Travel.....	\$ 193,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 12,500
Equipment Purchases.....	\$ 8,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 115,456
Telecommunications.....	\$ 93,350
Per Diem, Fees and Contracts	\$ 12,600
County Jail Subsidy	\$ 54,750
Total Positions Budgeted	237
Authorized Motor Vehicles	2

C. Budget Unit: Georgia Correctional

Industries.....	\$ -0-
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Georgia Correctional Industries Budget:

Personal Services.....	\$ 1,280,841
Regular Operating Expenses	\$ 511,000
Travel.....	\$ 33,000
Motor Vehicle Equipment Purchases	\$ 86,000
Publications and Printing.....	\$ 2,000
Equipment Purchases.....	\$ 90,000
Computer Charges	\$ 1,800
Real Estate Rentals	\$ 22,500
Telecommunications	\$ 38,000
Per Diem, Fees and Contracts	\$ 100,000
Cost of Sales	\$ 5,320,000
Repayment of Prior Year's	
Appropriations.....	\$ 84,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 7,569,141
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	66

Budget Unit Object Classes:

Personal Services.....	\$ 1,280,841
Regular Operating Expenses	\$ 511,000
Travel.....	\$ 33,000
Motor Vehicle Equipment Purchases	\$ 86,000
Publications and Printing.....	\$ 2,000
Equipment Purchases.....	\$ 90,000
Computer Charges	\$ 1,800
Real Estate Rentals	\$ 22,500
Telecommunications	\$ 38,000
Per Diem, Fees and Contracts	\$ 100,000
Cost of Sales	\$ 5,320,000
Repayment of Prior Year's	
Appropriations.....	\$ 84,000
Capital Outlay	\$ -0-
Total Positions Budgeted	66
Authorized Motor Vehicles	16

Section 34. Department of Public Safety.

Budget Unit: Department of Public

Safety.....	\$ 44,356,258
1. Office of Highway Safety Budget:	
Personal Services.....	\$ 370,000
Regular Operating Expenses	\$ 19,570
Travel.....	\$ 17,850
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 5,500
Equipment Purchases.....	\$ 700
Computer Charges	\$ 10,780
Real Estate Rentals	\$ 30,071
Telecommunications.....	\$ 15,000
Per Diem, Fees and Contracts	\$ 50,000
Postage.....	\$ 4,500
Total Funds Budgeted	\$ 523,971
State Funds Budgeted.....	\$ 116,643
Total Positions Budgeted	16
2. Administration Budget:	
Personal Services.....	\$ 2,191,867
Regular Operating Expenses	\$ 244,720
Travel.....	\$ 70,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 269,000
Equipment Purchases.....	\$ 5,000
Computer Charges	\$ 534,266
Real Estate Rentals	\$ -0-
Telecommunications	\$ 73,500
Per Diem, Fees and Contracts	\$ 60,500
Postage.....	\$ 1,800
Total Funds Budgeted	\$ 3,450,653
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 3,406,816
Total Positions Budgeted	127
3. Financial and Procurement Budget:	
Personal Services.....	\$ 367,801
Regular Operating Expenses	\$ 19,393
Travel.....	\$ 2,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 1,400
Equipment Purchases.....	\$ 2,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 9,975
Per Diem, Fees and Contracts	\$ -0-
Postage.....	\$ 500
Total Funds Budgeted	\$ 403,069
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 395,713
Total Positions Budgeted	19
4. Driver Support Budget:	
Personal Services.....	\$ 1,741,176
Regular Operating Expenses	\$ 93,472
Travel.....	\$ 10,000
Motor Vehicle Equipment Purchases	\$ -0-

Publications and Printing.....	\$ 750,000
Equipment Purchases.....	\$ 6,800
Computer Charges	\$ 1,417,581
Real Estate Rentals	\$ -0-
Telecommunications.....	\$ 53,550
Per Diem, Fees and Contracts.....	\$ 4,500
Postage.....	\$ 525,415
Conviction Reports	\$ 180,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 4,782,494
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 4,713,148
Total Positions Budgeted	115

5. Personnel and Training Budget:

Personal Services.....	\$ 495,080
Regular Operating Expenses	\$ 61,495
Travel.....	\$ 4,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 4,000
Equipment Purchases.....	\$ 1,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 17,850
Per Diem, Fees and Contracts	\$ -0-
Postage.....	\$ 300
Total Funds Budgeted	\$ 583,725
State Funds Budgeted.....	\$ 573,823
Total Positions Budgeted	28

6. Fiscal Management Budget:

Personal Services.....	\$ 754,632
Regular Operating Expenses	\$ 725,725
Travel.....	\$ 2,700
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 107,000
Equipment Purchases.....	\$ 10,000
Computer Charges	\$ 250
Real Estate Rentals	\$ -0-
Telecommunications	\$ 21,000
Per Diem, Fees and Contracts.....	\$ 6,000
Postage.....	\$ 78,000
Total Funds Budgeted	\$ 1,705,307
State Funds Budgeted.....	\$ 1,690,214
Total Positions Budgeted	42

7. Field Operations Budget:

Personal Services.....	\$ 23,701,030
Regular Operating Expenses	\$ 4,301,168
Travel.....	\$ 25,260
Motor Vehicle Equipment	
Purchases.....	\$ 2,080,000
Publications and Printing.....	\$ 3,400
Equipment Purchases.....	\$ 38,390
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 8,094
Telecommunications	\$ 537,393
Per Diem, Fees and Contracts.....	\$ 14,840

Postage.....	\$ 25,250
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 30,734,825
State Funds Budgeted.....	\$ 30,264,380
Total Positions Budgeted	1,126
8. Georgia Peace Officer Standards and Training Budget:	
Personal Services.....	\$ 575,827
Regular Operating Expenses	\$ 1,519,459
Travel.....	\$ 25,000
Motor Vehicle Equipment Purchases	\$ 6,500
Publications and Printing.....	\$ 19,875
Equipment Purchases.....	\$ -0-
Computer Charges	\$ 45,738
Real Estate Rentals	\$ 39,250
Telecommunications	\$ 15,200
Per Diem, Fees and Contracts.....	\$ 19,000
Postage.....	\$ 4,000
Total Funds Budgeted	\$ 2,269,849
State Funds Budgeted.....	\$ 2,258,711
Total Positions Budgeted	26
9. Police Academy:	
Personal Services.....	\$ 384,178
Regular Operating Expenses	\$ 119,200
Travel.....	\$ 6,300
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 13,200
Equipment Purchases.....	\$ 2,868
Computer Charges	\$ 150
Real Estate Rentals	\$ -0-
Telecommunications	\$ 8,125
Per Diem, Fees and Contracts.....	\$ 161,124
Postage.....	\$ 2,480
Total Funds Budgeted	\$ 697,625
State Funds Budgeted.....	\$ 441,842
Total Positions Budgeted	16
10. Fire Academy:	
Personal Services.....	\$ 242,467
Regular Operating Expenses	\$ 35,030
Travel.....	\$ 11,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 2,800
Equipment Purchases.....	\$ 3,400
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 15,182
Telecommunications	\$ 5,100
Per Diem, Fees and Contracts.....	\$ 75,000
Postage.....	\$ 4,000
Total Funds Budgeted	\$ 393,979
State Funds Budgeted.....	\$ 367,130
Total Positions Budgeted	12
11. Georgia Firefighter Standards and Training Council Budget:	
Personal Services.....	\$ 96,845
Regular Operating Expenses	\$ 8,830

Travel.....	\$ 8,700
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 3,500
Equipment Purchases.....	\$ 2,000
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ 3,000
Telecommunications	\$ 3,000
Per Diem, Fees and Contracts	\$ 3,000
Postage.....	\$ 900
Total Funds Budgeted	\$ 129,775
State Funds Budgeted.....	\$ 127,838
Total Positions Budgeted	4

12. Organized Crime Prevention

Council Budget:

Personal Services.....	\$ 93,998
Regular Operating Expenses	\$ 15,962
Travel.....	\$ 10,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 1,700
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ 4,989
Telecommunications	\$ 2,250
Per Diem, Fees and Contracts	\$ 18,840
Postage.....	\$ 900
Total Funds Budgeted	\$ 148,639
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	3

13. Georgia Public Safety

Training Facility Budget:

Personal Services.....	\$ -0-
Regular Operating Expenses	\$ -0-
Travel.....	\$ -0-
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Per Diem, Fees and Contracts	\$ -0-
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ -0-
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	0
Authorized Motor Vehicles	0

Budget Unit Object Classes:

Personal Services.....	\$ 31,014,901
Regular Operating Expenses	\$ 7,164,024
Travel.....	\$ 192,810
Motor Vehicle Equipment	
Purchases.....	\$ 2,086,500
Publications and Printing.....	\$ 1,181,375
Equipment Purchases.....	\$ 72,158
Computer Charges	\$ 2,008,765
Real Estate Rentals	\$ 100,586
Telecommunications	\$ 761,943

Per Diem, Fees and Contracts	\$ 412,804
Postage.....	\$ 648,045
Conviction Reports	\$ 180,000
Capital Outlay	\$ -0-
Total Positions Budgeted	1,534
Authorized Motor Vehicles	1,048

Provided, that the Director of the Department of Public Safety is hereby authorized to pay dues for Georgia's portion of the cost of the membership in the Vehicle Equipment Safety Compact, the American Association of Motor Vehicle Administrators, and the International Association of Chiefs of Police (State and Provincial Police).

Provided, however, that of the above appropriation for Conviction Reports, payment for conviction reports is not to exceed \$.25 per conviction report.

Provided that to the extent that Federal Funds are realized in excess of the amounts of such funds contemplated in the Georgia Peace Officers Standards and Training Activity of this Act, the Office of Planning and Budget is authorized and directed to supplant State Funds appropriated herein. Provided further that such supplantation shall not be implemented if so doing would cause any portion of the anticipated Federal Funds not to be realized. This provision shall not apply to project grants.

It is the intent of this General Assembly that for the purpose of purchasing Police Pursuit Motor Vehicles, the Department of Public Safety is hereinafter authorized to develop and establish specifications for said purchases of Police Pursuit Vehicles when such purchases are made by the State of Georgia, or otherwise placed a part of a State of Georgia Contract. Provided, further, that the development of said specifications shall be submitted to the Purchasing Division of the Department of Administrative Services by November 1 of each year. Provided, further, the Department of Administrative Services is hereby instructed to complete said specifications and place to bid for the letting of contracts by December 1 of such fiscal year.

Section 35. Public School Employees'

Retirement System.

Budget Unit: Public School Employees'

Retirement System	\$ <u>11,374,727</u>
Departmental Operations Budget:	
Payments to Employees'	
Retirement System	\$ 156,627
Employer Contributions.....	\$ <u>11,218,100</u>
Total Funds Budgeted	\$ 11,374,727
State Funds Budgeted.....	\$ 11,374,727

Budget Unit Object Classes:

Payments to Employees'	
Retirement System	\$ 156,627
Employer Contributions.....	\$ 11,218,100

Section 36. Public Service Commission.

Budget Unit: Public Service

Commission	\$ <u>3,230,453</u>
1. Administration Budget:	
Personal Services.....	\$ 692,521
Regular Operating Expenses	\$ 16,824
Travel.....	\$ 13,500
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 1,150
Equipment Purchases.....	\$ 4,875
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 64,275

Telecommunications	\$ 28,000
Per Diem, Fees and Contracts	\$ 1,000
Total Funds Budgeted	\$ 822,145
State Funds Budgeted	\$ 800,590
Total Positions Budgeted	25
2. Transportation Budget:	
Personal Services	\$ 864,500
Regular Operating Expenses	\$ 126,660
Travel	\$ 33,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 8,500
Equipment Purchases	\$ 2,625
Computer Charges	\$ -0-
Real Estate Rentals	\$ 50,721
Telecommunications	\$ 19,500
Per Diem, Fees and Contracts	\$ 9,775
Total Funds Budgeted	\$ 1,115,281
State Funds Budgeted	\$ 1,097,991
Total Positions Budgeted	47
3. Utilities Budget:	
Personal Services	\$ 1,098,211
Regular Operating Expenses	\$ 47,260
Travel	\$ 65,000
Motor Vehicle Equipment Purchases	\$ 6,250
Publications and Printing	\$ 2,111
Equipment Purchases	\$ 2,450
Computer Charges	\$ 5,000
Real Estate Rentals	\$ 42,005
Telecommunications	\$ 32,700
Per Diem, Fees and Contracts	\$ 127,000
Total Funds Budgeted	\$ 1,427,987
State Funds Budgeted	\$ 1,331,872
Total Positions Budgeted	47
Budget Unit Object Classes:	
Personal Services	\$ 2,655,232
Regular Operating Expenses	\$ 190,744
Travel	\$ 111,500
Motor Vehicle Equipment Purchases	\$ 6,250
Publications and Printing	\$ 11,761
Equipment Purchases	\$ 9,950
Computer Charges	\$ 5,000
Real Estate Rentals	\$ 157,001
Telecommunications	\$ 80,200
Per Diem, Fees and Contracts	\$ 137,775
Total Positions Budgeted	119
Authorized Motor Vehicles	26

Section 37. Regents, University System of Georgia.

A. Budget Unit: Resident Instruction and University

System Institutions	\$ 481,528,878
1. Resident Instruction Budget:	
Personal Services:	
Educ., Gen., and Dept. Svcs.	\$ 352,261,227
Sponsored Operations	\$ 55,290,000

Operating Expenses:	
Educ., Gen., and Dept. Svcs.....	\$ 98,085,973
Sponsored Operations.....	\$ 41,710,000
Office of Minority	
Business Enterprise	\$ 150,725
Special Desegregation Programs.....	\$ 250,000
Satellite Medical Facility	
Program	\$ 500,000
Fire Ant Research.....	\$ 150,000
Teachers' Retirement	\$ 41,025,000
Authority Lease Rentals	\$ 20,877,000
Capital Outlay	\$ 16,200,000
Total Funds Budgeted	\$ 626,499,925
Less Agency Funds:	
Departmental Income.....	\$ 13,500,000
Sponsored Income.....	\$ 97,000,000
Other Funds.....	\$ 96,825,000
Auxiliary Income.....	\$ 2,778,000
Indirect Communication Charges	\$ -0-
State Funds Budgeted.....	\$ 416,396,925
Total Positions Budgeted	16,350

Provided, that from appropriated funds in A, the amount of \$20,877,000 in F.Y. 1982 is designated and committed to guarantee payment of lease rental contracts as a first charge on such funds.

Provided, none of the funds herein appropriated for construction shall be available for the purchase of any books whatsoever.

Provided, that the State Board of Regents shall, within the first 30 days of the fiscal year, make an apportionment of funds to the various units of the University System from all funds available in the amounts necessary in the Fiscal Year to pay the annual lease contract commitments for the acquisition of property as provided for in the provision of the State Constitution. The Board of Regents shall immediately report the same to the State Budget authorities for approval, whose approval shall be evidenced in writing.

Provided, that where personnel are paid in whole or in part from funds other than State appropriations, the fund sources from which such salary is paid shall pay the pro rata cost of any employer contribution applicable to such salary to the Teachers' Retirement System.

No funds realized by the State Board of Regents of the University System or any college or university, from the State General fund, from the Federal Government, or from any other source, shall be available for use or expenditure for educational and general or plant purposes until made available by written approval of the Office of Planning and Budget, in accordance with the provisions of the Budget Act, as amended.

Provided, further, that unanticipated revenue from contract and grant overhead shall be available for use by the University System providing the amount so used does not exceed \$2,000,000 more than the original budget estimate, unless prior approval is granted by the Fiscal Affairs Subcommittees of the Senate and House of Representatives.

Provided, that revenue from student fees which exceeds the original budget estimates of student fees by \$2,000,000 shall not be available for operations unless prior approval is granted by the Fiscal Affairs Subcommittees of the House and Senate, except that student fee revenue derived from increased rates authorized by the State Board of Regents shall not be subject to this limitation. Provided, further, that revenue from sales and services shall be classified as restricted funds and shall be available for use by the unit of the University System generating such income.

Provided, that from the above appropriated amount for Capital Outlay, \$3,000,000 is specifically appropriated for renovations and improvements of physical plant facilities.

Provided, further, it is the intent of this General Assembly that the 1 ½ % Personal Services continuation factor incorporated into the Resident Instruction appropriation in this Appropriations Act be utilized to provide 2 ½ % merit-type increases.

2. Marine Resources Extension

Center Budget:

Personal Services:

Educ., Gen., and Dept. Svcs.....\$ 480,000

Sponsored Operations.....\$ -0-

Operating Expenses:

Educ., Gen., and Dept. Svcs.....\$ 272,620

Sponsored Operations.....\$ -0-

Total Funds Budgeted.....\$ 752,620

Less Agency Funds:

Departmental Income.....\$ -0-

Sponsored Income.....\$ -0-

Other Funds.....\$ 111,800

Indirect DOAS Services Funding.....\$ -0-

State Funds Budgeted.....\$ 640,820

Total Positions Budgeted 21

3. Skidaway Institute of

Oceanography Budget:

Personal Services:

Educ., Gen., and Dept. Svcs.....\$ 653,000

Sponsored Operations.....\$ 672,800

Operating Expenses:

Educ., Gen., and Dept. Svcs.....\$ 517,900

Sponsored Operations.....\$ 869,200

Total Funds Budgeted.....\$ 2,712,900

Less Agency Funds:

Departmental Income.....\$ -0-

Sponsored Income.....\$ 1,542,000

Other Funds.....\$ 303,000

Indirect DOAS Services Funding.....\$ -0-

State Funds Budgeted.....\$ 867,900

Total Positions Budgeted 33

4. Marine Institute Budget:

Personal Services:

Educ., Gen., and Dept. Svcs.....\$ 306,500

Sponsored Operations.....\$ 196,000

Operating Expenses:

Educ., Gen., and Dept. Svcs.....\$ 175,800

Sponsored Operations.....\$ 154,000

Total Funds Budgeted.....\$ 832,300

Less Agency Funds:

Departmental Income.....\$ -0-

Sponsored Income.....\$ 350,000

Other Funds.....\$ 10,000

Indirect DOAS Services Funding.....\$ -0-

State Funds Budgeted.....\$ 472,300

Total Positions Budgeted 18

5. Engineering Experiment

Station Budget:

Personal Services:

Educ., Gen., and Dept. Svcs.....\$ 7,647,000

Sponsored Operations.....\$ 19,736,235

Operating Expenses:

Educ., Gen., and Dept. Svcs.....\$ 6,341,000

Sponsored Operations.....\$ 16,165,006

Agricultural Research.....\$ 301,500

Total Funds Budgeted.....\$ 50,190,741

Less Agency Funds:

Departmental Income.....	\$ -0-
Sponsored Income.....	\$ 35,901,241
Other Funds.....	\$ 9,528,000
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 4,761,500
Total Positions Budgeted	273

6. Engineering Extension

Division Budget:

Personal Services:

Educ., Gen., and Dept. Svcs.....	\$ 852,705
Sponsored Operations.....	\$ 35,000

Operating Expenses:

Educ., Gen., and Dept. Svcs.....	\$ 468,730
Sponsored Operations.....	\$ 15,000

Advanced Technology

Development Center	\$ 345,100
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Total Funds Budgeted	\$ 1,716,535
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Less Agency Funds:

Departmental Income.....	\$ -0-
Sponsored Income.....	\$ 50,000
Other Funds.....	\$ 800,000
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 866,535
Total Positions Budgeted	44

7. Agricultural Experiment

Station Budget:

Personal Services:

Educ., Gen., and Dept. Svcs.....	\$ 15,415,300
Sponsored Operations.....	\$ 3,575,000

Operating Expenses:

Educ., Gen., and Dept. Svcs.....	\$ 7,208,300
Sponsored Operations.....	\$ 1,925,000

Capital Outlay	\$ -0-
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Total Funds Budgeted	\$ 28,123,600
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Less Agency Funds:

Departmental Income.....	\$ -0-
Sponsored Income.....	\$ 5,500,000
Other Funds.....	\$ 6,180,600
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 16,443,000
Total Positions Budgeted	805

8. Cooperative Extension

Service Budget:

Personal Services:

Educ., Gen., and Dept. Svcs.....	\$ 17,806,000
Sponsored Operations.....	\$ 4,590,000

Operating Expenses:

Educ., Gen., and Dept. Svcs.....	\$ 2,912,500
Sponsored Operations.....	\$ 2,010,000

Total Funds Budgeted	\$ 27,318,500
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Less Agency Funds:

Departmental Income.....	\$ -0-
Sponsored Income.....	\$ 6,600,000
Other Funds.....	\$ 4,875,500

Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 15,843,000
Total Positions Budgeted	911
9. Eugene Talmadge Memorial	
Hospital Budget:	
Personal Services:	
Educ., Gen., and Dept. Svcs.	\$ 34,677,245
Sponsored Operations.....	\$ 2,377,513
Operating Expenses:	
Educ., Gen., and Dept. Svcs.	\$ 16,891,420
Sponsored Operations.....	\$ 611,238
Capital Outlay - ETMH	
Renovations	\$ -0-
Total Funds Budgeted	\$ 54,557,416
Less Agency Funds:	
Departmental Income.....	\$ 837,201
Sponsored Income.....	\$ 2,988,751
Other Funds.....	\$ 28,799,764
Board of Corrections	\$ 1,647,000
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 20,284,700
Total Positions Budgeted	2,636
10. Veterinary Medicine Experiment	
Station Budget:	
Personal Services:	
Educ., Gen., and Dept. Svcs.	\$ 670,000
Sponsored Operations.....	\$ -0-
Operating Expenses:	
Educ., Gen., and Dept. Svcs.	\$ 353,350
Sponsored Operations.....	\$ -0-
Agricultural Research	\$ 215,938
Disease Research	\$ 70,000
Total Funds Budgeted	\$ 1,309,288
Less Agency Funds:	
Departmental Income.....	\$ -0-
Sponsored Income.....	\$ -0-
Other Funds.....	\$ -0-
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 1,309,288
Total Positions Budgeted	33
11. Veterinary Medicine Teaching	
Hospital Budget:	
Personal Services:	
Educ., Gen., and Dept. Svcs.	\$ 633,332
Sponsored Operations.....	\$ -0-
Operating Expenses:	
Educ., Gen., and Dept. Svcs.	\$ 742,668
Sponsored Operations.....	\$ -0-
Total Funds Budgeted	\$ 1,376,000
Less Agency Funds:	
Departmental Income.....	\$ -0-
Sponsored Income.....	\$ -0-
Other Funds.....	\$ 1,050,000
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 326,000
Total Positions Budgeted	64

12. Family Practice Residency

Program Budget:

Personal Services:

Educ., Gen., and Dept. Svcs.....\$ 98,650

Operating Expenses:

Educ., Gen., and Dept. Svcs.....\$ 88,260

Capitation Contracts for

Family Practice Residency\$ 1,200,000

Residency Capitation Grants\$ 1,275,000

New Program Development Contracts

for Family Practice Residency\$ 225,000

Student Preceptorships\$ 135,000

Total Funds Budgeted\$ 3,021,910

State Funds Budgeted\$ 3,021,910

Total Positions Budgeted 4

Provided, that of the above appropriation, \$135,000 is designated and committed for contracts with medical schools for a student preceptorship program. Provided, further, that each student participating in the program shall receive \$500 and each family physician shall receive \$500.

13. Georgia Radiation Therapy

Center Budget:

Personal Services:

Educ., Gen., and Dept. Svcs.....\$ 476,000

Sponsored Operations.....\$ -0-

Operating Expenses:

Educ., Gen., and Dept. Svcs.....\$ 147,000

Sponsored Operations.....\$ -0-

Total Funds Budgeted\$ 623,000

Less Agency Funds:

Departmental Income\$ -0-

Sponsored Income\$ -0-

Other Funds.....\$ 328,000

Indirect DOAS Services Funding\$ -0-

State Funds Budgeted.....\$ 295,000

Total Positions Budgeted 28

Budget Unit Object Classes:

Personal Services:

Educ., Gen., and Dept. Svcs.....\$ 431,976,959

Sponsored Operations.....\$ 86,472,548

Operating Expenses:

Educ., Gen., and Dept. Svcs.....\$ 134,205,521

Sponsored Operations.....\$ 63,459,444

Office of Minority

Business Enterprise\$ 150,725

Special Desegregation Programs.....\$ 250,000

Satellite Medical Facility

Program\$ 500,000

Fire Ant Research.....\$ 150,000

Agricultural Research.....\$ 517,438

Disease Research.....\$ 70,000

Advanced Technology

Development Center\$ 345,100

Capitation Contracts for

Family Practice Residency\$ 1,200,000

New Program Development	
Contracts for Family	
Practice Residency	\$ 225,000
Residency Capitation Grants	\$ 1,275,000
Student Preceptorships	\$ 135,000
Teachers' Retirement	\$ 41,025,000
Authority Lease Rentals	\$ 20,877,000
Capital Outlay - ETMH	
Renovations	\$ -0-
Capital Outlay	\$ 16,200,000
Total Positions Budgeted	21,220
B. Budget Unit: Regents Central Office	\$ 13,688,780
1. Regents Central Office Budget:	
Personal Services	\$ 1,857,000
Operating Expenses	\$ 718,400
SREB Payments	\$ 3,776,700
Medical Scholarships	\$ 510,000
Regents Opportunity Grants	\$ 500,000
Regents Scholarships	\$ 200,000
Grants to Junior Colleges	\$ 5,936,680
Rental Payments to Georgia	
Military College	\$ 190,000
Total Funds Budgeted	\$ 13,688,780
State Funds Budgeted	\$ 13,688,780
Total Positions Budgeted	99
Budget Unit Object Classes:	
Personal Services	\$ 1,857,000
Operating Expenses	\$ 718,400
SREB Payments	\$ 3,776,700
Medical Scholarships	\$ 510,000
Regents Opportunity Grants	\$ 500,000
Regents Scholarships	\$ 200,000
Grants to Junior Colleges	\$ 5,936,680
Rental Payments to Georgia	
Military College	\$ 190,000
Total Positions Budgeted	99
Authorized Motor Vehicles	0

Provided, that of the above appropriation relative to Grants to Junior Colleges, payments are to be based on a rate of \$772 per EFT student. Furthermore, 50 quarter credit hours shall be used in the calculation of an equivalent full-time student.

It is the intent of the General Assembly that the State shall provide no more than 50 percent of The School of Medicine at Morehouse College's total operating cost. Provided, further, quarterly expenditure reports and certified annual audits shall be provided to the State Auditor and General Assembly on a timely basis.

Section 38. Department of Revenue.

Budget Unit: Department of Revenue	\$ 33,954,879
1. Departmental Administration	
Budget:	
Personal Services	\$ 830,400
County Tax Officials/Retirement	
and FICA	\$ 573,000
Regular Operating Expenses	\$ 40,240
Travel	\$ 15,900
Motor Vehicle Equipment Purchases	\$ 6,830

Publications and Printing.....	\$ 16,000
Equipment Purchases.....	\$ 2,730
Computer Charges.....	\$ 12,000
Real Estate Rentals.....	\$ -0-
Telecommunications.....	\$ 20,800
Per Diem, Fees and Contracts.....	\$ 5,000
Postage.....	\$ <u>100</u>
Total Funds Budgeted.....	\$ 1,523,000
Indirect Georgia Building	
Authority Rents.....	\$ -0-
State Funds Budgeted.....	\$ 1,506,392
Total Positions Budgeted.....	31
2. Motor Vehicle Administration	
Budget:	
Personal Services.....	\$ 3,877,396
Regular Operating Expenses.....	\$ 199,810
Travel.....	\$ 5,600
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 200,000
Equipment Purchases.....	\$ 36,543
Computer Charges.....	\$ 2,367,665
Real Estate Rentals.....	\$ -0-
Telecommunications.....	\$ 71,000
Per Diem, Fees and Contracts.....	\$ -0-
Motor Vehicle Tag Purchases.....	\$ 2,000,000
Motor Vehicle Decal Purchases.....	\$ 357,500
Postage.....	\$ <u>-0-</u>
Total Funds Budgeted.....	\$ 9,115,514
Indirect DOAS Services Funding.....	\$ -0-
State Funds Budgeted.....	\$ 9,037,967
Total Positions Budgeted.....	259

Provided, that of the above appropriated amount relating to motor vehicle tag purchases, \$2,000,000 is designated and committed for use in contracting with the Department of Offender Rehabilitation for the production of at least 2,100,000 motor vehicle tags, and for this purpose only.

Any such contract may provide for partial, advance payment from the Department of Revenue to Georgia Correctional Industries during tag production, but in no case shall the total amount paid for such tags exceed the amount herein appropriated, provided the advances made are for services to be rendered within the same fiscal year.

3. Property Tax Budget:	
Personal Services.....	\$ 1,075,898
Regular Operating Expenses.....	\$ 57,958
Travel.....	\$ 70,000
Motor Vehicle Equipment Purchases.....	\$ 21,800
Publications and Printing.....	\$ 88,000
Equipment Purchases.....	\$ 1,800
Computer Charges.....	\$ 330,249
Real Estate Rentals.....	\$ -0-
Telecommunications.....	\$ 18,800
Per Diem, Fees and Contracts.....	\$ 106,500
Loans to Counties/Property	
Reevaluation.....	\$ -0-
Grants to Counties/Appraisal	
Staff.....	\$ 1,430,000

Intangible Tax Equalization Fund	\$ -0-
Postage.....	\$ 11,000
Total Funds Budgeted	\$ 3,212,005
Repayment of Loans to	
Counties/Property Revaluation.....	\$ -0-
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 3,190,488
Total Positions Budgeted	62

Provided, that of the above appropriation, no funds are designated and committed for the cost of the Intangible Tax Equalization Fund provided for in an Act approved April 17, 1973 (Ga. Laws 1973, p. 924), to be administered by the State Revenue Commissioner as provided therein.

4. Sales Taxation Budget:

Personal Services.....	\$ 1,309,715
Regular Operating Expenses	\$ 17,030
Travel.....	\$ 3,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 68,000
Equipment Purchases.....	\$ 4,250
Computer Charges	\$ 556,150
Real Estate Rentals	\$ -0-
Telecommunications	\$ 23,980
Per Diem, Fees and Contracts	\$ -0-
Postage.....	\$ 75,000
Total Funds Budgeted	\$ 2,057,125
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 2,030,931
Total Positions Budgeted	85

5. Motor Fuel Taxation Budget:

Personal Services.....	\$ 598,000
Regular Operating Expenses	\$ 5,580
Travel.....	\$ 2,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 52,000
Equipment Purchases.....	\$ 1,850
Computer Charges	\$ 240,591
Real Estate Rentals	\$ -0-
Telecommunications	\$ 12,300
Per Diem, Fees and Contracts	\$ -0-
Postage.....	\$ -0-
Total Funds Budgeted	\$ 912,321
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 900,361
Total Positions Budgeted	37

6. Income Taxation Budget:

Personal Services.....	\$ 2,136,816
Regular Operating Expenses	\$ 40,890
Travel.....	\$ 3,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 325,000
Equipment Purchases.....	\$ 10,250
Computer Charges	\$ 2,190,843
Real Estate Rentals	\$ -0-
Telecommunications	\$ 37,050
Per Diem, Fees and Contracts	\$ -0-

Postage.....	\$ 210,000
Total Funds Budgeted	\$ 4,953,849
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 4,911,433
Total Positions Budgeted	126
7. Central Audit Budget:	
Personal Services.....	\$ 2,144,500
Regular Operating Expenses	\$ 11,376
Travel.....	\$ 400,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 2,500
Equipment Purchases.....	\$ 2,500
Computer Charges	\$ 3,500
Real Estate Rentals	\$ 9,750
Telecommunications	\$ 14,500
Per Diem, Fees and Contracts	\$ -0-
Postage.....	\$ 50
Total Funds Budgeted	\$ 2,588,676
State Funds Budgeted.....	\$ 2,546,886
Total Positions Budgeted	82
8. Field Audit Services Budget:	
Personal Services.....	\$ 5,442,666
Regular Operating Expenses	\$ 197,950
Travel.....	\$ 260,000
Motor Vehicle Equipment Purchases	\$ 36,800
Publications and Printing.....	\$ 65,000
Equipment Purchases.....	\$ 14,300
Computer Charges	\$ 79,734
Real Estate Rentals	\$ 141,900
Telecommunications	\$ 149,700
Per Diem, Fees and Contracts	\$ -0-
Postage.....	\$ 41,000
Total Funds Budgeted	\$ 6,429,050
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 6,320,197
Total Positions Budgeted	295
9. Internal Administration Budget:	
Personal Services.....	\$ 1,123,200
Regular Operating Expenses	\$ 142,780
Travel.....	\$ 1,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 300,000
Equipment Purchases.....	\$ 16,600
Computer Charges	\$ 65,642
Real Estate Rentals	\$ 812,486
Telecommunications	\$ 13,780
Per Diem, Fees and Contracts	\$ -0-
Postage.....	\$ 1,057,200
Total Funds Budgeted	\$ 3,532,688
Indirect Georgia Building	
Authority Rents.....	\$ -0-
State Funds Budgeted.....	\$ 3,510,224
Total Positions Budgeted	70
Budget Unit Object Classes:	
Personal Services.....	\$ 18,538,591

County Tax Officials/Retirement and FICA	\$ 573,000
Regular Operating Expenses	\$ 713,614
Travel	\$ 760,500
Motor Vehicle Equipment Purchases	\$ 65,430
Publications and Printing	\$ 1,116,500
Equipment Purchases	\$ 90,823
Computer Charges	\$ 5,846,374
Real Estate Rentals	\$ 964,136
Telecommunications	\$ 361,910
Per Diem, Fees and Contracts	\$ 111,500
Loans to Counties/Property Reevaluation	\$ -0-
Grants to Counties/Appraisal Staff	\$ 1,430,000
Motor Vehicle Tag Purchases	\$ 2,000,000
Motor Vehicle Decal Purchases	\$ 357,500
Intangible Tax Equalization Fund	\$ -0-
Postage	\$ 1,394,350
Total Positions Budgeted	1,047
Authorized Motor Vehicles	111

Section 39. Secretary of State.

A. Budget Unit: Secretary of State	\$ 11,499,895
1. Occupational Certification Budget:	
Personal Services	\$ 2,302,496
Regular Operating Expenses	\$ 833,333
Travel	\$ 126,995
Motor Vehicle Equipment Purchases	\$ 36,000
Publications and Printing	\$ 123,696
Equipment Purchases	\$ 23,283
Computer Charges	\$ 277,458
Real Estate Rentals	\$ 210,994
Telecommunications	\$ 60,339
Per Diem, Fees and Contracts	\$ 345,785
Total Funds Budgeted	\$ 4,340,379
State Funds Budgeted	\$ 4,294,939
Total Positions Budgeted	134

Occupational Certification Functional Budgets

	Cost of Operations
Accounting	\$ 234,139
Architect	\$ 95,313
Athletic Trainers	\$ 1,389
Auctioneers	\$ 30,522
Barbers	\$ 214,517
Chiropractic	\$ 38,236
Construction Industry	\$ 159,530
Cosmetology	\$ 652,377

Dentistry	\$ 200,895
Engineers	\$ 304,002
Forestry	\$ 14,643
Funeral Service	\$ 133,431
Geology	\$ 11,187
Hearing Aid	\$ 22,196
Landscape Architect	\$ 11,766
Librarians	\$ 7,766
Marriage and Family Counselors	\$ -0-
Medical Examiners	\$ 690,027
Nursing Home Administrators	\$ 39,515
Board of Nursing	\$ 701,217
Dispensing Opticians	\$ 20,076
Optometry	\$ 21,251
Occupational Therapy	\$ 5,432
Pest Control	\$ 72,474
Pharmacy	\$ 207,478
Physical Therapy	\$ 28,941
Podiatry	\$ 8,620
Polygraph Examiners	\$ 12,786
Practical Nursing	\$ 326,496
Private Detective	\$ -0-
Psychologists	\$ 61,570
Recreation	\$ 7,881
Sanitarian	\$ 10,026
Speech Pathology	\$ 16,981
Used Car Dealers	\$ 235,219
Used Car Parts	\$ -0-
Veterinary	\$ 63,847
Wastewater	\$ 36,606
Well Water	\$ 8,851
Administration	\$ -0-
Investigative	\$ <u>-0-</u>
Total	\$ 4,707,203

2. Securities Regulation Budget:

Personal Services.....	\$ 391,819
Regular Operating Expenses	\$ 29,550
Travel.....	\$ 8,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 3,500
Equipment Purchases.....	\$ 1,120
Computer Charges	\$ 17,366
Real Estate Rentals	\$ 17,290
Telecommunications	\$ 7,300
Per Diem, Fees and Contracts	\$ 2,000
Total Funds Budgeted	\$ 477,945
State Funds Budgeted.....	\$ 470,109
Total Positions Budgeted	18

3. Corporations Regulation Budget:

Personal Services.....	\$ 449,868
Regular Operating Expenses	\$ 20,894
Travel.....	\$ 2,800
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 19,320
Equipment Purchases.....	\$ 1,800
Computer Charges	\$ 118,508
Real Estate Rentals	\$ 81,480
Telecommunications	\$ 16,200
Per Diem, Fees and Contracts	\$ -0-
Postage.....	\$ 30,000
Total Funds Budgeted	\$ 740,870
State Funds Budgeted.....	\$ 731,873
Total Positions Budgeted	31

4. Drugs and Narcotics Budget:

Personal Services.....	\$ 383,771
Regular Operating Expenses	\$ 32,750
Travel.....	\$ 25,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 300
Equipment Purchases.....	\$ 2,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 5,782
Telecommunications	\$ 6,000
Per Diem, Fees and Contracts	\$ 2,500
Total Funds Budgeted	\$ 458,103
State Funds Budgeted.....	\$ 450,428
Total Positions Budgeted	15

5. Archives and Records Budget:

Personal Services.....	\$ 1,632,419
Regular Operating Expenses	\$ 184,750
Travel.....	\$ 35,000
Motor Vehicle Equipment Purchases	\$ 8,000
Publications and Printing.....	\$ 18,000
Equipment Purchases.....	\$ 46,750
Computer Charges	\$ 15,000
Real Estate Rentals	\$ 28,665
Telecommunications	\$ 41,700
Per Diem, Fees and Contracts	\$ 2,000
Authority Lease Rentals	\$ 1,276,000

Total Funds Budgeted	\$ 3,288,284
State Funds Budgeted.....	\$ 3,219,436
Total Positions Budgeted	87
6. General Services Budget:	
Personal Services.....	\$ 551,084
Regular Operating Expenses	\$ 47,750
Travel.....	\$ 2,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 110,303
Equipment Purchases.....	\$ 2,233
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 6,085
Telecommunications.....	\$ 12,900
Per Diem, Fees and Contracts.....	\$ 1,860
Total Funds Budgeted	\$ 734,215
State Funds Budgeted.....	\$ 723,193
Total Positions Budgeted	31
7. Internal Administration Budget:	
Personal Services.....	\$ 685,063
Regular Operating Expenses	\$ 48,359
Travel.....	\$ 4,200
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 100,000
Equipment Purchases.....	\$ 500
Computer Charges	\$ 6,000
Real Estate Rentals	\$ 30,313
Telecommunications.....	\$ 15,670
Per Diem, Fees and Contracts.....	\$ 1,000
Postage.....	\$ 29,000
Total Funds Budgeted	\$ 920,105
State Funds Budgeted.....	\$ 906,404
Total Positions Budgeted	35
8. State Campaign and Financial	
Disclosure Commission Budget:	
Personal Services.....	\$ 68,147
Regular Operating Expenses	\$ 9,955
Travel.....	\$ 3,200
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 9,000
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 8,496
Telecommunications.....	\$ 2,000
Per Diem, Fees and Contracts.....	\$ 7,000
Total Funds Budgeted	\$ 107,798
State Funds Budgeted.....	\$ 106,435
Total Positions Budgeted	3
9. Elections and Campaign	
Disclosure Budget:	
Personal Services.....	\$ 166,750
Regular Operating Expenses	\$ 20,955
Travel.....	\$ 2,208
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 6,000
Equipment Purchases.....	\$ -0-

Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 3,500
Per Diem, Fees and Contracts	\$ 1,000
Election Expenses	\$ 400,000
Total Funds Budgeted	\$ 600,413
State Funds Budgeted.....	\$ 597,078
Total Positions Budgeted	8

Budget Unit Object Classes:

Personal Services.....	\$ 6,631,417
Regular Operating Expenses	\$ 1,228,296
Travel.....	\$ 209,403
Motor Vehicle Equipment Purchases	\$ 44,000
Publications and Printing.....	\$ 390,119
Equipment Purchases.....	\$ 77,686
Computer Charges	\$ 434,332
Real Estate Rentals	\$ 389,105
Telecommunications	\$ 165,609
Per Diem, Fees and Contracts	\$ 363,145
Election Expenses	\$ 400,000
Postage.....	\$ 59,000
Authority Lease Rentals	\$ 1,276,000
Total Positions Budgeted	362
Authorized Motor Vehicles	69

B. Budget Unit: Real Estate Commission\$ 886,053

Real Estate Commission Budget:

Personal Services.....	\$ 440,840
Regular Operating Expenses	\$ 237,413
Travel.....	\$ 12,000
Motor Vehicle Equipment Purchases	\$ 14,000
Publications and Printing.....	\$ 29,000
Equipment Purchases.....	\$ 18,776
Computer Charges	\$ 25,400
Real Estate Rentals	\$ 33,600
Telecommunications	\$ 13,041
Per Diem, Fees and Contracts	\$ 70,800
Total Funds Budgeted	\$ 894,870
State Funds Budgeted.....	\$ 886,053
Total Positions Budgeted	27

Real Estate Commission Functional Budget

	State Funds	Cost of Operations	Pos.
Real Estate Commission	\$ 886,053	\$ 930,356	27

Budget Unit Object Classes:

Personal Services.....	\$ 440,840
Regular Operating Expenses	\$ 237,413
Travel.....	\$ 12,000
Motor Vehicle Equipment Purchases	\$ 14,000
Publications and Printing.....	\$ 29,000
Equipment Purchases.....	\$ 18,776
Computer Charges	\$ 25,400
Real Estate Rentals	\$ 33,600
Telecommunications	\$ 13,041

Per Diem, Fees and Contracts	\$ 70,800
Total Positions Budgeted	27
Authorized Motor Vehicles	11

Section 40. Georgia Student Finance Commission.

Budget Unit: Georgia Student

Finance Commission\$ 15,665,233

1. Internal Administration

Activity Budget:

Personal Services.....	\$ 1,389,835
Regular Operating Expenses	\$ 163,592
Travel.....	\$ 31,500
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 50,000
Equipment Purchases.....	\$ 14,100
Computer Charges	\$ 113,000
Real Estate Rentals	\$ 129,400
Telecommunications	\$ 50,200
Per Diem, Fees and Contracts	\$ 95,000
Total Funds Budgeted	\$ <u>2,036,627</u>
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	77

2. Higher Education Assistance

Corporation Budget:

Payment of Interest and Fees.....	\$ 651,250
Total Funds Budgeted	\$ 651,250
State Funds Budgeted.....	\$ 606,250
Total Positions Budgeted	0

3. Georgia Student Finance

Authority Budget:

Guaranteed Educational Loans	\$ 2,745,250
Tuition Equalization Grants	\$ 10,417,765
Student Incentive Grants	\$ 3,568,800
North Georgia College	
ROTC Grants.....	\$ 143,330
Law Enforcement Personnel	
Dependents' Grants	\$ 32,000
Georgia Military Scholarship	
Grants	\$ 23,510
Total Funds Budgeted	\$ 16,930,655
State Funds Budgeted.....	\$ 15,058,983
Total Positions Budgeted	0

Budget Unit Object Classes:

Personal Services.....	\$ 1,389,835
Regular Operating Expenses	\$ 163,592
Travel.....	\$ 31,500
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 50,000
Equipment Purchases.....	\$ 14,100
Computer Charges	\$ 113,000
Real Estate Rentals	\$ 129,400
Telecommunications	\$ 50,200
Per Diem, Fees and Contracts	\$ 95,000
Payment of Interest and Fees.....	\$ 651,250
Guaranteed Educational Loans	\$ 2,745,250

Tuition Equalization Grants	\$ 10,417,765
Student Incentive Grants	\$ 3,568,800
Law Enforcement Personnel	
Dependents' Grants	\$ 32,000
North Georgia College	
ROTC Grants.....	\$ 143,330
Georgia Military Scholarship	
Grants	\$ 23,510
Total Positions Budgeted	77
Authorized Motor Vehicles	1

Provided, that of the above appropriated amount relative to Educational Loans an amount not to exceed \$12,000 may be used to provide stipends for training recruitment, teacher and counselor personnel in health career fields and other fields for which funds are provided herein for the making of cancellable loans to students.

Provided, that the above appropriated amount relative to Educational Loans shall otherwise be used to provide loans to students as provided for in Article 3 of Code Chapter 32-37, as amended. Provided further, however, that of said appropriated amount, the amounts designated below shall to the greatest extent possible be used to provide cancellable loans to students as designated below pursuant to provisions of Code Section 32-3750, as amended, to wit: (a) an amount not less than \$1,435,000 is designated and committed for the purpose of providing cancellable loans to students in paramedical and other professional and educational fields of study; (b) an amount not to exceed \$100,000 is designated and committed for the purpose of providing cancellable loans to students who are eligible members of the Georgia National Guard; (c) an amount not to exceed \$360,000 is designated and committed for the purpose of providing cancellable loans to classroom teachers seeking special education training; and (d) an amount not to exceed \$40,000 is designated and committed for the purpose of providing cancellable loans to students who are to become agricultural teachers.

Provided, that the above appropriated amount relative to Student Incentive Grants provides for payment of need-based grants to undergraduate students as provided for in Article 4 of Code Chapter 32-37.

Provided, that the above appropriated amount relative to Tuition Equalization Grants provides for payment of grants of \$650 per academic year, and for payment of grants for the 1981 summer school quarter or semester, to undergraduate students attending private colleges in Georgia as provided for in Article 5 of Code Chapter 32-37.

Provided, that the above appropriated amount relative to North Georgia College ROTC Grants provides for payment of grants to eligible students as provided for in Article 6 of Code Chapter 32-37.

Provided, that the above appropriated amount relative to Law Enforcement Personnel Dependents' Grants provides for payment of grants to eligible students as provided for in Article 7 of Code Chapter 32-37.

Provided, that the above appropriated amount relative to North Georgia College Military Scholarships provides for payment of scholarships to select recipients as provided for in Article 9 of Code Chapter 32-37.

Provided, that the above appropriated amount relative to Payment of Interest and Fees is designated and committed for the purpose of enabling the Georgia Higher Education Assistance Corporation to make state interest subsidy payments to lenders as provided for in Code Section 32-3314, and loan discount fee payments to lenders as provided for in Code Section 32-3315.

Provided, that from any of the above appropriated amounts any available funds may be utilized by the Georgia Higher Education Assistance Corporation for the purpose of making timely payments of interest and special allowances to lenders as provided for in Code Section 32-3313 and Code Section 32-3710.

Section 41. Soil and Water Conservation

Committee.

Budget Unit: Soil and Water

Conservation Committee\$ 747,399

1. Soil and Water Conservation

Central Office Budget:

Personal Services.....	\$ 340,400
Regular Operating Expenses	\$ 37,500
Travel.....	\$ 36,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 18,900
Equipment Purchases.....	\$ 4,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 14,100
Telecommunications	\$ 9,200
Per Diem, Fees and Contracts	\$ 141,200
Total Funds Budgeted	\$ 601,300
State Funds Budgeted.....	\$ 594,492
Total Positions Budgeted	12

2. Soil and Water Conservation

Dam Safety Budget:

Personal Services.....	\$ 112,150
Regular Operating Expenses	\$ 12,550
Travel.....	\$ 8,800
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 2,000
Equipment Purchases.....	\$ 500
Computer Charges	\$ 2,000
Real Estate Rentals	\$ 4,350
Telecommunications	\$ 2,800
Per Diem, Fees and Contracts	\$ 10,000
Total Funds Budgeted	\$ 155,150
State Funds Budgeted.....	\$ 152,907
Total Positions Budgeted	5

Budget Unit Object Classes:

Personal Services.....	\$ 452,550
Regular Operating Expenses	\$ 50,050
Travel.....	\$ 44,800
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 20,900
Equipment Purchases.....	\$ 4,500
Computer Charges	\$ 2,000
Real Estate Rentals	\$ 18,450
Telecommunications	\$ 12,000
Per Diem, Fees and Contracts	\$ 151,200
Total Positions Budgeted	17
Authorized Motor Vehicles	3

Section 42. Teachers' Retirement System.

Budget Unit: Teachers' Retirement

System.....	\$ 5,695,250
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Departmental Operations Budget:

Personal Services.....	\$ 1,185,056
Regular Operating Expenses	\$ 69,500
Travel.....	\$ 12,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 26,000
Equipment Purchases.....	\$ 5,000
Computer Charges	\$ 368,428
Real Estate Rentals	\$ 72,196

Telecommunications	\$ 38,000
Per Diem, Fees and Contracts	\$ 115,000
Postage.....	\$ 60,000
Floor Fund for Local	
Retirement Systems.....	\$ 1,497,000
Employer Contributions.....	\$ 4,198,250
Total Funds Budgeted	\$ 7,646,430
State Funds Budgeted.....	\$ 5,695,250
Total Positions Budgeted	60

Budget Unit Object Classes:

Personal Services.....	\$ 1,185,056
Regular Operating Expenses	\$ 69,500
Travel.....	\$ 12,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 26,000
Equipment Purchases.....	\$ 5,000
Computer Charges	\$ 368,428
Real Estate Rentals	\$ 72,196
Telecommunications	\$ 38,000
Per Diem, Fees and Contracts	\$ 115,000
Postage.....	\$ 60,000
Floor Fund for Local	
Retirement Systems.....	\$ 1,497,000
Employer Contributions.....	\$ 4,198,250
Total Positions Budgeted	60
Authorized Motor Vehicles	1

It is the intent of the General Assembly that from funds available the Teachers' Retirement System is authorized to implement H. B. 15 of the 1975 Regular Session of the Georgia General Assembly.

Section 43. Department of Transportation.

Budget Unit: Department of

Transportation	\$ 390,393,298
1. Planning and Construction	
Budget:	
Personal Services.....	\$ 69,088,367
Regular Operating Expenses	\$ 4,023,131
Travel.....	\$ 1,373,885
Motor Vehicle Equipment	
Purchases	\$ -0-
Publications and Printing.....	\$ 249,800
Equipment Purchases.....	\$ 50,545
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 31,125
Telecommunications	\$ 823,020
Per Diem, Fees and Contracts	\$ 8,767,791
Capital Outlay	\$ 341,720,237
Total Funds Budgeted	\$ 426,127,901
State Funds Budgeted.....	\$ 167,642,901
Total Positions Budgeted	3,186
2. Maintenance and Betterments	
Budget:	
Personal Services.....	\$ 53,022,336
Regular Operating Expenses	\$ 33,108,086
Travel.....	\$ 310,800

Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 10,250
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ -0-
Telecommunications.....	\$ 109,650
Per Diem, Fees and Contracts.....	\$ 990,175
Capital Outlay.....	\$ 69,950,000
Total Funds Budgeted.....	\$ 157,501,297
State Funds Budgeted.....	\$ 155,401,297
Total Positions Budgeted.....	3,725
3. Authorities Budget:	
Authority Lease Rentals.....	\$ 24,805,619
State of Georgia General	
Obligation Debt Sinking Fund.....	\$ 3,724,517
Total Funds Budgeted.....	\$ 28,530,136
State Funds Budgeted.....	\$ 28,530,136
4. Facilities and Equipment Budget:	
Motor Vehicle Equipment Purchases.....	\$ 1,000,000
Equipment Purchases.....	\$ 2,200,000
Capital Outlay.....	\$ 300,000
Total Funds Budgeted.....	\$ 3,500,000
State Funds Budgeted.....	\$ 3,400,000
5. Assistance to Counties Budget:	
Grants to Counties.....	\$ 9,317,013
Total Funds Budgeted.....	\$ 9,317,013
State Funds Budgeted.....	\$ 9,317,013
6. Administration Budget:	
Personal Services.....	\$ 7,593,372
Regular Operating Expenses.....	\$ 2,133,014
Travel.....	\$ 118,363
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 168,850
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ 1,217,500
Real Estate Rentals.....	\$ 909,512
Telecommunications.....	\$ 201,070
Per Diem, Fees and Contracts.....	\$ 170,000
Total Funds Budgeted.....	\$ 12,511,681
State Funds Budgeted.....	\$ 12,511,681
Total Positions Budgeted.....	321

Appropriation of State funds in the foregoing Department of Transportation budgets shall be in conformity with and pursuant to Article III, Section X, Paragraph VII, subsection (b) of the State Constitution, and shall be in an amount at least equal to all money derived from motor fuel taxes received by the Fiscal Division of the Department of Administrative Services in the immediately preceding year, less the amount of refunds, rebate and collection costs authorized by law. The fiscal officers of the State are hereby directed, as of July 1 of each fiscal year, to determine the net collection of motor fuel tax received by the Fiscal Division of the Department of Administrative Services in the immediately preceding fiscal year and enter the full amount so determined on the records of the State as being the appropriation payable in lieu of the amount appropriated herein.

Provided, however, that objects for Activities financed by Motor Fuel Tax including Planning and Construction, Maintenance and Betterments, Authority Lease Rentals, General Obligation Debt Sinking Fund Payments, Administration, and Grants to Counties, may be adjusted for any additional appropriations and/or balances appropriated and brought forward from previous years as requested by the Department of Transportation and approved by the Office of Planning and Budget.

For general administrative cost of operating the Department of Transportation, including equipment and compensation claims.

For State matching participation in costs of construction, reconstruction, improvement in highways, and highway planning, in cooperation with the Federal Government, including all cost items incident thereto. For the cost of road and bridge construction and surveys, maintenance and improving the State Highway System of roads and bridges, and the costs incident thereto provided all expenditures for county contracts shall be in accordance with and on the basis of average prices authorized by law. Provided, however, that funds shall be allocated to matching all Federal aid funds prior to the allocation of any funds for other works, and the Department of Transportation may add, delete and substitute Federal aid projects to secure the full benefit of the Federal aid program. Provided, further, that in order to meet the requirements of the Interstate System with regard to completion by a date fixed by existing Federal Statute of Federal-State 90-10 projects, the Office of Planning and Budget is hereby authorized and directed to give advanced budgetary authorization for the letting and execution of highway contracts essential to and included in such Interstate Program not to exceed the amount of State Motor Fuel Tax Revenues actually paid into the Fiscal Division of the Department of Administrative Services and constitutionally appropriated to the Department of Transportation.

For lease rental obligations of the Department of Transportation to the Georgia Highway Authority and the Georgia Building Authority in accordance with lease rental contracts now in existence and for appropriations to the "State of Georgia General Obligation Debt Sinking Fund" for the specific purpose of paying annual debt service requirements on new General Obligation debt to finance the construction or reconstruction of public roads and bridges approved by the Department of Transportation.

For grants to counties for aid in county road construction and maintenance to be distributed and disbursed to various counties of the State by the Fiscal Division of the Department of Administrative Services in the same proportional basis to each county as the proportion of each county's total public road mileage is to the total public road mileage in the State, as such mileage information is furnished by the Department of Transportation.

Provided, further, that a member of the governing authority of the county, designated by such authority, shall submit to the State Auditor a copy of its regular annual audit not later than six months after the end of the fiscal year for which such audit is made. The State Auditor shall compare the amount of funds distributed to each county in such year under the provisions of Section 92-1404, subsection (F) of the Motor Fuel Tax Law against the amount of funds expended by each county in such year for the purposes authorized by said Section.

Provided further, it is the intent of this General Assembly that the Department of Transportation is authorized to apply for Federal funding for Augusta Railroad relocation.

Appropriations for the foregoing activities include an appropriation that shall be utilized for the specific purpose and amounts as shown below:

Planning and Construction	
Geodetic Control	\$ 303,028
Capital Outlay - Paving State and Local Schools and State Institutions	\$ 750,000
Paving State Parks and Historic Sites	\$ 500,000
Capital Outlay - Paving Farmers Markets	\$ 250,000

This appropriation shall be accounted for separately from all other appropriations to the Department of Transportation, and shall be in addition to appropriations of an amount equivalent to motor fuel tax revenue required under Article III, Section X, Paragraph VII, subsection (b) of the State Constitution.

7. Assistance to Municipalities

Budget:

Grants to Municipalities	\$ 9,317,000
Total Funds Budgeted	\$ 9,317,000
State Funds Budgeted	\$ 9,317,000

For grants to municipalities for Capital Outlay in accordance with an Act approved March 31, 1965 (Ga. Laws 1965, p. 458), as amended.

Provided, further, that a member of the governing authority of the municipality, designated by such authority, shall execute an affidavit annually that funds received under this Section have been expended in accordance with the law and the Constitution, and file the same with the Fiscal Division of the Department of Administrative Services. At the request of the Governor or the Office of Planning and Budget or the Director of the Department of Transportation, the State Auditor shall cause an audit to be made of any municipality to determine the use of such funds. The expense of such audit shall be deducted from funds granted to such municipality in any future year.

Provided, further, that the above sums shall be distributed and disbursed to the various municipalities on a quarterly basis, such payments to be made on the last day of each quarter.

8. Air Transportation Budget:

Personal Services	\$ 461,489
Regular Operating Expenses	\$ 399,269
Travel	\$ 12,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 200
Equipment Purchases	\$ 11,000
Computer Charges	\$ -0-
Real Estate Rentals	\$ 1
Telecommunications	\$ 4,200
Per Diem, Fees and Contracts	\$ 2,500
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 890,659
State Funds Budgeted	\$ 531,429
Total Positions Budgeted	17

9. Inter-Modal Transfer Facilities

Budget:

Personal Services	\$ 570,925
Regular Operating Expenses	\$ 49,620
Travel	\$ 25,895
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 24,000
Equipment Purchases	\$ 800
Computer Charges	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 17,300
Per Diem, Fees and Contracts	\$ 337,000
Capital Outlay - Airport	
Development	\$ 700,000
Capital Outlay - Airport	
Operational Improvements	\$ 1,000,000
Capital Outlay - Airport	
Approach Aid	\$ 300,000

Mass Transit Grants.....	\$ 548,220
Total Funds Budgeted	\$ 3,573,760
State Funds Budgeted.....	\$ 3,287,341
Total Positions Budgeted	24

10. Harbor Maintenance Budget:

Harbor Maintenance Payments.....	\$ 454,500
Total Funds Budgeted	\$ 454,500
State Funds Budgeted.....	\$ 454,500

Budget Unit Object Classes:

Personal Services.....	\$ 130,736,489
Regular Operating Expenses	\$ 39,713,120
Travel.....	\$ 1,840,943
Motor Vehicle Equipment	
Purchases.....	\$ 1,000,000
Publications and Printing.....	\$ 453,100
Equipment Purchases.....	\$ 2,262,345
Computer Charges	\$ 1,217,500
Real Estate Rentals	\$ 940,638
Telecommunications	\$ 1,155,240
Per Diem, Fees and Contracts	\$ 10,267,466
Capital Outlay	\$ 411,970,237
Mass Transit Grants.....	\$ 548,220
Grants to Municipalities.....	\$ 9,317,000
Harbor Maintenance Payments.....	\$ 454,500
Grants to Counties.....	\$ 9,317,013
Authority Lease Rentals	\$ 24,805,619
Capital Outlay - Airport	
Development.....	\$ 700,000
State of Georgia General	
Obligation Debt Sinking	
Fund.....	\$ 3,724,517
Capital Outlay - Airport	
Operational Improvements	\$ 1,000,000
Capital Outlay - Airport	
Approach Aid.....	\$ 300,000
Total Positions Budgeted	7,273
Authorized Motor Vehicles	4,800

For the general administrative expenses of airport development, mass transit planning and development, the promotion of aviation safety, the provision of air transportation services, and for contractual expense for harbor maintenance.

Provided, that the Department of Transportation is authorized to retain such portion of its Air Transportation service income as is required to maintain and upgrade the quality of its equipment.

Provided, that the Department of Transportation is authorized to utilize State Airport Development Funds to finance a maximum of 10% of an individual airport project when matching both FAA and Local Funds, and 50% of an individual airport project when matching Local Funds only with no Federal Fund participation. Provided, further, that the Department of Transportation is authorized to utilize State Airport Development Funds at 100% of the total cost of an individual airport project for airports owned by the State of Georgia.

Provided, that \$454,500 of the above allocation for harbor maintenance payments is designated and committed for payment for harbor maintenance and improvements at Savannah.

Provided, further, that the Department of Transportation is authorized and directed to transfer to Personal Services from other object classes such funds as are required to fund

the increased Personal Services costs contemplated in this Act, subject only to approval by the Office of Planning and Budget.

It is the intent of this General Assembly that the Department of Transportation is authorized to purchase spoilage area for Harbor Maintenance.

Section 44. Department of Veterans Service.

Budget Unit: Department of Veterans

Service	\$ 9,786,748
1. Veterans Assistance Budget:	
Personal Services	\$ 2,740,000
Regular Operating Expenses	\$ 89,835
Travel	\$ 79,800
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 19,000
Equipment Purchases	\$ 7,000
Computer Charges	\$ 100
Real Estate Rentals	\$ 132,500
Telecommunications	\$ 51,575
Per Diem, Fees and Contracts	\$ 6,000
Postage	\$ 25,300
Total Funds Budgeted	\$ 3,151,110
State Funds Budgeted	\$ 2,849,836
Total Positions Budgeted	157
Authorized Motor Vehicles	1
2. Veterans Home and Nursing Facility	
Milledgeville Budget:	
Capital Outlay	\$ -0-
Equipment Purchases	\$ 52,000
Regular Operating Expenses	
for Projects	\$ 63,700
Operating Expenses/Payments to	
Central State Hospital	\$ 6,397,800
Total Funds Budgeted	\$ 6,513,500
State Funds Budgeted	\$ 4,982,278
3. Veterans Nursing Home	
Augusta Budget:	
Capital Outlay	\$ -0-
Equipment Purchases	\$ 5,250
Regular Operating Expenses	
for Projects	\$ -0-
Operating Expense/Payments to	
Medical College of Georgia	\$ 2,774,442
Total Funds Budgeted	\$ 2,779,692
State Funds Budgeted	\$ 1,954,634

Budget Unit Object Classes:

Personal Services	\$ 2,740,000
Regular Operating Expenses	\$ 89,835
Travel	\$ 79,800
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 19,000
Equipment Purchases	\$ 64,250
Computer Charges	\$ 100
Real Estate Rentals	\$ 132,500
Telecommunications	\$ 51,575
Per Diem, Fees and Contracts	\$ 6,000

Capital Outlay	\$ -0-
Postage.....	\$ 25,300
Operating Expense/Payments to Central State Hospital	\$ 6,397,800
Operating Expense/Payments to Medical College of Georgia.....	\$ 2,774,442
Regular Operating Expenses for Projects.....	\$ 63,700
Total Positions Budgeted	157
Authorized Motor Vehicles	1

Section 45. Workers' Compensation Board.

Budget Unit: Workers' Compensation
Board.....\$ 3,551,880

1. Workers' Compensation**Administration Budget:**

Personal Services.....	\$ 2,677,093
Regular Operating Expenses	\$ 88,640
Travel.....	\$ 51,300
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 41,000
Equipment Purchases.....	\$ 4,200
Computer Charges	\$ 62,520
Real Estate Rentals	\$ 211,448
Telecommunications	\$ 64,000
Per Diem, Fees and Contracts	\$ 66,500
Postage.....	\$ 53,000
Total Funds Budgeted	\$ 3,319,701
State Funds Budgeted.....	\$ 3,266,159
Total Positions Budgeted	127

2. Vocational Rehabilitation Budget:

Personal Services.....	\$ 231,970
Regular Operating Expenses	\$ 8,786
Travel.....	\$ 11,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 3,000
Equipment Purchases.....	\$ -0-
Computer Charges	\$ 525
Real Estate Rentals	\$ 21,779
Telecommunications	\$ 5,000
Per Diem, Fees and Contracts	\$ 5,300
Postage.....	\$ 3,000
Total Funds Budgeted	\$ 290,360
State Funds Budgeted.....	\$ 285,721
Total Positions Budgeted	12

Budget Unit Object Classes:

Personal Services.....	\$ 2,909,063
Regular Operating Expenses	\$ 97,426
Travel.....	\$ 62,300
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 44,000
Equipment Purchases.....	\$ 4,200
Computer Charges	\$ 63,045
Real Estate Rentals	\$ 233,227
Telecommunications	\$ 69,000
Per Diem, Fees and Contracts	\$ 71,800

Postage.....	\$ 56,000
Total Positions Budgeted	139
Authorized Motor Vehicles	1

**Section 46. State of Georgia General
Obligation Debt Sinking Fund.**

- A. Budget Unit: State of Georgia General
Obligation Debt Sinking
Fund (Issued).....\$ 39,747,850
- B. Budget Unit: State of Georgia General
Obligation Debt Sinking
Fund (New)\$ 9,130,000

Provided, that from the above appropriated amount for the State of Georgia General Obligation Debt Sinking Fund, \$9,130,000 is specifically appropriated for the purpose of financing the expansion of the Georgia World Congress Center through the issuance of not more than \$83,000,000 in principal amount of General Obligation Debt.

Section 47. In addition to all other appropriations for the fiscal year ending June 30, 1982 there is hereby appropriated \$2,425,000 for the purpose of providing funds for the operation of regional farmers' markets in the Department of Agriculture, and there is hereby appropriated \$5,503,400 for the purpose of providing operating funds for the State physical health laboratories (\$175,000 - Budget Unit "A") and for State mental health/mental retardation institutions (\$5,328,400 - Budget Unit "C") in the Department of Human Resources. Provided, further, the Office of Planning and Budget is hereby authorized to transfer funds from this section to the Department's budget on a quarterly basis in an amount equal to that which the Department remits to the Fiscal Division of the Department of Administrative Services from agency fund collections.

Section 48. In addition to all other appropriations for the fiscal year ending June 30, 1982, there is hereby appropriated \$13,000,000 to cover an increase in State contributions for Employee Health Insurance.

Section 49. Cost-of-Living Increases. In addition to all other appropriations for the fiscal year ending June 30, 1982, there is hereby appropriated \$154,478,201 for the purposes described herein: 1) An increase of 7 ½ % with a \$700 minimum for employees of the executive, judicial and legislative branch of state government, effective July 1, 1981; 2) For teachers, public libraries and other instructional and support personnel, an 8 ½ % salary increase applied to the index salary schedule, effective September 1, 1981; 3) For school bus drivers, an 8 ½ % salary increase, effective July 1, 1981; 4) For university system employees, an 8 ½ % salary increase, to be effective September 1, 1981 for academic contracted personnel; 5) An 8 ½ % salary increase, effective July 1, 1981, for non-academic personnel, and fiscal year contracted personnel of the university system and employees of the Athens and Tifton Veterinary Laboratories; and 6) An increase of 7 ½ % for State officials whose salary is set by Act 755 (H.B. 262) of the 1978 Regular Session of the Georgia General Assembly, as authorized in Section 2 of said Act, and for secretaries for whom salaries are set by Act 279 (H.B. 360) of the 1977 Regular Session of the Georgia General Assembly, effective July 1, 1981.

Provided, further, that of the above appropriation for cost-of-living increases, \$78,000 is designated and committed for the Poultry Veterinary Diagnostic Laboratories and an additional \$678,000 is designated and committed for the Cooperative Extension Service (\$360,000) and the Agricultural Experiment Station (\$318,000).

Provided, further, that no funds shall be transferred from this section without prior review and approval by the Legislative Budget Office.

Section 50. In addition to all other appropriations for the fiscal year ending June 30, 1982, there is hereby appropriated \$2,754,346 to be allocated to various state agencies for the purpose of paying quarterly premiums for workers' compensation payments to the Department of Administrative Services. Provided, further, the Office of Planning and Budget shall designate the amount to be allotted to each agency from this section, and shall maximize the use of available federal matching funds for this purpose.

Section 51. In addition to all other appropriations for the fiscal year ending June 30, 1982, there is hereby appropriated \$1,346,963 to increase the mileage reimbursement rate for privately owned vehicles from eighteen cents (\$.18) per mile to twenty cents (\$.20) per mile, to be effective July 1, 1981.

Section 52. It is the intent of this General Assembly that to the greatest extent feasible, the Georgia Building Authority (Hospital) and Georgia Building Authority (Penal) utilize existing surplus funds for payments to bond trustees for unmatured issues to eliminate the necessity of debt-service appropriations in Fiscal Year 1982 and thereafter.

Section 53. It is the intent of this General Assembly that each and every agency, board, commission and authority receiving appropriations in this Act shall develop and enforce stringent regulations relating to the use of motor vehicles owned, leased or rented by the State, including provisions that employees authorized to utilize State vehicles for commuting to and from work shall not use such vehicles except for official State business.

Provided, further, it is the intent of this General Assembly that each State agency utilizing xerographic reproducing equipment maintain a log for each unit of equipment indicating the date, number of copies and such other data determined appropriate to conserve the utilization of such equipment. It is the further intent of this General Assembly that each State agency implement procedures to control usage of long-distance, GIST and credit card telephone calls, in order to mitigate the State's cost therefor.

Section 54. It is the intent of this General Assembly that to the extent to which Federal funds become available in amounts in excess of those contemplated in this Appropriations Act, such excess Federal funds shall be applied as follows, whenever feasible:

First, to supplant State funds which have been appropriated to supplant Federal funds, which such supplanted State funds shall thereupon be removed from the annual operating budgets; and

Second, to further supplant State funds to the extent necessary to maintain the effective matching ratio experienced in the immediately preceding fiscal year, which such supplanted State funds shall thereupon be removed from the annual operating budgets.

It is the further intent of this General Assembly that the Office of Planning and Budget utilize its budgetary and fiscal authority so as to accomplish the above-stated intent to the greatest degree feasible; and that at the end of this fiscal year, said Office of Planning and Budget provide written notice to the members of the Appropriations Committees of the Senate and House of Representatives of the instances of noncompliance with the stated intent of this Section.

Section 55. It is the intent of this General Assembly that each agency for which an appropriation is authorized herein shall maintain financial records in such a fashion as to enable the State Auditor to readily determine by Object Class the expenditures of each activity contained in this Appropriations Act.

Section 56. In addition to all other appropriations, there is hereby appropriated as needed, a specific sum of money equal to each refund authorized by law, which is required to make refund of taxes and other monies collected in error, farmer gasoline tax refund and any other refunds specifically authorized by law. No wholesale distributor of motor fuel shall be entitled to a refund covering shrinkage in the process of retailing motor fuel

as authorized by Act of Georgia General Assembly of 1947 (Ga. Laws 1947, p. 1115), by virtue of the said wholesale distributor being engaged in retailing motor fuel.

Section 57. No State appropriations authorized under this Act shall be used to continue programs currently funded by 100% Federal funds.

Section 58. Provided further that no State funds in this appropriation shall be paid to or on behalf of Georgia Indigent Legal Services or its affiliates, nor shall any State facilities be made available for their use, including but not limited to the Georgia Interactive Statewide Telecommunications Network either directly or indirectly.

Section 59. In accordance with the requirements of Article IX, Section VI, Paragraph Ia of the Constitution of the State of Georgia, as amended, there is hereby appropriated payable to each department, agency, or institution of the State sums sufficient to satisfy the payments required to be made in each year, under lease contracts now in existence or as provided for in this Appropriations Act between any department, agency, or institution of the State, and any authority created and activated at the time of the effective date of the aforesaid constitutional provision, as amended, or appropriated for the fiscal year beginning July 1, 1981, and for each and every fiscal year thereafter, until all payments required under lease contracts have been paid in full, and if for any reason any of the sums herein provided under any other provision of this Act are insufficient in any year to make the required payments in full, there shall be taken from other funds appropriated to the department, agency or institution involved, an amount sufficient to satisfy such deficiency in full and the lease payment constitutes a first charge on all such appropriations.

The General Assembly declares that the sums hereby appropriated for lease rentals are to pay the general obligations of the State incurred under valid lease contracts and such appropriations are to be paid from the general funds of the State as a first charge upon General Funds.

Section 60. All expenditures and appropriations made and authorized under this Act shall be according to the programs and activities as specified in the Governor's recommendations contained in the Budget Report submitted to the General Assembly at the 1981 regular session, except as otherwise specified in this Act; provided, however, the Director of the Budget is authorized to make internal transfers within a budget unit between objects, programs, and activities subject to the conditions that no funds whatsoever shall be transferred for use in initiating or commencing any new program or activity not currently having an appropriation of State funds, nor which would require operating funds or capital outlay funds beyond fiscal year 1982, and provided, further, that no funds whatsoever shall be transferred between objects without the prior approval of at least eleven (11) members of the Fiscal Affairs Subcommittees in a meeting called to consider said transfers. This Section shall apply to all funds of each budget unit from whatever source derived. The State Auditor shall make an annual report to the Appropriations Committees of the Senate and House of Representatives of all instances revealed in his audit in which the expenditures by object class of any department, bureau, board, commission, institution or other agency of this State are in violation of this Section or in violation of any amendments properly approved by the Director of the Budget. In those cases in which the aforesaid Budget Report contains no recommendation by the Governor of expenditures as to objects, the Director of the Budget, except as to the Legislative and Judicial Branches of the Government, is authorized to allocate as to object such funds as he deems proper, but he shall not approve any operating budget containing any such allocation until such shall be submitted and approved in the same manner and under the same conditions provided hereinbefore for transfers.

Section 61. Wherever in this Act the term "Budget Unit Object Classes" is used, it shall mean that the object classification following such term shall apply to the total

expenditures within the Budget Unit, and shall supersede the object classification shown in the Budget Report for F.Y. 1982 submitted to the General Assembly at the 1981 regular session.

Section 62. It is the intent of the General Assembly that for the purposes of this Act,

(1) Authorized motor vehicles are defined as sedans, pick-up trucks, vans, station wagons and any other such vehicles for street and highway use, and

(2) The number of authorized motor vehicles indicated for each budget unit shall include leased vehicles and State-owned vehicles, and

(3) The Departments are not authorized to accept vehicles from surplus property to increase the number authorized in this Act unless specifically approved by this General Assembly.

Section 63. The Office of Planning and Budget is hereby directed to economize wherever possible and in the event any part of the appropriations provided in the foregoing Section of this Act shall be in excess of the actual approved budget allotments for the fiscal year, the amounts so in excess, as determined by the Office of Planning and Budget, shall cease to be an obligation of the State.

Section 64. TOTAL APPROPRIATIONS

F.Y. 1982\$ 3,445,500,000.

Section 65. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 66. All laws and parts of laws in conflict with this Act are hereby repealed.

The Speaker resolved the House into a Committee of the Whole for the purpose of considering HB 163, designating Representative Harris of the 8th as Chairman thereof.

The Speaker called the House to order.

The Committee of the Whole arose and through its Chairman reported HB 163 back to the House with the recommendation that the same Do Pass, by the substitute offered by the Committee on Appropriations.

The following amendment was read:

Representatives Ralston of the 7th, Dover of the 11th, Davis of the 99th, and others move to amend the Committee substitute to HB 163 by removing from the State funds budgeted for the State of Georgia General Obligation Debt Sinking Fund, Section 46-B relating to Fiscal Year 1981-82 the figure \$9,130,000.

And by removing the following language from Section 23 & 46-B relating to Fiscal Year 1981-82:

Section 23:

"It is the intent of this General Assembly that the allocation of General Obligation Bonds proceeds for the following project for the Department of Industry and Trade authorized in Section 46 of this Act, shall be approximately as listed hereunder, if and when bonds are issued to finance the construction of such project:"

Expansion of Georgia World

Congress Center in Atlanta.....\$83,000,000

Section 46-B:

"Provided, that from the above appropriated amount for the State of Georgia General Obligation Debt Sinking Fund, \$9,130,000 is specifically appropriated for the purpose of financing the expansion of the Georgia World Congress Center through the issuance of not more than \$83,000,000 in principal amount of General Obligation Debt."

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

N Aaron	N Coleman	N Harris	N Martin	N Savage
N Adams,G	N Collins	N Harrison	Y Matthews	N Scott,A
N Adams,J	N Colwell	N Hasty	N McCollum	N Scott,D
N Adams,M	N Connell	N Hawkins	N McDonald	Y Shepard
N Aiken	N Couch	N Hays	N McKinney	Y Sherrod
N Anderson	N Cox	N Hill	N Miles	Y Sizemore
N Argo	Y Crawford	N Holmes	N Milford	Y Smith,T
Y Auten	Y Crosby	N Hooks	N Moody	N Smith,V
N Balkcom	Y Culpepper	N Horne	Y Moore	N Smyre
N Bargerom	Cummings	N Hutchinson	Y Mostiler	N Snow
N Baugh	N Darden	Y Irvin	N Mullinax	N Steinberg
N Beal	Daugherty	N Isakson	N Nicholson	N Swann
N Beck	Y Davis,B	N Jackson,J	N Nix	N Thomas
N Benefield	Y Davis,J	Jackson,N	N Oliver	N Thompson
N Benn	N Davis,L	N Jackson,W	N Padgett	N Townsend
N Birdsong	N Dean	N Jessup	N Parham	N Triplett
N Bishop	N Dent	N Johnson,G	N Patten	N Tuten
N Bolster	N Dixon	N Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	N Peters	N Vandiford
N Bray	Y Dover	N Jones,H	N Phillips,B	N Vaughn
N Brooks	N Edwards	N Karrh	N Phillips,L.L	N Veazey
N Buck	N Elliott	N Kemp	N Phillips,R.T	N Waddle
N Burruss	N Evans	N Kilgore	Y Phillips,W.R	N Walker
N Burton	N Felton	N Lambert	N Pilewicz	N Wall
Y Byrd	Y Fortune	N Lane,D	N Pinkston	N Ware
N Cason	Y Foster	N Lane,R	N Rainey	N Watson
N Castleberry	N Fuller,C	N Lawson	Y Ralston	White
Y Chamberlin	N Fuller,K	N Lee	N Ramsey	N Widener
N Chambless	N Galer	Logan	N Randall	N Williams,B.J
N Chance	N Ginsberg	N Long	Reaves	N Williams,H
N Cheeks	N Glover	N Lord	N Richardson	Y Williams,R
N Childers	N Godbee	N Lowe	N Robinson	Wilson
N Childs	N Greer	N Lucas	N Rose	Y Wood,J
N Clark,B	N Ham	N Mangum	N Ross	N Wood,J.T
Y Clark,L	N Hamilton	N Mann	Y Rowland	N Workman
N Colbert	N Hanner	N Marcus	N Russell	Speaker Murphy

On the adoption of the amendment, the ayes were 30, nays 142.

The amendment was lost.

Due to a conflict of interest, Representative Cummings of the 17th abstained from voting on the Ralston, et al amendment.

The following amendment was read:

Representatives Childers of the 15th, Fuller of the 16th, Baugh of the 108th, and others move to amend the Committee substitute to HB 163 by removing from the State funds budgeted for the State of Georgia Educational Activity in Section 19 relating to Fiscal Year 1981-82 the figure \$9,532,000 and by decreasing object classes as listed below:

Sec. 15 (M & O)\$9,532,000

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

Y Aaron	N Coleman	N Harris	Y Martin	N Savage
N Adams,G	N Collins	Y Harrison	N Matthews	N Scott,A
Y Adams,J	N Colwell	N Hasty	N McCollum	N Scott,D
N Adams,M	N Connell	Y Hawkins	N McDonald	N Shepard
Y Aiken	N Couch	N Hays	Y McKinney	Y Sherrod
N Anderson	N Cox	N Hill	N Miles	Y Sizemore
N Argo	N Crawford	N Holmes	N Milford	N Smith,T
N Auten	Y Crosby	N Hooks	N Moody	N Smith,V
N Balkcom	Y Culpepper	N Horne	N Moore	N Smyre
N Barger	N Cummings	N Hutchinson	Y Mostiler	N Snow
Y Baugh	Y Darden	N Irvin	N Mullinax	Y Steinberg
N Beal	N Daugherty	Y Isakson	Y Nicholson	N Swann
N Beck	N Davis,B	N Jackson,J	Y Nix	Y Thomas
N Benefield	N Davis,J	N Jackson,N	N Oliver	Y Thompson
N Benn	Y Davis,L	N Jackson,W	N Padgett	N Townsend
N Birdsong	N Dean	N Jessup	Y Parham	N Triplett
N Bishop	N Dent	Y Johnson,G	N Patten	N Tuten
N Bolster	N Dixon	N Johnson,R	N Perry	N Twiggs
Y Branch	N Dobbs	Y Jones,B	N Peters	N Vandiford
N Bray	Y Dover	N Jones,H	N Phillips,B	N Vaughn
N Brooks	Y Edwards	N Karrh	N Phillips,L.L	N Veazey
N Buck	N Elliott	N Kemp	Y Phillips,R.T	N Waddle
N Burruss	N Evans	N Kilgore	N Phillips,W.R	N Walker
N Burton	N Felton	N Lambert	N Pilewicz	N Wall
N Byrd	Y Fortune	N Lane,D	N Pinkston	N Ware
N Cason	N Foster	N Lane,R	N Rainey	N Watson
N Castleberry	N Fuller,C	N Lawson	N Ralston	N White
Y Chamberlin	Y Fuller,K	N Lee	N Ramsey	N Widener
N Chambless	N Galer	N Logan	N Randall	N Williams,B.J
N Chance	Y Ginsberg	N Long	N Reaves	N Williams,H
Y Cheeks	N Glover	N Lord	Y Richardson	N Williams,R
Y Childers	N Godbee	N Lowe	N Robinson	N Wilson
N Childs	N Greer	N Lucas	N Rose	Y Wood,J
N Clark,B	N Ham	N Mangum	N Ross	N Wood,J.T
Y Clark,L	N Hamilton	N Mann	N Rowland	Y Workman
Y Colbert	N Hanner	N Marcus	N Russell	Speaker Murphy

On the adoption of the amendment, the ayes were 39, nays 131.

The amendment was lost.

The following amendment was read:

Representative Wood of the 72nd moves to amend the Committee substitute to HB 163 by striking the amount "12,746,747" on line 19, page 46, and inserting therein the amount "10,263,747".

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

Y Aaron	N Burruss	Y Culpepper	N Glover	Y Johnson,G
N Adams,G	N Burton	N Cummings	N Godbee	N Johnson,R
Y Adams,J	N Byrd	Y Darden	N Greer	N Jones,B
N Adams,M	N Cason	N Daugherty	N Ham	N Jones,H
Y Aiken	N Castleberry	Y Davis,B	N Hamilton	N Karrh
N Anderson	Y Chamberlin	Y Davis,J	N Hanner	N Kemp
N Argo	Y Chambless	Y Davis,L	N Harris	N Kilgore
Y Auten	N Chance	N Dean	Y Harrison	N Lambert
N Balkcom	Y Cheeks	N Dent	N Hasty	N Lane,D
N Barger	Y Childers	N Dixon	Y Hawkins	N Lane,R
Y Baugh	N Childs	N Dobbs	N Hays	Y Lawson
N Beal	N Clark,B	Y Dover	N Hill	N Lee
N Beck	Y Clark,L	Y Edwards	N Holmes	N Logan
Y Benefield	N Colbert	N Elliott	N Hooks	N Long
N Benn	Y Coleman	N Evans	N Horne	N Lord
N Birdsong	N Collins	N Felton	N Hutchinson	N Lowe
N Bishop	N Colwell	Y Fortune	N Irvin	N Lucas
N Bolster	N Connell	N Foster	Y Isakson	N Mangum
N Branch	N Couch	N Fuller,C	Y Jackson,J	N Mann
N Bray	N Cox	Y Fuller,K	Y Jackson,N	N Marcus
N Brooks	Y Crawford	N Galer	N Jackson,W	Y Martin
N Buck	N Crosby	Y Ginsberg	Y Jessup	Y Matthews

N McCollum	N Patten	N Richardson	N Smyre	N Walker
N McDonald	N Perry	N Robinson	N Snow	Y Wall
McKinney	Y Peters	N Rose	Y Steinberg	N Ware
N Miles	N Phillips,B	N Ross	N Swann	N Watson
N Milford	Y Phillips,L.L	Y Rowland	Y Thomas	White
N Moody	Y Phillips,R.T	N Russell	Y Thompson	Y Widener
Y Moore	N Phillips,W.R	N Savage	N Townsend	Y Williams,B.J
Y Mostiler	Y Pilewicz	N Scott,A	N Triplett	N Williams,H
N Mullinax	N Pinkston	N Scott,D	Y Tuten	N Williams,R
Y Nicholson	Y Rainey	N Shepard	Twiggs	N Wilson
Y Nix	Y Ralston	N Sherrod	N Vandiford	Y Wood,J
N Oliver	N Ramsey	Y Sizemore	N Vaughn	Y Wood,J.T
N Padgett	N Randall	Y Smith,T	Y Veazey	Y Workman
Y Parham	N Reaves	N Smith,V	N Waddle	Speaker Murphy

On the adoption of the amendment, the ayes were 58, nays 113.

The amendment was lost.

The following amendment was read:

Representative Wood of the 72nd moves to amend the Committee substitute to HB 163 by striking the amount "\$21,610,200" listed for Instructional Media on line 21, page 45, and inserting therein the amount "\$19,227,200".

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

Y Aaron	N Coleman	N Harris	Y Martin	N Savage
N Adams,G	N Collins	Y Harrison	N Matthews	N Scott,A
Y Adams,J	N Colwell	N Hasty	N McCollum	N Scott,D
N Adams,M	N Connell	Y Hawkins	N McDonald	Y Shepard
Y Aiken	N Couch	N Hays	N McKinney	N Sherrod
N Anderson	N Cox	N Hill	N Miles	N Sizemore
N Argo	Y Crawford	N Holmes	N Milford	N Smith,T
Y Auten	N Crosby	N Hooks	N Moody	N Smith,V
N Balkcom	Y Culppepper	N Horne	N Moore	N Smyre
N Barger	Cummings	N Hutchinson	Y Mostiler	N Snow
Y Baugh	Y Darden	N Irvin	N Mullinax	Y Steinberg
N Beal	Daugherty	Y Isakson	N Nicholson	N Swann
N Beck	Y Davis,B	N Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	N Oliver	Y Thompson
N Benn	Y Davis,L	N Jackson,W	N Padgett	N Townsend
N Birdsong	N Dean	N Jessup	Y Parham	N Triplett
N Bishop	N Dent	Y Johnson,G	N Patten	Y Tuten
N Bolster	N Dixon	N Johnson,R	N Perry	N Twiggs
N Branch	N Dobbs	Y Jones,B	Y Peters	N Vandiford
N Bray	Y Dover	N Jones,H	N Phillips,B	N Vaughn
N Brooks	Y Edwards	N Karrh	Y Phillips,L.L	N Veazey
N Buck	N Elliott	N Kemp	Y Phillips,R.T	N Waddle
N Burruss	N Evans	N Kilgore	N Phillips,W.R	N Walker
N Burton	N Felton	N Lambert	Y Pilewicz	Y Wall
N Byrd	Y Fortune	N Lane,D	N Pinkston	N Ware
N Cason	N Foster	N Lane,R	Y Rainey	N Watson
N Castleberry	N Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	N Lee	N Ramsey	Y Widener
Y Chambless	N Galer	Logan	N Randall	N Williams,B.J
N Chance	Y Ginsberg	N Long	N Reaves	N Williams,H
N Cheeks	N Glover	N Lord	Y Richardson	N Williams,R
Y Childers	N Godbee	N Lowe	N Robinson	N Wilson
N Childs	N Greer	N Lucas	N Rose	Y Wood,J
N Clark,B	N Ham	N Mangum	N Ross	N Wood,J.T
Y Clark,L	N Hamilton	N Mann	Y Rowland	Y Workman
N Colbert	N Hanner	N Marcus	N Russell	Speaker Murphy

On the adoption of the amendment, the ayes were 49, nays 126.

The amendment was lost.

The following amendment was read:

Representative Clark of the 13th moves to amend the Committee substitute to HB 163 by removing from the State funds budgeted for the State of Georgia General Obligation Debt Sinking Fund Activity in Section 46-B relating to Fiscal Year 1981-82 the figure \$220,000.

And by making the following language change to Section 46-B relating to Fiscal Year 1981-82:

Delete the figure "9,130,000" on page 218, line 18 and inserting in lieu thereof the figure "8,910,000" and by deleting the figure "83,000,000" on page 218, line 20 and inserting in lieu thereof the figure "80,100,000."

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

N Aaron	N Coleman	N Harris	Y Martin	N Savage
N Adams,G	N Collins	N Harrison	Y Matthews	N Scott,A
Y Adams,J	Colwell	N Hasty	N McCollum	N Scott,D
N Adams,M	N Connell	N Hawkins	N McDonald	N Shepard
Y Aiken	N Couch	N Hays	Y McKinney	Y Sherrod
N Anderson	N Cox	N Hill	N Miles	N Sizemore
N Argo	Crawford	N Holmes	Milford	Y Smith,T
Y Auten	Y Crosby	N Hooks	N Moody	Y Smith,V
N Balkcom	Y Culpepper	N Horne	Y Moore	N Smyre
N Bargerion	Cummings	N Hutchinson	N Mostiler	N Snow
N Baugh	N Darden	N Irvin	N Mullinax	N Steinberg
N Beal	Daugherty	N Isakson	N Nicholson	N Swann
N Beck	N Davis,B	N Jackson,J	N Nix	N Thomas
N Benefield	Y Davis,J	Y Jackson,N	N Oliver	N Thompson
N Benn	N Davis,L	N Jackson,W	N Padgett	N Townsend
N Birdsong	N Dean	N Jessup	N Parham	N Triplett
N Bishop	N Dent	N Johnson,G	N Patten	N Tuten
N Bolster	N Dixon	N Johnson,R	N Perry	N Twiggs
Y Branch	N Dobbs	Jones,B	N Peters	N Vandiford
N Bray	Y Dover	N Jones,H	N Phillips,B	N Vaughn
N Brooks	N Edwards	N Karrh	N Phillips,L,L	N Veazey
N Buck	N Elliott	N Kemp	Y Phillips,R,T	N Waddle
N Burruss	N Evans	N Kilgore	N Phillips,W,R	N Walker
N Burton	N Felton	N Lambert	Y Pilewicz	N Wall
Y Byrd	N Fortune	N Lane,D	N Pinkston	N Ware
N Cason	Y Foster	N Lane,R	N Rainey	N Watson
N Castleberry	N Fuller,C	N Lawson	Y Ralston	White
Y Chamberlin	N Fuller,K	N Lee	N Ramsey	Y Widener
N Chambless	N Galer	Logan	N Randall	N Williams,B,J
N Chance	Y Ginsberg	N Long	N Reaves	N Williams,H
N Cheeks	N Glover	N Lord	N Richardson	Y Williams,R
N Childers	N Godbee	N Lowe	N Robinson	N Wilson
Y Childs	N Greer	N Lucas	N Rose	Y Wood,J
N Clark,B	N Ham	N Mangum	N Ross	N Wood,J,T
Y Clark,L	N Hamilton	N Mann	N Rowland	N Workman
N Colbert	N Hanner	N Marcus	N Russell	Speaker Murphy

On the adoption of the amendment, the ayes were 28, nays 143.

The amendment was lost.

The following amendment was read:

Representative Clark of the 13th moves to amend the Committee substitute to HB 163 by removing from the State funds budgeted for the Department of Administrative Services Activity in Section 13 relating to Fiscal Year 1981-82 the figure \$220,000 and by decreasing object classes as listed below:

Direct Payments to Georgia Building

Authority for Capital Outlay\$220,000

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

Aaron	N Coleman	N Harris	Y Martin	N Savage
N Adams,G	N Collins	N Harrison	Y Matthews	N Scott,A
Y Adams,J	N Colwell	N Hasty	N McCollum	N Scott,D
N Adams,M	N Connell	N Hawkins	N McDonald	N Shepard
N Aiken	N Couch	N Hays	N McKinney	Y Sherrod
N Anderson	N Cox	N Hill	N Miles	N Sizemore
N Argo	Y Crawford	N Holmes	N Milford	N Smith,T
Y Auten	N Crosby	N Hooks	N Moody	Y Smith,V
N Balkcom	N Culpepper	N Horne	N Moore	N Smyre
N Bargerion	N Cummings	N Hutchinson	N Mostiler	N Snow
N Baugh	N Darden	N Irvin	N Mullinax	N Steinberg
N Beal	N Daugherty	N Isakson	N Nicholson	N Swann
N Beck	Y Davis,B	N Jackson,J	N Nix	N Thomas
N Benefield	N Davis,J	Y Jackson,N	N Oliver	N Thompson
N Benn	Y Davis,L	N Jackson,W	N Padgett	N Townsend
N Birdsong	N Dean	N Jessup	N Parham	N Triplett
N Bishop	N Dent	N Johnson,G	N Patten	N Tuten
N Bolster	N Dixon	N Johnson,R	N Perry	N Twiggs
Y Branch	N Dobbs	N Jones,B	N Peters	N Vandiford
N Bray	Y Dover	N Jones,H	N Phillips,B	N Vaughn
N Brooks	N Edwards	N Karrh	N Phillips,L.L	N Veazey
N Buck	N Elliott	N Kemp	Y Phillips,R.T	N Waddle
N Burruss	N Evans	N Kilgore	N Phillips,W.R	N Walker
Y Burton	N Felton	N Lambert	Y Pilewicz	N Wall
Y Byrd	N Fortune	N Lane,D	N Pinkston	N Ware
N Cason	Y Foster	N Lane,R	N Rainey	N Watson
N Castleberry	N Fuller,C	N Lawson	Y Ralston	White
Y Chamberlin	N Fuller,K	N Lee	N Ramsey	Y Widener
N Chambless	N Galer	N Logan	N Randall	N Williams,B.J
N Chance	Y Ginsberg	N Long	N Reaves	N Williams,H
N Cheeks	N Glover	N Lord	N Richardson	Y Williams,R
N Childers	N Godbee	N Lowe	N Robinson	N Wilson
Y Childs	N Greer	N Lucas	N Rose	Y Wood,J
N Clark,B	N Ham	N Mangum	N Ross	N Wood,J.T
Y Clark,L	N Hamilton	N Mann	N Rowland	N Workman
N Colbert	N Hanner	N Marcus	N Russell	Speaker Murphy

On the adoption of the amendment, the ayes were 25, nays 147.

The amendment was lost.

The following amendment was read:

Representative Rowland of the 119th District moves to amend H.B. 163 by adding the following language after line 24 of page 65:

Provided however, that no bonds shall be sold for the expansion of the Georgia World Congress Center prior to the execution of a contract with the City of Atlanta providing for the distribution of an Atlanta hotel-motel tax of 6%, such distribution to be as follows:

City of Atlanta	50%
Georgia World Congress Center Authority	50%

The 50% Georgia World Congress Center Authority allocation shall be divided between payments to the Atlanta Convention Bureau, operating costs of the Georgia World Congress Center, and the payment of debt service on State General Obligation Bonds.

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

Aaron	N Aiken	N Balkcom	N Beck	N Bishop
N Adams,G	N Anderson	N Bargerion	N Benefield	N Bolster
N Adams,J	N Argo	N Baugh	N Benn	Y Branch
N Adams,M	Y Auten	N Beal	N Birdsong	N Bray

N Brooks	N Dent	N Jackson,J	Y Moore	Y Sherrod
N Buck	N Dixon	Y Jackson,N	Y Mostiler	N Sizemore
N Burruss	N Dobbs	N Jackson,W	N Mullinax	Y Smith,T
N Burton	Y Dover	N Jessup	N Nicholson	N Smith,V
Y Byrd	N Edwards	N Johnson,G	Y Nix	N Smyre
N Cason	N Elliott	N Johnson,R	N Oliver	N Snow
N Castleberry	N Evans	Y Jones,B	N Padgett	N Steinberg
N Chamberlin	N Felton	N Jones,H	N Parham	N Swann
N Chambless	Y Fortune	N Karrh	N Patten	N Thomas
N Chance	Y Foster	N Kemp	N Perry	N Thompson
N Cheeks	N Fuller,C	N Kilgore	N Peters	N Townsend
N Childers	N Fuller,K	N Lambert	N Phillips,B	N Triplett
N Childs	N Galer	N Lane,D	Y Phillips,L,L	N Tuten
N Clark,B	N Ginsberg	Y Lane,R	N Phillips,R,T	Y Twiggs
Y Clark,L	N Glover	N Lawson	Y Phillips,W,R	N Vandiford
N Colbert	N Godbee	N Lee	N Pilewicz	N Vaughn
N Coleman	N Greer	N Logan	N Pinkston	N Veazey
N Collins	N Ham	N Long	N Rainey	N Waddle
N Colwell	N Hamilton	Y Lord	Y Ralston	N Walker
N Connell	N Hanner	N Lowe	N Ramsey	N Wall
N Couch	N Harris	N Lucas	N Randall	N Ware
N Cox	N Harrison	N Mangum	N Reaves	N Watson
Y Crawford	N Hasty	N Mann	N Richardson	White
Y Crosby	N Hawkins	N Marcus	N Robinson	N Widener
N Culpepper	N Hays	N Martin	N Rose	N Williams,B,J
Y Cummings	N Hill	Y Matthews	N Ross	N Williams,H
N Darden	N Holmes	N McCollum	Y Rowland	Y Williams,R
N Daugherty	Y Hooks	N McDonald	N Russell	N Wilson
Y Davis,B	N Horne	N McKinney	N Savage	N Wood,J
Y Davis,J	N Hutchinson	N Miles	N Scott,A	N Wood,J,T
Y Davis,L	Y Irvin	N Milford	N Scott,D	N Workman
N Dean	N Isakson	N Moody	Y Shepard	Speaker Murphy

On the adoption of the amendment, the ayes were 32, nays 141.

The amendment was lost.

The following amendment was read:

Representatives Childers of the 15th and Scott of the 123rd move to amend the Committee substitute to HB 163 by adding a new paragraph after the word "office" on line 10, page 220 to read:

"Provided, however, a maximum of \$2,000 salary increase shall be granted to teachers, public libraries and other instructional and support personnel, with the balance of the funds designated to these employees to be distributed among those teachers, public librarians and other instructional and support personnel, with the additional funds to be applied to the index salary schedule."

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

N Aaron	N Branch	N Coleman	Y Dobbs	N Harris
Y Adams,G	N Bray	N Collins	Y Dover	N Harrison
Y Adams,J	N Brooks	N Colwell	N Edwards	N Hasty
N Adams,M	N Buck	N Connell	N Elliott	N Hawkins
N Aiken	N Burruss	N Couch	N Evans	N Hays
N Anderson	Y Burton	N Cox	Y Felton	N Hill
N Argo	N Byrd	N Crawford	Y Fortune	N Holmes
Y Auten	N Cason	Y Crosby	N Foster	N Hooks
N Ball,com	N Castleberry	N Culpepper	N Fuller,C	Y Horne
Y Bargerom	N Chamberlin	N Cummings	Y Fuller,K	N Hutchinson
N Baugh	N Chambless	N Darden	N Galer	Y Irvin
N Beal	Y Chance	N Daugherty	N Ginsberg	N Isakson
N Beck	N Cheeks	N Davis,B	N Glover	Y Jackson,J
N Benefield	Y Childers	Y Davis,J	Y Godbee	Y Jackson,N
N Benn	N Childs	Y Davis,L	N Greer	Y Jackson,W
N Birdsong	N Clark,B	N Dean	N Ham	N Jessup
N Bishop	Y Clark,L	N Dent	N Hamilton	Y Johnson,G
Y Bolster	N Colbert	N Dixon	N Hanner	N Johnson,R

N Jones,B	N Martin	Y Peters	N Savage	N Vandiford
N Jones,H	Y Matthews	N Phillips,B	Y Scott,A	N Vaughn
N Karrh	N McCollum	Y Phillips,L.L	N Scott,D	N Veazey
N Kemp	N McDonald	N Phillips,R.T	N Shepard	N Waddle
N Kilgore	Y McKinney	Y Phillips,W.R	N Sherrod	N Walker
N Lambert	N Miles	N Pilewicz	Y Sizemore	N Wall
Y Lane,D	N Milford	N Pinkston	N Smith,T	N Ware
Y Lane,R	N Moody	N Rainey	N Smith,V	N Watson
Y Lawson	N Moore	Y Ralston	N Smyre	White
N Lee	Y Mostiler	N Ramsey	N Snow	Y Widener
Logan	N Mullinax	N Randall	N Steinberg	Y Williams,B.J
N Long	N Nicholson	N Reaves	N Swann	N Williams,H
N Lord	N Nix	Y Richardson	N Thomas	Y Williams,R
N Lowe	N Oliver	N Robinson	N Thompson	N Wilson
N Lucas	N Padgett	N Rose	Y Townsend	N Wood,J
N Mangum	N Parham	N Ross	N Triplett	Y Wood,J.T
N Mann	N Patten	N Rowland	N Tuten	Y Workman
N Marcus	Y Perry	N Russell	Y Twiggs	Speaker Murphy

On the adoption of the amendment, the ayes were 45, nays 128.

The amendment was lost.

The following amendment was read:

Representatives Childers of the 15th and Scott of the 123rd move to amend the Committee substitute by adding a new paragraph after the word "office" on line 10, page 220 to read:

"A maximum of \$2,000 salary increase shall be granted to university system employees, and non-academic personnel, with the balance of the funds designated to these employees to be distributed equally among those employees making \$20,000 or less within the university system."

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

N Aaron	N Clark,B	N Glover	N Lee	N Pinkston
Y Adams,G	Y Clark,L	Y Godbee	Logan	N Rainey
Y Adams,J	N Colbert	N Greer	N Long	Y Ralston
N Adams,M	N Coleman	N Ham	N Lord	N Ramsey
N Aiken	N Collins	N Hamilton	N Lowe	N Randall
N Anderson	N Colwell	N Hanner	N Lucas	N Reaves
N Argo	N Connell	N Harris	N Mangum	Y Richardson
Y Auten	N Couch	N Harrison	N Mann	N Robinson
N Balkcom	N Cox	N Hasty	N Marcus	Y Rose
Y Bargerion	N Crawford	N Hawkins	N Martin	N Ross
N Baugh	Y Crosby	N Hays	N Matthews	N Rowland
N Beal	N Culpepper	Y Hill	N McCollum	N Russell
N Beck	Cummings	N Holmes	N McDonald	N Savage
N Benefield	N Darden	N Hooks	Y McKinney	Y Scott,A
N Benn	Daugherty	N Horne	N Miles	N Scott,D
N Birdsong	N Davis,B	N Hutchinson	N Milford	N Shepard
N Bishop	N Davis,J	Y Irvin	N Moody	N Sherrod
Y Bolster	Y Davis,L	N Isakson	N Moore	Y Sizemore
N Branch	N Dean	Y Jackson,J	Y Mostiler	Y Smith,T
N Bray	N Dent	N Jackson,N	N Mullinax	N Smith,V
N Brooks	N Dixon	Jackson,W	N Nicholson	N Smyre
N Buck	N Dobbs	N Jessup	N Nix	N Snow
N Burruss	Y Dover	Y Johnson,G	N Oliver	N Steinberg
Y Burton	N Edwards	N Johnson,R	N Padgett	N Swann
Y Byrd	N Elliott	N Jones,B	N Parham	N Thomas
N Cason	N Evans	N Jones,H	N Patten	N Thompson
N Castleberry	N Felton	N Karrh	N Perry	Y Townsend
N Chamberlin	Y Fortune	N Kemp	N Peters	N Triplett
N Chambless	N Foster	N Kilgore	N Phillips,B	N Tuten
N Chance	N Fuller,C	N Lambert	Y Phillips,L.L	Y Twiggs
N Cheeks	Y Fuller,K	Y Lane,D	N Phillips,R.T	N Vandiford
Y Childers	N Galer	Y Lane,R	Y Phillips,W.R	N Vaughn
N Childs	N Ginsberg	Y Lawson	Y Pilewicz	N Veazey

N Waddle	N Ware	Y Widener	N Williams,R	Y Wood,J.T
N Walker	N Watson	N Williams,B.J	N Wilson	Y Workman
N Wall	White	N Williams,H	N Wood,J	Speaker Murphy

On the adoption of the amendment, the ayes were 38, nays 136.

The amendment was lost.

The following amendment was read:

Representatives Childers of the 15th and Scott of the 123rd move to amend the Committee substitute to HB 163 by adding a new paragraph after the word "office" on line 10, page 220, to read:

"Provided, however, a maximum of \$2,000 salary increase shall be granted to each person within the executive, judicial and legislative branch of state government, with the balance of the funds designated to these employees to be distributed equally among those employees making \$20,000 or less within the executive, judicial and legislative branch of state government."

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

N Aaron	N Coleman	N Harris	N Martin	N Savage
N Adams,G	N Collins	N Harrison	N Matthews	Y Scott,A
Y Adams,J	N Colwell	N Hasty	N McCollum	N Scott,D
N Adams,M	N Connell	N Hawkins	N McDonald	Y Shepard
N Aiken	N Couch	N Hays	Y McKinney	N Sherrod
N Anderson	N Cox	N Hill	N Miles	Y Sizemore
N Argo	N Crawford	N Holmes	N Milford	N Smith,T
N Auten	N Crosby	N Hooks	N Moody	N Smith,V
N Balkcom	N Culpepper	N Horne	N Moore	N Smyre
Y Bargerion	Cummings	N Hutchinson	Y Mostiler	N Snow
N Baugh	N Darden	N Irvin	N Mullinax	N Steinberg
N Beal	Daugherty	N Isakson	N Nicholson	N Swann
N Beck	N Davis,B	Y Jackson,J	Y Nix	Thomas
N Benefield	N Davis,J	N Jackson,N	N Oliver	N Thompson
Y Benn	Y Davis,L	N Jackson,W	N Padgett	Y Townsend
N Birdsong	N Dean	N Jessup	N Parham	N Triplett
N Bishop	N Dent	Johnson,G	N Patten	N Tuten
N Bolster	N Dixon	N Johnson,R	N Perry	Twiggs
N Branch	N Dobbs	N Jones,B	Y Peters	N Vandiford
N Bray	N Dover	N Jones,H	N Phillips,B	N Vaughn
N Brooks	N Edwards	Karrh	Y Phillips,L.L	N Veazey
N Buck	N Elliott	N Kemp	N Phillips,R.T	N Waddle
N Burruss	N Evans	N Kilgore	Y Phillips,W.R	N Walker
Y Burton	N Felton	N Lambert	N Pilewicz	Y Wall
N Byrd	Y Fortune	N Lane,D	N Pinkston	N Ware
N Cason	N Foster	Y Lane,R	Y Rainey	N Watson
N Castleberry	N Fuller,C	Y Lawson	N Ralston	White
N Chamberlin	Y Fuller,K	N Lee	N Ramsey	N Widener
N Chambliss	Y Galer	Logan	N Randall	N Williams,B.J
N Chance	N Ginsberg	N Long	N Reaves	N Williams,H
N Cheeks	N Glover	N Lord	Y Richardson	N Williams,R
Y Childers	Y Godbee	N Lowe	N Robinson	N Wilson
N Childs	N Greer	N Lucas	Y Rose	N Wood,J
N Clark,B	N Ham	N Mangum	N Ross	Y Wood,J.T
Y Clark,L	N Hamilton	N Mann	N Rowland	N Workman
N Colbert	N Hanner	N Marcus	N Russell	Speaker Murphy

On the adoption of the amendment, the ayes were 29, nays 142.

The amendment was lost.

The following amendment was read:

Representative Connell of the 87th moves to amend the Committee substitute to HB 163 by adding the following language change in Section 43 relating to Fiscal Year 1981-82:

Provided further, it is the intent of this General Assembly that the Department of Transportation is authorized to use existing general fund appropriations to match Federal funds for the Augusta Railroad Relocation.

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	Y McKinney	N Sherrod
Y Anderson	Y Cox	Y Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	N Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Y Smyre
Y Bargerion	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Y Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Y Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	N Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L.L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W.R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	Y White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Y Logan	Y Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	N Wood,J
Y Clark,B	N Ham	Y Mangum	Y Ross	Y Wood,J.T
N Clark,L	Y Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the adoption of the amendment, the ayes were 154, nays 6.

The amendment was adopted.

By unanimous consent, the Clerk was directed to correct the following typographical error appearing on line 2 of the last page of the Committee substitute to HB 163:

The date "1981" should be "1982".

The Committee substitute, as amended, was adopted.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to, as amended.

On the passage of the Bill, by substitute, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Y Adams,M	Y Argo	Y Bargerion	Y Beck
Y Adams,G	Y Aiken	N Auten	Y Baugh	Y Benefield
Y Adams,J	Y Anderson	Y Balkcom	Y Beal	Y Benn

Y Birdsong	N Davis,B	Y Hutchinson	Y Milford	N Shepard
Y Bishop	N Davis,J	Y Irvin	Y Moody	N Sherrod
Y Bolster	Y Davis,L	Y Isakson	Y Moore	Y Sizemore
N Branch	Y Dean	Y Jackson,J	N Mostiler	Y Smith,T
Y Bray	Y Dent	Y Jackson,N	Y Mullinax	Y Smith,V
Y Brooks	Y Dixon	Y Jackson,W	Y Nicholson	Y Smyre
Y Buck	Y Dobbs	Y Jessup	Y Nix	Y Snow
Y Burruss	N Dover	Y Johnson,G	Y Oliver	Y Steinberg
N Burton	Y Edwards	Y Johnson,R	Y Padgett	Y Swann
N Byrd	N Elliott	Y Jones,B	Y Parham	Y Thomas
N Cason	Y Evans	Y Jones,H	Y Patten	Y Thompson
Y Castleberry	Y Felton	Y Karrh	N Perry	Y Townsend
Y Chamberlin	N Fortune	Y Kemp	Y Peters	Y Triplett
Y Chambless	N Foster	Y Kilgore	Y Phillips,B	Y Tuten
Y Chance	Y Fuller,C	Y Lambert	Y Phillips,L.L	Y Twiggs
Y Cheeks	Y Fuller,K	Y Lane,D	Y Phillips,R.T	Y Vandiford
Y Childers	Y Galer	Y Lane,R	N Phillips,W.R	Y Vaughn
Y Childs	Y Ginsberg	Y Lawson	Y Pilewicz	Y Veazey
Y Clark,B	Y Glover	Y Lee	Y Pinkston	Y Waddle
N Clark,L	Y Godbee	Logan	Y Rainey	Y Walker
Y Colbert	Y Greer	Y Long	N Ralston	Y Wall
Y Coleman	Y Ham	Y Lord	Y Ramsey	Y Ware
Y Collins	Y Hamilton	Y Lowe	Y Randall	Y Watson
Y Colwell	Y Hanner	Y Lucas	Y Reaves	White
Y Connell	Y Harris	Y Mangum	Y Richardson	N Widener
Y Couch	Y Harrison	Y Mann	Y Robinson	Y Williams,B.J
Y Cox	Y Hasty	Y Marcus	N Rose	Y Williams,H
Y Crawford	Y Hawkins	Y Martin	Y Ross	N Williams,R
Y Crosby	Y Hays	Y Matthews	Y Rowland	Y Wilson
Y Culpepper	Y Hill	Y McCollum	Y Russell	Y Wood,J
N Cummings	Y Holmes	Y McDonald	Y Savage	Y Wood,J.T
Y Darden	Y Hooks	Y McKinney	Y Scott,A	Y Workman
Daugherty	Y Horne	N Miles	Y Scott,D	Speaker Murphy

On the passage of the Bill, by substitute, as amended, the ayes were 152, nays 23.

The Bill, having received the requisite constitutional majority, was passed, by substitute, as amended.

Representative Phillips of the 91st requested the following explanation of his vote on HB 163 be recorded:

"Although I support most of the items in the appropriations Bill, including program improvements and needed salary increases for school personnel and state employees, I voted against HB 163 because it contained funds for the Georgia World Congress Center, committing approximately \$180,000,000 of public funds to this facility at a time when I believe the state should avoid bonded indebtedness and stabilize expenditures instead of increasing them."

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following Bill of the Senate:

SB 225. By: Senators Wessels of the 2nd and Coleman of the 1st: A BILL to amend the "Georgia Professional Corporation Act," so as to include by its terms the profession of piloting among those covered thereby; and for other purposes.

The Senate has adopted by the requisite constitutional majority the following Resolution of the Senate:

SR 134. By: Senators English of the 21st, Evans of the 37th, Gillis of the 20th and others: A RESOLUTION creating the Joint Study Committee on Prime Agricultural Farmland; and for other purposes.

The Senate has passed by the requisite constitutional majority the following Bills of the Senate:

SB 312. By: Senator Horton of the 17th: A BILL to amend Code Chapter 56-3, relating to the general requirements for doing business as an insurer in this state, so as to require all insurance contracts and policies to be written in simplified and plain language; to provide for enforcement; to provide for remedies; and for other purposes.

SB 317. By: Senators Barnes of the 33rd and Cobb of the 28th: A BILL to amend Code Chapter 26-25, relating to criminal obstruction of law enforcement, so as to create the crimes of felony and misdemeanor unlawful disposal or sale of bail bond security; and for other purposes.

SB 413. By: Senators Starr of the 44th, Howard of the 42nd and Gillis of the 20th: A BILL to provide the procedures for the issuance of a summons in lieu of a warrant or in lieu of making an arrest in certain criminal cases; to provide a procedure for failure to respond; to provide for the form and execution; to provide a procedure for the release of certain arrested persons; and for other purposes.

SB 432. By: Senator Robinson of the 27th: A BILL to amend an Act known as the "Georgia Administrative Procedure Act," so as to change the procedure relative to the overriding of a rule by resolution of the General Assembly; and for other purposes.

Under the general order of business, established by the Committee on Rules, the following Bills of the House were taken up for consideration and read the third time:

HB 718. By: Representative Reaves of the 147th: A BILL to provide for the creation, operation, and regulation of farmers' markets; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Y Castleberry	Y Dent	Y Holmes	Lucas
Adams,G	Y Chamberlin	Y Dixon	Y Hooks	Y Mangum
Y Adams,J	Y Chambless	Y Dobbs	Y Horne	Y Mann
Y Adams,M	Chance	Dover	Y Hutchinson	Marcus
Y Aiken	Y Cheeks	Edwards	Irvin	Y Martin
Y Anderson	Y Childers	Y Elliott	Y Isakson	Y Matthews
Y Argo	Y Childs	Evans	Y Jackson,J	Y McCollum
Y Auten	Clark,B	Felton	Y Jackson,N	McDonald
Y Balkcom	Clark,L	Y Fortune	Y Jackson,W	Y McKinney
Bargerom	Y Colbert	Y Foster	Y Jessup	Y Miles
Y Baugh	Y Coleman	Y Fuller,C	Johnson,G	Milford
Y Beal	Y Collins	Y Fuller,K	Y Johnson,R	Y Moody
Y Beck	Y Colwell	Galer	Jones,B	Y Moore
Y Benefield	Connell	Y Ginsberg	Y Jones,H	Y Mostiler
Y Benn	Y Couch	Glover	Karrh	Y Mullinax
Y Birdsong	Y Cox	Godbee	Y Kemp	Y Nicholson
Bishop	Y Crawford	Greer	Kilgore	Y Nix
Bolster	Y Crosby	Y Ham	Lambert	Y Oliver
Y Branch	Y Culpepper	Hamilton	Y Lane,D	Y Padgett
Y Bray	Y Cummings	Hanner	Y Lane,R	Y Parham
Y Brooks	Y Darden	Y Harris	Y Lawson	Y Patten
Y Buck	Daugherty	Y Harrison	Y Lee	Y Perry
Y Burruss	Y Davis,B	Y Hasty	Logan	Y Peters
Y Burton	Y Davis,J	Y Hawkins	Y Long	Y Phillips,B
Y Byrd	Y Davis,L	Y Hays	Y Lord	Y Phillips,L,L
Cason	Dean	Hill	Y Lowe	Y Phillips,R,T

Y Phillips,W.R	Y Rose	Y Smith,T	Tuten	White
Y Pilewicz	Ross	Y Smith,V	Y Twiggs	Y Widener
Y Pinkston	Rowland	Y Smyre	Y Vandiford	Y Williams,B.J
Y Rainey	Y Russell	Y Snow	Y Vaughn	Y Williams,H
Y Ralston	Y Savage	Y Steinberg	Y Veazey	Y Williams,R
Y Ramsey	Scott,A	Y Swann	Waddle	Y Wilson
Y Randall	Scott,D	Thomas	Y Walker	Y Wood,J
Y Reaves	Y Shepard	Y Thompson	Y Wall	Y Wood,J.T
Y Richardson	Y Sherrod	Townsend	Y Ware	Workman
Y Robinson	Y Sizemore	Y Triplett	Watson	Speaker Murphy

On the passage of the Bill, the ayes were 132, nays 0.

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

HB 996. By: Representative Robinson of the 58th: A BILL to amend the "Campaign and Financial Disclosure Act," so as to prohibit making or receiving certain contributions or expenditures to members of the General Assembly or to the campaign committees of members of the General Assembly; and for other purposes.

Representative Karrh of the 106th moved that the previous question be ordered.

The motion prevailed.

The Speaker ordered the previous question.

The following Committee substitute was read:

A BILL

To amend the "Campaign and Financial Disclosure Act," approved March 5, 1974 (Ga. Laws 1974, p. 155), as amended, so as to prohibit making certain contributions to or soliciting or receiving certain contributions by members of the General Assembly or the campaign committee of a member of the General Assembly; to provide for a definition; to specify the period of time during which such contributions are prohibited; to provide for exceptions; to provide for other matters relative to the foregoing; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. The "Campaign and Financial Disclosure Act," approved March 5, 1974 (Ga. Laws 1974, p. 155), as amended, is hereby amended by adding immediately following Section 8B a new Section 8C to read as follows:

"Section 8C. (a) As used in this section, the term:

(1) 'Contribution' means a money gift, money subscription, money loan, forgiveness of a money debt, or an advance or deposit of money conveyed or transferred for the purpose of influencing the nomination for election or election of a member of the General Assembly to the General Assembly of Georgia. The term shall not include the value of personal services performed by persons who serve without compensation from any source on a voluntary basis.

(b) No person shall make a contribution to any member of the General Assembly or the campaign committee of any member of the General Assembly during that period of time when the General Assembly is meeting in regular session or during that period of time when the General Assembly is meeting in an extraordinary session which is held in a year for which there is no regular election for members of the General Assembly.

(c) No member of the General Assembly and no campaign committee of a member of the General Assembly shall solicit or accept a contribution offered by any person in violation of subsection (b).

(d) The provisions of subsection (b) and subsection (c) shall not apply:

(1) To contributions made, solicited, or received in the course of a special election held for the purpose of electing a member of the General Assembly regardless of when held; or

(2) To contributions made, solicited, or received in conjunction with a general fundraising event, open to the public, and sponsored by a member of the General Assembly or the campaign committee of a member of the General Assembly."

Section 2. All laws and parts of laws in conflict with this Act are hereby repealed.

The following amendment was read and adopted:

Representative Murphy of the 18th moves to amend the Committee substitute to HB 996 by striking Subsections (b), (c) and (d) of Section 8C and inserting in lieu thereof the following:

"(b) Any member of the General Assembly or campaign committee who accepts a reportable campaign contribution during a legislative session shall report it to the proper authority within 5 days after accepting said contribution."

An amendment, offered by Representative Steinberg of the 46th, was read and ruled out of order.

An amendment, offered by Representative Widener of the 44th, was read and withdrawn.

An amendment, offered by Representative Lane of the 40th, was read and ruled out of order.

An amendment, offered by Representative Davis of the 124th, was read and ruled out of order.

The Committee substitute, as amended, was adopted.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to, as amended.

On the passage of the Bill, by substitute, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Y Burruss	Y Culpepper	Y Glover	Y Johnson,G
Adams,G	Y Burton	Y Cummings	Y Godbee	Y Johnson,R
Y Adams,J	Y Byrd	Y Darden	Y Greer	Jones,B
Y Adams,M	Y Cason	Daugherty	Y Ham	Y Jones,H
Y Aiken	Y Castleberry	Davis,B	Y Hamilton	Y Karrh
Y Anderson	Y Chamberlin	Y Davis,J	Y Hanner	Y Kemp
Y Argo	Y Chambless	Y Davis,L	Y Harris	Y Kilgore
Y Auten	Chance	Y Dean	Y Harrison	Y Lambert
Y Balkcom	Y Cheeks	Y Dent	Y Hasty	Y Lane,D
Y Bargerion	Y Childers	Y Dixon	Y Hawkins	Y Lane,R
Y Baugh	Y Childs	Y Dobbs	Y Hays	Y Lawson
Beal	N Clark,B	Y Dover	Y Hill	Y Lee
Y Beck	Y Clark,L	Y Edwards	Holmes	Logan
Y Benefield	Y Colbert	Y Elliott	Y Hooks	Y Long
Y Benn	Y Coleman	Y Evans	Y Horne	Y Lord
Y Birdsong	Y Collins	Y Felton	Y Hutchinson	Lowe
Y Bishop	Colwell	Y Fortune	Y Irvin	Y Lucas
Y Bolster	Connell	Y Foster	Y Isakson	Y Mangum
Y Branch	Y Couch	Y Fuller,C	Y Jackson,J	Y Mann
Y Bray	Y Cox	Y Fuller,K	Y Jackson,N	Y Marcus
Y Brooks	Y Crawford	Y Galer	Y Jackson,W	Y Martin
Y Buck	Y Crosby	Y Ginsberg	Y Jessup	Y Matthews

Y McCollum	Y Patten	Richardson	Smyre	Y Walker
McDonald	N Perry	Y Robinson	Y Snow	Y Wall
N McKinney	Y Peters	Y Rose	Y Steinberg	Y Ware
N Miles	Y Phillips,B	Y Ross	Y Swann	Y Watson
Y Milford	Phillips,L.L	Rowland	Y Thomas	White
Y Moody	Y Phillips,R.T	Y Russell	Y Thompson	Y Widener
Y Moore	Y Phillips,W.R	Y Savage	Townsend	Y Williams,B.J
Y Mostiler	Y Pilewicz	Y Scott,A	Y Triplett	Y Williams,H
Y Mullinax	Y Pinkston	Y Scott,D	Y Tuten	Y Williams,R
Y Nicholson	Y Rainey	Y Shepard	Y Twiggs	Y Wilson
Y Nix	Y Ralston	Y Sherrod	Y Vandiford	Y Wood,J
Y Oliver	Y Ramsey	Y Sizemore	Y Vaughn	Y Wood,J.T
Y Padgett	Y Randall	Y Smith,T	Y Veazey	Y Workman
Y Parham	Y Reaves	Y Smith,V	Y Waddle	Speaker Murphy

On the passage of the Bill, by substitute, as amended, the ayes were 156, nays 4.

The Bill, having received the requisite constitutional majority, was passed, by substitute, as amended.

HB 138. By: Representative Greer of the 43rd: A BILL to amend an Act known as the "Trial Judges' and Solicitors' Retirement Fund Act," so as to change the provisions relative to creditable service; and for other purposes.

The following amendment was read and adopted:

The Committee on Retirement moves to amend H.B. No. 138 as follows:

Amend HB 138 by inserting in line 12 on page 1 between the word and semicolon "service;" and the word "to" the following:

"to provide that certain persons retired under the Employees' Retirement System may transfer to the Trial Judges' and Solicitors' Retirement Fund under certain circumstances;"

By striking the quotation mark appearing after the word and period "Assembly." in line 32 on page 4 and by adding immediately following said line 32 the following:

"(c) Any former judge or solicitor of an inferior court who retired under the Employees' Retirement System on or after January 1, 1981, and who, if not retired, would have been eligible to transfer accumulated employer and employee contributions from the Employees' Retirement System to the Fund under subsection (a) of this Section shall have the right to transfer such accumulated employer and employee contributions to the Fund, notwithstanding the fact of having previously retired. Upon notifying the Board, in writing, of the election to transfer accumulated employer and employee contributions from the Employees' Retirement System to the Fund, a former judge or solicitor of an inferior court subject to this subsection shall be entitled to retire under this Act, and the Board shall begin paying retirement benefits under this Act to the former judge or solicitor of the inferior court. Retirement benefits being paid under the Employees' Retirement System to the former judge or solicitor of an inferior court shall cease on the effective date of the transfer of accumulated employer and employee contributions from the Employees' Retirement System to the fund."

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to.

On the passage of the Bill, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Adams,M	Y Argo	Y Bargeron	Y Beck
Adams,G	Y Aiken	Y Auten	Y Baugh	Y Benefield
Y Adams,J	Y Anderson	N Balkcom	Beal	Y Benn

Birdsong	Davis,B	Y Hutchinson	Y Milford	N Shepard
Y Bishop	N Davis,J	Y Irvin	Y Moody	Y Sherrrod
Y Bolster	Davis,L	Y Isakson	Y Moore	Y Sizemore
Y Branch	Dean	Y Jackson,J	Y Mostler	Smith,T
Y Bray	Y Dent	Y Jackson,N	Mullinax	N Smith,V
Y Brooks	Y Dixon	N Jackson,W	Y Nicholson	Smyre
Buck	Y Dobbs	Jessup	Y Nix	Y Snow
Burruss	Y Dover	Johnson,G	Y Oliver	Y Steinberg
N Burton	Edwards	Y Johnson,R	Y Padgett	Y Swann
Y Byrd	Y Elliott	Jones,B	Y Parham	Thomas
Y Cason	Y Evans	Jones,H	Y Patten	Y Thompson
Y Castleberry	Felton	Y Karrh	Y Perry	Townsend
Y Chamberlin	Y Fortune	Kemp	Y Peters	Y Triplett
Y Chambless	Y Foster	Y Kilgore	Y Phillips,B	Y Tuten
Y Chance	Fuller,C	Lambert	Phillips,L,L	Y Twiggs
Y Cheeks	Y Fuller,K	N Lane,D	Phillips,R,T	Y Vandiford
N Childers	Y Galer	N Lane,R	Y Phillips,W,R	Y Vaughn
Y Childs	Ginsberg	Y Lawson	Y Pilewicz	Veazey
Y Clark,B	Y Glover	Y Lee	Pinkston	Y Waddle
Y Clark,L	N Godbee	Logan	Y Rainey	Walker
Y Colbert	Y Greer	Y Long	Y Ralston	Wall
Y Coleman	Y Ham	Y Lord	Y Ramsey	Ware
Y Collins	Hamilton	Lowe	Randall	Y Watson
Colwell	Hanner	Lucas	Y Reaves	White
Connell	Harris	Y Mangum	Richardson	Y Widener
Couch	Y Harrison	Y Mann	Y Robinson	Y Williams,B,J
Y Cox	Y Hasty	Y Marcus	Y Rose	Y Williams,H
Y Crawford	Hawkins	Y Martin	Y Ross	Y Williams,R
Y Crosby	Y Hays	Matthews	Rowland	Y Wilson
Y Culpepper	Y Hill	Y McCollum	Y Russell	Y Wood,J
Y Cummings	Holmes	McDonald	N Savage	Y Wood,J,T
Y Darden	Y Hooks	McKinney	Y Scott,A	Y Workman
Daugherty	Y Horne	Y Miles	Y Scott,D	Y Speaker Murphy

On the passage of the Bill, as amended, the ayes were 118, nays 11.

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

HB 237. By: Representative Ramsey of the 3rd: A BILL to amend an Act known as the "Georgia Motor Vehicle Emission Inspection and Maintenance Act," so as to change the provisions relating to periodic inspection procedures and maintenance; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend an Act known as the "Georgia Motor Vehicle Emission Inspection and Maintenance Act," approved April 16, 1979 (Ga. Laws 1979, p. 1213), so as to define an additional term; to change the provisions relating to periodic inspection procedures and maintenance; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act known as the "Georgia Motor Vehicle Emission Inspection and Maintenance Act," approved April 16, 1979 (Ga. Laws 1979, p. 1213), is hereby amended by adding at the end of Section 5 a new paragraph (23) to read as follows:

"(23) 'Owner' means the registered owner or the individual presenting the responsible motor vehicle for the emission inspection required under this Act."

Section 2. Said Act is further amended by striking Section 9 in its entirety and inserting in lieu thereof a new Section 9 to read as follows:

"Section 9. Periodic Inspections and Maintenance Required. (1) Each responsible motor vehicle subject to any requirement under Section 7 must receive a certificate of emission inspection once during any twelve-month period during which Section 7 applies

to such responsible motor vehicle from an emission inspection station holding a valid certificate of authorization from the Department of Public Safety. A certificate of emission inspection shall be issued for such a responsible motor vehicle if upon inspection by a permitted mechanic inspector the mechanic inspector determines, consistent with the terms of Section 7 of this Act, with respect to such responsible motor vehicle:

(a) That any emission control equipment required on such responsible motor vehicle when new by the Federal Clean Air Act (42 U.S.C. Section 1857, et seq., as amended, and 42 U.S.C. Section 7401, et seq., as amended) has been inspected to determine whether such equipment has been rendered unserviceable by removal, alteration, or other interference with its operation; and

(b) That any emission control equipment required on such responsible motor vehicle when new by the Federal Clean Air Act (42 U.S.C. Section 1857, et seq., and 42 U.S.C. Section 7401, et seq., as amended) has not been rendered unserviceable by removal, alteration, or other interference with its operation (unless replaced with equipment of demonstrated equivalent emission reduction capabilities); and

(c) That an inspection of the exhaust and evaporative emissions of hydrocarbons and carbon monoxide from such responsible motor vehicle has been performed; and

(d) That the exhaust emissions and evaporative emissions from the responsible motor vehicle do not exceed any applicable emission standard or emission limitation for allowable emissions of hydrocarbon or carbon monoxide prescribed by the Board pursuant to this Act. Compliance with any applicable emission standard or emission limitation shall be determined by mechanic inspectors meeting qualifications, using methods, techniques, and equipment, under conditions, and following inspection procedures prescribed by the Board pursuant to this Act.

(2) If the inspection discloses any violation of any applicable emission standard or emission limitation, then the owner shall be notified, in writing, of the air pollutant which exceeds the allowable emissions and the degree of excess.

(3) ~~The owner shall have necessary maintenance and repairs performed and return for reinspection at an emission inspection station within fifteen days unless he has obtained an interim certificate of emission inspection from an emission inspection station. The Department shall provide by rule or regulation for an interim certificate of emission inspection not to exceed forty-five days in duration in certain limited cases where an owner has demonstrated that the appropriate repairs cannot be made within the fifteen-day period.~~

(3) The owner shall have necessary maintenance and repairs performed and returned for reinspection at an emission inspection station within fifteen days of the initial inspection. Such reinspection shall be at no charge to the owner. If such motor vehicle fails to meet the requirements of subsection (1) at the reinspection, no certificate of emission inspection shall be issued unless the owner proves, by means of repair facility receipts or other written documents, that:

(a) He has replaced any emission control and exhaust system equipment or part thereof which has been removed, physically damaged, or otherwise rendered inoperable;

(b) He has spent at least \$50.00 in the repair and maintenance of the responsible motor vehicle evaporative (as applicable) emission control systems and related equipment, apart from the replacement or repair of emission control devices and exhaust systems, since the first inspection in the current twelve-month period of applicability of Code Section 68-2507; and

(c) Such repairs and maintenance have produced a decrease in exhaust and evaporative emissions (as applicable) since the first inspection in the current twelve-month period of applicability of Code Section 68-2507.

(4) Upon reinspection a certificate of emission inspection shall be issued to each responsible motor vehicle which meets the requirements of subsection (1) of this Section. If a responsible motor vehicle fails to pass the reinspection, it shall be further maintained or repaired, and returned, within fifteen days (unless an interim certificate of inspection is obtained as provided in subsection (3) above), for a third inspection. If

such motor vehicle fails to meet the requirements of subsection (1) at the third inspection, no certificate of emission inspection shall be issued unless the owner proves, by means of repair facility receipts or other written documents that:

(i) — He has spent at least fifty dollars (\$50.00) in the repair and maintenance of the responsible motor vehicle exhaust and evaporative (as applicable) emission control systems and related equipment since the first inspection in the current twelve-month period of applicability of Section 7; and

(ii) — He has replaced any emission control equipment or part thereof which has been removed, physically damaged, or otherwise rendered inoperable; and

(iii) — Such repairs and maintenance have produced a decrease in exhaust and evaporative emissions (as applicable) since the first inspection in the current twelve-month period of applicability of Section 7.

(5) (4) Notwithstanding the requirements of subsection (1) above, only the requirements contained in paragraphs (1)(a) and (1)(c) of such subsection shall be effective during any initial twelve-month period of applicability beginning on or after April 1, 1981, so that any responsible motor vehicle subject to any requirement under Section 7 of this Act during such initial twelve-month period of applicability may be issued a certificate of emission inspection, for such initial twelve-month period of applicability, upon a determination that the inspections required by paragraphs (1)(a) and (1)(c) have been performed. Upon issuance of a certificate of inspection under the terms of this subsection, the responsible motor vehicle owner shall be notified of the results of such inspections and notified as to whether such motor vehicle would have complied with paragraphs (1)(b) and (1)(d) of this Section had they been applicable.

(6) (5) All the requirements of paragraphs (1)(a), (1)(b), (1)(c), (1)(d), (2), and (3); and (4) above shall become effective upon termination of any initial twelve-month period of applicability so that on and after termination of the initial twelve-month period of applicability any responsible motor vehicle subject to any requirement of Section 7 of this Act may be issued a certificate of inspection only in accordance with the requirements of paragraphs (1)(a), (1)(b), (1)(c), (1)(d), (2), and (3) and (4).

(7) (6) 'Initial twelve-month period of applicability' means, for a given county, the twelve-month period following April 1 of a given calendar year, or the twelve-month period following the date on which the requirements of Section 7 of this Act otherwise become applicable, when such county became subject to any requirement under Section 7 of this Act for the first time. Any county which has been subject to any requirement under this Act, again becoming subject to any requirement under this Act subsequent to an intervening period during which such county was not subject to any requirement under this Act, shall be considered to be in an initial year of applicability upon again becoming subject to any requirement under this Act in such manner.

(8) (7) A certificate of emission inspection shall be displayed on a vehicle which has been inspected and has been approved as meeting the requirements of this Act and shall bear the date said vehicle was inspected, the number or other identification of the inspecting station, the signature of the mechanic inspector performing the inspection, and such other information as shall be required by the Commissioner. The mechanic inspector shall remove from the vehicle being inspected any old certificate of emission inspection when a new certificate of emission inspection will be issued.

(9) (8) All certificates of emission inspection shall be issued for a period of one year.

(10) (9) With respect to any inspection or certificate of inspection required for a responsible motor vehicle at the time of the initial retail sale of such vehicle when new the Department may provide for the issuance of certificates of inspection for such vehicles by the franchised dealer selling the vehicle, provided such dealer first determines that such vehicle meets the applicable requirements of the Federal Clean Air Act."

Section 3. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 4. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	N Scott,A
Y Adams,J	Y Colwell	Y Hasty	N McCollum	Y Scott,D
Y Adams,M	Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Y Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Smyre
Y Bargermon	Cummings	Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Mullinax	Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Jackson,W	Y Padgett	Y Townsend
Birdsong	Dean	Y Jessup	Y Parham	Triplett
Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Bolster	Y Dixon	Y Johnson,R	Perry	Y Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Phillips,L.L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
Y Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Fortune	Y Lane,D	Pinkston	Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	N Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Galer	Logan	Randall	Y Williams,B.J
Chance	Ginsberg	Y Long	Y Reaves	Williams,H
Y Cheeks	Y Glover	Lord	Richardson	Y Williams,R
N Childers	Y Godbee	Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Rowland	Y Workman
Y Colbert	Y Hanner	Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, by substitute, the ayes were 132, nays 4.

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

HB 744. By: Representatives Fuller of the 16th, Childers of the 15th and Adams of the 14th: A BILL to amend an Act providing for confirmation of sales under foreclosure proceedings on real estate, limiting deficiency judgments in certain actions on debts secured by mortgages, security deeds and other lien contracts on real estate, and providing for advertisement of foreclosure sales; and for other purposes.

The following Committee substitute was read:

A BILL

To amend an Act providing for confirmation of sales under foreclosure proceedings on real estate, limiting deficiency judgments in certain actions on debts secured by mortgages, security deeds and other lien contracts on real estate, and providing for advertisement of foreclosure sales, approved March 28, 1935 (Ga. Laws 1935, p. 381), so as to require a secured creditor exercising a power of sale contained in a mortgage, security deed or other lien contract on residential property to give a prescribed notice to certain debtors; to provide definitions; to provide for the time and contents of such notice; to provide for applicability of such notice requirement to foreclosure sales after a certain date; to prohibit

waiver or release of such notice; to provide for the validity of title of a good faith purchaser; to provide for other matters relative to the foregoing; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act providing for confirmation of sales under foreclosure proceedings on real estate, limiting deficiency judgments in certain actions on debts secured by mortgages, security deeds and other lien contracts on real estate, and providing for advertisement of foreclosure sales, approved March 28, 1935 (Ga. Laws 1935, p. 381), is hereby amended by adding before the period at the end of Section 2 the following:

“, and notice of the sale shall have been given as required by Section 4 of this Act”, so that when so amended Section 2 shall read as follows:

“Section 2. Be it further enacted, that no sale of real estate under powers contained in mortgages, debt, deeds, or other lien contracts shall be valid unless the sale shall be advertised and conducted at the time and place and in the usual manner of sheriff's sales in the county in which such real estate, or a part thereof, is located, and notice of the sale shall have been given as required by Section 4 of this Act.”

Section 2. Said Act is further amended by adding, following Section 2, four new sections to be designated Sections 3, 4, 5, and 6, respectively, to read as follows:

“Section 3. For purposes of Sections 4, 5, and 6 of the Act, the term ‘debtor’ means the grantor of the mortgage, security deed or other lien contract or the current owner of the property subject to the debt if the identity of such owner has been made known and acknowledged by the secured creditor prior to the time the secured creditor has given notice pursuant to Section 4 of the Act.

Section 4. Notice of foreclosure sale. (a) Notice of the initiation of proceedings to exercise a power of sale in a mortgage, security deed or other lien contract shall be given to the debtor by the secured creditor no later than 20 days before the date of the proposed foreclosure. Such notice shall be in writing and shall be sent by registered or certified mail, return receipt requested, to the property address or to such other address as the debtor may designate by written notice to the secured creditor.

(b) The notice required by subsection (a) shall be given either:

(1) by mailing a copy of the published legal advertisement, or a copy of the notice of sale submitted to the publisher, to the debtor with the following statement:

THIS LEGAL ADVERTISEMENT WILL RESULT IN YOUR HOME BEING SOLD TO SATISFY THE MORTGAGE OR DEBT ON YOUR PROPERTY UNLESS YOU PAY THE FULL AMOUNT OWED YOUR LENDER, OR MAKE OTHER ARRANGEMENTS MUTUALLY AGREED UPON. IF YOU HAVE QUESTIONS ABOUT YOUR RIGHTS, YOU MAY CONTACT AN ATTORNEY; or

(2) by mailing the following form which has been completed prior to mailing:

NOTICE OF FORECLOSURE SALE

TO: _____ Debtor
FROM: _____ Creditor
DATE: _____

The following legal advertisement is being published in (name of paper) four times during the month of _____

(attach advertisement here)

THE PROPERTY DESCRIBED IN THIS ADVERTISEMENT WILL BE SOLD ON (month, day, year) AT (location of sale) IF YOU DO NOT STOP THE SALE BY MAKING FULL PAYMENT TO YOUR LENDER, OR OTHER ARRANGEMENTS MUTUALLY AGREED UPON, YOU WILL LOSE YOUR HOME. IF YOU HAVE QUESTIONS ABOUT YOUR RIGHTS, YOU MAY CONTACT AN ATTORNEY.

(c) The notice requirement of this section shall apply only to the exercise of a power of sale of property, all or a part of which is to be used as a dwelling place by the debtor or the debtor's spouse, successors, heirs, and assignees at the time the mortgage, security deed or lien contract is entered into.

Section 5. Applicability; waiver. (a) The requirement of Section 4 of this Act shall apply to all nonjudicial foreclosure sales under a mortgage, security deed, or other lien contract taking place after the effective date of this Act, this statute being procedural and remedial in purpose.

(b) No waiver or release of the notice requirements of this Act shall be valid when made in or contemporaneously with the security instrument containing the power of nonjudicial foreclosure sale; but notwithstanding the requirements of this Act, a subsequent quitclaim deed in lieu of foreclosure shall be valid and effective as such.

Section 6. All deeds under power shall contain recitals setting forth the giving of notice in compliance with this Act or a statement of the facts which render the same inapplicable thereto, which facts may include without limitation the nonresidential character of the property. The effect of such recitals shall be to protect the validity of the title of any subsequent purchaser in good faith other than the lender."

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

The following amendment was read and adopted:

Representatives Evans of the 84th, Walker of the 115th, and Fuller of the 16th offer the following amendment:

Amend the Committee substitute to HB 744 by adding on line 19 of page 2 after the following:

"known",

the following:

"to".

By striking from line 27 of page 2 the following:

"20",

and inserting in lieu thereof the following:

"15".

By adding after the period of line 32 of page 2 the following:

"The notice required by this section shall be deemed given on the official postmark day."

By striking from line 34 of page 2 the following:

"either:".

By striking from line 1 of page 3 the following:

"(1)".

By striking from lines 3 and 4 of page 3 the following:

"the following statement:".

and inserting in lieu thereof the following:

"a statement in substantially the following form:".

By striking from lines 10 through 12 of page 3 the following:

“IF YOU HAVE QUESTIONS ABOUT YOUR RIGHTS, YOU MAY CONTACT AN ATTORNEY; or”.

By striking in their entirety lines 13 through 32 of page 3.

By striking from lines 2 and 3 of page 4 the following:

“or the debtor’s spouse, successors, heirs, and assignees”.

The Committee substitute, as amended, was adopted.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to, as amended.

On the passage of the Bill, by substitute, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Adams,G	Collins	Harrison	Matthews	Y Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Hawkins	Y McDonald	Y Shepard
Y Aiken	Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Cox	Y Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Holmes	Y Milford	Smith,T
Auten	Y Crosby	Y Hooks	Y Moody	Smith,V
Y Balkcom	Y Culpepper	N Horne	Y Moore	Smyre
Bargerion	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Beck	Davis,B	Y Jackson,J	Nix	Y Thomas
Y Benefield	Y Davis,J	N Jackson,N	Y Oliver	N Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Townsend
Birdsong	Dean	Y Jessup	Y Parham	Y Triplett
Bishop	Y Dent	Y Johnson,G	Y Patten	N Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	N Karrh	Phillips,L,L	Y Veazey
Y Buck	N Elliott	Y Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Evans	Y Kilgore	Y Phillips,W,R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	N Pinkston	Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Galer	Logan	Randall	Y Williams,B,J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Lord	Richardson	Y Williams,R
Y Childers	Y Godbee	Lowe	Robinson	Y Wilson
Y Childs	Y Greer	Lucas	Y Rose	Y Wood,J
Clark,B	N Ham	Y Mangum	Ross	Y Wood,J,T
Y Clark,L	Hamilton	Y Mann	Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, by substitute, as amended, the ayes were 130, nays 8.

The Bill, having received the requisite constitutional majority, was passed, by substitute, as amended.

Due to mechanical failure, the vote of Representative Robinson of the 58th, was not recorded. He wished to be recorded as voting “aye”.

HB 638. By: Representatives Fuller of the 16th, Adams of the 14th and Childers of the 15th: A BILL to amend the “Children and Youth Act,” so as to change the definition relating to family day-care homes; and for other purposes.

By unanimous consent, the following Committee substitute was read and withdrawn:

A BILL

To amend the "Children and Youth Act," approved March 14, 1963 (Ga. Laws 1963, p. 81), as amended, so as to change the definition relating to family boarding homes, family day-care homes, and day-care centers; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. The "Children and Youth Act," approved March 14, 1963 (Ga. Laws 1963, p. 81), as amended, is hereby amended by striking in their entirety subsections (v), (w), and (x) of Section 3 thereof, which read as follows:

"(v) 'Family boarding home' shall mean a home operated by any person who receives therein for pay three (3) or more children under seventeen (17) years of age, who are not related to such person and whose parents or guardians are not residents of the same house, for supervision, care, lodging and maintenance with or without transfer of custody.

(w) 'Family day-care home' shall mean a home operated by any person who receives therein for pay three (3) or more children under seventeen (17) years of age, who are not related to such person and whose parents or guardians are not residents in the same house, for daytime supervision and care, without transfer of custody.

(x) 'Day-care center' shall mean any place operated by a person, society, agency, corporation or institution, or any group wherein are received for pay seven (7) or more children under eighteen (18) years of age for group care, without transfer of custody, for less than twenty-four (24) hours per day."

and inserting in lieu thereof new subsections (v), (w), and (x) to read as follows:

"(v) 'Family boarding home' shall mean a ~~home~~ private residence operated by any person who receives therein for pay three ~~(3)~~ or more children under ~~seventeen~~ {17} years of age, who are not related to such person and whose parents or guardians are not residents of the same ~~house~~ private residence, for supervision, care, lodging and maintenance with or without transfer of custody.

(w) 'Family day-care home' shall mean a ~~home~~ private residence operated by any person who receives therein for pay ~~three (3)~~ seven or more children under ~~seventeen~~ {17} years of age, who are not related to such person and whose parents or guardians are not residents in the same ~~house~~ private residence, for daytime supervision and care, without transfer of custody.

(x) 'Day-care center' shall mean any place, other than a private residence, operated by a person, society, agency, corporation or institution, or any group wherein are received for pay seven ~~(7)~~ or more children under ~~eighteen~~ {18} years of age for group care, without transfer of custody, for less than ~~twenty-four~~ {24} hours per day."

Section 2. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

The following substitute, offered by Representative Hawkins of the 50th, was read and adopted:

A BILL

To amend the "Children and Youth Act," approved March 14, 1963 (Ga. Laws 1963, p. 81), as amended, so as to change the definition relating to family boarding homes, family day-care homes, and day-care centers; to change certain references; to require registrations in certain situations; to exempt certain centers from certain requirements; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. The "Children and Youth Act," approved March 14, 1963 (Ga. Laws 1963, p. 81), as amended, is hereby amended by striking in their entirety subsections (v), (w), and (x) of Section 3 thereof, which read as follows:

"(v) 'Family boarding home' shall mean a home operated by any person who receives therein for pay three (3) or more children under seventeen (17) years of age, who are not related to such person and whose parents or guardians are not residents of the same house, for supervision, care, lodging and maintenance with or without transfer of custody.

(w) 'Family day-care home' shall mean a home operated by any person who receives therein for pay three (3) or more children under seventeen (17) years of age, who are not related to such person and whose parents or guardians are not residents in the same house, for daytime supervision and care, without transfer of custody.

(x) 'Day-care center' shall mean any place operated by a person, society, agency, corporation or institution, or any group wherein are received for pay seven (7) or more children under eighteen (18) years of age for group care, without transfer of custody, for less than twenty-four (24) hours per day."

and inserting in lieu thereof new subsections (v), (w), and (x) to read as follows:

"(v) 'Family boarding home' shall mean a home private residence operated by any person who receives therein for pay three (3) or more children under seventeen (17) years of age, who are not related to such person and whose parents or guardians are not residents of the same house private residence, for supervision, care, lodging and maintenance with or without transfer of custody.

(w) 'Family day-care home' shall mean a home private residence operated by any person who receives therein for pay three (3) seven or more children under seventeen (17) years of age, who are not related to such person and whose parents or guardians are not residents in the same house private residence, for daytime supervision and care, without transfer of custody.

(x) 'Day-care center' shall mean any place, other than a private residence, operated by a person, society, agency, corporation or institution, or any group wherein are received for pay seven (7) or more children under eighteen (18) years of age for group care, without transfer of custody, for less than twenty-four (24) hours per day."

Section 2. Said Act is further amended by striking subsection (a) of Section 14 of said Act in its entirety and substituting in lieu thereof the following:

"(a) Annual License; Standards.—All child welfare agencies, as defined in subsection (r) of Section 3 of this Act, shall be licensed annually by the Division for Children and Youth department in accordance with procedures, standards, rules, and regulations to be established by the Board. The department may require persons who provide child-care services for six or less children for pay to register with the department. The Board shall develop and publish standards for licensing of child welfare agencies. A license issued to a child welfare agency shall be deemed approval of all family boarding homes, foster family homes, and family day-care homes approved, supervised, and used by the licensed agency as a part of its work, subject to provisions of this Act and rules and regulations of the Board. After a family day-care home or day-care center, as provided for in this Act, has been licensed or registered by the department as provided herein, the facility is not required to have a permit to operate a food service establishment as required in Code Section 88-1002."

Section 3. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 4. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to, by substitute.

On the passage of the Bill, by substitute, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Harris	Martin	Y Savage
Adams,G	N Collins	Y Harrison	N Matthews	Y Scott,A
Y Adams,J	Colwell	Y Hasty	Y McCollum	Scott,D
Y Adams,M	Connell	Y Hawkins	McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	N McKinney	N Sherrod
N Anderson	Cox	Hill	Y Miles	N Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
N Balkcom	N Culpepper	Y Horne	N Moore	Y Smyre
Bargerom	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	N Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Davis,B	Y Jackson,J	Nix	N Thomas
N Benefield	N Davis,J	Jackson,N	Y Oliver	Y Thompson
Y Benn	Davis,L	N Jackson,W	Y Padgett	Townsend
N Birdsong	N Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	N Johnson,G	Y Patten	N Tuten
Y Bolster	N Dixon	N Johnson,R	N Perry	N Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	N Karrh	Phillips,L.L	N Veazey
Y Buck	Elliott	Y Kemp	Y Phillips,R.T	N Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
N Burton	Y Felton	Y Lambert	Y Pilewicz	N Wall
Y Byrd	Y Fortune	N Lane,D	Y Pinkston	Y Ware
N Cason	Foster	N Lane,R	Y Rainey	N Watson
Y Castleberry	Y Fuller,C	Y Lawson	Ralston	White
Y Chamberlin	Y Fuller,K	N Lee	Y Ramsey	N Widener
N Chambless	Galer	Logan	Randall	N Williams,B.J
Y Chance	Y Ginsberg	N Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Lord	Richardson	Williams,R
Y Childers	Y Godbee	Lowe	Y Robinson	Y Wilson
Y Childs	Greer	Lucas	N Rose	N Wood,J
N Clark,B	Y Ham	N Mangum	Ross	Y Wood,J.T
N Clark,L	Hamilton	Y Mann	Rowland	Y Workman
Colbert	N Hanner	Y Marcus	Y Russell	Y Speaker Murphy

On the passage of the Bill, by substitute, the ayes were 100, nays 42.

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

Representative Dobbs of the 74th moved that the following Bill of the Senate be withdrawn from the Committee on Judiciary and referred to the Committee on State Planning and Community Affairs:

SB 385. By: Senator Ballard of the 45th: A BILL to amend an Act creating a new judicial circuit known as the Alcovy Judicial Circuit, so as to provide a salary supplement for each judge and the district attorney; to provide for cost-of-living increases; and for other purposes.

The motion prevailed.

Under the general order of business, established by the Committee on Rules, the following Bill of the House was again taken up for consideration:

HB 213. By: Representative Lambert of the 112th: A BILL to amend an Act fixing the salaries of judges of the superior courts, so as to change the provisions relating to secretaries for district attorneys; and for other purposes.

The following substitute, offered by Representative Lambert of the 112th, was read and adopted:

A BILL

To amend an Act fixing the salaries of judges of the superior courts, approved March 7, 1957 (Ga. Laws 1957, p. 273), as amended, particularly by an Act approved April 25, 1975 (Ga. Laws 1975, p. 1506), so as to change the provisions relating to secretaries for district attorneys; to provide for other matters relative thereto; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act fixing the salaries of judges of the superior courts, approved March 7, 1957 (Ga. Laws 1957, p. 273), as amended, particularly by an Act approved April 25, 1975 (Ga. Laws 1975, p. 1506), is hereby amended by striking Section 1C in its entirety and substituting in lieu thereof a new Section 1C to read as follows:

"Section 1C. (a) Each district attorney is hereby authorized to employ a secretary ~~two legal secretaries~~. Each secretary so employed shall be an employee of the judicial branch of state government and shall be in the unclassified service of the State Merit System of Personnel Administration. ~~Said secretary shall be compensated in an amount to be set by the district attorney commensurate with industry salaries in the community for similar work. An amount not to exceed \$7,200.00 per annum for the salary of the secretary as herein provided and fixed shall be paid in equal monthly installments from State funds appropriated or otherwise made available for the operation of the superior courts.~~

(b) Secretaries employed hereunder shall possess such qualifications as shall be determined by the district attorney employing said secretary and appointed pursuant to this section shall serve at the pleasure of said the district attorney. ~~Said secretary and shall perform such duties and services assignments~~ as shall be prescribed by the district attorney.

(c) The district attorney shall fix the annual salaries of each secretary at the rate of compensation established by the State Merit System of Personnel Administration for pay grades 16 through 22, but the compensation of any secretary employed on or before July 1, 1981, shall not be reduced. The district attorney shall be authorized, from time to time, to promote any such secretary to the next highest pay grade within the limits established by this subsection based upon merit and performance. The compensation herein provided shall be paid in equal monthly installments from state funds appropriated or otherwise available for the operation of the superior courts.

(d) In addition to the salary paid as herein prescribed, any employer's contribution required by the Act of Congress, approved August 14, 1935 49 Stat. 620, known as the 'Social Security Act', as the same may now or hereafter be amended, or by any regulations or requirements issued pursuant thereto, shall also be paid from funds appropriated or otherwise made available for the operation of the superior courts."

Section 2. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to, by substitute.

On the passage of the Bill, by substitute, the roll call was ordered and the vote was as follows:

Y Aaron	N Benefield	N Castleberry	Y Connell	Y Dent
Adams,G	Benn	Y Chamberlin	N Couch	Y Dixon
Y Adams,J	Y Birdsong	Y Chambless	Cox	Y Dobbs
Y A.Jams,M	Y Bishop	Chance	Y Crawford	N Dover
Y Aiken	N Bolster	Y Cheeks	Y Crosby	Y Edwards
N Anderson	Branch	Y Childers	Y Culpepper	N Elliott
Y Argo	Y Bray	Y Childs	Y Cummings	Y Evans
N Auten	Y Brooks	Y Clark,B	Y Darden	N Felton
N Balkcom	Y Buck	N Clark,L	Daugherty	Y Fortune
Y Bargerom	Y Burruss	Y Colbert	Davis,B	Foster
Y Baugh	N Burton	Y Coleman	N Davis,J	Y Fuller,C
Beal	Y Byrd	N Collins	Y Davis,L	Y Fuller,K
Y Beck	Y Cason	Colwell	Dean	Y Galer

Y Ginsberg	Johnson,G	McDonald	Ralston	N Thompson
Glover	N Johnson,R	N McKinney	Y Ramsey	Townsend
N Godbee	Jones,B	Y Miles	Randall	Y Triplett
Greer	N Jones,H	N Milford	Y Reaves	Y Tuten
Y Ham	Y Karrh	Y Moody	Richardson	N Twiggs
Hamilton	Kemp	N Moore	N Robinson	Y Vandiford
Hanner	Y Kilgore	Y Mostiler	Y Rose	Y Vaughn
Y Harris	Y Lambert	Y Mullinax	Ross	Y Veazey
N Harrison	Y Lane,D	Y Nicholson	Rowland	N Waddle
Y Hasty	Y Lane,R	N Nix	Y Russell	N Walker
Y Hawkins	Y Lawson	Y Oliver	N Savage	Y Wall
Y Hays	N Lee	Y Padgett	Y Scott,A	Y Ware
Y Hill	Logan	Y Parham	Scott,D	Y Watson
Holmes	Y Long	Y Patten	Y Shepard	White
Hooks	Lord	Y Perry	Y Sherrod	N Widener
Y Horne	Lowe	Y Peters	N Sizemore	Y Williams,B,J
Hutchinson	Lucas	Y Phillips,B	N Smith,T	N Williams,H
N Irvin	Y Mangum	Phillips,L.L	Smith,V	Williams,R
Isakson	N Mann	N Phillips,R.T	Y Smyre	N Wilson
N Jackson,J	Marcus	Y Phillips,W.R	Y Snow	N Wood,J
Y Jackson,N	Y Martin	Y Pilewicz	Y Steinberg	Y Wood,J.T
N Jackson,W	N Matthews	Pinkston	Y Swann	Workman
Y Jessup	Y McCollum	Y Rainey	Y Thomas	Speaker Murphy

On the passage of the Bill, by substitute, the ayes were 97, nays 41.

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

The following report of the Committee on Rules was read and adopted:

HOUSE RULES CALENDAR TUESDAY, MARCH 10, 1981

Mr. Speaker and Members of the House:

Your Committee on Rules met and submits the following supplemental to the calendar already adopted this March 10, 1981, by adding the following:

HB 326	Legislative Retirement Sys., Benefits
HB 343	Peace Officers' Benefit Fund
HB 469	APEG, Capital Improvements
HB 580	Serious Traffic Offenses, Penalties
HB 814	Automobile Clubs; Licensing
HB 906	Mot. Veh. Gross Weight, Municipal Streets (Rec.)
HB 989	School Facilities, Minimum Standards
HB 1034	Workers' Comp.; Certain Funds; Deposit Required

Except as herein amended, the provisions of this calendar heretofore submitted shall remain in full force and effect.

Respectfully submitted,
/s/Lee of the 72nd
Chairman

Under the general order of business, established by the Committee on Rules, the following Resolutions of the House were taken up for consideration and read the third time:

HR 227. By: Representatives Glover of the 32nd, Ham of the 80th, Williams of the 48th, Marcus of the 26th, Steinberg of the 46th and others:

A RESOLUTION

Creating the Georgia Commission on Women's Opportunities; and for other purposes.

WHEREAS, the concept of equal opportunities for all has been central to the development and tremendous expansion of our economy at every governmental level; and

WHEREAS, the significant role of women in economic life is keenly demonstrated by the dramatic increase in the number of single and married women who have steadily entered the labor force in industry, business, personal services, the professions, and the diverse areas of governmental and public service and by the significant increase in the length of the average work life of women; and

WHEREAS, experience indicates that action taken to improve the general, legal, and social status of any minority group tends to facilitate its integration in economic life and thus improve the full and effective participation of such individuals in all aspects of their economic, political, and social development; and

WHEREAS, most people today would not challenge women's claim to the right of access to vocational, technical, and professional training at all levels; the right of access to economic life without discrimination and to advancement in work life on the basis of qualification and merit; or the right to equal treatment in employment, including equal pay; and

WHEREAS, a critical problem is how to make these economic rights fully effective and how to transform them into practical opportunities; and

WHEREAS, a study is needed of Georgia statutes and regulations as well as of the formal and informal practices of the agencies and institutions of state government to determine whether any distinction, exclusion, or preference is made on the basis of sex which has the effect of nullifying or impairing equality of opportunities or treatment in employment or occupation and to determine when, in keeping with sound social policy, such statutes, regulations, or practices should be resolved or terminated.

NOW, THEREFORE, BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. There is hereby created the Georgia Commission on Women's Opportunities. The commission shall be composed of 21 members as follows:

- (1) Seven members of the Senate to be appointed by the President of the Senate;
- (2) Seven members of the House of Representatives to be appointed by the Speaker of the House of Representatives; and
- (3) Seven members appointed by the Governor. The Governor's appointees shall not be officers or employees of state government but shall be citizens representing diverse business, professional, and service fields within the private sector.

Section 2. The commission shall conduct a comprehensive study of Georgia statutes and regulations, including the formal and informal practices of agencies and institutions of state government, to determine whether any distinction, exclusion, or preference is made on the basis of sex which has the effect of nullifying or impairing equal opportunity or treatment in employment or occupation and to determine when, in keeping with sound social policy, such statutes, regulations, or practices should be resolved or terminated.

Section 3. The first meeting of the commission shall be called by the Governor for June 15, 1981. At this meeting the commission shall organize and elect a chairman and such other officers from among its membership as are deemed necessary.

Section 4. The commission may request and, upon such request, shall be afforded the assistance and cooperation of the various agencies and institutions of state government.

Section 5. All members of the commission shall receive the allowances authorized by law for legislative members of interim legislative committees. The allowances and all other funds necessary to carry out the provisions of this resolution shall come from funds appropriated to or otherwise available to the legislative branch of government.

Section 6. The commission shall make a comprehensive report of its findings, recommendations, and suggestions to the Governor and all members of the General Assembly prior to the 1983 session of the General Assembly and shall stand abolished on December 31, 1982.

Section 7. This resolution shall become effective upon its approval by the Governor or upon its becoming law without his approval. Appointments to the commission shall be made as provided in this resolution as soon as practicable after its approval or otherwise becoming law.

The following Committee substitute was read and adopted:

A RESOLUTION

Creating the Georgia Commission on Women's Opportunities; and for other purposes.

WHEREAS, the concept of equal opportunities for all has been central to the development and tremendous expansion of our economy at every governmental level; and

WHEREAS, the significant role of women in economic life is keenly demonstrated by the dramatic increase in the number of single and married women who have steadily entered the labor force in industry, business, personal services, the professions, and the diverse areas of governmental and public service and by the significant increase in the length of the average work life of women; and

WHEREAS, experience indicates that action taken to improve the general, legal, and social status of any minority group tends to facilitate its integration in economic life and thus improve the full and effective participation of such individuals in all aspects of their economic, political, and social development; and

WHEREAS, most people today would not challenge women's claim to the right of access to vocational, technical, and professional training at all levels; the right of access to economic life without discrimination and to advancement in work life on the basis of qualification and merit; or the right to equal treatment in employment, including equal pay; and

WHEREAS, a critical problem is how to make these economic rights fully effective and how to transform them into practical opportunities; and

WHEREAS, a study is needed of Georgia statutes and regulations as well as of the formal and informal practices of the agencies and institutions of state government to determine whether any distinction, exclusion, or preference is made on the basis of sex which has the effect of nullifying or impairing equality of opportunities or treatment in employment or occupation and to determine when, in keeping with sound social policy, such statutes, regulations, or practices should be resolved or terminated.

NOW, THEREFORE, BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. There is hereby created the Georgia Commission on Women's Opportunities. The commission shall be composed of 15 members as follows:

- (1) Five members of the Senate to be appointed by the President of the Senate;
- (2) Five members of the House of Representatives to be appointed by the Speaker of the House of Representatives; and
- (3) Five members appointed by the Governor. The Governor's appointees shall not be officers or employees of state government but shall be citizens representing diverse business, professional, and service fields within the private sector.

Section 2. The commission shall conduct a comprehensive study of Georgia statutes and regulations, including the formal and informal practices of agencies and institutions

of state government, to determine whether any distinction, exclusion, or preference is made on the basis of sex which has the effect of nullifying or impairing equal opportunity or treatment in employment or occupation and to determine when, in keeping with sound social policy, such statutes, regulations, or practices should be resolved or terminated. Provided, however, the commission shall make no recommendation as to merits of the proposed Equal Rights Amendment to the United States Constitution.

Section 3. The first meeting of the commission shall be called by the Governor for June 15, 1981. At this meeting the commission shall organize and elect a chairman and such other officers from among its membership as are deemed necessary.

Section 4. The commission may request and, upon such request, shall be afforded the assistance and cooperation of the various agencies and institutions of state government.

Section 5. All members of the commission shall receive the allowances authorized by law for legislative members of interim legislative committees but shall not meet for more than ten days in any calendar year. The allowances and all other funds necessary to carry out the provisions of this resolution shall come from funds appropriated to or otherwise available to the legislative branch of government.

Section 6. The commission shall make a comprehensive report of its findings, recommendations, and suggestions to the Governor and all members of the General Assembly prior to the 1983 session of the General Assembly and shall stand abolished on December 31, 1982.

Section 7. This resolution shall become effective upon its approval by the Governor or upon its becoming law without his approval. Appointments to the commission shall be made as provided in this resolution as soon as practicable after its approval or otherwise becoming law.

The report of the Committee, which was favorable to the adoption of the Resolution, by substitute, was agreed to.

On the adoption of the Resolution, by substitute, the roll call was ordered and the vote was as follows:

Y Aaron	Y Cheeks	Y Fortune	Jones,B	Y Nix
Y Adams,G	Y Childers	Foster	Y Jones,H	Y Oliver
Y Adams,J	Y Childs	Y Fuller,C	Y Karrh	Y Padgett
Y Adams,M	Y Clark,B	Y Fuller,K	Y Kemp	Y Parham
N Aiken	Y Clark,L	Y Galer	Y Kilgore	Y Patten
Y Anderson	Colbert	Y Ginsberg	Y Lambert	N Perry
Y Argo	Y Coleman	Y Glover	Lane,D	Y Peters
Auten	Collins	Godbee	N Lane,R	Y Phillips,B
N Balkcom	Colwell	Greer	Y Lawson	Phillips,L,L
Bargeron	Y Connell	Y Ham	Lee	Phillips,R,T
Y Baugh	Y Couch	Hamilton	Logan	Y Phillips,W,R
Beal	Cox	Y Hanner	Long	Y Pilewicz
Y Beck	Y Crawford	Y Harris	Lord	Pinkston
Y Benefield	Crosby	Harrison	Lowe	Y Rainey
Y Benn	Culpepper	Y Hasty	Lucas	Ralston
Y Birdsong	Y Cummings	Y Hawkins	N Mangum	Y Ramsey
Y Bishop	Y Darden	Y Hays	Mann	Randall
Y Bolster	Daugherty	Y Hill	Y Marcus	Y Reaves
Branch	Davis,B	Holmes	Y Martin	Richardson
Y Bray	Y Davis,J	Y Hooks	N Matthews	Robinson
Y Brooks	Davis,L	Y Horne	Y McCollum	Y Rose
Y Buck	Y Dean	Hutchinson	McDonald	Ross
Y Burruss	Y Dent	Y Irvin	Y McKinney	Rowland
N Burton	Y Dixon	Isakson	Y Miles	Y Russell
Y Byrd	Y Dobbs	Y Jackson,J	Milford	Savage
Cason	N Dover	Y Jackson,N	Moody	Y Scott,A
Y Castleberry	Y Edwards	N Jackson,W	N Moore	Scott,D
Y Chamberlin	Elliott	Jessup	Y Mostiler	Y Shepard
Y Chambless	Y Evans	Y Johnson,G	Y Mullinax	N Sherrod
Y Chance	Y Felton	Y Johnson,R	Y Nicholson	Y Sizemore

Smith,T	Thomas	Y Vandiford	Y Ware	Williams,R
N Smith,V	Y Thompson	Vaughn	Watson	Y Wilson
Y Smyre	Townsend	Y Veazey	White	Y Wood,J
Y Snow	Y Triplett	Waddle	Y Widener	Y Wood,J.T
Y Steinberg	Tuten	Y Walker	Y Williams,B.J	Workman
Y Swann	Y Twiggs	N Wall	Y Williams,H	Speaker Murphy

On the adoption of the Resolution, by substitute, the ayes were 108, nays 13.

The Resolution, having received the requisite constitutional majority, was adopted, by substitute.

Due to mechanical failure, the vote of Representative Robinson of the 58th was not recorded on the adoption of HR 227, by substitute. He wished to vote "aye" thereon.

HR 31. By: Representatives Watson of the 114th, Harrison of the 20th, Horne of the 104th, Kilgore of the 65th and Scott of the 123rd:

A RESOLUTION

Creating the Georgia Energy Regulatory Reform Commission; and for other purposes.

WHEREAS, runaway increases in the costs of fossil fuels, when coupled with the extraordinary rises in costs for all other commodities brought about by general inflation, have acutely focused the attention of all Georgians upon the availability of and prices charged for our energy sources; and

WHEREAS, this intensified awareness of the problems related to our energy sources has also brought into question the continued viability of our current system for regulation of public utilities, as well as the credibility not only of our state administrative structure, but also of many of the utilities upon which we rely from day to day; and

WHEREAS, it is vitally important to this state that our law provide for the regulation of public utilities in such a manner that the continued and reasonable viability of our public utilities is balanced with the needs of our state's citizens for reliable and reasonably priced energy sources; and

WHEREAS, the time has come for a complete in-depth review of all matters related to the regulation of public utilities, the operations of public utilities, and the problems of insuring reliable and reasonably priced energy sources; and

WHEREAS, on numerous occasions in the past, this state has been well served by the creation of a special study commission, composed of respected and knowledgeable citizens of this state, to study and recommend solutions to problems requiring thorough examination and innovative solutions; and

WHEREAS, the commission appointed during the interim lacked sufficient time to deal adequately with these complex problems; and

WHEREAS, more study is needed to determine more precisely the problems and appropriate solutions in this complicated and important area; and

WHEREAS, it is only fitting and proper that such a commission be created to review our state's regulatory framework for, and the operation of, public utilities so as to recommend needed reform and improvement.

NOW, THEREFORE, BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. (a) There is hereby created the Georgia Energy Regulatory Reform Commission;

(b) The commission shall be composed of 15 members as follows:

- (1) Five members appointed by the Governor.
- (2) Five members of the Senate appointed by the President of the Senate.
- (3) Five members of the House appointed by the Speaker of the House of Representatives.
- (c) Each member appointed to the commission shall be a citizen of this state who is generally recognized to be knowledgeable in the fields of energy or utility regulation or in related fields.
- (d) Any vacancy on the commission shall be filled in the same manner as the original appointment.

Section 2. The commission shall elect a chairman and vice chairman from among its membership. The commission shall meet upon the call of the chairman. The commission shall conduct a comprehensive and exhaustive study of all laws of this state relating to the development and supply of energy sources and the regulation of public utilities and shall also study the operations of public utilities in this state. The study shall be made with a view toward improvements in Georgia law necessary for the continued reliability and availability of energy sources for residents of this state at a reasonable and affordable cost, while insuring the continued viability and efficiency of Georgia's public utilities.

Section 3. The commission is authorized to employ and compensate at least one staff person.

Section 4. The commission may request and, upon such request, shall be afforded the assistance and cooperation of the Georgia Public Service Commission, the Department of Law, the State University System of Georgia, and each other agency or institution of the state.

Section 5. All members of the commission shall receive the allowances authorized by law for legislative members of interim legislative committees. All funds necessary to carry out the provisions of this Resolution shall come from the funds appropriated to or otherwise available to the legislative branch of government.

Section 6. The commission shall make its findings and complete its work as expeditiously as possible and shall make a comprehensive report of its findings, recommendations, and suggestions for proposed legislation no later than the convening of the 1982 regular session of the General Assembly, at which time the commission shall stand abolished.

Section 7. This Resolution shall become effective upon its approval by the Governor or upon its becoming law without his approval. Appointments to the commission shall be made as provided in this Resolution as soon as practicable after its approval or otherwise becoming a law.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the ayes were 92, nays 4.

The Resolution, having received the requisite constitutional majority, was adopted.

HR 249. By: Representatives Bolster of the 30th, Richardson of the 52nd, Phillips of the 91st, Johnson of the 66th, Holmes of the 39th and Foster of the 6th:

A RESOLUTION

Creating the Joint Day Care Study Committee; and for other purposes.

WHEREAS, many Georgia families use day care services so that parents can enter into employment or education, and the income gained thereby is vital to the survival and stability of the family; and

WHEREAS, Georgia's next generation of citizens spend many hours in day care programs at a time when they are at a critical age for healthy social, emotional, and intellectual growth; and

WHEREAS, the provision of day care is a multimillion dollar industry in Georgia, involving profit oriented organizations, nonprofit organizations, publicly funded agencies, and relatives and friends of families; and

WHEREAS, the State of Georgia is involved with day care services in several capacities, including regulation of all programs, training of caregivers, and use of public funds to purchase care; and

WHEREAS, the need for day care services is expected to increase in future years; and

WHEREAS, the Georgia General Assembly can exercise vital leadership in formulating a comprehensive policy to insure that day care services will be available to all families who need the service; and

WHEREAS, a committee is needed to review the results of the satellite project for family day care, to analyze the results of the study by the Department of Human Resources on the effects of day care availability, and to continue to have input into decisions affecting the quality of day care in Georgia.

NOW, THEREFORE, BE IT RESOLVED BY THE GENERAL ASSEMBLY that there is hereby created the Joint Day Care Study Committee which shall be composed of six members from the Senate to be appointed by the President of the Senate and six members from the House of Representatives to be appointed by the Speaker of the House. The committee shall study all aspects of the provision for day care to Georgia's children, including the availability and distribution of services; education and training of caregivers; cost of care and use of public funds to purchase care; consumer information offered to parents; extent of coordination among providers of day care services; and the effect of day care on the quality of life of Georgia's families.

BE IT FURTHER RESOLVED that the committee is authorized to consult with persons knowledgeable on this subject and is authorized to study all matters relative to the purposes of this resolution. The committee is further authorized to conduct and hold meetings at such times and places as it deems advisable so as to better enable it to perform its duties under this resolution.

BE IT FURTHER RESOLVED that the members of the committee shall receive the expenses and allowances authorized by law for legislative members of interim legislative committees but shall receive the same for not more than ten days unless additional days are authorized by the Speaker of the House. The funds necessary to carry out the provisions of this resolution shall come from funds appropriated or otherwise available to the legislative branch of government. The committee shall make a report of its findings and recommendations by not later than December 31, 1981, on which date the committee shall stand abolished. Such report shall be accompanied by a draft of any legislation the committee may find necessary to implement its recommendations.

The following Committee substitute was read and withdrawn:

A RESOLUTION

Creating the Joint Day Care Study Committee; and for other purposes.

WHEREAS, many Georgia families use day care services so that parents can enter into employment or education, and the income gained thereby is vital to the survival and stability of the family; and

WHEREAS, Georgia's next generation of citizens spend many hours in day care programs at a time when they are at a critical age for healthy social, emotional, and intellectual growth; and

WHEREAS, the provision of day care is a multimillion dollar industry in Georgia, involving profit oriented organizations, nonprofit organizations, publicly funded agencies, and relatives and friends of families; and

WHEREAS, the State of Georgia is involved with day care services in several capacities, including regulation of all programs, training of caregivers, and use of public funds to purchase care; and

WHEREAS, the need for day care services is expected to increase in future years; and

WHEREAS, the Georgia General Assembly can exercise vital leadership in formulating a comprehensive policy to insure that day care services will be available to all families who need the service; and

WHEREAS, a committee is needed to review the results of the satellite project for family day care, to analyze the results of the study by the Department of Human Resources on the effects of day care availability, and to continue to have input into decisions affecting the quality of day care in Georgia.

NOW, THEREFORE, BE IT RESOLVED BY THE GENERAL ASSEMBLY that there is hereby created the Joint Day Care Study Committee which shall be composed of six members from the Senate to be appointed by the President of the Senate and six members from the House of Representatives to be appointed by the Speaker of the House. The committee shall study all aspects of the provision for day care to Georgia's children, including the availability and distribution of services; education and training of caregivers; cost of care and use of public funds to purchase care; consumer information offered to parents; extent of coordination among providers of day care services; and the effect of day care on the quality of life of Georgia's families.

BE IT FURTHER RESOLVED that the committee is authorized to study all matters relative to the purposes of this resolution. The committee is further authorized to conduct and hold meetings at such times and places as it deems advisable so as to better enable it to perform its duties under this resolution.

BE IT FURTHER RESOLVED that the members of the committee shall receive the expenses and allowances authorized by law for legislative members of interim legislative committees but shall receive the same for not more than ten days unless additional days are authorized by the Speaker of the House. The funds necessary to carry out the provisions of this resolution shall come from funds appropriated or otherwise available to the legislative branch of government. The committee shall make a report of its findings and recommendations by not later than December 31, 1981, on which date the committee shall stand abolished. Such report shall be accompanied by a draft of any legislation the committee may find necessary to implement its recommendations.

The following substitute, offered by Representatives Wilson of the 19th, Murphy of the 18th, Harris of the 8th, and others, was read and adopted:

A RESOLUTION

Creating the Grady Memorial Hospital Study Committee; and for other purposes.

WHEREAS, the provision of charity care to the medically indigent places enormous financial burdens on public teaching hospitals, and, in order to recoup the cost of such charity care, public hospitals must exact higher fees from nonindigent patients and rely upon tax allocations from local city and county jurisdictions; and

WHEREAS, Fulton and DeKalb counties in 1981 allocated in excess of \$30 million in public funds to Grady Memorial Hospital, and these funds were used to provide charity care to indigent patients and to cover factors involved in the hospital's annual operating deficit; and

WHEREAS, the increasing annual operating deficit of the hospital is shared between Fulton and DeKalb counties on an inpatient usage formula basis, with the liability of these counties limited by local contract to revenue collected from a specified millage applied to taxable property in each county; and

WHEREAS, this annual requirement for increased financial support has caused these counties to pursue alternative means of financing the operating deficit at Grady Memorial Hospital, including financial assistance at the state level, in lieu of increasing local taxes; and

WHEREAS, because of Grady Memorial Hospital's affiliation with the Emory University School of Medicine, the hospital serves as a teaching facility, as well as a public hospital, and is called on to provide a wide range of hospital services; and

WHEREAS, there is a need to consider alternative approaches to financing the annual operating deficit at Grady Memorial Hospital in view of its roles as a teaching hospital and as a public hospital; and

WHEREAS, there is a need to consider the performance of internal hospital management of Grady Memorial Hospital with respect to administration of programs and services and utilization of resources, manpower, and staff.

NOW, THEREFORE, BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA that there is hereby created the Grady Memorial Hospital Study Committee to be composed of nine members as follows: three members of the House of Representatives appointed by the Speaker of the House; three members of the Senate appointed by the President of the Senate; the Chairman of the Board of Commissioners of Fulton County; the Chairman of the Board of Commissioners of DeKalb County; and the Chairman of the Fulton-DeKalb Hospital Authority. The committee shall hold its organizational meeting by not later than June 1, 1981, on the joint call of the Speaker of the House of Representatives and the President of the Senate. At such organizational meeting, the committee shall elect from its membership a chairman, vice chairman, secretary, and such other officers as it deems necessary or appropriate. The committee shall adopt its own rules of procedure and may establish such subcommittees as it may deem necessary to carry out its duties as hereinafter provided.

BE IT FURTHER RESOLVED that it shall be the duty of the committee to make a thorough study of: (1) appropriate methods of financing Grady Memorial Hospital that address the hospital's problems and needs; (2) the contractual relationships between the hospital and the Emory University School of Medicine; (3) the contractual relationships between the hospital and Fulton and DeKalb counties; and (4) the responsibilities of the state in relation to the hospital. The committee shall be further authorized, as it deems appropriate, to examine the hospital's management, programs, services, facilities, and any other matters relative to such study.

BE IT FURTHER RESOLVED that each legislative member of the committee shall receive the expenses and allowances provided by law for members of legislative interim committees for attending meetings of the committee or meetings of subcommittees thereof. The remaining members of the committee shall be reimbursed for actual and necessary expenses incurred by them in attending meetings of the committee, as authorized by their respective local governing authorities, from the funds of such governing authorities. Except as otherwise provided herein, the funds necessary to carry out the provisions of this resolution shall come from funds appropriated or available to the legislative branch of government.

BE IT FURTHER RESOLVED that the members of the committee may meet such number of times and at such places as the committee shall deem necessary or appropriate to carry out its duties and responsibilities effectively under this resolution. The committee shall make its final report setting forth its findings, conclusions, and recommendations on or before December 31, 1981, on which date the committee shall stand abolished.

The report of the Committee, which was favorable to the adoption of the Resolution, by substitute, was agreed to, by substitute.

On the adoption of the Resolution, by substitute, the ayes were 93, nays 0.

The Resolution, having received the requisite constitutional majority, was adopted, by substitute.

Under the general order of business, established by the Committee on Rules, the following Bill of the House was again taken up for consideration:

HB 906. Representative Ham of the 80th: A BILL to amend Code Title 95A, known as the Georgia Code of Public Transportation, so as to provide that the maximum gross weight for a vehicle on a public street of a municipality shall be limited to 56,000 pounds unless the vehicle is making a pickup or delivery on that street; to provide for division of revenue with municipalities under certain circumstances; and for other purposes.

The following amendment was read and adopted:

Representative Connell of the 87th moves to amend HB 906 by striking all the language beginning with the word "However" on line 22, page 1, through the word "highways" on line 24, page 1.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to, as amended.

On the passage of the Bill, as amended, the ayes were 98, nays 4.

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

Under the general order of business, established by the Committee on Rules, the following Bills of the House were taken up for consideration and read the third time:

HB 575. By: Representatives Bray of the 70th, Connell of the 87th, and Snow of the 1st: A BILL to amend Code Chapter 84-1, relating to the joint-secretary of the state examining boards, so as to define more clearly the duties of the joint-secretary in support of the various state examining boards; to provide for standard reimbursement of members of the various boards; and for other purposes.

The following amendment was read and adopted:

The Committee on State of Republic moves to amend HB 575 by adding in Section 1 on line 30 of page 2, immediately preceding the words "The deputy", a new sentence to read as follows:

"The appointment of an executive director for the support of a state examining board with an executive director established by legislation prior to January 1, 1981, shall be subject to approval of said board."

By adding at the end of subsection (d) on line 10 of page 5 a new sentence to read as follows:

"Examination standards developed in agreement with a national association of state boards or other related national association for the administration of a national recognized uniform examination may be adopted in lieu of state standards by respective state boards."

An amendment, offered by Representative Fortune of the 71st, was read and lost.

The following amendment was read and adopted:

Representative Bray of the 70th moves to amend HB 575 by striking all of Section B on page 4 beginning on line 9 after the word "of" and substituting in lieu thereof the following:

"\$44.00 per day in addition to actual transportation costs while travelling by public carrier or the same mileage allowed for use of a personal car in connection with such attendance as members of the General Assembly receive for each day's actual attendance at scheduled meetings of the board or of any of its divisions or committee hearings of the board or scheduled board examinations. Such may be paid for attendance at other official duties or business of the board or in attendance at a state, regional or national meeting pertaining to the work of the respective board. Expense vouchers submitted by members of the various state boards are subject to approval by the president or chairman of the respective board and the joint-secretary as provided for herein."

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to, as amended.

On the passage of the Bill, as amended, the ayes were 91, nays 15.

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

HB 989. By: Representative Crawford of the 5th: A BILL to amend the "Adequate Program for Education in Georgia Act," so as to provide that certain school facilities and additions to school facilities which are constructed solely with local funds and to which no State funds are contributed shall not be required to comply with the minimum standards established by the State Board of Education; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Y Byrd	Davis,B	Harris	N Lane,D
Adams,G	Cason	Y Davis,J	Harrison	Y Lane,R
Y Adams,J	Y Castleberry	Y Davis,L	Hasty	Y Lawson
Y Adams,M	Y Chamberlin	Y Dean	Y Hawkins	Y Lee
Y Aiken	Y Chambless	Y Dent	Y Hays	Logan
Y Anderson	Y Chance	Y Dixon	Y Hill	Long
Argo	Y Cheeks	Y Dobbs	Holmes	Lord
Y Auten	Y Childers	Y Dover	Y Hooks	Lowe
Y Balkcom	Y Childs	Y Edwards	Horne	Lucas
Bargerion	N Clark,B	Y Elliott	Hutchinson	Y Mangum
Y Baugh	Y Clark,L	Evans	Y Irvin	Mann
Beal	Colbert	Y Felton	Isakson	Y Marcus
Y Beck	Y Coleman	Y Fortune	Y Jackson,J	Y Martin
Y Benefield	Y Collins	Foster	Y Jackson,N	Y Matthews
Benn	Colwell	Y Fuller,C	Y Jackson,W	Y McCollum
Y Birdsong	Y Connell	Y Fuller,K	Jessup	McDonald
Y Bishop	Couch	Y Galer	Y Johnson,G	Y McKinney
Y Bolster	Cox	Ginsberg	N Johnson,R	Y Miles
Y Branch	Y Crawford	Y Glover	Jones,B	Milford
Y Bray	Crosby	Y Godbee	Y Jones,H	Y Moody
Y Brooks	Y Culpepper	Greer	Y Karrh	Y Moore
Y Buck	Y Cummings	Y Ham	Y Kemp	Y Mostiler
Y Burruss	Y Darden	Hamilton	Y Kilgore	Y Mullinax
Y Burton	Daugherty	Y Hanner	Y Lambert	Y Nicholson

Y Nix	Y Pinkston	Y Savage	Y Thomas	Y Ware
Y Oliver	Y Rainey	Y Scott,A	Y Thompson	Watson
Y Padgett	Ralston	Y Scott,D	Y Townsend	White
Y Parham	Y Ramsey	Y Shepard	Y Triplett	Y Widener
Y Patten	Randall	Y Sherrod	Y Tuten	Y Williams,B.J
Y Perry	Y Reaves	Y Sizemore	Y Twiggs	Y Williams,H
Y Peters	Richardson	Y Smith,T	Y Vandiford	Williams,R
Y Phillips,B	Y Robinson	Y Smith,V	Y Vaughn	Y Wilson
Phillips,L.L	Rose	Y Smyre	Y Veazey	Wood,J
Y Phillips,R.T	Ross	Y Snow	Y Waddle	Y Wood,J.T
Y Phillips,W.R	Rowland	Y Steinberg	Y Walker	Workman
Y Pilewicz	Russell	Y Swann	Wall	Speaker Murphy

On the passage of the Bill, the ayes were 126, nays 3.

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

HB 343. By: Representative Phillips of the 91st: A BILL to amend an Act creating the Peace Officers' Annuity and Benefit Fund, so as to remove certain prohibitions regarding persons 45 years of age or older who have become peace officers; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend an Act creating the Peace Officers' Annuity and Benefit Fund, approved February 1, 1950 (Ga. Laws 1950, p. 50), as amended, particularly by an Act approved March 25, 1980 (Ga. Laws 1980, p. 1121), so as to change the provisions relative to the definition of the term "peace officer"; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act creating the Peace Officers' Annuity and Benefit Fund, approved February 1, 1950 (Ga. Laws 1950, p. 50), as amended, particularly by an Act approved March 25, 1980 (Ga. Laws 1980, p. 1121), is hereby amended by adding in Section 8 immediately following the ninth sentence of said section the following:

"Such term shall also include any full-time identification technician or identification supervisor employed by the State of Georgia, or any subdivision or municipality thereof, whose duties include the investigation and detection of crime or whose duties are supervisory over those identification technicians whose duties include the investigation and detection of crime in the State of Georgia, and who have been considered a member of the Peace Officers' Annuity and Benefit Fund, and paid dues thereto, at any time on or before July 1, 1981. Said identification technicians and identification supervisors shall be deemed to have been members for such prior period of service that dues were paid and shall be entitled to all rights and benefits to which other members are entitled."

Section 2. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the ayes were 102, nays 5.

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

HB 580. By: Representative Adams of the 14th: A BILL to amend Code Chapter 68A-9, relating to serious traffic offenses, so as to change the penalties for certain violations and to provide for minimum time to be served in the penitentiary; and for other purposes.

The following Committee substitute was read:

A BILL

To amend Code Chapter 68A-9, relating to serious traffic offenses, as amended, so as to change the penalties for certain violations and to provide for minimum time to be served in the penitentiary; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Chapter 68A-9, relating to serious traffic offenses, as amended, is hereby amended by striking in its entirety subsection (c) of Code Section 68A-902, which reads as follows:

“(c) Every person convicted of violating this Section shall be punished by imprisonment for not less than 10 days nor more than one year, or by fine of not less than \$100 nor more than \$1,000, or by both such fine and imprisonment. On a second or subsequent conviction within three years, he shall be punished by imprisonment for not less than 90 days nor more than one year, and, in the discretion of the court, a fine of not more than \$1,000. The foregoing limitations on punishment also shall apply when a defendant has been convicted of violating by a single transaction more than one of the four provisions of subsection (a). Provided that no provision of this Section shall be construed so as to deprive the court imposing the sentence of the power given by law to the court to stay or suspend the execution of such sentence or to place the defendant on probation.”,

and inserting in lieu thereof the following:

“(c) Every person convicted of violating this Section shall be punished by imprisonment for not less than 10 days nor more than one year, or by fine of not less than \$100.00 nor more than \$1,000.00, or by both such fine and imprisonment. On a second conviction within three years or when a person has been convicted of violating by a single transaction more than one of the four provisions of subsection (a), such person shall be punished by imprisonment for not less than 90 days nor more than one year and, in the discretion of the court, a fine of not more than \$1,000.00. On a third or any subsequent conviction within three years such person shall be punished by a fine of \$1,000.00 and imprisonment for not less than six months nor more than one year, and adjudication of guilt or imposition of such sentence for a person so convicted may be suspended, probated, deferred, or withheld but only after such person shall have served at least six months in the penitentiary.”

Section 2. Said Code Chapter is further amended by striking from subsection (a) of Code Section 68A-903 the following:

“one year nor more than five years”,

and inserting in lieu thereof the following:

“one year nor more than ten years, and adjudication of guilt or imposition of such sentence for a person so convicted may be suspended, probated, deferred, or withheld but only after such person shall have served at least one year in the penitentiary”,

so that when so amended said subsection (a) shall read as follows:

“(a) Whoever shall, without malice aforethought, cause the death of another person through the violation of section 68A-901, section 68A-902 or section 68A-904(a) shall be guilty of homicide by vehicle in the first degree. A person convicted under this subsection shall be punished by imprisonment for not less than ~~one year nor more than five years~~ one year nor more than ten years, and adjudication of guilt or imposition of such sentence for a person so convicted may be suspended, probated, deferred, or withheld but only after such person shall have served at least one year in the penitentiary.”

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

The following amendment was read and adopted:

Representative Adams of the 14th moves to amend the Committee substitute to HB 580 by adding after the word "years" on line 13 of page 2 the following:

"of a violation where an accident is involved".

The Committee substitute, as amended, was adopted.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to, as amended.

On the passage of the Bill, by substitute, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Harris	N Martin	Y Savage
Adams,G	Collins	Harrison	Y Matthews	Y Scott,A
Y Adams,J	Colwell	Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	McDonald	Y Shepard
Y Aiken	Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Cox	Hill	Y Miles	Y Sizemore
Argo	Y Crawford	Holmes	Milford	Y Smith,T
Y Auten	Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Y Smyre
Bargerion	Y Cummings	Hutchinson	Y Mostiler	Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Isakson	N Nicholson	Y Swann
Beck	Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	N Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Townsend
Y Birdsong	N Dean	Jessup	Parham	Y Triplett
Bishop	Dent	Y Johnson,G	Patten	N Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Phillips,L.L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Kilgore	Y Phillips,W.R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Cason	Foster	Y Lane,R	Y Rainey	Watson
Castleberry	Y Fuller,C	Y Lawson	Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B.J
Y Chance	Ginsberg	Long	Reaves	N Williams,H
Cheeks	N Glover	Lord	Richardson	Williams,R
Y Childers	Y Godbee	Lowe	Robinson	Y Wilson
Childs	Greer	Lucas	Rose	Y Wood,J
N Clark,B	N Ham	Y Mangum	Ross	Y Wood,J.T
Y Clark,L	Hamilton	Mann	Rowland	Workman
Colbert	Y Hanner	Marcus	Russell	Speaker Murphy

On the passage of the Bill, by substitute, as amended, the ayes were 105, nays 9.

The Bill, having received the requisite constitutional majority, was passed, by substitute, as amended.

Due to mechanical failure, the vote of Representative Robinson of the 58th was not recorded. He wished to vote "aye".

Representative Burruss of the 21st gave notice that at the proper time he would move that the House reconsider its action in giving the requisite constitutional majority to HB 580, by substitute, as amended.

The Speaker ruled that the proper time was the present.

Representative Burruss of the 21st moved that the House reconsider its action in giving the requisite constitutional majority to HB 580, by substitute, as amended.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Harris	Y Martin	Savage
Adams,G	Y Collins	Harrison	N Matthews	Scott,A
N Adams,J	Colwell	Hasty	Y McCollum	Y Scott,D
Y Adams,M	N Connell	N Hawkins	McDonald	N Shepard
N Aiken	Y Couch	Y Hays	McKinney	N Sherrod
N Anderson	Cox	Y Hill	Miles	N Sizemore
Argo	N Crawford	Holmes	Milford	Smith,T
N Auten	Crosby	Y Hooks	N Moody	N Smith,V
N Balkcom	N Culpepper	Horne	N Moore	Y Smyre
Bargerom	N Cummings	Hutchinson	N Mostiler	Snow
Y Baugh	N Darden	N Irvin	N Mullinax	Y Steinberg
Beal	Daugherty	Isakson	Y Nicholson	Y Swann
Beck	Davis,B	N Jackson,J	N Nix	Y Thomas
Y Benefield	N Davis,J	N Jackson,N	Y Oliver	N Thompson
Benn	N Davis,L	Y Jackson,W	Padgett	Townsend
Y Birdsong	Y Dean	Jessup	Y Parham	N Triplett
Bishop	Dent	N Johnson,G	Patten	Y Tuten
N Bolster	Y Dixon	Y Johnson,R	N Perry	N Twiggs
Branch	N Dobbs	Jones,B	Y Peters	N Vandiford
N Bray	Dover	N Jones,H	Y Phillips,B	N Vaughn
N Brooks	N Edwards	Y Karrh	Phillips,L,L	Y Veazey
Y Buck	Y Elliott	N Kemp	N Phillips,R,T	N Waddle
N Burruss	Y Evans	Kilgore	Y Phillips,W,R	N Walker
Y Burton	Y Felton	Y Lambert	N Pilewicz	N Wall
N Byrd	N Fortune	Y Lane,D	N Pinkston	N Ware
Cason	Foster	N Lane,R	Y Rainey	Watson
Y Castleberry	Y Fuller,C	N Lawson	Ralston	White
N Chamberlin	N Fuller,K	Y Lee	Ramsey	N Widener
Chambless	Y Galer	Logan	Randall	N Williams,B,J
Chance	Ginsberg	Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Lord	Richardson	Williams,R
N Childers	N Godbee	Lowe	Y Robinson	Y Wilson
Y Childs	Greer	Lucas	Rose	Wood,J
Y Clark,B	Y Ham	N Mangum	Ross	N Wood,J,T
Y Clark,L	Hamilton	Mann	Rowland	Workman
Colbert	Y Hanner	Marcus	Russell	Speaker Murphy

On the motion, the ayes were 54, nays 60.

The motion was lost.

HB 1034. By: Representative Ware of the 68th: A BILL to amend Code Title 114-6a so as to clarify an existing definition; to modify deposit requirements for funds comprised of municipalities, counties or school boards; to remove the authority of the Secretary of State to waive minimum surplus requirements; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend Code Title 114-6a so as to clarify an existing definition; to modify deposit requirements for funds established by municipalities, counties, or school boards; to remove the authority of the Secretary of State to waive minimum surplus requirements; to modify provisions requiring maintenance of certain assets; to change the provisions relating to the approval of certain contracts by the Secretary of State; to provide for confidentiality; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Subparagraph (15) of Code Section 114-602a of Code Title 114-6a is hereby amended by changing the word "the" in the first line of said subparagraph to the word "any" so that, as amended, said subparagraph shall read as follows:

"(15) 'Administrator' means any individual, partnership, or corporation designated and authorized by the Board of the fund to carry out the day-to-day operations of the fund, including, but not limited to, the processing and payment of claims."

Section 2. Code Section 114-612a of said Title is hereby amended by striking the following phrase:

“provided, however that a fund established by a group of municipalities, counties, or school boards shall only be required to maintain such a deposit in an amount which is equal to fifteen percent (15%) of the normal annual premium.”,

and inserting in lieu thereof the following:

“provided, however, that a fund established by a group of municipalities, counties, or school boards shall only be required to maintain such a deposit in an amount which is equal to ten percent (10%) of the normal annual premium, or to post in lieu thereof a surety bond in an amount which is equal to fifteen percent (15%) of the normal annual premium. In the event that a fund established by a group of municipalities, counties, or school boards shall elect to post a surety bond in lieu of the deposit required above, such a bond shall only be acceptable if it is issued by a licensed insurer and its form has been approved in advance by the Secretary of State.”

Section 3. Code Section 114-613a of said Title is hereby amended by changing the “;” in said Section to a “.” and striking the following phrase:

“provided that, if all members of a fund have a combined net worth of \$25,000,000.00, or its equivalent in the case of funds formed by groups of municipalities, counties, or school boards, the Secretary of State may waive the minimum surplus requirements provided for herein.”

Section 4. Code Section 114-614a of said Title is hereby amended by repealing subsection (b) thereof in its entirety and reenacting a new subsection (b) to read as follows:

“(b) Each fund shall maintain at all times assets, in cash, premium balances or securities authorized by the laws of this state for the investment of assets of property and casualty insurers doing a similar business, in an amount which is equivalent to the pro rata unearned premiums, minimum nonexpendable surplus required under Code Section 114-613a, and reserves for losses outstanding and unpaid and any other liabilities of the fund.”

Section 5. Said Code Title is further amended by striking Code Section 114-618a in its entirety and inserting in lieu thereof a new Code Section 114-618a to read as follows:

“114-618a. Contract administrators. (a) If a fund contracts with an administrator which is not an employee of the fund, the fund and such administrator must enter into a written agreement which ~~has been approved by~~ shall be subject to review and approval by the Secretary of State ~~which in accordance with the provisions of this section. Such an agreement shall set forth the following:~~

- (1) The powers of the administrator;
- (2) The general services to be performed by the administrator;
- (3) The manner and amount of compensation to be paid to the administrator and any arrangements between the fund and the administrator for the payment of administrator and other expenses incurred in connection with the operation of the fund;
- (4) A contractual provision obligating the administrator to obtain and maintain such bonds, deposits, or insurance coverage as may be required to be maintained by this Chapter;
- (5) A requirement that errors and omissions coverage or other appropriate liability insurance in an amount which is no less than that specified by the rules and regulations of the Secretary of State be maintained at all times by the administrator.

(b) Such an agreement may provide for the following:

- (1) The right of substitution of the administrator and the revocation of the agreement upon notice to the Secretary of State;
- (2) Restrictions upon the exercise of power by the administrator; and
- (3) Any other lawful provision deemed necessary ~~and~~ or appropriate.

(c) The terms of any such agreement shall be reasonable and equitable and the agreement and any amendments thereto shall be filed with the Secretary of State at least 30 days prior to their use. Any such agreement or amendments thereto which have not been specifically disapproved by the Secretary of State within 30 days after the filing thereof shall be deemed to be approved.

(d) A copy of the agreement and any and all amendments thereto shall be furnished to each member upon request.

(e) Except as provided in subsection (d), such agreements and amendments shall be confidential and privileged and shall not be released to the public by the Secretary of State without the prior written consent of the parties thereto."

Section 6. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the ayes were 96, nays 2.

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

HB 814. By: Representative Kemp of the 139th: A BILL to provide for the licensing and regulation of automobile clubs or associations; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 96, nays 0.

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

HB 469. By: Representative Adams of the 79th: A BILL to amend an Act known as the "Adequate Program for Education in Georgia Act," so as to change the provisions relating to capital facility improvements; to provide financial support for the construction of adequate facilities when two or more systems agree to combine in a certain manner; and for other purposes.

The following Committee substitute was read:

A BILL

To amend an Act known as the "Adequate Program for Education in Georgia Act," approved March 26, 1974 (Ga. Laws 1974, p. 1045), as amended, so as to change the provisions relating to capital facility improvements; to provide financial support for the construction of adequate facilities when two or more systems agree to combine in a certain manner; to provide an effective date; to provide for a termination date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act known as the "Adequate Program for Education in Georgia Act," approved March 26, 1974 (Ga. Laws 1974, p. 1045), as amended, is hereby amended by adding at the end of subsection (g) of Section 48 a new paragraph to read as follows:

"Prior to July 1, 1982, when two or more systems agree to combine the total high school pupil populations either in grades 7-12, 8-12, or 9-12 across system lines for the purpose of developing a comprehensive curriculum, the State Board of Education is directed to provide full financial support for the construction of adequate facilities to house the proposed program as recommended by the educational facilities survey. This type project shall be funded in addition to the entitlements as determined above. The needs of the participating systems as determined in subsection (f) shall be reduced by the effect of funding this type project prior to the determination of the current annual entitlement."

Section 2. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 3. This Act shall continue in effect until July 1, 1982, at which time it shall terminate and be repealed in its entirety.

Section 4. All laws and parts of laws in conflict with this Act are hereby repealed.

The following amendment was read and adopted:

Representative Miles of the 107th moves to amend the Committee substitute to HB 469 by striking the word "full" on line 21, page 1 and adding after the word "support" the following:

"in accordance with existing state law."

The Committee substitute, as amended, was adopted.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to, as amended.

On the passage of the Bill, by substitute, as amended, the ayes were 102, nays 0.

The Bill, having received the requisite constitutional majority, was passed, by substitute, as amended.

HB 326. By: Representative Castleberry of the 111th: A BILL to amend an Act establishing the Georgia Legislative Retirement System, so as to change the provisions relating to benefits; to change the provisions relative to persons who have retired; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend an Act establishing the Georgia Legislative Retirement System, approved March 31, 1967 (Ga. Laws 1967, p. 259), as amended, so as to change the provisions relative to prior service; to provide for other matters relative to the foregoing; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act establishing the Georgia Legislative Retirement System, approved March 31, 1967 (Ga. Laws 1967, p. 259), as amended, is hereby amended by designating the current language of subsection (5) of Section 1 of said Act as paragraph (A) and by adding immediately following paragraph (A) a new paragraph (B) to read as follows:

"(B) 'Prior Service' shall also mean service on active duty in the Armed Forces of the United States at any time from January 1, 1954, until January 1, 1977, on the basis of one year of active military service equals one year of creditable prior service up to a maximum of five years, for which the member has paid the regular employee contributions on the compensation last paid to him as an employee before entering military service or the regular employee contributions on the compensation first paid to him after returning from military service. Also, the member must pay the employer contribution rate in effect on January 1, 1981, plus 5 percent interest on said contributions, compounded annually to the date of payment. In no event shall prior service as defined in this paragraph plus credits for military service performed prior to January 1, 1954, exceed ten years and no such military service shall be creditable prior service as defined in this paragraph if such service has or will be used in the determination of any

member's eligibility for retirement benefits or allowances from any other State or Federal retirement program, excluding Social Security. No prior service as defined in this paragraph shall be used to qualify any person for involuntary separation benefits.", so that when so amended subsection (5) of Section 1 of said Act shall read as follows:

"(5) (A) 'Prior Service' shall mean service rendered as a Representative, Senator, or staff member of the General Assembly. It shall also mean day for day service on active duty in any component of the Armed Forces of the United States; however, only that service which was performed during wartime or during any conflict in which military personnel were committed by the President of the United States shall be creditable, and provided further no such service in excess of five (5) years shall be creditable. No prior service shall be creditable except that which was rendered prior to January 1, 1954.

(B) 'Prior Service' shall also mean service on active duty in the Armed Forces of the United States at any time from January 1, 1954, until January 1, 1977, on the basis of one year of active military service equals one year of creditable prior service up to a maximum of five years, for which the member has paid the regular employee contributions on the compensation last paid to him as an employee before entering military service or the regular employee contributions on the compensation first paid to him after returning from military service. Also, the member must pay the employer contribution rate in effect on January 1, 1981, plus 5 percent interest on said contributions, compounded annually to the date of payment. In no event shall prior service as defined in this paragraph plus credits for military service performed prior to January 1, 1954, exceed ten years and no such military service shall be creditable prior service as defined in this paragraph if such service has or will be used in the determination of any member's eligibility for retirement benefits or allowances from any other State or Federal retirement program, excluding Social Security. No prior service as defined in this paragraph shall be used to qualify any person for involuntary separation benefits.'"

Section 2. This Act shall become effective on July 1, 1981.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the ayes were 95, nays 7.

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

By unanimous consent, the following Bills and Resolutions of the Senate were read the first time and referred to the committees:

SB 88. By: Senators Holloway of the 12th and Allgood of the 22nd: A BILL to amend an Act providing for the compensation and allowances of certain state officials, so as to provide for a change in the compensation and allowances of certain officials; to provide for matters relative thereto; and for other purposes.

Referred to the Committee on Appropriations.

SB 89. By: Senators Holloway of the 12th and Allgood of the 22nd: A BILL to amend an Act providing for the compensation and allowances of certain state officials, so as to provide for a change in the compensation and allowances of certain officials; to provide for matters relative thereto; to provide an effective date; and for other purposes.

Referred to the Committee on Appropriations.

SB 180. By: Senator Sutton of the 9th: A BILL to provide standards and requirements relative to actuarial valuations of public retirement or pension systems created by law; and for other purposes.

Referred to the Committee on Retirement.

SB 222. By: Senator Wessels of the 2nd: A BILL to be entitled an Act to amend Code Chapter 41A-34, relating to business development corporations, so as to provide that members may voluntarily make loans to a business development corporation that are not subject to the restrictions specified for loans which they are obligated to make and to modify certain of such restrictions; and for other purposes.

Referred to the Committee on Banks & Banking.

SB 229. By: Senator Lester of the 23rd: A BILL to amend an Act known as the "Disposition of Unclaimed Property Act," so as to delete the report of abandoned property by banking or financial organizations; and for other purposes.

Referred to the Committee on Banks & Banking.

SB 253. By: Senators Starr of the 44th, Howard of the 42nd and Gillis of the 20th: A BILL to amend an Act known as the "Adequate Program for Education in Georgia Act," so as to provide the circumstances whereby local units of administration may be granted funding for construction in excess of annual entitlements; and for other purposes.

Referred to the Committee on Education.

SB 371. By: Senators Stephens of the 36th, Hudson of the 35th, Engram of the 34th and others: A BILL to amend an Act reincorporating the City of Atlanta in the Counties of Fulton and DeKalb, creating a new charter for such city, so as to add a new Section 4-109.1 to said charter; to create the position of Senior Judge of the Municipal Court of the City of Atlanta; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

SB 380. By: Senator Hudgins of the 15th: A BILL to amend Code Section 57-111, relating to the rate of interest on commercial accounts, so as to change the rate of interest on commercial accounts; and for other purposes.

Referred to the Committee on Banks & Banking.

SB 381. By: Senator Wessels of the 2nd: A BILL to amend Code Section 13-207.3, relating to unlawful acquisitions by bank holding companies, so as to make the provisions thereof conform to the definition of "bank holding company" as found in paragraph (3) of subsection (a) of Code Section 13-207; and for other purposes.

Referred to the Committee on Banks & Banking.

SB 382. By: Senator Lester of the 23rd: A BILL to repeal Code Section 56-3005, relating to optional policy provisions in accident and sickness policies; and for other purposes.

Referred to the Committee on Insurance.

SB 388. By: Senators Sutton of the 9th and Eldridge of the 7th: A BILL to provide for the rebate of interest on any loan on which the interest is calculated under the

add-on interest method if the loan is paid off prior to maturity; to provide for a rate of interest; to provide for an exception; and for other purposes.

Referred to the Committee on Banks & Banking.

SB 392. By: Senator Fincher of the 54th: A BILL to provide for a third judge of the superior court of the Conasauga Judicial Circuit of Georgia; to provide for the election and terms of office of said judge; to require candidates to designate the place for which they are offering; to prescribe the powers, duties, dignity, jurisdiction, privileges, and immunities; and for other purposes.

Referred to the Committee on Judiciary.

SB 396. By: Senators Sutton of the 9th, Land of the 16th, Tysinger of the 41st and others: A BILL to amend Code Section 40-406, relating to the form and content of the budget report, so as to provide that the budget report shall include schedules of assets and liabilities of state supported retirement and pension systems; and for other purposes.

Referred to the Committee on Appropriations.

SB 399. By: Senators Hudson of the 35th, Stephens of the 36th, Fincher of the 52nd and others: A BILL to provide for client transportation plans and implementation for the delivery of services and for state resources in order to concentrate efforts to encourage a system of coordinated transportation; to provide for an effective date; and for other purposes.

Referred to the Committee on Highways.

SB 407. By: Senator Kidd of the 25th: A BILL to provide for training classes in all areas of county taxation to be attended by certain newly elected local tax officials; to provide for the costs of such classes; and for other purposes.

Referred to the Committee on State of Republic.

SB 410. By: Senators Bond of the 39th and Tate of the 38th: A BILL to provide that it shall be unlawful for any person to teach or demonstrate the use, application, or fabrication of any firearm, any explosive or incendiary device, or any technique capable of causing injury or death under certain conditions; to provide for definitions; to provide for penalties; to provide for other matters relative to the foregoing; and for other purposes.

Referred to the Committee on Game, Fish & Recreation.

SB 411. By: Senators Starr of the 44th, Howard of the 42nd, and Gillis of the 20th: A BILL to amend Code Section 27-2502, relating to determinate sentences, particularly by an Act approved March 20, 1974, so as to provide for special sentencing in certain cases; to provide that persons so sentenced may be considered for parole at any time; and for other purposes.

Referred to the Committee on Judiciary.

SB 412. By: Senators Starr of the 44th, Howard of the 42nd, and Gillis of the 20th: A BILL to amend an Act revising the laws relating to prisons, public works camps and prisoners, so as to change certain of the provisions relative to the reimbursement of counties before such prisoners are transferred to the place of confinement where the sentence is to be served; and for other purposes.

Referred to the Committee on State Institutions & Property.

SB 416. By: Senator Littlefield of the 6th: A BILL to amend an Act known as the "Jekyll Island State Park Authority Act;" and for other purposes.

Referred to the Committee on State Planning & Community Affairs.

SB 417. By: Senator Greene of the 26th: A BILL to amend Code Section 88-1913, relating to reports of incidents of physical injury or injuries by other than accidental means by certain personnel employed in certain medical facilities, so as to clarify that such reports shall be made to the local law enforcement agency having primary jurisdiction in the area in which the medical facility is located; and for other purposes.

Referred to the Committee on Health & Ecology.

SB 419. By: Senator Kidd of the 25th: A BILL to amend an Act completely and exhaustively revising the laws relating to the State Personnel Board and the State Merit System of Personnel Administration, so as to provide for the quorum of the board; and for other purposes.

Referred to the Committee on State of Republic.

SB 420. By: Senator Kidd of the 25th: A BILL to amend Code Chapter 88-34, relating to registration of spinal-cord disabled, so as to change registration procedures; to change the provisions relating to the duties of the Department of Human Resources; to provide an effective date; and for other purposes.

Referred to the Committee on Health & Ecology.

SB 421. By: Senator Kidd of the 25th: A BILL to amend an Act creating the board of commissioners of Wilkinson County, so as to provide for a monthly expense allowance for members of the board; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

SB 423. By: Senator Bryant of the 3rd: A BILL to amend an Act to provide for the appointment and terms of office of members of the Liberty County Industrial Authority, so as to define the term "project" to include undertakings for hotel and motel facilities; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

SB 424. By: Senator Bryant of the 3rd: A BILL to amend an Act creating the Small Claims Court of McIntosh County, so as to change the amount of the jurisdiction of said court; to change the provisions relating to commencement of actions and service; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

SB 425. By: Senator Bryant of the 3rd: A BILL to amend an Act creating a Small Claims Court for Liberty County, so as to change the jurisdiction of said court; to change certain costs; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

SB 426. By: Senators McGill of the 24th and English of the 21st: A BILL to add one additional judge of the superior courts of the Toombs Judicial Circuit of Georgia; to provide for the appointment of the first such additional judge by the Governor; to provide for the election of successors to the judge initially appointed;

to prescribe the powers of said judge; to prescribe the compensation of said judge; and for other purposes.

Referred to the Committee on Judiciary.

SB 427. By: Senators Horton of the 17th and Cobb of the 28th: A BILL to reincorporate the City of McDonough in the County of Henry; to create a new charter for said city; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

SB 428. By: Senator McGill of the 24th: A BILL to create and establish a Small Claims Court of Oglethorpe County; to prescribe the jurisdiction of said court; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

SB 430. By: Senator Bryant of the 3rd: A BILL to reincorporate the City of Guyton in the County of Effingham; to repeal and replace the heretofore existing charter of the City of Guyton and provide a new charter; to provide for the creation, incorporation, and powers; to provide for the governmental structure; to repeal specific Acts; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

SB 431. By: Senator Dean of the 31st: A BILL to amend an Act establishing the State Court of Polk County, so as to change the compensation of the judge; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

SB 436. By: Senators Barnes of the 33rd, Brantley of the 56th and Thompson of the 32nd: A BILL to amend an Act creating the Cobb-Marietta Coliseum and Exhibit Hall Authority, so as to provide for the creation of the Authority; to state the general purpose and to provide for perpetual existence of the Authority; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

SB 437. By: Senators Barnes of the 33rd, Thompson of the 32nd and Brantley of the 56th: A BILL to amend Code Chapter 87-2, relating to elections on the issuance of bonds, so as to provide requirements for the issuance of bonds and for the expenditure of bond funds in counties having a population of not less than 250,000 nor more than 400,000 according to the U.S. census of 1980 or any future such census; and for purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

SB 438. By: Senators Barnes of the 33rd, Thompson of the 32nd and Brantley of the 56th: A BILL to amend an Act creating the State Court of Cobb County (formerly the Civil and Criminal Court of Cobb County), so as to provide that justices of the peace of Cobb County shall have criminal jurisdiction throughout the entire county; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

SB 422. By: Senators Starr of the 44th, Gillis of the 20th, Howard of the 42nd and others: A BILL to amend the "Fair Employment Practices Act of 1978," so as to

expand the definition of discriminations; to change the definition of the term "handicap"; to provide for affirmative action programs; and for other purposes.

Referred to the Committee on Special Judiciary.

SB 90. By: Senators Holloway of the 12th and Allgood of the 22nd: A BILL to amend an Act providing for the compensation and allowances of certain state officials, so as to provide for a change in the compensation and allowances of certain officials; to provide for matters relative thereto; to provide an effective date; and for other purposes.

Referred to the Committee on Appropriations.

SB 225. By: Senators Wessels of the 2nd and Coleman of the 1st: A BILL to amend the "Georgia Professional Corporation Act," so as to include by its terms the profession of piloting among those covered thereby; and for other purposes.

Referred to the Committee on Judiciary.

SB 312. By: Senator Horton of the 17th: A BILL to amend Code Chapter 56-3, relating to the general requirements for doing business as an insurer in this state, so as to require all insurance contracts and policies to be written in simplified and plain language; to provide for enforcement; to provide for remedies; and for other purposes.

Referred to the Committee on Insurance.

SB 317. By: Senators Barnes of the 33rd and Cobb of the 28th: A BILL to amend Code Chapter 26-25, relating to criminal obstruction of law enforcement, so as to create the crimes of felony and misdemeanor unlawful disposal or sale of bail bond security; and for other purposes.

Referred to the Committee on Judiciary.

SB 413. By: Senators Starr of the 44th, Howard of the 42nd and Gillis of the 20th: A BILL to provide the procedures for the issuance of a summons in lieu of a warrant or in lieu of making an arrest in certain criminal cases; to provide a procedure for failure to respond; to provide for the form and execution; to provide a procedure for the release of certain arrested persons; and for other purposes.

Referred to the Committee on Judiciary.

SB 432. By: Senator Robinson of the 27th: A BILL to amend an Act known as the "Georgia Administrative Procedure Act," so as to change the procedure relative to the overriding of a rule by resolution of the General Assembly; and for other purposes.

Referred to the Committee on Rules.

SR 95. By: Senators Bond of the 39th, Evans of the 37th, Hudson of the 35th and others: A RESOLUTION reaffirming the commitment of the General Assembly to the mission and program of the Morehouse School of Medicine; and for other purposes.

Referred to the Committee on Appropriations.

SR 103. By: Senators Hudson of the 35th, Stephens of the 36th, Robinson of the 27th and others: A RESOLUTION proposing an amendment to the Constitution so as to

grant disabled veterans a homestead exemption of \$30,000.00 who served during any war or armed conflict and who are entitled to receive 100 percent of the benefits which are available from the Veterans Administration; and for other purposes.

Referred to the Committee on Ways & Means.

SR 112. By: Senators Sutton of the 9th, Land of the 16th, Tysinger of the 41st and others: A RESOLUTION creating the Joint Task Force on Pension Issues; and for other purposes.

Referred to the Committee on Retirement.

SR 120. By: Senator Hill of the 29th: A RESOLUTION authorizing and empowering the State Properties Commission, acting in the best interests of the State of Georgia, to convey certain State-owned real property located in the City of Warm Springs, Meriwether County, Georgia; and for other purposes.

Referred to the Committee on State Institutions & Property.

SR 121. By: Senator Foster of the 50th: A RESOLUTION authorizing the State of Georgia to convey all or portions of certain State-owned tracts of real property located in Union, Lumpkin, Rabun and Towns Counties to the United States, acting by and through its Forest Service, in exchange for the conveyance to the State of Georgia, of all or portions of certain tracts of real property owned by the U.S.A. and located in Dawson, Rabun, White and Union Counties, Georgia; and for other purposes.

Referred to the Committee on State Institutions & Property.

SR 122. By: Senators Foster of the 50th, Allgood of the 22nd, Evans of the 37th and others: A RESOLUTION creating the State Capitol Preservation Commission; and for other purposes.

Referred to the Committee on State of Republic.

SR 125. By: Senators Starr of the 44th, Howard of the 42nd and Gillis of the 20th: A RESOLUTION relative to jail and prison overcrowding; and for other purposes.

Referred to the Committee on State Institutions & Property.

SR 129. By: Senators Starr of the 44th, Gillis of the 20th and Howard of the 42nd: A RESOLUTION authorizing the conveyance to the City of Atlanta on behalf of the Georgia Building Authority and the State of Georgia of all the respective right, title and interest in and to improved real property at 209 Pryor Street and 116 Mitchell Street in Atlanta, Fulton County, Georgia; and for other purposes.

Referred to the Committee on State Institutions & Property.

SR 135. By: Senator Reynolds of the 48th: A RESOLUTION designating The Southeastern Railway Museum as an official railway museum in the State of Georgia; and for other purposes.

Referred to the Committee on State of Republic.

SR 134. By: Senators English of the 21st, Evans of the 37th, Gillis of the 20th and others:
A RESOLUTION creating the Joint Study Committee on Prime Agricultural Farmland; and for other purposes.

Referred to the Committee on Agriculture & Consumer Affairs.

The following Bill of the House was taken up for the purpose of considering the Senate's disagreeing to the House amendment to the Senate amendment thereto:

HB 278. By: Representative Galer of the 97th: A BILL to amend an Act creating the State Employees' Retirement System, so as to make exclusions which are applicable to widows applicable to all surviving spouses; and for other purposes.

Representative Galer of the 97th moved that the House recede from its position in amending the Senate amendment to HB 278.

On the motion, the ayes were 92, nays 0.

The motion prevailed.

During this day's proceedings, the Speaker and Speaker Pro Tem alternately served as presiding officer.

Representative Vaughn of the 57th moved that the House do now adjourn until 10:00 o'clock, tomorrow morning and the motion prevailed.

The Speaker announced the House adjourned until 10:00 o'clock, tomorrow morning.

Representative Hall, Atlanta, Georgia**Wednesday, March 11, 1981**

The House met pursuant to adjournment at 10:00 o'clock, A.M., this day and was called to order by the Speaker.

By unanimous consent, the call of the roll was dispensed with.

Prayer was offered by the Reverend Jesse E. Hayes, Pastor, Harmony Baptist Church, Buford, Georgia.

Representative Milford of the 13th, Chairman of the Committee on Journals, reported that the Journal of the previous legislative day had been read and found to be correct.

By unanimous consent, the reading of the Journal was dispensed with.

The Journal was confirmed.

By unanimous consent, the following was established as the order of business during the first part of the period of unanimous consents:

1. Introduction of Bills and Resolutions.
2. First reading and reference of House Bills and Resolutions.
3. Second reading of Bills and Resolutions.
4. Reports of Standing Committees.
5. Third reading and passage of Local uncontested Bills.
6. First reading and reference of Senate Bills and Resolutions.

By unanimous consent, the rules were suspended in order that the following Bills of the House could be introduced, read the first time and referred to the committees:

HB 1073. By: Representative Hawkins of the 50th: A BILL to amend an Act known as the "Adequate Program for Education in Georgia Act," so as to provide for the development of a weighted-in pupil program within a certain time; and for other purposes.

Referred to the Committee on Education.

HB 1074. By: Representatives Baugh of the 108th and Parham of the 109th: A BILL to amend an Act known as the "Physician's Assistant Act," so as to provide for physicians to supervise more than two physician's assistants in certain circumstances; and for other purposes.

Referred to the Committee on Health & Ecology.

HB 1075. By: Representative Barger of the 83rd: A BILL to amend an Act known as the "Georgia Insurance Insolvency Pool Act," so as to change certain provisions relating to covered claims; and for other purposes.

Referred to the Committee on Insurance.

HB 1076. By: Representatives Moore and Smith of the 152nd and Moody of the 138th: A BILL to amend an Act providing for the election of members of the Board of Education of Brantley County and the Brantley County superintendent of schools, so as to increase the compensation of the members of the board of education; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1077. By: Representative Murphy of the 18th: A BILL to amend an Act known as the "Haralson County Water Authority Act," so as to increase the number of members of the Authority from seven to nine; to provide for appointment and terms; to provide for a quorum; to provide for filling vacancies; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1078. By: Representatives Pinkston of the 100th, Lucas of the 102nd, Birdsong of the 103rd, Davis of the 99th and Randall of the 101st: A BILL to amend an Act creating the Macon-Bibb County Urban Development Authority, so as to provide that revenue bonds issued by the Authority shall bear interest at the rate or rates and shall mature in the years and amounts as may be determined by the Authority; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

By unanimous consent, the following Bills and Resolutions of the House and Senate were read the second time:

HB 1047	SB 392
HB 1048	SB 396
HB 1049	SB 399
HB 1050	SB 407
HB 1051	SB 410
HB 1066	SB 411
HB 1067	SB 412
HB 1068	SB 413
HB 1069	SB 416
HB 1070	SB 417
HB 1071	SB 419
HB 1072	SB 420
HR 340	SB 421
HR 341	SB 422
HR 356	SB 423
HR 357	SB 424
SB 88	SB 425
SB 89	SB 426
SB 90	SB 427
SB 180	SB 428
SB 222	SB 430
SB 225	SB 431
SB 229	SB 432
SB 253	SB 436
SB 312	SB 437
SB 317	SB 438
SB 371	SR 95
SB 380	SR 103
SB 381	SR 112
SB 382	SR 120
SB 388	

SR 121
SR 122
SR 125

SR 129
SR 134
SR 135

Representative Rainey of the 135th District, Chairman of the Committee on Game, Fish & Recreation, submitted the following report:

Mr. Speaker:

Your Committee on Game, Fish & Recreation has had under consideration the following Bills of the Senate and has instructed me to report the same back to the House with the following recommendations:

SB 33 Do Pass
SB 307 Do Pass, by Substitute
SB 370 Do Pass

SB 387 Do Pass
SB 395 Do Pass
SB 401 Do Pass

Respectfully submitted,
Rainey of the 135th
Chairman

Representative Dent of the 85th District, Chairman of the Committee on Human Relations & Aging, submitted the following report:

Mr. Speaker:

Your Committee on Human Relations & Aging has had under consideration the following Bills of the House and Senate and has instructed me to report the same back to the House with the following recommendations:

SB 215 Do Pass
HB 797 Do Pass

Respectfully submitted,
Dent of the 85th
Chairman

Representative McDonald of the 12th District, Chairman of the Committee on Industry, submitted the following report:

Mr. Speaker:

Your Committee on Industry has had under consideration the following Bills of the Senate and has instructed me to report the same back to the House with the following recommendations:

SB 223 Do Pass
SB 323 Do Pass, by Substitute

SB 298 Do Pass, by Substitute
SB 243 Do Pass

Respectfully submitted,
Robinson of the 58th
Secretary

Representative Lee of the 72nd District, Chairman of the Committee on Rules, submitted the following report:

Mr. Speaker:

Your Committee on Rules has had under consideration the following Bill and Resolution of the House and Senate and has instructed me to report the same back to the House with the following recommendations:

HR 357 Do Pass
SB 155 Do Pass

Respectfully submitted,
Lee of the 72nd
Chairman

Representative Adams of the 36th District, Chairman of the Committee on State Planning & Community Affairs, submitted the following report:

Mr. Speaker:

Your Committee on State Planning & Community Affairs - Local Legislation has had under consideration the following Bills and Resolutions of the House and Senate and has instructed me to report the same back to the House with the following recommendations:

HR 338	Do Pass	SB 264	Do Pass
HR 339	Do Pass	SB 265	Do Pass
HB 1017	Do Pass	SB 266	Do Pass
HB 1037	Do Pass	SB 267	Do Pass
HB 1038	Do Pass	SB 268	Do Pass
HB 1039	Do Pass	SB 269	Do Pass
HB 1041	Do Pass	SB 270	Do Pass
HB 1042	Do Pass	SB 271	Do Pass
HB 1044	Do Pass	SB 272	Do Pass
HB 1045	Do Pass	SB 273	Do Pass
HB 1046	Do Pass	SB 274	Do Pass
HB 1053	Do Pass	SB 275	Do Pass
HB 1057	Do Pass	SB 276	Do Pass
HB 1058	Do Pass	SB 277	Do Pass
HB 1059	Do Pass	SB 278	Do Pass
HB 1060	Do Pass	SB 279	Do Pass
HB 1061	Do Pass	SB 280	Do Pass
HB 1062	Do Pass	SB 332	Do Pass
HB 1063	Do Pass	SB 333	Do Pass
HB 1064	Do Pass	SB 334	Do Pass
HB 1065	Do Pass	SB 335	Do Pass
SR 119	Do Pass	SB 336	Do Pass
HB 1040	Do Pass	SB 337	Do Pass
SB 192	Do Pass	SB 338	Do Pass
SB 193	Do Pass	SB 339	Do Pass
SB 258	Do Pass	SB 340	Do Pass
SB 259	Do Pass	SB 210	Do Pass
SB 260	Do Pass	SB 211	Do Pass
SB 261	Do Pass	SB 214	Do Pass

Respectfully submitted,
Adams of the 36th
Chairman

The following report of the Committee on Rules was read and adopted:

HOUSE RULES CALENDAR
WEDNESDAY, MARCH 11, 1981
(34th Legislative Day)

Mr. Speaker and Members of the House:

The Committee on Rules, in session assembled, has fixed the calendar for this day's business, March 11, 1981, as enumerated below:

SB 3	Employee Losses, Certain State Institutions
SB 13	Medical Assistance, Commissioner's Salary
SB 36	Revenue Bond Law, Interest Rate
SB 41	Unfair Cigarette Sales Act, Repeal
SB 91	Election Code, Amend
SB 93	Municipal Elections, Electors List
SB 115	Superior Courts, Senior Judges, Expenses
SB 116	Post Secondary Educational Act
SB 141	Sheriffs' Retirement Fund, Legal Costs
SB 183	Industrial Insurance, Licensing
SB 292	Mountain Judicial Circuit, Add Judge

ALL COMPENSATION RESOLUTIONS APPROVED BY APPROPRIATIONS COMMITTEE

Bills on this calendar may be called in any order the Speaker desires.

Respectfully submitted,
/s/Lee of the 72nd
Chairman

By unanimous consent, the following Bills and Resolutions of the House and Senate were taken up for consideration and read the third time:

HB 1017. By: Representatives Darden, Wilson and Thompson of the 19th, Isakson and Harrison of the 20th, and others: A BILL to amend an Act creating the State Court of Cobb County, so as to change the compensation provisions relating to the judges of said court; to provide for contributions to the Trial Judges and Solicitors Retirement Fund; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1037. By: Representatives Aiken and Burruss of the 21st, Murphy of the 18th, Wilson, Darden and Thompson of the 19th: A BILL to amend an Act placing certain officers of Paulding County on an annual salary, so as to change the salary of the clerk of the superior court and the probate judge; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1038. By: Representative Lane of the 81st: A BILL to create the Downtown Statesboro Development Authority, as authorized by an amendment to the Constitution; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1039. By: Representative Chance of the 129th: A BILL to amend an Act creating the office of tax commissioner of Effingham County, so as to change the compensation of the tax commissioner; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1040. By: Representative Jackson of the 75th: A BILL to amend an Act providing for a change in the compensation of certain Walton County officers, so as to authorize the participation by Walton County officers and their employees in any group health insurance plan provided for by the governing authority of Walton County; to repeal conflicting laws; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1041. By: Representative Rainey of the 135th: A BILL to amend an Act reincorporating the City of Cordele in Crisp County, so as to provide for a lien on certain property for the nonpayment of fees for certain utility services; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1042. By: Representatives Lambert of the 112th, and Milford and Mann of the 13th: A BILL to amend an Act placing certain county officers of Greene County upon an annual salary, so as to change the provisions relating to the use of a motor vehicle by the sheriff in carrying out his duties; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1044. By: Representatives Colwell of the 4th and Twiggs of the 4th: A BILL to amend an Act providing an annual salary for the Judge of the Probate Court of Fannin County, so as to change the provisions relating to the compensation of said officer; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1045. By: Representatives Thomas and Johnson of the 66th: A BILL to amend an Act placing the Coroner of Carroll County on an annual salary, so as to provide an expense allowance for the Coroner of Carroll County; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1046. By: Representatives Smith and Moore of the 152nd: A BILL to create and establish a Small Claims Court of Camden County; to prescribe the jurisdiction of said court; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1053. By: Representative Edwards of the 110th: A BILL to amend an Act abolishing the fee system of compensating the sheriff of Marion County and providing in lieu thereof an annual salary, so as to change the compensation of the deputy sheriff; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1057. By: Representatives Childs of the 51st, Burton of the 47th, Hawkins of the 50th, Workman of the 56th, Steinberg of the 46th and others: A BILL to amend an Act prohibiting certain annexations by municipalities located in counties having a population of not less than 200,000 and not more than 500,000 according to the U.S. decennial census of 1970 or any future such census, so as to change the population brackets in said Act; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1058. By: Representatives Childs of the 51st, Burton of the 47th, Hawkins of the 50th, Workman of the 56th, Steinberg of the 46th and others: A BILL to amend Code Section 91A-1503, relating to the basis for fair market value of property subject to both municipal and county ad valorem taxation, so as to change the population requirements relative to municipalities having a population of 20,000 or more which are located within counties having a population of not less than 400,000 nor more than 600,000 according to the census; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1059. By: Representatives Childs of the 51st, Burton of the 47th, Hawkins of the 50th, Workman of the 56th, Steinberg of the 46th and others: A BILL to amend an Act providing two additional court reporters for certain judicial circuits and providing additional secretarial and clerical help in such circuits, so as to change the population figures in said Act; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1060. By: Representatives Childs of the 51st, Burton of the 47th, Hawkins of the 50th, Workman of the 56th, Steinberg of the 46th and others: A BILL to amend an Act prescribing the duties of sheriffs in counties having a population of 250,000 and not more than 500,000, according to the 1960 U.S. Census and any such future census, so as to change the population figures in said Act; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1061. By: Representatives Childs of the 51st, Burton of the 47th, Hawkins of the 50th, Workman of the 56th, Steinberg of the 46th and others: A BILL to amend an Act providing that in counties of this state having a population of not less than 400,000 nor more than 500,000, according to the U.S. Decennial Census of 1970 or any future such census, it shall be lawful to erect signs bearing the word "SOLD" on certain residential property, so as to change the provisions relative to population; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1062. By: Representatives Childs of the 51st, Burton of the 47th, Hawkins of the 50th, Workman of the 56th, Steinberg of the 46th and others: A BILL to amend an Act requiring the boards of education in certain counties of this state to publish a summary of all receipts and expenditures of said boards on a quarterly basis and providing for the maintenance of audit reports for public inspection, so as to change the population brackets in said Act; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1063. By: Representatives Childs of the 51st, Burton of the 47th, Hawkins of the 50th, Workman of the 56th, Steinberg of the 46th and others: A BILL to amend an Act authorizing stenographers to be present with the grand jury when witnesses are being examined in counties of a certain population, so as to change the population figures of said Act; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1064. By: Representatives Childs of the 51st, Burton of the 47th, Hawkins of the 50th, Workman of the 56th, Steinberg of the 46th and others: A BILL to amend Code Chapter 32-9, relating to county boards of education, so as to change the provisions relative to counties having a population of not less than 400,000 or more than 500,000 according to the U.S. Decennial census of 1970 or any future such census; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1065. By: Representatives Childs of the 51st, Burton of the 47th, Hawkins of the 50th, Workman of the 56th, Steinberg of the 46th and others: A BILL to amend an Act providing for the selection of traverse jurors for all courts from a single box, so as to change the population figures in said Act; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 192. By: Senator Evans of the 37th: A BILL to amend an Act relating to pensions for firemen and policemen in certain counties, so as to provide that said act shall be applicable in counties having a population of 550,000 or more according to the 1970 census or any future such census; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 193. By: Senator Evans of the 37th: A BILL to amend an Act approved March 31, 1972, providing for the protection of pension rights in certain counties and cities, so as to provide that said Act shall be applicable in counties having a population of 550,000 or more according to the 1970 census or any future census; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 210. By: Senator Coverdell of the 40th: A BILL to amend an Act creating a Civil Service Board in Fulton County, so as to provide for the position of law clerk for the Superior, State or Juvenile Court of Fulton County; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 211. By: Senator Coverdell of the 40th: A BILL to amend an Act establishing a municipal court of the City of Atlanta (now a division of the State Court of Fulton County), so as to change the cost deposit requirements and the costs charged by the clerk and marshal of the court; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 214. By: Senator Coverdell of the 40th: A BILL to amend an Act creating a State Court of Fulton County by consolidating the Criminal Court of Fulton County and the Civil Court of Fulton County, so as to provide that the duties of the chief clerk shall also include those of administrator for said court; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 258. By: Senator Coverdell of the 40th: A BILL to amend an Act providing for the disposition of certain accusations in the criminal court of certain counties, so

as to provide that said Act shall be applicable in counties having a population of 550,000 or more according to the 1970 census; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 259. By: Senator Coverdell of the 40th: A BILL to amend an Act pertaining to recording of plats in certain counties, so as to provide that said Act shall be applicable in counties having a population of 550,000 or more; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 260. By: Senator Coverdell of the 40th: A BILL to amend Code Section 24-1714(a), relative to the office locations of probate courts in all counties having a population of 600,000 or more according to the U.S. decennial census of 1970 or any future such census, so as to change the provisions relative to population; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 261. By: Senator Coverdell of the 40th: A BILL to amend Code Section 53-201(a), relative to issuance of marriage licenses in all counties having a population of 600,000 or more, so as to change the provisions relative to population; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 264. By: Senator Coverdell of the 40th: A BILL to amend an Act pertaining to the qualifications of members of the civil service board in certain counties, so as to provide that said Act shall be applicable in counties having a population of 550,000 or more; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 265. By: Senator Coverdell of the 40th: A BILL to amend Code Section 24-2727B, relating to the costs for services rendered by the clerk of the superior court in civil cases in all counties of this state having a population of 600,000 or more, so as to change the provisions relative to population; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 266. By: Senator Coverdell of the 40th: A BILL to amend an Act authorizing the sale of alcoholic beverages during certain hours in certain counties, so as to provide that said Act shall be applicable in counties having a population of 550,000, or more; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 267. By: Senator Coverdell of the 40th: A BILL to amend Code Section 91A-1022, relating to taxes payable to counties in which returns are made, so as to change the population classification of the provisions of said Code section relating to counties having a population of 600,000 or more; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 268. By: Senator Coverdell of the 40th: A BILL to amend Code Section 34-1406.1, relative to absentee voting in all counties having a population of 600,000 or more, so as to change the provisions relative to population; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 269. By: Senator Coverdell of the 40th: A BILL to amend Code Section 34-1501(b), relative to office hours of election superintendents in all counties having a population of 600,000 or more according to the U.S. decennial census of 1970, so as to change the provisions relative to population; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 270. By: Senator Coverdell of the 40th: A BILL to amend Code Section 34A-111, authorizing counties having a population in excess of 600,000 according to the 1970 U.S. decennial census to conduct elections for municipalities lying wholly or partially within such counties, so as to change the provisions relative to population; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 271. By: Senator Coverdell of the 40th: A BILL to amend an Act prohibiting the transport of waste across state and county boundaries, so as to provide that said Act shall be applicable in counties having a population of 550,000 or more according to the 1970 census; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 272. By: Senator Coverdell of the 40th: A BILL to amend an Act authorizing Zoning and Building Inspectors to issue citations in certain counties, so as to provide that said Act shall be applicable in counties having a population of 550,000 or more; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 273. By: Senator Coverdell of the 40th: A BILL to amend Code Section 91A-1450, relating to the payment of taxes in counties of this state having a population of 600,000 or more according to the census, so as to change the provisions relative to population; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 274. By: Senator Coverdell of the 40th: A BILL to amend an Act providing for a joint city-county tax board in certain counties, so as to provide that said Act shall be applicable in counties having a population of 550,000 or more; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 275. By: Senator Coverdell of the 40th: A BILL to amend an Act providing for a budget commission in certain counties, so as to provide that said Act shall be applicable in counties having a population of 550,000 or more; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 276. By: Senator Coverdell of the 40th: A BILL to amend Code Section 91-804A, relating to the sale or disposition of county property in counties of this state having a population of 600,000 or more, so as to change the provisions relative to population; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 277. By: Senator Coverdell of the 40th: A BILL to amend an Act authorizing the sale of alcoholic beverages during certain hours on Sundays in certain counties, so as to provide that said Act shall be applicable in counties having a population of 550,000 or more, according to the 1970 census, or any future such census; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 278. By: Senator Coverdell of the 40th: A BILL to amend Code Section 5A-507 pertaining to exceptions to the prohibition against sale of alcoholic beverages on Sundays and election days; so as to change certain population classifications contained therein; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 279. By: Senator Coverdell of the 40th: A BILL to amend Code Section 24-2727A, relating to costs of the clerk of the superior court in counties of this state having a population of 600,000 or more, so as to change the provisions relating to population and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 280. By: Senator Coverdell of the 40th: A BILL to amend an Act authorizing the ordinary (now probate judge) of certain counties to administer certain oaths, so as to provide that said Act shall be applicable in counties having a population of 550,000 or more; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 332. By: Senator Coverdell of the 40th: A BILL to amend an Act providing for the sale of alcoholic beverages in certain counties of this state having a population of not less than 400,000 and not more than 600,000, so as to change the provisions relative to population; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 333. By: Senator Coverdell of the 40th: A BILL to amend Code Section 59-601B, relating to investigative grand juries of counties of this state having a population of not less than 400,000 or more than 600,000, so as to change the provisions relative to population; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 334. By: Senator Coverdell of the 40th: A BILL to amend an Act fixing the compensation of the solicitor of the state court of counties having a population of not less than 300,000 or more than 600,000, so as to change the provisions relative to population; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 335. By: Senator Coverdell of the 40th: A BILL to amend Code Section 34A-501, pertaining to the use by municipalities of county voters' registration list in counties having a population of not less than 400,000 and not more than 600,000, so as to change the provisions relative to population; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 336. By: Senator Coverdell of the 40th: A BILL to amend an Act providing for a board of registration and elections in certain counties having a population of not less than 350,000 and not more than 600,000, so as to change the provisions relative to population; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 337. By: Senator Coverdell of the 40th: A BILL to amend an Act prohibiting municipalities in certain counties of this state having a population of not less than 400,000 nor more than 600,000, from rezoning annexed land, so as to change the provisions relative to population; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 338 By: Senator Coverdell of the 40th: A BILL to amend Code Section 24-2714.1 requiring clerks of superior courts to notify purchaser of property of possible homestead exemption in any county having a population of not less than 300,000 nor more than 600,000, so as to change the provisions relative to population; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 339. By: Senator Coverdell of the 40th: A BILL to amend Code Section 91A-1022, relating to payment of taxes in all counties having a population of not less than 350,000 and not more than 600,000, so as to change the provisions relating to population; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 340. By: Senator Coverdell of the 40th: A BILL to amend Code Section 113-1301, relating to the appointment of county administrators in all counties of this state

having a population of not less than 400,000 nor more than 600,000, so as to change the provisions relative to population; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HR 338. By: Representatives Lane of the 81st and Godbee of the 82nd:

A RESOLUTION

Proposing an amendment to the Constitution so as to authorize the General Assembly to allocate a percentage of the proceeds of any local sales and use tax levied within Bulloch County to the Bulloch County school system and to include provisions relative to a reduction in the ad valorem millage rate for school purposes; to provide for the submission of this amendment for ratification or rejection; and for other purposes.

BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Article IX, Section IV, Paragraph III of the Constitution is hereby amended by adding a new paragraph at the end thereof to read as follows:

"The General Assembly, by local law, may allocate a percentage of the proceeds of any local sales and use tax levied within Bulloch County, regardless of by whom the tax is levied, to the Bulloch County school system. The ad valorem tax millage rate levied for the use of the Bulloch County school system shall be reduced for the taxable year beginning January 1, 1984, and each taxable year thereafter, by a millage rate, which, if levied against the nonexempt tangible property within the Bulloch County school district, would produce an amount of revenue equal to the percentage of the proceeds of the local sales and use tax received by the school system in the immediately preceding taxable year. In the event a local sales and use tax is not levied within Bulloch County at any time during calendar year 1983, the allocation to the school system shall not begin until the taxable year beginning on the first day of January after the year in which a local sales and use tax is levied in Bulloch County. The General Assembly in such local law may provide for conditions and limitations on the subject of this paragraph if not in conflict with the provisions of this paragraph."

Section 2. The above proposed amendment to the Constitution shall be published and submitted as provided in Article XII, Section I, Paragraph I of the Constitution.

The ballot submitting the above proposed amendment shall have written or printed thereon the following:

- "() YES Shall the Constitution be amended so as to authorize the General Assembly to allocate a percentage of the proceeds of any local sales and use tax levied within Bulloch County to the Bulloch County school system and to include provisions relative to a reduction in the ad valorem millage rate for school purposes?"
- () NO

All persons desiring to vote in favor of ratifying the proposed amendment shall vote "Yes." All persons desiring to vote against ratifying the proposed amendment shall vote "No."

If such amendment shall be ratified as provided in said Paragraph of the Constitution, it shall become a part of the Constitution of this state.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Martin	Y Savage
Y Adams,G	Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Crawford	Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Hooks	Y Moody	Y Smith,V
Y Balkcom	Culpepper	Y Horne	Y Moore	Smyre
Y Bargerion	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Thomas
Y Benefield	Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Padgett	Y Townsend
Y Birdsong	Dean	Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Johnson,G	Patten	Tuten
Bolster	Y Dixon	Y Johnson,R	Y Perry	Twiggs
Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Y Bray	Dover	Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Y Phillips,L.L	Y Veazey
Buck	Elliott	Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Kilgore	Phillips,W.R	Y Walker
Y Burton	Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Cason	Y Foster	Lane,R	Y Rainey	Watson
Y Castleberry	Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Widener
Y Chambless	Galer	Logan	Randall	Y Williams,B.J
Y Chance	Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Lord	Y Richardson	Y Williams,R
Y Childers	Godbee	Y Lowe	Robinson	Y Wilson
Y Childs	Greer	Y Lucas	Rose	Y Wood,J
Clark,B	Y Ham	Mangum	Y Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Y Rowland	Workman
Y Colbert	Y Hanner	Marcus	Y Russell	Speaker Murphy

On the adoption of the Resolution, the ayes were 125, nays 0.

The Resolution, having received the requisite two-thirds constitutional majority, was adopted.

HR 339. By: Representatives Fortune and Mostiler of the 71st:

A RESOLUTION

Proposing an amendment to the Constitution so as to increase jurisdiction of civil cases over which the Justices of the Peace of Spalding County shall have jurisdiction; to provide for the submission of this amendment for ratification or rejection; and for other purposes.

BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Article VI, Section VII, Paragraph II of the Constitution is hereby amended by adding at the end thereof the following paragraph:

“Provided, however, that in Spalding County, the justices of the peace shall have jurisdiction in all civil cases arising ex contractu and in cases of injury or damage to and conversion of personal property, when the principal sum does not exceed one thousand 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.”

Section 2. The above proposed amendment to the Constitution shall be published and submitted as provided in Article XII, Section I, Paragraph I of the Constitution.

The ballot submitting the above proposed amendment shall have written or printed thereon the following:

- “() YES Shall the Constitution be amended so as to increase the jurisdiction of civil cases over which the Justices of the Peace of Spalding County shall have jurisdiction?”
- () NO

All persons desiring to vote in favor of ratifying the proposed amendment shall vote “Yes.” All persons desiring to vote against ratifying the proposed amendment shall vote “No.”

If such amendment shall be ratified as provided in said Paragraph of the Constitution, it shall become a part of the Constitution of this state.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Martin	Y Savage
Y Adams,G	Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Crawford	Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Hooks	Y Moody	Y Smith,V
Y Balkcom	Culpepper	Y Horne	Y Moore	Smyre
Y Bargerion	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Thomas
Y Benefield	Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Padgett	Y Townsend
Y Birdsong	Dean	Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Johnson,G	Patten	Tuten
Bolster	Y Dixon	Y Johnson,R	Y Perry	Twiggs
Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Y Bray	Dover	Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Y Phillips,L.L	Y Veazey
Buck	Elliott	Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Kilgore	Phillips,W.R	Y Walker
Y Burton	Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Cason	Y Foster	Lane,R	Y Rainey	Watson
Y Castleberry	Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Widener
Y Chambless	Galer	Logan	Randall	Y Williams,B.J
Y Chance	Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Lord	Y Richardson	Y Williams,R
Y Childers	Godbee	Y Lowe	Robinson	Y Wilson
Y Childs	Greer	Y Lucas	Rose	Y Wood,J
Clark,B	Y Ham	Mangum	Y Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Y Rowland	Workman
Y Colbert	Y Hanner	Marcus	Y Russell	Speaker Murphy

On the adoption of the Resolution, the ayes were 125, nays 0.

The Resolution, having received the requisite two-thirds constitutional majority, was adopted.

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

Mr. Speaker:

The Senate has passed, by substitute, by the requisite constitutional majority the following Bills of the House:

HB 808. By: Representatives Oliver of the 121st and Kemp of the 139th: A BILL to amend an Act creating and establishing a Small Claims Court of Long County, so as to change the filing fees in said court; and for other purposes.

HB 810. By: Representatives Oliver of the 121st and Miles of the 107th: A BILL to amend an Act creating and establishing a Small Claims Court of Tattnall County, so as to change the jurisdiction of said court; to change the filing fees of said court; and for other purposes.

The Senate has passed, as amended, by the requisite constitutional majority the following Bill of the House:

HB 868. By: Representative Chamberlin of the 73rd: A BILL to amend an Act placing the sheriff, probate judge, clerk of superior court, and tax commissioner of Henry County on an annual salary, so as to change the compensation of said officers; and for other purposes.

The Senate has passed by the requisite constitutional majority the following Bills of the House:

HB 229. By: Representatives Padgett of the 86th, Nicholson of the 88th, Dent of the 85th and Cheeks of the 89th: A BILL to amend an Act creating the State Court of Richmond County, so as to prohibit the judge of the state court from engaging in the practice of law; to provide for an assistant solicitor; and for other purposes.

HB 827. By: Representative Branch of the 137th: A BILL to amend an Act creating the Fitzgerald and Ben Hill County Development Authority, so as to clarify that revenue-anticipation bonds issued by the Authority shall be issued and validated in accordance with the applicable provisions of the "Revenue Bond Law"; and for other purposes.

HB 859. By: Representative Lord of the 105th: A BILL to amend an Act creating a board of commissioners for Johnson County, so as to change the compensation and expense allowance of the chairman and members of said board of commissioners; and for other purposes.

HB 860. By: Representative Lord of the 105th: A BILL to amend an Act placing the Sheriff of Washington County upon an annual salary in lieu of the fee system of compensation, so as to change the compensation of the sheriff and various personnel in the sheriff's office; and for other purposes.

HB 861. By: Representative Lord of the 105th: A BILL to amend an Act abolishing the fee system of compensation of the clerk of the superior court of Washington County and establishing in lieu thereof an annual salary, so as to change the compensation of said clerk; and for other purposes.

HB 862. By: Representative Lord of the 105th: A BILL to provide for a supplement to the compensation of the clerk of the Superior Court of Glascock County to be paid out of the funds of Glascock County; and for other purposes.

HB 863. By: Representative Lord of the 105th: A BILL to amend an Act providing for a supplement to the compensation of the Judge of the Probate Court of Glascock County, so as to change the supplement to the compensation of the judge of the Probate Court of Glascock County; and for other purposes.

- HB 864. By: Representative Lord of the 105th: A BILL to amend an Act placing the Tax Commissioner of Washington County upon an annual salary and abolishing the fee system of compensation, so as to change the compensation of said tax commissioner; and for other purposes.
- HB 865. By: Representative Lord of the 105th: A BILL to amend an Act placing the Judge of the Probate Court of Washington County upon an annual salary and abolishing the fee system, so as to change the compensation of said judge; and for other purposes.
- HB 866. By: Representative Chamberlin of the 73rd: A BILL to amend an Act establishing a Small Claims Court in and for Henry County, so as to change the jurisdiction of the court; and for other purposes.
- HB 867. By: Representative Chamberlin of the 73rd: A BILL to amend an Act providing for the election and salary of the treasurer of Henry County, so as to change the compensation of the treasurer; and for other purposes.
- HB 869. By: Representative Chamberlin of the 73rd: A BILL to amend an Act creating the Henry County Water and Sewerage Authority, so as to change the membership of the Authority; and for other purposes.
- HB 397. By: Representative Buck of the 95th: A BILL to amend Code Title 57, relating to interest and usury, so as to repeal the provision relating to the reinstatement of a certain rate of interest; and for other purposes.

The Senate has passed, by substitute, by the requisite constitutional majority the following Bills of the House:

- HB 378. By: Representatives Adams of the 36th, Richardson of the 52nd and Bolster of the 30th: A BILL to amend an Act known as the "Georgia Residential Finance Authority Act," so as to change the definitions of "residential housing" and "mortgage"; and for other purposes.
- HB 87. By: Representatives Kilgore of the 65th, Williams of the 6th, Rowland of the 119th, Birdsong of the 103rd, Castleberry of the 111th, and others: A BILL to amend Code Title 91A, known as the Georgia Public Revenue Code, so as to change certain provisions relating to administration of ad valorem property taxes; to provide for uniform tangible personal property tax returns; to require the Department of Revenue to provide certain courses of instruction; to require training for persons in the appraisal of intangible personal property; and for other purposes.
- HB 211. By: Representatives Thomas of the 66th, Sizemore of the 136th, Fuller of the 16th, Johnson of the 66th, Jackson of the 77th and others: A BILL to amend the "Adequate Program for Education in Georgia Act," so as to provide that teachers and other professional personnel holding lifetime certificates may, when additional training qualifies them for another classification of certification, obtain a lifetime certificate in such category; and for other purposes.

The Senate has passed, as amended, by the requisite constitutional majority the following Bills of the House:

- HB 422. By: Representative Pinkston of the 100th: A BILL to amend Code Title 41A, known as the Financial Institutions Code of Georgia, so as to redefine the term

“savings bank”; to provide that a bank desiring to operate as a state savings and loan association shall so state in its articles; and for other purposes.

HB 428. By: Representative Buck of the 95th: A BILL to amend an Act known as the “Insurance Premium Finance Company Act,” so as to provide definitions; to change the maximum service charge permitted to be charged by a premium finance company; and for other purposes.

HB 323. By: Representatives Kilgore of the 65th, Murphy of the 18th, Burruss of the 21st, Thomas and Johnson of the 66th and others: A BILL to amend an Act creating a new judicial circuit for the State of Georgia, to be known as the Douglas Judicial Circuit, so as to provide for a second judge for such circuit; and for other purposes.

The Senate has adopted by the requisite constitutional majority the following Resolutions of the House:

HR 232. By: Representatives Connell of the 87th, Dent of the 85th, Nicholson of the 88th, Swann of the 90th and Cheeks of the 89th: A RESOLUTION expressing the intent of the General Assembly as to a certain constitutional amendment affecting the City of Augusta; and for other purposes.

HR 148. By: Representatives Padgett of the 86th, Nicholson of the 88th, Dent of the 85th, Cheeks of the 89th, Swann of the 90th and Evans of the 84th: A RESOLUTION creating the City of Augusta-County of Richmond Criminal Advisory Commission; and for other purposes.

HR 348. By: Representatives Wood of the 9th, Galer of the 97th, Padgett of the 86th, Hays of the 1st and Crosby of the 150th: A RESOLUTION commending the Georgia Army National Guard; and for other purposes.

HR 349. By: Representative Jackson of the 77th: A RESOLUTION extending sympathy at the passing of Honorable Glenn S. Phillips; and for other purposes.

The Senate has passed by the requisite constitutional majority the following Bills of the House:

HB 80. By: Representatives Pilewicz of the 41st, Lawson of the 9th, Bray of the 70th, Snow of the 1st, Thomas of the 66th, and others: A BILL to amend Code Title 51, relating to homesteads and exemptions, so as to change the amount of certain exemptions to be used for the purposes of bankruptcy and in actions involving bankruptcy; and for other purposes.

HB 227. By: Representatives Kemp of the 139th, Tuten of the 153rd, Watson of the 114th, Walker of the 115th, Fuller of the 16th and others: A BILL to amend an Act to provide for interest on unliquidated damages under certain circumstances, so as to change the rate of interest; and for other purposes.

HB 299. By: Representative Ramsey of the 3rd: A BILL to amend an Act known as the “Motor Vehicle Sales Finance Act,” so as to repeal the provisions relating to the reinstatement of certain finance charges; and for other purposes.

HB 746. By: Representatives Mostiler of the 71st, Castleberry of the 111th, Williams of the 6th, Oliver of the 121st, and Martin of the 60th: A BILL to amend Code

Chapter 114-9, relating to the Subsequent Injury Trust Fund in conjunction with workers' compensation, so as to provide that the employer or the insurer keep the Administrator of the Subsequent Injury Trust Fund informed as to any proposed settlement agreement between the employee and the employer or the insurer; and for other purposes.

The Senate has agreed to the House amendment to the following Bill of the Senate:

SB 375. By: Senators Coleman of the 1st and Wessels of the 2nd: A BILL to amend the several Acts relating to and incorporating the mayor and aldermen of the City of Savannah, so as to extend the corporate limits of the City of Savannah; and for other purposes.

Representative Colwell of the 4th moved that the following Resolution of the Senate be withdrawn from the Local Calendar and referred to the Committee on State Institutions and Property:

SR 119. By: Senator McKenzie of the 14th: A RESOLUTION to provide for construction of certain covenant agreements made between the State Properties Commission and the Macon County Recreation Commission as authorized by Resolution Act No. 103 passed by the 1976 General Assembly and approved by the Governor on March 5, 1976; and for other purposes.

The motion prevailed.

Under the general order of business, established by the Committee on Rules, the following Bill of the Senate was taken up for consideration and read the third time:

SB 3. By: Senator Lester of the 23rd: A BILL to be entitled an Act to amend Code Chapter 88-24, relating to rights of certain state employees, so as to provide compensation to employees of institutions operated by the Department of Human Resources for certain personal property losses sustained through patient action; and for other purposes.

The following amendment was read and adopted:

The Committee on Appropriations moves to amend SB 3 as follows:

By adding after the word "Resources" on line 27, page 1 "and no compensation shall be made by said Department in excess of \$500.00 per claim."

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to.

On the passage of the Bill, as amended, the ayes were 93, nays 0.

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

The following Resolutions of the House were read and adopted:

HR 358. By: Representatives Brooks of the 34th, Williams of the 54th, Dean of the 29th, McKinney of the 35th, Smyre of the 92nd and others: A RESOLUTION extending congratulations to the SIAC championship basketball team of Morehouse College; and for other purposes.

HR 359. By: Representatives Lucas of the 102nd, Birdsong of the 103rd, Davis of the 99th, Randall of the 101st and Pinkston of the 100th: A RESOLUTION commending the Mercer Bears; and for other purposes.

HR 360. By: Representatives Logan of the 62nd, Collins of the 144th, Reaves of the 147th, Veazey of the 146th, Argo of the 63rd and Russell of the 64th: A RESOLUTION in memory of Dr. Robert Stevenson Wheeler; and for other purposes.

HR 361. By: Representatives Williams of the 54th, Childs of the 51st, Clark of the 55th, Lucas of the 102nd, Beal of the 28th and others: A RESOLUTION expressing regret at the passing of Mrs. Elizabeth V. Terry; and for other purposes.

HR 362. By: Representatives Argo of the 63rd and Buck of the 95th: A RESOLUTION expressing sympathy at the passing of Dr. Robert S. Wheeler; and for other purposes.

The following Bill of the Senate was taken up for the purpose of considering the report of the Committee of Conference thereon:

SB 14. By: Senators Starr of the 44th, Howard of the 42nd and Gillis of the 20th: A BILL to amend an Act relating to health insurance coverage for State employees, so as to provide a new definition for the term "employee" to define the term "a person who works full time for the State"; to increase the maximum employer contribution from five percent to eight percent of the total outlay for personal services; and for other purposes.

The following report of the Committee of Conference was read:

CONFERENCE COMMITTEE REPORT ON SENATE BILL 14

Mr. President:

Mr. Speaker:

Your Conference Committee on Senate Bill 14 has met and submits the following report and recommendations:

That the House recede from its position and that Senate Bill 14, as passed by the Senate, be adopted.

Respectfully submitted,

FOR THE HOUSE OF
REPRESENTATIVES:

/s/E. R. Lambert
Representative, 112th District

/s/B. Argo
Representative, 63rd District

/s/Billy Milford
Representative, 13th District

FOR THE SENATE:

/s/Terrell Starr
Senator, 44th District

/s/Hugh Gillis
Senator, 20th District

/s/Don Ballard
Senator, 45th District

Representative Argo of the 63rd moved that the House adopt the report of the Committee of Conference on SB 14.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Harris	Y Martin	Y Savage
Y Adams,G	Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Hasty	Y McCollum	Scott,D
Y Adams,M	Y Connell	Y Hawkins	McDonald	Y Shepard
Y Aiken	Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Cox	Hill	Y Miles	Sizemore
Y Argo	Y Crawford	Holmes	Y Milford	Y Smith,T
Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Balkcom	Y Culpepper	Horne	Y Moore	Y Smyre
Y Bargerone	Y Cummings	Y Hutchinson	Mostiler	Y Snow
Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Dean	Jessup	Parham	Y Triplett
Y Bishop	Y Dent	Johnson,G	Y Patten	Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Jones,H	Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Phillips,L.L	Y Veazey
Buck	Elliott	Kemp	Phillips,R.T	Y Waddle
Y Burruss	Evans	Y Kilgore	Phillips,W.R	Y Walker
Burton	Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Lane,R	Y Rainey	Y Watson
Y Castleberry	Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B.J
Y Chance	Ginsberg	Y Long	Y Reaves	Williams,H
Y Cheeks	Glover	Lord	Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Mangum	Y Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 124, nays 0.

The motion prevailed.

The following Bills and Resolution of the House were taken up for the purpose of considering the Senate amendments or substitutes thereto:

HB 496. By: Representative Colwell of the 4th: A BILL to amend an Act providing that corporations constructing, running, or operating pipelines for the transportation of petroleum and petroleum products shall have the right of eminent domain, so as to strike certain provisions relating to the right of such corporations to traverse public property; and for other purposes.

The following Senate substitute was read:

A BILL

To amend an Act providing that corporations constructing, running, or operating pipelines for the transportation of petroleum and petroleum products shall have the right of eminent domain, approved February 26, 1943 (Ga. Laws 1943, p. 1662), so as to change certain provisions relating to the right of such corporations to traverse public property; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act providing that corporations constructing, running, or operating pipelines for the transportation of petroleum and petroleum products shall have the right of eminent domain, approved February 26, 1943 (Ga. Laws 1943, p. 1662), is hereby amended by striking Section 1 in its entirety and inserting in lieu thereof a new Section 1 to read as follows:

"Section 1. Be it enacted by the General Assembly of the State of Georgia, and it is hereby enacted by the authority of the same and declared as in the public interest that corporations engaged in constructing running or operating pipe lines in this State as common carriers in interstate or intrastate commerce for the transportation of petroleum and petroleum products shall have the right of eminent domain, and that property, which, by the exercise of such right, shall be condemned, shall be deemed to have been condemned for public purposes. It is, therefore, declared as in the public interest that corporations engaged in constructing, running or operating pipe lines in this State for the transportation of said products shall have the right to traverse with pipe lines any property owned by any subdivision of the State or any subdivision thereof, including, without limiting the generality of the foregoing, any property owned by municipalities, counties, or other subdivisions of the State, but not including agencies, departments, boards, bureaus, commissions, or authorities of the State."

Section 2. Said Act is further amended by striking Section 2 in its entirety and inserting in lieu thereof a new Section 2 to read as follows:

"Section 2. Be it further enacted that such rights shall be exercised only to the extent necessary for such purposes. Such streets, roads, highways, streams, water courses or channels, including but without limiting the generality of the foregoing, streets, roads, highways, streams, water courses or channels owned by or under the jurisdiction of municipalities or other subdivisions of the State, and including county roads, streets, highways, streams, water courses and channels, may be traversed for such purposes; provided that in traversing any ~~public street, road or~~ State highway the same shall be done under such reasonable regulations ~~designed for the protection of such street, road or highway as shall be promulgated by the State Highway Department~~ Department of Transportation, and in traversing a county road or municipal street the same shall be done under reasonable regulations promulgated by the governing authority having jurisdiction over such road or street; and provided further that in traversing any other public property the same shall be done under such reasonable regulations as shall be promulgated by the authority having jurisdiction over such other public property."

Section 3. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 4. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Colwell of the 4th moved that the House agree to the Senate substitute to HB 496.

On the motion, the ayes were 92, nays 1.

The motion prevailed.

HR 151. By: Representatives Auten of the 154th and Tuten of the 153rd: A RESOLUTION authorizing and empowering the State Properties Commission, acting in the best interests of the State of Georgia and for and on behalf of and in the name of the State of Georgia, to convey certain State-owned real property located in the City of Brunswick, Glynn County, Georgia; and for other purposes.

The following Senate substitute was read:

A RESOLUTION

Authorizing and empowering the State Properties Commission, acting in the best interests of the State of Georgia and for and on behalf of and in the name of the State of Georgia, to convey certain State-owned real property located in the City of Brunswick,

Glynn County, Georgia; to provide an effective date; to repeal conflicting laws; and for other purposes.

WHEREAS, by Deed dated September 17, 1959, the State of Georgia acquired from the Brunswick Ports Authority title to approximately 157 acres of unimproved real property in Glynn County, Georgia, as referenced in said Deed (said property hereinabove in the title and hereinafter in the WHEREAS clauses of this Resolution being referred to as the "Property"), for a consideration of \$1; and

WHEREAS, of the above 157 acres of unimproved real property approximately 10 acres is fast land (above the ordinary high water line), the remainder all being tide land (below the ordinary high water line); and

WHEREAS, the present custody and control of the Property is in the Department of Natural Resources; and

WHEREAS, the City of Brunswick has expressed an interest in acquiring and constructing a public boat marina complex on the Property; and

WHEREAS, it would be beneficial to the State as a whole, and in particular to the region of and surrounding Glynn County, if such a public boat marina were to be constructed on the Property; and

WHEREAS, the Georgia Ports Authority has requested that the proposed conveyance by the State to the City be subject to an easement to be conveyed from the State to the Georgia Ports Authority for a future road and rail corridor running approximately from the southeast corner of the Property to a point midway along the western boundary of the Property; and

WHEREAS, the power to deal with and to dispose of State-owned property is vested in the General Assembly of Georgia; and

WHEREAS, it is the judgment of the General Assembly that the staff and the members of the State Properties Commission possess such expertise as to enable the Commission to act for and on behalf of and in the name of the State of Georgia in the negotiation and consummation of the conveyance of the Property to the City of Brunswick, subject to an easement to the Georgia Ports Authority.

NOW, THEREFORE, BE IT RESOLVED AND ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. That the State of Georgia is the owner of approximately 157 acres of land in the City of Brunswick, Glynn County, Georgia, as referenced hereinabove (hereinafter referred to as the "Property") and that in all matters relating to the conveyance of the Property the State of Georgia is acting by and through the State Properties Commission.

Section 2. That the State of Georgia, acting by and through the State Properties Commission, convey to the Georgia Ports Authority an easement over, through, upon and across the Property for a road and rail corridor running approximately from the southeast corner of the Property to a point midway along the western boundary of the Property, subject to the following:

- a. That the consideration for the conveyance of said easement shall be \$10;
- b. The provisions of the Coastal Marshlands Protection Act of 1970 (Ga. Laws 1970, p. 939, as amended) and all applicable laws, rules and regulations of the United States regarding the use and development of said easement; and
- c. Such other terms and conditions as determined by the State Properties Commission to be in the best interests of the State.

Section 3. That the State of Georgia, acting by and through the State Properties Commission, convey to the City of Brunswick all of the property which is fast land, in fee without warranty of any type, kind or nature whatsoever, and convey to the City of

Brunswick a nonexclusive easement and to only that portion of the tideland which is necessary for the construction, operation and maintenance of a public marina subject to the following:

- a. That a plat of survey of the Property be prepared by the City of Brunswick and submitted to and approved by the State Properties Commission;
- b. That the conveyance of the Property be subject to the easement of the Georgia Ports Authority;
- c. The provisions of the Coastal Marshlands Protection Act of 1970 (Ga. Laws 1970, p. 939, as amended) and all applicable laws, rules and regulations of the United States regarding the use and development of the Property;
- d. That the consideration for the conveyance of the Property shall be \$10; and
- e. That the easement for the construction, operation and maintenance of a public marina exist only so long as the property is used for that purpose;
- f. Such other terms and conditions as determined by the State Properties Commission to be in the best interests of the State.

Section 4. That the State Properties Commission is hereby authorized and empowered to do all acts and things necessary and proper to effect such conveyances.

Section 5. That this Resolution shall become effective as law immediately upon its approval by the Governor or upon its becoming law without his approval.

Section 6. That all laws and parts of laws in conflict with this Resolution are hereby repealed.

Representative Tuten of the 153rd moved that the House agree to the Senate substitute to HR 151.

On the motion, the ayes were 93, nays 2.

The motion prevailed.

HB 167. By: Representatives Isakson of the 20th, Adams of the 36th, Lane of the 40th, Johnson of the 66th, Harrison of the 20th and others: A BILL to amend an Act creating the Construction Industry Licensing Board and regulating electrical contractors, plumbers, and conditioned air contractors, so as to change the definition of a certain term; to change the provisions relating to powers and duties of divisions within the board; and for other purposes.

The following Senate substitute was read:

A BILL

To amend an Act creating the Construction Industry Licensing Board and regulating electrical contractors, plumbers, and conditioned air contractors, approved March 31, 1980 (Ga. Laws 1980, p. 1299), so as to change the definition of certain terms; to change the provisions relating to powers and duties of divisions within the board; to change the provisions relating to licensure; to change the provisions relating to injunctive relief; to provide for local licensing and inspection authorities; to change the provisions relating to exemptions; to change the provisions relating to applicability; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act creating the Construction Industry Licensing Board and regulating electrical contractors, plumbers, and conditioned air contractors, approved March 31, 1980 (Ga. Laws 1980, p. 1299), is hereby amended by striking Section 2 in its entirety and inserting in lieu thereof a new Section 2 to read as follows:

"Section 2. Definitions. The following terms shall have the following meanings respectively ascribed to them unless the context clearly requires a different meaning:

(1) 'Board' shall mean the State Construction Industry Licensing Board created by this Act.

(2) 'License' shall mean a valid and current certificate of registration issued by a division of the board which shall give the named person to whom it is issued authority to engage in the activity prescribed thereon.

(3) 'Electrical contracting' shall mean the installation, maintenance, alteration, or repairing of any electrical equipment, apparatus, control system, or ~~electric~~ electrical wiring device which is attached to or incorporated into any building or structure in the State of Georgia.

(4) 'Electrical contracting' shall mean any person; ~~corporation, or other legal entity~~ which who engages in the business of electrical contracting under express or implied contract or ~~which who~~ which who bids, offers to perform, purports to have the capacity to perform, or does perform electrical contracting services under express or implied contract. The term 'electrical contractor' shall not include a person who is an employee of an electrical contractor and who receives only a salary or hourly wage for performing electrical contracting work.

(5) 'Certificate of competency' shall mean a valid current certificate issued by the Division of Electrical Contractors which shall give the named electrical contractor to which it is issued authority to engage in electrical contracting of the kind described therein. Certificates of competency shall be of two kinds: Class I and Class II, according to the classification of license held by the electrical contractor.

(6) 'Plumbing' shall mean the practice of installing, maintaining, altering, or repairing piping fixtures, appliances, and appurtenances in connection with any of the following: sanitary drainage or storm drainage facilities, the venting system, and the public or private water supply systems within or adjacent to any building, structure, or conveyance; also the practice and materials used in the installation, maintenance, extension, or alteration of the storm water or sewerage and water supply systems of any premises to their connection with any point of public disposal or other acceptable terminal.

(7) 'Master ~~or contracting~~ plumber' shall mean any individual engaging in the business of plumbing under express or implied contract or who bids, offers to perform, purports to have the capacity to perform, or does perform plumbing contracting services under express or implied contract.

(8) 'Journeyman plumber' shall mean any person other than a master ~~or contracting~~ plumber who has practical knowledge of the installation of plumbing and installs plumbing under the direction of a master ~~or contracting~~ plumber.

(9) 'Conditioned air contracting' shall mean the ~~sale or~~ installation of conditioned air systems or conditioned air equipment.

(10) 'Conditioned air contractor' shall mean an individual; ~~partnership, or corporation~~ engaged in conditioned air contracting under express or implied contract or who bids, offers to perform, purports to have the capacity to perform, or does perform conditioned air contracting services under express or implied contract. The term 'conditioned air contractor' shall not include a person who is an employee of a conditioned air contractor and who receives only a salary or hourly wage for performing conditioned air contracting work.

(11) 'Conditioned air equipment' shall mean ~~warm air space heating equipment, which by common practice is considered to be an integral part of the structure, embracing the following types of conditioned air equipment: wall-type and insert heaters, floor furnaces, gravity furnaces, and basement and closet-type mechanically circulated air furnaces; and warm air radiant heating installations and conversion equipment. Conversion equipment shall be considered to be coal stokers, oil burners, or gas burners installed in existing warm air furnaces. Conditioned air equipment shall also mean air-conditioning equipment up to and including 30 tons (360,000 BTU) capacity heating and air-conditioning equipment covered under state codes.~~

(12) 'Joint secretary' shall mean the joint secretary, State Examining Boards.

(13) 'Executive director' shall mean the executive director of the State Construction Industry Licensing Board."

Section 2. Said Act is further amended by striking Section 8 in its entirety and inserting in lieu thereof a new Section 8 to read as follows:

"Section 8. Powers and duties of divisions. (a) The Division of Electrical Contractors within the board shall have the following powers and duties with respect to applicants for a license to engage in or licensees engaging in the business of electrical contracting. The Division of Master Plumbers and Journeyman Plumbers within the board shall have the following powers and duties with respect to applicants for a license to engage in or licensees engaging in the business of plumbing as master ~~or contracting~~ plumbers or journeyman plumbers. The Division of Conditioned Air Contractors within the board shall have the following powers and duties with respect to applicants for a license to engage in or licensees engaging in the business of conditioned air contracting. The said divisions shall:

(1) Examine all applicants for licenses to practice the profession. Examinations shall be prepared in such a manner to test the knowledge, skill, and efficiency of the applicants; and such examinations shall be based on the applicable state minimum standards codes. Examinations shall be given at regional locations throughout the state.

(2) Prepare examinations within the state at least twice each year and grade such applicants taking the examinations; provided, however, that the Division of Electrical Contractors is hereby authorized and directed to prepare separate examinations for Class I and Class II licenses. Class I licenses shall be restricted to electrical contracting involving single-phase electrical installations which do not exceed 200 amperes and Class II licenses shall be unrestricted; provided, further, that the Division of Master Plumbers and Journeyman Plumbers is hereby authorized and directed to prepare separate examinations for master ~~or contracting~~ plumbers and journeyman plumbers; provided, further, that the Division of Conditioned Air Contractors is hereby authorized and directed to prepare separate examinations for Class I and Class II licenses. Class I shall be restricted to the ~~sale or~~ installation, repair, or service of conditioned air systems or equipment not exceeding 175,000 BTU (net) of heating and five tons (60,000 BTU) of cooling. Class II shall be unrestricted.

(3) Register and license, and issue renewal licenses biennially, to all persons meeting the qualifications for a license. The following licenses shall be issued by the divisions:

- (A) Electrical Contractor Class I;
- (B) Electrical Contractor Class II;
- (C) Master ~~or Contracting~~ Plumber;
- (D) Journeyman Plumber;
- (E) Conditioned Air Contractor Class I; and
- (F) Conditioned Air Contractor Class II.

(4) Prescribe the exact time of renewal of licenses biennially.

(5) Investigate, with the aid of the executive director, alleged violations of this Act or other laws and rules and regulations of the board relating to the profession.

(6) After notice and hearing, have the power to reprimand or power to suspend, revoke, or cancel the license or certificate of competency of or refuse to grant, renew, or restore a license or certificate of competency to any person or licensee upon any one of the following grounds:

(A) The commission of any false, fraudulent, or deceitful act or the use of any forged, false, or fraudulent document in connection with the license requirements of this Act or the rules and regulations of the board; or

(B) Failure at any time to comply with the requirements for a license under the provisions of this Act; or

(C) Habitual intemperance in the use of alcoholic spirits, narcotics, or stimulants to such an extent as to render the licensee unsafe or unfit to practice his profession licensed under this Act; or

(D) Engaging in any dishonorable or unethical conduct likely to deceive, defraud, or harm the public; or

(E) Knowingly performing any act which in any way assists an unlicensed person to practice his profession; or

(F) Violating, directly or indirectly, or assisting in or abetting any violation of any provisions of this Act or any rule or regulation of the board; or

(G) The performance of any faulty, inadequate, inefficient, or unsafe electrical, plumbing, or conditioned air work likely to endanger life, health, or property. The performance of any work that does not comply with the standards set by state codes or local codes in jurisdictions where such codes are adopted, provided such local codes are as stringent as the state codes, shall be prima-facie evidence of the faulty, inadequate, inefficient, or unsafe character of such electrical, plumbing, or conditioned air work. Provided, however, that the board, in its sole discretion, for good cause shown and under such conditions as it may prescribe, may restore a license to any person whose license has been suspended or revoked.

(7) Review amendments to or revisions in the state minimum standard codes as prepared by the State Building Administrative Board or any agency assuming its powers and duties. The State Building Administrative Board or its successor shall be required to provide a copy of the amendment to or revision in the state minimum standard code to the executive director at least 45 days prior to the adoption thereof.

(8) Do all other things necessary and proper to exercise its powers and perform its duties in accordance with the provisions of this Act.

(9) The Division of Electrical Contractors may also provide by rules and regulations for the issuance of certificates of competency pertaining to financial responsibility and financial disclosure; provided, however, that such rules and regulations are adopted by the board. The said division shall issue certificates of competency and renewal certificates to persons meeting the qualifications therefor.

(b) Such divisions within the board shall also hear appeals resulting from the suspension of licenses by an approved municipal or county licensing or inspection authority pursuant to the provisions of Section 12A."

Section 3. Said Act is further amended by striking Section 9 in its entirety and inserting in lieu thereof a new Section 9 to read as follows:

"Section 9. Licensure and prohibited activities. (a) No person shall engage in the electrical contracting business as an electrical contractor unless such person has a valid license from the Division of Electrical Contractors and a certificate of competency, if such certificates are issued by the division pursuant to the provisions of paragraph (9) of Section 8.

(b) (1) No person shall engage in the business of plumbing as a master ~~or contracting~~ plumber unless such person has a valid license from the Division of Master Plumbers and Journeyman Plumbers.

(2) No person shall engage in the business of plumbing as a journeyman plumber unless such person has a valid license from the Division of Master Plumbers and Journeyman Plumbers.

(c) No person shall engage in the business of conditioned air contracting as a conditioned air contractor unless such person has a valid license from the Division of Conditioned Air Contractors.

(d) ~~(4)~~ Notwithstanding any other provisions of this Act, any electrical contractor, master plumber, or journeyman plumber, or conditioned air contractor holding a valid license immediately prior to the effective date of this Act issued by the Construction Industry Licensing Board shall continue to be licensed in the same capacity without the necessity of passing an examination, provided such person pays or has paid the required fees and is not otherwise in violation of the provisions of this Act.

~~(2) Notwithstanding any other provisions of this Act, within 12 months after the effective date of this Act, any individual, partnership, or corporation desiring to qualify as a conditioned air contractor shall make application to stand the examination herein provided for or, within the same period, shall furnish satisfactory evidence to~~

the division of conditioned air contractors that such individual, partnership, or corporation has a partner, officer, or regular employee who has successfully and efficiently engaged in said vocation in the State of Georgia for a period of at least three consecutive years prior to the time of application. Any individual, partnership, or corporation so qualifying shall pay or shall have paid to said division the fee prescribed for applicants for examination for qualification. The decision of the division as to the qualifications of applicants taking the required examination shall, in the absence of fraud, be conclusive. All individuals, partnerships, or corporations desiring to engage in said vocation after the expiration of 12 months after the approval of this Act shall take the examination and qualify under this Act before engaging in said vocation or business.

(e) (1) Notwithstanding any other provisions of this Act, prior to July 1, 1982, any individual, partnership, or corporation desiring to qualify as an electrical contractor, master plumber, journeyman plumber, or conditioned air contractor shall make application to the appropriate division to stand the examination herein provided for, or within the same period, shall furnish satisfactory evidence to the appropriate division that such individual, partnership, or corporation has a partner, officer, or regular employee who holds a license issued by the Georgia State Board of Electrical Contractors pursuant to the provisions of an Act known as the 'Georgia Electrical Contractors Act,' approved April 8, 1971 (Ga. Laws 1971, p. 583), as amended, a license issued by the State Board of Examiners of Plumbing Contractors pursuant to an Act creating the State Board of Examiners of Plumbing Contractors, approved March 15, 1968 (Ga. Laws 1968, p. 308), as amended, or a license issued by the State Board of Warm Air Heating Contractors pursuant to an Act providing for the regulation of the installation of warm air heating equipment, approved February 25, 1949 (Ga. Laws 1949, p. 1622). Any individual, partnership, or corporation establishing proof of license as provided above shall not be required to take the examination but shall pay to the board an initial license fee in lieu of all other fees, including the application fee, as provided in paragraph (3) of this subsection. Any individual who has been issued such license by the state shall be licensed to practice throughout the state, upon furnishing satisfactory evidence of the issuance of such license as hereinabove provided.

(2) (A) Any individual, partnership, or corporation desiring to qualify as an electrical contractor, master plumber, journeyman plumber, or conditioned air contractor in one or more local jurisdictions shall make application to the appropriate division and furnish satisfactory evidence that such individual, partnership, or corporation has a partner, officer, or regular employee who holds a valid license issued by the local jurisdiction concerned which tested the individual prior to issuing the license or who has successfully and efficiently engaged in said vocation in the local jurisdiction for a period of at least two consecutive years prior to the time of application. To prove that he has successfully and efficiently engaged in said vocation, the individual shall only be required to give evidence of three successful jobs completed over such period. Such applicant shall swear before a notary public that such evidence is true and accurate prior to its submission to the division.

(B) An individual, partnership, or corporation qualifying pursuant to this paragraph (2) shall be licensed by the appropriate division to practice its vocation only in the jurisdiction where qualified.

(3) The board shall set such initial fees within the following range:

- (A) Electrical contractor - fee not to exceed \$50.00;
- (B) Master plumber - fee not to exceed \$70.00; and
- (C) Journeyman plumber - fee not to exceed \$25.00; and
- (D) Conditioned air contractor - fee not to exceed \$50.00.

After the initial licensure period, such licensees shall be required to pay the renewal fees the same as other licensees. The decision of the division as to the necessity of taking the examination or as to the qualifications of applicants taking the required examination shall, in the absence of fraud, be conclusive. All individuals, partnerships, or corporations desiring to engage in said vocation after July 1, 1982, shall take the examination and qualify under this Act before engaging in said vocation or business, including engaging in said vocation at the local level.

(e) (f) No partnership or corporation shall have the right to engage in the business of electrical contracting unless there is regularly connected with such partnership or corporation a person or persons actually engaged in the performance of said business on a full-time basis who have valid licenses issued to them as provided for in this Act.

(f) (g) No partnership or corporation shall have the right to engage in the business of plumbing unless there is regularly connected with such partnership or corporation a person or persons actually engaged in the performance of said business on a full-time basis who have valid licenses for master ~~or contracting~~ plumbers issued to them as provided for in this Act.

(g) (h) No partnership or corporation shall have the right to engage in the business of conditioned air contracting unless there is regularly connected with such partnership or corporation a person or persons actually engaged in the performance of said business on a full-time basis who have valid licenses issued to them as provided for in this Act.

(h) (i) It shall be the duty of all partnerships and corporations qualified under this Act to notify the appropriate division immediately of the severance of connection of any person or persons upon whom such qualification rested with such partnership or corporation.

(i) (j) All applicants for examinations and licenses provided for by this Act and all applicants for renewal of licenses under the provisions of this Act shall be required to fill out a form which shall be provided by each division, which form shall show whether or not the applicant is an individual, partnership, or corporation and, if a partnership or corporation, the names and addresses of the partners or the names and addresses of the officers, when and where formed or incorporated, and such other information as the board or each division may require. All forms of applications for renewal of licenses shall also show whether or not the applicant, if it is a partnership or corporation, still has connected with it a duly qualified person holding a license issued by the division.

(j)—Notwithstanding any other provisions of this Act, any person who has paid a license fee pursuant to the provisions of an Act known as the 'Georgia Electrical Contractors Act,' approved April 8, 1971 (Ga. Laws 1971, p. 583), as amended, an Act creating the State Board of Examiners of Plumbing Contractors, approved March 15, 1968 (Ga. Laws 1968, p. 308), as amended, and an Act providing for the regulation of the installation of warm air heating equipment, approved February 25, 1949 (Ga. Laws 1949, p. 1622), as amended, shall not be required to pay any fees under this Act until the expiration of the period which such fee covered pursuant to any of said Acts."

Section 4. Said Act is further amended by striking Section 12 in its entirety and inserting in lieu thereof a new Section 12 to read as follows:

"Section 12. Injunction to prevent violation. Whenever it shall appear to a division of the board, ~~or the executive director, or a county or municipal inspection authority~~ that any person is or has been violating any provisions of this Act or any of the lawful rules, regulations, or orders of the board, the division of the board, the local inspection authority, or the appropriate district attorney ~~or solicitor~~ may file a petition for injunction in the proper superior court of this state against such person for the purpose of enjoining any such violation. It shall not be necessary to allege or prove that there is no adequate remedy at law. The right of injunction provided for in this section shall be in addition to any other legal remedy which the board has and shall be in addition to any right of criminal prosecution provided by law."

Section 5. Said Act is further amended by adding between Sections 12 and 13 a new Section 12A to read as follows:

"Section 12A. Any municipal or county inspection authority which meets the standards established by the Construction Industry Licensing Board shall be authorized, after notice and hearing, to suspend the license or certificate of competency of or refuse to restore a license or certificate of competency to any person or licensee upon the grounds set out in paragraph (6) of subsection (a) of Section 8; provided, however, that such suspension of a license by a local inspection authority shall only be applicable within the jurisdiction of such local authority. Any person aggrieved by an action of a local

authority shall be entitled to an appeal to the appropriate division of the board and shall be entitled to a hearing."

Section 6. Said Act is further amended by striking Section 13 in its entirety and inserting in lieu thereof a new Section 13 to read as follows:

"Section 13. Exemptions. (a) The provisions of this Act shall not apply:

(1) To the installation, construction, or maintenance of power systems for the generation and distribution of electric current constructed under the provisions of the National Electrical Safety Code, which regulates the safety requirements of utilities. The interior wiring regulated by the National Electrical Code would not be exempt and must be done by an electrical contractor.

(2) To the installation, construction, maintenance, or repair of telephone or signal systems by or for public utilities or their corporate affiliates when said work pertains to the services furnished by said public utilities.

(3) To any technician employed by a municipal; or county, franchised CATV system or a municipally owned CATV system in the performance of work on the system herein referred to.

(b) The provisions of this Act shall not apply to public utility corporations operating under the supervision of the Georgia Public Service Commission.

(c) The provisions of this Act shall not apply to any individual owner or lessee performing plumbing or related services upon residential property, where owned or leased by him and where he resides; ~~nor shall this Act apply to plumbing or related services performed by plumbers employed by any institution, manufacturer, or business to render such services with respect to its installation and maintenance operations.~~

(d) The provisions of this Act shall not apply to regular, full-time employees of an institution, manufacturer, or business who perform plumbing, electrical, or conditioned air work, unless the employer is engaged in the practice of plumbing, electrical, or conditioned air contracting. Such employees are only exempt when working on the premises of that employer.

~~(d)~~ (e) Any person who holds a license issued to him under the provisions of this Act may engage in the business of plumbing, electrical contracting, or conditioned air contracting, but only as prescribed by the license, throughout the State of Georgia; and, with the exception of the provisions of Section 14, no municipality or county may require such person to comply with any additional licensing requirements imposed by such municipality or county.

(f) The provisions of this Act in no way prohibit the governing authority of each county or municipality in the state from adopting and enforcing codes at the local level."

Section 7. Said Act is further amended by striking in its entirety subsection (e) of Section 16 and inserting in lieu thereof a new subsection (e) to read as follows:

"(e) The provisions of this Act shall not prohibit an individual employed on the maintenance staff of a state owned, ~~or county owned~~ county owned, or municipally owned or any political subdivision facility from installing, altering, or repairing plumbing, plumbing fixtures, air-conditioning and heating fixtures, or electrical services when such work is an integral part of the maintenance requirements of the facility; provided, however, all such work must be done in conformity with all other provisions of this Act and the orders, rules, and regulations of the board."

Section 8. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 9. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Isakson of the 20th moved that the House disagree to the Senate substitute to HB 167.

The motion prevailed.

HB 378. By: Representatives Adams of the 36th, Richardson of the 52nd and Bolster of the 30th: A BILL to amend an Act known as the "Georgia Residential Finance Authority Act," so as to change the definitions of "residential housing" and "mortgage"; and for other purposes.

The following Senate substitute was read:

A BILL

To amend an Act known as the "Georgia Residential Finance Authority Act," approved March 26, 1974 (Ga. Laws 1974, p. 975), as amended, so as to change the definition of certain terms; to expand and clarify the powers of the authority; to authorize the authority to acquire and enter into commitments to acquire construction loan certificate and project loan certificates with bond proceeds and to pledge such certificates; to except family farm units and multifamily units from the requirement that at least forty per cent of the units financed by the authority be in the Standard Metropolitan Statistical Area of this State and that at least forty per cent of the units financed by the authority be outside the Standard Metropolitan Statistical Areas of this State; to provide for the exemption of loans financed by the authority from the provisions of an Act prohibiting certain practices in connection with real estate transactions (Ga. Laws 1979, p. 345); to authorize the authority to credit or pay excess arbitrage earnings to mortgagors or to the United States; to allocate the State ceiling for single family residential housing bond imposed by the Mortgage Subsidy Bond Tax Act of 1980 between the authority and the Urban Residential Finance Authorities; to expand the power of the authority to finance family farm mortgage loans; to change the eligibility criteria for family farm loans; to delete provisions relating to assumptions of family farm loans; to clarify the rule-making powers of the authority with respect to the family farm loan program; to expand and clarify the corporate purposes for which the authority may issue revenue bonds; to increase the maximum amount of bonds and notes which the authority may have outstanding for its single-family residential housing program at any one time to 350 million dollars and to provide that the maximum amount of bonds and notes which the authority may have outstanding for its multifamily residential housing programs at any one time shall be 50 million dollars; to prohibit the comingling of funds between different authority programs on or after May 1, 1981; to prevent the deficit, default or failure of any program from affecting the funds used in other programs; to provide that the fixing of statutory maximum amounts of revenue bonds does not constitute a contract between the authority and the holders of its bonds and notes that additional bonds and notes may not be issued subsequently in the event said statutory maximums are subsequently increased by law; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An act known as the "Georgia Residential Finance Authority Act," approved March 26, 1974 (Ga. Laws 1974, p. 975), as amended, is hereby amended by striking paragraph (4) of subsection (d) of Section 3 in its entirety and inserting in lieu thereof a new paragraph (4) to read as follows:

"(4) Persons and families in this state who do not have sufficient income to afford to pay the interest rates at which private enterprise, without federally aided mortgages or state-aided mortgages, is offering to the family farmer loans to purchase land, housing, buildings, and or equipment for the family farm and who satisfy income limitations set by the authority in its rules and who satisfy other criteria set out in this Act and in the rules of the authority."

Section 2. Said Act is further amended by striking subsections (h), (k), (n), and (p) of Section 3 in their entirety and inserting in lieu thereof new subsections (h), (k), (n) and (p) to read as follows:

"(h) 'Residential housing' means a specific work or improvement within Georgia undertaken primarily to provide single-family or multifamily dwelling accommodations

for eligible persons and families, including the acquisition, construction or rehabilitation of real property, buildings and improvements thereto and such community facilities as may be incidental or appurtenant thereto."

"(k) 'Mortgage' shall mean a deed to secure debt covering a fee simple or leasehold estate which is accompanied by a promissory note, the holder of which is either the authority or a lending institution where the debt is secured by real property located in Georgia and either improved by a residential housing structure or to be improved by a multifamily residential housing structure, the construction of which is required by the terms of said deed to secure debt or any associated documents. 'Mortgage' shall also mean a secured loan or a security interest when the security consists of either housing, buildings, equipment, land, or any one or any combination of the foregoing, which in the judgment of the authority has the promise of either being operated as a family farm or improving the operation of a family farm."

"(n) 'State-aided mortgage' shall mean a mortgage loan for residential housing or for a family farm for the benefit of eligible persons and families assisted under the provisions of this Act."

"(p) 'Family farm' shall mean land in Georgia that is capable of supporting the commercial production of agricultural crops, livestock, or livestock products, poultry products, milk or dairy products, or fruit or other horticultural products; 'family farm' shall also include all necessary buildings, equipment, and or residence residences for the owner who must keep his residence located on the family farm to qualify under this Act used in connection with the family farm land."

Section 3. Said Act is further amended by adding two new subsections (q) and (r) at the end of Section 3, to read as follows:

"(q) 'Construction loan certificate' shall mean a mortgage-backed security which is guaranteed as to principal and interest by the Government National Mortgage Association and which is backed by construction advances insured by the United States Department of Housing and Urban Development.

(r) 'Project loan certificate' shall mean a mortgage-backed security which is guaranteed as to principal and interest by the Government National Mortgage Association and which is backed by a mortgage insured by the United States Department of Housing and Urban Development which is finally endorsed."

Section 4. Said Act is further amended by striking paragraph (8) and paragraph (20) of subsection (a) of Section 6 in their entirety and inserting in lieu thereof a new paragraph (8) and a new paragraph (20) to read as follows:

"(8) To make loans, the repayment of which ~~are~~ is secured by mortgages or security interests, to participate in the making of secured loans, to undertake commitments to make secured loans, to acquire, and contract to acquire, mortgages or participations therein ~~owned by~~ from lending institutions, the Federal National Mortgage Association or any federal or state agency, and to enter into advance commitments to such organizations for the purchase of said mortgages and participations;"

"(20) To participate in the making of or to make loans to mortgagees and to take collateral approved by the authority as security for such loans, provided that the authority shall first obtain such written assurances as shall be satisfactory to it that the proceeds of such loans will be used, as ~~nearly~~ early as practicable, for the making of or investment in residential housing and or family farms for ~~occupancy by~~ the benefit of eligible persons and families or that other monies in an amount approximately equal to such proceeds shall be committed and used for such purpose;"

Section 5. Said Act is further amended by redesignating paragraph (25) of subsection (a) of Section 6 as paragraph (26) and by inserting a new paragraph (25) of subsection (a) of Section 6 to read as follows:

"(25) to acquire and enter into commitments to acquire construction loan certificates and project loan certificates with bond proceeds and to pledge or otherwise use any such construction loan certificates or project loan certificates in such manner as the authority deems in its best interest to secure or otherwise provide a source of repayment for its bonds;"

Section 6. Said Act is further amended by striking subsection (d) of Section 6 in its entirety and by inserting in lieu thereof a new subsection (d) to read as follows:

“(d) At least 40 per cent of the single-family housing units financed by the authority shall be in the Standard Metropolitan Statistical Areas of the State, and at least 40 per cent of the single-family housing units financed by the authority shall be outside the Standard Metropolitan Statistical Areas of this State; however, there shall be no geographic distribution requirements applying either to family farm units financed by the authority or to multifamily housing units financed by the authority.”

Section 7. Said Act is further amended by adding three new subsections (e), (f), and (g) at the end of Section 6 to read as follows:

“(e) An Act prohibiting certain practices in connection with real estate transactions, approved March 1, 1979 (Ga. Laws 1979, p. 345), as now or hereafter amended, shall not be applicable to mortgage loans purchased, made, or otherwise financed by the authority.

(f) The authority shall have the power to pay or credit to the mortgagors or to pay to the United States a portion of the earnings from nonmortgage investments made with the proceeds of a bond issue as required by Mortgage Subsidy Bond Tax Act of 1980.

(g) The ‘state ceiling’ on single family residential housing bonds, which is imposed by and defined in the Mortgage Subsidy Bond Tax Act of 1980, shall be allocated in Georgia between the Georgia Residential Finance Authority and the Urban Residential Finance Authorities according to the following formula:

(1) Subject to the limitations of subsection (a) of Section 9 of the Act, the Georgia Residential Finance Authority may issue single family residential housing bonds for any calendar year in an amount not to exceed 85 per cent of the state ceiling for that year, except as otherwise provided by paragraph (2) hereof for calendar year 1981;

(2) Subject to the limitations of Section 8 of the Urban Residential Finance Authority Act (Ga. Laws 1979, p. 4662), as now or hereafter amended, all of the urban residential finance authorities created by said Urban Residential Finance Authority Act may issue single family residential housing bonds for any calendar year in a combined amount not to exceed 15 per cent of the state ceiling for that year, except that in calendar year 1981 such urban residential finance authorities may issue single family residential housing bonds in a combined amount not exceeding \$50,000,000.00;

(3) If by September 1 of each calendar year the urban residential finance authorities have not issued or have not indicated an intent to issue the maximum amount of single family residential housing bonds authorized in paragraph (2), the Georgia Residential Finance Authority is further authorized to issue additional single family residential housing bonds in an amount equal to the unused portion of the state ceiling authorized for the urban residential finance authorities. Indication of an intent to issue bonds shall be by official board action of the urban residential finance authority and by the provision of written notification thereof to the Georgia State Financing and Investment Commission.”

Section 8. Said Act is further amended by striking subsections (a), (b), and (c) of Section 7A in their entirety and inserting in lieu thereof new subsections (a), (b), and (c) to read as follows:

“(a) The Authority may make loans to qualified persons under this Act finance family farm mortgage loans by making, purchasing, participating in making, or purchasing participations in such mortgage loans where such loans are made to eligible persons and families under this Act and where such loans are for the construction, development, purchase, or rehabilitation of such land, housing, building, buildings or equipment as in the judgment of the authority have promise of operating as a family farm. Such loans may be for rehabilitation costs, development costs, and construction financing and may also be for permanent financing, subject to regulation. No such loans shall be made unless the authority finds that the construction, operation, or rehabilitation will be undertaken in an economical manner and that it will not be of elaborate design or materials. The ratio of loan amount to cost and the amortization period of loans made by

the authority under the provisions of this subsection shall be determined in accordance with rules ~~promulgated and published~~ adopted by the authority.

(b) ~~A family farm security loan approval may be granted if the following criteria are satisfied~~ The authority may finance family farm mortgage loans if the authority is satisfied that the following criteria are met at the time the loan is made:

(1) that the applicant is a resident of the State of Georgia or shows sufficient evidence that he intends to become a resident and that the applicant is living or will begin living on the a family farm;

(2) that the applicant has sufficient education, training, or experience in the type of farming for which he wishes the loan and ~~continued participation in a farm management program, approved by the authority, for the duration of the family farm security loan;~~

(3) that the applicant, his dependents, and spouse have total net worth valued at less than \$100,000.00, exclusive of the value of land and improvements owned by the family, and has demonstrated a need for the loan;

(4) that if the applicant intends to purchase farm land it be used by the applicant for agricultural purposes;

(5) that the applicant ~~demonstrates~~ demonstrate that he can repay the farm loan by the operation of the family farm;

(6) that the applicant is creditworthy according to standards prescribed by the authority;

(7) that ~~the applicant~~ family farming will be the applicant's primary occupation and that he demonstrate that he and his family reasonably expect to will receive at least 50% of its their combined family income from the operation of the family farm; and

(8) that the applicant ~~has not acquired the farmland is not acquiring the land, equipment, building, or housing for sale or for purposes of obtaining an income tax exemption deduction.~~

(c) The following shall apply to any loan:

(1) ~~While such loan is outstanding, any sale of any family farm unit financed by such loan shall be subject to approval by the Authority and the Authority shall provide in its rules concerning such sales and resales that the price of the family farm unit sold, the method of making payments thereafter, the security afforded, and the interest rate, fees, and charges to be paid shall at all times be sufficient to permit the Authority to make the payments on its bonds and notes plus any administrative or other costs of the Authority in connection with the transactions.~~

(2) ~~While such loan is outstanding, the Authority shall, prior to the approval of the sale of any such family farm unit, satisfy itself that such sale is to or for the benefit of eligible persons and families.~~

The authority is authorized to adopt and follow rules which construe the provisions of subsection (b) above and which provide guidelines for the authority in making determinations of an applicant's compliance with the provisions of subsection (b) above; the authority is further authorized to adopt rules which set out additional criteria for loan approval. The authority is specifically authorized to adopt rules governing assumptions of loans financed by the authority pursuant to this section."

Section 9. Said Act is further amended by striking subsection (a) of Section 9 in its entirety and inserting in lieu thereof a new subsection (a) to read as follows:

"(a) (1) The authority shall have the power and is hereby authorized at one time or from time to time to issue its negotiable revenue bonds in such principal amounts as, in the opinion of the authority, shall be necessary to provide sufficient funds for achieving the corporate purposes thereof, including but not limited to the making, purchasing, participation in making, and purchasing of participations in mortgage loans for the acquisition, construction, or rehabilitation of residential housing for eligible persons and families, for the rehabilitation of existing structures for such persons and families, and for the acquisition, construction, or rehabilitation of community facilities appurtenant thereto, and for the acquisition of construction loan certificates and project loan certificates to finance the making of mortgage loans in connection

with acquisition, construction, or rehabilitation of residential rental housing, and for the acquisition, ~~of family farms~~ construction, development, or rehabilitation of such residences, building, land, or equipment which have the promise of operating as a family farm or improving the operation of a family farm as provided in this Act; the payment of interest on bonds of the authority; the establishment of reserves to secure such bonds; and all other expenditures of the authority incident to and necessary or convenient to carry out its corporate purposes and powers.

(2) The authority shall not have outstanding at any one time bonds and notes for its single-family residential housing program in an aggregate principal amount exceeding ~~300~~ 350 million dollars, excluding bonds and notes issued to refund outstanding bonds and notes.

(3) The authority shall not have outstanding at any one time bonds and notes for its multifamily residential housing program in an aggregate principal amount exceeding 50 million dollars excluding bonds and notes issued to refund outstanding bonds and notes.

(4) The authority shall not have outstanding at any one time bonds and notes for its family farm program in an aggregate principal amount exceeding 100 million dollars, excluding bonds and notes issued to refund outstanding bonds and notes.

(5) Provided, the On or after May 1, 1981, the authority shall at no time comingle funds derived from the issue of bonds and notes used in its single-family residential housing program with either the funds derived from the issue of bonds and notes used in its multifamily residential housing program or its family farm program, nor shall the funds derived from the issue of bonds and notes used in its multifamily residential housing program be comingled with the funds derived from the issue of bonds and notes used in its family farm program.

(6) nor shall On or after May 1, 1981, the funds derived from the issue of bonds and notes used in its single-family residential housing program shall not be liable for any deficit, default, or failure of either the multifamily residential housing program or the family farm program, nor shall the funds derived from the issue of bonds and notes used in the multifamily residential housing program be liable for any deficit, default, or failure of either the single-family residential housing program or the family farm program, nor shall the funds derived from the issue of bonds and notes used in its the family farm program be liable for any deficit, default, or failure of either the single-family residential housing program or the multifamily residential housing program.

(7) The fixing of the statutory maximums in this section shall not be construed as constituting a contract between the authority and the holders of its bonds and notes that additional bonds and notes may not be issued subsequently by the authority in the event that such statutory maximums shall subsequently be increased by law."

Section 10. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 11. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Adams of the 36th moved that the House agree to the Senate substitute to HB 378.

On the motion, the ayes were 91, nays 0.

The motion prevailed.

HB 309. By: Representatives Parham of the 109th and Baugh of the 108th: A BILL to amend Code Title 79A, relating to pharmacists, pharmacy, and drugs, so as to require the Georgia Drugs and Narcotics Agency annually to compile and submit to the General Assembly lists of dangerous drugs and other dangerous or detrimental drugs and devices; and for other purposes.

The following Senate amendment was read:

Amend HB 309 by adding on Page 1, line 12, after the word "make" the following:

"criminal"; and

By striking on Page 1, line 14, the words "a felony", and inserting in lieu thereof the following:

"and provide penalties therefor"; and

By striking on Page 25, lines 31 and 32, and continuing on Page 26, lines 1 through 4, the following:

"(a) Any person who shall fail to keep the records required to be maintained by this Code title, or who shall refuse to permit inspection of the same by any drug and narcotic agent appointed under this Code title, shall be guilty of a felony and punished as provided by law.",

and inserting in lieu thereof the following:

"(a) Any person who shall fail to keep records required to be maintained by Chapter 79A-8 or who shall refuse to permit inspection of the same by any drug and narcotic agent appointed under this Code title shall be guilty of a crime and punished as provided in that chapter. Any person who shall fail to keep records required to be maintained by any other chapter of this Code title shall be guilty of a misdemeanor and punished as provided by law."

Representative Parham of the 109th moved that the House agree to the Senate amendment to HB 309.

On the motion, the ayes were 92, nays 0.

The motion prevailed.

HB 186. By: Representatives Childs of the 51st, Holmes of the 39th, Clark of the 55th, Couch of the 43rd, Elliott of the 49th and Marcus of the 26th: A BILL to provide for printing a supply of a summary of proposed general amendments to the Constitution for distribution to interested citizens; and for other purposes.

The following Senate amendment was read:

Amend HB 186 by inserting after the word and period "copy." in line 13 on page 1 the following:

"In preparing the summary provided by said provision of the Constitution, the Attorney General, Legislative Counsel, and Secretary of State shall provide an explanation of each proposed general amendment to the Constitution in language free of legalistic and technical terms to the end that said summary may be read and understood by the majority of citizens of this state."

Representative Childs of the 51st moved that the House agree to the Senate amendment to HB 186.

On the motion, the ayes were 93, nays 0.

The motion prevailed.

HB 554. By: Representative Phillips of the 125th: A BILL to amend an Act known as the "Litter Control Law," so as to repeal the provision on intent; to provide for the adoption of ordinances by municipalities to regulate and control litter; and for other purposes.

The following Senate amendment was read:

Amend HB 554 by adding after the first semicolon on line 5 the following:

"to change the definition of the word 'litter';"

By renumbering Sections 2 and 3 as Sections 3 and 4, respectively, and adding a new Section 2 to read as follows:

"Section 2. Said Act is further amended by adding at the end of subsection (a) of Section 3 the following:

"The word "litter" also includes political signs nailed into or otherwise attached to living trees."

Representative Phillips of the 125th moved that the House agree to the Senate amendment to HB 554.

On the motion, the ayes were 54, nays 39.

The motion was lost, and the Senate amendment to HB 554 was disagreed to.

HB 253. By: Representatives Auten of the 154th, Tuten of the 153rd, Kemp of the 139th, Phillips of the 125th, Triplett of the 128th and others: A BILL to amend Code Section 45-902, relative to fishing with power-drawn nets, the opening and closing of waters, and the confiscation of illegally used equipment, so as to change the provisions relating to the taking of crabs and the opening of waters for the taking of crabs; and for other purposes.

The following Senate amendment was read:

Amend HB 253 by striking on Page 1, line 24, the following:

"and one-half (4-½)",

and inserting in lieu thereof the following:

"~~and one-half (4-½)~~ (4)".

Representative Miles of the 107th moved that the House agree to the Senate amendment to HB 253.

On the motion, the ayes were 93, nays 3.

The motion prevailed.

HB 868. By: Representative Chamberlin of the 73rd: A BILL to amend an Act placing the sheriff, probate judge, clerk of superior court, and tax commissioner of Henry County on an annual salary, so as to change the compensation of said officer and for other purposes.

The following Senate amendment was read:

Amend HB 868 by striking from line 20 of page 2 the following:

“\$50.00”,

and inserting in lieu thereof the following:

“\$100.00”.

Representative Chamberlin of the 73rd moved that the House agree to the Senate amendment to HB 868.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

HB 765. By: Representatives Harris, Hasty, and Anderson of the 8th, and Ralston of the 7th: A BILL to amend an Act incorporating the City of Adairsville, so as to extend the corporate limits of said city; to provide for a referendum; and for other purposes.

The following Senate amendment was read:

Amend HB 765 by striking from line 4 on page 1 the following:

“to provide for a referendum;”.

By striking Section 2 in its entirety and by renumbering Section 3 as Section 2.

Representative Harris of the 8th moved that the House agree to the Senate amendment to HB 765.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

Under the general order of business, established by the Committee on Rules, the following Bill of the Senate was taken up for consideration and read the third time:

SB 91. By: Senator Kidd of the 25th: A BILL to amend Code Title 34, also known as the Georgia Election Code, so as to provide for notice to be provided to electors; to provide for permanency of registration, biennial revision of records, and registration; to provide for the payment of a fee for the production of an electors' list; and for other purposes.

The following Committee substitute was read:

A BILL

To amend Code Title 34, also known as the Georgia Election Code, as amended, so as to provide for notice to be provided to electors; to provide for permanency of registration, biennial revision of records, and reregistration; to provide for the payment of a fee for the production of an electors' list; to change the provisions relating to the filing of a certified list; to provide for severability; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Title 34, also known as the Georgia Election Code, as amended, is hereby amended by striking in its entirety subsection (c) of Code Section 34-617, relating

to text of qualifications to be applied by registration offices, and substituting in lieu thereof a new subsection (c) to read as follows:

“(c) In all situations arising under this Code where the applicant or the elector, as the case may be, is required to be served with a notice of a hearing, such notice, unless otherwise provided herein, shall specify a date not less than three or more than 30 days after the date of the notice. The notice may be served by mailing it to the applicant or the elector at the address given on his registration card. In the alternative, the registration officers may proceed to the examination of the applicant instantly and without notice. If the right of any person to remain on the list of electors, whose name appears thereon, is questioned by the registrars, the registrars shall give such person written notice by first-class mail sent to the address on his registration card, stating a place and time of hearing, not less than five nor more than 30 days from the date of notice, to determine the elector's eligibility to remain on the list of electors. The elector's failure to respond in person or by mail by the date set for the hearing shall constitute cause for removing the elector's name from the list.”

Section 2. Said Code title is further amended by striking in its entirety subsection (a) of Code Section 34-620, relating to permanency of registration and biennial revision of records and reregistration, and substituting in lieu thereof a new subsection (a) to read as follows:

“(a) The electors who have qualified shall not thereafter be required to register or further qualify, except as provided by law. No person shall remain a qualified voter who does not vote in at least one general or special election or primary, as provided in this Section, or a municipal general or special election or primary if the county is furnishing the electors' list to a municipality within a 3 year period three years immediately preceding the first day of January of each odd-numbered year unless he shall specifically request continuation of his registration in the manner hereinafter provided.”

Section 3. Said Code title is further amended by striking in its entirety Code Section 34-623, relating to filing of certified list with superior court clerk and Secretary of State, obtaining list from Secretary of State and Board of Registrars and arrangement of names and appearance of name on list as prerequisite to voting, and substituting in lieu thereof a new Code Section 34-623 to read as follows:

“34-623. (a) Filing of certified list with superior court clerk and Secretary of State; obtaining list from Secretary of State and Board of Registrars; arrangement of names; appearance of name on list as prerequisite to voting. Within three days after completing such list of electors, the registrars shall file with the clerk of the superior court of their county and Secretary of State a certified copy of such list accompanied by their certification of the number of electors by race in each election district in their county. When requested, it shall be the duty of the Secretary of State or the board of registrars, as the case may be, to furnish a certified copy of such list, or any part thereof, upon payment of a fee sufficient to cover the cost of preparing such list, but in no event shall the fee exceed an amount equal to ~~one-quarter~~ one cent for the name of each elector appearing thereon. The list shall be alphabetically arranged by election districts and shall include address and zip code; ~~by election districts and it shall be the list of electors for the November election to be held in such year.~~ No person whose name does not appear on such list shall vote or be allowed to vote at such November any election, except as hereinafter provided. Such lists of electors shall not be used by any person for commercial purposes.

(b) In those counties using computers to maintain the list of electors, it shall be the duty of the boards of registrars of such counties to furnish a computer-run list at a cost not to exceed ¼ of a cent per name or a computer tape containing such list, upon payment of a fee to cover the actual cost of providing such tape or both as requested.

(c) Such lists of electors shall not be used by any person for commercial purposes.”

Section 4. In the event any section, subsection, sentence, clause, or phrase of this Act shall be declared or adjudged invalid or unconstitutional, such adjudication shall in no manner affect the other sections, subsections, sentences, clauses, or phrases of this Act,

which shall remain of full force and effect as if the section, subsection, sentence, clause, or phrase so declared or adjudged invalid or unconstitutional were not originally a part hereof. The General Assembly hereby declares that it would have passed the remaining parts of this Act if it had known that such part or parts hereof would be declared or adjudged invalid or unconstitutional.

Section 5. All laws and parts of laws in conflict with this Act are hereby repealed.

The following amendment was read:

Representative Coleman of the 118th moves to amend the Committee substitute to SB 91 by adding on page 4 a new Section 3 which reads as follows:

Section 2. Said Code chapter is further amended by adding at the end of Code Section 34-1316, relating to the manner of applying to vote and persons entitled to vote, a new subsection (d) to read as follows:

“(d) Each elector who desires to vote shall show a valid Georgia driver’s license, a personal identification card issued by the Department of Public Safety, or other adequate identification if the elector does not have a valid Georgia driver’s license, pursuant to the provisions of an Act approved April 17, 1973 (Ga. Laws 1973, p. 807), as the same is now or hereafter amended.”

Section 3. Said Code chapter is further amended by adding at the end of Code Section 34-1328, relating to the manner of applying to vote and persons entitled to vote in districts using voting machines, a new subsection (d) to read as follows:

“(d) Each elector who desires to vote shall show a valid Georgia driver’s license, a personal identification card issued by the Department of Public Safety, or other adequate identification if the elector does not have a valid Georgia driver’s license, pursuant to the provisions of an Act approved April 17, 1973 (Ga. Laws 1973, p. 807), as the same is now or hereafter amended.”

And by renumbering the appropriate sections.

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

Y Aaron	N Chamberlin	N Dobbs	N Hutchinson	Y Martin
N Adams,G	N Chambless	N Dover	Y Irvin	Matthews
N Adams,J	N Chance	N Edwards	Y Isakson	Y McCollum
N Adams,M	N Cheeks	Elliott	N Jackson,J	McDonald
Y Aiken	N Childers	N Evans	Jackson,N	N McKinney
N Anderson	N Childs	Y Felton	Y Jackson,W	N Miles
N Argo	N Clark,B	Y Fortune	Y Jessup	Y Milford
Y Auten	Y Clark,L	Y Foster	Y Johnson,G	N Moody
N Balkcom	Y Colbert	Fuller,C	N Johnson,R	N Moore
N Bargerion	Y Coleman	N Fuller,K	Jones,B	N Mostiler
N Baugh	Y Collins	N Galer	Y Jones,H	Y Mullinax
N Beal	Colwell	N Ginsberg	Karrh	N Nicholson
N Beck	Connell	Glover	Kemp	Y Nix
Y Benefield	N Couch	N Godbee	N Kilgore	N Oliver
N Benn	Y Cox	Greer	Lambert	N Padgett
N Birdsong	N Crawford	N Ham	Y Lane,D	N Parham
Y Bishop	Y Crosby	N Hamilton	Y Lane,R	Y Patten
N Bolster	N Culpepper	Y Hanner	N Lawson	Y Perry
N Branch	N Cummings	N Harris	N Lee	N Peters
N Bray	Y Darden	Y Harrison	Logan	N Phillips,B
N Brooks	Daugherty	N Hasty	N Long	N Phillips,L.L
Buck	Davis,B	N Hawkins	Y Lord	Y Phillips,R.T
N Burruss	Y Davis,J	N Hays	Y Lowe	N Phillips,W.R
Y Burton	Y Davis,L	N Hill	N Lucas	N Pilewicz
N Byrd	N Dean	N Holmes	N Mangum	N Pinkston
N Cason	N Dent	Y Hooks	Y Mann	N Rainey
Castleberry	Y Dixon	Horne	N Marcus	Y Ralston

Y Ramsey	Y Savage	N Snow	N Vandiford	Y Widener
N Randall	N Scott,A	N Steinberg	N Vaughn	Y Williams,B,J
Reaves	N Scott,D	N Swann	Y Veazey	N Williams,H
Richardson	Y Shepard	Y Thomas	Y Waddle	Y Williams,R
Robinson	Y Sherrod	Y Thompson	Y Walker	Y Wilson
Y Rose	Y Sizemore	N Townsend	Y Wall	Y Wood,J
Ross	N Smith,T	N Triplett	Ware	N Wood,J.T
N Rowland	Y Smith,V	Tuten	Watson	N Workman
Russell	N Smyre	Y Twiggs	White	Speaker Murphy

On the adoption of the amendment, the ayes were 60, nays 89.

The amendment was lost.

The Committee substitute was adopted.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	N Scott,A
Y Adams,J	Colwell	Y Hasty	Y McCollum	Y Scott,D
Adams,M	Connell	Y Hawkins	Y McDonald	N Shepard
Y Aiken	Y Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	N Crosby	Y Hooks	Y Moody	Y Smith,V
N Balkcom	Y Culpepper	Horne	Y Moore	Y Smyre
Y Barger	Cummings	Y Hutchinson	Y Mostiler	Y Snow
Baugh	Y Darden	Y Irvin	Mullinax	Y Steinberg
Y Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Padgett	Y Townsend
Y Birdsong	Y Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Tuten
Y Bolster	N Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Elliott	Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	N Phillips,W,R	Walker
Y Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Castleberry	Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Fuller,K	Y Lee	Ramsey	Y Widener
Y Chambliss	Y Galer	Logan	Y Randall	Y Williams,B,J
Chance	Y Ginsberg	Y Long	Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Robinson	Y Wilson
Y Childs	Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Ross	Y Wood,J.T
Y Clark,L	Y Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	N Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, by substitute, the ayes were 139, nays 7.

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

Representative Baugh of the 108th and Walker of the 115th requested that they be recorded as voting "aye" on the preceding roll call.

The following Resolutions of the House were read and adopted:

HR 363. By: Representatives Murphy of the 18th, Argo of the 63rd and Triplett of the 128th: A RESOLUTION recognizing Malinda Durham and inviting her to visit the Hall of the House of Representatives; and for other purposes.

HR 364. By: Representatives Murphy of the 18th, Argo of the 63rd and Triplett of the 128th: A RESOLUTION recognizing Barbara Dooley and inviting her to visit the Hall of the House of Representatives; and for other purposes.

Under the general order of business, established by the Committee on Rules, the following Bill of the Senate was taken up for consideration and read the third time:

SB 141. By: Senator Timmons of the 11th: A BILL to amend an Act providing for a Sheriff's Retirement Fund of Georgia, so as to provide for the collection of additional legal costs in each civil suit, action, case, or proceeding; to provide that such costs shall be remitted to the board; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	N Scott,A
Y Adams,J	Y Colwell	Y Hasty	N McCollum	Scott,D
Adams,M	Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Cox	N Hill	Y Miles	Sizemore
Y Argo	Y Crawford	Holmes	Y Milford	Smith,T
N Auten	Y Crosby	Y Hooks	Y Moody	Smith,V
Y Balkcom	Culpepper	Horne	Y Moore	Y Smyre
N Bargerion	Cummings	Y Hutchinson	Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	N Davis,B	Y Jackson,J	Nix	Y Thomas
Y Benefield	Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Benn	Davis,L	Jackson,W	Y Padgett	Townsend
Y Birdsong	Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Tuten
Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	N Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Y Phillips,L.L	Y Veazey
Y Buck	Elliott	Kemp	N Phillips,R.T	N Waddle
Y Burruss	N Evans	Y Kilgore	Y Phillips,W.R	Walker
N Burton	Felton	Y Lambert	Pilewicz	Y Wall
Y Byrd	Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Rainey	Y Watson
Castleberry	Fuller,C	N Lawson	N Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Widener
N Chambless	Y Galer	Logan	Randall	Y Williams,B.J
Y Chance	N Ginsberg	Y Long	Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	Richardson	N Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Lucas	Y Rose	Y Wood,J
Clark,B	Y Ham	Y Mangum	Ross	Y Wood,J.T
Y Clark,L	Y Hamilton	Y Mann	Y Rowland	Workman
Y Colbert	Y Hanner	Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, the ayes were 116, nays 16.

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

The Speaker announced the House in recess until 1:45 o'clock, P.M.

AFTERNOON SESSION

The Speaker called the House to order.

Under the general order of business, established by the Committee on Rules, the following Bills of the Senate were taken up for consideration and read the third time:

SB 93. By: Senator Kidd of the 25th: A BILL to amend Code Section 34A-519, relating to the right of registrars to reexamine qualifications of electors listed, subpoenaing of documents and witnesses, and notice of hearing to elector whose right to remain on list is questioned, so as to provide for notice to be provided to electors; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Aaron	Coleman	Harris	Y Martin	Y Savage
Y Adams,G	Collins	Harrison	Matthews	Scott,A
Y Adams,J	Y Colwell	Y Hasty	McCollum	Scott,D
Y Adams,M	Y Connell	Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Cox	Hill	Miles	Sizemore
Y Argo	Y Crawford	Y Holmes	Milford	Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Smith,V
Balkcom	Culpepper	Horne	Y Moore	Y Smyre
Y Bargerom	Cummings	Y Hutchinson	Mostiler	Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Swann
Beck	Y Davis,B	Y Jackson,J	Y Nix	Thomas
Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Dean	Jessup	Y Parham	Y Triplett
Bishop	Dent	Y Johnson,G	Patten	Tuten
Y Bolster	Dixon	Y Johnson,R	Y Perry	Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Vandiford
Bray	Y Dover	Y Jones,H	Y Phillips,B	Vaughn
Y Brooks	Y Edwards	Karrh	Phillips,L,L	Veazey
Y Buck	Y Elliott	Kemp	Y Phillips,R,T	Y Waddle
Burruss	Y Evans	Y Kilgore	Y Phillips,W,R	Walker
Burton	Y Felton	Y Lambert	Y Pilewicz	Wall
Byrd	Y Fortune	Y Lane,D	Pinkston	Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Castleberry	Fuller,C	Y Lawson	Y Ralston	White
Chamberlin	Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	Williams,B,J
Chance	Y Ginsberg	Long	Reaves	Williams,H
Y Cheeks	Glover	Y Lord	Richardson	Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Wilson
Childs	Y Greer	Lucas	Y Rose	Y Wood,J
Clark,B	Y Ham	Mangum	Ross	Wood,J,T
Y Clark,L	Y Hamilton	Y Mann	Y Rowland	Workman
Y Colbert	Hanner	Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, the ayes were 100, nays 0.

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

SB 36. By: Senator Barnes of the 33rd: A BILL to amend an Act known as the "Revenue Bond Law," so as to remove the limitation on the maximum interest rate which may be borne by revenue bonds; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Aaron	Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Scott,D
Y Adams,M	Connell	Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	N Sherrod
Y Anderson	Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Milford	Smith,T
Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Balkcom	Y Culpepper	Horne	Y Moore	Y Smyre
Y Bargerion	Cummings	Y Hutchinson	Mostiler	Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Swann
Beck	Y Davis,B	Y Jackson,J	Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Dean	Jessup	Y Parham	Y Triplett
Bishop	Y Dent	Y Johnson,G	Patten	Tuten
Y Bolster	Dixon	Y Johnson,R	N Perry	Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Vandiford
Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Y Phillips,L,L	Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W,R	Walker
Burton	Y Felton	Lambert	Y Pilewicz	Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Castleberry	Fuller,C	Y Lawston	Y Ralston	White
Chamberlin	Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B,J
Chance	Y Ginsberg	Long	Reaves	Williams,H
Y Cheeks	Glover	Y Lord	Richardson	Williams,R
N Childers	N Godbee	Y Lowe	Y Robinson	Y Wilson
Childs	Y Greer	Lucas	Y Rose	Y Wood,J
Clark,B	Y Ham	Y Mangum	Ross	Y Wood,J,T
Clark,L	Y Hamilton	Mann	Y Rowland	Workman
Y Colbert	Hanner	Y Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, the ayes were 111, nays 4.

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

SB 292. By: Senators Foster of the 50th and Brown of the 47th: A BILL to add one additional judge of the superior court for the Mountain Judicial Circuit; to provide for the appointment of the first such additional judge by the Governor; to provide for the term of office of the judge and to fix the time at which he shall begin his term of office; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Aaron	Bishop	Childs	Y Davis,B	Y Galer
Y Adams,G	Y Bolster	Clark,B	Davis,J	Y Ginsberg
Y Adams,J	Y Branch	Clark,L	Y Davis,L	Glover
Y Adams,M	Y Bray	Y Colbert	Dean	Y Godbee
Y Aiken	Y Brooks	Coleman	Y Dent	Greer
Y Anderson	Y Buck	Collins	Y Dixon	Y Ham
Y Argo	Y Burruss	Y Colwell	Y Dobbs	Y Hamilton
Y Auten	Y Burton	Y Connell	Y Dover	Hanner
Balkcom	Y Byrd	Y Couch	Y Edwards	Y Harris
Y Bargerion	Y Cason	Cox	Y Elliott	Harrison
Y Baugh	Castleberry	Y Crawford	Y Evans	Hasty
Beal	Chamberlin	Y Crosby	Y Felton	Y Hawkins
Beck	Y Chambless	Y Culpepper	Y Fortune	Hays
Y Benefield	Chance	Cummings	Y Foster	Hill
Y Benn	Y Cheeks	Y Darden	Fuller,C	Y Holmes
Y Birdsong	Y Childers	Daugherty	Y Fuller,K	Hooks

Y Horne	Logan	Nix	Y Rose	Tuten
Y Hutchinson	Long	Y Oliver	Ross	Y Twiggs
Y Irvin	Y Lord	Padgett	Y Rowland	Vandiford
Y Isakson	Y Lowe	Y Parham	Y Russell	Y Vaughn
Y Jackson,J	Lucas	Y Patten	Y Savage	Veazey
Y Jackson,N	Y Mangum	Y Perry	Scott,A	Y Waddle
Jackson,W	Mann	Y Peters	Scott,D	Walker
Jessup	Y Marcus	Y Phillips,B	Y Shepard	Wall
Y Johnson,G	Y Martin	Y Phillips,L.L	Y Sherrod	Ware
Y Johnson,R	Matthews	Y Phillips,R.T	Y Sizemore	Y Watson
Jones,B	Y McCollum	Y Phillips,W.R	Smith,T	White
Y Jones,H	McDonald	Y Pilewicz	Y Smith,V	Y Widener
Karrh	McKinney	Pinkston	Y Smyre	Y Williams,B.J
Y Kemp	Y Miles	Y Rainey	Y Snow	Williams,H
Y Kilgore	Y Milford	Y Ralston	Y Steinberg	Williams,R
Lambert	Y Moody	Ramsey	Y Swann	Y Wilson
Y Lane,D	Y Moore	Randall	Y Thomas	Y Wood,J
Lane,R	Mostiler	Reaves	Y Thompson	Y Wood,J.T
Y Lawson	Y Mullinax	Richardson	Y Townsend	Workman
Y Lee	Nicholson	Y Robinson	Triplett	Speaker Murphy

On the passage of the Bill, the ayes were 115, nays 0.

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

SB 116. By: Senator Trulock of the 10th: A BILL to amend an Act known as the "Postsecondary Educational Authorization Act of 1978," so as to change the provisions relating to exemptions from the provisions of the Act; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend an Act known as the "Postsecondary Educational Authorization Act of 1978," approved April 3, 1978 (Ga. Laws 1978, p. 1571), so as to change the provisions relating to exemptions from the provisions of the Act; to provide for an automatic repeal; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act known as the "Postsecondary Educational Authorization Act of 1978," approved April 3, 1978 (Ga. Laws 1978, p. 1571), is hereby amended by adding at the end of Section 3, relating to exemptions, a new subsection, to be known as subsection (h), to read as follows:

"(h) (1) Liberal arts colleges and universities whose principle office and campus is located in Georgia and chartered prior to 1955 as nonprofit, degree-granting institutions, provided that they are either a candidate for accreditation or accredited by a regional or national accrediting agency recognized by the United States Department of Education.

(2) Effective July 1, 1985, subsection (h) of Section 3 of this Act shall be null and void and shall stand repealed in its entirety."

Section 2. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Scott,D
Y Adams,M	Y Connell	Y Hawkins	McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Y Smyre
Y Bargerom	Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Beck	Davis,B	Y Jackson,J	Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Oliver	Y Thompson
Y Benn	Y Davis,L	Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Dean	Jessup	Y Parham	Triplett
Bishop	Dent	Y Johnson,G	Patten	Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Bray	Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Y Phillips,L.L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Kilgore	Phillips,W.R	Y Walker
Y Burton	Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Castleberry	Fuller,C	Y Lawson	Y Ralston	White
Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Chambless	Y Galer	Logan	Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Y Long	Reaves	Williams,H
Y Cheeks	Glover	Y Lord	Richardson	Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
Clark,B	Y Ham	Y Mangum	Ross	Y Wood,J.T
Clark,L	Y Hamilton	Y Mann	Y Rowland	Workman
Y Colbert	Hanner	Y Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, by substitute, the ayes were 128, nays 0.

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

SB 41. By: Senator Barnes of the 33rd: A BILL to repeal an Act known as the "Unfair Cigarette Sales Act," to provide for a statement of purpose; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Y Buck	Y Crawford	Fuller,K	Y Jackson,J
Y Adams,G	Y Burruss	Y Crosby	Galer	Y Jackson,N
Y Adams,J	Y Burton	Y Culpepper	Y Ginsberg	Jackson,W
Y Adams,M	Y Byrd	Y Cummings	Glover	Jessup
Y Aiken	Cason	Y Darden	Y Godbee	Johnson,G
Y Anderson	Castleberry	Daugherty	Y Greer	Y Johnson,R
Y Argo	Y Chamberlin	Y Davis,B	Y Ham	Jones,B
Y Auten	Y Chambless	Davis,J	Y Hamilton	Y Jones,H
Y Balkcom	Y Chance	Y Davis,L	Y Hanner	Karrh
Y Bargerom	Y Cheeks	Dean	Y Harris	Kemp
Y Baugh	Y Childers	Dent	Harrison	Y Kilgore
Beal	Childs	Y Dixon	Hasty	Lambert
Beck	Clark,B	Y Dobbs	Y Hawkins	Y Lane,D
Y Benefield	Clark,L	Dover	Y Hays	Y Lane,R
Y Benn	Y Colbert	Y Edwards	Hill	Y Lawson
Y Birdsong	Coleman	Y Elliott	Y Holmes	Y Lee
Bishop	Collins	Y Evans	Y Hooks	Logan
Y Bolster	Y Colwell	Y Felton	Y Horne	Y Long
Branch	Y Connell	Y Fortune	Y Hutchinson	Y Lord
Bray	Y Couch	Y Foster	Y Irvin	Y Lowe
Y Brooks	Cox	Fuller,C	Y Isakson	Lucas

Y Mangum	Y Nix	Y Ramsey	Smith,T	Y Waddle
Y Mann	Oliver	Randall	Y Smith,V	Y Walker
Y Marcus	Y Padgett	Reaves	Y Smyre	Y Wall
Y Martin	Y Parham	Richardson	Y Snow	Ware
Y Matthews	Y Patten	Y Robinson	Y Steinberg	Y Watson
Y McCollum	Y Perry	Y Rose	Y Swann	White
Y McDonald	Y Peters	Ross	Y Thomas	Y Widener
McKinney	Y Phillips,B	Y Rowland	Y Thompson	Y Williams,B,J
Miles	Phillips,L.L	Y Russell	Y Townsend	Williams,H
N Milford	Y Phillips,R.T	Y Savage	Triplett	Williams,R
Y Moody	N Phillips,W.R	Scott,A	Tuten	Y Wilson
Y Moore	Y Pilewicz	Y Scott,D	Twiggs	Y Wood,J
Y Mostiler	Y Pinkston	Y Shepard	Y Vandiford	Y Wood,J.T
Y Mullinax	Y Rainey	Y Sherrod	Y Vaughn	Workman
Y Nicholson	Y Ralston	Y Sizemore	Y Veazey	Speaker Murphy

On the passage of the Bill, the ayes were 124, nays 2.

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

SB 115. By: Senator Barnes of the 33rd: A BILL to amend an Act creating the office of Senior Judge of the Superior Courts, so as to provide for a per diem allowance at the option of the senior judge in lieu of certain reimbursable expenses incurred by senior judges of the superior courts; and for other purposes.

The following amendment was read and adopted:

The Committee on Judiciary moves to amend SB 115:

(1) By adding in the title before the words "to provide an effective date" the following:

"to change the provisions relating to compensation;".

(2) By adding between lines 1 and 2 of page 2 the following:

"and by striking from Section 5A of said Act the following:

'shall be in lieu of all other compensation for such services, but'".

(3) By striking from lines 18 and 19 of page 2 the following:

"shall be in lieu of all other compensation for such services, but",
and inserting in lieu thereof the following:

~~"shall be in lieu of all other compensation for such services, but"~~.

(4) By adding between lines 3 and 4 of page 3 the following:

"and by striking from Section 3A of said Act the following:

'shall be in lieu of all other compensation for such services, but'".

(5) By striking from lines 20 and 21 of page 3 the following:

"shall be in lieu of all other compensation for such services, but",
and inserting in lieu thereof the following:

~~"shall be in lieu of all other compensation for such services, but"~~.

The following amendment was read:

Representatives Murphy of the 18th and Buck of the 95th move to amend SB 115 by inserting in line 8 on page 1 between the parenthetical material "(Ga. Laws 1976, p. 586)" and the word "so" the following:

"and to amend an Act known as the 'Act Creating the Superior Court Judges Retirement System,' approved March 24, 1976 (Ga. Laws 1976, p. 586), as amended,".

By inserting in line 11 on page 1 between the word and semicolon "courts;" and the word "to" the following:

"to change the provisions relative to becoming a Senior Judge under said Act creating the Superior Court Judges Retirement System;"

By redesignating Sections 3 and 4 as Sections 4 and 5, respectively, and by adding a new Section 3 to read as follows:

"Section 3. The Act known as the 'Act Creating the Superior Court Judges Retirement System,' approved March 24, 1976 (Ga. Laws 1976, p. 586), as amended, is hereby amended by striking Section 9 in its entirety and substituting in lieu thereof a new Section 9 to read as follows:

'Section 9. (a) There is hereby created the office of Senior Judge of the Superior Courts, and any judge of the superior courts who retires pursuant to the provisions of this Act shall be a Senior Judge of the Superior Courts, effective on the effective date of his retirement. Any Senior Judge of the Superior Courts, while receiving retirement or disability pay, shall not be eligible for election or appointment to any other office in this State, and such Senior Judges may not practice law while receiving such retirement or disability pay. If a former superior court judge who was a member of the Retirement Fund created by this Act ceased to hold office as a superior court judge prior to attaining early retirement age, such former superior court judge shall be a Senior Judge effective on July 1, 1981, notwithstanding the age of such former superior court judge on such date if such former superior court judge had 16 years of creditable service under this Act at the time of ceasing to hold office as a superior court judge. No such Senior Judge shall be eligible to receive retirement benefits under this Act until such time as such Senior Judge attains early retirement age.

(b) Senior Judges may be called upon to serve as judges of the superior courts when the regular judge for some reason is unable to serve. Any such Senior Judge may be subject to designation and assignment, with his consent, either as additional or substitute judge. Such Senior Judges shall be compensated, in addition to the retirement pay provided for herein, in the amount of \$100 per day for such services. In addition to such compensation such judges Senior Judges shall receive their actual expenses or, at the judge's option, the same per diem expense authorized by law for members of the General Assembly and shall receive mileage at the same rate as other State employees for such services. Said compensation, expenses and mileage shall be paid from State funds appropriated or otherwise available for the operation of the superior courts upon a certificate by the judge as to the number of days served ~~and~~ or the expenses and mileage. Such compensation ~~shall be in lieu of all other compensation for such services, but~~ shall not affect, diminish or otherwise impair the payment or receipt of any retirement or pension benefits of such judge."

On the adoption of the amendment, the ayes were 65, nays 41.

The amendment was adopted.

An amendment, offered by Representative Davis of the 45th, was read and lost.

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to, as amended.

On the passage of the Bill, as amended, the roll call was ordered and the vote was as follows:

N Aaron	N Bargerion	Y Branch	N Chamberlin	Y Coleman
Y Adams,G	Y Baugh	N Bray	Y Chambliss	Y Collins
Adams,J	Beal	Y Brooks	Y Chance	Y Colwell
N Adams,M	Beck	Y Buck	Y Cheeks	Y Connell
Y Aiken	N Benefield	Y Burruss	N Childers	Y Couch
N Anderson	Y Benn	N Burton	Y Childs	Cox
Y Argo	Birdsong	N Byrd	Y Clark,B	N Crawford
N Auten	Y Bishop	Y Cason	Y Clark,L	N Crosby
Y Balkcom	N Bolster	Castleberry	Y Colbert	Y Culpepper

Y Cummings	Y Harris	N Lee	Y Peters	Y Snow
Y Darden	Y Harrison	N Logan	N Phillips,B	Y Steierg
Y Daugherty	Y Hasty	Y Long	Phillips,L.L	Y Swain
Y Davis,B	Y Hawkins	Y Lord	N Phillips,R.T	Y Thomas
N Davis,J	Y Hays	Y Lowe	Y Phillips,W.R	Y Thompson
Y Davis,L	Y Hill	Y Lucas	Y Pilewicz	Y Townsend
Y Dean	Y Holmes	Y Mangum	Y Pinkston	Y Triplett
Y Dent	Y Hooks	Y Mann	Y Rainey	Y Tuten
N Dixon	Y Horne	Y Marcus	N Ralston	Y Twiggs
N Dobbs	Y Hutchinson	Y Martin	Y Ramsey	Y Vandiford
Y Dover	Y Irvin	Y Matthews	Y Randall	Y Vaughn
Y Edwards	Y Isakson	Y McCollum	Y Reaves	Y Veazey
N Elliott	N Jackson,J	N McDonald	Y Richardson	N Waddle
N Evans	N Jackson,N	Y McKinney	N Robinson	N Walker
N Felton	Y Jackson,W	N Miles	Y Rose	N Wall
Y Fortune	Y Jessup	Y Milford	Y Ross	Y Ware
Y Foster	N Johnson,G	Y Moody	Y Rowland	N Watson
Y Fuller,C	N Johnson,R	N Moore	Y Russell	Y White
Y Fuller,K	Y Jones,B	Y Mostiler	N Savage	N Widener
Y Galer	Y Jones,H	Y Mullinax	N Scott,A	N Williams,B.J
Y Ginsberg	Y Karrh	Y Nicholson	Y Scott,D	Y Williams,H
Y Glover	Y Kemp	Y Nix	N Shepard	N Williams,R
N Godbee	Y Kilgore	Y Oliver	Y Sherrod	Y Wilson
Y Greer	Y Lambert	Y Padgett	N Sizemore	N Wood,J
N Ham	N Lane,D	Y Parham	N Smith,T	N Wood,J.T
Y Hamilton	N Lane,R	Y Patten	N Smith,V	N Workman
N Hanner	N Lawson	Y Perry	Y Smyre	Y Speaker Murphy

On the passage of the Bill, as amended, the ayes were 90, nays 54.

The Chair voted "aye".

On the passage of the Bill, as amended, the ayes were 91, nays 54.

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

SB 13. By: Senators Starr of the 44th, Howard of the 42nd and Gillis of the 20th: A BILL to be entitled an Act to amend an Act known as the "Georgia Medical Assistance Act of 1977," so as to provide a procedure for fixing of the salary of the Commissioner of the Department; and for other purposes.

An amendment, offered by Representative Lane of the 40th, was read and lost.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Y Buck	Y Crawford	Y Fuller,K	Y Jackson,J
Y Adams,G	Y Burruss	Y Crosby	Y Galer	Y Jackson,N
Y Adams,J	N Burton	Y Culpepper	Y Ginsberg	Y Jackson,W
Y Adams,M	Y Byrd	Y Cummings	Y Glover	Y Jessup
Y Aiken	Y Cason	Y Darden	Y Godbee	Y Johnson,G
Y Anderson	Y Castleberry	Y Daugherty	Y Greer	Y Johnson,R
Y Argo	Y Chamberlin	Y Davis,B	N Ham	Y Jones,B
Y Auten	Y Chambless	Y Davis,J	Y Hamilton	Y Jones,H
Y Balkcom	Y Chance	Y Davis,L	Y Hanner	Y Karrh
Y Barger	Y Cheeks	Y Dean	Y Harris	Y Kemp
Y Baugh	Y Childers	Y Dent	Y Harrison	Y Kilgore
Y Beal	Y Childs	Y Dixon	Y Hasty	Y Lambert
Y Beck	Y Clark,B	Y Dobbs	Y Hawkins	Y Lane,D
Y Benefield	Y Clark,L	Y Dover	Y Hays	Y Lane,R
Y Benn	Y Colbert	Y Edwards	Y Hill	Y Lawson
Y Birdsong	Y Coleman	Y Elliott	Y Holmes	Y Lee
Y Bishop	Y Collins	Y Evans	Y Hooks	Y Logan
Y Bolster	Y Colwell	Y Felton	Y Horne	Y Long
Y Branch	Y Connell	Y Fortune	Y Hutchinson	Y Lord
Y Bray	Y Couch	Y Foster	Y Irvin	Y Lowe
Y Brooks	Y Cox	Y Fuller,C	Y Isakson	Y Lucas

Y Mangum	Nix	Ramsey	Y Smith,T	Y Waddle
Y Mann	Y Oliver	Y Randall	Y Smith,V	Y Walker
Y Marcus	Y Padgett	Reaves	Y Smyre	Y Wall
Y Martin	Y Parham	Richardson	Y Snow	Ware
Y Matthews	Y Patten	Y Robinson	Steinberg	Y Watson
Y McCollum	Y Perry	Y Rose	Y Swann	White
Y McDonald	Y Peters	Y Ross	Y Thomas	Y Widener
Y McKinney	Y Phillips,B	Rowland	Y Thompson	Williams,B,J
Y Miles	Y Phillips,L.L	Y Russell	Townsend	Y Williams,H
Y Milford	Y Phillips,R.T	Y Savage	Triplett	Y Williams,R
Y Moody	Y Phillips,W.R	Y Scott,A	Tuten	Y Wilson
Y Moore	Y Pilewicz	Y Scott,D	Twiggs	N Wood,J
Y Mostiler	Y Pinkston	Y Shepard	Y Vandiford	Y Wood,J.T
Mullinax	Y Rainey	Y Sherrod	Y Vaughn	Y Workman
Y Nicholson	Ralston	Y Sizemore	Veazey	Speaker Murphy

On the passage of the Bill, the ayes were 137, nays 3.

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

Representative Colwell of the 4th moved that the following Bill of the Senate be withdrawn from the General Calendar and referred to the Committee on State Institutions and Property:

SB 109. By: Senator Kidd of the 25th: A BILL to amend an Act providing the procedures under which surplus State property shall be disposed of, so as to delete the requirement for a monthly report; to provide for regulation of surplus property sales to and resales by political subdivisions, health or educational institutions, and public corporations; and for other purposes.

The motion prevailed.

Representative Burruss of the 21st moved that the following Bill of the House, presently on the General Calendar, be withdrawn from further consideration:

HB 88. By: Representative Burruss of the 21st: A BILL to amend Code Section 91A-6004, relating to limitations upon the authority of municipalities and counties to levy and collect business and occupational taxes, so as to change certain prohibitions and limitations; and for other purposes.

The motion prevailed.

Representative Scott of the 123rd gave notice that at the proper time he would move that the House reconsider its action in giving the requisite constitutional majority to the following Bill of the Senate:

SB 141. By: Senator Timmons of the 11th: A BILL to amend an Act providing for a Sheriff's Retirement Fund of Georgia, so as to provide for the collection of additional legal costs in each civil suit, action, case, or proceeding; to provide that such costs shall be remitted to the board; and for other purposes.

The following Bills of the House were taken up for the purpose of considering the Senate substitutes or amendments thereto:

HB 428. By: Representative Buck of the 95th: A BILL to amend an Act known as the "Insurance Premium Finance Company Act," so as to provide definitions; to change the maximum service charge permitted to be charged by a premium finance company; and for other purposes.

The following Senate amendment was read:

Amend HB 428 by adding between lines 15 and 16 of page 3 the following:

“(d) The service charge for a commercial insurance premium finance agreement shall be properly agreed upon by the parties to the contract. The claim or defense of usury by such insureds who enter into such a commercial insurance premium finance agreement or their successors or anyone in their behalf shall not be valid if such agreement is a valid contract in all other respects.”

Representative Buck of the 95th moved that the House agree to the Senate amendment to HB 428.

On the motion, the roll call was ordered and the vote was as follows:

N Aaron	Y Coleman	Harris	Y Martin	Savage
Y Adams,G	Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	N Shepard
N Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Crawford	N Holmes	Y Milford	Smith,T
Y Auten	Crosby	Y Hooks	Y Moody	Smith,V
Y Balkcom	Culpepper	Horne	Y Moore	Y Smyre
Y Bargermon	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	N Isakson	Y Nicholson	Y Swann
Beck	Y Davis,B	Y Jackson,J	Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
N Benn	Y Davis,L	Jackson,W	Padgett	Townsend
Y Birdsong	N Dean	Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Tuten
Y Bolster	N Dixon	Y Johnson,R	Y Perry	Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W,R	Y Walker
N Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	N Lane,D	Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Rainey	Y Watson
Castleberry	Fuller,C	Lawson	Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Chambless	Y Galer	Logan	Randall	Y Williams,B,J
Chance	Y Ginsberg	Y Long	Reaves	Williams,H
Y Cheeks	Glover	Y Lord	Richardson	Y Williams,R
N Childers	Y Godbee	Lowe	Y Robinson	N Wilson
Childs	Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	N Ham	Y Mangum	Ross	Y Wood,J,T
Y Clark,L	Y Hamilton	Y Mann	Rowland	Y Workman
Y Colbert	Y Hanner	Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 120, nays 13.

The motion prevailed.

HB 323. By: Representatives Kilgore of the 65th, Murphy of the 18th, Burruss of the 21st, Thomas and Johnson of the 66th and others: A BILL to amend an Act creating a new judicial circuit for the State of Georgia, to be known as the Douglas Judicial Circuit, so as to provide for a second judge for such circuit; and for other purposes.

The following Senate amendment was read:

Amend HB 323 by striking on Page 5, line 26, the following:

“second”,
and substituting in lieu thereof the following:

“third”,
and

By striking from Page 5, line 28, the following:

“second”,
and substituting in lieu thereof the following:
“third”.

Representative Kilgore of the 65th moved that the House agree to the Senate amendment to HB 323.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Culpepper	Horne	Y Moore	Y Smyre
Bargeron	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Dean	Jessup	Y Parham	Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Y Elliott	Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W,R	Y Walker
Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Foster	Lane,R	Y Rainey	Y Watson
Castleberry	Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B,J
Chance	Y Ginsberg	Y Long	Reaves	Williams,H
Y Cheeks	Glover	Y Lord	Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Ross	Y Wood,J,T
Clark,L	Y Hamilton	Y Mann	Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 140, nays 0.

The motion prevailed.

HB 405. By: Representatives Bray of the 70th, Holmes of the 39th, Wall of the 61st, Hawkins of the 50th and Hamilton of the 31st: A BILL to amend Code Title 34, known as the Georgia Election Code, so as to provide for information to be furnished on applications for registration; and for other purposes.

The following Senate amendment was read:

Amend HB 405 by striking from Section 2 on Page 2, line 20, the words “means a”, and inserting in lieu thereof the following:

“may be made by exhibiting a valid”.

Representative Bray of the 70th moved that the House agree to the Senate amendment to HB 405.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Harris	Y Martin	Y Savage
Y Adams,G	Collins	Harrison	Matthews	Scott,A
Y Adams,J	Y Colwell	Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Culpepper	Horne	Y Moore	Y Smyre
Y Barger	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Swann
Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Dean	Y Jessup	Y Parham	Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Tuten
Bolster	Y Dixon	Y Johnson,R	Y Perry	Twigg
Y Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Y Bray	Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Phillips,L.L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Walker
Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Castleberry	Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Y Randall	Y Williams,B.J
Chance	Y Ginsberg	Y Long	Reaves	Williams,H
Cheeks	Glover	Y Lord	Richardson	Y Williams,R
Y Childers	Y Godbee	Lowe	Y Robinson	Y Wilson
Childs	Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Ross	Y Wood,J.T
Y Clark,L	Y Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 135, nays 0.

The motion prevailed.

HB 406. By: Representatives Bray of the 70th, Holmes of the 39th, Wall of the 61st, Hawkins of the 50th, Fuller of the 27th and Hamilton of the 31st: A BILL to amend Code Title 34A, known as the Georgia Municipal Election Code, so as to provide for information to be furnished on applications for registration; and for other purposes.

The following Senate amendment was read:

Amend HB 406 by striking from Section 2 on Page 2, line 18, the words “means a”, and inserting in lieu thereof the following:

“may be made by exhibiting a valid”.

Representative Bray of the 70th moved that the House agree to the Senate amendment to HB 406.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Harrison	Matthews	Scott,A
Y Adams,J	Y Colwell	Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Y Smyre
Bargerion	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Swann
Beck	Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Jackson,W	Y Padgett	Townsend
Y Birdsong	Y Dean	Y Jessup	Y Parham	Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Tuten
Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Jones,B	Peters	Y Vandiford
Y Bray	Dover	Y Jones,H	Phillips,B	Vaughn
Y Brooks	Edwards	Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R,T	Waddle
Burruss	Y Evans	Y Kilgore	Phillips,W,R	Y Walker
Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Castleberry	Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Y Randall	Y Williams,B,J
Chance	Y Ginsberg	Y Long	Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	Richardson	Y Williams,R
Y Childers	Y Godbee	Lowe	Robinson	Y Wilson
Childs	Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Ross	Y Wood,J,T
Clark,L	Y Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 128, nays 0.

The motion prevailed.

HB 211. By: Representatives Thomas of the 66th, Sizemore of the 136th, Fuller of the 16th, Johnson of the 66th, Jackson of the 77th and others: A BILL to amend the "Adequate Program for Education in Georgia Act," so as to provide that teachers and other professional personnel holding lifetime certificates may, when additional training qualifies them for another classification of certification, obtain a lifetime certificate in such category; and for other purposes.

The following Senate substitute was read:

A BILL

To amend the "Adequate Program for Education in Georgia Act," approved March 26, 1974 (Ga. Laws 1974, p. 1045), as amended, so as to provide that teachers and other professional personnel who hold life certificates shall be entitled to carry forward that lifetime status if they become qualified by reason of additional training for a next higher level of certification in the same field; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. The "Adequate Program for Education in Georgia Act," approved March 26, 1974 (Ga. Laws 1974, p. 1045), as amended, is hereby amended by adding at the end of Section 55 a new subsection (d) to read as follows:

“(d) All teachers and other professional personnel who hold life certificates shall be entitled to carry forward that lifetime status if they become qualified by reason of additional training for a next higher level of certification in the same field.”

Section 2. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Thomas of the 66th moved that the House agree to the Senate substitute to HB 211.

On the motion, the roll call was ordered and the vote was as follows:

N Aaron	Y Coleman	Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	N Matthews	Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Scott,D
Y Adams,M	Y Connell	Y Hawkins	McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	N Smith,V
Y Balkcom	Y Culpepper	Y Horne	N Moore	Y Smyre
Bargeron	Cummings	Y Hutchinson	Y Mostiler	Y Snow
N Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Beck	Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	N Davis,J	Jackson,N	Oliver	Y Thompson
Y Benn	Y Davis,L	Jackson,W	Y Padgett	Townsend
Y Birdsong	Dean	Y Jessup	N Parham	Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Tuten
Bolster	Y Dixon	Y Johnson,R	Y Perry	Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Y Phillips,L.L	Y Veazey
Y Buck	Elliott	Y Kemp	Y Phillips,R.T	Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
Y Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Castleberry	Fuller,C	Y Lawson	N Ralston	White
N Chamberlin	Y Fuller,K	Y Lee	Ramsey	N Widener
Y Chambliss	Y Galer	Logan	Y Randall	Y Williams,B,J
Chance	Y Ginsberg	Y Long	Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Robinson	Y Wilson
Y Childs	Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	N Ham	N Mangum	Y Ross	Wood,J.T
Y Clark,L	Y Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Hanner	Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 125, nays 12.

The motion prevailed.

HB 102. By: Representatives Snow of the 1st, Walker of the 115th, Culpepper of the 98th, Tuten of the 153rd, Thomas of the 66th, and others: A BILL to amend an Act prohibiting unjust discrimination in employment because of age, so as to change the upper age limit of said provision; and for other purposes.

The following Senate substitute was read:

A BILL

To amend an Act prohibiting unjust discrimination in employment because of age, approved April 5, 1971 (Ga. Laws 1971, p. 384), so as to change the upper age limit of said provision; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act prohibiting unjust discrimination in employment because of age, approved April 5, 1971 (Ga. Laws 1971, p. 384), is hereby amended by striking Section 1 and inserting in lieu thereof the following new Section 1:

"Section 1. No person, firm, association or corporation, carrying on or conducting within this State, any business requiring the employment of labor, shall refuse to hire, employ, or license, or bar or discharge from employment, any individual between the ages of forty and ~~sixty-five~~ seventy years, solely and upon the ground of age; when the reasonable demands of the position do not require such an age distinction; provided that such individual is well versed in the line of business carried on by such person, persons, firm, association or corporation, and is qualified physically, mentally and by training and experience to satisfactorily perform the labor assigned to him or for which he applies. Nothing herein shall affect the retirement policy or system of any employer where such policy or system is not merely a subterfuge to evade the purposes of this Act. When the retirement or insurance benefit program of any employer shall prohibit the employment of any person because of excessive age, such person shall have the authority, as a condition of employment, to waive the right to participate in any such program and receive any benefits therefrom. Nothing in this Act shall be construed to prohibit compulsory retirement of any employee who has attained 65 years of age but not 70 years of age and who, for the two-year period immediately before retirement, is employed in a bona fide executive or a high policy-making position, if such employee is entitled to an immediate nonforfeitable annual retirement benefit from a pension, profit sharing, savings, or deferred compensation plan, or any combination of such plans, of the employer of such employee, which equals, in the aggregate, at least \$27,000.00."

Section 2. All laws and parts of laws in conflict with this Act are hereby ~~repealed~~.

Representative Snow of the 1st moved that the House agree to the Senate substitute to HB 102.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Clark,B	Glover	Y Lee	Pinkston
Y Adams,G	Y Clark,L	Y Godbee	Y Logan	Y Rainey
Y Adams,J	Y Colbert	Greer	Y Long	Y Ralston
Y Adams,M	Y Coleman	Y Ham	Y Lord	Y Ramsey
Y Aiken	Y Collins	Y Hamilton	Y Lowe	Y Randall
Y Anderson	Y Colwell	Y Hanner	Y Lucas	Y Reaves
Y Argo	Y Connell	Y Harris	Y Mangum	Y Richardson
Y Auten	Y Couch	Y Harrison	Y Mann	Y Robinson
Y Balkcom	Y Cox	Y Hasty	Y Marcus	Y Rose
Y Bargerion	Y Crawford	Y Hawkins	Y Martin	Y Ross
Y Baugh	Y Crosby	Y Hays	Y Matthews	Y Rowland
Y Beal	Y Culpepper	Y Hill	Y McCollum	Y Russell
Y Beck	Y Cummings	Y Holmes	Y McDonald	Y Savage
Y Benefield	Y Darden	Y Hooks	Y McKinney	Y Scott,A
Y Benn	Y Daugherty	Y Horne	Y Miles	Y Scott,D
Y Birdsong	Y Davis,B	Y Hutchinson	Y Milford	Y Shepard
Y Bishop	Y Davis,J	Y Irvin	Y Moody	Y Sherrod
Y Bolster	Y Davis,L	Y Isakson	Y Moore	Y Sizemore
Y Branch	Y Dean	Y Jackson,J	Y Mostiler	Y Smith,T
Y Bray	Y Dent	Y Jackson,N	Y Mullinax	Y Smith,V
Y Brooks	Y Dixon	Y Jackson,W	Y Nicholson	Y Smyre
Y Buck	Y Dobbs	Y Jessup	Y Nix	Y Snow
Y Burruss	Y Dover	Y Johnson,G	Y Oliver	Y Steinberg
Y Burton	Y Edwards	Y Johnson,R	Y Padgett	Y Swann
Y Byrd	Y Elliott	Y Jones,B	Y Parham	Y Thomas
Y Cason	Y Evans	Y Jones,H	Y Patten	Y Thompson
Y Castleberry	Y Felton	Y Karrh	Y Perry	Y Townsend
Y Chamberlin	Y Fortune	Y Kemp	Y Peters	Y Triplett
Y Chambless	Y Foster	Y Kilgore	Y Phillips,B	Y Tuten
Y Chance	Y Fuller,C	Y Lambert	Y Phillips,L,L	Y Twiggs
Y Cheeks	Y Fuller,K	Y Lane,D	Y Phillips,R,T	Y Vandiford
Y Childers	Y Galer	Y Lane,R	Y Phillips,W,R	Y Vaughn
Y Childs	Y Ginsberg	Y Lawson	Y Pilewicz	Y Veazey

Waddle
Y Walker
Y Wall

Y Ware
Watson
White

Y Widener
Williams,B.J
Y Williams,H

Y Williams,R
Y Wilson
Y Wood,J

Wood,J.T
Y Workman
Speaker Murphy

On the motion, the ayes were 132, nays 0.

The motion prevailed.

HB 808. By: Representatives Oliver of the 121st and Kemp of the 139th: A BILL to amend an Act creating and establishing a Small Claims Court of Long County, so as to change the filing fees in said court; and for other purposes.

The following Senate substitute was read:

A BILL

To amend an Act creating and establishing a Small Claims Court of Long County, approved March 25, 1980 (Ga. Laws 1980, p. 4110), so as to change the provisions relating to costs; to provide for other matters relative to the foregoing; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act creating and establishing a Small Claims Court of Long County, approved March 25, 1980 (Ga. Laws 1980, p. 4110), is hereby amended by striking Section 9 in its entirety and inserting in lieu thereof a new Section 9 to read as follows:

"Section 9. (a) The plaintiff, when he files his claim, shall deposit with the court a sum, in accordance with the schedule set forth in subsection (b) of this section, which shall cover all costs of the proceedings up to and including the rendering of the judgment, except the cost of serving process or notice to the defendants. If a party shall fail to pay accrued costs, the judge shall have power to deny said party the right to file any new case while such costs remain unpaid, and likewise to deny a litigant the right to proceed further in any case pending. The award of court costs, as between the parties, shall be according to the discretion of the judge and shall be taxed in the case at his discretion.

(b) The sum to be deposited by the plaintiff with the court shall be as follows:

When the amount of the claim is:	The deposit shall be:
Up to \$500.....	\$ 10.00
Over \$500 but not over \$1,000	15.00
Over \$1,000 but not over \$1,500	20.00
Over \$1,500 but not over \$2,000	25.00
Over \$2,000.....	30.00

(c) Whenever a claim affidavit and bond is filed by a third party claiming personal property that has been attached or levied upon under an attachment or execution issued from the small claims court, the levying officer shall forthwith return the same to said court, and the issues raised by such claim affidavit shall be heard and determined by the judge of said small claims court. The judge shall be entitled to a fee of \$7.50 for every such claim case. The same rules of practice and procedure shall apply as in cases of affidavits of illegality. All attachment proceedings shall be tried by the judge and without a jury."

Section 2. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Oliver of the 121st moved that the House agree to the Senate substitute to HB 808.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

HB 810. By: Representatives Oliver of the 121st and Miles of the 107th: A BILL to amend an Act creating and establishing a Small Claims Court of Tattnall County, so as to change the jurisdiction of said court; to change the filing fees of said court; and for other purposes.

The following Senate substitute was read:

A BILL

To amend an Act creating and establishing a Small Claims Court of Tattnall County, approved April 17, 1975 (Ga. Laws 1975, p. 3684), so as to change the jurisdiction of said court; to delete the provisions relating to service by registered mail; to change the provisions relating to costs; to delete the provisions relating to jury trials; to change the provisions relating to appeals; to change the fees for the execution of fi. fas.; to provide for other matters relative to the foregoing; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act creating and establishing a Small Claims Court of Tattnall County, approved April 17, 1975 (Ga. Laws 1975, p. 3684), is hereby amended by striking the figure "1,500.00" in Section 1 in its entirety and inserting in lieu thereof the figure "2,500.00", so that Section 1, when so amended, shall read as follows:

"Section 1. There is hereby created and established a Small Claims Court for Tattnall County, Georgia, to be known as the 'Small Claims Court of Tattnall County,' which court shall have civil jurisdiction in cases at law in which the demand or value of the property involved does not exceed \$2,500.00, said jurisdiction to be concurrent with the jurisdiction of any other court or courts now or hereafter established in said county. Said jurisdiction shall include the power to issue writs of garnishment and attachment and, in addition to the powers herein specifically granted, all the powers granted to justices of the peace by laws of the State of Georgia."

Section 2. Said Act is further amended by striking Section 6 in its entirety and inserting in lieu thereof a new Section 6 to read as follows:

"Section 6. (a) Actions shall be commenced by the filing of a statement of claim, including the last known address of the defendant, in concise form and free from technicalities. The plaintiff or his agent shall verify the statement of claim by oath or affirmation in the form herein provided, or its equivalent, and shall affix his signature thereto. The judge or clerk may, at the request of any individual, prepare the statement of claim and other papers required to be filed in an action.

(b) A copy of the certified statement of claim, together with a notice of hearing in the form hereinafter prescribed, shall be served on the defendant, and such service shall be sufficient to give the court jurisdiction in the premises. Service of said notice shall be made only in the county by any official or person authorized by law to serve process in the superior court or by a duly qualified bailiff of said small claims court or by any person not a party to or otherwise interested in the suit, especially appointed by the judge of said court for that purpose.

(c) When served by a private individual, as hereinbefore provided, he shall make proof of service by affidavit showing the time and place of such service on the defendant.

(d) When served as provided, the actual costs of service shall be taxable as costs but shall not exceed \$5.00. The cost of service shall be advanced by the party demanding same in addition to the filing fee hereinafter provided and shall be taxed as other costs.

(e) The plaintiff shall be entitled to judgment by default, without further proof, upon failure of defendant to appear when the claim of the plaintiff is for a liquidated amount. When the amount is unliquidated, plaintiff shall be required to present proof of his claim.

(f) Said notice shall provide the day and hour of the hearing, which shall not be less than five nor more than 30 days from the date of the service of said notice."

Section 3. Said Act is further amended by striking Section 8 in its entirety and inserting in lieu thereof a new Section 8 to read as follows:

"Section 8. (a) The plaintiff, when he files his claim, shall deposit with the court a sum, in accordance with the schedule set forth in subsection (b) of this section, which shall cover all costs of the proceedings up to and including the rendering of the judgment, except the cost of serving process or notice to the defendants. If a party shall fail to pay accrued costs, the judge shall have power to deny said party the right to file any new case while such costs remain unpaid and likewise to deny a litigant the right to proceed further in any case pending. The award of court costs, as between the parties, shall be according to the discretion of the judge and shall be taxed in the case at his discretion.

(b) The sum to be deposited by the plaintiff with the court shall be as follows:

When the amount of the claim is:	The deposit shall be:
Up to \$500.....	\$ 10.00
Over \$500 but not over \$1,000.....	15.00
Over \$1,000 but not over \$1,500.....	20.00
Over \$1,500 but not over \$2,000.....	25.00
Over \$2,000.....	30.00

(c) Whenever a claim affidavit and bond is filed by a third party claiming personal property that has been attached or levied upon under an attachment or execution issued from the small claims court, the levying officer shall forthwith return the same to said court, and the issues raised by such claim affidavit shall be heard and determined by the judge of said small claims court. The judge shall be entitled to a fee of \$7.50 for every such claim case. The same rules of practice and procedure shall apply as in cases of affidavits of illegality. All attachment proceedings shall be tried by the judge and without a jury."

Section 4. Said Act is further amended by striking Section 15, which reads as follows:

"Section 15. Jury trials may be had upon demand of the plaintiff at the time of the commencement of his suit or by the defendant within five days after service of notice of suit by depositing with the judge or his clerk such sum as the judge may fix as reasonable to secure payment of cost incurred by reason of a jury trial. Unless otherwise demanded, such juries shall consist of six persons chosen from twelve veniremen, the plaintiff and the defendant having three strikes each. The judge or clerk shall have the power to subpoena jurors and witnesses."

Section 5. Said Act is further amended by striking Section 17 in its entirety and inserting in lieu thereof a new Section 17 to read as follows:

"Section 17. Appeals may be had from judgments returned in the small claims court to the superior court; and the same provisions now provided for by general law for appeals, contained in Code Chapter 6-1, to the superior court, shall be applicable to appeals from the small claims court to the superior court, the same to be a de novo appeal."

Section 6. Said Act is further amended by striking the figure "4.00" in Section 25 in its entirety and inserting in lieu thereof the figure "5.00", so that Section 25, when so amended, shall read as follows:

"Section 25. The fee of bailiff for the execution of a fi. fa. shall be \$5.00, plus a reasonable amount for drayage to be determined by the small claims court judge. The rate of commission on all judicial sales shall be 10 percent of the first \$250.00 and 5 percent on all sums over that amount with a minimum of \$3.00."

Section 7. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Oliver of the 121st moved that the House agree to the Senate substitute to HB 810.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

Under the general order of business, established by the Committee on Rules, the following Bill of the Senate was taken up for consideration and read the third time:

SB 183. By: Senators Wessels of the 2nd, Allgood of the 22nd and Lester of the 23rd: A BILL to amend Code Title 56, relating to insurance, so as to provide for the licensing and regulation of industrial insurance and all related matters; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend Code Title 56, relating to insurance, as amended, so as to provide for the licensing and regulation of industrial insurance and all related matters; to provide effective dates; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Title 56, relating to insurance, as amended, is hereby amended by striking Code Chapter 56-29, relating to industrial life insurance, in its entirety and inserting in lieu thereof a new Code chapter to read as follows:

“CHAPTER 56-29 INDUSTRIAL LIFE INSURANCE

56-2901. Industrial life insurance defined; stacking prohibited. (a) Industrial life insurance is that form of insurance under which not more than two thousand (\$2,000) dollars on a single life, exclusive of additional benefits in the event of death from accidental means, is payable on any such policy for which the premiums are payable monthly or more frequently, and which bears the words ‘industrial policy’ or ‘weekly premium policy’ or words of similar import imprinted on the face of the policy as a part of the descriptive matter.

(b) No insurer shall knowingly issue an industrial life insurance policy insuring the life of a person if the issuance of such policy would cause the aggregate face amount of industrial life insurance payable on the life of such person under any and all such policies (issued by such insurer) to exceed the sum of two thousand (\$2,000) dollars, exclusive of additional benefits in the event of death from accidental means.

56-2902. Industrial insurance policies; standard provisions required. (a) No policy of industrial life insurance shall be delivered or issued for delivery in this state unless it contains in substance the following provisions or contains provisions which in the opinion of the Commissioner are more favorable to policyholders:

(1) Grace period. A provision that the insured is entitled to a grace period of not less than 30 days within which the payment of any premium after the first may be made, during which period of grace the policy shall continue in force; but, if a claim arises under the policy during such period of grace, the amount of any premium due or overdue may be deducted from any amount payable under the policy in settlement;

(2) Incontestability. A provision that the policy (exclusive of provisions relating to disability benefits or to additional benefits in the event of death by accident or accidental means) shall be incontestable, except for nonpayment of premiums, after it has been in force during the lifetime of the insured for a period of two years from its date of issue;

(3) Alteration of contract. A provision that no agent shall have the power or authority to waive, change, or alter any of the terms or conditions of any policy, except that at the option of the insurer, prior to the issuance of a policy, the terms or conditions may be changed by an endorsement or rider which is signed by a duly authorized officer of the insurer and receipt of which is acknowledged by the applicant in writing;

(4) Misstatement of age. A provision that, if the age of the person insured or of any other person whose age is considered in determining the premium or benefit has been misstated, any amount payable or benefit accruing under the policy shall be such as the premium would have purchased at the correct age or ages.

(5) Dividends. A provision in participating policies that beginning not later than the end of the third policy year, the insurer shall annually ascertain and apportion the divisible surplus, if any, that will accrue on the policy anniversary or other dividend date specified in the policy. Except as hereinafter provided, any dividend becoming payable shall at the option of the party entitled to elect such option be either:

(A) Payable in cash; or

(B) Applied to any one of such other dividend options as may be provided by the policy. If any such other dividend options are provided, the policy shall further state which option shall be automatically effective if such party shall not have elected some other option. If a policy specifies a period within which such other option may be elected, such period shall be not less than 30 days following the date on which such dividend is due and payable. The annually apportioned dividend shall be deemed to be payable in cash within the meaning of subparagraph (A) above even though the policy provides that payment of such dividend is to be deferred for a specified period, provided such period does not exceed six years from the date of apportionment and that interest will be added to such dividend at a specified rate. If a participating policy provides that the benefit under any paid-up nonforfeiture provision is to be participating, it may provide that any divisible surplus becoming payable or apportioned while the insurance is in force under such nonforfeiture provision shall be applied in the manner set forth in the policy;

(6) Policy loan. A provision that after three full years' premiums have been paid and after the policy has a cash surrender value and while no premium is in default beyond the grace period for payment, the insurer will loan on the execution of a proper note or loan agreement by the owner of the policy, and on proper assignment of the policy and on the sole security thereof, at a specified rate of interest, a sum equal to or, at the option of the owner of the policy, less than the cash value of the policy at the end of the current policy year and of any dividend additions thereto; and that the company may deduct from such loan value or from the proceeds of the loan any existing indebtedness on or secured by the policy not already deducted in determining such cash value including interest due or accrued and any unpaid balance of the premium for the current policy year, and may collect interest in advance of the loan to the end of the current policy year. The policy shall reserve to the insurer the right to defer the granting of a loan, other than for the payment of any premium to the insurer, for six months after the application therefor. The policy may also provide that if interest on any indebtedness is not paid when due it shall then be added to the existing indebtedness and shall bear interest at the same rate. The policy may provide that if and when the total indebtedness on the policy, including interest due or accrued, equals or exceeds the amount of the loan value thereof, then the policy shall terminate and become void, but not until at least 30 days' notice shall have been mailed by the insurer to the last known address of the insured or policy owner and of any assignee of record at the home office of the insurer. The policy, at the insurer's option, may provide for an automatic premium loan, subject to an election of the party entitled to elect. No condition other than as herein provided shall be exacted as a prerequisite to any such loan. This paragraph shall not apply to term insurance or to term insurance benefits provided by rider or supplemental policy provisions or to any policy with a loan value of less than \$25.00;

(7) Tables of options and values. A statement of the mortality table and interest rate used in calculating the cash surrender values and the paid-up nonforfeiture benefits available under the policy, together with a table showing the cash surrender value, if any, reduced paid-up value if any, and the extended term value, if any, available under the policy on each policy anniversary, either during the first 20 policy years or during the term of the policy, whichever is shorter. Upon written request, the company will furnish an extension of such table beyond the year shown in the policy. Such values and benefits shall be calculated upon the assumption that there are no dividends or paid-up additions credited to the policy and that there is no indebtedness to the insurer on the policy;

(8) Reinstatement. A provision that unless the policy has been surrendered for its cash surrender value or its cash surrender value has been exhausted, or unless the paid-up term insurance, if any, has expired, the policy will be reinstated at any time within three years from the date of premium default upon written application therefor, the production of evidence of insurability satisfactory to the insurer, the payment of all premiums in arrears, and the payment or reinstatement of any other indebtedness to the insurer upon the policy. All such sums may bear interest not exceeding 6 percent per annum compounded annually; provided, however, acceptance of all or any part of a premium more than 30 days in arrears by the agent or company without requiring reinstatement application shall continue the policy in force without showing any lapse of time;

(9) Title. On each such policy there shall be placed a title which shall briefly and accurately describe the nature and form of the policy;

(10) Payment of premiums.

(A) A provision that all premiums shall be payable in advance either at the home or district office or to any agent of the company upon delivery of a receipt signed by said agent. Such receipt shall bear the agent's license number and signature of one or more of the officers who shall be named in the policy.

(B) In the case of weekly premium policies, there shall be a provision that upon proper notice to the insurer, while premiums on the policy are not in default beyond the grace period, of the intention to pay future premiums directly to the insurer at its home office or any office designated by the insurer for the purpose, the insurer will, at the end of a period of 26 weeks from the due date of the first premium so paid and for any additional weekly premium payment thereafter, for which period such premiums are so paid continuously without default beyond the grace period, refund a stated percentage of the premiums in an amount which fairly represents the savings in collection expense.

(11) Payment of claims. A provision that, when a policy shall become a claim by the death of the insured, settlement shall be made upon receipt of due proof of death and, at the insurer's option, surrender of the policy or proof of the interest of the claimant or both. If an insurer shall specify a particular period prior to the expiration of which settlement shall be made, such period shall not exceed two months from the receipt of such proofs;

(12) Entire contract. A provision that, if any reference is made to the application for insurance or to the constitution, bylaws, or rules of the insurer as forming part of or affecting the policy between the parties, then there shall be included in or attached to said policy when issued a correct copy of the application signed by the applicant and the constitution, bylaws, and rules referred to. All statements made by the applicant in the application shall be deemed to be representations and not warranties. No statement in the application shall be used to void the policy or deny payment of a claim unless a copy of such application has been attached to and made a part of such policy when issued;

(13) Conversion privilege. A provision that upon written request and without evidence of insurability (except for any additional amount of insurance) an industrial life policyholder is guaranteed the privilege of converting any industrial insurance policy to any form of ordinary life insurance with less frequent premium payments regularly issued by the insurer and the privilege of converting small industrial policies with the same insurer into one larger policy with combined benefits;

- (14) Space for name of designated beneficiary. There shall be a space on the front or back page of the policy for the name of the designated beneficiary.
- (b) An exact copy of the application shall be given to the applicant at the time of the sale which discloses and contains the following information and language:
- (1) An itemized list of all policies presently in force with all insurers, showing company name(s), premiums charged, amounts of insurance, total premiums, and total amounts of insurance provided;
 - (2) The premium cost of the insurance policy purchased;
 - (3) The premium cost for each optional additional benefit, if any, shall be shown separately and conspicuously apart from the premium charge for the basic natural death benefit;
 - (4) The following statements shall appear on the applicant's copy in not less than ten point type:
 - (A) 'You may wish to compare the total cost of this insurance policy with your net income.'
 - (B) 'I hereby certify, as signed below, that I was given an exact copy of this application at the time this application was made to the agent of record whose signature appears below.'

Applicant's Signature

(C) 'I, as the agent of record, hereby certify as signed below, that I gave the applicant, whose signature appears above, an exact copy of this application at the time this application was taken. I further certify that I have inquired of the applicant as to all policies in force and that I have listed all such policies on said application.'

Agent's Signature

Agent's License Number

(c) Any of such required provisions or portions thereof not applicable to single premium or term policies or to provisions relating to disability benefits or to additional benefits in the event of death or dismemberment by accidental means shall to that extent not be incorporated therein.

56-2903. Prohibited provisions. No policy of industrial life insurance shall contain any of the following provisions:

(1) A provision by which the insurer may deny liability under the policy for the reason that the insured has previously obtained other insurance from the same insurer.

(2) A provision giving the insurer the right to declare the policy void because the insured has had any disease or ailment, whether specified or not, or because the insured has received institutional, hospital, medical, or surgical treatment or attention. However, a policy may contain a provision which gives the insurer the right to declare the policy void if the insured has, within two years prior to the issuance of the policy, received institutional, hospital, medical, or surgical treatment or attention and the insured or claimant under the policy fails to show that the condition occasioning such treatment or attention was not of a serious nature or was not material to the risk. The policy may also contain a provision that the policy shall not become effective if on the date of the application for the policy the insured had knowledge that he was afflicted with any serious disease tending to shorten life, which fact was not shown on the application for the policy.

(3) A provision giving the insurer the right to declare the policy void because the insured has been rejected for insurance, unless such right be conditioned upon a showing by the insurer that knowledge of such rejection would have led to a refusal by the insurer to make such contract.

56-2904. Provisions of life insurance chapter applicable. In addition to the requirements specifically set forth in this Code chapter, no policy of industrial life insurance shall be delivered or issued for delivery in this state unless it complies with Code Sections 56-2503.1, 56-2504, 56-2507, 56-2508, 56-2509, and 56-2510.

56-2905. Optional additional benefits. Any policy of industrial life insurance may provide a weekly benefit for disability, caused by sickness or accident, not greater than \$40.00 per week.

56-2906. Exemption of industrial life insurance proceeds from creditors. The proceeds and avails of any industrial life insurance policy shall be free from the claims of creditors and representatives of the insured and of persons effecting the same to the same extent and under the same conditions as provided for in the case of other life insurance policies under Code Section 56-2505.

56-2907. Refund upon examination. Every industrial life policy or contract, issued for delivery in this state shall have printed thereon or attached thereto a notice stating in substance that the person to whom the policy or contract is issued shall be permitted to return the policy or contract within ten days after receipt thereof and to have the premium paid refunded if, after examination of the policy or contract, the purchaser is not satisfied with it for any reason. If the purchaser, pursuant to such notice, returns the policy or contract to the insurer at its home or branch office or to the agent through whom it was purchased, it shall be void from the beginning and the parties shall be in the same position as if no policy or contract had been issued. Without limiting any other method of returning a policy or contract under this Code section, it shall be prima-facie evidence of the fact and date of return of a policy or contract if the policy or contract is dispatched by at least first class mail to the insurer or agent, as provided above, and a receipt provided by the United States Postal Service is obtained."

Section 2. Code Section 56-2502, relating to insurance policies containing the entire contract, is hereby amended by striking the words:

"and industrial life insurance policies",

so that when so amended said Code section shall read as follows:

"56-2502. Policies to contain the entire contract.—Except for group life insurance policies ~~and industrial life insurance policies~~, all life insurance policies which contain any reference to the application for insurance, or to the constitution, bylaws, or other rules of the insurer as forming part of or as affecting the contract between the parties shall include or have attached to said policy a correct copy of the application signed by the applicant and of the constitution, bylaws, and rules referred to. Unless included in or attached to the policy, no such application, constitution, bylaws or rules shall be considered a part of the contract or as an independent contract, nor shall it be received in evidence either as part of or as affecting the contract or as an independent contract in any controversy between the parties to or interested in the policy. This section shall not apply to applications for reinstatement."

Section 3. Code Section 56-2504, relating to life insurance nonforfeiture provisions, as amended, is hereby amended by striking from paragraph (b) of subsection (1) the words "in the case of ordinary insurance or five full years in the case of industrial insurance", so that when so amended said paragraph (b) of subsection (1) shall read as follows:

"(b) That, upon surrender of the policy within sixty (60) days after the due date of any premium payment in default after premiums have been paid for at least three full years ~~in the case of ordinary insurance or five full years in the case of industrial insurance~~, the insurer will pay, in lieu of any paid-up nonforfeiture benefit, a cash surrender value of such amount as may be hereinafter specified;".

Section 4. Said Code Section 56-2504 is further amended by striking from paragraph (d) of subsection (1) the words "in the case of ordinary insurance or the fifth policy anniversary in the case of industrial insurance", so that when so amended said paragraph (d) of subsection (1) shall read as follows:

"(d) That, if the policy shall have become paid-up by completion of all premium payments or if it is continued under any paid-up nonforfeiture benefit which became

effective on or after the third policy anniversary in the case of ordinary insurance or the fifth policy anniversary in the case of industrial insurance, the insurer will pay, upon surrender of the policy within thirty (30) days after any policy anniversary, a cash surrender value of such amount as may be hereinafter specified;”.

Section 5. This Act shall become effective January 1, 1982, and shall apply to all policies and contracts of industrial life insurance issued or entered into on and after January 1, 1982; except that the Insurance Commissioner may adopt rules and regulations and take other administrative actions necessary or proper for the implementation of this Act at any time after it is approved by the Governor or otherwise becomes law without his approval.

Section 6. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	Colwell	Hasty	McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Hooks	Y Moody	Smith,V
Y Balkcom	Y Culpepper	Horne	Moore	Y Smyre
Y Barger	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Y Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Townsend
Y Birdsong	Y Dean	Y Jessup	Y Parham	Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W,R	Y Walker
Y Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Y Logan	Y Randall	Y Williams,B,J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Wood,J,T
Y Clark,L	Y Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, by substitute, the ayes were 126, nays 0.

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

Representative Davis of the 45th arose to a point of personal privilege and addressed the House.

The following Resolutions of the House were read and adopted:

- HR 365. By: Representatives Marcus of the 26th, Russell of the 64th, Couch of the 43rd and McKinney of the 35th: A RESOLUTION providing for recognition of the International Cultural Center and International Cultural Network; and for other purposes.
- HR 366. By: Representatives Childs of the 51st, Vandiford of the 53rd, Robinson of the 58th, Elliott of the 49th, Aaron of the 56th and others: A RESOLUTION commending the Honorable Betty Clark; and for other purposes.
- HR 367. By: Representatives Wilson of the 19th, Ham of the 80th, Martin of the 60th, Williams of the 6th, Aaron of the 56th and others: A RESOLUTION urging President Ronald Reagan to properly reward Representative Hosea Williams; and for other purposes.
- HR 368. By: Representatives Veazey of the 146th, Murphy of the 18th, Hanner of the 130th, McDonald of the 12th, Patten of the 149th and others: A RESOLUTION commending Mr. Greg McCrary; and for other purposes.

Representative Harris of the 8th District, Chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

Your Committee on Appropriations has had under consideration the following Bills and Resolutions of the Senate and has instructed me to report the same back to the House with the following recommendations:

SB 18	Do Pass, by Substitute	SR 95	Do Pass
SB 15	Do Pass	SR 60	Do Pass
SB 12	Do Pass		

Respectfully submitted,
Harris of the 8th
Chairman

Representative Pinkston of the 100th District, Chairman of the Committee on Banks & Banking, submitted the following report:

Mr. Speaker:

Your Committee on Banks & Banking has had under consideration the following Bills of the Senate and has instructed me to report the same back to the House with the following recommendations:

SB 388	Do Pass, by Substitute
SB 222	Do Pass
SB 229	Do Pass

Respectfully submitted,
Pinkston of the 100th
Chairman

Representative Coleman of the 118th District, Chairman of the Committee on Public Safety, submitted the following report:

Mr. Speaker:

Your Committee on Public Safety has had under consideration the following Bills and Resolution of the House and Senate and has instructed me to report the same back to the House with the following recommendations:

HR 276 Do Pass
SB 397 Do Pass
SB 213 Do Pass

Respectfully submitted,
Coleman of the 118th
Chairman

Representative Colwell of the 4th District, Chairman of the Committee on State Institutions & Property, submitted the following report:

Mr. Speaker:

Your Committee on State Institutions & Property has had under consideration the following Bills and Resolutions of the Senate and has instructed me to report the same back to the House with the following recommendations:

SB 301 Do Pass
SB 412 Do Pass
SR 111 Do Pass

SR 125 Do Pass
SR 129 Do Pass

Respectfully submitted,
Colwell of the 4th
Chairman

During this day's proceedings, the Speaker and Speaker Pro Tem alternately served as presiding officer.

Representative Vaughn of the 57th moved that the House do now adjourn until 10:00 o'clock, tomorrow morning and the motion prevailed.

The Speaker announced the House adjourned until 10:00 o'clock, tomorrow morning.

Representative Hall, Atlanta, Georgia**Thursday, March 12, 1981**

The House met pursuant to adjournment at 10:00 o'clock, A.M., this day and was called to order by the Speaker.

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

Aaron	Childers	Hanner	Martin	Rose
Adams,G	Childs	Harris	Matthews	Ross
Adams,J	Clark,L	Harrison	McCollum	Savage
Adams,M	Colbert	Hasty	McDonald	Scott,D
Aiken	Coleman	Hawkins	McKinney	Shepard
Anderson	Collins	Hays	Miles	Sherrod
Argo	Connell	Hooks	Milford	Sizemore
Auten	Couch	Hutchinson	Moody	Smith,T
Balkcom	Cox	Irvin	Moore	Smith,V
Bargerion	Crawford	Isakson	Mostiler	Steinberg
Baugh	Crosby	Jackson,J	Mullinax	Swann
Beck	Cummings	Jackson,N	Nicholson	Thompson
Benefield	Darden	Jackson,W	Nix	Townsend
Benn	Davis,J	Jessup	Oliver	Twiggs
Bishop	Dent	Johnson,R	Padgett	Vandiford
Bolster	Dixon	Jones,B	Parham	Vaughn
Branch	Dobbs	Kemp	Patten	Veazey
Bray	Dover	Kilgore	Perry	Waddle
Brooks	Edwards	Lambert	Peters	Walker
Buck	Evans	Lane,D	Phillips,B	Ware
Burruss	Felton	Lane,R	Phillips,L.L	Watson
Burton	Fortune	Lawson	Phillips,W.R	Widener
Byrd	Foster	Lee	Pilewicz	Williams,B.J
Cason	Fuller,K	Long	Rainey	Williams,R
Castleberry	Galer	Lord	Ralston	Wood,J
Chamberlin	Ginsberg	Lowe	Ramsey	Wood,J.T
Chambliss	Glover	Mangum	Reaves	Workman
Chance	Godbee	Mann	Robinson	Speaker Murphy
Cheeks	Ham	Marcus		

Prayer was offered by the Reverend Willard MacAllaster, Pastor, New Armuchee Baptist Church, Armuchee, Georgia.

Representative Milford of the 13th, Chairman of the Committee on Journals, reported that the Journal of the previous legislative day had been read and found to be correct.

By unanimous consent, the reading of the Journal was dispensed with.

The Journal was confirmed.

By unanimous consent, the following was established as the order of business during the first part of the period of unanimous consents:

1. Introduction of Bills and Resolutions.
2. First reading and reference of House Bills and Resolutions.
3. Second reading of Bills and Resolutions.
4. Reports of Standing Committees.
5. Third reading and passage of Local uncontested Bills.
6. First reading and reference of Senate Bills and Resolutions.

By unanimous consent, the rules were suspended in order that the following Bills of the House could be introduced, read the first time and referred to the committees:

HB 1079. By: Representatives Perry and Veazey of the 146th: A BILL to amend an Act creating a board of commissioners for Cook County, so as to change the provisions relating to the compensation of the members of the board of commissioners; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1080. By: Representative Jessup of the 117th: A BILL to amend an Act placing the clerk of the Superior Court of Bleckley County upon an annual salary, so as to change the compensation of the clerk of the superior court; to provide for a cost-of-living increase; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1081. By: Representative Jessup of the 117th: A BILL to amend an Act fixing the salaries of certain county officers of Bleckley County, so as to change the compensation of the judge of the probate court; to provide for a cost-of-living increase; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1082. By: Representative Jessup of the 117th: A BILL to amend an Act creating the office of Commissioner of Bleckley County, so as to change the compensation of the commissioner; to provide a cost-of-living increase; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1083. By: Representative Jessup of the 117th: A BILL to amend an Act placing the sheriff of Bleckley County upon an annual salary, so as to change the compensation of the sheriff; to provide for a cost-of-living increase; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1084. By: Representative Jessup of the 117th: A BILL to amend an Act creating the office of tax commissioner of Bleckley County, so as to change the compensation of the tax commissioner; to provide for a cost-of-living increase; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

By unanimous consent, the following Bills of the House were read the second time:

HB 1073
HB 1074
HB 1075

HB 1076
HB 1077
HB 1078

Representative Ross of the 76th District, Chairman of the Committee on Education, submitted the following report:

Mr. Speaker:

Your Committee on Education has had under consideration the following Resolution of the House and has instructed me to report the same back to the House with the following recommendation:

HR 337 Do Pass

Respectfully submitted,
Ross of the 76th
Chairman

Representative Russell of the 64th District, Vice-Chairman of the Committee on Health & Ecology, submitted the following report:

Mr. Speaker:

Your Committee on Health & Ecology has had under consideration the following Bills and Resolution of the House and Senate and has instructed me to report the same back to the House with the following recommendations:

HB 927	Do Pass	SB 73	Do Pass
HR 306	Do Pass	SB 35	Do Pass
SB 143	Do Not Pass		

Respectfully submitted,
Russell of the 64th
Vice-Chairman

Representative Ware of the 68th District, Chairman of the Committee on Insurance, submitted the following report:

Mr. Speaker:

Your Committee on Insurance has had under consideration the following Bills of the Senate and has instructed me to report the same back to the House with the following recommendations:

SB 240 Do Pass, by Substitute
SB 379 Do Pass, by Substitute
SB 382 Do Pass, by Substitute

Respectfully submitted,
Ware of the 68th
Chairman

Representative Snow of the 1st District, Chairman of the Committee on Judiciary, submitted the following report:

Mr. Speaker:

Your Committee on Judiciary has had under consideration the following Bills of the Senate and has instructed me to report the same back to the House with the following recommendations:

SB 149	Do Pass, by Substitute	SB 69	Do Pass
SB 322	Do Pass	SB 318	Do Pass
SB 346	Do Pass	SB 70	Do Pass, as Amended
SB 285	Do Pass	SB 315	Do Pass

Respectfully submitted,
Snow of the 1st
Chairman

Representative Lee of the 72nd District, Chairman of the Committee on Rules, submitted the following report:

Mr. Speaker:

Your Committee on Rules has had under consideration the following Resolutions of the Senate and has instructed me to report the same back to the House with the following recommendations:

SR 63 Do Pass, by Substitute
SR 80 Do Pass

Respectfully submitted,
Lee of the 72nd
Chairman

Representative Scott of the 37th District, Secretary of the Committee on Special Judiciary, submitted the following report:

Mr. Speaker:

Your Committee on Special Judiciary has had under consideration the following Bills of the Senate and has instructed me to report the same back to the House with the following recommendations:

SB 121 Do Pass, as Amended
SB 306 Do Pass

Respectfully submitted,
Scott of the 37th
Secretary

Representative Bray of the 70th District, Chairman of the Committee on State of Republic, submitted the following report:

Mr. Speaker:

Your Committee on State of Republic has had under consideration the following Resolution of the Senate and has instructed me to report the same back to the House with the following recommendation:

SR 135 Do Pass

Respectfully submitted,
Bray of the 70th
Chairman

Representative Adams of the 36th District, Chairman of the Committee on State Planning & Community Affairs, submitted the following report:

Mr. Speaker:

Your Committee on State Planning & Community Affairs - Local Legislation has had under consideration the following Bills and Resolutions of the House and Senate and has instructed me to report the same back to the House with the following recommendations:

HR 356 Do Pass
HB 1018 Do Pass
HB 1043 Do Pass

HB 1068 Do Pass
HB 1069 Do Pass
HB 1072 Do Pass

SR 86 Do Pass
 SB 350 Do Pass
 SB 351 Do Pass
 SB 358 Do Pass

SB 385 Do Pass, by Substitute
 SB 421 Do Pass
 SB 427 Do Pass

Respectfully submitted,
 Adams of the 36th
 Chairman

The following report of the Committee on Rules was read and adopted:

HOUSE RULES CALENDAR
 THURSDAY, MARCH 12, 1981
 (35th Legislative Day)

Mr. Speaker and Members of the House:

The Committee on Rules, in session assembled, has fixed the calendar for this day's business, March 12, 1981, as enumerated below:

HR 276 Emergency Motorist Aid Study Committee
 HR 357 Joint Day Care Study Committee, Create
 SB 119 Evidence, Witness Personal Knowledge
 SB 159 Pulpwood and Timber, Inspection and Sale
 SB 198 Computer Related Crimes, Prohibit
 SB 234 State Parks, Conveniences
 SB 237 State Employees, Health Insurance
 SB 288 Traffic Signs and Devices, Uniformity
 SB 305 State Flags, Furnish Cert. Courts
 SB 316 Municipal Home Rule, Council Districts
 SB 347 Motor Vehicles, Overweight Citations
 SB 348 Game and Fish, Shrimping, Prohibition
 SB 369 Motor Vehicle Parking Violations, Leased Vehicles
 SB 401 Recreation System, Convey Property
 SB 409 Alcoholism, Comprehensive Treatment
 SB 412 County Jails, Reimbursement
 SB 307 Boat Safety Act, Amend
 SR 7 Services for the Aged Committee, Create
 SR 20 J. Ebb Duncan Memorial Parkway
 SR 125 Jails and Prison Overcrowding
 SR 129 Convey Property, City of Atlanta

ALL COMPENSATION RESOLUTIONS APPROVED BY APPROPRIATIONS COMMITTEE

Bills and Resolutions on this calendar may be called in any order the Speaker desires.

Respectfully submitted,
 /s/Lee of the 72nd
 Chairman

By unanimous consent, the following Bills and Resolutions of the House and Senate were taken up for consideration and read the third time:

HB 1018. By: Representative Phillips of the 125th: A BILL to amend an Act incorporating the City of Tybee Island, so as to change the corporate limits of said city; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1043. By: Representative Lambert of the 112th: A BILL to amend an Act placing the sheriff, judge of the probate court, and clerk of the superior court of Hancock County on an annual salary in lieu of the fee system of compensation, so as to change the salary to be paid to the chief deputy and deputy sheriffs; to provide for an additional automobile; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1068. By: Representative Bray of the 70th: A BILL to create and establish a Small Claims Court in and for Talbot County; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1069. By: Representative Edwards of the 110th: A BILL to repeal an Act entitled "An Act to create a charter for the town of Tazewell, Georgia to establish a municipal government for said town, to provide the time for electing a mayor and five councilmen for said town"; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1072. By: Representatives Tuten of the 153rd and Auten of the 154th: A BILL to amend an Act creating the Brunswick Port Authority, so as to remove the interest limitation on revenue bonds issued by said Authority; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 350. By: Senator Kidd of the 25th: A BILL to amend an Act creating the Small Claims Court of Hancock County, so as to change the provisions relating to costs in garnishment cases; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 351. By: Senator Foster of the 50th: A BILL to create the Habersham County Water and Sewerage Authority; to authorize the authority to acquire and maintain projects embracing sources of water supply and the distribution and sale of water and related facilities; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 358. By: Senator Littlefield of the 6th: A BILL to amend an Act placing the sheriff and clerk of the superior court of Wayne County on a salary basis in lieu of a fee, so as to change the provisions relative to the compensation of the clerk of the superior courts; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 360. By: Senators Littlefield of the 6th and Bryant of the 3rd: A BILL to amend an Act placing the clerk of superior court and probate judge of Glynn County on an annual salary, so as to change the compensation of said clerk and of the judge's and clerk's personnel; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend an Act placing the clerk of superior court and probate judge of Glynn County on an annual salary, approved March 27, 1972 (Ga. Laws 1972, p. 3199), as amended, so as to change the compensation of said clerk and judge and of the judge's and clerk's personnel; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act placing the clerk of superior court and probate judge of Glynn County on an annual salary, approved March 27, 1972 (Ga. Laws 1972, p. 3199), as amended, is hereby amended by striking Section 2 and inserting in its place a new section to read as follows:

"Section 2. The clerk of superior court shall receive an annual salary of \$25,500.00, payable in equal monthly installments from Glynn County funds."

Section 2. Said Act is further amended by striking in its entirety Section 3 and inserting in lieu thereof a new Section 3 to read as follows:

"Section 3. The judge of the probate court shall receive an annual salary of \$25,500.00, payable in equal monthly installments from the funds of Glynn County."

Section 3. Said Act is further amended by striking paragraph (2) of subsection (a) of Section 5 of said Act and substituting in lieu thereof the following:

“(2) The base annual salary of the persons employed by the clerk shall be fixed by the clerk within the following amounts:

chief deputy\$12,840.00 to \$16,050.00
9 deputy clerks.....\$ 7,062.00 to \$10,914.00”

Section 4. Said Act is further amended by striking subsection (b) of Section 5 of said Act and substituting in lieu thereof the following:

“(b) The judge of the probate court shall be authorized to employ one or more deputies. The judge of the probate court shall fix the salaries of such deputies but the total of such salaries shall not exceed \$24,800.00 annually. Such salaries shall be paid in equal monthly installments from the funds of Glynn County.”

Section 5. This Act shall become effective on the first day of the month following the month in which it is approved by the Governor or in which it becomes law without his approval.

Section 6. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the ayes were 110, nays 0.

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

By unanimous consent, SB 360, by substitute, was ordered immediately transmitted to the Senate.

SB 385. By: Senator Ballard of the 45th: A BILL to amend an Act creating a new judicial circuit known as the Alcovy Judicial Circuit, so as to provide a salary supplement for each judge and the district attorney; to provide for cost-of-living increases; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend an Act creating a new judicial circuit for the State of Georgia known as the Alcovy Judicial Circuit, approved March 9, 1972 (Ga. Laws 1972, p. 152), as amended, particularly by an Act approved March 30, 1977 (Ga. Laws 1977, p. 1217) and an Act approved March 20, 1980 (Ga. Laws 1980, p. 498), so as to provide a salary supplement for each judge of the Alcovy Judicial Circuit; to provide a salary supplement for the district attorney for the Alcovy Judicial Circuit; to provide for cost-of-living increases; to repeal specific Acts; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act creating a new judicial circuit for the State of Georgia known as the Alcovy Judicial Circuit, approved March 9, 1972 (Ga. Laws 1972, p. 152), as amended, particularly by an Act approved March 30, 1977 (Ga. Laws 1977, p. 1217) and an Act approved March 20, 1980 (Ga. Laws 1980, p. 498), is hereby amended by striking in its entirety Section 2A of said Act, which reads as follows:

“Section 2A. In addition to the salary and contingent salary supplement payable from State funds, the Judge of the Superior Court of the Alcovy Judicial Circuit shall receive,

effective July 1, 1977, a salary supplement of \$250.00 per month, and effective July 1, 1979, a salary supplement of \$300.00 per month; provided, however, said \$250.00 salary supplement may be reduced to \$200.00 per month by resolution of the Board of Commissioners of Newton County passed prior to June 1, 1977; and provided, further, said \$300.00 salary supplement may be reduced to \$250.00 per month by resolution of the Board of Commissioners of Newton County passed prior to June 1, 1979. Such salary supplement shall be paid from the funds of Newton County.”, and substituting in lieu thereof the following:

“Section 2A. In addition to the salary and expense allowances payable from state funds, each judge of the superior courts of the Alcovy Judicial Circuit shall receive a salary supplement of \$300.00 per month from each county which comprises the Alcovy Judicial Circuit. Each year the judges of the superior courts of the Alcovy Judicial Circuit shall receive a cost-of-living increase if such cost-of-living increase is approved by a resolution adopted by the governing authority in each county. This cost-of-living increase shall not exceed an amount to be determined by multiplying the previous year's salary supplement by that year's percentage increase in the Consumer Price Index, as published by the Bureau of Labor Statistics of the United States Department of Labor. Each year's cost-of-living increase shall then be considered part of the salary supplement. The salary supplement and each year's cost-of-living increase may be received and retained by the judges of the superior courts of the Alcovy Judicial Circuit and shall be in addition to the salary and expense allowances otherwise provided by law for judges of superior courts. Such salary supplement and cost-of-living increases shall be paid from such counties.”

Section 2. Said Act is further amended by striking in its entirety Section 3A of said Act, which reads as follows:

“Section 3A. In addition to the salary and contingent expense allowance payable from State funds, the District Attorney of the Superior Court of the Alcovy Judicial Circuit shall receive, effective July 1, 1977, an expense allowance of \$50.00 per month, and effective July 1, 1979, an expense allowance of \$100.00 per month; provided, however, said \$50.00 expense allowance may be reduced to \$25.00 per month by a resolution of the Board of Commissioners of Newton County passed prior to June 1, 1977; and provided, further, said \$100.00 expense allowance may be reduced to \$50.00 per month by a resolution of the Board of Commissioners of Newton County passed prior to June 1, 1979. Such expense allowance shall be paid from the funds of Newton County.”, and substituting in lieu thereof the following:

“Section 3A. In addition to the salary and expense allowances payable from state funds, the district attorney of the superior courts of the Alcovy Judicial Circuit shall receive a salary supplement of \$300.00 per month from each county which comprises the Alcovy Judicial Circuit. Each year the district attorney of the superior courts of the Alcovy Judicial Circuit shall receive a cost-of-living increase if such cost-of-living increase is approved by a resolution adopted by the governing authority in each county. This cost-of-living increase shall not exceed an amount to be determined by multiplying the previous year's salary supplement by that year's percentage increase in the Consumer Price Index, as published by the Bureau of Labor Statistics of the United States Department of Labor. Each year's cost-of-living increase shall then be considered part of the salary supplement. The salary supplement and each year's cost-of-living increase may be received and retained by the district attorney of the superior courts of the Alcovy Judicial Circuit and shall be in addition to the salary and expense allowances otherwise provided by law for district attorneys of superior courts. Such salary supplement and cost-of-living increases shall be paid from county funds.”

Section 3. (a) An Act entitled “An Act to supplement the salary of the judge of the superior court of the Alcovy Judicial Circuit from the funds of Walton County; to provide an effective date; to repeal conflicting laws; and for other purposes.”, approved February 28, 1974 (Ga. Laws 1974, p. 124), is hereby repealed in its entirety.

(b) An Act entitled “An Act to provide for an expense allowance for the Judge of the Superior Court of the Alcovy Judicial Circuit from the funds of Walton County; to

repeal conflicting laws; and for other purposes.”, approved March 23, 1977 (Ga. Laws 1977, p. 959), is hereby repealed in its entirety.

Section 4. This Act shall become effective on the first day of the month following the month in which it is approved by the Governor or in which it becomes law without his approval.

Section 5. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the ayes were 110, nays 0.

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

By unanimous consent, SB 385, by substitute, was ordered immediately transmitted to the Senate:

SB 421. By: Senator Kidd of the 25th: A BILL to amend an Act creating the board of commissioners of Wilkinson County, so as to provide for a monthly expense allowance for members of the board; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 427. By: Senators Horton of the 17th and Cobb of the 28th: A BILL to reincorporate the City of McDonough in the County of Henry; to create a new charter for said city; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HR 356. By: Representatives Fortune and Mostiler of the 71st:

A RESOLUTION

Proposing an amendment to the Constitution so as to declare the construction of certain public facilities in Spalding County to be an essential governmental function; to authorize Spalding County to levy a one percent retail sales and use tax on sales and uses within the County to provide funds for the financing of such public facilities; to provide for the submission of this proposed amendment for ratification; and for other purposes.

BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Article IX, Section V, Paragraph II of the Constitution of the State of Georgia is hereby amended by adding at the end thereof the following:

“The construction of certain public facilities in Spalding County is an essential governmental function and a public purpose for which the power of taxation may be exercised and public funds may be expended.

In furtherance of the achievement of such public purposes, the County is hereby authorized, from and after the effective date for the tax herein imposed and established by the General Assembly, to levy a retail sales and use tax upon the retail purchase, retail sale, rental, storage, use or consumption of tangible personal property, and upon the services described and set forth in the Georgia Retailers' and Consumers' Sales and Use Tax Act, on sales, uses and services rendered within the geographical area of the County. The tax imposed shall correspond, so far as is practicable, except as to rate, with the tax imposed by the State Sales Tax Act. The tax when levied shall be at the rate of one percent and shall be added to the tax collected pursuant to the State Sales Tax Act. The proceeds of the tax herein imposed shall be used solely by the County to acquire, build, equip or lease public facilities in the County. The imposition of said tax and its collection by the County for the aforesaid uses are hereby declared essential to the achievement of the public purpose mentioned herein.

The right to levy a retail sales and use tax as created by this amendment shall terminate when all debt to which said tax has been pledged as security has been retired or refunded.

The General Assembly shall by enactment prescribe such other rules as may be necessary for the collection and administration of said tax and the distribution of the funds collected pursuant thereto. The funds collected pursuant to the tax herein imposed shall be used to achieve the public purpose mentioned herein under such terms and conditions as the General Assembly shall by enactment prescribe.

The foregoing and each and every enactment of the General Assembly pursuant thereto, shall be liberally construed to effectuate the public purpose mentioned herein and shall not be limited by any existing provisions of or amendment to this Constitution or any general or special law heretofore enacted, and the authority granted hereby to the General Assembly may be exercised by general, special, or local laws without regard to uniformity."

Section 2. The above proposed amendment to the Constitution shall be published and submitted as provided in Article XII, Section I, Paragraph I of the Constitution.

The ballot submitting the above proposed amendment shall have written or printed thereon the following:

- () YES Shall the Constitution be amended so as to declare the construction of certain public facilities in Spalding County as an essential governmental function and a public purpose and to authorize Spalding County to levy a retail sales and use tax to provide funds for the implementation of such public purpose?"
- () NO

All persons desiring to vote in favor of ratifying the proposed amendment shall vote "Yes." All persons desiring to vote against ratifying the proposed amendment shall vote "No."

If such amendment shall be ratified as provided in said Paragraph of the Constitution, it shall become a part of the Constitution of this state.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the roll call was ordered and the vote was as follows:

Y Aaron	Y Bargercon	Y Branch	Y Chamberlin	Coleman
Y Adams,G	Y Baugh	Y Bray	Y Chambless	Y Collins
Y Adams,J	Beal	Y Brooks	Y Chance	Colwell
Y Adams,M	Y Beck	Y Buck	Y Cheeks	Connell
Y Aiken	Y Benefield	Burruss	Y Childers	Y Couch
Y Anderson	Benn	Y Burton	Childs	Y Cox
Y Argo	Y Birdsong	Y Byrd	Y Clark,B	Y Crawford
Y Auten	Y Bishop	Y Cason	Y Clark,L	Y Crosby
Balkcom	Y Bolster	Castleberry	Y Colbert	Y Culpepper

Y Cummings	Y Harris	Y Lee	Y Peters	Y Snow
Y Darden	Y Harrison	Y Logan	Y Phillips,B	Y Steinberg
Daugherty	Y Hasty	Y Long	Y Phillips,L,L	Y Swann
Davis,B	Y Hawkins	Y Lord	Phillips,R,T	Y Thomas
Y Davis,J	Y Hays	Y Lowe	Phillips,W,R	Y Thompson
Y Davis,L	Y Hill	Y Lucas	Y Pilewicz	Y Townsend
Y Dean	Y Holmes	Y Mangum	Y Pinkston	Y Triplett
Y Dent	Y Hooks	Y Mann	Y Rainey	Y Tuten
Y Dixon	Y Horne	Y Marcus	Y Ralston	Y Twiggs
Y Dobbs	Y Hutchinson	Y Martin	Y Ramsey	Y Vandiford
Y Dover	Y Irvin	Y Matthews	Y Randall	Y Vaughn
Y Edwards	Y Isakson	Y McCollum	Y Reaves	Y Veazey
Y Elliott	Y Jackson,J	Y McDonald	Y Richardson	Y Waddle
Y Evans	Y Jackson,N	Y McKinney	Y Robinson	Y Walker
Y Felton	Y Jackson,W	Y Miles	Y Rose	Y Wall
Y Fortune	Y Jessup	Y Milford	Y Ross	Y Ware
Y Foster	Y Johnson,G	Y Moody	Y Rowland	Y Watson
Y Fuller,C	Y Johnson,R	Y Moore	Y Russell	Y White
Y Fuller,K	Y Jones,B	Y Mostiler	Y Savage	Y Widener
Y Galer	Y Jones,H	Y Mullinax	Y Scott,A	Y Williams,B,J
Y Ginsberg	Y Karrh	Y Nicholson	Y Scott,D	Y Williams,H
Y Glover	Y Kemp	Y Nix	Y Shepard	Y Williams,R
Y Godbee	Y Kilgore	Y Oliver	Y Sherrod	Y Wilson
Y Greer	Y Lambert	Y Padgett	Y Sizemore	Y Wood,J
Y Ham	Y Lane,D	Y Parham	Y Smith,T	Y Wood,J,T
Y Hamilton	Y Lane,R	Y Patten	Y Smith,V	Y Workman
Y Hanner	Y Lawson	Y Perry	Y Smyre	Y Speaker Murphy

On the adoption of the Resolution, the ayes were 129, nays-0.

The Resolution, having received the requisite two-thirds constitutional majority, was adopted.

SR 86. By: Senator Littlefield of the 6th:

A RESOLUTION

Proposing an amendment to the Constitution so as to provide that the Probate Court of Camden County shall have jurisdiction to try and impose fines for the violation of county ordinances and resolutions in accordance with the fines specified by such ordinance or resolution; to authorize the General Assembly to provide by law the procedures and conditions under which this jurisdiction shall be exercised; to provide for the submission of this amendment for ratification or rejection; and for other purposes.

BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Article VI, Section VI, Paragraph II of the Constitution is hereby amended by adding at the end thereof the following:

“Notwithstanding any other provision of the Constitution or any general or local law of this State, the Probate Court of Camden County shall have jurisdiction to try violations of county ordinances and resolutions and to impose fines for such violations in accordance with the fines specified by such ordinances or resolutions. In addition, the General Assembly is hereby authorized to provide by law the procedures and conditions under which this jurisdiction shall be exercised. The authority provided in this paragraph may be exercised by the General Assembly notwithstanding any general law heretofore or hereafter enacted dealing with the subject matter of this paragraph, and any local law adopted pursuant to the authority of this paragraph shall control the subject matter thereof as to Camden County.”

Section 2. The above proposed amendment to the Constitution shall be published and submitted as provided in Article XII, Section I, Paragraph I of the Constitution.

The ballot submitting the above proposed amendment shall have written or printed thereon the following:

“() YES Shall the Constitution be amended so as to provide that the Probate Court of Camden County shall have jurisdiction to try and impose fines

- () NO for the violation of county ordinances and resolutions in accordance with the fines specified by such ordinance or resolution and to authorize the General Assembly to provide by law the procedures and conditions under which this jurisdiction shall be exercised?"

All persons desiring to vote in favor of ratifying the proposed amendment shall vote "Yes." All persons desiring to vote against ratifying the proposed amendment shall vote "No."

If such amendment shall be ratified as provided in said Paragraph of the Constitution, it shall become a part of the Constitution of this state.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Connell	Y Hawkins	McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Balkcom	Y Culpepper	Horne	Y Moore	Y Smyre
Y Bargermon	Y Cummings	Y Hutchinson	Mostiler	Y Snow
Y Baugh	Y Darden	Irvin	Y Mullinax	Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Davis,B	Y Jackson,J	Y Nix	Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Benn	Y Davis,L	Jackson,W	Y Padgett	Townsend
Y Birdsong	Dean	Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twigg
Y Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Jones,H	Y Phillips,B	Vaughn
Y Brooks	Y Edwards	Karrh	Y Phillips,L,L	Veazey
Y Buck	Elliott	Y Kemp	Phillips,R,T	Y Waddle
Burruss	Y Evans	Y Kilgore	Phillips,W,R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	Ware
Y Cason	Foster	Y Lane,R	Y Rainey	Y Watson
Castleberry	Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B,J
Y Chance	Ginsberg	Y Long	Y Reaves	Williams,H
Y Cheeks	Glover	Y Lord	Richardson	Williams,R
Y Childers	Y Godbee	Lowe	Y Robinson	Y Wilson
Childs	Y Greer	Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J,T
Y Clark,L	Hamilton	Y Mann	Y Rowland	Workman
Y Colbert	Y Hanner	Marcus	Y Russell	Speaker Murphy

On the adoption of the Resolution, the ayes were 129, nays 0.

The Resolution, having received the requisite two-thirds constitutional majority, was adopted.

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

Mr. Speaker:

The Senate has passed, as amended, by the requisite constitutional majority the following Bills of the House:

HB 699. By: Representative Jackson of the 75th: A BILL to create and establish a Small Claims Court of Walton County; and for other purposes.

HB 850. By: Representatives Jackson, Wood and Lawson of the 9th: A BILL to amend an Act creating a Board of Commissioners for Forsyth County, so as to change the provisions relating to the compensation of the chairman and members of the board of commissioners; and for other purposes.

HB 875. By: Representative Phillips of the 91st: A BILL to amend an Act entitled "An Act to incorporate the Town of Chipley, in the County of Harris, and for other purposes," so as to provide for the office of town clerk; to abolish the office of recorder; to provide for the transfer of all powers, duties, and functions of the office of recorder to the office of town clerk; and for other purposes.

The Senate has passed by the requisite constitutional majority the following Bills of the House and Senate:

SB 144. By: Senator Hudson of the 35th: A BILL to amend an Act authorizing the board of commissioners of Fulton County to establish rules and regulations governing the payment of pensions, so as to provide for claiming and granting of certain prior service credit; to prescribe the procedure in connection with said prior service credit; and for other purposes.

HB 702. By: Representative Jackson of the 75th: A BILL to create and incorporate the City of Walnut Grove in the County of Walton and to grant a charter to that municipality under that corporate name and style; and for other purposes.

HB 701. By: Representative Jackson of the 75th: A BILL to amend an Act reincorporating the City of Monroe in Walton County and creating a new charter for such city, so as to change the provision relating to certain contracts entered into by the Water, Light and Gas Commission; and for other purposes.

HB 766. By: Representative Triplett of the 128th: A BILL to amend an Act incorporating the City of Port Wentworth, so as to change the corporate limits of said city; and for other purposes.

HB 790. By: Representative Chambless of the 131st, McCollum of the 134th and Hutchinson of the 133rd: A BILL to amend an Act creating a new charter for the City of Albany, so as to change the limit of ad valorem taxes; and for other purposes.

HB 873. By: Representatives Veazey and Perry of the 146th: A BILL to repeal an Act entitled "An Act creating a Small Claims Court in each county in this State having a population of not less than 11,775 and not more than 12,100 according to the U.S. Decennial Census of 1960 or any future such census, and including the Counties of Berrien and Cook"; and for other purposes.

HB 882. By: Representatives Waddle of the 113th and Watson of the 114th: A BILL to amend an Act incorporating the City of Centerville, so as to change the penalty provisions for offenses tried in the municipal court; and for other purposes.

HB 885. By: Representative McDonald of the 12th: A BILL to amend an Act creating the office of tax commissioner of Jackson County and placing the clerk of the superior court, the sheriff, and the probate judge of Jackson County on a salary basis; and for other purposes.

- HB 886. By: Representative Ross of the 76th: A BILL to amend an Act creating a new charter for the City of Lincolnton, so as to change the provisions relating to personnel of such governing authority; and for other purposes.
- HB 893. By: Representatives Rowland of the 119th and Coleman of the 118th: A BILL to provide a new charter for the Town of East Dublin; and for other purposes.
- HB 895. By: Representatives Williams and Foster of the 6th and Ramsey of the 3rd: A BILL to create the Downtown Dalton Development Authority; and for other purposes.
- HB 900. By: Representatives Chambless of the 131st, Hutchinson of the 133rd, and McCollum of the 134th: A BILL to amend an Act creating the Albany-Dougherty Inner City Authority, so as to change and provide for definitions; to amplify, change, expand, and declare the purposes and objectives of the Authority; and for other purposes.
- HB 949. By: Representatives Chambless of the 131st, McCollum of the 134th and Hutchinson of the 133rd: A BILL to amend an Act placing certain of the county officers of Dougherty County upon an annual salary, so as to change the compensation of the Sheriff, Judge of the Probate Court, and Clerk of the Superior Court of Dougherty County; and for other purposes.
- HB 950. By: Representatives Chambless of the 131st, McCollum of the 134th and Hutchinson of the 133rd: A BILL to amend an Act creating the State Court of Dougherty County, formerly known as the City Court of Albany, so as to change the costs and fees of said court; and for other purposes.
- HB 197. By: Representatives Bray of the 70th, Hawkins of the 50th, Fuller of the 27th, Holmes of the 39th and Steinberg of the 46th: A BILL to amend Code Section 34A-503, relating to qualifications of registrars and deputy registrars, so as to authorize the municipal governing authority to appoint county registrars and deputy registrars as deputy registrars of the municipality; and for other purposes.
- HB 420. By: Representative Pinkston of the 100th: A BILL to amend an Act authorizing the incorporation of a nonprofit Credit Union Deposit Insurance Corporation in this state, so as to provide that the name of the proposed corporation shall contain the words "Deposit Insurance Corporation"; and for other purposes.
- HB 421. By: Representative Pinkston of the 100th: A BILL to amend Code Title 41A, known as the Financial Institutions Code of Georgia, so as to redefine "common bond"; to provide for a board of directors; and for other purposes.
- HB 423. By: Representative Pinkston of the 100th: A BILL to amend Code Chapter 41A-30, relating to general provisions and organization of credit unions, so as to authorize out-of-state credit unions to establish a place of business within the state with the approval of the Dept. of Banking and Finance; and for other purposes.
- HB 483. By: Representative Hooks of the 116th: A BILL to add one additional judge of the superior court of the Southwestern Judicial Circuit; to provide for the appointment of the first such additional judge by the Governor; and for other purposes.

HB 488. By: Representative Parham of the 109th: A BILL to amend Code Section 57-101.2, relating to loans by insured financial institutions, so as to remove the provisions relating to the repeal of said Code section; and for other purposes.

HB 527. By: Representatives Hasty, Anderson and Harris of the 8th: A BILL to change the terms of court of the superior court of Cherokee County in the Blue Ridge Judicial Circuit; and for other purposes.

HB 719. By: Representative Ralston of the 7th: A BILL to change the terms of court in each of the two counties comprising the Cherokee Judicial Circuit; and for other purposes.

The Senate has adopted by the requisite constitutional majority the following Resolutions of the House:

HR 59. By: Representative Jackson of the 77th: A RESOLUTION authorizing the conveyance of certain State-owned real property located in Columbia County; and for other purposes.

HR 146. By: Representative Jackson of the 77th: A RESOLUTION authorizing the conveyance of all rights, title and interest in certain real property known as Keg Creek State Park together with all improvements and facilities thereon; and for other purposes.

HR 161. By: Representatives Rainey of the 135th, Peters of the 2nd, and Hays of the 1st: A RESOLUTION recognizing the outstanding services of the Veterans of Foreign Wars; and for other purposes.

The Senate has passed, as amended, by the requisite constitutional majority the following Bills of the House:

HB 314. By: Representatives Harrison of the 20th, Barger of the 83rd, Watson of the 114th, Auten of the 154th and Williams of the 48th: A BILL to amend an Act known as the "Georgia Motor Vehicle Accident Reparations Act," so as to make it unlawful for any insurer issuing motor vehicle liability policies in this state to require a person who is legally entitled to recover damages from the insurer to utilize a particular person, firm, or corporation for repair work on a motor vehicle; and for other purposes.

HB 521. By: Representatives Reaves of the 147th, Balkcom of the 140th and Hanner of the 130th: A BILL to require the use of certain equipment on irrigation systems in this state; and for other purposes.

HB 738. By: Representatives Davis of the 99th, Cason of the 96th, Jones of the 78th, Horne of the 104th and Pinkston of the 100th: A BILL to amend an Act relating to school attendance, so as to provide that records and reports of attendance may only be used for one purpose; and for other purposes.

The Senate has passed, by substitute, by the requisite constitutional majority the following Bill of the House:

HB 123. By: Representatives Lord of the 105th, Cox of the 141st, Mann of the 13th, Randall of the 101st, Parham of the 109th and others: A BILL to amend Code

Chapter 88-31, relating to ambulance services, so as to provide requirements for active practice, continuing education, and recertification for emergency medical technicians, cardiac technicians, and advanced emergency medical technicians; and for other purposes.

The Senate has passed by the requisite constitutional majority the following Bill of the House:

HB 67. By: Representatives Lane of the 40th, Adams of the 36th, and Couch of the 43rd: A BILL to amend subchapter B, known as the Handicapped Parking Law, of Code Chapter 68A-10, relating to stopping, standing, and parking of motor vehicles, so as to provide for the issuance of handicapped parking permits by mail; to eliminate fees for handicapped parking permits and provide for the issuance of such permits without charge; and for other purposes.

By unanimous consent, the following Bill of the Senate was read the first time and referred to the Committee on State Planning and Community Affairs - Local Legislation:

SB 144. By: Senator Hudson of the 35th: A BILL to amend an Act authorizing the board of commissioners of Fulton County to establish rules and regulations governing the payment of pensions, so as to provide for claiming and granting of certain prior service credit; to prescribe the procedure in connection with said prior service credit; and for other purposes.

The following Bill of the House was taken up for the purpose of considering the Senate amendment thereto:

HB 850. By: Representatives Jackson, Wood and Lawson of the 9th: A BILL to amend an Act creating a Board of Commissioners for Forsyth County, so as to change the provisions relating to the compensation of the chairman and members of the board of commissioners; and for other purposes.

The following Senate amendment was read:

Amend HB 850 by adding on line 1 of page 2 after the word "board" the following:

"or any meeting of any other governmental or public board, council, committee, authority, or commission at which said member is representing the board of commissioners of Forsyth County or a political subdivision of Forsyth County,".

Representative Jackson of the 9th moved that the House agree to the Senate amendment to HB 850.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

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

Mr. Speaker:

The Senate insists on its substitute to the following Bill of the House:

HB 167. By: Representatives Isakson of the 20th, Adams of the 36th, Lane of the 40th, Johnson of the 66th, Harrison of the 20th and others: A BILL to amend an Act creating the Construction Industry Licensing Board and regulating electrical contractors, plumbers, and conditioned air contractors, so as to change the definition of a certain term; to change the provisions relating to powers and duties of divisions within the board; and for other purposes.

Under the general order of business, established by the Committee on Rules, the following Bills of the Senate were taken up for consideration and read the third time:

SB 159. By: Senator Sutton of the 9th: A BILL to amend Code Chapter 5-16, relating to inspection and sale of naval stores and lumber, so as to provide requirements in connection with the sale of pulpwood and timber; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	Colwell	Y Hasty	Y McCollum	Scott,D
Y Adams,M	Y Connell	Y Hawkins	N McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Y Smyre
Y Barger	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Davis,B	Y Jackson,J	Nix	Y Thomas
Y Benefield	Y Davis,J	Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Dean	Y Jessup	Y Parham	Triplett
Bishop	Y Dent	Y Johnson,G	Y Patten	Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Kilgore	Y Phillips,W,R	Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambliss	Y Galer	Logan	Y Randall	Y Williams,B,J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Williams,H
Y Cheeks	Glover	Y Lord	Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Childs	Y Greer	Lucas	Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J,T
Y Clark,L	Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, the ayes were 147, nays 1.

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

SB 412. By: Senators Starr of the 44th, Howard of the 42nd, and Gillis of the 20th: A BILL to amend an Act revising the laws relating to prisons, public works camps and prisoners, so as to change certain of the provisions relative to the reimbursement of counties before such prisoners are transferred to the place of confinement where the sentence is to be served; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Scott,D
Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Aiken	Y Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Y Smyre
Y Barger	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Swann
Y Beck	Davis,B	Y Jackson,J	Nix	Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Birdsong	Y Dean	Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Y Phillips,L.L	Veazey
Y Buck	Y Elliott	Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W.R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Rainey	Y Watson
Y Castleberry	Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Lucas	Y Rose	Y Wood,J
Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, the ayes were 143, nays 0.

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

Representative Vaughn of the 57th gave notice that at the proper time he would move that the House reconsider its action in giving the requisite constitutional majority to SB 412.

The following Bill of the House was taken up for the purpose of considering the report of the Committee of Conference thereon:

HB 136. By: Representatives Lambert of the 112th, Vaughn of the 57th, Ham of the 80th, Culpepper of the 98th, McDonald of the 12th and others: A BILL to provide a new Code Title 34C, "Electric Membership Corporations"; and for other purposes.

The following report of the Committee of Conference was read:

CONFERENCE COMMITTEE REPORT ON HB 136

The Conference Committee on HB 136 recommends that the Senate recede from all its amendments and that the following amendments to HB 136 as passed by the House of Representatives be adopted:

(1) By adding on page 1, line 16 after the word and semicolon "provisions;" the following:

"to provide for legislative intent;"

(2) By striking lines 11 through 22 on page 47 in their entirety and inserting in lieu thereof the following:

"(e) The articles of incorporation or the bylaws may provide for the division of the territory served or to be served by an electric membership corporation into two or more districts for any purpose including, without limitation, the nomination and election of directors. The articles of incorporation or bylaws shall prescribe the boundaries of the districts, or the manner of establishing such boundaries of the districts, and the manner of changing such boundaries and the manner in which such districts shall function."

(3) By striking lines 16 and 17 on page 158 in their entirety and inserting in lieu thereof the following:

"200) otherwise provides, electric membership corporations shall".

(4) By renumbering Sections 2 through 6 as Sections 3 through 7, respectively, and adding a new Section 2 to read as follows:

"Section 2. It is the intention of the General Assembly that nothing in this Act shall be construed so as to authorize any electric membership corporation or EMC to own or operate a cable television system."

Respectfully submitted,

FOR THE SENATE:

/s/Honorable Charles H. Wessels
Senator, 2nd District

/s/Honorable Bill English
Senator, 21st District

/s/Honorable Glenn E. Bryant
Senator, 3rd District

FOR THE HOUSE OF
REPRESENTATIVES:

/s/Honorable E. Roy Lambert
Representative, 112th District

/s/Honorable Benson Ham
Representative, 80th District

/s/Honorable George W. Darden
Representative, 19th District

Representative Ham of the 80th moved that the House adopt the report of the Committee of Conference on HB 136.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Brooks	Couch	Y Fortune	Horne
Y Adams,G	Y Buck	Y Cox	Y Foster	Y Hutchinson
Y Adams,J	Y Burruss	Y Crawford	Fuller,C	Y Irvin
Adams,M	Y Burton	Y Crosby	Y Fuller,K	Y Isakson
Y Aiken	Byrd	Y Culpepper	Y Galer	Y Jackson,J
Y Anderson	Y Cason	Y Cummings	Y Ginsberg	Y Jackson,N
Y Argo	Y Castleberry	Y Darden	Glover	Y Jackson,W
Y Auten	Y Chamberlin	Daugherty	Y Godbee	Y Jessup
Y Balkcom	Y Chambless	Davis,B	Y Greer	Y Johnson,G
Y Bargerion	Y Chance	Y Davis,J	Y Ham	Y Johnson,R
Y Baugh	Y Cheeks	Y Davis,L	Hamilton	Y Jones,B
Beal	Y Childers	Dean	Hanner	Y Jones,H
Y Beck	Y Childs	Y Dent	Y Harris	Karrh
Y Benefield	Y Clark,B	Y Dixon	Harrison	Kemp
Y Benn	Y Clark,L	Y Dobbs	Y Hasty	Y Kilgore
Birdsong	Y Colbert	Y Dover	Hawkins	Y Lambert
Y Bishop	Y Coleman	Y Edwards	Y Hays	Y Lane,D
Y Bolster	Y Collins	Y Elliott	Hill	Y Lane,R
Y Branch	Colwell	Y Evans	Y Holmes	Y Lawson
Y Bray	Y Connell	Y Felton	Y Hooks	Y Lee

Logan	Y Moore	Pinkston	Y Sherrod	Y Veazey
Y Long	Y Mostiler	Rainey	Y Sizemore	Y Waddle
Y Lord	Y Mullinax	Y Ralston	Y Smith,T	Y Walker
Y Lowe	Y Nicholson	Y Ramsey	Y Smith,V	Y Wall
Lucas	Y Nix	Randall	Y Smyre	Ware
Y Mangum	Y Oliver	Reaves	Y Snow	Y Watson
Mann	Y Padgett	Richardson	Y Steinberg	White
Marcus	Y Parham	Y Robinson	Y Swann	Y Widener
Y Martin	Y Patten	Y Rose	Thomas	Y Williams,B.J
Y Matthews	Y Perry	Y Ross	Y Thompson	Williams,H
Y McCollum	Peters	Y Rowland	Y Townsend	Y Williams,R
Y McDonald	Y Phillips,B	Y Russell	Y Triplett	Y Wilson
Y McKinney	Phillips,L.L	Y Savage	Tuten	Y Wood,J
Y Miles	Y Phillips,R.T	Scott,A	Y Twiggs	Y Wood,J.T
Y Milford	Y Phillips,W.R	Scott,D	Y Vandiford	Workman
Y Moody	Y Pilewicz	Shepard	Y Vaughn	Speaker Murphy

On the motion, the ayes were 140, nays 0.

The motion prevailed.

The following Bill of the House was taken up for the purpose of considering the Senate's insistence on its position in substituting the same:

HB 167. By: Representatives Isakson of the 20th, Adams of the 36th, Lane of the 40th, Johnson of the 66th, Harrison of the 20th and others: A BILL to amend an Act creating the Construction Industry Licensing Board and regulating electrical contractors, plumbers, and conditioned air contractors, so as to change the definition of a certain term; to change the provisions relating to powers and duties of divisions within the board; and for other purposes.

Representative Isakson of the 20th moves that the House adhere to its position in disagreeing to the Senate substitute to HB 167 and that a Committee of Conference be appointed on the part of the House to confer with a like committee on the part of the Senate.

The motion prevailed.

The Speaker appointed as a Committee of Conference on the part of the House, the following members:

Representatives Isakson of the 20th, Kemp of the 139th, and Johnson of the 66th.

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

Mr. Speaker:

The Senate adheres to its substitute and has appointed a Committee of Conference on the following Bill of the House:

HB 167. By: Representatives Isakson of the 20th, Adams of the 36th, Lane of the 40th, Johnson of the 66th, Harrison of the 20th and others: A BILL to amend an Act creating the Construction Industry Licensing Board and regulating electrical contractors, plumbers, and conditioned air contractors, so as to change the definition of a certain term; to change the provisions relating to powers and duties of divisions within the board; and for other purposes.

The President has appointed on the part of the Senate the following:

Senators Ballard of the 45th, Tysinger of the 41st, and Stephens of the 36th.

Under the general order of business, established by the Committee on Rules, the following Resolutions of the Senate were taken up for consideration and read the third time:

SR 125. By: Senators Starr of the 44th, Howard of the 42nd and Gillis of the 20th: A RESOLUTION relative to jail and prison overcrowding; and for other purposes.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the roll call was ordered and the vote was as follows:

Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Adams,M	Y Connell	Y Hawkins	McDonald	Shepard
Y Aiken	Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Crosby	Y Hooks	Y Moody	Smith,V
Balkcom	Y Culpepper	Horne	Y Moore	Y Smyre
Bargerom	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Davis,B	Y Jackson,J	Y Nix	Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Birdsong	Dean	Y Jessup	Parham	Triplett
Y Bishop	Y Dent	Johnson,G	Y Patten	Tuten
Y Bolster	Dixon	Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Peters	Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Phillips,L.L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
Y Burton	Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	Ware
Y Cason	Y Foster	Y Lane,R	Rainey	Y Watson
Castleberry	Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Greer	Lucas	Y Rose	Y Wood,J
Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Y Rowland	Workman
Y Colbert	Y Hanner	Marcus	Y Russell	Speaker Murphy

On the adoption of the Resolution, the ayes were 130, nays 0.

The Resolution, having received the requisite constitutional majority, was adopted.

SR 129. By: Senators Starr of the 44th, Gillis of the 20th and Howard of the 42nd: A RESOLUTION authorizing the conveyance to the City of Atlanta on behalf of the Georgia Building Authority and the State of Georgia of all the respective right, title and interest in and to improved real property at 209 Pryor Street and 116 Mitchell Street in Atlanta, Fulton County, Georgia; and for other purposes.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the roll call was ordered and the vote was as follows:

N Aaron	Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Collins	N Harrison	N Matthews	Scott,A
Y Adams,J	Colwell	Hasty	Y McCollum	Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Shepard
N Aiken	Couch	Y Hays	McKinney	N Sherrod
Y Anderson	Y Cox	Hill	Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Smith,T
N Auten	N Crosby	Y Hooks	N Moody	Y Smith,V
N Balkcom	Culpepper	Horne	N Moore	Y Smyre
N Bargerion	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Davis,B	Y Jackson,J	N Nix	Thomas
Y Benefield	N Davis,J	N Jackson,N	Y Oliver	Y Thompson
Y Benn	N Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Johnson,G	Patten	Tuten
Y Bolster	Y Dixon	Y Johnson,R	N Perry	N Twiggs
N Branch	N Dobbs	Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	N Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Y Phillips,L.L	Veazey
Y Buck	Y Elliott	Kemp	Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	N Phillips,W.R	Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
N Byrd	Y Fortune	Y Lane,D	Pinkston	Y Ware
Y Cason	Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Fuller,C	Y Lawson	N Ralston	White
N Chamberlin	Fuller,K	Y Lee	Y Ramsey	N Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B.J
Y Chance	Ginsberg	Long	Y Reaves	Y Williams,H
N Cheeks	Glover	Y Lord	Richardson	N Williams,R
N Childers	N Godbee	Y Lowe	Y Robinson	N Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	N Ross	Y Wood,J.T
N Clark,L	Hamilton	N Mann	Y Rowland	Y Workman
Y Colbert	Hanner	Y Marcus	Y Russell	Speaker Murphy

On the adoption of the Resolution, the ayes were 104, nays 33.

The Resolution, having received the requisite constitutional majority, was adopted.

Representative Ralston of the 7th gave notice that at the proper time he would move that the House reconsider its action in giving the requisite constitutional majority to SR 129.

The following Bill of the House was taken up for the purpose of considering the Senate amendment thereto:

HB 521. By: Representatives Reaves of the 147th, Balkcom of the 140th and Hanner of the 130th: A BILL to require the use of certain equipment on irrigation systems in this state; and for other purposes.

The following Senate amendment was read:

Amend by adding on Page 3, line 6, a new Section 5 to read as follows:

"Section 5. This Act shall become effective January 1, 1982."

and by renumbering on Page 3, line 7, Section 4 as "Section 6", and by adding on Page 1, line 3, after the word "laws;" the following:

"to provide an effective date;".

Representative Reaves of the 147th moved that the House agree to the Senate amendment to HB 521.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McColium	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Y Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Y Smyre
Y Bargerone	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Y Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Y Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W,R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Raiston	Y White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Y Logan	Y Randall	Y Williams,B,J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J,T
Y Clark,L	Y Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Y Speaker Murphy

On the motion, the ayes were 142, nays 0.

The motion prevailed.

Under the general order of business, established by the Committee on Rules, the following Bills and Resolution of the House and Senate were taken up for consideration and read the third time:

HR 276. By: Representatives Bishop of the 94th, Coleman of the 118th, Triplett of the 128th, Phillips of the 91st, Cason of the 96th and others:

A RESOLUTION

Creating the Emergency Motorist Aid Study Committee; and for other purposes.

WHEREAS, certain parts of the highways in this state lack any means by which a motorist, if stranded or disabled, could obtain aid in an emergency situation; and

WHEREAS, a motorist stranded in one of these areas would either have to remain there or leave the vehicle, and possibly family members, unattended on a deserted highway; and

WHEREAS, this situation poses special difficulties for certain groups in our society, such as senior citizens and citizens with special health problems; and

WHEREAS, there has been much discussion and conflicting information concerning the need for, effectiveness of, and cost of installing motorist aid call boxes or an alternative system of emergency aid in these areas.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES that there is hereby created the Emergency Motorist Aid Study Committee to be

composed of seven members of the House of Representatives appointed by the Speaker of the House, who shall also appoint the chairman of the committee.

BE IT FURTHER RESOLVED that the committee shall undertake a study of emergency motorist aid systems and all problems relating thereto, with special emphasis to be placed on the need for such systems, the effectiveness of such systems, and the cost of such systems. The committee may conduct such meetings at such places and at such times as it may deem necessary or convenient to enable it to exercise fully and effectively its powers, perform its duties, and accomplish the objectives and purposes of this resolution. The members of the committee shall receive the allowances authorized for legislative members of interim legislative committees but shall receive the same for not more than 15 days. The funds necessary to carry out the provisions of this resolution shall come from the funds appropriated to or available to the legislative branch of government. The committee shall make a report of its findings and recommendations, with suggestions for proposed legislation, if any, no later than December 31, 1981, at which time the committee shall stand abolished.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Hawkins	McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	N Sherrod
N Anderson	Cox	Hill	N Miles	N Sizemore
Y Argo	Crawford	Y Holmes	Y Milford	N Smith,T
N Auten	Y Crosby	Y Hooks	N Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	N Moore	Y Smyre
Barger	Y Cummings	Y Hutchinson	Mostiler	Y Snow
Y Baugh	Y Darden	Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Davis,B	Y Jackson,J	Y Nix	Thomas
Y Benefield	N Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Benn	Y Davis,L	Jackson,W	Y Padgett	Y Townsend
Birdsong	Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Tuten
Y Bolster	Y Dixon	Y Johnson,R	N Perry	Twiggs
Branch	N Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	N Phillips,L,L	Veazey
Y Buck	Elliott	Y Kemp	Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W,R	Y Walker
Y Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
N Byrd	Y Fortune	Y Lane,D	Pinkston	Y Ware
Y Cason	Y Foster	N Lane,R	Y Rainey	Y Watson
Y Castleberry	Fuller,C	Y Lawson	N Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Widener
Chambless	Y Galer	Logan	Y Randall	N Williams,B,J
Y Chance	Y Ginsberg	Y Long	Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	Richardson	N Williams,R
Y Childers	N Godbee	Y Lowe	Y Robinson	N Wilson
Childs	Greer	Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J,T
Clark,L	Hamilton	Mann	Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the adoption of the Resolution, the ayes were 115, nays 19.

The Resolution, having received the requisite constitutional majority, was adopted.

SB 237. By: Senator Barnes of the 33rd: A BILL to amend an Act providing for a health insurance plan for state employees, so as to provide for continuation of health insurance coverage of certain annuitants; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Scott,A
N Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Hawkins	Y McDonald	N Shepard
Y Aiken	Y Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Cox	Y Hill	N Miles	Y Sizemore
Y Argo	N Crawford	N Holmes	Y Milford	Y Smith,T
Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Balkcom	Culpepper	Horne	Y Moore	Y Smyre
Y Barger	N Cummings	Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Daugherty	Y Isakson	Y Nicholson	Swann
Y Beck	Y Davis,B	Y Jackson,J	N Nix	Y Thomas
Y Benefield	N Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Birdsong	Y Dean	Y Jessup	Y Parham	Triplett
Y Bishop	Y Dent	Johnson,G	Y Patten	Tuten
Y Bolster	Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Dobbs	Y Jones,B	Y Peters	Y Vandiford
Bray	Y Dover	Y Jones,H	Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Phillips,L.L	Veazey
Y Buck	Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W.R	Y Walker
Y Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Lane,D	Pinkston	Y Ware
Y Cason	Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Fuller,C	Y Lawson	N Ralston	White
Y Chamberlin	Fuller,K	Y Lee	Y Ramsey	Widener
Chambless	Y Galer	Logan	Y Randall	Y Williams,B.J
Chance	Ginsberg	Y Long	Y Reaves	Y Williams,H
Cheeks	Glover	Y Lord	Richardson	N Williams,R
N Childers	N Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	N Ham	Y Mangum	Y Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Y Rowland	Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, the ayes were 126, nays 13.

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

Representative Dobbs of the 74th requested that he be recorded as having voted “nay” on the passage of SB 237.

SB 348. By: Senator Littlefield of the 6th: A BILL to amend Code Section 45-812, relating to prohibited methods of taking fish, crustaceans, or mollusks in salt water, so as to make unlawful the placing, depositing, distributing, or scattering of bait on waters of this state for the purpose of attracting shrimp; and for other purposes.

The following amendment was read and adopted:

The Committee on Game, Fish and Recreation moves to amend SB 348:

In Section 1, line 21 delete the following word:

“knowingly”

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to.

On the passage of the Bill, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Balkcom	Culpepper	Horne	Y Moore	Smyre
Bargerion	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Daugherty	Y Isakson	Y Nicholson	Swann
Y Beck	Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Jackson,N	Y Oliver	Y Thompson
Y Benn	N Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Birdsong	Dean	Y Jessup	Y Parham	Y Triplett
Bishop	Y Dent	Y Johnson,G	Y Patten	Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Bray	Y Dover	Y Jones,H	Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Phillips,L.L	Veazey
Buck	Elliott	Y Kemp	Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W.R	Walker
Y Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	Y Ware
Cason	Foster	Lane,R	Y Rainey	Y Watson
Y Castleberry	Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B.J
Chance	N Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	Richardson	Y Williams,R
Y Childers	Y Godbee	Lowe	Y Robinson	Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, as amended, the ayes were 134, nays 2.

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

By unanimous consent, SB 348, as amended, was ordered immediately transmitted to the Senate.

SB 119. By: Senators Littlefield of the 6th and Barnes of the 33rd: A BILL to amend Code Chapter 38-2, relating to the admission of evidence in general, so as to provide that when evidence of character is admissible in a civil or criminal action, the testimony of the witness may include the personal knowledge as to the person's character as well as knowledge of the general character of the person; and for other purposes.

An amendment, offered by Representative Pilewicz of the 41st, was read and lost.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

N Aaron	Y Aiken	N Balkcom	N Beck	Y Bishop
Y Adams,G	N Anderson	Y Bargerion	N Benefield	N Bolster
N Adams,J	N Argo	Y Baugh	Y Benn	N Branch
N Adams,M	Y Auten	Y Beal	Y Birdsong	N Bray

Y Brooks	Y Dent	N Jackson,J	N Moore	N Sherrod
Y Buck	N Dixon	N Jackson,N	N Mostiler	N Sizemore
Y Burruss	N Dobbs	N Jackson,W	N Mullinax	N Smith,T
N Burton	Y Dover	N Jessup	Y Nicholson	Y Smith,V
N Byrd	Y Edwards	Y Johnson,G	Nix	Smyre
N Cason	N Elliott	N Johnson,R	Oliver	Y Snow
N Castleberry	Y Evans	N Jones,B	Y Padgett	N Steinberg
N Chamberlin	Y Felton	N Jones,H	Y Parham	N Swann
Y Chambless	N Fortune	Karrh	N Patten	N Thomas
Y Chance	Foster	Y Kemp	N Perry	Y Thompson
Y Cheeks	Fuller,C	Y Kilgore	N Peters	Townsend
N Childers	Y Fuller,K	Lambert	N Phillips,B	N Triplett
Y Childs	Galer	Y Lane,D	Phillips,L.L	Tuten
Y Clark,B	N Ginsberg	N Lane,R	Phillips,R.T	N Twiggs
N Clark,L	Y Glover	Y Lawson	N Phillips,W.R	N Vandiford
N Colbert	N Godbee	Y Lee	Y Pilewicz	N Vaughn
N Coleman	Greer	Logan	Pinkston	N Veazey
N Collins	N Ham	Long	N Rainey	N Waddle
N Colwell	N Hamilton	Y Lord	N Ralston	Y Walker
N Connell	N Hanner	N Lowe	N Ramsey	Y Wall
N Couch	Harris	Lucas	Y Randall	N Ware
Y Cox	Y Harrison	N Mangum	N Reaves	N Watson
N Crawford	N Hasty	N Mann	Richardson	White
N Crosby	N Hawkins	Marcus	N Robinson	Widener
Y Culpepper	N Hays	N Martin	Y Rose	Williams,B.J
N Cummings	Y Hill	N Matthews	Y Ross	Y Williams,H
Y Darden	Y Holmes	Y McCollum	N Rowland	Y Williams,R
Daugherty	Y Hooks	N McDonald	N Russell	Y Wilson
Y Davis,B	Horne	N McKinney	N Savage	Y Wood,J
N Davis,J	Y Hutchinson	N Miles	N Scott,A	N Wood,J.T
N Davis,L	N Irvin	Milford	Y Scott,D	N Workman
Y Dean	Y Isakson	N Moody	N Shepard	Speaker Murphy

On the passage of the Bill, the ayes were 57, nays 93.

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

Representative Darden of the 19th gave notice that at the proper time he would move that the House reconsider its action in failing to give the requisite constitutional majority to SB 119.

The following Bills of the House were taken up for the purpose of considering the Senate amendment or substitute thereto:

HB 87. By: Representatives Kilgore of the 65th, Williams of the 6th, Rowland of the 119th, Birdsong of the 103rd, Castleberry of the 111th, and others: A BILL to amend Code Title 91A, known as the Georgia Public Revenue Code, so as to change certain provisions relating to administration of ad valorem property taxes; to provide for uniform tangible personal property tax returns; to require the Department of Revenue to provide certain courses of instruction; to require training for persons in the appraisal of tangible personal property; and for other purposes.

The following Senate substitute was read:

A BILL

To amend Code Title 91A, known as the Georgia Public Revenue Code, so as to change certain provisions relating to administration of ad valorem property taxes; to provide for uniform tangible personal property tax returns; to require the Department of Revenue to provide certain courses of instruction; to require training for persons in the appraisal of tangible personal property; to provide for uniform personal property appraisal procedures; to change certain provisions and procedures relating to county boards of equalization; to specify qualifications of members of county boards of equalization; to specify terms; to specify limitations requiring the formulation of procedures; to change the

compensation of members of county boards of equalization; to provide for other matters relative to the foregoing; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Title 91A, known as the Georgia Public Revenue Code, is hereby amended by adding a new Section after Code Section 91A-1306, to be designated Code Section 91A-1306.1, to read as follows:

"91A-1306.1. Uniform tangible personal property tax form; Commissioner's duty. (a) The Commissioner shall adopt by rule subject to the Georgia Administrative Procedure Act an appropriate form or forms for use on a uniform basis throughout the State for the return of tangible personal property.

(b) All returns of tangible personal property shall be made pursuant to the form or forms adopted by the Commissioner pursuant to subsection (a) of this Section.

(c) The Commissioner shall furnish each appropriate local tax official a sufficient number of the forms adopted pursuant to this Section to take the returns of the taxpayers of his county.

(d) In the content of the form adopted pursuant to subsection (a) of this Section, nothing shall be included that would take the authority from the county boards of tax assessors for them to see that all taxable property within the county is assessed and returned at fair market value."

Section 2. Said Code Title is further amended by striking in its entirety Code Section 91A-1410, relating to appraisal staff instruction, and substituting in lieu thereof a new Code Section 91A-1410 to read as follows:

"91A-1410. Appraisal staff instruction. (a) The Department may prepare, instruct, operate, and administer courses of instruction deemed necessary to provide for the training of new appraisers and the continuing education of experienced appraisers.

(b) (1) The Department shall prepare, instruct, operate, and administer courses of instruction for the training of new appraisers and the continuing education of experienced appraisers in the appraisal of tangible personal property.

(2) In all counties except Class 1 counties, the chief appraiser shall designate at least one person on the county appraisal staff to be responsible for the appraisal of tangible personal property. Any person or persons so designated shall be required to attend the standard approved training courses operated by the Department in accordance with this subsection as part of their duties specified in Code Section 91A-1405(b).

~~(b)~~ (c) The Department may contract with any institution of higher education in this State to provide the courses of instruction, or any part of the courses, called for in ~~subsection (a)~~ this Section."

Section 3. Said Code Title is further amended by adding a new Section after Code Section 91A-1411, to be designated Code Section 91A-1411.1, to read as follows:

"91A-1411.1. Uniform personal property appraisal procedures; Commissioner to adopt manual. (a) The Commissioner shall adopt by rule subject to the Georgia Administrative Procedure Act and maintain an appropriate procedural manual for use by local appraisers in appraising tangible personal property.

(b) The manual adopted by the Commissioner pursuant to this Section shall be utilized by local appraisers in the appraisal of tangible personal property."

Section 4. Said Code Title is further amended by striking subsection (a) of Code Section 91A-1433, relating to members of county boards of tax assessors, in its entirety and inserting in lieu thereof a new subsection (a) of Code Section 91A-1433 to read as follows:

"(a) Each member of the county board of tax assessors shall be appointed ~~at the option of~~ by the appointing authority ~~either for a term of six years and until his successor is duly appointed and qualified or for a term of indefinite duration; provided, however, that on July 1, 1981, a member who has completed six years of service on such~~

county board of tax assessors shall serve through December 31, 1981, on which date his term of office shall expire and the office shall become vacant; and provided, further, that upon a member completing six years of service after July 1, 1981, such office shall become vacant, to be filled as provided herein. Any member of the county board of tax assessors shall be eligible for reappointment after review of his service on the board by the appointing authority. In case of a vacancy on the board at any time, whether caused by death, resignation, removal or otherwise, the vacancy shall be filled and the appointment shall be made in the same manner as provided by law for the appointment of the members of the board."

Section 5. Said Code Title is further amended by striking in its entirety Code Section 91A-1449, relating to county boards of equalization, and substituting in lieu thereof a new Code Section 91A-1449 to read as follows:

"91A-1449. Review of assessments; county boards of equalization. (a) Establishment.

(1) There is established in each county of the State a county board of equalization to consist of three members and three alternate members appointed in the manner and for the term set forth in this Section. In those counties having more than 25,000 parcels of real estate, the governing authority of the county, by appropriate resolution adopted on or before November 1 of each year, may elect to have selected one additional county board of equalization for each 25,000 parcels of real estate in the county or for any part of a number of parcels in the county exceeding 25,000 parcels.

(2) Notwithstanding the provisions of any part of this subsection to the contrary, in any county of this State having a population of not less than 180,000 and not more than 190,000 according to the census at any time upon the request of the county governing authority for additional alternate members of boards of equalization, the grand jury of the county shall appoint the number of alternate members so requested to each board of equalization, not to exceed a maximum of 21 alternate members for each of the boards. The alternate members of the boards are duly qualified and authorized to serve on any of the boards of equalization of any such county. The grand jury of any such county may designate a chairman and two vice chairmen of each such board of equalization. The chairman and vice chairmen shall be vested with full administrative authority in calling and conducting the business of the board. Any combination of members or alternate members of any such board of equalization of any such county shall be competent to exercise the power and authority of the board. Any person designated as an alternate member of any such board of equalization of any such county shall be competent to serve in said capacity as provided in this Section upon appointment and taking of oath.

(3) Notwithstanding the provisions of any part of this subsection to the contrary, in any county of this State having a population of not less than 400,000 nor more than 550,000, according to the United States decennial census of 1970 or any future such census, the governing authority of such county may, by appropriate resolution adopted on or before November 1 each year, elect to have selected one additional county board of equalization for each 10,000 parcels of real estate or any part thereof exceeding 10,000 parcels. In addition to the foregoing, any two members of a county board of equalization of any such county may decide an appeal from an assessment, notwithstanding any other provisions of this Section. Such decision shall be in writing and signed by at least two members of the board of equalization, and except for the number of members necessary to decide an appeal, the decision shall conform to the requirements of this Section.

(b) Qualifications. (1) Each person who is

qualified and competent to serve as a grand juror, who is the owner of real property, and who is a high school graduate or more shall be qualified, competent, and compellable to serve as a member or alternate member of the county board of equalization. ~~No person shall be competent to serve as a member or alternate member of the county board of equalization who is exempt from jury duty under Section 59-112, except those persons who are exempt because they are 65 years of age or older. No member of the county board of tax assessors, employee of the county board of tax~~

assessors, or county tax appraiser shall be competent to serve as a member or alternate member of the county board of equalization.

(2) Within the first year after his initial appointment to the board on or after January 1, 1981, each member shall satisfactorily complete not less than 40 hours of instruction in appraisal and equalization processes and procedures, as prepared and required by the Commissioner. The failure of any member to fulfill the requirements of this paragraph shall render him ineligible to serve on the board and the vacancy created thereby shall be filled in the same manner as other vacancies on the board are filled.

(c) Appointment.

(1) Each member and alternate member of the county board of equalization shall be appointed for the term of the ~~calendar year~~ two calendar years next succeeding the date of his selection. Each such term shall begin January 1.

(2) The grand jury in each county at any term of court preceding November 1 of each odd-numbered year shall select three persons from the current grand jury list who are otherwise qualified to serve as members of the county board of equalization and shall also select three persons from the current grand jury list who are otherwise qualified to serve as alternate members of the county board of equalization. If a vacancy occurs on the county board of equalization, the grand jury then in session shall select one of the alternate members of the county board of equalization to serve as a member of the county board of equalization for the unexpired term and shall select a person who is otherwise qualified to serve as an alternate member of the county board of equalization for the unexpired term. If a vacancy occurs among the alternate members of the county board of equalization, the grand jury then in session shall select a person who is otherwise qualified to serve as an alternate member of the county board of equalization for the unexpired term.

(3) Within five days after the names of the members and alternate members of the county board or boards of equalization have been selected, the clerk of the superior court shall issue and deliver to the sheriff, or his deputy, a precept containing the names of the persons so drawn. Within 10 days of receiving the precept, the sheriff, or his deputy, shall cause the persons whose names are written on the precept to be served personally or by leaving the summons at their place of residence. The summons shall direct the persons named on the summons to appear before the clerk of the superior court on a date specified in the summons, which date shall not be later than December 15.

(4) Each member and alternate member of the county board of equalization, on the date prescribed for appearance before the clerk of the superior court and before entering on the discharge of his duties, shall take and subscribe before the clerk of the superior court the following oath: 'You shall faithfully and impartially discharge the duty of members and alternate members of the board of equalization for the county of _____, in accordance with the Constitution and laws of this State, to the best of your skill and knowledge. So help you God.' In addition to the oath of office prescribed in this paragraph, the judge of the superior court shall charge each member and alternate member of the county board of equalization with the law and duties relating to his office.

(d) Duties and powers.

(1) The county board of equalization shall hear and determine appeals from assessments and denials of homestead exemptions as provided in subsection (e).

(2) If, in the course of determining an appeal, the county board of equalization finds reason to believe that the property involved in an appeal or the class of property in which is included the property involved in an appeal is not uniformly assessed with other property included in the digest, the county board of equalization shall request the respective parties to the appeal to present relevant information with respect to that question. If the board determines that uniformity is not present, the board may order the county board of tax assessors to take such action as is necessary to obtain uniformity except that, when a question of countywide uniformity is considered by the board, the board may order a partial or total countywide revaluation only upon a

determination of a majority of all the members of the board that the clear and convincing weight of the evidence requires such action. The board of equalization may act pursuant to this paragraph whether or not the appellant has raised the issue of uniformity.

(3) The board shall establish, by regulation, procedures, not in conflict with the regulations promulgated by the Commissioner pursuant to Code Section 91A-1449(e)(5)(A), for the conducting of appeals before the board. The procedures shall be spread upon the minutes of the board and a copy of the procedures shall be made available to any individual upon request.

(e) Appeal.

(1) Any taxpayer may appeal from an assessment by the county board of tax assessors to the county board of equalization as to matters of taxability, uniformity of assessment, and value, and as to denial of homestead exemptions, in the manner provided in paragraph (3) of this subsection.

(2) An appeal shall be effected by filing with the local board of tax assessors a notice of appeal within the time provided by law. The notice of appeal shall specifically state the grounds for appeal. The county board of tax assessors shall review the valuation or denial in question and, if any changes or corrections are made in the valuation or decision in question, the board shall send a notice of the changes or corrections to the taxpayer pursuant to Section 91A-1448. If no changes or corrections are made in the valuation or decision, the county board of tax assessors shall certify the notice for appeal and all necessary papers to the county board of equalization.

(3) A notice of appeal, in the case of residents of the county, shall be filed with the county board of tax assessors within 45 30 days from the date of giving mailing the notice pursuant to Section 91A-1448 or subsection (e)(2) of this Section. A notice of appeal, in the case of a nonresident of the county, shall be filed with the county board of tax assessors within 20 45 days from the giving mailing of the notice, as provided in Section 91A-1448 or subsection (e)(2) of this Section.

(4) The determination of the county board of tax assessors as to questions of fact shall be prima facie correct in any appeal to the county board of equalization.

(5) (A) The county board of equalization shall determine all questions presented to it on the basis of the best information available to the board.

(B) The Commissioner, by regulation, may adopt uniform procedures and standards which, when approved by the State Board of Equalization, shall be followed by county boards of equalization in determining an appeal.

(6) (A) Within 15 days of the receipt of the notice of appeal, the county board of equalization shall set a date for hearing on the questions presented and shall so notify the taxpayer and the county board of tax assessors in writing. A taxpayer may appear before the board concerning any appeal in person, by his authorized agent or representative, or both. The taxpayer shall specify in writing to the board the name of any such agent or representative prior to any appearance by the agent or representative before the board.

(B) Within 30 days of the date of notification to the taxpayer of the hearing required in this paragraph, but not earlier than 20 days from the date of notification to the taxpayer of the hearing required in this paragraph, the county board of equalization shall hold such hearing to determine the questions presented.

(C) The decision of the county board of equalization shall be in writing, shall be signed by each member of the board, shall specifically decide each question presented by the appeal, shall state that with respect to the appeal no member of the board is disqualified from acting by virtue of the provisions of subsection (h), and shall certify the date on which notice of the decision is given to the parties. Notice of the decision shall be given to each party by sending a copy of the decision by registered or certified mail to the appellant and by filing the original copy of the decision with the county board of tax assessors. Each of the three members of the county board of equalization must be present and must participate in the deliberations on any appeal. A majority vote shall be required in any matter. All three members of the board must sign the decision indicating their vote.

(7) The county ~~board of tax assessors~~ governing authority shall furnish the county board of equalization with necessary facilities and secretarial and clerical help. The secretary of the county board of tax assessors ~~shall serve as secretary of the county board of equalization and~~ shall see that the records and information of the county board of tax assessors ~~and the staff~~ are transmitted to the county board of equalization. The county board of equalization must consider in the performance of their duties the information furnished by the county board of tax assessors.

(8) The taxpayer or his agent or representative may submit in support of his appeal the most current report of the sales ratio study for the county conducted pursuant to Code Section 91A-1416. The board must consider the study upon any such request.

(f) Appeals to the superior court.

(1) The taxpayer or, except as otherwise provided in this paragraph, the county board of tax assessors may appeal decisions of the county board of equalization to the superior court of the county in which the property lies. A county board of tax assessors may not appeal a decision of the county board of equalization changing an assessment by 15 percent or less unless the board of tax assessors gives the county governing authority a written notice of its intention to appeal and, within 10 days of receipt of the notice, the county governing authority by majority vote does not prohibit the appeal. In the case of a joint city-county board of tax assessors such notice shall be given to the city and county governing authorities, either of which may prohibit the appeal within the allowed period of time.

(2) An appeal by the taxpayer as provided in paragraph (1) shall be effected by filing a written notice of appeal with the county board of tax assessors. An appeal by the county board of tax assessors shall be effected by giving notice to the taxpayer. The notice to the taxpayer shall be dated and contain the name and the last known address of the taxpayer. The notice of appeal shall specifically state the grounds for appeal. The notice in either case shall be filed within 30 days from the date on which the decision of the county board of equalization is mailed pursuant to subsection (e)(6)(B). The county board of tax assessors shall certify to the clerk of the superior court the notice of appeal and any other papers specified by the person appealing including, but not limited to, the staff information from the file used by either the county board of tax assessors or the county board of equalization. All papers and information certified to the clerk shall become a part of the record on appeal to the superior court.

(3) The appeal shall constitute a de novo action.

(4) (A) The appeal shall be heard before a jury at the first term following the filing of the appeal. If only questions of law are presented in the appeal, the appeal shall be heard before the court sitting without a jury as soon as practicable. Each hearing before the court sitting without a jury shall be held within 40 days following the date on which the appeal is filed with the clerk of the superior court.

(B) The county board of tax assessors shall use the valuation of the county board of equalization in compiling the tax digest for the county. If the final determination of value by appeal is less than the valuation set by the county board of equalization, the taxpayer shall receive a deduction in his taxes for the year in question. If the final determination of value on appeal is greater than the valuation set by the county board of equalization, the taxpayer shall be liable for the increase in taxes for the year in question due to the increased valuation fixed on appeal.

(g) Alternate members. Alternate members of the county board of equalization, in the order in which selected, shall serve:

(1) As members of the county board of equalization in the event there is a permanent vacancy on the board created by the death, ineligibility, removal from the county, or incapacitating illness of a member or any other circumstances. An alternate member who fills a permanent vacancy shall be considered a member of the board for the remainder of the unfulfilled term.

(2) In any appeal with respect to which a member of the board is disqualified, and be considered as a member of the board.

(3) In any appeal at a regularly scheduled or called meeting in the absence of member, and be considered as a member of the board.

(h) Disqualification.

(1) No member of the county board of equalization shall serve with respect to an appeal concerning which he would be subject to a challenge for cause if he were member of a panel of jurors in a civil case involving the same subject matter.

(2) The parties to an appeal to the county board of equalization shall file in writing with the appeal, in the case of the person appealing, or, in the case of the county board of tax assessors with the certificate transmitting the appeal, questions relating to the disqualification of members of the county board of equalization. Each such question shall be phrased so that it can be answered by an affirmative or negative response. The members of the county board of equalization shall answer such questions, and any question which may be adopted pursuant to subsection (e)(5)(B), in writing under oath within two days of their receipt of the appeal. Answers of the county board of equalization shall be part of the decision of the board and shall be served on each party by first class mail. Determination of disqualification shall be made by the judge of the superior court on the request of any party when the request is made within two days of the response of the board to such questions. The time prescribed under subsection (e)(6)(A) shall be tolled pending the determination of the judge of the superior court.

(i) Compensation. Each member of the county board of equalization shall be compensated by the county per diem for time expended in considering appeals. The compensation shall be paid at a rate of not less than ~~\$10~~ \$25 per day and shall be determined by the governing authority of the county. The attendance at required approved appraisal courses shall be part of the official duties of a member of the board and he shall be paid for each day in attendance in such courses and shall be allowed reasonable expenses necessarily incurred in connection with such courses. Compensation pursuant to this subsection shall be paid from the county treasury upon certification by the member of the days expended in consideration of appeals."

Section 6. This Act shall become effective January 1, 1982.

Section 7. All laws and parts of laws in conflict with this Act are hereby repealed.

The following House amendment to the Senate substitute was read and adopted:

Representative Kilgore of the 65th moves to amend the Senate substitute to HB 87 by striking from line 22 of page 10 the following:

"30",

and substituting in lieu thereof the following:

"21".

By striking from line 27 of page 10 the following:

"45",

and substituting in lieu thereof the following:

"30".

Representative Kilgore of the 65th moved that the House agree to the Senate substitute to HB 87, as amended by the House.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Adams,M	Y Argo	Y Bargerion	Y Beck
Y Adams,G	Y Aiken	Y Auten	Y Baugh	Y Benefield
Y Adams,J	Y Anderson	Y Balkcom	Y Beal	Y Benn

Y Birdsong	Davis,B	Y Hutchinson	Y Milford	Y Shepard
Y Bishop	Y Davis,J	Y Irvin	Y Moody	Y Sherrod
Y Bolster	Y Davis,L	Y Isakson	Y Moore	Y Sizemore
Y Branch	Dean	Y Jackson,J	Y Mostiler	Smith,T
Bray	Y Dent	Y Jackson,N	Y Mullinax	Y Smith,V
Y Brooks	Dixon	Y Jackson,W	Y Nicholson	Y Smyre
Y Buck	Y Dobbs	Y Jessup	Y Nix	Y Snow
Y Burruss	Y Dover	Y Johnson,G	Y Oliver	Steinberg
Y Burton	Y Edwards	Y Johnson,R	Padgett	Y Swann
Y Byrd	Y Elliott	Y Jones,B	Y Parham	Y Thomas
Y Cason	Y Evans	Y Jones,H	Y Patten	Y Thompson
Y Castleberry	Y Felton	Karrh	Y Perry	Townsend
Y Chamberlin	Y Fortune	Kemp	Y Peters	Y Triplett
Y Chambless	Y Foster	Y Kilgore	Y Phillips,B	Tuten
Y Chance	Fuller,C	Lambert	Phillips,L.L	Twiggs
Y Cheeks	Y Fuller,K	Y Lane,D	Phillips,R.T	Y Vandiford
Y Childers	Y Galer	Y Lane,R	Y Phillips,W.R	Y Vaughn
Y Childs	Y Ginsberg	Y Lawson	Y Pilewicz	Y Veazey
Y Clark,B	Glover	Y Lee	Pinkston	Y Waddle
Y Clark,L	Y Godbee	Logan	Y Rainey	Y Walker
Y Colbert	Greer	Y Long	Y Ralston	Y Wall
Coleman	Y Ham	Y Lord	Y Ramsey	Ware
Y Collins	Y Hamilton	Lowe	Y Randall	Y Watson
Y Colwell	Y Hanner	Lucas	Y Reaves	White
Y Connell	Y Harris	Y Mangum	Richardson	Widener
Y Couch	Y Harrison	Y Mann	Y Robinson	Y Williams,B.J
Y Cox	Y Hasty	Y Marcus	Y Rose	Y Williams,H
Y Crawford	Y Hawkins	Y Martin	Y Ross	Y Williams,R
Y Crosby	Y Hays	Y Matthews	Y Rowland	Y Wilson
Y Culpepper	Y Hill	Y McCollum	Y Russell	Y Wood,J
Y Cummings	Y Holmes	Y McDonald	Y Savage	Y Wood,J.T
Y Darden	Y Hooks	McKinney	Scott,A	Y Workman
Daugherty	Horne	Y Miles	Y Scott,D	Speaker Murphy

On the motion, the ayes were 147, nays 0.

The motion prevailed.

HB 738. By: Representatives Davis of the 99th, Cason of the 96th, Jones of the 78th, Horne of the 104th and Pinkston of the 100th: A BILL to amend an Act relating to school attendance, so as to provide that records and reports of attendance may only be used for one purpose; and for other purposes.

The following Senate amendment was read:

Amend by adding on Page 2, line 8, after the word "Education", the following:

" , except with the permission of the parent or guardian of a child or pursuant to subpoena of a court of competent jurisdiction."

Representative Davis of the 99th moved that the House agree to the Senate amendment to HB 738.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Benefield	Y Castleberry	Y Connell	Y Dent
Y Adams,G	Y Benn	Y Chamberlin	Y Couch	Y Dixon
Y Adams,J	Y Birdsong	Y Chambless	Cox	Y Dobbs
Y Adams,M	Y Bishop	Y Chance	Y Crawford	Y Dover
Y Aiken	Y Bolster	Y Cheeks	Y Crosby	Y Edwards
Y Anderson	Y Branch	Y Childers	Y Culpepper	Y Elliott
Y Argo	Bray	Y Childs	Y Cummings	Y Evans
Y Auten	Y Brooks	Y Clark,B	Y Darden	Y Felton
Y Balkcom	Y Buck	Y Clark,L	Daugherty	Y Fortune
Y Barger	Y Burruss	Y Colbert	Y Davis,B	Y Foster
Y Baugh	Y Burton	Coleman	Y Davis,J	Fuller,C
Y Beal	Y Byrd	Y Collins	Y Davis,L	Y Fuller,K
Beck	Y Cason	Y Colwell	Dean	Y Galer

Y Ginsberg	Y Johnson,G	Y McDonald	Y Ralston	Y Thompson
Glover	Y Johnson,R	McKinney	Ramsey	Townsend
Godbee	Y Jones,B	Y Miles	Y Randall	Y Triplett
Greer	Y Jones,H	Y Milford	Y Reaves	Tuten
Y Ham	Karrh	Y Moody	Richardson	Y Twiggs
Y Hamilton	Kemp	Y Moore	Y Robinson	Y Vandiford
Y Hanner	Y Kilgore	Y Mostiler	Y Rose	Y Vaughn
Y Harris	Lambert	Y Mullinax	Y Ross	Y Veazey
Y Harrison	Y Lane,D	Y Nicholson	Y Rowland	Y Waddle
Y Hasty	Y Lane,R	Y Nix	Y Russell	Walker
Y Hawkins	Y Lawson	Y Oliver	Y Savage	Y Wall
Y Hays	Y Lee	Y Padgett	Y Scott,A	Ware
Hill	Logan	Y Parham	Y Scott,D	Y Watson
Y Holmes	Y Long	Y Patten	Y Shepard	White
Y Hooks	Y Lord	Y Perry	Y Sherrod	Y Widener
Horne	Y Lowe	Y Peters	Y Sizemore	Williams,B.J
Y Hutchinson	Lucas	Y Phillips,B	Y Smith,T	Y Williams,H
Y Irvin	Y Mangum	Phillips,L.L	Smith,V	Y Williams,R
Y Isakson	Y Mann	Phillips,R.T	Y Smyre	Y Wilson
Y Jackson,J	Y Marcus	Y Phillips,W.R	Y Snow	Y Wood,J
Jackson,N	Y Martin	Y Pilewicz	Steinberg	Y Wood,J.T
Y Jackson,W	Y Matthews	Pinkston	Y Swann	Y Workman
Y Jessup	Y McCollum	Y Rainey	Y Thomas	Speaker Murphy

On the motion, the ayes were 147, nays 0.

The motion prevailed.

The Speaker announced the House in recess until 1:45 o'clock, this afternoon.

AFTERNOON SESSION

The Speaker called the House to order.

The following Resolutions of the House were read and adopted:

- HR 369. By: Representative Castleberry of the 111th: A RESOLUTION expressing sympathy at the passing of Doctor Alphonso Radford Sims; and for other purposes.
- HR 370. By: Representative Castleberry of the 111th: A RESOLUTION commending Ernest W. Richardson; and for other purposes.
- HR 371. By: Representative Smith of the 152nd: A RESOLUTION commending Roy Denny Lee; and for other purposes.
- HR 372. By: Representative Harris of the 8th: A RESOLUTION recognizing the International Year of Disabled Persons; and for other purposes.
- HR 373. By: Representatives Cason of the 96th, Galer of the 97th, Rose of the 93rd and Buck of the 95th: A RESOLUTION urging the Department of Human Resources to reconsider its action relative to the razing of the "Old Regional Youth Development Center" in the City of Columbus, Muscogee County, Georgia, and requesting the Governor not to sign any order relative thereto; and for other purposes.
- HR 374. By: Representative Hanner of the 130th: A RESOLUTION commending Mr. D. U. Pullum, Sr.; and for other purposes.
- HR 375. By: Representative Greer of the 43rd and many others: A RESOLUTION commending the Honorable William Lee Roberts; and for other purposes.
- HR 376. By: Representatives Triplett of the 128th, Argo of the 63rd, Hill of the 127th, Davis of the 124th, Jones of the 126th and others: A RESOLUTION extending condolences at the passing of A. Pratt Adams, Jr.; and for other purposes.
- HR 377. By: Representative Thomas of the 66th: A RESOLUTION urging the National Park Service to withdraw its plan allowing increased numbers of visitors on and undertaking certain development of Cumberland Island; and for other purposes.
- HR 378. By: Representatives Beal of the 28th, Bishop of the 94th, Burruss of the 21st, Lambert of the 112th, Russell of the 64th and others: A RESOLUTION urging the Department of Human Resources and the county departments of family and children services to assist in providing counselors and social workers for persons involved in family violence; and for other purposes.
- HR 379. By: Representatives Steinberg of the 46th, Burruss of the 21st, Swann of the 90th, Workman of the 56th, Lee of the 72nd, and others: A RESOLUTION commending television station WAGA's "5 News Scene" and news reporter Ms. Barbara Nevins for their outstanding documentary "What Are We Going To Do About Mama?"; and for other purposes.

Under the general order of business, established by the Committee on Rules, the following Bills and Resolutions of the Senate were taken up for consideration and read the third time:

SB 369. By: Senator Foster of the 50th: A BILL to amend Code Chapter 68A-10, relating to stopping, standing, and parking, so as to provide that owners of motor vehicles that are leased to other persons shall not be liable for parking violations when the vehicles are not in their possession; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 95, nays 1.

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

SB 307. By: Senators Coverdell of the 40th and Gillis of the 20th: A BILL to amend an Act known as the "Georgia Boat Safety Act," so as to revise the declaration of policy; to provide a definition for the term "marine event"; to revise the numbering exemption for racing vessels; to correct a typographical error pertaining to the fees for vessel certificates of number; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend an Act known as the "Georgia Boat Safety Act," approved April 19, 1973 (Ga. Laws 1973, p. 1427), as amended, so as to provide for the bonding of regattas, boat races, marine parades, tournaments, or exhibitions; to authorize the expending by the Department of forfeited bond; to authorize the Board to adopt regulations relating to indemnity and forfeiture bonds; to provide for a permit denial; to provide authority for law enforcement; to provide for severability; to provide an effective date; to repeal a specific Act; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act known as the "Georgia Boat Safety Act," approved April 19, 1973 (Ga. Laws 1973, p. 1427), as amended, is hereby amended by adding to the end of Section 6 new subsections (c), (d) and (e) to read as follows:

"(c) Bonds.

(1) Any person sponsoring an event requiring a permit under this Act and which is anticipated to attract 10,000 or more participants shall provide to the Department an indemnity bond issued by a surety company authorized to transact business in this State, in the amount of \$50,000 or such lesser amount as determined appropriate by the Commissioner in his discretion under criteria set forth in regulations adopted by the Board. Such bond shall be payable to the Department and conditioned upon the faithful performance of the requirements set forth in this Act, the regulations promulgated pursuant thereto and the conditions of the permit issued thereunder.

(2) Upon the failure or refusal of the sponsor to comply with any requirement of this Act, the regulations promulgated pursuant thereto, or the conditions of a permit issued thereunder, which failure results in damage to the Department or to the State of Georgia, the Commissioner may make demand upon the sponsor and the surety for such portion of the face amount of the bond as he determines is necessary to compensate the Department or the State for all damages suffered. Upon refusal or failure of the sponsor or surety to pay over the said sum, he shall initiate an action at law to recover the said sum.

(3) Upon recovery of such sum, the Department is authorized to reimburse itself for any expenses incurred in connection with the clean-up and minimization of damage to natural resources, or to expend such sum to clean up and minimize the said damage, or both.

(4) Any person sponsoring an event requiring a permit under this Act and which is anticipated to attract 10,000 or more participants and spectators shall also provide

a forfeiture bond, issued by a surety company authorized to transact business in this State, in the amount of \$50,000 or such lesser amount as determined appropriate by the Commissioner in his discretion under criteria set forth in regulations by the Board. Such bond shall be payable to the Department and conditioned upon the faithful performance of the requirements set forth in this Act, the regulations promulgated pursuant thereto and the conditions of the permit issued thereunder.

(5) Upon the failure or refusal of the sponsor to comply with any requirement of this Act, the regulations promulgated pursuant thereto, or the conditions of a permit issued thereunder, the Commissioner may make demand upon the sponsor and the surety for the face amount of the bond; provided, however, that the Commissioner may, in his discretion and in accordance with regulations adopted by the Board, make demand for an amount less than the said face amount. In exercising such discretion, he may consider the seriousness and degree of the noncompliance. Upon refusal or failure of the sponsor or surety to pay over the said sum, he shall initiate an action at law to recover the said sum.

(6) Upon recovery of such sum, it shall be paid into the treasury of the State of Georgia.

(d) Denial of permits. The Commissioner may, in the exercise of his discretion, deny an application for a permit for a proposed marine event when, having considered the number of participants and spectators likely to be attracted to the event, the nature and purpose of the event, and the area in which it would be held, he determines:

(1) That the ability of the sponsor to enlist a sufficient number of authorized peace officers to enforce, during the course of the marine event, the applicable State Laws and the conditions of the marine event permit issued therefor and to control properly the number of participants is inadequate under the circumstances; or

(2) That the conduct of the proposed event will subject the waters upon which the event will be held or the adjoining upland resource to such extraordinary stress from pollution or damage due to overuse or create such extraordinary hazards to the safety or lives of participants or spectators that such pollution or damage or such safety hazards cannot be successfully prevented or mitigated by permit conditions; or

(3) That the financial and manpower costs incurred by public agencies in the regulation of a marine event are greater than the recreational benefits likely to accrue to the general public from the conduct of the proposed event.

(e) Authority of peace officers. Any peace officer, including law enforcement personnel of the Department assigned to duty assisting in the supervision of any event permitted under this Act, may enforce any of the criminal laws of this State, in connection with such assignment."

Section 2. Said Act is further amended by adding, immediately preceding the period appearing at the end of Section 21 the following:

"including, but not limited to, regulations setting forth the criteria for determining when an indemnity bond shall be required and the appropriate amount thereof, and when a forfeiture bond shall be required, the appropriate amount thereof, and the conditions for default thereunder. In adopting the indemnity bond regulations, the Board shall include, without limitation, criteria relating to the expense of restoring the water body and its surrounding area to the state of cleanliness existing before the event. In adopting the forfeiture bond regulations, the Board shall include, without limitation, criteria relating to the magnitude of the event, the water body and surrounding area upon which it will be held, and the potential public safety hazard inherent in the event. The Board may, by regulation, establish bond forfeiture conditions for categories of non-compliance, including, but not limited to, failure or refusal to comply with requirements to provide facilities for the convenience of participants and spectators, requirements relating to public safety, and requirements relating to damage to the water body and surrounding area upon which the event was held."

Section 3. In the event any section, subsection, sentence, clause, or phrase of this Act shall be declared or adjudged invalid or unconstitutional, such adjudication shall in no manner affect the other sections, subsections, sentences, clauses, or phrases of this Act,

which shall remain of full force and effect as if the section, subsection, sentence, clause, or phrase so declared or adjudged invalid or unconstitutional were not originally a part hereof. The General Assembly hereby declares that it would have passed the remaining parts of this Act if it had known that such part or parts hereof would be declared or adjudged invalid or unconstitutional.

Section 4. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 5. An Act known as the "Water Recreation Act of 1973," approved April 19, 1973 (Ga. Laws 1973, p. 1449) is hereby repealed, but in no case shall any prior Acts previously repealed by hereby reestablished, revived or otherwise reenacted.

Section 6. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the ayes were 106, nays 1.

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

SB 409. By: Senator Lester of the 23rd: A BILL to amend an Act providing for the comprehensive treatment of alcoholism and intoxication, so as to change the date on which the provisions of the Act become effective; to provide an effective date for this Act; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 101, nays 3.

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

SB 316. By: Senator Barnes of the 33rd: A BILL to amend an Act known as "The Municipal Home Rule Act of 1965," so as to authorize municipalities to reapportion council or commission districts of a municipality under specified conditions; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend an Act known as "The Municipal Home Rule Act of 1965," approved March 26, 1965 (Ga. Laws 1965, p. 298), as amended, so as to authorize the governing authorities of municipalities to reapportion council or commission districts of such municipalities under specified conditions and limitations; to retain the authority of the General Assembly to enact certain local laws; to provide for other matters relative to the foregoing; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act known as "The Municipal Home Rule Act of 1965," approved March 26, 1965 (Ga. Laws 1965, p. 298), as amended, is hereby amended by adding at the end of subparagraph 1. of subsection (a) of Section 4, immediately following the word "amended", the following:

" , or as provided in Section 5A of this Act",

so that when so amended subparagraph 1. of subsection (a) of Section 4 of said Act shall read as follows:

"1. Action affecting the composition, form, procedure for election or appointment, continuance in office and limitation thereof for the members of the Municipal Governing Authority, except as authorized in Title 34A of the Code of Georgia, as amended, or as it may hereafter be amended, or as provided in Section 5A of this Act."

Section 2. Said Act is further amended by adding between Sections 5 and 6 a new Section 5A to read as follows:

"Section 5A. (a) Subject to the limitations provided by this Section, the governing authority of any municipal corporation is hereby authorized to reapportion the election districts from which members of the municipal governing authority are elected following publication of the 1980 United States decennial census or any future such census. Such reapportionment of districts shall be effective for the election of members to the municipal governing authority at the next regular general municipal election following the publication of the decennial census.

(b) The municipal governing authority shall by ordinance amend its charter pursuant to paragraph (1) of subsection (b) of Section 3 of this Act to reapportion the districts in accordance with the following specifications:

(1) Each reapportioned district shall be formed of contiguous territory, and the boundary lines of said district shall be the center lines of streets or other well-defined boundaries;

(2) Variation in population between such districts shall comply with the one person-one vote requirements of the United States Constitution; and

(3) The reapportionment shall be limited to adjusting the boundary lines of the existing districts only to the extent reasonably necessary to comply with the requirements of paragraph (2) above, and the number of members of the municipal governing body and the manner of electing such members, except for the adjustment of district boundary lines, shall not be changed by the municipal governing authority.

(c) In addition to reapportionment following publication of the decennial census, a municipal governing authority shall reapportion districts pursuant to this Section if the annexation of additional territory to the corporate boundaries of the municipality has the effect of denying electors residing within the newly annexed territory the right to vote for the election of members of the municipal governing authority on substantially the same basis that the other electors of the municipality vote for members of the municipal governing authority. The reapportionment provided for herein shall meet the criteria specified in subsection (b) of this Section and shall be further limited to making only those adjustments in district boundary lines as may be reasonably necessary to include the newly annexed territory within such districts. Reapportionment under this subsection shall be effective for the next regular general municipal election following the annexation.

(d) This Section shall not prohibit the General Assembly from enacting a local law at any time to amend the charter of a municipality to reapportion or otherwise change election districts from which members of the municipal governing authority are elected. If such action is taken by the General Assembly following publication of a decennial census, but before the first regular general municipal election following the publication of such census, the local Act of the General Assembly shall nullify the power given to the municipal governing authority by subsections (a) and (b) of this Section to reapportion districts following publication of that decennial census. If such action is taken by the General Assembly in conjunction with the annexation, by local Act of the General Assembly, of additional territory to the corporate boundaries of the municipality, the local Act of the General Assembly shall nullify the power and duty given to the municipal governing authority by subsection (c) of this Section to reapportion districts as a result of that annexation."

Section 3. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 4. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Harris	Y Martin	Y Savage
Y Adams,G	Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Scott,D
Y Adams,M	Connell	Y Hawkins	McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Smyre
Y Barger	Y Cummings	Y Hutchinson	Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Jackson,W	Y Padgett	Townsend
Y Birdsong	Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Edwards	Karrh	Y Phillips,L.L	Y Veazey
Y Buck	Elliott	Y Kemp	Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
Y Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B.J
Y Chance	Ginsberg	Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	Richardson	Y Williams,R
N Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
Clark,B	Ham	Y Mangum	Y Ross	Y Wood,J.T
Y Clark,L	Y Hamilton	Y Mann	Y Rowland	Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, by substitute, the ayes were 136, nays 1.

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

SR 7. By: Senators Greene of the 26th and Eldridge of the 7th:

A RESOLUTION

Creating the Services for the Aged Study Committee; and for other purposes.

WHEREAS, House Resolution 494-1306 of the regular 1980 session of the Georgia General Assembly created a Services for the Aged Study Committee to function during 1980; and

WHEREAS, the Services for the Aged Study Committee during 1980 engaged in a number of activities to assess the needs of the elderly and the adequacy of existing programs to meet these needs and prepared a comprehensive report with recommendations for needed action by the state; and

WHEREAS, members of the Services for the Aged Study Committee recognized that the committee work during 1980 was only a small beginning toward developing a comprehensive program of services for the aged in Georgia; and

WHEREAS, based on the work performed by the Services for the Aged Study Committee during 1980, the General Assembly recognizes the need for continued study of services for the aged, especially in the areas of: taxation, transportation, home care and social services, mandatory retirement laws, nursing homes, health care, crimes against the elderly laws, housing and energy, employment, recreation, education, gerontological and geriatric training, protective services, and clarification of federal and state rules and regulations; and

WHEREAS, continued examination of aging service programs in both the public and private sectors is needed so as to make meaningful recommendations for improving and expanding services and legislation in the above areas; and

WHEREAS, meeting the needs of Georgia's elderly citizens is of utmost importance, requiring optimum legislative input and study; and

WHEREAS, the Services for the Aged Study Committee serves as an important link between Georgia's elderly citizens and members of the General Assembly, thus providing a mechanism whereby those elderly citizens may air their concerns and grievances and propose constructive suggestions for meeting the needs of the increasing numbers of elderly in the state; and

WHEREAS, plans submitted to the committee dealing with coordinated transportation services for the elderly and with a comprehensive state plan for the elderly provide a needed data base upon which can be established a more adequate program for the aged of the state; but implementation of such a program requires continued oversight by the committee; and

WHEREAS, continuity of membership on the Services for the Aged Study Committee is necessary to avoid unnecessary reconsideration of problems already dealt with by the committee and to provide a demonstrated familiarity and concern with the problems of the aged.

NOW, THEREFORE, BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA that there is hereby created the Services for the Aged Study Committee to be composed of seven members of the Senate to be appointed by the President of the Senate and seven members of the House to be appointed by the Speaker of the House. The President of the Senate shall appoint the chairman of the committee, and the Speaker of the House of Representatives shall appoint the vice chairman of the committee. The committee shall meet upon the call of the chairman.

BE IT FURTHER RESOLVED that the committee shall be authorized to study and review existing programs serving the elderly and the means by which improved services can be developed, to prepare legislation necessary to improve on existing services, to determine the best manner to implement the comprehensive plans submitted to the committee, and to study budget proposals necessary to improve on existing services and to implement such improved services. The committee is further authorized to conduct meetings at such places, including places without the state, and at such times as it considers expedient and to do all other things consistent with this resolution which are necessary or convenient to enable it to exercise fully and adequately its powers, perform its duties, and accomplish the objectives and purposes of this resolution. The members of the committee shall receive the compensation and allowances provided by law for legislative members of interim legislative committees but shall receive the same for not more than 15 days. The funds necessary to carry out the provisions of this resolution shall come from funds appropriated to or available to the legislative branch of government. The committee shall publish its findings in a report and shall submit such report to the General Assembly not later than December 15, 1981, at which time the committee shall stand abolished. Such report shall contain needs of the aged along with recommendations as to how to facilitate participation of the aged in any new or standing programs.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	Colwell	Y Hasty	Y McCollum	Scott,D
Y Adams,M	Connell	Y Hawkins	Y McDonald	Shepard
Y Aiken	Couch	Y Hays	McKinney	N Sherrod
Y Anderson	Y Cox	Hill	Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Smyre
Y Bargerion	Y Cummings	Y Hutchinson	Mostiler	Snow
Y Baugh	Y Darden	Y Irvin	Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Davis,L	Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Tuten
Bolster	Y Dixon	Y Johnson,R	Perry	Y Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Edwards	Karrh	Y Phillips,L.L	Y Veazey
Buck	Elliott	Y Kemp	Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Fuller,C	Y Lawson	Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B.J
Y Chance	Ginsberg	Long	Y Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	Richardson	Y Williams,R
Y Childers	N Godbee	Lowe	Robinson	Y Wilson
Y Childs	Y Greer	Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J.T
Y Clark,L	Hamilton	N Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Marcus	Y Russell	Speaker Murphy

On the adoption of the Resolution, the ayes were 128, nays 3.

The Resolution, having received the requisite constitutional majority, was adopted.

SB 347. By: Senators Reynolds of the 48th, Wessels of the 2nd, Brown of the 47th and Coleman of the 1st: A BILL to amend Code Title 95A, known as the Georgia Code of Public Transportation, so as to provide for the establishment of a lien upon motor vehicles owned by any person who becomes indebted to the state from assessments resulting from overweight motor vehicle citations; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Y Baugh	Y Brooks	Y Cheeks	Couch
Y Adams,G	Beal	Y Buck	Y Childers	Y Cox
Y Adams,J	Y Beck	Y Burruss	Y Childs	Y Crawford
Y Adams,M	Y Benefield	Y Burton	Y Clark,B	Y Crosby
N Aiken	Y Benn	Y Byrd	N Clark,L	Y Culpepper
Y Anderson	Y Birdsong	Y Cason	Y Colbert	Y Cummings
Y Argo	Y Bishop	Y Castleberry	Y Coleman	Y Darden
Y Auten	Y Bolster	Y Chamberlin	Y Collins	Daugherty
Y Balkcom	Y Branch	Y Chambless	Colwell	Y Davis,B
Y Bargerion	Y Bray	Chance	Connell	N Davis,J

Davis,L	Hays	Y Lord	Y Phillips,L.L	Y Steinberg
Dean	Hill	Low	Phillips,R.T	Y Swann
Y Dent	Y Holmes	Lucas	Phillips,W.R	Y Thomas
Y Dixon	Y Hooks	Y Mangum	Y Pilewicz	N Thompson
Y Dobbs	Horne	N Mann	Pinkston	Y Townsend
Y Dover	Y Hutchinson	Y Marcus	Y Rainey	Y Triplett
Y Edwards	Y Irvin	Y Martin	Ralston	Tuten
Y Elliott	Y Isakson	Y Matthews	Y Ramsey	Y Twiggs
Y Evans	Y Jackson,J	Y McCollum	Randall	Vandiford
Y Felton	Y Jackson,N	Y McDonald	Y Reaves	Y Vaughn
Y Fortune	Jackson,W	McKinney	Richardson	Y Veazey
N Foster	Y Jessup	Miles	Y Robinson	Y Waddle
Fuller,C	Y Johnson,G	Y Milford	Y Rose	Y Walker
Y Fuller,K	Y Johnson,R	Y Moody	Y Ross	Y Wall
Y Galer	Jones,B	Y Moore	Y Rowland	Ware
Ginsberg	Y Jones,H	Y Mostiler	Y Russell	Watson
Y Glover	Karrh	Mullinax	Y Savage	White
Y Godbee	Y Kemp	Y Nicholson	N Scott,A	N Widener
N Greer	Y Kilgore	Y Nix	Scott,D	Y Williams,B.J
Y Ham	Y Lambert	Y Oliver	Y Shepard	Williams,H
Hamilton	Y Lane,D	Y Padgett	Y Sherrod	Williams,R
Y Hanner	Y Lane,R	Y Parham	Y Sizemore	Y Wilson
Y Harris	Y Lawson	Y Patten	Y Smith,T	Y Wood,J
Y Harrison	Y Lee	Y Perry	Smith,V	Y Wood,J.T
Y Hasty	Logan	Y Peters	Y Smyre	Workman
Y Hawkins	Long	Y Phillips,B	Snow	Speaker Murphy

On the passage of the Bill, the ayes were 129, nays 9.

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

Representative Foster of the 6th gave notice that at the proper time he would move that the House reconsider its action in giving the requisite constitutional majority to SB 347.

SB 288. By: Senators Reynolds of the 48th, Brown of the 47th and Coleman of the 1st:
A BILL to amend Code Section 95A-901, relating to uniform signs, signals, markings, and other traffic control devices, so as to prohibit the sale of nonuniform signs, signals, markings, and other traffic control devices; to provide for penalties for such prohibited sales; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Y Byrd	Y Davis,B	Harris	Y Lane,D
Y Adams,G	Y Cason	Y Davis,J	Y Harrison	Lane,R
Y Adams,J	Y Castleberry	Davis,L	Y Hasty	Y Lawson
Y Adams,M	Y Chamberlin	Y Dean	Y Hawkins	Y Lee
Y Aiken	Y Chambless	Y Dent	Y Hays	Logan
Y Anderson	Chance	Y Dixon	Hill	Long
Y Argo	Y Cheeks	Y Dobbs	Holmes	Lord
Y Auten	Y Childers	Y Dover	Y Hooks	Y Lowe
Y Balkcom	Y Childs	Y Edwards	Horne	Y Lucas
Y Bargerion	Y Clark,B	Y Elliott	Y Hutchinson	Y Mangum
Y Baugh	Y Clark,L	Y Evans	Y Irvin	Mann
Beal	Y Colbert	Y Felton	Y Isakson	Marcus
Y Beck	Coleman	Y Fortune	Y Jackson,J	Y Martin
Y Benefield	Y Collins	Foster	Y Jackson,N	Y Matthews
Y Benn	Y Colwell	Fuller,C	Jackson,W	Y McCollum
Y Birdsong	Connell	Y Fuller,K	Jessup	Y McDonald
Y Bishop	Y Couch	Y Galer	Johnson,G	McKinney
Y Bolster	Y Cox	Ginsberg	Y Johnson,R	Miles
Y Branch	Y Crawford	Glover	Jones,B	Y Milford
Bray	Y Crosby	Y Godbee	Jones,H	Y Moody
Y Brooks	Y Culpepper	Y Greer	Karrh	Y Moore
Y Buck	Y Cummings	Y Ham	Y Kemp	Y Mostiler
Y Burruss	Y Darden	Hamilton	Y Kilgore	Mullinax
Y Burton	Daugherty	Y Hanner	Y Lambert	Y Nicholson

Y Nix	Pinkston	Y Savage	Thomas	Ware
Oliver	Y Rainey	Y Scott,A	Y Thompson	Y Watson
Y Padgett	Ralston	Y Scott,D	Y Townsend	White
Y Parham	Y Ramsey	Y Shepard	Y Triplett	Y Widener
Y Patten	Randall	Y Sherrod	Tuten	Y Williams,B.J
Y Perry	Y Reaves	Y Sizemore	Y Twiggs	Y Williams,H
Y Peters	Richardson	Y Smith,T	Y Vandiford	Williams,R
Y Phillips,B	Y Robinson	Smith,V	Y Vaughn	Y Wilson
Y Phillips,L.L	Y Rose	Y Smyre	Y Veazey	Y Wood,J
Phillips,R.T	Y Ross	Y Snow	Y Waddle	Y Wood,J.T
Phillips,W.R	Y Rowland	Y Steinberg	Y Walker	Y Workman
Y Pilewicz	Y Russell	Y Swann	Y Wall	Speaker Murphy

On the passage of the Bill, the ayes were 134, nays 0.

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

SB 234. By: Senators Gillis of the 20th and English of the 21st: A BILL to amend an Act relating to the state parks and recreational areas, so as to revise the provisions governing the construction and operation of public service privileges; to provide for the granting of concessions for the operation of public service privileges by private operators; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Connell	Hawkins	Y McDonald	Y Shepard
Y Aiken	Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Miles	Y Sizemore
Y Argo	Y Crawford	Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Y Smyre
Y Bargerom	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Oliver	Y Thompson
Y Benn	Davis,L	Jackson,W	Y Padgett	Y Townsend
Birdsong	Dean	Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Bray	Y Dover	Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Y Phillips,L.L	Y Veazey
Y Buck	Elliott	Y Kemp	Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Fortune	Y Lane,D	Pinkston	Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Castleberry	Fuller,C	Y Lawson	Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B.J
Y Chance	Ginsberg	Long	Y Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	Richardson	Y Williams,R
Y Childers	Y Govee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, the ayes were 136, nays 0.

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

SB 401. By: Senator McKenzie of the 14th: A BILL to amend an Act empowering cities, towns, and counties, separately or jointly, to provide, maintain, and conduct

supervised recreation systems, so as to authorize the governing authority of any recreation system to take all necessary or appropriate actions; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Scott,D
Y Adams,M	Connell	Hawkins	Y McDonald	Y Shepard
Y Aiken	Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Miles	Y Sizemore
Y Argo	Y Crawford	Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Y Smyre
Y Barger	Y Cummings	Y Hutchinson	Y Mostler	Y Snow
Y Baugh	Y Darden	Y Irvin	Mullinax	Steinberg
Beal	Daugherty	Y Isakson	Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Davis,L	Jackson,W	Y Padgett	Y Townsend
Birdsong	Dean	Jessup	Y Parham	Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Tuten
Y Bolster	Y Dixon	Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Bray	Y Dover	Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Phillips,L.L	Y Veazey
Y Buck	Elliott	Y Kemp	Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Fuller,C	Y Lawson	Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Chambless	Y Galer	Logan	Randall	Y Williams,B.J
Y Chance	Ginsberg	Long	Y Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	Richardson	Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Greer	Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Hanner	Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, the ayes were 128, nays 0.

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

SR 20. By: Senators Garner of the 30th, Lester of the 23rd, Holloway of the 12th and others: A RESOLUTION designating the J. Ebb Duncan Memorial Parkway; and for other purposes.

The following Committee amendment was read and withdrawn:

Amendment to SR 20

Replace lines 17 - 20 with below:

NOW, THEREFORE, BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA that the portion of State Route 166 which lies between U. S. 27 Alternate and approximately one mile west of U. S. 27 in Carroll County, such being the newly constructed four lane Carrollton Bypass, is hereby designated the J. Ebb Duncan Memorial Parkway.

The following amendment was read and adopted:

Representatives Johnson and Thomas of the 66th move to amend SR 20 by striking on line 22, page 1 the words "and directed".

The report of the Committee, which was favorable to the adoption of the Resolution, as amended, was agreed to, as amended.

On the adoption of the Resolution, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Baikcom	Y Culpepper	Y Horne	Y Moore	Y Smyre
Y Barger,cn	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Mullinax	Y Steinberg
Y Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Jackson,W	Y Padgett	Y Townsend
Birdsong	Dean	Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Y Phillips,L.L	Y Veazey
Y Buck	Y Elliott	Kemp	Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
Y Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Fuller,C	Y Lawson	Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambliss	Y Galer	Logan	Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Long	Y Reaves	Williams,H
Y Cheeks	Glover	Y Lord	Richardson	Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Greer	Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J.T
Y Clark,L	Y Hamilton	Mann	Y Rowland	Y Workman
Y Colbert	Hanner	Y Marcus	Y Russell	Speaker Murphy

On the adoption of the Resolution, as amended, the ayes were 141, nays 0.

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

Representative Mostiler of the 71st moved that the following Bill of the House be withdrawn from the Committee on Health and Ecology and referred to the Committee on Human Relations and Aging:

HB 896. By: Representatives Mostiler of the 71st, Adams of the 14th, Richardson of the 52nd, Clark of the 55th, Burton of the 47th and others: A BILL to amend the "Georgia State Speech Pathology and Audiology Licensing Act," so as to change the membership of the Board of Examiners for Speech Pathology and Audiology; and for other purposes.

The motion prevailed.

The following Bills of the House were taken up for the purpose of considering the Senate amendments thereto:

HB 836. By: Representatives Argo of the 63rd, Logan of the 62nd and Russell of the 64th: A BILL to amend an Act creating the Board of Commissioners of Clarke County, so as to change the provisions regarding compensation and expense allowances for the chairman and the members of the Board; and for other purposes.

The following Senate amendment was read:

Amend HB 836 by striking everything in the bill following the word "by" on line 16 of page 1 and inserting in lieu thereof the following:

"designating the existing text of Section 8 as subsection (a) and adding a new subsection (b) of Section 8 to read as follows:

'(b) The Board may by resolution provide that, in addition to all other expenses and compensation allowed, the Chairman and each member of the Board may be reimbursed for actual expenses incurred in the performance of their duties in an amount not to exceed one hundred dollars (\$100.00) per month. Such reimbursement of actual expenses, if so authorized, shall be in addition to the compensation and monthly expense allowance provided by subsection (a) and shall be payable under such conditions as the Board may by resolution provide.'

so that when so amended said Section 8 shall read as follows:

'Section 8. Compensation. (a) The Chairman of the Board shall be compensated in the amount of eight thousand four hundred dollars (\$8,400.00) per annum, to be paid in equal monthly installments, and he shall also receive an annual travel and expense allowance of one thousand two hundred dollars (\$1,200.00) per annum, payable in equal monthly installments. The other four members of the Board shall be compensated in the amount of forty-eight hundred dollars (\$4,800.00) per annum each, to be paid in equal monthly installments, and they shall also receive an annual travel and expense allowance of one thousand two hundred dollars (\$1,200.00) per annum each, payable in equal monthly installments. Said sums shall be paid from the funds of Clarke County. The salary and expense allowance so fixed shall constitute the entire compensation from all sources to which the Chairman or any Commissioner shall be entitled. They shall not be entitled to any further compensation for serving on any other boards or authorities by virtue of their office.

(b) The Board may by resolution provide that, in addition to all other expenses and compensation allowed, the Chairman and each member of the Board may be reimbursed for actual expenses incurred in the performance of their duties in an amount not to exceed one hundred dollars (\$100.00) per month. Such reimbursement of actual expenses, if so authorized, shall be in addition to the compensation and monthly expense allowance provided by subsection (a) and shall be payable under such conditions as the Board may by resolution provide.'

Section 2. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed."

Representative Argo of the 63rd moved that the House agree to the Senate amendment to HB 836.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

HB 699. By: Representative Jackson of the 75th: A BILL to create and establish a Small Claims Court of Walton County; and for other purposes.

The following Senate amendment was read:

Amend HB 699 by striking from line 5 of page 2 the following:

“\$1,000.00”,

and inserting in lieu thereof the following:

“\$1,500.00”.

Representative Jackson of the 75th moved that the House agree to the Senate amendment to HB 699.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

Under the general order of business, established by the Committee on Rules, the following Resolution of the House was taken up for consideration and read the third time:

HR 357. By: Representatives Bolster of the 30th, Johnson of the 66th, Wilson of the 19th, Fuller of the 16th, Hawkins of the 50th and Widener of the 44th:

A RESOLUTION

Creating the Joint Day Care Study Committee; and for other purposes.

WHEREAS, many Georgia families use day care services so that parents can enter into employment or education, and the income gained thereby is vital to the survival and stability of the family; and

WHEREAS, Georgia's next generation of citizens spend many hours in day care programs at a time when they are at a critical age for healthy social, emotional, and intellectual growth; and

WHEREAS, the provision of day care is a multimillion dollar industry in Georgia involving profit oriented organizations, nonprofit organizations, publicly funded agencies and relatives and friends of families; and

WHEREAS, the State of Georgia is involved with day care services in several capacities, including regulation of all programs, training of caregivers, and use of public funds to purchase care; and

WHEREAS, the need for day care services is expected to increase in future years; and

WHEREAS, the Georgia General Assembly can exercise vital leadership in formulating a comprehensive policy to insure that day care services will be available to all families who need the service; and

WHEREAS, a committee is needed to review the results of the satellite project for family day care, to analyze the results of the study by the Department of Human Resources on the effects of day care availability, and to continue to have input into decisions affecting the quality of day care in Georgia.

NOW, THEREFORE, BE IT RESOLVED BY THE GENERAL ASSEMBLY that there is hereby created the Joint Day Care Study Committee which shall be composed of six members from the Senate to be appointed by the President of the Senate and six members from the House of Representatives to be appointed by the Speaker of the House. The committee shall study all aspects of the provision for day care to Georgia's children, including the availability and distribution of services; education and training of caregivers; cost of care and use of public funds to purchase care; consumer information offered to parents; extent of coordination among providers of day care services; and the effect of day care on the quality of life of Georgia's families.

BE IT FURTHER RESOLVED that the committee is authorized to study all matters relative to the purposes of this resolution. The committee is further authorized to conduct and hold meetings at such times and places as it deems advisable so as to better enable it to perform its duties under this resolution.

BE IT FURTHER RESOLVED that the members of the committee shall receive the expenses and allowances authorized by law for legislative members of interim legislative committees but shall receive the same for not more than ten days unless additional days are authorized by the Speaker of the House. The funds necessary to carry out the provisions of this resolution shall come from funds appropriated or otherwise available to the legislative branch of government. The committee shall make a report of its findings and recommendations by not later than December 31, 1981, on which date the committee shall stand abolished. Such report shall be accompanied by a draft of any legislation the committee may find necessary to implement its recommendations.

The following amendment was read and adopted:

Representative Widener of the 44th moves to amend HR 357 by adding after the word and symbol "services;" on line 15 of page 2 the following:

"the entire process of licensing of day care centers by the Department of Human Resources, including but not limited to the denial, suspension, and revocation of licenses; penalties for operation without a license; the time and effect of processing complaints;"

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to, as amended.

On the adoption of the Resolution, as amended, the ayes were 104, nays 0.

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

Under the general order of business, established by the Committee on Rules the following Bills of the Senate were taken up for consideration and read the third time:

SB 198. By: Senator Scott of the 43rd: A BILL to be entitled an Act to prohibit certain computer related crimes; to prohibit computer fraud; to prohibit certain accessing, altering, damaging, or destroying of computers, computer systems, or computer networks; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To prohibit certain computer related crimes; to provide for a short title; to provide for legislative intent; to provide for definitions; to prohibit computer fraud; to prohibit certain accessing, altering, damaging, or destroying of computers, computer systems, or computer networks and to prohibit certain attempts relating thereto; to provide for penalties; to provide for venue of trials; to require reports of violations and provide immunity from liability for such reports; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Short title. This Act may be cited as the "Georgia Computer Systems Protection Act."

Section 2. Legislative intent. The General Assembly finds that:

(1) Computer related crime is a growing problem in the government and in the private sector;

(2) Such crime occurs at great cost to the public since losses for each incident of computer crime tend to be far greater than the losses associated with each incident of other white collar crime;

(3) The opportunities for computer related crimes in state programs and in other entities which operate within the state through the introduction of fraudulent records into a computer system, unauthorized use of computer facilities, alteration or destruction of computerized information files, and stealing of financial instruments, data, or other assets are great;

(4) Computer related crime operations have a direct effect on state commerce; and

(5) The prosecution of persons engaged in computer related crime is difficult under current Georgia criminal statutes.

Section 3. Definitions. For purposes of this section, unless the context clearly indicates otherwise:

(1) "Computer" means an internally programmed, general-purpose, digital device that automatically processes substantial data.

(2) "Computer system" means a set of connected devices including a computer and possibly other devices such as data input, output, or storage devices, data communication circuits, and operating system computer programs that make the system capable of performing special-purpose data processing tasks for which it is specified.

(3) "Computer network" means a set of two or more computer systems that automatically transmit data over communication circuits connecting them.

(4) "Computer program" means an ordered set of data that are coded instructions or statements that when executed by a computer cause the computer to process data.

(5) "Property" includes, but is not limited to, financial instruments, data, computer programs, documentation associated with data and computer systems and programs, all in machine-readable or human-readable form, and any other tangible or intangible item of value.

(6) "Services" includes, but is not limited to, providing a computer system to perform tasks.

(7) "Financial instruments" means any check, draft, money order, certificate of deposit, letter of credit, bill of exchange, credit card, or marketable security, or any computer system representation thereof.

(8) "Access" means to approach, instruct, communicate with, store data in, retrieve data from, or otherwise make use of any resources of, a computer, computer system, or computer network.

(9) "Computer software" means a set of computer programs, procedures, and associated documentation concerned with the operation of a computer system.

(10) "Data" is a representation of information, knowledge, facts, concepts, or instructions which are being prepared or have been prepared in a formalized manner, and is intended to be processed, is being processed, or has been processed in a computer system or computer network and should be classified as intellectual property and may be in any form including but not limited to computer printouts, magnetic storage media, punched cards, or stored internally in the memory of the computer.

Section 4. Computer fraud and abuse. (a) Whoever knowingly and willfully, directly or indirectly, without authorization, accesses, causes to be accessed, or attempts to access any computer, computer system, computer network, or any part thereof which, in whole or in part, operates in commerce or is owned by, under contract to, or in conjunction with state, county, or local government or any branch, department, or agency thereof, any business, or any entity operating in or affecting commerce for the purpose of:

(1) Devising or executing any scheme or artifice to defraud, or

(2) Obtaining money, property, or services for themselves or another by means of false or fraudulent pretenses, representations, or promises shall, upon conviction thereof, be fined a sum of not more than two and one-half times the amount of the fraud or theft, or imprisoned not more than 15 years, or both.

(b) Whoever intentionally and without authorization, directly or indirectly accesses, alters, damages, destroys, or attempts to damage or destroy any computer, computer system, or computer network, or any computer software, program or data shall, upon conviction thereof, be fined not more than \$50,000.00 or imprisoned not more than 15 years or both.

Section 5. For the purpose of venue under the provisions of this Act, any violation of this Act shall be considered to have been committed: in any county in which any act was performed in furtherance of any transaction which violated the Act; in the county of the principal place of business in this state of the owner or lessee of a computer, computer system, computer network or any part thereof; in any county in which any violator had control or possession of any proceeds of said violation or of any books, records, documents, property, financial instrument, computer software, computer program or other material or objects which were used in furtherance of said violation; and in any county from which, to which or through which any access to a computer or computer network was made whether by wires, electromagnetic waves, microwaves or any other means of communication.

Section 6. It is the duty of every business, partnership, college, university, person, state, county, or local governmental agency or department or branch thereof, corporation, or other business entity who has reasonable grounds to believe that a violation of this Act has been committed to promptly report the suspected violation to law enforcement authorities. When acting in good faith, such business, partnership, college, university, person, state, county, or local governmental agency or department or branch thereof, corporation, or other business entity shall be immune from any civil liability for such reporting.

Section 7. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the ayes were 104, nays 1.

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

SB 305. By: Senator Stephens of the 36th: A BILL to amend the "Georgia Military Forces Reorganization Act of 1955," so as to authorize the Secretary of State to furnish state flags, without cost, to the various superior and state courts throughout the state; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 105, nays 0.

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

The following communication was received and read:

Secretary of State
214 State Capitol
Atlanta 30334

March 6, 1981

Honorable Glenn Ellard
Clerk, House of Representatives
State Capitol
Atlanta, Georgia 30334

Dear Mr. Ellard:

I am transmitting to you herewith a certified list of those persons who registered in the Docket of Legislative Appearance for the 1981 Regular Session the week of March 2, 1981, as of 3:00 P.M. this date. The list is numbered 497 through 511.

With best wishes, I am

Very truly yours,
/s/David B. Poythress
Secretary of State

DBP/jh
Attachment

State of Georgia
Office of Secretary of State

I, David B. Poythress, Secretary of State of the State of Georgia, do hereby certify, that the attached list contains the names and addresses of those persons, numbered 497 through 511, who have registered in the Docket of Legislative Appearance the week of March 2, 1981, as of 3:00 P.M. March 6, 1981, in accordance with Georgia Laws 1970, pp. 695, 698, as the same appears of file and record in this office.

In Testimony Whereof, I have hereunto set my hand and affixed the seal of my office, at the Capitol, in the City of Atlanta, this 6th day of March, in the year of our Lord One Thousand Nine Hundred and Eighty One and of the Independence of the United States of America the Two Hundred and Fifth.

/s/David B. Poythress
Secretary of State.
(SEAL)

497. B. T. Hardman
Senior Citizens
525 High Brook, Drive
Atlanta, Georgia 30342

498. D. Boyd Yarley, Jr.
Blue Cross of Georgia/Columbus
P. O. Box 7368
Columbus, Georgia 31908

499. Lou Davis
Society of Professional
Journalists
1601 W. Peachtree Street
Atlanta, Georgia 30309

500. Francis E. Gardner, Jr.
Self
7588 Nature Trail
Columbus, Georgia 31904

501. Flora M. Clark
Self
5827 Windsor Drive
Columbus, Georgia 31904

502. William S. Birkhead
Self
P. O. Box 442
Hamilton, Georgia 31811

503. John Blessinger
Blessinger & Associates
DeKalb Business League
P. O. Box 571
Decatur, Georgia 30031

504. William H. Merritts
Gray Line of Atlanta
3745 Zip Industrial Blvd., S.E.
Atlanta, Georgia 30354

- | | |
|---|---|
| 505. Aubrey L. Taylor
Liberty Mutual Ins. Company
880 Oakhaven Drive
Roswell, Georgia 30075 | 509. Lynda L. Lores
Georgia Federation of
Women's Clubs
1456 Sumter Drive
Marietta, Georgia 30064 |
| 506. M. C. Petersen
Gilman Paper Company
P. O. Box 466
St. Marys, Georgia 31558 | 510. Barbara K. Mikolowsky
Georgia Federation of
Women's Clubs
96 Holt Road, S.E.
Marietta, Georgia 30067 |
| 507. Ed McGill
Georgia Alcohol Dealers Assn.
Suite 100
954 S. Main Street
Conyers, Georgia 30207 | 511. Ruth H. Gershon
Georgia Hospital Association
75 Poplar Street, N.W.
Atlanta, Georgia 30335 |
| 508. Boles LaVern
Self
IAM
American Legion
VFW
Disable Veterans
Auctioneers
Box 722
Villa Rica, Georgia 30180 | |

During this day's proceedings, the Speaker and Speaker Pro Tem alternately served as presiding officer.

Pursuant to SR 153 adopted by the House and Senate, the Speaker announced the House adjourned until 10:00 o'clock A.M., Monday, March 16, 1981.

Representative Hall, Atlanta, Georgia**Monday, March 16, 1981**

The House met pursuant to adjournment at 10:00 o'clock, A.M., this day and was called to order by the Speaker.

By unanimous consent, the call of the roll was dispensed with.

Prayer was offered by the Reverend L. R. Whiddon, Pastor, First Baptist Church, Canton, Georgia.

Representative Milford of the 13th, Chairman of the Committee on Journals, reported that the Journal of the previous legislative day had been read and found to be correct.

By unanimous consent, the reading of the Journal was dispensed with.

The Journal was confirmed.

By unanimous consent, the following was established as the order of business during the first part of the period of unanimous consents:

1. Introduction of Bills and Resolutions.
2. First reading and reference of House Bills and Resolutions.
3. Second reading of Bills and Resolutions.
4. Reports of Standing Committees.
5. Third reading and passage of Local uncontested Bills.
6. First reading and reference of Senate Bills and Resolutions.

By unanimous consent, the rules were suspended in order that the following Bills and Resolutions of the House could be introduced, read the first time and referred to the committees:

HB 1085. By: Representatives Fortune and Mostiler of the 71st: A BILL to further define, prescribe and enlarge the powers and duties of the Griffin-Spalding County Development Authority and further to regulate the management and conduct thereof; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1086. By: Representatives Ginsberg of the 122nd, Davis of the 124th and Phillips of the 125th: A BILL to amend Code Chapter 39-11, relating to advertisement of judicial sales, so as to provide that the General Assembly may, by local law, change the method for selecting the official organ of a county; and for other purposes.

Referred to the Committee on Special Judiciary.

HB 1087. By: Representatives Darden, Wilson and Thompson of the 19th: A BILL to add one additional judge of the superior courts of the Cobb Judicial Circuit of Georgia; to provide for the election of such judge and his successors; and for other purposes.

Referred to the Committee on Judiciary.

HB 1088. By: Representative Jones of the 78th: A BILL to amend an Act creating a small claims court for Lamar County, so as to change the provisions relating to costs; to change the provisions relative to service; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1089. By: Representatives Mostiler and Fortune of the 71st: A BILL to grant certain additional powers to the Peachtree City Industrial Building Authority; to provide for all related matters; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1090. By: Representatives Oliver of the 121st and Kemp of the 139th: A BILL to amend an Act placing the judge of the Probate Court of Long County on an annual salary, so as to establish a minimum salary for the judge of the probate court; to establish a minimum salary for the clerk of the judge of the probate court; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1091. By: Representatives Oliver of the 121st and Kemp of the 139th: A BILL to amend an Act placing the sheriff of Long County on an annual salary in lieu of the fee system of compensation, so as to establish a minimum salary for the sheriff; to establish minimum salaries for the clerk and deputy sheriffs of the sheriff; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1092. By: Representatives Oliver of the 121st and Kemp of the 139th: A BILL to amend an Act to consolidate the offices of tax receiver and tax collector of Long County into the office of the tax commissioner of Long County, so as to establish a minimum salary for the tax commissioner; to establish a minimum salary for the deputy tax commissioner; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1093. By: Representatives Oliver of the 121st and Kemp of the 139th: A BILL to amend an Act placing the clerk of the Superior Court of Long County on an annual salary, so as to establish a minimum salary for the clerk of the superior court; to establish a minimum salary for the deputy clerk of the superior court; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1094. By: Representatives Aiken and Burruss of the 21st, Darden, Thompson and Wilson of the 19th, and Murphy of the 18th: A BILL to amend an Act creating a Board of Commissioners of Paulding County, so as to change the provisions relating to the appointment, removal, and compensation of certain county officials and employees; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1095. By: Representatives Aiken and Burruss of the 21st, Darden, Thompson and Wilson of the 19th and Murphy of the 18th: A BILL to amend an Act authorizing the establishment of a civil service system in Paulding County, so as to change the provisions relating to persons subject to the civil service system; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1096. By: Representatives Mostiler and Fortune of the 71st, Johnson, Benefield, Wood and Lee of the 72nd: A BILL to amend an Act placing the coroner of Fayette County on a salary in lieu of the fee system of compensation, so as to change the compensation of the coroner; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1097. By: Representatives Dover of the 11th, Colwell of the 4th, Irvin of the 10th and Twiggs of the 4th: A BILL to amend an Act providing for an investigator for the District Attorney of the Mountain Judicial Circuit, so as to change the compensation of the investigator; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1098. By: Representative Karrh of the 106th: A BILL to amend Code Chapter 68B-2, relating to the issuance, expiration, and renewal of licenses, so as to provide for the issuance of a Class 1 special restricted driver's license; and for other purposes.

Referred to the Committee on Motor Vehicles.

HB 1099. By: Representative Bray of the 70th: A BILL to amend an Act placing the sheriff, the clerk of the superior court, the judge of the probate court, and the coroner of Meriwether County on a salary basis in lieu of the fee system of compensation, so as to change the compensation of the deputies in the sheriff's office; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HR 380. By: Representatives Galer of the 97th, Bolster of the 30th, Benefield of the 72nd, Johnson of the 66th, Lane of the 40th and others: A RESOLUTION proposing an amendment to the Constitution so as to authorize service in the General Assembly by certain persons who are members of the faculty or employees of the University System of Georgia or of an institution of the University System of Georgia; and for other purposes.

Referred to the Committee on State of Republic.

HR 381. By: Representative Twiggs of the 4th: A RESOLUTION creating the Silver-Haired Legislature, so as to provide that the Silver-Haired Legislature is authorized to meet every year; and for other purposes.

Referred to the Committee on Rules.

HR 382. By: Representative Marcus of the 26th: A RESOLUTION proposing an amendment to the Constitution so as to provide that after a certain date municipalities lying wholly or partially within Fulton County shall constitute special services tax districts for the provision of certain governmental services therein by Fulton County; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

By unanimous consent, the following Bills of the House and Senate were read the second time:

HB 1079
HB 1080
HB 1081
HB 1082

HB 1083
HB 1084
SB 144

Representative Snow of the 1st District, Chairman of the Committee on Judiciary, submitted the following report:

Mr. Speaker:

Your Committee on Judiciary has had under consideration the following Bills of the Senate and has instructed me to report the same back to the House with the following recommendations:

SB 296 Do Pass, as Amended
SB 102 Do Pass
SB 411 Do Pass

SB 413 Do Pass
SB 426 Do Pass

Respectfully submitted,
Snow of the 1st
Chairman

Representative Johnson of the 72nd District, Chairman of the Committee on Retirement, submitted the following report:

Mr. Speaker:

Your Committee on Retirement has had under consideration the following Bills of the Senate and has instructed me to report the same back to the House with the following recommendations:

SB 108 Do Pass
SB 156 Do Pass

SB 180 Do Pass, by Substitute
SB 185 Do Pass

Respectfully submitted,
Johnson of the 72nd
Chairman

Representative Adams of the 36th District, Chairman of the Committee on State Planning & Community Affairs, submitted the following report:

Mr. Speaker:

Your Committee on State Planning & Community Affairs has had under consideration the following Bills of the Senate and has instructed me to report the same back to the House with the following recommendations:

SB 289 Do Pass, as Amended
SB 416 Do Pass

Respectfully submitted,
Adams of the 36th
Chairman

Representative Adams of the 36th District, Chairman of the Committee on State Planning & Community Affairs, submitted the following report:

Mr. Speaker:

Your Committee on State Planning & Community Affairs - Local Legislation has had under consideration the following Bills and Resolution of the House and Senate and has instructed me to report the same back to the House with the following recommendations:

HR 307	Do Pass, as Amended	HB 978	Do Pass
HB 215	Do Pass	HB 1076	Do Pass
HB 330	Do Pass, as Amended	HB 1077	Do Pass
HB 533	Do Pass	HB 1078	Do Pass
HB 551	Do Pass, as Amended	SB 204	Do Pass, as Amended
HB 764	Do Pass, by Substitute	SB 209	Do Pass
HB 775	Do Pass	SB 363	Do Pass, by Substitute
HB 897	Do Pass, by Substitute	SB 377	Do Pass

Respectfully submitted,
Foster of the 6th
Secretary

The following report of the Committee on Rules was read and adopted:

HOUSE RULES CALENDAR
MONDAY, MARCH 16, 1981
(36th Legislative Day)

Mr. Speaker and Members of the House:

The Committee on Rules, in session assembled, has fixed the calendar for this day' business, March 16, 1981, as enumerated below:

HR 134	Consultants Competitive Negotiations Study Comm.
HR 306	Hospital Facilities, Certificate of Need
SB 12	Tuition Equalization Grants
SB 15	Industry and Trade, Residence Foreign Country
SB 18	Motor Pools, Mileage Rate
SB 21	Superior Court Clerks, Retirement
SB 30	Juv. Ct. Code, Citations, Alcoholic Bev., Age for Poss.
SB 35	Birth Certificates, Parents Social Sec. Nos.
SB 69	Torts, Motor Vehicle Passengers, Due Care
SB 70	Bad Checks, Penalties
SB 80	Motor Vehicle Certificate of Title, Change of Title
SB 82	Theft, Motor Vehicles, Penalties
SB 85	Retail Install. Home Sol. Sales, Accounts
SB 86	Retail Install. Home Sol. Sales, Contracts
SB 101	Burning Woods, Notice to County
SB 105	Health Insurance, Mental Disorders
SB 111	State Purchases, Dollar Limit Without Bids
SB 114	Advertising, Fees
SB 122	Criminal Code, Public Indecency Plays
SB 126	Mechanics' and Materialmen's Liens, Bond
SB 136	Juvenile Court Judges, Qualifications
SB 145	Hospitals, Issuance of Permit
SB 189	Weapons, Pistols, Retired Officers
SR 135	Railway Museum, Designate

ALL COMPENSATION RESOLUTIONS APPROVED BY APPROPRIATIONS COMMITTEE

Bills and Resolutions on this calendar may be called in any order the Speaker desires.

Respectfully submitted,
/s/Burruss of the 21st
Vice-Chairman

By unanimous consent, the following Bills and Resolution of the House and Senate were taken up for consideration and read the third time:

HB 215. By: Representative Daugherty of the 33rd: A BILL to amend an Act creating the State Court of Fulton County, so as to change the compensation of the chief judge of the court; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 330. By: Representative Bolster of the 30th: A BILL to amend an Act approved March 31, 1972, providing for the protection of pension rights of employees of certain counties and cities, so as to provide for a definition of "employer matching fund contributions"; and for other purposes.

The following amendment was read and adopted:

The Committee on State Planning and Community Affairs moves to amend HB 330 as follows:

On line 27, page 1 delete the figure "600,000" and insert in lieu thereof "550,000".

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to.

On the passage of the Bill, as amended, the ayes were 110, nays 0.

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

HB 533. By: Representative Greer of the 43rd: A BILL to authorize the Board of Commissioners of Fulton County to create a retirement and pension fund and a system of retirement pay for county employees; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 551. By: Representatives Bolster of the 30th, Holmes of the 39th, and Ross of the 76th: A BILL to amend an Act granting certain campus policemen employed by public or private colleges and universities in this State certain law enforcement powers, so as to provide that the word "campus" shall include certain public streets or sidewalks for educational facilities located within municipalities of this State having a population of 400,000 or more according to U.S. census of 1970 or any future such census; and for other purposes.

The following amendment was read and adopted:

The Committee on State Planning and Community Affairs moves to amend HB 551 as follows:

On line 21, page 1 delete the words "up to".

On line 7, page 2 delete the words "up to".

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to.

On the passage of the Bill, as amended, the ayes were 110, nays 0.

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

HB 764. By: Representative Bolster of the 30th: A BILL to be known as the "City Business Improvement District Act" within municipalities having a population of more than 400,000 according to the U.S. Decennial Census of 1980, or any future such census; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To provide a short title; to provide definitions; to state findings and a declaration of purpose; to provide for the creation and operation of city business improvement districts within municipalities having a population of more than 400,000 according to the United States decennial census of 1980, or any future such census; to provide for the adoption of district plans; to provide for the financing of such districts; to provide for mandatory design and rehabilitation standards; to provide for termination of any district created pursuant to this act; to provide for severability; to provide for an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Short Title. This Act shall be known as and may be cited as the "City Business Improvement District Act".

Section 2. Definitions. As used in this Act:

(a) "District" means a City Business Improvement District established pursuant to this Act.

(b) "District plan(s)" or "plan" means a proposal adopted by ordinance which includes all of the following:

(1) A map of the district.

(2) A description of the boundaries of the district proposed for creation or extension in a manner sufficient to identify the lands included, the present and proposed uses of these lands, the supplemental services to be provided within the district, the maximum millage to be levied for providing supplemental services, the proposed time for implementation and completion of the plan, any design and rehabilitation standards which may be mandated for buildings located within each district, and any rules and regulations applicable to the district. Boundaries of any such district shall not include land on which is located telephone central office and switching facilities serving an area exceeding the boundaries of said City Business Improvement District.

(3) Any other item required to be incorporated therein by the governing authority.

(c) "Municipality" means those municipal corporations located wholly within the State of Georgia and having a population of more than 400,000 according to the United States decennial census of 1980, or any future such census.

(d) "Supplemental Services" means those services provided for the improvement and promotion of the district, including but not limited to, advertising, promotion, sanitation, security, business recruitment and development.

(e) "Taxpayer" means any entity or person paying ad valorem taxes on real or personal property, whether on one or more businesses, or one or more parcels of property within a district.

Section 3. Findings and purpose. The General Assembly finds that many business districts within large cities in this State are in an economically depressed condition, and that this condition adversely affects the economic and general well-being of the people of such large cities of the State. It is further found and declared that the establishment of City Business Improvement Districts is an effective means for restoring and promoting commercial and other business activity within such business districts.

Section 4. Powers of Municipalities. Upon the establishment of any City Business Improvement District pursuant to the provisions of this Act, the governing authority of any municipality to which the provisions of this Act are applicable shall have authority to exercise the following powers with respect to each such district, subject to the provisions of this Act:

(a) To adopt a district plan for the provision of supplemental services to said district, and to adopt budgets for the implementation of such supplemental services;

(b) To fix and levy annually a millage upon real and personal property within said district, to make such assessments liens upon the properties, and to enforce such liens in the same manner as other City taxes;

(c) To provide supplemental services or to contract with non-profit corporations for all or part of the supplemental services required to implement such district plan; and

(d) To mandate design and rehabilitation standards for buildings located within such district.

Section 5. Adoption of District Plans. The governing authority of any municipality to which the provisions of this Act are applicable may create City Business Improvement Districts by the adoption of district plans, as follows:

(a) No such plan may be adopted except upon the written petition, signed and acknowledged by either

(1) at least seventy per cent of the municipal taxpayers (as shown by the most recent list of taxpayers billed by the municipality) of the district proposed for creation or extension; or

(2) municipal taxpayers owning at least seventy percent (by assessed values as shown by the most recent assessment rolls of the municipality) of the taxable property subject to ad valorem real and personal property taxation in the district.

(b) Such petition must be accompanied by a proposed district plan, to include a budget, a formula for imposing assessments on the taxpayers within said district, and design and rehabilitation standards, if desired.

(c) Said petition shall be presented to the governing authority of the municipality, which shall refer it to the appropriate municipal departments for review of its sufficiency, reasonableness of assessments, and financial feasibility of the plan. Said departments shall submit reports which shall approve, disapprove, or give qualified approval with modifications, of the district plan, with reasons therefor, to the governing authority. The governing authority shall hold a public hearing on the issue of whether such district should be created provided that notice of the hearing shall be placed in a newspaper of general circulation in the community at least ten (10) days prior to the date of the hearing. The governing authority may approve, approve with modifications, or disapprove the plan.

(d) Any district plan thus adopted may be amended from time to time, rescinded, or its budget revised by ordinance.

Section 6. Financing of District. (a) The expense incurred in the provision of supplemental services within the district(s) shall be financed in accordance with the district plan upon which the establishment or extension of the district was based. However, the cost of supplemental services shall not include the cost to the district of services performed by the municipality on a city-wide basis.

(b) The charge shall be levied and collected in the same manner, at the same time and by the same officers, as other City taxes and assessments.

Section 7. Segregation of Funds. No charges assessed and collected by a municipality pursuant to this Act shall be spent for any purpose not authorized by the district plan of the district where such charges were assessed and collected, except for such costs as may be attributed to the billing and collection of said charges.

Section 8. Design and Rehabilitation Standards. Upon the establishment of any City Business Improvement District pursuant to the provisions of this Act, the governing authority of any municipality to which the provisions of this Act are applicable may mandate design and rehabilitation standards for buildings within City Business Improvement Districts, where said governing authority finds that such standards are necessary to prevent or eliminate blight, to establish and improve property values and to foster economic development within the districts. Said governing authority may establish deadlines for compliance with said standards, and may provide for the enforcement of said design and rehabilitation standards.

Section 9. Sunset Provision. Any City Business Improvement District which is created pursuant to Section 5 hereof shall terminate and cease to exist exactly five (5) years from the date of its creation by ordinance, unless said district is renewed in the manner set forth in Section 5 hereof for its creation.

Section 10. Severability. In the event any section, subsection, sentence, clause or phrase of this act shall be declared or adjudged invalid or unconstitutional, such adjudication shall in no manner affect the other sections, subsections, sentences, clauses, or phrases of this Act, which shall remain of full force and effect as if the section, subsection, sentence, clause, or phrase so declared or adjudged invalid or unconstitutional were not originally a part hereof. The General Assembly hereby declares that it would have passed the remaining parts of this Act if it had known that such part or parts hereof would be declared or adjudged invalid or unconstitutional.

Section 11. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 12. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the ayes were 110, nays 0.

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

HB 775. By: Representatives Benn of the 38th, Scott of the 37th, Beal of the 28th, Felton of the 22nd and Glover of the 32nd: A BILL to amend Code Section 91A-1013, relating to time for making tax returns, so as to provide for making tax returns in all counties having therein the greater part of a city having a population of more than 400,000 according to the census and having a Joint City-County Board of Tax Assessors; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 897. By: Representatives Phillips of the 125th, Scott of the 123rd, Ginsberg of the 122nd and Hill of the 127th: A BILL to enlarge and further define the powers of the Downtown Savannah Authority which was created by an amendment to

the Constitution; to further define the terms "project" and "cost of project"; and for other purposes.

The following Committee substitute was read and withdrawn, by unanimous consent:

A BILL

To enlarge and further define the powers of the Downtown Savannah Authority which was created by an amendment to the Constitution which appears at Ga. Laws 1974, p. 1738; to further define the terms "project" and "cost of project"; to limit the powers of said Authority to issue negotiable revenue bonds; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. The powers of the Downtown Savannah Authority, which was created by a constitutional amendment appearing at Ga. Laws 1974, p. 1738, are enlarged and further defined as provided by this Act. This Act is pursuant to the authority granted to the General Assembly by Section 31 of said constitutional amendment.

(1) (A) The word "projects" or "project" as used in said constitutional amendment shall include the acquisition, construction, installation, modification, renovation, or rehabilitation of buildings, structures, facilities and other improvements and the acquisition, installation, modification, renovation, rehabilitation, or furnishing of fixtures, machinery, equipment, furniture, and other property of any nature used in or in connection with any such building, structure, or other improvement, all for the essential public purposes herein. A project may be for any industrial, commercial, business, office, public, or other use, provided that the Authority determines, by a resolution duly adopted, that the project and such use thereof would further the public purpose of the Authority.

(B) The word "projects" or "project" shall also include any project as defined by the Act known as the "Development Authorities Law," approved March 28, 1969 (Ga. Laws 1969, p. 137), as amended and as said law may hereafter be amended, and shall further be deemed to mean and include the acquisition, construction, improvement or modification of any property, real or personal, which shall be suitable for or used as a hotel or motel, or hotel and motel, providing lodging for transient guests for overnight accommodations, provided that such property and facilities shall be determined by the Authority to be acquired, constructed, improved, or modified, in connection with the development and promotion of the constitutional purposes of the Authority.

(C) Every project consisting of any public facility may, in every case, include all improvements consisting of necessary or useful furnishings, machinery, equipment, landscaping, site preparation, roads, streets, sidewalks, water supply, outdoor lighting, and improvements for the use of commercial, trade, business, governmental, or administrative undertakings for lease to other public or private entities, provided such enumerated improvements shall be determined by the Authority to be necessary or useful to the project and shall be necessary or useful for the accomplishment of one or more of the constitutional purposes of the Authority and for the financing of the project.

(2) The term "cost of project" as used in said constitutional amendment shall include the term "cost of project" as defined by the Act known as the "Development Authorities Law," approved March 28, 1969 (Ga. Laws 1969, p. 137), as amended and as said law may hereafter be amended.

(3) The powers of the Authority are expanded and further defined to include all powers necessary or helpful to undertake and deal with those projects and those costs of projects covered by this Act in the same manner as other projects and costs of projects which the Authority is authorized to undertake and deal with.

Section 2. (a) The powers of said Authority to issue negotiable revenue bonds for the purpose of paying all or any part of the cost of any one or more projects are limited

as provided by this Act pursuant to the authority granted to the General Assembly by Section 31 of said constitutional amendment.

(b) The Authority shall not have outstanding at any time bonds and notes in excess of 25 million dollars on any one project, without approval of the mayor and council of Savannah. Public notice will also be given if bonds and notes are to exceed this 25 million dollar limitation; and advertising of same shall be placed in the county legal organ 30 days prior to any public hearing. The Authority shall also notify the members of the Chatham County delegation to the Georgia General Assembly of all public hearings and shall further provide cost estimates and financial information which will be made public and provided to the members of the Chatham County legislative delegation.

Section 3. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 4. All laws and parts of laws in conflict with this Act are hereby repealed.

The following substitute, offered by Representatives Phillips of the 125th, Davis of the 124th, Jones of the 126th, Ginsberg of the 122nd, and Scott of the 123rd, was read and adopted:

A BILL

To enlarge and further define the powers of the Downtown Savannah Authority which was created by an amendment to the Constitution which appears at Ga. Laws 1974, p. 1738; to further define the terms "project" and "cost of project"; to provide for the membership of the Authority; to limit certain powers of the Authority; to provide for nonseverability; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. The membership of the Downtown Savannah Authority, which was created by a constitutional amendment appearing at Ga. Laws 1974, p. 1738, is hereby changed and constituted as provided by this Act. This Act is pursuant to the authority granted to the General Assembly by Section 3 of said constitutional amendment. In addition to the members named in said amendment, there is hereby constituted one other member who shall be a nonvoting member on said Authority and who shall be appointed by a majority vote of the members of the Georgia General Assembly whose legislative districts lie wholly or partially within the boundaries of the City of Savannah.

Said member shall be appointed by said majority and shall take his seat on said Authority upon transmission of written notification from the Chatham legislative delegation to the mayor and city council for the City of Savannah.

Said legislative appointee shall have all powers and rights as conferred upon all other members of said Authority except the power to vote. The term of said appointee shall be two years and shall coincide with that of the members of the General Assembly. Said appointee may be reappointed for successive terms and may be removed by majority vote of said delegation; and, if a vacancy occurs in said position, it shall be filled by majority vote of said delegation.

Section 2. Subject to the provisions and limitations hereinafter provided, the powers of the Downtown Savannah Authority, which was created by a constitutional amendment appearing at Ga. Laws 1974, p. 1738, are enlarged and further defined as provided by this Act. This Act is pursuant to the authority granted to the General Assembly by Section 31 of said constitutional amendment.

(1) (A) The word "projects" or "project" as used in said constitutional amendment shall include the acquisition, construction, installation, modification, renovation, or rehabilitation of buildings, structures, facilities and other improvements and the acquisition, installation, modification, renovation, rehabilitation, or furnishing of fixtures, machinery, equipment, furniture, and other property of any nature used in or

in connection with any such building, structure, or other improvement, all for the essential public purposes herein. A project may be for any industrial, commercial, business, office, public, or other use, provided that the Authority determines, by a resolution duly adopted, that the project and such use thereof would further the public purpose of the Authority.

(B) The word "projects" or "project" shall also include any project as defined by the Act known as the "Development Authorities Law," approved March 28, 1969 (Ga. Laws 1969, p. 137), as amended and as said law may hereafter be amended, and shall further be deemed to mean and include the acquisition, construction, improvement or modification of any property, real or personal, which shall be suitable for or used as a hotel or motel, or hotel and motel, providing lodging for transient guests for overnight accommodations, provided that such property and facilities shall be determined by the Authority to be acquired, constructed, improved, or modified, in connection with the development and promotion of the constitutional purposes of the Authority.

(C) Every project consisting of any public facility may, in every case, include all improvements consisting of necessary or useful furnishings, machinery, equipment, landscaping, site preparation, roads, streets, sidewalks, water supply, outdoor lighting, and improvements for the use of commercial, trade, business, governmental, or administrative undertakings for lease to other public or private entities, provided such enumerated improvements shall be determined by the Authority to be necessary or useful to the project and shall be necessary or useful for the accomplishment of one or more of the constitutional purposes of the Authority and for the financing of the project.

(2) The term "cost of project" as used in said constitutional amendment shall include the term "cost of project" as defined by the Act known as the "Development Authorities Law," approved March 28, 1969 (Ga. Laws 1969, p. 137), as amended and as said law may hereafter be amended.

(3) The powers of the Authority are expanded and further defined to include all powers necessary or helpful to undertake and deal with those projects and those costs of projects covered by this Act in the same manner as other projects and costs of projects which the Authority is authorized to undertake and deal with.

(4) Notwithstanding any other provision of this Act, the right or power of condemnation conferred upon the Authority may be exercised only:

(A) With the approval of the mayor and aldermen of the City of Savannah by a majority vote after providing notice in the manner required in Section 3 (1) hereof; and

(B) In the manner and for the purposes for which said power may be exercised by the mayor and aldermen of the City of Savannah under other applicable provisions of Georgia law, or the provisions of that constitutional amendment appearing at Ga. Laws 1974, p. 1738, as it existed prior to this amending Act.

Section 3. The powers of the Authority are subject to the limitations herein provided:

(1) Amount of bonded indebtedness. The Authority shall have no power to create or increase bonded indebtedness when the aggregate bonded indebtedness of the Authority exceeds or would thereby exceed \$25 million without the express approval of the mayor and city council. Such approval may be given only after application therefor has been made to the city council and upon two readings of said application at open sessions of regularly scheduled council meetings not closer than seven days apart. At the second reading of said application opportunity shall be given by the city council for full public discussion and debate. Notice of said application shall be published in the legal organ of Chatham County not more than ten nor less than three business days prior to the first reading.

(2) Public notice required. For every bond issue there shall be a notice of the Authority's intention to issue the same published in the legal organ not less than ten days prior to the approval of such issue. Not less than seven days prior to the approval of said issue the Authority's intention shall be announced at a regularly scheduled open session of the city council.

(3) Full disclosure of all costs. The Authority shall within 30 days of the finalizing of all contracts, agreements, and memoranda of closing provide to each member of the Authority an itemized report of all costs incurred for any bond issue; all payments of fees; and all direct and all indirect remuneration, compensation, or the like to all persons involved in said bond issue.

Section 4. In the event any section, subsection, sentence, clause, or phrase of this Act shall be declared or adjudged invalid or unconstitutional, such adjudication shall result in all other sections, subsections, sentences, clauses, and phrases being declared invalid. The General Assembly hereby declares that it would not have passed the remaining parts of this Act if it had known that such part or parts hereof would be declared or adjudged invalid or unconstitutional.

Section 5. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 6. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to, by substitute.

On the passage of the Bill, by substitute, the ayes were 110, nays 0.

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

HB 978. By: Representative Coleman of the 118th: A BILL to amend an Act incorporating the town of Montrose in Laurens County, so as to change the provisions relating to the mayor and council; to provide for the election, qualifications, and terms of office of the governing authority of said town; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1076. By: Representatives Moore and Smith of the 152nd and Moody of the 138th: A BILL to amend an Act providing for the election of members of the Board of Education of Brantley County and the Brantley County superintendent of schools, so as to increase the compensation of the members of the board of education; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1077. By: Representative Murphy of the 18th: A BILL to amend an Act known as the "Haralson County Water Authority Act," so as to increase the number of members of the Authority from seven to nine; to provide for appointment and terms; to provide for a quorum; to provide for filling vacancies; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1078. By: Representatives Pinkston of the 100th, Lucas of the 102nd, Birdsong of the 103rd, Davis of the 99th and Randall of the 101st: A BILL to amend an Act creating the Macon-Bibb County Urban Development Authority, so as to provide that revenue bonds issued by the Authority shall bear interest at the rate or rates and shall mature in the years and amounts as may be determined by the Authority; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 204. By: Senator Brantley of the 56th: A BILL to provide that in all counties of the State having a population of 550,000 or more, any employee responsible for inspection and enforcement of regulatory codes, ordinances, regulations, rules, and orders shall have authority to issue citations to persons who violate any such codes, ordinances, regulations, rules, and orders; and for other purposes.

The following amendment was read and adopted:

The Committee on State Planning and Community Affairs moves to amend SB 204 as follows:

On line 20, page 1 strike the word "but".

On line 21, page 1 strike the words "not limited to" and insert the word "related" after the word "such" and before the word "ordinances".

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to.

On the passage of the Bill, as amended, the ayes were 110, nays 0.

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

SB 209. By: Senator Coverdeil of the 40th: A BILL to amend an Act creating a State Court of Fulton County, creating for said state court the Office of Magistrate, so as to provide that deputy marshals shall be bailiffs for the magistrates of said court; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 363. By: Senators Littlefield of the 6th and Bryant of the 3rd: A BILL to amend an Act creating the State Court of Glynn County, so as to change the compensation of certain personnel of the court; to change the terms of court; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend an Act creating the State Court of Glynn County, as amended, particularly by an Act approved April 17, 1973 (Ga. Laws 1973, p. 3158), an Act approved March 24, 1976 (Ga. Laws 1976, p. 3159), an Act approved July 1, 1979 (Ga. Laws 1979, p. 4541), and an Act approved April 2, 1980 (Ga. Laws 1980, p. 4517), so as to change the compensation of certain personnel of the court; to change the terms of court; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act creating the State Court of Glynn County, as amended, particularly by an Act approved April 17, 1973 (Ga. Laws 1973, p. 3158), an Act approved March 24, 1976 (Ga. Laws 1976, p. 3159), an Act approved July 1, 1979 (Ga. Laws 1979, p. 4541), and an Act approved April 2, 1980 (Ga. Laws 1980, p. 4517), is hereby amended by adding at the end of Section 7 the following:

“Effective July 1, 1981, the actual salary and the maximum salary of the solicitor shall be further increased by an additional seven percent.”,
so that when so amended said Section 7 shall read as follows:

“Section 7. The said solicitor shall receive a salary in an amount not to exceed \$14,000.00 per annum, the exact amount of which shall be fixed by the governing authority of Glynn County and paid in equal monthly installments out of the treasury of Glynn County. Effective July 1, 1980, the actual salary and the maximum salary of said solicitor shall be increased by seven percent above said amounts. Effective July 1, 1981, the actual salary and the maximum salary of the solicitor shall be further increased by an additional seven percent.”

Section 2. Said Act is further amended by adding at the end of subsection (a) of Section 11 a new paragraph (3) to read as follows:

“(3) Effective July 1, 1981, the actual salary and maximum salary of said clerk shall be further increased by an additional seven percent; and the maximum salary of each deputy clerk shall be further increased by an additional seven percent.”,
so that when so amended said subsection (a) of Section 11 shall read as follows:

“(a) (1) The clerk of said court shall be paid a salary in the amount of \$15,500.00 per annum. The governing authority of Glynn County may increase the salary of the clerk of said court by an amount not to exceed seven percent of his annual salary of \$15,500.00 at any time on and after July 1, 1979. The chief deputy clerk shall be paid a salary of not less than \$8,400.00 nor more than \$10,500.00 per annum, and each deputy clerk shall be paid a salary of not less than \$6,000.00 nor more than \$9,600.00 per annum. There shall be a chief deputy clerk and five (5) deputy clerks. The exact amount of the salary of each deputy clerk and the chief deputy clerk shall be fixed by the clerk of said court. The chief deputy clerk shall be charged with the responsibility of keeping the official records of the court. The chief deputy and other deputy clerks shall be appointed only by the clerk of said court. All of said salaries shall be paid in equal monthly installments out of the treasury of Glynn County.

(2) Effective July 1, 1980, the actual salary and the maximum salary of said clerk and deputy clerks shall be increased by five percent above said amounts.

(3) Effective July 1, 1981, the actual salary and maximum salary of said clerk shall be further increased by an additional seven percent; and the maximum salary of each deputy clerk shall be further increased by an additional seven percent.”

Section 3. Said Act is further amended by striking subsection (c) of Section 11 and inserting in lieu thereof a new subsection (c) of Section 11 to read as follows:

“(c) The judge of said court may employ a secretary and shall fix a salary for such secretary of not more than \$11,200.00 per year, payable in equal monthly installments from county funds.”

Section 4. Said Act is further amended by striking from Section 4 the following:

"Said judge is also authorized to employ one secretary who shall be compensated in an amount not to exceed \$9,600.00 per year until June 30, 1980, and in an amount not to exceed \$10,500.00 per year thereafter, which amount shall be fixed by said judge and payable in equal monthly installments out of the treasury of Glynn County."

Section 5. Said Act is further amended by striking from Section 13 the following:

"in each month",

and inserting in lieu thereof the following:

"of every other month, the first month of holding such bimonthly terms to be fixed by the judge.",

so that when so amended said Section 13 shall read as follows:

"Section 13. The terms of said Court shall commence on the first Monday of every other month, the first month of holding such bimonthly terms to be fixed by the judge. The judge of said Court shall have power to hold said Court in session from day to day, and to adjourn the same from time to time; provided, said Court shall be finally adjourned at least five days before the next succeeding term."

Section 6. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the ayes were 110, nays 0.

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

SB 377. By: Senators Thompson of the 32nd, Barnes of the 33rd and Brantley of the 56th:
A BILL to amend an Act creating a board of commissioners for Cobb County, so as to change the compensation provisions relating to the chairman and members of the board of commissioners; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HR 307. By: Representative Smith of the 42nd:

A RESOLUTION

Proposing an amendment to the Constitution so as to provide a homestead exemption of \$8,000.00 from all Palmetto ad valorem taxes for each resident of the City of Palmetto who is 65 years of age or older having an adjusted gross income, with certain exclusions, together with the adjusted gross income of his spouse who also occupies and resides at such homestead, which does not exceed \$8,000.00 for the immediately preceding taxable year for income tax purposes; to provide for the submission of this amendment for ratification or rejection; and for other purposes.

BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Article VII, Section I, Paragraph IV of the Constitution is hereby amended by striking therefrom the following:

"Any other provisions of this Constitution to the contrary notwithstanding, each resident of the City of Palmetto who is sixty-five years of age or over and who does not have an income from all sources, including the income of his spouse who is living in the

home of said resident, exceeding \$4,000.00 for the immediately preceding taxable year for State of Georgia income tax purposes, is hereby granted an exemption of \$4,000.00 on his homestead from all ad valorem taxation by the City of Palmetto as long as any such resident of the City of Palmetto actually occupies said homestead as his residence. The value of the homestead in excess of the above exempted amount shall remain subject to ad valorem taxation by the City of Palmetto. Any such resident shall not receive the benefits of such homestead exemption unless he files an affidavit with the governing authority of the City of Palmetto, or with a person designated by the governing authority of the City of Palmetto, giving his age and the amount of income which he receives and the income which his spouse receives and such additional information relative to receiving the benefits of such exemption as will enable the governing authority of the City of Palmetto, or the person designated by the governing authority of the City of Palmetto, to make a determination as to whether such owner is entitled to such exemption. The governing authority of the City of Palmetto, or the person designated by the said governing authority, shall provide affidavit forms for this purpose. The exemption provided for herein shall apply to all taxable years beginning after December 31, 1974.", and inserting in lieu thereof the following:

"Any other provision of this Constitution to the contrary notwithstanding, each resident of the City of Palmetto who is 65 years of age or older is hereby granted an exemption from all City of Palmetto ad valorem taxes, except those to pay interest on and retire bonded indebtedness, in the amount of \$8,000.00 on a homestead owned and occupied by him as a residence, if his adjusted gross income, together with the adjusted gross income of his spouse who also occupies and resides at such homestead, does not exceed \$8,000.00 for the immediately preceding taxable year for income tax purposes. For the purposes of this paragraph, adjusted gross income shall be as defined by the Internal Revenue Code of 1954, as now or hereafter amended, but shall not include income or benefits which are received as retirement, survivor, or disability benefits under the Federal Social Security Act, or under any other public or private retirement, disability or pension system, except such income or benefits which are in excess of the maximum amount authorized to be paid to an individual and his spouse under the Federal Social Security Act, and income from such sources in excess of such maximum amount shall be included as adjusted gross income for the purposes of this paragraph. The value of the residence in excess of the above-exempted amount shall remain subject to taxation. In order to qualify for the exemption provided for herein, the taxpayer or his agent must file an affidavit with the city clerk of Palmetto giving his age and the amount of adjusted gross income which he and his spouse received during the last taxable year for federal income tax purposes and such additional information relative to receiving the benefits of such exemption as will enable the city clerk to make a determination as to whether such owner is entitled to such tax exemption. The city clerk shall provide affidavit forms for this purpose. Such application shall be processed in the same manner as other applications for homestead exemption; and the provisions of law applicable to the processing of homestead exemptions, as the same now exists or may hereafter be amended, shall apply thereto. It shall be necessary that a homeowner make application and file said affidavits each year thereafter before said exemption shall be continued. It shall be the duty of any such person to notify the city clerk in the event he becomes ineligible for any reason for the exemption provided in this paragraph. The General Assembly may provide by law for the proper administration of this exemption, including penalties necessary therefor. The increased exemption provided for herein shall apply to all taxable years beginning after December 31, 1982."

Section 2. The above proposed amendment to the Constitution shall be published and submitted as provided in Article XII, Section I, Paragraph I of the Constitution.

The ballot submitting the above proposed amendment shall have written or printed thereon the following:

- "() YES Shall the Constitution be amended so as to provide a homestead exemption of \$8,000.00 from all Palmetto ad valorem taxes for each resident of
- () NO the City of Palmetto who is 65 years of age or older having an adjusted

gross income, with certain exclusions, together with the adjusted gross income of his spouse who also occupies and resides at such homestead, which does not exceed \$8,000.00 for the immediately preceding taxable year for income tax purposes?"

All persons desiring to vote in favor of ratifying the proposed amendment shall vote "Yes." All persons desiring to vote against ratifying the proposed amendment shall vote "No."

If such amendment shall be ratified as provided in said Paragraph of the Constitution, it shall become a part of the Constitution of this state.

The following amendment was read and adopted:

The Committee on State Planning and Community Affairs moves to amend HR 307 by adding on line 26 of page 3 after the following:

"It shall",

the following:

"not".

The report of the Committee, which was favorable to the adoption of the Resolution, as amended, was agreed to.

On the adoption of the Resolution, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Colwell	Y Hasty	Y McCollum	Scott,D
Adams,M	Y Connell	Hawkins	Y McDonald	Y Shepard
Y Aiken	Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Smyre
Y Barger	Y Cummings	Y Hutchinson	Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Dean	Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Johnson,G	Patten	Y Tuten
Y Bolster	Dixon	Y Johnson,R	Y Perry	Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L.L	Y Veazey
Y Buck	Y Elliott	Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
Burton	Felton	Lambert	Y Pilewicz	Wall
Y Byrd	Fortune	Y Lane,D	Pinkston	Y Ware
Y Cason	Y Foster	Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Widener
Y Chambless	Y Galer	Logan	Y Randall	Williams,B.J
Y Chance	Y Ginsberg	Y Long	Reaves	Williams,H
Y Cheeks	Glover	Y Lord	Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Childs	Greer	N Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Mangum	Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Y Rowland	Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the adoption of the Resolution, as amended, the ayes were 134, nays 1.

The Resolution, having received the requisite two-thirds constitutional majority, was adopted, as amended.

By unanimous consent, all local House Bills and Resolutions passed today were ordered immediately transmitted to the Senate.

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

Mr. Speaker:

The Senate has passed, as amended, by the requisite constitutional majority the following Bills of the House:

HB 745. By: Representatives Phillips of the 120th, Murphy of the 18th, Lambert of the 112th, Argo of the 63rd, Ware of the 68th and others: A BILL to create the Georgia Hazardous Waste Management Authority; and for other purposes.

HB 889. By: Representative Jessup of the 117th: A BILL to amend an Act creating and establishing a Small Claims Court in and for Bleckley County, so as to change the jurisdiction of the court; and for other purposes.

The Senate has passed, by substitute, by the requisite constitutional majority the following Bill of the House:

HB 606. By: Representatives Wilson, Darden and Thompson of the 19th, Nix and Isakson of the 20th, and others: A BILL to amend an Act creating the Downtown Marietta Development Authority, so as to enlarge the Downtown Marietta District; and for other purposes.

The Senate has passed, by the requisite constitutional majority the following Bills of the House and Senate:

HB 591. By: Representative Collins of the 144th: A BILL to amend an Act creating a new charter for the City of Camilla, so as to redefine the number of electors required on a nominating petition in city elections; and for other purposes.

HB 592. By: Representative Collins of the 144th: A BILL to amend an Act placing the Judge of the Probate Court of Mitchell County on an annual salary, so as to require all fees and other compensation received by the Judge of the Probate Court of Mitchell County as custodian of vital records and issuing certified copies of such records shall not be retained by her but shall be paid over into the county treasury; and for other purposes.

HB 593. By: Representative Collins of the 144th: A BILL to repeal an Act placing the Coroner of Mitchell County on a salary with travel allowances in lieu of the fee system; and for other purposes.

HB 816. By: Representatives Lucas of the 102nd, Pinkston of the 100th, Ham of the 80th, Culpepper of the 98th, Walker of the 115th and others: A BILL to ratify the incorporation on September 10, 1979, of the existing Middle Georgia Consortium, Inc., under the Constitution of the State of Georgia, as an independent agency of the Middle Georgia Consortium for the administration of CETA grants; and for other purposes.

- HB 894. By: Representatives Lord of the 105th and Karrh of the 106th: A BILL to create and establish a Small Claims Court of Johnson County; and for other purposes.
- HB 909. By: Representatives Perry and Veazey of the 146th: A BILL to create and establish a Small Claims Court of Berrien County; and for other purposes.
- HB 919. By: Representatives Johnson and Thomas of the 66th: A BILL to create the McIntosh Reserve Historical Authority; and for other purposes.
- HB 912. By: Representatives Mullinax of the 69th and Ware of the 68th: A BILL to amend an Act creating a Board of Commissioners for Troup County, so as to increase the compensation of said commissioners; and for other purposes.
- HB 915. By: Representative Crawford of the 5th: A BILL to amend an Act creating the office of Chattooga County tax commissioner, so as to change the compensation of the tax commissioner; and for other purposes.
- HB 917. By: Representative Peters of the 2nd: A BILL to amend an Act creating the office of commissioner of Catoosa County, so as to change certain courthouse hours, to provide for budgeting and auditing and the methods and procedures connected therewith; and for other purposes.
- HB 925. By: Representative Balkcom of the 140th: A BILL to amend an Act changing the method of selecting the members of the board of education of Miller County, so as to change the method of electing the members of the board of education of Miller County; and for other purposes.
- HB 926. By: Representatives Oliver of the 121st and Miles of the 107th: A BILL to amend an Act creating a board of commissioners for Tattnall County, so as to change the compensation of the chairman and members of the board of commissioners; and for other purposes.
- HB 932. By: Representatives Snow and Hays of the 1st and Crawford of the 5th: A BILL to amend an Act placing the Dade County clerk of superior court on an annual salary, so as to change the amount of the compensation of the deputy clerk of superior court and the manner of fixing said salary; and for other purposes.
- HB 933. By: Representatives Snow and Hays of the 1st and Crawford of the 5th: A BILL to amend an Act placing the Dade County probate judge on an annual salary, so as to change the amount of and the manner of fixing the compensation of the deputies and clerks of the Dade County probate judge; and for other purposes.
- HB 786. By: Representatives Davis of the 45th, Burton of the 47th, Vandiford of the 53rd, Childs of the 51st, Mangum of the 56th and others: A BILL to amend an Act creating the State Court of DeKalb County, so as to delete the provision for the secretary of each judge to prepare appeals; and for other purposes.
- HB 947. By: Representatives Ware of the 68th, Shepard of the 67th, Fortune and Mostiler of the 71st: A BILL to create and establish a Small Claims Court of Coweta County; and for other purposes.
- HB 948. By: Representatives Ware of the 68th, Shepard of the 67th, Fortune and Mostiler of the 71st: A BILL to repeal an Act entitled "An Act to create and establish a small claims court in certain counties of this state"; and for other purposes.

HB 952. By: Representatives Smith and Moore of the 152nd: A BILL to amend an Act creating and establishing the Small Claims Court of Bacon County, so as to provide for the creation of said court for the City of Alma as well as for Bacon County; and for other purposes.

SB 444. By: Senators Barnes of the 33rd, Brantley of the 56th and Thompson of the 32nd: A BILL to be entitled an Act to amend an Act creating the Cobb Judicial Circuit, so as to change the compensation of the district attorney, the district attorney's investigators and secretary, and the assistant district attorneys; and for other purposes.

The Senate has adopted by the requisite constitutional majority the following Resolution of the Senate:

SR 160. By: Senator Turner of the 8th: A RESOLUTION commending the Georgia Christian Academy boys' basketball team; and for other purposes.

The Senate has passed, as amended, by the requisite constitutional majority the following Bill of the House:

HB 257. By: Representatives Pinkston of the 100th, Davis of the 99th, Culpepper of the 98th, Waddle of the 113th, Randall of the 101st, and others: A BILL to add one additional judge of the superior court for the Macon Judicial Circuit of Georgia; and for other purposes.

The Senate has passed, by substitute, by the requisite constitutional majority the following Bill of the House:

HB 164. By: Representatives Greer of the 43rd and Adams of the 36th: A BILL to amend an Act known as "The Metropolitan Atlanta Rapid Transit Authority Act of 1965", is hereby amended so as to eliminate certain requirements that transit operating revenue must bear a certain percentage of operating costs of the System; and for other purposes.

By unanimous consent, the following Bill of the Senate was read the first time and referred to the Committee on State Planning and Community Affairs - Local Legislation:

SB 444. By: Senators Barnes of the 33rd, Brantley of the 56th and Thompson of the 32nd: A BILL to be entitled an Act to amend an Act creating the Cobb Judicial Circuit, so as to change the compensation of the district attorney, the district attorney's investigators and secretary, and the assistant district attorneys; and for other purposes.

Representative Darden of the 19th moved that the House reconsider its action in failing to give the requisite constitutional majority to the following Bill of the Senate:

SB 119. By: Senators Littlefield of the 6th and Barnes of the 33rd: A BILL to amend Code Chapter 38-2, relating to the admission of evidence in general, so as to provide that when evidence of character is admissible in a civil or criminal action, the testimony of the witness may include the personal knowledge as to the person's character as well as knowledge of the general character of the person; and for other purposes.

On the motion, the roll call was ordered and the vote was as follows:

N Aaron	Coleman	Harris	Y Martin	N Savage
Y Adams,G	Collins	Y Harrison	N Matthews	Y Scott,A
N Adams,J	Colwell	Y Hasty	Y McCollum	Scott,D
N Adams,M	N Connell	Hawkins	McDonald	N Shepard
Y Aiken	Couch	N Hays	N McKinney	N Sherrod
N Anderson	Cox	Hill	N Miles	N Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	N Crosby	Y Hooks	Y Moody	Smith,V
Y Balkcom	Y Culpepper	Y Horne	N Moore	Smyre
Y Barger	Cummings	Y Hutchinson	N Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Swann
N Beck	N Davis,B	N Jackson,J	Y Nix	N Thomas
N Benefield	Davis,J	N Jackson,N	Oliver	Y Thompson
Y Benn	N Davis,L	Jackson,W	Y Padgett	Townsend
Birdsong	N Dean	Jessup	Y Parham	Y Triplett
N Bishop	Y Dent	Johnson,G	Y Patten	Y Tuten
Y Bolster	N Dixon	N Johnson,R	N Perry	Twiggs
N Branch	Dobbs	Y Jones,B	N Peters	Vandiford
N Bray	Y Dover	N Jones,H	Y Phillips,B	N Vaughn
N Brooks	Edwards	N Karrh	Phillips,L,L	Y Veazey
N Buck	Elliott	Y Kemp	N Phillips,R,T	Waddle
Burruss	Evans	Y Kilgore	Phillips,W,R	Y Walker
Burton	Y Felton	Y Lambert	Y Pilewicz	N Wall
Y Byrd	Fortune	Y Lane,D	Y Pinkston	Ware
N Cason	Y Foster	Y Lane,R	N Rainey	Y Watson
N Castleberry	Y Fuller,C	Y Lawson	N Ralston	White
N Chamberlin	Fuller,K	Lee	Ramsey	Widener
Y Chambliss	N Galer	Logan	Y Randall	Williams,B,J
Y Chance	N Ginsberg	Long	Reaves	Williams,H
Y Cheeks	Glover	Y Lord	Richardson	Y Williams,R
N Childers	N Godbee	Y Lowe	Y Robinson	Y Wilson
Childs	Greer	Lucas	Y Rose	Y Wood,J
Y Clark,B	N Ham	Mangum	Ross	N Wood,J,T
Clark,L	Hamilton	Y Mann	Y Rowland	Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 72, nays 49.

The motion prevailed.

Representative Foster of the 6th moved that the House reconsider its action in giving the requisite constitutional majority to the following Bill of the Senate:

SB 347. By: Senators Reynolds of the 48th, Wessels of the 2nd, Brown of the 47th and Coleman of the 1st: A BILL to amend Code Title 95A, known as the Georgia Code of Public Transportation, so as to provide for the establishment of a lien upon motor vehicles owned by any person who becomes indebted to the state from assessments resulting from overweight motor vehicle citations; and for other purposes.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Branch	Coleman	Dobbs	Harris
Y Adams,G	Y Bray	Y Collins	Dover	Y Harrison
Y Adams,J	Y Brooks	Colwell	Y Edwards	Y Hasty
Y Adams,M	Y Buck	Y Connell	Elliott	Hawkins
Y Aiken	Y Burruss	Couch	Evans	Y Hays
Y Anderson	Burton	Cox	Felton	Hill
Y Argo	Y Byrd	Y Crawford	Y Fortune	N Holmes
Y Auten	Y Cason	Crosby	Y Foster	Y Hooks
Y Balkcom	Y Castleberry	Y Culpepper	N Fuller,C	Horne
Y Barger	Y Chamberlin	Cummings	Fuller,K	Y Hutchinson
Y Baugh	Y Chambliss	Y Darden	Y Galer	Irvin
Beal	Y Chance	Daugherty	Y Ginsberg	Y Isakson
Beck	Y Cheeks	Y Davis,B	Glover	N Jackson,J
Y Benefield	Y Childers	Davis,J	Y Godbee	Y Jackson,N
Y Benn	Childs	Y Davis,L	Y Greer	Jackson,W
Birdsong	Y Clark,B	Y Dean	Y Ham	Jessup
Bishop	Y Clark,L	Y Dent	Hamilton	Johnson,G
Y Bolster	Colbert	Y Dixon	Y Hanner	Y Johnson,R

Y Jones,B	N Martin	Y Peters	Y Savage	Y Vandiford
Y Jones,H	Y Matthews	Phillips,B	Y Scott,A	Y Vaughn
Y Karrh	Y McCollum	Y Phillips,L.L	Scott,D	Y Veazey
Y Kemp	N McDonald	N Phillips,R.T	N Shepard	Waddle
Kilgore	Y McKinney	Phillips,W.R	Y Sherrod	Y Walker
Lambert	Y Miles	Y Pilewicz	Y Sizemore	N Wall
Y Lane,D	Y Milford	Y Pinkston	Y Smith,T	Ware
Y Lane,R	Y Moody	Y Rainey	Y Smith,V	Y Watson
N Lawson	Y Moore	Y Ralston	Smyre	White
Y Lee	Y Mostiler	Ramsey	Y Steinberg	Widener
Logan	Y Mullinax	Y Randall	Swann	Williams,B.J
Long	Y Nicholson	Reaves	Y Thomas	Williams,H
Y Lord	Y Nix	Richardson	Y Thompson	Y Williams,R
Y Lowe	Y Oliver	Robinson	Y Townsend	Y Wilson
Lucas	Y Padgett	N Rose	Triplet	Y Wood,J
Mangum	Y Parham	Ross	Tuten	N Wood,J.T
Y Mann	Y Patten	Y Rowland	Twiggs	Workman
Y Marcus	N Perry	Y Russell		Speaker Murphy

On the motion, the ayes were 109, nays 12.

The motion prevailed.

Representative Foster of the 6th moved that the House reconsider its action in giving the requisite constitutional majority to the following Bill of the Senate:

SB 412. By: Senators Starr of the 44th, Howard of the 42nd, and Gillis of the 20th: A BILL to amend an Act revising the laws relating to prisons, public works camps and prisoners, so as to change certain of the provisions relative to the reimbursement of counties before such prisoners are transferred to the place of confinement where the sentence is to be served; and for other purposes.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Harris	Y Martin	Y Savage
Y Adams,G	Collins	Harrison	Y Matthews	Y Scott,A
Y Adams,J	Colwell	Y Hasty	Y McCollum	Scott,D
N Adams,M	Y Connell	Hawkins	N McDonald	N Shepard
Y Aiken	Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Smyre
Y Bargerion	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Davis,J	Y Jackson,N	Oliver	Y Thompson
Benn	Davis,L	Jackson,W	Y Padgett	Y Townsend
Birdsong	Dean	Y Jessup	Y Parham	Y Triplet
Bishop	Y Dent	Johnson,G	Y Patten	Y Tuten
Y Bolster	Dixon	Y Johnson,R	Y Perry	Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L.L	Y Veazey
Buck	Evans	Y Kemp	N Phillips,R.T	Waddle
Burruss	Felton	Y Kilgore	Phillips,W.R	Y Walker
Burton	Y Fortune	N Lambert	Y Pilewicz	N Wall
Y Byrd	Y Foster	Y Lane,D	Y Pinkston	Ware
Y Cason	N Fuller,C	Y Lane,R	Y Rainey	Watson
Y Castleberry	Y Fuller,K	Y Lawson	Y Ralston	White
Y Chamberlin	Y Galer	Y Lee	Ramsey	Widener
Y Chambless	N Ginsberg	Logan	Y Randall	Williams,B.J
Chance	Glover	Y Long	Reaves	Williams,H
Y Cheeks	Y Godbee	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Greer	Y Lowe	Y Robinson	Y Wilson
Childs	Y Ham	Lucas	Y Rose	N Wood,J
Y Clark,B	Hamilton	Y Mangum	Ross	Y Wood,J.T
Y Clark,L	Y Hanner	Y Mann	Y Rowland	Workman
Y Colbert		N Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 122, nays 10.

The motion prevailed.

Under the general order of business, established by the Committee on Rules, the following Bills of the Senate were taken up for consideration and read the third time:

SB 12. By: Senators Starr of the 44th, Howard of the 42nd and Gillis of the 20th: A BILL to be entitled an Act to amend Code Section 32-3760, relating to tuition equalization grants, so as to provide for an increase in the maximum permissible grant; and for other purposes.

An amendment, offered by Representative Vaughn of the 57th, was read and lost.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	N Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Y Smyre
Y Bargerion	N Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Y Dean	Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Johnson,G	Y Patten	Tuten
Y Bolster	N Dixon	N Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	N Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L.L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Watson
Y Castleberry	Y Fuller,C	Y Lawson	N Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Y Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Y Long	Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Rowland	Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, the ayes were 153, nays 6.

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

Representative Buck of the 95th gave notice that at the proper time he would move that the House reconsider its action in giving the requisite constitutional majority to SB 12.

SB 15. By: Senators Starr of the 44th, Howard of the 42nd and Gillis of the 20th: A BILL to amend an Act providing for the reimbursement of State employees of

expenses incurred during a change in residence, so as to provide that the Department of Industry and Trade may reimburse an employee of that department for such transportation and expenses incurred during a change of residence to a foreign country; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 96, nays 9.

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

The following Bill of the House was taken up for the purpose of considering the Senate substitute thereto:

HB 164. By: Representatives Greer of the 43rd and Adams of the 36th: A BILL to amend an Act known as "The Metropolitan Atlanta Rapid Transit Authority Act of 1965", is hereby amended so as to eliminate certain requirements that transit operating revenue must bear a certain percentage of operating costs of the System; and for other purposes.

The following Senate substitute was read:

A BILL

To amend an Act known as "The Metropolitan Atlanta Rapid Transit Authority Act of 1965," approved March 10, 1965 (Ga. Laws 1965, p. 2243), as amended by an Act approved March 4, 1966 (Ga. Laws 1966, p. 3264), an Act approved March 16, 1971 (Ga. Laws 1971, p. 2082), an Act approved March 16, 1971 (Ga. Laws 1971, p. 2092), an Act approved March 17, 1973 (Ga. Laws 1973, p. 141), an Act approved March 21, 1974 (Ga. Laws 1974, p. 2608), an Act approved March 21, 1974 (Ga. Laws 1974, p. 2617), an Act approved March 21, 1974 (Ga. Laws 1974, p. 2627), an Act approved February 20, 1976 (Ga. Laws 1976, p. 217), an Act approved March 24, 1976 (Ga. Laws 1976, p. 3092), an Act approved March 24, 1976 (Ga. Laws 1976, p. 3098), an Act approved March 24, 1976 (Ga. Laws 1976, p. 3104), an Act approved March 31, 1976 (Ga. Laws 1976, p. 3407), an Act approved March 23, 1977 (Ga. Laws 1977, p. 724), an Act approved March 30, 1977 (Ga. Laws 1977, p. 1211), an Act approved April 8, 1977 (Ga. Laws 1977, p. 1312), an Act approved April 16, 1979 (Ga. Laws 1979, p. 4634), an Act approved March 25, 1980 (Ga. Laws 1980, p. 3831), and an Act approved March 27, 1980 (Ga. Laws 1980, p. 4333) is hereby amended so as to clarify the Authority's exemption from sales and use taxes; to permit the establishment of an operating reserve fund; to provide for use of interest earned on self-insurance reserves; to change certain requirements relating to the use of the annual proceeds of the tax authorized to be levied pursuant to this Act; to amend said amendatory Act approved April 16, 1979 (Ga. Laws 1979, p. 4634), so as to change the effective date of certain provisions relating to the use of certain funds of the Authority; to provide a different effective date for said provisions; to change the provisions relating to tax exemptions; to provide for severability; to repeal conflicting laws; to provide for effective dates; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act known as "The Metropolitan Atlanta Rapid Transit Authority Act of 1965," approved March 10, 1965 (Ga. Laws 1965, p. 2243), as amended by an Act approved March 4, 1966 (Ga. Laws 1966, p. 3264), an Act approved March 16, 1971 (Ga. Laws 1971, p. 2082), an Act approved March 16, 1971 (Ga. Laws 1971, p. 2092), an Act approved March 17, 1973 (Ga. Laws 1973, p. 141), an Act approved March 21, 1974 (Ga. Laws 1974, p. 2608), an Act approved March 21, 1974 (Ga. Laws 1974, p. 2617), an Act

approved March 21, 1974 (Ga. Laws 1974, p. 2627), an Act approved February 20, 1976 (Ga. Laws 1976, p. 217), an Act approved March 24, 1976 (Ga. Laws 1976, p. 3092), an Act approved March 24, 1976 (Ga. Laws 1976, p. 3098), an Act approved March 24, 1976 (Ga. Laws 1976, p. 3104), an Act approved March 31, 1976 (Ga. Laws 1976, p. 3407), an Act approved March 23, 1977 (Ga. Laws 1977, p. 724), an Act approved March 30, 1977 (Ga. Laws 1977, p. 1211), an Act approved April 8, 1977 (Ga. Laws 1977, p. 1312), an Act approved April 16, 1979 (Ga. Laws 1979, p. 4634), an Act approved March 25, 1980 (Ga. Laws 1980, p. 3831), and an Act approved March 27, 1980 (Ga. Laws 1980, p. 4333) is hereby amended by deleting in its entirety subsection (c) of Section 21, and by inserting in lieu thereof a new subsection (c) of Section 21 to read as follows:

“(c) The Authority and its activities shall be exempt from all taxes and tax obligations, except taxes imposed upon the sale or distribution of motor fuels pursuant to Code Chapter 92-14, relating to motor fuel taxation, or pursuant to the “Motor Fuel Tax Law,” Ga. Code Chapter 91A-50, as now or hereafter amended. The Authority shall not be obligated to pay, and the State Revenue Commissioner shall not collect or attempt to collect, assess or attempt to assess, levy or attempt to levy from or against the Authority, any sales and use taxes imposed upon the sale of motor fuel, including without limitation, the tax authorized by Section 25 of this Act, for any period of time subsequent to June 30, 1977, and prior to July 1, 1979.”

Section 2. Said Act is further amended by inserting after the third sentence of subsection (i) of Section 25 and before the fourth sentence of subsection (i) of Section 25, a new sentence to read as follows:

“If the results of operations in the Authority’s fiscal year commencing July 1, 1980 or in any subsequent fiscal year reflect that the proceeds of the tax were not used to subsidize operations to the maximum extent herein provided, the Board may, in its sole discretion, reserve any amounts that could have been used to subsidize operations in that fiscal year and later use said reserved amounts and any interest earned on said reserved amounts to provide an additional subsidy for operations in any future fiscal year or years.”

so that when amended subsection (i) of Section 25 shall read as follows:

“(i) Use of Proceeds. The proceeds of the tax levied pursuant to this Act shall be used solely by each local government to fulfill the obligations incurred in the contracts entered into with the Metropolitan Atlanta Rapid Transit Authority as contemplated in the Metropolitan Atlanta Rapid Transit Authority Act of 1965, as amended, provided, however, that no more than fifty percent (50%) of the annual proceeds of the tax shall be used to subsidize the operating costs of the system, exclusive of depreciation and amortization, until July 1, 1997, after which time no more than sixty percent (60%) of the annual proceeds of the tax shall be used to subsidize the operating costs of the system, exclusive of depreciation and amortization, and that commencing with July 1, 1997, and for every year thereafter, the proceeds of the tax shall not be used to subsidize operations of the transportation system to an extent greater than fifty percent (50%) of the operating costs of the system, exclusive of depreciation and amortization. In adopting its annual budget, the Board of the Metropolitan Atlanta Rapid Transit Authority shall be authorized to rely upon estimates of all revenues, operating costs, patronage and other factors which may affect the amount of the fare required to limit the operating subsidy herein provided for. If the results of any year’s operations reflect that the proceeds of the tax were used to subsidize operations to an extent greater than herein provided, the Board shall adjust fares in order to make up the deficit in operations during a period of not to exceed three (3) succeeding years. If the results of operations in the Authority’s fiscal year commencing July 1, 1980 or in any subsequent fiscal year reflect that the proceeds of the tax were not used to subsidize operations to the maximum extent herein provided, the Board may, in its sole discretion, reserve any amounts that could have been used to subsidize operations in that fiscal year and later use said reserved amounts and any interest earned on said reserved amounts to provide an additional subsidy for operations in any future fiscal year or years. The words ‘operating costs of the system’ for purposes of this subsection 25(i) are defined to include all of the costs of that division of the Authority directly involved and that portion of the

nonoperating administrative costs of those divisions of the Authority indirectly involved, through the provision of support services, in providing mass transportation services for the metropolitan area, but exclusive of the costs of the division or divisions directly involved and that portion of the nonoperating administrative costs of those divisions indirectly involved, in the planning, design, acquisition, construction and improvement of the rapid transit system, according to accepted principles of accounting. If any proceeds of the tax levied pursuant to this Act are held for the purpose of planning, designing, acquiring, constructing, or improving the rapid transit system and are invested, then all interest earned from such investments shall be used only for planning, designing, acquiring, constructing, or improving the rapid transit system or for paying the principal of or interest on bonds or certificates issued for such purposes."

Section 3. The Act amending "The Metropolitan Atlanta Rapid Transit Authority Act of 1965," approved April 16, 1979 (Ga. Laws 1979, p. 4634), is hereby amended by striking from Section 13 of said 1979 amendatory Act the following:

" , except that Section 10 of this Act shall become effective April 1, 1982", and inserting in lieu thereof the following:

"except that Section 10 of this Act shall become effective July 1, 1984."

Section 4. Said Act is further amended by adding at the end of Section 21 a new subsection (d) to read as follows:

"(d) Notwithstanding any other provisions of this Section, the Authority shall not be exempt from the State Sales and Use taxes (Code Chapter 91A-45) for tour and charter services."

Section 4.1. Said Act is further amended by striking in its entirety subsection (l) of Section 25, which reads as follows:

"(l) Any other provision of this Act to the contrary notwithstanding, after July 1, 1980, not less than fifty percent (50%) of the annual proceeds of the tax authorized to be levied by this Act shall be used for the purposes and in the manner required by any trust indenture or other agreement with or for the benefit of bondholders, including payment of the principal of or premium or interest upon bonds or certificates issued by the Authority or to create a reserve for that purpose and, for the payment of the cost of a rapid transit system or project as defined in Section 2(j) of this Act, and such fifty percent (50%) of the proceeds shall be used only for the purposes provided by this subsection (l).",

and inserting in lieu thereof the following:

"(l) Any limitation contained in this Act to the contrary notwithstanding, the Board may, in its sole discretion, and for any fiscal year commencing July 1, 1980, or thereafter, use any interest earned on any self-insurance reserve established pursuant to Section 22 of this Act to pay the operating costs of the system as defined by subsection (i) of Section 25 of this Act."

Section 5. In the event any section, subsection, sentence, clause or phrase of this Act is declared or adjudged invalid or unconstitutional, such adjudication shall in no manner affect the other sections, subsections, sentences, clauses, or phrases of this Act, which shall remain of full force and effect, as if the section, subsection, sentence, clause or phrase so declared or adjudged invalid or unconstitutional were not originally a part hereof. The General Assembly hereby declares that it would have passed the remaining parts of this Act if it had known that such part or parts hereof would be declared or adjudged invalid or unconstitutional.

Section 6. All laws and parts of laws in conflict with this Act are hereby repealed.

Section 7. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Representative Greer of the 43rd moved that the House agree to the Senate substitute to HB 164.

On the motion, the roll call was ordered and the vote was as follows:

Aaron	Coleman	Harris	N Martin	Y Savage
Y Adams,G	Collins	Y Harrison	Y Matthews	N Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Shepard
Y Aiken	Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Balkcom	Culpepper	Y Horne	Y Moore	Y Smyre
Y Bargeron	Y Cummings	Y Hutchinson	Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Mullinax	Y Steinberg
Y Beal	Daugherty	Y Isaksen	Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Benefield	Davis,J	Jackson,N	Y Oliver	Y Thompson
Benn	Y Davis,L	Y Jackson,W	Padgett	Townsend
Y Birdsong	Dean	Y Jessup	Y Parham	Y Triplett
Bishop	Dent	Johnson,G	Patten	Y Tuten
N Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
N Brooks	Y Edwards	Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R,T	Waddle
Y Burruss	Evans	Kilgore	Phillips,W,R	Y Walker
Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Ramsey	N Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B,J
Y Chance	Y Ginsberg	Y Long	Reaves	N Williams,H
Cheeks	Y Glover	Y Lord	Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Mangum	Ross	Y Wood,J,T
Clark,L	Hamilton	Y Mann	Y Rowland	Workman
Y Colbert	Y Hanner	Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 124, nays 6.

The motion prevailed.

Under the general order of business, established by the Committee on Rules, the following Bills of the Senate were taken up for consideration and read the third time:

SB 21. By: Senator Kidd of the 25th: A BILL to amend an Act providing retirement benefits for the clerks of the superior courts of Georgia, so as to change the provisions relating to contributions; to change the provisions relative to retirement benefits for superior court clerks and their spouses who are retired or may retire; and for other purposes.

The following amendment was read and adopted:

The Committee on Retirement moves to amend SB 21 by striking from line 14 on page 5 and from line 25 on page 5 the following:

“\$403.00”,

and inserting in lieu thereof, in each line where the foregoing was stricken the following:

“\$416.00”.

By striking from line 29 on page 5 and from line 8 on page 6 the following:

“\$297.00”,

and inserting in lieu thereof, in each line where the foregoing was stricken the following:

“\$312.00”.

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to.

On the passage of the Bill, as amended, the roll call was ordered and the vote was as follows:

Aaron	Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Collins	Y Harrison	Y Matthews	N Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Holmes	Y Milford	Y Smith,T
N Auten	Y Crosby	Hooks	Y Moody	Smith,V
Y Balkcom	Culpepper	Y Horne	Y Moore	Y Smyre
N Bargerion	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	N Davis,J	Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Townsend
Y Birdsong	Y Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Tuten
Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Brooks	Y Edwards	Y Karrh	Y Phillips,L.L	Veazey
Y Buck	Y Elliott	Kemp	Y Phillips,R.T	Waddle
Y Burruss	Evans	Y Kilgore	Phillips,W.R	Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	N Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	Y Ware
Y Cason	Foster	Y Lane,R	Y Rainey	Watson
Y Castleberry	N Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	N Widener
Y Chambless	Y Galer	Logan	Y Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Y Long	Reaves	Williams,H
Y Cheeks	Y Glover	Lord	Y Richardson	Y Williams,R
N Childers	N Godbee	Y Lowe	Robinson	Y Wilson
Y Childs	Y Greer	Lucas	Y Rose	Y Wood,J
Clark,B	Y Ham	Y Mangum	Ross	Y Wood,J.T
Clark,L	Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, as amended, the ayes were 130, nays 9.

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

Representative Evans of the 84th requested that he be recorded as having voted “aye” on the passage of SB 21, as amended.

SB 18. By: Senators Starr of the 44th, Howard of the 42nd and Gillis of the 20th: A BILL to amend an Act authorizing the Department of Administrative Services to establish and operate motor pools and relating to the use of State and privately owned motor vehicles, so as to change the automobile mileage allowance rate; and for other purposes.

The following Committee substitute was read:

A BILL

To amend an Act authorizing the Department of Administrative Services to establish and operate motor pools and relating to the use of State and privately owned motor vehicles by officials, officers and employees of the State or any agency thereof, approved April

6, 1972 (Ga. Laws 1972, p. 1125), as amended, particularly by an Act approved March 18, 1980 (Ga. Laws 1980, p. 350), so as to change the automobile mileage allowance rate; to change the provisions relating to members of the General Assembly; to provide for other matters relative thereto; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act authorizing the Department of Administrative Services to establish and operate motor pools and relating to the use of State and privately owned motor vehicles by officials, officers and employees of the State or any agency thereof, approved April 6, 1972 (Ga. Laws 1972, p. 1125), as amended, particularly by an Act approved March 18, 1980 (Ga. Laws 1980, p. 350), is hereby amended by striking Section 2 in its entirety and inserting in lieu thereof a new Section 2 to read as follows:

"Section 2. The officers, officials and employees of the Executive, Legislative and Judicial Branches of State Government shall be paid ~~18~~ 20 cents per mile as traveling expense when traveling in the service of the State or any agency thereof by personal motor vehicle, and in addition to mileage shall be reimbursed for actual expenses incurred by reason of tolls and parking fees. Members of the General Assembly shall not receive the ~~18~~ 20 cents per mile until members take office on the convening date of the General Assembly in regular session in ~~1981~~ 1983 and until that time shall receive ~~15~~ 18 cents per mile."

Section 2. All laws and parts of laws in conflict with this Act are hereby repealed.

The following amendment was read and adopted:

Representative Vaughn of the 57th moves to amend the Committee substitute to SB 18 by striking on line 24, page 1, the word "shall" and substitute therefor the word "may";

By inserting a comma after the word "mile" on line 24, page 1, and adding "upon fund being appropriated therefor";

By inserting on line 24, page 1, after the word "government", the following: "including members of the General Assembly".

The Committee substitute, as amended, was adopted.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to, as amended.

On the passage of the Bill, by substitute, as amended, the roll call was ordered and the vote was as follows:

Aaron	Y Bray	Y Colwell	Y Elliott	Y Hays
Y Adams,G	Brooks	Connell	Y Evans	Hill
Y Adams,J	Y Buck	Y Couch	Y Felton	Y Holmes
Y Adams,M	Y Burruss	Y Cox	Y Fortune	Y Hooks
Y Aiken	Y Burton	Y Crawford	Y Foster	Horne
N Anderson	N Byrd	Y Crosby	Y Fuller,C	Y Hutchinson
Y Argo	Y Cason	Y Culpepper	Fuller,K	Y Irvin
Y Auten	Y Castleberry	N Cummings	Y Galer	Y Isakson
Y Balkcom	Y Chamberlin	Y Darden	Y Ginsberg	Y Jackson,J
Y Bargerion	Y Chambless	Daugherty	Glover	Jackson,N
Y Baugh	Chance	Y Davis,B	Y Godbee	N Jackson,W
Y Beal	Y Cheeks	N Davis,J	Y Greer	Jessup
Y Beck	N Childers	Y Davis,L	Y Ham	Johnson,G
Y Benefield	Y Childs	Dean	Hamilton	Y Johnson,R
Y Benn	Y Clark,B	Y Dent	Hanner	Y Jones,B
Y Birdsong	Clark,L	Y Dixon	Harris	Y Jones,H
Y Bishop	Y Colbert	Y Dobbs	Y Harrison	Y Karrh
Y Bolster	Coleman	Y Dover	Y Hasty	Kemp
Y Branch	Y Collins	Edwards	Y Hawkins	Y Kilgore

Y Lambert	Y McKinney	Y Phillips,R.T	Y Scott,D	Y Vaughn
Y Lane,D	N Miles	Phillips,W.R	N Shepard	Veazey
Y Lane,R	Y Milford	Y Pilewicz	Y Sherrod	Waddle
Y Lawson	Y Moody	Pinkston	Y Sizemore	Y Walker
Y Lee	Y Moore	Rainey	N Smith,T	Y Wall
Logan	Y Mostiler	Y Ralston	Smith,V	Y Ware
Y Long	Y Mullinax	Y Ramsey	Y Smyre	Watson
Y Lord	Y Nicholson	Randall	Y Snow	White
Y Lowe	Nix	Reaves	Steinberg	Y Widener
Lucas	Y Oliver	Y Richardson	Y Swann	N Williams,B.J
Y Mangum	Y Padgett	Robinson	Y Thomas	Williams,H
Y Mann	Y Parham	Rose	Y Thompson	Y Williams,R
Y Marcus	Y Patten	Y Ross	Y Townsend	Y Wilson
Y Martin	N Perry	Y Rowland	Triplett	Y Wood,J
Y Matthews	Y Peters	Y Russell	Y Tuten	Y Wood,J.T
Y McCollum	Y Phillips,B	Y Savage	Y Twiggs	Y Workman
Y McDonald	Y Phillips,L.L	Y Scott,A	Y Vandiford	Speaker Murphy

On the passage of the Bill, by substitute, as amended, the ayes were 130, nays 11.

The Bill, having received the requisite constitutional majority, was passed, by substitute, as amended.

Representative Byrd of the 138th stated he had inadvertently voted "nay" on the passage of SB 18, by substitute, as amended. He intended to vote "aye" thereon.

SB 30. By: Senators Thompson of the 32nd, Dean of the 31st, Fincher of the 52nd and Bond of the 39th: A BILL to amend Code Section 24A-401, providing for definitions to be used in the Juvenile Court Code of Georgia, so as to provide that failure to appear and answer certain citations shall constitute a delinquent act; to amend Code Section 58-612.1, changing the legal age at which persons can purchase or possess alcoholic beverages; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Y Childs	Y Galer	Y Lane,D	Y Phillips,L.L
Y Adams,G	Clark,B	Y Ginsberg	Y Lane,R	Y Phillips,R.T
Y Adams,J	Clark,L	Y Glover	Y Lawson	Y Phillips,W.R
Y Adams,M	Y Colbert	Y Godbee	Y Lee	Y Pilewicz
Y Aiken	Coleman	Greer	Logan	Y Pinkston
Y Anderson	Y Collins	Y Ham	Y Long	Rainey
Y Argo	Colwell	Hamilton	Y Lord	N Ralston
N Auten	Y Connell	Y Hanner	Y Lowe	Y Ramsey
Y Balkcom	Y Couch	Y Harris	Lucas	Randall
Y Bargerion	Y Cox	Y Harrison	Y Mangum	Reaves
Y Baugh	Y Crawford	Y Hasty	Y Mann	Y Richardson
Beal	Crosby	Y Hawkins	Y Marcus	Robinson
Y Beck	Y Culpepper	Y Hays	Y Martin	Y Rose
Y Benefield	Y Cummings	Hill	Y Matthews	Y Ross
Y Benn	Y Darden	Y Holmes	Y McCollum	Rowland
Y Birdsong	Daugherty	Y Hooks	Y McDonald	Russell
Y Bishop	N Davis,B	Y Horne	Y McKinney	Y Savage
Y Bolster	N Davis,J	Y Hutchinson	N Miles	N Scott,A
Y Branch	N Davis,L	Y Irvin	Milford	Y Scott,D
Y Bray	Dean	Y Isakson	Y Moody	Y Shepard
Y Brooks	Dent	Y Jackson,J	Y Moore	Y Sherrod
Y Buck	Y Dixon	Jackson,N	Y Mostiler	Y Sizemore
Y Burruss	Y Dobbs	Y Jackson,W	Y Mullinax	Y Smith,T
Y Burton	Y Dover	Jessup	Y Nicholson	Smith,V
Y Byrd	Y Edwards	Johnson,G	Y Nix	Y Smyre
Y Cason	Y Elliott	Y Johnson,R	Y Oliver	Y Snow
Y Castleberry	Y Evans	N Jones,B	Y Padgett	Y Steinberg
Y Chamberlin	Y Felton	Y Jones,H	Y Parham	Y Swann
Y Chambless	Fortune	Y Karrh	Y Patten	Y Thomas
Y Chance	Y Foster	Kemp	Y Perry	Y Thompson
Y Cheeks	Y Fuller,C	Y Kilgore	Peters	Townsend
Y Childers	Y Fuller,K	Lambert	Y Phillips,B	Y Triplett

Tuten	Veazey	Y Ware	Y Williams,B.J	Y Wood,J
N Twiggs	Y Waddle	Y Watson	Y Williams,H	Y Wood,J.T
Y Vandiford	Y Walker	White	Y Williams,R	Workman
Y Vaughn	Y Wall	Y Widener	Y Wilson	Speaker Murphy

On the passage of the Bill, the ayes were 136, nays 9.

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

Representative Russell of the 64th requested that he be recorded as having voted "aye" on the passage of SB 30.

SB 80. By: Senators Cobb of the 28th and Reynolds of the 48th: A BILL to amend an Act known as the "Motor Vehicle Certificate of Title Act," so as to require the delivery of certificates of title within a specified time; to provide for postmarks as proof of timely submission of documents; and for other purposes.

The following Committee substitute was read:

A BILL

To amend an Act known as the "Motor Vehicle Certificate of Title Act," approved March 3, 1961 (Ga. Laws 1961, p. 68), as amended, particularly by an Act approved February 16, 1962 (Ga. Laws 1962, p. 79) and an Act approved March 11, 1964 (Ga. Laws 1964, p. 436), so as to require the delivery of certificates of title from the transferor to the transferee within a specified time; to provide for postmarks as proof of timely submission of documents; to require submission of certificate of title applications to be made so as to have the state revenue commissioner or his duly authorized county tag agents receive same within a specified time; to provide for a penalty for certificate of title applications delivered or received on an untimely basis; to provide for a time period within which rejected documents must be resubmitted and to provide for a penalty for failure to resubmit in a timely manner; to change the number of days within which notice of a security interest must be delivered to the commissioner in order to perfect such interest as of the date of the security agreement; to provide for other matters relative to the foregoing; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act known as the "Motor Vehicle Certificate of Title Act," approved March 3, 1961 (Ga. Laws 1961, p. 68), as amended, particularly by an Act approved February 16, 1962 (Ga. Laws 1962, p. 79) and an Act approved March 11, 1964 (Ga. Laws 1964, p. 436), is hereby amended by adding the following sentences between the first and second sentences of subsection (a) of Section 8:

"Except as provided in subsection (b) of this section, the application must be submitted to the commissioner or his appropriate authorized county tag agent by the owner of the vehicle within 90 days from the date of purchase of the vehicle or from the date the owner is otherwise required by law to register the vehicle in this state or the owner of the vehicle shall be required to pay a penalty of \$15.00 in addition to the ordinary title fee as provided by this Act. If the documents submitted in support of the title application are rejected, the party submitting the documents shall have 60 days from the date of rejection to resubmit the documents required by the commissioner for the issuance of a certificate of title. Should the documents not be properly resubmitted within the 60 day period, there shall be an additional \$15.00 penalty assessed and the owner of the vehicle shall be required to remove immediately the license plate of the vehicle and return same to the commissioner. The license plate shall be deemed to have expired at midnight of the sixtieth day following the initial rejection of the documents submitted if the documents have not been resubmitted as required above.",

so that when so amended subsection (a) of Section 8 shall read as follows:

“(a) The application for the first certificate of title of a vehicle in this state shall be made by the owner to the commissioner on the form he prescribes. Except as provided in subsection (b) of this section, the application must be submitted to the commissioner or his appropriate authorized county tag agent by the owner of the vehicle within 90 days from the date of purchase of the vehicle or from the date the owner is otherwise required by law to register the vehicle in this state or the owner of the vehicle shall be required to pay a penalty of \$15.00 in addition to the ordinary title fee as provided by this Act. If the documents submitted in support of the title application are rejected, the party submitting the documents shall have 60 days from the date of rejection to resubmit the documents required by the commissioner for the issuance of a certificate of title. Should the documents not be properly resubmitted within the 60 day period, there shall be an additional \$15.00 penalty assessed and the owner of the vehicle shall be required to remove immediately the license plate of the vehicle and return same to the commissioner. The license plate shall be deemed to have expired at midnight of the sixtieth day following the initial rejection of the documents submitted if the documents have not been resubmitted as required above. Said application shall contain:

- (1) The name, residence, and mailing address of the owner;
- (2) A description of the vehicle including, so far as the following data exists: its make, model, identifying number, type of body, the number of cylinders, and whether new or used;
- (3) The date of purchase by applicant, the name and address of the person from whom the vehicle was acquired, and the names and addresses of the holders of all security interests and liens in order of their priority and the date thereof; and
- (4) Any further information the commissioner reasonably requires to identify the vehicle and to enable him to determine whether the owner is entitled to a certificate of title and the existence or nonexistence of security interests in the vehicle and liens on the vehicle.”

Section 2. Said Act is further amended by adding at the end of subsection (b) of Section 8 immediately following the word “commissioner” the following:

“or his appropriate authorized county tag agent so as to have the application submitted to the commissioner or his appropriate authorized county tag agent within 90 days from the date of the sale of the vehicle or the dealer, or in nondealer sales the transferee, shall be required to pay a penalty of \$15.00 in addition to the ordinary title fee paid by the transferee as provided in this Act. If the documents submitted in support of the title application are rejected, the dealer submitting the documents shall have 60 days from the date of initial rejection to resubmit the documents required by the commissioner for the issuance of a certificate of title. Should the documents not be properly resubmitted within 60 days, there shall be an additional penalty of \$15.00 assessed against the dealer. The willful failure of a dealer to obtain a certificate of title for a purchaser shall be grounds for suspension or revocation of the dealer’s state issued license and registration for the sale of motor vehicles. Should the title application be submitted through a county, the county shall be entitled to retain 50 percent of any late title application penalty fee provided for in the ‘Motor Vehicle Certificate of Title Act.’”, so that when so amended subsection (b) of Section 8 shall read as follows:

“(b) If the application refers to a vehicle purchased from a dealer, it shall contain the name and address of the holder of any security interest created or reserved at the time of the sale by the dealer and the date of his security agreement and be signed by the dealer as well as the owner; and the dealer shall promptly mail or deliver the application to the commissioner or his appropriate authorized county tag agent so as to have the application submitted to the commissioner or his appropriate authorized county tag agent within 90 days from the date of the sale of the vehicle or the dealer, or in nondealer sales the transferee, shall be required to pay a penalty of \$15.00 in addition to the ordinary title fee paid by the transferee as provided in this Act. If the documents submitted in support of the title application are rejected, the dealer submitting the documents shall have 60 days from the date of initial rejection to resubmit the documents required by the commissioner for the issuance of a certificate of title. Should the documents not be properly resubmitted within 60 days, there shall be an additional penalty

of \$15.00 assessed against the dealer. The willful failure of a dealer to obtain a certificate of title for a purchaser shall be grounds for suspension or revocation of the dealer's state issued license and registration for the sale of motor vehicles. Should the title application be submitted through a county, the county shall be entitled to retain 50 percent of any late title application penalty fee provided for in the 'Motor Vehicle Certificate of Title Act.'"

Section 3. Said Act is further amended by adding immediately following Section 8 a new section, to be designated Section 8A, to read as follows:

"Section 8A. United States Post Office postmark as proof of timely submission of documents. In instances when an application for title is required to be submitted within a certain time period, proof of mailing within the designated period allowed for submission of the documents, as evidenced by a United States Post Office postmark, shall be prima facie proof that the application was timely submitted."

Section 4. Said Act is further amended by striking subsections (a) and (b) of Section 15 in their entirety and inserting in lieu thereof new subsections (a) and (b) to read as follows:

"(a) If an owner transfers his interest in a vehicle other than by the creation of a security interest, he shall at the time of delivery of the vehicle execute an assignment and warranty of title, which must be subscribed and sworn to before an officer authorized to administer oaths in the state, to the transferee in the space provided therefor on the certificate of title or as the commissioner prescribes, and cause the certificate and assignment to be delivered to the transferee. If the transferor willfully fails to deliver the properly assigned certificate of title to the transferee, the transferor shall be guilty of a misdemeanor. In addition, the transferor shall be civilly liable to the transferee for all damages, including reasonable attorney's fees, occasioned by the transferor's failure to obey this section.

(b) Except as provided in Section 16, the transferee shall, promptly after delivery to him of the vehicle and certificate of title, execute the application for a new certificate of title in the space provided therefor on the certificate or as the Commissioner prescribes, and cause the certificate and application on the form the commissioner prescribes and cause the application and the certificate of title to be mailed or delivered to the commissioner or his appropriate authorized county tag agent with the application for change of registration for the vehicle so that the title application shall be received within 90 days from the date of the transfer of the vehicle, or the owner shall be required to pay a penalty of \$15.00 in addition to the ordinary title fee as provided by this Act. If the documents submitted in support of the title application are rejected, the party submitting the documents shall have 60 days from the date of initial rejection to resubmit the documents required by the commissioner for the issuance of title. Should the documents not be properly resubmitted within 60 days, there shall be an additional \$15.00 penalty assessed and the owner of the vehicle shall be required to remove immediately the license plate of the vehicle and return same to the commissioner. The license plate shall be deemed to have expired at midnight of the sixtieth day following the initial rejection of the documents if the documents have not been resubmitted as required above. If the title application is submitted through a county, the county shall be entitled to retain 50 percent of any late title application fee as provided for in this Act."

Section 5. Said Act is further amended by striking subsection (a) of Section 16 in its entirety and inserting in lieu thereof a new subsection (a) to read as follows:

"(a) A dealer who buys a vehicle and holds it for resale need not apply to the commissioner for a new certificate of title but may retain the certificate delivered to him and, upon transferring the vehicle to another person other than by the creation of a security interest, shall promptly execute the assignment and warranty of title by a dealer, which must be subscribed and sworn to before an officer authorized to administer oaths in this state, and show the names and addresses of the transferee and any holder of a security interest created or reserved at the time of the resale and the date of his

security agreement in the spaces provided therefor on the certificate or as the commissioner prescribes. Except as otherwise provided in subsection (c) of Section 15, the dealer shall submit a properly completed certificate of title application and proper supporting documents to the commissioner or to the appropriate authorized county tag agent so that the application and supporting documents shall be submitted to the commissioner or the appropriate authorized county tag agent within 90 days from the date of the transfer of the vehicle, or the dealer shall be required to pay a penalty of \$15.00 in addition to the ordinary title fee as provided by this Act. If the documents submitted in support of the title application are rejected, the dealer submitting the documents shall have 60 days from the date of initial rejection to resubmit the documents required by the commissioner for the issuance of title. Should the documents not be properly resubmitted within 60 days, there shall be an additional penalty of \$15.00 assessed against the dealer. The willful failure of a dealer to obtain a certificate of title for a purchaser from that dealer shall be grounds for suspension or revocation of dealer's state issued license and registration for the sale of motor vehicles. If the title application is submitted through a county, the county shall be entitled to retain 50 percent of any late title application penalty fee as provided for in this Act. Transfers of vehicles under this section shall otherwise conform with the provisions of Section 15. Any person selling a previously registered vehicle as defined in Section 38 which is exempt from the provisions of this Act during this Act's implementation period need not have a certificate of title. A dealer selling a previously registered vehicle which under the provisions of this Act need not have a certificate of title need not furnish a purchaser of such a vehicle a certificate of title. At such time as previously registered vehicles are brought under the terms of this Act, from that time on a dealer when selling such a vehicle shall conform to all provisions of this Act."

Section 6. Said Act is further amended by striking in their entirety subsections (a) and (b) of Section 17 and inserting in lieu thereof new subsections (a) and (b) to read as follows:

"(a) If the interest of an owner in a vehicle passes to another other than by voluntary transfer, the transferee shall, except as provided in subsection (b), ~~promptly~~ mail or deliver to the commissioner or his appropriate authorized county tag agent the last certificate of title if available, proof of the transfer, and his application for a new certificate in the form the commissioner prescribes with the application for change of registration for the vehicle so that the title application and other documents shall be received by the commissioner or his appropriate authorized county tag agent no later than 90 days from the date that the transferee acquired the interest in the vehicle, or the transferee shall be required to pay a penalty of \$15.00 in addition to the ordinary title fee as provided by this Act. If the documents submitted in support of the title application are rejected, the party submitting the documents shall have 60 days from the date of initial rejection to resubmit the documents required by the commissioner for the issuance of title. Should the documents not be properly resubmitted within the 60 day period, there shall be an additional \$15.00 penalty assessed and the owner of the vehicle shall be required to remove immediately the license plate of the vehicle and return same to the commissioner. The license plate shall be deemed to have expired at midnight of the sixtieth day following the initial rejection of the documents if the documents have not been resubmitted as required above. If the title application is submitted through the county, the county shall be entitled to retain 50 percent of any late title application penalty fee as provided for in this Act. If the last certificate of title not be available for transfers under this section, then the transferee shall forward such proof of transfer as the commissioner may by regulation prescribe.

(b) If the interest of the owner is terminated, whether the vehicle is sold pursuant to a power contained in a security agreement or by legal process at the instance of the holder either of a security interest or a lien, the transferee shall promptly mail or deliver to the commissioner or his appropriate authorized county tag agent the last certificate of title if available, proof of transfer, his application for a new certificate in the form prescribed by the commissioner, and an affidavit made by or on behalf of the holder of

a security interest in or lien on the vehicle with respect to the termination of the interest of the owner, so as to have the application and supporting documents submitted to the commissioner or his appropriate authorized county tag agent within 90 days from the date the transferee acquired the interest in the vehicle, or the transferee shall be required to pay a penalty of \$15.00 in addition to the ordinary title fee as prescribed by this Act. If the documents submitted in support of the title application are rejected, the transferee submitting the documents shall have 60 days from the date of initial rejection to resubmit the documents required by the commissioner for the issuance of title. Should the documents not be properly resubmitted within 60 days, there shall be an additional \$15.00 penalty assessed and the owner of the vehicle shall be required to remove immediately the license plate of the vehicle and return same to the commissioner. The license plate shall be deemed to have expired at midnight of the sixtieth day following the initial rejection of the documents if the documents have not been resubmitted as required above. If the title application is submitted through the county, the county shall be entitled to retain 50 percent of any late title application penalty fee as provided for in this Act. If the holder of a security interest or lien succeeds to the interest of the owner and holds the vehicle for resale, he need not secure a new certificate of title, but, upon transfer, shall promptly deliver to the transferee the last certificate of title if available, and such other documents as the commissioner may require by rule or regulation."

Section 7. Said Act is further amended by striking from subsection (b) of Section 21 of said Act the following:

"10 days",

and substituting in lieu thereof the following:

"20 days",

so that when so amended subsection (b) of Section 21 of said Act shall read as follows:

"(b) A security interest is perfected by delivery to the commissioner of the existing certificate of title, if any, and an application for a certificate of title containing the name and address of the holder of a security interest, the date of his security interest and the required fee. It is perfected as of the time of its creation if the delivery is completed within ~~10 days~~ 20 days thereafter; otherwise, as of the date of the delivery to the commissioner. When the security interest is perfected as provided in this subsection (b), it shall constitute notice to everybody of the security interest of the holder."

Section 8. Said Act is further amended by striking subsection (b) of Section 22 in its entirety and inserting in lieu thereof a new subsection (b) to read as follows:

"(b) The holder shall immediately cause the certificate of title and application and the required fee to be mailed or delivered to the commissioner or his appropriate authorized county tag agent within 90 days of the date of creation of the security interest or lien or the lien or security interest holder shall be required to pay a \$15.00 penalty in addition to the ordinary title fee as provided by this Act. If the documents submitted in support of the title application are rejected, the party submitting the documents shall have 60 days from the date of initial rejection to resubmit the documents required by the commissioner for the issuance of title. Should the documents not be properly resubmitted within the 60 day period, there shall be an additional \$15.00 penalty assessed and the owner of the vehicle shall be required to remove immediately the license plate of the vehicle and return same to the commissioner. The license plate shall be deemed to have expired at midnight of the sixtieth day following the initial rejection of the documents if the documents have not been resubmitted as required above. If the title application is submitted through the county, the county shall be entitled to retain 50 percent of any late title application penalty fee as provided for in this Act."

Section 9. Said Act is further amended by striking subsection (b) of Section 31 in its entirety and inserting in lieu thereof a new subsection (b) to read as follows:

"(b) Misdemeanors. (1) A person who:

(1) ~~with~~ (A) With fraudulent intent, permits another, not entitled thereto, to use or have possession of a certificate of title;

~~(2)—willfully (B) Willfully fails to mail or deliver a certificate of title to the commissioner or a release of security interest or lien to the owner within ten days of the time required by this Chapter Act, except as provided in subsection (a);~~

~~(3)—willfully (C) Willfully violates any other provision of this Chapter Act;~~

~~(4)—willfully (D) Willfully fails or refuses to mail or deliver the certificate of title to the commissioner within ten days after having received a notice as provided for in subsection (e) of section 68-421a or subsection (d) of section 68-412a subsection (d) of Section 12 or subsection (d) of Section 21;~~
is guilty of a misdemeanor.

(2) Any person, firm, or corporation who shall knowingly make any false statement in any title application as to the date a vehicle was sold or acquired or as to the date of creation of a security interest or lien shall be guilty of a misdemeanor and upon conviction shall be fined not more than \$100.00 or imprisoned for a period not to exceed 30 days.

(3) Any person, firm, or corporation who delivers or accepts a certificate of title assigned in blank shall be guilty of a misdemeanor and upon conviction shall be fined not more than \$100.00 or imprisoned for a period not to exceed 30 days for the acceptance or delivery of each certificate of title assigned in blank."

Section 10. This Act shall become effective on January 1, 1982.

Section 11. All laws and parts of laws in conflict with this Act are hereby repealed.

The following amendment was read:

Representative Crosby of the 150th moves to amend the Committee substitute to SI 80 by inserting after the word and semicolon "manner;" on line 16 of page 1 the following:

"to change the application fee;"

By renumbering Sections 4 through 11 as Sections 5 through 12, respectively.

By adding a new Section 4 to read as follows:

"Section 4. Said Act is further amended by striking the words, symbol, and figure 'one dollar (\$1.00)' in the second sentence of subsection (d) of Section 12 and inserting in lieu thereof the following:

'\$3.00'."

By renumbering renumbered Sections 8 through 13 as Sections 9 through 14, respectively.

By adding a new Section 8 to read as follows:

"Section 8. Said Act is further amended by striking the figure '1.00' in subsection (c) of Section 18 and inserting in lieu thereof the figure '3.00'."

By renumbering renumbered Sections 10 through 14 as Sections 11 through 15 respectively.

By adding a new Section 10 to read as follows:

"Section 10. Said Act is further amended by striking the figure '1' in the first sentence of subsection (d) of Section 21 and inserting in lieu thereof the figure '3.00'."

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

N Aaron	Coleman	Harris	N Martin	Y Savage
Y Adams,G	Y Collins	N Harrison	Y Matthews	Y Scott,A
Y Adams,J	Colwell	Y Hasty	Y McCollum	Y Scott,D
N Adams,M	Connell	Y Hawkins	Y McDonald	N Shepard
N Aiken	Couch	N Hays	Y McKinney	N Sherrod
Y Anderson	Cox	Hill	Y Miles	N Sizemore
Y Argo	Y Crawford	Y Holmes	N Milford	Smith,T
N Auten	Y Crosby	Y Hooks	Y Moody	Smith,V
Balkcom	N Culpepper	Horne	Y Moore	Y Smyre
Bargerom	N Cummings	Y Hutchinson	N Mostiler	Y Snow
Y Baugh	N Darden	Y Irvin	Y Mullinax	N Steinberg
Y Beal	Daugherty	N Isakson	Y Nicholson	N Swann
Y Beck	N Davis,B	Y Jackson,J	N Nix	N Thomas
Y Benefield	N Davis,J	Jackson,N	N Oliver	N Thompson
Y Benn	Y Davis,L	N Jackson,W	N Padgett	Y Townsend
Y Birdsong	Dean	N Jessup	Y Parham	Y Triplett
Bishop	N Dent	Johnson,G	Y Patten	Tuten
Y Bolster	Y Dixon	Y Johnson,R	N Perry	Y Twiggs
Y Branch	Y Dobbs	N Jones,B	N Peters	Vandiford
Bray	Y Dover	Y Jones,H	N Phillips,B	Vaughn
N Brooks	N Edwards	Karrh	Y Phillips,L,L	Y Veazey
Y Buck	N Elliott	Y Kemp	Phillips,R,T	Y Waddle
Burruss	Evans	Y Kilgore	Phillips,W,R	N Walker
N Burton	Felton	Y Lambert	N Pilewicz	N Wall
N Byrd	N Fortune	N Lane,D	Pinkston	Y Ware
Y Cason	N Foster	Lane,R	N Rainey	N Watson
Castleberry	Fuller,C	Y Lawson	N Raiston	White
N Chamberlin	Fuller,K	Y Lee	Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	N Williams,B,J
Y Chance	N Ginsberg	Y Long	Reaves	Y Williams,H
N Cheeka	Y Glover	Lord	Richardson	N Williams,R
N Childers	Y Godbee	N Lowe	Robinson	N Wilson
Y Childs	Greer	Y Lucas	Y Rose	Y Wood,J
N Clark,B	N Ham	Y Mangum	Y Ross	Y Wood,J.T
Clark,L	Hamilton	N Mann	Y Rowland	Y Workman
N Colbert	N Hanner	Y Marcus	Y Russell	Speaker Murphy

On the adoption of the amendment, the ayes were 77, nays 59.

The amendment was adopted.

The following amendments were read and adopted:

Representative Adams of the 14th moves to amend the Committee substitute to SB 80 by striking the amount "\$15.00" wherever it appears and inserting in lieu thereof the figure "\$10.00".

Representative Jackson of the 9th moves to amend the Committee substitute to SB 80 by striking from line 29 of page 8 the following:

"from that dealer".

Representative Jackson of the 9th moves to amend the Committee substitute to SB 80 as follows:

Page 5, Line 25, after "vehicles.", delete remainder of line 25 and delete lines 26, 27, 28, and 29.

Page 6, Line 8, after "submitted.", add the following: "Additionally, when the law provides for a penalty for the untimely submission of a title application, the responsibility for the collection of said penalty shall be that of the Department of Revenue."

Page 7, Line 24, delete in their entirety lines 24, 25, and 26.

Page 8, Line 31, after "vehicles.", delete remainder of line 31 and delete lines 32, 33, 34 and the words "this Act." from line 1 of page 9.

Page 10, Line 13, after "above.", delete the remainder of line 13 and delete lines 14, 15, and all of line 16 with the exception of the last word on line 16.

Page 11, Line 18, after "above.", delete the remainder of line 18 and delete lines 19 and 20 and all of line 21 with the exception of the last word "If" on line 21.

Page 13, Line 6, delete lines 6, 7, 8 and 9 in their entirety.

The Committee substitute, as amended, was adopted.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to, as amended.

On the passage of the Bill, by substitute, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Harrison	Y Matthews	Y Scott,A
Y Adams,J	Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	N Shepard
Y Aiken	Couch	Y Hays	McKinney	N Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	N Milford	N Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Smith,V
Balkcom	Y Culpepper	Horne	Y Moore	Smyre
Y Bargerone	N Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Y Daugherty	N Isakson	Y Nicholson	Y Swann
N Beck	Y Davis,B	Y Jackson,J	N Nix	N Thomas
Y Benefield	N Davis,J	Jackson,N	Y Oliver	N Thompson
Y Benn	N Davis,L	Y Jackson,W	N Padgett	Y Townsend
Y Birdsong	Dean	Jessup	Y Parham	Y Triplett
Bishop	Dent	Johnson,G	N Patten	Tuten
Y Bolster	Y Dixon	Y Johnson,R	N Perry	Twiggs
Y Branch	Y Dobbs	N Jones,B	N Peters	Y Vandiford
Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
N Brooks	Y Edwards	Karrh	Y Phillips,L.L	Veazey
N Buck	Y Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Evans	Y Kilgore	Phillips,W.R	Y Walker
N Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
N Byrd	Y Fortune	N Lane,D	Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	N Rainey	Y Watson
N Castleberry	N Fuller,C	Y Lawson	N Ralston	White
N Chamberlin	Y Fuller,K	Y Lee	Ramsey	N Widener
Y Chambless	Y Galer	Logan	Randall	N Williams,B.J
Y Chance	Y Ginsberg	N Long	Reaves	Y Williams,H
N Cheeks	Y Glover	Y Lord	Richardson	Y Williams,R
N Childers	Y Goldbee	N Lowe	Y Robinson	N Wilson
Y Childs	Greer	Y Lucas	Y Rose	Y Wood,J
Clark,B	N Ham	Y Mangum	Y Ross	Y Wood,J.T
Clark,L	N Hamilton	N Mann	Y Rowland	Y Workman
Y Colbert	N Hanner	Y Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, by substitute, as amended, the ayes were 108, nays 38.

The Bill, having received the requisite constitutional majority, was passed, by substitute, as amended.

Representative Triplett of the 128th stated that he had inadvertently voted "aye" on the passage of SB 80, by substitute, as amended. He had intended to vote "nay" thereon.

The following Bill of the House was taken up for the purpose of considering a request by Representative Johnson of the 66th that he be allowed to withdraw from service on the Committee of Conference thereon:

HB 167. By: Representatives Isakson of the 20th, Adams of the 36th, Lane of the 40th, Johnson of the 66th, Harrison of the 20th and others: A BILL to amend an Act creating the Construction Industry Licensing Board and regulating electric

contractors, plumbers, and conditioned air contractors, so as to change the definition of a certain term; to change the provisions relating to powers and duties of divisions within the board; and for other purposes.

The Speaker announced that Representative Johnson of the 66th would be relieved of his duties on the Committee of Conference on HB 167 due to an accident, and that he would be succeeded by Representative Foster of the 6th.

The Speaker announced the House in recess until 1:30 o'clock, this afternoon.

AFTERNOON SESSION

The Speaker called the House to order.

Representative Harris of the 8th District, Chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

Your Committee on Appropriations has had under consideration the following Resolution of the House and has instructed me to report the same back to the House with the following recommendation:

HR 253 Do Pass

Respectfully submitted,
Harris of the 8th
Chairman

The following Resolution of the House, favorably reported by the Committee on Appropriations, was again read:

HR 134. By: Representative Harris of the 8th:

A RESOLUTION

Creating the Consultants Competitive Negotiations Study Committee; and for other purposes.

WHEREAS, it is incumbent upon this House to gather for its members' use the most complete and objective information on topics of interest and concern to the House; and

WHEREAS, the procurement of quality professional services from engineers, architects, and land surveyors is a constant concern of the State of Georgia; and

WHEREAS, the procurement of quality professional services provides for lower energy and maintenance costs; and

WHEREAS, quality in the design of projects enhances the ultimate safety of the end product.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES that there is hereby created the Consultants Competitive Negotiations Study Committee to be composed of five members of the House of Representatives to be appointed by the Speaker of the House of Representatives. The appointees shall elect one of their members as chairman at their organizational meeting, the time of which shall be fixed by the Speaker. The committee is authorized to conduct meetings and hearings in such places and at such times as it may deem necessary and to do other things consistent with this resolution which are considered necessary to perform its duties and accomplish the objectives and purposes of this resolution. Each member shall receive the expenses and allowances authorized by law for legislative members of interim legislative committees but shall receive the same for not more than ten days, unless additional days are authorized by the Speaker of the House.

The committee shall study the subject of Consultants Competitive Negotiations and shall consult with and seek the advice of appropriate educational research bodies, organizations, and knowledgeable persons in developing its recommendations. The educational bodies and organizations shall include but shall not be limited to the Consulting Engineers Council of Georgia, Inc., the American Institute of Architects, the Association County

Commissioners of Georgia, the Georgia Municipal Association, the Georgia Society of Professional Engineers, the State Board of Regents, the Department of Transportation, and such other associations and research agencies, and persons as determined by the committee. The committee is further authorized to reimburse actual travel expenses of persons consulting with the committee at its request. The funds necessary to carry out the purposes of this resolution shall come from funds of the legislative branch of government. The committee shall make a report of its findings and recommendations on or before December 1, 1981, at which time it shall stand abolished.

On the adoption of the Resolution, the ayes were 102, nays 2.

The Resolution was adopted.

Representative Watson of the 114th moved that the following Bill of the Senate be withdrawn from the Committee on Banks and Banking and referred to the Committee on Industry:

SB 380. By: Senator Hudgins of the 15th: A BILL to amend Code Section 57-111, relating to the rate of interest on commercial accounts, so as to change the rate of interest on commercial accounts; and for other purposes.

The motion prevailed.

The following Resolution of the House was read:

HR 383. By: Representatives Steinberg of the 46th, Fuller of the 27th, Couch of the 43rd, Felton of the 22nd, Aaron of the 56th, and others:

A RESOLUTION

Commending Honorable Tom Murphy; and for other purposes.

WHEREAS, Honorable Tom Murphy, the Speaker of this House, has announced that the men's restroom in the north lobby will be partitioned to provide separate facilities for the women of the House; and

WHEREAS, the facilities should be ready by the special session on reapportionment later this year, at which time restroom facilities are historically used the most; and

WHEREAS, as a result of the Speaker's action, the women of this body will no longer be hounded by lobbyists, trampled by school children, or mugged by department heads as they take a leave of absence to meditate the deliberations of this body; and

WHEREAS, the Speaker will no longer have to give up his private facilities which he has so graciously done in the past; and

WHEREAS, it is only fitting and proper that Ms. Carole Ashkinaze be recognized for her outstanding article in the March 7 **Journal-Constitution** on this matter.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES that this body does hereby commend Honorable Tom Murphy for the compassion and understanding which he has expressed to the women of this House and for providing restroom facilities for them in the north lobby.

BE IT FURTHER RESOLVED that the Clerk of the House of Representatives is hereby authorized and directed to transmit an appropriate copy of this resolution to Honorable Tom Murphy.

On the adoption of the Resolution, the ayes were 130, nays 3.

The Resolution was adopted.

Under the general order of business, established by the Committee on Rules, the following Bills of the Senate were taken up for consideration and read the third time:

SB 122. By: Senator Hudson of the 35th: A BILL to repeal in its entirety Code Section 26-2105, relating to engaging in conduct constituting public indecency and counseling persons to participate in such conduct; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 91, nays 0.

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

SB 69. By: Senator Coverdell of the 40th: A BILL to amend Code Title 105, relating to torts, so as to provide that the operator of a motor vehicle owes to passenger therein a duty of ordinary care; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Y Savage
Adams,G	Y Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	Colwell	Y Hasty	Y McCollum	Scott,D
Y Adams,M	Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Miles	Y Sizemore
Y Argo	Y Crawford	Holmes	Y Milford	Smith,T
Y Auten	Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Smyre
Y Barger	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Daugherty	Y Isakson	Y Nicholson	Swann
Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	N Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Dean	Jessup	Y Parham	Y Triplett
Bishop	Y Dent	Johnson,G	Patten	Tuten
Y Bolster	Dixon	Y Johnson,R	Y Perry	Y Twigg
Y Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Bray	Y Dover	Y Jones,H	Phillips,B	Y Vaughn
Y Brooks	Edwards	Y Karrh	Phillips,L.L	Veazey
Buck	Elliott	Kemp	Y Phillips,R.T	Y Waddle
Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
Y Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Fortune	Y Lane,D	Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Chamberlin	Y Fuller,K	Y Lee	Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Y Randall	Y Williams,B.J
Y Chance	Ginsberg	Long	Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Ham	Y Mangum	Ross	Y Wood,J.T
Clark,L	Hamilton	Mann	Y Rowland	Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, the ayes were 123, nays 1.

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

SB 126. By: Senator Greene of the 26th: A BILL to amend Code Chapter 67-20, relating to mechanics' and materialmen's liens, so as to change certain bonding requirements; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Y Savage
Adams,G	Y Collins	Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Hasty	N McCollum	Scott,D
Adams,M	Connell	Y Hawkins	Y McDonald	N Shepard
Aiken	Y Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Holmes	Y Millford	Smith,T
N Auten	Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Smyre
Y Bargerion	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Isakson	Y Nicholson	Swann
Beck	Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Y Dean	Jessup	Y Parham	Y Triplett
Bishop	Y Dent	Johnson,G	Patten	Tuten
Y Bolster	Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Bray	Y Dover	Y Jones,H	Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Phillips,L.L	Veazey
Buck	Elliott	Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Chambless	Y Galer	Logan	Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Long	Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	Y Richardson	Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Ham	Y Mangum	Ross	Y Wood,J.T
Clark,L	Y Hamilton	Mann	Y Rowland	Workman
Y Colbert	Hanner	Y Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, the ayes were 120, nays 3.

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

Representative Burton of the 47th requested that he be recorded as having voted "aye" on the passage of SB 126.

SB 101. By: Senators Gillis of the 20th, English of the 21st and Walker of the 19th: A BILL to amend an Act requiring notice before burning any woods, lands or marshes and providing for other matters relative to the foregoing, so as to delete the requirement that such requirement shall only apply in those counties which recommend such notice; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Y Adams,M	Argo	Y Bargerion	Y Beck
Adams,G	N Aiken	Y Auten	Y Baugh	Y Benefield
Y Adams,J	Y Anderson	Y Balkcom	Beal	Y Benn

Y Birdsong	Y Davis,B	Y Hutchinson	N Milford	Shepard
Y Bishop	Y Davis,J	Y Irvin	Y Moody	Y Sherrod
Y Bolster	Y Davis,L	Y Isakson	Y Moore	Y Sizemore
Y Branch	Y Dean	Y Jackson,J	N Mostiler	Smith,T
Y Bray	Y Dent	Y Jackson,N	Y Mullinax	Y Smith,V
Y Brooks	Y Dixon	Y Jackson,W	Y Nicholson	Smyre
Y Buck	Y Dobbs	Y Jessup	N Nix	Y Snow
Y Burruss	Y Dover	Y Johnson,G	Y Oliver	Steinberg
Y Burton	Y Edwards	Y Johnson,R	Y Padgett	Swann
Y Byrd	Y Elliott	Y Jones,B	Y Parham	Y Thomas
Y Cason	Y Evans	Y Jones,H	Y Patten	Y Thompson
Y Castleberry	Y Felton	Y Karrh	Y Perry	Y Townsend
Y Chamberlin	Y Fortune	Y Kemp	Y Peters	Y Triplett
Y Chambless	Y Foster	Y Kilgore	Y Phillips,B	Y Tuten
Y Chance	Y Fuller,C	Y Lambert	Y Phillips,L,L	Y Twigg
Y Cheeks	Y Fuller,K	Y Lane,D	Y Phillips,R,T	Y Vandiford
Y Childers	Y Galer	Y Lane,R	Y Phillips,W,R	Y Vaughn
Y Childs	Y Ginsberg	Y Lawson	Y Pilewicz	Y Veazey
Y Clark,B	Y Glover	Y Lee	Y Pinkston	Y Waddle
Y Clark,L	Y Godbee	Y Logan	Y Rainey	Y Walker
Y Colbert	Y Greer	Y Long	Y Ralston	Y Wall
Y Coleman	Y Ham	Y Lord	Y Ramsey	Y Ware
Y Collins	Y Hamilton	Y Lowe	Y Randall	Y Watson
Y Colwell	Y Hanner	Y Lucas	Y Reaves	Y White
Y Connell	Y Harris	Y Mangum	Y Richardson	Y Widener
Y Couch	Y Harrison	Y Mann	Y Robinson	Y Williams,B,J
Y Cox	Y Hasty	Y Marcus	Y Rose	Y Williams,H
Y Crawford	Y Hawkins	Y Martin	Y Roas	Y Williams,R
Y Crosby	Y Hays	Y Matthews	Y Rowland	Y Wilson
Y Culpepper	Y Hill	Y McCollum	Y Russell	Y Wood,J
Y Cummings	Y Holmes	Y McDonald	Y Savage	Y Wood,J,T
Y Darden	Y Hooks	Y McKinney	Y Scott,A	Y Workman
Y Daugherty	Y Horne	Y Miles	Y Scott,D	Speaker Murphy

On the passage of the Bill, the ayes were 116, nays 4.

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

SB 82. By: Senators Cobb of the 28th and Reynolds of the 48th: A BILL to amend Code Chapter 26-18 of the Criminal Code of Georgia, relating to theft offenses, so as to change the penalty provisions relating to certain theft crimes; to provide the punishment for the offense of motor vehicle theft; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend Code Chapter 26-18 of the Criminal Code of Georgia, relating to theft offenses, as amended, particularly by an Act approved April 28, 1969 (Ga. Laws 1969, p. 857), an Act approved April 3, 1972 (Ga. Laws 1972, p. 841), and an Act approved April 3, 1978 (Ga. Laws 1978, p. 1457), so as to change the penalty provisions relating to certain crimes of theft; to provide the punishment for the offense of motor vehicle theft and related offenses; to repeal a specific Code section; to redesignate another Code section; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Chapter 26-18 of the Criminal Code of Georgia, relating to theft offenses, as amended, particularly by an Act approved April 28, 1969 (Ga. Laws 1969, p. 857), an Act approved April 3, 1972 (Ga. Laws 1972, p. 841), and an Act approved April 3, 1978 (Ga. Laws 1978, p. 1457), is hereby amended by striking from subsection (a) of Code Section 26-1812 the following:

“or was an automobile or other motor vehicle,”

and by adding at the end thereof a new subsection, to be designated subsection (c), to read as follows:

“(c) The provisions of subsection (a) notwithstanding, if the property which was the subject of the theft was a motor vehicle or was a motor vehicle part or component which

exceeded \$100.00 in value, by imprisonment for not less than one nor more than 20 years or, in the discretion of the trial judge, as for a misdemeanor; provided, however, that any person who shall be convicted of a second offense of motor vehicle theft shall be punished by imprisonment for not less than five years nor more than 20 years; and any person who shall be convicted of a third offense of motor vehicle theft shall be punished by imprisonment for not less than ten years nor more than 20 years.”,

so that when so amended Code Section 26-1812 shall read as follows:

“26-1812. Punishment. A person convicted of violation of Code Sections 26-1802, 26-1803, 26-1805, 26-1806, 26-1807, 26-1808, 26-1815, and 26-1816 shall be punished as for a misdemeanor except:

(a) If the property which was the subject of the theft exceeded \$200.00 in value, ~~or was an automobile or other motor vehicle~~, by imprisonment for not less than one and not more than ten years, or, in the discretion of the trial judge, as for a misdemeanor;

(b) If the property was taken by a fiduciary in breach of a fiduciary obligation, or by an officer or employee of a government or a financial institution in breach of his duties as such officer or employee, by imprisonment for not less than one nor more than 15 years.

(c) The provisions of subsection (a) notwithstanding, if the property which was the subject of the theft was a motor vehicle or was a motor vehicle part or component which exceeded \$100.00 in value, by imprisonment for not less than one nor more than 20 years, or, in the discretion of the trial judge, as for a misdemeanor; provided, however, that any person who shall be convicted of a second offense of motor vehicle theft shall be punished by imprisonment for not less than five years nor more than 20 years; and any person who shall be convicted of a third offense of motor vehicle theft shall be punished by imprisonment for not less than ten years nor more than 20 years.”

Section 2. Said Code chapter is further amended by striking Code Section 26-1813, relating to motor vehicle theft and related offenses, in its entirety.

Section 3. Said Code chapter is further amended by renumbering Code Section 26-1813.1 as Code Section 26-1813.

Section 4. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the roll call was ordered and the vote was as follows:

Y Aaron	Y Cason	Y Davis,L	Y Hawkins	Logan
Adams,G	Y Castleberry	Dean	Y Hays	Long
Y Adams,J	Y Chamberlin	Y Dent	Hill	Y Lord
Adams,M	Chambless	Dixon	Holmes	Y Lowe
Y Aiken	Chance	Y Dobbs	Y Hooks	N Lucas
Y Anderson	Cheeks	Y Dover	Horne	Y Mangum
Y Argo	Y Childers	Edwards	Y Hutchinson	Mann
Y Auten	N Childs	Elliott	Y Irvin	Y Marcus
Y Balkcom	Y Clark,B	Y Evans	Isakson	Y Martin
Y Bargerom	Clark,L	Y Felton	Y Jackson,J	Y Matthews
Y Baugh	Y Colbert	Y Fortune	Y Jackson,N	Y McCollum
Beal	Coleman	Foster	Y Jackson,W	Y McDonald
Y Beck	Y Collins	Y Fuller,C	Jessup	McKinney
Y Benefield	Y Colwell	Y Fuller,K	Johnson,G	Miles
Y Benn	Connell	Y Galer	Y Johnson,R	Y Milford
Y Birdsong	Y Couch	Ginsberg	Jones,B	Y Moody
Bishop	Y Cox	Glover	Y Jones,H	Y Moore
Y Bolster	Y Crawford	Y Godbee	N Karrh	Mostiler
Y Branch	Crosby	Greer	Y Kemp	Y Mullinax
Bray	Culpepper	Ham	Y Kilgore	Y Nicholson
Y Brooks	Y Cummings	Y Hamilton	Lambert	Y Nix
Y Buck	Y Darden	Hanner	N Lane,D	Y Oliver
Burruss	Daugherty	Harris	Y Lane,R	Y Padgett
Y Burton	N Davis,B	Harrison	Y Lawson	Y Parham
Y Byrd	Y Davis,J	Y Hasty	Y Lee	Patten

Y Perry	Randall	Y Shepard	Y Townsend	Y Watson
Y Peters	Reaves	Y Sherrod	Y Triplett	White
Y Phillips,B	Y Richardson	Y Sizemore	Tuten	Y Widener
Phillips,L.L	Y Robinson	Smith,T	Y Twigg	Y Williams,B.J
N Phillips,R.T	Y Rose	Y Smith,V	Y Vandiford	Y Williams,H
Phillips,W.R	Ross	Smyre	Y Vaughn	Williams,R
Y Pilewicz	Rowland	Y Snow	Y Veazey	Y Wilson
Pinkston	Y Russell	Y Steinberg	Y Waddle	Y Wood,J
Y Rainey	Y Savage	Y Swann	Y Walker	Y Wood,J.T
Y Ralston	Scott,A	Y Thomas	Y Wall	Workman
Y Ramsey	Scott,D	Y Thompson	Ware	Speaker Murphy

On the passage of the Bill, by substitute, the ayes were 115, nays 6.

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

Representative Ginsberg of the 122nd requested that he be recorded as having voted "aye" on the passage of SB 82, by substitute.

SB 70. By: Senators Stephens of the 36th, Wessels of the 2nd and Gillis of the 20th: A BILL to amend Code Section 26-1704, relating to bad checks, so as to change the penalty provisions relating to the criminal issuance of a bad check; and for other purposes.

The following amendment was read and adopted:

The Committee on Judiciary moves to amend SB 70 as follows:

By striking subsection (4) on lines 1 through 3 on page 3 in its entirety and renumbering subsequent section.

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to.

On the passage of the Bill, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Y Chance	Y Evans	Jessup	Y Moore
Y Adams,G	Y Cheeks	Y Felton	Johnson,G	N Mostiler
Y Adams,J	Y Childers	Fortune	Y Johnson,R	Y Mullinax
Y Adams,M	N Childs	Y Foster	Jones,B	Y Nicholson
Y Aiken	Y Clark,B	N Fuller,C	Y Jones,H	Y Nix
Y Anderson	Clark,L	Y Fuller,K	N Karrh	Y Oliver
Argo	Y Colbert	Y Galer	Kemp	Y Padgett
Y Auten	Coleman	Y Ginsberg	Y Kilgore	Y Parham
Y Balkcom	Y Collins	Glover	Lambert	Y Patten
Y Barger	Y Colwell	Y Godbee	Y Lane,D	Y Perry
Y Baugh	Connell	Greer	Y Lane,R	Y Peters
Beal	Couch	Ham	Y Lawson	Y Phillips,B
Y Beck	Y Cox	Y Hamilton	Y Lee	Y Phillips,L.L
Y Benefield	Y Crawford	Hanner	Logan	Y Phillips,R.T
Y Benn	Y Crosby	Harris	Y Long	Phillips,W.R
Y Birdsong	Y Culpepper	Y Harrison	Y Lord	Y Pilewicz
Bishop	Y Cummings	Y Hasty	Y Lowe	Pinkston
Y Bolster	Y Darden	Y Hawkins	N Lucas	Y Rainey
Y Branch	Daugherty	Y Hays	Y Mangum	Y Ralston
Bray	Y Davis,B	Hill	Mann	Y Ramsey
N Brooks	Y Davis,J	N Holmes	Y Marcus	Randall
Y Buck	Y Davis,L	Y Hooks	Y Martin	Reaves
Y Burruss	Y Dean	Y Horne	Y Matthews	Y Richardson
Y Burton	Y Dent	Y Hutchinson	Y McCollum	Y Robinson
Y Byrd	Y Dixon	Irvin	Y McDonald	Y Rose
Y Cason	Y Dobbs	Y Isakson	Y McKinney	Ross
Y Castleberry	Y Dover	Y Jackson,J	Y Miles	Y Rowland
Y Chamberlin	Y Edwards	Y Jackson,N	Y Milford	Y Russell
Chambless	Elliott	Jackson,W	Y Moody	Y Savage

Y Scott,A	Smyre	Triplett	Y Walker	N Williams,H
Y Scott,D	Y Snow	Y Tuten	Y Wall	Williams,R
Shepard	N Steinberg	Y Twiggs	Y Ware	Y Wilson
Y Sherrod	Y Swann	Y Vandiford	Y Watson	Y Wood,J
Y Sizemore	Y Thomas	Y Vaughn	White	Y Wood,J.T
Smith,T	Y Thompson	Y Veazey	Y Widener	Y Workman
Y Smith,V	Townsend	Y Waddle	Y Williams,B.J	Speaker Murphy

On the passage of the Bill, as amended, the ayes were 131, nays 9.

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

The following Bill of the House was taken up for the purpose of considering the Senate's substitute thereto:

HB 606. By: Representatives Wilson, Darden and Thompson of the 19th, Nix and Isakson of the 20th, and others: A BILL to amend an Act creating the Downtown Marietta Development Authority, so as to enlarge the Downtown Marietta District; and for other purposes.

The following Senate substitute was read:

A BILL

To amend an Act creating the Downtown Marietta Development Authority, approved April 10, 1971 (Ga. Laws 1971, p. 3459), as amended, so as to enlarge the Downtown Marietta District; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act creating the Downtown Marietta Development Authority, approved April 10, 1971 (Ga. Laws 1971, p. 3459), as amended, is hereby amended by adding at the end of Section 3 the following:

"Also, all that tract or parcel of land lying and being in Land Lot 1290 of the 16th District, 2nd Section, Cobb County, Georgia, and more particularly described as follows:

Beginning at the land lot corner of Land Lots 1290, 1291, 1230 and 1231, thence south 0° 8' 22" west a distance of 245.44 feet to an iron pin at the right of way of Reynolds Street; thence along said right of way of said Reynolds Street north 88° 30' 05" east a distance of 71.35 feet to an iron pin; thence continuing along said right of way north 84° 11' 03" east a distance of 106.75 feet to an iron pin; thence north 0° 26' west along the boundary of the Downtown Marietta District and other property a distance of 115.43 feet to an iron pin; thence north 86° 58' 09" west a distance of 9.35 feet to an iron pin; thence north 01° 03' west a distance of 120.54 feet to an iron pin on the south right of way of Tramell Street; thence south 88° 42' 51" west a distance of 164.55 feet along the right of way of said Tramell Street to an iron pin and the point of beginning.

Also, all that tract or parcel of land lying and being in Land Lot 1231 of the 16th District, 2nd Section, Cobb County, Georgia, being more particularly described as follows:

Beginning at a right of way marker at the intersection of the northerly right of way of Crescent Circle with the westerly right of way of Powder Springs Connector, and running thence southwesterly along the boundary of the Downtown Marietta District and along the right of way of Crescent Circle and following the curvature thereof a total of 190.4 feet to a corner and property of Alice Heck; running thence northwesterly 122 feet along said property to an iron pin; running thence northerly 35.7 feet to a fence corner; running thence easterly along property of the City of Marietta on which is located the Total Activities Center 255.4 feet to the point of beginning."

Section 2. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Wilson of the 19th moved that the House agree to the Senate substitute to HB 606.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

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

Mr. Speaker:

The Senate has adopted by the requisite constitutional majority the following Resolution of the Senate:

SR 174. By: Senators Holloway of the 11th, Allgood of the 22nd, and Broun of the 46th: A RESOLUTION relative to adjournment; and for other purposes.

Under the general order of business, established by the Committee on Rules, the following Bills and Resolution of the Senate were taken up for consideration and read the third time:

SB 189. By: Senators Bowen of the 13th, Timmons of the 11th, McKenzie of the 14th and others: A BILL to amend Code Section 26-2904, relating to licenses to carry a pistol or revolver, so as to provide that certain retired law enforcement officers may obtain a license without the payment of any fee; and for other purposes.

The following amendment was read and adopted:

Representative Rainey of the 135th moves to amend SB 189 by inserting immediately preceding the period appearing after the word "sheriffs" where the same appears at the end of line 2 on page 2 the following:

"and conservation rangers".

The report of the Committee, which was favorable to the passage of the Bill, was agreed to, as amended.

On the passage of the Bill, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Y Benefield	N Castleberry	Connell	Y Dent
Y Adams,G	Y Benn	Chamberlin	Couch	Y Dixon
Y Adams,J	Y Birdsong	Y Chambless	Y Cox	Y Dobbs
Y Adams,M	Y Bishop	Y Chance	Crawford	N Dover
Y Aiken	Bolster	Y Cheeks	Y Crosby	Edwards
Y Anderson	Y Branch	Y Childers	Y Culpepper	Elliott
Y Argo	Y Bray	Y Childs	Y Cummings	Y Evans
Y Auten	Y Brooks	N Clark,B	Y Darden	Y Felton
Y Balkcom	Y Buck	Clark,L	Daugherty	N Fortune
Bargerom	Burruss	Y Colbert	Y Davis,B	Y Foster
Y Baugh	Y Burton	Coleman	Y Davis,J	N Fuller,C
Beal	Y Byrd	Y Collins	Y Davis,L	N Fuller,K
Y Beck	Y Cason	Colwell	Y Dean	Y Galer

Y Ginsberg	Johnson,G	N McDonald	Y Ralston	Y Thompson
Glover	Y Johnson,R	Y McKinney	Y Ramsey	Townsend
Y Godbee	Jones,B	Y Miles	Y Randall	Y Triplett
Greer	Y Jones,H	Y Milford	Reaves	Tuten
Y Ham	Y Karrh	Y Moody	Richardson	Y Twiggs
Hamilton	Kemp	Y Moore	Y Robinson	Y Vandiford
Hanner	Y Kilgore	Y Mostiler	Y Rose	Y Vaughn
Y Harris	Lambert	Mullinax	Ross	Y Veazey
Harrison	Y Lane,D	Y Nicholson	Rowland	Waddle
Y Hasty	Y Lane,R	Nix	Y Russell	Y Walker
Hawkins	Y Lawson	Y Oliver	Y Savage	Y Wall
Y Hays	Y Lee	Y Padgett	N Scott,A	Ware
Hill	Logan	Y Parham	Scott,D	Y Watson
N Holmes	Y Long	Y Patten	Shepard	White
Y Hooks	Y Lord	Y Perry	Y Sherrod	N Widener
Y Horne	Y Lowe	Y Peters	Y Sizemore	Y Williams,B,J
Y Hutchinson	Lucas	Y Phillips,B	Smith,T	Y Williams,H
Irvin	Y Mangum	Phillips,L.L	Y Smith,V	Y Williams,R
Y Isakson	Y Mann	Y Phillips,R.T	Y Smyre	Y Wilson
Y Jackson,J	Marcus	Phillips,W.R	Y Snow	Y Wood,J
Y Jackson,N	Y Martin	Y Pilewicz	Steinberg	Y Wood,J.T
Jackson,W	Y Matthews	Pinkston	Y Swann	Y Workman
Jessup	Y McCollum	Y Rainey	Y Thomas	Speaker Murphy

On the passage of the Bill, as amended, the ayes were 120, nays 10.

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

SB 105. By: Senators Scott of the 43rd and Lester of the 23rd: A BILL to amend Code Chapter 56-24, relating to insurance contracts in general, so as to change certain benefit plans, to provide coverage for the treatment of mental disorders to the same extent and degree as coverage provided for the treatment of physical illnesses; and for other purposes.

The following Committee substitute was read:

A BILL

To amend Code Chapter 56-24, relating to insurance contracts in general, as amended, so as to provide optional coverage for certain mental or nervous disorders in certain accident and sickness insurance benefit plans; to define certain terms; to provide for clarification; to provide for other matters relative thereto; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Chapter 56-24, relating to insurance contracts in general, as amended, is hereby amended by adding at the end thereof a new Code Section 56-2447 to read as follows:

"56-2447. Treatment of mental disorders. (a) For the purposes of this Code section, the following words or terms shall have the following meanings:

(1) 'Mental disorder' shall have the same meaning as defined by **The Diagnostic and Statistical Manual of Mental Disorders** (American Psychiatric Association) or **The International Classification of Diseases** (World Health Organization) as of January 1, 1981, or as the Commissioner may further define such term by rule and regulation.

(2) 'Accident and sickness insurance benefit plan, policy, or contract' means:

(A) An individual accident and sickness insurance policy or contract as defined in Code Chapter 56-30, relating to individual accident and sickness insurance;

(B) A group and blanket accident and sickness insurance policy or contract as defined in Code Chapter 56-31, relating to group and blanket accident and sickness insurance;

(C) A group contract of the type issued by a hospital service nonprofit corporation established under Code Chapter 56-17;

(D) A group contract of the type issued by a health care plan established under Code Chapter 56-17A;

(E) A group contract of the type issued by a nonprofit medical service corporation established under Code Chapter 56-18;

(F) A group contract of the type issued by a health maintenance organization established under Code Chapter 56-36; or

(G) Any similar accident and sickness benefit plan, policy, or contract.

(b) Every insurer authorized to issue accident and sickness insurance benefit plans, policies, or contracts shall be required to make available, either as a part of or as an optional endorsement to all such policies providing major medical insurance coverage which are issued, delivered, issued for delivery, or renewed on or after January 1, 1982, coverage for the treatment of mental disorders which is at least as extensive and provides at least the same degree of coverage as that provided by the respective plan, policy, or contract for the treatment of other types of physical illnesses. Such an optional endorsement shall also provide that the coverage required to be made available herein shall also cover the spouse and the dependents of the insured if the insured's spouse and dependents are covered under said benefit plan, policy, or contract; provided that in no event shall such an insurer be required to cover outpatient treatment for more than a maximum of 30 visits per policy year.

(c) The optional endorsement required to be made available under subsection (b) of this Code section shall not contain any exclusions, reductions, or other limitations as to coverages, deductibles, or coinsurance provisions which apply to the treatment of mental disorders unless such provisions apply generally to all benefits provided or paid for under the accident and sickness insurance benefit plan, policy, or contract.

(d) Nothing in this Code section shall be construed to prohibit an insurer, nonprofit corporation, health care plan, health maintenance organization, or other person issuing any similar accident and sickness insurance benefit plan, policy, or contract from issuing or continuing to issue an accident and sickness insurance benefit plan, policy, or contract which provides benefits greater than the minimum benefits required to be made available under this Code section or from issuing any such plans, policies, or contracts which provide benefits which are generally more favorable to the insured than those required to be made available under this Code section.

(e) The requirements of this Code section with respect to a group or blanket accident and sickness insurance benefit plan, policy, or contract shall be satisfied if the coverage specified in subsections (b) and (c) of this Code section is made available to the master policyholder of such plan, policy, or contract. Nothing in this Code section shall be construed to require the group insurer, nonprofit corporation, health care plan, health maintenance organization, or master policyholder to provide or to make available such coverage to any insured under such group or blanket plan, policy, or contract.

(f) Nothing in this Code section shall be construed to prohibit the inclusion of coverage for the treatment of mental disorders that differs from the coverage provided in the same insurance plan, policy, or contract for physical illnesses if the policyholder does not purchase the optional coverage made available pursuant to this Code section."

Section 2. This Act shall become effective October 1, 1981.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

The following amendment was read and adopted:

Representative Wood of the 9th moves to amend the House Insurance Committee substitute to SB 105 by striking from line 5 of page 3 the following:

"30",

and inserting in lieu thereof the following:

“40”.

By striking from line 12 of page 3 the following:

“all”,

and inserting in lieu thereof the following:

“other similar”.

The Committee substitute, as amended, was adopted.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to, as amended.

On the passage of the Bill, by substitute, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	N Scott,A
Y Adams,J	Colwell	Y Hasty	Y McCollum	Y Scott,D
Adams,M	Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Couch	Y Hays	McKinney	N Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	N Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Hooks	Y Moody	Y Smith,V
Y Balkcom	Culpepper	Y Horne	Y Moore	Y Smyre
Y Barger	Y Cummings	Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Y Dean	Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Johnson,G	Y Patten	Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Twiggs
Y Branch	Dobbs	Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Edwards	Y Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Elliott	Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W,R	Y Walker
Y Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Fortune	Y Lane,D	Pinkston	Y Ware
Y Cason	Foster	Y Lane,R	Y Rainey	Watson
Y Castleberry	Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B,J
Y Chance	Y Ginsberg	Long	Reaves	Y Williams,H
Cheeks	Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Ross	Y Wood,J,T
Clark,L	Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Hanner	Y Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, by substitute, as amended, the ayes were 133, nays 3.

The Bill, having received the requisite constitutional majority, was passed, by substitute, as amended.

SR 135. By: Senator Reynolds of the 48th: A RESOLUTION designating The Southeastern Railway Museum as an official railway museum in the State of Georgia; and for other purposes.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Smyre
Y Barger	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Jackson,N	Y Oliver	Y Thompson
Y Benn	Davis,L	Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Y Dean	Jessup	Y Parham	Y Triplett
Bishop	Y Dent	Johnson,G	Y Patten	Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Phillips,L,L	Y Veazey
Y Buck	Elliott	Kemp	Y Phillips,R,T	Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W,R	Y Walker
Y Burton	Y Felton	Lambert	Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Foster	Y Lane,R	Y Rainey	Watson
Y Castleberry	Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B,J
Y Chance	Y Ginsberg	Y Long	Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Wilson
Y Childs	Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Ross	Y Wood,J,T
Clark,L	Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the adoption of the Resolution, the ayes were 140, nays 0.

The Resolution, having received the requisite constitutional majority, was adopted.

SB 85. By: Senator Hudgins of the 15th: A BILL to amend an Act known as "The Retail Installment and Home Solicitation Sales Act," so as to change the time price differential on revolving accounts; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

N Aaron	Y Branch	Coleman	Dobbs	Harris
Adams,G	Y Bray	Collins	Y Dover	Y Harrison
Y Adams,J	Y Brooks	Colwell	Y Edwards	N Hasty
Y Adams,M	Y Buck	Connell	Elliott	N Hawkins
Y Aiken	Y Burruss	Y Couch	Evans	Y Hays
N Anderson	N Burton	Y Cox	Felton	Hill
Y Argo	Y Byrd	Y Crawford	Fortune	Y Holmes
Y Auten	Y Cason	Y Crosby	Foster	Y Hooks
N Balkcom	Castleberry	N Culpepper	Fuller,C	Y Horne
Y Barger	Y Chamberlin	N Cummings	Y Fuller,K	Y Hutchinson
N Baugh	Y Chambless	Y Darden	Y Galer	Y Irvin
Y Beal	Y Chance	Daugherty	N Ginsberg	Y Isakson
Y Beck	Y Cheeks	N Davis,B	Y Glover	N Jackson,J
N Benefield	Y Childers	N Davis,J	N Godbee	Jackson,N
Y Benn	Y Childs	Davis,L	Greer	N Jackson,W
Y Birdsong	N Clark,B	Y Dean	Ham	Y Jessup
Y Bishop	Clark,L	Y Dent	Hamilton	Johnson,G
Y Bolster	Y Colbert	Y Dixon	Hanner	N Johnson,R

Jones,B	N Martin	Y Peters	N Savage	Y Vandiford
Y Jones,H	N Matthews	N Phillips,B	N Scott,A	Y Vaughn
Y Karrh	McCollum	Phillips,L.L	Y Scott,D	N Veazey
Kemp	McDonald	N Phillips,R.T	Y Shepard	Waddle
Y Kilgore	N McKinney	Phillips,W.R	N Sherrod	N Walker
Lambert	Y Miles	N Pilewicz	N Sizemore	N Wall
N Lane,D	Milford	Y Pinkston	Smith,T	Y Ware
N Lane,R	Y Moody	Y Rainey	N Smith,V	Y Watson
N Lawson	N Moore	N Ralston	Y Smyre	White
N Lee	Mostiler	Ramsey	Snow	N Widener
Logan	Mullinax	Y Randall	N Steinberg	N Williams,B.J
Long	Y Nicholson	Reaves	Y Swann	N Williams,H
Lord	Y Nix	N Richardson	Y Thomas	Williams,R
Y Lowe	Y Oliver	Y Robinson	Y Thompson	Y Wilson
Y Lucas	Y Padgett	Y Rose	Y Townsend	N Wood,J
N Mangum	N Parham	Ross	Y Triplett	N Wood,J.T
N Mann	Patten	Y Rowland	Y Tuten	Workman
Y Marcus	N Perry	Y Russell	Twiggs	Speaker Murphy

On the passage of the Bill, the ayes were 82, nays 49.

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

Representative Dobbs of the 74th stated that he had been called from the floor of the House during the preceding vote. He wished to be recorded as voting "aye" thereon.

Representative Glover of the 32nd stated that she had inadvertently voted "aye" on the passage of SB 85 but intended to vote "nay" thereon.

Representative Watson of the 114th gave notice that at the proper time he would move that the House reconsider its action in failing to give the requisite constitutional majority to SB 85.

The following Resolution of the Senate was read:

SR 174. By: Senators Holloway of the 12th, Allgood of the 22nd and Broun of the 46th:

A RESOLUTION

Relative to adjournment; and for other purposes.

BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA that the General Assembly adjourn at 5:00 P.M. on March 18, 1981, and reconvene at 10:00 A.M. on March 23, 1981.

On the adoption of the Resolution, the roll call was ordered and the vote was as follows:

Y Aaron	Y Bolster	Clark,L	Y Dean	Greer
Adams,G	Y Branch	Y Colbert	Y Dent	Y Ham
Y Adams,J	Y Bray	Coleman	Y Dixon	Hamilton
Y Adams,M	Y Brooks	Y Collins	Dobbs	Y Hanner
Y Aiken	Y Buck	Colwell	Y Dover	Y Harris
Y Anderson	Y Burruss	Y Connell	Y Edwards	Y Harrison
Y Argo	Y Burton	Y Couch	Y Elliott	Y Hasty
Y Auten	Y Byrd	Cox	Evans	Y Hawkins
Y Balkcom	Y Cason	Y Crawford	Y Felton	Y Hays
Y Bargerion	Y Castleberry	Y Crosby	Y Fortune	Hill
Y Baugh	Y Chamberlin	Y Culpepper	Foster	Y Holmes
Beal	Y Chambless	Y Cummings	Fuller,C	Y Hooks
Y Beck	Y Chance	Y Darden	Y Fuller,K	Y Horne
Y Benefield	Y Cheeks	Daugherty	Y Galer	Y Hutchinson
Y Benn	Y Childers	Y Davis,B	Y Ginsberg	Irvin
Y Birdsong	Y Childs	Y Davis,J	Y Glover	Y Isakson
Y Bishop	Clark,B	Davis,L	Y Godbee	Y Jackson,J

Y Jackson,N	Y Lucas	Y Parham	Y Rowland	Y Twiggs
Y Jackson,W	Y Mangum	Y Patten	Y Russell	Y Vandiford
Jessup	Y Mann	Y Perry	Y Savage	Y Vaughn
Johnson,G	Y Marcus	Y Peters	N Scott,A	Y Veazey
Y Johnson,R	Y Martin	Y Phillips,B	Y Scott,D	Waddle
Jones,B	Y Matthews	Y Phillips,L.L	Y Shepard	Y Walker
Y Jones,H	Y McCollum	Y Phillips,R.T	Y Sherrod	Y Wall
Y Karrh	Y McDonald	Phillips,W.R	Y Sizemore	Y Ware
Kemp	McKinney	Y Pilewicz	Y Smith,T	Y Watson
Y Kilgore	Y Miles	Y Pinkston	Y Smith,V	White
Lambert	Y Milford	Y Rainey	Y Smyre	Y Widener
Y Lane,D	Y Moody	Y Ralston	Y Snow	Y Williams,B.J
Y Lane,R	Y Moore	Y Ramsey	Y Steinberg	Y Williams,H
Y Lawson	Y Mostiler	Y Randall	Y Swann	Y Williams,R
Y Lee	Y Mullinax	Reaves	Y Thomas	Y Wilson
Logan	Y Nicholson	Y Richardson	Y Thompson	Y Wood,J
Long	Y Nix	Y Robinson	Y Townsend	Y Wood,J.T
Y Lord	Y Oliver	Y Rose	Y Triplett	Y Workman
Y Lowe	Y Padgett	Ross	Y Tuten	Speaker Murphy

On the adoption of the Resolution, the ayes were 146, nays 1.

The Resolution was adopted.

The following Bills of the House were taken up for the purpose of considering the Senate amendments thereto:

HB 257. By: Representatives Pinkston of the 100th, Davis of the 99th, Culpepper of the 98th, Waddle of the 113th, Randall of the 101st, and others: A BILL to add one additional judge of the superior court for the Macon Judicial Circuit of Georgia; and for other purposes.

The following Senate amendment was read:

Amend HB 257 by striking lines 13, 14, and 15 of page 4 and inserting in lieu thereof the following:

“Section 10. This Act shall become effective on October 1, 1981.”

Representative Pinkston of the 100th moved that the House agree to the Senate amendment to HB 257.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Burton	Darden	Y Ham	Karrh
Adams,G	Y Byrd	Daugherty	Y Hamilton	Kemp
Y Adams,J	Cason	Y Davis,B	Y Hanner	Y Kilgore
Y Adams,M	Y Castleberry	Y Davis,J	Y Harris	Lambert
Y Aiken	Y Chamberlin	Davis,L	Harrison	Y Lane,D
Y Anderson	Y Chambless	Dean	Y Hasty	Lane,R
Y Argo	Y Chance	Y Dent	Y Hawkins	Y Lawson
Y Auten	Y Cheeks	Y Dixon	Y Hays	Y Lee
Y Balkcom	Y Childers	Dobbs	Hill	Logan
Y Bargerion	Y Childs	Y Dover	Y Holmes	Long
Y Baugh	Clark,B	Y Edwards	Y Hooks	Y Lord
Beal	Clark,L	Y Elliott	Y Horne	Y Lowe
Y Beck	Y Colbert	Evans	Y Hutchinson	Lucas
Y Benefield	Coleman	Y Felton	Y Irvin	Mangum
Y Benn	Y Collins	Fortune	Isakson	Y Mann
Y Birdsong	Colwell	Foster	Y Jackson,J	Y Marcus
Y Bishop	Connell	Fuller,C	Y Jackson,N	Y Martin
Y Bolster	Y Couch	Y Fuller,K	Y Jackson,W	Y Matthews
Y Branch	Y Cox	Y Galer	Y Jessup	Y McCollum
Y Bray	Y Crawford	Y Ginsberg	Johnson,G	Y McDonald
Y Brooks	Y Crosby	Glover	Y Johnson,R	Y McKinney
Y Buck	Y Culpepper	N Godbee	Jones,B	Y Miles
Y Burruss	Y Cummings	Y Greer	Y Jones,H	Y Milford

Y Moody	Y Phillips,L.L.	Ross	Y Steinberg	Y Wall
Y Moore	Y Phillips,R.T	Y Rowland	Y Swann	Y Ware
Mostiler	Phillips,W.R	Y Russell	Y Thomas	Watson
Y Mullinax	Y Pilewicz	Y Savage	Y Thompson	White
Y Nicholson	Y Pinkston	Scott,A	Townsend	Y Widener
Y Nix	Y Rainey	Y Scott,D	Y Triplett	Y Williams,B.J
Y Oliver	Y Ralston	Y Shepard	Y Tuten	Y Williams,H
Y Padgett	Y Ramsey	Y Sherrod	Y Twiggs	Y Williams,R
Y Parham	Y Randall	Y Sizemore	Y Vandiford	Y Wilson
Y Patten	Reaves	Y Smith,T	Y Vaughn	Y Wood,J
Y Perry	Y Richardson	Y Smith,V	Y Veazey	Y Wood,J.T
Y Peters	Robinson	Y Smyre	Waddle	Workman
Y Phillips,B	Y Rose	Y Snow	Y Walker	Speaker Murphy

On the motion, the ayes were 134, nays 1.

The motion prevailed.

HB 422. By: Representative Pinkston of the 100th: A BILL to amend Code Title 41A, known as the Financial Institutions Code of Georgia, so as to redefine the term "savings bank"; to provide that a bank desiring to operate as a state savings and loan association shall so state in its articles; and for other purposes.

The following Senate amendment was read:

Amend HB 422 by adding on Page 3, line 24, a new sentence at the end of subsection (d) of quoted Code Section 41A-1314 of Section 2 to read as follows:

"Provided, however, a state savings and loan association shall be subject to the same laws and regulations applicable to commercial banks which govern the establishment and operation of branch banks, bank offices, and bank facilities."

Representative Robinson of the 58th moved that the House agree to the Senate amendment to HB 422.

On the motion, the roll call was ordered and the vote was as follows:

Aaron	Y Childers	N Fuller,C	Kemp	Y Patten
Y Adams,G	Childs	Y Fuller,K	Y Kilgore	Y Perry
Y Adams,J	N Clark,B	Y Galer	Lambert	Y Peters
Y Adams,M	Clark,L	N Ginsberg	Y Lane,D	Phillips,B
Y Aiken	Y Colbert	Y Glover	N Lane,R	Phillips,L.L
N Anderson	Coleman	Y Godbee	N Lawson	Y Phillips,R.T
Y Argo	Y Collins	Y Greer	Y Lee	Phillips,W.R
N Auten	Colwell	Y Ham	Logan	N Pilewicz
N Balkcom	Connell	Hamilton	Long	Y Pinkston
Y Bargerion	Y Couch	Hanner	Lord	Y Rainey
N Baugh	Y Cox	Harris	Y Lowe	Y Ralston
N Beal	Y Crawford	Harrison	N Lucas	N Ramsey
Beck	Crosby	Y Hasty	Y Mangum	Y Randall
Y Benefield	Y Culpepper	Hawkins	Y Mann	Reaves
N Benn	Cummings	Y Hays	Y Marcus	Y Richardson
Y Birdsong	Y Darden	Hill	Y Martin	Y Robinson
Y Bishop	Daugherty	N Holmes	Y Matthews	Y Rose
Y Bolster	N Davis,B	Y Hooks	Y McCollum	Ross
Y Branch	N Davis,J	Y Horne	McDonald	Y Rowland
Y Bray	N Davis,L	Y Hutchinson	McKinney	N Russell
N Brooks	N Dean	Irvin	Y Miles	N Savage
N Buck	Dent	Y Isakson	Y Milford	N Scott,A
Y Burruss	Dixon	Y Jackson,J	Y Moody	N Scott,D
Y Burton	Dobbs	Jackson,N	Y Moore	Y Shepard
N Byrd	Y Dover	N Jackson,W	Y Mostiler	N Sherrod
Y Cason	Y Edwards	Y Jessup	Y Mullinax	N Sizemore
Y Castleberry	N Elliott	Johnson,G	Y Nicholson	N Smith,T
Y Chamberlin	Y Evans	Y Johnson,R	Nix	Y Smith,V
Y Chambless	Y Felton	Jones,B	Y Oliver	N Smyre
N Chance	Y Fortune	Y Jones,H	Y Padgett	Y Snow
Y Cheeks	Foster	Y Karrh	N Parham	Y Steinberg

Swann	N Tuten	Y Waddle	White	Y Wilson
N Thomas	Y Twiggs	Y Walker	N Widener	Y Wood,J
Y Thompson	Y Vandiford	Y Wall	N Williams,B,J	Wood,J.T
Townsend	Y Vaughn	Ware	N Williams,H	Workman
Y Triplett	Y Veazey	Y Watson	Y Williams,R	Speaker Murphy

On the motion, the ayes were 96, nays 39.

The motion prevailed.

Under the general order of business, established by the Committee on Rules, the following Bill of the Senate was taken up for consideration and read the third time:

SB 111. By: Senator Kidd of the 25th: A BILL to amend an Act relating to the Department of Administrative Services and matters concerning said department, which matters formerly appertained to the Supervisor of Purchases and the State Purchasing Board, so as to amend the dollar limit on certain purchases made without competitive bidding; and for other purposes.

The previous question was ordered.

Representative Dent of the 85th moved that the House reconsider its action in ordering the previous question.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Y Savage
Adams,G	Y Collins	Harrison	Y Matthews	Y Scott,A
Y Adams,J	Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Connell	Y Hawkins	McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
N Argo	N Crawford	Y Holmes	Millford	Y Smith,T
Auten	N Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Culpepper	Horne	Y Moore	Smyre
Y Bargerion	Y Cummings	Y Hutchinson	Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Beck	Davis,B	Y Jackson,J	Nix	Thomas
Y Benefield	Y Davis,J	Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Townsend
Y Birdsong	Y Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Johnson,G	Patten	Y Tuten
Y Bolster	N Dixon	Y Johnson,R	Y Perry	Y Twiggs
N Branch	Dobbs	Jones,B	Y Peters	Y Vandiford
N Bray	Dover	Y Jones,H	Y Phillips,B	Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L,L	Y Veazey
Buck	Elliott	Kemp	Phillips,R,T	Y Waddle
Burruss	Evans	Kilgore	Phillips,W,R	Walker
Y Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Fortune	Lane,D	Pinkston	Y Ware
Y Cason	Y Foster	Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Chamberlin	Y Fuller,K	Lee	Ramsey	Y Widener
Chambless	Y Galer	Logan	Randall	Y Williams,B,J
Y Chance	Y Ginsberg	Long	Reaves	Y Williams,H
Y Cheeks	Y Glover	Lord	Y Richardson	N Williams,R
Y Childers	Godbee	Y Lowe	Robinson	Y Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Ham	Y Mangum	Ross	Y Wood,J.T
Clark,L	Hamilton	Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Russell	Speaker Murphy

On the motion, the ayes were 113, nays 7.

The motion prevailed.

The following amendment was read:

Representative Clark of the 55th District moves to amend SB 111 by adding a new paragraph on Line 18, page 2 to read as follows:

Notwithstanding any other provisions of law at least 10 percent of the total dollar amount of purchases annually by the Department of Administrative Services shall be from minority business enterprises and at least 10 percent of the total dollar amount of contracts awarded annually by such department shall be with minority business enterprise.

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Harris	N Martin	Y Savage
Adams,G	N Collins	Harrison	N Matthews	Y Scott,A
Y Adams,J	Colwell	N Hasty	McCollum	Y Scott,D
N Adams,M	Connell	Y Hawkins	N McDonald	N Shepard
Y Aiken	Y Couch	Hays	Y McKinney	N Sherrod
N Anderson	Y Cox	Y Hill	N Miles	Y Sizemore
N Argo	N Crawford	Y Holmes	Milford	Y Smith,T
N Auten	Crosby	Y Hooks	N Moody	N Smith,V
N Balkcom	Y Culppepper	N Horne	N Moore	Y Smyre
Y Bargerion	N Cummings	Y Hutchinson	Mostiler	Snow
Y Baugh	Y Darden	Irvin	Y Mullinax	Y Steinberg
Y Beal	Daugherty	Isakson	N Nicholson	N Swann
Beck	Davis,B	N Jackson,J	Y Nix	N Thomas
Benefield	N Davis,J	N Jackson,N	Oliver	N Thompson
Y Benn	N Davis,L	Y Jackson,W	N Padgett	Y Townsend
N Birdsong	Y Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Johnson,G	Patten	Y Tuten
Y Bolster	N Dixon	N Johnson,R	N Perry	Twiggs
N Branch	N Dobbs	Jones,B	N Peters	Vandiford
N Bray	Y Dover	N Jones,H	N Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	N Phillips,L.L	Veazey
Y Buck	Elliott	Kemp	N Phillips,R.T	N Waddle
Y Burruss	Evans	Kilgore	Phillips,W.R	Walker
N Burton	N Felton	Y Lambert	N Pilewicz	N Wall
N Byrd	N Fortune	Lane,D	Pinkston	Ware
N Cason	Foster	N Lane,R	Rainey	N Watson
Castleberry	Y Fuller,C	N Lawson	N Ralston	Y White
Chamberlin	Y Fuller,K	Lee	Ramsey	N Widener
Chambless	Y Galer	Logan	Randall	N Williams,B.J
Chance	Y Ginsberg	Long	Reaves	Y Williams,H
N Cheeks	Y Glover	Lord	Y Richardson	N Williams,R
Y Childers	Godbee	Y Lowe	Robinson	N Wilson
Y Childs	Y Greer	Y Lucas	N Rose	N Wood,J
Y Clark,B	Ham	N Mangum	Ross	Wood,J.T
Clark,L	Hamilton	N Mann	Y Rowland	Workman
Colbert	N Hanner	Y Marcus	Y Russell	Speaker Murphy

On the adoption of the amendment, the ayes were 61, nays 62.

The amendment was lost.

Representative Holmes of the 39th moved that the House reconsider its action in failing to adopt the Clark amendment.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	N Auten	Y Benn	Y Buck	Chambless
Adams,G	N Balkcom	N Birdsong	Y Burruss	Chance
Y Adams,J	Y Bargerion	Y Bishop	N Burton	N Cheeks
Y Adams,M	Y Baugh	Y Bolster	N Byrd	Y Childers
Y Aiken	Y Beal	N Branch	N Cason	Y Childs
N Anderson	N Beck	N Bray	Y Castleberry	Y Clark,B
N Argo	Benefield	Y Brooks	Chamberlin	Clark,L

N Colbert	Y Galer	Kemp	N Padgett	N Smith,V
N Coleman	Y Ginsberg	Kilgore	Y Parham	Y Smyre
N Collins	Y Glover	Y Lambert	Patten	Snow
Colwell	Godbee	Lane,D	N Perry	Y Steinberg
Connell	Y Greer	N Lane,R	N Peters	N Swann
Y Couch	Ham	N Lawson	N Phillips,B	Y Thomas
N Cox	Hamilton	Lee	N Phillips,L,L	N Thompson
N Crawford	N Hanner	Logan	N Phillips,R,T	Y Townsend
N Crosby	Harris	Long	Phillips,W,R	Y Triplett
Y Culpepper	N Harrison	Lord	N Pilewicz	Y Tuten
Y Cummings	N Hasty	Y Lowe	Pinkston	Twiggs
Y Darden	Y Hawkins	Y Lucas	N Rainey	Vandiford
Daugherty	Hays	N Mangum	N Ralston	Y Vaughn
Davis,B	Y Hill	N Mann	N Ramsey	Veazey
N Davis,J	Y Holmes	Y Marcus	Randall	N Waddle
N Davis,L	Y Hooks	Y Martin	Reaves	Walker
Y Dean	Y Horne	N Matthews	Y Richardson	Y Wall
Y Dent	Y Hutchinson	McCollum	Robinson	Ware
Y Dixon	Irvin	N McDonald	N Rose	N Watson
N Dobbs	Isakson	Y McKinney	Ross	Y White
Y Dover	N Jackson,J	N Miles	Y Rowland	N Widener
Y Edwards	N Jackson,N	Milford	Y Russell	N Williams,B,J
Elliott	N Jackson,W	N Moody	Y Savage	Y Williams,H
Evans	Y Jessup	N Moore	Y Scott,A	N Williams,R
Felton	Johnson,G	N Mostiler	Y Scott,D	N Wilson
N Fortune	N Johnson,R	Mullinax	N Shepard	N Wood,J
N Foster	Jones,B	N Nicholson	N Sherrod	Wood,J.T
Y Fuller,C	N Jones,H	N Nix	N Sizemore	Workman
Fuller,K	Y Karrh	Oliver	Y Smith,T	Speaker Murphy

On the motion, the ayes were 63, nays 66.

The motion was lost.

The following substitute, offered by Representatives Holmes of the 39th, Beal of the 28th, Bolster of the 30th, Childs of the 51st, Dent of the 85th, and others was read:

A BILL

To amend an Act relating to the Department of Administrative Services and matters concerning said department, which matters formerly appertained to the Supervisor of Purchases and the State Purchasing Board, approved March 29, 1937 (Ga. Laws 1937, p. 503), as amended, so as to amend the dollar limit on certain purchases made by state departments, agencies, and instrumentalities without competitive bidding; to require the Department of Administrative Services to make a certain percentage of purchases from minority business enterprises and to award a certain percentage of contracts to minority business enterprises; to define certain terms; to provide for applicability with respect to other laws; to amend an Act known as the "Georgia Building Authority Act," approved February 21, 1951 (Ga. Laws 1951, p. 699), as amended, so as to require the Georgia Building Authority to award a certain percentage of contracts to minority business enterprises; to define certain terms; to provide for applicability with respect to other laws; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act relating to the Department of Administrative Services and matters concerning said department, which matters formerly appertained to the Supervisor of Purchases and the State Purchasing Board, approved March 29, 1937 (Ga. Laws 1937, p. 503), as amended, is hereby amended by striking the second and third unnumbered paragraphs of Section 6, which read as follows:

"If the needed supplies, materials or equipment can reasonably be expected to be acquired for less than \$100 and are not available on State contracts, the purchase may be effectuated without competitive bidding.

The Department of Administrative Services may by rule and regulation authorize the various state departments, agencies, and instrumentalities to make purchases in their

behalf which do not exceed \$5,000.00, and may provide the circumstances and conditions under which said purchases may be effected.”,
and inserting in lieu thereof the following:

“If the needed supplies, materials, or equipment can reasonably be expected to be acquired for less than \$300.00 and are not available on state contracts, the purchase may be effectuated without competitive bidding.

The Department of Administrative Services may, by rule and regulation, authorize the various state departments, agencies, and instrumentalities to make purchases in their behalf which do not exceed \$5,000.00 and may provide the circumstances under which said purchases may be effectuated.”

Section 2. Said Act is further amended by adding between Sections 10 and 11 a new Section 10A to read as follows:

“Section 10A. (a) Notwithstanding any other provisions of law, at least 10 percent of the total dollar amount of purchases annually by the Department of Administrative Services shall be from minority business enterprises and at least 10 percent of the total dollar amount of contracts awarded annually by such department shall be with minority business enterprises.

(b) Persons submitting bids to the department shall be informed that price alone does not constitute an acceptable basis for rejecting minority business enterprise bids.

(c) As used in this section, the terms:

(1) ‘Minority business enterprise’ means a business that is owned and controlled by one or more minority persons.

(2) ‘Minority person’ means an individual who is black, Hispanic, Asian American, American Indian, an Alaskan native, or a woman regardless of race or ethnicity.

(3) ‘Owned and controlled’ means a business which is:

(A) A sole proprietorship legitimately owned by an individual who is a minority person;

(B) A partnership or joint venture controlled by minority persons and in which at least 51 percent of the beneficial ownership interests legitimately are held by minority persons; or

(C) A corporation or other entity controlled by minority persons and in which at least 51 percent of the voting interests and 51 percent of the beneficial ownership interests legitimately are held by minority persons.

(4) ‘Person’ means any private person, corporation, partnership, or association.

(d) The provisions of this section shall not affect any federal, state, or local laws or rules or regulations adopted pursuant to such laws which require a greater degree of minority business enterprise participation than the provisions of this section; and such laws or rules or regulations shall supersede this section.”

Section 3. An Act known as the “Georgia Building Authority Act,” approved February 21, 1951 (Ga. Laws 1951, p. 699), as amended, is hereby amended by adding between Sections 4 and 5 a new Section 4A to read as follows:

“Section 4A. (a) Notwithstanding any other provisions of law, at least 10 percent of the total dollar amount of contracts awarded annually by the Georgia Building Authority shall be with minority business enterprises; provided, however, that where a contract is awarded to a nonminority business enterprise, but minority business enterprises perform at least 51 percent of the work on the project which is the subject of the contract, such contract shall be considered awarded to a minority business enterprise.

(b) Persons submitting bids to the authority shall be informed that price alone does not constitute an acceptable basis for rejecting minority business enterprise bids.

(c) As used in this section, the terms:

(1) ‘Minority business enterprise’ means a business that is owned and controlled by one or more minority persons.

(2) ‘Minority person’ means an individual who is black, Hispanic, Asian American, American Indian, an Alaskan native, or a woman regardless of race or ethnicity.

(3) ‘Owned and controlled’ means a business which is:

(A) A sole proprietorship legitimately owned by an individual who is a minority person;

(B) A partnership or joint venture controlled by minority persons and in which at least 51 percent of the beneficial ownership interests legitimately are held by minority persons; or

(C) A corporation or other entity controlled by minority persons and in which at least 51 percent of the voting interests and 51 percent of the beneficial ownership interests legitimately are held by minority persons.

(4) 'Person' means any private person, corporation, partnership, or association.

(d) The provisions of this section shall not affect any federal, state, or local laws or rules or regulations adopted pursuant to such laws which require a greater degree of minority business enterprise participation than the provisions of this section; and such laws or rules or regulations shall supersede this section."

Section 4. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 5. All laws and parts of laws in conflict with this Act are hereby repealed.

The following amendment was read and adopted:

Representative Dean of the 29th moves to amend the substitute to SB 111 by adding on line 23, page 5, after the word "approval", the following:

"Except Sections 2 and 3 shall become effective, July 1, 1982."

An amendment, offered by Representative McDonald of the 12th, was read and withdrawn.

The following amendment was read and adopted:

Representative Holmes of the 39th moves to amend the substitute to SB 111 by deleting on page 1, lines 13-18, the words:

"to amend an Act known as the Georgia Building Authority Act, approved February 21, 1951, as amended, so as to require the Georgia Building Authority to award a certain percentage of contracts to minority business enterprises."

And Section 3 on pages 4 and 5.

And renumber the remaining sections accordingly.

On the adoption of the substitute, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Y Bishop	Y Childs	Davis,B	Y Galer
Adams,G	Y Bolster	Y Clark,B	N Davis,J	Y Ginsberg
Y Adams,M	N Branch	Clark,L	N Davis,L	Y Glover
N Adams,M	N Bray	Colbert	Y Dean	N Godbee
N Aiken	Y Brooks	N Coleman	Y Dent	Y Greer
N Anderson	Y Buck	N Collins	Dixon	Ham
N Argo	Y Burruss	Colwell	N Dobbs	Hamilton
N Auten	N Burton	Connell	Y Dover	N Hanner
N Balkcom	N Byrd	Y Couch	Y Edwards	Harris
Y Barger	N Cason	Y Cox	Elliott	N Harrison
Y Baugh	Y Castleberry	N Crawford	N Evans	N Hasty
Y Beal	Chamberlin	N Crosby	N Felton	Y Hawkins
N Beck	Chambless	Y Culpepper	N Fortune	N Hays
N Benefield	N Chance	Cummings	Foster	Y Hill
Y Benn	N Cheeks	Y Darden	Y Fuller,C	Y Holmes
Y Birdsong	Y Childers	Daugherty	Y Fuller,K	Y Hooks

Horne	Logan	N Nix	N Rose	Y Tuten
N Hutchinson	Long	Oliver	Ross	N Twiggs
Y Irvin	Lord	N Padgett	Y Rowland	Vandiford
N Isakson	Y Lowe	Y Parham	Y Russell	N Vaughn
N Jackson,J	Y Lucas	Patten	Y Savage	N Veazey
N Jackson,N	Mangum	N Perry	Y Scott,A	N Waddle
N Jackson,W	Y Mann	N Peters	Y Scott,D	Walker
N Jessup	Y Marcus	N Phillips,B	N Shepard	N Wall
Johnson,G	N Martin	N Phillips,L.L	N Sherrod	N Ware
N Johnson,R	N Matthews	Phillips,R.T	Y Sizemore	N Watson
Jones,B	Y McCollum	Y Phillips,W.R	Y Smith,T	Y White
N Jones,H	N McDonald	Y Pilewicz	N Smith,V	N Widener
Y Karrh	Y McKinney	Pinkston	Y Smyre	N Williams,B.J
Kemp	N Miles	Rainey	Snow	Y Williams,H
Kilgore	Milford	N Ralston	Y Steinberg	N Williams,R
Y Lambert	N Moody	Ramsey	N Swann	N Wilson
Lane,D	N Moore	Randall	N Thomas	N Wood,J
N Lane,R	N Mostiler	N Reaves	N Thompson	N Wood,J.T
N Lawson	N Mullinax	Y Richardson	Y Townsend	Y Workman
N Lee	N Nicholson	Robinson	N Triplett	Speaker Murphy

On the adoption of the substitute, as amended, the ayes were 60, nays 80.

The substitute, as amended, was lost.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Harris	Y Martin	Y Savage
Adams,G	Y Collins	N Harrison	N Matthews	N Scott,A
Y Adams,J	Colwell	N Hasty	McCollum	Y Scott,E
Y Adams,M	Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	N Sherrod
N Anderson	Y Cox	Y Hill	Y Miles	Y Sizemore
N Argo	Y Crawford	Y Holmes	Milford	N Smith,T
Y Auten	Y Crosby	Y Hooks	N Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	N Moore	N Smyre
Y Bargermon	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	N Nix	N Thomas
Y Benefield	N Davis,J	Y Jackson,N	Oliver	N Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Y Dean	Y Jessup	Y Parham	Y Triplett
N Bishop	Y Dent	Johnson,G	Patten	Y Tuten
Y Bolster	N Dixon	Y Johnson,R	Y Perry	N Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
N Brooks	Y Edwards	Y Karrh	Y Phillips,L.L	Y Veazey
Y Buck	Elliott	Kemp	Phillips,R.T	Waddle
Y Burruss	Y Evans	Kilgore	Phillips,W.R	Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
N Byrd	Y Fortune	Y Lane,D	Pinkston	Y Ware
Y Cason	Foster	N Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	Y White
Chamberlin	Fuller,K	Y Lee	Y Ramsey	Y Widener
Chambless	Y Galer	Logan	N Randall	N Williams,B.J
Y Chance	Y Ginsberg	Long	Y Reaves	N Williams,H
Y Cheeks	Y Glover	Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Robinson	N Wilson
Y Childs	Y Greer	N Lucas	Y Rose	Y Wood,J
Y Clark,B	Ham	Mangum	Ross	Y Wood,J.T
Clark,L	Hamilton	Y Mann	Y Rowland	Y Workman
Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, the ayes were 117, nays 26.

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

Representative Holmes of the 39th gave notice that at the proper time he would move that the House reconsider its action in giving the requisite constitutional majority to SB 111.

Representative Williams of the 54th arose to a point of personal privilege and addressed the House.

Under the general order of business, established by the Committee on Rules, the following Resolution of the House was taken up for consideration and read the third time:

HR 306. By: Representatives Colbert of the 23rd, Greer, Couch and Lowe of the 43rd: A RESOLUTION authorizing and directing the State Health Planning and Development Agency to approve the establishment of local hospital facilities in certain cities which currently have no local hospital facilities.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Harris	Y Martin	Y Savage
Adams,G	Y Collins	Y Harrison	Y Matthews	N Scott,A
Y Adams,J	Colwell	Y Hasty	Y McCollum	Scott,D
Y Adams,M	Connell	Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	N McKinney	Y Sherrod
Y Anderson	Cox	Hill	Y Miles	Y Sizemore
N Argo	Y Crawford	N Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Y Smyre
Y Bargerion	Y Cummings	Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Irvin	Y Mullinax	N Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Townsend
Y Birdsong	Y Dean	Y Jessup	Y Parham	Triplett
Bishop	Y Dent	Johnson,G	Patten	Y Tuten
Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
N Brooks	Y Edwards	Y Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W,R	Y Walker
Y Burton	Y Felton	N Lambert	Y Pilewicz	Y Wall
Y Byrd	Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Watson
Y Castleberry	Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Chambless	Y Galer	Logan	Y Randall	Y Williams,B,J
Y Chance	N Ginsberg	Long	Y Reaves	N Williams,H
Y Cheeks	Y Glover	Lord	N Richardson	N Williams,R
Y Childers	Y Godbee	Y Lowe	N Robinson	Y Wilson
N Childs	Y Greer	Lucas	Y Rose	Y Wood,J
N Clark,B	N Ham	Y Mangum	Ross	Y Wood,J,T
Clark,L	Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Marcus	Y Russell	Speaker Murphy

On the adoption of the Resolution, the ayes were 130, nays 15.

The Resolution, having received the requisite constitutional majority, was adopted.

The following Bill of the House was taken up for the purpose of considering the Senate amendments thereto:

HB 745. By: Representatives Phillips of the 120th, Murphy of the 18th, Lambert of the 112th, Argo of the 63rd, Ware of the 68th and others: A BILL to create the Georgia Hazardous Waste Management Authority; and for other purposes.

The following Senate amendments were read:

Senate Amendment No. 1

Amend HB 745 by adding to Section 5 a new paragraph to read as follows:

"In addition to the above ad valorem taxation revenues, the governing authority of each county in which the authority shall locate a hazardous waste facility shall be entitled to receive annually from the authority a payment equivalent to one percent of the gross revenues received by the authority from the operation of the facility during the immediately preceding fiscal year of the authority. In the event a facility shall be located in two or more counties, each county shall receive a pro rata share of the payment provided for in this paragraph in accordance with the ratio which the particular county's assessed value for ad valorem taxation purposes on that portion of the facility located within the county bears to the aggregate assessed value of the facility by all of the counties within which the facility shall be located."

Senate Amendment No. 2

Amend HB 745 by deleting on Page 1, lines 4 and 5 the following language:

"to provide for exemption from taxation;"

and substituting in lieu thereof the following:

"to provide that the facilities of the authority shall be subject to ad valorem taxation;"

Senate Amendment No. 3

Amend HB 745 by striking on Page 2, lines 21 through 24, beginning with the word "The" and ending with the word "duties" and substituting in lieu thereof the following:

"The members of the authority shall be entitled to and shall be reimbursed for their expenses such mileage and per diem as allowed by law to members of the General Assembly."

Representative Phillips of the 120th moved that the House agree to the Senate amendments to HB 745.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Bishop	Y Childs	Y Davis,B	Y Galer
Adams,G	Y Bolster	Clark,B	N Davis,J	Y Ginsberg
Y Adams,J	Y Branch	Clark,L	Y Davis,L	Y Glover
Y Adams,M	Bray	Y Colbert	Dean	Y Godbee
Aiken	Y Brooks	Y Coleman	Y Dent	Y Greer
Y Anderson	Y Buck	Y Collins	Y Dixon	Y Ham
Y Argo	Y Burruss	Colwell	Y Dobbs	Hamilton
Y Auten	Y Burton	Connell	Y Dover	Hanner
Y Balkcom	Y Byrd	Y Couch	Y Edwards	Y Harris
Y Bargerom	Y Cason	Y Cox	Y Elliott	Harrison
N Baugh	Y Castleberry	Y Crawford	Y Evans	Hasty
Beal	Y Chamberlin	Y Crosby	Y Felton	Y Hawkins
Y Beck	Y Chambliss	Culpepper	Y Fortune	Y Hays
Y Benefield	Y Chance	Y Cummings	Y Foster	Hill
Y Benn	Y Cheeks	Darden	Fuller,C	Y Holmes
Y Birdsong	Y Childers	Daugherty	Y Fuller,K	Y Hooks

Horne	Logan	Nix	Y Rose	Y Tuten
Hutchinson	Y Long	Y Oliver	Ross	Y Twiggs
Y Irvin	Y Lord	Y Padgett	Y Rowland	Y Vandiford
Isakson	Y Lowe	N Parham	Y Russell	Y Vaughn
Y Jackson,J	Y Lucas	Y Patten	Y Savage	Y Veazey
Jackson,N	Y Mangum	Y Perry	Y Scott,A	Y Waddle
Y Jackson,W	Y Mann	Y Peters	Scott,D	Y Walker
Jessup	Y Marcus	Y Phillips,B	Y Shepard	Y Wall
Johnson,G	Y Martin	Y Phillips,L.L	Y Sherrod	Y Ware
Y Johnson,R	Y Matthews	Y Phillips,R.T	Y Sizemore	Y Watson
Y Jones,B	Y McCollum	Phillips,W.R	Y Smith,T	White
Y Jones,H	Y McDonald	Y Pilewicz	Y Smith,V	Y Widener
Y Karrh	Y McKinney	Y Pinkston	Y Smyre	Y Williams,B.J
Y Kemp	Y Miles	Y Rainey	Y Snow	Y Williams,H
Kilgore	Y Milford	Y Ralston	Y Steinberg	Y Williams,R
Y Lambert	Y Moody	Y Ramsey	Y Swann	Y Wilson
Y Lane,D	Y Moore	Y Randall	N Thomas	Y Wood,J
Y Lane,R	Mostiler	Y Reaves	N Thompson	Y Wood,J.T
Y Lawson	Y Mullinax	Y Richardson	Y Townsend	Y Workman
Y Lee	Y Nicholson	Y Robinson	Y Triplett	Speaker Murphy

On the motion, the ayes were 141, nays 5.

The motion prevailed.

Under the general order of business, established by the Committee on Rules, the following Bills of the Senate were taken up for consideration and read the third time:

SB 35. By: Senator Kidd of the 25th: A BILL to amend Code Section 88-1708, relating to forms of certificates, so as to require certain information on certificates of birth; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

N Aaron	Y Clark,B	Y Glover	Y Lee	Pinkston
Y Adams,G	Clark,L	Y Godbee	Logan	Y Rainey
Y Adams,J	Y Colbert	Y Greer	Long	N Ralston
Y Adams,M	Coleman	Ham	Y Lord	Ramsey
Aiken	Y Collins	Hamilton	Y Lowe	Y Randall
Y Anderson	Colwell	Hanner	Y Lucas	Y Reaves
Y Argo	Connell	Y Harris	Y Mangum	N Richardson
Y Auten	Y Couch	Harrison	Y Mann	Y Robinson
Y Balkcom	Y Cox	Hasty	Y Marcus	Y Rose
Y Bargerion	Crawford	Y Hawkins	Y Martin	Ross
Y Baugh	Y Crosby	Y Hays	Y Matthews	Y Rowland
Beal	Y Culpepper	Hill	Y McCollum	Y Russell
Y Beck	Y Cummings	Y Holmes	Y McDonald	Y Savage
Y Benefield	Darden	Y Hooks	McKinney	N Scott,A
Y Benn	Daugherty	Horne	Y Miles	Scott,D
Y Birdsong	Y Davis,B	Hutchinson	Y Milford	Y Shepard
Y Bishop	Y Davis,J	Irvin	Y Moody	Y Sherrod
Y Bolster	Y Davis,L	Isakson	Y Moore	Y Sizemore
Y Branch	Dean	Y Jackson,J	Mostiler	Y Smith,T
Bray	Y Dent	Jackson,N	Y Mullinax	Y Smith,V
Y Brooks	Y Dixon	Jackson,W	Y Nicholson	Y Smyre
Y Buck	Y Dobbs	Jessup	Y Nix	Y Snow
Y Burruss	N Dover	Johnson,G	Y Oliver	Y Steinberg
Y Burton	Y Edwards	Y Johnson,R	Y Padgett	N Swann
Y Byrd	Y Elliott	Y Jones,B	Y Parham	Thomas
Y Cason	Y Evans	Y Jones,H	Patten	Y Thompson
Y Castleberry	Y Felton	N Karrh	Y Perry	Townsend
Y Chamberlin	Y Fortune	Y Kemp	Y Peters	Y Triplett
Y Chambless	N Foster	Y Kilgore	N Phillips,B	Y Tuten
N Chence	Fuller,C	Lambert	Phillips,L.L	Y Twiggs
Y Cheeks	N Fuller,K	Y Lane,D	Y Phillips,R.T	Y Vandiford
N Childers	Y Galer	Y Lane,R	Phillips,W.R	Y Vaughn
Y Childs	Y Ginsberg	Y Lawson	Y Pilewicz	Y Veazey

Y Waddle	Y Ware	Widener	Williams,R	Y Wood,J.T
Y Walker	Y Watson	Y Williams,B.J	Y Wilson	Y Workman
Y Wall	White	Y Williams,H	Y Wood,J	Speaker Murphy

On the passage of the Bill, the ayes were 123, nays 12.

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

SB 145. By: Senator Greene of the 26th: A BILL to amend Code Section 88-1905, relating to the application for and issuance of permits to operate certain medical institutions, so as to provide that the Department of Human Resources shall accept certification and accreditation of an institution by the Joint Commission of Accreditation of Hospitals as evidence of compliance with departmental requirements; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Y Savage
Adams,G	Y Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Colwell	Hasty	Y McCollum	Scott,D
Y Adams,M	Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Y Smyre
Y Barger	Y Cummings	Hutchinson	Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Davis,B	Y Jackson,J	Y Nix	Thomas
Y Benefield	Y Davis,J	Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Jackson,W	Y Padgett	Townsend
Y Birdsong	Dean	Jessup	Y Parham	Y Triplett
Y Bishop	Dent	Johnson,G	Patten	Y Tuten
Y Bolster	Y Dixon	Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Jones,B	Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,F	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L.L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Byrd	Y Fortune	Y Lane,D	Y Pinkston	Ware
Y Cason	Y Foster	Y Lane,R	Rainey	Y Watson
Y Castleberry	Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Ramsey	Y Widener
Y Chambliss	Y Galer	Logan	Y Randall	Y Williams,B.J
Chance	N Ginsberg	Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Ross	Y Wood,J.T
Clark,L	Hamilton	Mann	Rowland	Y Workman
Y Colbert	Y Hanner	Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, the ayes were 130, nays 1.

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

SB 114. By: Senators Barnes of the 33rd, Allgood of the 22nd, English of the 21st, and Howard of the 42nd: A BILL to amend Code Section 39-1105, relating to fees for advertising, so as to change certain fees; and for other purposes.

Representative Burruss of the 21st moved that further consideration of SB 114 be postponed until tomorrow at 11:00 a.m.

The motion prevailed.

SB 86. By: Senator Hudgins of the 15th: A BILL to amend an Act known as "The Retail Installment and Home Solicitation Sales Act," so as to change the time price differential on retail installment contracts; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

N Aaron	Y Coleman	Harris	N Martin	Y Savage
Adams,G	Collins	Y Harrison	N Matthews	N Scott,A
Y Adams,J	Colwell	Hasty	Y McCollum	Scott,D
Y Adams,M	Connell	N Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	Y McKinney	N Sherrod
N Anderson	Y Cox	Hill	Y Miles	Sizemore
Y Argo	Y Crawford	Y Holmes	Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	N Culpepper	Horne	N Moore	Y Smyre
Y Barger	Y Cummings	Hutchinson	Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	N Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
N Benefield	Y Davis,J	Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Y Dean	Jessup	Y Parham	Y Triplett
Bishop	Dent	Johnson,G	Patten	Y Tuten
Y Bolster	Y Dixon	N Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Phillips,B	Y Vaughn
N Brooks	Y Edwards	Y Karrh	Phillips,L.L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W.R	Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	N Wall
Y Byrd	Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	N Lee	Y Ramsey	Y Widener
Y Chambliss	Y Galer	Logan	Y Randall	Y Williams,B.J
Chance	Y Ginsberg	Long	Y Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	N Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	N Wood,J
Clark,B	Y Ham	Y Mangum	Ross	Y Wood,J.T
Clark,L	Hamilton	Y Mann	Rowland	Y Workman
Y Colbert	Y Hanner	Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, the ayes were 125, nays 17.

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

SB 136. By: Senators Hudgins of the 15th and Greene of the 26th: A BILL to amend Code Chapter 24A-5, relating to the Council of Juvenile Court Judges, so as to change the provisions relating to the qualifications of judges hearing juvenile cases and their continual training; and for other purposes.

Representative Ham of the 80th moved that further consideration of SB 136 be postponed until tomorrow at 11:15 a.m.

The motion prevailed.

The following Resolution of the House was read and adopted:

HR 384. By: Representatives Murphy of the 18th, Felton of the 22nd, Burton of the 47th, Karrh of the 106th, Chamberlin of the 73rd and others: A RESOLUTION

expressing regrets at the untimely passing of Mrs. Kathryn Dunaway; and for other purposes.

The following Bill of the House was taken up for the purpose of considering the Senate amendment thereto:

HB 875. By: Representative Phillips of the 91st: A BILL to amend an Act entitled "An Act to incorporate the Town of Chipley, in the County of Harris, and for other purposes," so as to provide for the office of town clerk; to abolish the office of recorder; to provide for the transfer of all powers, duties, and functions of the office of recorder to the office of town clerk; and for other purposes.

The following Senate amendment was read:

Amend HB 875 by striking from line 9 of page 2 the following:

"On the effective date of this Act,"

and inserting in lieu thereof the following:

"On April 1, 1981,".

Representative Phillips of the 91st moved that the House agree to the Senate amendment to HB 875.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

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

Mr. Speaker:

The Senate has disagreed to the House substitute to the following Bill of the Senate:

SB 360. By: Senators Littlefield of the 6th and Bryant of the 3rd: A BILL to amend an Act placing the clerk of superior court and probate judge of Glynn County on an annual salary, so as to change the compensation of said clerk and of the judge's and clerk's personnel; and for other purposes.

The following communication was received and read:

Secretary of State
214 State Capitol
Atlanta 30334

March 13, 1981

Honorable Glenn Ellard
Clerk, House of Representatives
State Capitol
Atlanta, Georgia 30334

Dear Mr. Ellard:

I am transmitting to you herewith a certified list of those persons who registered in the Docket of Legislative Appearance for the 1981 Regular Session the week of March 9 1981, as of 3:00 P.M. this date. The list is numbered 512 through 525.

With best wishes, I am

Very truly yours,
/s/David B. Poythress
Secretary of State

DBP/jh
Attachment

State of Georgia
Office of Secretary of State

I, David B. Poythress, Secretary of State of the State of Georgia, do hereby certify, that the attached list contains the names and addresses of those persons, numbered 512 through 525, who have registered in the Docket of Legislative Appearance the week of March 9, 1981, as of 3:00 P.M. March 13, 1981, in accordance with Georgia Laws 1970 pp 695, 698, as the same appears of file and record in this office.

In Testimony Whereof, I have hereunto set my hand and affixed the seal of my office, at the Capitol, in the City of Atlanta, this 13th day of March, in the year of our Lord One Thousand Nine Hundred and Eighty One and of the Independence of the United States of America the Two Hundred and Fifth.

/s/David B. Poythress
Secretary of State.
(SEAL)

- | | |
|---|--|
| <p>512. Susan M. Huffman
Apartment Owners & Managers
Assn.
3300 Buckeye Road
Atlanta, Georgia 30341</p> <p>513. Robert English
Griffin-Spalding Association
of Education
Georgia Association of
Educators
Griffin-Spalding Junior
High School
Griffin, Georgia 30223</p> <p>514. Richard C. Kessler
Days Inn
1864 Forest Springs Court
Dunwoody, Georgia 30338</p> <p>515. Alfred R. Roach, Jr.
Harman, Asbill, Roach &
Nellis, PC
Days Inns of America, Inc.
4645 Millbrook Drive, N.W.
Atlanta, Georgia 30327</p> | <p>516. Joel Greene
City and County Officials
P. O. Box 907
Jesup, Georgia 31545</p> <p>517. Coy P. Evans
Citizens' Committee for Improved
Transportation
3450 Forrest Park Road
Atlanta, Georgia 30354</p> <p>518. William H. Frey
Insurance Worker International
Union, Local 38, Atlanta
2948 Beldaire Circle
Doraville, Georgia 30340</p> <p>519. Edna Carlson
Common Cause
2479 Peachtree Road
Atlanta, Georgia 30305</p> |
|---|--|

- | | |
|---|---|
| 520. Sean-Michael Gray
Committee on Political
Education for AFL-CIO
3399 Buford Highway, Y-15
Atlanta, Georgia 30329 | 523. William A. Bagwell
Alliance of American Insurers
Post Office Box 1
Gainesville, Georgia 30503 |
| 521. Sidney C. Puett
Self
1309 Sandtown Road
Box 21
Marietta, Georgia 30060 | 524. Wynn J. Griffith
AFL-CIO
8203 Sussex Drive
Jonesboro, Georgia 30236 |
| 522. William S. Jacobs
Business Development Corp.
of Georgia
2200 First National Bank
Tower
Atlanta, Georgia 30083 | 525. Charles F. Ector
Unified Services
1848 Calvary Drive
Gainesville, Georgia 30501 |

During this day's proceedings, the Speaker and Speaker Pro Tem alternately served as presiding officer.

Representative Vaughn of the 57th moved that the House do now adjourn until 10:00 o'clock, tomorrow morning and the motion prevailed.

The Speaker announced the House adjourned until 10:00 o'clock, tomorrow morning.

Representative Hall, Atlanta, Georgia**Tuesday, March 17, 1981**

The House met pursuant to adjournment at 10:00 o'clock, A.M., this day and was called to order by the Speaker.

By unanimous consent, the call of the roll was dispensed with.

Prayer was offered by the Reverend Phillip DeMore, Pastor, Jackson United Methodist Church, Jackson, Georgia.

Representative Milford of the 13th, Chairman of the Committee on Journals, reported that the Journal of the previous legislative day had been read and found to be correct.

By unanimous consent, the reading of the Journal was dispensed with.

The Journal was confirmed.

By unanimous consent, the following was established as the order of business during the first part of the period of unanimous consents:

1. Introduction of Bills and Resolutions.
2. First reading and reference of House Bills and Resolutions.
3. Second reading of Bills and Resolutions.
4. Reports of Standing Committees.
5. Third reading and passage of Local uncontested Bills.
6. First reading and reference of Senate Bills and Resolutions.

By unanimous consent, the rules were suspended in order that the following Bills and Resolution of the House could be introduced, read the first time and referred to the committees:

HB 1100. By: Representative Moody of the 138th: A BILL to amend the "Georgia Pesticide Use and Application Act of 1976," approved March 5, 1976, so as to require persons who use, cause to be used, or allow to be used Paraquat on land in their possession or control to give certain notice of such use to adjoining landowners; and for other purposes.

Referred to the Committee on Agriculture & Consumer Affairs.

HB 1101. By: Representatives Hawkins of the 50th, Ginsberg of the 122nd, Steinberg of the 46th, Marcus of the 26th, Harris of the 8th and others: A BILL to amend an Act designating public and legal holidays in the State of Georgia, so as to provide conditions under which requests by certain state employees for time away from work for the observance of religious holidays shall be given consideration; and for other purposes.

Referred to the Committee on State of Republic.

HB 1102. By: Representatives Culpepper of the 98th, Davis of the 45th, Bray of the 70th, Chambless of the 131st, Snow of the 1st and Darden of the 19th: A BILL to

regulate the sale and offer to sell of certain subdivided land and practices pertaining thereto; to provide a short title; to provide for definitions; to require registration with the Commissioner of Securities; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Judiciary.

HB 1103. By: Representative Dover of the 11th: A BILL to amend an Act known as the "Adequate Program for Education in Georgia Act," so as to authorize cooperative purchasing agencies to serve two or more CESA's; and for other purposes.

Referred to the Committee on Education.

HB 1104. By: Representative Culpepper of the 98th: A BILL to amend Code Chapter 95A-9, relating to regulation of public roads, so as to require the issuance of permits for certain signs replacing certain other signs; and for other purposes.

Referred to the Committee on Highways.

HB 1105. By: Representative Patten of the 149th: A BILL to amend Code Chapter 49-2, relating to powers, duties, and liabilities of guardians, so as to change the provisions relating to commissions and compensation allowed guardians; and for other purposes.

Referred to the Committee on Special Judiciary.

HR 385. By: Representatives Darden of the 19th, Aiken of the 21st, and Thompson and Wilson of the 19th: A RESOLUTION proposing an amendment to the Constitution so as to provide that the district attorney of the Cobb Judicial Circuit elected at the general election held in 1982 shall serve for a term of four years and until his successor is elected and qualified; and for other purposes.

Referred to the Committee on Judiciary.

By unanimous consent, the following Bills and Resolutions of the House and Senate were read the second time:

HB 1085	HB 1095
HB 1086	HB 1096
HB 1087	HB 1097
HB 1088	HB 1098
HB 1089	HB 1099
HB 1090	HR 380
HB 1091	HR 381
HB 1092	HR 382
HB 1093	SB 444
HB 1094	

Representative McDonald of the 12th District, Chairman of the Committee on Industry, submitted the following report:

Mr. Speaker:

Your Committee on Industry has had under consideration the following Bill of the Senate and has instructed me to report the same back to the House with the following recommendation:

SB 31 Do Pass, by Substitute

Respectfully submitted,
Robinson of the 58th
Secretary

Representative Snow of the 1st District, Chairman of the Committee on Judiciary, submitted the following report:

Mr. Speaker:

Your Committee on Judiciary has had under consideration the following Bill of the Senate and has instructed me to report the same back to the House with the following recommendation:

SB 392 Do Pass

Respectfully submitted,
Snow of the 1st
Chairman

Representative Randall of the 101st District, Vice-Chairman of the Committee on Special Judiciary, submitted the following report:

Mr. Speaker:

Your Committee on Special Judiciary has had under consideration the following Bill of the House and has instructed me to report the same back to the House with the following recommendation:

HB 1086 Do Pass

Respectfully submitted,
Randall of the 101st
Vice-Chairman

Representative Bray of the 70th District, Chairman of the Committee on State of Republic, submitted the following report:

Mr. Speaker:

Your Committee on State of Republic has had under consideration the following Bills and Resolution of the Senate and has instructed me to report the same back to the House with the following recommendations:

SB 383 Do Pass, by Substitute
SB 407 Do Pass

SR 122 Do Pass
SB 419 Do Pass

Respectfully submitted,
Bray of the 70th
Chairman

Representative Adams of the 36th District, Chairman of the Committee on State Planning & Community Affairs, submitted the following report:

Mr. Speaker:

Your Committee on State Planning & Community Affairs - Local Legislation has had under consideration the following Bills of the House and Senate and has instructed me to report the same back to the House with the following recommendations:

HB 1056 Do Pass
 HB 1079 Do Pass
 HB 1080 Do Pass
 HB 1081 Do Pass
 HB 1082 Do Pass

HB 1083 Do Pass
 HB 1084 Do Pass
 SB 424 Do Pass
 SB 425 Do Pass

Respectfully submitted,
 Clark of the 55th
 Vice-Chairman

The following report of the Committee on Rules was read and adopted:

HOUSE RULES CALENDAR
 TUESDAY, MARCH 17, 1981
 (37th Legislative Day)

Mr. Speaker and Members of the House:

The Committee on Rules, in session assembled, has fixed the calendar for this day's business, March 17, 1981, as enumerated below:

SB 23 State Patrol, Jurisdiction
 SB 44 Trade Names, Disclosure of Business
 SB 54 State Officials, Legal Fees, Criminal Actions
 SB 84 Quick Start Training Programs
 SB 99 Civil Defense, State Funding
 SB 114 Advertising, Fees
 SB 118 Motor Vehicle Dismantlers, Rebuilders
 SB 136 Juvenile Court Judges, Qualifications
 SB 149 Superior Court Clerks Training Council
 SB 155 Local Retirement Funds, Investigations
 SB 200 Federal Census, Effective Date
 SB 217 Probate Courts, Judges, Minimum Salary
 SB 223 Scrap Metal Processors, Records
 SB 227 Aggravated Assault, Penalty
 SB 229 Disposition of Unclaimed Property
 SB 243 Public Service Comm., Members' Qualifications
 SB 301 Prisoners, Outside Work
 SB 324 Brunswick Judicial Circuit, Judges' Salaries (Rec.)
 SB 426 Toombs Judicial Circuit, Additional Judge
 SR 63 Georgia Semiquincentenary Comm., Create

ALL COMPENSATION RESOLUTIONS APPROVED BY APPROPRIATIONS COMMITTEE

Bills and Resolution on this calendar may be called in any order the Speaker desires.

Respectfully submitted,
 /s/Lee of the 72nd
 Chairman

By unanimous consent, the following Bills of the House and Senate were taken up for consideration and read the third time:

HB 1079. By: Representatives Perry and Veazey of the 146th: A BILL to amend an Act creating a board of commissioners for Cook County, so as to change the provisions relating to the compensation of the members of the board of commissioners; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1080. By: Representative Jessup of the 117th: A BILL to amend an Act placing the clerk of the Superior Court of Bleckley County upon an annual salary, so as to change the compensation of the clerk of the superior court; to provide for a cost-of-living increase; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1081. By: Representative Jessup of the 117th: A BILL to amend an Act fixing the salaries of certain county officers of Bleckley County, so as to change the compensation of the judge of the probate court; to provide for a cost-of-living increase and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1082. By: Representative Jessup of the 117th: A BILL to amend an Act creating the office of Commissioner of Bleckley County, so as to change the compensation of the commissioner; to provide a cost-of-living increase; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1083. By: Representative Jessup of the 117th: A BILL to amend an Act placing the sheriff of Bleckley County upon an annual salary, so as to change the compensation of the sheriff; to provide for a cost-of-living increase; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1084. By: Representative Jessup of the 117th: A BILL to amend an Act creating the office of tax commissioner of Bleckley County, so as to change the compensation of the tax commissioner; to provide for a cost-of-living increase; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1056. By: Representatives Harrison, Nix and Isakson of the 20th, Darden and Thompson of the 19th and Aiken of the 21st: A BILL to amend an Act creating a new charter for the City of Smyrna, so as to increase the corporate limits of the City of Smyrna; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 424. By: Senator Bryant of the 3rd: A BILL to amend an Act creating the Small Claims Court of McIntosh County, so as to change the amount of the jurisdiction of said court; to change the provisions relating to commencement of actions and service; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 425. By: Senator Bryant of the 3rd: A BILL to amend an Act creating a Small Claims Court for Liberty County, so as to change the jurisdiction of said court; to change certain costs; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

By unanimous consent, all House Bills and Resolutions passed today were ordered immediately transmitted to the Senate.

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

Mr. Speaker:

The Senate has passed, as amended, by the requisite constitutional majority the following Bills of the House:

HB 8. By: Representative Widener of the 44th: A BILL to amend Code Section 87-201, relating to the manner in which elections shall be held by counties, municipalities, or divisions on the issuance of bonds, so as to change the provisions relating to the use of interest received from bond funds which have been invested; and for other purposes.

HB 424. By: Representatives Hawkins of the 50th, Richardson of the 52nd, Clark of the 55th, Workman and Aaron of the 56th and others: A BILL to amend Code Section 32-904, relating to the compensation of members of county boards of education, so as to change the compensation of the chairman and members of the board of education of certain counties; and for other purposes.

The Senate has passed, by substitute, by the requisite constitutional majority the following Bill of the House:

HB 916. By: Representatives Nicholson of the 88th and Padgett of the 86th: A BILL to amend an Act to provide and fix the compensation of certain elected officials in certain counties of this state, so as to change the salaries of certain officials in said counties; to prohibit certain officials from engaging in the private practice of law; and for other purposes.

The Senate has passed by the requisite constitutional majority the following Bills of the House:

HB 564. By: Representative Dent of the 85th: A BILL to amend an Act chartering the City of Augusta as the "City Council of Augusta," so as to reinstate a system whereby council members shall be elected by a plurality of the votes cast; to provide for a system for breaking ties in the election of councilmen; and for other purposes.

HB 667. By: Representative Triplett of the 128th: A BILL to amend an Act creating a new charter for the municipality of Garden City, so as to authorize the mayor and councilmen to delegate certain functions, powers, and duties to a city administrator; to provide that a city administrator shall be appointed by the mayor to serve at his pleasure; and for other purposes.

HB 712. By: Representative Vaughn of the 57th: A BILL to provide for a board of registrations and elections in certain counties; to provide for the powers and duties of the board; and for other purposes.

HB 713. By: Representative Vaughn of the 57th: A BILL to amend an Act creating a board of commissioners for Rockdale County, so as to change the method of filling vacancies; and for other purposes.

HB 918. By: Representative Ham of the 80th: A BILL to amend an Act creating and establishing the Small Claims Court of Jones County; and for other purposes.

HB 941. By: Representatives Ramsey of the 3rd, Foster and Williams of the 6th: A BILL amending, revising, superseding and consolidating the laws pertaining to the governing authority of Whitfield County and creating a Board of Commissioners for said county, so as to change the provisions relative to the compensation and expense of the Chairman and members of the Board of Commissioners; and for other purposes.

HB 942. By: Representatives Evans of the 84th and Jackson of the 77th: A BILL to amend an Act consolidating the offices of tax receiver and tax collector of McDuffie County into the office of tax commissioner of McDuffie County; so as to change the compensation provisions relating to the tax commissioner; and for other purposes.

- HB 955. By: Representatives Colwell and Twiggs of the 4th: A BILL to provide an annual salary for the coroner of Fannin County in lieu of the fee system of compensation; and for other purposes.
- HB 958. By: Representative Jones of the 78th: A BILL to amend Code Section 91A-1101, relating to definitions of terms for purposes of determining property which is exempt from taxation, so as to change the provisions relating to leased property which is eligible for a homestead exemption in certain counties; and for other purposes.
- HB 962. By: Representative Ross of the 76th: A BILL to amend an Act providing an annual salary for the Wilkes County coroner, so as to change the amount of said salary; and for other purposes.
- HB 963. By: Representative Miles of the 107th: A BILL to amend an Act creating and establishing a small claims court in and for Candler County, so as to change the jurisdiction of said court; to change the method and amount of compensation of the judge of said court; and for other purposes.
- HB 964. By: Representatives Rainey of the 135th and Sizemore of the 136th: A BILL to amend an Act providing a salary for the clerk of the superior court, judge of the probate court, sheriff, and tax commissioner of Crisp County, so as to change the provisions relating to the compensation of the clerk of the superior court, judge of the probate court, and sheriff; and for other purposes.
- HB 965. By: Representatives Mann, Clark and Milford of the 13th: A BILL to amend an Act providing for a board of commissioners of Elbert County, so as to change the compensation provisions relating to members of the board of commissioners; and for other purposes.
- HB 966. By: Representatives Tuten of the 153rd and Auten of the 154th: A BILL to amend an Act creating the Magistrate's Court of Glynn County, so as to change provisions relating to the compensation of the deputy magistrate; and for other purposes.
- HB 968. By: Representatives Culpepper of the 98th and Waddle of the 113th: A BILL to create the Peach County Charter Commission to study the provision of governmental services in and by Peach County and the municipalities therein; and for other purposes.
- HB 969. By: Representatives Mostiler and Fortune of the 71st: A BILL to amend an Act abolishing the fee system as the mode of compensation of the coroner of Spalding County and providing in lieu thereof a salary for the compensation of such officer, so as to change the compensation of the coroner; and for other purposes.
- HB 970. By: Representatives Mostiler and Fortune of the 71st: A BILL to amend an Act establishing the State Court of Spalding County, formerly known as the City Court of Griffin, so as to change the compensation of the judge and solicitor of said court; and for other purposes.
- HB 971. By: Representatives Mostiler and Fortune of the 71st: A BILL to amend an Act consolidating the offices of tax receiver and tax collector of Spalding County, so as to change the compensation of the tax commissioner of Spalding County; and for other purposes.

HB 972. By: Representatives Mostiler and Fortune of the 71st: A BILL to amend an Act abolishing the fee system as the mode of compensation of certain Spalding County officers and providing in lieu thereof salaries for the compensation of such officers, so as to change the compensation of the clerk of the Superior Court and the sheriff of Spalding County; and for other purposes.

HB 973. By: Representatives Mostiler and Fortune of the 71st: A BILL to amend an Act creating the board of commissioners of Spalding County, so as to provide for additional compensation for the chairman and members of the board of commissioners of Spalding County, Georgia, in the form of an expense allowance for travel within Spalding County; and for other purposes.

HB 979. By: Representative Edwards of the 110th: A BILL to amend an Act to provide and establish a new charter for the City of Reynolds in the County of Taylor, so as to change the time of the annual city election; and for other purposes.

HB 980. By: Representative Edwards of the 110th: A BILL to amend an Act consolidating the offices of Tax Receiver and Tax Collector of Taylor County into the one office of Tax Commissioner of Taylor County, so as to change the compensation of the tax commissioner; and for other purposes.

HB 983. By: Representatives Milford, Clark and Mann of the 13th: A BILL to amend an Act creating and establishing a Small Claims Court in and for Hart County, so as to change the jurisdiction of said court; and for other purposes.

HB 984. By: Representatives Thomas and Johnson of the 66th: A BILL to amend an Act creating a charter for the City of Carrollton, so as to change the rate of taxation for school purposes in and for said city; and for other purposes.

The Senate has passed, by substitute, by the requisite constitutional majority the following Bill of the House:

HB 130. By: Representatives Thomas of the 66th, Lawson of the 9th, Fuller of the 16th, Darden of the 19th, Bray of the 70th and others: A BILL to amend Code Title 105, relating to torts, so as to provide that the operator of a motor vehicle owes to passengers therein a duty of ordinary care; and for other purposes.

The Senate has passed, as amended, by the requisite constitutional majority the following Bill of the House:

HB 169. By: Representatives Smith of the 42nd, Lane of the 40th, Adams of the 36th, Jessup of the 117th, Jones of the 78th and others: A BILL to prohibit counties or municipalities from imposing certain business license fees or occupational taxes; and for other purposes.

The Senate has passed by the requisite constitutional majority the following Bills of the House:

HB 429. By: Representatives Smith and Moore of the 152nd, Moody of the 138th, Branch of the 137th, Byrd of the 138th and others: A BILL to amend Code Chapter 84-21, relating to Professional Engineers and Land Surveyors, so as to provide additional ways in which persons may become eligible for certification as a Land Surveyor-in-Training or Land Surveyor; and for other purposes.

- HB 486. By: Representative Parham of the 109th: A BILL to amend Code Title 79A, relating to pharmacists, pharmacies, and drugs, so as to provide for a definition; to provide for exemptions for clinic pharmacies; and for other purposes.
- HB 490. By: Representative Baugh of the 108th: A BILL to amend Code Chapter 88-5, relating to hospitalization and treatment procedures for the mentally ill, so as to change certain procedures regarding the failure of patients to comply with service plans; and for other purposes.
- HB 730. By: Representatives Lambert of the 112th and Argo of the 63rd: A BILL to authorize the director of the Office of Planning and Budget to adopt rules and regulations for the establishment and implementation of the Residential Conservation Service; and for other purposes.
- HB 852. By: Representatives Evans of the 84th, Hays of the 1st, Walker of the 115th, Castleberry of the 111th and Dixon of the 151st: A BILL to amend an Act creating the Construction Industry Licensing Board, so as to exempt mobile home service personnel performing certain plumbing and electrical connections; and for other purposes.

The Senate has agreed to the House substitutes to the following Bills of the Senate:

- SB 316. By: Senator Barnes of the 33rd: A BILL to amend an Act known as "The Municipal Home Rule Act of 1965," so as to authorize municipalities to reapportion council or commission districts of a municipality under specified conditions; and for other purposes.
- SB 198. By: Senator Scott of the 43rd: A BILL to be entitled an Act to prohibit certain computer related crimes; to prohibit computer fraud; to prohibit certain accessing, altering, damaging, or destroying of computers, computer systems, or computer networks; and for other purposes.

The Senate has agreed to the House amendment to the following Bill of the Senate:

- SB 3. By: Senator Lester of the 23rd: A BILL to be entitled an Act to amend Code Chapter 88-24, relating to rights of certain state employees, so as to provide compensation to employees of institutions operated by the Department of Human Resources for certain personal property losses sustained through patient action; and for other purposes.

The Senate has adopted by the requisite constitutional majority the following Resolutions of the House:

- HR 111. By: Representatives Snow of the 1st, Walker of the 115th, Culpepper of the 98th, Tuten of the 153rd, Karrh of the 106th and others: A RESOLUTION proposing an amendment to the Constitution, so as to provide for amendment of the Constitution by ratification of two or more new articles or two or more new articles with related changes as a single amendment; to provide for submission of this amendment for ratification or rejection; and for other purposes.
- HR 144. By: Representative Lambert of the 112th: A RESOLUTION designating the Robert Hillsman Bridge; and for other purposes.

- HR 145. By: Representative Lambert of the 112th: A RESOLUTION designating the Brooks Pennington Bridge; and for other purposes.
- HR 300. By: Representatives Scott of the 123rd, Dent of the 85th, Chance of the 129th, Hill of the 127th, Ginsberg of the 122nd and others: A RESOLUTION urging the Department of Revenue to distribute certain excess local option sales tax collections to local governments; and for other purposes.
- HR 302. By: Representatives Buck of the 95th, Smyre of the 92nd, Cason of the 96th, Bishop of the 94th, Rose of the 93rd and others: A RESOLUTION authorizing the conveyance of certain State-owned property located in the City of Columbus, Muscogee County, Georgia; and for other purposes.
- HR 329. By: Representative Ham of the 80th: A RESOLUTION renaming "The John Neville Birch Memorial Bridge" as "The Jerry Wadley Williams Memorial Bridge"; and for other purposes.

The Senate has passed, as amended, by the requisite constitutional majority the following Bills of the House:

- HB 4. By: Representatives Bolster of the 30th, Dixon of the 151st, Crosby of the 150th, Hutchinson of the 133rd, Sizemore of the 136th, and others: A BILL to revise, modernize, codify, and update certain laws relating to alcoholic beverages; to amend Code Title 5A, known as the Georgia Alcoholic Beverage Code; and for other purposes.
- HB 685. By: Representatives Rainey of the 135th, Peters of the 2nd, Triplett of the 128th and Ralston of the 7th: A BILL to amend Code Title 45, known as the "Game and Fish Code," so as to increase the resident and nonresident commercial saltwater fishing license fees; to increase a certain commercial fishing boat license fee; and for other purposes.

The Senate has passed by the requisite constitutional majority the following Bills of the House:

- HB 18. By: Representatives Lambert of the 112th, Argo of the 63rd, and Ramsey of the 3rd: A BILL to create the Criminal Justice Coordinating Council; and for other purposes.
- HB 109. By: Representatives Snow of the 1st, Walker of the 115th, Culpepper of the 98th, Tuten of the 153rd, Thomas of the 66th, and others: A BILL to amend Code Title 66, relating to master and servant, so as to change the provisions of Code Section 66-105, relating to the release of claims upon payment of wages to survivors of deceased employees; and for other purposes.
- HB 184. By: Representatives Reaves of the 147th, Irvin of the 10th, Long of the 142nd, Ralston of the 7th and Balkcom of the 140th: A BILL to amend an Act known as the "Georgia State Warehouse Act," so as to allow warehouse receipts to be issued at the option of the warehousemen, unless otherwise required by law or rule or regulation; and for other purposes.
- HB 219. By: Representatives Colwell of the 4th and Hays of the 1st: A BILL to amend an Act known as the "Youthful Offender Act," so as to provide for the appropriate treatment of those previously sentenced under this Act who receive subsequent consecutive misdemeanor sentences; and for other purposes.

HB 272. By: Representative Murphy of the 18th: A BILL to amend an Act known as the "Georgia Peace Officer Standards and Training Act," so as to change the qualifications for peace officers; and for other purposes.

HB 362. By: Representative Coleman of the 118th: A BILL to amend Code Section 68-214, relating to the registration and licensing of motor vehicles, license plates, and revalidation stickers, so as to require county decals to be issued and affixed to the license plate; to provide for replacement decals; and for other purposes.

HB 396. By: Representatives Chance of the 129th, Phillips of the 120th, Long of the 142nd, Auten of the 154th, Patten of the 149th and others: A BILL to amend an Act known as the "Georgia Scenic Rivers Act of 1969," so as to designate a portion of Ebenezer Creek, located in Effingham County, as a part of the Georgia Scenic River System; and for other purposes.

HB 415. By: Representatives Beck of the 148th, Veazey of the 146th, Mullinax of the 69th and Ramsey of the 3rd: A BILL to amend Code Chapter 24-27, relating to superior court clerks, so as to authorize an alternative means of filling vacancies whereby the chief deputy clerk shall serve for the remainder of the unexpired term; to authorize the appointment of chief deputy clerks in certain counties; and for other purposes.

HB 489. By: Representative Baugh of the 108th: A BILL to amend Code Chapter 88-4, relating to hospitalization and treatment procedures for alcoholics, drug dependent individuals, and drug abusers, so as to change certain procedures regarding the failure of patients to comply with treatment plans; and for other purposes.

The Senate recedes from its amendment to the following Bill of the House:

HB 554. By: Representative Phillips of the 125th: A BILL to amend an Act known as the "Litter Control Law," so as to repeal the provision on intent; to provide for the adoption of ordinances by municipalities to regulate and control litter; and for other purposes.

The Senate has passed by the requisite constitutional majority the following Bill of the House:

HB 887. By: Representative Reaves of the 147th: A BILL to amend an Act creating the Construction Industry Licensing Board, so as to exempt persons performing certain installations, alterations, and repairs in farm and ranch buildings from the requirement of licensure; and for other purposes.

The Senate has agreed to the House substitute to the following Bills of the Senate:

SB 91. By: Senator Kidd of the 25th: A BILL to amend Code Title 34, also known as the Georgia Election Code, so as to provide for notice to be provided to electors; to provide for permanency of registration, biennial revision of records, and registration; to provide for the payment of a fee for the production of an electors' list; and for other purposes.

SB 307. By: Senators Coverdell of the 40th and Gillis of the 20th: A BILL to amend an Act known as the "Georgia Boat Safety Act," so as to revise the declaration of policy; to provide a definition for the term "marine event"; to revise the numbering exemption for racing vessels; to correct a typographical error pertaining to the fees for vessel certificates of number; and for other purposes.

SB 116. By: Senator Trulock of the 10th: A BILL to amend an Act known as the "Postsecondary Educational Authorization Act of 1978," so as to change the provisions relating to exemptions from the provisions of the Act; and for other purposes.

The Senate has passed, by substitute, by the requisite constitutional majority the following Bill of the House:

HB 3. By: Representatives Bolster of the 30th, Collins of the 144th, Castleberry of the 111th, Marcus of the 26th, Sizemore of the 136th, and others: A BILL to revise, modernize, and update certain revenue laws and laws relating to the raising and expenditure of public revenues in this State; to amend Code Title 91A, known as the Georgia Public Revenue Code, so as to update a reference to the Internal Revenue Code of 1954; to change the residency period required of the State Revenue Commissioner; and for other purposes.

The Senate has agreed to the House amendment to the following Bill of the Senate:

SB 348. By: Senator Littlefield of the 6th: A BILL to amend Code Section 45-812, relating to prohibited methods of taking fish, crustaceans, or mollusks in salt water, so as to make unlawful the placing, depositing, distributing, or scattering of bait on waters of this state for the purpose of attracting shrimp; and for other purposes.

The following Bill of the House was taken up for the purpose of considering the Senate amendment thereto:

HB 889. By: Representative Jessup of the 117th: A BILL to amend an Act creating and establishing a Small Claims Court in and for Bleckley County, so as to change the jurisdiction of the court; and for other purposes.

The following Senate amendment was read:

Amend HB 889 by striking the number "72" on line 23, Page 3, and inserting in lieu thereof the number "6".

Representative Jessup of the 117th moved that the House agree to the Senate amendment to HB 889.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

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

Mr. Speaker:

The Senate has passed, as amended, by the requisite constitutional majority the following Bill of the House:

HB 976. By: Representatives Karrh of the 106th and Miles of the 107th: A BILL to create a body corporate and politic and an instrumentality of the State of Georgia to be known as the Swainsboro Public Facilities Authority; and for other purposes.

The Senate has passed by the requisite constitutional majority the following Bill of the House:

HB 537. By: Representatives Savage of the 25th, Lambert of the 112th, Argo of the 63rd, Cason of the 96th, and Swann of the 90th: A BILL to amend Code Section 5A-507 relating to the sale of alcoholic beverages on Sundays and election days so as to provide that an election shall be the statewide primary election or general election and any run-off held for any such election; and for other purposes.

The Senate has passed, by substitute, by the requisite constitutional majority the following Bill of the House:

HB 481. By: Representative Ham of the 80th: A BILL to amend Code Section 84-4004, relating to exceptions to the provisions of Code Chapter 84-40, relating to landscape architects, so as to provide for an exception to the requirement of a license for landscape architects for employees of state agencies, counties, and cities; and for other purposes.

Representative Watson of the 114th moved that the House reconsider its action in failing to give the requisite constitutional majority to the following Bill of the Senate:

SB 85. By: Senator Hudgins of the 15th: A BILL to amend an Act known as "The Retail Installment and Home Solicitation Sales Act," so as to change the time price differential on revolving accounts; and for other purposes.

On the motion, the roll call was ordered and the vote was as follows:

N Aaron	Coleman	Harris	N Martin	Savage
Adams,G	Y Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Y Hill	Y Miles	Y Sizemore
Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Y Smyre
Y Bargerion	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Baugh	Y Darden	Y Irvin	N Mullinax	Y Steinberg
Beal	Y Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Y Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W,R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	N Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	N Fuller,C	Y Lawson	Y Ralston	Y White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Y Logan	Y Randall	Y Williams,B,J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	N Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J,T
Y Clark,L	Y Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 120, nays 6.

The motion prevailed.

Representative McKinney of the 35th moved that the House reconsider its action in giving the requisite constitutional majority to the following Bill of the Senate:

SB 111. By: Senator Kidd of the 25th: A BILL to amend an Act relating to the Department of Administrative Services and matters concerning said department, which matters formerly appertained to the Supervisor of Purchases and the State Purchasing Board, so as to amend the dollar limit on certain purchases made without competitive bidding; and for other purposes.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Harris	Y Martin	Savage
Adams,G	Collins	N Harrison	Y Matthews	Y Scott,A
Y Adams,J	N Colwell	Y Hasty	Y McCollum	Scott,D
Y Adams,M	Y Connell	Y Hawkins	N McDonald	Y Shepard
Y Aiken	Couch	Y Hays	Y McKinney	N Sherrod
N Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Argo	N Crawford	Holmes	Y Milford	Smith,T
Y Auten	Crosby	Y Hooks	N Moody	N Smith,V
N Balkcom	Y Culpepper	Y Horne	N Moore	Smyre
Y Bargerion	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Mullinax	Y Steinberg
Y Beal	Daugherty	Isakson	Y Nicholson	Y Swann
N Beck	Y Davis,B	Jackson,J	Y Nix	Y Thomas
Y Benefield	N Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Davis,L	Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Johnson,G	Y Patten	Tuten
Y Bolster	Dixon	N Johnson,R	N Perry	Y Twiggs
N Branch	Y Dobbs	Jones,B	Peters	Vandiford
N Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Y Phillips,L.L	Y Veazey
Y Buck	Y Elliott	Kemp	Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W.R	Walker
N Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Fortune	Y Lane,D	Pinkston	Ware
N Cason	Y Foster	N Lane,R	Rainey	Y Watson
Castleberry	Y Fuller,C	Lawson	N Ralston	White
Chamberlin	Y Fuller,K	Y Lee	Ramsey	N Widener
Y Chembless	Y Galer	Logan	Y Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	N Williams,R
Y Childers	Y Godbee	Y Lowe	Robinson	Wilson
Y Childs	Greer	Y Lucas	N Rose	Y Wood,J
Y Clark,B	N Ham	Mangum	Y Ross	Wood,J.T
Y Clark,L	Hamilton	N Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 109, nays 25.

The motion prevailed.

Under the general order of business, established by the Committee on Rules, the following Resolution of the House was taken up for consideration and read the third time:

HR 253. By: Representative Long of the 142nd: A RESOLUTION to compensate Mrs. Sue H. Collins on behalf of Michael H. Collins; and for other purposes.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the ayes were 125, nays 0.

The Resolution, having received the requisite constitutional majority, was adopted.

The following Bill of the House was taken up for the purpose of considering the Senate amendment thereto:

HB 8. By: Representative Widener of the 44th: A BILL to amend Code Section 87-201, relating to the manner in which elections shall be held by counties, municipalities, or divisions on the issuance of bonds, so as to change the provisions relating to the use of interest received from bond funds which have been invested; and for other purposes.

The following Senate amendment was read:

Amend HB 8 by inserting in line 10 on page 1 between the words "so as" and the word "to" the following:

"to change the population classification;"

By inserting between the word and semicolon "invested;" and the word "to" where the same appear in line 12 on page 1 the following:

"to provide for the applicability of this Act;"

By striking from line 2 on page 2 the figure "250,000" and inserting in lieu thereof the figure "400,000".

By striking from line 3 on page 2 the figure "500,000" and inserting in lieu thereof the figure "525,000".

By renumbering Sections 2 and 3 as Sections 3 and 4, respectively, and by adding a new Section 2 to read as follows:

"Section 2. This Act shall apply to all bonds issued on and after the effective date of this Act."

Representative Widener of the 44th moved that the House agree to the Senate amendment to HB 8.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

The following Resolutions of the House were read and adopted:

HR 386. By: Representatives Hooks of the 116th, Collins of the 144th, Reaves of the 147th, Castleberry of the 111th, Hanner of the 130th and others: A RESOLUTION urging reconsideration of the peanut price support level fixed by the United States government for 1981; and for other purposes.

HR 387. By: Representative Karrh of the 106th: A RESOLUTION recognizing and commending the immediate descendants of the late James E. Cowart and the late Dora Roundtree Cowart; and for other purposes.

HR 388. By: Representatives Davis of the 99th, Lucas of the 102nd, Birdsong of the 103rd, Horne of the 104th and Pinkston of the 100th: A RESOLUTION expressing regrets at the passing of Honorable Andrew W. McKenna; and for other purposes.

- HR 389. By: Representatives Baugh of the 108th and Parham of the 109th: A RESOLUTION congratulating the Baldwin Braves basketball team; and for other purposes.
- HR 390. By: Representative Sizemore of the 136th: A RESOLUTION expressing sympathy at the passing of Judge W. J. Crowe; and for other purposes.
- HR 391. By: Representative Dobbs of the 74th: A RESOLUTION commending the Newton County Comprehensive High School basketball team; and for other purposes.
- HR 392. By: Representatives Childers of the 15th, Fuller of the 16th and Adams of the 14th: A RESOLUTION recognizing Mildred Knight; and for other purposes.
- HR 393. By: Representatives Childs of the 51st, Workman of the 56th, Williams of the 54th, Vandiford of the 53rd, Hawkins of the 50th and Davis of the 45th: A RESOLUTION commending Sandra Fendley and Joseph Williams; and for other purposes.
- HR 394. By: Representatives Jackson, Lawson and Wood of the 9th, Hasty of the 8th, Colwell of the 4th and others: A RESOLUTION relative to the Resource Conservation and Development Program; and for other purposes.
- HR 395. By: Representatives Steinberg of the 46th, Childs of the 51st, Vandiford of the 53rd, Workman of the 56th, Walker of the 115th and others: A RESOLUTION recognizing Stuart Wilson; and for other purposes.
- HR 396. By: Representative Adams of the 79th: A RESOLUTION commending Mr. Clifford L. McSwain; and for other purposes.
- HR 397. By: Representative Adams of the 79th: A RESOLUTION commending the Thomaston Business and Professional Women's Club; and for other purposes.
- HR 398. By: Representatives Karrh of the 106th, Walker of the 115th, Phillips of the 120th, Barger on of the 83rd and Godbee of the 82nd: A RESOLUTION commending Mr. Maurice Boatwright; and for other purposes.
- HR 399. By: Representative Adams of the 79th: A RESOLUTION commending Mr. S. J. Farr; and for other purposes.
- HR 400. By: Representative Perry of the 146th: A RESOLUTION expressing appreciation to the young ladies of the telephone center; and for other purposes.
- HR 401. By: Representatives Jackson, Wood and Lawson of the 9th: A RESOLUTION commending Mr. Horace Lamar Scroggs, Sr., and Mrs. Rosa Magdaline Scroggs; and for other purposes.
- HR 402. By: Representatives Hawkins of the 50th, Vaughn of the 57th, Murphy of the 18th, Connell of the 87th, Perry of the 146th and others: A RESOLUTION commending the Honorable Steve Deal; and for other purposes.
- HR 403. By: Representative Richardson of the 52nd: A RESOLUTION commending Mrs. Frances Pauley; and for other purposes.

HR 404. By: Representative Richardson of the 52nd: A RESOLUTION commending Mrs. Alice Browner; and for other purposes.

HR 405. By: Representatives Rainey of the 135th, Twiggs of the 4th, Peters of the 2nd, Hays of the 1st, Moody of the 138th and others: A RESOLUTION encouraging the state merit system to approve proposed salary upgrades for certain employees of the Game and Fish Division of the Department of Natural Resources and to review the salary levels of personnel in the Parks, Recreation, and Historic Sites Division of the Department of Natural Resources; and for other purposes.

HR 407. By: Representative Padgett of the 86th: A RESOLUTION commending Colonel William H. Huffcut II, United States Marine Corps; and for other purposes.

HR 408. By: Representatives Couch of the 43rd, Dean of the 29th, Fuller of the 27th, Adams of the 36th, Bolster of the 30th, and many others: A RESOLUTION commending the Honorable Sidney J. Marcus; and for other purposes.

Representative Couch of the 43rd arose to a point of personal privilege and addressed the House.

Representative Pinkston of the 100th arose to a point of personal privilege and addressed the House.

Representative Hamilton of the 31st arose to a point of personal privilege and addressed the House.

Representative Townsend of the 24th arose to a point of personal privilege and addressed the House.

Representative McKinney of the 35th arose to a point of personal privilege and addressed the House.

Representative Burruss of the 21st arose to a point of personal privilege and addressed the House.

Representative Connell of the 87th arose to a point of personal privilege and addressed the House.

Representative Marcus of the 26th arose to a point of personal privilege and addressed the House.

The following Resolution of the Senate was read and adopted:

SR 160. By: Senator Turner of the 8th: A RESOLUTION commending the Georgia Christian Academy boys' basketball team; and for other purposes.

The following Resolution of the House was read the first time and referred to the Committee on State of Republic:

HR 406. By: Representatives Scott of the 123rd, Dent of the 85th, Clark of the 55th, McKinney of the 35th, Hawkins of the 50th and others: A RESOLUTION creating the House Interim Committee to study the Purchasing and Bid Procedures of the Department of Administrative Services; and for other purposes.

The following Resolution of the House was read and adopted:

HR 409. By: Representatives Triplett of the 128th, Jones of the 126th, Ginsberg of the 122nd, Davis of the 124th, Phillips of the 125th, and others: A RESOLUTION relative to Saint Patrick's Day, 1981; and for other purposes.

Under the general order of business, established by the Committee on Rules, the following Bills of the Senate were taken up for consideration and read the third time:

SB 149. By: Senators Dean of the 31st and Garner of the 30th: A BILL to establish the Superior Court Clerks Training Council; to provide for voting and advisory members; to provide the procedure for conducting business; to provide for the payment of expenses; to provide for the functions and authority; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend Code Chapter 24-27, relating to clerks of the superior courts, as amended, so as to provide for the election, qualifications, and term of office of clerks of the superior courts; to provide for sanctions for failure to complete training requirements; to create a new Code section to establish the Superior Court Clerks Training Council; to provide for voting and advisory members; to provide the procedure for conducting business; to provide for the payment of expenses of the members of the council; to provide for the functions of the council; to amend an Act relating to retirement benefits and eligibility of clerks of the superior courts, approved February 15, 1952 (Ga. Laws 1952, p. 238), as amended, particularly by an Act approved April 6, 1978 (Ga. Laws 1978, p. 2069), so as to exclude certain years of service from retirement eligibility; to provide for other matters relative to the foregoing; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Legislative intent. The General Assembly declares it to be in the best interest of the citizens of the State of Georgia that qualifications and standards of the office of clerk of superior court be determined and set so as to improve both the capabilities and training of those persons who hold the office of clerk. It is hereby declared to be the intent of the General Assembly that proper qualifications and standards be required of the person holding the office of clerk of superior court so as to increase the effectiveness and capabilities of the several clerks of superior court of this state to manage the administrative procedures and public records of the office.

Section 2. Code Chapter 24-27, relating to clerks of the superior courts, as amended, is hereby amended by striking Code Section 24-2701, relating to terms, in its entirety and inserting in lieu thereof a new Code Section 24-2701 to read as follows:

"24-2701. (a) The clerks of the superior courts shall be elected for the term of four years.

(b) (1) No person shall be eligible to offer for election to or hold the office of clerk of the superior court who does not meet all of the following qualifications:

(A) Be a citizen of the United States;

(B) Be a resident of the county in which he seeks the office of clerk of superior court for at least two years prior to his qualifying for the election to the office;

(C) Be a registered voter;

(D) Have attained the age of at least 25 years prior to the date of qualifying for election to the office. This subparagraph shall not apply to any person serving as a clerk of the superior court on July 1, 1981;

(E) Have obtained a high school diploma or its recognized equivalent;

(F) Have not been convicted of a felony offense or any offense involving moral turpitude contrary to the laws of this state, or any other state, or the United States; and

(2) Each person offering his candidacy for the office of clerk of superior court shall file an affidavit with the judge of the probate court or county board of elections prior to or at the time for qualifying, affirming that he has, or meets, all of the qualifications required pursuant to the provisions of this subsection.

(c) (1) Any person who is elected or appointed as a clerk of the superior court after July 1, 1981, and who was not serving as a clerk of the superior court on July 1, 1981, shall satisfactorily complete 40 hours of training in the performance of his duties and shall place a certificate of training issued by the Institute of Continuing Judicial Education of Georgia on file with the judge of the probate court of the county in which he serves within one year from the date of his election or appointment in order to become a certified clerk of superior court.

(2) Any person who is elected or appointed as a clerk of superior court after July 1, 1981, and who does not satisfactorily complete the training required by paragraph (1) of this subsection or who does not place a certificate of training issued by the Institute of Continuing Judicial Education of Georgia on file within the time periods required by paragraph (1) shall become a certified clerk of the superior court upon completion of the requirements at any later time. For each year the training requirements required by paragraph (1) are not completed and the certificate is not placed on file, the clerk of the superior court will not receive credit for that year of service for determining eligibility for retirement under the Superior Court Clerks' Retirement Fund of Georgia.

(3) Each clerk of superior court may complete 20 hours of additional training per annum during each year in which he serves as a clerk of the superior court and may file a certificate of additional training issued by the Institute of Continuing Judicial Education of Georgia with the judge of the probate court in the county by July 1 of each year.

(4) A clerk of superior court may appoint an employee of his office as clerk pro tempore for a period not exceeding five days per year in order for the clerk to attend training authorized or required by this subsection. If any clerk, because of a lack of personnel in his office, is unable to appoint an employee of his office as clerk pro tempore for this purpose, then the probate judge shall serve as clerk pro tempore for such period. The appointment of clerk pro tempore shall be approved by the judge of the superior court and recorded in the minutes of the court.

(5) All expenses of training authorized or required by this subsection, including any tuition which may be fixed by the Institute of Continuing Judicial Education, shall be paid by the clerk taking the training but may be reimbursed from county funds by action of the county governing authority."

Section 3. Said Code chapter is further amended by adding after Code Section 24-2701 a new Code Section 24-2701.1 to read as follows:

"24-2701.1. (a) The Superior Court Clerks Training Council is hereby established. The council shall consist of ten voting members and two advisory members and shall be composed as follows:

(1) Seven members shall be elected to a term of four years by the members of the Superior Court Clerks Association of Georgia; provided, however, that with respect to the initial election, one shall be elected for a one-year term, two for a two-year term, two for a three-year term, and two for a four-year term.

(2) Three members shall be judges of the superior courts appointed to a term of four years by the Judicial Council of Georgia.

(3) Two advisory members appointed by the Superior Court Clerks Training Council shall serve on the training council in an advisory capacity only, without voting privileges.

(4) Membership on the training council does not constitute public office and no member shall be disqualified from holding public office by reason of his membership.

(b) The business of the training council shall be conducted in the following manner:

(1) The training council at its initial meeting, which shall be held promptly after the appointment of its members, shall elect a chairman, a vice-chairman, and a secretary-treasurer from among its members who shall serve until the first meeting in the succeeding year. Thereafter, the chairman, vice-chairman, and secretary-treasurer shall be elected at the first meeting of each calendar year.

(2) Six voting members of the training council shall constitute a quorum for the transaction of business.

(3) The training council shall maintain minutes of its meetings and such other records as it deems necessary.

(c) The members of the training council shall receive no salary but shall be reimbursed for mileage incurred in the performance of their functions in accordance with state travel regulations if sufficient funds are appropriated by the state or accrue from contributions to the training council.

(d) The council is vested with the following functions and authority:

(1) To meet at such times and places as it may deem necessary;

(2) To recommend to the Institute of Continuing Judicial Education of Georgia the curriculum, including the methods of instruction, composing the basic certification course for new clerks of superior court and to approve such curriculum adopted by the institute;

(3) To recommend to the Institute of Continuing Judicial Education the curriculum for the annual recertification training authorized for clerks of superior court by this Code chapter and to approve such curriculum adopted by the Institute of Continuing Judicial Education; and

(4) To do any and all things necessary or convenient to enable it to perform wholly and adequately its duties and to exercise the power granted to it."

Section 4. An Act relating to retirement eligibility and benefits of clerks of the superior courts, approved February 15, 1952 (Ga. Laws 1952, p. 238), as amended, particularly by an Act approved April 6, 1978 (Ga. Laws 1978, p. 2069), is hereby amended by striking subsection (a) of Section 9 in its entirety and inserting in lieu thereof a new subsection (a) to read as follows:

"(a) In order to be eligible to receive the retirement benefits provided for in this Act a clerk of the superior court must have served 20 years, and at least 12 years of such service must have been as clerk of the superior court, and four years must have been served continuously as clerk of a superior court immediately preceding retirement. Subject to the restrictions set out herein, a clerk, in computing such service, may include service as a deputy clerk of the superior court and may include not more than four years of service as a member of the armed forces of the United States served on active duty during any period of time in which the United States was engaged in an armed conflict regardless of whether a state of war had been declared by Congress, provided no service as a member of the armed forces of the United States shall be deemed as service as a clerk or as a deputy clerk of the superior court hereunder if such service has or will be used in the determination of any clerk's or deputy clerk's eligibility for retirement benefits or allowances from any state or federal retirement program, excluding social security. A clerk of the superior court may not include service for eligibility purposes for years in which the clerk has not completed the training requirements set out in paragraph (1) of subsection (c) of Code Section 24-2701. No person shall be eligible for the retirement benefits provided herein unless he or she has paid into the fund the amount provided for in this law for the four years' service immediately preceding his or her retirement. Any such clerk who is approved for the purpose of receiving retirement benefits shall be paid a sum of \$450.00 a month. No person shall receive credit for any service performed after the effective date of this Act unless payment for the period covered by such service has been made to the board as provided for in this Act. No person shall be eligible for benefits provided herein until his or her official duties shall have terminated and unless he or she shall file application for benefits within 90 days, or as soon thereafter as possible, from the time of the termination of his or her official duties."

Section 5. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 6. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Y Hill	Y Miles	Y Sizemore
Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
N Balkcom	Y Culpepper	Y Horne	Y Moore	Smyre
Y Barger	Y Cummings	Y Hutchinson	Y Mostiler	Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Y Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Townsend
Y Birdsong	Y Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W,R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Y Logan	Y Randall	Y Williams,B,J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J,T
Y Clark,L	Y Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, by substitute, the ayes were 139, nays 1.

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

Representative Russell of the 64th requested that he be recorded as voting "aye" on the passage of SB 149, by substitute.

SB 223. By: Senators Cobb of the 28th and Reynolds of the 48th: A BILL to require that scrap metal processors maintain certain permanent records of business transactions; to provide definitions of certain terms; to specify the content and form of such records; to provide for a minimum period of time to maintain such records; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Y Adams,M	Argo	Y Barger	Y Beck
Y Adams,G	Y Aiken	Y Auten	Y Baugh	Y Benefield
Y Adams,J	Y Anderson	N Balkcom	Y Beal	Y Benn

Birdsong	Y Davis,B	Y Hutchinson	Milford	N Shepard
Bishop	Davis,J	Y Irvin	Y Moody	Y Sherrod
Bolster	Y Davis,L	Y Isakson	Y Moore	Y Sizemore
Y Branch	Dean	Y Jackson,J	Y Mostiler	Smith,T
Y Bray	Dent	Y Jackson,N	Y Mullinax	Smith,V
Brooks	Y Dixon	Y Jackson,W	Y Nicholson	Smyre
Buck	Dobbs	Jessup	Y Nix	Snow
Y Burruss	Y Dover	Johnson,G	Y Oliver	Y Steinberg
Y Burton	Y Edwards	Y Johnson,R	Y Padgett	Swann
Y Byrd	Elliott	N Jones,B	Y Parham	Y Thomas
Y Cason	Y Evans	Jones,H	Y Patten	Thompson
Y Castleberry	Y Felton	Karrh	Y Perry	Townsend
Chamberlin	Y Fortune	Kemp	Y Peters	Y Triplett
Chambless	Y Foster	Y Kilgore	Y Phillips,B	Y Tuten
Y Chance	Fuller,C	Y Lambert	Y Phillips,L,L	Twiggs
Y Cheeks	Y Fuller,K	Lane,D	Y Phillips,R,T	Y Vandiford
Y Childers	Y Galer	Y Lane,R	Phillips,W,R	Vaughn
Childs	Ginsberg	Y Lawson	Pilewicz	Veazey
Clark,B	Glover	Y Lee	Y Pinkston	Y Waddle
Clark,L	Y Godbee	Logan	Y Rainey	Y Walker
Y Colbert	Y Greer	Y Long	Y Ralston	Y Wall
Coleman	Y Ham	Y Lord	Y Ramsey	Y Ware
Y Collins	Y Hamilton	Y Lowe	Randall	Y Watson
Colwell	Y Hanner	Lucas	Y Reaves	White
Connell	Y Harris	Y Mangum	Y Richardson	Y Widener
Couch	Harrison	Mann	Y Robinson	Y Williams,B,J
N Cox	Y Hasty	Y Marcus	Y Rose	Williams,H
Y Crawford	Y Hawkins	N Martin	Ross	Y Williams,R
Y Crosby	Hays	Y Matthews	Y Rowland	Y Wilson
Y Culpepper	Hill	McCollum	Russell	Y Wood,J
Y Cummings	Y Holmes	Y McDonald	Y Savage	Y Wood,J,T
Y Darden	Y Hooks	Y McKinney	Y Scott,A	Workman
Daugherty	Y Horne	N Miles	Scott,D	Speaker Murphy

On the passage of the Bill, the ayes were 114, nays 6.

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

Representative Russell of the 64th requested that he be recorded as voting "aye" on the passage of SB 223.

SB 229. By: Senator Lester of the 23rd: A BILL to amend an Act known as the "Disposition of Unclaimed Property Act," so as to delete the report of abandoned property by banking or financial organizations; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Y Buck	Y Crawford	Y Fuller,K	Y Jackson,J
Adams,G	Y Burruss	Y Crosby	Y Galer	Y Jackson,N
Y Adams,J	Y Burton	Y Culpepper	Y Ginsberg	Y Jackson,W
Y Adams,M	Byrd	Cummings	Glover	Jessup
Aiken	Cason	Y Darden	Y Godbee	Johnson,G
Y Anderson	Y Castleberry	Daugherty	Greer	Y Johnson,R
Y Argo	Chamberlin	Y Davis,B	Y Ham	N Jones,B
Y Auten	Chambless	Y Davis,J	Y Hamilton	Jones,H
N Balkcom	Y Chance	Y Davis,L	Y Hanner	Karrh
Y Bargerone	Y Cheeks	Dean	Y Harris	Kemp
Y Baugh	Y Childers	Y Dent	Y Harrison	Y Kilgore
Y Beal	Y Childs	Y Dixon	Hasty	Y Lambert
Y Beck	Clark,B	Dobbs	Y Hawkins	Lane,D
Y Benefield	Clark,L	Y Dover	Y Hays	Y Lane,R
Benn	Y Colbert	Y Edwards	Hill	Y Lawson
Birdsong	Coleman	Elliott	Y Holmes	Y Lee
Y Bishop	Y Collins	Y Evans	Y Hooks	Logan
Y Bolster	Colwell	Y Felton	Y Horne	Y Long
Y Branch	Connell	Y Fortune	Y Hutchinson	Y Lord
Y Bray	Couch	Y Foster	Y Irvin	Y Lowe
Brooks	Y Cox	Y Fuller,C	Y Isakson	Lucas

Y Mangum	Y Nix	Y Ramsey	Smith,T	Y Waddle
Y Mann	Y Oliver	Randall	Smith,V	Y Walker
Marcus	Y Padgett	Y Reeves	Smyre	Y Wall
Y Martin	Y Parham	Y Richardson	Y Snow	Y Ware
Y Matthews	Y Patten	Y Robinson	Y Steinberg	Y Watson
McCollum	Y Perry	Y Rose	Y Swann	White
Y McDonald	Y Peters	Ross	Thomas	Y Widener
McKinney	Y Phillips,B	Y Rowland	Y Thompson	Y Williams,B,J
Y Miles	Y Phillips,L,L	Y Russell	Townsend	Williams,H
Milford	Y Phillips,R,T	Y Savage	Triplett	Y Williams,R
Moody	Phillips,W,R	N Scott,A	Tuten	Wilson
Y Moore	Pilewicz	Scott,D	Y Twigg	Y Wood,J
Y Mostiler	Y Pinkston	Y Shepard	Y Vandiford	Y Wood,J,T
Y Mullinax	Y Rainey	Y Sherrod	Y Vaughn	Workman
Y Nicholson	N Ralston	Y Sizemore	Veazey	Speaker Murphy

On the passage of the Bill, the ayes were 121, nays 4.

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

SB 426. By: Senators McGill of the 24th and English of the 21st: A BILL to add one additional judge of the superior courts of the Toombs Judicial Circuit of Georgia; to provide for the appointment of the first such additional judge by the Governor; to provide for the election of successors to the judge initially appointed; to prescribe the powers of said judge; to prescribe the compensation of said judge; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Harrison	Y Matthews	Y Scott,A
Y Adams,J	Colwell	Hasty	Y McCollum	Scott,D
Adams,M	Connell	Y Hawkins	Y McDonald	Y Shepard
Aiken	Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Y Smyre
Y Barger	Y Cummings	Y Hutchinson	Y Mostiler	Snow
Baugh	Darden	Y Irvin	Mullinax	Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	N Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Benn	Y Davis,L	Jackson,W	Y Padgett	Y Townsend
Birdsong	Dean	Y Jessup	Parham	Y Triplett
Y Bishop	Y Dent	Johnson,G	Y Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Twigg
Y Branch	Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Edwards	Y Karrh	Phillips,L,L	Veazey
Y Buck	Elliott	Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W,R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Fortune	Y Lane,D	Pinkston	Ware
Y Cason	Y Foster	Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	N Widener
Chambliss	Y Galer	Logan	Randall	Y Williams,B,J
Y Chance	Y Ginsberg	Long	Reaves	Williams,H
Y Cheeks	Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	N Godbee	Y Lowe	Y Robinson	Wilson
Y Childs	Greer	Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J,T
Y Clark,L	Y Hamilton	Y Mann	Y Rowland	Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, the ayes were 126, nays 3.

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

SB 84. By: Senators Foster of the 50th, Stumbaugh of the 55th, Land of the 16th and McKenzie of the 14th: A BILL to amend an Act providing for the establishment of a special training program within the State Department of Education to provide quick start training to meet the employment needs of industry, so as to provide for training programs pursuant to annual contracts between the State Board of Education and private firms; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Y Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Y Smyre
Y Barger	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Y Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Y Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L.L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W.R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	Y White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Y Logan	Y Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J.T
Y Clark,L	Y Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Y Speaker Murphy

On the passage of the Bill, the ayes were 138, nays 0.

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

SB 23. By: Senators Lester of the 23rd, Gillis of the 20th, Reynolds of the 48th and others: A BILL to amend an Act creating the Department of Public Safety, so as to provide for the powers, duties, and responsibilities of the Georgia State Patrol; to provide for the limits of their jurisdiction; to provide for their powers; to provide for their duties on state property; and for other purposes.

The following amendment was read and adopted:

Representative Castleberry of the 111th moves to amend SB 23 by adding on line 29, page 4, after the word "interstate" the words "and state maintained".

The report of the Committee, which was favorable to the passage of the Bill, was agreed to, as amended.

On the passage of the Bill, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Y Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Y Smyre
Y Barger	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Y Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Y Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W,R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	Y White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Y Logan	Y Randall	Y Williams,B,J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J,T
Y Clark,L	Y Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Y Speaker Murphy

On the passage of the Bill, as amended, the ayes were 147, nays 0.

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

Under the general order of business, established by the Committee on Rules, the following Bill of the Senate was again taken up for consideration:

SB 114. By: Senators Barnes of the 33rd, Allgood of the 22nd, English of the 21st, and Howard of the 42nd: A BILL to amend Code Section 39-1105, relating to fees for advertising, so as to change certain fees; and for other purposes.

The following Committee substitute was read:

A BILL

To amend Code Section 39-1105, relating to fees for advertising, as amended, so as to change certain fees; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Section 39-1105, relating to fees for advertising, as amended, is hereby amended by striking in its entirety Code Section 39-1105, which reads as follows:

“39-1105. The rates to be allowed to publishers for publishing legal advertisements shall be as follows: For each 100 words, the sum of \$3.50 for each insertion for the first four insertions; for each subsequent insertion, the sum of \$2.50 per 100 words. In all cases fractional parts shall be charged for at the same rates; and no judge of the probate court, sheriff, coroner, clerk, marshal or other officer shall receive or collect from parties, plaintiff or defendant, other or greater rates than herein set forth.”,
and substituting in lieu thereof the following:

“39-1105. The rates to be allowed to publishers for publishing legal advertisements shall be as follows: For each 100 words, the sum of \$5.00 for the first insertion; for each subsequent insertion, the sum of \$4.00 per 100 words. In all cases fractional parts shall be charged for at the same rates; and no judge of the probate court, sheriff, coroner, clerk, marshal or other officer shall receive or collect from parties, plaintiff or defendant, other or greater rates than herein set forth.”

Section 2. All laws and parts of laws in conflict with this Act are hereby repealed.

The following amendment was read and adopted:

Representative Phillips of the 125th moves to amend the Committee substitute to SB 114 by striking on page 1, line 22, the words “the sum of” and inserting in lieu thereof the words “not more than”;

And on page 1, line 23, by inserting after the word “insertion;” the following:

“and not more than \$4.00 per insertion”;

And by striking on page 1, lines 23 and 24, the words “, the sum of \$4.00 per 100 words.”

An amendment, offered by Representatives Scott of the 123rd, Davis of the 124th, Ginsberg of the 122nd, and others, was read and lost.

The following substitute, offered by Representative Buck of the 95th, was read:

A BILL

To amend Code Chapter 39-11, relating to advertisement of judicial sales, as amended, so as to change the provisions relating to the advertisement of real property; to change certain fees; to amend an Act relating to foreclosure sales and deficiency judgments with respect to real property, approved March 28, 1935 (Ga. Laws 1935, p. 381), so as to change the manner of advertising the sale of real estate under powers contained in mortgages, debt, deeds, or other lien contracts; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Chapter 39-11, relating to advertisement of judicial sales, as amended, is hereby amended by striking in its entirety Code Section 39-1101, relating to advertisement of judicial sales, and inserting in lieu thereof a new Code Section 39-1101 to read as follows:

“39-1101. Sales, how advertised. The sheriffs and coroners shall publish weekly, for four weeks, in some newspaper published in their counties respectively,—and if there be no such paper published in the county, then in the nearest newspaper having the largest or a general circulation in such county—notice of all sales of land and other property executed by him; in which advertisement he shall give a full and complete description of the property to be sold, except for real property for which the deed book and page number and street address where available shall be deemed adequate description, making known the name of the plaintiff and defendant and the person who may be in the possession of such property, except horses, hogs, and cattle, which may be sold at any

time by the consent of the defendant; in which case it shall be the duty of such officer to give the plaintiff 10 days' notice thereof, and also to advertise the same at three or more public places in the county where such property may be, at least 10 days before the sale."

Section 2. Said Code chapter is further amended by striking in its entirety Code Section 39-1105, relating to fees for advertising, and inserting in lieu thereof a new Code Section 39-1105 to read as follows:

"39-1105. The rates to be allowed to publishers for publishing legal advertisements shall be as follows: For each 100 words, the sum of ~~\$3.50~~ for each insertion for the first four insertions \$5.00 for the first insertion; for each subsequent insertion, the sum of ~~\$2.50~~ \$4.00 per 100 words. In all cases fractional parts shall be charged for at the same rates; and no judge of the probate court, sheriff, coroner, clerk, ~~marshall~~ marshal or other officer shall receive or collect from parties, plaintiff or defendant, other or greater rates than herein set forth."

Section 3. An Act relating to foreclosure sales and deficiency judgments, approved March 28, 1935 (Ga. Laws 1935, p. 381), is hereby amended by striking Section 2 in its entirety and inserting in lieu thereof a new Section 2 to read as follows:

"Section 2. ~~Be it further enacted, no~~ (a) No sale of real estate under powers contained in mortgages, debt, deeds, or other lien contracts shall be valid unless the sale shall be advertised and conducted at the time and place and in the usual manner of sheriff's sales in the county in which such real estate, or a part thereof, is located.

(b) The form of the advertisement shall be substantially as follows:

NOTICE OF SALE UNDER POWER

GEORGIA

County

According to the powers in the Deed to Secure Debt from _____ to _____ filed for record on _____, 19____, and recorded in Deed Book _____, Page _____, with the Clerk, Superior Court, _____ County, Georgia, and said Deed to Secure Debt having been transferred and assigned by _____ to _____ (by Modification and Assignment and filed for record on _____, 19____, and recorded in Deed Book _____, Page _____), the undersigned will sell at public outcry before the door of the Courthouse in _____ County, Georgia, at _____ (time), on _____ (date), to the highest bidder for cash, the above described property. (Said Deed to Secure Debt contains evidence of a mortgage note.)

The property will be sold subject to any and all unpaid taxes, assessments, general subdivision restriction, if any, and other restrictions and easements of record, if any.

as
Attorney-in-fact for

Section 4. All laws and parts of laws in conflict with this Act are hereby repealed.

An amendment to the floor substitute, offered by Representative Vaughn of the 57th, was read and withdrawn.

The following amendments were read and adopted:

Representative Phillips of the 125th moves to amend the floor substitute to SB 114 by striking on page 2, line 17, the words "the sum of" and inserting in lieu thereof the words "not more than";

And on page 2, line 19, by inserting after the word "insertion," the following:

“and not more than \$4.00 per insertion”;

And by striking on page 2, lines 19 and 20, the words “the sum of \$4.00 per 100 words”.

Representative Darden of the 19th moves to amend the floor substitute to SB 114 by deleting on lines 19 and 20 on page 1, the words “in some newspaper” and inserting in lieu thereof the words “in the legal organ”.

Representative Walker of the 115th moves to amend the floor substitute to SB 114 by adding after the word “for” on line 26, page 1, the word “residential” and by adding after the word “property” on line 27, page 1, the words “consisting of one lot or one lot and one house.”

The following amendment was read:

Representatives Scott of the 123rd, Davis of the 124th, Ginsberg of the 122nd, and others move to amend the floor substitute to SB 114 by adding at line 9 of page 1, immediately after the word and symbol contract; the following:

“to amend Code Section 39-1103, relating to selection of county organs, as amended, particularly by an Act approved December 18, 1953 (Ga. Laws 1953, Nov.-Dec. Sess., p. 271), so as to change the method of selection of county organs in certain counties; to provide an effective date;”.

By renumbering Section 4 as Section 6 and adding new Sections 4 and 5 to read as follows:

“Section 4. Code Section 39-1103, relating to selection of county organs, as amended, particularly by an Act approved December 18, 1953 (Ga. Laws 1953, Nov.-Dec. Sess., p. 271), is hereby amended by designating the existing text of the Code section as subsection (a) and adding a new subsection (b) to read as follows:

‘(b) In any county having a population of not less than 190,000 according to the United States decennial census of 1980 or any future such census, the official organ of the county shall, notwithstanding the provisions of subsection (a), be selected by the concurrent action of a majority of the chief or senior judge of superior court, the clerk of superior court, the probate judge, the tax commissioner, and the chairman of the governing authority for that county. In any such county, any change in the county organ shall be undertaken only at a public meeting of said officers, which meeting shall be publicized in such manner as is directed by the superior court judge. In any such county, no change shall be made in the county organ prior to July 1, 1982.’

Section 5. Sections 1, 2, and 3 of this Act shall become effective July 1, 1981. Section 4 of this Act shall become effective upon approval of this Act by the Governor or upon its becoming law without his approval.”

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

N Aaron	N Baugh	Brooks	Cheeks	N Couch
Adams,G	N Beal	N Buck	Y Childers	N Cox
N Adams,J	N Beck	N Burruss	N Childs	N Crawford
N Adams,M	N Benefield	Y Burton	Y Clark,B	N Crosby
N Aiken	N Benn	N Byrd	N Clark,L	N Culpepper
N Anderson	N Birdsong	N Cason	N Colbert	Cummings
N Argo	N Bishop	Castleberry	N Coleman	N Darden
N Auten	Bolster	N Chamberlin	Collins	Daugherty
Y Balkcom	N Branch	N Chambless	N Colwell	N Davis,B
N Barger	N Bray	Y Chance	N Connell	N Davis,J

Davis,L	N Hays	N Lord	N Phillips,L.L	N Steinberg
Dean	Hill	Y Lowe	N Phillips,R.T	N Swann
Dent	Y Holmes	Lucas	Phillips,W.R	N Thomas
N Dixon	Hooks	N Mangum	N Pilewicz	N Thompson
N Dobbs	N Horne	N Mann	Pinkston	Townsend
N Dover	N Hutchinson	Marcus	N Rainey	N Triplett
Y Edwards	Irvin	N Martin	Ralston	N Tuten
N Elliott	N Isakson	N Matthews	N Ramsey	N Twiggs
N Evans	N Jackson,J	McCollum	Randall	N Vandiford
N Felton	Jackson,N	N McDonald	N Reaves	N Vaughn
N Fortune	N Jackson,W	McKinney	N Richardson	N Veazey
N Foster	Jessup	Y Miles	N Robinson	N Waddle
Y Fuller,C	Johnson,G	N Milford	N Rose	N Walker
N Fuller,K	N Johnson,R	N Moody	N Ross	N Wall
Galer	Y Jones,B	N Moore	Y Rowland	N Ware
Y Ginsberg	Y Jones,H	N Mostiler	N Russell	N Watson
Y Glover	N Karrh	N Mullinax	N Savage	White
N Godbee	Kemp	N Nicholson	Y Scott,A	N Widener
N Greer	N Kilgore	Nix	Scott,D	N Williams,B.J
N Ham	N Lambert	Y Oliver	N Shepard	Williams,H
Hamilton	N Lane,D	N Padgett	N Sherrod	Williams,R
N Hanner	N Lane,R	N Parham	N Sizemore	N Wilson
N Harris	Y Lawson	N Patten	N Smith,T	Wood,J
N Harrison	N Lee	N Perry	N Smith,V	N Wood,J.T
N Hasty	Logan	N Peters	Smyre	N Workman
N Hawkins	N Long	Phillips,B	N Snow	Speaker Murphy

On the adoption of the amendment, the ayes were 18, nays 123.

The amendment was lost.

On the adoption of the Committee substitute, as amended, the roll call was ordered and the vote was as follows:

N Aaron	N Coleman	N Harris	Y Martin	N Savage
Adams,G	Collins	Y Harrison	N Matthews	N Scott,A
N Adams,J	N Colwell	Y Hasty	Y McCollum	Scott,D
N Adams,M	N Connell	N Hawkins	Y McDonald	N Shepard
Y Aiken	Y Couch	N Hays	N McKinney	Y Sherrod
N Anderson	N Cox	Hill	N Miles	Y Sizemore
Argo	N Crawford	N Holmes	Y Milford	Y Smith,T
N Auten	N Crosby	Hooks	N Moody	N Smith,V
N Balkcom	Y Culpepper	N Horne	N Moore	N Smyre
N Bargerion	Cummings	N Hutchinson	N Mostiler	Y Snow
N Baugh	Y Darden	N Irvin	N Mullinax	N Steinberg
N Beal	Daugherty	Y Isakson	Y Nicholson	N Swann
N Beck	N Davis,B	N Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Jackson,N	N Oliver	Y Thompson
Y Benn	N Davis,L	N Jackson,W	Y Padgett	Townsend
Birdsong	Dean	Y Jessup	N Parham	N Triplett
N Bishop	N Dent	Johnson,G	N Patten	Y Tuten
Y Bolster	N Dixon	Y Johnson,R	N Perry	N Twiggs
N Branch	N Dobbs	N Jones,B	N Peters	N Vandiford
N Bray	N Dover	N Jones,H	N Phillips,B	N Vaughn
Brooks	N Edwards	Y Karrh	N Phillips,L.L	N Veazey
N Buck	N Elliott	N Kemp	N Phillips,R.T	N Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
N Burton	N Felton	Y Lambert	N Pilewicz	N Wall
Y Byrd	N Fortune	N Lane,D	Pinkston	N Ware
N Cason	N Foster	N Lane,R	N Rainey	N Watson
N Castleberry	N Fuller,C	N Lawson	N Ralston	White
Y Chamberlin	N Fuller,K	Y Lee	N Ramsey	N Widener
Y Chambliss	Galer	Logan	Randall	Y Williams,B.J
Y Chance	N Ginsberg	N Long	N Reaves	Williams,H
N Cheeks	Glover	N Lord	N Richardson	Williams,R
N Childers	N Godbee	N Lowe	N Robinson	Y Wilson
Y Childs	N Greer	Lucas	N Rose	Wood,J
Y Clark,B	Y Ham	N Mangum	N Ross	N Wood,J.T
Y Clark,L	Hamilton	Y Mann	N Rowland	N Workman
Y Colbert	Hanner	Marcus	N Russell	Speaker Murphy

On the adoption of the Committee substitute, as amended, the ayes were 46, nays 105.

The Committee substitute, as amended, was lost.

The floor substitute, as amended, was adopted.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to, by substitute, as amended.

On the passage of the Bill, by substitute, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	N Scott,A
Y Adams,J	N Colwell	Y Hasty	Y McCollum	Scott,D
Adams,M	Y Connell	N Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Y Smyre
Y Bargerom	Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	N Irvin	Y Mullinax	Y Steinberg
Y Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Townsend
Birdsong	Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Johnson,G	Y Patten	N Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twigg
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Brooks	Y Edwards	Y Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W,R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	N Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Galer	Logan	Randall	Y Williams,B,J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Williams,H
N Cheeks	Y Glover	N Lord	Y Richardson	Williams,R
N Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Lucas	Y Rose	Wood,J
Y Clark,B	N Ham	Y Mangum	Y Ross	Y Wood,J,T
Y Clark,L	Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, by substitute, as amended, the ayes were 144, nays 10.

The Bill, having received the requisite constitutional majority, was passed, by substitute, as amended.

Due to a conflict of interest, Representative Wood of the 72nd abstained from voting on the passage of SB 114, by substitute, as amended.

Representative Harris of the 8th moved that the following Resolution of the Senate be withdrawn from the Committee on Appropriations and referred to the Committee on Ways and Means:

SR 13. By: Senators Thompson of the 32nd, Lester of the 23rd, Dean of the 31st and Fincher of the 52nd: A RESOLUTION proposing an amendment to the Constitution so as to authorize the General Assembly to designate that part or all of the proceeds of tax levied and collected on alcoholic beverages be used for programs relating to alcohol and drug abuse; and for other purposes.

The motion prevailed.

The following Bill of the House was taken up for the purpose of considering the Senate amendment thereto:

HB 976. By: Representatives Karrh of the 106th and Miles of the 107th: A BILL to create a body corporate and politic and an instrumentality of the State of Georgia to be known as the Swainsboro Public Facilities Authority; and for other purposes.

The following Senate amendment was read:

Amend HB 976 by striking Section 2 in its entirety and inserting in lieu thereof a new Section 2 to read as follows:

"Section 2. Membership. The Authority shall consist of the Mayor and each of the six councilmen of the City of Swainsboro. The members of the Authority shall hold office for the terms of office to which they were elected and until their successors are elected and qualified. The Mayor shall serve as Chairman of the Authority and the Mayor Pro Tempore shall serve as Vice-Chairman. The Secretary-Treasurer of the Authority shall be the City Clerk of the City of Swainsboro, who shall not be a member of the Authority. Four members of the Authority shall constitute a quorum, and no vacancy on the Authority shall impair the right of the quorum to exercise all the rights and perform all the duties of the Authority, and in every instance a majority vote of a quorum shall authorize any legal act of the Authority, including all things necessary to authorize and issue revenue bonds. The members of the Authority shall receive no compensation for their services but may be reimbursed by the Authority for their actual expenses properly incurred in the performance of their duties. The Authority shall make rules and regulations for its own government and shall have perpetual existence."

Representative Karrh of the 106th moved that the House agree to the Senate amendment to HB 976.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following Bills of the Senate:

SB 450. By: Senator Deal of the 49th: A BILL to be entitled an Act to provide for a supplement to the salary of the district attorney of the Northeastern Judicial Circuit; to provide for the payment of such salary supplement by the counties comprising said circuit; to provide an effective date; and for other purposes.

SB 246. By: Senator Bell of the 5th: A BILL to be entitled an Act to amend an Act revising the laws relating to the governing authority of DeKalb County and creating a chairman and board of commissioners, approved Mar. 8, 1956 (Ga. Laws 1956, p. 3237), so as to establish the form of government of DeKalb County and to fix the powers and duties of the officers constituting the governing authority; and for other purposes.

SB 447. By: Senator Scott of the 43rd: A BILL to be entitled an Act to amend an act establishing in DeKalb County districts from which the members of the county board of education shall be elected, approved Apr. 12, 1963 (Ga. Laws 1963, p. 3424), so as to change the provisions relating to school board districts; and for other purposes.

The Speaker announced the House in recess until 2:00 o'clock, this afternoon.

AFTERNOON SESSION

The Speaker called the House to order.

Representative Snow of the 1st District, Chairman of the Committee on Judiciary, submitted the following report:

Mr. Speaker:

Your Committee on Judiciary has had under consideration the following Bills of the Senate and has instructed me to report the same back to the House with the following recommendations:

SB 309 Do Pass, as Amended
SB 225 Do Pass

Respectfully submitted,
Snow of the 1st
Chairman

Representative Lee of the 72nd District, Chairman of the Committee on Rules, submitted the following report:

Mr. Speaker:

Your Committee on Rules has had under consideration the following Resolution of the House and has instructed me to report the same back to the House with the following recommendation:

HR 108 Do Pass

Respectfully submitted,
Lee of the 72nd
Chairman

Under the general order of business, established by the Committee on Rules, the following Bill and Resolution of the Senate were taken up for consideration and read the third time:

SB 118. By: Senators Cobb of the 28th and Reynolds of the 48th: A BILL to create a State Board of Registration for Used Motor Vehicle Dismantlers, Rebuilders, and Salvage Dealers; to provide a short title; to provide for the membership and appointments; to provide that the joint-secretary of the state examining boards shall be secretary of the board and to provide for his powers and duties; and for other purposes.

The following amendment was read and adopted:

The Committee on Motor Vehicles moves to amend SB 118 by striking from line 27 of page 6 the following:

“\$44.00 in addition to actual and necessary expenses”,
and substituting in lieu thereof the following:

“\$44.00 per day in addition to actual transportation costs while traveling by public carrier or the same mileage allowance for use of a personal car in connection with such attendance as members of the General Assembly receive”.

By striking from line 30 and line 31 of page 6 the following:

“The actual and necessary expenses”,

and substituting in lieu thereof the following:

“Such per diem and travel expenses”.

By striking from line 2 and line 3 of page 7 the following:

“Actual and necessary expenses”,

and substituting in lieu thereof the following:

“Such per diem and travel expenses”.

By striking from line 22 and line 23 of page 8 the following:

“\$25,000.00 per person and \$50,000.00 per accident; personal insurance liability coverage; and \$5,000.00”,

and substituting in lieu thereof the following:

“\$50,000.00 per person and \$100,000.00 per accident; personal insurance liability coverage; and \$25,000.00”.

By striking from line 5 through line 10 of page 11 the following:

“Section 9. License fees. (a) The board shall be authorized to charge a license fee for licenses issued each calendar year or portion thereof and for each license renewal for dealers required to be licensed under the provisions of this Act and to fix the amount of such license fee.”,

and substituting in lieu thereof the following:

“Section 9. License fees. (a) The board shall be authorized to charge a license fee of \$50.00 for each licensure period or portion thereof for which a license or renewal is obtained.”

By adding on line 8 of page 14 after the following:

“calendar year”,

the following:

“following the calendar year”.

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to.

On the passage of the Bill, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Y Benn	Chambless	N Crawford	Y Edwards
Y Adams,G	Y Birdsong	Y Chance	Y Crosby	Elliott
Y Adams,J	Y Bishop	Y Cheeks	Y Culpepper	Evans
Adams,M	Y Bolster	Y Childers	Y Cummings	Y Felton
Y Aiken	Branch	Y Childs	Y Darden	Y Fortune
Y Anderson	Bray	Y Clark,B	Daugherty	Foster
Y Argo	Y Brooks	Y Clark,L	Y Davis,B	N Fuller,C
Y Auten	Buck	Y Colbert	Y Davis,J	Y Fuller,K
Balkcom	Y Burruss	Coleman	Y Davis,L	Y Galer
Bargerion	Y Burton	Y Collins	Y Dean	N Ginsberg
Y Baugh	Y Byrd	Y Colwell	Dent	Glover
Beal	Cason	Connell	Y Dixon	Y Godbee
Beck	Castleberry	Couch	Dobbs	Y Greer
Benefield	Chamberlin	Y Cox	Y Dover	N Ham

Hamilton	Karrh	Y Milford	Randall	Townsend
Y Hanner	Y Kemp	Moody	Y Reaves	Y Triplett
Harris	Y Kilgore	Y Moore	Richardson	Y Tuten
Harrison	Y Lambert	Mostiler	Robinson	Y Twiggs
Y Hasty	Y Lane,D	Mullinax	Y Rose	Y Vandiford
Y Hawkins	Y Lane,R	Y Nicholson	Ross	Y Vaughn
Y Hays	N Lawson	Nix	Y Rowland	Veazey
Hill	Y Lee	Y Oliver	Y Russell	Y Waddle
Holmes	Logan	Y Padgett	Y Savage	Walker
Y Hooks	Long	Y Parham	Y Scott,A	Y Wall
Horne	Y Lord	Y Patten	Scott,D	Ware
Hutchinson	Y Lowe	N Perry	N Shepard	Y Watson
Irvin	Y Lucas	Y Peters	N Sherrod	White
Y Isakson	Y Mangum	Y Phillips,B	Y Sizemore	Y Widener
Y Jackson,J	Y Mann	Y Phillips,L.L	Smith,T	Williams,B.J
Y Jackson,N	Marcus	Y Phillips,R.T	Y Smith,V	Y Williams,H
Jackson,W	Y Martin	Phillips,W.R	Smyre	Williams,R
Jessup	Y Matthews	Y Pilewicz	Snow	N Wilson
Johnson,G	McCollum	Y Pinkston	Y Steinberg	Y Wood,J
Y Johnson,R	Y McDonald	Y Rainey	Y Swann	Y Wood,J.T
Jones,B	McKinney	Y Ralston	Thomas	Workman
Y Jones,H	N Miles	Ramsey	N Thompson	Speaker Murphy

On the passage of the Bill, as amended, the ayes were 104, nays 11.

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

SR 63. By: Senators Wessels of the 2nd, Bryant of the 3rd, Kennedy of the 4th and Coleman of the 1st:

A RESOLUTION

Creating the Georgia Semiquincentenary Commission; and for other purposes.

WHEREAS, the State of Georgia was founded by General James Edward Oglethorpe in 1733 and was one of the original thirteen colonies of the United States of America; and

WHEREAS, Georgia was the only one of the original colonies chartered after the English Revolution and the completion of the English Bill of Rights, and all the benefits of those great principles were expressly conferred upon her citizens; and

WHEREAS, although the period of Georgia's colonial life was too short to mature political institutions, the character, ambitions, and ideals of her people during the period preceding the Revolutionary War dramatically influenced the establishment, evolution, and meaning of the state's organic law, codes, and session laws which have followed; and

WHEREAS, the record of Georgia is rich in patriotism, intellectual force, civil and military achievement, heroism, and honorable and sagacious statesmanship contributing significantly to the formation and history of our government; and

WHEREAS, Georgians have demonstrated much genius in administration, in jurisprudence, and in legislation substantially shaping the form and spirit of our general political and economic system and the underlying principles of each, and it is only fitting and proper that the 250th anniversary of the founding of the State of Georgia be appropriately celebrated by the citizens of this grand and glorious State.

NOW, THEREFORE, BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA that there is hereby created the Georgia Semiquincentenary Commission to be composed of 25 members. Five of the members of the commission shall be appointed by the Governor, one member of the commission shall be appointed by the President of the Senate from each congressional district, and one member of the commission shall be appointed by the Speaker of the House of Representatives from each congressional district.

The commission shall be responsible for planning the semiquincentenary celebration for the State of Georgia and for implementing the plan in February of 1983. The commission is authorized to accept appropriations from the state and local governments, gift from persons, firms, and corporations and to expend such funds to accomplish its objectives. The commission may conduct such meetings at such places and at such times as it may deem necessary or convenient to enable it to exercise fully and effectively its powers, perform its duties, and effectuate the purposes of this resolution. Any member of the commission who is a public officer or employee shall receive no compensation for their service but shall be reimbursed for all expenses incurred in carrying out their duties. All such members shall be reimbursed from the same funds from which they are otherwise compensated. Members of the General Assembly on the commission and all other members of the commission shall receive the allowances authorized for legislative members of interim legislative committees. Except as otherwise provided, the funds necessary to carry out the provisions of this resolution shall come from the funds appropriated to or available to the legislative branch of government. The commission shall stand abolished on January 1, 1984.

The following Committee substitute was read and adopted:

A RESOLUTION

Creating the Georgia Semiquincentenary Commission; and for other purposes.

WHEREAS, General James Edward Oglethorpe founded Georgia as a British Colony in 1733; and

WHEREAS, the first group of 100 settlers, led by Oglethorpe, arrived in February 1733, and established a settlement called Savannah about 18 miles upstream on the Savannah River; and

WHEREAS, Georgia was the youngest of the 13 original colonies when the American Revolution began; and

WHEREAS, Georgians were among the leaders in the drive for national independence and Georgia, in 1788, was the fourth state to ratify the Constitution of the United States; and

WHEREAS, Georgia's population has grown from 82,548 in 1790 to over 5 million in 1981; and

WHEREAS, it is only fitting and proper that we celebrate the two hundred and fiftieth anniversary of the founding of Georgia.

NOW, THEREFORE, BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA that there is hereby created the Georgia Semiquincentenary Commission to be composed of 15 members. Five members shall be appointed by the Governor, five members shall be appointed by the Speaker of the House, and five members shall be appointed by the President of the Senate. At its initial meeting, the commission shall elect from among its membership a chairman, a vice-chairman, and a secretary. Vacancies on the commission shall be filled in the same manner in which the original appointments were made. It shall be the duty of the commission to cooperate with local groups to prepare an overall program for commemorating the two hundred and fiftieth anniversary of the founding of Georgia and to plan, encourage, develop, and coordinate observances and activities commemorating the historic events associated with such momentous occasion. The commission shall promote and assist in the publicizing of the historical events surrounding the founding of Georgia and may prepare and furnish historical material to individuals, organizations, or agencies charged with such publicity. The commission is hereby authorized and empowered to accept grants or gifts from the federal government; the state government; any county, municipal, or local government; any board, bureau, other commission, agency,

authority, or establishment of any such government; or from any individual, group of individuals, or any other organization, public or private; and shall have the authority to hold, invest, reinvest, and disburse such grants and gifts and the income derived from such grants and gifts in carrying out the objectives and purposes of the commission and shall not be required to pay such grants and gifts or the income derived therefrom into the general fund of the state treasury. The commission shall be authorized and empowered to make such rules and regulations and perform such other activities as shall be necessary or appropriate in carrying out the purposes and duties of the commission. In its planning, the commission shall give special emphasis to the Georgians who played important parts in the development and growth of our state and special emphasis on Savannah, the site of the first settlement. The commission may make a report of its activities to the Governor and the General Assembly with any recommendations it may wish to make from time to time. The commission may conduct such meetings at such places and at such times as it may deem necessary or convenient to enable it to exercise fully and effectively its powers, to perform its duties, and to effectuate the purposes of this resolution. The members of the commission shall receive no compensation for their service; however, in adopting an operating budget, they may provide for reimbursement of actual expenses incurred during such service said expenses not to exceed the allowance allowed members of the Georgia General Assembly. The funds necessary to carry out the provisions of this resolution shall be raised from the private sector or from such appropriations as may be made by the legislative branch of government. The commission shall stand abolished on January 1, 1984.

The report of the Committee, which was favorable to the adoption of the Resolution, by substitute, was agreed to.

On the adoption of the Resolution, by substitute, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Hasty	Y McCollum	Scott,D
Y Adams,M	Connell	Y Hawkins	McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Holmes	Y Milford	Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Smith,V
Y Balkcom	Culpepper	Horne	Y Moore	Y Smyre
Y Barger	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Townsend
Y Birdsong	Dean	Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Johnson,G	Patten	Y Tuten
Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Branch	Y Dobbs	Jones,B	Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Edwards	Y Karrh	Y Phillips,L.L	Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W.R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	N Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	Ware
Y Cason	Foster	Lane,R	Rainey	Y Watson
Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Chamberlin	Y Fuller,K	Y Lee	Ramsey	Widener
Y Chambliss	Y Galer	Logan	Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Long	Y Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Robinson	Wilson
Y Childs	Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Ross	Wood,J.T
Y Clark,L	Hamilton	Y Mann	Y Rowland	Workman
Y Colbert	Y Hanner	Marcus	Y Russell	Speaker Murphy

On the adoption of the Resolution, by substitute, the ayes were 127, nays 1.

The Resolution, having received the requisite constitutional majority, was adopted, by substitute.

Under the general order of business, established by the Committee on Rules, the following Bill of the Senate was again taken up for consideration:

SB 324. By: Senators Littlefield of the 6th, Bryant of the 3rd, Kennedy of the 4th and others: A BILL to provide for a supplement to the salaries of the judges and senior judges of the superior courts and the district attorney of the Brunswick Judicial Circuit; to authorize counties within the Brunswick Judicial Circuit to increase such salary supplement; and for other purposes.

The following substitute, offered by Representatives Tuten of the 153rd, Moore and Smith of the 152nd, and Auten of the 154th, was read and adopted:

A BILL

To provide for a supplement to the salaries of the judges and senior judges of the superior courts and the district attorney, of the Brunswick Judicial Circuit; to authorize Glynn and Camden Counties to increase such salary supplement; to provide for other matters relative to the foregoing; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. (a) The governing authorities of Glynn and Camden counties in the Brunswick Judicial Circuit are hereby authorized to supplement the salary of each superior court judge, and senior judge on his currently paid percentage basis, and the district attorney, of the Brunswick Judicial Circuit in an amount to be determined within the discretion of each governing authority. Each such supplement shall be paid in monthly installments from the funds of the County.

(b) Any salary supplement paid by Glynn or Camden county pursuant to subsection (a) of this section shall be in addition to and not in lieu of the salary supplements required to be paid by such County pursuant to the Act approved March 6, 1945 (Ga. Laws 1945, p. 890), and pursuant to the Act approved January 28, 1960 (Ga. Laws 1960, p. 52).

Section 2. This Act shall become effective on the first day of the month following the month in which it is approved by the Governor or in which it becomes law without his approval.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to, by substitute.

On the passage of the Bill, by substitute, the roll call was ordered and the vote was as follows:

Y Aaron	Beal	Burruss	Y Clark,B	Y Culpepper
Y Adams,G	Y Beck	Y Burton	Y Clark,L	Cummings
Y Adams,J	Y Benefield	Y Byrd	Y Colbert	Darden
Y Adams,M	Y Benn	Y Cason	Coleman	Daugherty
Y Aiken	Birdsong	Castleberry	Y Collins	Y Davis,B
Y Anderson	Y Bishop	Y Chamberlin	Y Colwell	Y Davis,J
Y Argo	Y Bolster	Y Chambliss	Connell	Y Davis,L
Y Auten	Branch	N Chance	Y Couch	Dean
Balkcom	Bray	Y Cheeks	Y Cox	Y Dent
Y Bargerion	Y Brooks	Y Childers	Y Crawford	Y Dixon
Y Baugh	Y Buck	Y Childs	Y Crosby	Y Dobbs

Y Dover	Horne	Y Mangum	Phillips, W.R	Y Swann
Y Edwards	Hutchinson	Y Mann	Y Pilewicz	Thomas
Y Elliott	Y Irvin	Marcus	Y Pinkston	Y Thompson
Y Evans	Y Isakson	Y Martin	Y Rainey	Y Townsend
Y Felton	Y Jackson, J	Y Matthews	Y Ralston	Y Triplett
Y Fortune	Y Jackson, N	Y McCollum	Y Ramsey	Y Tuten
Y Foster	Jackson, W	Y McDonald	Y Randall	Y Twiggs
Y Fuller, C	Jessup	Y McKinney	Y Reaves	Y Vandiford
Y Fuller, K	Johnson, G	Y Miles	Y Richardson	Y Vaughn
Y Galer	Y Johnson, R	Y Milford	Y Robinson	Y Veazey
Y Ginsberg	Jones, B	Y Moody	Y Rose	Y Waddle
Glover	Y Jones, H	Y Moore	Y Ross	Y Walker
N Godbee	Karrh	Y Mostiler	Y Rowland	Y Wall
Y Greer	Y Kemp	Mullinax	Y Russell	Y Ware
Y Ham	Y Kilgore	Y Nicholson	Y Savage	Y Watson
Y Hamilton	Y Lambert	Y Nix	Y Scott, A	White
Y Hanner	Y Lane, D	Y Oliver	Y Scott, D	Y Widener
Y Harris	Y Lane, R	Y Padgett	Y Shepard	Y Williams, B.J
Y Harrison	Y Lawson	Y Parham	Y Sherrod	Y Williams, H
Hasty	Y Lee	Y Patten	Y Sizemore	Y Williams, R
Y Hawkins	Logan	Y Perry	Y Smith, T	Y Wilson
Y Hays	Y Long	Peters	Y Smith, V	Y Wood, J
Y Hill	Y Lord	Y Phillips, B	Y Smyre	Y Wood, J.T
Y Holmes	Y Lowe	Y Phillips, L.L	Y Snow	Y Workman
Y Hooks	Y Lucas	Phillips, R.T	Steinberg	Y Speaker Murphy

On the passage of the Bill, by substitute, the ayes were 127, nays 2.

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

Under the general order of business, established by the Committee on Rules, the following Bills of the Senate were taken up for consideration and read the third time:

SB 243. By: Senator Kidd of the 25th: A BILL to amend Code Section 93-202, relating to qualifications of members of the Georgia Public Service Commission, so as to provide additional qualifications for members of the commission; and for other purposes.

The following amendment was read:

Representative Wall of the 61st moves to amend SB 243 by striking Section 2 in its entirety and substituting in lieu thereof the following:

“Section 2. This Act shall become effective January 1, 1983.”

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

Aaron	Y Bray	N Colwell	Elliott	N Hays
N Adams, G	Y Brooks	Connell	N Evans	Hill
N Adams, J	N Buck	Couch	N Felton	Holmes
Y Adams, M	Burruss	N Cox	N Fortune	Y Hooks
N Aiken	N Burton	Y Crawford	Y Foster	Horne
N Anderson	Y Byrd	N Crosby	Y Fuller, C	Y Hutchinson
Argo	N Cason	Y Culpepper	N Fuller, K	Y Irvin
Y Auten	N Castleberry	N Cummings	Y Galer	Y Isakson
Y Balkcom	Y Chamberlin	N Darden	N Ginsberg	Y Jackson, J
N Barger	N Chambless	Daugherty	Glover	Y Jackson, N
N Baugh	N Chance	Y Davis, B	N Godbee	Y Jackson, W
Y Beal	Y Cheeks	Davis, J	Y Greer	Jessup
Y Beck	N Childers	Y Davis, L	Y Ham	Y Johnson, G
N Benefield	Childs	Y Dean	Hamilton	Y Johnson, R
Y Benn	N Clark, B	Dent	N Hanner	Jones, B
Y Birdsong	Y Clark, L	N Dixon	Y Harris	Y Jones, H
Y Bishop	N Colbert	Y Dobbs	Y Harrison	Y Karrh
N Bolster	Coleman	Y Dover	N Hasty	Y Kemp
Y Branch	N Collins	Y Edwards	N Hawkins	Y Kilgore

Y Lambert	McKinney	N Phillips,R.T	Scott,D	N Vaughn
Y Lane,D	Y Miles	Phillips,W.R	Y Shepard	N Veazey
Y Lane,R	Y Milford	Y Pilewicz	Y Sherrod	N Waddle
Y Lawson	Y Moody	Pinkston	Sizemore	Walker
N Lee	Y Moore	N Rainey	Smith,T	Y Wall
N Logan	N Mostiler	N Ralston	Y Smith,V	N Ware
N Long	N Mullinax	Ramsey	Smyre	N Watson
Y Lord	Y Nicholson	Randall	N Snow	White
N Lowe	Y Nix	N Reaves	N Steinberg	N Widener
Lucas	N Oliver	N Richardson	Y Swann	Y Williams,B.J
N Mangum	Y Padgett	N Robinson	N Thomas	Y Williams,H
Y Mann	N Parham	N Rose	N Thompson	Y Williams,R
Marcus	N Patten	Ross	N Townsend	Y Wilson
N Martin	Y Perry	Rowland	N Triplett	N Wood,J
Y Matthews	Peters	N Russell	Tuten	N Wood,J.T
Y McCollum	N Phillips,B	Y Savage	Twiggs	N Workman
N McDonald	Y Phillips,L.L	N Scott,A	N Vandiford	Speaker Murphy

On the adoption of the amendment, the ayes were 59, nays 72.

The amendment was lost.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Aaron	Coleman	N Harris	Y Martin	N Savage
Y Adams,G	N Collins	N Harrison	N Matthews	Y Scott,A
Y Adams,J	N Colwell	Y Hasty	Y McCollum	Scott,D
N Adams,M	Connell	Y Hawkins	Y McDonald	N Shepard
Y Aiken	Couch	Y Hays	Y McKinney	N Sherrod
N Anderson	Y Cox	Hill	N Miles	N Sizemore
Argo	N Crawford	Holmes	Y Milford	Smith,T
Y Auten	Y Crosby	Hooks	N Moody	N Smith,V
Balkcom	N Culpepper	N Horne	N Moore	N Smyre
N Barger	Y Cummings	N Hutchinson	Y Mostiler	N Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	N Steinberg
Beal	Daugherty	N Isakson	N Nicholson	N Swann
N Beck	N Davis,B	N Jackson,J	N Nix	N Thomas
Y Benefield	N Davis,J	N Jackson,N	Y Oliver	Y Thompson
Benn	N Davis,L	N Jackson,W	N Padgett	Y Townsend
N Birdsong	N Dean	Jessup	Y Parham	Y Triplett
Bishop	N Dent	Johnson,G	N Patten	N Tuten
Y Bolster	Y Dixon	N Johnson,R	N Perry	Twiggs
N Branch	N Dobbs	N Jones,B	Peters	Y Vandiford
N Bray	Y Dover	N Jones,H	N Phillips,B	Y Vaughn
N Brooks	Edwards	N Karrh	N Phillips,L.L	N Veazey
Y Buck	Elliott	N Kemp	Y Phillips,R.T	Y Waddle
Burruss	N Evans	Kilgore	N Phillips,W.R	N Walker
Y Burton	N Felton	N Lambert	N Pilewicz	N Wall
Y Byrd	Y Fortune	N Lane,D	Y Pinkston	Y Ware
Y Cason	N Foster	N Lane,R	N Rainey	Y Watson
Y Castleberry	N Fuller,C	N Lawson	N Ralston	White
N Chamberlin	Y Fuller,K	Y Lee	N Ramsey	Y Widener
Y Chambless	Galer	Y Logan	Randall	N Williams,B.J
Y Chance	Y Ginsberg	N Long	N Reaves	N Williams,H
N Cheeks	Glover	N Lord	Y Richardson	N Williams,R
Y Childers	Y Godbee	N Lowe	Y Robinson	N Wilson
Y Childs	Greer	Lucas	Y Rose	N Wood,J
Y Clark,B	N Ham	Y Mangum	Ross	N Wood,J.T
N Clark,L	Hamilton	N Mann	Rowland	Y Workman
Y Colbert	N Hanner	Y Marcus	Y Russell	Y Speaker Murphy

On the passage of the Bill, the ayes were 63, nays 85.

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

Due to a conflict of interest, Representative Rowland of the 112th abstained from voting on the passage of SB 243.

Representative Fuller of the 16th gave notice that at the proper time he would move that the House reconsider its action in failing to give the requisite constitutional majority to SB 243.

SB 227. By: Senators Lester of the 23rd, Barnes of the 33rd and Wessels of the 2nd: A BILL to amend Code Section 26-1302, relating to aggravated assault, so as to change the maximum punishment for aggravated assault; and for other purposes.

The following amendment was read:

Representative Foster of the 6th moves to amend SB 227 by changing the word "one" on page 1, line 16, to "five".

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Harris	N Martin	Y Savage
Y Adams,G	Collins	Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Scott,D
N Adams,M	Connell	Hawkins	Y McDonald	Y Shepard
Aiken	Couch	N Hays	N McKinney	Y Sherrod
Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Argo	Y Crawford	N Holmes	Y Milford	Y Smith,T
Y Auten	Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	N Culpepper	Y Horne	Y Moore	Smyre
N Barger	N Cummings	Y Hutchinson	Y Mostiler	N Snow
Y Baugh	N Darden	Y Irvin	Mullinax	N Steinberg
N Beal	Daugherty	Y Isakson	N Nicholson	N Swann
Y Beck	N Davis,B	Y Jackson,J	Nix	N Thomas
N Benefield	Y Davis,J	Y Jackson,N	Y Oliver	N Thompson
Benn	Y Davis,L	Y Jackson,W	N Padgett	Y Townsend
Birdsong	Dean	Jessup	Y Parham	Triplett
Bishop	N Dent	Johnson,G	Y Patten	N Tuten
Bolster	Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
N Bray	Y Dover	Y Jones,H	N Phillips,B	Vaughn
N Brooks	Y Edwards	N Karrh	Y Phillips,L,L	Veazey
Buck	N Elliott	Y Kemp	Y Phillips,R,T	N Waddle
Burruss	N Evans	Y Kilgore	N Phillips,W,R	Y Walker
Y Burton	Y Felton	N Lambert	N Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	N Pinkston	Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Watson
Castleberry	N Fuller,C	N Lawson	Y Ralston	White
Y Chamberlin	N Fuller,K	Y Lee	Y Ramsey	Y Widener
N Chambless	Galer	Y Logan	Randall	Y Williams,B,J
N Chance	N Ginsberg	N Long	Y Reaves	N Williams,H
N Cheeks	Glover	Y Lord	N Richardson	Y Williams,R
N Childers	Y Godbee	Lowe	Y Robinson	Y Wilson
N Childs	Greer	Lucas	N Rose	Y Wood,J
Clark,B	N Ham	Y Mangum	Ross	Y Wood,J,T
Y Clark,L	Hamilton	Y Mann	N Rowland	Y Workman
Y Colbert	Y Hanner	Marcus	Russell	Speaker Murphy

On the adoption of the amendment, the ayes were 87, nays 47.

The amendment was adopted.

Representative Nicholson of the 88th moved that the House reconsider its action in adopting the Foster amendment.

On the motion, the roll call was ordered and the vote was as follows:

N Aaron	N Adams,M	Argo	Barger	N Beck
N Adams,G	N Aiken	N Auten	N Baugh	N Benefield
N Adams,J	N Anderson	N Balkcom	Y Beal	Benn

N Birdsong	Y Davis,B	Y Hutchinson	N Milford	Shepard
Bishop	Y Davis,J	N Irvin	N Moody	N Sherrod
Bolster	N Davis,L	N Isakson	N Moore	N Sizemore
N Branch	Y Dean	N Jackson,J	N Mostiler	N Smith,T
N Bray	Y Dent	N Jackson,N	Mullinax	N Smith,V
Y Brooks	N Dixon	N Jackson,W	Y Nicholson	Smyre
Buck	N Dobbs	Jessup	N Nix	Y Snow
Burruss	N Dover	Johnson,G	N Oliver	N Steinberg
N Burton	Y Edwards	N Johnson,R	Y Padgett	Y Swann
N Byrd	N Elliott	N Jones,B	N Parham	Y Thomas
N Cason	Y Evans	N Jones,H	N Patten	Y Thompson
Castleberry	N Felton	Y Karrh	N Perry	N Townsend
N Chamberlin	N Fortune	N Kemp	N Peters	Triplett
Y Chambless	N Foster	N Kilgore	Y Phillips,B	Y Tuten
Y Chance	Y Fuller,C	Y Lambert	N Phillips,L,L	N Twiggs
Y Cheeks	Y Fuller,K	N Lane,D	N Phillips,R,T	N Vandiford
Y Childers	Galer	N Lane,R	Y Phillips,W,R	Vaughn
Y Childs	Y Ginsberg	N Lawson	Y Pilewicz	N Veazey
Y Clark,B	Y Glover	N Lee	Y Pinkston	Y Waddle
N Clark,L	N Godbee	N Logan	N Rainey	N Walker
N Colbert	N Greer	N Long	N Ralston	N Wall
N Coleman	Y Ham	N Lord	N Ramsey	Ware
N Collins	Hamilton	Y Lowe	Randall	Watson
N Colwell	N Hanner	Lucas	N Reaves	White
Connell	N Harris	N Mangum	Y Richardson	Y Widener
Couch	N Harrison	N Mann	N Robinson	N Williams,B,J
N Cox	N Hasty	Y Marcus	Y Rose	Y Williams,H
N Crawford	Hawkins	Y Martin	Ross	N Williams,R
N Crosby	Y Hays	N Matthews	Y Rowland	N Wilson
Y Culpepper	Hill	N McCollum	Russell	N Wood,J
Y Cummings	Y Holmes	N McDonald	N Savage	N Wood,J,T
Y Darden	Hooks	Y McKinney	N Scott,A	N Workman
Daugherty	N Horne	N Miles	Scott,D	Speaker Murphy

On the motion, the ayes were 48, nays 100.

The motion was lost.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to, as amended.

On the passage of the Bill, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Y Cheeks	Y Fortune	Y Jones,B	Y Nix
Y Adams,G	N Childers	Y Foster	Y Jones,H	Y Oliver
Y Adams,J	N Childs	N Fuller,C	N Karrh	Y Padgett
Y Adams,M	Y Clark,B	N Fuller,K	Y Kemp	Y Parham
Y Aiken	Y Clark,L	Y Galer	Y Kilgore	Y Patten
Y Anderson	Y Colbert	Y Ginsberg	N Lambert	Y Perry
Y Argo	Y Coleman	Glover	Y Lane,D	Y Peters
Y Auten	Y Collins	Y Godbee	Y Lane,R	Y Phillips,B
Y Balkcom	Y Colwell	Y Greer	Y Lawson	Y Phillips,L,L
Y Barger	Y Connell	N Ham	Y Lee	Y Phillips,R,T
Y Baugh	Couch	Hamilton	Y Logan	Phillips,W,R
N Beal	Y Cox	Y Hanner	Y Long	Y Pilewicz
Y Beck	Y Crawford	Y Harris	Y Lord	N Pinkston
Y Benefield	Y Crosby	Y Harrison	Y Lowe	Y Rainey
Benn	N Culpepper	Y Hasty	Lucas	Y Ralston
Y Birdsong	Y Cummings	Hawkins	Y Mangum	Y Ramsey
Bishop	Y Darden	Y Hays	Y Mann	Randall
N Bolster	Daugherty	Hill	Marcus	Y Reaves
Y Branch	Davis,B	N Holmes	Y Martin	Y Richardson
Y Bray	Y Davis,J	Y Hooks	Y Matthews	Y Robinson
N Brooks	Y Davis,L	Y Horne	Y McCollum	Y Rose
Buck	N Dean	Y Hutchinson	Y McDonald	Ross
Y Burruss	Y Dent	Y Irvin	N McKinney	Y Rowland
Y Burton	Y Dixon	Y Isakson	Y Miles	Y Russell
Y Byrd	Y Dobbs	Y Jackson,J	Y Milford	Y Savage
Y Cason	Y Dover	Y Jackson,N	Y Moody	N Scott,A
Castleberry	Y Edwards	Y Jackson,W	Y Moore	Scott,D
Y Chamberlin	Elliott	Jessup	Y Mostiler	Y Shepard
Y Chambless	N Evans	Johnson,G	Mullinax	Y Sherrod
Y Chance	Y Felton	Y Johnson,R	Y Nicholson	Y Sizemore

Y Smith,T	Y Thomas	Y Vandiford	Ware	Y Williams,R
Y Smith,V	Y Thompson	Y Vaughn	Watson	Y Wilson
Smyre	Y Townsend	Y Veazey	White	Y Wood,J
Y Snow	Y Triplett	Y Waddle	Y Widener	Y Wood,J.T
N Steinberg	Y Tuten	Y Walker	Y Williams,B.J	Y Workman
Y Swann	Y Twigg	Y Wall	N Williams,H	Speaker Murphy

On the passage of the Bill, as amended, the ayes were 135, nays 19.

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

SB 44. By: Senator Barnes of the 33rd: A BILL to amend an Act providing for the registration of trade names, partnership names, and other names not disclosing the individual or corporate ownership of trades or businesses carried on under such names; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 116, nays 0.

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

SB 217. By: Senator Kidd of the 25th: A BILL to amend an Act providing minimum salaries for judges of the probate courts of the various counties of Georgia, so as to increase the minimum salaries of said probate judges; to change the provisions relating to additional compensation; and for other purposes.

The following Committee substitute was read:

A BILL

To amend an Act providing minimum salaries for judges of the probate courts of the various counties of Georgia, approved April 5, 1978 (Ga. Laws 1978, p. 1953), as amended, so as to increase the minimum salaries of said probate judges; to change the provisions relating to additional compensation; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act providing minimum salaries for judges of the probate courts of the various counties of Georgia, approved April 5, 1978 (Ga. Laws 1978, p. 1953), as amended, is hereby amended by striking Section 1 in its entirety and inserting in lieu thereof a new Section 1 to read as follows:

"Section 1. Any other provisions of law to the contrary notwithstanding, the minimum annual salary of each judge of the probate court in the State of Georgia shall be fixed according to the population of the county in which he serves as determined by the United States Decennial Census of 1970 or any future such census; provided, however, that, in the event the population of a county according to the United States Decennial Census of 1980 or any future such census is less than its population according to the United States Decennial Census of 1970, the population bracket under which any such county falls for the purposes of this Section shall be determined according to the United States Decennial Census of 1970. Each such judge of the probate court shall receive an annual salary, payable in equal monthly installments from the funds of his county, of not less than the amount fixed in the following schedule:

Population

0 - 5,999

Minimum Salary

\$ 7,200 7,900.00

6,000 - 11,999	10,700	11,770.00
12,000 - 19,999	12,200	13,420.00
20,000 - 29,999	13,700	15,000.00
30,000 - 39,999	15,200	17,820.00
40,000 - 49,999	16,200	19,440.00
50,000 - 99,999	17,200	20,640.00
100,000 - 199,999	24,500	26,950.00
200,000 - and above	29,500	35,400.00

The amount of minimum salary provided herein for the judge of the probate court of any county presently on a salary who also holds and conducts elections or is responsible for conducting elections for members of the General Assembly under the provisions of any applicable general or local law of this state shall be increased by \$100.00 per month. The amount of the minimum salary provided herein for the judge of the probate court of any county presently on a salary who is responsible for traffic cases under the provisions of any general or local law of this state shall also be increased by \$150.00 per month."

Section 2. Said Act is further amended by striking in its entirety Section 2, which reads as follows:

"Section 2. The amount of minimum salary provided in Section 1 for the judges of the probate courts of any county who also holds and conducts elections or is responsible for conducting elections for members of the General Assembly, under the provisions of any applicable general or local law of this State, shall be increased by \$50.00 per month. The amount of the minimum salary provided in Section 1 for the judges of the probate courts of any county presently on a salary who is responsible for traffic cases under the provisions of any general or local law of this State shall also be increased by \$100.00 per month."

Section 3. Said Act is further amended by renumbering Section 3 as Section 2 and by striking from the first line thereof the following:

"Sections 1 and 2",

and inserting in lieu thereof the following:

"Section 1",

so that when so amended the new Section 2 shall read as follows:

~~"Section 3~~ Section 2. The amounts provided in ~~Sections 1 and 2~~ Section 1 of this Act shall be increased by five percent (5%) per each four-year term of office served by any judge of a probate court, figured at the end of each such period of service. The provisions of this Section shall not be construed to affect any provisions of local legislation except where such local legislation provides for a salary lower than the salary provided in this Act, in which event the provisions of this Act shall prevail. Such increase shall not have retroactive effect, except that the current term of judges of probate courts presently in office shall be counted for determining the appropriate salary under this Section. This Act shall not be construed to reduce the salary of any judge of a probate court presently in office. The minimum salaries provided for in this Act shall be considered as salary only. Expenses for deputy clerks, equipment, supplies, copying equipment and other necessary and reasonable expenses for the operation of a probate court shall come from funds other than the funds specified as salary in this Act."

Section 4. Said Act is further amended by renumbering Sections 4 through 6 as Sections 3 through 5, respectively.

Section 5. This Act shall become effective on the first day of the month following the month in which it is approved by the Governor or in which it becomes law without his approval.

Section 6. All laws and parts of laws in conflict with this Act are hereby repealed.

The following amendment was read:

Representative Moore of the 152nd moves to amend the Committee substitute to SB 217 by adding after the word "on" (page 4, line 9) "January 1, 1983" and by striking the word "the" on line 9, page 4, and all of lines 10, 11, and 12 on page 4.

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

Y Aaron	N Coleman	N Harris	N Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	N Hasty	N McCollum	Scott,D
N Adams,M	N Connell	Y Hawkins	Y McDonald	N Shepard
Y Aiken	Couch	N Hays	N McKinney	Y Sherrod
N Anderson	Y Cox	Hill	N Miles	Y Sizemore
N Argo	N Crawford	Y Holmes	N Milford	Y Smith,T
Y Auten	Y Crosby	N Hooks	Y Moody	Y Smith,V
Y Balkcom	N Culpepper	Horne	Y Moore	N Smyre
Y Barger	N Cummings	Hutchinson	Y Mostiler	N Snow
N Baugh	N Darden	N Irvin	Y Mullinax	N Steinberg
N Beal	Daugherty	Y Isakson	N Nicholson	N Swann
N Beck	N Davis,B	N Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	N Thompson
Y Benn	Y Davis,L	Y Jackson,W	N Padgett	N Townsend
N Birdsong	Y Dean	N Jessup	N Parham	Y Triplett
Bishop	Y Dent	Johnson,G	N Patten	N Tuten
N Bolster	N Dixon	N Johnson,R	N Perry	Y Twiggs
Y Branch	N Dobbs	Jones,B	Y Peters	Y Vandiford
N Bray	N Dover	Y Jones,H	N Phillips,B	N Vaughn
Y Brooks	Y Edwards	N Karrh	Y Phillips,L.L	N Veazey
N Buck	Y Elliott	N Kemp	Phillips,R.T	N Waddle
N Burruss	Y Evans	Kilgore	Phillips,W.R	N Walker
Y Burton	Y Felton	N Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	N Pinkston	Y Ware
Y Cason	Y Foster	N Lane,R	N Rainey	Watson
Y Castleberry	Y Fuller,C	N Lawson	Y Ralston	White
Chamberlin	N Fuller,K	N Lee	Ramsey	Y Widener
N Chambless	N Galer	Logan	Randall	N Williams,B.J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	N Richardson	Y Williams,R
Y Childers	N Godbee	N Lowe	N Robinson	Y Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	N Ham	Y Mangum	Ross	N Wood,J.T
N Clark,L	Hamilton	N Mann	N Rowland	N Workman
N Colbert	Y Hanner	N Marcus	Y Russell	Speaker Murphy

On the adoption of the amendment, the ayes were 83, nays 76.

The amendment was adopted.

An amendment, offered by Representative Scott of the 123rd, was read and withdrawn.

An amendment, offered by Representative Davis of the 99th, was read and lost.

The Committee substitute, as amended, was adopted.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to, as amended.

On the passage of the Bill, by substitute, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Y Anderson	Y Baugh	Y Birdsong	Y Brooks
Y Adams,G	Y Argo	Y Beal	Y Bishop	Y Buck
N Adams,J	N Auten	Y Beck	Y Bolster	Y Burruss
Y Adams,M	Y Balkcom	Y Benefield	Y Branch	N Burton
Y Aiken	N Barger	N Benn	Bray	Y Byrd

Y Cason	Y Edwards	Y Jessup	Y Mullinax	Y Sizemore
Y Castleberry	Y Elliott	Johnson,G	Y Nicholson	Y Smith,T
Chamberlin	N Evans	N Johnson,R	Y Nix	N Smith,V
Y Chamberless	N Felton	Y Jones,B	Y Oliver	Y Smyre
Y Chance	N Fortune	Y Jones,H	Y Padgett	Y Snow
Y Cheeks	Y Foster	Y Karrh	Y Parham	Y Steinberg
Y Childers	N Fuller,C	Y Kemp	Y Patten	Y Swann
Y Childs	N Fuller,K	Y Kilgore	Y Perry	N Thomas
Y Clark,B	Y Galer	Y Lambert	N Peters	Y Thompson
Y Clark,L	Y Ginsberg	Y Lane,D	Y Phillips,B	Y Townsend
Y Colbert	Y Glover	Y Lane,R	Y Phillips,L.L	Y Triplett
Y Coleman	Y Godbee	Y Lawson	Y Phillips,R.T	N Tuten
N Collins	Y Greer	Y Lee	Y Phillips,W.R	N Twiggs
Y Colwell	Y Ham	Logan	Y Pilewicz	Y Vandiford
Connell	Hamilton	Y Long	Y Pinkston	Y Vaughn
Y Couch	Y Hanner	Y Lord	Y Rainey	Y Veazey
N Cox	Y Harris	Y Lowe	Y Ralston	Y Waddle
Y Crawford	Y Harrison	Y Lucas	Y Ramsey	Y Walker
Crosby	Y Hasty	Y Mangum	Y Randall	N Wall
Y Culpepper	Y Hawkins	Y Mann	Y Reaves	Y Ware
N Cummings	Y Hays	Y Marcus	N Richardson	Y Watson
Y Darden	Hill	Y Martin	Y Robinson	White
Daugherty	Y Holmes	Y Matthews	Y Rose	N Widener
Y Davis,B	Y Hooks	Y McCollum	Ross	Y Williams,B.J
N Davis,J	Horne	N McDonald	Y Rowland	Y Williams,H
Davis,L	Y Hutchinson	Y McKinney	Y Russell	Y Williams,R
Y Dean	Y Irvin	Y Miles	N Savage	N Wilson
Y Dent	Y Isakson	Y Milford	N Scott,A	N Wood,J
Y Dixon	Y Jackson,J	Y Moody	Scott,D	Y Wood,J.T
N Dobbs	N Jackson,N	Y Moore	Y Shepard	Y Workman
Y Dover	N Jackson,W	N Mostiler	N Sherrod	Speaker Murphy

On the passage of the Bill, by substitute, as amended, the ayes were 132, nays 33.

The Bill, having received the requisite constitutional majority, was passed, by substitute, as amended.

Due to a conflict of interest, Representative Chamberlin of the 73rd abstained from voting on the preceding Bill.

The following Bill of the House was taken up for the purpose of considering the Senate substitute thereto:

HB 3. By: Representatives Bolster of the 30th, Collins of the 144th, Castleberry of the 111th, Marcus of the 26th, Sizemore of the 136th, and others: A BILL to revise, modernize, and update certain revenue laws and laws relating to the raising and expenditure of public revenues in this State; to amend Code Title 91A, known as the Georgia Public Revenue Code, so as to update a reference to the Internal Revenue Code of 1954; to change the residency period required of the State Revenue Commissioner; and for other purposes.

The following Senate substitute was read:

A BILL

To revise, modernize, and update certain revenue laws and laws relating to the raising and expenditure of public revenues in this State; to provide legislative intent; to amend Code Title 91A, known as the Georgia Public Revenue Code, so as to update a reference to the Internal Revenue Code of 1954; to change the residency period required of the State Revenue Commissioner; to provide that certain requirements of confidentiality shall not be applicable with respect to the road tax on motor carriers; to specify penalties for failure to pay ad valorem taxes when due; to adjust certain provisions relating to mailing of notices of tax assessments; to provide for tolling of certain periods of limitations under certain circumstances; to clarify the meaning of certain terms used in provisions making taxes a personal debt; to incorporate certain laws inadvertently omitted from the Code; to

clarify certain provisions relating to ad valorem tax appeals; to correct a reference to the rate of interest to be charged on delinquent taxes in certain counties; to include within the Code certain provisions relating to homestead exemptions which were inadvertently omitted; to change provisions relating to appeal of denial of homestead exemption; to incorporate certain provisions relating to homestead exemptions for disabled veterans and for educational purposes in line with the constitutional amendments recently ratified; to provide for a clarification with respect to collection of attorney's fees on tax executions; to change certain provisions relating to qualifications of tax appraisers; to change the definition of railroad equipment company; to provide for central collection of taxes on railroad equipment companies by the State Revenue Commissioner; to repeal provisions relating to taxation of nonresident sleeping car companies; to change certain provisions relating to tax deferrals for the elderly; to clarify certain provisions relating to recording taxes; to change the rates of individual tax; to provide certain exclusion from taxable net income; to change the standard deduction allowed certain taxpayers; to provide for enforcement of an employer's liability for income tax withheld; to authorize special accounting for withheld income taxes; to clarify employee's liability for withheld taxes; to specify a bracket system for the collection of State and local sales and use taxes; to strike certain limitations on the delivery of motor fuel; to change certain definitions applicable with respect to road tax; to adjust certain fees for motor carrier registration; to increase the maximum hotel and motel tax authorized; to delete the limitations on the aggregate of such taxes that may be imposed; to prohibit obstruction of levying officers; to exempt the purchase and sale of prescription drugs; to provide for editorial revision; to provide for other matters relative to the foregoing; to repeal certain laws; to provide for severability; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Legislative intent. (a) The General Assembly intends by the passage of this Act to continue the reorganization and revision of the Georgia Public Revenue Code begun by the enactment of Code Title 91A by the 1978 regular session of the General Assembly and continued by the enactment of Act No. 2 by the 1979 regular session of the General Assembly and Act No. 682 of the 1980 regular session of the General Assembly. It is recognized that, with any recodification encompassing the scope of Title 91A, a thorough review must be undertaken to insure the integrity of the new law, to correct errors and omissions, and to continue to streamline, modernize, and make more efficient the administrative provisions applicable to the enforcement of our public revenue laws. This Act is the culmination of such a review by the General Assembly.

(b) It is the further intent of the General Assembly, in the event Acts other than this Act are enacted to amend Code Title 91A during the 1981 regular session of the General Assembly, that such Acts and this Act be construed whenever possible to be without conflict. In the event such a construction is not possible, it is the intent of the General Assembly that the Act last approved by the Governor shall prevail to the extent of the conflict.

Section 2. Code Title 91A, known as the Georgia Public Revenue Code, is hereby amended by striking from subsection (o) of Code Section 91A-102, relating to the definition of the term "Internal Revenue Code" for purposes of the Public Revenue Code, wherever the same shall appear, the following:

"1980",

and substituting in lieu thereof the following:

"1981",

so that when so amended subsection (o) of Code Section 91A-102 shall read as follows:

"(o) 'Internal Revenue Code' or 'Internal Revenue Code of 1954' means the United States Internal Revenue Code of 1954 as it existed on January 1, ~~1980~~ 1981. In the event a reference is made in this Title to the Internal Revenue Code as it existed on a specific date prior to January 1, ~~1980~~ 1981, the term shall mean the Internal Revenue Code as it existed on such prior date. Unless otherwise provided in this Title, any term used in this Title shall have the same meaning as when used in a comparable provision or context in the Internal Revenue Code of 1954 in force and effect on January 1, ~~1980~~ 1981."

Section 3. Said Code Title is further amended by striking in its entirety subsection (a) of Code Section 91A-203, relating to eligibility for office of State Revenue Commissioner, which reads as follows:

“(a) Only a person who is, at the time of his appointment, and has been for the immediately preceding 10 years, a bona fide resident of this State shall be eligible for appointment to the office of Commissioner.”

Section 4. Said Code Title is further amended by inserting in paragraph (5) of subsection (b) of Code Section 91A-212, relating to confidentiality requirements, after the word “distributor” and before the symbol “.”, the following:

“or under Code Chapter 91A-51, relating to road tax on motor carriers”,
so that when so amended subsection (b) of Code Section 91A-212 shall read as follows:

“(b) The provisions of this Section shall not:

(1) Be construed to prevent the use of confidential information as evidence before any State or federal court in the event of litigation involving tax liability of any taxpayer.

(2) Be deemed to prevent the publication of statistics so arranged as not to reveal information respecting an individual taxpayer.

(3) Apply in any sense whatsoever to any official finding of the Commissioner with respect to any assessment or any information properly entered upon an assessment roll or other public record.

(4) Affect any information which in the regular course of business is by law made the subject matter of a public document in any federal or State office or in any local office in Georgia.

(5) Apply to information, records, and reports required and obtained under Chapter 91A-50, which requires distributors in motor fuels to make reports of the amount of motor fuel sold and used in each county by the distributor or under Code Chapter 91A-51, relating to road tax on motor carriers.”

Section 5. Said Code Title is further amended by striking in its entirety Code Section 91A-239.1, relating to penalty and interest, and substituting in lieu thereof a new Code Section 91A-239.1 to read as follows:

“91A-239.1. Penalty and interest on failure to file return, pay tax, or pay revenue held in trust for the State. (a) In any instance in which any person willfully fails to file a report, return, or other information required by law, or to pay the Commissioner any revenue held in trust for the State, he shall pay, in the absence of a specific statutory civil penalty for the failure, a penalty of 10 percent of the amount of revenue held in trust and not paid on or before the time prescribed by law, together with interest on the principal amount at the rate specified in Section 91A-239.2 from the date the return or the revenue held in trust should have been remitted until it is paid.

(b) In any instance in which any person willfully fails on or after July 1, 1981, to pay within 90 days of the date when due any ad valorem tax in excess of the sum of \$1,500 owed the State or any local government, he shall pay, in the absence of a specific statutory civil penalty for the failure, a penalty of 10 percent of the amount of tax due and not paid on or before the time prescribed by law, together with interest as specified by law. Any city or county under a statute or constitutional amendment now receiving greater than 10% is authorized to continue to receive that amount.”

Section 6. Said Code Title is further amended by striking from paragraph (2) of subsection (b) of Code Section 91A-240, relating to notice of tax assessments, the following:

“\$250”,

and substituting in lieu thereof the following:

“\$600”,

so that when so amended paragraph (2) of subsection (b) of Code Section 91A-240 shall read as follows:

“(2) If the total amount of the assessment does not exceed ~~\$250~~ \$600, the notice shall be sufficiently served upon the person assessed if it is mailed by first class mail to such person at his address as shown on the records of the Department. Each such

notice shall be mailed in an envelope instructing return thereof in 10 days if not delivered and shall be sufficiently served if it is not returned within the 10 day period."

Section 7. Said Code Title is further amended by inserting in Code Section 91A-241, relating to protests of assessments, between the second and third sentences thereof, the following:

"The filing of a petition for redetermination of a deficiency under this Section or a written request by the taxpayer for additional time for filing of such a petition shall toll the period of limitations for making an assessment until the petition is denied by the Commissioner or the request is withdrawn in writing by the taxpayer.",
so that when so amended Code Section 91A-241 shall read as follows:

"91A-241. Protests; requisites; procedure. Any taxpayer may contest any assessment or license made or determined by the Commissioner by filing with the Commissioner a written protest at any time within 30 days from the date of notice of the assessment or license. All protests shall be prepared in the form and contain such information as the Commissioner shall reasonably require and shall include in any case a summary statement of the grounds upon which the taxpayer relies and his reasons for disputing the finding of the Commissioner. The filing of a written protest, a petition for redetermination of a deficiency, or a written request by the taxpayer for additional time for filing of such a petition shall toll the period of limitations for making an assessment until the petition is denied by the Commissioner or the request is withdrawn in writing by the taxpayer. In the event the taxpayer desires a conference or hearing, the fact of such desire must be set out in the protest. The Commissioner shall grant such a conference before his officers or agents as he may designate, at a time he shall specify, and shall make such reasonable rules governing the conduct of conferences as he may deem proper. The discretion given in this Section to the Commissioner shall be reasonably exercised on all occasions."

Section 8. Said Code Title is further amended by inserting at the end of subsection (c) of Code Section 91A-250, relating to taxes as a personal debt, the following:

"As used in this subsection, the term 'property and rights to property' includes, but is not limited to, any account in or with a financial institution.",
so that when so amended subsection (c) of Code Section 91A-250 shall read as follows:

"(c) In case of neglect or refusal by a taxpayer to pay any taxes due the State, the Commissioner or his authorized representative may levy upon all property and rights to property belonging to the taxpayer, except such as are exempt by law, for the payment of the amount due, together with interest on the sum due, any penalty for nonpayment, and such further amount as shall be sufficient for the fees, costs, and expenses of the levy. As used in this subsection, the term 'property and rights to property' includes, but is not limited to, any account in or with a financial institution."

Section 9. Said Code Title is further amended by striking from subsection (c) of Code Section 91A-420, relating to purchase by counties of property sold under tax executions, the following:

"time the governing authority draws its warrants on the county treasurer to pay to the levying officers the cost due on the tax executions and accruing costs in effecting",
and substituting in lieu thereof the following:
"date of",

so that when so amended subsection (c) of Code Section 91A-420 shall read as follows:

"(c) The 12 months' redemption period allowed under the provisions of this Chapter for the redemption of realty sold under tax executions shall begin to run from the time ~~the governing authority draws its warrants on the county treasurer to pay to the levying officers the cost due on the tax executions and accruing costs in effecting~~ date of the sale."

Section 10. Said Code Title is further amended by inserting a new subsection immediately following subsection (f) of Code Section 91A-1013, relating to time for making tax returns, to be designated subsection (g) to read as follows:

“(g) In all counties having a population of not less than 13,650 nor more than 14,750, according to the census, the local tax officials shall close their books for the return of taxes on March 1 of each year.”

Section 11. Said Code Title is further amended by striking from subsection (b) of Code Section 91A-1022, relating to taxes payable to county in which returns are made, the following:

“of nine percent per annum”,

and substituting in lieu thereof the following:

“specified in Section 91A-239.2”,

so that when so amended subsection (b) of Code Section 91A-1022 shall read as follows:

“(b) In all counties having a population of not less than 350,000 and not more than 600,000, according to the census, the taxes shall become due in two equal installments. One-half of the taxes shall be due and payable on July 1 of each year and shall become delinquent if not paid by August 15 in each year. The remaining one-half of the taxes shall be due and payable on October 1 of each year and shall become delinquent if not paid by November 15 of each year. A penalty of five percent during which any installment remains unpaid after it is due not to exceed five percent shall accrue and be added to each installment that is not paid before the installment becomes delinquent. Intangible taxes in one installment shall be due and payable on October 1 of each year and shall become delinquent if not paid by December 31. A penalty of five percent during which the installment for intangible taxes remains unpaid after it is due not to exceed five percent shall accrue and be added to the installment that is not paid before it becomes delinquent. All taxes remaining unpaid as of the close of business on December 31 of each year shall bear interest at the rate of ~~nine percent per annum~~ specified in Section 91A-239.2, and in addition to the interest charge a minimum interest payment of \$1.00, from the close of business on December 31. The tax collectors shall issue executions for delinquent taxes, penalties, and interest against each delinquent taxpayer in their respective counties. Notwithstanding the foregoing, the governing authority of any county subject to this subsection may change the tax due dates provided for above if the county's tax digest is not approved, pursuant to Code Section 91A-1413, before July 1 of any year.”

Section 12. Said Code Title is further amended by inserting in subsection (a) of Code Section 91A-1029, relating to payment of ad valorem property taxes precedent to superior court jurisdiction in property tax litigation, between the word “filed” and the word “by”, the following:

“under this Title”,

so that when so amended subsection (a) of Code Section 91A-1029 shall read as follows:

“(a) Before the superior court has jurisdiction to entertain any civil action, appeal, or affidavit of illegality filed under this Title by any aggrieved taxpayer concerning liability for ad valorem property taxes, taxability of property for ad valorem property taxes, valuation of property for ad valorem taxes, or uniformity of assessments for ad valorem property taxes, the taxpayer shall pay the amount of ad valorem property taxes assessed against the property at issue for the last year for which taxes were finally determined to be due on the property.”

Section 13. Said Code Title is further amended by inserting at the end of paragraph (8) of subsection (b) of Code Section 91A-1101, relating to the definition of “homestead” for purposes of ad valorem tax exemptions, the following:

“Where the property on which a homestead exemption is claimed is jointly owned by the occupant and others, the occupant or occupants shall be entitled to claim the full amount of said homestead exemption.”,

so that when so amended paragraph (8) of subsection (b) of Code Section 91A-1101 shall read as follows:

“(8) Where property is owned and occupied jointly by two or more individuals all of whom occupy the property as a home and, if the property is otherwise entitled to a homestead exemption, the homestead may be claimed in the names of the joint owners

residing in the home. Where the property on which a homestead exemption is claimed is jointly owned by the occupant and others, the occupant or occupants shall be entitled to claim the full amount of said homestead exemption."

Section 14. Said Code Title is further amended by striking in its entirety subsection (b) of Code Section 91A-1113, relating to determination of eligibility for homestead exemption, and substituting in lieu thereof a new subsection (b) to read as follows:

"(b) The applicant shall have the right of appeal from the decision of the board of assessors to the county board of equalization as provided in Code Section 91A-1449 for appeals from decisions of boards of tax assessors."

Section 15. Said Code Title is further amended by striking in its entirety Code Section 91A-1116, relating to application by disabled veteran for constitutional homestead exemption, and substituting in lieu thereof a new Code Section 91A-1116 to read as follows:

"91A-1116. Application and showing by disabled veteran for constitutional homestead exemption. (a) Any disabled veteran qualifying for the homestead exemption provided for by Article VII, Section I, Paragraph IV of the Constitution shall file with the tax commissioner or tax receiver a letter from the Veterans Administration stating that he is a disabled American veteran of any war or armed conflict in which any branch of the armed forces of the United States engaged, whether under United States command or otherwise, and that he is disabled due to loss, or loss of use, of both lower extremities, such as to preclude locomotion without the aid of braces, crutches, canes, or a wheelchair, or blindness in both eyes, having only light perception, plus loss or loss of use of one lower extremity, or due to the loss or loss of use of one lower extremity together with residuals of organic disease or injury which so affect the functions of balance or propulsion as to preclude locomotion without resort to a wheelchair; as a result of service in any war or armed conflict in which any branch of the armed forces of the United States engaged, whether under United States command or otherwise.

(b) Any disabled veteran who is not entitled to receive benefits from the Veterans Administration of the United States but who qualifies otherwise, as provided for by Article VII, Section I, Paragraph IV of the Constitution, shall file with the tax commissioner or tax receiver a copy of their DD form 214 (discharge papers from his military records, along with a letter from a doctor who is licensed to practice medicine in this State stating that he is disabled due to loss, or loss of use of both lower extremities, such as to preclude locomotion without the aid of braces, crutches, canes, or a wheelchair, or blindness in both eyes, having only light perception, plus loss or loss of use of one lower extremity, or due to the loss, or loss of use of one lower extremity together with residuals of organic disease or injury which so affect the functions of balance or propulsion as to preclude locomotion without resort to a wheelchair.

(b) (c) Each disabled veteran shall file for the exemption only once in the county of his residence. Once filed, the exemption shall automatically be renewed from year to year, and, except as provided in subsection (d), such exemption shall be extended to the unremarried widow or minor children at the time of his death so long as they continue to occupy the home as a residence and homestead.

(d) Not more often than once in each three years, the county board of tax assessors may require the holder of an exemption granted pursuant to this Section to substantiate his continuing eligibility for the exemption. In no event may the board require more than three doctors' letters to substantiate eligibility."

Section 16. Said Code Title is further amended by inserting in subsection (a) of Code Section 91A-1117, relating to homestead exemptions from ad valorem taxation for educational purposes, after the word "who" and before the word "has", the following:

"for the purposes of all tax years beginning on or after January 1, 1981,"
and by striking from said subsection the following:

"\$6,000",

and substituting in lieu thereof the following:

"\$8,000",

so that when so amended subsection (a) of Code Section 91A-1117 shall read as follows:

“(a) The homestead, but not to exceed \$10,000 of its assessed value, of each resident of each independent school district and of each county school district within this State who is 62 years of age or over and who for the purposes of all tax years beginning on or after January 1, 1981, has a gross income from all sources, including the income of all members of the family residing within the homestead, not exceeding ~~\$6,000~~ \$8,000 per annum, is exempted from all ad valorem taxes for educational purposes levied by for, or in behalf of any such school system, including taxes to retire school bond indebtedness.”

Section 17. Said Code Title is further amended by striking from paragraph (1) of subsection (a) of Code Section 91A-1349, relating to interest and settlements of ad valorem taxes, the following:

“provided in this Section,”

and substituting in lieu thereof the following:

“otherwise expressly provided for by law, ad valorem”

so that when so amended paragraph (1) of subsection (a) of Code Section 91A-1349 shall read as follows:

“(1) Except as ~~provided in this Section~~, otherwise expressly provided for by law, ad valorem taxes due the State or any county remaining unpaid on December 20 in each year shall bear interest at the rate specified in Section 91A-239.2 from December 20 and each tax collector and tax commissioner shall collect the interest on unpaid taxes and account for such interest in his final settlement.”

Section 18. Said Code Title is further amended by adding a new subsection at the end of Code Section 91A-1349, relating to interest and settlements of ad valorem taxes to be designated subsection (d) to read as follows:

“(d) Any provision of law (except Code Section 91A-2203) to the contrary notwithstanding, in each county having a population of not less than 63,000 and not more than 72,000, according to the census, all ad valorem taxes due the county and the State remaining unpaid on October 20 of each year shall bear interest at the highest legal rate provided by law from that date. The local tax officials on October 20 of each year shall issue executions against each delinquent or defaulting taxpayer in their respective counties and shall otherwise comply with the provisions of Code Section 91A-1361(a).”

Section 19. Said Code Title is further amended by inserting in subsection (c) of Code Section 91A-1361, relating to issuance of executions, after the words:

“costs and commissions”,

the following:

“including, but not limited to, reasonable attorneys’ fees”,

so that when so amended subsection (c) of Code Section 91A-1361 shall read as follows:

“(c) The officer in whose hands the execution is placed shall proceed at once to collect the execution and, when the execution is paid by the defendant voluntarily or by levy and sale, the officer shall detach from the execution the tax receipt and enter on the receipt the amount collected including, but not limited to, all costs and commissions including, but not limited to, reasonable attorneys’ fees. He shall also make a similar entry on the execution, the receipt to be delivered by the officer to the defendant. The officer shall return the execution to the tax collector or tax commissioner with the amount of tax collected. The tax collector or tax commissioner shall at once copy the entry of the officer on his execution docket and file the execution in his office.”

Section 20. Said Code Title is further amended by striking from subsection (a) of Code Section 91A-2209, relating to taxation of railroad equipment companies, the words “, other than dining, buffet, chair, parlor, palace, or sleeping cars,” so that when so amended subsection (a) shall read as follows:

“(a) Any person owning, leasing, furnishing, or operating any kind of railroad cars, ~~other than dining, buffet, chair, parlor, palace, or sleeping cars~~, on any railroad in this State shall be deemed a railroad equipment company. Every railroad equipment company shall be required to make returns to the Commissioner and shall be taxed as follows:

(1) Ascertain the total number and the value of all cars of the railroad equipment company, the total car-wheel mileage made by the cars in the United States, and the total car-wheel mileage in Georgia.

(2) Then, tax the cars at the regular rate imposed upon property in this State on a valuation based on the proportion to the entire value of the cars that the car-wheel mileage made in Georgia bears to the entire car-wheel mileage of the cars in the United States.

(3) Then, ascertain the total track mileage in each local taxing jurisdiction in this State and tax the cars at the regular rate imposed upon property in each local taxing jurisdiction on a valuation based on the proportion to the entire value of the cars determined in paragraph (2) that the track mileage in the local taxing jurisdiction bears to the entire track mileage in this State."

Section 21. Said Code Title is further amended by adding a new subsection at the end of said Code Section 91A-2209, to be designated subsection (d), to read as follows:

"(d) (1) The Commissioner shall collect all taxes levied by this Section and shall remit all taxes collected to the authorities entitled thereto, less one percent of the amount collected which shall be paid into the general fund of the State Treasury in order to defray the costs of collection.

(2) The Commissioner may submit tax bills to railroad equipment companies in one or more stages each year, and the taxes reflected in each bill shall be due 60 days after the Commissioner mails the bill to the company and if not so paid shall bear interest at the rate specified in Code Section 91A-239.2 and become subject to penalty in accordance with Code Section 91A-239.1. The Commissioner shall remit the taxes collected at least once each year. In arriving at the amount to be billed in each instance the Commissioner shall utilize the millage rate established by each taxing jurisdiction for the year in question unless no such rate has been finally established at the time the bill in question is prepared, in which case the Commissioner may decline to include such jurisdiction in the billing or may utilize a millage rate established by court order.

(3) All taxes collected under a millage rate which is later changed shall be collected subject to adjustment upwards or downwards, as the case may be. Such adjustments may be billed or refunded separately or may be made by offset the following year, in the discretion of the Commissioner. If any refunds are made separately, they shall be made by the local taxing jurisdiction.

(4) This subsection shall apply to all tax years beginning on or after January 1, 1981."

Section 22. Said Code Title is further amended by repealing in its entirety Code Section 91A-2208, relating to taxation of nonresident sleeping car companies.

Section 23. Said Code Title is further amended by striking in its entirety subsection (a) of Code Section 91A-1405, relating to qualifications, duties, and compensation of appraisers, and substituting in lieu thereof a new subsection (a) to read as follows:

"(a) Qualifications.

(1) The Commissioner, ~~with the approval of the State Merit System~~, shall establish, ~~and the State Merit System may review~~, the qualifications and rate of compensation for each appraiser grade.

(2) Each appraiser shall obtain, before his employment, a satisfactory grade, as determined by the ~~State Merit System~~ Commissioner, on an examination prepared by the ~~State Merit System~~ Commissioner and an institution of higher education in this State."

Section 24. Said Code Title is further amended by striking in its entirety Code Section 91A-2404, relating to limitations upon grant of tax deferral for the elderly, and substituting in lieu thereof a new Code Section 91A-2404 to read as follows:

"91A-2404. Limitations upon grant of tax deferral. No tax deferral in any one year shall be granted pursuant to Section 91A-2403:

(a) If the total amount of deferred taxes and interest plus the total amount of all other unsatisfied liens on the homestead exceeds 85 percent of the fair market value of the homestead as shown on the county tax digest for the immediately preceding tax year.

(b) If the applicant's gross household income for the immediately preceding calendar year exceeds \$15,000.00.

(c) If the property for which the deferral is claimed is subject to any lien, the terms of which are dictated by federal law, rule, or regulation prohibiting deferral of taxes.

(d) With respect to taxes levied ~~by the State~~ or to retire bonded indebtedness or for special assessments."

Section 25. Said Code Title is further amended by striking in its entirety Code Section 91A-2405, relating to interest on taxes deferred for the elderly, and substituting in lieu thereof a new Code Section 91A-2405 to read as follows:

"91A-2405. Interest on amount of deferred taxes. (a) The amount of taxes ~~and interest~~ deferred pursuant to this Chapter shall accrue interest until paid at three-fourths of the rate specified in Code Section 91A-239.2.

(b) Interest on taxes deferred pursuant to this Chapter in any year shall begin accruing on the date the taxes were due in that year."

Section 26. Said Code Title is further amended by striking in its entirety Code Section 91A-2406, relating to deferred taxes to constitute lien, and substituting in lieu thereof a new Code Section 91A-2406 to read as follows:

"91A-2406. Deferred taxes to constitute lien. (a) The taxes and interest deferred pursuant to this Chapter shall constitute a prior lien and shall attach as of the date and in the same manner and be collected as other liens for taxes, as provided for under this Title, but such deferred taxes shall only be due, payable, and delinquent as provided in this Chapter.

(b) Liens for taxes deferred under this Chapter, except for any lien covering the then current tax year, shall not be divested by an award for year's support authorized pursuant to Code Chapter 113."

Section 27. Said Code Title is further amended by striking in its entirety Code Section 91A-2407, relating to application for homestead tax deferral for the elderly, and substituting in lieu thereof a new Code Section 91A-2407 to read as follows:

"91A-2407. Homestead tax deferral; application; oath. (a) The application for deferral shall be made upon a form prescribed by the Department and furnished by the county tax collector or tax commissioner. The application form shall advise the applicant of the manner in which interest is computed. Each application form shall contain an explanation of the conditions to be met for approval and the conditions under which deferred taxes and interest become due, payable, and delinquent. Each application shall clearly state that all deferrals pursuant to this Chapter shall constitute a lien on the applicant's homestead.

(b) A form of oath shall be provided and shall be administered to the person seeking the deferral. The oath may be administered by the tax receiver, tax commissioner, any authorized deputy of the tax receiver or tax commissioner, or any person authorized by law to administer oaths.

(c) (1) The tax collector or tax commissioner shall consider each annual application for homestead tax deferral within 30 days of the day the application is filed or as soon as practicable thereafter. If the tax collector or tax commissioner finds that the applicant is entitled to the tax deferral, he shall approve the application and file the application in the permanent records. If the tax collector or tax commissioner finds the applicant is not entitled to the deferral, he shall send a notice of disapproval within 30 days of the filing of the application, giving his reasons therefor to the applicant, either by personal delivery or by registered mail to the mailing address given by the applicant, and shall make return in the manner in which such notice was served upon the applicant upon the original notice thereof and file among the permanent records of his office. The original notice of disapproval sent to the applicant shall advise the

applicant of his right to appeal the decision of the tax collector or tax commissioner to the board of ~~tax assessors~~ equalization and shall inform the applicant of the procedure for filing such an appeal.

(2) Appeals of the decision of the tax collector or tax commissioner to the board of ~~tax assessors~~ equalization shall be in writing on a form prescribed by the Department and furnished by the tax collector or tax commissioner. Such appeal shall be filed with the board within 20 days after the applicant's receipt of the notice of disapproval. The board shall review the application and evidence presented to the tax collector or tax commissioner upon which the applicant based his claim for tax deferral and, at the election of the applicant, shall hear the applicant in person, or by agent on his behalf, on his right to homestead tax deferral. The board of ~~tax assessors~~ equalization shall reverse the decision of the tax collector or tax commissioner and grant homestead tax deferral to the applicant, if in its judgment the applicant is entitled thereto, or affirm the decision of the tax collector or tax commissioner. Such action of the board of ~~tax assessors~~ equalization shall be final unless the applicant, tax collector, tax commissioner, or other lienholder, within ~~15~~ 30 days from the date of ~~disapproval of the application by the board~~ the taxpayer receives written notification of the decision of the board of equalization, files an appeal with the county board of equalization to the superior court of the county in which the property lies.

(d) Each application shall contain a list of, and the current value of, all outstanding liens on the applicant's homestead.

(e) If such proof has not been furnished with a prior application, each applicant shall furnish proof of fire and extended coverage insurance in an amount which is in excess of the sum of all outstanding liens and deferred taxes and interest with a loss payable clause to the county tax collector or tax commissioner.

(f) ~~The tax collector or tax commissioner shall notify the board of tax assessors in writing of those parcels for which taxes have been deferred."~~

Section 28. Said Code Title is further amended by striking from Code Section 91A-2408, relating to annual notification to property owner of deferred taxes, the following:

"On or before November 1 of each year",
and substituting in lieu thereof the following:

"Each year, at the time the tax bills are mailed",
so that when so amended Code Section 91A-2408 shall read as follows:

"91A-2408. Annual notification to property owner. ~~On or before November 1 of each year~~ Each year, at the time the tax bills are mailed, the tax collector or tax commissioner shall notify each property owner to whom a tax deferral has been previously granted of the accumulated sum of deferred taxes and interest outstanding."

Section 29. Said Code Title is further amended by striking in its entirety Code Section 91A-2409, relating to change in ownership or use of property for which taxes have been deferred, and substituting in lieu thereof a new Code Section 91A-2409 to read as follows:

"91A-2409. Change in ownership or use of property. (a) In the event that there is a change in use of tax-deferred property such that the owner is no longer entitled to claim homestead exemption for such property pursuant to Section 91A-1110, or such person fails to maintain the required fire and extended insurance coverage, the total amount of deferred taxes and interest for all previous years shall be due and payable ~~November 1 of the year in~~ on the date which the change in use occurs or on the date failure to maintain insurance occurs ~~and shall be delinquent on April 1 of the year following the year in which the change in use or failure to maintain insurance occurs~~.

(b) In the event that there is a change in ownership of tax-deferred property, the total amount of deferred taxes and interest for all previous years shall be due and payable on the date the change in ownership takes place ~~and shall be delinquent on April 1 following that date~~. When, however, the change in ownership is to a surviving spouse and such spouse is eligible to claim homestead exemption on such property pursuant to

Section 91A-1110, such surviving spouse may continue the deferment of previously deferred taxes and interest pursuant to the provisions of this Chapter.

(c) During any year in which the total amount of deferred taxes, interest, and all other unsatisfied liens on the homestead exceeds 85 percent of the fair market value of the homestead, the tax collector or tax commissioner shall immediately notify the owner of the property on which taxes and interest have been deferred that the portion of taxes and interest which exceeds 85 percent of the value of the homestead shall be due and payable within 30 days of receipt of the notice. Failure to pay the amount due shall cause the total amount of deferred taxes and interest to also become delinquent due and payable at the end of the 30 days.

(d) Each year, upon notification, each owner of property on which taxes and interest have been deferred shall submit to the tax collector or tax commissioner a list of, and the current value of, all outstanding liens on the owner's homestead. Failure to respond to this notification within 30 days shall cause the total amount of deferred taxes and interest to become due and payable within 30 days at the end of the 30 days.

(e) All deferred taxes which are due and payable in the Section shall be delinquent and subject to interest in accordance with 91A-2405 at the end of 120 days following the date the deferred taxes become due and payable."

Section 30. Said Code Title is further amended by striking in its entirety Code Section 91A-2410, relating to prepayment of deferred taxes, and substituting in lieu thereof a new Code Section 91A-2410 to read as follows:

"91A-2410. Prepayment of deferred taxes. (a) All or part of the deferred taxes and accrued interest may at any time be paid to the tax collector or tax commissioner by:

(1) The owner of the property or the spouse of the owner.

(2) The next of kin of the owner, heir of the owner, child of the owner, or any person having or claiming a legal or equitable interest in the property, provided no objection is made by the owner within 30 days after the tax collector or tax commissioner notifies the owner of the fact that such payment has been tendered. Any payment made under this subparagraph shall be deposited in a special escrow account for the 30 day period and the tax collector or tax commissioner shall not make distribution of the amount under the provisions of 91A-3214 while the funds are held in escrow.

(b) Any partial payment made pursuant to this Section shall be applied first to accrued interest. By resolution of the county governing authority, a minimum amount of partial payment which may be accepted in the county pursuant to this Chapter may be established. The required minimum payment shall not exceed \$25.00."

Section 31. Said Code Title is further amended by striking from subsection (b) of Code Section 91A-2414, relating to penalties applicable to provisions relating to tax deferral for the elderly, the words:

"tax assessors",

and substituting in lieu thereof the word:

"equalization",

so that when so amended subsection (b) of Code Section 91A-2414 shall read as follows:

"(b) Any person against whom the penalties prescribed in this Section have been imposed may appeal the penalties imposed to the county board of ~~tax assessors~~ equalization within 30 days after the penalties are imposed."

Section 32. Said Code Title is further amended by inserting in Code Section 91A-2415, relating to payment of deferred taxes by holder of a deed to secure debt, between the word "for" and the word "tax" the following:

"and receives a",

so that when so amended Code Section 91A-2415 shall read as follows:

"91A-2415. Payment by holder of deed to secure debt. If any holder of a deed to secure debt or mortgagee shall elect to pay the taxes when an applicant qualifies for and receives a tax deferral, then such election shall not give the holder of the deed or mortgagee the right to foreclose."

Section 33. Said Code Title is further amended by inserting between the second and third sentences of Code Section 91A-3202, relating to filing of instruments securing a long-term note, the following:

"If the security instrument reflects an amount greater than the principal amount of the note and, at the time the security instrument is presented for recording, the holder of the note also presents for recording with the security instrument his sworn statement itemizing the principal amount of the note and the other charges included within the amount shown on the face of the security instrument, the tax collector or tax commissioner shall determine the principal amount of the note from the sworn statement.", so that when so amended Code Section 91A-3202 shall read as follows:

"91A-3202. Filing of instruments securing a long-term note; intangible recording tax; maximum tax. Every holder of a long-term note secured by real estate, within 90 days from the date of the instrument executed to secure the note, shall record the security instrument in the county in which is situated the real estate conveyed or encumbered or upon which a lien is created to secure the note and shall present, prior to presenting the instrument to the clerk of the superior court for recording, the security instrument to the tax collector or tax commissioner of the county in which the real estate is situated. The tax collector or tax commissioner shall determine from the face of the security instrument the date of execution of the instrument, the maturity date of the note, and the principal amount of the note and he shall collect from the holder of the long-term note an intangible recording tax measured by the amount of the debt as evidenced in the security instrument at the rate of \$1.50 for each \$500 or fraction thereof of the face amount of the note secured by the security instrument. If the security instrument reflects an amount greater than the principal amount of the note and, at the time the security instrument is presented for recording, the holder of the note also presents for recording with the security instrument his sworn statement itemizing the principal amount of the note and the other charges included within the amount shown on the face of the security instrument, the tax collector or tax commissioner shall determine the principal amount of the note from the sworn statement. The maximum amount of any intangible recording tax payable, as provided in this Section, with respect to any single note shall be \$25,000 tax."

Section 34. Said Code Title is further amended by adding at the end of paragraph (1) of subsection (a) of Code Section 91A-3203, relating to tax on long-term notes, the following:

"Presentation for recording of a sworn statement as to the principal amount of the note, as authorized in Section 91A-3202, shall suffice for purposes of permitting the filing of a security instrument which is in compliance with the provisions of this paragraph other than for the fact that the security instrument does not disclose the principal amount of the note."

so that when so amended paragraph (1) of subsection (a) of Code Section 91A-3203 shall read as follows:

"(1) Upon payment of the correct tax as disclosed from the information recited on the face of the security instrument, the tax collector or tax commissioner shall enter upon or attach to the security instrument a certification of the fact that the intangible recording tax as provided by Section 91A-3202 has been paid, the date, and the amount of the tax. The certificate shall be signed by the tax collector or tax commissioner or his deputy. The holder of a long-term note upon which the tax has been paid as provided by this Chapter may then present the security instrument, together with the certificate, to the clerk of the superior court of the county in which the real estate is situated who may then file the security instrument for record. It is the intention of the General Assembly that the intangible tax levied by Section 91A-3202 shall be paid to the tax collector or tax commissioner prior to and as a prerequisite to the filing for record of the real estate instrument securing the note with the clerk of the superior court and that the clerk of the superior court shall not be permitted to file the instrument for record unless the security instrument discloses on its face the principal amount of the note, the date executed, the due date, and the certificate of the tax collector or tax commissioner or his deputy showing that this tax has been paid upon the note. Presentation for

recording of a sworn statement as to the principal amount of the note, as authorized in Section 91A-3202, shall suffice for purposes of permitting the filing of a security instrument which is in compliance with the provisions of this paragraph other than for the fact that the security instrument does not disclose the principal amount of the note."

Section 35. Said Code Title is further amended by striking subsection (b) of Code Section 91A-3601, relating to rate of individual income taxation, in its entirety and substituting in lieu thereof a new subsection (b) to read as follows:

"(b) (1) For tax years beginning in calendar year 1983, the tax imposed pursuant to subsection (a) shall be computed in accordance with the following tables:

Single Person

If Georgia taxable net income is:	The tax is:
Not over \$1,200	1%
Over \$1,200 but not over \$2,700	\$12.00 plus 2% of amount over \$1,200
Over \$2,700 but not over \$4,200	\$42.00 plus 3% of amount over \$2,700
Over \$4,200 but not over \$6,000	\$87.00 plus 4% of amount over \$4,200
Over \$6,000 but not over \$9,000	\$159.00 plus 5% of amount over \$6,000
Over \$9,000	\$309.00 plus 6% of amount over \$9,000.

Married Person Filing a Separate Return

If Georgia taxable net income is:	The tax is:
Not over \$750	1%
Over \$750 but not over \$1,750	\$7.50 plus 2% of amount over \$750
Over \$1,750 but not over \$2,750	\$27.50 plus 3% of amount over \$1,750
Over \$2,750 but not over \$4,000	\$57.50 plus 4% of amount over \$2,750
Over \$4,000 but not over \$6,000	\$107.50 plus 5% of amount over \$4,000
Over \$6,000	\$207.50 plus 6% of amount over \$6,000.

Head of Household and Married Persons
Filing a Joint Return

If Georgia taxable net income is:	The tax is:
Not over \$1,500	1%
Over \$1,500 but not over \$3,500	\$15 plus 2% of amount over \$1,500
Over \$3,500 but not over \$5,500	\$55 plus 3% of amount over \$3,500
Over \$5,500 but not over \$8,000	\$115 plus 4% of amount over \$5,500
Over \$8,000 but not over \$12,000	\$215 plus 5% of amount over \$8,000
Over \$12,000	\$415 plus 6% of amount over \$12,000.

(2) To facilitate the computation of the tax by those taxpayers whose federal adjusted gross income with the adjustments set out in Section 91A-3607 for use in arriving at Georgia taxable net income is less than \$12,000, the Commissioner may construct tax tables which may be used by the taxpayers at their option. The tax shown to be due by the tables shall be computed on the basis of the standard deduction and the tax rates specified in this Section. Insofar as is practicable, the tables shall produce a tax approximately equivalent to the tax imposed by this Section."

Section 36. Said Code Title is further amended by striking in its entirety paragraph (1) of subsection (a) of Code Section 91A-3607, relating to subtractions for purposes of determining Georgia taxable net income, and substituting in lieu thereof a new paragraph (1) to read as follows:

"(1) Either the sum of all itemized nonbusiness deductions, if the taxpayer used itemized nonbusiness deductions in computing federal taxable income or, if the taxpayer could not or did not itemize nonbusiness deductions, then a standard deduction:

(A) In the case of a single taxpayer or a head of household, of 15 percent of the taxpayer's adjusted gross income, but not more than \$2,300 and not less than \$1,500.

(B) In the case of a married taxpayer filing a separate return, of 18 percent of the taxpayer's adjusted gross income, but not more than \$1,500 and not less than \$850.

(C) In the case of a married couple filing a joint return, of 18 percent of the taxpayer's adjusted gross income, but not more than \$3,000 and not less than \$1,700."

Section 37. Said Code Title is further amended by adding a new paragraph (5) at the end of subsection (a) of Code Section 91A-3607, relating to subtractions for purposes of determining Georgia taxable net income, to read as follows:

"(5) (A) Retirement income not to exceed \$2,000 per year received from any source. This paragraph (5) shall not apply to or affect retirement income which is already wholly exempt from income taxation because it is received from a public pension or retirement fund or system listed in subparagraph (a)(4)(A) of this Code Section. A taxpayer shall be eligible for the \$2,000 exclusion granted by this paragraph (5) only if he or she:

(i) Is 62 years of age or older during any part of the taxable year; or

(ii) Is permanently and totally disabled in that he has a medically demonstrable disability which is permanent and which renders him incapable of performing any gainful occupation within his competence.

(B) The Commissioner shall by regulation require proof of the eligibility of the taxpayer for the exclusion allowed by this paragraph (5)."

Section 38. Said Code Title is further amended by adding at the end of subsection (c) of Code Section 91A-3909, relating to employer's liability for income taxation, the following:

"In the event any employer is delinquent in payment of the tax imposed by this Chapter, the Commissioner may give notice of the amount of the delinquency by registered mail to all persons having in their possession or under their control any credits or other personal property belonging to the employer and all persons owing any debts to the employer at the time of receipt by them of the notice. Thereafter, no person so notified shall transfer or make any other disposition of the credits, other personal property, or debts until the Commissioner has consented to a transfer or disposition or until 30 days have elapsed after receipt of the notice. Each person so notified must advise the Commissioner, within five days after receipt of the notice, of any and all credits, other personal property, or debts in his possession, under his control, or owing by him as provided in this Section."

so that when so amended subsection (c) of Code Section 91A-3909 shall read as follows:

"(c) Assessment, collection, payment. Except as provided by law to the contrary, the liability of an employer under subsection (a) of this Section and the amount of the fund described in subsection (b) of this Section shall be assessed, collected, and paid in the same manner and subject to the same provisions and limitations including, but not limited to, penalties as are income taxes. In the event any employer is delinquent in payment of the tax imposed by this Chapter, the Commissioner may give notice of the amount of the delinquency by registered mail to all persons having in their possession or under their control any credits or other personal property belonging to the employer and all persons owing any debts to the employer at the time of receipt by them of the notice. Thereafter, no person so notified shall transfer or make any other disposition of the credits, other personal property, or debts until the Commissioner has consented to a transfer or disposition or until 30 days have elapsed after receipt of the notice. Each person so notified must advise the Commissioner, within five days after receipt of the notice, of any and all credits, other personal property, or debts in his possession, under his control, or owing by him as provided in this Section."

Section 38A. Said Code title is further amended by adding a new subsection at the end of Code Section 91A-4503, relating to exemptions from sales and use taxation, to be designated subsection (uu), to read as follows:

"(uu) Sales of prescription drugs."

Section 39. Said Code Title is further amended by adding a new Section after Code Section 91A-3911, to be designated Code Section 91A-3911.1, to read as follows:

"91A-3911.1. Special accounting for withheld tax. (a) General. Whenever an employer required to deduct and withhold taxes as required under this Chapter fails, at the time and in the manner prescribed by law or regulation, to deduct and withhold, collect, truthfully account for, or pay over to the Commissioner the amount of taxes due as required by this Chapter upon being notified of the failure by the Commissioner by notice served upon him, personally or by registered or certified mail addressed to his last known address, he shall comply with the requirement of special accounting as set forth in subsection (b).

(b) Requirement. Beginning at the time of service of the notice provided for in subsection (a) upon him, the employer shall deduct and withhold the tax required under this Chapter and, not later than the second banking day after any amount of such tax is deducted and withheld, shall:

(1) Deposit the tax in a special and separate account in any State or national bank, designated as a State depository, and keep the amount of such taxes in such account until payment over to the Commissioner or to the Department. Each such account shall be a special fund in trust for the State payable only to the Commissioner or the Department; or

(2) Purchase a postal money order, or other certified or bankable paper, for such amount payable only to the Commissioner or the Department. The order or paper shall be handled and dealt with under such rules and regulations as the Commissioner may prescribe.

(c) Relief from requirements. Whenever the Commissioner is satisfied that the special accounting prescribed under subsections (a) and (b) is no longer necessary to effect future compliance with the law and regulations, he may cancel the notice requiring compliance with subsection (b) at such time and under such conditions as he may specify."

Section 40. Said Code Title is further amended by striking in its entirety Code Section 91A-3912, relating to income withholding tax paid by employee, and substituting in lieu thereof a new Code Section 91A-3912 to read as follows:

"91A-3912. Tax paid by employee; effect as to penalties. (a) If the employer fails to deduct and withhold the required tax, in violation of the provisions of this Chapter, and thereafter the income tax liability of the employee under Section 91A-3601 against which the amount, if withheld, would have been a credit is paid by the employee, the tax required to be deducted and withheld shall not be collected from the employer. The provisions of this Section in no case shall relieve the employer from liability for any penalties or additions to the tax otherwise applicable in respect to such failure.

(b) The income tax liability of an employee shall in no wise be affected by the failure of his employer to withhold the tax required under this Chapter."

Section 41. Said Code Title is further amended by adding a new subsection at the end of Code Section 91A-4502, relating to imposition and rate of tax, to be designated subsection (j) to read as follows:

"(j) The tax imposed pursuant to this Section, Code Chapter 91A-46, or any other law authorizing a local sales and use tax shall be collected pursuant to the bracket system specified in Code Section 91A-4502.1."

Section 42. Said Code Title is further amended by adding a new Section after Code Section 91A-4502, to be designated Code Section 91A-4502.1, to read as follows:

"91A-4502.1. Bracket system for collection of State and local sales and use taxes. (a) The following brackets shall be applicable to all three percent taxable transactions:

(1) On single sales of less than 11 cents, no tax shall be added.

(2) On single sales in amounts from 11 cents to 35 cents, one cent shall be added for taxes.

(3) On single sales in amounts from 36 cents to 66 cents, two cents shall be added for taxes.

(4) On single sales in amounts of 67 cents to \$1.00, three cents shall be added for taxes.

(5) On sales in amounts of more than \$1.00, three percent shall be charged upon each \$1.00 of price, plus the above bracket charges upon any fractional part of a dollar.

(b) The following brackets shall be applicable to all four percent taxable transactions:

(1) On single sales of less than 11 cents, no tax shall be added.

(2) On single sales in amounts from 11 cents to 25 cents, one cent shall be added for taxes.

(3) On single sales in amounts from 26 cents to 50 cents, two cents shall be added for taxes.

(4) On single sales in amounts from 51 cents to 75 cents, three cents shall be added for taxes.

(5) On single sales in amounts from 76 cents to \$1.00, four cents shall be added for taxes.

(6) On sales in amounts of more than \$1.00, four percent shall be charged upon each \$1.00 of price, plus the above bracket charges upon any fractional part of a dollar."

Section 43. Said Code Title is further amended by striking from the first sentence of Code Section 91A-4531, relating to designation of price brackets, the following:

"the",

and substituting in lieu thereof the following:

"Except as otherwise provided in Code Sections 91A-4502 and 91A-4502.1, the",
so that when so amended Code Section 91A-4531 shall read as follows:

"91A-4531. Designation of price brackets; use of tokens prohibited. The Except otherwise provided in Code Sections 91A-4502 and 91A-4502.1, the Commissioner must prepare suitable brackets of prices for the collection of the tax imposed. The use of tokens is forbidden and prohibited."

Section 44. Said Code Title is further amended by redesignating subsection (rr) of Code Section 91A-4503, relating to exemptions from sales and use taxation, as such subsection was added by Act No. 1045 of the 1980 regular session of the General Assembly (Ga. Laws 1980, p. 805), as subsection (ss) and by redesignating subsection (rr) of said Section, as added by Act No. 1181 of the 1980 regular session of the General Assembly (Ga. Laws 1980, p. 1188), as subsection (tt), so that when so redesignated and amended subsections (ss) and (tt) of Code Section 91A-4503 shall read as follows:

~~"(rr)~~ (ss) The sale, use, storage, or consumption of paper stock which is manufactured in this State into catalogs intended to be delivered outside of this State for use outside of this State.

~~(rr)~~ (tt) Sales to certain blood banks having a nonprofit status according to Section 501(c)(3) of the Internal Revenue Code."

Section 45. Said Code Title is further amended by striking in its entirety subsection (f) of Code Section 91A-5009, relating to transportation and delivery of motor fuels, which reads as follows:

"(f) No motor fuel shall be unloaded from a transport tank truck, or other vehicle or conveyed by any other manner into storage tanks or other equipment located at a motor fuel service station or any other place of business at which motor fuel is offered for sale at retail to the public between the hours of 9:00 p.m. and 5:00 a.m. of any day. and substituting in lieu thereof a new subsection (f) to read as follows:

"(f) No transport tank truck or other vehicle transporting motor fuel shall be loaded with motor fuel without first having attached to said transport tank truck or other vehicle a static grounding cable or other grounding device."

Section 46. Said Code Title is further amended by striking from subsection (c) of Code Section 91A-5101, relating to definition of "motor vehicle" for purposes of road taxes on motor carriers, the word:

"nine",

and substituting in lieu thereof the following:

"20",

so that when so amended subsection (c) of Code Section 91A-5101 shall read as follows:

"(c) 'Motor vehicle' means any passenger vehicle that has seats for more than not 20 passengers in addition to the driver, any road tractor, any truck tractor, and any truck having more than two axles when the motor vehicle is propelled by motor fuel. 'Motor vehicle' does not include:

(1) Any two-axle vehicle not exceeding one and one-half tons designed for use as a single unit which is occasionally used to tow a trailer not for hire.

(2) School buses.

(3) Vehicles operated by the State, any political subdivision of the State, or the United States.

(4) Transit buses operated exclusively within this State."

Section 47. Said Code Title is further amended by striking from subsection (c) of Code Section 91A-5109, relating to motor carrier registration card, the following:

"of \$1",

and substituting in lieu thereof the following:

"for license year 1981 of \$1 and for license year 1982 and thereafter of \$3",

so that when so amended subsection (c) of Code Section 91A-5109 shall read as follows:

"(c) Prior to the issuance of each identification marker, a fee of \$1 for license year 1981 of \$1 and for license year 1982 and thereafter of \$3 shall be paid to the Commissioner. Upon application for identification markers by a motor carrier, the applicant shall declare the type of fuel used in vehicles for which identification markers are to be issued and any other information that the Commissioner may require for the effective administration of this Chapter."

Section 47.1. Said Code Title is further amended by striking subsection (a) of Code Section 91A-6202, relating to imposition of hotel and motel taxes, and inserting in its place a new subsection to read as follows:

"(a) The governing authority of each county and of each municipality in this State may impose, levy, and collect an excise tax upon the furnishing for value to the public of any room or rooms, lodging, or accommodations furnished by any person or legal entity licensed by or required to pay business or occupation taxes to the county or municipality for operating a hotel, motel, inn, lodge, tourist camp, tourist cabin, or any other place in which rooms, lodgings, or accommodations are regularly furnished for value. No tax shall be levied as provided in this Section upon the sale or charges for any rooms, lodgings, or accommodations furnished for a period of more than 10 consecutive days or for the use of meeting rooms. No tax levied pursuant to this Section shall be levied or collected at a rate exceeding ~~three~~ six percent of the charge to the public for the furnishings; ~~nor shall the aggregate of taxes levied upon the sale or charges for any rooms, lodgings, or accommodations exceed seven percent of the charge to the public for the furnishings.~~"

Section 48. Said Code Title is further amended by adding a new Section following Code Section 91A-9905, to be designated Code Section 91A-9905.1, to read as follows:

"91A-9905.1. Obstruction of levying officers. (a) It is unlawful for any person knowingly and willfully to obstruct or hinder the Commissioner or his authorized representatives in the levy of a State tax execution.

(b) Any person violating the provisions of this Section is guilty of a misdemeanor and, upon conviction of the violation, shall be punished as for a misdemeanor."

Section 49. The following laws, as amended, are hereby repealed in their entirety:

- (a) Code Section 5-603, relating to taxation of produce by cities and towns.
- (b) Code Section 5-604, relating to charge of certain taxes by salesmen.
- (c) Code Section 91A-1202, relating to county tax for current expenses and accumulated debts.
- (d) Code Section 91A-1203, relating to payment of accumulated debts by counties.
- (e) Code Section 91A-1204, relating to levy of certain taxes for county purposes.
- (f) Code Section 91A-1205, relating to use of county taxes for purpose specified.
- (g) Code Section 91A-1206, relating to certain duties of county governing authorities.
- (h) Code Section 91A-1207, relating to failure of grand jury to recommend tax.
- (i) Code Section 91A-1208, relating to right to compel or resist tax.
- (j) Code Section 91A-1209, relating to extra tax for county buildings.
- (k) Code Section 91A-1210, relating to tax for the support of paupers.
- (l) Code Section 91A-1211, relating to tax to pay county agricultural and home demonstration agents.
- (m) Code Section 91A-1212, relating to order to specify each purpose of county tax.
- (n) An Act to encourage the marketing of agricultural products in Georgia, approved March 8, 1945 (Ga. Laws 1945, p. 265).
- (o) An Act relating to the exemption from ad valorem taxation for educational purposes of certain property in certain counties, passed by an override of the Governor's veto on January 23, 1974 (Ga. Laws 1974, p. 2014).
- (p) An Act to provide that in all counties of this State having a population of not less than 13,650 nor more than 14,750, according to the 1970 United States Decennial Census or any future census, the local tax officials shall cease receiving tax returns on the first day of March, approved March 13, 1978 (Ga. Laws 1978, p. 3591).

Section 50. In the event any section, subsection, sentence, clause, or phrase of this Act shall be declared or adjudged invalid or unconstitutional, such adjudication shall in no manner affect the other sections, subsections, sentences, clauses, or phrases of this Act which shall remain of full force and effect as if the section, subsection, sentence, clause, or phrase so declared or adjudged invalid or unconstitutional were not originally a part hereof. The General Assembly hereby declares that it would have passed the remaining parts of this Act if it had known that such part or parts hereof would be declared or adjudged invalid or unconstitutional.

Section 51. The provisions of Sections 35, 36, and 37 of this Act shall apply with respect to all tax years ending on or after December 31, 1982.

Section 52. The provisions of Sections 41, 42, and 43 of this Act shall apply with respect to all tax years ending on and after December 31, 1981.

Section 53. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 54. All laws and parts of laws in conflict with this Act are hereby repealed.

The following amendment was read and adopted:

Representative Murphy of the 18th moves to amend the Senate substitute to HB 100 by striking all the language, figures, and symbols after "A BILL TO BE ENTITLED A BILL" and inserting in lieu thereof the following:

To revise, modernize, and update certain revenue laws and laws relating to the raising and expenditure of public revenues in this State; to provide legislative intent; to amend Code Title 91A, known as the Georgia Public Revenue Code, so as to update a reference to the Internal Revenue Code of 1954; to change the residency period required of the State Revenue Commissioner; to provide that certain requirements of confidentiality shall not be applicable with respect to the road tax on motor carriers; to specify penalties for failure to pay ad valorem taxes when due; to adjust certain provisions relating to mailing of notices of tax assessments; to provide for tolling of certain periods of limitations under certain circumstances; to clarify the meaning of certain terms used in provisions making taxes a personal debt; to incorporate certain laws inadvertently omitted from the Code; to clarify certain provisions relating to ad valorem tax appeals; to correct a reference to the rate of interest to be charged on delinquent taxes in certain counties; to include within the Code certain provisions relating to homestead exemptions which were inadvertently omitted; to change provisions relating to appeal of denial of homestead exemption; to incorporate certain provisions relating to homestead exemptions for disabled veterans and for educational purposes in line with the constitutional amendments recently ratified; to provide for a clarification with respect to collection of attorney's fees on tax execution; to change certain provisions relating to qualifications of tax appraisers; to change certain provisions relating to tax deferrals for the elderly; to clarify certain provisions relating to recording taxes; to provide for enforcement of an employer's liability for income tax withheld; to authorize special accounting for withheld income taxes; to clarify employee's liability for withheld taxes; to strike certain limitations on the delivery of motor fuel; to change certain definitions applicable with respect to road tax; to adjust certain fees for motor carrier registration; to prohibit obstruction of levying officers; to provide for editorial revision; to provide for other matters relative to the foregoing; to repeal certain laws; to provide for severability; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Legislative intent. (a) The General Assembly intends by the passage of this Act to continue the reorganization and revision of the Georgia Public Revenue Code begun by the enactment of Code Title 91A by the 1978 regular session of the General Assembly.

Assembly and continued by the enactment of Act No. 2 by the 1979 regular session of the General Assembly and Act No. 682 of the 1980 regular session of the General Assembly. It is recognized that, with any recodification encompassing the scope of Title 91A, a thorough review must be undertaken to insure the integrity of the new law, to correct errors and omissions, and to continue to streamline, modernize, and make more efficient the administrative provisions applicable to the enforcement of our public revenue laws. This Act is the culmination of such a review by the General Assembly.

(b) It is the further intent of the General Assembly, in the event Acts other than this Act are enacted to amend Code Title 91A during the 1981 regular session of the General Assembly, that such Acts and this Act be construed whenever possible to be without conflict. In the event such a construction is not possible, it is the intent of the General Assembly that the Act last approved by the Governor shall prevail to the extent of the conflict.

Section 2. Code Title 91A, known as the Georgia Public Revenue Code, is hereby amended by striking from subsection (o) of Code Section 91A-102, relating to the definition of the term "Internal Revenue Code" for purposes of the Public Revenue Code, wherever the same shall appear, the following:

"1980",

and substituting in lieu thereof the following:

"1981",

so that when so amended subsection (o) of Code Section 91A-102 shall read as follows:

"(o) 'Internal Revenue Code' or 'Internal Revenue Code of 1954' means the United States Internal Revenue Code of 1954 as it existed on January 1, ~~1980~~ 1981. In the event a reference is made in this Title to the Internal Revenue Code as it existed on a specific date prior to January 1, ~~1980~~ 1981, the term shall mean the Internal Revenue Code as it existed on such prior date. Unless otherwise provided in this Title, any term used in this Title shall have the same meaning as when used in a comparable provision or context in the Internal Revenue Code of 1954 in force and effect on January 1, ~~1980~~ 1981."

Section 3. Said Code Title is further amended by striking in its entirety subsection (a) of Code Section 91A-203, relating to eligibility for office of State Revenue Commissioner, which reads as follows:

"(a) Only a person who is, at the time of his appointment, and has been for the immediately preceding 10 years, a bona fide resident of this State shall be eligible for appointment to the office of Commissioner."

Section 4. Said Code Title is further amended by inserting in paragraph (5) of subsection (b) of Code Section 91A-212, relating to confidentiality requirements, after the word "distributor" and before the symbol ".", the following:

"or under Code Chapter 91A-51, relating to road tax on motor carriers",

so that when so amended subsection (b) of Code Section 91A-212 shall read as follows:

"(b) The provisions of this Section shall not:

(1) Be construed to prevent the use of confidential information as evidence before any State or federal court in the event of litigation involving tax liability of any taxpayer.

(2) Be deemed to prevent the publication of statistics so arranged as not to reveal information respecting an individual taxpayer.

(3) Apply in any sense whatsoever to any official finding of the Commissioner with respect to any assessment or any information properly entered upon an assessment roll or other public record.

(4) Affect any information which in the regular course of business is by law made the subject matter of a public document in any federal or State office or in any local office in Georgia.

(5) Apply to information, records, and reports required and obtained under Chapter 91A-50, which requires distributors in motor fuels to make reports of the amount of motor fuel sold and used in each county by the distributor or under Code Chapter 91A-51, relating to road tax on motor carriers."

Section 5. Said Code Title is further amended by striking in its entirety Code Section 91A-239.1, relating to penalty and interest, and substituting in lieu thereof a new Code Section 91A-239.1 to read as follows:

"91A-239.1. Penalty and interest on failure to file return, pay tax, or pay revenue held in trust for the State. (a) In any instance in which any person willfully fails to file a report, return, or other information required by law, or to pay the Commissioner any revenue held in trust for the State, he shall pay, in the absence of a specific statutory civil penalty for the failure, a penalty of 10 percent of the amount of revenue held in trust and not paid on or before the time prescribed by law, together with interest on the principal amount at the rate specified in Section 91A-239.2 from the date the return or the revenue held in trust should have been remitted until it is paid.

(b) In any instance in which any person willfully fails on or after July 1, 1981, to pay within 90 days of the date when due any ad valorem tax owed the State or any local government, he shall pay, in the absence of a specific statutory civil penalty for the failure, a penalty of 10 percent of the amount of tax due and not paid on or before the time prescribed by law, together with interest as specified by law. Any city or county under a statute or constitutional amendment now receiving greater than 10% is authorized to continue to receive that amount."

Section 6. Said Code Title is further amended by striking from paragraph (2) of subsection (b) of Code Section 91A-240, relating to notice of tax assessments, the following:

"\$250",

and substituting in lieu thereof the following:

"\$600",

so that when so amended paragraph (2) of subsection (b) of Code Section 91A-240 shall read as follows:

"(2) If the total amount of the assessment does not exceed ~~\$250~~ \$600, the notice shall be sufficiently served upon the person assessed if it is mailed by first class mail to such person at his address as shown on the records of the Department. Each such notice shall be mailed in an envelope instructing return thereof in 10 days if not delivered and shall be sufficiently served if it is not returned within the 10 day period."

Section 7. Said Code Title is further amended by inserting in Code Section 91A-241, relating to protests of assessments, between the second and third sentences thereof, the following:

"The filing of a petition for redetermination of a deficiency under this Section or a written request by the taxpayer for additional time for filing of such a petition shall toll the period of limitations for making an assessment until the petition is denied by the Commissioner or the request is withdrawn in writing by the taxpayer."

so that when so amended Code Section 91A-241 shall read as follows:

"91A-241. Protests; requisites; procedure. Any taxpayer may contest any assessment or license made or determined by the Commissioner by filing with the Commissioner a written protest at any time within 30 days from the date of notice of the assessment or license. All protests shall be prepared in the form and contain such information as the Commissioner shall reasonably require and shall include in any case a summary statement of the grounds upon which the taxpayer relies and his reasons for disputing the finding of the Commissioner. The filing of a written protest, a petition for redetermination of a deficiency, or a written request by the taxpayer for additional time for filing of such a petition shall toll the period of limitations for making an assessment until the petition is denied by the Commissioner or the request is withdrawn in writing by the taxpayer. In the event the taxpayer desires a conference or hearing, the fact of such desire must be set out in the protest. The Commissioner shall grant such a conference before his officers or agents as he may designate, at a time he shall specify, and shall make such reasonable rules governing the conduct of conferences as he may deem proper. The discretion given in this Section to the Commissioner shall be reasonably exercised on all occasions."

Section 8. Said Code Title is further amended by inserting at the end of subsection (c) of Code Section 91A-250, relating to taxes as a personal debt, the following:

"As used in this subsection, the term 'property and rights to property' includes, but is not limited to, any account in or with a financial institution.",
so that when so amended subsection (c) of Code Section 91A-250 shall read as follows:

"(c) In case of neglect or refusal by a taxpayer to pay any taxes due the State, the Commissioner or his authorized representative may levy upon all property and rights to property belonging to the taxpayer, except such as are exempt by law, for the payment of the amount due, together with interest on the sum due, any penalty for nonpayment, and such further amount as shall be sufficient for the fees, costs, and expenses of the levy. As used in this subsection, the term 'property and rights to property' includes, but is not limited to, any account in or with a financial institution."

Section 9. Said Code Title is further amended by striking from subsection (c) of Code Section 91A-420, relating to purchase by counties of property sold under tax executions, the following:

"time the governing authority draws its warrants on the county treasurer to pay to the levying officers the cost due on the tax executions and accruing costs in effecting",
and substituting in lieu thereof the following:

"date of",

so that when so amended subsection (c) of Code Section 91A-420 shall read as follows:

"(c) The 12 months' redemption period allowed under the provisions of this Chapter for the redemption of realty sold under tax executions shall begin to run from the ~~time the governing authority draws its warrants on the county treasurer to pay to the levying officers the cost due on the tax executions and accruing costs in effecting~~ date of the sale."

Section 10. Said Code Title is further amended by inserting a new subsection immediately following subsection (f) of Code Section 91A-1013, relating to time for making tax returns, to be designated subsection (g) to read as follows:

"(g) In all counties having a population of not less than 13,650 nor more than 14,750, according to the census, the local tax officials shall close their books for the return of taxes on March 1 of each year."

Section 11. Said Code Title is further amended by striking from subsection (b) of Code Section 91A-1022, relating to taxes payable to county in which returns are made, the following:

"of nine percent per annum",

and substituting in lieu thereof the following:

"specified in Section 91A-239.2",

so that when so amended subsection (b) of Code Section 91A-1022 shall read as follows:

"(b) In all counties having a population of not less than 350,000 and not more than 600,000, according to the census, the taxes shall become due in two equal installments. One-half of the taxes shall be due and payable on July 1 of each year and shall become delinquent if not paid by August 15 in each year. The remaining one-half of the taxes shall be due and payable on October 1 of each year and shall become delinquent if not paid by November 15 of each year. A penalty of five percent during which any installment remains unpaid after it is due not to exceed five percent shall accrue and be added to each installment that is not paid before the installment becomes delinquent. Intangible taxes in one installment shall be due and payable on October 1 of each year and shall become delinquent if not paid by December 31. A penalty of five percent during which the installment for intangible taxes remains unpaid after it is due not to exceed five percent shall accrue and be added to the installment that is not paid before it becomes delinquent. All taxes remaining unpaid as of the close of business on December 31 of each year shall bear interest at the rate of ~~nine percent per annum~~ specified in Section 91A-239.2, and in addition to the interest charge a minimum interest payment of \$1.00, from the close of business on December 31. The tax collectors shall issue executions for delinquent taxes, penalties, and interest against each delinquent taxpayer in their respective counties. Notwithstanding the foregoing, the governing authority of any county subject to this subsection may change the tax due dates provided for above if

the county's tax digest is not approved, pursuant to Code Section 91A-1413, before July 1 of any year."

Section 12. Said Code Title is further amended by inserting in subsection (a) Code Section 91A-1029, relating to payment of ad valorem property taxes precedent superior court jurisdiction in property tax litigation, between the word "filed" and the word "by", the following:

"under this Title",

so that when so amended subsection (a) of Code Section 91A-1029 shall read as follows:

"(a) Before the superior court has jurisdiction to entertain any civil action, appeal or affidavit of illegality filed under this Title by any aggrieved taxpayer concerning liability for ad valorem property taxes, taxability of property for ad valorem property taxes, valuation of property for ad valorem taxes, or uniformity of assessments for ad valorem property taxes, the taxpayer shall pay the amount of ad valorem property tax assessed against the property at issue for the last year for which taxes were finally determined to be due on the property."

Section 13. Said Code Title is further amended by inserting at the end of paragraph (8) of subsection (b) of Code Section 91A-1101, relating to the definition of "homestead" for purposes of ad valorem tax exemptions, the following:

"Where the property on which a homestead exemption is claimed is jointly owned by the occupant and others, the occupant or occupants shall be entitled to claim a proportionate exemption of the amount allowed by law in proportion to which the interest of the occupant bears to the total interest of the property."

so that when so amended paragraph (8) of subsection (b) of Code Section 91A-1101 shall read as follows:

"(8) Where property is owned and occupied jointly by two or more individuals all of whom occupy the property as a home and, if the property is otherwise entitled to homestead exemption, the homestead may be claimed in the names of the joint owners residing in the home. Where the property on which a homestead exemption is claimed is jointly owned by the occupant and others, the occupant or occupants shall be entitled to claim the full amount of said homestead exemption."

Section 14. Said Code Title is further amended by striking in its entirety subsection (b) of Code Section 91A-1113, relating to determination of eligibility for homestead exemption, and substituting in lieu thereof a new subsection (b) to read as follows:

"(b) The applicant shall have the right of appeal from the decision of the board of assessors to the county board of equalization as provided in Code Section 91A-1449 ~~and appeals from decisions of boards of tax assessors.~~"

Section 15. Said Code Title is further amended by striking in its entirety Code Section 91A-1116, relating to application by disabled veteran for constitutional homestead exemption, and substituting in lieu thereof a new Code Section 91A-1116 to read as follows:

"91A-1116. Application and showing by disabled veteran for constitutional homestead exemption. (a) Any disabled veteran qualifying for the homestead exemption provided for by Article VII, Section I, Paragraph IV of the Constitution shall file with the tax commissioner or tax receiver a letter from the Veterans Administration stating that he is a disabled American veteran of any war or armed conflict in which any branch of the armed forces of the United States engaged, whether under United States command or otherwise, and that he is disabled due to loss, or loss of use, of both lower extremities such as to preclude locomotion without the aid of braces, crutches, canes, or wheelchair, or blindness in both eyes, having only light perception, plus loss or loss of use of one lower extremity, or due to the loss or loss of use of one lower extremity together with residuals of organic disease or injury which so affect the functions of balance or propulsion as to preclude locomotion without resort to a wheelchair; ~~as a result of service in any war or armed conflict in which any branch of the armed forces of the United States engaged, whether under United States command or otherwise.~~

(b) Any disabled veteran who is not entitled to receive benefits from the Veterans Administration of the United States but who qualifies otherwise, as provided for by Article VII, Section I, Paragraph IV of the Constitution, shall file with the tax commissioner or tax receiver a copy of their DD form 214 (discharge papers from his military records, along with a letter from a doctor who is licensed to practice medicine in this State stating that he is disabled due to loss, or loss of use of both lower extremities, such as to preclude locomotion without the aid of braces, crutches, canes, or a wheelchair, or blindness in both eyes, having only light perception, plus loss or loss of use of one lower extremity, or due to the loss, or loss of use of one lower extremity together with residuals of organic disease or injury which so affect the functions of balance or propulsion as to preclude locomotion without resort to a wheelchair. A county board of tax assessors, prior to approval of an exemption, may require the applicant to provide not more than two additional doctors' letters if the board is in doubt as to the applicant's eligibility for the exemption.

(b) (c) Each disabled veteran shall file for the exemption only once in the county of his residence. Once filed, the exemption shall automatically be renewed from year to year, and, except as provided in subsection (d), such exemption shall be extended to the unmarried widow or minor children at the time of his death so long as they continue to occupy the home as a residence and homestead.

(d) Not more often than once in each three years, the county board of tax assessors may require the holder of an exemption granted pursuant to this Section to substantiate his continuing eligibility for the exemption. In no event may the board require more than three doctors' letters to substantiate eligibility."

Section 16. Said Code Title is further amended by inserting in subsection (a) of Code Section 91A-1117, relating to homestead exemptions from ad valorem taxation for educational purposes, after the word "who" and before the word "has", the following:

"for the purposes of all tax years beginning on or after January 1, 1981,"
and by striking from said subsection the following:

"\$6,000",

and substituting in lieu thereof the following:

"\$8,000",

so that when so amended subsection (a) of Code Section 91A-1117 shall read as follows:

"(a) The homestead, but not to exceed \$10,000 of its assessed value, of each resident of each independent school district and of each county school district within this State who is 62 years of age or over and who for the purposes of all tax years beginning on or after January 1, 1981, has a gross income from all sources, including the income of all members of the family residing within the homestead, not exceeding \$6,000 \$8,000 per annum, is exempted from all ad valorem taxes for educational purposes levied by, for, or in behalf of any such school system, including taxes to retire school bond indebtedness."

Section 17. Said Code Title is further amended by striking from paragraph (1) of subsection (a) of Code Section 91A-1349, relating to interest and settlements of ad valorem taxes, the following:

"provided in this Section,"

and substituting in lieu thereof the following:

"otherwise expressly provided for by law, ad valorem",

so that when so amended paragraph (1) of subsection (a) of Code Section 91A-1349 shall read as follows:

"(1) ~~Except as provided in this Section, otherwise expressly provided for by law, ad valorem~~ taxes due the State or any county remaining unpaid on December 20 in each year shall bear interest at the rate specified in Section 91A-239.2 from December 20 and each tax collector and tax commissioner shall collect the interest on unpaid taxes and account for such interest in his final settlement."

Section 18. Said Code Title is further amended by adding a new subsection at the end of Code Section 91A-1349, relating to interest and settlements of ad valorem taxes, to be designated subsection (d) to read as follows:

“(d) Any provision of law (except Code Section 91A-2203) to the contrary notwithstanding, in each county having a population of not less than 63,000 and not more than 72,000, according to the census, all ad valorem taxes due the county and the State remaining unpaid on October 20 of each year shall bear interest at the highest legal rate provided by law from that date. The local tax officials on October 20 of each year shall issue executions against each delinquent or defaulting taxpayer in their respective counties and shall otherwise comply with the provisions of Code Section 91A-1361(a).”

Section 19. Said Code Title is further amended by striking in its entirety subsection (a) of Code Section 91A-1405, relating to qualifications, duties, and compensation of appraisers, and substituting in lieu thereof a new subsection (a) to read as follows:

“(a) Qualifications.

(1) The Commissioner, ~~with the approval of the State Merit System,~~ shall establish, and the State Merit System may review, the qualifications and rate of compensation for each appraiser grade.

(2) Each appraiser shall obtain, before his employment, a satisfactory grade, as determined by the ~~State Merit System~~ Commissioner, on an examination prepared by the ~~State Merit System~~ Commissioner and an institution of higher education in this State.”

Section 20. Said Code Title is further amended by striking in its entirety Code Section 91A-2404, relating to limitations upon grant of tax deferral for the elderly, and substituting in lieu thereof a new Code Section 91A-2404 to read as follows:

“91A-2404. Limitations upon grant of tax deferral. No tax deferral in any one year shall be granted pursuant to Section 91A-2403:

(a) If the total amount of deferred taxes and interest plus the total amount of all other unsatisfied liens on the homestead exceeds 85 percent of the fair market value of the homestead as shown on the county tax digest for the immediately preceding tax year.

(b) If the applicant's gross household income for the immediately preceding calendar year exceeds \$15,000.00.

(c) If the property for which the deferral is claimed is subject to any lien, the terms of which are dictated by federal law, rule, or regulation prohibiting deferral of taxes.

(d) With respect to taxes levied ~~by the State or~~ to retire bonded indebtedness or for special assessments.”

Section 21. Said Code Title is further amended by striking in its entirety Code Section 91A-2405, relating to interest on taxes deferred for the elderly, and substituting in lieu thereof a new Code Section 91A-2405 to read as follows:

“91A-2405. Interest on amount of deferred taxes. (a) The amount of taxes ~~and interest~~ deferred pursuant to this Chapter shall accrue interest until paid at three-fourths of the rate specified in Code Section 91A-239.2.

(b) Interest on taxes deferred pursuant to this Chapter in any year shall begin accruing on the date the taxes were due in that year.”

Section 22. Said Code Title is further amended by striking in its entirety Code Section 91A-2406, relating to deferred taxes to constitute lien, and substituting in lieu thereof a new Code Section 91A-2406 to read as follows:

“91A-2406. Deferred taxes to constitute lien. (a) The taxes and interest deferred pursuant to this Chapter shall constitute a prior lien and shall attach as of the date and in the same manner and be collected as other liens for taxes, as provided for under this Title, but such deferred taxes shall only be due, payable, and delinquent as provided in this Chapter.

(b) Liens for taxes deferred under this Chapter, except for any lien covering the then current tax year, shall not be divested by an award for year's support authorized pursuant to Code Chapter 113.”

Section 23. Said Code Title is further amended by striking in its entirety Code Section 91A-2407, relating to application for homestead tax deferral for the elderly, and substituting in lieu thereof a new Code Section 91A-2407 to read as follows:

"91A-2407. Homestead tax deferral; application; oath. (a) The application for deferral shall be made upon a form prescribed by the Department and furnished by the county tax collector or tax commissioner. The application form shall advise the applicant of the manner in which interest is computed. Each application form shall contain an explanation of the conditions to be met for approval and the conditions under which deferred taxes and interest become due, payable, and delinquent. Each application shall clearly state that all deferrals pursuant to this Chapter shall constitute a lien on the applicant's homestead.

(b) A form of oath shall be provided and shall be administered to the person seeking the deferral. The oath may be administered by the tax receiver, tax commissioner, any authorized deputy of the tax receiver or tax commissioner, or any person authorized by law to administer oaths.

(c) (1) The tax collector or tax commissioner shall consider each annual application for homestead tax deferral within 30 days of the day the application is filed or as soon as practicable thereafter. If the tax collector or tax commissioner finds that the applicant is entitled to the tax deferral, he shall approve the application and file the application in the permanent records. If the tax collector or tax commissioner finds the applicant is not entitled to the deferral, he shall send a notice of disapproval within 30 days of the filing of the application, giving his reasons therefor to the applicant, either by personal delivery or by registered mail to the mailing address given by the applicant, and shall make return in the manner in which such notice was served upon the applicant upon the original notice thereof and file among the permanent records of his office. The original notice of disapproval sent to the applicant shall advise the applicant of his right to appeal the decision of the tax collector or tax commissioner to the board of tax assessors equalization and shall inform the applicant of the procedure for filing such an appeal.

(2) Appeals of the decision of the tax collector or tax commissioner to the board of tax assessors equalization shall be in writing on a form prescribed by the Department and furnished by the tax collector or tax commissioner. Such appeal shall be filed with the board within 20 days after the applicant's receipt of the notice of disapproval. The board shall review the application and evidence presented to the tax collector or tax commissioner upon which the applicant based his claim for tax deferral and, at the election of the applicant, shall hear the applicant in person, or by agent on his behalf, on his right to homestead tax deferral. The board of tax assessors equalization shall reverse the decision of the tax collector or tax commissioner and grant homestead tax deferral to the applicant, if in its judgment the applicant is entitled thereto, or affirm the decision of the tax collector or tax commissioner. Such action of the board of tax assessors equalization shall be final unless the applicant, tax collector, tax commissioner, or other lienholder, within ~~15~~ 30 days from the date of ~~disapproval of the application by the board the taxpayer receives written notification of the decision of the board of equalization~~, files an appeal with the county board of equalization to the superior court of the county in which the property lies.

(d) Each application shall contain a list of, and the current value of, all outstanding liens on the applicant's homestead.

(e) If such proof has not been furnished with a prior application, each applicant shall furnish proof of fire and extended coverage insurance in an amount which is in excess of the sum of all outstanding liens and deferred taxes and interest with a loss payable clause to the county tax collector or tax commissioner.

~~(f) The tax collector or tax commissioner shall notify the board of tax assessors in writing of those parcels for which taxes have been deferred."~~

Section 24. Said Code Title is further amended by striking from Code Section 91A-2408, relating to annual notification to property owner of deferred taxes, the following:

"On or before November 1 of each year",
and substituting in lieu thereof the following:

"Each year, at the time the tax bills are mailed",
so that when so amended Code Section 91A-2408 shall read as follows:

~~"91A-2408. Annual notification to property owner. On or before November 1 of each year. Each year, at the time the tax bills are mailed, the tax collector or tax commissioner shall notify each property owner to whom a tax deferral has been previously granted of the accumulated sum of deferred taxes and interest outstanding."~~

Section 25. Said Code Title is further amended by striking in its entirety Code Section 91A-2409, relating to change in ownership or use of property for which taxes have been deferred, and substituting in lieu thereof a new Code Section 91A-2409 to read as follows:

"91A-2409. Change in ownership or use of property. (a) In the event that there is a change in use of tax-deferred property such that the owner is no longer entitled to claim homestead exemption for such property pursuant to Section 91A-1110, or such person fails to maintain the required fire and extended insurance coverage, the total amount of deferred taxes and interest for all previous years shall be due and payable ~~November 1 of the year in~~ on the date which the change in use occurs or on the date failure to maintain insurance occurs ~~and shall be delinquent on April 1 of the year following the year in which the change in use or failure to maintain insurance occurs.~~

(b) In the event that there is a change in ownership of tax-deferred property, the total amount of deferred taxes and interest for all previous years shall be due and payable on the date the change in ownership takes place ~~and shall be delinquent on April 1 following that date.~~ When, however, the change in ownership is to a surviving spouse and such spouse is eligible to claim homestead exemption on such property pursuant to Section 91A-1110, such surviving spouse may continue the deferment of previous deferred taxes and interest pursuant to the provisions of this Chapter.

(c) During any year in which the total amount of deferred taxes, interest, and all other unsatisfied liens on the homestead exceeds 85 percent of the fair market value of the homestead, the tax collector or tax commissioner shall immediately notify the owner of the property on which taxes and interest have been deferred that the portion of taxes and interest which exceeds 85 percent of the value of the homestead shall be due and payable within 30 days of receipt of the notice. Failure to pay the amount due shall cause the total amount of deferred taxes and interest to also become delinquent due and payable at the end of the 30 days.

(d) Each year, upon notification, each owner of property on which taxes and interest have been deferred shall submit to the tax collector or tax commissioner a list of, and the current value of, all outstanding liens on the owner's homestead. Failure to respond to this notification within 30 days shall cause the total amount of deferred taxes and interest to become due and payable within 30 days at the end of the 30 days.

(e) All deferred taxes which are due and payable in the Section shall be delinquent and subject to interest in accordance with 91A-2405 at the end of 120 days following the date the deferred taxes become due and payable."

Section 26. Said Code Title is further amended by striking in its entirety Code Section 91A-2410, relating to prepayment of deferred taxes, and substituting in lieu thereof a new Code Section 91A-2410 to read as follows:

"91A-2410. Prepayment of deferred taxes. (a) All or part of the deferred taxes and accrued interest may at any time be paid to the tax collector or tax commissioner by:

(1) The owner of the property or the spouse of the owner.

(2) The next of kin of the owner, heir of the owner, child of the owner, or any person having or claiming a legal or equitable interest in the property, provided no objection is made by the owner within 30 days after the tax collector or tax commissioner notifies the owner of the fact that such payment has been tendered. Any payment made under this subparagraph shall be deposited in a special escrow account for the 30 day period and the tax collector or tax commissioner shall not make distribution of the amount under the provisions of 91A-3214 while the funds are held in escrow.

(b) Any partial payment made pursuant to this Section shall be applied first to accrued interest. By resolution of the county governing authority, a minimum amount of partial payment which may be accepted in the county pursuant to this Chapter may be established. The required minimum payment shall not exceed \$25.00."

Section 27. Said Code Title is further amended by striking from subsection (b) of Code Section 91A-2414, relating to penalties applicable to provisions relating to tax deferral for the elderly, the words:

“tax assessors”,
and substituting in lieu thereof the word:

“equalization”,
so that when so amended subsection (b) of Code Section 91A-2414 shall read as follows:

“(b) Any person against whom the penalties prescribed in this Section have been imposed may appeal the penalties imposed to the county board of ~~tax assessors~~ equalization within 30 days after the penalties are imposed.”

Section 28. Said Code Title is further amended by inserting in Code Section 91A-2415, relating to payment of deferred taxes by holder of a deed to secure debt, between the word “for” and the word “tax” the following:

“and receives a”,
so that when so amended Code Section 91A-2415 shall read as follows:

“91A-2415. Payment by holder of deed to secure debt. If any holder of a deed to secure debt or mortgagee shall elect to pay the taxes when an applicant qualifies for and receives a tax deferral, then such election shall not give the holder of the deed or mortgagee the right to foreclose.”

Section 29. Said Code Title is further amended by inserting between the second and third sentences of Code Section 91A-3202, relating to filing of instruments securing a long-term note, the following:

“If the security instrument reflects an amount greater than the principal amount of the note and, at the time the security instrument is presented for recording, the holder of the note also presents for recording with the security instrument his sworn statement itemizing the principal amount of the note and the other charges included within the amount shown on the face of the security instrument, the tax collector or tax commissioner shall determine the principal amount of the note from the sworn statement.”,
so that when so amended Code Section 91A-3202 shall read as follows:

“91A-3202. Filing of instruments securing a long-term note; intangible recording tax; maximum tax. Every holder of a long-term note secured by real estate, within 90 days from the date of the instrument executed to secure the note, shall record the security instrument in the county in which is situated the real estate conveyed or encumbered or upon which a lien is created to secure the note and shall present, prior to presenting the instrument to the clerk of the superior court for recording, the security instrument to the tax collector or tax commissioner of the county in which the real estate is situated. The tax collector or tax commissioner shall determine from the face of the security instrument the date of execution of the instrument, the maturity date of the note, and the principal amount of the note and he shall collect from the holder of the long-term note an intangible recording tax measured by the amount of the debt as evidenced in the security instrument at the rate of \$1.50 for each \$500 or fraction thereof of the face amount of the note secured by the security instrument. If the security instrument reflects an amount greater than the principal amount of the note and, at the time the security instrument is presented for recording, the holder of the note also presents for recording with the security instrument his sworn statement itemizing the principal amount of the note and the other charges included within the amount shown on the face of the security instrument, the tax collector or tax commissioner shall determine the principal amount of the note from the sworn statement. The maximum amount of any intangible recording tax payable, as provided in this Section, with respect to any single note shall be \$25,000 tax.”

Section 30. Said Code Title is further amended by adding at the end of paragraph (1) of subsection (a) of Code Section 91A-3203, relating to tax on long-term notes, the following:

“Presentation for recording of a sworn statement as to the principal amount of the note, as authorized in Section 91A-3202, shall suffice for purposes of permitting the filing of a security instrument which is in compliance with the provisions of this paragraph

other than for the fact that the security instrument does not disclose the principal amount of the note.”,
so that when so amended paragraph (1) of subsection (a) of Code Section 91A-3203 shall read as follows:

“(1) Upon payment of the correct tax as disclosed from the information recited on the face of the security instrument, the tax collector or tax commissioner shall enter upon or attach to the security instrument a certification of the fact that the intangible recording tax as provided by Section 91A-3202 has been paid, the date, and the amount of the tax. The certificate shall be signed by the tax collector or tax commissioner or his deputy. The holder of a long-term note upon which the tax has been paid as provided by this Chapter may then present the security instrument, together with the certificate to the clerk of the superior court of the county in which the real estate is situated who may then file the security instrument for record. It is the intention of the General Assembly that the intangible tax levied by Section 91A-3202 shall be paid to the tax collector or tax commissioner prior to and as a prerequisite to the filing for record of the real estate instrument securing the note with the clerk of the superior court and that the clerk of the superior court shall not be permitted to file the instrument for record unless the security instrument discloses on its face the principal amount of the note, the date executed, the due date, and the certificate of the tax collector or tax commissioner or his deputy showing that this tax has been paid upon the note. Presentation for recording of a sworn statement as to the principal amount of the note, as authorized in Section 91A-3202, shall suffice for purposes of permitting the filing of a security instrument which is in compliance with the provisions of this paragraph other than for the fact that the security instrument does not disclose the principal amount of the note.”

Section 31. Said Code Title is further amended by adding at the end of subsection (c) of Code Section 91A-3909, relating to employer's liability for income taxation, the following:

“In the event any employer is delinquent in payment of the tax imposed by this Chapter, the Commissioner may give notice of the amount of the delinquency by registered mail to all persons having in their possession or under their control any credits or other personal property belonging to the employer and all persons owing any debts to the employer at the time of receipt by them of the notice. Thereafter, no person so notified shall transfer or make any other disposition of the credits, other personal property, or debts until the Commissioner has consented to a transfer or disposition or until 30 days have elapsed after receipt of the notice. Each person so notified must advise the Commissioner, within five days after receipt of the notice, of any and all credits, other personal property, or debts in his possession, under his control, or owing by him as provided in this Section.”

so that when so amended subsection (c) of Code Section 91A-3909 shall read as follows:

“(c) Assessment, collection, payment. Except as provided by law to the contrary, the liability of an employer under subsection (a) of this Section and the amount of the fund described in subsection (b) of this Section shall be assessed, collected, and paid in the same manner and subject to the same provisions and limitations including, but not limited to, penalties as are income taxes. In the event any employer is delinquent in payment of the tax imposed by this Chapter, the Commissioner may give notice of the amount of the delinquency by registered mail to all persons having in their possession or under their control any credits or other personal property belonging to the employer and all persons owing any debts to the employer at the time of receipt by them of the notice. Thereafter, no person so notified shall transfer or make any other disposition of the credits, other personal property, or debts until the Commissioner has consented to a transfer or disposition or until 30 days have elapsed after receipt of the notice. Each person so notified must advise the Commissioner, within five days after receipt of the notice, of any and all credits, other personal property, or debts in his possession, under his control, or owing by him as provided in this Section.”

Section 32. Said Code Title is further amended by adding a new Section after Code Section 91A-3911, to be designated Code Section 91A-3911.1, to read as follows:

"91A-3911.1. Special accounting for withheld tax. (a) General. Whenever an employer required to deduct and withhold taxes as required under this Chapter fails, at the time and in the manner prescribed by law or regulation, to deduct and withhold, collect, truthfully account for, or pay over to the Commissioner the amount of taxes due as required by this Chapter upon being notified of the failure by the Commissioner by notice served upon him, personally or by registered or certified mail addressed to his last known address, he shall comply with the requirement of special accounting as set forth in subsection (b).

(b) Requirement. Beginning at the time of service of the notice provided for in subsection (a) upon him, the employer shall deduct and withhold the tax required under this Chapter and, not later than the second banking day after any amount of such tax is deducted and withheld, shall:

(1) Deposit the tax in a special and separate account in any State or national bank, designated as a State depository, and keep the amount of such taxes in such account until payment over to the Commissioner or to the Department. Each such account shall be a special fund in trust for the State payable only to the Commissioner or the Department; or

(2) Purchase a postal money order, or other certified or bankable paper, for such amount payable only to the Commissioner or the Department. The order or paper shall be handled and dealt with under such rules and regulations as the Commissioner may prescribe.

(c) Relief from requirements. Whenever the Commissioner is satisfied that the special accounting prescribed under subsections (a) and (b) is no longer necessary to effect future compliance with the law and regulations, he may cancel the notice requiring compliance with subsection (b) at such time and under such conditions as he may specify."

Section 33. Said Code Title is further amended by striking in its entirety Code Section 91A-3912, relating to income withholding tax paid by employee, and substituting in lieu thereof a new Code Section 91A-3912 to read as follows:

"91A-3912. Tax paid by employee; effect as to penalties. (a) If the employer fails to deduct and withhold the required tax, in violation of the provisions of this Chapter, and thereafter the income tax liability of the employee under Section 91A-3601 against which the amount, if withheld, would have been a credit is paid by the employee, the tax required to be deducted and withheld shall not be collected from the employer. The provisions of this Section in no case shall relieve the employer from liability for any penalties or additions to the tax otherwise applicable in respect to such failure.

(b) The income tax liability of an employee shall in no wise be affected by the failure of his employer to withhold the tax required under this Chapter."

Section 34. Said Code Title is further amended by redesignating subsection (rr) of Code Section 91A-4503, relating to exemptions from sales and use taxation, as such subsection was added by Act No. 1045 of the 1980 regular session of the General Assembly (Ga. Laws 1980, p. 805), as subsection (ss) and by redesignating subsection (rr) of said Section, as added by Act No. 1181 of the 1980 regular session of the General Assembly (Ga. Laws 1980, p. 1188), as subsection (tt), so that when so redesignated and amended subsections (ss) and (tt) of Code Section 91A-4503 shall read as follows:

~~"(rr)~~ (ss) The sale, use, storage, or consumption of paper stock which is manufactured in this State into catalogs intended to be delivered outside of this State for use outside of this State.

~~"(rr)~~ (tt) Sales to certain blood banks having a nonprofit status according to Section 501(c)(3) of the Internal Revenue Code."

Section 35. Said Code Title is further amended by striking in its entirety subsection (f) of Code Section 91A-5009, relating to transportation and delivery of motor fuels, which reads as follows:

"(f) No motor fuel shall be unloaded from a transport tank truck, or other vehicle, or conveyed by any other manner into storage tanks or other equipment located at any motor fuel service station or any other place of business at which motor fuel is offered for sale at retail to the public between the hours of 9:00 p.m. and 5:00 a.m. of any day."

Section 36. Said Code Title is further amended by striking from subsection (c) of Code Section 91A-5101, relating to definition of "motor vehicle" for purposes of road tax on motor carriers, the word:

"nine",

and substituting in lieu thereof the following:

"20",

so that when so amended subsection (c) of Code Section 91A-5101 shall read as follows:

"(c) 'Motor vehicle' means any passenger vehicle that has seats for more than ~~nine~~ 20 passengers in addition to the driver, any road tractor, any truck tractor, and any truck having more than two axles when the motor vehicle is propelled by motor fuel. 'Motor vehicle' does not include:

(1) Any two-axle vehicle not exceeding one and one-half tons designed for use as a single unit which is occasionally used to tow a trailer not for hire.

(2) School buses.

(3) Vehicles operated by the State, any political subdivision of the State, or the United States.

(4) Transit buses operated exclusively within this State."

Section 37. Said Code Title is further amended by striking from subsection (c) of Code Section 91A-5109, relating to motor carrier registration card, the following:

"of \$1",

and substituting in lieu thereof the following:

"for license year 1981 of \$1 and for license year 1982 and thereafter of \$3",

so that when so amended subsection (c) of Code Section 91A-5109 shall read as follows:

"(c) Prior to the issuance of each identification marker, a fee ~~of \$1 for license year 1981 of \$1 and for license year 1982 and thereafter of \$3~~ shall be paid to the Commissioner. Upon application for identification markers by a motor carrier, the applicant shall declare the type of fuel used in vehicles for which identification markers are to be issued and any other information that the Commissioner may require for the effective administration of this Chapter."

Section 38. Said Code Title is further amended by adding a new Section following Code Section 91A-9905, to be designated Code Section 91A-9905.1, to read as follows:

"91A-9905.1. Obstruction of levying officers. (a) It is unlawful for any person knowingly and willfully to obstruct or hinder the Commissioner or his authorized representatives in the levy of a State tax execution.

(b) Any person violating the provisions of this Section is guilty of a misdemeanor and, upon conviction of the violation, shall be punished as for a misdemeanor."

Section 39. The following laws, as amended, are hereby repealed in their entirety:

(a) Code Section 5-603, relating to taxation of produce by cities and towns.

(b) Code Section 5-604, relating to charge of certain taxes by salesmen.

(c) Code Section 91A-1202, relating to county tax for current expenses and accumulated debts.

(d) Code Section 91A-1203, relating to payment of accumulated debts by counties.

(e) Code Section 91A-1204, relating to levy of certain taxes for county purposes.

(f) Code Section 91A-1205, relating to use of county taxes for purpose specified.

(g) Code Section 91A-1206, relating to certain duties of county governing authorities.

(h) Code Section 91A-1207, relating to failure of grand jury to recommend tax.

(i) Code Section 91A-1208, relating to right to compel or resist tax.

(j) Code Section 91A-1209, relating to extra tax for county buildings.

(k) Code Section 91A-1210, relating to tax for the support of paupers.

(l) Code Section 91A-1211, relating to tax to pay county agricultural and home demonstration agents.

(m) Code Section 91A-1212, relating to order to specify each purpose of county tax.

(n) An Act to encourage the marketing of agricultural products in Georgia, approved March 8, 1945 (Ga. Laws 1945, p. 265).

(o) An Act relating to the exemption from ad valorem taxation for educational purposes of certain property in certain counties, passed by an override of the Governor's veto on January 23, 1974 (Ga. Laws 1974, p. 2014).

(p) An Act to provide that in all counties of this State having a population of not less than 13,650 nor more than 14,750, according to the 1970 United States Decennial Census or any future census, the local tax officials shall cease receiving tax returns on the first day of March, approved March 13, 1978 (Ga. Laws 1978, p. 3591).

Section 40. In the event any section, subsection, sentence, clause, or phrase of this Act shall be declared or adjudged invalid or unconstitutional, such adjudication shall in no manner affect the other sections, subsections, sentences, clauses, or phrases of this Act, which shall remain of full force and effect as if the section, subsection, sentence, clause, or phrase so declared or adjudged invalid or unconstitutional were not originally a part hereof. The General Assembly hereby declares that it would have passed the remaining parts of this Act if it had known that such part or parts hereof would be declared or adjudged invalid or unconstitutional.

Section 41. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 42. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Murphy of the 18th moved that the House agree to the Senate substitute, as amended by the House, to HB 3.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Millford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Y Smyre
Y Bargerion	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	N Nix	Y Thomas
Y Benefield	N Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	N Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Y Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Johnson,G	Y Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	N Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L,L	Y Veazey
Y Buck	N Elliott	Y Kemp	N Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W,R	Y Walker
N Burton	N Felton	Lambert	Y Pilewicz	N Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
N Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	N Widener
Y Chambless	Y Galer	Logan	Y Randall	N Williams,B,J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Ross	Y Wood,J,T
Y Clark,L	Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 158, nays 12.

The motion prevailed.

Under the general order of business, established by the Committee on Rules, the following Bills of the Senate were taken up for consideration and read the third time:

SB 99. By: Senator Hudson of the 35th: A BILL to amend an Act known as the "Georgia Civil Defense Act of 1951," so as to provide for partial state funding of local civil defense organizations; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Y Savage
Adams,G	Y Collins	Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Scott,D
Y Adams,M	Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Smyre
Y Barger	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Beck	Y Davis,B	Y Jackson,J	Nix	Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Benn	Y Davis,L	Jackson,W	Y Padgett	Townsend
Y Birdsong	Dean	Jessup	Y Parham	Y Triplett
Bishop	Y Dent	Johnson,G	Y Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L,L	Veazey
Buck	Y Elliott	Y Kemp	Y Phillips,R,T	Y Waddle
Burruss	Y Evans	Y Kilgore	Y Phillips,W,R	Y Walker
Y Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Ralston	White
Y Chamberlin	Y Fuller,K	Lee	Y Ramsey	Y Widener
Y Chamberless	Y Galer	Logan	Y Randall	Y Williams,B,J
Y Chance	Y Ginsberg	Long	Reaves	Y Williams,H
Y Checks	Glover	Y Lord	Richardson	Y Williams,R
Y Childers	Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Ross	Y Wood,J,T
Y Clark,L	Hamilton	Y Mann	Rowland	Y Workman
Y Colbert	Hanner	Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, the ayes were 139, nays 0.

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

SB 200. By: Senator Barnes of the 33rd: A BILL to amend an Act establishing an effective date for the federal census as used in the statutory law of Georgia, so as to change the effective date for purposes of application of certain laws; and for other purposes.

The following amendment was read:

The Committee on Judiciary moves to amend SB 200 by striking all of lines 8 through 15 of page 2 and inserting in lieu thereof the following:

"(2) For purposes of any program of grants of state funds to local governments, the effective date of the census shall be April 1 of the first year after the year in which the census is conducted;".

By striking all of lines 18 through 25 of page 3 and inserting in lieu thereof the following:

“(2) For purposes of any program of grants of state funds to local governments, the effective date of the census shall be April 1 of the first year after the year in which the census is conducted;”.

The following amendment was read and adopted:

Representative Snow of the 1st moves to amend the Committee amendment to SB 200 by striking from lines 7 and 13 the word “April” and inserting in lieu thereof the word “July”.

The Committee amendment, as amended, was adopted.

The following amendment was read and adopted:

Representative Snow of the 1st moves to amend SB 200 by striking from line 17, page 2, the word “April” and inserting in lieu thereof the word “July”.

By striking from line 27, page 3, the word “April” and inserting in lieu thereof the word “July”.

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to, as amended.

On the passage of the Bill, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Scott,D
Y Adams,M	Connell	Y Hawkins	Y McDonald	Y Shepard
Aiken	Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Miles	Y Sizemore
Y Argo	Y Crawford	Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Smyre
Y Barger	Y Cummings	Y Hutchinson	Mostiler	Y Snow
Y Baugh	Y Darden	Irvin	Y Mullinax	Y Steinberg
Y Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Thomas
Y Benefield	Y Davis,J	Jackson,N	Y Oliver	Y Thompson
Benn	Y Davis,L	Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Y Dean	Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Johnson,G	Y Patten	Y Tuten
Y Bolster	Y Dixon	Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Jones,B	Peters	Y Vandiford
Y Bray	Dover	Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L.L	Y Veazey
Buck	Elliott	Y Kemp	Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W.R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Wall
Y Byrd	Fortune	Y Lane,D	Y Pinkston	Ware
Y Cason	Y Foster	Y Lane,R	Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Long	Y Reaves	Williams,H
Y Cheeks	Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Godbee	Lowe	Y Robinson	Wilson
Y Childs	Y Greer	Lucas	Y Rose	Y Wood,J
Clark,B	Y Ham	Y Mangum	Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Rowland	Y Workman
Y Colbert	Y Hanner	Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, as amended, the ayes were 129, nays 0.

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

SB 155. By: Senators Coverdell of the 40th and Sutton of the 9th: A BILL to amend an Act providing requirements relative to local retirement systems, so as to change the provisions relative to actuarial investigations; to provide for certain reports to the Governor and members of the General Assembly; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Miles	Y Sizemore
Y Argo	Y Crawford	Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Smyre
Y Bargerion	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Birdsong	Y Dean	Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Johnson,G	Y Patten	Y Tuten
Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twigg
Y Branch	Y Dobbs	Jones,B	Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L.L	Y Veazey
Buck	Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W.R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Lucas	Y Rose	Y Wood,J
Clark,B	Y Ham	Y Mangum	Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, the ayes were 149, nays 0.

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

SB 301. By: Senator Land of the 16th: A BILL to amend an Act comprehensively consolidating the laws relating to the State Board of Corrections and to prisons, so as to require outside work of certain inmates of penal institutions during inclement weather under certain conditions; to provide for supervision; and for other purposes.

The following amendment was read and adopted:

Representative Coleman of the 118th moves to amend SB 301 by substituting a new Section 2 which reads as follows:

“The Department of Offender Rehabilitation shall promulgate rules and regulations which shall allow local governing authorities to use prisoners who have been sentenced for local government related work details.”

The report of the Committee, which was favorable to the passage of the Bill, was agreed to, as amended.

On the passage of the Bill, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	Y Colwell	Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Miles	Y Sizemore
Y Argo	Y Crawford	Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Smyre
Y Bargerion	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Steinberg
Y Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Thomas
Y Benefield	Y Davis,J	Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Townsend
Birdsong	Dean	Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Johnson,G	Y Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Peters	Y Vandiford
Y Bray	Y Dover	Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Y Phillips,L.L	Veazey
Buck	Y Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W.R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Lane,R	Y Rainey	Y Watson
Y Castleberry	Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Greer	Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Y Rowland	Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, as amended, the ayes were 143, nays 0.

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

Representative Hasty of the 8th requested that he be recorded as voting “aye” on the passage of SB 301, as amended.

SB 54. By: Senator Kidd of the 25th: A BILL to amend an Act relating to the provision of liability insurance for state employees, so as to allow reimbursement for legal fees and expenses incurred in the successful defense of certain criminal actions against state employees; and for other purposes.

By unanimous consent, further consideration of SB 54 was postponed until tomorrow morning, immediately following the period of unanimous consents.

Under the general order of business, established by the Committee on Rules, the following Bill of the Senate was again taken up for consideration:

SB 136. By: Senators Hudgins of the 15th and Greene of the 26th: A BILL to amend Code Chapter 24A-5, relating to the Council of Juvenile Court Judges, so as to change the provisions relating to the qualifications of judges hearing juvenile cases and their continual training; and for other purposes.

The following amendments were read and adopted:

The Committee on Judiciary moves to amend SB 136 by adding on Page 2, on line 3 a new sentence, to wit:

“Said expenses for judges and referees shall not exceed the allowances allowed members of the Georgia General Assembly.”

Representatives Wilson of the 19th and Williams of the 6th move to amend SB 136 by adding the following at the end of line 17, page 1, “provided, however, that all seminars will be held within the State of Georgia.”

An amendment, offered by Representative Davis of the 45th, was read and lost.

The following amendmnts were read and adopted:

Representative Ham of the 80th moves to amend SB 136 by adding after the word “year” on line 6 of page 2, a new sentence to read as follows:

“Superior court judges may meet this requirement by attending seminars held in conjunction with the seminars for superior court judges, provided by the Institute for Continuing Judicial Education.”

Representative Karrh of the 106th moves to amend SB 136 by striking the figure “1981” on line 13, page 2, and substituting the figure “1982”.

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to, as amended.

On the passage of the Bill, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Y Cason	Y Davis,L	Y Hawkins	Logan
Y Adams,G	N Castleberry	Y Dean	Y Hays	Y Long
Y Adams,J	Y Chamberlin	Y Dent	Hill	Y Lord
Y Adams,M	Y Chambless	Y Dixon	Holmes	Y Lowe
Y Aiken	Y Chance	N Dobbs	Y Hooks	Lucas
N Anderson	Y Cheeks	Y Dover	Horne	Y Mangum
Y Argo	N Childers	Y Edwards	Y Hutchinson	Y Mann
N Auten	Y Childs	Elliott	N Irvin	Marcus
Balkcom	Clark,B	Y Evans	Y Isakson	Y Martin
Y Bargerion	Y Clark,L	Y Felton	N Jackson,J	Y Matthews
Y Baugh	Y Colbert	Y Fortune	Y Jackson,N	Y McCollum
Y Beal	Y Coleman	Y Foster	N Jackson,W	McDonald
Y Beck	Collins	Fuller,C	Jessup	McKinney
Y Benefield	N Colwell	Fuller,K	Johnson,G	Y Miles
Y Benn	Connell	Y Galer	Y Johnson,R	Y Milford
Y Birdsong	Y Couch	Y Ginsberg	Y Jones,B	Y Moody
Bishop	Y Cox	Y Glover	Jones,H	Y Moore
Bolster	N Crawford	Y Godbee	Y Karrh	Y Mostiler
Y Branch	Y Crosby	Greer	Kemp	Y Mullinax
Y Bray	Y Culpepper	Y Ham	Y Kilgore	Y Nicholson
Y Brooks	N Cummings	Hamilton	Lambert	Y Nix
Y Buck	Y Darden	Y Hanner	Y Lane,D	Y Oliver
Burruss	Daugherty	Y Harris	Y Lane,R	Y Padgett
N Burton	Y Davis,B	Y Harrison	N Lawson	Y Parham
Y Byrd	N Davis,J	Y Hasty	Y Lee	N Patten

Y Perry	Randall	N Shepard	Townsend	Y Watson
Y Peters	Y Reaves	Y Sherrod	Y Triplett	White
Y Phillips,B	Y Richardson	Y Sizemore	N Tuten	N Widener
Y Phillips,L.L	N Robinson	Y Smith,T	N Twiggs	Y Williams,B.J
Y Phillips,R.T	Y Rose	Y Smith,V	N Vandiford	Y Williams,H
Phillips,W.R	Ross	Y Smyre	Y Vaughn	Y Williams,R
Y Pilewicz	Y Rowland	Y Snow	Y Veazey	N Wilson
Y Pinkston	Y Russell	Y Steinberg	Waddle	Y Wood,J
Y Rainey	Y Savage	Y Swann	Y Walker	Y Wood,J.T
N Ralston	Scott,A	N Thomas	Y Wall	Y Workman
Y Ramsey	Y Scott,D	Y Thompson	Y Ware	Speaker Murphy

On the passage of the Bill, as amended, the ayes were 122, nays 24.

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

Representative McDonald of the 12th requested that he be recorded as voting "aye" on the passage of SB 136, as amended.

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following Bills of the Senate:

SB 441. By: Senator Hudson of the 35th: A BILL to be entitled an Act to amend an Act providing for the salary and expenses of members of the board of education and the president of such board in counties of this State having a population of 600,000 or more, approved Mar. 16, 1978 (Ga. Laws 1978, p. 3929), so as to change the population requirement of said Act; and for other purposes.

SB 452. By: Senator Littlefield of the 6th: A BILL to be entitled an Act to create the Camden County Industrial Authority and to authorize such authority to acquire self-liquidating projects embracing sources of water supply, the treatment, distribution, and sale of water to individuals, private concerns, and governmental units, the collection, treatment, and disposal of sewage waste and storm water; and for other purposes.

SB 454. By: Senators Coleman of the 1st, Wessels of the 2nd, and Bryant of the 3rd: A BILL to be entitled an Act to amend an Act implementing a constitutional amendment to authorize the General Assembly to change provisions relating to tax administration of Chatham County and Savannah, approved Apr. 8, 1965 (Ga. Laws 1965, p. 3354), so as to change the qualifications of the chief tax assessor; and for other purposes.

SB 455. By: Senators Coleman of the 1st, Wessels of the 2nd, and Bryant of the 3rd: A BILL to be entitled an Act to provide for the advance deposit toward court costs in the State Courts of counties having a population of not less than 190,000 nor more than 210,000 according to the U. S. census of 1980, so as to provide that the advance deposit toward the payment of court costs cover all charges of the office of Clerk and Sheriff of said State Courts shall be Twenty Dollars; and for other purposes.

SB 456. By: Senators Coleman of the 1st, Wessels of the 2nd, and Bryant of the 3rd: A BILL to be entitled an Act to amend an Act revising and consolidating into a

comprehensive Act all laws relating to the Municipal Court of Savannah, approved Apr. 18, 1969 (Ga. Laws 1969, p. 2857), so as to set the various court costs for filing fees to be applied toward payment of court costs to be paid to the clerk; and for other purposes.

By unanimous consent, the following Bills of the Senate were read the first time and referred to the committees:

SB 246. By: Senator Bell of the 5th: A BILL to be entitled an Act to amend an Act revising the laws relating to the governing authority of DeKalb County and creating a chairman and board of commissioners, approved Mar. 8, 1956 (Ga. Laws 1956, p. 3237), so as to establish the form of government of DeKalb County and to fix the powers and duties of the officers constituting the governing authority; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

SB 441. By: Senator Hudson of the 35th: A BILL to be entitled an Act to amend an Act providing for the salary and expenses of members of the board of education and the president of such board in counties of this State having a population of 600,000 or more, approved Mar. 16, 1978 (Ga. Laws 1978, p. 3929), so as to change the population requirement of said Act; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

SB 447. By: Senator Scott of the 43rd: A BILL to be entitled an Act to amend an Act establishing in DeKalb County districts from which the members of the county board of education shall be elected, approved Apr. 12, 1963 (Ga. Laws 1963, p. 3424), so as to change the provisions relating to school board districts; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

SB 450. By: Senator Deal of the 49th: A BILL to be entitled an Act to provide for a supplement to the salary of the district attorney of the Northeastern Judicial Circuit; to provide for the payment of such salary supplement by the counties comprising said circuit; to provide an effective date; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

SB 452. By: Senator Littlefield of the 6th: A BILL to be entitled an Act to create the Camden County Industrial Authority and to authorize such authority to acquire self-liquidating projects embracing sources of water supply, the treatment, distribution, and sale of water to individuals, private concerns, and governmental units, the collection, treatment, and disposal of sewage waste and storm water; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

SB 454. By: Senators Coleman of the 1st, Wessels of the 2nd, and Bryant of the 3rd: A BILL to be entitled an Act to amend an Act implementing a constitutional amendment to authorize the General Assembly to change provisions relating to tax administration of Chatham County and Savannah, approved Apr. 8, 1965 (Ga. Laws 1965, p. 3354), so as to change the qualifications of the chief tax assessor; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

SB 455. By: Senators Coleman of the 1st, Wessels of the 2nd, and Bryant of the 3rd: A BILL to be entitled an Act to provide for the advance deposit toward court costs in the State Courts of counties having a population of not less than 190,000 nor more than 210,000 according to the U. S. census of 1980, so as to provide that the advance deposit toward the payment of court costs cover all charges of the office of Clerk and Sheriff of said State Courts shall be Twenty Dollars; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

SB 456. By: Senators Coleman of the 1st, Wessels of the 2nd, and Bryant of the 3rd: A BILL to be entitled an Act to amend an Act revising and consolidating into a comprehensive Act all laws relating to the Municipal Court of Savannah, approved Apr. 18, 1969 (Ga. Laws 1969, p. 2857), so as to set the various court costs for filing fees to be applied toward payment of court costs to be paid to the clerk; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

During this day's proceedings, the Speaker and Speaker Pro Tem alternately served as presiding officer.

Representative Vaughn of the 57th moved that the House do now adjourn until 10:00 o'clock, tomorrow morning and the motion prevailed.

The Speaker announced the House adjourned until 10:00 o'clock, tomorrow morning.

Representative Hall, Atlanta, Georgia**Wednesday, March 18, 1981**

The House met pursuant to adjournment at 10:00 o'clock, A.M., this day and was called to order by the Speaker.

By unanimous consent, the call of the roll was dispensed with.

Prayer was offered by Dr. Robert Marsh, Pastor, Second Ponce de Leon Baptist Church, Atlanta, Georgia.

Representative Milford of the 13th, Chairman of the Committee on Journals, reported that the Journal of the previous legislative day had been read and found to be correct.

By unanimous consent, the reading of the Journal was dispensed with.

The Journal was confirmed.

By unanimous consent, the following was established as the order of business during the first part of the period of unanimous consents:

1. Introduction of Bills and Resolutions.
2. First reading and reference of House Bills and Resolutions.
3. Second reading of Bills and Resolutions.
4. Reports of Standing Committees.
5. Third reading and passage of Local uncontested Bills.
6. First reading and reference of Senate Bills and Resolutions.

By unanimous consent, the Rules were suspended in order that the following Bills and Resolutions of the House could be introduced, read the first time and referred to the committees:

HB 1106. By: Representatives Felton of the 22nd and Colbert of the 23rd: A BILL to incorporate the City of Sandy Springs in Fulton County; to provide for the government of said city; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1107. By: Representative Ham of the 80th: A BILL to amend Code Chapter 84-16, relating to billiard rooms, so as to change the provisions relating to licensing of billiard rooms; to provide that licenses shall be issued by the governing authority of the various counties, rather than tax collectors; and for other purposes.

Referred to the Committee on Judiciary.

HB 1108. By: Representatives Bray of the 70th and Fuller of the 27th: A BILL to amend Code Chapter 34-6, relating to registration of electors, so as to provide for a residency confirmation procedure to be conducted by each board of registrars; and for other purposes.

Referred to the Committee on State of Republic.

HB 1109. By: Representatives Phillips of the 120th, Crawford of the 5th, Reaves of the 147th, Auten of the 154th, Smith of the 42nd and others: A BILL to amend an Act known as the "Georgia Water Quality Control Act," so as to provide for monitoring, recording, and reporting certain information regarding the withdrawal of water from surface waters for certain irrigation systems; and for other purposes.

Referred to the Committee on Natural Resources.

HB 1110. By: Representatives Phillips of the 120th, Crawford of the 5th, Reaves of the 147th, Auten of the 154th, Smith of the 42nd and others: A BILL to amend an Act known as the "Groundwater Use Act of 1972," so as to change the provisions relating to exemptions from said Act; and for other purposes.

Referred to the Committee on Natural Resources.

HB 1111. By: Representatives Wood, Jackson and Lawson of the 9th: A BILL to amend an Act known as "The Gainesville and Hall County Development Authority Act," so as to provide for additional powers to The Gainesville and Hall County Development Authority; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1112. By: Representatives Mangum and Aaron of the 56th, Robinson of the 58th, Clark of the 55th, Vaughn of the 57th and others: A BILL to amend an Act providing for the compensation of certain county officers and officials of DeKalb County, so as to change the compensation of the sheriff; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HR 410. By: Representative Harrison of the 20th: A RESOLUTION proposing an amendment to the Constitution so as to authorize the use by the Cobb County school system and the City of Marietta school system of the proceeds of any local sales and use tax levied within Cobb County; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HR 411. By: Representative Greer of the 43rd: A RESOLUTION proposing an amendment to the Constitution so as to provide for the enhancement, promotion, and preservation of a democratic form of government by assisting in the development and maintenance of viable political institutions and parties; to provide for the appropriation of funds to accomplish the enhancement, promotion and preservation of the democratic form of government; and for other purposes.

Referred to the Committee on State of Republic.

HR 412. By: Representatives Steinberg of the 46th, Lambert of the 112th, Galer of the 97th, Watson of the 114th, Richardson of the 52nd and others: A RESOLUTION to ratify the Equal Rights Amendment to the United States Constitution; and for other purposes.

Referred to the Committee on Human Relations & Aging.

By unanimous consent, the following Bills and Resolution of the House and Senate were read the second time:

HB 1100	SB 441
HB 1101	SB 447
HB 1102	SB 450
HB 1103	SB 452
HB 1104	SB 454
HB 1105	SB 455
HR 385	SB 456
SB 246	

Representative Reaves of the 147th District, Chairman of the Committee on Agriculture & Consumer Affairs, submitted the following report:

Mr. Speaker:

Your Committee on Agriculture & Consumer Affairs has had under consideration the following Resolution of the Senate and has instructed me to report the same back to the House with the following recommendation:

SR 134 Do Pass, as Amended

Respectfully submitted,
Reaves of the 147th
Chairman

Representative Pinkston of the 100th District, Chairman of the Committee on Banks & Banking, submitted the following report:

Mr. Speaker:

Your Committee on Banks & Banking has had under consideration the following Bill of the Senate and has instructed me to report the same back to the House with the following recommendation:

SB 381 Do Pass

Respectfully submitted,
Beck of the 148th
Vice-Chairman

Representative Ross of the 76th District, Chairman of the Committee on Education, submitted the following report:

Mr. Speaker:

Your Committee on Education has had under consideration the following Bills and Resolution of the House and Senate and has instructed me to report the same back to the House with the following recommendations:

HR 292 Do Pass
SB 63 Do Pass, by Substitute
SB 343 Do Pass

Respectfully submitted,
Ross of the 76th
Chairman

Representative Marcus of the 26th District, Chairman of the Committee on Health & Ecology, submitted the following report:

Mr. Speaker:

Your Committee on Health & Ecology has had under consideration the following Bills and Resolutions of the Senate and has instructed me to report the same back to the House with the following recommendations:

SB 220 Do Pass, as Amended
SB 245 Do Pass, as Amended
SB 417 Do Pass
SB 420 Do Pass

SR 85 Do Pass, as Amended
SR 109 Do Pass
SB 32 Do Pass, by Substitute

Respectfully submitted,
Marcus of the 26th
Chairman

Representative McDonald of the 12th District, Chairman of the Committee on Industry, submitted the following report:

Mr. Speaker:

Your Committee on Industry has had under consideration the following Bills of the Senate and has instructed me to report the same back to the House with the following recommendations:

SB 251 Do Pass
SB 380 Do Pass

Respectfully submitted,
Watson of the 114th
Vice-Chairman

Representative Ware of the 68th District, Chairman of the Committee on Insurance, submitted the following report:

Mr. Speaker:

Your Committee on Insurance has had under consideration the following Bills of the Senate and has instructed me to report the same back to the House with the following recommendations:

SB 207 Do Pass, by Substitute
SB 319 Do Pass, by Substitute

Respectfully submitted,
Ware of the 68th
Chairman

Representative Snow of the 1st District, Chairman of the Committee on Judiciary, submitted the following report:

Mr. Speaker:

Your Committee on Judiciary has had under consideration the following Bill of the Senate and has instructed me to report the same back to the House with the following recommendation:

SB 238 Do Pass, by Substitute

Respectfully submitted,
Snow of the 1st
Chairman

Representative Coleman of the 118th District, Chairman of the Committee on Public Safety, submitted the following report:

Mr. Speaker:

Your Committee on Public Safety has had under consideration the following Bill of the Senate and has instructed me to report the same back to the House with the following recommendation:

SB 67 Do Pass, by Substitute

Respectfully submitted,
Coleman of the 118th
Chairman

Representative Johnson of the 72nd District, Chairman of the Committee on Retirement, submitted the following report:

Mr. Speaker:

Your Committee on Retirement has had under consideration the following Bill of the Senate and has instructed me to report the same back to the House with the following recommendation:

SB 157 Do Pass, as Amended

Respectfully submitted,
Johnson of the 72nd
Chairman

Representative Lee of the 72nd District, Chairman of the Committee on Rules, submitted the following report:

Mr. Speaker:

Your Committee on Rules has had under consideration the following Bill of the Senate and has instructed me to report the same back to the House with the following recommendation:

SB 432 Do Pass

Respectfully submitted,
Lee of the 72nd
Chairman

Representative Colwell of the 4th District, Chairman of the Committee on State Institutions & Property, submitted the following report:

Mr. Speaker:

Your Committee on State Institutions & Property has had under consideration the following Resolutions of the Senate and has instructed me to report the same back to the House with the following recommendations:

SR 76 Do Pass
SR 106 Do Pass

SR 121 Do Pass
SR 119 Do Pass

Respectfully submitted,
Colwell of the 4th
Chairman

Representative Adams of the 36th District, Chairman of the Committee on State Planning & Community Affairs, submitted the following report:

Mr. Speaker:

Your Committee on State Planning & Community Affairs - Local Legislation has had under consideration the following Bills of the House and Senate and has instructed me to report the same back to the House with the following recommendations:

HB 1067	Do Pass	HB 1099	Do Pass
HB 1088	Do Pass	HB 1085	Do Pass
HB 1092	Do Pass	HB 1091	Do Pass
HB 1093	Do Pass	SB 428	Do Pass
HB 1094	Do Pass	SB 423	Do Pass
HB 1095	Do Pass	HB 1066	Do Pass
HB 1096	Do Pass	HB 1097	Do Pass
HB 1089	Do Pass, as Amended	HB 787	Do Pass
HB 1090	Do Pass		

Respectfully submitted,
Adams of the 36th
Chairman

The following report of the Committee on Rules was read and adopted:

HOUSE RULES CALENDAR
WEDNESDAY, MARCH 18, 1981
(38th Legislative Day)

Mr. Speaker and Members of the House:

The Committee on Rules, in session assembled, has fixed the calendar for this day's business, March 18, 1981, as enumerated below:

HR 108	State-wide Fire Protection Study Committee
HR 337	House Study Committee on Vocational Education
SB 322	Controlled Substances Act, Forfeiture of Property
SB 323	Development Authorities Law, Define Project
SB 328	Hospitalization, Certain Persons, Psychologists
SB 347	Motor Vehicle, Overweight Citations, Liens (Rec.)
SB 370	Trappers, Coyote, Rabbits
SB 382	Health Insurance, Optional Provisions
SB 388	Interest, Add-On Rebate
SB 392	Conasauga Judicial Circuit, Add Judge
SB 395	Intracoastal Waterways, Functions
SB 397	Motor Fuel, Delivery Time
SB 412	County Jails, Reimbursement, Certain Prisoners (Rec.)
SR 31	Convey Property, Savannah River
SR 54	Handicapped, Zoning, Relative to
SR 60	Mercer Medical School, Commitment
SR 80	The Arts Joint Study Committee
SR 95	Morehouse School of Medicine, Commitment
SR 111	Convey Property, City of Winder

ALL COMPENSATION RESOLUTIONS APPROVED BY APPROPRIATIONS COMMITTEE

Bills and Resolutions on this calendar may be called in any order the Speaker desires.

Respectfully submitted,
/s/Lee of the 72nd
Chairman

By unanimous consent, the following Bills of the House and Senate were taken up for consideration and read the third time:

HB 787. By: Representatives Byrd and Moody of the 138th and Smith of the 152nd: A BILL to provide a new charter for the City of Patterson in the County of Pierce; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1066. By: Representative Matthews of the 145th: A BILL to repeal an Act entitled "An Act creating a Small Claims Court in each county in this State having a population of not less than 33,300 and not more than 34,056 according to the U.S. Decennial Census of 1960 or any future such census, and including the County of Colquitt"; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1067. By: Representative Matthews of the 145th: A BILL to create and establish a Small Claims Court of Colquitt County; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1085. By: Representatives Fortune and Mostiler of the 71st: A BILL to further define, prescribe and enlarge the powers and duties of the Griffin-Spalding County Development Authority and further to regulate the management and conduct thereof; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1088. By: Representative Jones of the 78th: A BILL to amend an Act creating a small claims court for Lamar County, so as to change the provisions relating to costs; to change the provisions relative to service; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1089. By: Representatives Mostiler and Fortune of the 71st: A BILL to grant certain additional powers to the Peachtree City Industrial Building Authority; to provide for all related matters; and for other purposes.

The following amendment was read and adopted:

The Committee on State Planning and Community Affairs moves to amend HB 1089 by striking Section 2 in its entirety and renumbering Section 3 as Section 2 and Section 4 as Section 3.

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to.

On the passage of the Bill, as amended, the ayes were 110, nays 0.

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

HB 1090. By: Representatives Oliver of the 121st and Kemp of the 139th: A BILL to amend an Act placing the judge of the Probate Court of Long County on an annual salary, so as to establish a minimum salary for the judge of the probate court; to establish a minimum salary for the clerk of the judge of the probate court; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1091. By: Representatives Oliver of the 121st and Kemp of the 139th: A BILL to amend an Act placing the sheriff of Long County on an annual salary in lieu of the fee system of compensation, so as to establish a minimum salary for the sheriff; to establish minimum salaries for the clerk and deputy sheriffs of the sheriff; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1092. By: Representatives Oliver of the 121st and Kemp of the 139th: A BILL to amend an Act to consolidate the offices of tax receiver and tax collector of Long

County into the office of the tax commissioner of Long County, so as to establish a minimum salary for the tax commissioner; to establish a minimum salary for the deputy tax commissioner; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1093. By: Representatives Oliver of the 121st and Kemp of the 139th: A BILL to amend an Act placing the clerk of the Superior Court of Long County on an annual salary, so as to establish a minimum salary for the clerk of the superior court; to establish a minimum salary for the deputy clerk of the superior court; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1094. By: Representatives Aiken and Burruss of the 21st, Darden, Thompson and Wilson of the 19th, and Murphy of the 18th: A BILL to amend an Act creating a Board of Commissioners of Paulding County, so as to change the provisions relating to the appointment, removal, and compensation of certain county officials and employees; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1095. By: Representatives Aiken and Burruss of the 21st, Darden, Thompson and Wilson of the 19th and Murphy of the 18th: A BILL to amend an Act authorizing the establishment of a civil service system in Paulding County, so as to change the provisions relating to persons subject to the civil service system; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1096. By: Representatives Mostiler and Fortune of the 71st, Johnson, Benefield, Wood and Lee of the 72nd: A BILL to amend an Act placing the coroner of Fayette County on a salary in lieu of the fee system of compensation, so as to change the compensation of the coroner; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1097. By: Representatives Dover of the 11th, Colwell of the 4th, Irvin of the 10th and Twiggs of the 4th: A BILL to amend an Act providing for an investigator for the District Attorney of the Mountain Judicial Circuit, so as to change the compensation of the investigator; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

HB 1099. By: Representative Bray of the 70th: A BILL to amend an Act placing the sheriff, the clerk of the superior court, the judge of the probate court, and the coroner of Meriwether County on a salary basis in lieu of the fee system of compensation, so as to change the compensation of the deputies in the sheriff's office; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 423. By: Senator Bryant of the 3rd: A BILL to amend an Act to provide for the appointment and terms of office of members of the Liberty County Industrial Authority, so as to define the term "project" to include undertakings for hotel and motel facilities; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 428. By: Senator McGill of the 24th: A BILL to create and establish a Small Claims Court of Oglethorpe County; to prescribe the jurisdiction of said court; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following Bills of the House:

- HB 811. By: Representatives Smith of the 42nd, Lane of the 40th, Pilewicz of the 41st, Lowe of the 43rd and Couch of the 43rd: A BILL to amend an Act establishing a new charter for the City of College Park, and all amendatory Acts thereto, so as to change the date of the election of the mayor and members of the council; and for other purposes.
- HB 924. By: Representatives Parham of the 109th and Baugh of the 108th: A BILL to amend an Act creating the Board of Commissioners of Baldwin County, so as to provide for an advisory referendum regarding the location in Baldwin County of a site or facility for the handling or disposal of hazardous wastes; and for other purposes.
- HB 991. By: Representative Chamberlin of the 73rd: A BILL to amend an Act creating a new charter for the City of Locust Grove, so as to require members of the council who run for other office to resign; and for other purposes.
- HB 1001. By: Representative Jessup of the 117th: A BILL to amend an Act placing the Sheriff of Pulaski County upon an annual salary, so as to change the salaries of the deputy sheriffs; to provide for a cost-of-living increase; and for other purposes.
- HB 967. By: Representative Culpepper of the 98th: A BILL to amend an Act creating the board of commissioners of Crawford County, so as to change the compensation of the members of said board of commissioners; and for other purposes.
- HB 754. By: Representatives Lambert of the 112th and Jackson of the 75th: A BILL to amend an Act creating a new charter for the City of Rutledge, so as to change the fine authorized to be imposed in the police court; and for other purposes.
- HB 755. By: Representatives Lambert of the 112th and Jackson of the 75th: A BILL to amend an Act placing certain of the county officers of Morgan County on an annual salary, so as to change the compensation of the clerk of the superior court; and for other purposes.
- HB 756. By: Representatives Lambert of the 112th and Jackson of the 75th: A BILL to amend an Act creating a board of commissioners of roads and revenues in and for the County of Morgan, so as to change the compensation of the chairman, vice-chairman, and members of the board; and for other purposes.
- HB 772. By: Representatives Buck of the 95th, Cason of the 96th, Galer of the 97th, Ross of the 93rd and Phillips of the 91st: A BILL to amend an Act creating the Muscogee County School District, so as to provide for a new method of selection of members of the Muscogee County Board of Education; and for other purposes.
- HB 1002. By: Representatives Godbee of the 82nd and Lane of the 81st: A BILL to amend an Act placing the Clerk of the Superior Court of Bulloch County upon an annual salary, so as to change the compensation of the clerk's employees; and for other purposes.
- HB 1003. By: Representatives Godbee of the 82nd and Lane of the 81st: A BILL to amend an Act placing the Sheriff of Bulloch County on an annual salary, so as to

change the compensation of the sheriff's deputies and office clerk; and for other purposes.

- HB 1004. By: Representatives Godbee of the 82nd and Lane of the 81st: A BILL to amend an Act creating a Board of Commissioners of Bulloch County, so as to change the provisions relative to the compensation of the clerks; and for other purposes.
- HB 1005. By: Representatives Godbee of the 82nd and Lane of the 81st: A BILL to amend an Act placing the judge of the probate court of Bulloch County upon an annual salary, so as to change the compensation of the clerk; and for other purposes.
- HB 1006. By: Representatives Godbee of the 82nd and Lane of the 81st: A BILL to amend an Act creating the office of Tax Commissioner of Bulloch County, so as to change the compensation of the tax commissioner's assistants; and for other purposes.
- HB 1007. By: Representative Jones of the 78th: A BILL to amend an Act creating the Small Claims Court of Butts County, so as to provide that a judgment may be reopened under certain circumstances; and for other purposes.
- HB 1013. By: Representatives Colwell and Twiggs of the 4th: A BILL to create and establish a Small Claims Court of Gilmer County; to prescribe the jurisdiction of said court; and for other purposes.
- HB 1016. By: Representative Phillips of the 120th: A BILL to abolish the office of treasurer of Wheeler County; to provide for designation of a person to perform the duties of treasurer; to amend an Act creating the offices of tax collector, tax receiver, and county treasurer of Wheeler County, so as to reflect the abolishment of the office of treasurer; and for other purposes.
- HB 1025. By: Representative Culpepper of the 98th: A BILL to amend an Act incorporating the City of Ideal, formerly Town of Ideal, so as to change the terms of office of the mayor and councilmen; and for other purposes.
- HB 1029. By: Representatives Perry and Veazey of the 146th: A BILL to create and establish a Small Claims Court of Cook County; and for other purposes.
- HB 1036. By: Representatives Anderson, Hasty and Harris of the 8th: A BILL to amend an Act re-creating and reincorporating the City of Woodstock, so as to change the qualifications for councilmen; and for other purposes.
- HB 1042. By: Representatives Lambert of the 112th, and Milford and Mann of the 13th: A BILL to amend an Act placing certain county officers of Greene County upon an annual salary, so as to change the provisions relating to the use of a motor vehicle by the sheriff in carrying out his duties; and for other purposes.
- HB 1044. By: Representatives Colwell of the 4th and Twiggs of the 4th: A BILL to amend an Act providing an annual salary for the Judge of the Probate Court of Fannin County, so as to change the provisions relating to the compensation of said officer; and for other purposes.
- HB 1046. By: Representatives Smith and Moore of the 152nd: A BILL to create and establish a Small Claims Court of Camden County; to prescribe the jurisdiction of said court; and for other purposes.

HB 669. By: Representative Reaves of the 147th: A BILL to repeal an Act entitled "An Act creating a Small Claims Court in certain counties in this State"; and for other purposes.

HB 670. By: Representative Reaves of the 147th: A BILL to create and establish a Small Claims Court of Brooks County; and for other purposes.

HB 959. By: Representative Coleman of the 118th: A BILL to amend an Act fixing the salary of certain county officers in each county in this state having a population of not less than 15,300 and not more than 15,800 according to the U.S. census of 1970 or any future such census, so as to change the provisions relating to personnel in the office of the sheriff and the judge of the probate court; and for other purposes.

The Senate has adopted, by substitute, by the requisite constitutional majority the following Resolution of the House:

HR 251. By: Representatives Childs of the 51st, Richardson of the 52nd, Burton of the 47th, Aaron of the 56th, Robinson of the 58th and others: A RESOLUTION creating the DeKalb County Compensation Study Commission; and for other purposes.

The Senate has passed, by substitute, by the requisite constitutional majority the following Bill of the House:

HB 1023. By: Representative Miles of the 107th: A BILL to amend an Act creating and establishing a small claims court in and for Bryan County, so as to change the jurisdiction of said court; to change the fees for filing claims in said court; and for other purposes.

The Senate has passed by the requisite constitutional majority the following Bills of the Senate:

SB 164. By: Senators Evans of the 37th and Tate of the 38th: A BILL to authorize the Board of Commissioners of Fulton County to create a retirement and pension fund and a system of retirement pay for county employees; to provide for participants in such plan; to provide for rejection of such plan; and for other purposes.

SB 446. By: Senator Stephens of the 36th: A BILL to provide for the storage of records by the clerks of the superior courts in certain counties; to provide an effective date; and for other purposes.

SB 453. By: Senator Foster of the 50th: A BILL to amend an Act creating a county commissioner of Gilmer County, so as to change the provisions relative to the compensation of the commissioner and members of the advisory board; and for other purposes.

The Senate has adopted by the requisite constitutional majority the following Resolutions of the House:

HR 13. By: Representative Hooks of the 116th: A RESOLUTION compensating Mr. A. V. Arnold; and for other purposes.

- HR 21. By: Representative Hutchinson of the 133rd: A RESOLUTION compensating Mr. Charles E. Anderson; and for other purposes.
- HR 22. By: Representative Colbert of the 23rd: A RESOLUTION compensating Mr. J. D. Douglas, Jr.; and for other purposes.
- HR 80. By: Representative Isakson of the 20th: A RESOLUTION compensating Mr. Jack Hayden; and for other purposes.
- HR 110. By: Representative Colbert of the 23rd: A RESOLUTION compensating Dr. John J. Klein; and for other purposes.
- HR 141. By: Representative Irvin of the 10th: A RESOLUTION compensating Mr. Guy A. Fitzgerald; and for other purposes.
- HR 155. By: Representative Colbert of the 23rd: A RESOLUTION compensating Mrs. Watson V. Derden; and for other purposes.
- HR 164. By: Representative Patten of the 149th: A RESOLUTION compensating Roy Davis III; and for other purposes.
- HR 214. By: Representatives Wood, Lawson and Jackson of the 9th: A RESOLUTION to compensate Mr. James W. Truelove; and for other purposes.
- HR 216. By: Representatives Colwell and Twiggs of the 4th: A RESOLUTION compensating Mr. Donald B. McLain; and for other purposes.
- HR 229. By: Representatives Ralston of the 7th, Anderson, Hasty and Harris of the 8th: A RESOLUTION compensating Mr. Michael R. Mullins; and for other purposes.
- HR 230. By: Representatives Ralston of the 7th, Anderson, Hasty and Harris of the 8th: A RESOLUTION compensating Mr. James W. Ezell; and for other purposes.
- HR 231. By: Representatives Ralston of the 7th; Anderson, Hasty and Harris of the 8th: A RESOLUTION compensating Mr. Rodney B. Johnson; and for other purposes.
- HR 248. By: Representatives Baugh of the 108th and Parham of the 109th: A RESOLUTION compensating Mr. Alonza Anderson; and for other purposes.

The Senate has passed, by substitute, by the requisite constitutional majority the following Bill of the House:

- HB 163. By: Representatives Lambert of the 112th, Argo of the 63rd, Harris of the 8th, Vaughn of the 57th, Collins of the 144th and Murphy of the 18th: A BILL to make and provide appropriations for the fiscal year beginning July 1, 1981, and ending June 30, 1982; and for other purposes.

By unanimous consent, all House Bills and Resolutions passed today were ordered immediately transmitted to the Senate.

Representative Fuller of the 16th moved that the House reconsider its action failing to give the requisite constitutional majority to the following Bill of the Senate:

SB 243. By: Senator Kidd of the 25th: A BILL to amend Code Section 93-202, relating to qualifications of members of the Georgia Public Service Commission, so as to provide additional qualifications for members of the commission; and for other purposes.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Harris	Y Martin	Y Savage
Y Adams,G	Collins	Y Harrison	Matthews	Y Scott,A
Y Adams,J	N Colwell	Hasty	Y McCollum	Y Scott,D
Adams,M	Y Connell	Hawkins	McDonald	Y Shepard
Y Aiken	Couch	Y Hays	McKinney	Sherrod
Y Anderson	Y Cox	Hill	Miles	Y Sizemore
Y Argo	Y Crawford	Holmes	Millford	Smith,T
Y Auten	Y Crosby	Y Hooks	Moody	Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Smyre
Y Bargermon	Y Cummings	Y Hutchinson	Mostiler	Y Snow
Y Baugh	Y Darden	Irvin	Y Mullinax	Steinberg
Beal	Daugherty	Isakson	Y Nicholson	Y Swann
N Beck	N Davis,B	N Jackson,J	N Nix	N Thomas
Y Benefield	N Davis,J	Y Jackson,N	Y Oliver	Thompson
Benn	Davis,L	N Jackson,W	N Padgett	Townsend
Birdsong	Dean	Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Johnson,G	Patten	Y Tuten
Bolster	Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	N Jones,H	Y Phillips,B	Y Vaughn
Brooks	Y Edwards	Karrh	Y Phillips,L.L	Y Veazey
Y Buck	Elliott	Kemp	Phillips,R.T	N Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
Y Burton	Y Felton	Y Lambert	N Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	Y Ware
Cason	Y Foster	Lane,R	Y Rainey	Watson
Y Castleberry	N Fuller,C	N Lawson	Y Ralston	White
N Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	N Widener
Y Chambless	Y Galer	Logan	Randall	Williams,B.J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Williams,H
Cheeks	Glover	Y Lord	Richardson	Y Williams,R
Y Childers	Y Godbee	Lowe	Robinson	Wilson
Childs	Y Greer	Lucas	N Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	N Wood,J.T
Clark,L	Hamilton	Y Mann	Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 96, nays 18.

The motion prevailed.

Representative Jessup of the 117th requested that he be recorded as voting "aye" on the previous motion.

Under the general order of business, established by the Committee on Rules, the following Bill of the Senate was again taken up for consideration:

SB 412. By: Senators Starr of the 44th, Howard of the 42nd, and Gillis of the 20th: A BILL to amend an Act revising the laws relating to prisons, public works camps and prisoners, so as to change certain of the provisions relative to the reimbursement of counties before such prisoners are transferred to the place of confinement where the sentence is to be served; and for other purposes.

The following amendment was read and adopted:

Representative Vaughn of the 57th moves to amend SB 412 as follows:

By striking on Line 24, Page 2, beginning with word "pursuant" remainder of Line 24, all of Line 25 and the first two words "Rehabilitation and" on Line 26 and substituting the following:

"In a sum not less than five (5) dollars per day, per prisoner and"

By adding on Line 27, Page 2, before the word "appropriated," the word "hereinafter".

By adding on Line 32, Page 2, between the words "felony prisoners" the words "and state misdemeanors".

The report of the Committee, which was favorable to the passage of the Bill, was agreed to, as amended.

On the passage of the Bill, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Matthews	Y Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Scott,D
Adams,M	Connell	Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Miles	Sizemore
Y Argo	Y Crawford	Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Smyre
Barger	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Dent	Johnson,G	Y Patten	Y Tuten
Y Bolster	Dixon	Y Johnson,R	Y Perry	Y Twigg
Y Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Brooks	Y Edwards	Karrh	Y Phillips,L.L	Veazey
Y Buck	Elliott	Y Kemp	Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Chambless	Y Galer	Logan	Randall	Williams,B.J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Williams,H
Y Cheeks	Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Lucas	Y Rose	Y Wood,J
Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, as amended, the ayes were 136, nays 0.

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

Representative Adams of the 79th requested that he be recorded as voting "aye" on the passage of SB 412, as amended.

The following Bill of the House was taken up for the purpose of considering the Senate substitute thereto:

HB 163. By: Representatives Lambert of the 112th, Argo of the 63rd, Harris of the 8th, Vaughn of the 57th, Collins of the 144th and Murphy of the 18th: A BILL to make and provide appropriations for the fiscal year beginning July 1, 1981, and ending June 30, 1982; and for other purposes.

The following Senate substitute was read:

A BILL

To make and provide appropriations for the fiscal year beginning July 1, 1981, and ending June 30, 1982; to make and provide such appropriations for the operation of the State government, its departments, boards, bureaus, commissions, institutions, and other agencies, and for the university system, common schools, counties, municipalities, political subdivisions and for all other governmental activities, projects and undertakings authorized by law, and for all leases, contracts, agreements, and grants authorized by law; to provide for the control and administration of funds; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

That the sums of money hereinafter provided are appropriated for the fiscal year beginning July 1, 1981, and ending June 30, 1982, as prescribed hereinafter for such fiscal year, from the General Funds of the State, including unappropriated surplus and a revenue estimate of \$3,426,500,000 for fiscal year 1982.

PART I. LEGISLATIVE BRANCH

Section 1. Legislative Branch.

Budget Unit: Legislative Branch	\$ 14,872,088
Operations	\$ 14,872,088
Total Funds Budgeted	\$ 14,872,088
State Funds Budgeted.....	\$ 14,872,088

Budget Unit Object Classes:

Operations	\$ 14,872,088
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For compensation, expenses, mileage, allowances, travel and benefits for members, officials, committees and employees of the General Assembly and each House thereof; for operating the offices of Lieutenant Governor and Speaker of the House of Representatives; for membership in the National Conference of Commissioners on Uniform State Laws; for membership in the Council of State Governments, the National Conference of State Legislatures and the National Conference of Insurance Legislators and other legislative organizations, upon approval of the Legislative Services Committee; for membership in the Marine Fisheries Compact and other Compacts, upon approval of the Legislative Services Committee; for the maintenance, repair, construction, reconstruction, furnishing and refurbishing of space and other facilities for the Legislative Branch; for the Legislative Services Committee, the Office of Legislative Counsel and the Office of Legislative Budget Analyst; for the operation of the Georgia Educational Improvement Council; for compiling, publishing and distributing the Acts of the General Assembly and the Journals of the Senate and the House of Representatives; for Code Revision; for the annual report of the State Auditor to the General Assembly; for equipment, supplies, furnishings, repairs, printing, services and other expenses of the Legislative Branch of Government; for costs of the Georgia Official and Statistical Register; and for payments to Presidential Electors. The provisions of any other law to the contrary notwithstanding, such payments to Presidential Electors shall be paid from funds provided for the Legislative Branch of Government, and the payment and receipt of such allowances shall not be in violation of any law.

The Legislative Services Committee shall seek to determine ways to effect economies in the expenditure of funds appropriated to the Legislative Branch of Government. The Committee is hereby authorized to promulgate rules and regulations relative to the expenditure of funds appropriated to the Legislative Branch which may include that no such funds may be expended without prior approval of the Committee. The Committee shall also make a detailed study of all items and programs which are paid for from funds appropriated to the Legislative Branch of Government with a view towards determining which are legitimate legislative expenses and which should be paid for from other appropriations.

Section 2. Department of Audits.

Budget Unit: Department of Audits	\$ 4,761,096
1. Operations	\$ 4,411,096
Total Funds Budgeted	\$ 4,411,096
State Funds Budgeted	\$ 4,411,096
2. Tax Ratio Study	\$ 350,000
Total Funds Budgeted	\$ 350,000
State Funds Budgeted	\$ 350,000

Budget Unit Object Classes:

Operations	\$ 4,411,096
Tax Ratio Study	\$ 350,000
Authorized Motor Vehicles	28
Total Positions Budgeted	150

PART II. JUDICIAL BRANCH

Section 3. Supreme Court.

Budget Unit: Supreme Court	\$ 2,043,512
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For the cost of operating the Supreme Court of the State of Georgia, including salaries of Justices and the employees of the Court, their retirement contributions and for the Emeritus Judges of the Court. Provided, however, that the listed appropriation shall be increased by the amount of \$12,000 per annum for each additional Emeritus position established during the fiscal year. Provided, however, that the sum of \$7,500 shall be allocated for the payment of attorneys' fees and legal expenses for indigent defendants in criminal cases on appeal as provided in Georgia Laws 1953, Nov.-Dec. Session, pp. 478-481.

Provided, however, that the sum of \$10,500 shall be allocated for the cost of Georgia's pro rata share for the operation of the National Center for State Courts.

Total Positions Budgeted	59
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Section 4. Superior Courts.

Budget Unit: Superior Courts	\$ 14,668,096
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For the cost of operating the Superior Courts of the State of Georgia, including payment of Judges' salaries, contingent expense allowances authorized by law, the payment of mileage authorized by law and such other salaries and expenses as may be authorized by law.

For payment of salaries, the payment of mileage and other expenses as may be authorized by law for the District Attorneys, Assistant District Attorneys, and District Attorneys Emeritus.

For the cost of operating the Judge Sentence Review Panel as created by 1974 Georgia Laws, p. 358.

Provided, however, that the listed appropriation shall be increased by the amount of \$27,078 per annum for each additional Judge Emeritus position established during the fiscal year, and by the amount of \$17,000 per annum for each additional District Attorney Emeritus position established during the fiscal year.

Provided, further, that the listed appropriation shall be increased by the amount of \$80,000 per annum for each judgeship created by law during the 1981 session of the General Assembly.

Provided, that of the above appropriation relating to Superior Courts, \$398,000 is designated and committed for the Prosecuting Attorneys' Council for operations and \$68,859 is designated and committed for the Sentence Review Panel, and \$30,000 is designated and committed for the Probation Advisory Council.

Provided, however, of the above appropriation \$10,000 is designated and committed to attend the judicial college for judges with less than five years' experience.

Total Positions Budgeted 430

Section 5. Court of Appeals.

Budget Unit: Court of Appeals\$ 2,654,421

For the cost of operating the State Court of Appeals, including salaries and retirement contributions of judges and employees of the Court and for the Emeritus Judges of the Court. Provided, however, that the listed appropriation shall be increased by the amount of \$12,000 per annum for each additional Emeritus position established during the fiscal year.

Total Positions Budgeted 61

Section 6. Administrative Office of the Courts and Judicial Administrative Districts.

Budget Unit: Administrative Office
of the Courts and Judicial

Administrative Districts\$ 1,136,515

Administrative Office of the

Courts.....\$ 505,232

Institute for Continuing

Judicial Education\$ 202,280

Judicial Administrative

Districts\$ 429,003

Total Funds Budgeted\$ 1,136,515

State Funds Budgeted.....\$ 1,136,515

Total Positions Budgeted 39

For the cost of operating the Administrative Office of the Courts; for the cost of operating the Institute for Continuing Judicial Education; and for the cost of operating the Judicial Administrative Districts.

Section 7. Appellate Court Reports.

Budget Unit: Court Reports\$ 175,000

For the cost of printing and distributing the reports of the Supreme Court and Court of Appeals.

Total Positions Budgeted 0

Section 8. Judicial Qualifications Commission.

Budget Unit: Judicial Qualifications

Commission\$ 49,760

For the cost of operating the Judicial Qualifications Commission.

Total Positions Budgeted 0

Section 9. Board of Court Reporting.

Budget Unit:.....\$ 12,802

For the cost of operating the Board of Court Reporting.
Total Positions Budgeted 1

**Section 10. Council of Juvenile
Court Judges.**

Budget Unit:\$ 91,577

For the cost of operating the Council of Juvenile Court Judges.
Total Positions Budgeted 3

**Section 11. Georgia Justice Courts
Training Council.**

Budget Unit:\$ 12,100

For the cost of operating the Georgia Justice Courts Training Council.
Total Positions Budgeted 0

Section 12. Georgia Indigent Defense Council.

Budget Unit:\$ -0-
Central Operations.....\$ -0-
Grants\$ -0-
Total Funds Budgeted\$ -0-
State Funds Budgeted.....\$ -0-

For the cost of operating the Georgia Indigent Defense Council.
Total Positions Budgeted 0

**PART III.
EXECUTIVE BRANCH**

**Section 13. Department of Administrative
Services.**

A. Budget Unit: Department of
Administrative Services.....\$ 13,297,166

1. State Properties Commission Budget:

Personal Services.....\$ 184,367
Regular Operating Expenses\$ 7,780
Travel.....\$ 3,000
Motor Vehicle Equipment Purchases\$ -0-
Publications and Printing.....\$ 500
Equipment Purchases.....\$ 500
Computer Charges.....\$ -0-
Real Estate Rentals\$ 12,516
Telecommunications\$ 3,180
Per Diem, Fees and Contracts\$ 17,500
Total Funds Budgeted\$ 229,343
State Funds Budgeted.....\$ 225,656
Total Positions Budgeted 6

2. Departmental Administration Budget:

Personal Services.....\$ 858,505
Regular Operating Expenses\$ 32,215
Travel.....\$ 6,800
Motor Vehicle Equipment
Purchases.....\$ 7,530
Publications and Printing.....\$ 6,000
Equipment Purchases.....\$ 1,450
Computer Charges.....\$ -0-

Real Estate Rentals	\$ 45,433
Telecommunications	\$ 15,420
Per Diem, Fees and Contracts	\$ -0-
Direct Payments to Georgia	
Building Authority for	
Capital Outlay	\$ 3,600,000
Direct Payments to Georgia	
Building Authority for	
Operations	\$ -0-
Direct Payments to Georgia	
Building Authority for	
Floyd Buildings Operations	\$ 2,224
Direct Payments to Georgia	
Building Authority for	
Authority Lease Rentals	\$ 850,000
Total Funds Budgeted	\$ 5,425,577
State Funds Budgeted	\$ 5,408,408
Total Positions Budgeted	38
3. Fiscal and Self-Insurance	
Administration Budget:	
Personal Services	\$ 1,105,243
Regular Operating Expenses	\$ 57,157
Travel	\$ 29,000
Motor Vehicle Equipment	
Purchases	\$ -0-
Publications and Printing	\$ 14,000
Equipment Purchases	\$ 2,155
Computer Charges	\$ 5,022,700
Real Estate Rentals	\$ 54,078
Telecommunications	\$ 22,000
Per Diem, Fees and Contracts	\$ -0-
Workers' Compensation	\$ -0-
State Liability Self-Insurance	
Reserve	\$ -0-
Unemployment Compensation	
Reserve	\$ 1,500,000
Public Safety Officers	
Indemnification Fund	\$ 608,800
Total Funds Budgeted	\$ 8,415,133
State Funds Budgeted	\$ 5,595,628
Total Positions Budgeted	49
4. Central and Surplus Property	
Administration Budget:	
Personal Services	\$ 892,388
Regular Operating Expenses	\$ 423,856
Travel	\$ 21,850
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 16,500
Equipment Purchases	\$ 1,450
Computer Charges	\$ 41,000
Real Estate Rentals	\$ 67,055
Telecommunications	\$ 14,000
Per Diem, Fees and Contracts	\$ 12,300
Materials for Resale	\$ 5,120,000
Utilities	\$ 23,980
Total Funds Budgeted	\$ 6,634,379

State Funds Budgeted.....	\$ 191,104
Total Positions Budgeted.....	61
5. Procurement Administration Budget:	
Personal Services.....	\$ 1,033,086
Regular Operating Expenses	\$ 97,907
Travel.....	\$ 6,700
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 29,600
Equipment Purchases.....	\$ 10,100
Computer Charges	\$ 225,000
Real Estate Rentals	\$ 56,502
Telecommunications.....	\$ 32,500
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 1,491,395
State Funds Budgeted.....	\$ 1,470,734
Total Positions Budgeted.....	52
6. General Services Administration	
Budget:	
Personal Services.....	\$ 213,235
Regular Operating Expenses	\$ 96,956
Travel.....	\$ 818
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 100
Equipment Purchases.....	\$ 600
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 5,254
Telecommunications.....	\$ 2,100
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 319,063
State Funds Budgeted.....	\$ 144,799
Total Positions Budgeted.....	14
7. Real Property and Space	
Management Budget:	
Personal Services.....	\$ 235,600
Regular Operating Expenses	\$ 5,430
Travel.....	\$ 900
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 400
Equipment Purchases.....	\$ 500
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 17,999
Telecommunications.....	\$ 4,420
Per Diem, Fees and Contracts	\$ 300
Materials for Resale.....	\$ -0-
Total Funds Budgeted	\$ 265,549
State Funds Budgeted.....	\$ 260,837
Total Positions Budgeted.....	11
8. Data Processing Services Budget:	
Personal Services.....	\$ 13,861,728
Regular Operating Expenses	\$ 1,265,190
Travel.....	\$ 53,610
Motor Vehicle Equipment	
Purchases.....	\$ 5,800
Publications and Printing.....	\$ 221,975
Equipment Purchases.....	\$ 243,280

Computer Charges	\$ 299,000
Rents and Maintenance Expense	\$ 11,923,516
Real Estate Rentals	\$ 1,029,947
Telecommunications	\$ 261,250
Payments to DOAS Fiscal	
Administration.....	\$ 2,243,396
Per Diem, Fees and Contracts	\$ 934,900
Total Funds Budgeted	\$ 32,072,695
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	685
9. Motor Pool Services Budget:	
Personal Services.....	\$ 400,518
Regular Operating Expenses	\$ 1,099,420
Travel.....	\$ 900
Motor Vehicle Equipment Purchases	\$ 96,734
Publications and Printing.....	\$ 1,000
Equipment Purchases.....	\$ 30,000
Computer Charges	\$ 8,600
Real Estate Rentals	\$ 720
Telecommunications	\$ 5,750
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 1,635,632
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	28
10. Communication Services Budget:	
Personal Services.....	\$ 1,983,647
Regular Operating Expenses	\$ 372,314
Travel.....	\$ 9,700
Motor Vehicle Equipment	
Purchases.....	\$ 30,100
Publications and Printing.....	\$ 58,200
Equipment Purchases.....	\$ 6,525
Computer Charges	\$ 84,183
Real Estate Rentals	\$ 55,340
Telecommunications	\$ 460
Per Diem, Fees and Contracts	\$ 5,000
Telephone Billings	\$ 20,947,679
Total Funds Budgeted	\$ 23,513,476
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	106
11. Printing Services Budget:	
Personal Services.....	\$ 1,261,200
Regular Operating Expenses	\$ 1,515,879
Travel.....	\$ 3,361
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 200
Equipment Purchases.....	\$ 40,300
Computer Charges	\$ 6,000
Real Estate Rentals	\$ 132,050
Telecommunications	\$ 11,900
Materials for Resale.....	\$ 50,000
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 2,995,666
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	76

Budget Unit Object Classes:

Personal Services.....	\$ 22,029,517
Regular Operating Expenses	\$ 4,974,104
Travel.....	\$ 136,639
Motor Vehicle Equipment	
Purchases.....	\$ 140,164
Publications and Printing.....	\$ 348,475
Equipment Purchases.....	\$ 336,860
Computer Charges	\$ 5,686,483
Real Estate Rentals.....	\$ 1,476,894
Telecommunications.....	\$ 372,980
Per Diem, Fees and Contracts.....	\$ 970,000
Rents and Maintenance Expense	\$ 11,923,516
Utilities.....	\$ 23,980
Workers' Compensation	\$ -0-
Payments to DOAS Fiscal	
Administration.....	\$ 2,243,396
Direct Payments to Georgia	
Building Authority for	
Operations	\$ -0-
Direct Payments to Georgia	
Building Authority for	
Capital Outlay	\$ 3,600,000
Direct Payments to Georgia	
Building Authority for	
Authority Lease Rentals	\$ 850,000
Direct Payments to Georgia	
Building Authority for	
Floyd Buildings Operations.....	\$ 2,224
State Liability Self-Insurance	
Reserve.....	\$ -0-
Telephone Billings	\$ 20,947,679
Materials for Resale.....	\$ 5,170,000
Public Safety Officers	
Indemnity Fund	\$ 608,800
Unemployment Compensation	
Reserve.....	\$ 1,500,000
Total Positions Budgeted	1,126
Authorized Motor Vehicles	284

It is the intent of this General Assembly that the Office of Planning and Budget and all other agencies of State government utilize federal funds wherever possible in connection with Workers' Compensation and Unemployment Compensation payments, and that no such payments shall be made to or on behalf of anyone other than bona fide State employees.

It is the intent of this General Assembly that income to the Department of Administrative Services from user agencies shall not exceed the maximum amounts listed below for each service activity:

General Services.....	\$ 319,063
Data Processing Service.....	\$ 32,072,695
Motor Pool Service.....	\$ 1,635,632
Communication Services.....	\$ 23,513,476
Printing Services.....	\$ 2,995,666
Total.....	\$ 60,536,532

except to provide general salary increases authorized for all State employees, or unless there is a corresponding fund availability, with prior budgetary approval, in the appropriate object class or classes of user agency or agencies for which the Department provides service.

Provided further, the State Auditor shall report any exceptions or violations of this intent in his annual financial audit of the Department of Administrative Services.

Provided, it is the intent of this General Assembly that the Department shall not purchase, lease, or lease-purchase any additional computer hardware other than that which is authorized in this appropriations Act, unless funds are available for this purpose in the user agencies.

B. Budget Unit: Georgia Building

Authority.....	\$ -0-
1. Georgia Building Authority	
Budget:	
Personal Services.....	\$ 8,066,605
Regular Operating Expenses	\$ 2,113,171
Travel.....	\$ 3,500
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 30,000
Equipment Purchases.....	\$ 90,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 40,000
Per Diem, Fees and Contracts	\$ 89,000
Capital Outlay	\$ 3,600,000
Authority Lease Rentals	\$ 1,039,500
Utilities.....	\$ 3,300,000
Facilities Renovations	
and Repairs	\$ -0-
Total Funds Budgeted	\$ 18,210,443
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	419
2. Operations of Floyd Building	
Budget:	
Personal Services.....	\$ 659,225
Regular Operating Expenses	\$ 350,000
Travel.....	\$ -0-
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 20,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts	\$ -0-
Capital Outlay	\$ -0-
Authority Lease Rentals	\$ -0-
Utilities.....	\$ 1,300,000
Facilities Renovations	
and Repairs	\$ -0-
Total Funds Budgeted	\$ 2,329,225
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	88

Budget Unit Object Classes:

Personal Services.....	\$ 8,725,830
Regular Operating Expenses	\$ 2,463,171
Travel.....	\$ 3,500
Motor Vehicle Equipment	
Purchases.....	\$ -0-

Publications and Printing.....	\$ 30,000
Equipment Purchases.....	\$ 110,000
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ -0-
Telecommunications.....	\$ 40,000
Per Diem, Fees and Contracts.....	\$ 89,000
Capital Outlay.....	\$ 3,600,000
Authority Lease Rentals.....	\$ 1,039,500
Utilities.....	\$ 4,600,000
Facilities Renovations and Repairs.....	\$ -0-
Total Positions Budgeted.....	507
Authorized Motor Vehicles.....	39

The Authority is authorized to increase the amount budgeted for Facilities Renovations and Repairs by such amounts as are approved for other Agencies or Authorities of the State by the Office of Planning and Budget, and by such amounts as are received from other sources for renovations or repairs.

Provided however, the Georgia Building Authority is authorized to utilize available funds for acquiring additional parking facilities in the Capitol Hill area, but no funds shall be so applied without prior approval of the Fiscal Affairs Sub-Committees of the House and Senate.

Section 14. Department of Agriculture.

A. Budget Unit: Department of

Agriculture.....	\$ 19,941,645
1. Plant Industry Budget:	
Personal Services.....	\$ 3,050,383
Regular Operating Expenses.....	\$ 314,306
Travel.....	\$ 117,317
Motor Vehicle Equipment Purchases.....	\$ 59,803
Publications and Printing.....	\$ 26,000
Equipment Purchases.....	\$ 87,030
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ 5,178
Telecommunications.....	\$ 36,250
Per Diem, Fees and Contracts.....	\$ 600
Total Funds Budgeted.....	\$ 3,696,867
State Funds Budgeted.....	\$ 3,190,697
Total Positions Budgeted.....	186
2. Animal Industry Budget:	
Personal Services.....	\$ 1,024,000
Regular Operating Expenses.....	\$ 114,275
Travel.....	\$ 35,000
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 10,000
Equipment Purchases.....	\$ 2,700
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ -0-
Telecommunications.....	\$ 37,950
Per Diem, Fees and Contracts.....	\$ 75,000
Athens Veterinary Laboratory Contract.....	\$ 397,000
Tifton Veterinary Laboratory Contract.....	\$ 718,000

Poultry Veterinary Diagnostic Laboratories in Canton, Dalton, Douglas, Oakwood, Royston, Statesboro and Tifton	\$ 880,000
Veterinary Fees	\$ 525,000
Indemnities	\$ 75,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 3,893,925
State Funds Budgeted	\$ 3,548,449
Total Positions Budgeted	55
3. Marketing Budget:	
Personal Services	\$ 766,000
Regular Operating Expenses	\$ 128,485
Travel	\$ 46,985
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 19,980
Equipment Purchases	\$ 8,100
Computer Charges	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 35,000
Per Diem, Fees and Contracts	\$ 31,600
Advertising	\$ 55,000
Capital Outlay	\$ 150,000
Total Funds Budgeted	\$ 1,241,150
State Funds Budgeted	\$ 1,214,580
Total Positions Budgeted	40
4. Major Markets Budget:	
Personal Services	\$ 1,671,000
Regular Operating Expenses	\$ 734,000
Travel	\$ 10,000
Motor Vehicle Equipment Purchases	\$ 14,000
Publications and Printing	\$ 7,000
Equipment Purchases	\$ 17,000
Computer Charges	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 28,000
Advertising	\$ 35,000
Per Diem, Fees and Contracts	\$ 19,400
Major Repairs and Maintenance Projects at Major and Minor Markets	\$ 452,500
Total Funds Budgeted	\$ 2,987,900
State Funds Budgeted	\$ 529,480
Total Positions Budgeted	116
5. General Agricultural Field Forces Budget:	
Personal Services	\$ 1,796,000
Regular Operating Expenses	\$ 125,297
Travel	\$ 172,764
Motor Vehicle Equipment Purchases	\$ 51,200
Publications and Printing	\$ 4,000
Equipment Purchases	\$ 3,000
Computer Charges	\$ -0-
Real Estate Rentals	\$ 3,600
Telecommunications	\$ 16,000

Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 2,171,861
State Funds Budgeted	\$ 2,135,941
Total Positions Budgeted	115

6. Internal Administration Budget:

Personal Services	\$ 1,058,000
Regular Operating Expenses	\$ 129,940
Travel	\$ 26,700
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 21,000
Equipment Purchases	\$ 17,175
Computer Charges	\$ 229,650
Real Estate Rentals	\$ 512,300
Telecommunications	\$ 32,150
Per Diem, Fees and Contracts	\$ 2,000
Total Funds Budgeted	\$ 2,028,915
State Funds Budgeted	\$ 1,975,188
Total Positions Budgeted	54

7. Information and Education Budget:

Personal Services	\$ 130,000
Regular Operating Expenses	\$ 11,210
Travel	\$ 1,200
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 325,000
Equipment Purchases	\$ 8,300
Computer Charges	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 5,400
Per Diem, Fees and Contracts	\$ -0-
Market Bulletin Postage	\$ 420,000
Total Funds Budgeted	\$ 901,110
State Funds Budgeted	\$ 898,510
Total Positions Budgeted	9

8. Fuel and Measures Standards

Budget:

Personal Services	\$ 1,144,507
Regular Operating Expenses	\$ 226,660
Travel	\$ 100,000
Motor Vehicle Equipment Purchases	\$ 58,200
Publications and Printing	\$ 5,500
Equipment Purchases	\$ 20,000
Computer Charges	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 13,850
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 1,568,717
State Funds Budgeted	\$ 1,543,637
Total Positions Budgeted	74

9. Consumer Services Budget:

Personal Services	\$ 582,000
Regular Operating Expenses	\$ 81,110
Travel	\$ 15,000
Motor Vehicle Equipment Purchases	\$ 24,000
Publications and Printing	\$ 4,500
Equipment Purchases	\$ 2,000

Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 19,000
Per Diem, Fees and Contracts	\$ 1,500
Total Funds Budgeted	\$ 729,110
State Funds Budgeted.....	\$ 717,470
Total Positions Budgeted	30
10. Consumer Protection Field	
Forces Budget:	
Personal Services.....	\$ 2,640,000
Regular Operating Expenses	\$ 139,563
Travel.....	\$ 149,900
Motor Vehicle Equipment Purchases	\$ 30,000
Publications and Printing.....	\$ 8,200
Equipment Purchases.....	\$ 12,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 5,520
Telecommunications.....	\$ 26,500
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 3,011,683
State Funds Budgeted.....	\$ 2,338,549
Total Positions Budgeted	140
11. Meat Inspection Budget:	
Personal Services.....	\$ 2,389,000
Regular Operating Expenses	\$ 87,417
Travel.....	\$ 176,596
Motor Vehicle Equipment Purchases	\$ 36,000
Publications and Printing.....	\$ 2,600
Equipment Purchases.....	\$ 1,120
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 17,700
Per Diem, Fees and Contracts	\$ 107,900
Total Funds Budgeted	\$ 2,818,333
State Funds Budgeted.....	\$ 1,124,144
Total Positions Budgeted	131
12. Fire Ant Control Budget:	
Personal Services.....	\$ -0-
Regular Operating Expenses	\$ -0-
Travel.....	\$ -0-
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts	\$ -0-
Purchase of Bait	
and Airplane Contracts	\$ 450,000
Total Funds Budgeted	\$ 450,000
State Funds Budgeted.....	\$ 450,000
Total Positions Budgeted	0
13. Georgia Agrirama Development	
Authority Budget:	

Direct Payments to Georgia	
Agrirama Development	
Authority for Operations	\$ 275,000
Total Funds Budgeted	\$ 275,000
State Funds Budgeted	\$ 275,000
Total Positions Budgeted	0

14. Seed Technology and Development

Personal Services	\$ 152,589
Regular Operating Expenses	\$ 4,800
Travel	\$ 900
Motor Vehicle Equipment Purchases	\$ 20,000
Publications and Printing	\$ 200
Equipment Purchases	\$ 158,000
Computer Charges	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 336,489
State Funds Budgeted	\$ -0-
Total Positions Budgeted	8

Budget Unit Object Classes:

Personal Services	\$ 16,403,479
Regular Operating Expenses	\$ 2,097,063
Travel	\$ 852,362
Motor Vehicle Equipment	
Purchases	\$ 293,203
Publications and Printing	\$ 433,980
Equipment Purchases	\$ 336,425
Computer Charges	\$ 229,650
Real Estate Rentals	\$ 526,598
Telecommunications	\$ 267,800
Per Diem, Fees and Contracts	\$ 238,000
Market Bulletin Postage	\$ 420,000
Purchase of Bait	
and Airplane Contracts	\$ 450,000
Athens Veterinary Laboratory	
Contract	\$ 397,000
Tifton Veterinary Laboratory	
Contract	\$ 718,000
Poultry Veterinary Diagnostic	
Laboratories in Canton, Dalton,	
Douglas, Oakwood, Royston	
Statesboro and Tifton	\$ 880,000
Veterinary Fees	\$ 525,000
Indemnities	\$ 75,000
Advertising Contract	\$ 90,000
Direct Payments to Georgia	
Agrirama Development Authority	
for Operations	\$ 275,000
Repairs to Major and	
Minor Markets	\$ 452,500
Capital Outlay	\$ 150,000
Total Positions Budgeted	958
Authorized Motor Vehicles	259

Provided, that of the above appropriation relative to Regular Operating Expenses, \$50,000 is designated and committed for livestock and poultry shows relating to research and promoting.

Provided, that of the above appropriation, the Department is authorized and directed to notify dairy farmers of milk-sample test results after each test.

Provided, that of the above appropriation relating to Repairs to Major and Minor Markets, no expenditure shall be made without prior approval of the Georgia Building Authority (Markets).

B. Budget Unit: Georgia Agrirama

Development Authority	\$ -0-
Georgia Agrirama Development	
Authority Budget:	
Personal Services.....	\$ 435,231
Regular Operating Expenses	\$ 90,259
Travel.....	\$ 7,600
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 17,000
Equipment Purchases.....	\$ 888
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 4,000
Per Diem, Fees and Contracts	\$ 18,060
Capital Outlay	\$ 24,800
Goods for Resale	\$ 82,562
Sales Tax	\$ 9,400
Total Funds Budgeted	\$ 689,800
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	27

Budget Unit Object Classes:

Personal Services.....	\$ 435,231
Regular Operating Expenses	\$ 90,259
Travel.....	\$ 7,600
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 17,000
Equipment Purchases.....	\$ 888
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 4,000
Per Diem, Fees and Contracts	\$ 18,060
Capital Outlay	\$ 24,800
Sales Tax	\$ 82,562
Goods for Resale	\$ 9,400
Total Positions Budgeted	27
Authorized Motor Vehicles	5

Provided, the Authority is hereby authorized to budget additional agency income for the purpose of providing a retirement plan for its employees.

**Section 15. Department of Banking
and Finance.**

Budget Unit: Department of Banking and Finance	\$ 2,687,661
Administration and Examination Budget:	
Personal Services.....	\$ 2,204,500
Regular Operating Expenses	\$ 127,420
Travel.....	\$ 233,183
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 18,039
Equipment Purchases.....	\$ 6,110

Computer Charges	\$ 13,350
Real Estate Rentals	\$ 104,842
Telecommunications	\$ 22,307
Per Diem, Fees and Contracts	\$ 2,000
Total Funds Budgeted	\$ 2,731,751
State Funds Budgeted	\$ 2,687,661
Total Positions Budgeted	95

Budget Unit Object Classes:

Personal Services	\$ 2,204,500
Regular Operating Expenses	\$ 127,420
Travel	\$ 233,183
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 18,039
Equipment Purchases	\$ 6,110
Computer Charges	\$ 13,350
Real Estate Rentals	\$ 104,842
Telecommunications	\$ 22,307
Per Diem, Fees and Contracts	\$ 2,000
Total Positions Budgeted	95
Authorized Motor Vehicles	21

Section 16. Department of Community Affairs.**A. Budget Unit: Department of Community Affairs.....\$ 3,999,389****1. Executive and Administrative:**

Personal Services	\$ 417,000
Regular Operating Expenses	\$ 34,607
Travel	\$ 10,250
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 8,100
Equipment Purchases	\$ 1,200
Computer Charges	\$ -0-
Real Estate Rentals	\$ 85,843
Telecommunications	\$ 9,300
Per Diem, Fees and Contracts	\$ 8,000
Capital Felony Expenses	\$ 50,000
Multi-State Transportation Board	\$ 10,000
Payments to Georgia Residential Finance Authority	\$ -0-
Local Assistance Grants	\$ 280,000
Total Funds Budgeted	\$ 914,300
State Funds Budgeted	\$ 886,960
Total Positions Budgeted	16

2. Technical Assistance:

Personal Services	\$ 504,500
Regular Operating Expenses	\$ 21,695
Travel	\$ 36,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 21,285
Equipment Purchases	\$ -0-
Computer Charges	\$ 3,100
Real Estate Rentals	\$ 27,287
Telecommunications	\$ 19,000
Per Diem, Fees and Contracts	\$ 24,100
Total Funds Budgeted	\$ 656,967

State Funds Budgeted.....	\$ 534,316
Total Positions Budgeted.....	22
3. Planning and Programming:	
Personal Services.....	\$ 747,000
Regular Operating Expenses	\$ 19,635
Travel.....	\$ 47,700
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 7,700
Equipment Purchases.....	\$ 2,200
Computer Charges	\$ 2,250
Real Estate Rentals	\$ 39,700
Telecommunications	\$ 17,425
Per Diem, Fees and Contracts	\$ 8,124
Grants to Area Planning and Development Commissions	\$ 1,350,000
HUD 701 Planning Grants	\$ 325,604
Appalachian Regional Commission Assessment	\$ 144,985
Coastal Plains Regional Commission Assessment	\$ 55,000
Total Funds Budgeted	\$ 2,767,323
State Funds Budgeted.....	\$ 2,159,580
Total Positions Budgeted.....	32
4. Community Betterment:	
Personal Services.....	\$ 255,000
Regular Operating Expenses	\$ 11,100
Travel.....	\$ 16,600
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 6,165
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 13,640
Telecommunications	\$ 9,560
Per Diem, Fees and Contracts	\$ 13,650
Total Funds Budgeted	\$ 325,715
State Funds Budgeted.....	\$ 320,615
Total Positions Budgeted.....	11
5. Juvenile Justice Budget:	
Personal Services.....	\$ 94,640
Regular Operating Expenses	\$ 3,680
Travel.....	\$ 2,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 500
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 3,640
Telecommunications	\$ 2,000
Per Diem, Fees and Contracts	\$ 7,000
Juvenile Justice Grants	\$ 1,533,000
Total Funds Budgeted	\$ 1,646,460
State Funds Budgeted.....	\$ 43,701
Total Positions Budgeted.....	4

6. Financial Management and

Audits Budget:

Personal Services.....	\$ 93,000
Regular Operating Expenses	\$ 7,155
Travel.....	\$ 3 000
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 500
Equipment Purchases.....	\$ 500
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ 3,640
Telecommunications.....	\$ 500
Per Diem, Fees and Contracts.....	\$ 2,000
Total Funds Budgeted	\$ 110,295
State Funds Budgeted.....	\$ 54,217
Total Positions Budgeted	4

Budget Unit Object Classes:

Personal Services.....	\$ 2,111,140
Regular Operating Expenses	\$ 97,872
Travel.....	\$ 115,550
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 44,250
Equipment Purchases.....	\$ 3,900
Computer Charges	\$ 5,350
Real Estate Rentals.....	\$ 173,750
Telecommunications.....	\$ 57,785
Per Diem, Fees and Contracts.....	\$ 62,874
Capital Felony Expenses.....	\$ 50,000
Grants to Area Planning and	
Development Commissions.....	\$ 1,350,000
HUD 701 Planning Grants	\$ 325,604
Local Assistance Grants.....	\$ 280,000
Appalachian Regional Commission	
Assessment	\$ 144,985
Coastal Plains Regional Commission	
Assessment	\$ 55,000
Multi-State Transportation Board.....	\$ 10,000
Juvenile Justice Grants.....	\$ 1,533,000
Payments to Georgia Residential	
Finance Authority	\$ -0-
Total Positions Budgeted	89
Authorized Motor Vehicles	4

Provided that of the above appropriations \$10,000 is designated and committed for The Multi-State Transportation Board.

B. Budget Unit: Georgia Residential

Finance Authority.....	\$ -0-
Georgia Residential Finance	
Authority Budget:	
Personal Services.....	\$ 1,254,766
Regular Operating Expenses	\$ 153,160
Travel.....	\$ 73,000
Motor Vehicle Equipment Purchases	\$ 50,000
Publications and Printing.....	\$ 34,500
Equipment Purchases.....	\$ 10,850
Computer Charges	\$ 9,000

Real Estate Rentals	\$ 99,015
Telecommunications	\$ 70,000
Per Diem, Fees and Contracts	\$ 216,225
Rental Assistance Payments	\$ 8,252,162
Grants to Housing Sponsors.....	\$ 475,000
Total Funds Budgeted	\$ 10,697,678
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	68
Authorized Motor Vehicles	26

Budget Unit Object Classes:

Personal Services.....	\$ 1,254,766
Regular Operating Expenses	\$ 153,160
Travel.....	\$ 73,000
Motor Vehicle Equipment Purchases	\$ 50,000
Publications and Printing.....	\$ 34,500
Equipment Purchases.....	\$ 10,850
Computer Charges	\$ 9,000
Real Estate Rentals	\$ 99,015
Telecommunications	\$ 70,000
Per Diem, Fees and Contracts	\$ 216,225
Rental Assistance Payments	\$ 8,252,162
Grants to Housing Sponsors.....	\$ 475,000
Total Positions Budgeted	68
Authorized Motor Vehicles	26

Provided that the Georgia Residential Finance Authority is authorized to initiate the Family Farm Program from existing funds.

Section 17. Office of Comptroller**General.**

Budget Unit: Office of Comptroller

General	\$ 4,641,831
1. Internal Administration Budget:	
Personal Services.....	\$ 442,156
Regular Operating Expenses	\$ 65,172
Travel.....	\$ 5,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 7,500
Equipment Purchases.....	\$ 1,770
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 13,650
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 535,248
State Funds Budgeted.....	\$ 514,408
Total Positions Budgeted	21
2. Insurance Regulation Budget:	
Personal Services.....	\$ 885,292
Regular Operating Expenses	\$ 42,482
Travel.....	\$ 6,400
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 89,940
Equipment Purchases.....	\$ 3,540
Computer Charges	\$ 41,500
Real Estate Rentals	\$ 20,195
Telecommunications	\$ 22,100
Per Diem, Fees and Contracts	\$ 6,000

Computer Equipment and

Feasibility Study	\$ -0-
Total Funds Budgeted	\$ 1,117,449
State Funds Budgeted	\$ 1,030,475
Total Positions Budgeted	45

3. Industrial Loans Regulation

Budget:

Personal Services	\$ 312,592
Regular Operating Expenses	\$ 20,524
Travel	\$ 16,000
Motor Vehicle Equipment Purchases	\$ 5,500
Publications and Printing	\$ 5,250
Equipment Purchases	\$ 150
Computer Charges	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 5,250
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 365,266
State Funds Budgeted	\$ 359,015
Total Positions Budgeted	14

4. Information and Enforcement

Budget:

Personal Services	\$ 803,278
Regular Operating Expenses	\$ 36,617
Travel	\$ 27,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 3,400
Equipment Purchases	\$ 1,730
Computer Charges	\$ -0-
Real Estate Rentals	\$ 21,753
Telecommunications	\$ 29,650
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 923,428
State Funds Budgeted	\$ 907,543
Total Positions Budgeted	45

5. Fire Safety and Mobile Home

Regulation Budget:

Personal Services	\$ 1,901,038
Regular Operating Expenses	\$ 89,640
Travel	\$ 126,450
Motor Vehicle Equipment Purchases	\$ 49,500
Publications and Printing	\$ 16,500
Equipment Purchases	\$ 2,000
Computer Charges	\$ 5,516
Real Estate Rentals	\$ 36,844
Telecommunications	\$ 25,630
Per Diem, Fees and Contracts	\$ 10,000
Total Funds Budgeted	\$ 2,263,118
State Funds Budgeted	\$ 1,830,390
Total Positions Budgeted	104

Budget Unit Object Classes:

Personal Services	\$ 4,344,356
Regular Operating Expenses	\$ 254,435
Travel	\$ 180,850
Motor Vehicle Equipment Purchases	\$ 55,000

Publications and Printing	\$ 122,590
Equipment Purchases	\$ 9,190
Computer Charges	\$ 47,016
Real Estate Rentals	\$ 78,792
Telecommunications	\$ 96,280
Computer Equipment and Feasibility Study	\$ -0-
Per Diem, Fees and Contracts	\$ 16,000
Total Positions Budgeted	229
Authorized Motor Vehicles	57

Section 18. Department of Defense.

Budget Unit: Department of Defense

\$ 2,266,461

1. Administration and Support of

State Militia Budget:

Personal Services	\$ 762,000
Regular Operating Expenses	\$ 78,207
Travel	\$ 3,200
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 20,850
Equipment Purchases	\$ -0-
Computer Charges	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 22,019
Per Diem, Fees and Contracts	\$ 20,000
Military Assistance to Safety and Traffic Grant	\$ -0-
Georgia Military Institute Grant	\$ 18,000
Civil Air Patrol Contract	\$ 40,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 964,276
State Funds Budgeted	\$ 928,935
Total Positions Budgeted	36

2. Civil Defense Budget:

Personal Services	\$ 707,733
Regular Operating Expenses	\$ 91,500
Travel	\$ 16,500
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 6,605
Equipment Purchases	\$ -0-
Computer Charges	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 25,164
Per Diem, Fees and Contracts	\$ -0-
Local Civil Defense Grants - Training	\$ 42,619
Total Funds Budgeted	\$ 890,121
State Funds Budgeted	\$ 456,048
Total Positions Budgeted	32

3. Construction and Facilities

Maintenance Budget:

Personal Services	\$ 102,840
Regular Operating Expenses	\$ 118,180
Travel	\$ 2,400
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ -0-

Equipment Purchases.....	\$ 9,900
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts.....	\$ 500
Grants to National Guard Units	\$ 312,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 545,820
State Funds Budgeted.....	\$ 543,763
Total Positions Budgeted	5

4. Disaster Preparedness and Recovery

Budget:

Personal Services.....	\$ 206,366
Regular Operating Expenses	\$ 9,930
Travel.....	\$ 14,750
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 3,600
Equipment Purchases.....	\$ 1,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 4,560
Telecommunications	\$ 3,550
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 243,756
State Funds Budgeted.....	\$ 11,217
Total Positions Budgeted	10

5. Service Contracts Budget:

Personal Services.....	\$ 1,735,100
Regular Operating Expenses	\$ 1,462,669
Travel.....	\$ 2,300
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 3,200,069
State Funds Budgeted.....	\$ 326,498
Total Positions Budgeted	116

Budget Unit Object Classes:

Personal Services.....	\$ 3,514,039
Regular Operating Expenses	\$ 1,760,486
Travel.....	\$ 39,150
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 31,055
Equipment Purchases.....	\$ 10,900
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 4,560
Telecommunications	\$ 50,733
Per Diem, Fees and Contracts	\$ 20,500
Military Assistance to	
Safety and Traffic Grant	\$ -0-
National Guard Units Grants	\$ 312,000
Georgia Military Institute Grant.....	\$ 18,000
Civil Air Patrol Contract	\$ 40,000

Capital Outlay	\$ -0-
Local Civil Defense	
Grants - Training	\$ 42,619
Total Positions Budgeted	199
Authorized Motor Vehicles	20

**Section 19. State Board of Education -
Department of Education.**

A. Budget Unit: Department of

Education.....	\$ 1,213,981,741
1. Instructional Services Budget:	
Personal Services.....	\$ 2,757,000
Regular Operating Expenses	\$ 124,211
Travel.....	\$ 232,598
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 132,706
Equipment Purchases.....	\$ 11,380
Real Estate Rentals	\$ 136,859
Telecommunications	\$ 93,006
Per Diem, Fees and Contracts	\$ 217,400
Utilities	\$ 6,689
Total Funds Budgeted	\$ 3,711,849
State Funds Budgeted.....	\$ 1,708,548
Total Positions Budgeted	121
2. Governor's Honors Program Budget:	
Personal Services.....	\$ 257,591
Regular Operating Expenses	\$ 23,098
Travel.....	\$ 3,300
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 1,600
Equipment Purchases.....	\$ 500
Real Estate Rentals	\$ 2,815
Telecommunications	\$ 4,800
Per Diem, Fees and Contracts	\$ 358,000
Total Funds Budgeted	\$ 651,704
State Funds Budgeted.....	\$ 651,704
Total Positions Budgeted	2
3. Vocational Education Budget:	
Personal Services.....	\$ 2,586,467
Regular Operating Expenses	\$ 163,201
Travel.....	\$ 225,304
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 62,966
Equipment Purchases.....	\$ 4,200
Real Estate Rentals	\$ 126,771
Telecommunications	\$ 84,722
Per Diem, Fees and Contracts	\$ 2,286,450
Utilities	\$ 11,088
Total Funds Budgeted	\$ 5,551,169
State Funds Budgeted.....	\$ 1,902,862
Total Positions Budgeted	112
4. Media Services Budget:	
Personal Services.....	\$ 3,117,667
Regular Operating Expenses	\$ 1,730,275
Travel.....	\$ 64,413

Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 219,996
Equipment Purchases.....	\$ 66,200
Real Estate Rentals	\$ 11,964
Telecommunications.....	\$ 67,489
Per Diem, Fees and Contracts	\$ 174,295
Utilities	\$ 329,360
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 5,781,659
State Funds Budgeted.....	\$ 4,653,213
Total Positions Budgeted	180
5. Public Library Services Budget:	
Personal Services.....	\$ 818,952
Regular Operating Expenses	\$ 321,858
Travel.....	\$ 4,450
Publications and Printing.....	\$ 15,894
Equipment Purchases.....	\$ -0-
Real Estate Rentals	\$ 120,298
Telecommunications.....	\$ 33,525
Per Diem, Fees and Contracts	\$ 78,619
Utilities	\$ 10,798
Total Funds Budgeted	\$ 1,404,394
State Funds Budgeted.....	\$ 735,403
Total Positions Budgeted	52
6. State Administration Budget:	
Personal Services.....	\$ 829,680
Regular Operating Expenses	\$ 83,419
Travel.....	\$ 43,180
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 28,476
Equipment Purchases.....	\$ 7,000
Real Estate Rentals	\$ 55,576
Telecommunications	\$ 24,905
Per Diem, Fees and Contracts	\$ 247,497
Total Funds Budgeted	\$ 1,319,733
State Funds Budgeted.....	\$ 952,111
Total Positions Budgeted	34
7. Administrative Services Budget:	
Personal Services.....	\$ 4,428,531
Regular Operating Expenses	\$ 235,592
Travel.....	\$ 331,772
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 168,843
Equipment Purchases.....	\$ 9,597
Computer Charges	\$ 730,792
Real Estate Rentals	\$ 258,856
Telecommunications.....	\$ 102,287
Per Diem, Fees and Contracts	\$ 93,100
Utilities	\$ 4,466
Total Funds Budgeted	\$ 6,363,836
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 4,131,289
Total Positions Budgeted	224
8. Certification of Public School Personnel Budget:	
Personal Services.....	\$ 470,552

Regular Operating Expenses	\$ 24,58
Travel.....	\$ 1,50
Motor Vehicle Equipment Purchases	\$ -0
Publications and Printing.....	\$ 6,98
Equipment Purchases.....	\$ 67
Computer Charges.....	\$ -0
Real Estate Rentals	\$ 29,80
Telecommunications	\$ 14,00
Per Diem, Fees and Contracts	\$ 23,40
Total Funds Budgeted	\$ 571,42
State Funds Budgeted.....	\$ 531,20
Total Positions Budgeted	8
9. Planning and Development Budget:	
Personal Services.....	\$ 2,007,38
Regular Operating Expenses	\$ 64,20
Travel.....	\$ 110,00
Motor Vehicle Equipment Purchases	\$ -0
Publications and Printing.....	\$ 27,70
Equipment Purchases.....	\$ -0
Real Estate Rentals	\$ 95,20
Telecommunications	\$ 61,60
Per Diem, Fees and Contracts	\$ 1,262,30
Total Funds Budgeted	\$ 3,628,68
State Funds Budgeted.....	\$ 2,872,40
Total Positions Budgeted	8
10. Professional Standards	
Commission Budget:	
Personal Services.....	\$ 47,18
Regular Operating Expenses	\$ 6,91
Travel.....	\$ 1,20
Publications and Printing.....	\$ 6,08
Equipment Purchases.....	\$ 17
Real Estate Rentals	\$ 4,28
Telecommunications	\$ 2,20
Per Diem, Fees and Contracts	\$ 46,98
Total Funds Budgeted	\$ 115,06
State Funds Budgeted.....	\$ 115,06
Total Positions Budgeted	
11. Vocational Advisory	
Council Budget:	
Personal Services.....	\$ 67,57
Regular Operating Expenses	\$ 11,88
Travel.....	\$ 7,00
Motor Vehicle Equipment Purchases	\$ -0
Publications and Printing.....	\$ 8,50
Equipment Purchases.....	\$ -0
Computer Charges.....	\$ -0
Real Estate Rentals	\$ 7,00
Telecommunications	\$ 5,00
Per Diem, Fees and Contracts	\$ 25,00
Total Funds Budgeted	\$ 131,96
State Funds Budgeted.....	\$ -0
Total Positions Budgeted	
12. Professional Practices	
Commission Budget:	
Personal Services.....	\$ 167,99

Regular Operating Expenses	\$ 6,992
Travel.....	\$ 9,950
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 3,000
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 17,877
Telecommunications.....	\$ 4,491
Per Diem, Fees and Contracts.....	\$ 21,000
Total Funds Budgeted	\$ 231,304
State Funds Budgeted.....	\$ 176,733
Total Positions Budgeted	6

13. Local Programs Budget:

APEG Grants:

Salaries of Instructional Personnel (Sec. 10(a) (1) and 10(a) (2))	\$ 541,780,754
Salaries of Instructional Personnel (Sec. 5).....	\$ 88,356,156
Salaries of Instructional Personnel (Sec. 7).....	\$ 20,712,678
Salaries of Student Supportive Personnel (Sec. 20 (a))	\$ 23,724,726
Salaries of Administrative and Supervisory Personnel (Sec. 21)	\$ 64,804,724
Special Education Leadership Personnel (Sec. 21(c) (2))	\$ 2,577,188
Instructional Media (Sec.13).....	\$ 21,610,200
Instructional Equipment (Sec. 14)	\$ 752,289
Maintenance and Operation (Sec. 15)	\$ 96,054,400
Sick and Personal Leave (Sec. 16)	\$ 6,008,500
Travel (Sec. 17)	\$ 1,003,052
Pupil Transportation (Sec. 25)	\$ 76,410,513
Isolated Schools.....	\$ 350,789
Mid-Term Adjustment	\$ 1,500,000
Total Funds Budgeted	\$ 945,645,969
Less RLE Funds Budgeted	\$ (78,550,000)
State Funds Budgeted.....	\$ 867,095,969
Non-APEG Grants:	
Education of Children of Low-Income Families.....	\$ 82,331,148
Driver Education	\$ -0-
Teacher Retirement	\$ 80,526,366
Instructional Services for the Handicapped	\$ 21,441,618
Preparation of Professional Personnel in Education of Handicapped Children.....	\$ 75,000

Educational Training	
Services for the	
Mentally Retarded	\$ -
Tuition for the Multi	
handicapped	\$ 1,172,0
Severely Emotionally	
Disturbed	\$ 14,147,0
Compensatory Education	\$ 16,238,5
Guidance, Counseling and	
Testing	\$ -
School Library Resources	
and Other Materials	\$ 4,062,8
School Lunch (Federal)	\$ 108,417,0
School Lunch (State)	\$ 14,800,0
Supplementary Education	
Centers and Services	\$ 3,251,2
Staff Development	\$ 925,0
Supervision and Assessment	
of Students and Beginning	
Teachers and Performance	
Based Certification	\$ 3,333,9
Cooperative Educational	
Service Agencies	\$ 3,480,1
Superintendents' Salaries	\$ 4,161,7
High School Program	\$ 24,226,8
Area Vocational-Technical	
Schools	\$ 45,663,7
Career Education	\$ 325,1
Junior College Vocational	
Program	\$ 1,844,9
Quick Start Program	\$ 2,800,0
Comprehensive Employment	
and Training	\$ 3,595,0
Vocational Research and	
Curriculum	\$ 991,9
Adult Education	\$ 3,785,1
Salaries and Travel of	
Public Librarians	\$ 3,889,9
Public Library Materials	\$ 3,681,9
Talking Book Centers	\$ 666,2
Public Library Maintenance	
and Operation	\$ 2,425,9
Public Library Construction	\$ -
Comprehensive Planning	\$ -
Competency-Based High School	
Graduation Requirements	\$ 240,0
Vocational Special	
Disadvantaged	\$ -
Instructional Aides	\$ 8,716,6
Teacher Health Insurance	\$ 29,030,3
Special Projects	\$ -
Nutritional Education	\$ 370,7
Regional ITV Projects	\$ -
Basic Skills	\$ 82,7
Capital Outlay	
(under 32-648a)	\$ -

Grants to Local School	
Systems for Educational	
Purposes (Act 562)	\$ 75,000,000
Indo-Chinese Refugee	\$ 167,064
Salaries of Extended	
Pre-School Personnel	\$ 8,757,329
Area Vocational Technical	
School Construction	\$ -0-
Total Funds Budgeted	\$ 1,441,721,362
State Funds Budgeted	\$ 1,195,551,148
Total Positions Budgeted	0

Budget Unit Object Classes:

Personal Services	\$ 17,556,527
Regular Operating Expenses	\$ 2,796,263
Travel	\$ 1,034,710
Motor Vehicle Equipment	
Purchases	\$ -0-
Publications and Printing	\$ 682,737
Equipment Purchases	\$ 99,727
Computer Charges	\$ 730,792
Real Estate Rentals	\$ 867,329
Telecommunications	\$ 498,157
Per Diem, Fees and Contracts	\$ 4,834,112
Utilities	\$ 362,401
Capital Outlay	\$ -0-
APEG Grants:	
Salaries of Instructional	
Personnel (Sec. 10(a) (1)	
and 10(a) (2))	\$ 541,780,754
Salaries of Instructional	
Personnel (Sec. 5)	\$ 88,356,156
Salaries of Instructional	
Personnel (Sec. 7)	\$ 20,712,678
Salaries of Student Supportive	
Personnel (Sec. 20 (a))	\$ 23,724,726
Salaries of Administrative and	
Supervisory Personnel	
(Sec. 21)	\$ 64,804,724
Special Education Leadership	
Personnel (Sec. 21(c) (2))	\$ 2,577,188
Instructional Media (Sec. 13)	\$ 21,610,200
Instructional Equipment	
(Sec. 14)	\$ 752,289
Maintenance and Operation	
(Sec. 15)	\$ 96,054,400
Sick and Personal Leave	
(Sec. 16)	\$ 6,008,500
Travel (Sec. 17)	\$ 1,003,052
Instructional Specialists	\$ -0-
Pupil Transportation	
Regular (Sec. 25)	\$ 76,410,513
Isolated Schools	\$ 350,789
Mid-Term Adjustment	\$ 1,500,000
Total Funds Budgeted	\$ 945,645,969
Less RLE Funds Budgeted	\$(78,550,000)
State Funds Budgeted	\$ 867,095,969

Non-APEG Grants:

Education of Children of Low-Income Families.....	\$ 82,331,14
Driver Education	\$ -
Teacher Retirement	\$ 80,526,36
Instructional Services for the Handicapped	\$ 21,441,61
Preparation of Professional Personnel in Education of Handicapped Children.....	\$ 75,00
Educational Training Services for the Mentally Retarded	\$ -
Tuition for the Multi handicapped	\$ 1,172,00
Severely Emotionally Disturbed	\$ 14,147,04
Compensatory Education.....	\$ 16,238,51
Guidance Counseling and Testing.....	\$ -
School Library Resources and Other Materials.....	\$ 4,062,87
School Lunch (Fed.)	\$ 108,417,00
School Lunch (State).....	\$ 14,800,00
Supplementary Education Centers and Services.....	\$ 3,251,21
Staff Development	\$ 925,00
Supervision and Assessment of Students and Beginning Teachers and Performance Based Certification.....	\$ 3,333,96
Cooperative Educational Service Areas.....	\$ 3,480,17
Superintendents Salaries	\$ 4,161,70
High School Program	\$ 24,226,80
Area School Program.....	\$ 45,663,71
Career Education.....	\$ 325,16
Junior College Program.....	\$ 1,844,92
Quick Start.....	\$ 2,800,00
Comprehensive Employment and Training	\$ 3,595,00
Vocational Research and Curriculum	\$ 991,98
Adult Education	\$ 3,785,12
Salaries and Travel of Public Librarians.....	\$ 3,889,94
Public Library Materials.....	\$ 3,681,98
Talking Book Centers.....	\$ 666,25
Public Library M & O.....	\$ 2,425,95
Public Library Construction.....	\$ -
Comprehensive Planning.....	\$ -
Competency-Based High School Graduation Requirements.....	\$ 240,00
Vocational Special Disadvantaged	\$ -
Instructional Aides.....	\$ 8,716,63
Teacher Health Insurance	\$ 29,030,38
Special Projects	\$ -

Nutritional Education	\$ 370,733
Regional ITV Projects	\$ -0-
Basic Skills	\$ 82,727
Capital Outlay (under 32-648a)	\$ -0-
Grants to Local School Systems for Educational Purposes (Act 562)	\$ 75,000,000
Indo-Chinese Refugee	\$ 167,064
Salaries of Extended Pre-School Personnel	\$ 8,757,329
Area Vo-Tech School Construction	\$ -0-
Total Positions Budgeted	853
Authorized Motor Vehicles	17
B. Budget Unit: Institutions	\$ 12,363,174
1. Georgia Academy for the Blind Budget:	
Personal Services	\$ 2,171,563
Regular Operating Expenses	\$ 214,330
Travel	\$ 3,455
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 3,845
Equipment Purchases	\$ 10,720
Telecommunications	\$ 12,413
Per Diem, Fees and Contracts	\$ 7,750
Utilities	\$ 116,011
Capital Outlay	\$ 150,000
Total Funds Budgeted	\$ 2,690,087
State Funds Budgeted	\$ 2,375,010
Total Positions Budgeted	158
2. Georgia School for the Deaf Budget:	
Personal Services	\$ 3,865,255
Regular Operating Expenses	\$ 551,935
Travel	\$ 9,000
Motor Vehicle Equipment Purchases	\$ 60,000
Publications and Printing	\$ 200
Equipment Purchases	\$ 27,900
Telecommunications	\$ 17,557
Per Diem, Fees and Contracts	\$ 20,250
Utilities	\$ 236,560
Capital Outlay	\$ 96,500
Total Funds Budgeted	\$ 4,885,157
State Funds Budgeted	\$ 4,392,537
Total Positions Budgeted	270
3. Atlanta Area School for the Deaf Budget:	
Personal Services	\$ 1,544,565
Regular Operating Expenses	\$ 177,697
Travel	\$ 4,016
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 2,000
Equipment Purchases	\$ 39,200
Telecommunications	\$ 14,884

Per Diem, Fees and Contracts	\$ 2,5
Utilities	\$ 100,7
Capital Outlay	\$
Total Funds Budgeted	\$ 1,885,6
State Funds Budgeted	\$ 1,640,2
Total Positions Budgeted	

4. North Georgia Vocational-Technical

School Budget:	
Personal Services	\$ 1,992,2
Regular Operating Expenses	\$ 559,6
Travel	\$ 15,0
Motor Vehicle Equipment Purchases	\$
Publications and Printing	\$ 5,8
Equipment Purchases	\$ 76,2
Telecommunications	\$ 13,6
Per Diem, Fees and Contracts	\$ 2,5
Utilities	\$ 246,4
Capital Outlay	\$
Total Funds Budgeted	\$ 2,911,6
State Funds Budgeted	\$ 2,075,1
Total Positions Budgeted	1

5. South Georgia Vocational-Technical

School Budget:	
Personal Services	\$ 1,698,5
Regular Operating Expenses	\$ 446,2
Travel	\$ 13,8
Motor Vehicle Equipment Purchases	\$
Publications and Printing	\$ 4,0
Equipment Purchases	\$ 60,0
Telecommunications	\$ 12,0
Per Diem, Fees and Contracts	\$ 5,5
Utilities	\$ 226,8
Capital Outlay	\$
Total Funds Budgeted	\$ 2,467,0
State Funds Budgeted	\$ 1,880,2
Total Positions Budgeted	

Budget Unit Object Classes:

Personal Services	\$ 11,272,0
Regular Operating Expenses	\$ 1,949,8
Travel	\$ 45,5
Motor Vehicle Equipment	
Purchases	\$ 60,0
Publications and Printing	\$ 15,9
Equipment Purchases	\$ 214,1
Telecommunications	\$ 70,6
Per Diem, Fees and Contracts	\$ 38,5
Utilities	\$ 926,6
Capital Outlay	\$ 246,5
Total Positions Budgeted	7
Authorized Motor Vehicles	

Provided, that none of the State funds appropriated above may be expended to initiate or commence any new program or project which would create a continuing obligation on the current funds of the State, unless such program or project has been authorized by the General Assembly.

Provided, that where teaching personnel are paid in whole or in part from funds other than State-local funds, the fund source from which such salary is paid shall be the pro rata part of the cost of employer contributions to the Teachers' Retirement System and Teachers' Health Insurance applicable to such salary.

Provided, further, that for kindergarten programs, each system shall be allotted instructional units on the basis of one teacher and one aide for each 40 students or major fraction thereof in average daily attendance, except in the case of mentally, physically or emotionally handicapped children, the ratio shall be one teacher and one aide for 24 students or major fraction thereof in average daily membership.

Provided, that of the above appropriation relative to Kindergarten Transportation, funds shall initially be allotted to local school systems on the basis of one transportation unit (\$10,513) for each 40 students. However, allotments shall not exceed actual cost of midday transportation by the local system.

Provided, however, in order to extend the half-day program to a full-day service in lieu of midday transportation services, local systems may elect to use transportation allotments to employ aides or certificated instructional personnel on a reimbursable basis to the extent that the \$10,513 per unit will allow. Where the transportation allotment is used to employ additional personnel, reimbursable costs shall include salary, retirement and health insurance where eligible.

Provided, that of any State Funds appropriated to local systems for classroom teacher salaries on the basis of Average Daily Attendance in grades 1 through 7, such teachers shall be used in the school where earned and shall be used only for the purpose of funding regular (general education) classroom teachers in grades where earned.

Provided, that of the above appropriation, relative to special education \$30,000 is designated and committed for payment to the Houston County Board of Education for payment to Houston County Speech and Hearing School, and \$30,000 is designated and committed for payment to the Houston County Board of Education for payment to Houston County Happy Hour School.

Provided, further, funds appropriated for Maintenance and Operation, Sick and Personal Leave and Instructional Media, for all Special Education Teachers, payments shall not be made until the allotted teaching unit has been filled.

Furthermore, the Section 5 teaching units so allocated to an eligible local unit shall remain a part of that local unit's allotment until the end of the current school year in which allocated.

It is the intent of this General Assembly that local school systems have the authority to utilize increased maintenance and operation funds contained in this Appropriations Act in such a fashion as to accomplish de facto funding of Section 12 of the Adequate Program for Education in Georgia.

Provided, that of the above appropriation for APEG Grants, it is the intent of this General Assembly that funds are included for allotment of instructional units under Section 10 for grades 1 - 2, at a ratio of 1:20 students in average daily attendance.

Provided, that local school systems, in accordance with State Board policy, may use additional instructional units earned in grades 1 - 2 to employ either certificated or licensed instructional personnel in those grades. Funding for licensed instructional personnel shall include salaries as provided for in APEG Section 10b(2) and Section 15 (M&O).

Provided, that of the above appropriation for \$925,000 for Staff Development, \$92,500 is designated and committed to fund a State level staff development program specifically for Special Education Teachers (Section 5) utilized in programs for intellectually gifted students, and to assist in the development of a State program plan for gifted students by the State Superintendent of Schools.

Provided, that of the above appropriations relative to Sections 5, 7, 10, 20, 21, and 21(c)(2) of APEG for salaries, funds may be moved between said Sections by an amendment to the annual operating budget during the month of June with the prior approval of the Office of Planning and Budget.

Provided, that of the above appropriation for direct instructional services for Compensatory Education, \$12,746,747 is designated and committed for a compensatory education program for identified students in grades 3 through 8 and \$3,491,789 is designated and

committed for identified students in grade 9. Provided, however, where a local system Compensatory Education Plan justifies the need, the State Board of Education may approve usage of the funds for grades 3 through 8 in grades 1 and 2. Compensatory education programs at all grade levels shall be used for remedial purposes only.

Section 20. Employees' Retirement System.

Budget Unit: Employees' Retirement

System.....	\$ 2,500,000
Employees' Retirement System Budget:	
Personal Services.....	\$ 533,000
Regular Operating Expenses	\$ 15,020
Travel.....	\$ 8,400
Motor Vehicle Equipment Purchases	\$ -0
Publications and Printing.....	\$ 12,600
Equipment Purchases.....	\$ 4,500
Computer Charges	\$ 196,350
Real Estate Rentals	\$ 48,130
Telecommunications	\$ 9,710
Per Diem, Fees and Contracts	\$ 350,660
Postage.....	\$ 35,000
Cost-of-Living Increases-Other	
Retirees	\$ 2,500,000
Total Funds Budgeted	\$ 3,713,380
State Funds Budgeted.....	\$ 2,500,000
Total Positions Budgeted	20

Budget Unit Object Classes:

Personal Services.....	\$ 533,000
Regular Operating Expenses	\$ 15,020
Travel.....	\$ 8,400
Motor Vehicle Equipment Purchases	\$ -0
Publications and Printing.....	\$ 12,600
Equipment Purchases.....	\$ 4,500
Computer Charges	\$ 196,350
Real Estate Rentals	\$ 48,130
Telecommunications	\$ 9,710
Per Diem, Fees and Contracts	\$ 350,660
Postage.....	\$ 35,000
Cost-of-Living Increases-Other	
Retirees	\$ 2,500,000
Total Positions Budgeted	20
Authorized Motor Vehicles	1

Section 21. Forestry Commission.

Budget Unit: Forestry Commission.....\$ 18,583,891

1. Reforestation Budget:

Personal Services.....	\$ 657,180
Regular Operating Expenses	\$ 517,610
Travel.....	\$ 3,800
Motor Vehicle Equipment Purchases	\$ 21,970
Publications and Printing.....	\$ 1,824
Equipment Purchases.....	\$ 13,214
Computer Charges	\$ 14,437
Real Estate Rentals	\$ -0-
Telecommunications	\$ 9,370
Per Diem, Fees and Contracts	\$ 71,132
Capital Outlay	\$ -0-

Total Funds Budgeted	\$ 1,310,557
State Funds Budgeted.....	\$ 401,753
Total Positions Budgeted	31
2. Field Services Budget:	
Personal Services.....	\$ 13,325,200
Regular Operating Expenses	\$ 3,187,467
Travel.....	\$ 85,000
Motor Vehicle Equipment	
Purchases.....	\$ 645,903
Publications and Printing.....	\$ 29,625
Equipment Purchases.....	\$ 1,266,529
Computer Charges	\$ 35,970
Real Estate Rentals	\$ 13,152
Telecommunications	\$ 419,028
Per Diem, Fees and Contracts	\$ 21,243
Ware County Grant	\$ 60,000
Capital Outlay	\$ 135,800
Total Funds Budgeted	\$ 19,224,917
State Funds Budgeted.....	\$ 16,559,107
Total Positions Budgeted	809
3. General Administration and Support Budget:	
Personal Services.....	\$ 603,000
Regular Operating Expenses	\$ 87,821
Travel.....	\$ 17,600
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 39,489
Equipment Purchases.....	\$ -0-
Computer Charges	\$ 73,944
Real Estate Rentals	\$ -0-
Telecommunications	\$ 17,500
Per Diem, Fees and Contracts	\$ 4,137
Contractual Research	\$ 392,000
Herty Foundation.....	\$ -0-
Total Funds Budgeted	\$ 1,235,491
State Funds Budgeted.....	\$ 1,223,031
Total Positions Budgeted	25
4. Wood Energy Budget:	
Wood Energy Program.....	\$ 400,000
Total Funds Budgeted	\$ 400,000
State Funds Budgeted.....	\$ 400,000
Total Positions Budgeted	2

Budget Unit Object Classes:

Personal Services.....	\$ 14,585,388
Regular Operating Expenses	\$ 3,792,904
Travel.....	\$ 106,400
Motor Vehicle Equipment	
Purchases.....	\$ 667,873
Publications and Printing.....	\$ 70,938
Equipment Purchases.....	\$ 1,279,743
Computer Charges	\$ 124,351
Real Estate Rentals	\$ 13,152
Telecommunications	\$ 445,904
Per Diem, Fees and Contracts	\$ 96,512
Contractual Research	\$ 392,000

Ware County Grant	\$ 60,00
Herty Foundation.....	\$ -C
Wood Energy Program.....	\$ 400,00
Capital Outlay	\$ 135,80
Total Positions Budgeted	86
Authorized Motor Vehicles	75

Provided, that to the extent that Federal Funds are realized in excess of the amount of such funds contemplated in the Cooperative Forest Protection, Cooperative Forest Management, Insect and Disease, Forest Incentive and Public Service Employment Program in the Field Services Activity of this Act, the Office of Planning and Budget is authorized and directed to use the first \$450,000 of such excess funds to supplant State Funds appropriated herein. Provided further that such supplantation shall not be implemented if so doing would cause any portion of the anticipated Federal Funds not to be realized. This provision shall not apply to project grants.

It is the intent of this General Assembly that the Forestry Commission have authority to control the application of the Contractual Research funds in the above appropriation.

Section 22. Georgia Bureau of Investigation.

Budget Unit: Georgia Bureau of

Investigation	\$ 14,796,68
1. General Administration Budget:	
Personal Services.....	\$ 455,25
Regular Operating Expenses	\$ 26,57
Travel.....	\$ 5,00
Motor Vehicle Equipment Purchases	\$ -C
Publications and Printing.....	\$ 2,50
Equipment Purchases.....	\$ 1,05
Computer Charges.....	\$ -C
Real Estate Rentals	\$ 31,77
Telecommunications	\$ 19,25
Per Diem, Fees and Contracts	\$ 3,20
Postage.....	\$ 4,00
Capital Outlay	\$ -C
Total Funds Budgeted	\$ 548,60
State Funds Budgeted.....	\$ 539,50
Total Positions Budgeted	2
2. Investigative Division Budget:	
Personal Services.....	\$ 5,768,57
Regular Operating Expenses	\$ 1,055,11
Travel.....	\$ 282,50
Motor Vehicle Equipment Purchases	\$ 151,40
Publications and Printing.....	\$ 18,00
Equipment Purchases.....	\$ 35,30
Computer Charges	\$ 70
Real Estate Rentals	\$ 99,19
Telecommunications	\$ 189,27
Per Diem, Fees and Contracts	\$ 2,00
Evidence Purchased.....	\$ 145,00
Postage.....	\$ 6,90
Capital Outlay	\$ -0
Total Funds Budgeted	\$ 7,753,96
State Funds Budgeted.....	\$ 7,640,13
Total Positions Budgeted	22
3. Forensic Sciences Division Budget:	
Personal Services.....	\$ 2,018,80

Regular Operating Expenses	\$ 415,160
Travel	\$ 25,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 5,000
Equipment Purchases	\$ 50,000
Computer Charges	\$ 99,436
Real Estate Rentals	\$ 11,190
Telecommunications	\$ 77,700
Per Diem, Fees and Contracts	\$ 500
Postage	\$ 14,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 2,716,786
State Funds Budgeted	\$ 2,676,410
Total Positions Budgeted	89

4. Georgia Crime Information

Center Budget:

Personal Services	\$ 1,575,531
Regular Operating Expenses	\$ 95,056
Travel	\$ 9,000
Motor Vehicle Equipment Purchases	\$ 6,000
Publications and Printing	\$ 40,000
Equipment Purchases	\$ 1,160
Computer Charges	\$ 1,877,808
Real Estate Rentals	\$ 3,600
Telecommunications	\$ 340,000
Per Diem, Fees and Contracts	\$ 4,000
Postage	\$ 20,000
Total Funds Budgeted	\$ 3,972,155
State Funds Budgeted	\$ 3,940,644
Total Positions Budgeted	97

Budget Unit Object Classes:

Personal Services	\$ 9,818,160
Regular Operating Expenses	\$ 1,591,901
Travel	\$ 321,500
Motor Vehicle Equipment Purchases	\$ 157,408
Publications and Printing	\$ 65,500
Equipment Purchases	\$ 87,510
Computer Charges	\$ 1,977,944
Real Estate Rentals	\$ 145,759
Telecommunications	\$ 626,225
Per Diem, Fees and Contracts	\$ 9,700
Evidence Purchased	\$ 145,000
Postage	\$ 44,900
Capital Outlay	\$ -0-
Total Positions Budgeted	431
Authorized Motor Vehicles	247

Provided that to the extent that Federal Funds are realized in excess of the amounts of such funds contemplated in the Investigative Division and Georgia Crime Information Center Activities of this Act, the Office of Planning and Budget is authorized and directed to use the first \$500,000 of such excess funds to supplant State Funds appropriated herein. Provided further that such supplantation shall not be implemented if so doing would cause any portion of the anticipated Federal Funds not to be realized. This provision shall not apply to project grants.

Section 23. Georgia State Financing and Investment Commission.

Budget Unit: Georgia State	
Financing and	
Investment Commission	\$ -C
Departmental Operations Budget:	
Personal Services.....	\$ 779,23
Regular Operating Expenses	\$ 30,98
Travel.....	\$ 7,50
Motor Vehicle Equipment	
Purchases.....	\$ -C
Publications and Printing.....	\$ 4,00
Equipment Purchases.....	\$ 1,50
Computer Charges	\$ 18,00
Real Estate Rentals	\$ 56,46
Telecommunications	\$ 12,00
Per Diem, Fees and Contracts.....	\$ 110,00
Total Funds Budgeted	\$ 1,019,67
State Funds Budgeted.....	\$ -C
Total Positions Budgeted	3

Budget Unit Object Classes:

Personal Services.....	\$ 779,23
Regular Operating Expenses	\$ 30,98
Travel.....	\$ 7,50
Motor Vehicle Equipment	
Purchases.....	\$ -C
Publications and Printing.....	\$ 4,00
Equipment Purchases.....	\$ 1,50
Computer Charges	\$ 18,00
Real Estate Rentals	\$ 56,46
Telecommunications	\$ 12,00
Per Diem, Fees and Contracts.....	\$ 110,00
Total Positions Budgeted	3
Authorized Motor Vehicles	

It is the intent of this General Assembly that the allocation of General Obligation Bond proceeds for the following project for the Department of Industry and Trade, the Department of Administrative Services, and the Department of Offender Rehabilitation authorized in Section 46 of this Act, shall be approximately as listed hereunder, if and when bonds are issued to finance the construction of such project: Provided, however, the General Obligation bonds for the World Congress Center for which debt service is provided in this appropriations bill shall not be sold unless the hotel-motel tax in Atlanta is raised to six percent, and a contract is entered into with the City of Atlanta providing that at least 35% of the revenues from such tax be remitted to the Georgia World Congress Center for operations, debt-service retirement and payments to the Atlanta Convention Bureau:

Expansion of Georgia World	
Congress Center in Atlanta	\$ 83,000,000
State Office Buildings in	
Atlanta	\$ 7,000,000
Expansion of Women's Prison at	
Hardwick	\$ 8,000,000

Section 24. Office of the Governor.

A. Budget Unit: Governor's Office.....	\$ 3,929,400
1. Governor's Office Budget:	
Cost of Operations	\$ 1,512,191

Mansion Allowance	\$ 40,000
Governor's Emergency Fund	\$ 2,000,000
Intern Stipends and Travel	\$ 82,798
Total Funds Budgeted	\$ 3,634,989
State Funds Budgeted	\$ 3,615,313

There is hereby appropriated a General Emergency Fund for meeting expenses deemed emergencies by the Governor and to be expended by the Governor at his discretion in any emergency that he may determine requires expenditure of any part of said fund. Expenditures from this fund shall be made in accordance with other provisions of State law and the Constitution.

Provided, however, that the listed appropriation shall be increased by the amount incurred in ordering the organized militia into active service of the State in case of invasion, disaster, insurrection, riot, breach of the peace, or combination to oppose the enforcement of the law by force or violence, or imminent danger thereof or other grave emergency when available funds are not sufficient for such purposes.

2. Office of Fair Employment Practices

Budget:

Personal Services	\$ 300,240
Regular Operating Expenses	\$ 12,668
Travel	\$ 12,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 3,500
Equipment Purchases	\$ 1,100
Computer Charges	\$ -0-
Real Estate Rentals	\$ 20,132
Telecommunications	\$ 10,459
Per Diem, Fees and Contracts	\$ 30,000
Total Funds Budgeted	\$ 390,099
State Funds Budgeted	\$ 314,094
Total Positions Budgeted	15

Budget Unit Object Classes:

Cost of Operations	\$ 1,512,191
Mansion Allowance	\$ 40,000
Governor's Emergency Fund	\$ 2,000,000
Intern Stipends and Travel	\$ 82,798
Personal Services	\$ 300,240
Regular Operating Expenses	\$ 12,668
Travel	\$ 12,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 3,500
Equipment Purchases	\$ 1,100
Computer Charges	\$ -0-
Real Estate Rentals	\$ 20,132
Telecommunications	\$ 10,459
Per Diem, Fees and Contracts	\$ 30,000
Total Positions Budgeted	15
Authorized Motor Vehicles	1

B. Budget Unit: Office of Planning

and Budget

\$ 6,383,593

1. General Administration and

Support Budget:

Personal Services	\$ 409,492
Regular Operating Expenses	\$ 87,430
Travel	\$ 9,000
Motor Vehicle Equipment Purchases	\$ -0-

Publications and Printing.....	\$ 30,000
Equipment Purchases.....	\$ 1,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 172,476
Telecommunications.....	\$ 12,000
Per Diem, Fees and Contracts.....	\$ 60,000
Total Funds Budgeted	\$ 781,398
State Funds Budgeted.....	\$ 756,651
Total Positions Budgeted	18
2. Council of the Arts Budget:	
Personal Services.....	\$ 128,078
Regular Operating Expenses	\$ 8,853
Travel.....	\$ 5,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 7,100
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 18,716
Telecommunications.....	\$ 7,500
Per Diem, Fees and Contracts.....	\$ 8,000
Art Grants - State Funds	\$ 1,392,806
Art Grants - Federal Funds	\$ 595,000
Art Grants - Donations.....	\$ 35,000
Total Funds Budgeted	\$ 2,206,053
State Funds Budgeted.....	\$ 1,573,491
Total Positions Budgeted	8
3. Educational Development Budget:	
Personal Services.....	\$ 262,000
Regular Operating Expenses	\$ 1,300
Travel.....	\$ 8,600
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 600
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications.....	\$ 4,600
Per Diem, Fees and Contracts.....	\$ 8,000
Total Funds Budgeted	\$ 285,100
State Funds Budgeted.....	\$ 279,860
Total Positions Budgeted	9
4. Intergovernmental Relations Budget:	
Personal Services.....	\$ 187,255
Regular Operating Expenses	\$ 3,597
Travel.....	\$ 29,604
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 300
Equipment Purchases.....	\$ 1,200
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications.....	\$ 10,000
Per Diem, Fees and Contracts.....	\$ 2,000
Total Funds Budgeted	\$ 233,956
State Funds Budgeted.....	\$ 230,211
Total Positions Budgeted	7

5. Management Review Budget:

Personal Services.....	\$ 529,465
Regular Operating Expenses	\$ 1,750
Travel.....	\$ 7,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 1,190
Computer Charges	\$ 27,000
Real Estate Rentals	\$ -0-
Telecommunications	\$ 8,000
Per Diem, Fees and Contracts.....	\$ 1,300
Total Funds Budgeted	\$ 575,705
State Funds Budgeted.....	\$ 565,116
Total Positions Budgeted	21

6. Human Development Budget:

Personal Services.....	\$ 319,523
Regular Operating Expenses	\$ 200
Travel.....	\$ 5,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 500
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 4,900
Per Diem, Fees and Contracts.....	\$ 7,000
Total Funds Budgeted	\$ 337,123
State Funds Budgeted.....	\$ 330,733
Total Positions Budgeted	11

7. Office of Consumer Affairs:

Personal Services.....	\$ 856,000
Regular Operating Expenses	\$ 50,065
Travel.....	\$ 15,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 6,500
Equipment Purchases.....	\$ 1,500
Computer Charges	\$ 25,000
Real Estate Rentals	\$ 56,062
Telecommunications	\$ 102,000
Per Diem, Fees and Contracts.....	\$ 7,000
Total Funds Budgeted	\$ 1,119,127
State Funds Budgeted.....	\$ 768,667
Total Positions Budgeted	44

8. State Energy Office Budget:

Personal Services.....	\$ 294,000
Regular Operating Expenses	\$ 28,000
Travel.....	\$ 35,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 70,000
Equipment Purchases.....	\$ -0-
Computer Charges	\$ 8,700
Real Estate Rentals	\$ -0-
Telecommunications	\$ 17,000
Per Diem, Fees and Contracts.....	\$ 4,530,000
Total Funds Budgeted	\$ 4,982,700
State Funds Budgeted.....	\$ 281,082
Total Positions Budgeted	16

9. Governor's Committee on
Post-Secondary Education
Budget:

Personal Services.....	\$ 106,14
Regular Operating Expenses	\$ 7,61
Travel.....	\$ 3,68
Motor Vehicle Equipment Purchases	\$ -(
Publications and Printing.....	\$ 5,47
Equipment Purchases.....	\$ -(
Computer Charges	\$ 3,10
Real Estate Rentals	\$ 8,11
Telecommunications	\$ 3,30
Per Diem, Fees and Contracts.....	\$ 13,50
Total Funds Budgeted	\$ 150,91
State Funds Budgeted.....	\$ 78,78
Total Positions Budgeted	

10. Facilities Management Budget:

Personal Services.....	\$ 96,02
Regular Operating Expenses	\$ 30
Travel.....	\$ 5,00
Motor Vehicle Equipment Purchases	\$ -(
Publications and Printing.....	\$ 2,00
Equipment Purchases.....	\$ 1,00
Computer Charges	\$ 169,00
Real Estate Rentals	\$ -(
Telecommunications	\$ 3,00
Per Diem, Fees and Contracts.....	\$ 85,00
Total Funds Budgeted	\$ 361,32
State Funds Budgeted.....	\$ 359,40
Total Positions Budgeted	

11. Physical and Economic
Development Budget:

Personal Services.....	\$ 347,00
Regular Operating Expenses	\$ 5,00
Travel.....	\$ 19,00
Motor Vehicle Equipment Purchases	\$ -0
Publications and Printing.....	\$ 5,00
Equipment Purchases.....	\$ 1,00
Computer Charges	\$ 12,00
Real Estate Rentals	\$ -0
Telecommunications	\$ 11,00
Per Diem, Fees and Contracts.....	\$ 70,00
Total Funds Budgeted	\$ 470,00
State Funds Budgeted.....	\$ 305,35
Total Positions Budgeted	1.

12. General Government and Protection
of Persons and Property Budget:

Personal Services.....	\$ 325,98
Regular Operating Expenses	\$ 1,80
Travel.....	\$ 7,50
Motor Vehicle Equipment Purchases	\$ -0
Publications and Printing.....	\$ -0
Equipment Purchases.....	\$ 1,00
Computer Charges.....	\$ -0
Real Estate Rentals	\$ -0

Telecommunications	\$ 5,000
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 341,284
State Funds Budgeted	\$ 334,764
Total Positions Budgeted	11

13. Consumer's Utility Counsel Budget:

Personal Services	\$ 256,297
Regular Operating Expenses	\$ 11,706
Travel	\$ 7,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 900
Equipment Purchases	\$ -0-
Computer Charges	\$ -0-
Real Estate Rentals	\$ 13,000
Telecommunications	\$ 5,700
Per Diem, Fees and Contracts	\$ 30,000
Total Funds Budgeted	\$ 324,603
State Funds Budgeted	\$ 319,477
Total Positions Budgeted	13

14. Criminal Justice Coordinating

Council Budget:

Personal Services	\$ 142,935
Regular Operating Expenses	\$ 13,375
Travel	\$ 8,700
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 10,000
Equipment Purchases	\$ -0-
Computer Charges	\$ -0-
Real Estate Rentals	\$ 5,250
Telecommunications	\$ 5,500
Per Diem, Fees and Contracts	\$ 14,240
Total Funds Budgeted	\$ 200,000
State Funds Budgeted	\$ 200,000
Total Positions Budgeted	5

Budget Unit Object Classes:

Personal Services	\$ 4,260,193
Regular Operating Expenses	\$ 220,986
Travel	\$ 165,084
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 137,270
Equipment Purchases	\$ 8,990
Computer Charges	\$ 244,800
Real Estate Rentals	\$ 273,614
Telecommunications	\$ 199,500
Per Diem, Fees and Contracts	\$ 4,836,040
Art Grants - State Funds	\$ 1,392,806
Art Grants - Federal Funds	\$ 595,000
Art Grants - Donations	\$ 35,000
Total Positions Budgeted	181
Authorized Motor Vehicles	0

Provided, however, that of the above appropriation relative to Art Grants - State Funds, \$1,392,806 is designated and committed for Grants to Counties, Cities and non-profit organizations of the State of Georgia.

**Section 25. Grants to Counties and
Municipalities.**

Budget Unit: Grants to Counties and Municipalities.....	\$ 6,800,00
1. Grants to Counties.....	\$ 2,600,00
Total Funds Budgeted	\$ 2,600,00
State Funds Budgeted.....	\$ 2,600,00
2. Grants to Municipalities.....	\$ 4,200,00
Total Funds Budgeted	\$ 4,200,00
State Funds Budgeted.....	\$ 4,200,00

Budget Unit Object Classes:

Grants to Counties.....	\$ 2,600,00
Grants to Municipalities.....	\$ 4,200,00

Provided, that of the above appropriation relative to Art Grants-State Funds, not be less than 90% of \$1,392,806 is designated and committed for grants to counties, cities and non profit organizations in the State of Georgia.

**Section 26. Department of Human
Resources.**

A. Budget Unit: Departmental Operations	\$ 201,367,10
1. General Administration and Support Budget:	
Personal Services.....	\$ 11,958,52
Regular Operating Expenses	\$ 814,07
Travel.....	\$ 527,65
Motor Vehicle Equipment	
Purchases.....	\$ 22,50
Publications and Printing.....	\$ 164,20
Equipment Purchases.....	\$ 24,62
Computer Charges	\$ 1,237,55
Real Estate Rentals	\$ 2,686,67
Telecommunications	\$ 514,79
Per Diem, Fees and Contracts.....	\$ 1,367,72
Utilities.....	\$ 141,12
Postage.....	\$ 515,43
Institutional Repairs and Maintenance.....	\$ 400,00
Capital Outlay	\$ -0
Total Funds Budgeted	\$ 20,374,86
Indirect DOAS Services Funding	\$ -0
Indirect GBA Funding	\$ -0
Agency Funds	\$ 11,364,11
Title XX Funds.....	\$ -0
State Funds Budgeted.....	\$ 9,010,75
Total Positions Budgeted	64
Authorized Motor Vehicles	

General Administration and Support Functional Budgets

	Total Funds	State Funds	Pos
Commissioner's Office	\$ 599,810	\$ 589,620	1
Child Care Licensing	\$ 1,199,415	\$ 1,025,285	5
Laboratory Improvement	\$ 460,895	\$ 305,355	1

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Child Support Recovery	\$	2,246,075	\$	553,425	101
Contract Management	\$	181,525	\$	178,295	7
Public Affairs	\$	305,415	\$	299,890	12
Office of Administrative Appeals	\$	752,690	\$	742,690	22
Health Care Facilities Regulations	\$	1,850,755	\$	507,150	69
Title XX Administration	\$	944,490	\$	279,830	36
Administrative Policy, Coordination and Direction	\$	82,035	\$	80,545	3
Personnel	\$	1,331,435	\$	1,250,005	70
Administrative Support Services	\$	1,685,230	\$	1,652,235	60
Office of Review and Investigation	\$	592,455	\$	301,650	22
Systems Planning, Development and Training	\$	322,295	\$	316,120	15
Program Analysis	\$	141,050	\$	138,380	7
Electronic Data Processing, Planning and Coordination	\$	1,419,350	\$	879,175	0
Facilities Management	\$	3,508,995	\$	2,736,860	13
Regulatory Services Program Direction and Support	\$	255,355	\$	250,680	9
Indirect Cost	\$	—0—	\$	(3,021,435)	0
Undistributed	\$	2,495,599	\$	(55,000)	107
Total	\$	20,374,869	\$	9,010,755	649

2. Financial Management Budget:

Personal Services.....	\$ 4,233,430
Regular Operating Expenses	\$ 119,810
Travel.....	\$ 172,105
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 20,805
Equipment Purchases.....	\$ 21,865
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 3,500
Telecommunications	\$ -0-
Per Diem, Fees and Contracts.....	\$ 130,000
Utilities	\$ -0-
Postage.....	\$ 100
Total Funds Budgeted	\$ 4,701,615
Indirect DOAS Services Funding	\$ -0-
Agency Funds	\$ 1,929,620

State Funds Budgeted.....	\$ 2,771,995
Total Positions Budgeted.....	219
Authorized Motor Vehicles.....	(

Financial Management Functional Budgets

	Total Funds	State Funds	Pos
Budget Administration	\$ 883,585	\$ 869,175	38
Accounting Services	\$ 2,271,530	\$ 2,227,600	128
Auditing Services	\$ 1,546,500	\$ 1,520,170	58
Indirect Cost	\$ —0—	\$ (1,844,950)	(
Undistributed	\$ —0—	\$ —0—	(
Total	\$ 4,701,615	\$ 2,771,995	219

3. Special Programs:

Personal Services.....	\$ 1,854,355
Regular Operating Expenses	\$ 70,430
Travel.....	\$ 76,450
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 20,610
Equipment Purchases.....	\$ 390
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ 3,900
Telecommunications.....	\$ 58,535
Per Diem, Fees and Contracts.....	\$ 23,494,570
Contract - Georgia	
Advocacy Program	\$ 215,000
Grant - Savannah Speech	
and Hearing Center	\$ 39,947
Utilities	\$ -0-
Postage.....	\$ -0-
Benefits for Child Care.....	\$ 610,300
Total Funds Budgeted	\$ 26,444,487
Title XX Funds.....	\$ -0-
Indirect DOAS Services Funding	\$ -0-
Agency Funds	\$ 21,460,710
State Funds Budgeted.....	\$ 4,983,777
Total Positions Budgeted.....	85
Authorized Motor Vehicles.....	103

Special Programs Functional Budgets

	Total Funds	State Funds	Pos
State Economic			
Opportunity Office	\$ 249,660	\$ 121,100	8
District Programs,			
Director's Office	\$ 478,480	\$ 469,740	18
Child Development			
Administration	\$ 1,062,960	\$ 239,740	44
Child Development			
Contracts - Foster Care	\$ 280,900	\$ 11,025	0

Special Projects	\$	587,900	\$	587,900	0
Child Development Contracts - Day Care	\$	20,844,500	\$	2,059,130	0
Child Development Contracts - Home Management	\$	617,600	\$	39,400	0
Child Development Contracts - Outreach	\$	643,320	\$	80,415	0
Information and Referral	\$	325,340	\$	325,340	0
Troubled Children Benefits	\$	520,300	\$	520,300	0
Mental Health/Mental Retardation Advisory Council	\$	43,720	\$	43,255	1
Council on Family Planning	\$	72,230	\$	6,090	2
Council on Aging	\$	41,580	\$	41,190	1
Developmental Disabilities	\$	236,050	\$	—0—	9
Council on Maternal and Infant Health	\$	70,000	\$	69,205	2
Undistributed	\$	369,947	\$	369,947	0
Total	\$	26,444,487	\$	4,983,777	85

4. Physical Health - Program

Direction and Support Budget:

Personal Services.....	\$ 1,820,015
Regular Operating Expenses	\$ 129,210
Travel.....	\$ 53,525
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 48,560
Equipment Purchases.....	\$ 7,000
Computer Charges	\$ 397,465
Real Estate Rentals	\$ -0-
Telecommunications	\$ 182,200
Per Diem, Fees and Contracts	\$ 14,550
Utilities	\$ -0-
Postage.....	\$ 1,450
Total Funds Budgeted	\$ 2,653,975
Indirect DOAS Services Funding	\$ -0-
Agency Funds	\$ 246,105
State Funds Budgeted.....	\$ 2,407,870
Total Positions Budgeted	102
Authorized Motor Vehicles	0

Physical Health - Program
Direction and Support Functional Budgets

	Total Funds	State Funds	Pos.
Director's Office	\$ 437,140	\$ 432,865	7
Employee's Health	\$ 224,465	\$ 128,585	9
Primary Health Care	\$ 235,050	\$ 230,780	8

Health Program Management	\$	380,140	\$	288,190	
Vital Records	\$	831,120	\$	801,910	
Health Services Research	\$	546,060	\$	525,540	
Undistributed	\$	—0—	\$	—0—	
Total	\$	2,653,975	\$	2,407,870	1

5. Physical Health - Family

Health Budget:

Personal Services.....	\$ 5,368,6
Regular Operating Expenses	\$ 2,066,5
Travel.....	\$ 292,1

Motor Vehicle Equipment

Purchases.....	\$ 7,7
Publications and Printing.....	\$ 119,6
Equipment Purchases.....	\$ 4,1
Computer Charges	\$ 172,8
Real Estate Rentals	\$ 8,4
Telecommunications	\$ 82,9
Per Diem, Fees and Contracts	\$ 6,573,2
Utilities	\$
Postage.....	\$ 29,4

Regional Grants for Prenatal and

Postnatal Care Programs	\$ 3,239,0
Crippled Children Benefits	\$ 3,150,0
Kidney Disease Benefits	\$ 550,0
Cancer Control Benefits.....	\$ 1,890,0

Contract for the Purchase of

Clotting Factor for the Hemophilia Program	\$ 100,0
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Benefits for Medically Indigent

High Risk Pregnant Women and Their Infants.....	\$ 25,0
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Grant to Grady Hospital for

Cystic Fibrosis Program.....	\$ 40,0
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Contract with Emory University

for Cancer Research.....	\$ 106,0
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Contract with Emory University

for Arthritis Research.....	\$ 188,8
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Contract for Scoliosis Screening.....	\$ 40,0
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Contract with Emory University

for the Fetal Alcohol Syndrome Project.....	\$ 60,0
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Family Planning Benefits	\$ 226,5
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Total Funds Budgeted	\$ 24,341,1
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Indirect DOAS Services Funding	\$ -
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Agency Funds	\$ 11,763,9
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State Funds Budgeted.....	\$ 12,577,2
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Total Positions Budgeted	2
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Authorized Motor Vehicles

Physical Health - Family Health Functional Budgets

	Total Funds	State Funds	Pe
Family Health Management	\$ 6,333,660	\$ 255,315	
Cancer Control	\$ 2,489,215	\$ 2,259,415	

Crippled Children	\$ 4,559,015	\$ 2,425,825	64
Immunization	\$ 468,655	\$ —0—	24
Maternal Health	\$ 221,510	\$ 217,885	6
Sexually Transmitted Diseases	\$ 193,025	\$ 189,780	7
Infant and Child Health	\$ 3,827,510	\$ 3,717,465	12
Diabetes	\$ 245,365	\$ 63,130	5
Chronic Disease	\$ 1,414,160	\$ 1,403,220	22
Coordination, Education, Prevention	\$ 536,360	\$ —0—	8
Malnutrition	\$ 507,075	\$ —0—	16
Stroke and Heart Attack Prevention	\$ 132,675	\$ 123,260	6
Family Planning	\$ 774,335	\$ 50,880	13
Epidemiology	\$ 681,735	\$ 677,490	8
Dental Health	\$ 63,805	\$ 62,765	3
Community Tuberculosis Control	\$ 1,002,620	\$ 991,280	25
Crippled Children - SSI	\$ 750,970	\$ —0—	27
Undistributed	\$ 139,500	\$ 139,500	0
Total	\$ 24,341,190	\$ 12,577,210	280

6. Physical Health - Community

Health Budget:

Personal Services.....	\$ 3,287,135
Regular Operating Expenses	\$ 492,885
Travel.....	\$ 64,145
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 40,015
Equipment Purchases.....	\$ 49,350
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 4,000
Per Diem, Fees and Contracts	\$ 171,000
Utilities	\$ -0-
Postage.....	\$ 12,200
Total Funds Budgeted	\$ 4,120,730
Indirect DOAS Services Funding	\$ -0-
Agency Funds	\$ 495,540
State Funds Budgeted.....	\$ 3,625,190
Total Positions Budgeted	175
Authorized Motor Vehicles	5

Physical Health - Community Health Functional Budgets

	Total Funds	State Funds	Pos.
Occupational and Radiological Health	\$ 516,225	\$ 506,915	19

Laboratory Services	\$	3,017,145	\$	2,607,485	137
Emergency Health	\$	587,360	\$	510,790	19
Undistributed	\$	—0—	\$	—0—	0
Total	\$	4,120,730	\$	3,625,190	175

7. Physical Health - Local

Services Budget:

Personal Services.....	\$ 11,410,790
Regular Operating Expenses	\$ 25,492,894
Travel.....	\$ 463,349
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 31,590
Equipment Purchases.....	\$ 58,710
Real Estate Rentals	\$ 160,575
Telecommunications	\$ 145,650
Per Diem, Fees and Contracts	\$ 5,093,332
Utilities	\$ 6,350
Postage.....	\$ 26,395
Contract - Macon-Bibb County	
Hospital Authority.....	\$ 1,050,000
Grant to Counties for	
Metabolic Disorders	
Screening and Treatment	\$ 42,800
Family Planning Benefits	\$ 75,000
Midwifery Program Benefits	\$ 175,000
Crippled Children Benefits	\$ 1,162,625
Grants to Counties for Teenage	
Pregnancy Prevention	\$ 250,000
Benefits for Medically Indigent	
High Risk Pregnant Women	
and Their Infants.....	\$ 3,451,480
Grant for DeKalb County Mental	
Retardation Project	\$ 97,300
Grant for Chatham County	
Mental Retardation Project.....	\$ 92,800
Grant-In-Aid to Counties	\$ 22,257,300
Total Funds Budgeted	\$ 71,543,940
Indirect DOAS Services Funding	\$ -0-
Agency Funds	\$ 37,270,095
Title XX Funds.....	\$ -0-
State Funds Budgeted.....	\$ 34,273,845
Total Positions Budgeted	581
Authorized Motor Vehicles	2

Physical Health - Local Services Functional Budgets

	Total Funds	State Funds	Pos.
Minimum Foundation	\$ 6,644,675	\$ 6,298,905	236
Grant-In-Aid to Counties	\$ 22,650,100	\$ 19,502,300	0
Stroke and Heart			
Attack Prevention	\$ 1,018,720	\$ 483,905	20
Family Planning	\$ 5,688,585	\$ 435,595	192

Sickle Cell, Vision and Hearing	\$ 316,045	\$ 310,125	15
Sexually Transmitted Diseases	\$ 980,070	\$ 95,270	26
High Risk Pregnant Women and Their Infants	\$ 3,891,705	\$ 3,812,435	19
Newborn Follow-Up Care	\$ 264,630	\$ 259,710	12
District Dental	\$ 855,800	\$ 845,415	18
Teenage Pregnancy Prevention	\$ 250,000	\$ 250,000	0
District Crippled Children	\$ 2,064,370	\$ 1,241,985	33
Mental Retardation Projects	\$ 190,100	\$ —0—	0
Malnutrition	\$ 25,990,940	\$ —0—	10
Undistributed	\$ 738,200	\$ 738,200	0
Total	\$ 71,543,940	\$ 34,273,845	581

8. Mental Health - Program
Direction and Support Budget:

Personal Services.....	\$ 3,164,300
Regular Operating Expenses	\$ 124,030
Travel.....	\$ 165,700
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 50,300
Equipment Purchases.....	\$ 2,000
Computer Charges	\$ 907,500
Real Estate Rentals	\$ -0-
Telecommunications	\$ 127,900
Per Diem, Fees and Contracts	\$ 565,200
Utilities	\$ 2,500
Postage.....	\$ 1,700
Total Funds Budgeted	\$ 5,111,130
Title XX Funds.....	\$ -0-
Indirect DOAS Services Funding	\$ -0-
Agency Funds	\$ 1,241,080
State Funds Budgeted.....	\$ 3,870,050
Total Positions Budgeted	139

**Mental Health - Program Direction
and Support Functional Budgets**

	Total Funds	State Funds	Pos.
Administration	\$ 2,441,340	\$ 2,415,280	64
Special Projects and Contracts	\$ 688,600	\$ —0—	9
Program Coordination	\$ 1,981,190	\$ 1,454,770	66
Undistributed	\$ —0—	\$ —0—	0
Total	\$ 5,111,130	\$ 3,870,050	139

9. Purchase of Social Services:

Personal Services.....	\$ -0-
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Regular Operating Expenses	\$ -0-
Travel.....	\$ -0-
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts.....	\$ 335,000
Utilities	\$ -0-
Postage.....	\$ -0-
W.I.N. Benefits.....	\$ 802,357
Grants to Fulton County for 24	
hour Emergency Social Services	\$ 150,000
Benefits for Child Care	\$ 9,524,952
Homemaker Meals	\$ 102,330
Chatham County Homemaker Project	\$ 429,225
Douglas County Homemaker Project.....	\$ 115,690
Fulton County Homemaker Project.....	\$ 291,610
Total Funds Budgeted	\$ 11,751,164
Agency Funds	\$ 6,000,484
Title XX Funds.....	\$ -0-
State Funds Budgeted.....	\$ 5,750,680
Total Positions Budgeted	0

Purchase of Social Services Functional Budgets

	Total Funds	State Funds	Pos.
Work Incentive Benefits	\$ 750,000	\$ 75,000	0
Grants to Fulton County for 24-hour Emergency Social Services	\$ 150,000	\$ 150,000	0
Legal Services	\$ 335,000	\$ 110,000	0
AFDC - Family Foster Care	\$ 2,327,500	\$ 782,145	0
AFDC - Institutional Foster Care	\$ 750,650	\$ 252,265	0
Specialized Foster Care	\$ 50,000	\$ 26,800	0
Child Welfare Family Foster Care	\$ 4,088,800	\$ 2,568,800	0
Adoption Supplement	\$ 220,000	\$ 220,000	0
Non-AFDC Institutional Foster Care	\$ 165,300	\$ 165,300	0
Liability Insurance	\$ 15,400	\$ 15,400	0
Emergency Shelter Care	\$ 80,000	\$ 20,000	0
Day Care	\$ 825,000	\$ 405,000	0
Psychiatric, Psychological and Speech Therapy	\$ 120,000	\$ 30,000	0
Maternity Care	\$ 250,000	\$ 250,000	0

Return of Runaways - County	\$	7,000	\$	2,830	0
Homemaker Projects	\$	938,855	\$	151,540	0
Undistributed	\$	677,659	\$	525,600	0
Total	\$	11,751,164	\$	5,750,680	0

10. Youth Services - Program

Direction and Support:

Personal Services.....	\$ 660,500
Regular Operating Expenses	\$ 15,000
Travel.....	\$ 17,300
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 4,000
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 19,000
Per Diem, Fees and Contracts	\$ 2,500
Utilities	\$ -0-
Postage.....	\$ -0-
Benefits for Child Care	\$ -0-
Total Funds Budgeted	\$ 718,300
Indirect DOAS Services Funding	\$ -0-
Agency Funds	\$ 11,810
State Funds Budgeted.....	\$ 706,490
Total Positions Budgeted	29
Authorized Motor Vehicles	0

11. Services to the Aged Budget:

Personal Services.....	\$ 881,685
Regular Operating Expenses	\$ 22,375
Travel.....	\$ 41,260
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 7,965
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ 930
Telecommunications	\$ 26,665
Per Diem, Fees and Contracts	\$ 19,728,800
Utilities	\$ -0-
Postage.....	\$ -0-
Total Funds Budgeted	\$ 20,709,680
Title XX Funds.....	\$ -0-
Agency Funds	\$ 19,019,635
State Funds Budgeted.....	\$ 1,690,045
Total Positions Budgeted	41
Authorized Motor Vehicles	176

Services to the Aged Functional Budgets

	Total Funds	State Funds	Pos.
Title XX Adult Services	\$ 4,931,065	\$ 774,035	0
Administration and Planning	\$ 1,026,835	\$ 228,280	41
Nutrition Grants	\$ 6,089,140	\$ 269,730	0

Areawide Grants	\$ 4,561,385	\$ —0—	0
Undistributed	\$ 4,101,255	\$ 418,000	0
Total	\$ 20,709,680	\$ 1,690,045	41

12. Vocational Rehabilitation

Program Direction and

Support Budget:

Personal Services.....	\$ 1,233,680
Regular Operating Expenses	\$ 79,295
Travel.....	\$ 64,180
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 23,185
Equipment Purchases.....	\$ 3,500
Computer Charges	\$ 433,420
Real Estate Rentals	\$ -0-
Telecommunications	\$ 27,450
Per Diem, Fees and Contracts.....	\$ 271,310
Utilities	\$ -0-
Postage.....	\$ 2,000
E.S.R.P. Case Services	\$ 150,000
Grants for Nephrology Centers.....	\$ 228,750
Total Funds Budgeted	\$ 2,516,770
Indirect DOAS Services Funding	\$ -0-
Agency Funds	\$ 1,696,770
State Funds Budgeted.....	\$ 820,000
Total Positions Budgeted	53

**Vocational Rehabilitation - Program
Direction and Support Functional Budgets**

	Total Funds	State Funds	Pos.
Program Direction and Support	\$ 1,713,495	\$ 402,735	44
Grants Management	\$ 733,775	\$ 347,765	9
Undistributed	\$ 69,500	\$ 69,500	0
Total	\$ 2,516,770	\$ 820,000	53

13. Vocational Rehabilitation

Facilities Budget:

Personal Services.....	\$ 2,710,075
Regular Operating Expenses	\$ 137,835
Travel.....	\$ 20,800
Motor Vehicle Equipment Purchases	\$ 40,200
Publications and Printing.....	\$ 700
Equipment Purchases.....	\$ 16,560
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 102,900
Telecommunications	\$ 34,050
Per Diem, Fees and Contracts.....	\$ 105,300
Utilities	\$ 58,950
Postage.....	\$ 3,825
Capital Outlay	\$ -0-
Case Services.....	\$ -0-
Total Funds Budgeted	\$ 3,231,195
Indirect DOAS Services Funding	\$ -0-
Agency Funds	\$ 2,639,140

Title XX Funds.....	\$ -0-
State Funds Budgeted.....	\$ 592,055
Total Positions Budgeted.....	161
Authorized Motor Vehicles.....	19

Vocational Rehabilitation - Facilities Functional Budgets

	Total Funds	State Funds	Pos.
Youth Development Center			
V. R. Unit	\$ 273,520	\$ 49,445	14
Atlanta Rehabilitation Center	\$ 1,586,240	\$ 293,030	70
Alto Rehabilitation Center	\$ 240,040	\$ 43,420	13
Cave Spring			
Rehabilitation Center	\$ 297,220	\$ 54,730	17
Central Rehabilitation Center	\$ 502,685	\$ 90,970	28
Georgia Vocational Adjustment			
Center - Gracewood	\$ 331,490	\$ 60,460	19
Undistributed	\$ —0—	\$ —0—	0
Total	\$ 3,231,195	\$ 592,055	161

14. Roosevelt Warm Springs**Rehabilitation Institute:**

Personal Services.....	\$ 6,201,285
Regular Operating Expenses.....	\$ 989,680
Travel.....	\$ 43,210
Motor Vehicle Equipment	
Purchases.....	\$ 33,355
Publications and Printing.....	\$ 15,900
Equipment Purchases.....	\$ 70,465
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ -0-
Telecommunications.....	\$ 117,670
Per Diem, Fees and Contracts.....	\$ 581,950
Utilities.....	\$ 496,045
Postage.....	\$ 11,800
Case Services.....	\$ 85,000
Capital Outlay.....	\$ -0-
Operations.....	\$ -0-
Total Funds Budgeted.....	\$ 8,646,360
Indirect DOAS Services Funding.....	\$ -0-
Agency Funds.....	\$ 6,271,550
State Funds Budgeted.....	\$ 2,374,810
Total Positions Budgeted.....	404
Authorized Motor Vehicles.....	23

**Roosevelt Warm Springs Rehabilitation Institute -
Functional Budgets**

	Total Funds	State Funds	Pos.
Administration	\$ 3,352,290	\$ 1,741,860	131
Rehabilitation Services	\$ 4,297,490	\$ —0—	231
Instruction	\$ 353,895	\$ —0—	16

Independent Living	\$	513,435	\$	505,970	21
Research/Training	\$	129,250	\$	126,980	5
Undistributed	\$	—0—	\$	—0—	0
Total	\$	8,646,360	\$	2,374,810	404

15. Georgia Factory for the
Blind Budget:

Personal Services.....	\$ 2,052,480
Regular Operating Expenses	\$ 3,870,420
Travel.....	\$ 53,285
Motor Vehicle Equipment Purchases	\$ 43,700
Publications and Printing.....	\$ 3,200
Equipment Purchases.....	\$ 223,200
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 8,400
Telecommunications	\$ 15,640
Per Diem, Fees and Contracts	\$ 79,000
Utilities	\$ 67,600
Postage.....	\$ 4,300
Capital Outlay	\$ 185,040
Case Services	\$ 225,000
Total Funds Budgeted	\$ 6,831,265
Agency Funds	\$ 6,189,370
State Funds Budgeted.....	\$ 641,895
Total Positions Budgeted	36
Authorized Motor Vehicles	14

Georgia Factory for the Blind Functional Budgets

	Total Funds	State Funds	Pos.
Operations	\$ 5,623,700	\$ —0—	0
Supervision	\$ 333,750	\$ 327,110	19
Business Enterprise Vending Stand Project	\$ 688,775	\$ 129,745	17
Undistributed	\$ 185,040	\$ 185,040	0
Total	\$ 6,831,265	\$ 641,895	36

16. Vocational Rehabilitation

Services Budget:

Personal Services.....	\$ 12,701,085
Regular Operating Expenses	\$ 368,070
Travel.....	\$ 415,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 10,200
Equipment Purchases.....	\$ 15,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 565,000
Telecommunications	\$ 348,800
Per Diem, Fees and Contracts	\$ 276,400
Utilities	\$ 65,520
Postage.....	\$ 63,105

Contract with Vocational Rehabilitation Community Facilities	\$ 3,515,970
Contract for Epilepsy	\$ 60,000
Case Services	\$ 11,824,230
Contract with the Affirmative Industries.....	\$ 150,000
Cerebral Palsy Contract.....	\$ 130,000
Total Funds Budgeted	\$ 30,508,380
Indirect DOAS Services Funding	\$ -0-
Agency Funds	\$ 21,242,390
State Funds Budgeted.....	\$ 9,265,990
Total Positions Budgeted	707
Authorized Motor Vehicles	5
17. Vocational Rehabilitation	
Disability Adjudication Budget:	
Personal Services.....	\$ 5,863,545
Regular Operating Expenses	\$ 237,630
Travel.....	\$ 16,800
Motor Vehicle Equipment	
Purchases	\$ -0-
Publications and Printing.....	\$ 43,270
Equipment Purchases.....	\$ 15,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 422,000
Telecommunications	\$ 274,900
Per Diem, Fees and Contracts	\$ 211,120
Utilities	\$ -0-
Postage.....	\$ 114,000
Case Services	\$ 4,498,600
Total Funds Budgeted	\$ 11,696,865
Agency Funds	\$ 11,696,865
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	307
18. Public Assistance Budget:	
Personal Services.....	\$ -0-
Regular Operating Expenses	\$ 400,000
Travel.....	\$ -0-
Motor Vehicle Equipment	
Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Per Diem, Fees and Contracts	\$ -0-
SSI-Supplement Benefits.....	\$ 25,000
AFDC Benefits	\$ 182,368,956
Total Funds Budgeted	\$ 182,793,956
Agency Funds	\$ 121,490,641
State Funds Budgeted.....	\$ 61,303,315
Total Positions Budgeted	0

Public Assistance Functional Budgets

	Total Funds	State Funds	Pos.
Refugee Benefits	\$ 400,000	\$ —0—	0

AFDC Payments	\$ 182,368,956	\$ 61,278,315	0
SSI - Supplement Benefits	\$ 25,000	\$ 25,000	0
Undistributed	\$ —0—	\$ —0—	0
Total	\$ 182,793,956	\$ 61,303,315	0

19. Local Services - Community Services
and Benefits Payments Budget:

Personal Services.....	\$ -0-
Regular Operating Expenses	\$ -0-
Travel.....	\$ -0-
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Per Diem, Fees and Contracts	\$ -0-
Local Services Benefits	
Payments Grants.....	\$ 47,596,240
Grants to Counties for	
Social Services	\$ 39,725,170
Total Funds Budgeted	\$ 87,321,410
Agency Funds	\$ 48,477,345
Title XX Funds.....	\$ -0-
State Funds Budgeted.....	\$ 38,844,065
Total Positions Budgeted	0

**Local Services - Community Services
and Benefits Payments Functional Budgets**

	Total Funds	State Funds	Pos.
Local Services			
Benefits Payments Grants	\$ 47,596,240	\$ 23,560,795	0
Grants to Counties for Social Services	\$ 39,725,170	\$ 15,283,270	0
Undistributed	\$ —0—	\$ —0—	0
Total	\$ 87,321,410	\$ 38,844,065	0

20. Family and Children Services
Program Direction and Support
Budget:

Personal Services.....	\$ 6,317,065
Regular Operating Expenses	\$ 241,710
Travel.....	\$ 278,730
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 565,410
Equipment Purchases.....	\$ 43,430
Computer Charges	\$ 3,371,065
Real Estate Rentals	\$ 148,500
Telecommunications	\$ 830,055
Per Diem, Fees and Contracts	\$ 3,309,050
Utilities	\$ 8,415
Postage.....	\$ 203,520

Total Funds Budgeted	\$ 15,316,950
Agency Funds	\$ 9,749,010
Indirect DOAS Services Funding	\$ -0-
Title XX Funds	\$ -0-
State Funds Budgeted	\$ 5,567,940
Total Positions Budgeted	315

**Family and Children Services - Program
Direction and Support Functional Budgets**

	Total Funds	State Funds	Pos.
Director's Office	\$ 513,950	\$ —0—	12
Policy and Procedures	\$ 439,390	\$ —0—	9
Training	\$ 705,315	\$ 64,150	13
Management Development	\$ 1,785,010	\$ 847,310	79
Administrative Support	\$ 4,892,245	\$ 2,245,215	23
Food Stamp	\$ 3,135,550	\$ 234,725	15
District Program Operations	\$ 2,402,815	\$ 1,352,125	105
Special Services	\$ 1,124,565	\$ 642,265	47
Eligibility Determination	\$ 267,110	\$ 131,150	12
Undistributed	\$ 51,000	\$ 51,000	0
Total	\$ 15,316,950	\$ 5,567,940	315

21. Family and Children Services

District Administration Budget:

Personal Services	\$ 566,630
Regular Operating Expenses	\$ 22,655
Travel	\$ 29,160
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ -0-
Equipment Purchases	\$ -0-
Computer Charges	\$ -0-
Real Estate Rentals	\$ 22,900
Telecommunications	\$ 16,100
Per Diem, Fees and Contracts	\$ -0-
Postage	\$ 2,900
Total Funds Budgeted	\$ 660,345
Agency Funds	\$ 371,220
Title XX Funds	\$ -0-
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted	\$ 289,125
Total Positions Budgeted	19

Budget Unit Object Classes:

Personal Services	\$ 82,285,250
Regular Operating Expenses	\$ 35,694,568
Travel	\$ 2,794,779
Motor Vehicle Equipment Purchases	\$ 147,510
Publications and Printing	\$ 1,169,510
Equipment Purchases	\$ 555,215

Computer Charges	\$ 6,519,895
Real Estate Rentals	\$ 4,133,680
Telecommunications	\$ 2,826,400
Per Diem, Fees and Contracts	\$ 62,310,037
Utilities	\$ 846,500
Postage	\$ 992,180
Capital Outlay	\$ 185,040
Grants for Regional Prenatal and Postnatal Care Programs	\$ 3,239,000
Crippled Children Benefits	\$ 4,312,625
Kidney Disease Benefits	\$ 550,000
Cancer Control Benefits	\$ 1,890,000
Benefits for Medically Indigent High Risk Pregnant Women and Their Infants	\$ 3,476,480
Family Planning Benefits	\$ 301,530
Benefits for Midwifery Program	\$ 175,000
Grants for DeKalb County Mental Retardation Project	\$ 97,300
Grants for Chatham County Mental Retardation Project	\$ 92,800
Grant-In-Aid to Counties	\$ 22,257,300
Grant - Savannah Speech and Hearing Center	\$ 39,947
Work Incentive Benefits	\$ 802,357
Grants to Fulton County for 24-hour Emergency Social Services	\$ 150,000
Benefits for Child Care	\$ 10,135,252
Homemaker Meals	\$ 102,330
Chatham County Homemaker Project	\$ 429,225
Douglas County Homemaker Project	\$ 115,690
Fulton County Homemaker Project	\$ 291,610
Grants for Nephrology Centers	\$ 228,750
Case Services	\$ 16,632,830
E.S.R.P. Case Services	\$ 150,000
SSI-Supplement Benefits	\$ 25,000
AFDC Benefits	\$ 182,368,956
Local Services Benefits Payments Grants	\$ 47,596,240
Grants to Counties for Social Services	\$ 39,725,170
Contract with Vocational Rehabilitation Community Facilities	\$ 3,515,970
Contract for the Purchase of Clotting Factor for the Hemophilia Program	\$ 100,000
Contract with the Affirmative Industries	\$ 150,000
Institutional Repairs and Maintenance	\$ 400,000
Contract with Emory University for Arthritis Research	\$ 188,850
Grant for Epilepsy Program	\$ 60,000

Grant to Grady Hospital for Cystic Fibrosis Program.....	\$ 40,000
Contract for Scoliosis Screening	\$ 40,000
Contract with Emory University for the Fetal Alcohol Syndrome Project.....	\$ 60,000
Contract - Georgia Advocacy Program	\$ 215,000
Grant for Teenage Pregnancy Prevention Program.....	\$ 250,000
Contract - Cancer Research at Emory.....	\$ 106,000
Contract - Macon-Bibb County Hospital Authority.....	\$ 1,050,000
Cerebral Palsy Contract.....	\$ 130,000
Grants to Counties for Metabolic Disorders Screening and Testing.....	\$ 42,800
Total Positions Budgeted	4,302

Provided, that of the above appropriation, \$100,000 is designated and committed for the purchase of clotting factor for the Hemophilia Program and for no other purpose.

Provided, that of the above appropriation, \$100,000 is designated and committed to operate a Hemophilia Program in the Metropolitan Atlanta Area and to operate the Hemophilia Program in Augusta.

Provided, that of the funds available in the Physical Health - Local Services Budget not less than \$125,000 is committed for continuation of the Community Cardiovascular Council Stroke-Screening Program.

Provided that no State funds shall be used for advertising the Food Stamp program or other welfare programs unless failure to so apply State funds would cause the loss of Federal funds for programs other than advertising.

There is hereby appropriated \$61,278,315 in State funds for the purpose of making AFDC benefit payments.

Provided that for Fiscal 1981, the following maximum benefits and maximum standards of need shall apply:

Number in Asst. Group	Standards of Need	Maximum Monthly Amount
1	\$ 106	\$ 101
2	161	153
3	193	183
4	227	216
5	260	247
6	282	268
7	305	290
8	324	308
9	341	324
10	365	347
11	390	371

Provided further, that the Department of Human Resources is authorized to calculate all monthly benefit payments utilizing a factor of 95% of the above standard of needs.

Provided further, that in lieu of the above standards of need the Department of Human Resources is authorized to calculate all monthly benefits payments utilizing a factor of 50% of the following standard of need:

Number in Assisted Group	Standard of Need	Maximum Monthly Benefit Amount (50%)
1	\$ 182	\$ 91
2	281	140
3	374	187
4	469	234
5	557	278
6	631	315
7	698	349
8	762	381
9	823	411
10	883	441
11	930	465

Provided, that of the above appropriation, \$130,000 is designated and committed to operate the Rome Cerebral Palsy Center.

Provided, however, it is the intent of this General Assembly that the rate paid to Dentist for services rendered in the District Dental Clinics shall not exceed twenty-five dollars (\$25.00) per hour.

Provided that of the above appropriation relating to Statewide Grants for Pre-natal and Post-natal Care Programs, \$3,239,000 is designated and committed for a Statewide program of pre-natal and post-natal care, including all hospitals where such program or programs are providing or shall provide such care.

Provided, that of the above appropriation relating to the Physical Health - Family Health Activity, \$40,000 is designated and committed for a grant to Grady Memorial Hospital in Atlanta for the purpose of operating a cystic fibrosis program.

Provided that grants of Federal Title V funds above the amounts anticipated in this appropriation shall be used to improve and expand Physical Health programs and **not** to supplant State funds in this appropriation.

Provided, that of the above appropriation, the Department of Human Resources is authorized to provide treatment for eye disorders, provided that treatment for the disability cannot be obtained from other sources.

Provided, further, that the Department of Human Resources is authorized to make monthly advances to Child Care Day Care Centers from funds authorized for this purpose.

Provided further, it is the intent of this General Assembly that AFDC Benefit payments from funds appropriated herein shall be made from the date of certification and not from the date of application.

Provided further, the Department of Human Resources is authorized to make payments (not to exceed \$5,000) to the Georgia Building Authority for the purpose of maintaining the grounds at the Roosevelt Warm Springs Hospital.

To purchase, lease or otherwise acquire or reimburse for the purchase or lease of equipment, or purchase or reimburse for the purchase of drugs and medical treatment of persons with Cystic Fibrosis over the age of 21. Funds shall be expended to those persons qualifying who are not otherwise covered by any other private or publicly funded program and are determined to need support from the State.

It is the intent of this General Assembly that the State shall provide no more than 50 percent of The Medical School of Mercer University's total operating cost (including Capitation Grants). Provided further, quarterly expenditure reports and certified annual audits shall be provided to the State Auditor and General Assembly on a timely basis.

Provided, however, that the Department is authorized to contract with Opportunities Industrialization Center of Atlanta, Incorporated for the provision of training services, utilizing available funds.

B. Budget Unit: State Health Planning and Development.....	\$ 376,400
State Health Planning and Development Budget:	
Personal Services.....	\$ 732,840

Regular Operating Expenses	\$ 45,320
Travel.....	\$ 20,100
Publications and Printing.....	\$ 7,500
Equipment Purchases.....	\$ 1,600
Computer Charges	\$ 30,000
Real Estate Rentals	\$ 75,700
Telecommunications	\$ 21,210
Per Diem, Fees and Contracts	\$ 140,000
Postage.....	\$ 5,000
Total Funds Budgeted	\$ 1,079,270
Indirect DOAS Services Funding	\$ -0-
Agency Funds	\$ 702,870
State Funds Budgeted.....	\$ 376,400
Total Positions Budgeted	33
Authorized Motor Vehicles	0

Budget Unit Object Classes:

Personal Services.....	\$ 732,840
Regular Operating Expenses	\$ 45,320
Travel.....	\$ 20,100
Publications and Printing.....	\$ 7,500
Equipment Purchases.....	\$ 1,600
Computer Charges	\$ 30,000
Real Estate Rentals	\$ 75,700
Telecommunications	\$ 21,210
Per Diem, Fees and Contracts	\$ 140,000
Postage.....	\$ 5,000
Total Positions Budgeted	33
Authorized Motor Vehicles	0

C. Budget Unit: Community Mental Health/

Mental Retardation Youth

Services and

Institutions \$ 239,032,068**1. Georgia Regional Hospital at**

Augusta Budget:

Personal Services.....	\$ 7,428,929
Regular Operating Expenses	\$ 1,030,200
Travel.....	\$ 10,760
Motor Vehicle Equipment Purchases	\$ 31,200
Publications and Printing.....	\$ 5,200
Equipment Purchases.....	\$ 229,185
Computer Charges	\$ 77,000
Real Estate Rentals	\$ -0-
Telecommunications	\$ 77,420
Per Diem, Fees and Contracts	\$ 217,600
Utilities	\$ 252,500
Postage.....	\$ 8,300
Authority Lease Rentals	\$ 387,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 9,755,294
Agency Funds	\$ 1,284,795
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 8,470,499
Total Positions Budgeted	
July 1, 1981	492
Total Positions Budgeted	
June 30, 1982	491
Authorized Motor Vehicles	23

2. Georgia Regional Hospital at
Atlanta Budget:

Personal Services.....	\$ 9,851,50
Regular Operating Expenses	\$ 1,314,71
Travel.....	\$ 16,00
Motor Vehicle Equipment	
Purchases.....	\$ 8,00
Publications and Printing.....	\$ 9,10
Equipment Purchases.....	\$ 114,64
Computer Charges	\$ 108,00
Real Estate Rentals	\$ -0
Telecommunications	\$ 110,00
Per Diem, Fees and Contracts.....	\$ 133,12
Utilities.....	\$ 360,00
Postage.....	\$ 10,00
Capital Outlay	\$ -0
Authority Lease Rentals	\$ 513,00
Total Funds Budgeted	\$ 12,548,08
Agency Funds	\$ 2,167,51
Indirect DOAS Services Funding	\$ -0
State Funds Budgeted.....	\$ 10,380,57
Total Positions Budgeted	64
Authorized Motor Vehicles	2

3. Georgia Regional Hospital at
Savannah Budget:

Personal Services.....	\$ 7,583,18
Regular Operating Expenses	\$ 832,76
Travel.....	\$ 13,90
Motor Vehicle Equipment Purchases	\$ 34,35
Publications and Printing.....	\$ 1,90
Equipment Purchases.....	\$ 106,66
Computer Charges	\$ 106,00
Real Estate Rentals	\$ -0
Telecommunications	\$ 91,40
Per Diem, Fees and Contracts.....	\$ 132,77
Utilities.....	\$ 324,00
Postage.....	\$ 6,90
Authority Lease Rentals	\$ 500,00
Capital Outlay	\$ -0
Total Funds Budgeted	\$ 9,733,83
Agency Funds	\$ 1,015,53
Indirect DOAS Services Funding	\$ -0
State Funds Budgeted.....	\$ 8,718,29
Total Positions Budgeted	
July 1, 1981	49
Total Positions Budgeted	
June 30, 1982	49
Authorized Motor Vehicles	2

4. West Central Georgia Regional
Hospital Budget:

Personal Services.....	\$ 6,554,83
Regular Operating Expenses	\$ 822,65
Travel.....	\$ 13,25
Motor Vehicle Equipment Purchases	\$ 7,75
Publications and Printing.....	\$ 4,93
Equipment Purchases.....	\$ 29,53

Computer Charges	\$ 86,000
Real Estate Rentals	\$ -0-
Telecommunications	\$ 78,000
Per Diem, Fees and Contracts	\$ 36,720
Utilities	\$ 310,000
Postage.....	\$ 10,700
Authority Lease Rentals	\$ 666,500
Capital Outlay	\$ 500,000
Total Funds Budgeted	\$ 9,120,873
Agency Funds	\$ 1,034,370
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 8,086,503
Total Positions Budgeted	
July 1, 1981	441
Total Positions Budgeted	
June 30, 1982	433
Authorized Motor Vehicles	25
5. Northwest Georgia Regional Hospital	
at Rome Budget:	
Personal Services.....	\$ 9,233,239
Regular Operating Expenses	\$ 1,037,690
Travel.....	\$ 12,330
Motor Vehicle Equipment	
Purchases.....	\$ 62,330
Publications and Printing.....	\$ 1,360
Equipment Purchases.....	\$ 83,720
Computer Charges	\$ 118,000
Real Estate Rentals	\$ -0-
Telecommunications	\$ 79,850
Per Diem, Fees and Contracts	\$ 36,600
Utilities	\$ 886,000
Postage.....	\$ 7,000
Capital Outlay	\$ 660,000
Authority Lease Rentals	\$ 883,500
Total Funds Budgeted	\$ 13,101,619
Agency Funds	\$ 2,416,580
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 10,685,039
Total Positions Budgeted	647
Authorized Motor Vehicles	45
6. Gracewood State School	
and Hospital Budget:	
Personal Services.....	\$ 23,879,345
Regular Operating Expenses	\$ 2,797,925
Travel.....	\$ 11,250
Motor Vehicle Equipment	
Purchases.....	\$ 106,650
Publications and Printing.....	\$ 6,640
Equipment Purchases.....	\$ 126,695
Computer Charges	\$ 79,000
Real Estate Rentals	\$ -0-
Telecommunications	\$ 219,000
Per Diem, Fees and Contracts	\$ 130,370
Utilities	\$ 1,284,000
Postage.....	\$ 13,200
Capital Outlay	\$ 1,945,000

Total Funds Budgeted	\$ 30,599,075
Agency Funds	\$ 12,393,985
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 18,205,090
Total Positions Budgeted	
July 1, 1981	1,801
Total Positions Budgeted	
June 30, 1982	1,745
Authorized Motor Vehicles	110
7. Southwestern State Hospital Budget:	
Personal Services.....	\$ 16,112,264
Regular Operating Expenses	\$ 1,784,935
Travel.....	\$ 18,000
Motor Vehicle Equipment	
Purchases.....	\$ 50,800
Publications and Printing.....	\$ 5,300
Equipment Purchases.....	\$ 116,775
Computer Charges	\$ 125,000
Real Estate Rentals	\$ -0-
Telecommunications	\$ 116,600
Per Diem, Fees and Contracts	\$ 241,490
Utilities	\$ 738,000
Postage.....	\$ 14,000
Capital Outlay	\$ 25,500
Total Funds Budgeted	\$ 19,348,664
Agency Funds	\$ 5,801,232
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 13,547,432
Total Positions Budgeted	1,157
Authorized Motor Vehicles	53
8. Georgia Retardation Center Budget:	
Personal Services.....	\$ 13,595,230
Regular Operating Expenses	\$ 2,583,745
Travel.....	\$ 12,150
Motor Vehicle Equipment	
Purchases.....	\$ 9,350
Publications and Printing.....	\$ 6,610
Equipment Purchases.....	\$ 74,075
Computer Charges	\$ 140,000
Real Estate Rentals	\$ -0-
Telecommunications	\$ 135,800
Per Diem, Fees and Contracts	\$ 132,050
Utilities	\$ 907,300
Postage.....	\$ 9,350
Authority Lease Rentals	\$ 794,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 18,399,660
Agency Funds	\$ 9,086,205
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 9,313,455
Total Positions Budgeted	930
Authorized Motor Vehicles	34
9. Georgia Mental Health	
Institute Budget:	
Personal Services.....	\$ 8,282,724

Regular Operating Expenses	\$ 1,065,385
Travel.....	\$ 14,200
Motor Vehicle Equipment	
Purchases.....	\$ 14,860
Publications and Printing.....	\$ 5,635
Equipment Purchases.....	\$ 80,790
Computer Charges	\$ 125,000
Real Estate Rentals	\$ -0-
Telecommunications.....	\$ 145,500
Per Diem, Fees and Contracts	\$ 607,890
Utilities	\$ 1,054,000
Postage.....	\$ 11,900
Authority Lease Rentals	\$ 450,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 11,857,884
Agency Funds	\$ 1,374,515
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 10,483,369
Total Positions Budgeted	534
Authorized Motor Vehicles	20

10. Central State Hospital Budget:

Personal Services.....	\$ 60,291,339
Regular Operating Expenses	\$ 8,415,790
Travel.....	\$ 21,520
Motor Vehicle Equipment	
Purchases.....	\$ 62,450
Publications and Printing.....	\$ 41,850
Equipment Purchases.....	\$ 185,175
Computer Charges	\$ 435,000
Real Estate Rentals	\$ -0-
Telecommunications.....	\$ 410,200
Per Diem, Fees and Contracts	\$ 196,400
Utilities	\$ 3,550,000
Postage.....	\$ 38,000
Authority Lease Rentals	\$ 786,000
Capital Outlay	\$ 300,000
Total Funds Budgeted	\$ 74,733,724
Agency Funds	\$ 18,228,637
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 56,505,087
Total Positions Budgeted	
July 1, 1981	4,180
Total Positions Budgeted	
June 30, 1982	4,113
Authorized Motor Vehicles	216

11. State Youth Development

Centers Budget:	
Personal Services.....	\$ 10,523,615
Regular Operating Expenses	\$ 1,290,365
Travel.....	\$ 8,000
Motor Vehicle Equipment	
Purchases.....	\$ 62,420
Publications and Printing.....	\$ 3,000
Equipment Purchases.....	\$ 171,385
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-

Telecommunications	\$ 89,630
Per Diem, Fees and Contracts	\$ 123,840
Utilities	\$ 672,100
Postage	\$ 18,465
Capital Outlay	\$ 200,000
Total Funds Budgeted	\$ 13,162,820
Agency Funds	\$ 574,000
State Funds Budgeted	\$ 12,588,815
Total Positions Budgeted	721
Authorized Motor Vehicles	105

12. Regional Youth Development

Centers Budget:	
Personal Services	\$ 5,274,335
Regular Operating Expenses	\$ 769,110
Travel	\$ 10,890
Motor Vehicle Equipment Purchases	\$ 9,350
Publications and Printing	\$ 2,500
Equipment Purchases	\$ 36,850
Computer Charges	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 48,955
Per Diem, Fees and Contracts	\$ 67,800
Utilities	\$ 419,000
Postage	\$ 8,150
Capital Outlay	\$ 632,500
Reserve for Gwinnett	
County RYDC	\$ 200,000
Grants to County-Owned Detention	
Centers	\$ 1,844,220
Total Funds Budgeted	\$ 9,323,660
Agency Funds	\$ 352,815
State Funds Budgeted	\$ 8,970,845
Total Positions Budgeted	385
Authorized Motor Vehicles	39

13. Community Mental Health/

Mental Retardation	
Services Budget:	
Personal Services	\$ 7,672,100
Regular Operating Expenses	\$ 486,630
Travel	\$ 50,635
Motor Vehicle Equipment	
Purchases	\$ -0-
Publications and Printing	\$ 8,640
Equipment Purchases	\$ 2,030
Computer Charges	\$ -0-
Real Estate Rentals	\$ 80,920
Telecommunications	\$ 37,590
Per Diem, Fees and Contracts	\$ 249,900
Utilities	\$ 27,000
Postage	\$ 2,400
Drug Abuse Contracts	\$ 963,555
Day Care Centers for the	
Mentally Retarded	\$ 38,830,000
MR Day Care Center Motor	
Vehicle Purchases	\$ 521,625

Developmental Disability	
Services Chiefs.....	\$ 678,100
Group Homes for the	
Mentally Retarded.....	\$ 3,586,500
Supportive Living Staff	\$ 1,075,900
Supportive Living Benefits.....	\$ 1,783,610
Georgia State Foster	
Grandparent/Senior	
Companion Program.....	\$ 509,000
Community Residential	
Services Staff	\$ 1,496,000
Community Residential Services	\$ 2,562,300
Community Mental Health	
Center Services	\$ 49,459,853
Child and Adolescent	
Group Homes.....	\$ 447,000
Project Rescue	\$ 231,800
Project ARC.....	\$ 178,900
Project Friendship	\$ 209,000
Group Homes for	
Autistic Children	\$ 202,000
South Georgia Outdoor	
Therapeutic Program.....	\$ 250,000
Uniform Alcoholism Projects	\$ 1,935,530
Total Funds Budgeted	\$ 113,538,518
Agency Funds	\$ 58,960,617
State Funds Budgeted.....	\$ 54,577,901
Total Positions Budgeted	419
Authorized Motor Vehicles	800

**Community Mental Health/Mental Retardation
Services Functional Budgets**

	Total Funds	State Funds	Pos.
Mental Health Community			
Assistance	\$ 4,799,805	\$ 4,653,209	238
Outdoor Therapeutic			
Program	\$ 597,575	\$ 589,975	24
Mental Retardation			
Community Assistance	\$ 1,336,710	\$ 1,311,521	64
Central Pharmacy	\$ 93,840	\$ 92,670	3
Metro Drug Abuse Centers	\$ 976,190	\$ 338,550	47
Developmental Disability			
Service Chiefs	\$ 678,100	\$ 678,100	0
Day Care Centers for the			
Mentally Retarded	\$ 39,631,895	\$ 17,873,564	21
Supportive Living	\$ 2,710,510	\$ 2,710,510	0
Group Homes for the			
Mentally Retarded	\$ 3,289,000	\$ 3,289,000	0
Georgia State Foster			
Grandparent/Senior			
Companion Program	\$ 509,000	\$ 509,000	0

Community Residential Services	\$ 3,290,800	\$ 1,972,175	0
Project Rescue	\$ 231,800	\$ 68,800	0
Drug Abuse Contracts	\$ 963,555	\$ 245,125	0
Project ARC	\$ 125,000	\$ 125,000	0
Community Mental Health Center Services	\$ 49,993,308	\$ 15,809,272	20
Uniform Alcoholism Projects	\$ 1,685,530	\$ 1,685,530	0
Undistributed	\$ 2,625,900	\$ 2,625,900	0
Total	\$ 113,538,518	\$ 54,577,901	419

14. Community Youth Services Budget:

Personal Services.....	\$ 7,015,158
Regular Operating Expenses	\$ 650,378
Travel.....	\$ 361,928
Motor Vehicle Equipment Purchases	\$ 18,700
Publications and Printing.....	\$ 3,858
Equipment Purchases.....	\$ 4,950
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 267,198
Telecommunications	\$ 198,218
Per Diem, Fees and Contracts	\$ -0-
Utilities.....	\$ 26,480
Postage.....	\$ 18,000
Georgia Retail Association Shoplifting Contract	\$ 50,000
Child Care Benefits	\$ 15,000
Total Funds Budgeted	\$ 8,629,840
State Funds Budgeted.....	\$ 8,499,163
Total Positions Budgeted	410
Authorized Motor Vehicles	19

Community Youth Services Functional Budgets

	Total Funds	State Funds	Pos
Group Homes	\$ 440,230	\$ 434,126	20
Community Detention	\$ 582,330	\$ 576,784	18
Day Centers	\$ 512,840	\$ 503,647	24
Community Treatment Centers	\$ 1,516,975	\$ 1,490,526	82
Court Services	\$ 4,323,305	\$ 4,245,947	227
Runaway Investigations	\$ 307,755	\$ 302,522	18
Interstate Compact	\$ 62,455	\$ 61,661	8
Undistributed	\$ 883,950	\$ 883,950	44
Total	\$ 8,629,840	\$ 8,499,163	432

15. Regular Operating Expense

Reserve Budget:

Regular Operating Expense	\$ -0-
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Total Funds.....\$ -0-
 State Funds.....\$ -0-

Budget Unit Object Classes:

Personal Services.....\$ 193,297,798
 Regular Operating Expenses\$ 24,882,283
 Travel.....\$ 574,807
 Motor Vehicle Equipment
 Purchases.....\$ 478,210
 Publications and Printing.....\$ 106,520
 Equipment Purchases.....\$ 1,362,465
 Computer Charges\$ 1,399,000
 Real Estate Rentals\$ 348,113
 Telecommunications.....\$ 1,838,159
 Per Diem, Fees and Contracts.....\$ 2,306,560
 Utilities.....\$ 10,810,380
 Postage.....\$ 176,365
 Capital Outlay.....\$ 4,263,000
 Authority Lease Rentals.....\$ 4,980,000
 Grants to County-Owned
 Detention Centers.....\$ 1,844,220
 Reserve for Gwinnett
 County RYDC.....\$ 200,000
 Drug Abuse Contracts.....\$ 963,555
 Day Care Centers for the
 Mentally Retarded.....\$ 38,830,000
 MR Day Care Center Motor
 Vehicle Purchases.....\$ 521,625
 Developmental Disability
 Services Chiefs.....\$ 678,100
 Group Homes for the
 Mentally Retarded.....\$ 3,586,500
 Supportive Living Staff.....\$ 1,075,900
 Supportive Living Benefits.....\$ 1,783,610
 Georgia State Foster
 Grandparent/Senior
 Companion Program.....\$ 509,000
 Community Residential
 Services Staff.....\$ 1,496,000
 Community Residential Services.....\$ 2,562,300
 Community Mental Health
 Center Services.....\$ 49,459,853
 Child and Adolescent Mental
 Health Group Homes.....\$ 447,000
 Project Rescue.....\$ 231,800
 Project ARC.....\$ 178,900
 Project Friendship.....\$ 209,000
 Group Homes for
 Autistic Children.....\$ 202,000
 South Georgia Outdoor
 Therapeutic Program.....\$ 250,000
 Uniform Alcoholism Projects.....\$ 1,935,530
 Georgia Retail Association
 Shoplifting Contract.....\$ 50,000
 Child Care Benefits.....\$ 15,000
 Total Positions Budgeted
 July 1, 1981.....13,284
 Total Positions Budgeted

June 30, 1982
Authorized Motor Vehicles

13,149
1,534

Provided, that of the above appropriation relating to Community Mental Health Centers, agency income, excluding federal grants where prohibited, shall be expended first to cover expenses for local programs. Surplus funds at the end of the year shall not exceed 60-day collections. Surplus above this limitation shall revert to the State and local governments on a pro rata basis based on contribution of said governments to the program.

Provided, that of the above appropriation relating to Community Residential Service Benefits, the Department is authorized to increase the maximum monthly payments to service providers from \$300 to \$350 and to supplant State funds with patient collection to reduce the State cost of the program.

Provided, that of the above appropriation relating to Community Mental Health Centers, private gifts and donations, as well as proceeds of local fund raising activities, shall not be required to be budgeted to the Department or to the Office of Planning and Budget.

Provided that the Department is given the flexibility in the Community Residential Services Program to use benefits to contract with private home providers for service or to provide small group living situations or semi-independent living situations for clients; and further provided that these residential services are available to clients residing in the community as well as those returning to their communities from the institution.

Provided that Community Mental Health Centers shall provide services to clients living within the geographic catchment area served by such centers without regard to the length of time such client has resided in such geographic catchment area if such client is otherwise eligible to receive services.

Provided, that of the above appropriation pertaining to state facilities and institutions the Department of Human Resources is authorized to provide stipends to facility and institutional employees for training and education to acquire such skills, knowledge, and academic credentials, and/or degrees as the department determines to be needed; and that such stipend shall only be awarded with the understanding that the employee acknowledges that a legal obligation has been incurred to provide services for a period of time commensurate with the time supported by the stipend.

Provided, that of the above appropriation relating to Supportive Living Benefits, the Department is provided the flexibility to contract with private homeproviders for services in the home and/or to provide small group residences for clients and/or provide respiratory care services for clients and/or other residential services needed to support clients in the communities.

Provided, that of the above appropriation relating to Uniform Alcoholism Projects \$250,000 is designated and committed for projects at Waycross (\$200,000) and Dalton (\$50,000).

Provided, that of the above appropriation relating to Community Residential Services \$85,500 is designated and committed for a group home in the Fort Oglethorpe area.

Provided, however, it is the intent of this General Assembly that no additional Youth Services group homes or community treatment centers be started with Federal Funds without prior approval by the General Assembly of Georgia.

It is the intent of this General Assembly that a Services for the Deaf program may be established at Central State Hospital. The program shall be funded within the limits of Central State Hospital's budget, utilizing no more than 24 positions, patient population permitting.

Provided, further, it is the intent of this General Assembly that the office of Planning and Budget is authorized and directed to amend an additional \$100,000 in agency income if realized, above the amount contemplated in this bill for the purpose of contracting for a comprehensive study of the State Forensic Services needs including physical plant considerations.

Section 27. Department of Industry and Trade.

A. Budget Unit: Department of Industry
and Trade.....

\$ 8,536,045

1. Industry Budget:

Personal Services.....	\$ 579,500
Regular Operating Expenses	\$ 10,900
Travel.....	\$ 41,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 13,000
Equipment Purchases.....	\$ 710
Computer Charges	\$ 14,300
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts.....	\$ 1,000
Total Funds Budgeted	\$ 660,410
State Funds Budgeted.....	\$ 648,820
Total Positions Budgeted	23

2. Research Budget:

Personal Services.....	\$ 282,500
Regular Operating Expenses	\$ 5,000
Travel.....	\$ 1,900
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 46,000
Equipment Purchases.....	\$ -0-
Computer Charges	\$ 7,100
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts.....	\$ 18,100
Total Funds Budgeted	\$ 360,600
State Funds Budgeted.....	\$ 354,950
Total Positions Budgeted	14

3. Tourism - Promotional Budget:

Personal Services.....	\$ 588,000
Regular Operating Expenses	\$ 68,500
Travel.....	\$ 59,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 228,100
Equipment Purchases.....	\$ 4,800
Computer Charges	\$ 22,900
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts.....	\$ 90,650
Historic Chattahoochee Commission Contract	\$ 40,000
Total Funds Budgeted	\$ 1,101,950
State Funds Budgeted.....	\$ 1,090,190
Total Positions Budgeted	30

4. Tourist - Welcome Centers Budget:

Personal Services.....	\$ 1,233,500
Regular Operating Expenses	\$ 285,500
Travel.....	\$ 34,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 8,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 10,000
Per Diem, Fees and Contracts.....	\$ 4,450

Capital Outlay	\$ -0
Local Welcome Centers.....	\$ 95,000
Total Funds Budgeted	\$ 1,670,450
State Funds Budgeted.....	\$ 1,580,780
Total Positions Budgeted	90
5. Internal Administration Budget:	
Personal Services.....	\$ 536,000
Regular Operating Expenses	\$ 240,370
Travel.....	\$ 18,000
Motor Vehicle Equipment Purchases	\$ 8,600
Publications and Printing.....	\$ 40,000
Equipment Purchases.....	\$ 1,200
Computer Charges	\$ 7,280
Real Estate Rentals	\$ 221,700
Telecommunications	\$ 111,050
Per Diem, Fees and Contracts.....	\$ 16,000
Postage.....	\$ 160,000
Georgia Ports Authority	
Authority Lease Rentals	\$ 2,597,500
Georgia Ports Authority	
General Obligation Bond	
Payments	\$ 700,000
Atlanta Council for	
International Visitors	\$ 25,000
Waterway Development in Georgia.....	\$ 25,000
Georgia Music Week Promotion.....	\$ 10,000
Georgia World Congress Center	
Operating Expenses	\$ -0
Georgia World Congress Center	
Marketing Program.....	\$ -0
Total Funds Budgeted	\$ 4,717,700
State Funds Budgeted.....	\$ 3,214,480
Total Positions Budgeted	20
6. International Budget:	
Personal Services.....	\$ 503,230
Regular Operating Expenses	\$ 43,200
Travel.....	\$ 80,000
Motor Vehicle Equipment Purchases	\$ -0
Publications and Printing.....	\$ 23,000
Equipment Purchases.....	\$ 5,800
Computer Charges	\$ 15,000
Real Estate Rentals	\$ 42,900
Telecommunications	\$ 22,660
Per Diem, Fees and Contracts	\$ 91,500
Total Funds Budgeted	\$ 827,290
State Funds Budgeted.....	\$ 818,810
Total Positions Budgeted	17
7. Advertising Budget:	
Advertising	\$ 828,000
Total Funds Budgeted	\$ 828,000
State Funds Budgeted.....	\$ 828,000
Total Positions Budgeted	0
Budget Unit Object Classes:	
Personal Services.....	\$ 3,722,737
Regular Operating Expenses	\$ 653,470

Travel.....	\$ 233,900
Motor Vehicle Equipment Purchases	\$ 8,600
Publications and Printing.....	\$ 350,100
Equipment Purchases.....	\$ 20,510
Computer Charges	\$ 66,588
Real Estate Rentals.....	\$ 264,600
Telecommunications.....	\$ 143,710
Per Diem, Fees and Contracts	\$ 221,700
Postage.....	\$ 160,000
Capital Outlay	\$ -0-
Local Welcome Center Contracts	\$ 95,000
Advertising.....	\$ 828,000
Georgia Ports Authority	
Authority Lease Rentals	\$ 2,597,500
Georgia Ports Authority	
General Obligation Bond	
Payments	\$ 700,000
Historic Chattahoochee	
Commission Contract	\$ 40,000
Atlanta Council for	
International Visitors	\$ 25,000
Waterway Development in Georgia.....	\$ 25,000
Georgia Music Week Promotion.....	\$ 10,000
Georgia World Congress Center	
Operating Expenses	\$ -0-
Georgia World Congress Center	
Marketing Program.....	\$ -0-
Total Positions Budgeted	208
Authorized Motor Vehicles	21

For general administrative cost of operating the Department of Industry and Trade, including advertising expense.

B. Budget Unit: Authorities.....	\$ -0-
1. Georgia World Congress Budget:	
Personal Services.....	\$ 2,552,579
Regular Operating Expenses	\$ 912,947
Travel.....	\$ 22,200
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 18,000
Equipment Purchases.....	\$ 30,000
Computer Charges	\$ 600
Real Estate Rentals	\$ -0-
Telecommunications	\$ 43,200
Per Diem, Fees and Contracts	\$ 157,680
Georgia World Congress Center	
Marketing Program	\$ -0-
Total Funds Budgeted	\$ 3,737,206
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	120
2. Georgia Ports Authority Budget:	
Personal Services.....	\$ 20,472,698
Regular Operating Expenses	
and Computer Charges.....	\$ 7,117,411
Travel.....	\$ 371,972
Motor Vehicle Equipment Purchases,	
Equipment Purchases	
and Capital Outlay.....	\$ 10,728,026

Publications and Printing.....	\$ 92,400
Real Estate Rentals	\$ 84,960
Telecommunications	\$ 258,940
Repayments for State General Obligation Bonds and Authority	
Lease Rental Obligations	\$ 2,051,000
Per Diem, Fees and Contracts	\$ 1,035,540
Other Debt-Service Payments	\$ 595,000
Capital Reinvestment	\$ -0
Total Funds Budgeted	\$ 42,807,940
State Funds Budgeted	\$ -0
Total Positions Budgeted	750

Budget Unit Object Classes:

Personal Services.....	\$ 23,025,270
Regular Operating Expenses	\$ 912,940
Travel.....	\$ 394,170
Motor Vehicle Equipment	
Purchases.....	\$ -0
Publications and Printing.....	\$ 110,400
Equipment Purchases.....	\$ 30,000
Computer Charges	\$ 600
Real Estate Rentals	\$ 84,960
Telecommunications.....	\$ 302,140
Per Diem, Fees and Contracts	\$ 1,193,220
Regular Operating Expenses, Computer Charges.....	\$ 7,117,411
Motor Vehicle Equipment	
Purchases, Equipment Purchases and Capital Outlay.....	\$ 10,728,020
Repayments for State General Obligation Bonds and Authority	
Lease Rental Obligations	\$ 2,051,000
Other Debt-Service Payments	\$ 595,000
Capital Reinvestment	\$ -0
Georgia World Congress Center	
Marketing Program.....	\$ -0
Total Positions Budgeted	870
Authorized Motor Vehicles	360

It is the intent of this General Assembly that to the extent that gross income from operations exceeds the amount contemplated in this Appropriations Act, such excess may be applied toward the cost of operations and excess cost of authorized planning of new facilities, provided that budget amendments reflecting such proposed applications are provided to the Office of Planning and Budget and the Legislative Budget Office at least two weeks prior to such application of funds.

It is the intent of this General Assembly that the World Congress Center Authority repay, by direct remittance to the State Treasury during the next twenty years, the full amount of Capital Outlay authorized in the Fiscal 1978 appropriations bill, such repayments to begin no later than Fiscal 1980. Provided, further, that such payments in any year shall not exceed the net operating revenues derived from the operation of the parking and truck-marshalling facilities contemplated in such Capital Outlay appropriation.

It is the intent of this General Assembly that to the greatest extent feasible, the Georgia Ports Authority utilize existing surplus funds for payments to bond trustees for unmatured issues.

Section 28. Department of Labor.

A. Budget Unit: Inspection Division	\$ 704,902
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Inspection Division Budget:

Personal Services.....	\$ 571,745
Regular Operating Expenses	\$ 10,250
Travel.....	\$ 114,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 5,000
Equipment Purchases.....	\$ 500
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 7,591
Telecommunications	\$ 6,500
Per Diem, Fees and Contracts	\$ 750
Total Funds Budgeted	\$ 716,336
State Funds Budgeted.....	\$ 704,902
Total Positions Budgeted	29

Budget Unit Object Classes:

Personal Services.....	\$ 571,745
Regular Operating Expenses	\$ 10,250
Travel.....	\$ 114,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 5,000
Equipment Purchases.....	\$ 500
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 7,591
Telecommunications	\$ 6,500
Per Diem, Fees and Contracts	\$ 750
Total Positions Budgeted	29

B. Budget Unit: Basic Employment, Work

Incentive, Correctional Services and Comprehensive Employment and Training.....	\$ 2,587,947
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**1. Basic Employment Security
and W.I.N. Budget:**

Personal Services.....	\$ 35,165,183
Regular Operating Expenses	\$ 2,613,810
Travel.....	\$ 1,100,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 21,000
Equipment Purchases.....	\$ 1,015,000
Computer Charges	\$ 817,500
Real Estate Rentals	\$ 1,398,131
Telecommunications	\$ 1,180,000
Per Diem, Fees and Contracts	\$ 1,700,000
W.I.N. Grants	\$ 700,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 45,710,624
State Funds Budgeted.....	\$ 1,173,818
Total Positions Budgeted	1,709

**2. Comprehensive Employment
and Training Act (CETA) Budget:**

Personal Services.....	\$ 12,880,185
Regular Operating Expenses	\$ 2,166,270
Travel.....	\$ 350,000
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 15,000

Equipment Purchases.....	\$ 250,000
Computer Charges	\$ 300,000
Real Estate Rentals	\$ 595,115
Telecommunications	\$ 325,000
Per Diem, Fees and Contracts (CETA)	\$ 1,100,000
CETA Direct Benefits	\$ 100,000,000
Total Funds Budgeted	\$ 117,981,570
State Funds Budgeted	\$ -0-
Total Positions Budgeted	602

3. Correctional Services Budget:

Personal Services.....	\$ 1,270,672
Regular Operating Expenses	\$ 35,290
Travel.....	\$ 40,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 100
Equipment Purchases.....	\$ 1,000
Computer Charges	\$ 2,600
Real Estate Rentals	\$ 51,280
Telecommunications	\$ 20,600
Per Diem, Fees and Contracts	\$ 18,000
Total Funds Budgeted	\$ 1,439,542
State Funds Budgeted	\$ 1,414,129
Total Positions Budgeted	62

Budget Unit Object Classes:

Personal Services.....	\$ 49,316,040
Regular Operating Expenses	\$ 4,815,370
Travel.....	\$ 1,490,000
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 36,100
Equipment Purchases.....	\$ 1,266,000
Computer Charges	\$ 1,120,100
Real Estate Rentals	\$ 2,044,526
Telecommunications	\$ 1,525,600
Per Diem, Fees and Contracts (CETA)	\$ 1,100,000
Per Diem, Fees and Contracts	\$ 1,718,000
W.I.N. Grants	\$ 700,000
CETA Direct Benefits	\$ 100,000,000
Capital Outlay	\$ -0-
Total Positions Budgeted	2,374
Authorized Motor Vehicles	6

Section 29. Department of Law.

Budget Unit: Department of Law.....	\$ 3,765,027
Attorney General's Office Budget:	
Personal Services.....	\$ 3,276,016
Regular Operating Expenses	\$ 177,856
Travel.....	\$ 90,000
Motor Vehicle Equipment Purchases	\$ 7,500
Publications and Printing.....	\$ 27,000
Equipment Purchases.....	\$ 8,675
Computer Charges	\$ 20
Books for State Library	\$ 50,000
Real Estate Rentals	\$ 293,480

Telecommunications	\$ 72,200
Per Diem, Fees and Contracts	\$ 30,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 4,032,747
State Funds Budgeted	\$ 3,765,027
Total Positions Budgeted	116

Budget Unit Object Classes:

Personal Services	\$ 3,276,016
Regular Operating Expenses	\$ 177,856
Travel	\$ 90,000
Motor Vehicle Equipment Purchases	\$ 7,500
Publications and Printing	\$ 27,000
Equipment Purchases	\$ 8,675
Computer Charges	\$ 20
Real Estate Rentals	\$ 293,480
Telecommunications	\$ 72,200
Per Diem, Fees and Contracts	\$ 30,000
Books for State Library	\$ 50,000
Capital Outlay	\$ -0-
Total Positions Budgeted	116
Authorized Motor Vehicles	1

For the cost of operating the Department of Law provided that the compensation of all Assistant Attorneys General, Deputy Assistant Attorneys General, all law clerks, stenographic help, necessary to carry on the legal duties of the State, required of the Department of Law, or any agency of the State in the Executive Branch of State Government, shall be paid from this fund. No other agency is authorized to expend funds appropriated or otherwise available from any source for the support and maintenance of the respective agency for the purpose for which provision is made in this item, unless payment is for reimbursement to the Department of Law as provided by law.

Provided, however, that of the above appropriation relative to regular operating expenses, \$38,000 is designated and committed for Court Reporter Fees.

**Section 30. Department of
Medical Assistance.**

Budget Unit: Medicaid Services

\$ 197,517,839

1. Commissioner's Office Budget:

Personal Services	\$ 1,162,622
Regular Operating Expenses	\$ 61,539
Travel	\$ 54,850
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 4,720
Equipment Purchases	\$ 6,360
Computer Charges	\$ -0-
Real Estate Rentals	\$ 60,262
Telecommunications	\$ 36,095
Per Diem, Fees and Contracts	\$ 18,360
Postage	\$ 3,400
Utilities	\$ 11,794
Audits Contracts	\$ -0-
Total Funds Budgeted	\$ 1,420,002
State Funds Budgeted	\$ 664,101
Total Positions Budgeted	64

2. Administration Budget:

Personal Services	\$ 881,563
Regular Operating Expenses	\$ 82,250

Travel.....	\$ 10,35
Motor Vehicle Equipment Purchases	\$ -
Publications and Printing.....	\$ 24,57
Equipment Purchases.....	\$ 1,50
Computer Charges.....	\$ -
Real Estate Rentals.....	\$ 90,00
Telecommunications.....	\$ 31,00
Per Diem, Fees and Contracts	\$ 286,40
Postage.....	\$ 46,70
Utilities.....	\$ 14,75
Audits Contracts	\$ 599,70
Total Funds Budgeted	\$ 2,068,82
State Funds Budgeted.....	\$ 744,88
Total Positions Budgeted	4

3. Program Management Budget:

Personal Services.....	\$ 1,617,92
Regular Operating Expenses	\$ 63,41
Travel.....	\$ 42,65
Motor Vehicle Equipment Purchases	\$ -
Publications and Printing.....	\$ 33,92
Equipment Purchases.....	\$ 10,50
Computer Charges.....	\$ -
Real Estate Rentals.....	\$ 74,68
Telecommunications	\$ 57,12
Per Diem, Fees and Contracts	\$ 102,50
Postage.....	\$ 40
Utilities.....	\$ 11,80
Contract with Georgia Medical Care Foundation.....	\$ 1,487,30
Total Funds Budgeted	\$ 3,502,32
State Funds Budgeted.....	\$ 1,328,15
Total Positions Budgeted	5

4. Operations Budget:

Personal Services.....	\$ 1,668,00
Regular Operating Expenses	\$ 60,32
Travel.....	\$ 4,40
Motor Vehicle Equipment Purchases	\$ -
Publications and Printing.....	\$ 250,40
Equipment Purchases.....	\$ 2,40
Computer Charges	\$ 7,139,12
Real Estate Rentals.....	\$ 98,45
Telecommunications	\$ 68,55
Per Diem, Fees and Contracts	\$ -
Postage.....	\$ 646,00
Utilities.....	\$ 26,00
Total Funds Budgeted	\$ 9,963,71
Indirect DOAS Services Funding	\$ -
Agency Funds.....	\$ 7,408,73
State Funds Budgeted.....	\$ 2,554,98
Total Positions Budgeted	11

5. Benefits Payments Budget:

Medicaid Benefits	\$ 605,295,80
Payments to Counties for Mental Health	\$ 10,150,00
Total Funds Budgeted	\$ 615,445,80

State Funds Budgeted.....	\$ 192,225,678
Total Positions Budgeted	0

Budget Unit Object Classes:

Personal Services.....	\$ 5,330,105
Regular Operating Expenses	\$ 267,519
Travel.....	\$ 112,256
Motor Vehicle Equipment	
Purchases	\$ -0-
Publications and Printing.....	\$ 313,635
Equipment Purchases.....	\$ 20,824
Computer Charges	\$ 7,139,120
Real Estate Rentals	\$ 323,439
Telecommunications	\$ 192,820
Per Diem, Fees and Contracts	\$ 407,260
Postage.....	\$ 696,500
Utilities	\$ 64,384
Medicaid Benefits	\$ 605,295,800
Payments to Counties for	
Mental Health	\$ 10,150,000
Audits Contracts	\$ 599,700
Contract with Georgia	
Medical Care Foundation	\$ 1,487,305
Total Positions Budgeted	325
Authorized Motor Vehicles	5

Provided, however, the Department is authorized and directed to retain all prior years' benefit appropriations in reserve for twenty-four months after the end of the respective fiscal years to which such appropriations were made, and such reserves shall not be subject to lapse.

Provided, that any reserve created by the State Auditor for the payment of Medicaid Benefits can be expended and otherwise treated for accounting and other purposes for Payments to Counties for Mental Health.

Provided, further, that the Department is authorized to procure additional or new office facilities.

Section 31. Merit System of Personnel**Administration.**

Budget Unit: Merit System of Personnel

Administration

Agency Assessments.....	\$ 4,360,579
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1. Applicant Services Budget:

Personal Services.....	\$ 758,203
Regular Operating Expenses	\$ 17,160
Travel.....	\$ 10,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 50,000
Equipment Purchases.....	\$ 1,810
Computer Charges	\$ 503,131
Real Estate Rentals	\$ 785
Telecommunications	\$ 13,300
Per Diem, Fees and Contracts	\$ 1,500
Postage.....	\$ 75,000
Total Funds Budgeted	\$ 1,430,889
Agency Assessments	\$ 1,415,725
Total Positions Budgeted	41

2. Classification and Compensation

Budget:

Personal Services.....	\$ 419,900
Regular Operating Expenses	\$ 5,450
Travel.....	\$ 2,400
Motor Vehicle Equipment Purchases	\$ -0
Publications and Printing.....	\$ 7,000
Equipment Purchases.....	\$ 200
Computer Charges	\$ 192,740
Real Estate Rentals	\$ -0
Telecommunications	\$ 5,500
Per Diem, Fees and Contracts.....	\$ 1,000
Postage.....	\$ 2,300
Total Funds Budgeted	\$ 636,490
Agency Assessments	\$ 628,090
Total Positions Budgeted	20

3. Program Evaluation and Audit Budget:

Personal Services.....	\$ 271,290
Regular Operating Expenses	\$ 12,700
Travel.....	\$ 1,000
Motor Vehicle Equipment Purchases	\$ -0
Publications and Printing.....	\$ 500
Equipment Purchases.....	\$ 36,140
Computer Charges	\$ 250,560
Real Estate Rentals	\$ -0
Telecommunications	\$ 4,100
Per Diem, Fees and Contracts	\$ -0
Postage.....	\$ 1,000
Total Funds Budgeted	\$ 577,300
Agency Assessments	\$ 571,980
Total Positions Budgeted	10

4. Employee Training and

Development Budget:

Personal Services.....	\$ 388,000
Regular Operating Expenses	\$ 16,580
Travel.....	\$ 16,000
Motor Vehicle Equipment Purchases	\$ -0
Publications and Printing.....	\$ 11,000
Equipment Purchases.....	\$ 2,500
Computer Charges	\$ 19,270
Real Estate Rentals	\$ -0
Telecommunications	\$ 5,400
Per Diem, Fees and Contracts	\$ 104,000
Postage.....	\$ 3,200
Total Funds Budgeted	\$ 565,950
Agency Assessments	\$ 558,190
Total Positions Budgeted	18

5. Health Insurance

Administration Budget:

Personal Services.....	\$ 395,750
Regular Operating Expenses	\$ 10,770
Travel.....	\$ 3,500
Motor Vehicle Equipment Purchases	\$ -0
Publications and Printing.....	\$ 6,800
Equipment Purchases.....	\$ 1,900

Computer Charges	\$ 307,939
Real Estate Rentals	\$ 22,600
Telecommunications	\$ 27,775
Per Diem, Fees and Contracts	\$ 3,076,250
Postage.....	\$ 22,000
Total Funds Budgeted	\$ 3,875,284
Other Health Insurance	
Agency Funds.....	\$ -0-
Employer and Employee	
Contributions	\$ 3,875,284
Total Positions Budgeted	24
6. Health Insurance Claims Budget:	
Personal Services.....	\$ -0-
Regular Operating Expenses	\$ -0-
Travel.....	\$ -0-
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts	\$ 2,429,274
Postage.....	\$ -0-
Health Insurance Claims	\$ 112,630,000
Total Funds Budgeted	\$ 115,059,274
Other Health Insurance	
Agency Funds.....	\$ -0-
Employer and Employee	
Contributions	\$ 115,059,274
Total Positions Budgeted	0
7. Internal Administration Budget:	
Personal Services.....	\$ 606,000
Regular Operating Expenses	\$ 13,310
Travel.....	\$ 2,500
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 5,300
Equipment Purchases.....	\$ 1,300
Computer Charges	\$ 53,611
Real Estate Rentals	\$ -0-
Telecommunications	\$ 8,025
Per Diem, Fees and Contracts	\$ 6,500
Postage.....	\$ 3,000
Federal Sub-grants to	
State and Local Agencies.....	\$ 335,400
Total Funds Budgeted	\$ 1,034,946
Agency Assessments	\$ 531,003
Employer and Employee	
Contributions	\$ 124,000
Deferred Compensation	\$ 20,925
Total Positions Budgeted	35
8. Commissioner's Office Budget:	
Personal Services.....	\$ 412,269
Regular Operating Expenses	\$ 16,818
Travel.....	\$ 10,000

Motor Vehicle Equipment Purchases	\$ -
Publications and Printing.....	\$ 18,0
Equipment Purchases.....	\$ 9
Computer Charges.....	\$ -
Real Estate Rentals	\$ 178,9
Telecommunications.....	\$ 6,7
Per Diem, Fees and Contracts	\$ 50,0
Postage.....	\$ 4,5
Total Funds Budgeted	\$ 698,1
Agency Assessments	\$ 655,5
Total Positions Budgeted	

Budget Unit Object Classes:

Personal Services.....	\$ 3,251,4
Regular Operating Expenses	\$ 92,7
Travel.....	\$ 45,4
Motor Vehicle Equipment	
Purchases.....	\$ -
Publications and Printing.....	\$ 98,6
Equipment Purchases.....	\$ 44,8
Computer Charges	\$ 1,327,2
Real Estate Rentals	\$ 202,3
Telecommunications	\$ 70,8
Per Diem, Fees and Contracts	\$ 5,668,5
Postage.....	\$ 111,0
Federal Sub-grants to	
State and Local Agencies.....	\$ 335,4
Health Insurance Claim Payments	\$ 112,630,0
Total Positions Budgeted	1
Authorized Motor Vehicles	

Provided, that it is the intent of this General Assembly that the employee rate paid by the State for Teachers Health Insurance shall be for State allotted teachers, and the base for this payment shall be the eligible salary for teachers according to the Teacher Salary Index, before the assignment of Required Local Effort.

Provided, however, that the Department is authorized to use funds, appropriated also for Personnel Services, to upgrade positions in the Classification and Compensation, Applicant Services, Employee Training and Development, and Health Insurance Administrative Divisions.

Section 32. Department of Natural Resources.

A. Budget Unit: Department of Natural

Resources	\$ 48,525,51
1. Internal Administration Budget:	
Personal Services.....	\$ 1,914,00
Regular Operating Expenses	\$ 195,4
Travel.....	\$ 27,00
Motor Vehicle Equipment Purchases	\$ -
Publications and Printing.....	\$ 194,50
Equipment Purchases.....	\$ 13,50
Computer Charges	\$ 163,61
Real Estate Rentals	\$ 150,17
Telecommunications	\$ 73,10
Per Diem, Fees and Contracts	\$ 74,44
Postage.....	\$ 90,00
Capital Outlay - Heritage Trust.....	\$ 75,00
Total Funds Budgeted	\$ 2,970,88

Receipts from Jekyll Island	
State Park Authority and	
Stone Mountain Memorial	
Association	\$ 55,000
State Funds Budgeted.....	\$ 2,877,603
Total Positions Budgeted	92

2. Game and Fish Budget:

Personal Services.....	\$ 10,042,139
Regular Operating Expenses	\$ 3,293,609
Travel.....	\$ 94,608
Motor Vehicle Equipment	
Purchases.....	\$ 773,665
Publications and Printing.....	\$ 106,170
Equipment Purchases.....	\$ 747,745
Computer Charges	\$ 55,142
Real Estate Rentals	\$ 41,317
Telecommunications.....	\$ 192,242
Per Diem, Fees and Contracts	\$ 83,919
Postage.....	\$ 46,238
Capital Outlay - Hatchery	
Renovation	\$ 13,000
Capital Outlay - Repairs	
and Maintenance.....	\$ 952,770
Capital Outlay	\$ 190,000
Grants to Local Governments	\$ -0-
Capital Outlay - Heritage	
Trust - Wildlife Management	
Area Land Acquisition	\$ 350,000
Total Funds Budgeted	\$ 16,982,564
State Funds Budgeted.....	\$ 14,008,709
Total Positions Budgeted	482

3. Parks, Recreation and

Historic Sites Budget:

Personal Services.....	\$ 7,868,355
Regular Operating Expenses	\$ 3,537,258
Travel.....	\$ 120,400
Motor Vehicle Equipment	
Purchases.....	\$ 170,482
Publications and Printing.....	\$ 131,098
Equipment Purchases.....	\$ 205,608
Computer Charges	\$ 54,700
Real Estate Rentals	\$ 107,742
Telecommunications.....	\$ 223,061
Per Diem, Fees and Contracts	\$ 168,240
Postage.....	\$ 51,691
Capital Outlay	\$ 3,978,700
Capital Outlay - Repairs	
and Maintenance	\$ 1,800,422
Capital Outlay - Shop Stock	\$ 300,000
Cost of Material for Resale	\$ 750,000
Authority Lease Rentals	\$ 1,526,000
Land and Water Conservation	
Grants	\$ 6,000,000
Recreation Grants	\$ 515,300
YACC and YCC Grants	\$ -0-
Contract - Special Olympics, Inc.....	\$ 186,000

Georgia Sports Hall of Fame	\$ 50,00
Capital Outlay - User Fee	
Enhancements.....	\$ 1,054,00
Total Funds Budgeted	\$ 28,799,00
State Funds Budgeted.....	\$ 15,477,20
Total Positions Budgeted	4

4. Environmental Protection Budget:

Personal Services.....	\$ 7,791,30
Regular Operating Expenses	\$ 645,40
Travel.....	\$ 288,10
Motor Vehicle Equipment	
Purchases.....	\$ 21,70
Publications and Printing.....	\$ 72,50
Equipment Purchases.....	\$ 52,00
Computer Charges	\$ 170,00
Real Estate Rentals	\$ 419,20
Telecommunications	\$ 158,20
Per Diem, Fees and Contracts	\$ 656,20
Postage.....	\$ 59,60
Solid Waste Grants.....	\$ 1,500,00
Water and Sewer Grants	\$ 6,000,00
Contract with U.S. Geological	
Survey for Ground Water	
Resources Survey	\$ 227,60
Topographic Mapping U.S.	
Geological Survey.....	\$ 125,00
Total Funds Budgeted	\$ 18,187,20
State Funds Budgeted.....	\$ 14,764,80
Total Positions Budgeted	3

5. Coastal Resources Budget:

Personal Services.....	\$ 698,90
Regular Operating Expenses	\$ 224,60
Travel.....	\$ 19,30
Motor Vehicle Equipment Purchases	\$ 14,10
Publications and Printing.....	\$ 27,20
Equipment Purchases.....	\$ 47,70
Computer Charges	\$ 13,50
Real Estate Rentals	\$ -
Telecommunications	\$ 24,60
Per Diem, Fees and Contracts	\$ 6,30
Postage.....	\$ 11,00
Capital Outlay	\$ -
Capital Outlay - Repairs	
and Maintenance.....	\$ 3,70
Total Funds Budgeted	\$ 1,091,30
State Funds Budgeted.....	\$ 952,10
Total Positions Budgeted	2

6. Lake Lanier Islands Development

Authority Budget:

Payments to Lake Lanier Islands	
Development Authority for	
Operations	\$ 322,24
Payments to Lake Lanier Islands	
Development Authority for	
Capital Outlay	\$ 122,68

Total Funds Budgeted	\$ 444,931
State Funds Budgeted.....	\$ 444,931
Total Positions Budgeted	0

7. Jekyll Island State Park

Authority Budget:

Payments to Jekyll Island State	
Park Authority for Operations.....	\$ -0-
Payments to Jekyll Island State	
Park Authority for Capital Outlay	\$ -0-
Total Funds Budgeted	\$ -0-
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	0

8. Stone Mountain Memorial

Association Budget:

Payments to Stone Mountain	
Memorial Association	\$ -0-
Total Funds Budgeted	\$ -0-
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	0

Budget Unit Object Classes:

Personal Services.....	\$ 28,314,837
Regular Operating Expenses	\$ 7,896,391
Travel.....	\$ 549,508
Motor Vehicle Equipment	
Purchases.....	\$ 980,032
Publications and Printing.....	\$ 531,508
Equipment Purchases.....	\$ 1,066,699
Computer Charges	\$ 457,019
Real Estate Rentals	\$ 718,453
Telecommunications.....	\$ 671,265
Per Diem, Fees and Contracts.....	\$ 989,175
Postage.....	\$ 258,536
Land and Water Conservation	
Grants	\$ 6,000,000
Recreation Grants.....	\$ 515,300
Young Adult Conservation Corps	
and Youth Conservation Corps	
Grants.....	\$ -0-
Water and Sewer Grants	\$ 6,000,000
Solid Waste Grants.....	\$ 1,500,000
Contract with U. S. Geological	
Survey for Ground Water	
Resources Survey	\$ 227,670
Contract with U.S. Geological	
Survey for Topographic Maps.....	\$ 125,000
Capital Outlay - Hatchery	
Renovation	\$ 13,000
Capital Outlay	\$ 4,168,700
Capital Outlay - Repairs	
and Maintenance.....	\$ 2,756,962
Capital Outlay - Shop Stock	\$ 300,000
Capital Outlay - Heritage Trust.....	\$ 75,000
Authority Lease Rentals	\$ 1,526,000
Cost of Material for Resale	\$ 750,000

Payments to Lake Lanier	
Islands Development Authority	
for Operations.....	\$ 322,24
Payments to Lake Lanier	
Islands Development Authority	
for Capital Outlay.....	\$ 122,68
Payments to Jekyll Island State	
Park Authority for Operations.....	\$ -(
Payments to Jekyll Island State	
Park Authority for Capital	
Outlay.....	\$ -(
Contract - Special Olympics,	
Inc.....	\$ 186,00
Grants to Local Governments.....	\$ -(
Georgia Sports Hall of Fame	\$ 50,00
Capital Outlay - Heritage	
Trust - Wildlife Management	
Area Land Acquisition	\$ 350,00
Payments to Stone Mountain	
Memorial Association	\$ -(
Capital Outlay - User Fee	
Enhancements.....	\$ 1,054,00
Total Positions Budgeted	1,36
Authorized Motor Vehicles	1,01

Provided, that no land shall be purchased for State park purposes from funds appropriated under this Section or from any other funds without the approval of the State Properties Control Commission, except that land specifically provided for in this Section.

Provided, however, that \$1,000,000 of the above appropriation for Water and Sewer Grants shall be available for allotment to counties and municipalities for emergency type projects, and that \$5,000,000 is designated and committed for grants to local government for water and sewer projects utilizing a maximum State match of 50% of the total cost of each project. Provided, further that no allocation of funds for this purpose shall be made prior to the official approval thereof by the Board of Natural Resources.

Provided that to the extent State Parks and Historic Sites receipts are realized in excess of the amount of such funds contemplated in this Act, the Department of Natural Resources is authorized and directed to use the excess receipts to provide for the most immediate critical needs of the Parks, Recreation and Historic Sites Division to include repairs and maintenance of State Parks and Historic Sites facilities.

Provided further, it is the intent of this General Assembly that all levels of the Law Enforcement, Wildlife Biologist and Wildlife Technician classes be reassigned to higher paygrades.

B. Budget Unit: Authorities.....	\$ -(
1. Lake Lanier Islands Development	
Authority Budget:	
Personal Services.....	\$ 1,299,18
Regular Operating Expenses	\$ 536,85
Travel.....	\$ 3,85
Motor Vehicle Equipment Purchases	\$ 40,60
Publications and Printing.....	\$ 40,44
Equipment Purchases.....	\$ 85,53
Computer Charges.....	\$ -(
Real Estate Rentals	\$ -(
Telecommunications	\$ 29,38
Per Diem, Fees and Contracts.....	\$ 33,00
Capital Outlay	\$ 245,36
Campground Sinking Fund	\$ -(

Promotion Expenses	\$ -0-
Total Funds Budgeted	\$ 2,314,226
State Funds Budgeted	\$ -0-
Total Positions Budgeted	61

2. Jekyll Island State Park

Authority Budget:

Personal Services.....	\$ 2,206,609
Regular Operating Expenses	\$ 1,551,810
Travel.....	\$ 16,345
Motor Vehicle Equipment Purchases	\$ 139,000
Publications and Printing.....	\$ 26,086
Equipment Purchases.....	\$ 68,500
Computer Charges	\$ 9,091
Real Estate Rentals	\$ -0-
Telecommunications	\$ 30,177
Per Diem, Fees and Contracts.....	\$ 61,894
Mortgage Payments	\$ -0-
Capital Outlay and Transportation Systems	\$ 38,150
Promotion Expenses	\$ -0-
Payments to the Department of Natural Resources	\$ 30,000
Total Funds Budgeted	\$ 4,177,662
State Funds Budgeted	\$ -0-
Total Positions Budgeted	155

Budget Unit Object Classes:

Personal Services.....	\$ 3,505,796
Regular Operating Expenses	\$ 2,088,665
Travel.....	\$ 20,195
Motor Vehicle Equipment Purchases	\$ 179,600
Publications and Printing.....	\$ 66,532
Equipment.....	\$ 154,035
Computer Charges	\$ 9,091
Real Estate Rentals	\$ -0-
Telecommunications	\$ 59,564
Per Diem, Fees and Contracts.....	\$ 94,894
Capital Outlay	\$ 245,366
Promotion Expense	\$ -0-
Campground Sinking Fund	\$ -0-
Payments to the Department of Natural Resources	\$ 30,000
Mortgage Payments	\$ -0-
Capital Outlay and Transportation Systems	\$ 38,150
Total Positions Budgeted	216
Authorized Motor Vehicles	91

It is the intent of this General Assembly that Lake Lanier Islands Development Authority shall not be free to borrow money until the Authority requests and obtains the approval of the Georgia State Financing and Investment Commission.

Section 33. Department of Offender Rehabilitation.

A. Budget Unit: Department of Offender

Rehabilitation	\$ 101,628,890
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1. General Administration and

Support Budget:

Personal Services.....	\$ 4,187,00
Regular Operating Expenses	\$ 227,17
Travel.....	\$ 85,20
Motor Vehicle Equipment Purchases	\$ -(-
Publications and Printing.....	\$ -(-
Equipment Purchases.....	\$ 16,50
Computer Charges	\$ 554,28
Real Estate Rentals	\$ 225,00
Telecommunications	\$ 145,41
Per Diem, Fees and Contracts.....	\$ 469,30
Utilities	\$ -(-
Total Funds Budgeted	\$ 5,909,88
State Funds Budgeted.....	\$ 5,826,14
Total Positions Budgeted	21

2. Georgia Training and Development

Center Budget:

Personal Services.....	\$ 1,122,10
Regular Operating Expenses	\$ 133,41
Travel.....	\$ 68,75
Motor Vehicle Equipment Purchases	\$ -(-
Publications and Printing.....	\$ -(-
Equipment Purchases.....	\$ 10,00
Computer Charges.....	\$ -(-
Real Estate Rentals	\$ -(-
Telecommunications	\$ 16,78
Per Diem, Fees and Contracts	\$ -(-
Utilities	\$ 93,20
Total Funds Budgeted	\$ 1,376,11
State Funds Budgeted.....	\$ 1,353,67
Total Positions Budgeted	6

3. Georgia Industrial Institute

Budget:

Personal Services.....	\$ 3,752,21
Regular Operating Expenses	\$ 510,32
Travel.....	\$ 3,50
Motor Vehicle Equipment Purchases	\$ -(-
Publications and Printing.....	\$ -(-
Equipment Purchases.....	\$ 50,24
Computer Charges.....	\$ -(-
Real Estate Rentals	\$ 8,00
Telecommunications	\$ 35,40
Per Diem, Fees and Contracts	\$ 1,80
Utilities	\$ 380,00
Capital Outlay	\$ -(-
Total Funds Budgeted	\$ 4,733,50
State Funds Budgeted.....	\$ 4,658,46
Total Positions Budgeted	24

4. Alto Education and Evaluation

Center Budget:

Personal Services.....	\$ 1,159,20
Regular Operating Expenses	\$ 71,09
Travel.....	\$ 2,30
Motor Vehicle Equipment Purchases	\$ -(-

Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 6,500
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ -0-
Telecommunications.....	\$ 3,900
Per Diem, Fees and Contracts.....	\$ -0-
Utilities.....	\$ -0-
Total Funds Budgeted.....	\$ 1,242,990
State Funds Budgeted.....	\$ 979,790
Total Positions Budgeted.....	51

5. Georgia Diagnostic and
Classification Center Budget:

Personal Services.....	\$ 3,755,176
Regular Operating Expenses.....	\$ 517,505
Travel.....	\$ 2,200
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 31,000
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ -0-
Telecommunications.....	\$ 35,300
Per Diem, Fees and Contracts.....	\$ 3,300
Utilities.....	\$ 432,200
Total Funds Budgeted.....	\$ 4,776,681
State Funds Budgeted.....	\$ 4,701,578
Total Positions Budgeted.....	247

6. Georgia State Prison Budget:

Personal Services.....	\$ 8,618,702
Regular Operating Expenses.....	\$ 1,007,730
Travel.....	\$ 6,500
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 86,000
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ -0-
Telecommunications.....	\$ 58,700
Per Diem, Fees and Contracts.....	\$ 53,200
Utilities.....	\$ 975,000
Capital Outlay.....	\$ -0-
Total Funds Budgeted.....	\$ 10,805,832
State Funds Budgeted.....	\$ 10,601,532
Total Positions Budgeted.....	580

7. Consolidated Branches Budget:

Personal Services.....	\$ 3,404,647
Regular Operating Expenses.....	\$ 372,240
Travel.....	\$ 5,300
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 35,375
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ -0-
Telecommunications.....	\$ 40,000
Per Diem, Fees and Contracts.....	\$ 10,230
Utilities.....	\$ 275,000

Total Funds Budgeted	\$ 4,142,7
State Funds Budgeted.....	\$ 3,915,6
Total Positions Budgeted	2
8. Lee Correctional Institution	
Budget:	
Personal Services.....	\$ 1,649,1
Regular Operating Expenses	\$ 177,9
Travel.....	\$ 2,0
Motor Vehicle Equipment Purchases	\$ -
Publications and Printing.....	\$ -
Equipment Purchases.....	\$ 10,0
Computer Charges.....	\$ -
Real Estate Rentals	\$ -
Telecommunications	\$ 19,4
Per Diem, Fees and Contracts	\$ -
Utilities.....	\$ 175,0
Total Funds Budgeted	\$ 2,033,4
State Funds Budgeted.....	\$ 2,000,4
Total Positions Budgeted	1
9. Montgomery Correctional	
Institution Budget:	
Personal Services.....	\$ 971,8
Regular Operating Expenses	\$ 159,6
Travel.....	\$ 1,2
Motor Vehicle Equipment Purchases	\$ -
Publications and Printing	\$ -
Equipment Purchases.....	\$ 1,9
Computer Charges.....	\$ -
Real Estate Rentals	\$ -
Telecommunications	\$ 12,0
Per Diem, Fees and Contracts	\$ 2,6
Utilities	\$ 105,0
Capital Outlay	\$ -
Total Funds Budgeted	\$ 1,254,2
State Funds Budgeted.....	\$ 1,234,8
Total Positions Budgeted	
10. Walker Correctional	
Institution Budget:	
Personal Services.....	\$ 969,9
Regular Operating Expenses	\$ 155,3
Travel.....	\$ 2,0
Motor Vehicle Equipment Purchases	\$ -
Publications and Printing.....	\$ -
Equipment Purchases.....	\$ 6,0
Computer Charges.....	\$ -
Real Estate Rentals	\$ -
Telecommunications	\$ 16,7
Per Diem, Fees and Contracts	\$ -
Utilities	\$ 104,0
Total Funds Budgeted	\$ 1,254,0
State Funds Budgeted.....	\$ 1,240,6
Total Positions Budgeted	
11. Middle Georgia Correctional	
Institution - Women's Unit Budget:	
Personal Services.....	\$ 1,556,0

Regular Operating Expenses	\$ 103,650
Travel.....	\$ -0-
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ -0-
Total Funds Budgeted	\$ 1,659,702
State Funds Budgeted.....	\$ 1,628,581
Total Positions Budgeted	107

12. Jack T. Rutledge Correctional

Institution Budget:

Personal Services.....	\$ 2,178,605
Regular Operating Expenses	\$ 244,730
Travel.....	\$ 1,500
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 9,265
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 12,000
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ 209,000
Total Funds Budgeted	\$ 2,655,100
State Funds Budgeted.....	\$ 2,611,528
Total Positions Budgeted	142

13. Middle Georgia Correctional

Institution - Youthful Offender

Unit Budget:

Personal Services.....	\$ 3,522,033
Regular Operating Expenses	\$ 586,740
Travel.....	\$ 4,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 7,800
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 3,960
Telecommunications	\$ 72,000
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ 189,000
Payments to Central State	
Hospital for Utilities.....	\$ 364,300
Total Funds Budgeted	\$ 4,749,833
State Funds Budgeted.....	\$ 4,679,393
Total Positions Budgeted	230

14. Central Correctional

Institution Budget:

Personal Services.....	\$ 1,952,039
Regular Operating Expenses	\$ 221,510
Travel.....	\$ 2,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-

Equipment Purchases.....	\$ 1,500
Computer Charges.....	\$ -0
Real Estate Rentals	\$ -0
Telecommunications	\$ 13,000
Per Diem, Fees and Contracts	\$ -0
Utilities	\$ 180,000
Total Funds Budgeted	\$ 2,370,040
State Funds Budgeted.....	\$ 2,331,000
Total Positions Budgeted	13

15. Middle Georgia Correctional

Institution - Men's Unit Budget:

Personal Services.....	\$ 1,495,770
Regular Operating Expenses	\$ 127,000
Travel.....	\$ -0
Motor Vehicle Equipment Purchases	\$ -0
Publications and Printing.....	\$ -0
Equipment Purchases.....	\$ -0
Computer Charges.....	\$ -0
Real Estate Rentals	\$ -0
Telecommunications	\$ -0
Per Diem, Fees and Contracts	\$ -0
Utilities	\$ -0
Payments to Central State	
Hospital for Utilities.....	\$ -0
Total Funds Budgeted	\$ 1,622,770
State Funds Budgeted.....	\$ 1,592,850
Total Positions Budgeted	9

16. Metro Correctional

Institution Budget:

Personal Services.....	\$ 1,859,710
Regular Operating Expenses	\$ 244,870
Travel.....	\$ 3,000
Motor Vehicle Equipment Purchases	\$ -0
Publications and Printing.....	\$ -0
Equipment Purchases.....	\$ 1,000
Computer Charges.....	\$ -0
Real Estate Rentals	\$ 8,420
Telecommunications	\$ 14,000
Per Diem, Fees and Contracts	\$ -0
Utilities	\$ 195,000
Capital Outlay	\$ -0
Total Funds Budgeted	\$ 2,326,010
State Funds Budgeted.....	\$ 2,288,810
Total Positions Budgeted	14

17. Coastal Correctional

Institution Budget:

Personal Services.....	\$ 2,018,150
Regular Operating Expenses	\$ 262,310
Travel.....	\$ 5,000
Motor Vehicle Equipment Purchases	\$ -0
Publications and Printing.....	\$ -0
Equipment Purchases.....	\$ -0
Computer Charges.....	\$ -0
Real Estate Rentals	\$ 4,800
Telecommunications	\$ 14,000

Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ 195,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 2,499,265
State Funds Budgeted	\$ 2,390,265
Total Positions Budgeted	152
18. Central Institutional	
Administration Budget:	
Personal Services	\$ 409,000
Regular Operating Expenses	\$ 36,812
Travel	\$ 25,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ -0-
Equipment Purchases	\$ 46,000
Computer Charges	\$ -0-
Real Estate Rentals	\$ 2,100
Telecommunications	\$ 18,500
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ -0-
Total Funds Budgeted	\$ 537,412
State Funds Budgeted	\$ 529,232
Total Positions Budgeted	17
19. Central Funds Budget:	
Personal Services	\$ 957,400
Regular Operating Expenses	\$ 466,342
Travel	\$ 15,000
Motor Vehicle Equipment	
Purchases	\$ -0-
Publications and Printing	\$ 139,000
Equipment Purchases	\$ 22,175
Computer Charges	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 2,200
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ -0-
Authority Lease Rentals	\$ 840,000
Overtime	\$ -0-
Court Costs	\$ 300,000
Inmate Release Funds	\$ 525,000
County Subsidy	\$ 4,653,750
County Subsidy for Jails	\$ 912,500
Central Repair Fund	\$ 450,000
Payments to Central State	
Hospital for Utilities	\$ 8,765
Capital Outlay	\$ 940,000
Total Funds Budgeted	\$ 10,232,132
State Funds Budgeted	\$ 10,068,944
Total Positions Budgeted	12
20. Training and Staff Development	
Center Budget:	
Personal Services	\$ 546,600
Regular Operating Expenses	\$ 142,400
Travel	\$ 111,500
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 660

Equipment Purchases.....	\$ 5,30
Computer Charges.....	\$ -
Real Estate Rentals.....	\$ 33,00
Telecommunications.....	\$ 12,00
Per Diem, Fees and Contracts.....	\$ -
Utilities.....	\$ 21,90
Total Funds Budgeted.....	\$ 873,30
State Funds Budgeted.....	\$ 862,40
Total Positions Budgeted.....	1

21. D.O.T. Work Details Budget:

Personal Services.....	\$ 400,00
Regular Operating Expenses.....	\$ 10,50
Travel.....	\$ -
Motor Vehicle Equipment Purchases.....	\$ -
Publications and Printing.....	\$ -
Equipment Purchases.....	\$ -
Computer Charges.....	\$ -
Real Estate Rentals.....	\$ -
Telecommunications.....	\$ -
Per Diem, Fees and Contracts.....	\$ -
Utilities.....	\$ -
Total Funds Budgeted.....	\$ 410,50
State Funds Budgeted.....	\$ -
Total Positions Budgeted.....	1

22. Food Processing and
Distribution Budget:

Personal Services.....	\$ 2,008,80
Regular Operating Expenses.....	\$ 3,660,30
Travel.....	\$ 4,20
Motor Vehicle Equipment Purchases.....	\$ -
Publications and Printing.....	\$ -
Equipment Purchases.....	\$ 150,00
Computer Charges.....	\$ -
Real Estate Rentals.....	\$ -
Telecommunications.....	\$ 8,00
Per Diem, Fees and Contracts.....	\$ -
Utilities.....	\$ -
Capital Outlay.....	\$ -
Payments to Central State	
Hospital for Meals.....	\$ 1,398,60
Payments to Central State	
Hospital for Utilities.....	\$ 40,60
Total Funds Budgeted.....	\$ 7,270,50
State Funds Budgeted.....	\$ 6,867,50
Total Positions Budgeted.....	14

23. Farm Operations Budget:

Personal Services.....	\$ 458,00
Regular Operating Expenses.....	\$ 2,748,01
Travel.....	\$ -
Motor Vehicle Equipment Purchases.....	\$ -
Publications and Printing.....	\$ -
Equipment Purchases.....	\$ 46,20
Computer Charges.....	\$ -
Real Estate Rentals.....	\$ -
Telecommunications.....	\$ -

Per Diem, Fees and Contracts.....	\$ 7,800
Utilities	\$ -0-
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 3,260,083
State Funds Budgeted.....	\$ 3,220,923
Total Positions Budgeted	28

24. Probation Operations Budget:

Personal Services.....	\$ 10,928,000
Regular Operating Expenses	\$ 256,640
Travel.....	\$ 235,000
Motor Vehicle Equipment	
Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 30,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 213,000
Telecommunications	\$ 165,000
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ 5,000
Total Funds Budgeted	\$ 11,832,640
State Funds Budgeted.....	\$ 11,634,080
Total Positions Budgeted	632

25. Transitional Centers Budget:

Personal Services.....	\$ 1,866,300
Regular Operating Expenses	\$ 186,700
Travel.....	\$ 7,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 12,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 359,920
Telecommunications	\$ 30,200
Per Diem, Fees and Contracts	\$ 40,600
Utilities	\$ 206,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 2,708,720
State Funds Budgeted.....	\$ 2,671,394
Total Positions Budgeted	120

26. Diversion Centers Budget:

Personal Services.....	\$ 2,453,336
Regular Operating Expenses	\$ 207,180
Travel.....	\$ 16,700
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 19,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 248,272
Telecommunications	\$ 39,300
Per Diem, Fees and Contracts	\$ 14,000
Utilities	\$ 154,000
Total Funds Budgeted	\$ 3,151,788
State Funds Budgeted.....	\$ 2,756,722
Total Positions Budgeted	160

27. Health Care Budget:

Personal Services.....	\$ 2,589,725
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Regular Operating Expenses	\$ 591,600
Travel.....	\$ -0-
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 108,822
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts	\$ -0-
Utilities.....	\$ -0-
Health Service Purchases	\$ 5,744,048
Total Funds Budgeted	\$ 9,034,198
State Funds Budgeted.....	\$ 8,982,408
Total Positions Budgeted	138

Budget Unit Object Classes:

Personal Services.....	\$ 66,789,511
Regular Operating Expenses	\$ 13,429,787
Travel.....	\$ 540,750
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 139,660
Equipment Purchases.....	\$ 712,700
Computer Charges	\$ 554,288
Real Estate Rentals	\$ 1,098,500
Telecommunications.....	\$ 783,768
Per Diem, Fees and Contracts.....	\$ 602,830
Utilities.....	\$ 3,894,300
Payments to Central State Hospital for Meals	\$ 1,398,600
Payments to Central State Hospital for Utilities.....	\$ 413,668
Overtime	\$ -0-
Court Costs	\$ 300,000
Inmate Release Funds.....	\$ 525,000
County Subsidy	\$ 4,653,750
County Subsidy for Jails.....	\$ 912,500
Health Service Purchases	\$ 5,744,048
Central Repair Fund	\$ 450,000
Authority Lease Rentals	\$ 840,000
Capital Outlay	\$ 940,000
Total Positions Budgeted	4,177
Authorized Motor Vehicles	460

It is the intent of this General Assembly that, with respect to the Legal Services Program for inmates, lawyers, law students and/or employees be prohibited from soliciting for filing of writs.

It is the intent of this General Assembly that the department not start any new community center programs with Federal funds without the prior approval of the General Assembly of Georgia.

It is the intent of this General Assembly that funds appropriated for county subsidy may be used to either supplement or supplant county funds, at the option of each county.

B. Budget Unit: Board of Pardons and

Paroles.....	\$ 4,925,675
Board of Pardons and Paroles Budget:	
Personal Services.....	\$ 4,244,800
Regular Operating Expenses	\$ 105,115

Travel.....	\$ 193,000
Motor Vehicle Equipment Purchases	\$ 153,000
Publications and Printing.....	\$ 12,500
Equipment Purchases.....	\$ 8,000
Computer Charges	\$ 18,000
Real Estate Rentals	\$ 115,456
Telecommunications	\$ 93,350
Per Diem, Fees and Contracts	\$ 12,600
County Jail Subsidy	\$ 54,750
Total Funds Budgeted	\$ 5,010,571
State Funds Budgeted.....	\$ 4,925,675
Total Positions Budgeted	237

Budget Unit Object Classes:

Personal Services.....	\$ 4,244,800
Regular Operating Expenses	\$ 105,115
Travel.....	\$ 193,000
Motor Vehicle Equipment Purchases	\$ 153,000
Publications and Printing.....	\$ 12,500
Equipment Purchases.....	\$ 8,000
Computer Charges	\$ 18,000
Real Estate Rentals	\$ 115,456
Telecommunications	\$ 93,350
Per Diem, Fees and Contracts	\$ 12,600
County Jail Subsidy	\$ 54,750
Total Positions Budgeted	237
Authorized Motor Vehicles	25

C. Budget Unit: Georgia Correctional

Industries	\$ -0-
Georgia Correctional Industries Budget:	
Personal Services.....	\$ 1,280,841
Regular Operating Expenses	\$ 511,000
Travel.....	\$ 33,000
Motor Vehicle Equipment Purchases	\$ 86,000
Publications and Printing.....	\$ 2,000
Equipment Purchases.....	\$ 90,000
Computer Charges	\$ 1,800
Real Estate Rentals	\$ 22,500
Telecommunications	\$ 38,000
Per Diem, Fees and Contracts	\$ 100,000
Cost of Sales	\$ 5,320,000
Repayment of Prior Year's	
Appropriations	\$ 84,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 7,569,141
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	66

Budget Unit Object Classes:

Personal Services.....	\$ 1,280,841
Regular Operating Expenses	\$ 511,000
Travel.....	\$ 33,000
Motor Vehicle Equipment Purchases	\$ 86,000
Publications and Printing.....	\$ 2,000
Equipment Purchases.....	\$ 90,000
Computer Charges	\$ 1,800
Real Estate Rentals	\$ 22,500

Telecommunications	\$ 38,000
Per Diem, Fees and Contracts	\$ 100,000
Cost of Sales	\$ 5,320,000
Repayment of Prior Year's Appropriations	\$ 84,000
Capital Outlay	\$ -0-
Total Positions Budgeted	66
Authorized Motor Vehicles	16

Section 34. Department of Public Safety.

Budget Unit: Department of Public

Safety.....\$ 44,739,886

1. Office of Highway Safety Budget:

Personal Services.....	\$ 370,000
Regular Operating Expenses	\$ 19,570
Travel.....	\$ 17,850
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 5,500
Equipment Purchases.....	\$ 700
Computer Charges	\$ 10,780
Real Estate Rentals	\$ 30,071
Telecommunications.....	\$ 15,000
Per Diem, Fees and Contracts.....	\$ 50,000
Postage.....	\$ 4,500
Total Funds Budgeted	\$ 523,971
State Funds Budgeted.....	\$ 116,643
Total Positions Budgeted	16

2. Administration Budget:

Personal Services.....	\$ 2,191,867
Regular Operating Expenses	\$ 244,720
Travel.....	\$ 70,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 269,000
Equipment Purchases.....	\$ 5,000
Computer Charges	\$ 534,266
Real Estate Rentals	\$ -0-
Telecommunications.....	\$ 73,500
Per Diem, Fees and Contracts.....	\$ 60,500
Postage.....	\$ 1,800
Total Funds Budgeted	\$ 3,450,653
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 3,406,816
Total Positions Budgeted	127

3. Financial and Procurement Budget:

Personal Services.....	\$ 367,801
Regular Operating Expenses	\$ 19,393
Travel.....	\$ 2,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 1,400
Equipment Purchases.....	\$ 2,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications.....	\$ 9,975
Per Diem, Fees and Contracts	\$ -0-
Postage.....	\$ 500
Total Funds Budgeted	\$ 403,069

Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted	\$ 395,713
Total Positions Budgeted	19
4. Driver Support Budget:	
Personal Services	\$ 1,741,176
Regular Operating Expenses	\$ 93,472
Travel	\$ 10,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 750,000
Equipment Purchases	\$ 6,800
Computer Charges	\$ 1,417,581
Real Estate Rentals	\$ -0-
Telecommunications	\$ 53,550
Per Diem, Fees and Contracts	\$ 4,500
Postage	\$ 525,415
Conviction Reports	\$ 180,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 4,782,494
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted	\$ 4,713,148
Total Positions Budgeted	115
5. Personnel and Training Budget:	
Personal Services	\$ 495,080
Regular Operating Expenses	\$ 61,495
Travel	\$ 4,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 4,000
Equipment Purchases	\$ 1,000
Computer Charges	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 17,850
Per Diem, Fees and Contracts	\$ -0-
Postage	\$ 300
Total Funds Budgeted	\$ 583,725
State Funds Budgeted	\$ 573,823
Total Positions Budgeted	28
6. Fiscal Management Budget:	
Personal Services	\$ 754,632
Regular Operating Expenses	\$ 725,725
Travel	\$ 2,700
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 107,000
Equipment Purchases	\$ 10,000
Computer Charges	\$ 250
Real Estate Rentals	\$ -0-
Telecommunications	\$ 21,000
Per Diem, Fees and Contracts	\$ 6,000
Postage	\$ 78,000
Total Funds Budgeted	\$ 1,705,307
State Funds Budgeted	\$ 1,690,214
Total Positions Budgeted	42
7. Field Operations Budget:	
Personal Services	\$ 23,683,830
Regular Operating Expenses	\$ 4,301,168
Travel	\$ 25,260

Motor Vehicle Equipment	
Purchases.....	\$ 2,080,000
Publications and Printing.....	\$ 3,400
Equipment Purchases.....	\$ 38,390
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ 8,094
Telecommunications.....	\$ 537,393
Per Diem, Fees and Contracts.....	\$ 14,840
Postage.....	\$ 25,250
Capital Outlay.....	\$ -0-
Total Funds Budgeted.....	\$ 30,717,625
State Funds Budgeted.....	\$ 30,247,180
Total Positions Budgeted	1,125
8. Georgia Peace Officer Standards	
and Training Budget:	
Personal Services.....	\$ 556,916
Regular Operating Expenses.....	\$ 1,519,459
Travel.....	\$ 25,000
Motor Vehicle Equipment Purchases.....	\$ 6,500
Publications and Printing.....	\$ 19,875
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ 45,738
Real Estate Rentals.....	\$ 39,250
Telecommunications.....	\$ 19,000
Per Diem, Fees and Contracts.....	\$ 15,200
Postage.....	\$ 4,000
Total Funds Budgeted.....	\$ 2,250,938
State Funds Budgeted.....	\$ 2,239,800
Total Positions Budgeted	25
9. Police Academy:	
Personal Services.....	\$ 384,178
Regular Operating Expenses.....	\$ 119,200
Travel.....	\$ 6,300
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 13,200
Equipment Purchases.....	\$ 2,868
Computer Charges.....	\$ 150
Real Estate Rentals.....	\$ -0-
Telecommunications.....	\$ 8,125
Per Diem, Fees and Contracts.....	\$ 161,124
Postage.....	\$ 2,480
Total Funds Budgeted.....	\$ 697,625
State Funds Budgeted.....	\$ 666,842
Total Positions Budgeted	16
10. Fire Academy:	
Personal Services.....	\$ 242,467
Regular Operating Expenses.....	\$ 35,030
Travel.....	\$ 11,000
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 2,800
Equipment Purchases.....	\$ 3,400
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ 15,182
Telecommunications.....	\$ 5,100
Per Diem, Fees and Contracts.....	\$ 75,000

Postage.....	\$ 4,000
Total Funds Budgeted	\$ 393,979
State Funds Budgeted.....	\$ 367,130
Total Positions Budgeted	12
11. Georgia Firefighter Standards and Training Council Budget:	
Personal Services.....	\$ 96,845
Regular Operating Expenses	\$ 8,830
Travel.....	\$ 8,700
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 3,500
Equipment Purchases.....	\$ 2,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 3,000
Telecommunications	\$ 3,000
Per Diem, Fees and Contracts	\$ 3,000
Postage.....	\$ 900
Total Funds Budgeted	\$ 129,775
State Funds Budgeted.....	\$ 127,838
Total Positions Budgeted	4
12. Organized Crime Prevention Council Budget:	
Personal Services.....	\$ 93,998
Regular Operating Expenses	\$ 15,962
Travel.....	\$ 10,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 1,700
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 4,989
Telecommunications	\$ 2,250
Per Diem, Fees and Contracts	\$ 18,840
Postage.....	\$ 1,000
Total Funds Budgeted	\$ 148,739
State Funds Budgeted.....	\$ 148,739
Total Positions Budgeted	3
13. Georgia Public Safety Training Facility Budget:	
Personal Services.....	\$ 37,000
Regular Operating Expenses	\$ 500
Travel.....	\$ 2,500
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 2,500
Telecommunications	\$ 1,000
Per Diem, Fees and Contracts	\$ 2,500
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 46,000
State Funds Budgeted.....	\$ 46,000
Total Positions Budgeted	1
Authorized Motor Vehicles	0
Budget Unit Object Classes:	
Personal Services.....	\$ 31,015,790

Regular Operating Expenses	\$ 7,164,524
Travel.....	\$ 195,310
Motor Vehicle Equipment	
Purchases.....	\$ 2,086,500
Publications and Printing.....	\$ 1,181,375
Equipment Purchases.....	\$ 72,158
Computer Charges	\$ 2,008,765
Real Estate Rentals	\$ 103,086
Telecommunications	\$ 766,743
Per Diem, Fees and Contracts.....	\$ 411,504
Postage.....	\$ 648,145
Conviction Reports	\$ 180,000
Capital Outlay	\$ -0-
Total Positions Budgeted	1,533
Authorized Motor Vehicles	1,048

Provided, that the Director of the Department of Public Safety is hereby authorized to pay dues for Georgia's portion of the cost of the membership in the Vehicle Equipment Safety Compact, the American Association of Motor Vehicle Administrators, and the International Association of Chiefs of Police (State and Provincial Police).

Provided, however, that of the above appropriation for Conviction Reports, payment for conviction reports is not to exceed \$.25 per conviction report.

Provided that to the extent that Federal Funds are realized in excess of the amounts of such funds contemplated in the Georgia Peace Officers Standards and Training Activity of this Act, the Office of Planning and Budget is authorized and directed to supplant State Funds appropriated herein. Provided further that such supplantation shall not be implemented if so doing would cause any portion of the anticipated Federal Funds not to be realized. This provision shall not apply to project grants.

It is the intent of this General Assembly that for the purpose of purchasing Police Pursuit Motor Vehicles, the Department of Public Safety is hereinafter authorized to develop and establish specifications for said purchases of Police Pursuit Vehicles when such purchases are made by the State of Georgia, or otherwise placed a part of a State of Georgia Contract. Provided, further, that the development of said specifications shall be submitted to the Purchasing Division of the Department of Administrative Services by November 1 of each year. Provided, further, the Department of Administrative Services is hereby instructed to complete said specifications and place to bid for the letting of contracts by December 1 of such fiscal year.

Section 35. Public School Employees'

Retirement System.

Budget Unit: Public School Employees'

Retirement System	\$ 11,374,727
Departmental Operations Budget:	
Payments to Employees'	
Retirement System	\$ 156,627
Employer Contributions.....	\$ 11,218,100
Total Funds Budgeted	\$ 11,374,727
State Funds Budgeted.....	\$ 11,374,727

Budget Unit Object Classes:

Payments to Employees'	
Retirement System	\$ 156,627
Employer Contributions.....	\$ 11,218,100

Section 36. Public Service Commission.

Budget Unit: Public Service

Commission	\$ 3,285,453
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1. Administration Budget:

Personal Services.....	\$ 692,521
Regular Operating Expenses	\$ 16,824
Travel.....	\$ 13,500
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 1,150
Equipment Purchases.....	\$ 4,875
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 64,275
Telecommunications.....	\$ 28,000
Per Diem, Fees and Contracts.....	\$ 1,000
Total Funds Budgeted	\$ 822,145
State Funds Budgeted.....	\$ 800,590
Total Positions Budgeted	25

2. Transportation Budget:

Personal Services.....	\$ 864,500
Regular Operating Expenses	\$ 126,660
Travel.....	\$ 33,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 8,500
Equipment Purchases.....	\$ 2,625
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 50,721
Telecommunications.....	\$ 19,500
Per Diem, Fees and Contracts.....	\$ 9,775
Total Funds Budgeted	\$ 1,115,281
State Funds Budgeted.....	\$ 1,097,991
Total Positions Budgeted	47

3. Utilities Budget:

Personal Services.....	\$ 1,078,211
Regular Operating Expenses	\$ 72,260
Travel.....	\$ 85,000
Motor Vehicle Equipment Purchases	\$ 6,250
Publications and Printing.....	\$ 2,111
Equipment Purchases.....	\$ 2,450
Computer Charges	\$ 5,000
Real Estate Rentals	\$ 42,005
Telecommunications.....	\$ 37,700
Per Diem, Fees and Contracts.....	\$ 152,000
Total Funds Budgeted	\$ 1,482,987
State Funds Budgeted.....	\$ 1,386,872
Total Positions Budgeted	53

Budget Unit Object Classes:

Personal Services.....	\$ 2,635,232
Regular Operating Expenses	\$ 215,744
Travel.....	\$ 131,500
Motor Vehicle Equipment Purchases	\$ 6,250
Publications and Printing.....	\$ 11,761
Equipment Purchases.....	\$ 9,950
Computer Charges	\$ 5,000
Real Estate Rentals	\$ 157,001
Telecommunications.....	\$ 85,200
Per Diem, Fees and Contracts.....	\$ 162,775
Total Positions Budgeted	125
Authorized Motor Vehicles	26

**Section 37. Regents, University
System of Georgia.**

**A. Budget Unit: Resident Instruction
and University**

System Institutions.....	\$ 470,681,273
1. Resident Instruction Budget:	
Personal Services:	
Educ., Gen., and Dept. Svcs.....	\$ 352,553,227
Sponsored Operations.....	\$ 55,290,000
Operating Expenses:	
Educ., Gen., and Dept. Svcs.....	\$ 98,085,973
Sponsored Operations.....	\$ 41,710,000
Office of Minority	
Business Enterprise	\$ 201,725
Special Desegregation Programs.....	\$ 250,000
Satellite Medical Facility	
Program	\$ 500,000
Fire Ant Research.....	\$ 150,000
Teachers' Retirement	\$ 41,025,000
Authority Lease Rentals	\$ 20,877,000
Capital Outlay	\$ 8,100,000
Total Funds Budgeted	\$ 618,742,925
Less Agency Funds:	
Departmental Income.....	\$ 13,500,000
Sponsored Income.....	\$ 97,000,000
Other Funds.....	\$ 101,725,000
Auxiliary Income.....	\$ 2,778,000
Indirect Communication Charges.....	\$ -0-
State Funds Budgeted.....	\$ 403,739,925
Total Positions Budgeted	16,350

Provided, that from appropriated funds in A, the amount of \$20,877,000 in F.Y. 1982 is designated and committed to guarantee payment of lease rental contracts as a first charge on such funds.

Provided, none of the funds herein appropriated for construction shall be available for the purchase of any books whatsoever.

Provided, that the State Board of Regents shall, within the first 30 days of the fiscal year, make an apportionment of funds to the various units of the University System from all funds available in the amounts necessary in the Fiscal Year to pay the annual lease contract commitments for the acquisition of property as provided for in the provision of the State Constitution. The Board of Regents shall immediately report the same to the State Budget authorities for approval, whose approval shall be evidenced in writing.

Provided, that where personnel are paid in whole or in part from funds other than State appropriations, the fund sources from which such salary is paid shall pay the pro rata cost of any employer contribution applicable to such salary to the Teachers' Retirement System.

No funds realized by the State Board of Regents of the University System or any college or university, from the State General fund, from the Federal Government, or from any other source, shall be available for use or expenditure for educational and general or plant purposes until made available by written approval of the Office of Planning and Budget, in accordance with the provisions of the Budget Act, as amended.

Provided, further, that unanticipated revenue from contract and grant overhead shall be available for use by the University System providing the amount so used does not exceed \$2,000,000 more than the original budget estimate, unless prior approval is granted by the Fiscal Affairs Subcommittees of the Senate and House of Representatives.

Provided, that revenue from student fees which exceeds the original budget estimates of student fees by \$2,000,000 shall not be available for operations unless prior approval

is granted by the Fiscal Affairs Subcommittees of the House and Senate, except that student fee revenue derived from increased rates authorized by the State Board of Regents shall not be subject to this limitation. Provided, further, that revenue from sales and services shall be classified as restricted funds and shall be available for use by the unit of the University System generating such income.

Provided, that from the above appropriated amount for Capital Outlay, \$3,000,000 is specifically appropriated for renovations and improvements of physical plant facilities.

Provided, further, it is the intent of this General Assembly that the 1 ½ % Personal Services continuation factor incorporated into the Resident Instruction appropriation in this Appropriations Act be utilized to provide 2 ½ % merit-type increases.

2. Marine Resources Extension

Center Budget:

Personal Services:

Educ., Gen., and Dept. Svcs.\$ 498,000
Sponsored Operations.....\$ -0-

Operating Expenses:

Educ., Gen., and Dept. Svcs.\$ 272,620
Sponsored Operations.....\$ -0-

Total Funds Budgeted\$ 770,620

Less Agency Funds:

Departmental Income\$ -0-
Sponsored Income\$ -0-
Other Funds.....\$ 111,800
Indirect DOAS Services Funding\$ -0-
State Funds Budgeted.....\$ 658,820
Total Positions Budgeted22

3. Skidaway Institute of
Oceanography Budget:

Personal Services:

Educ., Gen., and Dept. Svcs.\$ 653,000
Sponsored Operations.....\$ 672,800

Operating Expenses:

Educ., Gen., and Dept. Svcs.\$ 517,900
Sponsored Operations.....\$ 869,200

Total Funds Budgeted\$ 2,712,900

Less Agency Funds:

Departmental Income\$ -0-
Sponsored Income\$ 1,542,000
Other Funds.....\$ 303,000
Indirect DOAS Services Funding\$ -0-
State Funds Budgeted.....\$ 867,900
Total Positions Budgeted33

4. Marine Institute Budget:

Personal Services:

Educ., Gen., and Dept. Svcs.\$ 306,500
Sponsored Operations.....\$ 196,000

Operating Expenses:

Educ., Gen., and Dept. Svcs.\$ 175,800
Sponsored Operations.....\$ 154,000

Total Funds Budgeted\$ 832,300

Less Agency Funds:

Departmental Income\$ -0-
Sponsored Income\$ 350,000
Other Funds.....\$ 10,000
Indirect DOAS Services Funding\$ -0-

State Funds Budgeted.....	\$ 472,300
Total Positions Budgeted	18
 5. Engineering Experiment	
Station Budget:	
Personal Services:	
Educ., Gen., and Dept. Svcs.....	\$ 7,647,000
Sponsored Operations.....	\$ 19,736,235
Operating Expenses:	
Educ., Gen., and Dept. Svcs.....	\$ 6,341,000
Sponsored Operations.....	\$ 16,165,006
Agricultural Research.....	\$ 391,500
Total Funds Budgeted	\$ 50,280,741
Less Agency Funds:	
Departmental Income.....	\$ -0-
Sponsored Income.....	\$ 35,901,241
Other Funds.....	\$ 9,528,000
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 4,851,500
Total Positions Budgeted	273
 6. Engineering Extension	
Division Budget:	
Personal Services:	
Educ., Gen., and Dept. Svcs.....	\$ 852,705
Sponsored Operations.....	\$ 35,000
Operating Expenses:	
Educ., Gen., and Dept. Svcs.....	\$ 468,730
Sponsored Operations.....	\$ 15,000
Advanced Technology	
Development Center	\$ 345,100
Total Funds Budgeted	\$ 1,716,535
Less Agency Funds:	
Departmental Income.....	\$ -0-
Sponsored Income.....	\$ 50,000
Other Funds.....	\$ 800,000
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 866,535
Total Positions Budgeted	44
 7. Agricultural Experiment	
Station Budget:	
Personal Services:	
Educ., Gen., and Dept. Svcs.....	\$ 15,415,300
Sponsored Operations.....	\$ 3,575,000
Operating Expenses:	
Educ., Gen., and Dept. Svcs.....	\$ 7,208,300
Sponsored Operations.....	\$ 1,925,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 28,123,600
Less Agency Funds:	
Departmental Income.....	\$ -0-
Sponsored Income.....	\$ 5,500,000
Other Funds.....	\$ 6,180,600
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 16,443,000
Total Positions Budgeted	805

8. Cooperative Extension
 Service Budget:
 Personal Services:
 Educ., Gen., and Dept. Svcs.\$ 17,806,000
 Sponsored Operations.....\$ 4,590,000
 Operating Expenses:
 Educ., Gen., and Dept. Svcs.\$ 2,912,500
 Sponsored Operations.....\$ 2,010,000
 Total Funds Budgeted\$ 27,318,500
Less Agency Funds:
 Departmental Income.....\$ -0-
 Sponsored Income.....\$ 6,600,000
 Other Funds.....\$ 4,875,500
 Indirect DOAS Services Funding\$ -0-
 State Funds Budgeted.....\$ 15,843,000
 Total Positions Budgeted911
9. Eugene Talmadge Memorial
 Hospital Budget:
 Personal Services:
 Educ., Gen., and Dept. Svcs.\$ 34,677,245
 Sponsored Operations.....\$ 2,377,513
 Operating Expenses:
 Educ., Gen., and Dept. Svcs.\$ 16,891,420
 Sponsored Operations.....\$ 611,238
 Capital Outlay - ETMH
 Renovations\$ -0-
 Total Funds Budgeted\$ 54,557,416
Less Agency Funds:
 Departmental Income.....\$ 837,201
 Sponsored Income.....\$ 2,988,751
 Other Funds.....\$ 28,799,764
 Board of Corrections\$ 1,647,000
 Indirect DOAS Services Funding\$ -0-
 State Funds Budgeted.....\$ 20,284,700
 Total Positions Budgeted2,636
10. Veterinary Medicine Experiment
 Station Budget:
 Personal Services:
 Educ., Gen., and Dept. Svcs.\$ 670,000
 Sponsored Operations.....\$ -0-
 Operating Expenses:
 Educ., Gen., and Dept. Svcs.\$ 353,350
 Sponsored Operations.....\$ -0-
 Agricultural Research.....\$ 300,000
 Disease Research.....\$ 70,000
 Total Funds Budgeted\$ 1,393,350
Less Agency Funds:
 Departmental Income.....\$ -0-
 Sponsored Income.....\$ -0-
 Other Funds.....\$ -0-
 Indirect DOAS Services Funding\$ -0-
 State Funds Budgeted.....\$ 1,393,350
 Total Positions Budgeted33
11. Veterinary Medicine Teaching
 Hospital Budget:
 Personal Services:
 Educ., Gen., and Dept. Svcs.\$ 865,332
 Sponsored Operations.....\$ -0-

Operating Expenses:	
Educ., Gen., and Dept. Svcs.....	\$ 853,001
Sponsored Operations.....	\$ -0-
Total Funds Budgeted	\$ 1,718,333
Less Agency Funds:	
Departmental Income.....	\$ -0-
Sponsored Income.....	\$ -0-
Other Funds.....	\$ 1,050,000
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 668,333
Total Positions Budgeted	77
12. Family Practice Residency	
Program Budget:	
Personal Services:	
Educ., Gen., and Dept. Svcs.....	\$ 98,650
Operating Expenses:	
Educ., Gen., and Dept. Svcs.....	\$ 88,260
Capitation Contracts for	
Family Practice Residency	\$ 1,200,000
Residency Capitation Grants	\$ 2,550,000
New Program Development Contracts	
for Family Practice Residency	\$ 225,000
Student Preceptorships.....	\$ 135,000
Total Funds Budgeted	\$ 4,296,910
State Funds Budgeted.....	\$ 4,296,910
Total Positions Budgeted	4

Provided, that of the above appropriation, \$135,000 is designated and committed for contracts with medical schools for a student preceptorship program. Provided, further, that each student participating in the program shall receive \$500 and each family physician shall receive \$500.

13. Georgia Radiation Therapy	
Center Budget:	
Personal Services:	
Educ., Gen., and Dept. Svcs.....	\$ 476,000
Sponsored Operations.....	\$ -0-
Operating Expenses:	
Educ., Gen., and Dept. Svcs.....	\$ 147,000
Sponsored Operations.....	\$ -0-
Total Funds Budgeted	\$ 623,000
Less Agency Funds:	
Departmental Income.....	\$ -0-
Sponsored Income.....	\$ -0-
Other Funds.....	\$ 328,000
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 295,000
Total Positions Budgeted	28

Budget Unit Object Classes:

Personal Services:	
Educ., Gen., and Dept. Svcs.....	\$ 432,518,959
Sponsored Operations.....	\$ 86,472,548
Operating Expenses:	
Educ., Gen., and Dept. Svcs.....	\$ 134,315,854
Sponsored Operations.....	\$ 63,459,444
Office of Minority	
Business Enterprise	\$ 201,725

Special Desegregation Programs	\$ 250,000
Satellite Medical Facility	
Program	\$ 500,000
Fire Ant Research	\$ 150,000
Agricultural Research	\$ 691,500
Disease Research	\$ 70,000
Advanced Technology	
Development Center	\$ 345,100
Capitation Contracts for	
Family Practice Residency	\$ 1,200,000
New Program Development	
Contracts for Family	
Practice Residency	\$ 225,000
Residency Capitation Grants	\$ 2,550,000
Student Preceptorships	\$ 135,000
Teachers' Retirement	\$ 41,025,000
Authority Lease Rentals	\$ 20,877,000
Capital Outlay - ETMH	
Renovations	\$ -0-
Capital Outlay	\$ 8,100,000
Total Positions Budgeted	21,234
 B. Budget Unit: Regents Central Office	 \$ 14,240,780
1. Regents Central Office Budget:	
Personal Services	\$ 2,457,000
Operating Expenses	\$ 718,400
SREB Payments	\$ 3,776,700
Medical Scholarships	\$ 510,000
Regents Opportunity Grants	\$ 500,000
Regents Scholarships	\$ 200,000
Grants to Junior Colleges	\$ 5,936,680
Rental Payments to Georgia	
Military College	\$ 190,000
Total Funds Budgeted	\$ 14,288,780
State Funds Budgeted	\$ 14,240,780
Total Positions Budgeted	99

Budget Unit Object Classes:

Personal Services	\$ 2,457,000
Operating Expenses	\$ 718,400
SREB Payments	\$ 3,776,700
Medical Scholarships	\$ 510,000
Regents Opportunity Grants	\$ 500,000
Regents Scholarships	\$ 200,000
Grants to Junior Colleges	\$ 5,936,680
Rental Payments to Georgia	
Military College	\$ 190,000
Total Positions Budgeted	99
Authorized Motor Vehicles	0

Provided, that of the above appropriation relative to Grants to Junior Colleges, payments are to be based on a rate of \$772 per EFT student. Furthermore, 50 quarter credit hours shall be used in the calculation of an equivalent full-time student.

It is the intent of the General Assembly that the State shall provide no more than 50 percent of The School of Medicine at Morehouse College's total operating cost (including capitation grants). Provided, further, quarterly expenditure reports and certified annual audits shall be provided to the State Auditor and General Assembly on a timely basis.

Section 38. Department of Revenue.Budget Unit: Department of Revenue\$ 34,175,791

1. Departmental Administration

Budget:

Personal Services.....\$ 830,400

County Tax Officials/Retirement

and FICA.....\$ 573,000

Regular Operating Expenses\$ 40,240

Travel.....\$ 15,900

Motor Vehicle Equipment Purchases\$ 6,830

Publications and Printing.....\$ 16,000

Equipment Purchases.....\$ 2,730

Computer Charges\$ 12,000

Real Estate Rentals\$ -0-

Telecommunications.....\$ 20,800

Per Diem, Fees and Contracts\$ 5,000

Postage.....\$ 100

Total Funds Budgeted\$ 1,523,000

Indirect Georgia Building

Authority Rents.....\$ -0-

State Funds Budgeted.....\$ 1,506,392

Total Positions Budgeted 31

2. Motor Vehicle Administration

Budget:

Personal Services.....\$ 3,877,396

Regular Operating Expenses\$ 199,810

Travel.....\$ 5,600

Motor Vehicle Equipment

Purchases.....\$ -0-

Publications and Printing.....\$ 200,000

Equipment Purchases.....\$ 36,543

Computer Charges\$ 2,367,665

Real Estate Rentals\$ -0-

Telecommunications.....\$ 71,000

Per Diem, Fees and Contracts\$ -0-

Motor Vehicle Tag Purchases\$ 2,000,000

Motor Vehicle Decal Purchases\$ 357,500

Postage.....\$ -0-

Total Funds Budgeted\$ 9,115,514

Indirect DOAS Services Funding\$ -0-

State Funds Budgeted.....\$ 9,037,967

Total Positions Budgeted 256

Provided, that of the above appropriated amount relating to motor vehicle tag purchases, \$2,000,000 is designated and committed for use in contracting with the Department of Offender Rehabilitation for the production of at least 1,960,000 motor vehicle tags, and for this purpose only.

Any such contract may provide for partial, advance payment from the Department of Revenue to Georgia Correctional Industries during tag production, but in no case shall the total amount paid for such tags exceed the amount herein appropriated, provided the advances made are for services to be rendered within the same fiscal year.

3. Property Tax Budget:

Personal Services.....\$ 1,075,898

Regular Operating Expenses\$ 57,958

Travel.....\$ 70,000

Motor Vehicle Equipment Purchases\$ 21,800

Publications and Printing.....	\$ 88,000
Equipment Purchases.....	\$ 1,800
Computer Charges	\$ 330,249
Real Estate Rentals	\$ -0-
Telecommunications	\$ 18,800
Per Diem, Fees and Contracts	\$ 106,500
Loans to Counties/Property Reevaluation.....	\$ -0-
Grants to Counties/Appraisal Staff.....	\$ 1,430,000
Intangible Tax Equalization Fund	\$ -0-
Postage.....	\$ 11,000
Total Funds Budgeted	\$ 3,212,005
Repayment of Loans to Counties/Property Revaluation.....	\$ -0-
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 3,190,488
Total Positions Budgeted	62

Provided, that of the above appropriation, no funds are designated and committed for the cost of the Intangible Tax Equalization Fund provided for in an Act approved April 17, 1973 (Ga. Laws 1973, p. 924), to be administered by the State Revenue Commissioner as provided therein.

4. Sales Taxation Budget:

Personal Services.....	\$ 1,309,715
Regular Operating Expenses	\$ 17,030
Travel.....	\$ 3,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 68,000
Equipment Purchases.....	\$ 4,250
Computer Charges	\$ 556,150
Real Estate Rentals	\$ -0-
Telecommunications	\$ 23,980
Per Diem, Fees and Contracts	\$ -0-
Postage.....	\$ 75,000
Total Funds Budgeted	\$ 2,057,125
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 2,030,931
Total Positions Budgeted	85

5. Motor Fuel Taxation Budget:

Personal Services.....	\$ 598,000
Regular Operating Expenses	\$ 5,580
Travel.....	\$ 2,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 52,000
Equipment Purchases.....	\$ 1,850
Computer Charges	\$ 240,591
Real Estate Rentals	\$ -0-
Telecommunications	\$ 12,300
Per Diem, Fees and Contracts	\$ -0-
Postage.....	\$ -0-
Total Funds Budgeted	\$ 912,321
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 900,361
Total Positions Budgeted	37

6. Income Taxation Budget:

Personal Services.....	\$ 2,136,816
Regular Operating Expenses	\$ 40,890
Travel.....	\$ 3,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 325,000
Equipment Purchases.....	\$ 10,250
Computer Charges	\$ 2,190,843
Real Estate Rentals	\$ -0-
Telecommunications	\$ 37,050
Per Diem, Fees and Contracts	\$ -0-
Postage.....	\$ 210,000
Total Funds Budgeted	\$ 4,953,849
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 4,911,433
Total Positions Budgeted	126

7. Central Audit Budget:

Personal Services.....	\$ 2,144,500
Regular Operating Expenses	\$ 11,376
Travel.....	\$ 400,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 2,500
Equipment Purchases.....	\$ 2,500
Computer Charges	\$ 3,500
Real Estate Rentals	\$ 9,750
Telecommunications	\$ 14,500
Per Diem, Fees and Contracts	\$ -0-
Postage.....	\$ 50
Total Funds Budgeted	\$ 2,588,676
State Funds Budgeted.....	\$ 2,546,886
Total Positions Budgeted	82

8. Field Audit Services Budget:

Personal Services.....	\$ 5,605,008
Regular Operating Expenses	\$ 202,750
Travel.....	\$ 279,839
Motor Vehicle Equipment Purchases	\$ 36,800
Publications and Printing.....	\$ 66,500
Equipment Purchases.....	\$ 25,590
Computer Charges	\$ 79,734
Real Estate Rentals	\$ 157,500
Telecommunications	\$ 153,400
Per Diem, Fees and Contracts	\$ -0-
Postage.....	\$ 42,841
Total Funds Budgeted	\$ 6,649,962
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 6,541,109
Total Positions Budgeted	308

9. Internal Administration Budget:

Personal Services.....	\$ 1,123,200
Regular Operating Expenses	\$ 142,780
Travel.....	\$ 1,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 300,000
Equipment Purchases.....	\$ 16,600
Computer Charges	\$ 65,642

Real Estate Rentals	\$ 812,486
Telecommunications	\$ 13,780
Per Diem, Fees and Contracts	\$ -0-
Postage	\$ 1,057,200
Total Funds Budgeted	\$ 3,532,688
Indirect Georgia Building	
Authority Rents	\$ -0-
State Funds Budgeted	\$ 3,510,224
Total Positions Budgeted	70

Budget Unit Object Classes:

Personal Services	\$ 18,700,933
County Tax Officials/Retirement	
and FICA	\$ 573,000
Regular Operating Expenses	\$ 718,414
Travel	\$ 780,339
Motor Vehicle Equipment	
Purchases	\$ 65,430
Publications and Printing	\$ 1,118,000
Equipment Purchases	\$ 102,113
Computer Charges	\$ 5,846,374
Real Estate Rentals	\$ 979,736
Telecommunications	\$ 365,610
Per Diem, Fees and Contracts	\$ 111,500
Loans to Counties/Property	
Reevaluation	\$ -0-
Grants to Counties/Appraisal	
Staff	\$ 1,430,000
Motor Vehicle Tag Purchases	\$ 2,000,000
Motor Vehicle Decal Purchases	\$ 357,500
Intangible Tax Equalization Fund	\$ -0-
Postage	\$ 1,396,191
Total Positions Budgeted	1,057
Authorized Motor Vehicles	111

Section 39. Secretary of State.

A. Budget Unit: Secretary of State	\$ 11,660,395
1. Occupational Certification Budget:	
Personal Services	\$ 2,394,496
Regular Operating Expenses	\$ 833,333
Travel	\$ 126,995
Motor Vehicle Equipment Purchases	\$ 36,000
Publications and Printing	\$ 123,696
Equipment Purchases	\$ 23,283
Computer Charges	\$ 277,458
Real Estate Rentals	\$ 210,994
Telecommunications	\$ 60,339
Per Diem, Fees and Contracts	\$ 345,785
Total Funds Budgeted	\$ 4,432,379
State Funds Budgeted	\$ 4,386,939
Total Positions Budgeted	134

Occupational Certification Functional Budgets**Cost of
Operations**

Accounting

\$ 234,139

Architect	\$ 95,313
Athletic Trainers	\$ 1,389
Auctioneers	\$ 30,522
Barbers	\$ 214,517
Chiropractic	\$ 38,236
Construction Industry	\$ 159,530
Cosmetology	\$ 652,377
Dentistry	\$ 200,895
Engineers	\$ 304,002
Forestry	\$ 14,643
Funeral Service	\$ 133,431
Geology	\$ 11,187
Hearing Aid	\$ 22,196
Landscape Architect	\$ 11,766
Librarians	\$ 7,766
Marriage and Family Counselors	\$ -0-
Medical Examiners	\$ 690,027
Nursing Home Administrators	\$ 39,515
Board of Nursing	\$ 701,217
Dispensing Opticians	\$ 20,076
Optometry	\$ 21,251
Occupational Therapy	\$ 5,432
Pest Control	\$ 72,474
Pharmacy	\$ 207,478
Physical Therapy	\$ 28,941
Podiatry	\$ 8,620
Polygraph Examiners	\$ 12,786
Practical Nursing	\$ 326,496
Private Detective	\$ -0-
Psychologists	\$ 61,570
Recreation	\$ 7,881
Sanitarian	\$ 10,026
Speech Pathology	\$ 16,981
Used Car Dealers	\$ 235,219
Used Car Parts	\$ -0-

Veterinary	\$ 63,847
Wastewater	\$ 36,606
Well Water	\$ 8,851
Administration	\$ 92,000
Investigative	\$ -0-
Total	\$ 4,799,203

2. Securities Regulation Budget:

Personal Services.....	\$ 391,819
Regular Operating Expenses	\$ 29,550
Travel.....	\$ 8,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 3,500
Equipment Purchases.....	\$ 1,120
Computer Charges	\$ 17,366
Real Estate Rentals	\$ 17,290
Telecommunications	\$ 7,300
Per Diem, Fees and Contracts.....	\$ 2,000
Total Funds Budgeted	\$ 477,945
State Funds Budgeted.....	\$ 470,109
Total Positions Budgeted	18

3. Corporations Regulation Budget:

Personal Services.....	\$ 449,868
Regular Operating Expenses	\$ 20,894
Travel.....	\$ 2,800
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 19,320
Equipment Purchases.....	\$ 1,800
Computer Charges	\$ 118,508
Real Estate Rentals	\$ 81,480
Telecommunications	\$ 16,200
Per Diem, Fees and Contracts	\$ -0-
Postage.....	\$ 30,000
Total Funds Budgeted	\$ 740,870
State Funds Budgeted.....	\$ 731,873
Total Positions Budgeted	31

4. Drugs and Narcotics Budget:

Personal Services.....	\$ 383,771
Regular Operating Expenses	\$ 32,750
Travel.....	\$ 25,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 300
Equipment Purchases.....	\$ 2,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 5,782
Telecommunications	\$ 6,000
Per Diem, Fees and Contracts.....	\$ 2,500
Total Funds Budgeted	\$ 458,103
State Funds Budgeted.....	\$ 450,428
Total Positions Budgeted	15

5. Archives and Records Budget:

Personal Services.....	\$ 1,632,419
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Regular Operating Expenses	\$ 184,75
Travel.....	\$ 35,00
Motor Vehicle Equipment Purchases	\$ 8,00
Publications and Printing.....	\$ 18,00
Equipment Purchases.....	\$ 46,75
Computer Charges	\$ 15,00
Real Estate Rentals	\$ 28,66
Telecommunications	\$ 41,70
Per Diem, Fees and Contracts	\$ 2,00
Capital Outlay	\$ 117,00
Authority Lease Rentals	\$ 1,276,00
Total Funds Budgeted	\$ 3,405,28
State Funds Budgeted.....	\$ 3,287,93
Total Positions Budgeted	8
6. General Services Budget:	
Personal Services.....	\$ 551,08
Regular Operating Expenses	\$ 47,75
Travel.....	\$ 2,00
Motor Vehicle Equipment Purchases	\$ -
Publications and Printing.....	\$ 110,30
Equipment Purchases.....	\$ 2,23
Computer Charges.....	\$ -
Real Estate Rentals	\$ 6,08
Telecommunications	\$ 12,90
Per Diem, Fees and Contracts	\$ 1,86
Total Funds Budgeted	\$ 734,21
State Funds Budgeted.....	\$ 723,19
Total Positions Budgeted	3
7. Internal Administration Budget:	
Personal Services.....	\$ 685,06
Regular Operating Expenses	\$ 48,35
Travel.....	\$ 4,20
Motor Vehicle Equipment Purchases	\$ -
Publications and Printing.....	\$ 100,00
Equipment Purchases.....	\$ 50
Computer Charges	\$ 6,00
Real Estate Rentals	\$ 30,31
Telecommunications	\$ 15,67
Per Diem, Fees and Contracts	\$ 1,00
Postage.....	\$ 29,00
Total Funds Budgeted	\$ 920,10
State Funds Budgeted.....	\$ 906,40
Total Positions Budgeted	3
8. State Campaign and Financial	
Disclosure Commission Budget:	
Personal Services.....	\$ 68,14
Regular Operating Expenses	\$ 9,95
Travel.....	\$ 3,20
Motor Vehicle Equipment Purchases	\$ -
Publications and Printing.....	\$ 9,00
Equipment Purchases.....	\$ -
Computer Charges.....	\$ -
Real Estate Rentals	\$ 8,49
Telecommunications	\$ 2,00
Per Diem, Fees and Contracts	\$ 7,00

Total Funds Budgeted	\$ 107,798
State Funds Budgeted.....	\$ 106,435
Total Positions Budgeted	3

9. Elections and Campaign

Disclosure Budget:

Personal Services.....	\$ 166,750
Regular Operating Expenses	\$ 20,955
Travel.....	\$ 2,208
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 6,000
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 3,500
Per Diem, Fees and Contracts.....	\$ 1,000
Election Expenses	\$ 400,000
Total Funds Budgeted	\$ 600,413
State Funds Budgeted.....	\$ 597,078
Total Positions Budgeted	8

Budget Unit Object Classes:

Personal Services.....	\$ 6,723,417
Regular Operating Expenses	\$ 1,228,296
Travel.....	\$ 209,403
Motor Vehicle Equipment Purchases	\$ 44,000
Publications and Printing.....	\$ 390,119
Equipment Purchases.....	\$ 77,686
Computer Charges	\$ 434,332
Real Estate Rentals	\$ 389,105
Telecommunications	\$ 165,609
Per Diem, Fees and Contracts.....	\$ 363,145
Election Expenses	\$ 400,000
Postage.....	\$ 59,000
Capital Outlay	\$ 117,000
Authority Lease Rentals	\$ 1,276,000
Total Positions Budgeted	362
Authorized Motor Vehicles	69

B. Budget Unit: Real Estate Commission\$ 886,053

Real Estate Commission Budget:

Personal Services.....	\$ 440,840
Regular Operating Expenses	\$ 237,413
Travel.....	\$ 12,000
Motor Vehicle Equipment Purchases	\$ 14,000
Publications and Printing.....	\$ 29,000
Equipment Purchases.....	\$ 18,776
Computer Charges	\$ 25,400
Real Estate Rentals	\$ 33,600
Telecommunications	\$ 13,041
Per Diem, Fees and Contracts.....	\$ 70,800
Total Funds Budgeted	\$ 894,870
State Funds Budgeted.....	\$ 886,053
Total Positions Budgeted	27

Real Estate Commission Functional Budget

	State Funds	Cost of Operations	Pos.
Real Estate Commission	\$ 886,053	\$ 930,356	27

Budget Unit Object Classes:

Personal Services.....	\$ 440,840
Regular Operating Expenses	\$ 237,413
Travel.....	\$ 12,000
Motor Vehicle Equipment Purchases	\$ 14,000
Publications and Printing.....	\$ 29,000
Equipment Purchases.....	\$ 18,776
Computer Charges	\$ 25,400
Real Estate Rentals	\$ 33,600
Telecommunications	\$ 13,041
Per Diem, Fees and Contracts	\$ 70,800
Total Positions Budgeted	27
Authorized Motor Vehicles	11

Section 40. Georgia Student Finance Commission.

Budget Unit: Georgia Student

Finance Commission\$ 16,468,233

1. Internal Administration

Activity Budget:

Personal Services.....	\$ 1,389,835
Regular Operating Expenses	\$ 167,592
Travel.....	\$ 31,500
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 50,000
Equipment Purchases.....	\$ 509,495
Computer Charges	\$ 89,545
Real Estate Rentals	\$ 129,400
Telecommunications	\$ 50,200
Per Diem, Fees and Contracts	\$ 95,000
Total Funds Budgeted	\$ 2,512,567
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	77

2. Higher Education Assistance

Corporation Budget:

Payment of Interest and Fees.....	\$ 651,250
Total Funds Budgeted	\$ 651,250
State Funds Budgeted.....	\$ 606,250
Total Positions Budgeted	0

3. Georgia Student Finance

Authority Budget:

Guaranteed Educational Loans	\$ 2,745,250
Tuition Equalization Grants	\$ 11,220,765
Student Incentive Grants	\$ 3,568,800
North Georgia College	
ROTC Grants.....	\$ 143,330
Law Enforcement Personnel	
Dependents' Grants	\$ 32,000
Georgia Military Scholarship	
Grants	\$ 23,510
Total Funds Budgeted	\$ 17,733,655
State Funds Budgeted.....	\$ 15,861,983
Total Positions Budgeted	0

Budget Unit Object Classes:

Personal Services.....	\$ 1,389,835
Regular Operating Expenses	\$ 167,592

Travel.....	\$ 31,500
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 50,000
Equipment Purchases.....	\$ 509,495
Computer Charges.....	\$ 89,545
Real Estate Rentals.....	\$ 129,400
Telecommunications.....	\$ 50,200
Per Diem, Fees and Contracts.....	\$ 95,000
Payment of Interest and Fees.....	\$ 651,250
Guaranteed Educational Loans.....	\$ 2,745,250
Tuition Equalization Grants.....	\$ 11,220,765
Student Incentive Grants.....	\$ 3,568,800
Law Enforcement Personnel	
Dependents' Grants.....	\$ 32,000
North Georgia College	
ROTC Grants.....	\$ 143,330
Georgia Military Scholarship	
Grants.....	\$ 23,510
Total Positions Budgeted	77
Authorized Motor Vehicles	1

Provided, that of the above appropriated amount relative to Educational Loans an amount not to exceed \$12,000 may be used to provide stipends for training recruitment, teacher and counselor personnel in health career fields and other fields for which funds are provided herein for the making of cancellable loans to students.

Provided, that the above appropriated amount relative to Educational Loans shall otherwise be used to provide loans to students as provided for in Article 3 of Code Chapter 32-37, as amended. Provided further, however, that of said appropriated amount, the amounts designated below shall to the greatest extent possible be used to provide cancellable loans to students as designated below pursuant to provisions of Code Section 32-3750, as amended, to wit: (a) an amount not less than \$1,435,000 is designated and committed for the purpose of providing cancellable loans to students in paramedical and other professional and educational fields of study; (b) an amount not to exceed \$100,000 is designated and committed for the purpose of providing cancellable loans to students who are eligible members of the Georgia National Guard; (c) an amount not to exceed \$360,000 is designated and committed for the purpose of providing cancellable loans to classroom teachers seeking special education training; and (d) an amount not to exceed \$40,000 is designated and committed for the purpose of providing cancellable loans to students who are to become agricultural teachers.

Provided, that the above appropriated amount relative to Student Incentive Grants provides for payment of need-based grants to undergraduate students as provided for in Article 4 of Code Chapter 32-37.

Provided, that the above appropriated amount relative to Tuition Equalization Grants provides for payment of grants of \$700 per academic year, and for payment of grants for the 1981 summer school quarter or semester, to undergraduate students attending private colleges in Georgia as provided for in Article 5 of Code Chapter 32-37.

Provided, that the above appropriated amount relative to North Georgia College ROTC Grants provides for payment of grants to eligible students as provided for in Article 6 of Code Chapter 32-37.

Provided, that the above appropriated amount relative to Law Enforcement Personnel Dependents' Grants provides for payment of grants to eligible students as provided for in Article 7 of Code Chapter 32-37.

Provided, that the above appropriated amount relative to North Georgia College Military Scholarships provides for payment of scholarships to select recipients as provided for in Article 9 of Code Chapter 32-37.

Provided, that the above appropriated amount relative to Payment of Interest and Fees is designated and committed for the purpose of enabling the Georgia Higher Education

Assistance Corporation to make state interest subsidy payments to lenders as provided for in Code Section 32-3314, and loan discount fee payments to lenders as provided for in Code Section 32-3315.

Provided, that from any of the above appropriated amounts any available funds may be utilized by the Georgia Higher Education Assistance Corporation for the purpose of making timely payments of interest and special allowances to lenders as provided for in Code Section 32-3313 and Code Section 32-3710.

Section 41. Soil and Water Conservation Committee.

Budget Unit: Soil and Water

Conservation Committee.....\$ 786,6

1. Soil and Water Conservation

Central Office Budget:

Personal Services.....	\$ 366,9
Regular Operating Expenses	\$ 40,4
Travel.....	\$ 39,0
Motor Vehicle Equipment Purchases	\$ -
Publications and Printing.....	\$ 18,9
Equipment Purchases.....	\$ 6,2
Computer Charges.....	\$ -
Real Estate Rentals	\$ 17,4
Telecommunications.....	\$ 10,4
Per Diem, Fees and Contracts	\$ 141,2
Total Funds Budgeted	\$ 640,5
State Funds Budgeted.....	\$ 633,7
Total Positions Budgeted	

2. Soil and Water Conservation

Dam Safety Budget:

Personal Services.....	\$ 112,1
Regular Operating Expenses	\$ 12,5
Travel.....	\$ 8,8
Motor Vehicle Equipment Purchases	\$ -
Publications and Printing.....	\$ 2,0
Equipment Purchases.....	\$ 5,0
Computer Charges	\$ 2,0
Real Estate Rentals	\$ 4,3
Telecommunications	\$ 2,8
Per Diem, Fees and Contracts	\$ 10,0
Total Funds Budgeted	\$ 155,1
State Funds Budgeted.....	\$ 152,9
Total Positions Budgeted	

Budget Unit Object Classes:

Personal Services.....	\$ 479,1
Regular Operating Expenses	\$ 53,0
Travel.....	\$ 47,8
Motor Vehicle Equipment Purchases	\$ -
Publications and Printing.....	\$ 20,9
Equipment Purchases.....	\$ 6,7
Computer Charges	\$ 2,0
Real Estate Rentals	\$ 21,7
Telecommunications	\$ 13,2
Per Diem, Fees and Contracts	\$ 151,2
Total Positions Budgeted]
Authorized Motor Vehicles	

Section 42. Teachers' Retirement System.

Budget Unit: Teachers' Retirement

System.....	\$ 8,339,000
Departmental Operations Budget:	
Personal Services.....	\$ 1,235,056
Regular Operating Expenses	\$ 69,500
Travel.....	\$ 12,000
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 26,000
Equipment Purchases.....	\$ 5,000
Computer Charges	\$ 368,428
Real Estate Rentals	\$ 72,196
Telecommunications	\$ 38,000
Per Diem, Fees and Contracts	\$ 115,000
Postage.....	\$ 60,000
Floor Fund for Local	
Retirement Systems.....	\$ 1,497,000
Employer Contributions.....	\$ 6,842,000
Total Funds Budgeted	\$ 10,340,180
State Funds Budgeted.....	\$ 8,339,000
Total Positions Budgeted	61

Budget Unit Object Classes:

Personal Services.....	\$ 1,235,056
Regular Operating Expenses	\$ 69,500
Travel.....	\$ 12,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 26,000
Equipment Purchases.....	\$ 5,000
Computer Charges	\$ 368,428
Real Estate Rentals	\$ 72,196
Telecommunications	\$ 38,000
Per Diem, Fees and Contracts	\$ 115,000
Postage.....	\$ 60,000
Floor Fund for Local	
Retirement Systems.....	\$ 1,497,000
Employer Contributions.....	\$ 6,842,000
Total Positions Budgeted	61
Authorized Motor Vehicles	1

It is the intent of the General Assembly that from funds available the Teachers' Retirement System is authorized to implement H. B. 15 of the 1975 Regular Session of the Georgia General Assembly.

Section 43. Department of Transportation.

Budget Unit: Department of

Transportation.....	\$ 392,308,298
1. Planning and Construction	
Budget:	
Personal Services.....	\$ 68,828,958
Regular Operating Expenses	\$ 4,023,131
Travel.....	\$ 1,373,885
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 249,800
Equipment Purchases.....	\$ 50,545
Computer Charges.....	\$ -0-

Real Estate Rentals	\$ 31,1
Telecommunications	\$ 823,0
Per Diem, Fees and Contracts	\$ 8,767,7
Capital Outlay	\$ 343,479,6
Total Funds Budgeted	\$ 427,627,9
State Funds Budgeted.....	\$ 169,142,9
Total Positions Budgeted	3,1
 2. Maintenance and Betterments	
Budget:	
Personal Services.....	\$ 53,022,3
Regular Operating Expenses	\$ 33,108,0
Travel.....	\$ 310,8
Motor Vehicle Equipment	
Purchases	\$ -
Publications and Printing.....	\$ 10,2
Equipment Purchases.....	\$ -
Computer Charges.....	\$ -
Real Estate Rentals	\$ -
Telecommunications	\$ 109,6
Per Diem, Fees and Contracts	\$ 990,1
Capital Outlay	\$ 69,950,0
Total Funds Budgeted	\$ 157,501,2
State Funds Budgeted.....	\$ 155,401,2
Total Positions Budgeted	3,7
 3. Authorities Budget:	
Authority Lease Rentals	\$ 24,805,6
State of Georgia General	
Obligation Debt Sinking Fund.....	\$ 3,724,5
Total Funds Budgeted	\$ 28,530,1
State Funds Budgeted.....	\$ 28,530,1
 4. Facilities and Equipment Budget:	
Motor Vehicle Equipment Purchases	\$ 1,000,00
Equipment Purchases.....	\$ 2,200,00
Capital Outlay	\$ 300,00
Total Funds Budgeted	\$ 3,500,00
State Funds Budgeted.....	\$ 3,400,00
 5. Assistance to Counties Budget:	
Grants to Counties.....	\$ 9,317,01
Total Funds Budgeted	\$ 9,317,01
State Funds Budgeted.....	\$ 9,317,01
 6. Administration Budget:	
Personal Services.....	\$ 7,593,37
Regular Operating Expenses	\$ 2,133,01
Travel.....	\$ 118,36
Motor Vehicle Equipment	
Purchases	\$ -
Publications and Printing.....	\$ 168,85
Equipment Purchases	\$ -
Computer Charges	\$ 1,217,50
Real Estate Rentals	\$ 909,51
Telecommunications	\$ 201,07
Per Diem, Fees and Contracts	\$ 170,00
Total Funds Budgeted	\$ 12,511,68

State Funds Budgeted.....	\$ 12,511,681
Total Positions Budgeted.....	321

Appropriation of State funds in the foregoing Department of Transportation budgets shall be in conformity with and pursuant to Article III, Section X, Paragraph VII, subsection (b) of the State Constitution, and shall be in an amount at least equal to all money derived from motor fuel taxes received by the Fiscal Division of the Department of Administrative Services in the immediately preceding year, less the amount of refunds, rebate and collection costs authorized by law. The fiscal officers of the State are hereby directed, as of July 1 of each fiscal year, to determine the net collection of motor fuel tax received by the Fiscal Division of the Department of Administrative Services in the immediately preceding fiscal year and enter the full amount so determined on the records of the State as being the appropriation payable in lieu of the amount appropriated herein.

Provided, however, that objects for Activities financed by Motor Fuel Tax including Planning and Construction, Maintenance and Betterments, Authority Lease Rentals, General Obligation Debt Sinking Fund Payments, Administration, and Grants to Counties, may be adjusted for any additional appropriations and/or balances appropriated and brought forward from previous years as requested by the Department of Transportation and approved by the Office of Planning and Budget.

For general administrative cost of operating the Department of Transportation, including equipment and compensation claims.

For State matching participation in costs of construction, reconstruction, improvement in highways, and highway planning, in cooperation with the Federal Government, including all cost items incident thereto. For the cost of road and bridge construction and surveys, maintenance and improving the State Highway System of roads and bridges, and the costs incident thereto provided all expenditures for county contracts shall be in accordance with and on the basis of average prices authorized by law. Provided, however, that funds shall be allocated to matching all Federal aid funds prior to the allocation of any funds for other works, and the Department of Transportation may add, delete and substitute Federal aid projects to secure the full benefit of the Federal aid program. Provided, further, that in order to meet the requirements of the Interstate System with regard to completion by a date fixed by existing Federal Statute of Federal-State 90-10 projects, the Office of Planning and Budget is hereby authorized and directed to give advanced budgetary authorization for the letting and execution of highway contracts essential to and included in such Interstate Program not to exceed the amount of State Motor Fuel Tax Revenues actually paid into the Fiscal Division of the Department of Administrative Services and constitutionally appropriated to the Department of Transportation.

For lease rental obligations of the Department of Transportation to the Georgia Highway Authority and the Georgia Building Authority in accordance with lease rental contracts now in existence and for appropriations to the "State of Georgia General Obligation Debt Sinking Fund" for the specific purpose of paying annual debt service requirements on new General Obligation debt to finance the construction or reconstruction of public roads and bridges approved by the Department of Transportation.

For grants to counties for aid in county road construction and maintenance to be distributed and disbursed to various counties of the State by the Fiscal Division of the Department of Administrative Services in the same proportional basis to each county as the proportion of each county's total public road mileage is to the total public road mileage in the State, as such mileage information is furnished by the Department of Transportation.

Provided, further, that a member of the governing authority of the county, designated by such authority, shall submit to the State Auditor a copy of its regular annual audit not later than six months after the end of the fiscal year for which such audit is made. The State Auditor shall compare the amount of funds distributed to each county in such year under the provisions of Section 92-1404, subsection (F) of the Motor Fuel Tax Law against the amount of funds expended by each county in such year for the purposes authorized by said Section.

Provided further, it is the intent of this General Assembly that the Department of Transportation is authorized to use interstate rehabilitation funds for four-laning and passing lanes.

Appropriations for the foregoing activities include an appropriation that shall be utilized for the specific purpose and amounts as shown below:

Planning and Construction	
Geodetic Control	\$ 303,028
Augusta Railroad Demonstration or Highway Railroad Grade Separation	\$ 1,500,000
Capital Outlay - Paving State and Local Schools and State Institutions	\$ 750,000
Paving State Parks and Historic Sites	\$ 500,000
Capital Outlay - Paving Farmers Markets	\$ 250,000

This appropriation shall be accounted for separately from all other appropriations to the Department of Transportation, and shall be in addition to appropriations of an amount equivalent to motor fuel tax revenue required under Article III, Section X, Paragraph VII, subsection (b) of the State Constitution.

7. Assistance to Municipalities

Budget:

Grants to Municipalities	\$ 9,317,000
Total Funds Budgeted	\$ 9,317,000
State Funds Budgeted	\$ 9,317,000

For grants to municipalities for Capital Outlay in accordance with an Act approved March 31, 1965 (Ga. Laws 1965, p. 458), as amended.

Provided, further, that a member of the governing authority of the municipality, designated by such authority, shall execute an affidavit annually that funds received under this Section have been expended in accordance with the law and the Constitution, and file the same with the Fiscal Division of the Department of Administrative Services. At the request of the Governor or the Office of Planning and Budget or the Director of the Department of Transportation, the State Auditor shall cause an audit to be made of any municipality to determine the use of such funds. The expense of such audit shall be deducted from funds granted to such municipality in any future year.

Provided, further, that the above sums shall be distributed and disbursed to the various municipalities on a quarterly basis, such payments to be made on the last day of each quarter.

8. Air Transportation Budget:

Personal Services	\$ 461,489
Regular Operating Expenses	\$ 399,269
Travel	\$ 12,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 200
Equipment Purchases	\$ 11,000
Computer Charges	\$ -0-
Real Estate Rentals	\$ 1
Telecommunications	\$ 4,200
Per Diem, Fees and Contracts	\$ 2,500
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 890,659
State Funds Budgeted	\$ 531,429
Total Positions Budgeted	17

9. Inter-Modal Transfer Facilities

Budget:

Personal Services	\$ 570,925
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Regular Operating Expenses	\$ 49,620
Travel.....	\$ 25,895
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 24,000
Equipment Purchases.....	\$ 800
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 17,300
Per Diem, Fees and Contracts	\$ 462,000
Capital Outlay - Airport	
Development	\$ 700,000
Capital Outlay - Airport	
Operational Improvements	\$ 1,000,000
Capital Outlay - Airport	
Approach Aid.....	\$ 300,000
Mass Transit Grants.....	\$ 548,220
Total Funds Budgeted	\$ 3,698,760
State Funds Budgeted.....	\$ 3,412,341
Total Positions Budgeted	24

10. Harbor Maintenance Budget:

Harbor Maintenance Payments	\$ 454,500
Capital Outlay - Land Acquisition.....	\$ 290,000
Total Funds Budgeted	\$ 744,500
State Funds Budgeted.....	\$ 744,500

Budget Unit Object Classes:

Personal Services.....	\$ 130,477,080
Regular Operating Expenses	\$ 39,713,120
Travel.....	\$ 1,840,943
Motor Vehicle Equipment	
Purchases.....	\$ 1,000,000
Publications and Printing.....	\$ 453,100
Equipment Purchases.....	\$ 2,262,345
Computer Charges	\$ 1,217,500
Real Estate Rentals	\$ 940,638
Telecommunications	\$ 1,155,240
Per Diem, Fees and Contracts	\$ 10,392,466
Capital Outlay	\$ 413,729,646
Mass Transit Grants.....	\$ 548,220
Grants to Municipalities	\$ 9,317,000
Harbor Maintenance Payments.....	\$ 454,500
Grants to Counties.....	\$ 9,317,013
Authority Lease Rentals	\$ 24,805,619
Capital Outlay - Airport	
Development	\$ 700,000
State of Georgia General	
Obligation Debt Sinking	
Fund.....	\$ 3,724,517
Capital Outlay - Airport	
Operational Improvements	\$ 1,000,000
Capital Outlay - Airport	
Approach Aid.....	\$ 300,000
Capital Outlay - Land	
Acquisition	\$ 290,000
Total Positions Budgeted	7,273
Authorized Motor Vehicles	4,800

For the general administrative expenses of airport development, mass transit planning and development, the promotion of aviation safety, the provision of air transportation services, and for contractual expense for harbor maintenance.

Provided, that the Department of Transportation is authorized to retain such portion of its Air Transportation service income as is required to maintain and upgrade the quality of its equipment.

Provided, that the Department of Transportation is authorized to utilize State Airport Development Funds to finance a maximum of 10% of an individual airport project when matching both FAA and Local Funds, and 50% of an individual airport project when matching Local Funds only with no Federal Fund participation. Provided, further, that the Department of Transportation is authorized to utilize State Airport Development Funds at 100% of the total cost of an individual airport project for airports owned by the State of Georgia.

Provided, that \$454,500 of the above allocation for harbor maintenance payments is designated and committed for payment for harbor maintenance and improvements at Savannah.

Provided, further, that the Department of Transportation is authorized and directed to transfer to Personal Services from other object classes such funds as are required to fund the increased Personal Services costs contemplated in this Act, subject only to approval by the Office of Planning and Budget.

Provided further, it is the intent of this General Assembly that the following class may be reassigned at the discretion of the Department of Transportation as shown:

Class Name	New Paygrade
Transportation Engineer Associate	31 @ 3 or 4

Section 44. Department of Veterans Service.

Budget Unit: Department of Veterans

Service	\$ 9,786,74
1. Veterans Assistance Budget:	
Personal Services.....	\$ 2,740,00
Regular Operating Expenses	\$ 89,83
Travel.....	\$ 79,80
Motor Vehicle Equipment Purchases	\$ -0
Publications and Printing.....	\$ 19,00
Equipment Purchases.....	\$ 7,00
Computer Charges	\$ 10
Real Estate Rentals	\$ 132,50
Telecommunications	\$ 51,57
Per Diem, Fees and Contracts	\$ 6,00
Postage.....	\$ 25,30
Total Funds Budgeted	\$ 3,151,11
State Funds Budgeted.....	\$ 2,849,83
Total Positions Budgeted	15
Authorized Motor Vehicles	
2. Veterans Home and Nursing Facility	
Milledgeville Budget:	
Capital Outlay	\$ -0
Equipment Purchases.....	\$ 52,00
Regular Operating Expenses	
for Projects	\$ 63,70
Operating Expenses/Payments to	
Central State Hospital	\$ 6,397,80
Total Funds Budgeted	\$ 6,513,50
State Funds Budgeted.....	\$ 4,982,27
3. Veterans Nursing Home	
Augusta Budget:	
Capital Outlay	\$ -0

Equipment Purchases.....	\$ 5,250
Regular Operating Expenses for Projects.....	\$ -0-
Operating Expense/Payments to Medical College of Georgia.....	\$ 2,774,442
Total Funds Budgeted.....	\$ 2,779,692
State Funds Budgeted.....	\$ 1,954,634

Budget Unit Object Classes:

Personal Services.....	\$ 2,740,000
Regular Operating Expenses.....	\$ 89,835
Travel.....	\$ 79,800
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 19,000
Equipment Purchases.....	\$ 64,250
Computer Charges.....	\$ 100
Real Estate Rentals.....	\$ 132,500
Telecommunications.....	\$ 51,575
Per Diem, Fees and Contracts.....	\$ 6,000
Capital Outlay.....	\$ -0-
Postage.....	\$ 25,300
Operating Expense/Payments to Central State Hospital.....	\$ 6,397,800
Operating Expense/Payments to Medical College of Georgia.....	\$ 2,774,442
Regular Operating Expenses for Projects.....	\$ 63,700
Total Positions Budgeted.....	157
Authorized Motor Vehicles.....	1

Section 45. Workers' Compensation Board.**Budget Unit: Workers' Compensation**

Board.....	\$ 3,551,880
1. Workers' Compensation Administration Budget:	
Personal Services.....	\$ 2,677,093
Regular Operating Expenses.....	\$ 88,540
Travel.....	\$ 51,300
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 41,000
Equipment Purchases.....	\$ 4,200
Computer Charges.....	\$ 62,520
Real Estate Rentals.....	\$ 211,448
Telecommunications.....	\$ 64,000
Per Diem, Fees and Contracts.....	\$ 66,500
Postage.....	\$ 53,000
Total Funds Budgeted.....	\$ 3,319,701
State Funds Budgeted.....	\$ 3,266,159
Total Positions Budgeted.....	127
2. Vocational Rehabilitation Budget:	
Personal Services.....	\$ 231,970
Regular Operating Expenses.....	\$ 8,786
Travel.....	\$ 11,000
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 3,000
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ 525

Real Estate Rentals	\$ 21,779
Telecommunications	\$ 5,000
Per Diem, Fees and Contracts	\$ 5,300
Postage.....	\$ 3,000
Total Funds Budgeted	\$ 290,360
State Funds Budgeted.....	\$ 285,721
Total Positions Budgeted	12

Budget Unit Object Classes:

Personal Services.....	\$ 2,909,063
Regular Operating Expenses	\$ 97,426
Travel.....	\$ 62,300
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 44,000
Equipment Purchases.....	\$ 4,200
Computer Charges	\$ 63,045
Real Estate Rentals	\$ 233,227
Telecommunications	\$ 69,000
Per Diem, Fees and Contracts	\$ 71,800
Postage.....	\$ 56,000
Total Positions Budgeted	139
Authorized Motor Vehicles	1

**Section 46. State of Georgia General
Obligation Debt Sinking Fund.**

- A. Budget Unit: State of Georgia General
Obligation Debt Sinking
Fund (Issued).....\$ 39,747,850
- B. Budget Unit: State of Georgia General
Obligation Debt Sinking
Fund (New)\$ 16,459,000

Provided, that from the above appropriated amount for the State of Georgia General Obligation Debt Sinking Fund, \$9,130,000 is specifically appropriated for the purpose of financing the expansion of the Georgia World Congress Center through the issuance of not more than \$83,000,000 in principal amount of General Obligation Debt.

Provided, that from the above appropriated amount for State of Georgia General Obligation Debt Sinking Fund, \$770,000 is specifically appropriated for the purpose of constructing and equipping facilities on property in Atlanta, Georgia, through the issuance of not more than \$7,000,000 in principal amount of General Obligation Debt.

Provided, that from the above appropriated amount for the State of Georgia General Obligation Debt Sinking Fund, \$880,000 is specifically appropriated for the purpose of financing the expansion of the Middle Georgia Correctional Institution - Women's Unit at Hardwick, Georgia, through the issuance of not more than \$8,000,000 in principal amount of General Obligation Debt.

Provided, that from the above appropriated amount for the State of Georgia General Obligation Debt Sinking Fund, \$3,465,000 is specifically appropriated for the purpose of financing a new construction program which consists of the acquisition of land (if needed) and the construction and equipping of buildings and facilities at various institutions under the control of the State Board of Regents at the University System through the issuance of not more than \$31,500,000 in principal amount of General Obligation Debt.

Provided, that from the above appropriated amount for the State of Georgia General Obligation Debt Sinking Fund, \$2,214,000 is specifically appropriated for the purpose of financing a school construction program throughout the State of Georgia, which will consist of the construction and equipping of school buildings and facilities, including vocational education comprehensive high schools, through the issuance of not more than \$20,127,000 in principal amount of General Obligation Debt.

Section 47. In addition to all other appropriations for the fiscal year ending June 30, 1982 there is hereby appropriated \$2,425,000 for the purpose of providing funds for the operation of regional farmers' markets in the Department of Agriculture, and there is hereby appropriated \$5,503,400 for the purpose of providing operating funds for the State physical health laboratories (\$175,000 - Budget Unit "A") and for State mental health/mental retardation institutions (\$5,328,400 - Budget Unit "C") in the Department of Human Resources. Provided, further, the Office of Planning and Budget is hereby authorized to transfer funds from this section to the Department's budget on a quarterly basis in an amount equal to that which the Department remits to the Fiscal Division of the Department of Administrative Services from agency fund collections.

Section 48. In addition to all other appropriations for the fiscal year ending June 30, 1982, there is hereby appropriated \$13,000,000 to cover an increase in State contributions for Employee Health Insurance.

Section 49. Cost-of-Living Increases. In addition to all other appropriations for the fiscal year ending June 30, 1982, there is hereby appropriated \$166,361,201 for the purposes described herein: 1) An increase of 8% with a \$700 minimum for employees of the executive, judicial and legislative branch of state government, effective July 1, 1981; 2) For teachers, public librarians and other instructional and support personnel, a salary increase sufficient to give the beginning teacher a 10% increase on the "new schedule" as adopted in Senate Committee substitute to H. B. 163; 3) For school bus drivers, a 10% salary increase, effective July 1, 1981; 4) For university system employees, a 9% salary increase, to be effective September 1, 1981 for academic contracted personnel; 5) A 9% salary increase, effective July 1, 1981, for non-academic personnel, and fiscal year contracted personnel of the university system and employees of the Athens and Tifton Veterinary Laboratories; and 6) An increase of 8% for State officials whose salary is set by Act 755 (H.B. 262) of the 1978 Regular Session of the Georgia General Assembly, as authorized in Section 2 of said Act, and for secretaries for whom salaries are set by Act 279 (H.B. 360) of the 1977 Regular Session of the Georgia General Assembly, effective July 1, 1981.

Provided, further, that of the above appropriation for cost-of-living increases, \$78,000 is designated and committed for the Poultry Veterinary Diagnostic Laboratories and an additional \$678,000 is designated and committed for the Cooperative Extension Service (\$360,000) and the Agricultural Experiment Station (\$318,000).

Provided, further, that no funds shall be transferred from this section without prior review and approval by the Legislative Budget Office.

Section 50. In addition to all other appropriations for the fiscal year ending June 30, 1982, there is hereby appropriated \$2,754,346 to be allocated to various state agencies for the purpose of paying quarterly premiums for workers' compensation payments to the Department of Administrative Services. Provided, further, the Office of Planning and Budget shall designate the amount to be allotted to each agency from this section, and shall maximize the use of available federal matching funds for this purpose.

Section 51. In addition to all other appropriations for the fiscal year ending June 30, 1982, there is hereby appropriated \$1,346,963 to increase the mileage reimbursement rate for privately owned vehicles from eighteen cents (\$.18) per mile to twenty cents (\$.20) per mile, to be effective July 1, 1981.

Section 52. It is the intent of this General Assembly that to the greatest extent feasible, the Georgia Building Authority (Hospital) and Georgia Building Authority (Penal) utilize existing surplus funds for payments to bond trustees for unmatured issues to eliminate the necessity of debt-service appropriations in Fiscal Year 1982 and thereafter.

Section 53. It is the intent of this General Assembly that each and every agency, board, commission and authority receiving appropriations in this Act shall develop and

enforce stringent regulations relating to the use of motor vehicles owned, leased or rented by the State, including provisions that employees authorized to utilize State vehicles for commuting to and from work shall not use such vehicles except for official State business.

Provided, further, it is the intent of this General Assembly that each State agency utilizing xerographic reproducing equipment maintain a log for each unit of equipment indicating the date, number of copies and such other data determined appropriate to conserve the utilization of such equipment. It is the further intent of this General Assembly that each State agency implement procedures to control usage of long-distance, GIST and credit card telephone calls, in order to mitigate the State's cost therefor.

Section 54. It is the intent of this General Assembly that to the extent to which Federal funds become available in amounts in excess of those contemplated in this Appropriations Act, such excess Federal funds shall be applied as follows, whenever feasible:

First, to supplant State funds which have been appropriated to supplant Federal funds, which such supplanted State funds shall thereupon be removed from the annual operating budgets; and

Second, to further supplant State funds to the extent necessary to maintain the effective matching ratio experienced in the immediately preceding fiscal year, which such supplanted State funds shall thereupon be removed from the annual operating budgets.

It is the further intent of this General Assembly that the Office of Planning and Budget utilize its budgetary and fiscal authority so as to accomplish the above-stated intent to the greatest degree feasible; and that at the end of this fiscal year, said Office of Planning and Budget provide written notice to the members of the Appropriations Committees of the Senate and House of Representatives of the instances of noncompliance with the stated intent of this Section.

Section 55. It is the intent of this General Assembly that each agency for which an appropriation is authorized herein shall maintain financial records in such a fashion as to enable the State Auditor to readily determine by Object Class the expenditures of each activity contained in this Appropriations Act.

Section 56. In addition to all other appropriations, there is hereby appropriated as needed, a specific sum of money equal to each refund authorized by law, which is required to make refund of taxes and other monies collected in error, former gasoline tax refund and any other refunds specifically authorized by law. No wholesale distributor of motor fuel shall be entitled to a refund covering shrinkage in the process of retailing motor fuel as authorized by Act of Georgia General Assembly of 1947 (Ga. Laws 1947, p. 1115), by virtue of the said wholesale distributor being engaged in retailing motor fuel.

Section 57. No State appropriations authorized under this Act shall be used to continue programs currently funded by 100% Federal funds.

Section 58. Provided further that no State funds in this appropriation shall be paid to or on behalf of Georgia Indigent Legal Services or its affiliates, nor shall any State facilities be made available for their use, including but not limited to the Georgia Interactive Statewide Telecommunications Network either directly or indirectly.

Section 59. In accordance with the requirements of Article IX, Section VI, Paragraph 1a of the Constitution of the State of Georgia, as amended, there is hereby appropriated payable to each department, agency, or institution of the State sums sufficient to satisfy the payments required to be made in each year, under lease contracts now in existence or as provided for in this Appropriations Act between any department, agency, or institution of the State, and any authority created and activated at the time of the effective date of the aforesaid constitutional provision, as amended, or appropriated for the fiscal year beginning July 1, 1981, and for each and every fiscal year thereafter, until all payments

required under lease contracts have been paid in full, and if for any reason any of the sums herein provided under any other provision of this Act are insufficient in any year to make the required payments in full, there shall be taken from other funds appropriated to the department, agency or institution involved, an amount sufficient to satisfy such deficiency in full and the lease payment constitutes a first charge on all such appropriations.

The General Assembly declares that the sums hereby appropriated for lease rentals are to pay the general obligations of the State incurred under valid lease contracts and such appropriations are to be paid from the general funds of the State as a first charge upon General Funds.

Section 60. All expenditures and appropriations made and authorized under this Act shall be according to the programs and activities as specified in the Governor's recommendations contained in the Budget Report submitted to the General Assembly at the 1981 regular session, except as otherwise specified in this Act; provided, however, the Director of the Budget is authorized to make internal transfers within a budget unit between objects, programs, and activities subject to the conditions that no funds whatsoever shall be transferred for use in initiating or commencing any new program or activity not currently having an appropriation of State funds, nor which would require operating funds or capital outlay funds beyond fiscal year 1982, and provided, further, that no funds whatsoever shall be transferred between objects without the prior approval of at least eleven (11) members of the Fiscal Affairs Subcommittees in a meeting called to consider said transfers. This Section shall apply to all funds of each budget unit from whatever source derived. The State Auditor shall make an annual report to the Appropriations Committees of the Senate and House of Representatives of all instances revealed in his audit in which the expenditures by object class of any department, bureau, board, commission, institution or other agency of this State are in violation of this Section or in violation of any amendments properly approved by the Director of the Budget. In those cases in which the aforesaid Budget Report contains no recommendation by the Governor of expenditures as to objects, the Director of the Budget, except as to the Legislative and Judicial Branches of the Government, is authorized to allocate as to object such funds as he deems proper, but he shall not approve any operating budget containing any such allocation until such shall be submitted and approved in the same manner and under the same conditions provided hereinbefore for transfers.

Section 61. Wherever in this Act the term "Budget Unit Object Classes" is used, it shall mean that the object classification following such term shall apply to the total expenditures within the Budget Unit, and shall supersede the object classification shown in the Budget Report for F.Y. 1982 submitted to the General Assembly at the 1981 regular session.

Section 62. It is the intent of the General Assembly that for the purposes of this Act,

(1) Authorized motor vehicles are defined as sedans, pick-up trucks, vans, station wagons and any other such vehicles for street and highway use, and

(2) The number of authorized motor vehicles indicated for each budget unit shall include leased vehicles and State-owned vehicles, and

(3) The Departments are not authorized to accept vehicles from surplus property to increase the number authorized in this Act unless specifically approved by this General Assembly.

Section 63. The Office of Planning and Budget is hereby directed to economize wherever possible and in the event any part of the appropriations provided in the foregoing Section of this Act shall be in excess of the actual approved budget allotments for the fiscal year, the amounts so in excess, as determined by the Office of Planning and Budget, shall cease to be an obligation of the State.

Section 64. TOTAL APPROPRIATIONS

F.Y. 1982\$ 3,445,500,000

Section 65. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 66. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Vaughn of the 57th moved that the House disagree to the Senate substitute to HB 163.

The motion prevailed.

Under the general order of business, established by the Committee on Rules, the following Bill and Resolution of the House and Senate were taken up for consideration and read the third time:

HR 337. By: Representatives Ross of the 76th, Russell of the 64th, Johnson of the 66th Benefield of the 72nd, Buck of the 95th and others:

A RESOLUTION

Providing for the creation of the House Study Committee on Vocational-Technical Education; and for other purposes.

WHEREAS, over the past decade it has been reported by numerous research agencies that there have been significant changes in demographic and societal factors affecting the traditional target populations of the public postsecondary nonbaccalaureate, educational delivery system in and outside of Georgia; and

WHEREAS, Georgia already has in place the essential components of a potentially outstanding vocational-technical education delivery system model providing those components become well articulated and coordinated; and

WHEREAS, the General Assembly needs an official fact-finding body of its own to continue to examine vocational education so that it may act knowledgeably in the best interest of Georgia citizens.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES that there is hereby created the Study Committee on Vocational-Technical Education. The committee shall be composed of four members of the House University System Committee and four members of the House Education Committee, appointed by the Speaker of the House. The Chairman of each Committee will appoint, from his members, a co-chairman to serve the subcommittee. The committee is authorized to conduct meetings and hearings in such places and at such times as it may deem necessary and to do other things consistent with this resolution, which are necessary to perform its duties and accomplish the objectives and purposes of this resolution. Each legislative member shall receive the expenses and allowances authorized by law for legislative members of interim legislative committees, but shall receive the same for not more than ten days. The committee shall make a report of its findings and recommendations no later than December 31, 1981, at which time the committee shall stand abolished unless legislative action to continue the committee is taken during the 1982 regular session of the General Assembly.

BE IT FURTHER RESOLVED that the committee shall consult with and seek the advice of appropriate educational research bodies, organizations, and knowledgeable persons in developing their recommendations. The educational bodies and organizations to be consulted shall include, but shall not be limited to The American Vocational Association,

The American Association of Junior/Community Colleges, the Office of Planning and Budget, the State Board of Education, the Georgia Vocational Association, the State Board of Regents, the Georgia School Boards Association, representatives of the organizations representing the presidents of junior colleges and directors of area vo-tech schools, Georgia Association of Educational Leaders, Georgia Association of School Superintendents, and such other associations and research agencies, and persons as determined by the committee. The committee is further authorized to reimburse actual travel expenses of persons consulting with the committee at its request. The funds necessary to carry out the purposes of this resolution shall come from funds appropriated to or available to the legislative branch of government. The Georgia Educational Improvement Council shall serve the committee in staff capacity.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the ayes were 107, nays 1.

The Resolution, having received the requisite constitutional majority, was adopted.

SB 395. By: Senators Reynolds of the 48th and Brown of the 47th: A BILL to amend the "Executive Reorganization Act of 1972," so as to provide for the transfer of the functions of the Georgia Intracoastal Waterway Commission to the Georgia Department of Transportation; to provide for specific repeal; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 95, nays 0.

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

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

Mr. Speaker:

The Senate insists on its substitutes to the following Bills of the House:

HB 3. By: Representatives Bolster of the 30th, Collins of the 144th, Castleberry of the 111th, Marcus of the 26th, Sizemore of the 136th, and others: A BILL to revise, modernize, and update certain revenue laws and laws relating to the raising and expenditure of public revenues in this State; to amend Code Title 91A, known as the Georgia Public Revenue Code, so as to update a reference to the Internal Revenue Code of 1954; to change the residency period required of the State Revenue Commissioner; and for other purposes.

HB 163. By: Representatives Lambert of the 112th, Argo of the 63rd, Harris of the 8th, Vaughn of the 57th, Collins of the 144th and Murphy of the 18th: A BILL to make and provide appropriations for the fiscal year beginning July 1, 1981, and ending June 30, 1982; and for other purposes.

The following Bill of the House was taken up for the purpose of considering the Senate amendment thereto:

HB 685. By: Representatives Rainey of the 135th, Peters of the 2nd, Triplett of the 128th and Ralston of the 7th: A BILL to amend Code Title 45, known as the "Game

and Fish Code," so as to increase the resident and nonresident commercial saltwater fishing license fees; to increase a certain commercial fishing boat license fee; and for other purposes.

The following Senate amendment was read:

Amend HB 685 by inserting in line 4 on page 1 between the word and semicolon "fees;" and the words "to increase" the following:

"to provide for a resident and nonresident commercial eel fishing license;"

By inserting in line 5 on page 1 between the word and semicolon "fee;" and the words "to provide" the following:

"to provide that it shall be unlawful to fish commercially for eels except with a valid commercial eel fishing license;"

By renumbering Section 2 as Section 3 and by adding a new Section 2 to read as follows:

"Section 2. Said Code Title is further amended by adding at the end of subsection (e) of Code Section 45-303 two new paragraphs (5) and (6) to read as follows:

- | | |
|--|----------------|
| '(5) Resident Commercial
eel fishing license | Season 25.00 |
| '(6) Nonresident Commercial
eel fishing license | Season 100.00" |

By renumbering Sections 3, 4, and 5 as Sections 5, 6, and 7, respectively, and by adding a new Section 4 to read as follows:

"Section 4. Said Code Title is further amended by inserting in subsection (a) of Code Section 45-815, between the word 'commercial' and the words 'fishing license' the word 'eel' so that when so amended said subsection (a) shall read as follows:

'(a) It shall be unlawful to fish commercially for adult eels except with a valid commercial eel fishing license and a valid commercial fishing boat license as prescribed in Section 45-303, and except in those areas where saltwater commercial catfishing is permitted as provided in Section 45-814, and except in those areas where commercial crab traps are permitted as provided in Section 45-909, and except in those waters specifically opened to such taking by the Board.'"

Representative Triplett of the 128th moved that the House agree to the Senate amendment to HB 685.

On the motion, the ayes were 99, nays 0.

The motion prevailed.

Under the general order of business, established by the Committee on Rules, the following Bill of the Senate was again taken up for consideration:

SB 347. By: Senators Reynolds of the 48th, Wessels of the 2nd, Brown of the 47th and Coleman of the 1st: A BILL to amend Code Title 95A, known as the Georgia Code of Public Transportation, so as to provide for the establishment of a lien upon motor vehicles owned by any person who becomes indebted to the state from assessments resulting from overweight motor vehicle citations; and for other purposes.

The following amendment was read and adopted:

Representative Ham of the 80th moves to amend SB 347 by adding after the word "agency" on line 23 of page 2, the following:

" , or if judicial review is had in accordance with the Georgia Administrative Procedure Act, then within 30 days after final judicial review is terminated."

The report of the Committee, which was favorable to the passage of the Bill, was agreed to, as amended.

On the passage of the Bill, as amended, the ayes were 108, nays 3.

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

Under the general order of business, established by the Committee on Rules, the following Bill of the Senate was taken up for consideration and read the third time:

SB 392. By: Senator Fincher of the 54th: A BILL to provide for a third judge of the superior court of the Conasauga Judicial Circuit of Georgia; to provide for the election and terms of office of said judge; to require candidates to designate the place for which they are offering; to prescribe the powers, duties, dignity, jurisdiction, privileges, and immunities; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Scott,D
Y Adams,M	Connell	Hawkins	Y McDonald	N Shepard
Y Aiken	Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	N Miles	Sizemore
Y Argo	Y Crawford	Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Smyre
Y Barger	Cummings	Y Hutchinson	Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Thomas
Y Benefield	N Davis,J	Jackson,N	Y Oliver	Y Thompson
Benn	Davis,L	Y Jackson,W	Y Padgett	Townsend
Birdsong	Dean	Y Jessup	Y Parham	Triplett
Bishop	Y Dent	Johnson,G	Y Patten	Y Tuten
Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Y Phillips,L.L	Veazey
Y Buck	Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
N Burton	Y Felton	Y Lambert	Pilewicz	Y Wall
Y Byrd	Fortune	N Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	N Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B.J
Y Chance	Ginsberg	Y Long	Y Reaves	Williams,H
Y Cheeks	Glover	Lord	Richardson	Williams,R
Y Childers	N Godbee	Lowe	Y Robinson	Y Wilson
Y Childs	Greer	Y Lucas	Y Rose	Y Wood,J
Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Russell	Speaker Murphy

On the passage of the Bill, the ayes were 122, nays 7.

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

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

Mr. Speaker:

The Senate has passed, by substitute, by the requisite constitutional majority the following Bill of the House:

HB 469. By: Representative Adams of the 79th: A BILL to amend an Act known as the "Adequate Program for Education in Georgia Act," so as to change the provisions relating to capital facility improvements; to provide financial support for the construction of adequate facilities when two or more systems agree to combine in a certain manner; and for other purposes.

The Senate has disagreed to the House substitute to the following Bills of the Senate:

SB 82. By: Senators Cobb of the 28th and Reynolds of the 48th: A BILL to amend Code Chapter 26-18 of the Criminal Code of Georgia, relating to theft offenses, so as to change the penalty provisions relating to certain theft crimes; to provide the punishment for the offense of motor vehicle theft; and for other purposes.

SB 114. By: Senators Barnes of the 33rd, Allgood of the 22nd, English of the 21st, and Howard of the 42nd: A BILL to amend Code Section 39-1105, relating to fees for advertising, so as to change certain fees; and for other purposes.

Under the general order of business, established by the Committee on Rules, the following Bill of the Senate was taken up for consideration and read the third time:

SB 323. By: Senators Stumbaugh of the 55th, Howard of the 42nd, Allgood of the 22nd and others: A BILL to amend an Act known as the "Development Authorities Law," so as to provide a more effective mechanism whereby local communities can stimulate economic growth and development to attract and attain industrial enterprises, expand local credit and capital, and reduce unemployment; to change the definition of the word "project"; to provide an effective date; and for other purposes.

The following Committee substitute was read and withdrawn by unanimous consent:

A BILL

To amend an Act known as the "Development Authorities Law," approved March 28, 1969 (Ga. Laws 1969, p. 137), as amended, particularly by an Act approved March 27, 1978 (Ga. Laws 1978, p. 1162), so as to provide a more effective mechanism whereby local communities can stimulate economic growth and development to attract and attain industrial enterprises, expand local credit and capital, and reduce unemployment; to change the definition of the word "project"; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act known as the "Development Authorities Law," approved March 28, 1969 (Ga. Laws 1969, p. 137), as amended, particularly by an Act approved March 27,

1978 (Ga. Laws 1978, p. 1162), is hereby amended by deleting subparagraph (F) of paragraph (8) of subsection (e) of Section 1 and inserting in lieu thereof a new subparagraph (F), which shall read as follows:

“(F) Hotel and motel facilities for lodging which also may provide meals, provided that such facilities are constructed in connection with and adjacent to convention, sports, or trade show facilities.”

Section 2. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

The following substitute, offered by Representative Lambert of the 112th, was read:

A BILL

To amend an Act known as the “Development Authorities Law,” approved March 28, 1969 (Ga. Laws 1969, p. 137), as amended, particularly by an Act approved March 27, 1978 (Ga. Laws 1978, p. 1162), so as to include in the definition of the word “project” the acquisition, construction, equipping, improvement, modification or expansion of any property, real or personal, for use as or in connection with research and development facilities; to define the term “research and development facilities” and provide for a conclusive determination as to qualification of such facilities; to provide a more effective mechanism whereby local communities can stimulate economic growth and development to attract and attain industrial enterprises, expand local credit and capital, and reduce unemployment; to change the definition of the word “project”; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act known as the “Development Authorities Law,” approved March 28, 1969 (Ga. Laws 1969, p. 137), as amended, particularly by an Act approved March 27, 1978 (Ga. Laws 1978, p. 1162), is hereby amended by adding at the end of paragraph (2) of subsection (e) of Section 1 the following:

“The word ‘project’ shall also mean and include the acquisition, construction, equipping, improvement, modification or expansion of any property, real or personal, for use as or in connection with research and development facilities. For the purpose hereof, the term ‘research and development facilities’ shall mean any property used in whole or in substantial part in conducting basic and applied research for commercial, industrial or governmental institutions in connection with institutions of higher education which is determined by the Authority to contribute to the development and promotion of trade, commerce, industry and employment opportunities for the public good and general welfare in furtherance of the purposes for which the Authority was created. The Authority’s determination as to such matters shall be final and not subject to review.”

Section 2. Said Act is further amended by deleting subparagraph (F) of paragraph (8) of subsection (e) of Section 1 and inserting in lieu thereof a new subparagraph (F), which shall read as follows:

“(F) Hotel and motel facilities for lodging which also may provide meals, provided that such facilities are constructed in connection with and adjacent to convention, sports, or trade show facilities.”

Section 3. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 4. All laws and parts of laws in conflict with this Act are hereby repealed.

An amendment, offered by Representative Castleberry of the 111th, was read and lost.

The following amendment was read:

Representative Widener of the 44th moves to amend the Floor substitute to SB 323 by adding after the first semicolon on line 9 of page 1 the following:

“to require authorities to follow certain competitive bidding procedures;”.

By renumbering Sections 3 and 4 as Sections 4 and 5 and adding a new Section 3 to read as follows:

“Section 3. Said Act is further amended by adding a new Section 4.1 to read as follows:

‘Section 4.1. Any authority hereinbefore or hereafter created by or authorized to be created pursuant to this Act shall be required to let bids for the construction of any facilities, projects, or equipment, the cost of which exceeds \$1,500.00. Such authorities shall be required to accept the lowest responsible bid which meets specifications. Such construction shall be performed by private enterprise. It is the intent of this section to promote private industry and competition and to prevent public authorities from engaging in the business of private enterprise.’”

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

N Aaron	N Coleman	N Harris	N Martin	Y Savage
N Adams,G	Collins	Y Harrison	N Matthews	N Scott,A
Y Adams,J	N Colwell	N Hasty	Y McCollum	N Scott,D
Adams,M	Y Connell	N Hawkins	McDonald	Y Shepard
N Aiken	N Couch	N Hays	N McKinney	N Sherrod
N Andersson	Y Cox	Hill	Y Miles	N Sizemore
N Argo	Y Crawford	N Holmes	N Milford	Smith,T
Y Auten	N Crosby	N Hooks	N Moody	Y Smith,V
N Balkcom	N Culpepper	N Horne	N Moore	Smyre
N Bargerion	Y Cummings	N Hutchinson	N Mostiler	N Snow
N Baugh	Y Darden	N Irvin	N Mullinax	N Steinberg
N Beal	Daugherty	Y Isakson	N Nicholson	N Swann
N Beck	N Davis,B	N Jackson,J	Y Nix	N Thomas
N Benefield	Y Davis,J	Y Jackson,N	N Oliver	Y Thompson
N Benn	Y Davis,L	Y Jackson,W	N Padgett	N Townsend
N Birdsong	N Dean	N Jessup	N Parham	N Triplett
N Bishop	Dent	Johnson,G	Patten	Y Tuten
N Bolster	Y Dixon	N Johnson,R	N Perry	N Twigg
N Branch	Y Dobbs	N Jones,B	N Peters	N Vandiford
N Bray	N Dover	N Jones,H	N Phillips,B	N Vaughn
N Brooks	N Edwards	N Karrh	Y Phillips,L,L	N Veazey
N Buck	Y Elliott	Kemp	Y Phillips,R,T	N Waddle
Y Burruss	N Evans	N Kilgore	Y Phillips,W,R	N Walker
Y Burton	Y Felton	N Lambert	N Pilewicz	Y Wall
N Byrd	N Fortune	N Lane,D	N Pinkston	N Ware
Y Cason	N Foster	N Lane,R	N Rainey	N Watson
Y Castleberry	N Fuller,C	N Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	N Lee	N Ramsey	Y Widener
N Chambliss	N Galer	Logan	N Randall	Y Williams,B,J
N Chance	N Ginsberg	N Long	N Reaves	N Williams,H
N Cheeks	N Glover	Lord	N Richardson	Y Williams,R
Childers	Y Godbee	N Lowe	N Robinson	Y Wilson
N Childs	N Greer	N Lucas	Y Rose	N Wood,J
N Clark,B	N Ham	Y Mangum	N Ross	N Wood,J,T
Y Clark,L	Hamilton	N Mann	Rowland	N Workman
N Colbert	N Hanner	N Marcus	N Russell	Speaker Murphy

On the adoption of the amendment, the ayes were 44, nays 117

The amendment was lost.

The following amendment was read:

Representative Barger on of the 83rd moves to amend the floor substitute to SB 323 by deleting Section 2, page 2, line 15, in its entirety and by renumbering the remaining sections accordingly.

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

N Aaron	N Coleman	N Harris	N Martin	Y Savage
N Adams,G	Y Collins	Y Harrison	N Matthews	N Scott,A
Y Adams,J	Y Colwell	N Hasty	Y McCollum	N Scott,D
N Adams,M	N Connell	N Hawkins	Y McDonald	Y Shepard
Y Aiken	N Couch	N Hays	McKinney	N Sherrod
N Anderson	Y Cox	Hill	N Miles	Y Sizemore
N Argo	Y Crawford	N Holmes	Milford	N Smith,T
Y Auten	Y Crosby	Y Hooks	N Moody	Y Smith,V
N Balkcom	N Culpepper	N Horne	N Moore	N Smyre
Y Barger on	Y Cummings	N Hutchinson	N Mostiler	N Snow
N Baugh	Y Darden	Y Irvin	Y Mullinax	N Steinberg
N Beal	Daugherty	N Isakson	N Nicholson	N Swann
Y Beck	N Davis,B	N Jackson,J	Y Nix	N Thomas
Y Benefield	N Davis,J	Y Jackson,N	N Oliver	Y Thompson
N Benn	N Davis,L	Y Jackson,W	N Padgett	N Townsend
Y Birdsong	N Dean	N Jessup	N Parham	N Triplett
N Bishop	N Dent	Johnson,G	Patten	Y Tuten
N Bolster	Y Dixon	Y Johnson,R	N Perry	Y Twiggs
Y Branch	Y Dobbs	N Jones,B	N Peters	N Vandiford
Y Bray	Y Dover	N Jones,H	N Phillips,B	N Vaughn
N Brooks	N Edwards	N Karrh	Y Phillips,L.L	N Veazey
N Buck	N Elliott	Kemp	N Phillips,R.T	N Waddle
Y Burruss	N Evans	Y Kilgore	Y Phillips,W.R	N Walker
Y Burton	N Felton	N Lambert	N Pilewicz	N Wall
N Byrd	N Fortune	N Lane,D	Pinkston	Y Ware
N Cason	N Foster	N Lane,R	Y Rainey	Y Watson
Y Castleberry	N Fuller,C	N Lawson	Y Ralston	White
Y Chamberlin	N Fuller,K	N Lee	N Ramsey	N Widener
N Chambless	Y Galer	Logan	N Randall	Y Williams,B.J
N Chance	Ginsberg	N Long	N Reaves	N Williams,H
N Cheeks	N Glover	Lord	N Richardson	Y Williams,R
Childers	Y Godbee	N Lowe	N Robinson	Y Wilson
N Childs	N Greer	N Lucas	N Rose	N Wood,J
Y Clark,B	Y Ham	N Mangum	Y Ross	N Wood,J.T
Y Clark,L	Hamilton	N Mann	Rowland	N Workman
N Colbert	N Hanner	N Marcus	N Russell	Speaker Murphy

On the adoption of the amendment, the ayes were 56, nays 107.

The amendment was lost.

The following amendment was read and adopted:

Representative Robinson of the 58th moves to amend the Floor substitute to SB 323 by adding immediately before the quotation mark on line 22 of page 1 the following:

“No project as defined by this subparagraph (F) shall be exempt from any ad valorem taxation.”

Representative Robinson of the 58th moved that the House reconsider its action in adopting the Robinson amendment.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Anderson	Y Baugh	N Birdsong	N Brooks
Y Adams,G	Y Argo	Y Beal	Y Bishop	Y Buck
N Adams,J	N Auten	N Beck	N Bolster	N Burruss
Y Adams,M	N Balkcom	N Benefield	N Branch	N Burton
N Aiken	N Barger on	N Benn	Bray	N Byrd

Y Cason	Y Edwards	Y Jessup	N Mullinax	N Sizemore
N Castleberry	Y Elliott	Johnson,G	Y Nicholson	N Smith,T
N Chamberlin	N Evans	N Johnson,R	N Nix	N Smith,V
N Chambless	Y Felton	Y Jones,B	N Oliver	Y Smyre
Y Chance	N Fortune	Y Jones,H	Y Padgett	Y Snow
N Cheeks	Foster	N Karrh	Y Parham	N Steinberg
N Childers	Y Fuller,C	Kemp	Patten	N Swann
Y Childs	Y Fuller,K	N Kilgore	Y Perry	N Thomas
Y Clark,B	N Galer	Y Lambert	N Peters	Y Thompson
N Clark,L	Ginsberg	Y Lane,D	Y Phillips,B	N Townsend
Y Colbert	Y Glover	N Lane,R	N Phillips,L,L	Y Triplett
Y Coleman	N Godbee	N Lawson	Y Phillips,R,T	N Tuten
N Collins	Y Greer	N Lee	N Phillips,W,R	N Twiggs
N Colwell	N Ham	Logan	N Pilewicz	N Vandiford
N Connell	Hamilton	Y Long	Pinkston	Y Vaughn
Y Couch	Y Hanner	Lord	N Rainey	Y Veazey
N Cox	Y Harris	N Lowe	N Ralston	Y Waddle
N Crawford	N Harrison	Y Lucas	Y Ramsey	Walker
N Crosby	Y Hasty	N Mangum	Y Randall	Y Wall
N Culpepper	Y Hawkins	N Mann	N Reaves	N Ware
N Cummings	N Hays	N Marcus	Y Richardson	N Watson
Y Darden	Hill	Y Martin	Y Robinson	White
Daugherty	N Holmes	N Matthews	Y Rose	N Widener
Y Davis,B	N Hooks	N McCollum	N Ross	N Williams,B,J
N Davis,J	Y Horne	N McDonald	Rowland	Y Williams,H
N Davis,L	Y Hutchinson	McKinney	N Russell	N Williams,R
Y Dean	N Irvin	N Miles	Y Savage	N Wilson
Y Dent	N Isakson	N Milford	Y Scott,A	Y Wood,J
N Dixon	N Jackson,J	N Moody	N Scott,D	N Wood,J,T
N Dobbs	N Jackson,N	N Moore	N Shepard	Y Workman
N Dover	N Jackson,W	N Mostiler	N Sherrod	Speaker Murphy

On the motion, the ayes were 65, nays 97.

The motion was lost.

Representative Burruss of the 21st moved that the House reconsider its action in failing to adopt the Castleberry amendment.

On the motion, the roll call was ordered and the vote was as follows:

N Aaron	Y Clark,B	N Glover	Y Lee	Pinkston
Y Adams,G	Y Clark,L	Y Godbee	Logan	Y Rainey
Y Adams,J	N Colbert	N Greer	N Long	Y Ralston
N Adams,M	N Coleman	Y Ham	Lord	N Ramsey
Y Aiken	Y Collins	Hamilton	N Lowe	N Randall
Y Anderson	Y Colwell	N Hanner	N Lucas	Y Reaves
N Argo	Y Connell	N Harris	N Mangum	N Richardson
Y Auten	N Couch	Y Harrison	Y Mann	N Robinson
N Balkcom	Y Cox	N Hasty	N Marcus	N Rose
Y Barger	Y Crawford	N Hawkins	N Martin	N Ross
N Baugh	Y Crosby	N Hays	Y Matthews	Rowland
N Beal	Culpepper	Hill	Y McCollum	N Russell
N Beck	Y Cummings	N Holmes	Y McDonald	Y Savage
Y Benefield	N Darden	Y Hooks	N McKinney	N Scott,A
N Benn	Daugherty	N Horne	N Miles	N Scott,D
Y Birdsong	N Davis,B	N Hutchinson	N Milford	N Shepard
N Bishop	N Davis,J	Y Irvin	Y Moody	Y Sherrod
N Bolster	N Davis,L	N Isakson	Y Moore	Y Sizemore
Y Branch	N Dean	N Jackson,J	N Mostiler	N Smith,T
Y Bray	N Dent	Y Jackson,N	Y Mullinax	Y Smith,V
N Brooks	Y Dixon	Y Jackson,W	N Nicholson	N Smyre
N Buck	Y Dobbs	N Jessup	Y Nix	N Snow
Y Burruss	Y Dover	Johnson,G	N Oliver	N Steinberg
N Burton	N Edwards	Y Johnson,R	N Padgett	N Swann
Y Byrd	N Elliott	N Jones,B	N Parham	Y Thomas
N Cason	Y Evans	N Jones,H	Patten	N Thompson
Y Castleberry	Y Felton	N Karrh	N Perry	N Townsend
Y Chamberlin	N Fortune	Kemp	Y Peters	N Triplett
Y Chambless	Y Foster	Y Kilgore	N Phillips,B	Y Tuten
N Chance	N Fuller,C	N Lambert	Y Phillips,L,L	Y Twiggs
Y Cheeks	N Fuller,K	Y Lane,D	N Phillips,R,T	N Vandiford
Y Childers	Y Galer	Y Lane,R	Y Phillips,W,R	N Vaughn
N Childs	N Ginsberg	N Lawson	N Pilewicz	N Veazey

N Waddle	Y Ware	N Widener	Y Williams,R	N Wood,J.T
Walker	Y Watson	Y Williams,B.J	Y Wilson	N Workman
N Wall	White	N Williams,H	N Wood,J	Speaker Murphy

On the motion, the ayes were 71, nays 95.

The motion was lost.

The floor substitute, as amended, was adopted.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to, by substitute, as amended.

On the passage of the Bill, by substitute, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	N Collins	N Harrison	N Matthews	Y Scott,A
N Adams,J	N Colwell	Y Hasty	N McCollum	Y Scott,D
Y Adams,M	N Connell	Y Hawkins	N McDonald	N Shepard
N Aiken	Y Couch	Y Hays	Y McKinney	N Sherrod
N Anderson	N Cox	Hill	N Miles	N Sizemore
Y Argo	N Crawford	Y Holmes	Y Milford	Y Smith,T
N Auten	N Crosby	N Hooks	Y Moody	N Smith,V
N Balkcom	Y Culpepper	Y Horne	N Moore	Smyre
N Bargerion	N Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	N Darden	N Irvin	N Mullinax	Y Steinberg
Y Beal	Daugherty	N Isakson	Y Nicholson	Y Swann
N Beck	N Davis,B	Y Jackson,J	N Nix	N Thomas
N Benefield	N Davis,J	N Jackson,N	Y Oliver	N Thompson
Y Benn	Y Davis,L	N Jackson,W	Y Padgett	Y Townsend
N Birdsong	Y Dean	Y Jeasup	Y Parham	Y Triplett
Y Bishop	Y Dent	Johnson,G	Patten	N Tuten
Y Bolster	N Dixon	N Johnson,R	Y Perry	N Twiggs
N Branch	N Dobbs	Y Jones,B	N Peters	Y Vandiford
Bray	N Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	N Phillips,L.L	Y Veazey
Y Buck	Y Elliott	Kemp	Y Phillips,R.T	Y Waddle
N Burruss	N Evans	N Kilgore	N Phillips,W.R	Y Walker
N Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	N Ware
Y Cason	Y Foster	N Lane,R	N Rainey	N Watson
N Castleberry	Y Fuller,C	Y Lawson	N Ralston	White
N Chamberlin	Y Fuller,K	N Lee	Y Ramsey	N Widener
N Chambleas	N Galer	Logan	Y Randall	N Williams,B.J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Lord	Y Richardson	Y Williams,R
N Childers	N Godbee	Y Lowe	Y Robinson	N Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	N Wood,J
Y Clark,B	N Ham	Y Mangum	Y Ross	Y Wood,J.T
N Clark,L	Hamilton	N Mann	Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, by substitute, as amended, the ayes were 95, nays 71.

The Bill, having received the requisite constitutional majority, was passed, by substitute, as amended.

Representative Kilgore of the 65th gave notice that at the proper time he would move that the House reconsider its action in giving the requisite constitutional majority to SB 323, by substitute, as amended.

The following Bills of the House were taken up for the purpose of considering the Senate's insistence on its position in substituting the same:

HB 163. By: Representatives Lambert of the 112th, Argo of the 63rd, Harris of the 8th, Vaughn of the 57th, Collins of the 144th and Murphy of the 18th: A BILL to

make and provide appropriations for the fiscal year beginning July 1, 1981, and ending June 30, 1982; and for other purposes.

Representative Vaughn of the 57th moved that the House adhere to its position in disagreeing to the Senate substitute to HB 163 and that a Committee of Conference be appointed on the part of the House to confer with a like committee on the part of the Senate.

The motion prevailed.

The Speaker appointed as a Committee of Conference on the part of the House, the following members:

Representatives Harris of the 8th, Vaughn of the 57th, and Collins of the 144th.

HB 3. By: Representatives Bolster of the 30th, Collins of the 144th, Castleberry of the 111th, Marcus of the 26th, Sizemore of the 136th, and others: A BILL to revise modernize, and update certain revenue laws and laws relating to the raising and expenditure of public revenues in this State; to amend Code Title 91A, known as the Georgia Public Revenue Code, so as to update a reference to the Internal Revenue Code of 1954; to change the residency period required of the State Revenue Commissioner; and for other purposes.

Representative Bolster of the 30th moved that the House adhere to its position in amending the Senate substitute to HB 3 and that a Committee of Conference be appointed on the part of the House to confer with a like committee on the part of the Senate.

The motion prevailed.

The Speaker appointed as a Committee of Conference on the part of the House, the following members:

Representatives Bolster of the 30th, Burruss of the 21st, and Castleberry of the 111th.

The following Bill of the Senate was taken up for the purpose of considering the Senate's disagreeing to the House substitute thereto:

SB 114. By: Senators Barnes of the 33rd, Allgood of the 22nd, English of the 21st, and Howard of the 42nd: A BILL to amend Code Section 39-1105, relating to fees for advertising, so as to change certain fees; and for other purposes.

Representative Darden of the 19th moved that the House insist on its position in substituting SB 114.

The motion prevailed.

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

Mr. Speaker:

The Senate has passed, as amended, by the requisite constitutional majority the following Bills of the House:

- HB 273. By: Representative Connell of the 87th: A BILL to amend an Act providing a pension system for the retirement of certain employees of the City of Augusta, so as to clarify the conditions for the receipt of pension benefits on account of disability; and for other purposes.
- HB 934. By: Representatives Veazey and Perry of the 146th: A BILL to amend an Act placing the judge of the Probate Court of Tift County upon a salary in lieu of a fee basis, so as to authorize the board of commissioners of Tift County to fix the salary of the judge of the Probate Court of Tift County; and for other purposes.
- HB 935. By: Representatives Veazey and Perry of the 146th: A BILL to amend an Act placing the tax commissioner of Tift County upon a salary, so as to authorize the board of commissioners of Tift County; to fix the salary of the tax commissioner of Tift County; to provide for minimum and maximum limits; and for other purposes.
- HB 936. By: Representatives Veazey and Perry of the 146th: A BILL to amend an Act placing the clerk of the Superior Court of Tift County upon a salary in lieu of a fee basis of compensation, so as to authorize the board of commissioners of Tift County to fix the salary of the clerk of the Superior Court of Tift County; and for other purposes.
- HB 938. By: Representatives Veazey and Perry of the 146th: A BILL to amend an Act placing the sheriff of Tift County on a salary basis, so as to authorize the board of commissioners of Tift County to fix the salary of the sheriff of Tift County; to provide for minimum and maximum limits; and for other purposes.
- HB 954. By: Representatives Colwell and Twiggs of the 4th: A BILL to amend an Act providing a salary for the Sheriff of Union County in lieu of the fee system, so as to change the provisions relative to expenses for the sheriff's office; to provide for budgeting such expenses; and for other purposes.
- HB 260. By: Representative Lowe of the 43rd: A BILL to amend an Act creating the State Court of Fulton County, so as to change the provisions relative to the jurisdictions of the magistrate; and for other purposes.

The Senate has passed, by substitute, by the requisite constitutional majority the following Bills of the House:

- HB 639. By: Representatives Dent of the 85th and Cheeks of the 89th: A BILL to amend an Act known as the "Augusta-Richmond County Coliseum Act," so as to provide for the applicability of the doctrine of sovereign immunity to the Augusta-Richmond County Coliseum Authority, with the exception of any contractual rights of bondholders of revenue bonds issued by the Augusta-Richmond County Coliseum Authority; and for other purposes.
- HB 951. By: Representatives Hutchinson of the 133rd, McCollum of the 134th and Chambliss of the 131st: A BILL to amend an Act providing a new charter for the City of Albany, so as to establish the corporate limits of the City of Albany; and for other purposes.

The Senate has passed, as amended, by the requisite constitutional majority the following Bill of the House:

HB 181. By: Representatives Coleman of the 118th, Ramsey of the 3rd and Hanner of the 130th: A BILL to amend Code Chapter 3-10, relating to limitation of actions for torts, so as to limit the liability of law enforcement officers under certain circumstances; and for other purposes.

The following Bills of the House were taken up for the purpose of considering the Senate substitute or amendments thereto:

HB 916. By: Representatives Nicholson of the 88th and Padgett of the 86th: A BILL to amend an Act to provide and fix the compensation of certain elected officials in certain counties of this state, so as to change the salaries of certain officials in said counties; to prohibit certain officials from engaging in the private practice of law; and for other purposes.

The following Senate substitute was read:

A BILL

To amend an Act to provide and fix the compensation of certain elected officials in certain counties of this state, approved March 24, 1976 (Ga. Laws 1976, p. 3155), as amended, particularly by an Act approved March 21, 1980 (Ga. Laws 1980, p. 3723), so as to change the salaries of certain officials in said counties; to prohibit certain officials from engaging in the private practice of law; to provide for an automatic repeal of certain provisions; to provide for the applicability of other laws; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act to provide and fix the compensation of certain elected officials in certain counties of this state, approved March 24, 1976 (Ga. Laws 1976, p. 3155), as amended, particularly by an Act approved March 21, 1980 (Ga. Laws 1980, p. 3723), is hereby amended by striking Section 1 of said Act in its entirety and substituting in lieu thereof a new Section 1 to read as follows:

"Section 1. (a) (1) In all counties of this state having a population of not less than 145,000 nor more than 165,000, according to the 1970 United States decennial census or any future such census, the following elected officials in such counties shall receive a monthly salary as provided:

clerk of superior court	\$1,874.25	<u>\$1,967.70</u>
judge of probate court	\$2,143.74	<u>\$2,358.40</u>
tax commissioner	\$1,995.00	<u>\$2,225.22</u>
judge of state court	\$2,916.66	<u>\$3,208.33</u>
solicitor of state court	\$1,424.43	<u>\$1,495.20</u>
coroner	\$ 982.80	<u>\$1,200.00</u>
judge of civil court	\$2,259.60	<u>\$2,416.66</u>
associate judge of civil court	\$1,874.25	<u>\$2,250.00</u>
chairman, board of commissioners	\$ 783.33	<u>\$ 822.50</u>
county commissioners	\$ 583.33	<u>\$ 612.50</u>
district attorney	\$ 625.62	<u>\$ 657.30</u>

judges of the superior court.....	\$ 848.24	\$ 890.65
sheriff	\$2,452.80	\$2,575.65.

Provided, however, that the judge of the state court and the associate judge of the civil court shall not be permitted to engage in the private practice of law.

(2) Effective on the date the United States Bureau of the Census publishes the advance report which contains the final population figures for the 1980 census, paragraph (1) of this subsection shall be null and void and shall stand repealed in its entirety.

(b) Effective on the date the United States Bureau of the Census publishes the advance report which contains the final population figures for the 1980 census, in all counties of this state having a population of not less than 171,000 nor more than 181,000 according to the 1980 United States decennial census, or any future such census, the following elected officials in such counties shall receive a monthly salary as provided:

clerk of superior court.....	\$1,967.70
judge of probate court.....	\$2,358.40
tax commissioner.....	\$2,225.22
judge of state court.....	\$3,208.33
solicitor of state court.....	\$1,495.20
coroner	\$1,200.00
judge of civil court	\$2,416.66
associate judge of civil court	\$2,250.00
chairman, board of commissioners	\$ 822.50
county commissioners	\$ 612.50
district attorney	\$ 657.30
judges of the superior court.....	\$ 890.65
sheriff	\$2,575.65.

Provided, however, that the judge of the state court and the associate judge of the civil court shall not be permitted to engage in the private practice of law."

Section 2. This Act shall become effective on the first day of the month following the month in which it is approved by the Governor or in which it becomes law without his approval.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

The following amendment was read and adopted:

Representatives Nicholson of the 88th, Padgett of the 86th, Connell of the 87th, and others move to amend the Senate substitute to HB 916 as follows:

By striking on page 2, line 9, the figure "822.50" and inserting in lieu thereof the figure "783.00";

By striking on page 2, line 10, the figure "612.50" and inserting in lieu thereof the figure "583.33";

By striking on page 3, line 7, the figure "822.50" and inserting in lieu thereof the figure "783.33";

And by striking on page 3, line 8, the figure "612.50" and inserting in lieu thereof the figure "583.33".

Representative Padgett of the 86th moved that the House agree to the Senate substitute to HB 916, as amended by the House.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

HB 934. By: Representatives Veazey and Perry of the 146th: A BILL to amend an Act placing the judge of the Probate Court of Tift County upon a salary in lieu of a fee basis, so as to authorize the board of commissioners of Tift County to fix the salary of the judge of the Probate Court of Tift County; and for other purposes.

The following Senate amendment was read:

Amend HB 934 by striking from line 20 of page 1 the following:

“\$15,200.00”,

and inserting in lieu thereof the following:

“\$13,700.00”.

Representative Veazey of the 146th moved that the House agree to the Senate amendment to HB 934.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

HB 938. By: Representatives Veazey and Perry of the 146th: A BILL to amend an Act placing the sheriff of Tift County on a salary basis, so as to authorize the board of commissioners of Tift County to fix the salary of the sheriff of Tift County; to provide for minimum and maximum limits; and for other purposes.

The following Senate amendment was read:

Amend HB 938 by striking on line 18 of page 1 the following:

“\$21,400.00”,

and inserting in lieu thereof the following:

“\$19,600.00”.

Representative Veazey of the 146th moved that the House agree to the Senate amendment to HB 938.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

HB 936. By: Representatives Veazey and Perry of the 146th: A BILL to amend an Act placing the clerk of the Superior Court of Tift County upon a salary in lieu of a fee basis of compensation, so as to authorize the board of commissioners of Tift County to fix the salary of the clerk of the Superior Court of Tift County; and for other purposes.

The following Senate amendment was read:

Amend HB 936 by striking on line 20 of page 1 the following:

“\$16,000.00”,

and inserting in lieu thereof the following:

“\$15,000.00”.

Representative Veazey of the 146th moved that the House agree to the Senate amendment to HB 936.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

HB 935. By: Representatives Veazey and Perry of the 146th: A BILL to amend an Act placing the tax commissioner of Tift County upon a salary, so as to authorize the board of commissioners of Tift County; to fix the salary of the tax commissioner of Tift County; to provide for minimum and maximum limits; and for other purposes.

The following Senate amendment was read:

Amend HB 935 by striking on line 18 of page 1 the following:

“\$16,150.00”,

and inserting in lieu thereof the following:

“\$14,910.00”.

Representative Veazey of the 146th moved that the House agree to the Senate amendment to HB 935.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

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

Mr. Speaker:

The Senate has disagreed to the House amendment to the following Bill of the Senate:

SB 301. By: Senator Land of the 16th: A BILL to amend an Act comprehensively consolidating the laws relating to the State Board of Corrections and to prisons, so as to require outside work of certain inmates of penal institutions during inclement weather under certain conditions; to provide for supervision; and for other purposes.

The Speaker announced the House in recess until 2:30 o'clock, this afternoon.

AFTERNOON SESSION

The Speaker called the House to order.

Representative Bray of the 70th District, Chairman of the Committee on State of Republic, submitted the following report:

Mr. Speaker:

Your Committee on State of Republic has had under consideration the following Resolution of the House and has instructed me to report the same back to the House with the following recommendation:

HR 406 Do Pass

Respectfully submitted,
Bray of the 70th
Chairman

The following Bill of the House was taken up for the purpose of considering the Senate amendment thereto:

HB 260. By: Representative Lowe of the 43rd: A BILL to amend an Act creating the State Court of Fulton County, so as to change the provisions relative to the jurisdictions of the magistrate; and for other purposes.

The following Senate amendment was read:

Amend HB 260 by striking from line 3 and line 4 of page 2 the following:

“or a plea of nolo contendere”.

Representative Lowe of the 43rd moved that the House agree to the Senate amendment to HB 260.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

The following Resolutions of the House were read and adopted:

HR 413. By: Representatives Lee, Johnson, Benefield and Wood of the 72nd: A RESOLUTION commending the Riverdale Senior High School girls basketball team; and for other purposes.

HR 414. By: Representatives Dover of the 11th, Colwell and Twiggs of the 4th and Irvin of the 10th: A RESOLUTION recognizing the White County High School Girls Basketball Team; and for other purposes.

HR 415. By: Representatives Childs of the 51st, Vaughn of the 57th, Williams of the 48th, Davis of the 45th, Aaron of the 56th and others: A RESOLUTION expressing sympathy at the passing of the Honorable R. Winston Harvey, Jr.; and for other purposes.

- HR 416. By: Representatives Childs of the 51st, Vaughn of the 57th, Williams of the 48th, Davis of the 45th, Mangum of the 56th and others: A RESOLUTION expressing sorrow at the passing of Mr. Tommie Dodd, mayor pro tem. of Chamblee; and for other purposes.
- HR 417. By: Representatives Childs of the 51st, Vaughn of the 57th, Greer of the 43rd, Marcus of the 26th, Williams of the 48th and others: A RESOLUTION expressing sorrow at the passing of Mr. Harold Sheats; and for other purposes.
- HR 418. By: Representatives Childs of the 51st, Williams of the 48th, Felton of the 22nd, Aaron of the 56th, Lowe of the 43rd and others: A RESOLUTION commending Marie Dodd as chairman of the Board of Regents; and for other purposes.
- HR 419. By: Representative Culpepper of the 98th: A RESOLUTION commending the Crawford County Eagles basketball team; and for other purposes.
- HR 420. By: Representatives Auten of the 154th, Tuten of the 153rd and Lucas of the 102nd: A RESOLUTION commending various individuals for participating in the Jaycee "Marsh Bowl", and for other purposes.
- HR 421. By: Representatives Clark, Milford and Mann of the 13th: A RESOLUTION commending the Madison County Red Raiderettes; and for other purposes.
- HR 422. By: Representative Hanner of the 130th: A RESOLUTION recognizing and expressing regret at the passing of Mr. Jack Hammack; and for other purposes.
- HR 423. By: Representative Nix of the 20th: A RESOLUTION commending the Campbell High School Panthers basketball team; and for other purposes.
- HR 424. By: Representatives Colwell and Twiggs of the 4th, Dover of the 11th, and Lawson, Jackson and Wood of the 9th: A RESOLUTION recognizing and commending the Honorable J. B. Jones; and for other purposes.
- HR 425. By: Representatives Birdsong of the 103rd and Pinkston of the 100th: A RESOLUTION commending the Twiggs Academy Trojans basketball team; and for other purposes.
- HR 426. By: Representatives Culpepper of the 98th and Smyre of the 92nd: A RESOLUTION urging the Board of Regents and the Georgia Cooperative Extension Service to move the Central District Cooperative Extension Service office from Athens to a location in the district; and for other purposes.
- HR 427. By: Representative Chance of the 129th: A RESOLUTION designating The Southeastern Railway Museum as an official railway museum in the State of Georgia; and for other purposes.

The following Resolution of the House was read and referred to the Committee on Rules:

- HR 428. By: Representative Ham of the 80th: A RESOLUTION amending the Rules of the House of Representatives; and for other purposes.

Under the general order of business, established by the Committee on Rules, the following Bills and Resolution of the Senate were taken up for consideration and read the third time:

SR 31. By: Senator Brown of the 47th: A RESOLUTION authorizing the State of Georgia, acting by and through the State Properties Commission, to convey to the United States Government certain tracts and parcels of State-owned property; and for other purposes.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the ayes were 94, nays 1.

The Resolution, having received the requisite constitutional majority, was adopted.

SB 397. By: Senator Reynolds of the 48th: A BILL to amend Code Section 91A-5009, relating to the transportation and delivery of motor fuel, so as to remove the provisions relating to the delivery of motor fuel at certain times; to provide an effective date; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Connell	Hawkins	Y McDonald	Y Shepard
Y Aiken	Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Smyre
Y Barger	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Irvin	Mullinax	Y Steinberg
Y Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Davis,B	Y Jackson,J	Y Nix	Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Townsend
Y Birdsong	Dean	Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Johnson,G	Y Patten	Tuten
Y Bolster	Dixon	Y Johnson,R	Y Perry	Twiggs
Y Branch	N Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L.L	Veazey
Y Buck	Elliot	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W.R	Y Walker
Y Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Ware
Y Cason	Y Foster	Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambliss	Y Galer	Logan	Y Randall	Y Williams,B.J
Chance	Y Ginsberg	Y Long	Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	N Ham	Mangum	Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Rowland	Workman
Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, the ayes were 137, nays 2.

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

SB 328. By: Senators Barnes of the 33rd, Evans of the 37th, Fincher of the 52nd and others: A BILL to amend Code Chapter 88-4, relating to hospitalization and treatment of alcoholics, drug dependent individuals, and drug abusers, and Code Chapter 88-5, relating to hospitalization and treatment of the mentally ill, so as to authorize psychologists to perform certain acts; to provide for immunity from liability of psychologists; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

N Aaron	Coleman	Y Harris	N Martin	Y Savage
Y Adams,G	Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Connell	Y Hawkins	McDonald	Y Shepard
Y Aiken	Couch	Y Hays	McKinney	Y Sherrod
Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Crawford	Y Holmes	Y Milford	Smith,T
Y Auten	Crosby	Y Hooks	Moody	Y Smith,V
Balkcom	Y Culpepper	Horne	Y Moore	Smyre
Y Bargerion	Y Cummings	Y Hutchinson	Y Mostiler	Snow
Y Baugh	Darden	Irvin	Y Mullinax	Y Steinberg
Y Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Beck	Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	N Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Townsend
Birdsong	Dean	Jessup	Y Parham	Triplett
Y Bishop	Y Dent	Johnson,G	N Patten	Tuten
Y Bolster	N Dixon	Y Johnson,R	Y Perry	Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Phillips,B	Y Vaughn
N Brooks	Y Edwards	Y Karrh	Y Phillips,L.L	Veazey
Buck	Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	N Phillips,W.R	Y Walker
Y Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Fortune	Y Lane,D	Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Watson
Castleberry	Y Fuller,C	Y Lawson	N Ralston	White
N Chamberlin	Fuller,K	Y Lee	Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Long	Y Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	Y Richardson	N Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Greer	Y Lucas	Y Rose	Y Wood,J
Clark,B	N Ham	Y Mangum	Ross	Y Wood,J.T
Y Clark,L	Hamilton	N Mann	Rowland	Y Workman
Y Colbert	Hanner	Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, the ayes were 112, nays 12.

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

Representative Elliott of the 49th requested that he be recorded as voting "aye" on the passage of SB 328.

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

Mr. Speaker:

The Senate adheres to its disagreement to the House substitute and has appointed a Committee of Conference to confer with a like committee on the part of the House on the following Bill of the House:

HB 163. By: Representatives Lambert of the 112th, Argo of the 63rd, Harris of the 8th, Vaughn of the 57th, Collins of the 144th and Murphy of the 18th: A BILL to

make and provide appropriations for the fiscal year beginning July 1, 1981, and ending June 30, 1982; and for other purposes.

The President has appointed on the part of the Senate the following:

Senators Broun of the 46th, Holloway of the 12th, and Allgood of the 22nd.

The Senate has disagreed to the House amendment to the following Bill of the Senate

SB 21. By: Senator Kidd of the 25th: A BILL to amend an Act providing retirement benefits for the clerks of the superior courts of Georgia, so as to change the provisions relating to contributions; to change the provisions relative to retirement benefits for superior court clerks and their spouses who are retired or may retire; and for other purposes.

Under the general order of business, established by the Committee on Rules, the following Bill and Resolutions of the Senate were taken up for consideration and read the third time:

SB 382. By: Senator Lester of the 23rd: A BILL to repeal Code Section 56-3005, relating to optional policy provisions in accident and sickness policies; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend Code Section 56-3005, relating to optional policy provisions in accident and sickness policies, so as to remove the provisions relating to insurance with other insurers; to provide that no accident and sickness insurance policy shall contain any provision relating to insurance with other insurers; to provide for applicability; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Section 56-3005, relating to optional policy provisions in accident and sickness policies, is hereby amended by striking paragraphs (4) and (5) of said Code section in their entirety and by renumbering paragraphs (6) through (12) as paragraph (4) through (10), respectively.

Section 2. Said Code section is further amended by adding a new paragraph (11) at the end thereof to read as follows:

“(11) No such accident and sickness insurance policy shall contain any provision relating to insurance with other insurers.”

Section 3. This Act shall apply to all individual accident and sickness insurance policies which are issued, delivered, issued for delivery, renewed, or amended in this state on or after July 1, 1981.

Section 4. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 5. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Y Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Y Smyre
Y Barger	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Y Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Y Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W,R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	Y White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Y Logan	Y Randall	Y Williams,B,J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J,T
Y Clark,L	Y Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Y Speaker Murphy

On the passage of the Bill, by substitute, the ayes were 140, nays 0.

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

SR 111. By: Senator Reynolds of the 48th: A RESOLUTION authorizing the State of Georgia, acting by and through the State Properties Commission, to release and convey to the City of Winder an easement in certain State-owned property located within Barrow County, Georgia, to the City of Winder; and for other purposes.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the roll call was ordered and the vote was as follows:

Y Aaron	Y Beck	Y Byrd	Y Coleman	Y Davis,B
Y Adams,G	Y Benefield	Y Cason	Y Collins	Y Davis,J
Y Adams,J	Y Benn	Y Castleberry	Y Colwell	Y Davis,L
Y Adams,M	Y Birdsong	Y Chamberlin	Y Connell	Y Dean
Y Aiken	Y Bishop	Y Chambless	Y Couch	Y Dent
Y Anderson	Y Bolster	Y Chance	Y Cox	Y Dixon
Y Argo	Y Branch	Y Cheeks	Y Crawford	Y Dobbs
Y Auten	Y Bray	Y Childers	Y Crosby	Y Dover
Y Balkcom	Y Brooks	Y Childs	Y Culpepper	Y Edwards
Y Barger	Y Buck	Y Clark,B	Y Cummings	Y Elliott
Y Baugh	Y Burruss	Y Clark,L	Y Darden	Y Evans
Y Beal	Y Burton	Y Colbert	Y Daugherty	Y Felton

Fortune	Y Jackson,J	Y Martin	Pinkston	Thomas
Y Foster	Y Jackson,N	Y Matthews	Y Rainey	Y Thompson
Fuller,C	Y Jackson,W	Y McCollum	Y Ralston	Townsend
Y Fuller,K	Y Jessup	Y McDonald	Y Ramsey	Triplett
Y Galer	Johnson,G	Y McKinney	Randall	Tuten
Y Ginsberg	Y Johnson,R	Y Miles	Reaves	Y Twiggs
Glover	Y Jones,B	Y Milford	Richardson	Y Vandiford
Y Godbee	Y Jones,H	Moody	Y Robinson	Y Vaughn
Greer	Y Karrh	Y Moore	Y Rose	Veazey
Y Ham	Y Kemp	Y Mostiler	Y Ross	Y Waddle
Hamilton	Y Kilgore	Y Mullinax	Rowland	Y Walker
Y Hanner	Y Lambert	Y Nicholson	Russell	Y Wall
Y Harris	Y Lane,D	Y Nix	Y Savage	Y Ware
Y Harrison	Y Lane,R	Y Oliver	Y Scott,A	Watson
Y Hasty	Y Lawson	Y Padgett	Scott,D	White
Y Hawkins	Y Lee	Y Parham	Y Shepard	Widener
Y Hays	Logan	Y Patten	Y Sherrod	Y Williams,B,J
Hill	Y Long	Y Perry	Y Sizemore	Y Williams,H
Y Holmes	Y Lord	Y Peters	Y Smith,T	Y Williams,R
Y Hooks	Y Lowe	Phillips,B	Y Smith,V	Y Wilson
Y Horne	Y Lucas	Y Phillips,L.L	Y Smyre	Y Wood,J
Y Hutchinson	Y Mangum	Y Phillips,R.T	Y Snow	Y Wood,J.T
Irvin	Y Mann	Phillips,W.R	Y Steinberg	Y Workman
Y Isakson	Y Marcus	Y Pilewicz	Y Swann	Speaker Murphy

On the adoption of the Resolution, the ayes were 140, nays 0.

The Resolution, having received the requisite constitutional majority, was adopted.

SR 54. By: Senator Dean of the 31st: A RESOLUTION relative to zoning for handicapped individuals; and for other purposes.

The report of the Committee, which was favorable to the adoption of the Resolution was agreed to.

On the adoption of the Resolution, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Moody	Y Smith,V
Balkcom	Culpepper	Y Horne	Y Moore	Smyre
Bargerom	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Irvin	Y Mullinax	Y Steinberg
Y Beal	Daugherty	Isakson	Y Nicholson	Y Swann
Y Beck	Davis,B	Jackson,J	Y Nix	Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Townsend
Birdsong	Dean	Jessup	Y Parham	Triplett
Y Biahop	Y Dent	Johnson,G	Y Patten	Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Branch	Y Dobbs	Y Jones,B	Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Y Phillips,L.L	Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R.T	Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Rainey	Watson
Y Castleberry	Fuller,C	Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Widener
Chambless	Y Galer	Logan	Randall	Y Williams,B,J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Rowland	Workman
Y Colbert	Hanner	Y Marcus	Y Russell	Speaker Murphy

On the adoption of the Resolution, the ayes were 131, nays 0.

The Resolution, having received the requisite constitutional majority, was adopted.

SR 80. By: Senators Evans of the 37th, Howard of the 42nd, Coleman of the 1st and English of the 21st:

A RESOLUTION

Creating the State and the Arts Joint Study Committee; and for other purposes.

WHEREAS, excellence in the arts is vital to the welfare and best interests of all citizens of the State of Georgia; and

WHEREAS, cultural and artistic resources play a crucial role in attracting new business, industry, and investment to Georgia; and

WHEREAS, the arts are an important attraction for tourists and an essential element in encouraging visitors to remain longer in Georgia; and

WHEREAS, Georgia's artists, symphonies, museums, operas, dance companies, galleries, and theaters provide unique and superb programs for the citizens of Georgia and for many tourists who visit our state; and

WHEREAS, artists and arts organizations historically have been financially hard pressed to provide the many creative programs so essential to our state's welfare and prosperity; and

WHEREAS, it is only fitting and proper that the General Assembly of Georgia conduct an investigation into the needs of these people and organizations and of their importance to the future of the State of Georgia.

NOW, THEREFORE, BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA that there is hereby created the State and the Arts Joint Study Committee to be composed of four members of the Senate appointed by the President of the Senate and four members of the House of Representatives appointed by the Speaker of the House of Representatives. The chairman of the committee shall be appointed by the President of the Senate, and the vice chairman of the committee shall be appointed by the Speaker of the House of Representatives.

BE IT FURTHER RESOLVED that the committee may conduct such meetings at such places and at such times as it may deem necessary or convenient to enable it to exercise fully and efficiently its powers, perform its duties, and accomplish the objectives and purposes of this resolution. Each legislative member of the committee shall receive for his service on the committee the expenses and allowances authorized by law for members of interim legislative committees. The committee shall meet for no more than ten days. Funds necessary to carry out the provisions of this resolution, except as otherwise provided, shall come from funds appropriated or otherwise available to the legislative branch of government. The committee shall make a report of its findings and recommendations on or before December 15, 1981, at which time the committee shall stand abolished.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the roll call was ordered and the vote was as follows:

Y Aaron	Aiken	Y Balkcom	Y Beck	Bishop
Y Adams,G	Y Anderson	Barger	Y Benefield	Y Bolster
Y Adams,J	Y Argo	Y Baugh	Benn	Y Branch
Adams,M	Y Auten	Y Beal	Birdsong	Y Bray

Y Brooks	Y Dent	Jackson,J	Y Moore	Y Sherrod
Y Buck	Y Dixon	Y Jackson,N	Y Mostiler	Y Sizemore
Y Burruss	Y Dobbs	Y Jackson,W	Y Mullinax	Y Smith,T
Y Burton	Y Dover	Jessup	Y Nicholson	Y Smith,V
Y Byrd	Y Edwards	Johnson,G	Y Nix	Y Smyre
Y Cason	Y Elliott	Y Johnson,R	Y Oliver	Y Snow
Y Castleberry	Y Evans	Y Jones,B	Y Padgett	Y Steinberg
Y Chamberlin	Y Felton	Y Jones,H	Y Parham	Y Swann
Chambless	Fortune	Y Karrh	Y Patten	Y Thomas
Y Chance	Y Foster	Y Kemp	Y Perry	Thompson
Y Cheeks	Fuller,C	Y Kilgore	Y Peters	Townsend
Y Childers	Y Fuller,K	Y Lambert	Y Phillips,B	Triplett
Y Childs	Galer	Y Lane,D	Y Phillips,L.L	Tuten
Y Clark,B	Y Ginsberg	Y Lane,R	Y Phillips,R.T	Y Twiggs
Clark,L	Glover	Lawson	Y Phillips,W.R	Y Vandiford
Y Colbert	Y Godbee	Y Lee	Y Pilewicz	Y Vaughn
Coleman	Greer	Logan	Pinkston	Y Veazey
Collins	Ham	Y Long	Y Rainey	Y Waddle
Y Colwell	Hamilton	Y Lord	Y Ralston	Y Walker
Connell	Y Hanner	Y Lowe	Y Ramsey	Y Wall
Couch	Y Harris	Y Lucas	Randall	Y Ware
Y Cox	Y Harrison	Y Mangum	Y Reaves	Y Watson
Y Crawford	Y Hasty	Y Mann	Richardson	White
Y Crosby	Hawkins	Marcus	Y Robinson	Y Widener
Y Culpepper	Y Hays	Y Martin	Rose	Y Williams,B.J
Y Cummings	Hill	Y Matthews	Y Ross	Williams,H
Darden	Y Holmes	Y McCollum	Rowland	Y Williams,R
Daugherty	Y Hooks	McDonald	Y Russell	Y Wilson
Davis,B	Horne	McKinney	Y Savage	Y Wood,J
Y Davis,J	Y Hutchinson	Y Miles	Y Scott,A	Y Wood,J.T
Y Davis,L	Irvin	Milford	Scott,D	Y Workman
Dean	Y Isakson	Moody	Y Shepard	Speaker Murphy

On the adoption of the Resolution, the ayes were 130, nays 0.

The Resolution, having received the requisite constitutional majority, was adopted.

The following Bills of the House were taken up for the purpose of considering the Senate substitute or amendment thereto:

HB 273. By: Representative Connell of the 87th: A BILL to amend an Act providing a pension system for the retirement of certain employees of the City of Augusta, so as to clarify the conditions for the receipt of pension benefits on account of disability; and for other purposes.

The following Senate amendment was read:

Amend HB 273 by striking on line 20 of page 2 the following:

“Sections III AND IV of this Act”

and inserting in lieu thereof the following:

“Paragraphs 3 and 4 of this Section”.

Representative Connell of the 87th moved that the House agree to the Senate amendment to HB 273.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

HB 639. By: Representatives Dent of the 85th and Cheeks of the 89th: A BILL to amend an Act known as the “Augusta-Richmond County Coliseum Act,” so as to provide for the applicability of the doctrine of sovereign immunity to the Augusta-Richmond County Coliseum Authority, with the exception of any contractual

rights of bondholders of revenue bonds issued by the Augusta-Richmond County Coliseum Authority; and for other purposes.

The following Senate substitute was read:

A BILL

To amend an Act known as the "Augusta-Richmond County Coliseum Authority Act", approved April 17, 1973, (Ga. Laws 1973, p. 3042) as amended by an Act approved March 22, 1974 (Ga. Laws 1974, p. 3207), an Act approved April 25, 1975 (Ga. Laws 1975, p. 4681), and an Act approved April 11, 1978 (Ga. Laws 1978, p. 4673), so as to provide for the applicability of the doctrine of sovereign immunity to the Augusta-Richmond County Coliseum Authority, with certain exceptions provided for herein; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act known as the "Augusta-Richmond County Coliseum Authority Act," approved April 17, 1973 (Ga. Laws 1973, p. 3042), as amended by an Act approved March 22, 1974 (Ga. Laws 1974, p. 3207), an Act approved April 25, 1975 (Ga. Laws 1975, p. 4681), and an Act approved April 11, 1978 (Ga. Laws 1978, p. 4673), is hereby amended by adding a new Section 1.1 to read as follows:

"Section 1.1. The applicability of the doctrine of sovereign immunity to the Augusta-Richmond County Coliseum Authority is hereby reaffirmed and made applicable to the Augusta-Richmond County Coliseum Authority, except to the extent that the General Assembly of Georgia may hereinafter expressly provide otherwise."

Section 2. Said Act is further amended by striking from Section 2 the following:

“, sue and be sued, implead and be impleaded, complain and defend in all courts of law and equity.”

Section 3. Said Act is further amended by adding a new Section 2.1 to read as follows:

"Section 2.1. It is expressly provided herein that the applicability of the doctrine of sovereign immunity to the Augusta-Richmond County Coliseum Authority shall not apply in the following instances:

(1) In regard to any contractual rights or the right to sue of bondholders of revenue bonds previously issued or issued in the future by the Augusta-Richmond County Coliseum Authority;

(2) In regard to any contractual rights or the right to sue, plead and be impleaded in all courts of law and equity as between the Augusta-Richmond County Coliseum Authority and Richmond County and the City Council of Augusta;

(3) In regard to any claim or suit for damages against said Authority on account of bodily injury or death to any person to the extent of the amount of liability insurance purchased by said Authority, or to the extent of any indemnity agreement in favor of said Authority."

Section 4. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 5. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Dent of the 85th moved that the House agree to the Senate substitute to HB 639.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

Under the general order of business, established by the Committee on Rules, the following Resolution of the Senate was taken up for consideration and read the third time:

SR 95. By: Senators Bond of the 39th, Evans of the 37th, Hudson of the 35th and others: A RESOLUTION reaffirming the commitment of the General Assembly to the mission and program of the Morehouse School of Medicine; and for other purposes.

The following amendment was read:

Representative Connell of the 87th moves to amend SR 95 by adding on page 3, after line 22, the following:

BE IT FURTHER RESOLVED that the expenditures in this resolution are subject to funding by the General Assembly of Georgia.

BE IT FURTHER RESOLVED that any appropriations by the State beginning in fiscal year 1983 shall be contingent upon such school continuing its accreditation by an accrediting agency recognized by the Composite State Board of Medical Examiners and continuation of that accreditation.

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

N Aaron	N Coleman	N Harris	N Martin	N Savage
Y Adams,G	Collins	Y Harrison	N Matthews	N Scott,A
N Adams,J	Colwell	N Hasty	McCollum	N Scott,D
N Adams,M	Y Connell	Y Hawkins	N McDonald	Y Shepard
Y Aiken	N Couch	N Hays	N McKinney	N Sherrod
N Anderson	Cox	Hill	N Miles	N Sizemore
Argo	N Crawford	N Holmes	Milford	N Smith,T
Y Auten	Y Crosby	N Hooks	Moody	Y Smith,V
Balkcom	N Culpepper	Horne	N Moore	N Smyre
N Barger	Cummings	Y Hutchinson	N Mostiler	N Snow
N Baugh	N Darden	Irvin	N Mullinax	N Steinberg
N Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
N Beck	Davis,B	N Jackson,J	Y Nix	Y Thomas
N Benefield	Y Davis,J	Jackson,N	Oliver	N Thompson
N Benn	Y Davis,L	Y Jackson,W	Y Padgett	Townsend
Birdsong	N Dean	N Jessup	N Parham	N Triplett
N Bishop	N Dent	Johnson,G	N Patten	N Tuten
Y Bolster	Y Dixon	N Johnson,R	N Perry	Twiggs
Branch	N Dobbs	N Jones,B	Peters	N Vandiford
N Bray	Dover	N Jones,H	Phillips,B	Vaughn
N Brooks	N Edwards	Y Karth	N Phillips,L.L	N Veazey
N Buck	N Elliott	N Kemp	Phillips,R.T	N Waddle
Burruss	Y Evans	N Kilgore	Y Phillips,W.R	N Walker
Y Burton	N Felton	Lambert	Y Pilewicz	Y Wall
N Byrd	Fortune	Y Lane,D	N Pinkston	N Ware
Y Cason	N Foster	Y Lane,R	N Rainey	N Watson
Castleberry	N Fuller,C	N Lawson	Ralston	White
N Chamberlin	N Fuller,K	N Lee	N Ramsey	Y Widener
Chambless	N Galer	Logan	Randall	Y Williams,B.J
Chance	Y Ginsberg	N Long	N Reaves	N Williams,H
Y Cheeks	N Glover	Lord	N Richardson	N Williams,R
Y Childers	N Godbee	N Lowe	N Robinson	N Wilson
N Childs	Greer	N Lucas	Y Rose	N Wood,J
N Clark,B	N Ham	Y Mangum	Y Ross	N Wood,J.T
N Clark,L	Hamilton	Y Mann	Rowland	N Workman
N Colbert	N Hanner	Marcus	N Russell	Speaker Murphy

On the adoption of the amendment, the ayes were 39, nays 99.

The amendment was lost.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Y Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
N Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Y Smyre
Y Bargerion	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Y Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	N Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	N Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Y Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L.L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W.R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	Y White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Y Logan	Y Randall	Y Williams,B.J
Y Chance	N Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J.T
Y Clark,L	Y Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the adoption of the Resolution, the ayes were 143, nays 4.

The Resolution, having received the requisite constitutional majority, was adopted.

Representative Randall of the 101st requested that he be recorded as voting "aye" on the adoption of SR 95.

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

Mr. Speaker:

The Senate has adopted, as amended, by the requisite constitutional majority the following Resolutions of the House:

HR 245. By: Representatives Lambert of the 112th, Argo of the 63rd, Murphy of the 18th, Connell of the 87th and Snow of the 1st: A RESOLUTION creating the Legislative Overview Committee on Constitutional Revision; and for other purposes.

HR 356. By: Representatives Fortune and Mostiler of the 71st: A RESOLUTION proposing an amendment to the Constitution so as to declare the construction of certain public facilities in Spalding County to be an essential governmental function; to authorize Spalding County to levy a one percent retail sales and use tax on sales and uses within the County to provide funds for the financing of such public facilities; and for other purposes.

HR 142. By: Representatives Richardson of the 52nd, Childs of the 51st, Workman of the 56th, Burton of the 47th and Williams of the 48th: A RESOLUTION proposing an amendment to the Constitution so as to provide for a homestead exemption from certain city ad valorem taxes for residents of the City of Decatur in an amount to be fixed by the governing authority of the city at not more than \$2,000.00 for the first year, and which may be increased periodically, but which exemption shall not exceed \$10,000.00; and for other purposes.

The Senate has adopted, by substitute, by the requisite constitutional majority the following Resolution of the House:

HR 338. By: Representatives Lane of the 81st and Godbee of the 82nd: A RESOLUTION proposing an amendment to the Constitution so as to authorize the General Assembly to allocate a percentage of the proceeds of any local sales and use tax levied within Bulloch County to the Bulloch County school system and to include provisions relative to a reduction in the ad valorem millage rate for school purposes; and for other purposes.

The Senate has disagreed to the House amendment to the following Bill of the Senate:

SB 227. By: Senators Lester of the 23rd, Barnes of the 33rd and Wessels of the 2nd: A BILL to amend Code Section 26-1302, relating to aggravated assault, so as to change the maximum punishment for aggravated assault; and for other purposes.

The Senate has adopted by the requisite constitutional majority the following Resolution of the Senate:

SR 165. By: Senator Dean of the 31st: A RESOLUTION proposing an amendment to the Constitution so as to provide that the board of education and school superintendent of Haralson County shall be elected by the people of the county; and for other purposes.

The Senate has passed, by substitute, by the requisite constitutional majority the following Bill of the House:

HB 324. By: Representatives Lambert of the 112th, Ramsey of the 3rd, Beck of the 148th, Bolster of the 30th, Pilewicz of the 41st and others: A BILL to amend an Act prohibiting certain practices in connection with real estate transactions, so as to change the definition of certain terms; to change the amount which may be charged and collected as a transfer fee under certain conditions; and for other purposes.

By unanimous consent, the following Bills and Resolution of the Senate were read the first time and referred to the committees:

SB 164. By: Senators Evans of the 37th and Tate of the 38th: A BILL to authorize the Board of Commissioners of Fulton County to create a retirement and pension fund and a system of retirement pay for county employees; to provide for participants in such plan; to provide for rejection of such plan; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

SB 446. By: Senator Stephens of the 36th: A BILL to provide for the storage of records by the clerks of the superior courts in certain counties; to provide an effective date; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

SB 453. By: Senator Foster of the 50th: A BILL to amend an Act creating a county commissioner of Gilmer County, so as to change the provisions relative to the compensation of the commissioner and members of the advisory board; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

SR 165. By: Senator Dean of the 31st: A RESOLUTION proposing an amendment to the Constitution so as to provide that the board of education and school superintendent of Haralson County shall be elected by the people of the county; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

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

Mr. Speaker:

The Senate adheres to its substitute and has appointed a Committee of Conference on the following Bill of the House:

HB 3. By: Representatives Bolster of the 30th, Collins of the 144th, Castleberry of the 111th, Marcus of the 26th, Sizemore of the 136th, and others: A BILL to revise, modernize, and update certain revenue laws and laws relating to the raising and expenditure of public revenues in this State; to amend Code Title 91A, known as the Georgia Public Revenue Code, so as to update a reference to the Internal Revenue Code of 1954; to change the residency period required of the State Revenue Commissioner; and for other purposes.

The President has appointed on the part of the Senate the following:

Senators Lester of the 23rd, Hudson of the 35th, and Starr of the 44th.

Under the general order of business, established by the Committee on Rules, the following Resolution of the Senate was taken up for consideration and read the third time:

SR 60. By: Senators Gillis of the 20th, Walker of the 19th, Kennedy of the 4th and others: A RESOLUTION reaffirming the commitment of the General Assembly to the mission and program of the Mercer University School of Medicine; and for other purposes.

The following amendment was read:

Representative Connell of the 87th moves to amend SR 60 by adding on page 3, after line 14, the following:

BE IT FURTHER RESOLVED that the expenditures in this resolution are subject to funding by the General Assembly of Georgia. That it is the intention of the General Assembly that the State of Georgia shall provide no more than 50 percent of the total

operating cost, including grants that might be made for capitation, to the Mercer University School of Medicine and that quarterly expenditure reports and certified annual audits shall be provided to the State Auditor and to the General Assembly on a timely basis.

BE IT FURTHER RESOLVED that any appropriations by the State beginning in fiscal year 1983 shall be contingent upon the school receiving accreditation by an accrediting agency recognized by the Composite State Board of Medical Examiners and continuation of that accreditation.

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

N Aaron	N Coleman	N Harris	N Martin	N Savage
Y Adams,G	Collins	N Harrison	N Matthews	N Scott,A
N Adams,J	N Colwell	N Hasty	Y McCollum	N Scott,D
N Adams,M	Y Connell	Y Hawkins	N McDonald	Y Shepard
Y Aiken	N Couch	N Hays	N McKinney	N Sherrod
N Anderson	N Cox	Hill	N Miles	N Sizemore
N Argo	N Crawford	N Holmes	Milford	N Smith,T
Y Auten	Y Crosby	Hooks	Moody	Y Smith,V
Balkcom	N Culpepper	N Horne	N Moore	N Smyre
Y Bargerion	Cummings	Y Hutchinson	N Mostiler	N Snow
N Baugh	N Darden	Irvin	N Mullinax	N Steinberg
N Beal	Daugherty	N Isakson	Y Nicholson	Y Swann
Beck	Davis,B	N Jackson,J	Y Nix	N Thomas
N Benefield	Y Davis,J	Jackson,N	Oliver	N Thompson
N Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Birdsong	N Dean	Jessup	N Parham	N Triplett
N Bishop	Dent	Johnson,G	N Patten	Tuten
N Bolster	Dixon	N Johnson,R	N Perry	N Twiggs
N Branch	N Dobbs	N Jones,B	Peters	Y Vandiford
Bray	Dover	N Jones,H	Phillips,B	N Vaughn
N Brooks	N Edwards	Karrh	N Phillips,L.L	N Veazey
N Buck	Y Elliott	N Kemp	Phillips,R.T	N Waddle
Burruss	Evans	N Kilgore	Y Phillips,W.R	N Walker
Y Burton	N Felton	Lambert	N Pilewicz	Y Wall
N Byrd	Fortune	Y Lane,D	N Pinkston	N Ware
Y Cason	N Foster	Y Lane,R	N Rainey	Watson
Castleberry	N Fuller,C	N Lawson	Ralston	White
N Chamberlin	N Fuller,K	N Lee	N Ramsey	Y Widener
Chambless	Galer	Logan	N Randall	N Williams,B.J
Y Chance	Y Ginsberg	N Long	N Reaves	N Williams,H
Y Cheeks	N Glover	Lord	N Richardson	N Williams,R
Y Childers	N Godbee	N Lowe	N Robinson	N Wilson
N Childs	Greer	N Lucas	Y Rose	N Wood,J
N Clark,B	N Ham	N Mangum	Ross	N Wood,J.T
N Clark,L	Hamilton	Mann	Rowland	N Workman
N Colbert	N Hanner	Marcus	N Russell	Speaker Murphy

On the adoption of the amendment, the ayes were 33, nays 103.

The amendment was lost.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the roll call was ordered and the vote was as follows:

Y Aaron	N Bargerion	Y Branch	Y Chamberlin	Y Coleman
Y Adams,G	Y Baugh	Bray	Y Chambless	Y Collins
Y Adams,J	Y Beal	Y Brooks	Y Chance	Y Colwell
Y Adams,M	Y Beck	Y Buck	N Cheeks	N Connell
Y Aiken	Y Benefield	Y Burruss	N Childers	Y Couch
Y Anderson	Y Benn	Y Burton	Y Childs	Y Cox
Y Argo	Birdsong	Y Byrd	Y Clark,B	Y Crawford
N Auten	Y Bishop	Y Cason	Y Clark,L	Crosby
Y Balkcom	Y Bolster	Y Castleberry	Y Colbert	Y Culpepper

Y Cummings	Y Harris	Y Lee	Y Peters	Y Snow
Y Darden	Y Harrison	Logan	Phillips,B	Y Steinberg
Daugherty	Y Hasty	Y Long	Y Phillips,L.L	N Swann
Davis,B	Y Hawkins	Lord	Phillips,R.T	Y Thomas
Y Davis,J	Y Hays	Y Lowe	Y Phillips,W.R	Y Thompson
N Davis,L	Hill	Y Lucas	Y Pilewicz	N Townsend
Y Dean	Y Holmes	Y Mangum	Y Pinkston	Y Triplett
N Dent	Hooks	Y Mann	Y Rainey	Tuten
Y Dixon	Y Horne	Y Marcus	Ralston	Y Twiggs
Y Dobbs	Y Hutchinson	Y Martin	Y Ramsey	Y Vandiford
Dover	Irvin	Y Matthews	Y Randall	Y Vaughn
Y Edwards	Y Isakson	Y McCollum	Y Reaves	Y Veezey
Y Elliott	Y Jackson,J	Y McDonald	Y Richardson	Y Waddle
N Evans	Jackson,N	Y McKinney	Y Robinson	Y Walker
Y Felton	N Jackson,W	Y Miles	Y Rose	Y Wall
Fortune	Y Jessup	Y Milford	Ross	Y Ware
Y Foster	Johnson,G	Moody	Rowland	Watson
Y Fuller,C	Y Johnson,R	Y Moore	Y Russell	White
Y Fuller,K	Y Jones,B	Y Mostiler	Y Savage	Y Widener
Y Galer	Y Jones,H	Y Mullinax	Y Scott,A	Y Williams,B.J
N Ginsberg	Y Karrh	N Nicholson	Scott,D	Y Williams,H
Y Glover	Y Kemp	Y Nix	Y Shepard	Y Williams,R
Y Godbee	Y Kilgore	Y Oliver	Y Sherrod	Wilson
Greer	Lambert	N Padgett	Y Sizemore	Y Wood,J
Y Ham	Y Lane,D	Y Parham	Y Smith,T	Y Wood,J.T
Hamilton	Y Lane,R	Y Patten	Y Smith,V	Y Workman
Y Hanner	Y Lawson	Y Perry	Y Smyre	Speaker Murphy

On the adoption of the Resolution, the ayes were 137, nays 14.

The Resolution, having received the requisite constitutional majority, was adopted.

The following Bill of the House was taken up for the purpose of considering the Senate amendment thereto:

HB 4. By: Representatives Bolster of the 30th, Dixon of the 151st, Crosby of the 150th, Hutchinson of the 133rd, Sizemore of the 136th, and others: A BILL to revise, modernize, codify, and update certain laws relating to alcoholic beverages; to amend Code Title 5A, known as the Georgia Alcoholic Beverage Code; and for other purposes.

The following Senate amendment was read:

Amend HB 4 by adding at line 4 of page 15 immediately before the period the following:

“or school or college campus”.

By striking line 6 on page 15 and inserting in lieu thereof the following:

“yards of any church building or within 100 yards of any school building or school or college campus.”

The following amendment to the Senate amendment was read and adopted:

Representative Bolster of the 30th moves to amend the Senate amendment to HB 4, which amends line 4 and line 6 of page 15, by striking line 5 through line 9 of page 1 of the amendment and substituting in lieu thereof the following:

“‘or school grounds or college campus’.

By striking from line 5 and line 6 of page 15 the following:

‘(2) Any wine or malt beverages within 100 yards of any school building.’,

and substituting in lieu thereof the following:

'(2) (A) Any wine or malt beverages within 100 yards of any school building, school grounds, or college campus.

(B) The provisions of subparagraph (A) shall not apply at any location for which a license has been issued prior to July 1, 1981, nor to the renewal of such license. Nor shall the provisions of subparagraph (A) apply at any location for which a new license is applied for if the sale of wine and beer was lawful at such location at any time during the 12 months immediately preceding such application."

Representative Bolster of the 30th moved that the House agree to the Senate amendment, as amended by the House to HB 4.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	N Shepard
Y Aiken	Y Couch	Y Hays	McKinney	N Sherrod
Y Anderson	Y Cox	Hill	N Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Moody	Y Smith,V
Y Balkcom	Culpepper	Y Horne	Y Moore	Y Smyre
Y Bargerion	Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Daugherty	Y Isakson	Y Nicholson	Swann
Y Beck	Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Birdsong	Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Tuten
Y Bolster	Y Dixon	N Johnson,R	Y Perry	Twiggs
Y Branch	Y Dobbs	Y Jones,B	Peters	Y Vandiford
Y Bray	Dover	Y Jones,H	Phillips,B	Y Vaughn
Y Brooks	Edwards	Y Karrh	Phillips,L.L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
Y Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Fortune	Y Lane,D	Pinkaton	Y Ware
Y Cason	Y Foster	Y Lane,R	Rainey	Watson
Y Castleberry	Y Fuller,C	Y Lawson	Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Widener
Y Chambliss	Y Galer	Logan	Y Randall	Y Williams,B.J
Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Greer	Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Ross	Y Wood,J.T
N Clark,L	Hamilton	Y Mann	Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 135, nays 5.

The motion prevailed.

The following Bill of the House was taken up for the purpose of considering the Senate amendment thereto:

HB 954. By: Representatives Colwell and Twiggs of the 4th: A BILL to amend an Act providing a salary for the Sheriff of Union County in lieu of the fee system, so as to change the provisions relative to expenses for the sheriff's office; to provide for budgeting such expenses; and for other purposes.

The following Senate amendment was read:

Amend HB 954 by inserting at the end of line 27 on page 1 immediately preceding the period appearing after the word "employee" the following:

" , but the compensation for each deputy sheriff shall not exceed \$12,000.00 per annum".

By striking the word "However" where it appears at the beginning of line 1 on page 2 and inserting in lieu thereof the following:

"Within the limitation provided herein".

Representative Colwell of the 4th moved that the House agree to the Senate amendment to HB 954.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

Under the general order of business, established by the Committee on Rules, the following Bill of the Senate was taken up for consideration and read the third time:

SB 322. By: Senator Greene of the 26th: A BILL to amend Code Section 79A-828, relating to forfeitures under the "Georgia Controlled Substances Act," so as to provide for forfeiture of money, negotiable instruments, securities and other things of value under certain circumstances; and for other purposes.

Representative Childs of the 51st moved that SB 322 be recommitted to the Committee on Judiciary for further study.

Representative Wall of the 61st moved that the previous question be ordered on SB 322.

The motion was withdrawn.

Representative Williams of the 6th moved that the previous question be ordered on SB 322.

On the motion, the roll call was ordered and the vote was as follows:

N Aaron	Burruss	Y Culpepper	Glover	Johnson,G
Y Adams,G	Y Burton	Cummings	Y Godbee	N Johnson,R
N Adams,J	Y Byrd	N Darden	Greer	Y Jones,B
Y Adams,M	Y Cason	Daugherty	Y Ham	Jones,H
N Aiken	Castleberry	Davis,B	Hamilton	N Karrh
Y Anderson	Y Chamberlin	Y Davis,J	N Hanner	Y Kemp
N Argo	N Chambless	N Davis,L	Y Harris	Y Kilgore
Y Auten	Chance	Dean	Y Harrison	Lambert
N Balkcom	Y Cheeks	Dent	Hasty	Y Lane,D
Y Bargerion	Y Childers	Dixon	Y Hawkins	Y Lane,R
Y Baugh	Y Childs	Dobbs	Y Hays	N Lawson
Y Beal	N Clark,B	Dover	Hill	Y Lee
Y Beck	Clark,L	N Edwards	N Holmes	Logan
Y Benefield	Y Colbert	Elliott	N Hooks	Y Long
Y Benn	Y Coleman	Evans	Horne	Lord
Birdsong	Y Collins	Y Felton	Y Hutchinson	N Lowe
Bishop	Y Colwell	Fortune	Irvin	Y Lucas
Bolster	Y Connell	Y Foster	N Isakson	Y Mangum
N Branch	Y Couch	N Fuller,C	N Jackson,J	N Mann
Bray	Y Cox	Y Fuller,K	N Jackson,N	N Marcus
Y Brooks	N Crawford	Galer	Y Jackson,W	N Martin
Y Buck	Y Crosby	N Ginsberg	Y Jessup	Y Matthews

Y McCollum	Y Patten	Richardson	Y Smyre	Y Walker
N McDonald	Y Perry	N Robinson	N Snow	Y Wall
McKinney	Peters	N Rose	Y Steinberg	Y Ware
N Miles	Phillips,B	Y Ross	N Swann	Y Watson
Y Milford	Phillips,L.L	Rowland	Y Thomas	White
Moody	Phillips,R.T	Y Russell	N Thompson	Y Widener
Y Moore	N Phillips,W.R	Y Savage	N Townsend	Y Williams,B.J
N Mostiler	N Pilewicz	Scott,A	Y Triplett	Y Williams,H
Y Mullinax	Y Pinkston	Y Scott,D	Tuten	Y Williams,R
N Nicholson	Rainey	Y Shepard	Y Twiggs	Y Wilson
Y Nix	Ralston	Y Sherrod	N Vandiford	Y Wood,J
N Oliver	Ramsey	Y Sizemore	Y Vaughn	N Wood,J.T
Y Padgett	Y Randall	Y Smith,T	Y Veazey	Y Workman
Y Parham	Y Reaves	Y Smith,V	Y Waddle	Speaker Murphy

On the motion, the ayes were 90, nays 41.

The motion prevailed.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

N Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	N Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	N Colwell	Hasty	Y McCollum	N Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Aiken	N Couch	N Hays	N McKinney	N Sherrod
Y Anderson	Y Cox	Hill	Y Miles	N Sizemore
N Argo	Y Crawford	N Holmes	N Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Moody	Y Smith,V
Balkcom	Y Culpepper	Horne	Moore	Smyre
Y Barger	Y Cummings	Y Hutchinson	Y Mostiler	Snow
Y Baugh	N Darden	Irvin	Y Mullinax	N Steinberg
N Beal	Daugherty	Y Isakson	N Nicholson	N Swann
Y Beck	Davis,B	N Jackson,J	Y Nix	N Thomas
Y Benefield	Y Davis,J	Jackson,N	Y Oliver	Y Thompson
N Benn	Y Davis,L	N Jackson,W	Y Padgett	N Townsend
Birdsong	Dean	N Jessup	Y Parham	Y Triplett
Bishop	Y Dent	Johnson,G	Y Patten	Tuten
Bolater	Y Dixon	N Johnson,R	N Perry	Y Twiggs
N Branch	Y Dobbs	N Jones,B	Peters	N Vandiford
Y Bray	Y Dover	Y Jones,H	Phillips,B	N Vaughn
N Brooks	Y Edwards	Karrh	Phillips,L.L	Y Veazey
Buck	Elliott	Y Kemp	Phillips,R.T	Y Waddle
Burruss	N Evans	Y Kilgore	N Phillips,W.R	Y Walker
Y Burton	Y Felton	Lambert	N Pilewicz	Y Wall
Y Byrd	Fortune	Y Lane,D	Y Pinkston	Y Ware
N Cason	N Foster	Y Lane,R	Rainey	Y Watson
Castleberry	Y Fuller,C	N Lawson	Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Ramsey	Y Widener
Y Chambless	Galer	Logan	N Randall	Y Williams,B.J
Chance	Y Ginsberg	Y Long	N Reaves	N Williams,H
Y Cheeks	Glover	Lord	Y Richardson	N Williams,R
Y Childers	Y Godbee	N Lowe	Y Robinson	N Wilson
N Childs	Greer	N Lucas	N Rose	Y Wood,J
N Clark,B	Y Ham	N Mangum	N Ross	N Wood,J.T
Clark,L	Hamilton	N Mann	Rowland	N Workman
Y Colbert	Y Hanner	N Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, the ayes were 84, nays 52.

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

Representative Fuller of the 16th gave notice that at the proper time he would move that the House reconsider its action in failing to give the requisite constitutional majority to SB 322.

Under the general order of business, established by the Committee on Rules, the following Resolution of the House was taken up for consideration and read the third time:

HR 108. By: Representatives Harris of the 8th, Coleman of the 118th, Martin of the 60th, McDonald of the 12th, Hanner of the 130th and Ramsey of the 3rd;

A RESOLUTION

Creating the State-wide Fire Protection Study Committee; to provide for matters relative thereto; and for other purposes.

WHEREAS, the State of Georgia ranks ninth among the ten states of the United States with the worst records in terms of fire deaths and burn injuries based on data from the United States Fire Administration; and

WHEREAS, there are recognized needs for the improvement of fire protection services and emergency medical services provided by fire departments in Georgia; and

WHEREAS, there are recognized needs for improvements in the areas of fire service training, fire inspections and code enforcement, and public fire safety education in Georgia; and

WHEREAS, there is a recognized need for improved coordination and communication among the various agencies and organizations at the state level involved in the areas of fire prevention, public fire safety education, fire service training, emergency medical service, fire inspections and code enforcement, disaster planning, and first emergency response to emergency conditions other than fire; and

WHEREAS, the Georgia Association of Fire Chiefs and the Georgia State Firemen's Association support the creation of a study committee to study the aforementioned problems and needs, to develop recommendations for legislation which would correct these problems and meet these needs, and to develop a plan for improving the communication and coordination among the various state agencies and state-wide organizations involved in fire protection and fire prevention services or emergency medical services.

NOW, THEREFORE, BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. (a) There is hereby created the State-wide Fire Protection Study Committee.

(b) The committee shall be composed of 25 members as follows:

- (1) Two members of the Senate to be appointed by the President of the Senate.
- (2) Two members of the House to be appointed by the Speaker of the House of Representatives.
- (3) The Georgia Safety Fire Commissioner.
- (4) The State Fire Marshal.
- (5) The Superintendent of the Georgia Fire Academy.
- (6) The Chairman of the Georgia Firefighter's Standards and Training Council.
- (7) A representative of the Georgia Association of Fire Chiefs to be appointed by the Association's Executive Board.
- (8) A representative of the Georgia State Firemen's Association to be appointed by the Association's Executive Board.
- (9) A representative of the Georgia Fire Inspector's Association to be appointed by the Association's Executive Board.
- (10) A representative of the Georgia Insurance Services' Office.
- (11) The Commissioner of the Georgia Department of Human Resources.
- (12) The Director of the Georgia Forestry Commission.
- (13) The State Director of Civil Defense.
- (14) The Director of the Institute of Government of the University of Georgia.
- (15) The President of the Georgia Municipal Association or his representative.
- (16) The President of the Association County Commissioners of Georgia or his representative.
- (17) One fire chief to be appointed by the Governor.

- (18) One local fire inspector to be appointed by the Governor.
- (19) One firefighter to be appointed by the Governor.
- (20) One professional architect to be appointed by the Governor.
- (21) One professional electrical engineer to be appointed by the Governor.
- (22) One emergency medical specialist to be appointed by the Governor.
- (23) One member of the public at large to be appointed by the Governor.

(c) Any vacancy on the committee shall be filled in the same manner as the original appointment.

Section 2. The committee shall elect a chairman from among its membership. The first meeting of the committee shall be upon the call of the Governor. Thereafter, the committee shall meet upon the call of the chairman.

Section 3. Members of the committee shall receive the allowances authorized by law for legislative members of interim legislative committees, except that any committee member from the executive branch of government shall be reimbursed for travel expenses and other authorized expenses incurred from state funds from which they are otherwise compensated. The other allowances and all other funds necessary to carry out the provisions of this resolution shall come from the funds of the legislative branch of government.

Section 4. The committee shall develop recommendations for legislation to meet the needs for the improvement of fire protection services and emergency medical services provided by fire departments in Georgia and for improvements in the areas of fire service training, fire inspections and code enforcement, and public fire safety education in Georgia. The committee shall also develop a plan for improving the communication and coordination among the various state agencies and state-wide organizations involved in fire protection and fire prevention services or emergency medical services.

Section 5. The committee shall be charged with the responsibility for having its recommendations for legislation prepared and submitted to the Governor and to the General Assembly on or before July 1, 1982. The committee shall also recommend a plan for improving communications and coordination among the various state agencies and state-wide organizations involved in fire protection and fire prevention services and emergency medical services. Such plan shall be submitted to the involved agencies and organizations on or before July 1, 1982, on which date the committee shall stand abolished.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the roll call was ordered and the vote was as follows:

Y Aaron	Y Burruss	Y Culpepper	Glover	Johnson,G
Y Adams,G	Y Burton	Cummings	Y Godbee	Y Johnson,R
Y Adams,J	Y Byrd	Y Darden	Greer	Y Jones,B
Y Adams,M	Cason	Daugherty	Y Ham	Y Jones,H
Y Aiken	Castleberry	Davis,B	Hamilton	Y Karrh
Y Anderson	Y Chamberlin	Y Davis,J	Y Hanner	Y Kemp
Y Argo	Y Chambless	Y Davis,L	Y Harris	Y Kilgore
Y Auten	Chance	Dean	Y Harrison	Lambert
Y Balkcom	Y Cheeks	Y Dent	Hasty	Y Lane,D
Y Barger	Y Childers	Dixon	Y Hawkins	Y Lane,R
Y Baugh	Y Childs	Y Dobbs	Y Hays	Y Lawson
Y Beal	Clark,B	Y Dover	Hill	Y Lee
Y Beck	Clark,L	Edwards	Y Holmes	Logan
Y Benefield	Y Colbert	Elliott	Y Hooks	Y Long
Y Benn	Y Coleman	Y Evans	Horne	Y Lord
Birdsong	Y Collins	Y Felton	Y Hutchinson	Y Lowe
Bishop	Colwell	Fortune	Irvin	Y Lucas
Bolster	Y Connell	Y Foster	Y Isakson	Y Mangum
Y Branch	Y Couch	Y Fuller,C	Y Jackson,J	Y Mann
Y Bray	Y Cox	Y Fuller,K	Jackson,N	Y Marcus
Y Brooks	Y Crawford	Galer	Y Jackson,W	Y Martin
Y Buck	Y Crosby	Y Ginsberg	Y Jessup	Y Matthews

Y McCollum	Y Patten	Richardson	Y Smyre	Y Walker
Y McDonald	Y Perry	Y Robinson	Y Snow	Y Wall
McKinney	Peters	Y Rose	Y Steinberg	Y Ware
Y Miles	Phillips,B	Y Ross	Y Swann	Y Watson
Y Milford	Phillips,L.L.	Y Rowland	Y Thomas	White
Moody	Phillips,R.T	Y Russell	Y Thompson	Y Widener
Y Moore	Phillips,W.R	Y Savage	Townsend	Y Williams,B.J
Y Mostiler	Y Pilewicz	Scott,A	Y Triplett	Y Williams,H
Y Mullinar	Y Pinkston	Y Scott,D	Tuten	Williams,R
Y Nicholson	Rainey	Y Shepard	Y Twiggs	Y Wilson
Y Nix	Ralston	Y Sherrod	Y Vandiford	Y Wood,J
Y Oliver	Y Ramsey	Y Sizemore	Y Vaughn	Y Wood,J.T
Y Padgett	Randall	Y Smith,T	Y Veazey	Workman
Y Parham	Y Reaves	Y Smith,V	Waddle	Speaker Murphy

On the adoption of the Resolution, the ayes were 132, nays 0.

The Resolution, having received the requisite constitutional majority, was adopted.

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

Mr. Speaker:

The Senate has passed, by substitute, by the requisite constitutional majority the following Bill of the House:

HB 188. By: Representatives Galer of the 97th, Swann of the 90th, Steinberg of the 46th, Fuller of the 16th and Horne of the 104th: A BILL to amend an Act relating to the grandparents of certain children, so as to authorize the grant of visitation rights to grandparents when the parents of their grandchildren have obtained a divorce or are engaged in proceedings for divorce; and for other purposes.

The Senate has disagreed to the House amendment to the following Bill of the Senate:

SB 136. By: Senators Hudgins of the 15th and Greene of the 26th: A BILL to amend Code Chapter 24A-5, relating to the Council of Juvenile Court Judges, so as to change the provisions relating to the qualifications of judges hearing juvenile cases and their continual training; and for other purposes.

The Senate has agreed to the House substitute, by Senate substitute, to the following Bill of the Senate:

SB 385. By: Senator Ballard of the 45th: A BILL to amend an Act creating a new judicial circuit known as the Alcovy Judicial Circuit, so as to provide a salary supplement for each judge and the district attorney; to provide for cost-of-living increases; and for other purposes.

The Senate has passed, by substitute, by the requisite constitutional majority the following Bill of the House:

HB 619. By: Representatives Hanner of the 130th, Coleman of the 118th and Ramsey of the 3rd: A BILL to amend Code Section 24-2801, relating to election, qualification, term of office, etc., of sheriffs, so as to change certain provisions relating to qualifications of sheriffs; to change residency requirements; and for other purposes.

Under the general order of business, established by the Committee on Rules, the following Bills of the Senate were taken up for consideration and read the third time:

SB 370. By: Senators Walker of the 19th, Gillis of the 20th, English of the 21st and others:
A BILL to amend an Act providing requirements relative to trappers and fur dealers, so as to revise the definition of certain terms; to authorize trapping of coyote at any time during the year; to authorize the trapping or capture and sale of rabbits and hares; and for other purposes.

The following amendment was read and adopted:

Representative Twiggs of the 4th moves to amend SB 370 by inserting on line 4 of page 1 between the word and semicolon "hares;" and the word "to" the following:

"to provide for a raccoon seller's license; to provide for penalties in connection therewith; to provide for other matters relative thereto;"

By renumbering Sections 2, 3, and 4 as Sections 3, 4, and 5, respectively, and by adding a new Section 2 to read as follows:

"Section 2. Said Act if further amended by adding between Sections 6 and 7 a new Section 6A to read as follows:

'Section 6A. Raccoon fur sellers. (a) In addition to fur dealers' licenses provided for in Section 6 of this Act, the Department shall issue a raccoon fur seller's license for an annual fee of \$15.00. A person to whom a raccoon fur seller's license has been issued shall be authorized to sell the raw undressed furs, hides, skins, or pelts of raccoons lawfully taken by any means other than by trapping.

(b) It shall be unlawful for any person to sell the raw undressed fur, hide, skin, or pelt of a raccoon lawfully taken by means other than trapping unless such person has a current valid raccoon fur seller's license issued by the Department. Any person violating the provisions of this subsection shall be guilty of a misdemeanor and upon conviction thereof shall be punished as for a misdemeanor.

(c) A person who purchases or sells raw undressed furs, hides, skins, or pelts of raccoons taken by trapping and by means other than trapping shall be a fur dealer within the meaning of this Act and must be licensed therefor as provided in Section 6 of this Act. The license authorized by this Section shall be issued only to persons who take raccoons exclusively by lawful means other than trapping."

The report of the Committee, which was favorable to the passage of the Bill, was agreed to, as amended.

On the passage of the Bill, as amended, the roll call was ordered and the vote was as follows:

N Aaron	Y Brooks	Couch	Fortune	Horne
Y Adams,G	Y Buck	Y Cox	Y Foster	Y Hutchinson
Adams,J	Y Burruss	Y Crawford	Fuller,C	Irvin
Y Adams,M	N Burton	Y Crosby	Fuller,K	N Isakson
Aiken	Y Byrd	Y Culpepper	Galer	Y Jackson,J
Y Anderson	Y Cason	N Cummings	N Ginsberg	Jackson,N
Y Argo	Y Castleberry	N Darden	Glover	Y Jackson,W
Y Auten	Y Chamberlin	Daugherty	Y Godbee	Y Jessup
Balkcom	Y Chambless	Davis,B	Greer	Y Johnson,G
Y Barger	Y Chance	Y Davis,J	N Ham	Y Johnson,R
Y Baugh	Cheeks	N Davis,L	Hamilton	Y Jones,B
Y Beal	N Childers	Dean	Y Hanner	Y Jones,H
Y Beck	Childs	Y Dent	Y Harris	Karrb
Y Benefield	Clark,B	Y Dixon	N Harrison	Kemp
Y Benn	Y Clark,L	Y Dobbs	Hasty	Y Kilgore
Birdsong	Y Colbert	Y Dover	Y Hawkins	Lambert
Bishop	Y Coleman	Y Edwards	Y Hays	Lane,D
Y Bolster	Collins	Elliott	Hill	Y Lane,R
Branch	Y Colwell	Y Evans	Y Holmes	Y Lawson
Bray	Y Connell	Y Felton	Y Hooks	Y Lee

Logan	Y Moore	Y Pinkston	Y Sherrod	Y Veazey
Y Long	N Mostiler	Rainey	Y Sizemore	Y Waddle
Y Lord	Y Mullinax	Ralston	Y Smith,T	Y Walker
Y Lowe	Y Nicholson	Y Ramsey	N Smith,V	Y Wall
Y Lucas	N Nix	Randall	Y Smyre	Y Ware
Y Mangum	Y Oliver	Reaves	Y Snow	Watson
Y Mann	N Padgett	Y Richardson	Y Steinberg	White
Y Marcus	Y Parham	Y Robinson	Y Swann	Widener
Y Martin	Y Patten	Y Rose	Y Thomas	Y Williams,B.J
Y Matthews	Y Perry	Y Ross	N Thompson	Y Williams,H
Y McCollum	Peters	Rowland	Townsend	Williams,R
McDonald	Phillips,B	Y Russell	Y Triplett	Y Wilson
McKinney	Phillips,L.L	Y Savage	Tuten	Y Wood,J
N Miles	Phillips,R.T	Scott,A	Y Twiggs	Y Wood,J.T
Y Milford	N Phillips,W.R	Y Scott,D	Y Vandiford	Y Workman
Moody	Y Pilewicz	Y Shepard	Y Vaughn	Speaker Murphy

On the passage of the Bill, as amended, the ayes were 110, nays 17.

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

SB 388. By: Senators Sutton of the 9th and Eldridge of the 7th: A BILL to provide for the rebate of interest on any loan on which the interest is calculated under the add-on interest method if the loan is paid off prior to maturity; to provide for a rate of interest; to provide for an exception; and for other purposes.

The following amendments were read and adopted:

The Committee on Banks and Banking moves to amend SB 388 by striking the word "ten" on line 14 of page 1 and inserting in lieu thereof the figure "15".

Representative Johnson of the 72nd moves to amend SB 388 by striking the word "ten" on page 1, line 12, and inserting the word "fifteen".

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to, as amended.

On the passage of the Bill, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Castleberry	Y Dent	Y Holmes	Lucas
Y Adams,G	Y Chamberlin	Y Dixon	Y Hooks	Y Mangum
Adams,J	Y Chambliss	Y Dobbs	Horne	Y Mann
Y Adams,M	Y Chance	Y Dover	Y Hutchinson	Marcus
Y Aiken	Y Cheeks	Y Edwards	Y Irvin	Y Martin
Y Anderson	Y Childers	Elliott	Isakson	Y Matthews
Y Argo	Y Childs	Y Evans	Y Jackson,J	Y McCollum
Y Auten	Y Clark,B	Y Felton	Jackson,N	Y McDonald
Y Balkcom	Clark,L	Fortune	Y Jackson,W	McKinney
Y Bergeron	Y Colbert	Y Foster	Y Jessup	Y Miles
Y Baugh	Y Coleman	Fuller,C	Johnson,G	Y Milford
Y Beal	Y Collins	Y Fuller,K	Y Johnson,R	Moody
Y Beck	Y Colwell	Galer	Y Jones,B	Moore
Y Benefield	N Connell	Y Ginsberg	Y Jones,H	Y Mostiler
Y Benn	Y Couch	Glover	Y Karrh	Y Mullinax
Birdsong	Y Cox	Y Godbee	Y Kemp	Y Nicholson
Bishop	Y Crawford	Greer	Y Kilgore	Y Nix
Y Bolster	Y Crosby	Y Ham	Y Lambert	Y Oliver
Y Branch	Y Culpepper	Hamilton	Y Lane,D	Y Padgett
Y Bray	Y Cummings	Y Hanner	Y Lane,R	Y Parham
Y Brooks	Y Darden	Y Harris	Y Lawson	N Patten
Y Buck	Daugherty	Y Harrison	Y Lee	Y Perry
Burruss	Davis,B	Hasty	Logan	Peters
Y Burton	Y Davis,J	Y Hawkins	Y Long	Phillips,B
Y Byrd	Y Davis,L	Y Hays	Y Lord	Phillips,L.L
Y Cason	Y Dean	Hill	Y Lowe	Phillips,R.T

Y Phillips, W.R	Rose	Y Smith, T	Tuten	White
Y Pilewicz	Y Ross	Y Smith, V	Y Twiggs	Y Widener
Y Pinkston	Rowland	Smyre	Y Vandiford	Y Williams, B.J
Y Rainey	Y Russell	Y Snow	Y Vaughn	Y Williams, H
Ralston	Y Savage	Y Steinberg	Y Veazey	Y Williams, R
Y Ramsey	Scott, A	Y Swann	Y Waddle	Y Wilson
Randall	Y Scott, D	Y Thomas	Y Walker	Y Wood, J
Y Reaves	Y Shepard	Y Thompson	Y Wall	Y Wood, J.T
Y Richardson	Y Sherrod	Y Townsend	Y Ware	Y Workman
Y Robinson	Y Sizemore	Y Triplett	Y Watson	Speaker Murphy

On the passage of the Bill, as amended, the ayes were 138, nays 2.

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

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

Mr. Speaker:

The Senate has passed, as amended, by the requisite constitutional majority the following Bill of the House:

HB 54. By: Representative Dixon of the 151st: A BILL to amend Code Section 26-1802, relating to theft by taking, so as to provide that it is unlawful to remove any memorial to the dead or any ornamentation or flower, tree, or shrub placed on, adjacent to, or within any enclosure of a memorial to the dead; and for other purposes.

The Senate adheres to its disagreement to the House substitute and has appointed a Committee of Conference to confer with a like committee on the part of the House on the following Bill of the Senate:

SB 114. By: Senators Barnes of the 33rd, Allgood of the 22nd, English of the 21st, and Howard of the 42nd: A BILL to amend Code Section 39-1105, relating to fees for advertising, so as to change certain fees; and for other purposes.

The President has appointed on the part of the Senate the following:

Senators Barnes of the 33rd, Dean of the 31st, and Garner of the 30th.

The Senate has passed, as amended, by the requisite constitutional majority the following Bill of the House:

HB 475. By: Representative Phillips of the 120th: A BILL to amend Code Chapter 91A-32, relating to intangible recording tax, so as to exempt from taxation that part of the face amount of a long-term note secured by real estate which represents a refinancing of unpaid principal on a previous long-term note secured by real estate; and for other purposes.

During this day's proceedings, the Speaker and Speaker Pro Tem alternately served as presiding officer.

Pursuant to the provisions of SR 174, adopted by the House and Senate, the Speaker announced the House adjourned until 10:00 o'clock, A.M., Monday, March 23, 1981.

Representative Hall, Atlanta, Georgia
Monday, March 23, 1981

The House met pursuant to adjournment at 10:00 o'clock, A.M., this day and was called to order by the Speaker.

By unanimous consent, the call of the roll was dispensed with.

Prayer was offered by the Reverend James H. Rush, Pastor, Isle of Hope United Methodist Church, Savannah, Georgia.

Representative Milford of the 13th, Chairman of the Committee on Journals, reported that the Journal of the previous legislative day had been read and found to be correct.

By unanimous consent, the reading of the Journal was dispensed with.

The Journal was confirmed.

By unanimous consent, the following was established as the order of business during the first part of the period of unanimous consents:

1. Introduction of Bills and Resolutions.
2. First reading and reference of House Bills and Resolutions.
3. Second reading of Bills and Resolutions.
4. Reports of Standing Committees.
5. Third reading and passage of Local uncontested Bills.
6. First reading and reference of Senate Bills and Resolutions.

By unanimous consent, the rules were suspended in order that the following Bills of the House could be introduced, read the first time and referred to the committees:

HB 1113. By: Representative Snow of the 1st: A BILL to supersede Title 113 of the Code of Georgia, Wills, Descent and Administration of Estates; to enact a new Title 113 of the Code of Georgia to be entitled Estates of Deceased or Absent Persons; and for other purposes.

Referred to the Committee on Judiciary.

HB 1114. By: Representatives Childs of the 51st, Snow of the 1st, Tuten of the 153rd, and Chambless of the 131st: A BILL to amend Code Section 68B-308, relating to the determination of habitual violators, so as to provide that a person whose license was revoked for driving under the influence of alcohol or drugs when the charge therefor resulted from a motor vehicle accident in which the life of any person was lost shall not be entitled to a certain probationary license; and for other purposes.

Referred to the Committee on Judiciary.

HB 1115. By: Representatives Martin of the 60th, Colbert of the 23rd, and Nicholson of the 88th: A BILL to amend Code Section 91A-1340, relating to settlements of

amounts due counties, so as to change the provisions relative to when the taxes collected shall be transferred to the county; and for other purposes.

Referred to the Committee on Ways & Means.

HB 1116. By: Representative Ware of the 68th: A BILL to amend Code Chapter 56-10, relating to investments, so as to define the term "separate account fixed value annuity contracts"; to provide authority for establishing separate accounts; and for other purposes.

Referred to the Committee on Banks & Banking.

HB 1117. By: Representative Ware of the 68th: A BILL to amend Code Section 56-1040, relating to variable annuity contracts, so as to create an exemption for separate account fixed value annuity contracts; and for other purposes.

Referred to the Committee on Banks & Banking.

HB 1118. By: Representatives Darden, Thompson and Wilson of the 19th and Aiken of the 21st: A BILL to amend an Act creating the State Court of Cobb County, so as to provide for an additional judge of the State Court of Cobb County; to provide for the appointment of the initial judge; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1119. By: Representatives Moore of the 152nd and Oliver of the 121st: A BILL to amend an Act authorizing the State Personnel Board to provide a health insurance plan for public school employees, so as to provide that the terms "public school teacher," "teacher," and "employee" shall include school bus drivers; and for other purposes.

Referred to the Committee on Education.

HB 1120. By: Representative Johnson of the 66th: A BILL to amend Code Title 32, relating to education, so as to provide a new Code chapter providing for balanced treatment for evolution science and other scientific models of origins in the public schools; and for other purposes.

Referred to the Committee on Education.

HB 1121. By: Representative Johnson of the 66th: A BILL to amend Code Section 79-303, relating to rights of aliens as to realty, so as to provide certain restrictions as to ownership of realty by nonresident aliens; and for other purposes.

Referred to the Committee on Judiciary.

HB 1122. By: Representative Murphy of the 18th: A BILL to provide that the name of each person who writes an editorial contained in any newspaper or magazine printed in this state shall be printed immediately following such editorial; and for other purposes.

Referred to the Committee on Judiciary.

HB 1123. By: Representatives Byrd of the 138th, Smith of the 152nd, McKinney of the 35th, Glover of the 32nd, Pinkston of the 100th, and others: A BILL to define this Act as "Voluntary Prayer and Meditation Act"; to establish public policy to permit prayer and meditation in the public schools; and for other purposes.

Referred to the Committee on Education.

HB 1124. By: Representatives Workman of the 56th, Snow of the 1st, Wilson of the 19th, and Coleman of the 118th: A BILL to amend an Act known as the "Georgia Motor Vehicle Accident Reparations Act," so as to change the provisions relating to proof of insurance; to provide for the suspension of a motor vehicle operator's license and license tag for knowingly making a false certification that minimum insurance is in force; and for other purposes.

Referred to the Committee on Public Safety.

HB 1125. By: Representatives Chambliss of the 131st, Hooks of the 116th, Bolster of the 30th, Steinberg of the 46th, Rose of the 93rd, and others: A BILL to amend Code Title 40, relating to the Executive Department, so as to provide for the appropriation and budgeting of state funds for the acquisition of works of art for state buildings; and for other purposes.

Referred to the Committee on Appropriations.

HB 1126. By: Representatives Bolster of the 30th, Crosby of the 150th, Burruss of the 21st, and Robinson of the 58th: A BILL to amend Code Title 91A, known as the "Georgia Public Revenue Code," so as to provide for a comprehensive revision of the taxation of state and national banks, state building and loan associations, and federal savings and loan associations; to repeal the tax on bank shares; and for other purposes.

Referred to the Committee on Ways & Means.

By unanimous consent, the following Bills and Resolutions of the House and Senate were read the second time:

HB 1106	HR 410
HB 1107	HR 411
HB 1108	HR 412
HB 1109	SB 164
HB 1110	SB 446
HB 1111	SB 453
HB 1112	SR 165

Representative Harris of the 8th District, Chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

Your Committee on Appropriations has had under consideration the following Bill of the Senate and has instructed me to report the same back to the House with the following recommendation:

SB 148 Do Pass, by Substitute

Respectfully submitted,
Harris of the 8th
Chairman

Representative Snow of the 1st District, Chairman of the Committee on Judiciary, submitted the following report:

Mr. Speaker:

Your Committee on Judiciary has had under consideration the following Bills of the Senate and has instructed me to report the same back to the House with the following recommendations:

SB 252 Do Pass, by Substitute
 SB 327 Do Pass
 SB 190 Do Pass

Respectfully submitted,
 Snow of the 1st
 Chairman

Representative Adams of the 36th District, Chairman of the Committee on State Planning & Community Affairs, submitted the following report:

Mr. Speaker:

Your Committee on State Planning & Community Affairs - Local Legislation has had under consideration the following Bills of the Senate and has instructed me to report the same back to the House with the following recommendations:

SB 404 Do Pass	SB 454 Do Pass, as Amended
SB 405 Do Pass	SB 455 Do Pass
SB 450 Do Pass	SB 456 Do Pass
SB 452 Do Pass	

Respectfully submitted,
 Adams of the 36th
 Chairman

The following report of the Committee on Rules was read and adopted:

HOUSE RULES CALENDAR
 MONDAY, MARCH 23, 1981
 (39th Legislative Day)

Mr. Speaker and Members of the House:

The Committee on Rules, in session assembled, has fixed the calendar for this day's business, March 23, 1981, as enumerated below:

HR 292 Suspension, Discipline in Schools, Study

SB 31 Cable TV, County Licenses
 SB 33 Hunting and Fishing Areas, Regulations
 SB 61 County Boards of Education, Employees Eligibility
 SB 85 Retail Install. Home Sol. Sales, Accounts (Rec.)
 SB 111 State Purchases, Dollar Limit Without Bids (Rec.)
 SB 138 Medical Assistance Claims on Estate
 SB 139 Medical Assistance, Conflicts of Interest
 SB 157 Employees' Retirement Systems, Rates of Interest
 SB 180 Public Ret. System, Actuarial Valuations
 SB 185 District Attorney Emeritus, Retirement
 SB 213 Criminal Procedure, Arrests
 SB 220 Medical Assistance, Obtaining Unlawfully
 SB 222 Business Development Corp. Loans
 SB 225 Professional Corporations, Piloting
 SB 245 Licensed Practical Nurse, Licensing
 SB 257 Public Works Projects, Costs

- SB 290 Housing Authorities, Projects Certain Areas
- SB 298 Private Detectives, Create Board
- SB 319 Health Insurance, Out-Patient Coverage
- SB 407 Tax Officials, Training Classes
- SB 413 Criminal Cases, Summons in Lieu of Arrest Warrants
- SB 419 State Personnel Board, Quorum
- SB 420 Spinal-Cord Disabled, Registration
- SR 88 Human Resources, Study of Services
- SR 119 Macon Co. Recreation Commission, Agreement

ALL COMPENSATION RESOLUTIONS APPROVED BY APPROPRIATIONS COMMITTEE

Bills and Resolutions on this calendar may be called in any order the Speaker desires.

Respectfully submitted,
/s/Lee of the 72nd
Chairman

By unanimous consent, the following Bills of the Senate were taken up for consideration and read the third time:

- SB 454. By: Senators Coleman of the 1st, Wessels of the 2nd, and Bryant of the 3rd: A BILL to be entitled an Act to amend an Act implementing a constitutional amendment to authorize the General Assembly to change provisions relating to tax administration of Chatham County and Savannah, approved Apr. 8, 1965 (Ga. Laws 1965, p. 3354), so as to change the qualifications of the chief tax assessor; and for other purposes.

The following amendment was read and adopted:

The Committee on State Planning and Community Affairs moves to amend SB 454 by adding on line 5 of page 1 after the following:

“change the”,

the following:

“manner of appointment and”.

By adding on line 14 of page 1 after the following:

“amended”,

the following:

“by striking from the first sentence of Section 6 the following:

‘with the concurrence of the mayor and aldermen of the City of Savannah’ and”.

By striking from lines 24 and 25 of page 1 the following:

“with the concurrence of the mayor and aldermen of the City of Savannah”.

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to.

On the passage of the Bill, as amended, the ayes were 110, nays 0.

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

SB 404. By: Senator McGill of the 24th: A BILL to place the tax commissioner of Wilkes County on an annual salary; to provide for the compensation of employees within such office; to provide for the disposition of all commissions and costs collected by the tax commissioner and all office employees; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 405. By: Senator McGill of the 24th: A BILL to amend an Act granting a new charter to the City of Washington, so as to change the provisions relating to the imposition and levy of ad valorem taxes by the city; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 450. By: Senator Deal of the 49th: A BILL to be entitled an Act to provide for a supplement to the salary of the district attorney of the Northeastern Judicial Circuit; to provide for the payment of such salary supplement by the counties comprising said circuit; to provide an effective date; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 452. By: Senator Littlefield of the 6th: A BILL to be entitled an Act to create the Camden County Industrial Authority and to authorize such authority to acquire self-liquidating projects embracing sources of water supply, the treatment, distribution, and sale of water to individuals, private concerns, and governmental units, the collection, treatment, and disposal of sewage waste and storm water; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 455. By: Senators Coleman of the 1st, Wessels of the 2nd, and Bryant of the 3rd: A BILL to be entitled an Act to provide for the advance deposit toward court costs in the State Courts of counties having a population of not less than 190,000 nor more than 210,000 according to the U. S. census of 1980, so as to provide that the advance deposit toward the payment of court costs cover all charges of the office of Clerk and Sheriff of said State Courts shall be Twenty Dollars; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 456. By: Senators Coleman of the 1st, Wessels of the 2nd, and Bryant of the 3rd: A BILL to be entitled an Act to amend an Act revising and consolidating into a comprehensive Act all laws relating to the Municipal Court of Savannah, approved Apr. 18, 1969 (Ga. Laws 1969, p. 2857), so as to set the various court costs for filing fees to be applied toward payment of court costs to be paid to the clerk; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

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

Mr. Speaker:

The Senate has agreed to the House substitute to the following Bill of the Senate:

SB 183. By: Senators Wessels of the 2nd, Allgood of the 22nd and Lester of the 23rd: A BILL to amend Code Title 56, relating to insurance, so as to provide for the licensing and regulation of industrial insurance and all related matters; and for other purposes.

The Senate has agreed to the House amendment to the following Bill of the Senate:

SB 70. By: Senators Stephens of the 36th, Wessels of the 2nd and Gillis of the 20th: A BILL to amend Code Section 26-1704, relating to bad checks, so as to change the penalty provisions relating to the criminal issuance of a bad check; and for other purposes.

The Senate has agreed to the House amendment to the following Resolution of the Senate:

SR 20. By: Senators Garner of the 30th, Lester of the 23rd, Holloway of the 12th and others: A RESOLUTION designating the J. Ebb Duncan Memorial Parkway; and for other purposes.

The Senate has agreed to the House amendment to the Senate amendment to the following Bill of the House:

HB 4. By: Representatives Bolster of the 30th, Dixon of the 151st, Crosby of the 150th, Hutchinson of the 133rd, Sizemore of the 136th, and others: A BILL to revise, modernize, codify, and update certain laws relating to alcoholic beverages; to amend Code Title 5A, known as the Georgia Alcoholic Beverage Code; and for other purposes.

The Senate disagrees to the House substitute to the following Resolution of the Senate:

SR 63. By: Senators Wessels of the 2nd, Bryant of the 3rd, Kennedy of the 4th and Coleman of the 1st: A RESOLUTION creating the Georgia Semiquincentenary Commission; and for other purposes.

The Senate agrees to the House amendment to the Senate substitute to the following Bill of the House:

HB 87. By: Representatives Kilgore of the 65th, Williams of the 6th, Rowland of the 119th, Birdsong of the 103rd, Castleberry of the 111th, and others: A BILL to amend Code Title 91A, known as the Georgia Public Revenue Code, so as to change certain provisions relating to administration of ad valorem property taxes; to provide for uniform tangible personal property tax returns; to require the Department of Revenue to provide certain courses of instruction; to require training for persons in the appraisal of tangible personal property; and for other purposes.

The Senate agrees to the House amendment to the Senate substitute to the following Bill of the House:

HB 916. By: Representatives Nicholson of the 88th and Padgett of the 86th: A BILL to amend an Act to provide and fix the compensation of certain elected officials in certain counties of this state, so as to change the salaries of certain officials in said counties; to prohibit certain officials from engaging in the private practice of law; and for other purposes.

The Senate has adopted by the requisite constitutional majority the following Resolutions of the House:

HR 156. By: Representatives Ham of the 80th, Dixon of the 151st, Crosby of the 150th and Argo of the 63rd: A RESOLUTION creating the Joint Committee on Farm Winery Laws; and for other purposes.

HR 339. By: Representatives Fortune and Mostiler of the 71st: A RESOLUTION proposing an amendment to the Constitution so as to increase jurisdiction of civil cases over which the Justices of the Peace of Spalding County shall have jurisdiction; and for other purposes.

The Senate has passed by the requisite constitutional majority the following Bills of the House:

HB 877. By: Representatives Veazey and Perry of the 146th: A BILL to create and establish a Small Claims Court in Tift County; to provide for the initial judge; and for other purposes.

HB 937. By: Representatives Veazey and Perry of the 146th: A BILL to amend an Act creating a board of commissioners of Tift County, so as to authorize the board of commissioners of Tift County to fix the salary of the chairman of the board of commissioners of Tift County; to provide for minimum and maximum limits; and for other purposes.

- HB 1011. By: Representative Ham of the 80th: A BILL to amend an Act creating and establishing a Small Claims Court for Monroe County, so as to change the jurisdiction of said court; to provide for service costs; and for other purposes.
- HB 1014. By: Representatives Childers of the 15th, Fuller of the 16th and Adams of the 14th: A BILL to amend an Act providing for the compensation of the members of the board of education of Floyd County, so as to provide for the reimbursement of members for certain expenses; and for other purposes.
- HB 1035. By: Representatives Robinson of the 58th, Childs of the 51st, Aaron of the 56th, Vandiford of the 53rd, Williams of the 54th and others: A BILL to amend an Act creating the State Court of DeKalb County, so as to change the provisions relative to court costs; and for other purposes.
- HB 1037. By: Representatives Aiken and Burruss of the 21st, Murphy of the 18th, Wilson, Darden and Thompson of the 19th: A BILL to amend an Act placing certain officers of Paulding County on an annual salary, so as to change the salary of the clerk of the superior court and the probate judge; and for other purposes.
- HB 1038. By: Representative Lane of the 81st: A BILL to create the Downtown Statesboro Development Authority, as authorized by an amendment to the Constitution; and for other purposes.
- HB 1039. By: Representative Chance of the 129th: A BILL to amend an Act creating the office of tax commissioner of Effingham County, so as to change the compensation of the tax commissioner; and for other purposes.
- HB 1040. By: Representative Jackson of the 75th: A BILL to amend an Act providing for a change in the compensation of certain Walton County officers, so as to authorize the participation by Walton County officers and their employees in any group health insurance plan provided for by the governing authority of Walton County; to repeal conflicting laws; and for other purposes.
- HB 1041. By: Representative Rainey of the 135th: A BILL to amend an Act reincorporating the City of Cordale in Crisp County, so as to provide for a lien on certain property for the nonpayment of fees for certain utility services; and for other purposes.
- HB 1045. By: Representatives Thomas and Johnson of the 66th: A BILL to amend an Act placing the Coroner of Carroll County on an annual salary, so as to provide an expense allowance for the Coroner of Carroll County; and for other purposes.
- HB 1053. By: Representative Edwards of the 110th: A BILL to amend an Act abolishing the fee system of compensating the sheriff of Marion County and providing in lieu thereof an annual salary, so as to change the compensation of the deputy sheriff; and for other purposes.
- HB 1057. By: Representatives Childs of the 51st, Burton of the 47th, Hawkins of the 50th, Workman of the 56th, Steinberg of the 46th and others: A BILL to amend an Act prohibiting certain annexations by municipalities located in counties having a population of not less than 200,000 and not more than 500,000 according to the U.S. decennial census of 1970 or any future such census, so as to change the population brackets in said Act; and for other purposes.

- HB 1058. By: Representatives Childs of the 51st, Burton of the 47th, Hawkins of the 50th, Workman of the 56th, Steinberg of the 46th and others: A BILL to amend Code Section 91A-1503, relating to the basis for fair market value of property subject to both municipal and county ad valorem taxation, so as to change the population requirements relative to municipalities having a population of 20,000 or more which are located within counties having a population of not less than 400,000 nor more than 600,000 according to the census; and for other purposes.
- HB 1059. By: Representatives Childs of the 51st, Burton of the 47th, Hawkins of the 50th, Workman of the 56th, Steinberg of the 46th and others: A BILL to amend an Act providing two additional court reporters for certain judicial circuits and providing additional secretarial and clerical help in such circuits, so as to change the population figures in said Act; and for other purposes.
- HB 1060. By: Representatives Childs of the 51st, Burton of the 47th, Hawkins of the 50th, Workman of the 56th, Steinberg of the 46th and others: A BILL to amend an Act prescribing the duties of sheriffs in counties having a population of 250,000 and not more than 500,000, according to the 1960 U.S. Census and any such future census, so as to change the population figures in said Act; and for other purposes.
- HB 1061. By: Representatives Childs of the 51st, Burton of the 47th, Hawkins of the 50th, Workman of the 56th, Steinberg of the 46th and others: A BILL to amend an Act providing that in counties of this state having a population of not less than 400,000 nor more than 500,000, according to the U.S. Decennial Census of 1970 or any future such census, it shall be lawful to erect signs bearing the word "SOLD" on certain residential property, so as to change the provisions relative to population; and for other purposes.
- HB 1062. By: Representatives Childs of the 51st, Burton of the 47th, Hawkins of the 50th, Workman of the 56th, Steinberg of the 46th and others: A BILL to amend an Act requiring the boards of education in certain counties of this state to publish a summary of all receipts and expenditures of said boards on a quarterly basis and providing for the maintenance of audit reports for public inspection, so as to change the population brackets in said Act; and for other purposes.
- HB 1063. By: Representatives Childs of the 51st, Burton of the 47th, Hawkins of the 50th, Workman of the 56th, Steinberg of the 46th and others: A BILL to amend an Act authorizing stenographers to be present with the grand jury when witnesses are being examined in counties of a certain population, so as to change the population figures of said Act; and for other purposes.
- HB 1064. By: Representatives Childs of the 51st, Burton of the 47th, Hawkins of the 50th, Workman of the 56th, Steinberg of the 46th and others: A BILL to amend Code Chapter 32-9, relating to county boards of education, so as to change the provisions relative to counties having a population of not less than 400,000 or more than 500,000 according to the U.S. Decennial census of 1970 or any future such census; and for other purposes.
- HB 1065. By: Representatives Childs of the 51st, Burton of the 47th, Hawkins of the 50th, Workman of the 56th, Steinberg of the 46th and others: A BILL to amend an Act providing for the selection of traverse jurors for all courts from a single box, so as to change the population figures in said Act; and for other purposes.
- HB 878. By: Representative Colbert of the 23rd: A BILL to amend, consolidate, create, revise and supersede the several Acts incorporating the City of Alpharetta, in

the County of Fulton, State of Georgia, and all amendments in respect thereto; to create a new charter of said corporation; and for other purposes.

- HB 266. By: Representatives Colbert of the 23rd, McKinney of the 35th, Pilewicz of the 41st and Greer of the 43rd: A BILL to amend an Act providing for the compensation of sheriffs of all counties of this state having a population of 500,000 or more according to the U.S. decennial census of 1970 or any future such census; and for other purposes.
- HB 821. By: Representatives Marcus of the 26th and Bolster of the 30th: A BILL to amend an Act approved April 11, 1967, which authorized certain municipal corporations to lease out property used for recreational purposes, and for other purposes, so as to provide for the lease of certain property formerly used for regional fairs for terms of not more than 50 years; and for other purposes.
- HB 359. By: Representatives Karrh of the 106th, Evans of the 84th, Snow of the 1st, Culpepper of the 98th, Childs of the 51st and others: A BILL to amend Code Section 24-2919, relating to staff for district attorneys, so as to change the provisions relative to increases in the compensation of assistant district attorneys; and for other purposes.
- HB 360. By: Representative Peters of the 2nd: A BILL to amend Code Section 91A-1337, relating to tax collectors and tax commissioners as ex officio sheriffs for certain purposes, so as to waive the requirement of the sheriff's written consent in certain counties when the tax collector or tax commissioner is acting in the county in which he holds office; and for other purposes.
- HB 414. By: Representatives Beck of the 148th, Long of the 142nd, Mostiler of the 71st, Ramsey of the 3rd, Mullinax of the 69th and Benefield of the 72nd: A BILL to amend "The Lender Credit Card Act," so as to authorize lenders to contract for and receive an annual basic card fee in connection with a lender credit card; and for other purposes.
- HB 433. By: Representatives Murphy of the 18th, Ross of the 76th, Dover of the 11th, Irvin of the 10th, Oliver of the 121st and others: A BILL to amend an Act known as the "Adequate Program for Education in Georgia Act," so as to change the provisions relative to the minimum salary for school bus drivers; and for other purposes.
- HB 457. By: Representative Hasty of the 8th: A BILL to amend an Act providing minimum salaries for clerks of the superior courts, so as to change the salaries provided for; and for other purposes.
- HB 585. By: Representatives Lambert of the 112th and Smith of the 42nd: A BILL to amend Code Chapter 56-20, relating to farmers' mutual fire insurance companies, so as to change the provisions regarding qualifications for certificates of authority; to change the provisions regarding limits of single risk; and for other purposes.
- HB 662. By: Representative Crosby of the 150th: A BILL to provide for one additional judge of the superior courts of Waycross Judicial Circuit of Georgia; and for other purposes.
- HB 700. By: Representative Jackson of the 75th: A BILL to repeal an Act entitled "An Act to create and establish a Small Claims Court in and for each county of the

State having a population of not less than 22,830 and not more than 23,500, according to the U.S. Decennial Census of 1970 or any future such census"; and for other purposes.

- HB 734. By: Representatives Lambert of the 112th and Coleman of the 118th: A BILL to amend an Act creating the office of Georgia Safety Fire Commissioner, so as to provide that certain counties shall adopt fire safety standards and shall be responsible for enforcement of certain fire safety and arson duties; and for other purposes.
- HB 740. By: Representative Marcus of the 26th: A BILL to amend Code Section 69-318, relating to the sale of municipal property, so as to provide that the provisions thereof, or any other law or ordinance, shall not apply to the sale of real property within its corporate limits by the governing authority of any municipal corporation to either a public authority or to a nonprofit corporation; and for other purposes.
- HB 758. By: Representative Phillips of the 120th: A BILL to amend the "Executive Reorganization Act of 1972," so as to provide for the transfer of functions from the Dept. of Natural Resources to the Div. of Environmental Protection; and for other purposes.
- HB 815. By: Representatives Connell of the 87th, Nicholson of the 88th and Dent of the 85th: A BILL to amend the Charter of the City of Augusta, incorporated as the City Council of Augusta, so as to remove from the Civil Service Commission the authority to employ, promote, suspend, demote, and discharge all members of the Augusta Police and Fire Departments; and for other purposes.
- HB 872. By: Representatives Veazey and Perry of the 146th: A BILL to amend an Act creating a board of commissioners of Tift County, so as to change the date of the special election to fill certain vacancies in membership on the board; and for other purposes.
- HB 874. By: Representatives Veazey and Perry of the 146th: A BILL to repeal an Act entitled "An Act creating a Small Claims Court in each county in this State having a population of not less than 23,300 and not more than 23,699 according to the U.S. Decennial Census of 1960 or any future such census"; and for other purposes.
- HB 903. By: Representatives Chambless of the 131st, Culpepper of the 98th, Snow of the 1st, Walker of the 115th and Karrh of the 106th: A BILL to amend Code Section 67-2002, relating to how liens are declared and created, so as to provide for notice of the commencement of an action to enforce a lien; and for other purposes.
- HB 910. By: Representatives Culpepper of the 98th, Pinkston of the 100th, Coleman of the 118th and Russell of the 64th: A BILL to amend Code Section 41A-1610, relating to the payment of deposits of deceased depositors, so as to provide for the disposition of funds in the care and possession of a nursing home when the owner of the funds dies intestate while confined to the nursing home; and for other purposes.
- HB 511. By: Representatives Swann of the 90th, Padgett of the 86th, Dent of the 85th, Connell of the 87th, Nicholson of the 88th, and Cheeks of the 89th: A BILL

to amend an Act regulating public instruction in the County of Richmond, so as to provide for biennial elections for purposes of selecting members of the Board of Education; and for other purposes.

The Senate has adopted the Report of the Committee of Conference on the following Bill of the House:

HB 136. By: Representatives Lambert of the 112th, Vaughn of the 57th, Ham of the 80th, Culpepper of the 98th, McDonald of the 12th and others: A BILL to provide a new Code Title 34C, "Electric Membership Corporations"; and for other purposes.

The Senate has agreed to the House substitutes to the following Bills of the Senate:

SB 105. By: Senators Scott of the 43rd and Lester of the 23rd: A BILL to amend Code Chapter 56-24, relating to insurance contracts in general, so as to change certain benefit plans, to provide coverage for the treatment of mental disorders to the same extent and degree as coverage provided for the treatment of physical illnesses; and for other purposes.

SB 363. By: Senators Littlefield of the 6th and Bryant of the 3rd: A BILL to amend an Act creating the State Court of Glynn County, so as to change the compensation of certain personnel of the court; to change the terms of court; and for other purposes.

SB 324. By: Senators Littlefield of the 6th, Bryant of the 3rd, Kennedy of the 4th and others: A BILL to provide for a supplement to the salaries of the judges and senior judges of the superior courts and the district attorney of the Brunswick Judicial Circuit; to authorize counties within the Brunswick Judicial Circuit to increase such salary supplement; and for other purposes.

SB 80. By: Senators Cobb of the 28th and Reynolds of the 48th: A BILL to amend an Act known as the "Motor Vehicle Certificate of Title Act," so as to require the delivery of certificates of title within a specified time; to provide for postmarks as proof of timely submission of documents; and for other purposes.

SB 149. By: Senators Dean of the 31st and Garner of the 30th: A BILL to establish the Superior Court Clerks Training Council; to provide for voting and advisory members; to provide the procedure for conducting business; to provide for the payment of expenses; to provide for the functions and authority; and for other purposes.

The Senate has agreed to the House amendments to the following Bills of the Senate:

SB 118. By: Senators Cobb of the 28th and Reynolds of the 48th: A BILL to create a State Board of Registration for Used Motor Vehicle Dismantlers, Rebuilders, and Salvage Dealers; to provide a short title; to provide for the membership and appointments; to provide that the joint-secretary of the state examining boards shall be secretary of the board and to provide for his powers and duties; and for other purposes.

SB 204. By: Senator Brantley of the 56th: A BILL to provide that in all counties of the State having a population of 550,000 or more, any employee responsible for inspection and enforcement of regulatory codes, ordinances, regulations, rules,

and orders shall have authority to issue citations to persons who violate any such codes, ordinances, regulations, rules, and orders; and for other purposes.

SB 200. By: Senator Barnes of the 33rd: A BILL to amend an Act establishing an effective date for the federal census as used in the statutory law of Georgia, so as to change the effective date for purposes of application of certain laws; and for other purposes.

The following Resolution of the House was taken up for the purpose of considering the Senate amendment thereto:

HR 142. By: Representatives Richardson of the 52nd, Childs of the 51st, Workman of the 56th, Burton of the 47th and Williams of the 48th: A RESOLUTION proposing an amendment to the Constitution so as to provide for a homestead exemption from certain city ad valorem taxes for residents of the City of Decatur in an amount to be fixed by the governing authority of the city at not more than \$2,000.00 for the first year, and which may be increased periodically, but which exemption shall not exceed \$10,000.00; and for other purposes.

The following Senate amendment was read:

Amend HR 142 by striking from line 5 of page 2 the following:

“tax assessors of DeKalb County”,

and inserting in lieu thereof the following:

“City Clerk of the City of Decatur”.

By striking from line 7 of page 2 the following:

“as they might request”,

and inserting in lieu thereof the following:

“as he might request”.

By striking from line 14 of page 2 the following:

“tax assessor’s office”,

and inserting in lieu thereof the following:

“city clerk’s office”.

By striking from lines 20 through 22 of page 2 the following:

“and the amount thereof and the clerk forwards to the tax assessor’s office a certified copy of said ordinance”.

Representative Richardson of the 52nd moved that the House agree to the Senate amendment.

On the motion, the ayes were 120, nays 0.

The motion prevailed.

Representative Kilgore of the 65th moved that the House reconsider its action in giving the requisite constitutional majority to the following Bill of the Senate:

SB 323. By: Senators Stumbaugh of the 55th, Howard of the 42nd, Allgood of the 22nd and others: A BILL to amend an Act known as the 'development Authorities Law," so as to provide a more effective mechanism whereby local communities can stimulate economic growth and development to attract and attain industrial enterprises, expand local credit and capital, and reduce unemployment; to change the definition of the word "project"; to provide an effective date; and for other purposes.

On the motion, the roll call was ordered and the vote was as follows:

N Aaron	N Coleman	N Harris	N Martin	Savage
N Adams,G	Y Collins	Y Harrison	Mathews	N Scott,A
Y Adams,J	Y Colwell	Y Hasty	McCollum	N Scott,D
N Adams,M	N Connell	N Hawkins	Y McDonald	N Shepard
Y Aiken	N Couch	Y Hays	N McKinney	Y Sherrod
N Anderson	N Cox	N Hill	N Miles	Y Sizemore
N Argo	Y Crawford	Holmes	Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	N Smith,V
N Balkcom	N Culpepper	N Horne	Y Moore	N Smyre
Y Barger	Cummings	Y Hutchinson	Y Mostiler	Snow
Y Baugh	Y Darden	Y Irvin	Mullinax	N Steinberg
N Beal	Daugherty	Y Isakson	N Nicholson	N Swann
Y Beck	N Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Jackson,N	N Oliver	Y Thompson
N Benn	N Davis,L	Y Jackson,W	N Padgett	Townsend
Y Birdsong	Dean	Jessup	Y Parham	N Triplett
N Bishop	N Dent	Y Johnson,G	Y Patten	Y Tuten
N Bolster	Dixon	Y Johnson,R	N Perry	Y Twigg
N Branch	Y Dobbs	Y Jones,B	Y Peters	N Vandiford
Y Bray	Y Dover	N Jones,H	N Phillips,B	Y Vaughn
N Brooks	Edwards	N Karrh	Y Phillips,L.L	N Veazey
N Buck	Elliott	Kemp	N Phillips,R.T	N Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	N Walker
Y Burton	Y Felton	N Lambert	N Pilewicz	Y Wall
Y Byrd	Fortune	N Lane,D	Pinkston	Ware
N Cason	N Foster	N Lane,R	Y Rainey	Watson
Y Castleberry	Fuller,C	Y Lawson	Y Ralston	White
Chamberlin	Y Fuller,K	Y Lee	N Ramsey	Widener
Y Chambliss	Galer	Logan	N Randall	Y Williams,B.J
N Chance	N Ginsberg	N Long	Y Reaves	N Williams,H
Y Cheeks	Glover	Y Lord	N Richardson	Y Williams,R
N Childers	Y Godbee	N Lowe	N Robinson	Y Wilson
N Childs	N Greer	N Lucas	N Rose	N Wood,J
N Clark,B	Y Ham	N Mangum	Ross	Y Wood,J.T
N Clark,L	Hamilton	N Mann	Y Rowland	N Workman
Y Colbert	N Hanner	N Marcus	Russell	Speaker Murphy

On the motion, the ayes were 71, nays 76.

The motion was lost.

Representative Fuller of the 16th moved that the House reconsider its action in failing to give the requisite constitutional majority to the following Bill of the Senate:

SB 322. By: Senator Greene of the 26th: A BILL to amend Code Section 79A-828, relating to forfeitures under the "Georgia Controlled Substances Act," so as to provide for forfeiture of money, negotiable instruments, securities and other things of value under certain circumstances; and for other purposes.

On the motion, the roll call was ordered and the vote was as follows:

N Aaron	Y Anderson	Y Baugh	Birdsong	N Brooks
Y Adams,G	N Argo	N Beal	N Bishop	Buck
Y Adams,J	Y Auten	N Beck	Y Bolster	Burruss
N Adams,M	Balkcom	Y Benefield	N Branch	N Burton
Y Aiken	Barger	Benn	N Bray	Y Byrd

N Cason	Y Edwards	Jessup	Y Mullinax	Y Sizemore
N Castleberry	Y Elliott	Y Johnson,G	N Nicholson	N Smith,T
Y Chamberlin	Y Evans	Y Johnson,R	Nix	Y Smith,V
Y Chambless	Y Felton	N Jones,B	N Oliver	N Smyre
Y Chance	Fortune	Y Jones,H	N Padgett	Snow
N Cheeks	N Foster	N Karrh	Y Parham	N Steinberg
Y Childers	N Fuller,C	Y Kemp	Y Patten	N Swann
N Childs	Y Fuller,K	Y Kilgore	N Perry	Y Thomas
Clark,B	Galer	N Lambert	N Peters	Y Thompson
Y Clark,L	Y Ginsberg	Y Lane,D	N Phillips,B	Townsend
N Colbert	Glover	Y Lane,R	Phillips,L.L	Y Triplett
N Coleman	Y Godbee	N Lawson	Y Phillips,R.T	Y Tuten
Y Collins	Y Greer	Y Lee	Phillips,W.R	Twiggs
Colwell	Y Ham	Logan	N Pilewicz	N Vandiford
Y Connell	Hamilton	Long	Y Pinkston	N Vaughn
N Couch	Hanner	Y Lord	N Rainey	Veazey
Y Cox	N Harris	N Lowe	N Ralston	Y Waddle
Y Crawford	Y Harrison	N Lucas	Y Ramsey	N Walker
Y Crosby	Y Hasty	N Mangum	N Randall	Y Wall
Y Culpepper	Y Hawkins	Y Mann	N Reaves	Ware
Cummings	N Hays	Marcus	Y Richardson	Watson
Y Darden	N Hill	N Martin	Robinson	White
Daugherty	Holmes	Matthews	N Rose	Y Widener
Y Davis,B	Y Hooks	Y McCollum	Ross	Y Williams,B.J
Y Davis,J	Y Horne	Y McDonald	Rowland	N Williams,H
Y Davis,L	Y Hutchinson	N McKinney	Russell	N Williams,R
Dean	Y Irvin	Y Miles	Savage	Wilson
N Dent	Y Isakson	Milford	Y Scott,A	Y Wood,J
Dixon	N Jackson,J	N Moody	Y Scott,D	N Wood,J.T
Y Dobbs	Jackson,N	Y Moore	Y Shepard	N Workman
Y Dover	Y Jackson,W	Y Mostiler	Y Sherrod	Speaker Murphy

On the motion, the ayes were 80, nays 57.

The motion prevailed.

The following Resolution of the House was read:

HR 429. By: Representative Murphy of the 18th:

A RESOLUTION

Amending House Resolution 3 adopted at the 1981 session; and for other purposes.

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES that House Resolution 3 is hereby amended by adding at the end of PART VII the following:

"The Speaker is authorized to grant the personnel in this resolution the same percentage increase provided in the General Appropriations Act for employees of the executive, judicial, and legislative branches of state government."

BE IT FURTHER RESOLVED that House Resolution 3 is further amended by adding at the end of PART VIII the following:

"He shall also receive the same percentage increase provided in the General Appropriations Act for employees of the executive, judicial, and legislative branches of state government."

On the adoption of the Resolution, the roll call was ordered and the vote was as follows:

Y Aaron	Y Balkcom	Y Bishop	Y Byrd	Y Childs
Y Adams,G	Y Bargerion	Y Bolster	Y Cason	Y Clark,B
Adams,J	Y Baugh	Y Branch	Castleberry	Y Clark,L
Y Adams,M	Y Beal	Y Bray	Y Chamberlin	Y Colbert
Y Aiken	Y Beck	Y Brooks	Y Chambless	Y Coleman
Y Anderson	Benefield	Buck	Y Chance	Y Collins
Y Argo	Y Benn	Y Burruss	Y Cheeks	Y Colwell
Y Auten	Y Birdsong	Y Burton	Y Childers	Y Connell

Y Couch	Y Greer	Y Lane,D	Y Patten	Smyre
Y Cox	Y Ham	Y Lane,R	Y Perry	Y Snow
Y Crawford	Hamilton	Y Lawson	Y Peters	Y Steinberg
Y Crosby	Hanner	Y Lee	Y Phillips,B	Y Swann
Y Culpepper	Y Harris	Logan	Phillips,L.L	Y Thomas
Cummings	Y Harrison	Y Long	Y Phillips,R.T	Y Thompson
Y Darden	Hasty	Y Lord	Phillips,W.R	Townsend
Daugherty	Y Hawkins	Lowe	Y Pilewicz	Triplett
Y Davis,B	Y Hays	Lucas	Y Pinkston	Y Tuten
Davis,J	Hill	Y Mangum	Y Rainey	Twiggs
Y Davis,L	Y Holmes	Y Mann	Y Ralston	Vandiford
Y Dean	Y Hooks	Y Marcus	Y Ramsey	Y Vaughn
Y Dent	Horne	Y Martin	Y Randall	Y Veazey
Dixon	Hutchinson	Matthews	Y Reaves	Y Waddle
Y Dobbs	Y Irvin	Y McCollum	Y Richardson	Y Walker
Y Dover	Y Isakson	Y McDonald	Y Robinson	Y Wall
Y Edwards	Y Jackson,J	Y McKinney	Y Rose	Y Ware
Elliott	Jackson,N	Y Miles	Y Ross	Watson
Y Evans	Y Jackson,W	Y Milford	Y Rowland	White
Y Felton	Y Jessup	Y Moody	Russell	Y Widener
Y Fortune	Y Johnson,G	Y Moore	Y Savage	Y Williams,B.J
Y Foster	Y Johnson,R	Mostiler	Scott,A	Williams,H
Y Fuller,C	Y Jones,B	Y Mullinax	Scott,D	Y Williams,R
Y Fuller,K	Y Jones,H	Y Nicholson	Y Shepard	Wilson
Galer	Y Karrh	Y Nix	Y Sherrod	Y Wood,J
Y Ginsberg	Y Kemp	Y Oliver	Y Sizemore	Y Wood,J.T
Glover	Y Kilgore	Y Padgett	Y Smith,T	Y Workman
Y Godbee	Y Lambert	Y Parham	Y Smith,V	Speaker Murphy

On the adoption of the Resolution, the ayes were 142, nays 0.

The Resolution, having received the requisite constitutional majority, was adopted.

The following Resolution of the House was read and adopted:

HR 430. By: Representatives Lucas of the 102nd, Horne of the 104th, Birdsong of the 103rd, Randall of the 101st, Davis of the 99th and Pinkston of the 100th: A RESOLUTION commending the Northeast High School Raiderettes basketball team; and for other purposes.

Under the general order of business, established by the Committee on Rules, the following Bills and Resolution of the Senate were taken up for consideration and read the third time:

SR 119. By: Senator McKenzie of the 14th: A RESOLUTION to provide for construction of certain covenant agreements made between the State Properties Commission and the Macon County Recreation Commission as authorized by Resolution Act No. 103 passed by the 1976 General Assembly and approved by the Governor on March 5, 1976; and for other purposes.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the roll call was ordered and the vote was as follows:

Y Aaron	Y Baugh	Brooks	Y Cheeks	Couch
Y Adams,G	Beal	Y Buck	Y Childers	Y Cox
Y Adams,J	Y Beck	Burruss	Y Childs	Y Crawford
Adams,M	Y Benefield	Y Burton	Y Clark,B	Y Crosby
Y Aiken	Y Benn	Y Byrd	Y Clark,L	Y Culpepper
Y Anderson	Birdsong	Y Cason	Y Colbert	Y Cummings
Y Argo	Y Bishop	Castleberry	Y Coleman	Y Darden
Y Auten	Bolster	Y Chamberlin	Y Collins	Daugherty
Y Balkcom	Y Branch	Chambless	Colwell	Davis,B
Y Bargerone	Y Bray	Y Chance	Y Connell	Y Davis,J

Y Davis,L	Y Hays	Y Lord	Phillips,L.L	Steinberg
Y Dean	Hill	Y Lowe	Phillips,R.T	Y Swann
Y Dent	Holmes	Lucas	Y Phillips,W.R	Y Thomas
Y Dixon	Y Hooks	Y Mangum	Y Pilewicz	Y Thompson
Y Dobbs	Y Horne	Y Mann	Pinkston	Townsend
Y Dover	Y Hutchinson	Marcus	Rainey	Y Triplett
Y Edwards	Y Irvin	Y Martin	Y Ralston	Y Tuten
Y Elliott	Y Isakson	Matthews	Ramsey	Twiggs
Y Evans	Y Jackson,J	Y McCollum	Randall	Vandiford
Y Felton	Jackson,N	Y McDonald	Y Reaves	Y Vaughn
Y Fortune	Y Jackson,W	Y McKinney	Y Richardson	Y Veazey
Y Foster	Jessup	Y Miles	Y Robinson	Y Waddle
Y Fuller,C	Johnson,G	Y Milford	Y Rose	Y Walker
Y Fuller,K	Y Johnson,R	Y Moody	Ross	Y Wall
Galer	Y Jones,B	Y Moore	Y Rowland	Y Ware
Y Ginsberg	Y Jones,H	Mostiler	Y Russell	Y Watson
Glover	Y Karrh	Y Mullinax	Y Savage	White
Y Godbee	Y Kemp	Y Nicholson	Y Scott,A	Y Widener
Y Greer	Y Kilgore	Y Nix	Y Scott,D	Y Williams,B.J
Y Ham	Lambert	Oliver	Y Shepard	Williams,H
Y Hamilton	Y Lane,D	Y Padgett	Y Sherrod	Y Williams,R
Y Hanner	Y Lane,R	Y Parham	Y Sizemore	Y Wilson
N Harris	Y Lawson	Y Patten	Y Smith,T	Y Wood,J
Y Harrison	Y Lee	Y Perry	Y Smith,V	Y Wood,J.T
Hasty	Logan	Y Peters	Y Smyre	Y Workman
Y Hawkins	Y Long	Phillips,B	Y Snow	Speaker Murphy

On the adoption of the Resolution, the ayes were 134, nays 1.

The Resolution, having received the requisite constitutional majority, was adopted.

Representative Harris of the 8th stated that he had inadvertently voted "nay" on the adoption of SR 119, but intended to vote "aye" thereon.

SB 290. By: Senators Littlefield of the 6th and Wessels of the 2nd: A BILL to amend an Act relating to provision of housing in the interests of national defense, so as to authorize housing authorities to initiate projects under the Act in certain areas; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Y Chamberlin	Y Dobbs	Y Hutchinson	Y Martin
Y Adams,G	Chambless	Y Dover	Y Irvin	Matthews
Y Adams,J	Y Chance	Y Edwards	Y Isakson	Y McCollum
Y Adams,M	Y Cheeks	Elliott	Y Jackson,J	Y McDonald
Y Aiken	Y Childers	Y Evans	Jackson,N	McKinney
Y Anderson	Y Childs	Y Felton	Y Jackson,W	Y Miles
Y Argo	Y Clark,B	Y Fortune	Jessup	Milford
Y Auten	Y Clark,L	Y Foster	Y Johnson,G	Y Moody
Y Balkcom	Y Colbert	Y Fuller,C	Y Johnson,R	Y Moore
Y Bargerion	Coleman	Y Fuller,K	Jones,B	Mostiler
Y Baugh	Y Collins	Galer	Y Jones,H	Y Mullinax
Y Beal	Y Colwell	Y Ginsberg	Y Karrh	Y Nicholson
Beck	Connell	Glover	Y Kemp	Y Nix
Y Benefield	Couch	Y Godbee	Y Kilgore	Oliver
Y Benn	Y Cox	Y Greer	Lambert	Y Padgett
Birdsong	Y Crawford	Y Ham	Y Lane,D	Y Parham
Y Bishop	Y Crosby	Hamilton	Y Lane,R	Y Patten
Y Bolster	Y Culpepper	Y Hanner	Y Lawson	Y Perry
Y Branch	Y Cummings	Y Harris	Y Lee	Y Peters
Y Bray	Y Darden	Y Harrison	Y Logan	Y Phillips,B
Y Brooks	Daugherty	Y Hasty	Y Long	Y Phillips,L.L
Y Buck	Davis,B	Y Hawkins	Y Lord	Phillips,R.T
Burruss	Y Davis,J	Y Hays	Y Lowe	Phillips,W.R
Y Burton	Y Davis,L	Hill	Lucas	Y Pilewicz
Y Byrd	Y Dean	Y Holmes	Y Mangum	Pinkston
Y Cason	Y Dent	Y Hooks	Y Mann	Y Rainey
Y Castleberry	Dixon	Y Horne	Marcus	Y Ralston

Ramsey	Savage	Y Snow	Y Vandiford	Y Widener
Randall	Scott,A	Y Steinberg	Y Vaughn	Y Williams,B.J
Y Reaves	Y Scott,D	Y Swann	Y Veazey	Y Williams,H
Y Richardson	Y Shepard	Thomas	Y Waddle	Williams,R
Y Robinson	Y Sherrod	Y Thompson	Y Walker	Y Wilson
Y Rose	Y Sizemore	Townsend	Y Wall	Y Wood,J
Y Ross	Y Smith,T	Y Triplett	Ware	Y Wood,J.T
Y Rowland	Y Smith,V	Y Tuten	Y Watson	Y Workman
Y Russell	Y Smyre	Y Twigg	White	Speaker Murphy

On the passage of the Bill, the ayes were 140, nays 0.

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

SB 222. By: Senator Wessels of the 2nd: A BILL to be entitled an Act to amend Code Chapter 41A-34, relating to business development corporations, so as to provide that members may voluntarily make loans to a business development corporation that are not subject to the restrictions specified for loans which they are obligated to make and to modify certain of such restrictions; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Harris	Y Martin	Savage
Y Adams,G	Collins	Harrison	Matthews	Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Y Hill	Y Miles	Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Y Smyre
Y Barger	Y Cummings	Y Hutchinson	N Mostler	Snow
Y Baugh	Y Darden	Irvin	Y Mullinax	Y Steinberg
Y Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	N Davis,J	Jackson,N	Oliver	Y Thompson
Y Benn	Davis,L	Y Jackson,W	Y Padgett	Townsend
Y Birdsong	Dean	Jessup	Y Parham	Y Triplett
Bishop	Y Dent	Y Johnson,G	Patten	Y Tuten
Bolster	Dixon	Y Johnson,R	Y Perry	Y Twigg
Y Branch	Y Dobbs	Y Jones,B	Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Y Phillips,L.L	Y Veazey
Y Buck	Elliott	Y Kemp	Y Phillips,R.T	Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
Y Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Fortune	Y Lane,D	Pinkston	Ware
Y Cason	Y Foster	Y Lane,R	Rainey	Watson
Y Castleberry	Fuller,C	Y Lawson	Y Ralston	Y White
Y Chamberlin	Y Fuller,K	Y Lee	Ramsey	Widener
Chambless	Y Galer	Y Logan	Y Randall	Y Williams,B.J
Y Chance	Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	Y Richardson	Y Williams,R
N Childers	Y Godbee	Y Lowe	Robinson	Y Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, the ayes were 132, nays 3.

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

The following Bill of the Senate was taken up for the purpose of considering the Senate's insistence on its position in disagreeing to the House amendment thereto:

SB 301. By: Senator Land of the 16th: A BILL to amend an Act comprehensively consolidating the laws relating to the State Board of Corrections and to prisons, so as to require outside work of certain inmates of penal institutions during inclement weather under certain conditions; to provide for supervision; and for other purposes.

Representative Colwell of the 4th moved that the House recede from its amendment to SB 301.

On the motion, the ayes were 124, nays 0.

The motion prevailed.

Due to mechanical failure, the roll call could not be verified.

The following Resolution of the House was taken up for the purpose of considering the Senate substitute thereto:

HR 251. By: Representatives Childs of the 51st, Richardson of the 52nd, Burton of the 47th, Aaron of the 56th, Robinson of the 58th and others: A RESOLUTION creating the DeKalb County Compensation Study Commission; and for other purposes.

The following Senate substitute was read:

A RESOLUTION

Creating the DeKalb County Compensation Study Commission; and for other purposes.

WHEREAS, by an Act approved March 31, 1976 (Ga. Laws 1976, p. 3986), the compensation of the elected public officials of DeKalb County was fixed as a percentage of the compensation now or hereafter paid to judges of the superior courts of the Stone Mountain Judicial Circuit; and

WHEREAS, this system of compensating public officials and the percentages referred to above should be reevaluated.

NOW, THEREFORE, BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA that there is hereby created the DeKalb County Compensation Study Commission to be composed of 11 members as follows:

- (1) Four citizens of DeKalb County elected by the DeKalb County Senate delegation;
- (2) Four citizens of DeKalb County elected by the DeKalb County House delegation; and
- (3) Three citizens of DeKalb County elected by the governing authority of DeKalb County.

BE IT FURTHER RESOLVED that the organizational meeting of the commission shall be called jointly by two members, one of whom shall be designated by the DeKalb County Senate delegation from the members elected by such Senate delegation and one of whom shall be designated by the DeKalb County House delegation from the members elected by such House delegation. The organizational meeting shall be called for a day not later than May 15, 1981, and the election of members of the commission shall be completed by May 1, 1981. At the organizational meeting, the commission shall elect from its own membership a chairman, vice chairman, secretary, and any other officers it deems necessary or appropriate. All members of the commission shall serve without compensation

and no member shall be reimbursed from any public funds for expenses incurred as a member of the commission.

BE IT FURTHER RESOLVED that the commission shall make a complete study of the present system of compensating the elected officials of DeKalb County and shall make recommendations relative to an alternative method of fixing such compensation or any other recommendation relative to the compensation of such officials as the commission may find appropriate based on its study. The commission shall hold a minimum of five meetings, all of which shall be held at a public building located within DeKalb County, and at least three meetings shall be public hearings. The commission shall publicize the time, place, date, and purpose of each public hearing in advance of the date of each such public hearing. If any expenses are incurred by the commission in publicizing such public hearings, such expenses shall be paid by the governing authority of DeKalb County from the funds of the county.

BE IT FURTHER RESOLVED that the commission shall make a report of its findings, conclusions, and recommendations by December 1, 1981, on which date the commission shall stand abolished. The commission's report shall be sent to each member of the DeKalb County delegation to the General Assembly. A copy of said report shall be maintained in the office of the chairman of the Board of Commissioners of DeKalb County and shall be duplicated by such office and made available to any interested citizen upon the request of such citizen.

Representative Childs of the 51st moved that the House agree to the Senate substitute to HR 251.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

The following Bill of the Senate was taken up for the purpose of considering the Senate's disagreeing to the House amendment thereto:

SB 136. By: Senators Hudgins of the 15th and Greene of the 26th: A BILL to amend Code Chapter 24A-5, relating to the Council of Juvenile Court Judges, so as to change the provisions relating to the qualifications of judges hearing juvenile cases and their continual training; and for other purposes.

Representative Ham of the 80th moved that the House insist on its position in amending SB 136.

The motion prevailed.

The following Bill of the House was taken up for the purpose of considering the Senate substitute thereto:

HB 481. By: Representative Ham of the 80th: A BILL to amend Code Section 84-4004, relating to exceptions to the provisions of Code Chapter 84-40, relating to landscape architects, so as to provide for an exception to the requirement of a license for landscape architects for employees of state agencies, counties, and cities; and for other purposes.

The following Senate substitute was read:

A BILL

To amend Code Section 84-4004, relating to exceptions to the provisions of Code Chapter 84-40, relating to landscape architects, as amended by an Act approved April 3, 1978 (Ga. Laws 1978, p. 1526), so as to provide for an exception to the requirement of a license for landscape architects for employees of state agencies, counties, and cities; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Section 84-4004, relating to exceptions to the provisions of Code Chapter 84-40, relating to landscape architects, as amended by an Act approved April 3, 1978 (Ga. Laws 1978, p. 1526), is hereby amended by adding after subsection (c) a new subsection, to be designated subsection (d), to read as follows:

“(d) Any person employed by a state agency, county, or city who engages in the business of or acts in the capacity of a landscape architect, insofar as such acts are performed in the course of employment with the respective governmental entity on lands owned by the jurisdiction by whom employed.”,
so that when so amended Code Section 84-4004 shall read as follows:

“84-4004. Exceptions. Except as otherwise provided in this Chapter, the provisions of this Chapter shall not apply to:

(a) A landscape contractor, including a residential landscape contractor, engaging in the business of, or acting in the capacity of a landscape contractor in Georgia under provisions of any law regulating landscape contracting, insofar as he engages in the business or acts in the capacity of a landscape contractor in its various forms.

(b) Any person whose services are offered solely as a gardener or nurseryman.

(c) Any person qualified by training or experience or by both training and experience whose services are offered solely as a city, regional, or urban planner.

(d) Any person employed by a state agency, county, or city who engages in the business of or acts in the capacity of a landscape architect, insofar as such acts are performed in the course of employment with the respective governmental entity on lands owned by the jurisdiction by whom employed.

None of the foregoing, however, shall use the title ‘landscape architect’ without complying with the provisions of this Chapter.”

Section 2. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Ham of the 80th moved that the House agree to the Senate substitute to HB 481.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Branch	Coleman	Y Dobbs	Y Harris
Y Adams,G	Y Bray	Y Collins	Dover	Harrison
Adams,J	Y Brooks	Colwell	Y Edwards	Y Hasty
Y Adams,M	Y Buck	Y Connell	Elliott	Hawkins
Y Aiken	Burruss	Y Couch	Y Evans	Y Hays
Anderson	Y Burton	Cox	Y Felton	Hill
Y Argo	Y Byrd	Crawford	Y Fortune	Holmes
Y Auten	Y Cason	Y Crosby	Y Foster	Y Hooks
Y Balkcom	Castleberry	Culpepper	Fuller,C	Horne
Y Bargerom	Y Chamberlin	Cummings	Y Fuller,K	Y Hutchinson
Y Baugh	Y Chambless	Y Darden	Y Galer	Irvin
Y Beal	Chance	Daugherty	Y Ginsberg	Isakson
Y Beck	Y Cheeks	Y Davis,B	Glover	Y Jackson,J
Y Benefield	Childers	Y Davis,J	Y Godbee	Y Jackson,N
Benn	Y Childs	Y Davis,L	Greer	Jackson,W
Birdsong	Clark,B	Y Dean	Y Ham	Jessup
Bishop	Clark,L	Y Dent	Y Hamilton	Y Johnson,G
Y Bolster	Y Colbert	Y Dixon	Hanner	Y Johnson,R

Y Jones,B	Y Martin	Y Peters	Savage	Vandiford
Y Jones,H	Y Matthews	Y Phillips,B	Y Scott,A	Y Vaughn
Karrh	Y McCollum	Phillips,L.L	Y Scott,D	Y Veazey
Y Kemp	McDonald	Y Phillips,R.T	Shepard	Waddle
Y Kilgore	Y McKinney	Phillips,W.R	Y Sherrod	Walker
Y Lambert	Y Miles	Y Pilewicz	Y Sizemore	Y Wall
Y Lane,D	Y Milford	Y Pinkston	Y Smith,T	Y Ware
Lane,R	Y Moody	Rainey	Smith,V	Watson
Y Lawson	Y Moore	Y Ralston	Y Smyre	White
Y Lee	Y Mostiler	Ramsey	Snow	Widener
Y Logan	Y Mullinax	Y Randall	Y Steinberg	Y Williams,B.J
Y Long	Y Nicholson	Y Reaves	Y Swann	Y Williams,H
Y Lord	Y Nix	Y Richardson	Thomas	Y Williams,R
Lowe	Y Oliver	Robinson	Y Thompson	Wilson
Y Lucas	Y Padgett	Y Rose	Townsend	Y Wood,J
Mangum	Y Parham	Ross	Y Triplett	Y Wood,J.T
Y Mann	Y Patten	Y Rowland	Y Tuten	Workman
Y Marcus	Y Perry	Y Russell	Twiggs	Speaker Murphy

On the motion, the ayes were 119, nays 0.

The motion prevailed.

The following Bill of the Senate was taken up for the purpose of considering the Senate's disagreeing to the House substitute thereto:

SB 360. By: Senators Littlefield of the 6th and Bryant of the 3rd: A BILL to amend an Act placing the clerk of superior court and probate judge of Glynn County on an annual salary, so as to change the compensation of said clerk and of the judge's and clerk's personnel; and for other purposes.

Representative Auten of the 154th moved that the House insist on its position in substituting SB 360.

The motion prevailed.

The following Bills and Resolutions of the House were taken up for the purpose of considering the Senate substitutes or amendments thereto:

HR 356. By: Representatives Fortune and Mostiler of the 71st: A RESOLUTION proposing an amendment to the Constitution so as to declare the construction of certain public facilities in Spalding County to be an essential governmental function; to authorize Spalding County to levy a one percent retail sales and use tax on sales and uses within the County to provide funds for the financing of such public facilities; and for other purposes.

The following Senate amendment was read:

Amend HR 356 by striking from line 4 of page 2 the following:

"by the County".

By striking from line 5 of page 2 the following:

"in the County".

Representative Fortune of the 71st moved that the House agree to the Senate amendment to HR 356.

On the motion, the ayes were 120, nays 0.

The motion prevailed.

HR 338. By: Representatives Lane of the 81st and Godbee of the 82nd: A RESOLUTION proposing an amendment to the Constitution so as to authorize the General Assembly to allocate a percentage of the proceeds of any local sales and use tax levied within Bulloch County to the Bulloch County school system and to include provisions relative to a reduction in the ad valorem millage rate for school purposes; and for other purposes.

The following Senate substitute was read:

A RESOLUTION

Proposing an amendment to the Constitution so as to authorize the General Assembly to allocate a percentage of the proceeds of any local sales and use tax levied within Bulloch County to the Bulloch County school system and to include provisions relative to a reduction in the ad valorem millage rate for school purposes; to provide for the submission of this amendment for ratification or rejection; and for other purposes.

BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Article IX, Section IV, Paragraph III of the Constitution is hereby amended by adding a new paragraph at the end thereof to read as follows:

"The General Assembly, by local law, may allocate a percentage of the proceeds of any local sales and use tax levied within Bulloch County, regardless of by whom the tax is levied, to the Bulloch County school system. The ad valorem tax millage rate levied for the use of the Bulloch County school system (for its fiscal year beginning July 1, 1983) shall be reduced effective for the taxable year beginning January 1, 1983, and each taxable year thereafter, by a millage rate, which, if levied against the nonexempt tangible property within the Bulloch County school district, would produce an amount of revenue equal to the percentage of the proceeds of the local sales and use tax received, or to have been received, by the school system in the immediately preceding school system fiscal year. In the event a local sales and use tax is not initially levied within Bulloch County effective July 1, 1983, its inception shall not thereafter begin until July 1 of 1984, or the succeeding July 1. The General Assembly in such local law may provide for conditions and limitations on the subject of this paragraph if not in conflict with the provisions of this paragraph."

Section 2. The above proposed amendment to the Constitution shall be published and submitted as provided in Article XII, Section I, Paragraph I of the Constitution.

The ballot submitting the above proposed amendment shall have written or printed thereon the following:

- "() YES Shall the Constitution be amended so as to authorize the General Assembly to allocate a percentage of the proceeds of any local sales and use tax levied within Bulloch County to the Bulloch County school system and to include provisions relative to a reduction in the ad valorem millage rate for school purposes?"
- () NO

All persons desiring to vote in favor of ratifying the proposed amendment shall vote "Yes." All persons desiring to vote against ratifying the proposed amendment shall vote "No."

If such amendment shall be ratified as provided in said Paragraph of the Constitution, it shall become a part of the Constitution of this state.

Representative Lane of the 81st moved that the House agree to the Senate substitute to HR 338.

On the motion, the ayes were 120, nays 0.

The motion prevailed.

HB 123. By: Representatives Lord of the 105th, Cox of the 141st, Mann of the 13th, Randall of the 101st, Parham of the 109th and others: A BILL to amend Code Chapter 88-31, relating to ambulance services, so as to provide requirements for active practice, continuing education, and recertification for emergency medical technicians, cardiac technicians, and advanced emergency medical technicians; and for other purposes.

The following Senate substitute was read:

A BILL

To amend Code Chapter 88-31, relating to ambulance services, as amended, so as to provide requirements for active practice, continuing education, and recertification for emergency medical technicians, cardiac technicians, and advanced emergency medical technicians; to provide for certificate revocation and reinstatement; to require notification of requirements; to provide for exceptions; to provide for standards; to provide for effective dates; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Chapter 88-31, relating to ambulance services, as amended, is hereby amended by striking in its entirety Code Section 88-3112.8 and inserting in lieu thereof a new Code Section 88-3112.8 to read as follows:

"88-3112.8. Recertification. (a) In order to insure the continued competency of emergency medical technicians, advanced emergency medical technicians and cardiac technicians, the board, or in the case of emergency medical technicians the department, may adopt by regulation reasonable standards for the periodic recertification of emergency medical technicians, advanced emergency medical technicians and cardiac technicians. These standards may include such additional examination or educational requirements as the board or department may deem appropriate to accomplish the above-stated purpose. If the board or department adopts such regulations, failure to conform with the same shall be cause for revocation of a certificate. No standards shall be adopted by the board or the department pursuant to this subsection other than those authorized by the other subsections of this Code section. The board or department shall give notice of any recertification requirements to each certificate holder.

(b) In order to insure the continued competency of emergency medical technicians, cardiac technicians, and advanced emergency medical technicians having a certificate under this chapter, no later than December 31 of each year such persons shall furnish evidence satisfactory to the department or board which certified them under this Code chapter of having met the active practice requirements of subsection (c) of this section and the continuing education requirements of subsection (d) of this section.

(c) The active practice requirements shall be met if, for at least 80 hours per month during at least nine months out of the immediately preceding 12 months or for at least 80 hours per month during at least 18 months out of the immediately preceding 24 months, a person renders or was on call to render any service which such person's certificate authorized that person to render.

(d) The continuing education requirements shall be met by annually completing one-fifth of the following five-year continuing education hours: 50 hours for emergency medical technicians; 75 hours for cardiac technicians; and 100 hours for advanced emergency medical technicians. These five-year continuing education hours shall be divided into five different and discrete segments or modules of equal length. Any one module may be completed each year to meet the annual continuing education requirements, but all five modules shall be completed during a five-year period. This program of continuing education shall be approved by the department. The program, or any modular segment

of the program, shall be taught or administered either by persons meeting qualifications established by the department and employed or authorized by a vocational-technical school in the state, by any person who is a medical adviser under Code Section 88-3118, or both.

(e) A certificate issued under this Code chapter shall be revoked, under the procedures of Code Section 88-3112.6 or 88-3112.7, if the holder of the certificate fails to furnish to the department or the board which certified him under this Code chapter satisfactory evidence of meeting the active practice requirements, continuing education requirements, or both, of this Code section. A certificate so revoked may be reinstated upon the holder's furnishing to the department or the board which certified the holder under this Code chapter satisfactory evidence of having successfully completed a 40 hour recertification course and having successfully passed both a written and practical examination. The recertification course, the person teaching the course, the examinations, and the requirements for passing the examinations shall be approved by the department. A person whose certificate has been so reinstated shall be required to meet the active practice and continuing education requirements of this section for the 12 month period following the certificate reinstatement and for each 12 month period thereafter.

(f) Any person teaching for at least 80 hours per calendar year any emergency medical technician course, or any continuing education course or recertification course authorized by this Code section, or any combination of such courses, shall not be required for that year to meet either the active practice or continuing education requirements provided in this Code section in order to maintain such person's certificate as an emergency medical technician.

(g) The requirements regarding the location at which certain courses may be taught under Code Section 88-3112(d) shall not apply to either continuing education courses or recertification courses under this Code section."

Section 2. For administrative purposes, including the adoption of rules and regulations, this Act shall become effective upon its approval by the Governor or upon its otherwise becoming law without his approval. For all other purposes, this Act shall become effective January 1, 1982.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Cox of the 141st moved that the House agree to the Senate substitute to HB 123.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Cason	Y Davis,L	Y Hawkins	Y Logan
Y Adams,G	Y Castleberry	Dean	Y Hays	Y Long
Y Adams,J	Y Chamberlin	Dent	Hill	Y Lord
Y Adams,M	Y Chambless	Y Dixon	Holmes	Lowe
Aiken	Chance	Y Dobbs	Y Hooks	Lucas
Y Anderson	Y Cheeks	Y Dover	Horne	Y Mangum
Y Argo	Y Childers	Y Edwards	Y Hutchinson	Y Mann
Y Auten	Y Childs	Y Elliott	Y Irvin	Marcus
Y Balkcom	Y Clark,B	Evans	Y Isakson	Y Martin
Y Bargerion	Clark,L	Felton	Y Jackson,J	Matthews
Baugh	Y Colbert	Fortune	Y Jackson,N	Y McCollum
Beal	Coleman	Foster	Y Jackson,W	McDonald
Beck	Y Collins	N Fuller,C	Y Jessup	McKinney
Y Benefield	Colwell	Y Fuller,K	Johnson,G	Miles
Benn	Y Connell	Y Galer	Y Johnson,R	Y Milford
Birdsong	Y Couch	Y Ginsberg	Y Jones,B	Y Moody
Bishop	Y Cox	Glover	Y Jones,H	Y Moore
Bolster	Y Crawford	Y Godbee	Karrh	Y Mostiler
Y Branch	Y Crosby	Y Greer	Y Kemp	Y Mullinax
Y Bray	Y Culpepper	Y Ham	Y Kilgore	Y Nicholson
Y Brooks	Cummings	Hamilton	Y Lambert	Y Nix
Y Buck	Y Darden	Hanner	Y Lane,D	Y Oliver
Burruss	Daugherty	Y Harris	Y Lane,R	Y Padgett
Y Burton	Davis,B	Y Harrison	Y Lawson	Y Parham
Y Byrd	Y Davis,J	Y Hasty	Y Lee	Y Patten

Y Perry	Randall	Shepard	Townsend	Y Watson
Y Peters	Y Reaves	Y Sherrod	Triplett	White
Phillips,B	Y Richardson	Y Sizemore	Y Tuten	Widener
Y Phillips,L.L	Y Robinson	Y Smith,T	Y Twigg	Y Williams,B,J
Y Phillips,R.T	Y Rose	Y Smith,V	Y Vandiford	Williams,H
Phillips,W.R	Y Ross	Smyre	Y Vaughn	Y Williams,R
Y Pilewicz	Rowland	Y Snow	Y Veazey	Wilson
Pinkston	Russell	Steinberg	Y Waddle	Y Wood,J
Y Rainey	Savage	Swann	Y Walker	Y Wood,J.T
Y Ralston	Y Scott,A	Thomas	Y Wall	Workman
Ramsey	Scott,D	Y Thompson	Ware	Speaker Murphy

On the motion, the ayes were 119, nays 1.

The motion prevailed.

HB 169. By: Representatives Smith of the 42nd, Lane of the 40th, Adams of the 36th, Jessup of the 117th, Jones of the 78th and others: A BILL to prohibit counties or municipalities from imposing certain business license fees or occupational taxes; and for other purposes.

The following Senate amendment was read:

Amend HB 169 by striking lines 12 through 21 on page 1 in their entirety and inserting in lieu thereof the following:

"Section 2. (a) No county which is authorized to impose a business license fee or occupational tax shall impose any such fee or tax on any wrecker service unless (1) the wrecker service maintains its principal or any branch office within the unincorporated area of such county or (2) the wrecker service generates 50 percent of its gross income from business within the unincorporated area of such county.

(b) No municipality which is authorized to impose a business license fee or occupational tax shall impose any such fee or tax on any wrecker service unless (1) the wrecker service maintains its principal or any branch office within the incorporated area of such municipality or (2) the wrecker service generates 50 percent of its gross income from business within the incorporated area of such municipality."

Representative Smith of the 42nd moved that the House agree to the Senate amendment to HB 169.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Burruss	Y Culpepper	Glover	Johnson,G
Y Adams,G	Y Burton	Cummings	Y Godbee	Y Johnson,R
Y Adams,J	Y Byrd	Y Darden	Greer	Jones,B
Y Adams,M	Y Cason	Daugherty	Y Ham	Y Jones,H
Y Aiken	Y Castleberry	Davis,B	Y Hamilton	Karrh
Y Anderson	Y Chamberlin	Y Davis,J	Hanner	Kemp
Y Argo	Y Chambliss	Y Davis,L	Harris	Y Kilgore
Y Auten	Y Chance	Dean	Y Harrison	Y Lambert
Y Balkcom	Y Cheeks	Y Dent	Y Hasty	Y Lane,D
Y Barger	Y Childers	Y Dixon	Y Hawkins	Y Lane,R
Baugh	Childs	Dobbs	Y Hays	Y Lawson
Beal	Clark,B	Y Dover	Hill	Y Lee
Y Beck	Y Clark,L	Y Edwards	Holmes	Y Logan
Y Benefield	Y Colbert	Y Elliott	Y Hooks	Y Long
Benn	Y Coleman	Y Evans	Horne	Y Lord
Y Birdsong	Y Collins	Felton	Y Hutchinson	Lowe
Bishop	Y Colwell	Y Fortune	Y Irvin	Lucas
Bolster	Y Connell	Y Foster	Y Isakson	Y Mangum
Y Branch	Couch	N Fuller,C	Y Jackson,J	Y Mann
Y Bray	Y Cox	Y Fuller,K	Y Jackson,N	Marcus
Y Brooks	Y Crawford	Y Galer	Y Jackson,W	Y Martin
Y Buck	Crosby	Y Ginsberg	Jessup	Matthews

Y McCollum	Y Patten	Y Richardson	Smyre	Y Walker
McDonald	Y Perry	Y Robinson	Y Snow	Y Wall
Y McKinney	Y Peters	Y Rose	Y Steinberg	Ware
Y Miles	Y Phillips,B	Ross	Y Swann	Y Watson
Y Milford	Y Phillips,L.L	Rowland	Thomas	White
Y Moody	Y Phillips,R.T	Y Russell	Y Thompson	Y Widener
Moore	Phillips,W.R	Y Savage	Townsend	Y Williams,B.J
Y Mostiler	Y Pilewicz	Scott,A	Triplett	Williams,H
Y Mullinax	Pinkston	Scott,D	Y Tuten	Williams,R
Y Nicholson	Y Rainey	Y Shepard	Y Twiggs	Y Wilson
Y Nix	Y Ralston	Y Sherrod	Y Vandiford	Y Wood,J
Y Oliver	Ramsey	Y Sizemore	Y Vaughn	Y Wood,J.T
Y Padgett	Randall	Y Smith,T	Y Veazey	Y Workman
Parham	Y Reaves	Y Smith,V	Y Waddle	Speaker Murphy

On the motion, the ayes were 126, nays 1.

The motion prevailed.

HB 54. By: Representative Dixon of the 151st: A BILL to amend Code Section 26-1802, relating to theft by taking, so as to provide that it is unlawful to remove any memorial to the dead or any ornamentation or flower, tree, or shrub placed on, adjacent to, or within any enclosure of a memorial to the dead; and for other purposes.

The following Senate amendment was read:

Amend HB 54 by adding on Page 2, line 1, immediately after the word “if” the following:

“the crime committed was a violation of Code Section 26-1802 and if”.

Representative Dixon of the 151st moved that the House agree to the Senate amendment to HB 54.

On the motion, the roll call was ordered and the vote was as follows:

Aaron	Y Childers	N Fuller,C	Y Kemp	Y Patten
Y Adams,G	Childs	Y Fuller,K	Kilgore	Y Perry
Y Adams,J	Clark,B	Y Galer	Y Lambert	Y Peters
Adams,M	Clark,L	Y Ginsberg	Y Lane,D	Y Phillips,B
Y Aiken	Y Colbert	Glover	Y Lane,R	Y Phillips,L.L
Y Anderson	Coleman	Y Godbee	Y Lawson	Y Phillips,R.T
Y Argo	Y Collins	Greer	Y Lee	Phillips,W.R
Y Auten	Y Colwell	Y Ham	Y Logan	Y Pilewicz
Y Balkcom	Y Connell	Hamilton	Y Long	Pinkston
Y Bargerion	Y Couch	Hanner	Y Lord	Y Rainey
Baugh	Y Cox	Harris	Lowe	Y Ralston
Beal	Y Crawford	Y Harrison	Lucas	Ramsey
Y Beck	Y Crosby	Y Hasty	Y Mangum	Randall
Y Benefield	Y Culpepper	Y Hawkins	Y Mann	Y Reaves
Benn	Y Cummings	Y Hays	Y Marcus	Y Richardson
Y Birdsong	Y Darden	Hill	Y Martin	Y Robinson
Y Bishop	Daugherty	Holmes	Matthews	Y Rose
Y Bolster	Davis,B	Y Hooks	Y McCollum	Y Ross
Y Branch	Y Davis,J	Horne	McDonald	Rowland
Y Bray	Y Davis,L	Y Hutchinson	McKinney	Y Russell
Brooks	Dean	Y Irvin	Miles	Savage
Y Buck	Y Dent	Y Isakson	Milford	Scott,A
Burruss	Y Dixon	Y Jackson,J	Y Moody	Scott,D
Y Burton	Dobbs	Y Jackson,N	Moore	Y Shepard
Y Byrd	Y Dover	Y Jackson,W	Y Mostiler	Y Sherrod
Y Cason	Y Edwards	Jessup	Y Mullinax	Y Sizemore
Y Castleberry	Y Elliott	Y Johnson,G	Y Nicholson	Y Smith,T
Y Chamberlin	Y Evans	Y Johnson,R	Y Nix	Y Smith,V
Chambless	Y Felton	Jones,B	Y Oliver	Smyre
Y Chance	Y Fortune	Y Jones,H	Padgett	Snow
Y Cheeks	Y Foster	Y Karrh	Parham	Steinberg

Y Swann	Y Tuten	Y Waddle	Y White	Y Wilson
Y Thomas	Y Twiggs	Y Walker	Y Widener	Y Wood,J
Y Thompson	Y Vandiford	Y Wall	Y Williams,B.J	Y Wood,J.T
Y Townsend	Y Vaughn	Y Ware	Williams,H	Workman
Triplett	Y Veazey	Y Watson	Williams,R	Speaker Murphy

On the motion, the ayes were 126, nays 1.

The motion prevailed.

HB 324. By: Representatives Lambert of the 112th, Ramsey of the 3rd, Beck of the 148th, Bolster of the 30th, Pilewicz of the 41st and others: A BILL to amend an Act prohibiting certain practices in connection with real estate transactions, so as to change the definition of certain terms; to change the amount which may be charged and collected as a transfer fee under certain conditions; and for other purposes.

The following Senate substitute was read:

A BILL

To amend an Act prohibiting certain practices in connection with real estate transactions, approved March 1, 1979 (Ga. Laws 1979, p. 345), as amended by an Act approved March 20, 1980 (Ga. Laws 1980, p. 585), so as to clarify the acceleration and maturity provisions; to provide that a transfer fee shall not be considered interest or a "rate of charge" for certain purposes; to change the provisions relative to the time allowed for approval or disapproval of sale or transfer and the assumption of indebtedness; to change the provisions relating to the disapproval of the sale or transfer and the assumption of indebtedness based on credit worthiness; to authorize lenders to recover the actual costs incurred in obtaining a credit report on the person to whom real estate would be sold or transferred in addition to the fee for the sale or transfer; to provide that this Act shall not be applicable to loans made by certain authorities; to provide for construction; to provide for other matters relative thereto; to provide for certain editorial changes; to provide an effective date and for the applicability of this Act; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act prohibiting certain practices in connection with real estate transactions, approved March 1, 1979 (Ga. Laws 1979, p. 345), as amended by an Act approved March 20, 1980 (Ga. Laws 1980, p. 585), is hereby amended by striking paragraph (1) of subsection (a) of Section 2 in its entirety and substituting in lieu thereof a new paragraph (1) to read as follows:

"(1) Accelerate or mature the indebtedness secured by such real estate on account of the sale or transfer of such real estate or on account of the assumption of such indebtedness except:

(A) If the person to whom the real estate would be sold or transferred does not intend to occupy the property as the person's principal residence, if such occupancy is a requirement imposed by federal regulatory authorities upon the lender; or

(B) As provided in paragraph (5) of subsection (a) of this Section 2."

Section 2. Said Act is further amended by striking from paragraph (2) of subsection (a) of Section 2 the following sentence:

"Upon submission of proper proof, the clerk of the superior court in the county where the security instrument is recorded shall enter a notation on the recorded security instrument to the effect that the borrower has been relieved of liability under the terms of the security instrument and the note secured thereby.",
so that paragraph (2) of subsection (a) of Section 2, when so amended, shall read as follows:

“(2) Increase the interest rate above the existing interest rate of the indebtedness unless: (A) the borrower who is primarily liable for repayment of the indebtedness shall request in writing to the lender at the time of the making of the application to the lender for approval of the transfer or at any time prior to the granting or denying of approval of said transfer by lender that borrower desires to be relieved of liability under the terms of the security instrument and the note secured thereby, and (B) the lender furnishes written evidence to said borrower that said borrower has been relieved of liability under the terms of the security instrument and the note secured thereby. ~~Upon submission of proper proof, the clerk of the superior court in the county where the security instrument is recorded shall enter a notation on the recorded security instrument to the effect that the borrower has been relieved of liability under the terms of the security instrument and the note secured thereby.~~ In the event the lender so relieves the borrower of liability after having been requested to do so by the borrower, the lender may increase the interest rate on the indebtedness; provided, however, lender shall not escalate interest in excess of 1 percent per annum above the existing interest rate at the time of the transfer nor shall lender be entitled to escalate the interest rate at any time other than transfer of title and then not more often than once in any 24 month period. Any subsequent transfer of such property after 24 months from the time of the last escalation of interest shall likewise be limited to a 1 percent per annum increase above the interest rate of the indebtedness existing at the time of such subsequent transfer.”

Section 3. Said Act is further amended by striking paragraph (3) of subsection (a) of Section 2 in its entirety and substituting in lieu thereof a new paragraph (3) to read as follows:

“(3) Charge, collect, or attempt to collect any transfer fee on account of the sale or transfer of such real estate or on account of the assumption of such indebtedness in excess of (A) one-half of 1 percent of the principal amount of the indebtedness outstanding on the date of such transfer or \$150.00, whichever is greater, in the event the lender does not relieve the borrower of liability for the repayment of the indebtedness, or (B) 1 percent of the principal amount of the indebtedness outstanding on the date of such transfer in the event the lender does not escalate the interest rate but does relieve the borrower of liability for the repayment of the indebtedness, or (C) one-half of 1 percent of the principal amount of the indebtedness outstanding on the date of such transfer or \$250.00, whichever is greater, in the event the lender escalates the interest rate and relieves the borrower of liability for the repayment of the indebtedness. Any borrower who has been relieved of liability for the repayment of the indebtedness may submit his affidavit of such fact to the clerk of the superior court in the county where the security instrument is recorded who shall enter a notation on the recorded security instrument to the effect that the borrower has been relieved of liability under the terms of the security instrument and the note secured thereby. Any such transfer fee shall not be considered interest and shall not be taken into account in the calculation of interest and shall not be considered a ‘rate of charge’ as that term is defined in Section 2 of an Act regulating charges and interest on loans secured by secondary security deeds on certain residential property subject to a prior lien or security deed, approved March 16, 1966 (Ga. Laws 1966, p. 574), as now or hereafter amended.”

Section 4. Said Act is further amended by striking paragraph (5) of subsection (a) of Section 2 in its entirety and substituting in lieu thereof a new paragraph (5) to read as follows:

“(5) Withhold approval or disapproval of the sale or transfer of such real estate and the assumption of the indebtedness beyond 50 days after receipt by the lender of the completed written application for same on such form as may be required by the lender (a copy of which shall be furnished to applicant) to determine the financial ability to retire the indebtedness of applicant according to the lender’s terms, otherwise the sale or transfer and the assumption shall be approved. Provided, however, the parties by mutual agreement may extend the aforesaid period of time for a period not to exceed 30 days. The lender shall have the right, if permitted under the security instrument, to accelerate the indebtedness if the borrower transfers the property to a person if:

(A) The lender has reasonably determined, based upon the standards provided in this Act, that such person is financially incapable of retiring the indebtedness according to the terms of the security instrument; or

(B) The lender is entitled under this Act and the security instrument to increase the interest rate on the indebtedness and the person to whom the real estate is transferred declines to agree to such increase. Such acceleration shall be permitted only within a 60 day period after the lender acquires actual knowledge of the sale or transfer to such person."

Section 5. Said Act is further amended by striking the last sentence of paragraph (6) of subsection (a) of Section 2 in its entirety so that when so amended said paragraph (6) shall read as follows:

"(6) Disapprove the sale or transfer of such real estate and the assumption of the indebtedness for any reason other than the credit worthiness of the person to whom the real estate would be sold or transferred, based upon standards normally used by persons in the business of making loans on real estate in the same or similar circumstances, otherwise any due-on-sale clause or similar provision in the security instrument shall be deemed to be against public policy and void. ~~This paragraph shall not apply in those instances in which the borrower has not requested to be relieved from liability for the indebtedness.~~"

Section 6. Said Act is further amended by adding at the end of subsection (f) of Section 2 the following sentence:

"Any law to the contrary notwithstanding, such increased interest and the outstanding indebtedness shall be secured by the security instrument securing the indebtedness with the same priority as if the increased interest rate were originally set forth in the note evidencing the indebtedness."

so that subsection (f) of Section 2, when so amended, shall read as follows:

"(f) In the event that the party assuming the indebtedness declines to agree to an increase in the interest rate as provided in paragraph (2) of subsection (a) of this section, said indebtedness may be prepaid without penalty or increased interest at any time within 60 days after said assumption; but if the party does not make such prepayment within the 60 day period, the party shall be liable for the increased interest rate from the date of the assumption, and any prepayment penalty provided for in the security instrument shall thereafter be in effect. Any law to the contrary notwithstanding, such increased interest and the outstanding indebtedness shall be secured by the security instrument securing the indebtedness with the same priority as if the increased interest rate were originally set forth in the note evidencing the indebtedness."

Section 7. Said Act is further amended by striking the period at the end of subsection (i) of Section 2 and substituting in lieu thereof the following:

"or to loans made by the Georgia Residential Finance Authority, the Urban Residential Finance Authority of the City of Atlanta, Georgia, or other similar state or local authorities."

so that subsection (i) of Section 2, when so amended, shall read as follows:

"(i) This Act shall not be applicable to loans made by the Farmers Home Administration which provide for interest subsidies or variable rates based on the income of the borrower or to loans made by the Georgia Residential Finance Authority, the Urban Residential Finance Authority of the City of Atlanta, Georgia, or other similar state or local authorities."

Section 8. Said Act is further amended by adding at the end of Section 2 a new subsection (k) to read as follows:

"(k) In addition to the fee authorized by paragraph (3) of subsection (a) of this section, a lender may charge and collect a fee to recover the actual costs incurred by the lender in obtaining a credit report on the person to whom the real estate would be sold or transferred in instances where the borrower has requested to be relieved from liability for the indebtedness as well as in instances where the borrower has not made such

request, but no investigation by the lender to determine credit worthiness shall authorize the lender to withhold approval or disapproval of the sale or transfer of the real estate beyond the time limitation specified in paragraph (5) of subsection (a) of this section."

Section 9. Said Act is further amended by adding a new subsection (l) at the end of Section 2 to read as follows:

"(l) Nothing in this Act shall be construed to limit the right of a lender to increase or decrease the interest rate on the indebtedness so long as such increase or decrease is effected pursuant to the terms contained in the security instrument, the note secured thereby or by mutual agreement between borrower and lender; provided such increase or decrease is not the result of the sale or transfer of the property securing such indebtedness or the assumption of the indebtedness, unless such increase upon a sale or transfer of such property or assumption of the indebtedness is otherwise permitted by this Act."

Section 10. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval; and the provisions of the Act shall apply to any transfer or sale of real estate and the assumption of indebtedness in connection therewith which is accomplished on or after the effective date of this Act; but the Act and this amendatory Act shall not affect or impair the rights, duties, or interests arising out of or flowing from instruments executed prior to the effective date of this amended Act.

Section 11. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Lambert of the 112th moved that the House agree to the Senate substitute to HB 324.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Harris	Y Martin	Savage
Adams,G	Y Collins	Y Harrison	Matthews	Scott,A
Y Adams,J	Colwell	Y Hasty	Y McCollum	Scott,D
Adams,M	Y Connell	Hawkins	McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	N Sherrod
Y Anderson	Cox	Hill	Y Miles	Y Sizemore
Y Argo	Crawford	Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Smyre
Y Bargerom	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Benn	Y Davis,L	Y Jackson,W	Padgett	Y Townsend
Y Birdsong	Dean	Jessup	Y Parham	Y Triplett
Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Perry	Twiggs
Y Branch	Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Y Phillips,L,L	Veazey
Y Buck	Y Elliott	Y Kemp	Phillips,R,T	Y Waddle
Burruss	Y Evans	Y Kilgore	Phillips,W,R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Byrd	Y Fortune	Y Lane,D	Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Ramsey	Y Widener
Y Chamberless	Y Galer	Y Logan	Randall	Y Williams,B,J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Williams,H
Y Cheeks	Glover	Y Lord	Y Richardson	Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Greer	Lucas	Y Rose	Y Wood,J
Clark,B	Y Ham	Y Mangum	Ross	Y Wood,J,T
Y Clark,L	Hamilton	Y Mann	Rowland	Y Workman
Y Colbert	Hanner	Y Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 127, nays 1.

The motion prevailed.

HB 314. By: Representatives Harrison of the 20th, Barger of the 83rd, Watson of the 114th, Auten of the 154th and Williams of the 48th: A BILL to amend an Act known as the "Georgia Motor Vehicle Accident Reparations Act," so as to make it unlawful for any insurer issuing motor vehicle liability policies in this state to require a person who is legally entitled to recover damages from the insurer to utilize a particular person, firm, or corporation for repair work on a motor vehicle; and for other purposes.

The following Senate amendment was read:

Amend HB 314 by adding on Page 1, line 20, after the word "liability" the following:

"or collision",

and after "liability" on Page 1, lines 4 and 23 the following:

"or collision".

Representative Isakson of the 20th moved that the House agree to the Senate amendment to HB 314.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Harris	Y Martin	Savage
Y Adams,G	Y Collins	Y Harrison	Matthews	Scott,A
Y Adams,J	Colwell	Y Hasty	Y McCollum	Scott,D
Y Adams,M	Y Connell	Hawkins	Y McDonald	Y Shepard
Y Aiken	Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Holmes	Y Milford	Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Smyre
Y Barger of	Cummings	Y Hutchinson	Y Mostiler	Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Dean	Jessup	Y Parham	Y Triplett
Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Twiggs
Y Branch	Dobbs	Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Brooks	Y Edwards	Y Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W,R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Ralston	White
Chamberlin	Y Fuller,K	Y Lee	Ramsey	Y Widener
Y Chambless	Y Galer	Y Logan	Randall	Y Williams,B,J
Chance	Y Ginsberg	Y Long	Y Reaves	Williams,H
Y Cheeks	Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Childs	Greer	Lucas	Y Rose	Y Wood,J
Clark,B	Y Ham	Y Mangum	Ross	Y Wood,J,T
Y Clark,L	Hamilton	Y Mann	Rowland	Workman
Y Colbert	Hanner	Y Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 128, nays 0.

The motion prevailed.

The following Bill of the Senate was taken up for the purpose of considering the Senate's appointment of a Committee of Conference thereon:

SB 114. By: Senators Barnes of the 33rd, Allgood of the 22nd, English of the 21st, and Howard of the 42nd: A BILL to amend Code Section 39-1105, relating to fees for advertising, so as to change certain fees; and for other purposes.

Representative Buck of the 95th moved that the House adhere to its position in substituting SB 114 and that a Committee of Conference be appointed on the part of the House to confer with a like committee on the part of the Senate.

The motion prevailed.

The Speaker appointed as a Committee of Conference on the part of the House, the following members:

Representatives Buck of the 95th, Ginsberg of the 122nd, and Cason of the 96th.

The following Bill of the House was taken up for the purpose of considering the report of the Committee of Conference thereon:

HB 143. By: Representatives Richardson of the 52nd, Felton of the 22nd, Galer of the 97th, Swann of the 90th, Steinberg of the 46th and others: A BILL to amend Code Section 74-111, relating to reports of child abuse by physicians, treating personnel, institutions, and others, so as to change who is required to make certain reports; and for other purposes.

The following report of the Committee of Conference was read:

CONFERENCE COMMITTEE REPORT ON HB 143

The Conference Committee on HB 143 recommends that both the Senate and the House of Representatives recede from their positions and that the attached Conference Committee Substitute to HB 143 be adopted.

Respectfully submitted,

FOR THE SENATE:

/s/Honorable Todd Evans
Senator, 37th District

/s/Honorable Richard L. Greene
Senator, 26th District

/s/Honorable Pierre Howard
Senator, 42nd District

FOR THE HOUSE OF
REPRESENTATIVES:

/s/Honorable Burl Davis
Representative, 99th District

/s/Honorable Eleanor L. Richardson
Representative, 52nd District

/s/Honorable David J. Swann
Representative, 90th District

A BILL

To amend Code Section 74-111, relating to reports of child abuse by physicians, treating personnel, institutions, and others, as amended, so as to change who is required to make certain reports; to change certain conditions; to require reports of sexual exploitation of children and to provide a definition thereof; to require that certain photographs be made available to the chief welfare agency providing protective custody and to the appropriate police authority; to change when reports shall be made; to provide an effective date to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Section 74-111, relating to reports of child abuse by physicians, treating personnel, institutions, and others, as amended, is hereby amended by striking in its entirety the first paragraph of subsection (a) of said Code section and inserting in lieu thereof a new first paragraph to read as follows:

“(a) Reports by Physicians, Treating Personnel, Institutions and Others. Any physician, including any doctor of medicine licensed to practice under Chapter 84-9 of the Code of Georgia of 1933, as amended, licensed osteopathic physician, ~~interim, resident, dentist, psychologist, podiatrist, public health nurse, social worker, teacher, school administrator, intern, resident, all other hospital or medical personnel, dentist, psychologist, podiatrist, nursing personnel, social work personnel, school teachers and administrators, school guidance counselors, child care personnel, day care personnel or law enforcement personnel~~ having reasonable cause to believe that a child under the age of eighteen has had physical injury or injuries inflicted upon him other than by accidental means by a parent or caretaker, or has been neglected or exploited by a parent or caretaker, or has been sexually assaulted or sexually exploited, shall report or cause reports to be made in accordance with the provisions of this section: provided, however, that when the attendance of the reporting person with respect to a child is pursuant to the performance of services as a member of the staff of a hospital, school, social agency or similar facility, he shall notify the person in charge of the facility or his designated delegate who shall report or cause reports to be made in accordance with the provisions of this section.”

Section 2. Said Code section is further amended by adding at the end of subsection (a) the following new paragraph:

“For purposes of this subsection (a), a child is sexually exploited when the child's parent or caretaker allows, permits, encourages, or requires such child to engage in prostitution, as defined in Code Section 26-2012, as now or hereafter amended, or allows, permits, encourages, or requires such child to engage in sexually explicit conduct for the purpose of producing any visual or print medium depicting such conduct, as defined in an Act approved April 10, 1978 (Ga. Laws 1978, p. 2193), as now or hereafter amended.”

Section 3. Said Code section is further amended by striking in its entirety subsection (b) thereof and inserting in lieu thereof a new subsection (b) to read as follows:

“(b) Nature and content of report; to whom made. An oral report shall be made immediately as soon as possible by telephone or otherwise, and followed by a report in writing, if requested, to a child welfare agency providing protective services, as designated by the Department of Human Resources, or, in the absence of such agency, to an appropriate police authority or District Attorney. If a report of child abuse, sexual assault, or sexual exploitation is made to said child welfare agency or independently discovered by said agency, and substantiated by said agency, and said agency has reasonable cause to believe such report is true, then said agency shall immediately notify the appropriate police authority or District Attorney. Such reports shall contain the name and addresses of the child and his parents or caretakers, if known, the child's age, the nature and extent of the child's injuries (including any evidence of previous injuries), and any other information that the reporting person believes might be helpful in establishing the cause of the injuries and the identity of the perpetrator. Photographs of the child's injuries to be used as documentation in support of allegations by hospital staff, physicians, law enforcement personnel, school officials, or staff of legally mandated public or private child protective agencies may be taken without the permission of the child's parent or guardian. Provided, however, that any photograph taken pursuant to this Code Section shall be taken in a manner which shall not reveal the identity of the subject and such photograph shall be made available as soon as possible to the chief welfare agency providing protective services and to the appropriate police authority.”

Section 4. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 5. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Richardson of the 52nd moved that the House adopt the report of the Committee of Conference on HB 143.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Savage
Y Adams,G	Collins	Y Harrison	Matthews	Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Scott,D
Y Adams,M	Y Connell	Y Hawkins	McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Holmes	Y Milford	Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Culpepper	Horne	Y Moore	Smyre
Barger	Cummings	Y Hutchinson	Y Mostiler	Snow
Y Baugh	Y Darden	Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Benn	Y Davis,L	Y Jackson,W	Y Padgett	Townsend
Y Birdsong	Dean	Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Bray	Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Brooks	Y Edwards	Y Karrh	Phillips,L.L	Y Veazey
Buck	Y Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
Y Burton	Y Felton	Y Lambert	Pilewicz	Y Wall
Byrd	Y Fortune	Y Lane,D	Pinkston	Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Y Logan	Randall	Y Williams,B.J
Chance	Y Ginsberg	Y Long	Y Reaves	Williams,H
Y Cheeks	Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Childs	Y Greer	Lucas	Y Rose	Y Wood,J
Clark,B	Y Ham	Y Mangum	Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Rowland	Workman
Y Colbert	Hanner	Y Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 130, nays 0.

The motion prevailed.

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

Mr. Speaker:

The Senate has disagreed to the House substitute to the following Bill of the Senate:

SB 217. By: Senator Kidd of the 25th: A BILL to amend an Act providing minimum salaries for judges of the probate courts of the various counties of Georgia, so as to increase the minimum salaries of said probate judges; to change the provisions relating to additional compensation; and for other purposes.

The Senate has passed by the requisite constitutional majority the following Bill of the Senate:

SB 458. By: Senator Deal of the 49th: A BILL to amend an Act creating the State Court of Hall County, so as to change the compensation provisions relating to the judge and the solicitor of said court; and for other purposes.

The Senate has passed, as amended, by the requisite constitutional majority the following Bill of the House:

HB 1077. By: Representative Murphy of the 18th: A BILL to amend an Act known as the "Haralson County Water Authority Act," so as to increase the number of members of the Authority from seven to nine; to provide for appointment and terms; to provide for a quorum; to provide for filling vacancies; and for other purposes.

The following Bills and Resolution of the House were taken up for the purpose of considering the Senate substitutes or amendments thereto:

HB 1077. By: Representative Murphy of the 18th: A BILL to amend an Act known as the "Haralson County Water Authority Act," so as to increase the number of members of the Authority from seven to nine; to provide for appointment and terms; to provide for a quorum; to provide for filling vacancies; and for other purposes.

The following Senate amendment was read:

Amend HB 1077 by striking from lines 2 and 3 on page 3 the following:

"and two persons appointed by the commissioner of Haralson County",
and inserting in lieu thereof the following:

"two persons appointed by the commissioner of Haralson County, and two persons appointed as hereinafter provided".

Representative Murphy of the 18th moved that the House agree to the Senate amendment to HB 1077.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

HB 469. By: Representative Adams of the 79th: A BILL to amend an Act known as the "Adequate Program for Education in Georgia Act," so as to change the provisions relating to capital facility improvements; to provide financial support for the construction of adequate facilities when two or more systems agree to combine in a certain manner; and for other purposes.

The following Senate substitute was read:

A BILL

To amend an Act known as the "Adequate Program for Education in Georgia Act," approved March 26, 1974 (Ga. Laws 1974, p. 1045), as amended, so as to change the provisions relating to capital facility improvements; to provide financial support for the construction of adequate facilities when two or more systems agree to combine in a certain manner; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act known as the "Adequate Program for Education in Georgia Act," approved March 26, 1974 (Ga. Laws 1974, p. 1045), as amended, is hereby amended by adding at the end of subsection (g) of Section 48 a new paragraph to read as follows:

"When two or more systems agree to combine the total high school pupil populations either in grades 7-12, 8-12, or 9-12 across system lines for the purpose of developing a

comprehensive curriculum, the State Board of Education is directed to provide full financial support for the construction of adequate facilities to house the proposed program as recommended by the educational facilities survey. This type project shall be funded in addition to the entitlements as determined above. The needs of the participating systems as determined in subsection (f) shall be reduced by the effect of funding this type project prior to the determination of the current annual entitlement."

Section 2. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Adams of the 79th moved that the House agree to the Senate substitute to HB 469.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	N Martin	Savage
Y Adams,G	Collins	N Harrison	Matthews	Scott,A
Y Adams,J	Colwell	Hasty	Y McCollum	Scott,D
Y Adams,M	Y Connell	Y Hawkins	McDonald	Y Shepard
N Aiken	N Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Holmes	Y Milford	Y Smith,T
Y Auten	Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Smyre
Y Bargerion	Y Cummings	Hutchinson	Y Mostiler	Y Snow
Y Baugh	N Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	N Isakson	Y Nicholson	Y Swann
Y Beck	N Davis,B	Y Jackson,J	N Nix	Y Thomas
Y Benefield	N Davis,J	Y Jackson,N	Y Oliver	N Thompson
Benn	Y Davis,L	Y Jackson,W	Y Padgett	Townsend
Birdsong	Dean	Y Jessup	Y Parham	Y Triplett
Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Bray	Y Dover	Y Jones,H	Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Phillips,L.L	Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
Y Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Castleberry	Y Fuller,C	Y Lawson	N Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Ramsey	Widener
Y Chambless	Y Galer	Y Logan	Randall	Y Williams,B.J
Chance	Y Ginsberg	Y Long	Reaves	Williams,H
Y Cheeks	Glover	Y Lord	Y Richardson	N Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	N Wilson
Y Childs	Y Greer	Lucas	Y Rose	Y Wood,J
Clark,B	Y Ham	Y Mangum	Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Rowland	Y Workman
Y Colbert	Hanner	Y Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 119, nays 13.

The motion prevailed.

HB 130. By: Representatives Thomas of the 66th, Lawson of the 9th, Fuller of the 16th, Darden of the 19th, Bray of the 70th and others: A BILL to amend Code Title 105, relating to torts, so as to provide that the operator of a motor vehicle owes to passengers therein a duty of ordinary care; and for other purposes.

The following Senate substitute was read:

A BILL

To amend Code Title 105, relating to torts, as amended, so as to provide that the operator of a motor vehicle owes to passengers therein a duty of ordinary care; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Title 105, relating to torts, as amended, is hereby amended by adding between Code Sections 105-104 and 105-105 a new Code section to be known as Code Section 105-104.1, to read as follows:

"105-104.1. Duty of Ordinary Care Owed by Operator of Motor Vehicle to Passengers Therein. The operator of a motor vehicle owes to passengers therein the same duty of ordinary care owed to others."

Section 2. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Thomas of the 66th moved that the House agree to the Senate substitute to HB 130.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	N Harris	Y Martin	Savage
N Adams,G	Collins	Y Harrison	Matthews	Scott,A
Y Adams,J	N Colwell	Y Hasty	N McCollum	Scott,D
N Adams,M	Y Connell	Y Hawkins	McDonald	N Shepard
Y Aiken	Couch	Y Hays	McKinney	N Sherrod
Y Anderson	Cox	Hill	Y Miles	N Sizemore
Y Argo	N Crawford	Holmes	Y Milford	N Smith,T
N Auten	Y Crosby	N Hooks	N Moody	N Smith,V
Y Balkcom	Culpepper	Horne	Moore	Smyre
N Bargerom	Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	N Irvin	N Mullinax	Y Steinberg
Beal	Daugherty	Isakson	Y Nicholson	Y Swann
N Beck	Y Davis,B	N Jackson,J	Nix	Y Thomas
Y Benefield	Y Davis,J	N Jackson,N	N Oliver	Y Thompson
Benn	N Davis,L	N Jackson,W	N Padgett	Townsend
Y Birdsong	Dean	Y Jessup	Y Parham	Y Triplett
Bishop	N Dent	Y Johnson,G	Y Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Perry	N Twiggs
N Branch	N Dobbs	N Jones,B	Y Peters	Y Vandiford
Bray	N Dover	Y Jones,H	Phillips,B	Y Vaughn
Brooks	Edwards	Y Karrh	N Phillips,L.L	Y Veazey
Buck	Y Elliott	Y Kemp	Y Phillips,R.T	N Waddle
Y Burruss	N Evans	Kilgore	Y Phillips,W.R	Y Walker
N Burton	N Felton	Y Lambert	Y Pilewicz	Y Wall
N Byrd	Y Fortune	N Lane,D	Pinkston	N Ware
N Cason	N Foster	N Lane,R	Y Rainey	N Watson
N Castleberry	Y Fuller,C	Y Lawson	N Ralston	White
Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
N Chambless	Galer	Y Logan	Randall	N Williams,B.J
Chance	Y Ginsberg	Y Long	N Reaves	Williams,H
N Cheeks	Glover	Y Lord	Y Richardson	N Williams,R
Y Childers	N Godbee	Y Lowe	Y Robinson	N Wilson
Y Childs	Y Greer	Lucas	N Rose	Y Wood,J
Clark,B	Y Ham	Y Mangum	Ross	N Wood,J.T
Y Clark,L	Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 81, nays 53.

The motion was lost and the House disagreed to the Senate substitute to HB 130.

HB 619. By: Representatives Hanner of the 130th, Coleman of the 118th and Ramsey of the 3rd: A BILL to amend Code Section 24-2801, relating to election, qualification, term of office, etc., of sheriffs, so as to change certain provisions relating to qualifications of sheriffs; to change residency requirements; and for other purposes.

The following Senate substitute was read:

A BILL

To amend Code Section 24-2801, relating to election, qualification, term of office, etc., of sheriffs, as amended, so as to change certain provisions relating to qualifications of sheriffs; to change residency requirements; to require certification of certain information; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Section 24-2801, relating to election, qualification, term of office, etc., of sheriffs, as amended, is hereby amended by striking in its entirety subparagraph (B) of paragraph (1) of subsection (c) and inserting in lieu thereof a new subparagraph (B) to read as follows:

“(B) Be a resident of the county in which he seeks the office of sheriff for at least two years ~~prior to his qualifying for the election to the office~~ immediately preceding the date of the election for sheriff.”

Section 2. Said Code section is further amended by striking in its entirety paragraph (2) of subsection (c) and inserting in lieu thereof a new paragraph (2) to read as follows:

“(2) Each person offering his candidacy for the office of sheriff shall, within 60 days prior to or at the time he qualifies:

(A) file with the Judge of the Probate Court a certified copy of his birth certificate and a certified copy of his high school diploma or certified proof of its recognized equivalent in education training as established by the Georgia Peace Officer Standards and Training Council; and

(B) swear or affirm before the Judge of the Probate Court, at the time for qualifying, that he has, or meets, or will meet by the date of the election all of the qualifications required pursuant to the provisions of this subsection.”

Section 3. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 4. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Snow of the 1st moved that the House agree to the Senate substitute to HB 619.

On the motion, the roll call was ordered and the vote was as follows:

Aaron	Y Burton	Y Darden	Ham	Y Karrh
Y Adams,G	Y Byrd	Daugherty	Hamilton	Y Kemp
Y Adams,J	Y Cason	Y Davis,B	Y Hanner	Y Kilgore
Y Adams,M	N Castleberry	Y Davis,J	Y Harris	Y Lambert
Y Aiken	Chamberlin	Y Davis,L	Y Harrison	Y Lane,D
Y Anderson	Y Chambless	Dean	Y Hasty	Y Lane,R
Y Argo	Chance	Y Dent	Y Hawkins	Y Lawson
Y Auten	Y Cheeks	Y Dixon	Y Hays	Y Lee
Balkcom	Y Childers	Y Dobbs	Hill	Y Logan
Bargerom	Y Childs	Y Dover	Holmes	Y Long
Y Baugh	Clark,B	Y Edwards	Y Hooks	Y Lord
Beal	Y Clark,L	Elliott	Horne	Y Lowe
Y Beck	Y Colbert	Evans	Y Hutchinson	Lucas
Y Benefield	Coleman	Y Felton	Irvin	Y Mangum
Benn	Collins	Y Fortune	Y Isakson	Y Mann
Birdsong	N Colwell	Y Foster	Y Jackson,J	Marcus
Bishop	Y Connell	Y Fuller,C	Y Jackson,N	Y Martin
Y Bolster	Couch	Y Fuller,K	Y Jackson,W	Matthews
Y Branch	Cox	Y Galer	Y Jessup	Y McCollum
Bray	Crawford	Y Ginsberg	Y Johnson,G	McDonald
Brooks	Crosby	Glover	Y Johnson,R	McKinney
Y Buck	Culpepper	Y Godbee	Y Jones,B	Y Miles
Y Burruss	Y Cummings	Greer	Y Jones,H	Y Milford

Y Moody	Y Phillips,L.L	Y Ross	Y Steinberg	Y Wall
Y Moore	Y Phillips,R.T	Y Rowland	Y Swann	Ware
Y Mostiler	Phillips,W.R	Y Russell	Thomas	Y Watson
Y Mullinax	Y Pilewicz	Y Savage	N Thompson	White
Y Nicholson	Pinkston	Scott,A	Y Townsend	Y Widener
Y Nix	Y Rainey	Scott,D	Y Triplett	Y Williams,B.J
N Oliver	Y Ralston	N Shepard	Tuten	Williams,H
Y Padgett	Y Ramsey	N Sherrod	N Twiggs	N Williams,R
Y Parham	Randall	Y Sizemore	Y Vandiford	N Wilson
Y Patten	Y Reaves	Smith,T	Y Vaughn	Y Wood,J
Perry	Y Richardson	Y Smith,V	Y Veazey	Y Wood,J.T
Y Peters	Y Robinson	Smyre	Y Waddle	Y Workman
Y Phillips,B	Y Rose	Y Snow	Y Walker	Speaker Murphy

On the motion, the ayes were 121, nays 9.

The motion prevailed.

HB 475. By: Representative Phillips of the 120th: A BILL to amend Code Chapter 91A-32, relating to intangible recording tax, so as to exempt from taxation that part of the face amount of a long-term note secured by real estate which represents a refinancing of unpaid principal on a previous long-term note secured by real estate; and for other purposes.

The following Senate amendment was read:

Amend HB 475 by adding on Page 2, line 5, after the word "refinancing", the following:

"by the original lender".

Representative Phillips of the 120th moved that the House agree to the Senate amendment to HB 475.

On the motion, the roll call was ordered and the vote was as follows:

Aaron	Y Childs	Y Galer	Y Lane,D	Y Phillips,L.L
Y Adams,G	Clark,B	Y Ginsberg	Y Lane,R	Y Phillips,R.T
Y Adams,J	Y Clark,L	Glover	Y Lawson	Phillips,W.R
Y Adams,M	Y Colbert	Y Godbee	Y Lee	Y Pilewicz
Aiken	Coleman	Greer	Y Logan	Pinkston
Y Anderson	Y Collins	Y Ham	Y Long	Y Rainey
Y Argo	N Colwell	Hamilton	Y Lord	N Ralston
Y Auten	Y Connell	Hanner	Y Lowe	Y Ramsey
Y Balkcom	Couch	Y Harris	Lucas	Randall
Y Bargerion	Cox	Y Harrison	Y Mangum	Y Reaves
Y Baugh	Y Crawford	Y Hasty	Y Mann	Y Richardson
Beal	Crosby	Y Hawkins	Marcus	Y Robinson
Y Beck	Culpepper	Y Hays	Y Martin	Y Rose
Y Benefield	Y Cummings	Hill	Matthews	Ross
Benn	Y Darden	Holmes	N McCollum	Y Rowland
Birdsong	Daugherty	Y Hooks	McDonald	Y Russell
Bishop	Y Davis,B	Horne	McKinney	Savage
Bolster	Y Davis,J	Y Hutchinson	Miles	Scott,A
Y Branch	Y Davis,L	Y Irvin	Y Milford	Scott,D
Bray	Dean	Y Isakson	Y Moody	Y Shepard
Y Brooks	Y Dent	Y Jackson,J	Y Moore	Y Sherrod
Y Buck	Y Dixon	Y Jackson,N	Y Mostiler	Sizemore
Y Burruss	N Dobbs	Jackson,W	Y Mullinax	Y Smith,T
Y Burton	Y Dover	Jessup	Y Nicholson	Y Smith,V
Y Byrd	Y Edwards	Y Johnson,G	Y Nix	Smyre
Y Cason	Y Elliott	Y Johnson,R	Y Oliver	Snow
Castleberry	Evans	Jones,B	Y Padgett	Y Steinberg
Y Chamberlin	Y Felton	Y Jones,H	Y Parham	Swann
Y Chambless	Y Fortune	Y Karrh	Y Patten	Thomas
Chance	Y Foster	Y Kemp	Y Perry	Thompson
Y Cheeks	Fuller,C	Y Kilgore	Y Peters	Y Townsend
Y Childers	Y Fuller,K	Y Lambert	Phillips,B	Y Triplett

Y Tuten	Y Veazey	Y Ware	Y Williams,B.J	Y Wood,J
Y Twiggs	Y Waddle	Y Watson	Williams,H	Y Wood,J.T
Y Vandiford	Y Walker	White	N Williams,R	Y Workman
Y Vaughn	Y Wall	Y Widener	N Wilson	Speaker Murphy

On the motion, the ayes were 120, nays 6.

The motion prevailed.

Representative Dobbs of the 74th stated that he had inadvertently voted “nay” on the motion. He had intended to vote “aye” thereon.

HR 245. By: Representatives Lambert of the 112th, Argo of the 63rd, Murphy of the 18th, Connell of the 87th and Snow of the 1st: A RESOLUTION creating the Legislative Overview Committee on Constitutional Revision; and for other purposes.

The following Senate amendment was read:

Amend HR 245 by striking on Page 1, line 19, the figure “30” and inserting in lieu thereof the figure:

“20”;

and

By striking on Page 1, line 21, the following:

“Senate to be appointed by the President thereof.”,

and inserting in lieu thereof the following:

“Senate, consisting of the members of the Judiciary and Special Judiciary committees and a sufficient number of other members of the Senate to be appointed by the President thereof to total 20 members.”

Representative Lambert of the 112th moved that the House disagree to the Senate amendment to HR 245.

The motion prevailed.

HB 188. By: Representatives Galer of the 97th, Swann of the 90th, Steinberg of the 46th, Fuller of the 16th and Horne of the 104th: A BILL to amend an Act relating to the grandparents of certain children, so as to authorize the grant of visitation rights to grandparents when the parents of their grandchildren have obtained a divorce or are engaged in proceedings for divorce; and for other purposes.

The following Senate substitute was read:

A BILL

To amend an Act relating to the grandparents of certain children, approved February 27, 1976 (Ga. Laws 1976, p. 247), as amended, particularly by an Act approved March 24, 1980 (Ga. Laws 1980, p. 936), so as to authorize the grant of visitation rights to grandparents when the parents of their grandchildren have obtained a divorce or are engaged in proceedings for divorce; to provide for proceedings for revocation or modification of grandparents' visitation rights; to provide for related matters; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act relating to the grandparents of certain children, approved February 27, 1976 (Ga. Laws 1976, p. 247), as amended, particularly by an Act approved March 24, 1980 (Ga. Laws 1980, p. 936), is hereby amended by striking Section 1 and inserting in its place a new Section 1 to read as follows:

"Section 1. (a) Whenever any court in this State shall have before it any question concerning the guardianship of any minor child or whenever one parent shall die or whenever one parent shall die and the survivor remarry regardless of whether the minor child is adopted by its stepmother or stepfather or whenever any court has terminated the parental rights of one of the natural parents of the minor child, the court may, in its discretion pursuant to subsection (b), grant reasonable visitation rights to the maternal and paternal grandparents of the child. Any court granting such rights may issue its necessary order to enforce the grant.

(b) (1) Any grandparent shall have the right to intervene in an action involving the guardianship of any minor child to obtain visitation rights to said minor child.

(2) The parent of the minor child's parent who has died shall have the right to file an original pleading, but not more than once during any calendar year, to obtain visitation rights to said minor child.

(3) The parent of the minor child's parent whose parental rights have been terminated shall have the right to file an original pleading, but not more than once during any calendar year, to obtain visitation rights to said minor child.

(c) Whenever any court in this State shall have before it any question concerning the custody of any minor child or whenever the parents of the minor child have been divorced or are engaged in legal proceedings to obtain a divorce, any grandparent of the child may be granted reasonable visitation rights upon proof of special circumstances which make such visitation rights necessary to the best interests of the child. There shall be no presumption in favor of visitation by any grandparent, and the court shall have discretion to deny such visitation rights. Any grandparent shall have the right to intervene and petition for visitation rights in any action involving the custody of any minor child or in any divorce action. If the parents of the minor child have been divorced, a parent of either parent of the minor child shall have the right to file an original pleading requesting visitation rights, but not more than once during any two year period and not during any year in which another custody action has been filed concerning said child. After visitation rights have been granted to any grandparent, the legal custodian or guardian of the person of the child may petition the court for revocation or amendment of such visitation rights, for good cause shown, which the court, in its discretion, may grant or deny; but such a petition shall not be filed more than once in any one year period."

Section 2. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

The following amendment was read and adopted:

Representative Galer of the 97th moves to amend the Senate substitute to HB 188 as follows:

On page 2, line 12, strike "calendar year" and substitute in lieu thereof "two year period";

On page 2, line 17, strike "calendar year" and substitute in lieu thereof "two year period";

And on page 3, line 10, strike "one" and substitute in lieu thereof "two".

Representative Galer of the 97th moved that the House agree to the Senate substitute to HB 188, as amended by the House.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Savage
Y Adams,G	Y Collins	N Harrison	Matthews	Scott,A
Y Adams,J	N Colwell	Y Hasty	Y McCollum	Scott,D
Y Adams,M	Y Connell	Y Hawkins	McDonald	Y Shepard
Y Aiken	Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Holmes	Y Milford	N Smith,T
Y Auten	Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Smyre
Y Barger	Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	N Nix	Thomas
Y Benefield	N Davis,J	Y Jackson,N	N Oliver	Y Thompson
Benn	Y Davis,L	N Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Dean	Jessup	Parham	Triplett
Bishop	Y Dent	Y Johnson,G	Y Patten	N Tuten
Bolster	Y Dixon	Y Johnson,R	Y Perry	Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	N Vandiford
Bray	Y Dover	Y Jones,H	Y Phillips,B	Vaughn
Brooks	Y Edwards	N Karrh	Phillips,L.L	Y Veazey
Y Buck	Y Elliott	Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W.R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
N Chamberlin	Y Fuller,K	Y Lee	Ramsey	N Widener
Y Chambless	Y Galer	Y Logan	Randall	Y Williams,B.J
Chance	Y Ginsberg	Y Long	Y Reaves	Williams,H
Y Cheeks	Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	N Wilson
Y Childs	Y Greer	Lucas	Rose	Y Wood,J
Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Hanner	Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 123, nays 13.

The motion prevailed.

HB 951. By: Representatives Hutchinson of the 133rd, McCollum of the 134th and Chambless of the 131st: A BILL to amend an Act providing a new charter for the City of Albany, so as to establish the corporate limits of the City of Albany; and for other purposes.

The following Senate substitute was read:

A BILL

To amend an Act providing a new charter for the City of Albany, approved August 18, 1923 (Ga. Laws 1923, p. 370), as amended, particularly by an Act approved March 15, 1973 (Ga. Laws 1973, p. 2104), and an Act approved March 24, 1978 (Ga. Laws 1978, p. 4498), so as to establish the corporate limits of the City of Albany; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act providing a new charter for the City of Albany, approved August 18, 1923 (Ga. Laws 1923, p. 370), as amended, particularly by an Act approved March 15, 1973 (Ga. Laws 1973, p. 2104), and an Act approved March 24, 1978 (Ga. Laws 1978, p.

4498), is hereby amended by striking the first undesignated paragraph of Section 2 of said Act and substituting in lieu thereof the following:

"The corporate limits proper of the City of Albany shall be as follows: with the intersection of the land district line between the First and Second Land Districts of Dougherty County and the northerly county line of Dougherty County as a beginning point run east along the northerly county line of Dougherty County and the north Land Lot line of Land Lots 409, 408, 369 and 368, First Land District of Dougherty County to a point on the west bank of the Kinchafoonee Creek; thence run southeasterly along the west bank of the Kinchafoonee Creek to the west right-of-way line of Old Leesburg Road; thence run south-southeasterly along the west right-of-way line of Old Leesburg Road to the north right-of-way line of Philema Road extended westerly; thence run easterly along the extension westerly of the north right-of-way line of Philema Road to the east bank of the Muckafoonee Creek; thence run southeasterly along the east bank of the Muckafoonee Creek to the west bank of the Flint River; thence run east three hundred (300) feet more or less to the east line of the low water mark of Flint River; thence northeasterly along the east bank of the Flint River and easterly along the south side of the Georgia Power Reservoir, (as defined by the water line when the water elevation is a 182.0 mean sea level at the Georgia Power Company Dam,) and the Flint River and the west bank of the Piney Woods Creek to a point on the west bank of the Piney Woods Creek which is defined by a North-South Line which proceeds North from a point named, Point 'A', that is five thousand six hundred thirty one and three tenths feet (5631.3') north of and four thousand four hundred twenty two and eight tenths feet (4422.8') east of the intersection of the east right-of-way of McCollum Drive and the north right-of-way of the Cordele Road (State Route 257) with the East bearing of McCollum Drive being North zero degrees, fifteen minutes, three seconds West (N 0°15'03"W); thence from the point on Piney Woods Creek's west bank, proceed due South to Point 'A' as previously established; thence along a series of bearings and distances to the Northeast corner of the right-of-way of McCollum Drive: South zero degrees, twenty four minutes, twelve seconds East (S 0°24'12"E) a distance of six hundred seventy seven and forty five hundredths feet (677.45'); thence South forty four degrees, thirty three minutes, fifty six seconds West (S 44°33'56"W) a distance of five hundred sixty five and fifty five hundredths feet (565.55'); thence South eighty nine degrees, thirty three minutes, twenty nine seconds West (S 89°33'29"W) a distance of six hundred seventy seven and seventy two hundredths feet (677.72'); thence North forty five degrees, twenty two minutes, twenty five seconds West (N 45°22'25"W) a distance of one thousand four hundred eighty seven and fifty seven hundredths feet (1487.57'); thence South zero degrees, twenty two minutes, six seconds East (S 0°22'06"E) a distance of three hundred eighty seven and eighty seven hundredths feet (387.87'); thence North forty five degrees, thirty minutes, ten seconds West (N 45°30'10"W) a distance of eight hundred fifteen and twenty seven hundredths feet (815.27'); thence South forty four degrees, thirty five minutes, twelve seconds West (S 44°35'12"W) a distance of two thousand three hundred ninety one and forty-three hundredths feet (2391.43') to the northeast corner of McCollum Drive right-of-way; thence South zero degrees, fifteen minutes, three seconds East (S 0°15'03"E) a distance of four thousand seventeen and three hundredths feet (4017.03') to the intersection of the east right-of-way of McCollum Drive and the north right-of-way of State Route 257; thence along the north right-of-way of State Route 257 to the intersection of the projection of the east line of a tract of land as recorded in Plat Book 4, Page 10; thence southeasterly along projection of the east line of said tract of land to the south right-of-way of State Route 257; thence continue southeasterly along the east line of said tract a distance of three hundred seventy three and thirty two hundredths feet (373.32') to the south line of said property; thence northeasterly and parallel to the south right-of-way of State Route 257 a distance of three hundred twelve and eighteen hundredths feet (312.18') to a point; thence run South two degrees six minutes east (S 2°6'E) a distance of seven hundred twenty and four tenths feet (720.4') to a point; thence run South eighty eight degrees, thirty one minutes West (S 88°31'W) a distance of one thousand seventy nine and four tenths feet (1079.4') to a point; thence run South four degrees, twenty five minutes West (S

4°25'W) a distance of six hundred twenty six and two tenths feet (626.2') to a point; thence run South zero degrees, thirty seven minutes East (S 0°37'E) a distance of one thousand four hundred nine and seven tenths feet (1409.7') to a point; thence run South eighty nine degrees, twenty six minutes West (S 89°26'W) a distance of one hundred eighty one and four tenths feet (181.4') to a point; thence run South zero degrees, thirty seven minutes East (S 0°37'E) a distance of four hundred eighty six and two tenths feet (486.2') to a point on the north land lot line of Land Lot one hundred fifty four (154); thence easterly along the north line of Land Lot one hundred fifty four (154) to the west right-of-way of Pine Bluff Road; thence southerly along the west right-of-way of Pine Bluff Road to the north right-of-way of U.S. 82; thence east along the north right-of-way of U.S. 82 to the east right-of-way of Pinson Road projected north; thence south along the east right-of-way of Pinson Road to a point which is five hundred ninety four and five tenths feet (594.5') north of the south land lot line of Land Lot one hundred twenty six (126), First Land District; thence North eighty eight degrees and zero minutes East (N 88°00'E) a distance of eight hundred sixty feet (860') to a point; thence South two degrees and zero minutes East (S 02°00'E) to the south line of Land Lot one hundred twenty six (126); thence westerly along the south line of Land Lot one hundred twenty six (126) to the east line of Land Lot one hundred fifty two (152); thence south along the east line of Land Lot one hundred fifty two (152) three hundred sixty seven and seven tenths feet (367.7') more or less, to the northern right-of-way of the Seaboard Coast Line Railroad; thence westerly along the north right-of-way of the Seaboard Coast Line Railroad to the east right-of-way of Mock Road; thence southerly along the east right-of-way of Mock Road to the intersection of the north right-of-way of Cutts Drive projected east; thence westerly along the north right-of-way of Cutts Drive and its projection to the intersection of the west right-of-way of the Georgia Northern Railroad; thence northwesterly along the west right-of-way of the Georgia Northern Railroad to the west right-of-way of U.S. 19; thence south along the west right-of-way of U.S. 19 to the northwest corner of the interchange at Moultrie Road (State Route 133); thence along the right-of-way on the northwest corner of the interchange, generally southerly and westerly to the north right-of-way of the Moultrie Road; thence northwesterly along the right-of-way of Moultrie Road to the east right-of-way of the Seaboard Coast Line Railroad; thence southerly along the east right-of-way of the Seaboard Coast Line Railroad to the south line of Land Lot two hundred twenty six (226); thence run west along the south land lot line of Land Lots two hundred twenty six and two hundred forty three (226 & 243) to a point one thousand two hundred ninety three and five tenths feet (1293.5') east of the east right-of-way of Radium Springs Road (State Route 3); thence run North one degree twenty minutes West (N 1°20'W) a distance of three hundred eighty nine feet (389') to a point; thence run South eighty eight degrees, forty minutes West (S 88°40'W) to the west right-of-way of Radium Springs Road (State Route 3); thence north along the west right-of-way of State Route 3 to the north right-of-way of the Marine Corps Drainage Canal; thence westerly along the north right-of-way of the Marine Corps Drainage Canal to the low water mark on the east bank of the Flint River; thence southerly along the low water mark on the east bank of the Flint River to an intersection of the south line of Lot forty one (41) Block 'D' Emily G. Henderson Subdivision as recorded in Plat Book 1, Page 237 extended easterly; thence westerly along the south line of Lot forty one (41) Block 'D' Emily G. Henderson Subdivision to the west line of Land Lot three hundred five (305); thence south along the west line of Land Lot three hundred five (305) to a point that is two thousand fifty two feet (2052') south of the north line of Land Lot three hundred nineteen (319); thence westerly along the southern boundary of the property of the City of Albany, Georgia's Water Pollution Control Plant property a distance of one thousand two hundred feet (1200') to the west property line of the Water Pollution Control Plant; thence northerly along the west boundary of the Water Pollution Control Plant property to a point which is three hundred fifty eight feet (358') south of the north line of Land Lot three hundred nineteen (319); thence westerly to a point on the east right-of-way of Martin Luther King Jr. Drive which is three hundred sixty one feet (361') south of the north line of Land Lot three hundred nineteen (319); thence southerly along the east right-of-way of Martin

Luther King, Jr. Drive to the intersection of the south right-of-way of Storey Road extended east; thence westerly along the south right-of-way of Storey Road and its projection to the west line of Land Lot Three Hundred Thirty-Eight (338); thence north along the west line of Land Lot Three Hundred Thirty-Eight (338) to the southeast corner of Land Lot Three Hundred Sixty (360); thence westerly along the south line of Land Lot three hundred sixty (360) to the east right-of-way of the Storm Drainage Canal; thence southerly, westerly and northwesterly to the west end of the canal right-of-way; thence northeasterly to the south right-of-way of Forsythe Street (as recorded in Plat Book 4, Page 189) projected southeasterly; thence northwesterly along the projection and south right-of-way of Forsythe Street to a point which lies perpendicular to and seven hundred ten feet (710') east of the east right-of-way of Newton Road; thence southwestward along a line parallel to and seven hundred ten feet (710') east of the east right-of-way of Newton Road to the north line of Laurens Avenue as recorded in Plat Book 1, Page 273; thence southeasterly along the projection of the north right-of-way of Laurens Avenue a distance of one hundred sixty five feet (165') to a point; thence southwestward along a line parallel and eight hundred seventy five feet (875') east of the east right-of-way of Newton Road to the north right-of-way of Oakhaven Road; thence westerly along the north right-of-way of Oakhaven Road to the intersection of the west line of Land Lot four hundred nineteen (419); thence northerly along the west line of Land Lot four hundred nineteen (419) for a distance of two thousand two hundred twelve and forty four hundredths feet (2212.44') to a point; thence South eighty seven degrees, forty nine minutes, twenty two seconds East ($S 87^{\circ}49'22''E$) a distance of one thousand seven hundred sixty three and nineteen hundredths feet (1763.19') to a point; thence North forty two degrees, thirty eight minutes, thirty seven seconds East ($N 42^{\circ}38'37''E$) a distance of one thousand nine hundred two and seventy nine hundredths feet (1902.79') to a point; thence North eighty seven degrees, forty seven minutes, three seconds West ($N 87^{\circ}47'03''W$) a distance of one thousand sixteen and forty five hundredths feet (1016.45') to a point; thence North seventeen degrees, thirty seven minutes, thirty three seconds West ($N 17^{\circ}37'33''W$) a distance of two thousand eight hundred sixty nine and eighty six hundredths feet (2869.86') more or less, to a point on the south line of Land Lot four hundred seventeen (417); thence North two degrees, seventeen minutes, nine seconds East ($N 02^{\circ}17'09''E$) a distance of seven hundred ninety eight and nine hundredths feet (798.09') more or less, to the south right-of-way of Old Pretoria Road; thence northeasterly along the south right-of-way of Old Pretoria Road to the intersection of a line projected east which is six hundred seventy four and eight tenths feet (674.8') south of and parallel to the north line of Land Lot four hundred seventeen (417); thence westerly along a line which is six hundred seventy four and eight tenths feet (674.8') south of the north line of Land Lot four hundred seventeen (417) to the District Line between the First and Second Land Districts; thence southerly along the District Line a distance of ninety four and fifty two hundredths feet (94.52') to a point; thence westerly and parallel to the south right-of-way of Oakridge a distance of seven hundred twenty four and eighty six hundredths feet (724.86') to a point; thence South a distance of one hundred forty one and eighty six hundredths feet (141.86') to a point; thence westerly and parallel to the south right-of-way of Oakridge a distance of six hundred seventy four feet (674'); thence southerly along the property line to the south line of Land Lot one hundred sixty one (161) in the Second Land District; thence run West along the south line of Land Lot one hundred sixty one, one hundred sixty two, one hundred sixty three, one hundred sixty four, one hundred sixty five, and one hundred sixty six (161, 162, 163, 164, 165 & 166) to the west land lot line of Land Lot one hundred sixty six; thence run north along the west land lot line of Land Lots one hundred sixty six, one hundred fifty five and one hundred twenty six (166, 155 & 126) to the east bank of the Cooleewahee Creek; thence run northerly along the east bank of the Cooleewahee Creek to the south line of Land Lot eighty six (86); thence westerly along the south line of Land Lot eighty six (86) to the west line of Land Lot eighty six (86); thence northerly along the west line of Land Lot eighty six (86) to the north right-of-way of Gillionville Road; thence easterly along the north right-of-way of Gillionville Road a distance of three hundred ninety six feet (396') more or less, to the corner of

Springfield Subdivision; thence run north a distance of four hundred feet (400') to a point; thence run west four hundred sixty six feet (466') to a point seventy feet (70') west of the land lot line between Land Lots seventy four (74) and seventy five (75) and four hundred feet (400') north of the north right-of-way line of Gillionville Road (State Route 234); thence run North four degrees, thirty four minutes East (N 4°34'E) a distance of one thousand seven hundred thirty and five tenths feet (1730.5') to a point; thence run east a distance of two thousand eight hundred seventeen feet (2817') to a point on the west bank of the Cooleewahee Creek; thence run southerly along the west bank of the Cooleewahee Creek to the north right-of-way line of Gillionville Road (State Route 234); thence run east along the north right-of-way line of Gillionville Road (State Route 234) to the east line of Lockett Station Road; thence run south along the east line of Lockett Station Road to the north boundary of Winterwood Subdivision Section 1 as recorded in Plat Book 4, Pages 21, 82 and 83; thence easterly along the north boundary of Winterwood Subdivision to a point ten feet (10') east of the east line of Land Lot one hundred eighteen (118); thence southerly along a line parallel to and ten feet (10') east of the east line of Land Lot one hundred eighteen (118) to a point four hundred feet (400') north of the north right-of-way of Phillips Drive; thence easterly along a line parallel to and four hundred feet (400') north of the north right-of-way of Phillips Drive to the west right-of-way of Westover Road; thence northerly along the west right-of-way of Westover Road to the south right-of-way of Gillionville Road; thence westerly along the south right-of-way of Gillionville Road to the west right-of-way of Beattie Road projected south; thence northerly along the projection and the west right-of-way of Beattie Road to a point three hundred eight feet (308') south of the intersection of the west right-of-way of Beattie Road and the south right-of-way of Westgate Boulevard extended west; thence run west to the east line of Land Lot forty four (44); thence southerly along the east line of Land Lot forty four (44) to the south line of Land Lot forty four (44); thence west along the south line of Land Lots forty four and forty five (44 & 45) to the west line of Land Lot forty five (45); thence northerly along the west line of Land Lots forty five, thirty six and five (45, 36 & 5) to the Dougherty County Line; thence easterly along the Dougherty County Line to the District Line between the First and Second Land Districts in Dougherty County and the Point of Beginning."

Section 2. Said Act is further amended by striking from Section 2 of said Act that provision added by that Act approved March 24, 1978 (Ga. Laws 1978, p. 4498), which reads as follows:

"In addition to the territory embraced within the present corporate limits of the City of Albany as above described, the following described property, including any property in said description which might presently be within the corporate limits of the City of Albany, shall likewise be embraced within the corporate limits of the City of Albany:

TRACT 1.

Beginning at the intersection of the line of the northside of Whitney Avenue projected east and the east right-of-way line of Old Radium Springs Road; thence run westerly along the line of the north side of Whitney Avenue projected east to the east low water line of Flint River; thence run southerly along the east low water line of Flint River to its intersection with the south line of Land Lot 267; thence run easterly along the south line of Land Lot 267 to the center line of State Highway 3; thence run northerly along the center line of State Highway 3 (New Radium Springs Road) to its intersection with the north line of Dixie Heights Subdivision as recorded in the public land records of Dougherty County on Page 73, Plat Book 1; thence run westerly along the north line of said Dixie Heights Subdivision and its extension west to the west right-of-way line of State Highway 3; thence run northerly along the west right-of-way line of State Highway 3 to a point which is nine hundred eighty-four and seven-tenths (984.7) feet north along the west right-of-way line of State Highway 3 from the intersection of said west right-of-way line with the northeasterly right-of-way line of Old Radium Springs Road; thence run south 86 degrees 3 minutes west to the east right-of-way line of Old Radium Springs Road; thence run northerly along the east right-of-way line of Old Radium Springs Road to the point of beginning.

TRACT 2.

The west one-half of the right-of-way of South Mock Road between the northerly right-of-way line of the Seaboard Coast Line Railroad Company track from Albany to Waycross and the south line of a twenty (20) foot alley south of Tompkins Avenue.

TRACT 3.

The entire right-of-way of State Highway 3 (New Radium Springs Road) between the north line of Dixie Heights Subdivision as recorded in the public land records of Dougherty County on Page 73, Plat Book 1, extended west and the line of the north side of Whitney Avenue projected east across State Route 3.

TRACT 4.

The entire right-of-way of South Slappey Boulevard (Georgia Highway 91W) between the south line of Land Lots 361 and 376, First Land District of Dougherty County and a line two hundred ten (210) feet south of the south right-of-way line of Colquitt Avenue.

TRACT 5.

The north-northwesterly and the northerly one-half of the right-of-way of Gordon Avenue between the east land lot line of Land Lot 414, First Land District of Dougherty County and a line perpendicular to the south-southeasterly right-of-way line at a point on said right-of-way line two thousand fifty-six and thirty-seven hundredths (2,056.37) feet west and west-southwesterly measured along the southerly and south-southeasterly right-of-way line of Gordon Avenue from the intersection of said right-of-way line with the west right-of-way line of English Road.

TRACT 6.

The entire right-of-way of Dawson Road (Georgia Highway 50) between the east land lot line of Land Lot 40, Second Land District of Dougherty County and a line across Dawson Road running north and south from a point on the center line of Dawson Road three thousand four hundred five (3,405) feet northwest of the intersection of said center line and the south land lot line of Land Lot 1, Second Land District of Dougherty County.

TRACT 7.

The entire right-of-way of Stuart Avenue between the east land lot line of Land Lot 40, Second Land District of Dougherty County, and a line originating from a point on the north land lot line of Land Lot 40 three hundred seventy-three and six-tenths (373.6) feet west of the east land lot line of Land Lot 40 running south 37 degrees 45 minutes west."

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Hutchinson of the 133rd moved that the House agree to the Senate substitute to HB 951.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

The following Bill of the House was taken up for the purpose of considering the report of the Committee of Conference thereon:

HB 167. By: Representatives Isakson of the 20th, Adams of the 36th, Lane of the 40th, Johnson of the 66th, Harrison of the 20th and others: A BILL to amend an Act creating the Construction Industry Licensing Board and regulating electrical contractors, plumbers, and conditioned air contractors, so as to change the definition of a certain term; to change the provisions relating to powers and duties of divisions within the board; and for other purposes.

The following report of the Committee of Conference was read:

CONFERENCE COMMITTEE REPORT ON HB 167

The Conference Committee on HB 167 recommends that both the Senate and the House of Representatives recede from their positions and that the attached Conference Committee Substitute to HB 167 be adopted.

Respectfully submitted,

FOR THE SENATE:

/s/Honorable W. D. Ballard
Senator, 45th District

/s/Honorable Jack L. Stephens
Senator, 36th District

/s/Honorable James W. Tysinger
Senator, 41st District

FOR THE HOUSE OF
REPRESENTATIVES:

/s/Honorable Johnny Isakson
Representative, 20th District

/s/Honorable Rene D. Kemp
Representative, 139th District

/s/Honorable R. L. Foster
Representative, 6th District

A BILL

To amend an Act creating the Construction Industry Licensing Board and regulating electrical contractors, plumbers, and conditioned air contractors, approved March 31, 1980 (Ga. Laws 1980, p. 1299), so as to change the definition of certain terms; to change the provisions relating to powers and duties of divisions within the board; to change the provisions relating to licensure; to authorize certain classes of licensure for plumbers; to change the provisions relating to injunctive relief; to provide for local licensing and inspection authorities; to change the provisions relating to exemptions; to exempt manufactured housing service personnel performing certain plumbing and electrical connections; to provide for construction; to exempt persons performing certain installations, alterations, and repairs in farm and ranch buildings from the requirement of licensure; to change the provisions relating to applicability; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act creating the Construction Industry Licensing Board and regulating electrical contractors, plumbers, and conditioned air contractors, approved March 31, 1980 (Ga. Laws 1980, p. 1299), is hereby amended by striking Section 2 in its entirety and inserting in lieu thereof a new Section 2 to read as follows:

"Section 2. Definitions. The following terms shall have the following meanings respectively ascribed to them unless the context clearly requires a different meaning:

(1) 'Board' shall mean the State Construction Industry Licensing Board created by this Act.

(2) 'License' shall mean a valid and current certificate of registration issued by a division of the board which shall give the named person to whom it is issued authority to engage in the activity prescribed thereon.

(3) 'Electrical contracting' shall mean the installation, maintenance, alteration, or repairing of any electrical equipment, apparatus, control system, or ~~electric~~ electrical wiring device which is attached to or incorporated into any building or structure in the State of Georgia.

(4) 'Electrical contractor' shall mean any person, ~~corporation, or other legal entity~~ which who engages in the business of electrical contracting under express or implied contract or ~~which who~~ which who bids, offers to perform, purports to have the capacity to perform, or does perform electrical contracting services under express or implied contract. The term 'electrical contractor' shall not include a person who is an employee of an electrical contractor and who receives only a salary or hourly wage for performing electrical contracting work.

(5) 'Certificate of competency' shall mean a valid current certificate issued by the Division of Electrical Contractors which shall give the named electrical contractor to

which it is issued authority to engage in electrical contracting of the kind described therein. Certificates of competency shall be of two kinds: Class I and Class II, according to the classification of license held by the electrical contractor.

(6) 'Plumbing' shall mean the practice of installing, maintaining, altering, or repairing piping fixtures, appliances, and appurtenances in connection with any of the following: sanitary drainage or storm drainage facilities, the venting system, and the public or private water supply systems within or adjacent to any building, structure, or conveyance; also the practice and materials used in the installation, maintenance, extension, or alteration of the storm water or sewerage and water supply systems of any premises to their connection with any point of public disposal or other acceptable terminal.

(7) 'Master ~~or contracting~~ plumber' shall mean any individual engaging in the business of plumbing under express or implied contract or who bids, offers to perform, purports to have the capacity to perform, or does perform plumbing contracting services under express or implied contract.

(8) 'Journeyman plumber' shall mean any person other than a master ~~or contracting~~ plumber who has practical knowledge of the installation of plumbing and installs plumbing under the direction of a master ~~or contracting~~ plumber.

(9) 'Conditioned air contracting' shall mean the ~~sale or~~ installation, repair, or service of conditioned air systems or conditioned air equipment.

(10) 'Conditioned air contractor' shall mean an individual, ~~partnership, or corporation~~ engaged in conditioned air contracting under express or implied contract or who bids, offers to perform, purports to have the capacity to perform, or does perform conditioned air contracting services under express or implied contract. The term 'conditioned air contractor' shall not include a person who is an employee of a conditioned air contractor and who receives only a salary or hourly wage for performing conditioned air contracting work.

(11) 'Conditioned air equipment' shall mean warm air space heating equipment, which by common practice is considered to be an integral part of the structure, embracing the following types of conditioned air equipment: wall-type and insert heaters, floor furnaces, gravity furnaces, and basement and closet-type mechanically circulated air furnaces; and warm air radiant heating installations and conversion equipment. Conversion equipment shall be considered to be coal stokers, oil burners, or gas burners installed in existing warm air furnaces. Conditioned air equipment shall also mean air-conditioning equipment up to and including 30 tons (360,000 BTU) capacity heating and air-conditioning equipment covered under state codes.

(12) 'Joint secretary' shall mean the joint secretary, State Examining Boards.

(13) 'Executive director' shall mean the executive director of the State Construction Industry Licensing Board."

Section 2. Said Act is further amended by striking Section 8 in its entirety and inserting in lieu thereof a new Section 8 to read as follows:

"Section 8. Powers and duties of divisions. (a) The Division of Electrical Contractors within the board shall have the following powers and duties with respect to applicants for a license to engage in or licensees engaging in the business of electrical contracting. The Division of Master Plumbers and Journeyman Plumbers within the board shall have the following powers and duties with respect to applicants for a license to engage in or licensees engaging in the business of plumbing as master ~~or contracting~~ plumbers or journeyman plumbers. The Division of Conditioned Air Contractors within the board shall have the following powers and duties with respect to applicants for a license to engage in or licensees engaging in the business of conditioned air contracting. The said divisions shall:

(1) Examine all applicants for licenses to practice the profession. Examinations shall be prepared in such a manner to test the knowledge, skill, and efficiency of the applicants; and such examinations shall be based on the applicable state minimum standards codes. Examinations shall be given at regional locations throughout the state.

(2) (A) ~~Prepare~~ Subject to the provisions of this paragraph, prepare examinations within the state at least twice each year and grade such applicants taking the examinations; ~~provided, however, that the.~~

(B) ~~The Division of Electrical Contractors is hereby authorized and directed to shall~~ prepare separate examinations for Class I and Class II licenses. Class I licenses shall be restricted to electrical contracting involving single-phase electrical installations which do not exceed 200 amperes and Class II licenses shall be unrestricted; ~~provided, further, that the.~~

(C) ~~The Division of Master Plumbers and Journeyman Plumbers is hereby authorized and directed to shall~~ prepare separate examinations for master ~~or contracting plumbers~~ plumber Class I, master plumber Class II, and journeyman plumbers; ~~provided, further, that the~~ Master plumber Class I licenses shall be restricted to plumbing involving single-family dwellings and one-level dwellings designed for not more than two families. Master plumber Class II licenses shall be unrestricted.

(D) ~~The Division of Conditioned Air Contractors is hereby authorized and directed to shall~~ prepare separate examinations for Class I and Class II licenses. Class I shall be restricted to the sale or installation, repair, or service of conditioned air systems or equipment not exceeding 175,000 BTU (net) of heating and five tons (60,000 BTU) of cooling. Class II shall be unrestricted.

(3) Register and license, and issue renewal licenses biennially, to all persons meeting the qualifications for a license. The following licenses shall be issued by the divisions:

- (A) Electrical Contractor Class I;
- (B) Electrical Contractor Class II;
- (C) Master ~~or Contracting~~ Plumber Class I;
- (D) ~~Journeyman Master~~ Plumber Class II;
- (E) Journeyman Plumber.
- ~~(E)~~ (F) Conditioned Air Contractor Class I; and.
- ~~(F)~~ (G) Conditioned Air Contractor Class II.

(4) Prescribe the exact time of renewal of licenses biennially.

(5) Investigate, with the aid of the executive director, alleged violations of this Act or other laws and rules and regulations of the board relating to the profession.

(6) After notice and hearing, have the power to reprimand or power to suspend, revoke, or cancel the license or certificate of competency of or refuse to grant, renew, or restore a license or certificate of competency to any person or licensee upon any one of the following grounds:

(A) The commission of any false, fraudulent, or deceitful act or the use of any forged, false, or fraudulent document in connection with the license requirements of this Act or the rules and regulations of the board; or

(B) Failure at any time to comply with the requirements for a license under the provisions of this Act; or

(C) Habitual intemperance in the use of alcoholic spirits, narcotics, or stimulants to such an extent as to render the licensee unsafe or unfit to practice his profession licensed under this Act; or

(D) Engaging in any dishonorable or unethical conduct likely to deceive, defraud, or harm the public; or

(E) Knowingly performing any act which in any way assists an unlicensed person to practice his profession; or

(F) Violating, directly or indirectly, or assisting in or abetting any violation of any provisions of this Act or any rule or regulation of the board; or

(G) The performance of any faulty, inadequate, inefficient, or unsafe electrical, plumbing, or conditioned air work likely to endanger life, health, or property. The performance of any work that does not comply with the standards set by state codes or local codes in jurisdictions where such codes are adopted, provided such local codes are as stringent as the state codes, shall be prima-facie evidence of the faulty, inadequate, inefficient, or unsafe character of such electrical, plumbing, or conditioned air work. Provided, however, that the board, in its sole discretion, for good

cause shown and under such conditions as it may prescribe, may restore a license to any person whose license has been suspended or revoked.

(7) Review amendments to or revisions in the state minimum standard codes as prepared by the State Building Administrative Board or any agency assuming its powers and duties. The State Building Administrative Board or its successor shall be required to provide a copy of the amendment to or revision in the state minimum standard code to the executive director at least 45 days prior to the adoption thereof.

(8) Do all other things necessary and proper to exercise its powers and perform its duties in accordance with the provisions of this Act.

(9) The Division of Electrical Contractors may also provide by rules and regulations for the issuance of certificates of competency pertaining to financial responsibility and financial disclosure; provided, however, that such rules and regulations are adopted by the board. The said division shall issue certificates of competency and renewal certificates to persons meeting the qualifications therefor.

(b) Such divisions within the board shall also hear appeals resulting from the suspension of licenses by an approved municipal or county licensing or inspection authority pursuant to the provisions of Section 12A."

Section 3. Said Act is further amended by striking Section 9 in its entirety and inserting in lieu thereof a new Section 9 to read as follows:

"Section 9. Licensure and prohibited activities. (a) No person shall engage in the electrical contracting business as an electrical contractor unless such person has a valid license from the Division of Electrical Contractors and a certificate of competency, if such certificates are issued by the division pursuant to the provisions of paragraph (9) of Section 8.

(b) (1) No person shall engage in the business of plumbing as a master ~~or contracting~~ plumber unless such person has a valid license from the Division of Master Plumbers and Journeyman Plumbers.

(2) No person shall engage in the business of plumbing as a journeyman plumber unless such person has a valid license from the Division of Master Plumbers and Journeyman Plumbers.

(c) No person shall engage in the business of conditioned air contracting as a conditioned air contractor unless such person has a valid license from the Division of Conditioned Air Contractors.

(d) ~~(1)~~ Notwithstanding any other provisions of this Act, any electrical contractor, master plumber, ~~or journeyman plumber, or conditioned air contractor~~ holding a valid license immediately prior to the effective date of this Act issued by the Construction Industry Licensing Board shall continue to be licensed in the same capacity without the necessity of passing an examination, provided such person pays or has paid the required fees and is not otherwise in violation of the provisions of this Act.

~~(2)~~ ~~Notwithstanding any other provisions of this Act, within 12 months after the effective date of this Act, any individual, partnership, or corporation desiring to qualify as a conditioned air contractor shall make application to stand the examination herein provided for or, within the same period, shall furnish satisfactory evidence to the division of conditioned air contractors that such individual, partnership, or corporation has a partner, officer, or regular employee who has successfully and efficiently engaged in said vocation in the State of Georgia for a period of at least three consecutive years prior to the time of application. Any individual, partnership, or corporation so qualifying shall pay or shall have paid to said division the fee prescribed for applicants for examination for qualification. The decision of the division as to the qualifications of applicants taking the required examination shall, in the absence of fraud, be conclusive. All individuals, partnerships, or corporations desiring to engage in said vocation after the expiration of 12 months after the approval of this Act shall take the examination and qualify under this Act before engaging in said vocation or business.~~

(e) (1) Notwithstanding any other provisions of this Act, prior to July 1, 1982, any individual, partnership, or corporation desiring to qualify as an electrical contractor,

master plumber, journeyman plumber, or conditioned air contractor shall make application to the appropriate division to stand the examination herein provided for, or within the same period, shall furnish satisfactory evidence to the appropriate division that such individual, partnership, or corporation has a partner, officer, or regular employee who holds a license issued by the Georgia State Board of Electrical Contractors pursuant to the provisions of an Act known as the 'Georgia Electrical Contractors Act,' approved April 8, 1971 (Ga. Laws 1971, p. 583), as amended, a license issued by the State Board of Examiners of Plumbing Contractors pursuant to an Act creating the State Board of Examiners of Plumbing Contractors, approved March 15, 1968 (Ga. Laws 1968, p. 308), as amended, or a license issued by the State Board of Warm Air Heating Contractors pursuant to an Act providing for the regulation of the installation of warm air heating equipment, approved February 25, 1949 (Ga. Laws 1949, p. 1622). Any individual, partnership, or corporation establishing proof of license as provided above shall not be required to take the examination but shall pay to the board an initial license fee in lieu of all other fees, including the application fee, as provided in paragraph (3) of this subsection. Any individual who has been issued such license by the state shall be licensed to practice throughout the state, upon furnishing satisfactory evidence of the issuance of such license as hereinabove provided.

(2) (A) Any individual, partnership, or corporation desiring to qualify as an electrical contractor, master plumber, journeyman plumber, or conditioned air contractor in one or more local jurisdictions shall make application to the appropriate division and furnish satisfactory evidence that such individual, partnership, or corporation has a partner, officer, or regular employee who holds a valid license issued by the local jurisdiction concerned which tested the individual prior to issuing the license or who has successfully and efficiently engaged in said vocation in the local jurisdiction for a period of at least two consecutive years prior to the time of application. To prove that he has successfully and efficiently engaged in said vocation, the individual shall only be required to give evidence of three successful jobs completed over such period. Such applicant shall swear before a notary public that such evidence is true and accurate prior to its submission to the division.

(B) An individual, partnership, or corporation qualifying pursuant to this paragraph (2) shall be licensed by the appropriate division to practice its vocation only in the jurisdiction where qualified.

(3) The board shall set such initial fees within the following range:

- (A) Electrical contractor - fee not to exceed \$50.00;
- (B) Master plumber - fee not to exceed \$70.00; and
- (C) Journeyman plumber - fee not to exceed \$25.00; and
- (D) Conditioned air contractor - fee not to exceed \$50.00.

After the initial licensure period, such licensees shall be required to pay the renewal fees the same as other licensees. The decision of the division as to the necessity of taking the examination or as to the qualifications of applicants taking the required examination shall, in the absence of fraud, be conclusive. All individuals, partnerships, or corporations desiring to engage in said vocation after July 1, 1982, shall take the examination and qualify under this Act before engaging in said vocation or business, including engaging in said vocation at the local level.

(e) (f) No partnership or corporation shall have the right to engage in the business of electrical contracting unless there is regularly connected with such partnership or corporation a person or persons actually engaged in the performance of said business on a full-time basis who have valid licenses issued to them as provided for in this Act.

(f) (g) No partnership or corporation shall have the right to engage in the business of plumbing unless there is regularly connected with such partnership or corporation a person or persons actually engaged in the performance of said business on a full-time basis who have valid licenses for master or contracting plumbers issued to them as provided for in this Act.

(g) (h) No partnership or corporation shall have the right to engage in the business of conditioned air contracting unless there is regularly connected with such partnership or corporation a person or persons actually engaged in the performance of said business on a full-time basis who have valid licenses issued to them as provided for in this Act.

(h) (i) It shall be the duty of all partnerships and corporations qualified under this Act to notify the appropriate division immediately of the severance of connection of any person or persons upon whom such qualification rested with such partnership or corporation.

(i) (j) All applicants for examinations and licenses provided for by this Act and all applicants for renewal of licenses under the provisions of this Act shall be required to fill out a form which shall be provided by each division, which form shall show whether or not the applicant is an individual, partnership, or corporation and, if a partnership or corporation, the names and addresses of the partners or the names and addresses of the officers, when and where formed or incorporated, and such other information as the board or each division may require. All forms of applications for renewal of licenses shall also show whether or not the applicant, if it is a partnership or corporation, still has connected with it a duly qualified person holding a license issued by the division.

(j) ~~Notwithstanding any other provisions of this Act, any person who has paid a license fee pursuant to the provisions of an Act known as the 'Georgia Electrical Contractors Act,' approved April 8, 1971 (Ga. Laws 1971, p. 583), as amended, an Act creating the State Board of Examiners of Plumbing Contractors, approved March 16, 1968 (Ga. Laws 1968, p. 308), as amended, and an Act providing for the regulation of the installation of warm air heating equipment, approved February 25, 1949 (Ga. Laws 1949, p. 1622), as amended, shall not be required to pay any fees under this Act until the expiration of the period which such fee covered pursuant to any of said Acts.~~

(k) The board shall notify each local governing authority of the provisions of this Act relating to licensure, especially the provisions of paragraph (2) of subsection (e) of this section. The board shall notify such governing authorities that after July 1, 1982, any person desiring a license to engage in a profession covered by this Act shall be required to pass an examination as provided in this Act.

Section 4. Said Act is further amended by striking Section 12 in its entirety and inserting in lieu thereof a new Section 12 to read as follows:

"Section 12. Injunction to prevent violation. Whenever it shall appear to a division of the board, ~~or the executive director, or a county or municipal inspection authority~~ that any person is or has been violating any provisions of this Act or any of the lawful rules, regulations, or orders of the board, the division of the board, the local inspection authority, or the appropriate district attorney or solicitor may file a petition for injunction in the proper superior court of this state against such person for the purpose of enjoining any such violation. It shall not be necessary to allege or prove that there is no adequate remedy at law. The right of injunction provided for in this section shall be in addition to any other legal remedy which the board has and shall be in addition to any right of criminal prosecution provided by law."

Section 5. Said Act is further amended by adding between Sections 12 and 13 a new Section 12A to read as follows:

"Section 12A. Any municipal or county inspection authority which meets the standards established by the Construction Industry Licensing Board shall be authorized, after notice and hearing, to suspend the license or certificate of competency of or refuse to restore a license or certificate of competency to any person or licensee upon the grounds set out in paragraph (6) of subsection (a) of Section 8; provided, however, that such suspension of a license by a local inspection authority shall only be applicable within the jurisdiction of such local authority. Any person aggrieved by an action of a local authority shall be entitled to an appeal to the appropriate division of the board and shall be entitled to a hearing."

Section 6. Said Act is further amended by striking Section 13 in its entirety and inserting in lieu thereof a new Section 13 to read as follows:

"Section 13. Exemptions. (a) The provisions of this Act shall not apply:

(1) To the installation, construction, or maintenance of power systems for the generation and distribution of electric current constructed under the provisions of the National Electrical Safety Code, which regulates the safety requirements of utilities.

The interior wiring regulated by the National Electrical Code would not be exempt and must be done by an electrical contractor.

(2) To the installation, construction, maintenance, or repair of telephone or signal systems by or for public utilities or their corporate affiliates when said work pertains to the services furnished by said public utilities.

(3) To any technician employed by a municipal, or county, franchised CATV system or a municipally owned CATV system in the performance of work on the system herein referred to.

(b) The provisions of this Act shall not apply to public utility corporations operating under the supervision of the Georgia Public Service Commission.

(c) The provisions of this Act shall not apply to any individual owner or lessee performing plumbing or related services upon residential property, where owned or leased by him and where he resides; nor shall this Act apply to plumbing or related services performed by plumbers employed by any institution, manufacturer, or business to render such services with respect to its installation and maintenance operations.

(d) The provisions of this Act shall not apply to regular, full-time employees of an institution, manufacturer, or business who perform plumbing, electrical, or conditioned air work, unless the employer is engaged in the practice of plumbing, electrical, or conditioned air contracting. Such employees are only exempt when working on the premises of that employer.

~~(d)~~ (e) Any person who holds a license issued to him under the provisions of this Act may engage in the business of plumbing, electrical contracting, or conditioned air contracting, but only as prescribed by the license, throughout the State of Georgia; and, with the exception of the provisions of Section 14, no municipality or county may require such person to comply with any additional licensing requirements imposed by such municipality or county.

(f) The provisions of this Act shall not prohibit any person from installing, altering, or repairing plumbing, plumbing fixtures, air-conditioning and heating fixtures, or electrical services in a farm or ranch service building. Nothing in this subsection shall be construed to limit the application of any resolution, ordinance, code, or inspection requirements of a county or municipality relating to such connections.

(g) The provisions of this Act shall not apply to manufactured housing service personnel who (1) couple the electrical connection from the service entrance panel outside the manufactured housing to the distribution panel board inside the manufactured housing or (2) connect the exterior sewer outlet(s) to the above ground sewer system or (3) connect the exterior water line to the above ground water system. Nothing in this subsection shall be construed to limit the application of any resolution, ordinance, code, or inspection requirements of a county or municipality relating to such connections.

(h) The provisions of this Act in no way prohibit the governing authority of each county or municipality in the state from adopting and enforcing codes at the local level."

Section 7. Said Act is further amended by striking in its entirety subsection (e) of Section 16 and inserting in lieu thereof a new subsection (e) to read as follows:

"(e) The provisions of this Act shall not prohibit an individual employed on the maintenance staff of a state owned, ~~or county owned~~ county owned, or municipally owned or any political subdivision facility from installing, altering, or repairing plumbing, plumbing fixtures, air-conditioning and heating fixtures, or electrical services when such work is an integral part of the maintenance requirements of the facility; provided, however, all such work must be done in conformity with all other provisions of this Act and the orders, rules, and regulations of the board."

Section 8. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 9. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Isakson of the 20th moved that the House adopt the report of the Committee of Conference on HB 167.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Harris	Y Martin	Savage
Y Adams,G	Collins	Y Harrison	Matthews	N Scott,A
N Adams,J	Colwell	Y Hasty	Y McCollum	Y Scott,D
N Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	N Sherrod
Y Anderson	Y Cox	Hill	N Miles	N Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	N Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Smyre
Y Bargerion	N Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Davis,B	Y Jackson,J	Y Nix	N Thomas
Y Benefield	Y Davis,J	Jackson,N	Y Oliver	Y Thompson
Benn	Y Davis,L	Y Jackson,W	N Padgett	Y Townsend
Birdsong	Y Dean	Y Jessup	Y Parham	Y Triplett
Bishop	N Dent	Y Johnson,G	Y Patten	N Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	N Twiggs
Y Branch	Y Dobbs	N Jones,B	Y Peters	Y Vandiford
Bray	Y Dover	Y Jones,H	Y Phillips,B	Vaughn
Y Brooks	N Edwards	Y Karrh	Y Phillips,L.L	Y Veazey
Buck	Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
Y Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Fortune	Y Lane,D	Y Pinkston	Y Ware
Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	N Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	N Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	N Galer	Y Logan	Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Williams,H
N Cheeks	Y Glover	Y Lord	Y Richardson	N Williams,R
N Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	N Ham	Y Mangum	N Ross	Y Wood,J.T
N Clark,L	Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Hanner	Y Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 127, nays 24.

The motion prevailed.

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

Mr. Speaker:

The Senate has passed, as amended, by the requisite constitutional majority the following Bill of the House:

HB 241. By: Representatives Johnson, Wood, Lee and Benefield of the 72nd: A BILL to amend Code Section 59-120, relating to the compensation of court bailiffs and payment of expense allowance to jurors, so as to change the maximum compensation of bailiffs; and for other purposes.

The following Bill of the Senate was taken up for the purpose of considering the Senate's disagreeing to the House amendment thereto:

SB 227. By: Senators Lester of the 23rd, Barnes of the 33rd and Wessels of the 2nd: A BILL to amend Code Section 26-1302, relating to aggravated assault, so as to change the maximum punishment for aggravated assault; and for other purposes.

Representative Padgett of the 86th moved that the House recede from its position in amending SB 227.

On the motion, the roll call was ordered and the vote was as follows:

N Aaron	N Coleman	Harris	Y Martin	Savage
Y Adams,G	N Collins	N Harrison	Matthews	Y Scott,A
N Adams,J	Colwell	Hasty	McCollum	N Scott,D
N Adams,M	Y Connell	N Hawkins	N McDonald	N Shepard
Y Aiken	Y Couch	Y Hays	McKinney	N Sherrod
Y Anderson	Y Cox	N Hill	N Miles	N Sizemore
Argo	N Crawford	Y Holmes	Milford	Y Smith,T
Y Auten	N Crosby	Hooks	N Moody	Y Smith,V
Y Balkcom	N Culpepper	Y Horne	N Moore	Smyre
Y Bargerom	N Cummings	Y Hutchinson	N Mostiler	Y Snow
Y Baugh	Y Darden	N Irvin	N Mullinax	Y Steinberg
Y Beal	Daugherty	Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	N Nix	N Thomas
N Benefield	N Davis,J	Jackson,N	Y Oliver	Y Thompson
Y Benn	N Davis,L	N Jackson,W	Y Padgett	Y Townsend
Y Birdsong	N Dean	Jessup	Y Parham	Y Triplett
Bishop	Y Dent	N Johnson,G	Y Patten	Y Tuten
Y Bolster	Y Dixon	N Johnson,R	N Perry	N Twiggs
Y Branch	Dobbs	N Jones,B	Y Peters	N Vandiford
Y Bray	N Dover	N Jones,H	N Phillips,B	Vaughn
Y Brooks	Y Edwards	Y Karrh	N Phillips,L.L	Veazey
Buck	Elliott	Y Kemp	Y Phillips,R.T	N Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	N Walker
Y Burton	Y Felton	Lambert	Y Pilewicz	N Wall
N Byrd	N Fortune	Y Lane,D	Y Pinkston	N Ware
N Cason	N Foster	N Lane,R	N Rainey	N Watson
N Castleberry	Y Fuller,C	Y Lawson	N Ralston	White
N Chamberlin	Y Fuller,K	N Lee	N Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B.J
N Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	Y Richardson	N Williams,R
Y Childers	N Godbee	Y Lowe	Y Robinson	N Wilson
Y Childs	Greer	Lucas	Y Rose	N Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	N Wood,J.T
N Clark,L	Hamilton	Y Mann	Y Rowland	N Workman
Y Colbert	Hanner	Y Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 84, nays 64.

The motion was lost and the House insisted on its position in amending SB 227.

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

Mr. Speaker:

The Senate has disagreed to the House amendment to the following Bill of the Senate:

SB 23. By: Senators Lester of the 23rd, Gillis of the 20th, Reynolds of the 48th and others: A BILL to amend an Act creating the Department of Public Safety, so as to provide for the powers, duties, and responsibilities of the Georgia State Patrol; to provide for the limits of their jurisdiction; to provide for their powers; to provide for their duties on state property; and for other purposes.

The Senate adheres to its disagreement to the House substitute and has appointed a Committee of Conference to confer with a like committee on the part of the House on the following Bill of the Senate:

SB 360. By: Senators Littlefield of the 6th and Bryant of the 3rd: A BILL to amend an Act placing the clerk of superior court and probate judge of Glynn County on an annual salary, so as to change the compensation of said clerk and of the judge's and clerk's personnel; and for other purposes.

The President has appointed on the part of the Senate the following:

Senators Littlefield of the 6th, Bryant of the 3rd, and Eldridge of the 7th.

The following Resolution of the House was read:

HR 431. By: Representative Murphy of the 18th:

A RESOLUTION

Relative to adjournment; and for other purposes.

BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA that the General Assembly adjourn at 12:00 Midnight on March 23, 1981, and reconvene at 9:00 A.M. on March 25, 1981.

On the adoption of the Resolution, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Savage
Y Adams,G	Y Collins	Y Harrison	Matthews	N Scott,A
Y Adams,J	Colwell	Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Y Hill	Y Miles	Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Culpepper	Y Horne	Y Moore	Smyre
Y Bargermon	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Jackson,N	Y Oliver	Thompson
Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Y Dean	Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L,L	Veazey
Buck	Elliott	Y Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W,R	Y Walker
Y Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	N Lawson	Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Y Logan	Randall	Y Williams,B,J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	N Wilson
Y Childs	Greer	Lucas	Y Rose	N Wood,J
Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J,T
Y Clark,L	Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the adoption of the Resolution, the ayes were 147, nays 4.

The Resolution was adopted.

The following Bills of the House were taken up for the purpose of considering the Senate substitute or amendment thereto:

HB 424. By: Representatives Hawkins of the 50th, Richardson of the 52nd, Clark of the 55th, Workman and Aaron of the 56th and others: A BILL to amend Code Section 32-904, relating to the compensation of members of county boards of education, so as to change the compensation of the chairman and members of the board of education of certain counties; and for other purposes.

The following Senate amendment was read:

Amend HB 424 by inserting at the beginning of line 5 on page 1, immediately preceding the word "to" the following:

"to change a population requirement;".

By striking from line 26 on page 1 the figure "600,000" and inserting in lieu thereof the figure "525,000".

Representative Hawkins of the 50th moved that the House agree to the Senate amendment to HB 424.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

HB 1023. By: Representative Miles of the 107th: A BILL to amend an Act creating and establishing a small claims court in and for Bryan County, so as to change the jurisdiction of said court; to change the fees for filing claims in said court; and for other purposes.

The following Senate substitute was read:

A BILL

To amend an Act creating the Small Claims Court of Bryan County, approved April 7, 1977 (Ga. Laws 1977, p. 4504), so as to change the jurisdiction of said court; to change the provisions relating to service of process; to change the provisions relating to costs; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act creating the Small Claims Court of Bryan County, approved April 7, 1977 (Ga. Laws 1977, p. 4504), is hereby amended by striking from Section 1 the following:

"\$2,000.00",

and inserting in lieu thereof the following:

"\$2,500.00",

so that when so amended Section 1 shall read as follows:

"Section 1. There is hereby created and established a Small Claims Court in and for Bryan County. Said court shall have civil jurisdiction in cases ex contractu in which the demand or value of the property involved does not exceed \$2,500.00, said jurisdiction to be concurrent with the jurisdiction of any other court or courts now or hereafter established in said county. Said jurisdiction shall include the power to issue writs of garnishment and attachment and, in addition to the powers herein specifically granted, all the powers granted to justices of the peace by the laws of the State of Georgia."

Section 2. Said Act is further amended by designating the first paragraph of Section 6 as subsection (a) thereof and by striking subsections (a) through (f) in their entirety and substituting in lieu thereof new subsections (b) through (f) to read as follows:

"(b) A copy of the verified statement of claim, together with a notice of hearing in the form hereinafter prescribed, shall be served on the defendant; and such service shall be sufficient to give the court jurisdiction in the premises. Service of said notice shall be made only within the county. Said service shall be made by any official or person authorized by law to serve process in the superior court, by a duly qualified bailiff of the small claims court, or by any person not a party to, or otherwise interested in, the suit who is specially appointed by the judge of said court for that purpose.

(c) When served by a private individual, as provided above, such individual shall make proof of service by affidavit, showing the time and place of such service on the defendant.

(d) When served as provided, the actual cost of service shall be taxable as costs but shall not exceed \$5.00. The cost of service shall be advanced by the party demanding same, in addition to the filing fee hereinafter provided, and shall be taxed as other costs.

(e) Upon the failure of the defendant to appear, the plaintiff shall be entitled to judgment by default, without further proof, when the claim of the plaintiff is for a liquidated amount.

(f) Said notice shall include the date, hour, and location of the hearing, which date shall not be less than ten nor more than 30 days from the date of the service of said notice."

Section 3. Said Act is further amended by striking Section 8 in its entirety and substituting in lieu thereof a new Section 8 to read as follows:

"Section 8. (a) The plaintiff, when he files his claim, shall deposit with the court a sum, in accordance with the schedule set forth in subsection (b) of this section, which shall cover all costs of the proceedings up to and including the rendering of the judgment, except the cost of serving process or notice to the defendants. If a party shall fail to pay accrued costs, the judge shall have power to deny said party the right to file any new case while such costs remain unpaid, and likewise to deny a litigant the right to proceed further in any case pending. The award of court costs, as between the parties, shall be according to the discretion of the judge and shall be taxed in the case at his discretion.

(b) The sum to be deposited by the plaintiff with the court shall be as follows:

<u>When the amount of the claim is:</u>	<u>The deposit shall be:</u>
Up to \$500	\$ 10.00
Over \$500 but not over \$1,000	15.00
Over \$1,000 but not over \$1,500	20.00
Over \$1,500 but not over \$2,000	25.00
Over \$2,000.....	30.00

(c) Whenever a claim affidavit and bond is filed by a third party claiming personal property that has been attached or levied upon under an attachment or execution issued from the small claims court, the levying officer shall forthwith return the same to said court, and the issues raised by such claim affidavit shall be heard and determined by the judge of said small claims court. The judge shall be entitled to a fee of \$7.50 for every such claim case. The same rules of practice and procedure shall apply as in cases of affidavits of illegality. All attachment proceedings shall be tried by the judge and without a jury."

Section 4. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Miles of the 107th moved that the House agree to the Senate substitute to HB 1023.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

The Speaker announced the House in recess until 2:00 o'clock, this afternoon.

AFTERNOON SESSION

The House was called to order by the Speaker.

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

Mr. Speaker:

The Senate has passed, by substitute, by the requisite constitutional majority the following Bill of the House:

HB 271. By: Representative Murphy of the 18th: A BILL to amend an Act known as the "Act Creating the Superior Court Judges Retirement System," so as to change the provisions relative to spouses' benefits for certain superior court judges; and for other purposes.

The Senate adheres to its disagreement to the House amendment and has appointed a Committee of Conference to confer with a like committee on the part of the House on the following Bill of the Senate:

SB 136. By: Senators Hudgins of the 15th and Greene of the 26th: A BILL to amend Code Chapter 24A-5, relating to the Council of Juvenile Court Judges, so as to change the provisions relating to the qualifications of judges hearing juvenile cases and their continual training; and for other purposes.

The President has appointed on the part of the Senate the following:

Senators Hudgins of the 15th, Littlefield of the 6th, and Bell of the 5th.

The Senate has agreed to the House substitute, as amended by the Senate, to the following Bill of the Senate:

SB 18. By: Senators Starr of the 44th, Howard of the 42nd and Gillis of the 20th: A BILL to amend an Act authorizing the Department of Administrative Services to establish and operate motor pools and relating to the use of State and privately owned motor vehicles, so as to change the automobile mileage allowance rate; and for other purposes.

The Senate has agreed to the House amendment, as amended by the Senate, to the following Bill of the Senate:

SB 412. By: Senators Starr of the 44th, Howard of the 42nd, and Gillis of the 20th: A BILL to amend an Act revising the laws relating to prisons, public works camps and prisoners, so as to change certain of the provisions relative to the reimbursement of counties before such prisoners are transferred to the place of confinement where the sentence is to be served; and for other purposes.

The Senate has passed, as amended, by the requisite constitutional majority the following Bill of the House:

HB 68. By: Representatives Johnson of the 72nd, Lee of the 72nd, Benefield of the 72nd, and Wood of the 72nd: A BILL to amend Code Chapter 84-14, relating to real

estate brokers and salesmen, so as to empower the real estate commissioner to employ and discharge assistants or employees in his discretion and to fix their compensation; to provide that the action of an applicant or licensee shall be sufficient grounds for refusal, suspension, or revocation of a license under certain conditions; and for other purposes.

The following Resolutions of the House were read and adopted:

- HR 432. By: Representatives Benn of the 38th, Marcus of the 26th, Bolster of the 30th, Brooks of the 34th, Scott of the 37th and others: A RESOLUTION recognizing and honoring Morris Brown College; and for other purposes.
- HR 433. By: Representatives Pilewicz of the 41st, Lambert of the 112th, Murphy of the 18th, Vaughn of the 57th, Harris of the 8th and others: A RESOLUTION commending Loretha Jane Akins; and for other purposes.
- HR 434. By: Representatives Bolster of the 30th and Marcus of the 26th: A RESOLUTION recognizing Mr. Jerry Powell on his birthday; and for other purposes.
- HR 435. By: Representatives Harrison of the 20th, Darden of the 19th, Aiken of the 21st, Wilson of the 19th and Nix of the 20th: A RESOLUTION commending Mark Leinmiller; and for other purposes.
- HR 436. By: Representatives Richardson of the 52nd, Hawkins of the 50th, Workman of the 56th, Childs of the 51st, Childers of the 15th and others: A RESOLUTION commending Ms. Carole Lynne Ashkinaze; and for other purposes.
- HR 437. By: Representatives Childs of the 51st, Argo of the 63rd, Logan of the 62nd, Buck of the 95th, Patten of the 149th and others: A RESOLUTION honoring Dr. E. Merton Coulter; and for other purposes.
- HR 438. By: Representative Ham of the 80th: A RESOLUTION commending the Reverend James Edgar Pritchett and expressing best wishes to him in his retirement; and for other purposes.
- HR 439. By: Representatives Ham of the 80th and Lambert of the 112th: A RESOLUTION expressing sympathy at the passing of the Honorable Harold Greer; and for other purposes.
- HR 440. By: Representatives Padgett of the 86th, Cheeks of the 89th, Dent of the 85th, Connell of the 87th and Swann of the 90th: A RESOLUTION commending and thanking Larry E. Sconyers and Sconyers Bar-B-Que; and for other purposes.

Under the general order of business, established by the Committee on Rules, the following Bill of the Senate was taken up for consideration and read the third time:

- SB 420. By: Senator Kidd of the 25th: A BILL to amend Code Chapter 88-34, relating to registration of spinal-cord disabled, so as to change registration procedures; to change the provisions relating to the duties of the Department of Human Resources; to provide an effective date; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 91, nays 0.

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

The following Bill of the Senate was taken up for the purpose of considering the Senate substitute to the House substitute thereto:

SB 385. By: Senator Ballard of the 45th: A BILL to amend an Act creating a new judicial circuit known as the Alcovy Judicial Circuit, so as to provide a salary supplement for each judge and the district attorney; to provide for cost-of-living increases; and for other purposes.

The House substitute to SB 385 was again read.

The following Senate substitute to the House substitute to SB 385 was read:

A BILL

To amend an Act creating a new judicial circuit for the State of Georgia known as the Alcovy Judicial Circuit, approved March 9, 1972 (Ga. Laws 1972, p. 152), as amended, particularly by an Act approved March 30, 1977 (Ga. Laws 1977, p. 1217) and an Act approved March 20, 1980 (Ga. Laws 1980, p. 498), so as to provide a salary supplement for each judge of the Alcovy Judicial Circuit; to provide a salary supplement for the district attorney for the Alcovy Judicial Circuit; to provide for cost-of-living increases; to repeal specific Acts; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act creating a new judicial circuit for the State of Georgia known as the Alcovy Judicial Circuit, approved March 9, 1972 (Ga. Laws 1972, p. 152), as amended, particularly by an Act approved March 30, 1977 (Ga. Laws 1977, p. 1217) and an Act approved March 20, 1980 (Ga. Laws 1980, p. 498), is hereby amended by striking in its entirety Section 2A of said Act, which reads as follows:

"Section 2A. In addition to the salary and contingent salary supplement payable from State funds, the Judge of the Superior Court of the Alcovy Judicial Circuit shall receive, effective July 1, 1977, a salary supplement of \$250.00 per month, and effective July 1, 1979, a salary supplement of \$300.00 per month; provided, however, said \$250.00 salary supplement may be reduced to \$200.00 per month by resolution of the Board of Commissioners of Newton County passed prior to June 1, 1977; and provided, further, said \$300.00 salary supplement may be reduced to \$250.00 per month by resolution of the Board of Commissioners of Newton County passed prior to June 1, 1979. Such salary supplement shall be paid from the funds of Newton County.",
and substituting in lieu thereof the following:

"Section 2A. (a) In addition to the salary and expense allowances payable from state funds, each judge of the Superior Courts of the Alcovy Judicial Circuit shall receive a salary supplement of \$300.00 per month from each county which comprises the Alcovy Judicial Circuit.

(b) Beginning July 1, 1982, and continuing each year thereafter, the judges of the Superior Courts of the Alcovy Judicial Circuit shall also receive an annual cost-of-living increase equal to 5 percent of the annual salary supplement paid by Newton County to be paid from the funds of Newton County only; provided, however, that, if the board of commissioners of Newton County passes a resolution prior to the first day of July in any year disclaiming such cost-of-living increase, it will not be paid for the ensuing fiscal year. Said cost-of-living increase shall be paid in equal monthly installments from the funds of Newton County. For the purposes of this subsection, the 'salary supplement'

shall equal \$3,600.00 on July 1, 1982, and thereafter \$3,600.00 plus any cost-of-living increases made after July 1, 1982.

(c) Beginning July 1, 1982, and continuing each year thereafter, the judges of the Superior Courts of the Alcovy Judicial Circuit shall also receive an annual cost-of-living increase to be paid from the funds of Walton County only. The said judges shall receive an amount equal to the amount which results from multiplying the annual salary supplement paid by Walton County by the percentage cost-of-living increase afforded other county employees of Walton County by the governing authority of Walton County; provided, however, if such county employees are paid a certain sum as a cost-of-living increase, the said judges shall receive such sum in lieu of a percentage increase. Said cost-of-living increase shall be paid in equal monthly installments from the funds of Walton County. For the purposes of this subsection, the 'salary supplement' shall equal \$3,600.00 on July 1, 1982, and thereafter \$3,600.00 plus any cost-of-living increases, on a percentage basis or in a certain sum, made after July 1, 1982. The judges of the Superior Courts of the Alcovy Judicial Circuit shall not receive an annual cost-of-living increase in any year in which the county employees of Walton County do not receive a cost-of-living increase."

Section 2. Said Act is further amended by striking in its entirety Section 3A of said Act, which reads as follows:

"Section 3A. In addition to the salary and contingent expense allowance payable from State funds, the District Attorney of the Superior Court of the Alcovy Judicial Circuit shall receive, effective July 1, 1977, an expense allowance of \$50.00 per month, and effective July 1, 1979, an expense allowance of \$100.00 per month; provided, however, said \$50.00 expense allowance may be reduced to \$25.00 per month by a resolution of the Board of Commissioners of Newton County passed prior to June 1, 1977; and provided, further, said \$100.00 expense allowance may be reduced to \$50.00 per month by a resolution of the Board of Commissioners of Newton County passed prior to June 1, 1979. Such expense allowance shall be paid from the funds of Newton County."

and substituting in lieu thereof the following:

"Section 3A. (a) In addition to the salary and expense allowances payable from state funds, the district attorney of the Superior Courts of the Alcovy Judicial Circuit shall receive a salary supplement of \$300.00 per month from each county which comprises the Alcovy Judicial Circuit.

(b) Beginning July 1, 1982, and continuing each year thereafter, the district attorney of the Alcovy Judicial Circuit shall also receive an annual cost-of-living increase equal to 5 percent of the annual salary supplement paid by Newton County to be paid from the funds of Newton County only; provided, however, that, if the board of commissioners of Newton County passes a resolution prior to the first day of July in any year disclaiming such cost-of-living increase, it will not be paid for the ensuing fiscal year. Said cost-of-living increase shall be paid in equal monthly installments from the funds of Newton County. For the purposes of this subsection, the 'salary supplement' shall equal \$3,600.00 on July 1, 1982, and thereafter \$3,600.00 plus any cost-of-living increases made after July 1, 1982.

(c) Beginning July 1, 1982, and continuing each year thereafter, the district attorney of the Alcovy Judicial Circuit shall also receive an annual cost-of-living increase to be paid from the funds of Walton County only. The said district attorney shall receive an amount equal to the amount which results from multiplying the annual salary supplement paid by Walton County by the percentage cost-of-living increase afforded other county employees of Walton County by the governing authority of Walton County; provided, however, if such county employees are paid a certain sum as a cost-of-living increase, the said district attorney shall receive such sum in lieu of a percentage increase. Said cost-of-living increase shall be paid in equal monthly installments from the funds of Walton County. For the purposes of this subsection, the 'salary supplement' shall equal \$3,600.00 on July 1, 1982, and thereafter \$3,600.00 plus any cost-of-living increases, on a percentage basis or in a certain sum, made after July 1, 1982. The district attorney of the Alcovy Judicial Circuit shall not receive an annual cost-of-living

increase in any year in which the county employees of Walton County do not receive a cost-of-living increase."

Section 3. (a) An Act entitled "An Act to supplement the salary of the judge of the superior court of the Alcovy Judicial Circuit from the funds of Walton County; to provide an effective date; to repeal conflicting laws; and for other purposes.", approved February 28, 1974 (Ga. Laws 1974, p. 124), is hereby repealed in its entirety.

(b) An Act entitled "An Act to provide for an expense allowance for the Judge of the Superior Court of the Alcovy Judicial Circuit from the funds of Walton County; to repeal conflicting laws; and for other purposes.", approved March 23, 1977 (Ga. Laws 1977, p. 959), is hereby repealed in its entirety.

Section 4. This Act shall become effective on the first day of the month following the month in which it is approved by the Governor or in which it becomes law without his approval.

Section 5. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Dobbs of the 74th moved that the House disagree to the Senate substitute to the House substitute to SB 385.

The motion prevailed.

Under the general order of business, established by the Committee on Rules, the following Bills of the Senate were taken up for consideration and read the third time:

SB 225. By: Senators Wessels of the 2nd and Coleman of the 1st: A BILL to amend the "Georgia Professional Corporation Act," so as to include by its terms the profession of piloting among those covered thereby; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Y Cheeks	Y Fortune	Y Jones,B	Y Nix
Y Adams,G	Y Childers	Y Foster	Y Jones,H	Oliver
Y Adams,J	Y Childs	Y Fuller,C	Karrh	Y Padgett
Y Adams,M	Y Clark,B	Y Fuller,K	Y Kemp	Y Parham
Aiken	Clark,L	Y Galer	Y Kilgore	Y Patten
Y Anderson	Y Colbert	Y Ginaberg	Lambert	Y Perry
Argo	Coleman	Y Glover	Y Lane,D	Y Peters
Y Auten	Y Collins	Y Godbee	Y Lane,R	Y Phillips,B
Y Balkcom	Y Colwell	Y Greer	Y Lawson	Y Phillips,L,L
Y Bargeron	Connell	Y Ham	Y Lee	Y Phillips,R,T
Y Baugh	Y Couch	Hamilton	Y Logan	Phillips,W,R
Y Beal	Y Cox	Hanner	Long	Y Pilewicz
Y Beck	Y Crawford	Y Harris	Y Lord	Y Pinkston
Y Benefield	Y Crosby	Y Harrison	Y Lowe	Y Rainey
Benn	Y Culpepper	Y Hasty	Y Lucas	Ralston
Birdsong	Y Cummings	Y Hawkins	Y Mangum	Y Ramsey
Y Bishop	Darden	Y Hays	Y Mann	Randall
Y Bolster	Daugherty	Hill	Y Marcus	Reaves
Y Branch	Y Davis,B	Y Holmes	Martin	Y Richardson
Y Bray	N Davis,J	Y Hooks	Matthews	Y Robinson
Brooks	Y Davis,L	Horne	Y McCollum	Y Rose
Buck	Dean	Y Hutchinson	McDonald	Y Ross
Burruss	Y Dent	Y Irvin	McKinney	Y Rowland
Y Burton	Y Dixon	Y Isakson	Y Miles	Russell
Y Byrd	Y Dobbs	Y Jackson,J	Y Milford	Savage
Y Cason	Y Dover	Y Jackson,N	Y Moody	Scott,A
Y Castleberry	Y Edwards	Jackson,W	Y Moore	Scott,D
Y Chamberlin	Y Elliott	Y Jessup	Y Mostiler	Shepard
Y Chambliss	Y Evans	Johnson,G	Y Mullinax	Y Sherrod
Y Chance	Y Felton	Y Johnson,R	Y Nicholson	Y Sizemore

Y Smith,T	Thomas	Y Vandiford	Ware	Y Williams,R
Y Smith,V	Thompson	Vaughn	Y Watson	N Wilson
Smyre	Y Townsend	Veazey	White	Y Wood,J
Y Snow	Triplett	Y Waddle	Y Widener	Y Wood,J,T
Y Steinberg	Tuten	Y Walker	Y Williams,B.J	Workman
Y Swann	Y Twiggs	Y Wall	Williams,H	Speaker Murphy

On the passage of the Bill, the ayes were 130, nays 2.

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

SB 138. By: Senator Howard of the 42nd: A BILL to amend an Act known as the "Georgia Medical Assistance Act of 1977," so as to permit the Department of Medical Assistance to make claim against the estate of a Medicaid recipient for the amount of any medical assistance payments made on the recipient's behalf; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Martin	Savage
Y Adams,G	Collins	Y Harrison	Matthews	Scott,A
Y Adams,J	Y Colwell	Hasty	McCollum	Scott,D
Y Adams,M	Connell	Y Hawkins	McDonald	Shepard
Y Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Argo	Y Crawford	Y Holmes	N Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Culpepper	Horne	Y Moore	Smyre
Y Barger	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Oliver	Y Thompson
Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Birdsong	Dean	Jessup	Y Parham	Triplett
Bishop	Y Dent	Johnson,G	Y Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Jones,H	Y Phillips,B	Y Vaughn
Brooks	Y Edwards	Karrh	Y Phillips,L.L	Veazey
Buck	Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
Y Burton	Felton	Lambert	Y Pilewicz	Y Wall
Byrd	Y Fortune	Y Lane,D	N Pinkston	Ware
Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Ramsey	Y Widener
Y Chambless	Galer	Y Logan	Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Y Long	Reaves	Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	N Wilson
Childs	Y Greer	Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J,T
Clark,L	Hamilton	Y Mann	Y Rowland	Workman
Y Colbert	Y Hanner	Y Marcus	Russell	Speaker Murphy

On the passage of the Bill, the ayes were 122, nays 3.

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

The following Bill of the Senate was taken up for the purpose of considering the report of the Committee of Conference thereon:

SB 1. By: Senators Turner of the 8th, Lester of the 23rd, Thompson of the 32nd and others: A BILL to provide for the regulation of certain dealers in precious metals;

to provide for definitions; to provide for maintaining certain permanent records of purchases of gold, silver, or other precious metals or goods made from gold, silver, or other precious metals; and for other purposes.

The following report of the Committee of Conference was read:

CONFERENCE COMMITTEE REPORT ON SB 1

The Conference Committee on SB 1 recommends that both the Senate and the House of Representatives recede from their positions and that the attached Conference Committee Substitute to SB 1 be adopted.

Respectfully submitted,

FOR THE SENATE:

/s/Honorable Loyce W. Turner
Senator, 8th District

/s/Honorable Joe Thompson
Senator, 32nd District

/s/Honorable Thomas R. Scott
Senator, 43rd District

FOR THE HOUSE OF
REPRESENTATIVES:

/s/Honorable Joe Mack Wilson
Representative, 19th District

/s/Honorable George Darden
Representative, 19th District

/s/Honorable Donald E. Cheeks
Representative, 89th District

A BILL

To provide for the regulation of certain dealers in precious metals or gems; to define certain terms; to require registration of dealers in precious metals or gems; to provide for maintaining certain permanent records of purchases of precious metals or gems or goods made from precious metals or gems; to specify the content and form of such records; to provide for the mailing of written reports; to provide for the inspection of said records by duly authorized law enforcement officers; to provide for certain requirements and unlawful activities and for penalties in connection therewith; to provide for the construction of local laws and requirements for licensure at the local level; to provide for exemptions; to provide for other matters relative to the foregoing; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Definitions. As used in this Act, the term:

(1) "Dealer in precious metals or gems" means any person engaged in the business of purchasing precious metals or gems or goods made from precious metals or gems from persons or sources other than manufacturers or manufacturers' representatives or other dealers in precious metals or gems or a person engaged in any other business if, in conjunction with such business, precious metals or gems or goods made from precious metals or gems are purchased from persons or sources other than manufacturers or manufacturers' representatives or other dealers in precious metals or gems where the said purchase is for resale in its original form or as changed by remounting, melting, reforming, remolding, or recasting or for resale as scrap or in bulk.

(2) "Gems" means any precious or semiprecious stone cut and polished.

(3) "Numismatic coins" means coins whose value as collectors' items exceeds the value of the content of the precious metals in the coins.

(4) "Person" means an individual, partnership, corporation, joint venture, trust, association, or any other legal entity however organized.

(5) "Precious metals" means gold, silver, or platinum or any alloy containing gold, silver, or platinum.

Section 2. Dealers in precious metals or gems. (a) (1) No person shall engage in the business of a dealer in precious metals or gems until he has registered with the

sheriff of the county or his designee or the chief law enforcement officer of the municipality wherein such business shall be transacted. The registration shall be in writing and shall be sworn to or affirmed by the dealer in precious metals or gems.

(2) The registration shall contain the name, address, and age of the dealer in precious metals or gems together with the names, addresses, and ages of all other persons having an ownership interest or actually employed in the business other than publicly held corporations.

(3) No person shall be eligible to register as a dealer in precious metals or gems if any employee or stockholder, other than stockholders owning less than 10 percent of the outstanding shares of a publicly held corporation, has ever been convicted of a felony under the laws of this state or any other state or the United States.

(4) All registrations shall contain the address of the premises upon which the business is conducted and the zoning and planning classification of the premises.

(5) Each dealer shall be required to notify the sheriff of the county or his designee or the chief law enforcement officer of the municipality within seven calendar days of any change of address of the dealer or business or any change of ownership in the business.

(b) Each applicant for registration shall possess a current business license in the county or municipality or shall pay an initial registration fee of \$25.00 to be retained by the county or municipality to cover the cost of registering such persons. The registration shall be renewed annually upon presentation of a current business license by the dealer or by payment of a renewal fee of \$10.00.

(c) Nothing contained in this section shall be construed so as to authorize any person to transact business as a dealer in precious metals and gems without purchasing a current business license if required by the county or municipality.

Section 3. Permanent records required; content. (a) Every dealer in precious metals or gems shall maintain a book, in permanent form, in which shall be entered at the time of each purchase of precious metals or gems or goods made from precious metals or gems the following:

(1) The date and time of the purchase transaction;

(2) The name of the person making the purchase from the seller;

(3) The name, age, and address of the seller of the items purchased and the distinctive number from such seller's driver's license or other similar identification card containing a photo of the seller;

(4) A clear and accurate identification and description of the purchased goods, including, if reasonably available, the serial, model, or other number, and all identifying marks inscribed thereon;

(5) The price paid for the goods purchased;

(6) The number of the check issued for the purchase price if payment is made by check; and

(7) The signature of the seller.

(b) The permanent record book required herein shall be in legible English and shall be maintained for each purchase of precious metals or gems or goods made from precious metals or gems for at least two years.

(c) Dealers exclusively engaged in buying or exchanging for merchandise scrap dental gold and silver from licensed dentists by registered or certified mail may record the post office record of the mailed parcel in lieu of the seller's age and driver's license number as required in paragraph (3) of subsection (a) of this section and in lieu of the seller's signature as required in paragraph (7) of subsection (a) of this section.

Section 4. Manner of recording entry. Entries shall appear in chronological order in ink. No blank lines may be left between entries. No obliterations, alterations, or erasures may be made. Corrections shall be made by drawing a line of ink through the entry without destroying its legibility. The book shall be open to the inspection of any duly authorized law enforcement officer during the ordinary hours of business or at any reasonable time.

Section 5. Written report required. (a) Every dealer in precious metals or gems shall make a report in writing to the sheriff of the county or his designee or the chief law enforcement officer of the municipality of all precious metals or gems or goods made from precious metals or gems purchased on the day previous to the date of the report. The reports shall be on forms or on duplicate invoices as may be prescribed or approved by the sheriff of the county or his designee or the chief law enforcement officer of the municipality. The reports shall be typewritten or handwritten in legible English and mailed or delivered to the sheriff of the county or his designee or the chief law enforcement officer of the municipality within 24 hours after the day on which the transactions occurred. The reports shall include the name and address of the dealer in precious metals or gems, date of transaction, description and amount of the precious metals or gems or goods made from precious metals or gems purchased, and the name and address of the person from whom purchased.

(b) (1) All reports shall be maintained in a locked container under the direct supervision of the sheriff or his designee or the chief law enforcement officer of the municipality and shall be available for inspection only by law enforcement officers for law enforcement purposes.

(2) Any person who allows any other person unauthorized access to such reports shall be guilty of a misdemeanor and punished as provided in Section 7.

Section 6. Requirements; unlawful activities; penalties. (a) It shall be unlawful for any dealer in precious metals or gems or any agent or employee of a dealer in precious metals or gems who makes purchases of precious metals or gems or of goods made from precious metals or gems to:

(1) Make any false statement in the registration provided for in Section 2; or

(2) Fail to maintain and make entries in the permanent record book as required by Sections 3 and 4 of this Act; or

(3) Make any false entry therein; or

(4) Falsify, obliterate, destroy, or remove from the place of business such permanent record book; or

(5) Refuse to allow any duly authorized law enforcement officer to inspect such permanent record book, or any precious metals or gems or goods made from precious metals or gems in his possession, during the ordinary hours of business or at any reasonable time; or

(6) Sell, exchange, or remove from the legal possession of the buyer or to alter the form of any precious metals or gems or goods made from precious metals or gems purchased by remounting, melting, cutting up, or otherwise altering the original form until at least seven calendar days have elapsed from the time of purchase or acquisition; or

(7) Fail to make the written report as required in Section 5; or

(8) Purchase any precious metals or gems from any person under 17 years of age.

(b) It shall be unlawful for any person to purchase precious metals or gems for resale without first registering pursuant to the provisions of Section 2.

(c) If the sheriff of the county or his designee or the chief law enforcement officer of the municipality has probable cause to believe that the precious metals or gems have been stolen, he may give notice in writing to the dealer to retain the precious metals or gems for an additional 15 days and it shall be unlawful for the dealer to dispose of the property unless the notice is revoked in writing within the 15 day period.

Section 7. Penalties. Any person violating the provisions of paragraph (2) of subsection (b) of Section 5 or the provisions of subsection (a), (b), or (c) of Section 6 shall be guilty of a misdemeanor and, upon conviction thereof, shall be punished as for a misdemeanor.

Section 8. Local laws. No provision of this Act shall be construed as prohibiting or preventing a county or municipality from licensing dealers in precious metals or gems or from establishing and imposing additional requirements or qualifications.

Section 9. Exemptions. The provisions of this Act shall not apply to dealers exclusively engaged in the sale or exchange of numismatic coins or to transactions exclusively involving numismatic coins.

Section 10. Effective date. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 11. Repealer. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Cheeks of the 89th moved that the House adopt the report of the Committee of Conference on SB 1.

On the motion, the roll call was ordered and the vote was as follows:

N Aaron	Y Coleman	Harris	N Martin	Savage
Y Adams,G	Collins	Y Harrison	Matthews	Y Scott,A
N Adams,J	N Colwell	N Hasty	Y McCollum	Y Scott,D
Y Adams,M	Connell	Y Hawkins	N McDonald	Shepard
Y Aiken	Couch	Y Hays	McKinney	N Sherrod
N Anderson	Y Cox	Hill	N Miles	N Sizemore
N Argo	N Crawford	Y Holmes	N Milford	N Smith,T
Y Auten	Y Crosby	N Hooks	N Moody	N Smith,V
N Balkcom	N Culpepper	Horne	N Moore	Smyre
Y Barger	N Cummings	Y Hutchinson	Y Mostiler	Snow
Y Baugh	Y Darden	N Irvin	N Mullinax	Y Steinberg
Y Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	N Davis,B	N Jackson,J	Y Nix	N Thomas
N Benefield	N Davis,J	Jackson,N	Y Oliver	Y Thompson
N Benn	N Davis,L	N Jackson,W	Y Padgett	N Townsend
N Birdsong	Dean	Y Jessup	N Parham	Triplett
Y Bishop	Y Dent	Johnson,G	N Patten	N Tuten
Y Bolster	Y Dixon	N Johnson,R	N Perry	Y Twiggs
N Branch	Dobbs	N Jones,B	N Peters	N Vandiford
Y Bray	N Dover	Y Jones,H	N Phillips,B	Vaughn
Y Brooks	Y Edwards	Karrh	N Phillips,L.L	N Veazey
Y Buck	Elliott	N Kemp	N Phillips,R.T	N Waddle
Y Burruss	N Evans	Kilgore	Phillips,W.R	N Walker
N Burton	N Felton	Lambert	N Pilewicz	N Wall
N Byrd	N Fortune	N Lane,D	N Pinkston	Ware
N Cason	N Foster	N Lane,R	N Rainey	N Watson
Castleberry	Y Fuller,C	N Lawson	N Ralston	White
N Chamberlin	Y Fuller,K	N Lee	N Ramsey	N Widener
Y Chambliss	Y Galer	N Logan	Randall	Y Williams,B.J
N Chance	Ginsberg	N Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	N Williams,R
N Childers	N Godbee	Y Lowe	Robinson	Y Wilson
Y Childs	Greer	Lucas	N Rose	N Wood,J
Y Clark,B	N Ham	Y Mangum	N Ross	N Wood,J.T
N Clark,L	Y Hamilton	N Mann	N Rowland	N Workman
N Colbert	N Hanner	Y Marcus	N Russell	Speaker Murphy

On the motion, the ayes were 59, nays 88.

The motion was lost and the report of the Committee of Conference on SB 1 was rejected.

Representative Wilson of the 19th moved that the first Committee of Conference on SB 1 be discharged and that a Second Committee of Conference be appointed on the part of the House to confer with a like committee on the part of the Senate.

The motion prevailed.

The Speaker appointed as a Second Committee of Conference on the part of the House on SB 1 the following members:

Representatives Wilson of the 19th, Walker of the 115th, and Childs of the 51st.

The following Bill of the Senate was taken up for the purpose of considering the Senate's appointment of a Committee of Conference thereon:

SB 360. By: Senators Littlefield of the 6th and Bryant of the 3rd: A BILL to amend an Act placing the clerk of superior court and probate judge of Glynn County on an annual salary, so as to change the compensation of said clerk and of the judge's and clerk's personnel; and for other purposes.

Representative Auten of the 154th moved that the House adhere to its position in substituting SB 360 and that a Committee of Conference be appointed on the part of the House to confer with a like committee on the part of the Senate.

The motion prevailed.

The Speaker appointed as a Committee of Conference on the part of the House the following members:

Representatives Auten of the 154th, Tuten of the 153rd, and Barger on of the 83rd.

The following Bill of the Senate was taken up for the purpose of considering the Senate's disagreeing to the House amendment thereto:

SB 23. By: Senators Lester of the 23rd, Gillis of the 20th, Reynolds of the 48th and others: A BILL to amend an Act creating the Department of Public Safety, so as to provide for the powers, duties, and responsibilities of the Georgia State Patrol; to provide for the limits of their jurisdiction; to provide for their powers; to provide for their duties on state property; and for other purposes.

Representative Coleman of the 118th moved that the House insist on its position in amending SB 23.

The motion prevailed.

The following Bill of the Senate was taken up for the purpose of considering the Senate's disagreeing to the House amendment thereto:

SB 21. By: Senator Kidd of the 25th: A BILL to amend an Act providing retirement benefits for the clerks of the superior courts of Georgia, so as to change the provisions relating to contributions; to change the provisions relative to retirement benefits for superior court clerks and their spouses who are retired or may retire; and for other purposes.

Representative Johnson of the 72nd moved that the House insist on its position in amending SB 21.

The motion prevailed.

Under the general order of business, established by the Committee on Rules, the following Bill of the Senate was taken up for consideration and read the third time:

SB 31. By: Senator Evans of the 37th: A BILL to authorize the governing authorities of counties to grant franchise licenses for the operation of cable television system

within their territorial limits; to provide for fees; to prohibit county franchise licenses and fees within municipalities; and for other purposes.

The following Committee substitute was read:

A BILL

To authorize the governing authorities of counties to limit the installation and operation of cable television systems within their territorial limits to operators licensed and franchised by the county; to authorize such governing authorities to grant one or more franchise licenses for, and to regulate by ordinance or resolution, the operation of cable television systems within their territorial limits; to provide for franchise fees; to prohibit county franchises and fees within municipalities and municipal franchises and fees within unincorporated areas; to provide for construction; to provide for a definition; to provide exceptions; to state legislative intent; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Unless the context otherwise clearly requires, as used in this Act "cable television system" means a nonbroadcast facility consisting of a set of transmission paths and associated generation, reception, transmission, and control equipment, under common ownership and control, that distributes or is designed to distribute to subscribers the signals of one or more television broadcast stations and programs received via satellite, microwave, video tape, video discs, or produced by the franchised cable system.

Section 2. The governing authority of each county in this state is authorized to limit the operation of cable television systems within its territorial limits to operators licensed and franchised by the county, to grant, in its sole discretion, one or more franchise licenses for the operation of cable television systems within the territorial limits of that county, and to regulate by ordinance or resolution the operation of cable television systems licensed and franchised by that county. The governing authority of each such county, in connection with the grant of such franchises, is further authorized to charge franchise fees to cable television systems for the right to operate the systems within the unincorporated areas of the county and within any incorporated areas subject to the limitation contained in Section 3 of this Act. Cable television system franchise fees shall be negotiated between each county and each franchisee, in an amount not to exceed that authorized under applicable federal law and regulations.

Section 3. A county shall neither grant a franchise nor collect a franchise fee for the operation of cable television systems within the corporate limits of any municipality except by agreement with the municipality. A municipality shall neither grant a franchise nor collect a franchise fee for the operation of cable television systems within the unincorporated area of a county except by the agreement with the county.

Section 4. It is the intent of this Act to expressly confirm the authority of counties to grant franchises for, and to regulate by ordinance or resolution, cable television systems within their territorial limits. Nothing in this Act shall be construed to impair any cable television system franchise license lawfully issued by a county or municipality prior to the effective date of this Act; and any such license shall be entitled to the benefits hereof.

Section 5. This Act shall not apply to any cable television system owned or operated by a city, county, or school system.

Section 6. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 7. All laws and parts of laws in conflict with this Act are hereby repealed.

The following amendment was read and adopted:

Representative Mullinax of the 69th moves to amend the Committee substitute to SB 31 by adding on line 1 of page 2 after the following:

“limits”,

the following:

“, except as limited by Section 3,”.

By adding on line 5 of page 2 after the following:

“county,”,

the following:

“except as limited by Section 3,”.

By adding on line 29 of page 2 after the following:

“limits”,

the following:

“, except as limited by Section 3”.

The Committee substitute, as amended, was adopted.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to, as amended.

On the passage of the Bill, by substitute, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Harris	Y Martin	Savage
Y Adams,G	Y Collins	Y Harrison	Matthews	Y Scott,A
Adams,J	Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Smyre
Y Barger	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	N Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Jackson,W	Y Padgett	Townsend
Birdsong	Dean	Y Jessup	Y Parham	Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Y Bolster	Dixon	Y Johnson,R	Y Perry	Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L.L	Y Veazey
Y Buck	Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W.R	Y Walker
N Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	N Widener
Y Chambless	Y Galer	Y Logan	Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	N Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Wilson
Y Childs	Greer	Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J.T
Y Clark,L	Y Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, by substitute, as amended, the ayes were 144, nays 4.

The Bill, having received the requisite constitutional majority, was passed, by substitute, as amended.

The following Bill of the Senate was taken up for the purpose of considering the Senate substitute thereto:

SB 82. By: Senators Cobb of the 28th and Reynolds of the 48th: A BILL to amend Code Chapter 26-18 of the Criminal Code of Georgia, relating to theft offenses, so as to change the penalty provisions relating to certain theft crimes; to provide the punishment for the offense of motor vehicle theft; and for other purposes.

Representative Fortune of the 71st moved that the House recede from its position in substituting SB 82.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Savage
Y Adams,G	Collins	Harrison	Matthews	N Scott,A
Adams,J	Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Couch	Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Smyre
Y Barger	Cummings	Y Hutchinson	Y Mostiler	Snow
Y Baugh	Darden	Y Irvin	Mullinax	Y Steinberg
Beal	Daugherty	Isakson	Y Nicholson	Y Swann
Beck	Y Davis,B	Y Jackson,J	Y Nix	Thomas
Benefield	Y Davis,J	Y Jackson,N	Oliver	Y Thompson
Benn	Y Davis,L	Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Dean	Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Bolster	Dixon	Y Johnson,R	Y Perry	Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Elliott	Y Kemp	Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W,R	Y Walker
Y Burton	Y Felton	Lambert	Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambliss	Y Galer	Y Logan	Randall	Y Williams,B,J
Y Chance	Ginsberg	Long	Y Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Wilson
Y Childs	Y Greer	Lucas	Y Rose	Y Wood,J
Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J,T
Y Clark,L	Y Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Hanner	Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 130, nays 1.

The motion prevailed.

Representative Phillips of the 59th wished to be recorded as voting "aye" on the preceding motion.

Under the general order of business, established by the Committee on Rules, the following Bills of the Senate were taken up for consideration and read the third time:

SB 319. By: Senators Greene of the 26th and Lester of the 23rd: A BILL to amend Code Title 56, known as the "Georgia Insurance Code," so as to provide optional coverage for certain medical or surgical procedures performed on an out-patient basis; to provide for clarification; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend Code Title 56, known as the "Georgia Insurance Code," as amended, so as to provide optional coverage for certain medical or surgical procedures performed on an out-patient basis; to provide for clarification; to provide for other matters relative to the foregoing; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Title 56, known as the "Georgia Insurance Code," as amended, is hereby amended by adding at the end of Code Chapter 56-24 a new Code Section 56-2447 to read as follows:

"56-2447. Accident and sickness insurance policies; out-patient surgery; emergency medical or surgical procedures. (a) Optional coverages. Every insurer authorized to issue accident and sickness benefit plans, policies, or contracts shall be required to make available as an optional endorsement to all such policies that provide coverage for medical or surgical procedures which are required to be performed on an in-patient basis, an endorsement which provides at least the following coverages:

(1) Coverage which provides reimbursement for any covered surgical procedures performed on an out-patient basis when such procedures are performed by a licensed medical practitioner operating with the use of local anesthetic at a licensed out-patient surgical facility affiliated with a licensed hospital, at a licensed freestanding surgical facility, at a surgical facility operated by a health maintenance organization, or at the office of a licensed medical practitioner; and

(2) Coverage which provides reimbursement for medical or surgical procedures performed on an out-patient basis in the case of a medical emergency.

(b) Definitions. As used in this Code section, unless the context clearly requires otherwise, the term:

(1) 'Anesthetic' means an agent that produces insensibility to pain or touch. According to action, such anesthetics are subdivided into the categories of 'general' and 'local' anesthetics.

(2) 'Charges for facility services' means charges for such items as drugs and biologicals administered at the facility, trays, and bandages and casts which are furnished incidentally to a physician's services and which are commonly furnished in a physician's office.

(3) 'General anesthetic' means an anesthetic that is complete and affects the entire body causing loss of consciousness when the anesthetic acts upon the brain. Such anesthetics are usually administered intravenously or through inhalation.

(4) 'Licensed medical practitioner' means a medical practitioner currently holding a valid license to practice medicine under Code Chapter 84-6 or 84-9 who has agreed to submit to review by a Professional Standards Review Organization (PSRO) established, conditionally or otherwise, pursuant to Part B of Title XI of the Social Security Act (42 U.S.C. 1320c), or by a medical care foundation or other recognized peer review organization, and who is approved to perform the covered procedures under a local anesthetic at an accredited hospital located within the area where the procedures are performed.

(5) 'Local anesthetic' means an anesthetic affecting a local area only, the anesthetic operating upon the nerves or nerve tracts.

(6) 'Medical emergency' means the sudden and unexpected onset of a condition with severe symptoms requiring medical care which is secured immediately after the

onset or within 72 hours after the onset of symptoms. The illness or condition as finally diagnosed must be one which normally would require immediate medical, not surgical, care. Sudden, unexpected, severe medical conditions or symptoms are those which are, or which give evidence of being, life threatening. Previously diagnosed chronic conditions in which subacute symptoms have existed over a period of time shall not be included in the definition of medical emergency unless symptoms suddenly become so severe as to require immediate medical aid.

Provided they meet the requirements of this definition, conditions such as the following will qualify as medical emergencies:

Appendicitis, acute asthma, breathing difficulties or shortness of breath, severe bronchitis, severe onset of bursitis, severe chest pain, choking, coma, convulsions or seizures, cystitis, dermatitis or hives (resulting from internal or unknown causes), diabetic coma, severe diarrhea, drug reaction, epistaxis (nosebleed), fainting, severe fecal impaction, food poisoning, frostbite, acute attack of gall bladder, gastritis, acute gastrointestinal conditions, severe headache, suspected heart attack, hemorrhage, hysteria, insertion of catheter (for acute retention), insulin shock (overdose), kidney stone, maternity complications such as a suspected miscarriage (if policy covers maternity), sudden or severe onset of pain, pleurisy, pneumonitis, poisoning (including overdoses), pyelitis, pyelonephritis, shock, cerebral or cardiac spasms, spontaneous pneumothorax, severe stomach pains, strangulated hernia, stroke, sunstroke, swollen ring finger, tachycardia, thrombosis or phlebitis, unconsciousness, acute urinary retention, sudden onset of vision loss, or severe vomiting.

(7) 'Professional fees' means charges for identifiable professional services rendered by a physician to a patient in person which contribute either to the diagnosis of the condition or the treatment of the patient.

(c) All payments made under the coverages provided for in this Code section shall be made in accordance with the schedule of benefits contained in the policy, if applicable, or in accordance with the usual, customary, and reasonable professional fees and charges for facility services furnished in connection with such procedures.

(d) The provisions of this subsection shall also apply to policies or contracts issued by a hospital service nonprofit corporation, a health care plan, a nonprofit medical service corporation, a health maintenance organization, a fraternal benefit society, or any other similar entity.

(e) The requirements of this Code section with respect to a group or blanket accident and sickness insurance benefit plan, policy, or contract shall be satisfied if the coverage specified in paragraphs (1) and (2) of subsection (a) of this Code section is made available to the master policyholder of such plan, policy, or contract. Nothing in this Code section shall be construed to require the group insurer, nonprofit corporation, health care plan, health maintenance organization, or master policyholder to provide or to make available such coverage to any certificateholder insured under such group policy, plan, or contract.

(f) Nothing in this Code section shall be construed to prohibit an insurer, nonprofit corporation, health care plan, or other person issuing any similar accident and sickness insurance benefit plan, policy, or contract from issuing or continuing to issue an accident and sickness insurance benefit plan, policy, or contract which provides benefits greater than the minimum benefits required to be made available under this Code section or from issuing any such plans, policies, or contracts which provide benefits which are generally more favorable to the insured than those required to be made available under this Code section."

Section 2. Said Code title is further amended by striking subsection (c) of Code Section 56-3016, which reads as follows:

"(c) (1) All individual accident and sickness policies that provide coverage for medical or surgical procedures which are required to be performed on an inpatient basis at a licensed hospital shall contain a provision as a part of the policy or as an endorsement thereto which provides reimbursement for any covered medical or surgical procedures approved by the Commissioner in accordance with paragraph (3) below when

such procedures are performed on an outpatient basis at a licensed outpatient surgical facility affiliated with a licensed hospital, at a licensed freestanding surgical facility at any medical or surgical facilities operated by a health maintenance organization, or the office of a licensed medical practitioner which provides health care services in return for a specific charge or charges.

(2) All such payments shall be made in compliance with the schedule of benefit if any, contained in the policy, otherwise on the usual, customary, and reasonable professional charges for such procedures when performed in a hospital on an inpatient basis.

(3) The Commissioner shall have the authority to promulgate appropriate rules and regulations with the advice of the Department of Human Resources which shall contain a listing of approved medical or surgical procedures that the Commissioner of Human Resources has certified can be legally and safely performed on an outpatient basis. The listing may include but shall not be limited to the following types of procedures: emergency medical or surgical procedures, and other procedures that the Insurance Commissioner may deem appropriate. The Insurance Commissioner may also consult with the Georgia Foundation for Medical Care and other groups of health care professionals in connection with the promulgation of rules and regulations.

(4) The provisions of this subsection shall also apply to policies or contracts issued by a hospital service nonprofit corporation, a health care plan, a nonprofit medical service corporation, a health maintenance organization, a fraternal benefit society, or any other similar entity.

(5) Nothing contained in this subsection shall be deemed to prohibit any of the entities described in paragraph (4) from providing more outpatient benefits or coverage than is required by this subsection.”,

in its entirety.

Section 3. This Act shall become effective on January 1, 1982.

Section 4. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the roll call was ordered and the vote was as follows:

Y Aaron	Y Chamberlin	Y Dobbs	Y Hutchinson	Y Martin
Y Adams,G	Y Chambliss	Y Dover	Y Irvin	Matthews
Y Adams,J	Y Chance	Y Edwards	Isakson	Y McCollum
Y Adams,M	Y Cheeks	Elliott	Y Jackson,J	McDonald
Y Aiken	Y Childers	Y Evans	Jackson,N	McKinney
Y Anderson	Y Childs	Y Felton	Jackson,W	Y Miles
Y Argo	Y Clark,B	Y Fortune	Jessup	Y Milford
Y Auten	Y Clark,L	Y Foster	Johnson,G	Y Moody
Y Balkcom	Y Colbert	Fuller,C	Y Johnson,R	Y Moore
Y Bargerion	Y Coleman	Y Fuller,K	Y Jones,B	Y Mostiler
Baugh	Collins	Y Galer	Y Jones,H	Y Mullinax
Y Beal	Y Colwell	Y Ginsberg	Y Karrh	Y Nicholson
Y Beck	Connell	Glover	Y Kemp	Y Nix
Y Benefield	Y Couch	Y Godbee	Y Kilgore	Y Oliver
Y Benn	Y Cox	Greer	Lambert	Y Padgett
Y Birdsong	Y Crawford	Y Ham	Y Lane,D	Y Parham
Y Bishop	Y Crosby	Y Hamilton	Y Lane,R	Y Patten
Bolster	Y Culpepper	Y Hanner	Y Lawson	Y Perry
Y Branch	Cummings	Y Harris	Y Lee	Y Peters
Y Bray	Y Darden	Y Harrison	Y Logan	Y Phillips,B
Y Brooks	Daugherty	Y Hasty	Y Long	Y Phillips,L.L
Y Buck	Y Davis,B	Hawkins	Y Lord	Phillips,R.T
Y Burruss	Y Davis,J	Y Hays	Y Lowe	Y Phillips,W.R
Y Burton	Y Davis,L	Hill	Lucas	Pilewicz
Byrd	Dean	Y Holmes	Y Mangum	Pinkston
Y Cason	Y Dent	Y Hooks	Y Mann	Y Rainey
Y Castleberry	Y Dixon	Horne	Y Marcus	Y Ralston

Y Ramsey	Savage	Y Snow	Y Vandiford	Y Widener
Y Randall	Scott,A	Y Steinberg	Y Vaughn	Y Williams,B.J
Y Reaves	Y Scott,D	Y Swann	Veazey	Y Williams,H
Richardson	Y Shepard	Thomas	Y Waddle	N Williams,R
Y Robinson	Y Sherrod	Y Thompson	Y Walker	Wilson
Y Rose	Y Sizemore	Y Townsend	Wall	Y Wood,J
Y Ross	Y Smith,T	Triplett	Y Ware	Y Wood,J.T
Y Rowland	Y Smith,V	Y Tuten	Y Watson	Y Workman
Y Russell	Smyre	Y Twiggs	White	Speaker Murphy

On the passage of the Bill, by substitute, the ayes were 139, nays 1.

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

SB 185. By: Senator Tate of the 38th: A BILL to amend an Act creating the office of District Attorney's Emeritus and District Attorney's Retirement Fund of Georgia, so as to change the provisions in said Act in regard to resignation and reappointment as District Attorney Emeritus; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Savage
Y Adams,G	Collins	Harrison	Matthews	Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
N Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Culpepper	Horne	Y Moore	Smyre
Y Barger	Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Darden	Irvin	Y Mullinax	Y Steinberg
Y Beal	Y Daugherty	Isakson	Y Nicholson	Y Swann
Y Beck	Davis,B	Y Jackson,J	Y Nix	Thomas
Y Benefield	N Davis,J	Jackson,N	Y Oliver	Thompson
Benn	Y Davis,L	Jackson,W	Y Padgett	Townsend
Y Birdsong	Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Johnson,G	Y Patten	Y Tuten
Y Bolster	Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L.L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W.R	Y Walker
Y Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Byrd	Fortune	Y Lane,D	Pinkston	Y Ware
Y Cason	Foster	Y Lane,R	Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambliss	Galer	Y Logan	Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	N Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Greer	Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J.T
Y Clark,L	Y Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, the ayes were 139, nays 3.

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

SB 61. By: Senator Fincher of the 54th: A BILL to be entitled an Act to amend Code Section 32-903.1, relating to certain persons not being eligible to serve on county

boards of education, so as to change certain school board member eligibility requirements for employees of that board; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Savage
Y Adams,G	Collins	Y Harrison	Matthews	Scott,A
Y Adams,J	Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Connell	Y Hawkins	McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	N Milford	Y Smith,T
Y Auten	N Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Smyre
Barger	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Y Daugherty	Isakson	Y Nicholson	Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Thomas
Y Benefield	Y Davis,J	Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Jackson,W	Y Padgett	Townsend
Y Birdsong	Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Johnson,G	Y Patten	Y Tuten
Bolster	N Dixon	Y Johnson,R	Y Perry	Twigg
Y Branch	N Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L.L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Evans	Y Kilgore	Phillips,W.R	Y Walker
Y Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Byrd	Fortune	Y Lane,D	Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Chambless	Y Galer	Y Logan	Y Randall	Y Williams,B.J
Y Chance	Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	Y Richardsons	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Greer	Lucas	Y Rose	Y Wood,J
N Clark,B	Y Ham	Y Mangum	Ross	Y Wood,J.T
Clark,L	Y Hamilton	N Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, the ayes were 134, nays 6.

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

SB 220. By: Senator Howard of the 42nd: A BILL to amend an Act known as the "Georgia Medical Assistance Act of 1977," so as to provide that it is unlawful to obtain medical assistance and other benefits and payments under certain circumstances; to provide that it is unlawful for a provider to accept certain payments to which he is not entitled; and for other purposes.

The following amendment was read and adopted:

The Committee on Health & Ecology moves to amend SB 220 by striking on line 3 on page 2 the word, "Willfully", and by substituting in lieu thereof the following:

"Knowingly and wilfully";

By adding on line 8 on page 2 after the word, "to", the following:

"knowingly and";

By adding on line 11 on page 2 after the word, "to", the following:

“knowingly and”.

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to.

On the passage of the Bill, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Martin	Y Savage
Y Adams,G	Collins	Y Harrison	Matthews	Y Scott,A
Y Adams,J	Y Colwell	Hasty	McCollum	Scott,D
Y Adams,M	Connell	Y Hawkins	McDonald	Y Shepard
Y Aiken	Couch	Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Smyre
Y Bargerom	Cummings	Y Hutchinson	Mostiler	Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Daugherty	Y Isakson	Y Nicholson	Swann
Y Beck	Davis,B	Y Jackson,J	Y Nix	Thomas
Y Benefield	Y Davis,J	Jackson,N	Y Oliver	Y Thompson
Benn	Y Davis,L	Y Jackson,W	Y Padgett	Townsend
Birdsong	Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Bolster	Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Bray	Y Dover	Y Jones,H	Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L.L	Y Veazey
Buck	Y Elliott	Y Kemp	Y Phillips,R.T	Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W.R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Fortune	Y Lane,D	Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Widener
Y Chambless	Galer	Y Logan	Y Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Lowe	Y Robinson	Y Wilson
Y Childs	Greer	Lucas	Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Rowland	Y Workman
Y Colbert	Hanner	Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, as amended, the ayes were 132, nays 0.

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

The following Resolution of the House was read and adopted:

HR 441. By: Representatives Aiken of the 21st, Thompson and Darden of the 19th, Burruss of the 21st, Wilson of the 19th and others: A RESOLUTION urging the Congress of the United States to make certain amendments to the Federal Clean Air Act (P.L. 95-95), as amended August, 1977, concerning mandatory state programs for a vehicle emission control inspection and maintenance program; and for other purposes.

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

Mr. Speaker:

The Senate has passed, as amended, by the requisite constitutional majority the following Bill of the House:

HB 590. By: Representatives Snow of the 1st and Culpepper of the 98th: A BILL to amend an Act creating the State Board of Pardons and Paroles, so as to state when preliminary hearings and final hearings are not required for revocation of parole or other conditional release; and for other purposes.

The Senate adheres to its disagreement to the House amendment and has appointed a Committee of Conference to confer with a like committee on the part of the House on the following Bill of the Senate:

SB 227. By: Senators Lester of the 23rd, Barnes of the 33rd and Wessels of the 2nd: A BILL to amend Code Section 26-1302, relating to aggravated assault, so as to change the maximum punishment for aggravated assault; and for other purposes.

The President has appointed on the part of the Senate the following:

Senators Lester of the 23rd, Reynolds of the 48th, and Garner of the 30th.

The following Bill of the Senate was taken up for the purpose of considering the Senate's appointment of a Committee of Conference thereon:

SB 136. By: Senators Hudgins of the 15th and Greene of the 26th: A BILL to amend Code Chapter 24A-5, relating to the Council of Juvenile Court Judges, so as to change the provisions relating to the qualifications of judges hearing juvenile cases and their continual training; and for other purposes.

Representative Ham of the 80th moved that the House adhere to its position in amending SB 136 and that a Committee of Conference be appointed on the part of the House to confer with a like committee on the part of the Senate.

The motion prevailed.

The Speaker appointed as a Committee of Conference on SB 136 the following members:

Representatives Ham of the 80th, Culpepper of the 98th, and Karrh of the 106th.

The following Bill of the House was taken up for the purpose of considering the Senate amendment thereto:

HB 241. By: Representatives Johnson, Wood, Lee and Benefield of the 72nd: A BILL to amend Code Section 59-120, relating to the compensation of court bailiffs and payment of expense allowance to jurors, so as to change the maximum compensation of bailiffs; and for other purposes.

The following Senate amendment was read:

Amend HB 241 by adding on Page 2, a new section to be known as Section 2A which reads as follows:

"Included herewith are the provisions of HB 916."

Representative Johnson of the 72nd moved that the House disagree to the Senate amendment to HB 241.

The motion prevailed.

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

Mr. Speaker:

The Senate has passed, as amended, by the requisite constitutional majority the following Bill of the House:

HB 651. By: Representatives Ware of the 68th, Barger on of the 83rd, Auten of the 154th and Wood of the 9th: A BILL to amend Code Title 56, known as the Georgia Insurance Code, so as to create the Georgia Life and Health Insurance Guaranty Association; to provide for a short title; and for other purposes.

The Senate insists on its substitute to the following Bill of the House:

HB 130. By: Representatives Thomas of the 66th, Lawson of the 9th, Fuller of the 16th, Darden of the 19th, Bray of the 70th and others: A BILL to amend Code Title 105, relating to torts, so as to provide that the operator of a motor vehicle owes to passengers therein a duty of ordinary care; and for other purposes.

The following Bill of the House was taken up for the purpose of considering the Senate amendment thereto:

HB 181. By: Representatives Coleman of the 118th, Ramsey of the 3rd and Hanner of the 130th: A BILL to amend Code Chapter 3-10, relating to limitation of actions for torts, so as to limit the liability of law enforcement officers under certain circumstances; and for other purposes.

The following Senate amendment was read:

Amend HB 181 by striking from Page 1, line 15, the following:

“willful negligence or malfeasance”,

and inserting in lieu thereof the following:

“gross negligence, willful or wanton misconduct, or malfeasance”.

Representative Coleman of the 118th moved that the House agree to the Senate amendment on HB 181.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Benefield	Y Castleberry	Y Connell	Y Dent
Y Adams,G	Benn	Y Chamberlin	Y Couch	Dixon
Y Adams,J	Y Birdsong	Y Chambless	Cox	Y Dobbs
Y Adams,M	Y Bishop	Y Chance	Y Crawford	Y Dover
Y Aiken	Y Bolster	Y Cheeks	Crosby	Y Edwards
Y Anderson	Y Branch	Y Childers	Y Culpepper	Y Elliott
Y Argo	Y Bray	Y Childs	Y Cummings	Y Evans
Y Auten	Y Brooks	Y Clark,B	Y Darden	Y Felton
Y Balkcom	Buck	Y Clark,L	Daugherty	Y Fortune
Y Barger on	Y Burruss	Y Colbert	Y Davis,B	Y Foster
Y Baugh	Y Burton	Y Coleman	Y Davis,J	Fuller,C
Beal	Y Byrd	Y Collins	Y Davis,L	Y Fuller,K
Beck	Cason	Y Colwell	Dean	Y Galer

Y Ginsberg	Y Johnson,G	McDonald	Y Ralston	Y Thompson
Glover	Y Johnson,R	Y McKinney	Y Ramsey	Townsend
Y Godbee	Jones,B	Y Miles	Y Randall	Y Triplett
Y Greer	Y Jones,H	Y Milford	Y Reaves	Y Tuten
Y Ham	Y Karrh	Y Moody	Richardson	Y Twiggs
Hamilton	Y Kemp	Y Moore	Y Robinson	Y Vandiford
Y Hanner	Kilgore	Y Mostiler	Y Rose	Y Vaughn
Y Harris	Y Lambert	Y Mullinax	Y Ross	Y Veazey
Y Harrison	Y Lane,D	Y Nicholson	Y Rowland	Y Waddle
Y Hasty	Y Lane,R	Nix	Y Russell	Y Walker
Hawkins	Y Lawson	Y Oliver	Y Savage	Y Wall
Y Hays	Y Lee	Y Padgett	Y Scott,A	Y Ware
Hill	Y Logan	Y Parham	Y Scott,D	Y Watson
Holmes	Y Long	Y Patten	Y Shepard	White
Y Hooks	Y Lord	Y Perry	Y Sherrod	Widener
Horne	Y Lowe	Y Peters	Y Sizemore	Y Williams,B.J
Y Hutchinson	Lucas	Phillips,B	Y Smith,T	Williams,H
Y Irvin	Y Mangum	Y Phillips,L.L	Y Smith,V	Y Williams,R
Y Isakson	Y Mann	Y Phillips,R.T	Smyre	Wilson
Y Jackson,J	Y Marcus	Y Phillips,W.R	Y Snow	Y Wood,J
Jackson,N	Y Martin	Y Pilewicz	Y Steinberg	Y Wood,J.T
Y Jackson,W	Matthews	Y Pinkston	Swann	Y Workman
Y Jessup	Y McCollum	Y Rainey	Y Thomas	Speaker Murphy

On the motion, the ayes were 146, nays 0.

The motion prevailed.

The following Bill of the Senate was taken up for the purpose of considering the Senate's disagreeing to the House substitute thereto:

SB 217. By: Senator Kidd of the 25th: A BILL to amend an Act providing minimum salaries for judges of the probate courts of the various counties of Georgia, so as to increase the minimum salaries of said probate judges; to change the provisions relating to additional compensation; and for other purposes.

Representative Lambert of the 112th moved that the House insist on its position in substituting SB 217.

The motion prevailed.

The following Resolution of the Senate was taken up for the purpose of considering the Senate's disagreeing to the House substitute thereto:

SR 63. By: Senators Wessels of the 2nd, Bryant of the 3rd, Kennedy of the 4th and Coleman of the 1st: A RESOLUTION creating the Georgia Semiquincentenary Commission; and for other purposes.

Representative Phillips of the 125th moved that the House insist on its position in substituting SR 63.

The motion prevailed.

The following Bill of the Senate was taken up for the purpose of considering the Senate's appointment of a Committee of Conference thereon:

SB 227. By: Senators Lester of the 23rd, Barnes of the 33rd and Wessels of the 2nd: A BILL to amend Code Section 26-1302, relating to aggravated assault, so as to change the maximum punishment for aggravated assault; and for other purposes.

Representative Padgett of the 86th moved that the House adhere to its position in amending SB 227 and that a Committee of Conference be appointed on the part of the House to confer with a like committee on the part of the Senate.

The motion prevailed.

The Speaker appointed as a Committee of Conference on the part of the House the following members:

Representatives Padgett of the 86th, Nicholson of the 88th, and Thompson of the 19th.

The following Bill of the House was taken up for the purpose of considering the Senate amendment thereto:

HB 590. By: Representatives Snow of the 1st and Culpepper of the 98th: A BILL to amend an Act creating the State Board of Pardons and Paroles, so as to state when preliminary hearings and final hearings are not required for revocation of parole or other conditional release; and for other purposes.

The following Senate amendment was read:

Amend HB 590 by adding after the semicolon on Page 1, line 6, the following:

“to provide when final hearings shall be held;”, and

By striking from Page 2, line 17, the following:

“from subsection (a) of Section 17 the following:”,

and inserting in lieu thereof the following:

“in its entirety subsection (a) of Section 17 and inserting in lieu thereof a new subsection (a) to read as follows:”, and

By striking on Page 2, in their entirety, lines 18 through 28., and

By striking the period from Page 3, line 18, and inserting in lieu thereof the following:

“; or”, and

By adding on Page 3, between lines 18 and 19, the following:

“(4) after a determination has been made that no preliminary hearing is required under Section 16A.”.

Representative Culpepper of the 98th moved that the House agree to the Senate amendment to HB 590.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Barger	Y Branch	Y Chamberlin	Coleman
Y Adams,G	Y Baugh	Bray	Chambliss	Y Collins
Y Adams,J	Y Beal	Y Brooks	Y Chance	Y Colwell
Y Adams,M	Beck	Y Buck	Y Cheeks	Y Connell
Y Aiken	Benfield	Y Burruss	Y Childers	Couch
Y Anderson	Y Benn	Burton	Y Childs	Y Cox
Y Argo	Y Birdsong	Y Byrd	Y Clark,B	Y Crawford
Y Auten	Y Bishop	Cason	Y Clark,L	Crosby
Y Balkcom	Y Bolster	Y Castleberry	Y Colbert	Y Culpepper

Y Cummings	Y Harris	Y Lee	Y Peters	Y Snow
Y Darden	Y Harrison	Y Logan	Y Phillips,B	Y Steinberg
Y Daugherty	Y Hasty	Y Long	Y Phillips,L.L	Y Swann
Y Davis,B	Y Hawkins	Y Lord	Y Phillips,R.T	Y Thomas
Y Davis,J	Y Hays	Y Lowe	Phillips,W.R	Y Thompson
Y Davis,L	Y Hill	Y Lucas	Y Pilewicz	Y Townsend
Y Dean	Y Holmes	Y Mangum	Y Pinkston	Y Triplett
Y Dent	Y Hooks	Y Mann	Y Rainey	Y Tuten
Y Dixon	Y Horne	Y Marcus	Y Ralston	Y Twiggs
Y Dobbs	Y Hutchinson	Y Martin	Y Ramsey	Y Vandiford
Y Dover	Y Irvin	Y Matthews	Y Randall	Y Vaughn
Y Edwards	Y Isakson	Y McCollum	Y Reaves	Y Veazey
Y Elliott	Y Jackson,J	Y McDonald	Y Richardson	Y Waddle
Y Evans	Y Jackson,N	Y McKinney	Y Robinson	Y Walker
Y Felton	Y Jackson,W	Y Miles	Y Rose	Y Wall
Y Fortune	Y Jessup	Y Milford	Y Ross	Y Ware
Y Foster	Y Johnson,G	Y Moody	Y Rowland	Y Watson
Y Fuller,C	Y Johnson,R	Y Moore	Y Russell	Y White
Y Fuller,K	Y Jones,B	Y Mostiler	Y Savage	Y Widener
Y Galer	Y Jones,H	Y Mullinax	Y Scott,A	Y Williams,B.J
Y Ginsberg	Y Karrh	Y Nicholson	Y Scott,D	Y Williams,H
Y Glover	Y Kemp	Y Nix	Y Shepard	Y Williams,R
Y Godbee	Y Kilgore	Y Oliver	Y Sherrod	Y Wilson
Y Greer	Y Lambert	Y Padgett	Y Sizemore	Y Wood,J
Y Ham	Y Lane,D	Y Parham	Y Smith,T	Y Wood,J.T
Y Hamilton	Y Lane,R	Y Patten	Y Smith,V	Y Workman
Y Hanner	Y Lawson	Y Perry	Y Smyre	Y Speaker Murphy

On the motion, the ayes were 137, nays 0.

The motion prevailed.

The following Bill of the Senate was taken up for the purpose of considering the Senate amendment to the House substitute thereto:

SB 18. By: Senators Starr of the 44th, Howard of the 42nd and Gillis of the 20th: A BILL to amend an Act authorizing the Department of Administrative Services to establish and operate motor pools and relating to the use of State and privately owned motor vehicles, so as to change the automobile mileage allowance rate; and for other purposes.

The House substitute was again read.

The following Senate amendment to the House substitute was read:

Amend the House substitute to SB 18 by striking the language quoted as Section 2 in Section 1 of said bill and inserting in lieu thereof the following:

“Section 2. The officers, officials and employees of the Executive, Legislative and Judicial Branches of State Government shall be paid ~~18~~ 20 cents per mile as traveling expense when traveling in the service of the State or any agency thereof by personal motor vehicle, and in addition to mileage shall be reimbursed for actual expenses incurred by reason of tolls and parking fees. Members of the General Assembly shall not receive the ~~18~~ 20 cents per mile until members take office on the convening date of the General Assembly in regular session in ~~1981~~ 1983 and until that time shall receive ~~16~~ 18 cents per mile.”

Representative Lambert of the 112th moved that the House agree to the Senate amendment to the House substitute to SB 18.

On the motion, the roll call was ordered and the vote was as follows:

Aaron	Coleman	Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Matthews	N Scott,A
Y Adams,J	Y Colwell	Y Hasty	McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Miles	Y Sizemore
Y Argo	Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Culpepper	Horne	Y Moore	Y Smyre
Y Barger	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Nix	Y Thomas
Y Benefield	N Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Townsend
Y Birdsong	Y Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Y Bolster	Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L.L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Fuller,K	Y Lee	Y Ramsey	Y Widener
Chambless	Y Galer	Y Logan	Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Childs	Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Ham	Y Mangum	Y Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Y Rowland	Workman
Y Colbert	Hanner	Y Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 141, nays 2.

The motion prevailed.

The following Bill of the Senate was taken up for the purpose of considering the Senate amendment to the House amendment thereto:

SB 412. By: Senators Starr of the 44th, Howard of the 42nd, and Gillis of the 20th: A BILL to amend an Act revising the laws relating to prisons, public works camps and prisoners, so as to change certain of the provisions relative to the reimbursement of counties before such prisoners are transferred to the place of confinement where the sentence is to be served; and for other purposes.

The House amendment was again read.

The following Senate amendment to the House amendment was read:

Amend the House amendment to S.B. 412 as follows:

By striking therefrom the last two lines which read as follows:

"By adding on line 32, page 2, between the words 'felony prisoners' the words 'and state misdemeanors'".

Representative Lambert of the 112th moved that the House agree to the Senate amendment to the House amendment to SB 412.

On the motion, the roll call was ordered and the vote was as follows:

Aaron	Coleman	Harris	N Martin	N Savage
N Adams,G	N Collins	Y Harrison	Matthews	N Scott,A
N Adams,J	N Colwell	N Hasty	Y McCollum	N Scott,D
N Adams,M	Connell	N Hawkins	N McDonald	Shepard
Y Aiken	N Couch	N Hays	N McKinney	N Sherrod
N Anderson	Cox	Hill	N Miles	N Sizemore
Y Argo	N Crawford	N Holmes	N Milford	N Smith,T
N Auten	Y Crosby	N Hooks	N Moody	N Smith,V
N Balkcom	Culpepper	Horne	N Moore	Y Smyre
N Bargerom	N Cummings	Y Hutchinson	Mostiler	N Snow
N Baugh	Y Darden	N Irvin	N Mullinax	N Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	N Swann
N Beck	N Davis,B	N Jackson,J	Y Nix	Thomas
N Benefield	N Davis,J	N Jackson,N	Oliver	Y Thompson
N Benn	Davis,L	Jackson,W	Y Padgett	Townsend
Birdsong	Dean	Jessup	N Parham	Triplett
N Bishop	N Dent	Johnson,G	N Patten	Tuten
N Bolster	Y Dixon	N Johnson,R	N Perry	N Twiggs
N Branch	N Dobbs	N Jones,B	N Peters	N Vandiford
N Bray	N Dover	Y Jones,H	N Phillips,B	N Vaughn
N Brooks	N Edwards	N Karrh	N Phillips,L,L	N Veazey
Y Buck	Elliott	Kemp	Y Phillips,R,T	N Waddle
N Burruss	N Evans	N Kilgore	Phillips,W,R	N Walker
Burton	N Felton	Y Lambert	N Pilewicz	Y Wall
N Byrd	N Fortune	N Lane,D	Pinkston	N Ware
N Cason	N Foster	Lane,R	N Rainey	N Watson
N Castleberry	N Fuller,C	N Lawson	N Ralston	White
N Chamberlin	N Fuller,K	N Lee	N Ramsey	N Widener
Y Chambliss	N Galer	Y Logan	Randall	N Williams,B,J
N Chance	N Ginsberg	N Long	N Reaves	N Williams,H
Y Cheeks	Glover	N Lord	Richardson	N Williams,R
N Childers	N Godbee	N Lowe	Y Robinson	Wilson
N Childs	Greer	Lucas	N Rose	N Wood,J
N Clark,B	Y Ham	Mangum	N Ross	N Wood,J,T
N Clark,L	Hamilton	N Mann	N Rowland	Workman
N Colbert	N Hanner	N Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 25, nays 113.

The motion was lost and the House disagreed to the Senate amendment to the House amendment to SB 412.

The following Bill of the House was taken up for the purpose of considering the Senate substitute thereto:

HB 271. By: Representative Murphy of the 18th: A BILL to amend an Act known as the "Act Creating the Superior Court Judges Retirement System," so as to change the provisions relative to spouses' benefits for certain superior court judges; and for other purposes.

The following Senate substitute was read:

A BILL

To amend an Act known as the "Act Creating the Superior Court Judges Retirement System," approved March 24, 1976 (Ga. Laws 1976, p. 586), as amended by an Act approved March 23, 1977 (Ga. Laws 1977, p. 607), so as to change the provisions relative to spouses' benefits for certain superior court judges; to provide that certain senior judges may elect spouses' benefits; to provide for other matters relative to the foregoing; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act known as the "Act Creating the Superior Court Judges Retirement System," approved March 24, 1976 (Ga. Laws 1976, p. 586), as amended by an Act approved March 23, 1977 (Ga. Laws 1977, p. 607), is hereby amended by striking from paragraphs (1) and (2) of subsection (a) of Section 16 the following:

“1976”,
 and inserting in lieu thereof the following:
 “1982”,
 and by striking from paragraph (3) of subsection (a) of Section 16 the following:
 “December 31, 1976”,
 and inserting in lieu thereof the following:
 “electing spouses’ benefits coverage”,
 so that when so amended paragraphs (1), (2), and (3) of subsection (a) of Section 16 shall read as follows:
 “(1) Such election must be made in writing to the Board by not later than December 31, ~~1976~~ 1982; and
 (2) The judge so electing must pay to the Board, by not later than December 31, ~~1976~~ 1982, employee contributions at the rate specified by section 15 of this Act, plus interest thereon at the rate of 6% per annum, for all years of service as a superior court judge on the basis of the salary paid to superior court judges from State funds at the time the service was rendered; and
 (3) The judge so electing must pay to the Board employee contributions specified by section 15 for service as a superior court judge rendered after ~~December 31, 1976~~ electing spouses’ benefits coverage.”

Section 2. Said Act is further amended by adding at the end of Section 16 a new subsection (c) to read as follows:

“(c) (1) Any former superior court judge who was appointed judge of the superior courts emeritus prior to June 30, 1968, who is now a senior judge, who is married, and who has never had the opportunity under the applicable law to elect spouses’ benefit coverage may elect such coverage pursuant to this subsection.

(2) Such election must be made in writing to the Director of the Fiscal Division of the Department of Administrative Services prior to January 1, 1982. Effective with the next salary payment after receiving such notification from such senior judge, the Director of the Fiscal Division of the Department of Administrative Services shall begin deducting two and one-half percent from the state salary paid to such senior judge. Effective with the first deduction made from said state salary, the spouse of such senior judge shall be covered for spouses’ benefits as provided in paragraph (3) of this subsection.

(3) Upon the death of such senior judge, the surviving spouse shall receive for life, or until the remarriage of such surviving spouse, a monthly sum equal to 50 percent of the monthly state salary which the senior judge was receiving at the time of the death of such senior judge.”

Section 3. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 4. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Johnson of the 72nd moved that the House agree to the Senate substitute to HB 271.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Beal	Y Burruss	Y Clark,B	Y Culpepper
Y Adams,G	Y Beck	Y Burton	Y Clark,L	Y Cummings
Y Adams,J	Y Benefield	Byrd	Y Colbert	Y Darden
Y Adams,M	Y Benn	Y Cason	Coleman	Daugherty
Aiken	Y Birdsong	Y Castleberry	Y Collins	Davis,B
Y Anderson	Y Bishop	Y Chamberlin	Y Colwell	Y Davis,J
Y Argo	Y Bolster	Y Chambless	Y Connell	Y Davis,L
Y Auten	Y Branch	Y Chance	Y Couch	Dean
Y Balkcom	Y Bray	Y Cheeks	Y Cox	Y Dent
Y Barger	Y Brooks	Y Childers	Y Crawford	Y Dixon
Y Baugh	Buck	Y Childs	Y Crosby	Y Dobbs

Y Dover	Horne	Y Mangum	Y Phillips,W.R	Y Swann
Y Edwards	Y Hutchinson	Y Mann	Y Pilewicz	Thomas
Elliott	Y Irvin	Y Marcus	Pinkston	Y Thompson
Y Evans	Y Isakson	Y Martin	Y Rainey	Y Townsend
Y Felton	Y Jackson,J	Matthews	Ralston	Triplett
Fortune	Y Jackson,N	Y McCollum	Y Ramsey	Y Tuten
Y Foster	Jackson,W	Y McDonald	Randall	Y Twiggs
Y Fuller,C	Jessup	Y McKinney	Y Reaves	Y Vandiford
Y Fuller,K	Y Johnson,G	Y Miles	Y Richardson	Y Vaughn
Y Galer	Y Johnson,R	Y Milford	Y Robinson	Y Veazey
Y Ginsberg	Y Jones,B	Y Moody	Y Rose	Y Waddle
Glover	Jones,H	Y Moore	Y Ross	Y Walker
Y Godbee	Y Karrh	Y Mostiler	Y Rowland	Y Wall
Greer	Y Kemp	Y Mullinax	Y Russell	Y Ware
Y Ham	Y Kilgore	Y Nicholson	Savage	Y Watson
Hamilton	Y Lambert	Y Nix	Y Scott,A	White
Hanner	Lane,D	Y Oliver	Y Scott,D	Widener
Y Harris	Y Lane,R	Y Padgett	Y Shepard	Y Williams,B.J
Y Harrison	Y Lawson	Y Parham	Y Sherrod	Y Williams,H
Y Hasty	Y Lee	Y Patten	Y Sizemore	N Williams,R
Hawkins	Y Logan	Y Perry	Y Smith,T	Y Wilson
Y Hays	Y Long	Y Peters	Smith,V	Y Wood,J
Hill	Y Lord	Y Phillips,B	Smyre	Y Wood,J.T
Holmes	Y Lowe	Y Phillips,L.L	Y Snow	Y Workman
Y Hooks	Lucas	Y Phillips,R.T	Y Steinberg	Speaker Murphy

On the motion, the ayes were 145, nays 1.

The motion prevailed.

The following Resolutions of the House were read and adopted:

HR 442. By: Representatives Jackson, Wood and Lawson of the 9th: A RESOLUTION commending the Gainesville Junior College Lakers; and for other purposes.

HR 443. By: Representatives Baugh of the 108th and Parham of the 109th: A RESOLUTION commending the Georgia College Lady Colonials women's gymnastics team; and for other purposes.

HR 444. By: Representatives Hawkins of the 50th, Richardson of the 52nd, Mostiler of the 71st, Peters of the 2nd, Brooks of the 34th and others: A RESOLUTION commending the staff of the Georgia Public Television Network program "The Lawmakers"; and for other purposes.

HR 445. By: Representative Jones of the 126th: A RESOLUTION to congratulate the American Red Cross on the upcoming 100th anniversary of its founding; to commend the Georgia Division of the American Red Cross for its many years of fine service to the citizens of Georgia; and for other purposes.

HR 446. By: Representative Ham of the 80th: A RESOLUTION commending Marine Corps Reserve Gunnery Sergeant Ray L. Riggins; and for other purposes.

HR 447. By: Representatives Childs of the 51st, Hawkins of the 50th, Vaughn of the 57th, Steinberg of the 46th, Robinson of the 58th and others: A RESOLUTION commending Ms. Katie Wood; and for other purposes.

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

Mr. Speaker:

The Senate adheres to its substitute to the House substitute and has appointed a Committee of Conference on the following Bill of the Senate:

SB 385. By: Senator Ballard of the 45th: A BILL to amend an Act creating a new judicial circuit known as the Alcovy Judicial Circuit, so as to provide a salary supplement for each judge and the district attorney; to provide for cost-of-living increases; and for other purposes.

The President has appointed on the part of the Senate the following:

Senators Ballard of the 45th, Scott of the 43rd, and Tysinger of the 41st.

The Senate has passed, as amended, by the requisite constitutional majority the following Bill of the House:

HB 502. By: Representative Lambert of the 112th: A BILL to amend an Act known as the "Private Colleges and Universities Facilities Authority Act," so as to change the definition of the word "project"; to redefine the term "institution for higher education"; to restate the power of the Authority to issue bonds for the purpose of refunding or refinancing outstanding indebtedness; and for other purposes.

The Senate adheres to its disagreement to the House amendment and has appointed a Committee of Conference to confer with a like committee on the part of the House on the following Bill of the Senate:

SB 21. By: Senator Kidd of the 25th: A BILL to amend an Act providing retirement benefits for the clerks of the superior courts of Georgia, so as to change the provisions relating to contributions; to change the provisions relative to retirement benefits for superior court clerks and their spouses who are retired or may retire; and for other purposes.

The President has appointed on the part of the Senate the following:

Senators Kidd of the 25th, Sutton of the 9th, and Walker of the 19th.

The Senate has agreed to House amendments #1 and #3 and disagreed to House amendment #2 to the following Bill of the Senate:

SB 115. By: Senator Barnes of the 33rd: A BILL to amend an Act creating the office of Senior Judge of the Superior Courts, so as to provide for a per diem allowance at the option of the senior judge in lieu of certain reimbursable expenses incurred by senior judges of the superior courts; and for other purposes.

The Senate adheres to its disagreement to the House substitute and has appointed a Committee of Conference to confer with a like committee on the part of the House on the following Resolution of the Senate:

SR 63. By: Senators Wessels of the 2nd, Bryant of the 3rd, Kennedy of the 4th and Coleman of the 1st: A RESOLUTION creating the Georgia Semiquincentenary Commission; and for other purposes.

The President has appointed on the part of the Senate the following:

Senators Coleman of the 1st, Wessels of the 2nd, and Bryant of the 3rd.

The Senate has passed, by substitute, by the requisite constitutional majority the following Bill of the House:

HB 64. By: Representatives Sizemore of the 136th, Evans of the 84th, Walker of the 115th, Ross of the 76th, Ham of the 80th, and others: A BILL to amend "The Georgia Justice Courts Training Council Act," so as to redefine the term "justice of the peace" to exclude judges who are practicing attorneys; and for other purposes.

The Senate adheres to its disagreement to the House substitute and has appointed a Committee of Conference to confer with a like committee on the part of the House on the following Bill of the Senate:

SB 217. By: Senator Kidd of the 25th: A BILL to amend an Act providing minimum salaries for judges of the probate courts of the various counties of Georgia, so as to increase the minimum salaries of said probate judges; to change the provisions relating to additional compensation; and for other purposes.

The President has appointed on the part of the Senate the following:

Senators Kidd of the 25th, Hudgins of the 15th, and Stephens of the 36th.

The following Bill of the House was taken up for the purpose of considering the report of the Committee of Conference thereon:

HB 163. By: Representatives Lambert of the 112th, Argo of the 63rd, Harris of the 8th, Vaughn of the 57th, Collins of the 144th and Murphy of the 18th: A BILL to make and provide appropriations for the fiscal year beginning July 1, 1981, and ending June 30, 1982; and for other purposes.

The following report of the Committee of Conference was read:

CONFERENCE COMMITTEE REPORT ON HB 163

The Conference Committee on HB 163 recommends that both the Senate and the House of Representatives recede from their positions and that the attached Conference Committee Substitute to HB 163 be adopted.

Respectfully submitted,

FOR THE SENATE:

/s/Honorable Thomas F. Allgood
Senator, 22nd District

/s/Honorable Paul C. Broun
Senator, 46th District

/s/Honorable Al Holloway
Senator, 12th District

FOR THE HOUSE OF
REPRESENTATIVES:

/s/Honorable Marcus E. Collins
Representative, 144th District

/s/Honorable Joe Frank Harris
Representative, 8th District

/s/Honorable Clarence R. Vaughn, Jr.
Representative, 57th District

A BILL

To make and provide appropriations for the fiscal year beginning July 1, 1981, and ending June 30, 1982; to make and provide such appropriations for the operation of the State government, its departments, boards, bureaus, commissions, institutions, and other agencies, and for the university system, common schools, counties, municipalities, political subdivisions and for all other governmental activities, projects and undertakings authorized by

law, and for all leases, contracts, agreements, and grants authorized by law; to provide for the control and administration of funds; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

That the sums of money hereinafter provided are appropriated for the fiscal year beginning July 1, 1981, and ending June 30, 1982, as prescribed hereinafter for such fiscal year, from the General Funds of the State, including unappropriated surplus and a revenue estimate of \$3,431,000,000 for fiscal year 1982.

**PART I.
LEGISLATIVE BRANCH**

Section 1. Legislative Branch.

Budget Unit: Legislative Branch	\$ 14,872,088
Operations	\$ 14,872,088
Total Funds Budgeted	\$ 14,872,088
State Funds Budgeted	\$ 14,872,088

Budget Unit Object Classes:

Operations	\$ 14,872,088
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For compensation, expenses, mileage, allowances, travel and benefits for members, officials, committees and employees of the General Assembly and each House thereof; for operating the offices of Lieutenant Governor and Speaker of the House of Representatives; for membership in the National Conference of Commissioners on Uniform State Laws; for membership in the Council of State Governments, the National Conference of State Legislatures and the National Conference of Insurance Legislators and other legislative organizations, upon approval of the Legislative Services Committee; for membership in the Marine Fisheries Compact and other Compacts, upon approval of the Legislative Services Committee; for the maintenance, repair, construction, reconstruction, furnishing and refurbishing of space and other facilities for the Legislative Branch; for the Legislative Services Committee, the Office of Legislative Counsel and the Office of Legislative Budget Analyst; for the operation of the Georgia Educational Improvement Council; for compiling, publishing and distributing the Acts of the General Assembly and the Journals of the Senate and the House of Representatives; for Code Revision; for the annual report of the State Auditor to the General Assembly; for equipment, supplies, furnishings, repairs, printing, services and other expenses of the Legislative Branch of Government; and for payments to Presidential Electors. The provisions of any other law to the contrary notwithstanding, such payments to Presidential Electors shall be paid from funds provided for the Legislative Branch of Government, and the payment and receipt of such allowances shall not be in violation of any law.

The Legislative Services Committee shall seek to determine ways to effect economies in the expenditure of funds appropriated to the Legislative Branch of Government. The Committee is hereby authorized to promulgate rules and regulations relative to the expenditure of funds appropriated to the Legislative Branch which may include that no such funds may be expended without prior approval of the Committee. The Committee shall also make a detailed study of all items and programs which are paid for from funds appropriated to the Legislative Branch of Government with a view towards determining which are legitimate legislative expenses and which should be paid for from other appropriations.

Section 2. Department of Audits.

Budget Unit: Department of Audits	\$ 4,761,096
1. Operations	\$ 4,411,096
Total Funds Budgeted	\$ 4,411,096
State Funds Budgeted	\$ 4,411,096

2. Tax Ratio Study.....	\$ 350,000
Total Funds Budgeted	\$ 350,000
State Funds Budgeted.....	\$ 350,000

Budget Unit Object Classes:

Operations.....	\$ 4,411,096
Tax Ratio Study.....	\$ 350,000
Authorized Motor Vehicles	28
Total Positions Budgeted	150

PART II.
JUDICIAL BRANCH

Section 3. Supreme Court.

Budget Unit: Supreme Court\$ 2,043,512

For the cost of operating the Supreme Court of the State of Georgia, including salaries of Justices and the employees of the Court, their retirement contributions and for the Emeritus Judges of the Court. Provided, however, that the listed appropriation shall be increased by the amount of \$12,000 per annum for each additional Emeritus position established during the fiscal year. Provided, however, that the sum of \$7,500 shall be allocated for the payment of attorneys' fees and legal expenses for indigent defendants in criminal cases on appeal as provided in Georgia Laws 1953, Nov.-Dec. Session, pp. 478-481.

Provided, however, that the sum of \$10,500 shall be allocated for the cost of Georgia's pro rata share for the operation of the National Center for State Courts.

Total Positions Budgeted 59

Section 4. Superior Courts.

Budget Unit: Superior Courts\$ 14,865,772

For the cost of operating the Superior Courts of the State of Georgia, including payment of Judges' salaries, contingent expense allowances authorized by law, the payment of mileage authorized by law and such other salaries and expenses as may be authorized by law.

For payment of salaries, the payment of mileage and other expenses as may be authorized by law for the District Attorneys, Assistant District Attorneys, and District Attorneys Emeritus.

For the cost of operating the Judge Sentence Review Panel as created by 1974 Georgia Laws, p. 358.

Provided, however, that the listed appropriation shall be increased by the amount of \$27,078 per annum for each additional Judge Emeritus position established during the fiscal year, and by the amount of \$17,000 per annum for each additional District Attorney Emeritus position established during the fiscal year.

Provided, further, that the listed appropriation shall be increased by the amount of \$80,000 per annum for each judgeship created by law during the 1981 session of the General Assembly.

Provided, that of the above appropriation relating to Superior Courts, \$398,000 is designated and committed for the Prosecuting Attorneys' Council for operations and \$68,859 is designated and committed for the Sentence Review Panel, and \$57,676 is designated and committed for the Probation Advisory Council.

Provided, however, of the above appropriation \$10,000 is designated and committed to attend the judicial college for judges with less than five years' experience.

Total Positions Budgeted 430

Section 5. Court of Appeals.

Budget Unit: Court of Appeals\$ 2,310,000

For the cost of operating the State Court of Appeals, including salaries and retirement contributions of judges and employees of the Court and for the Emeritus Judges of the

Court. Provided, however, that the listed appropriation shall be increased by the amount of \$12,000 per annum for each additional Emeritus position established during the fiscal year.

Total Positions Budgeted 54

**Section 6. Administrative Office of
the Courts and Judicial
Administrative Districts.**

Budget Unit: Administrative Office
of the Courts and Judicial
Administrative Districts\$ 1,136,515
Administrative Office of the
Courts.....\$ 505,232
Institute for Continuing
Judicial Education\$ 202,280
Judicial Administrative
Districts\$ 429,003
Total Funds Budgeted\$ 1,136,515
State Funds Budgeted.....\$ 1,136,515
Total Positions Budgeted 39

For the cost of operating the Administrative Office of the Courts; for the cost of operating the Institute for Continuing Judicial Education; and for the cost of operating the Judicial Administrative Districts.

Section 7. Appellate Court Reports.

Budget Unit: Court Reports\$ 175,000

For the cost of printing and distributing the reports of the Supreme Court and Court of Appeals.

Total Positions Budgeted 0

**Section 8. Judicial Qualifications
Commission.**

Budget Unit: Judicial Qualifications
Commission\$ 49,760

For the cost of operating the Judicial Qualifications Commission.

Total Positions Budgeted 0

Section 9. Board of Court Reporting.

Budget Unit:\$ 12,802

For the cost of operating the Board of Court Reporting.

Total Positions Budgeted 1

**Section 10. Council of Juvenile
Court Judges.**

Budget Unit:\$ 91,577

For the cost of operating the Council of Juvenile Court Judges.

Total Positions Budgeted 3

**Section 11. Georgia Justice Courts
Training Council.**

Budget Unit:\$ 12,100

For the cost of operating the Georgia Justice Courts Training Council.

Total Positions Budgeted 0

Section 12. Georgia Indigent Defense Council.

Budget Unit:	\$ -0-
Central Operations	\$ -0-
Grants	\$ -0-
Total Funds Budgeted	\$ -0-
State Funds Budgeted	\$ -0-

For the cost of operating the Georgia Indigent Defense Council.

Total Positions Budgeted 0

**PART III.
EXECUTIVE BRANCH**

Section 13. Department of Administrative Services.

A. Budget Unit: Department of

Administrative Services	\$ 35,194,942
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1. State Properties Commission Budget:

Personal Services	\$ 184,367
Regular Operating Expenses	\$ 7,780
Travel	\$ 3,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 500
Equipment Purchases	\$ 500
Computer Charges	\$ -0-
Real Estate Rentals	\$ 12,516
Telecommunications	\$ 3,180
Per Diem, Fees and Contracts	\$ 17,500
Total Funds Budgeted	\$ 229,343
State Funds Budgeted	\$ 225,656
Total Positions Budgeted	6

2. Departmental Administration Budget:

Personal Services	\$ 858,505
Regular Operating Expenses	\$ 32,215
Travel	\$ 6,800
Motor Vehicle Equipment	
Purchases	\$ 7,530
Publications and Printing	\$ 6,000
Equipment Purchases	\$ 1,450
Computer Charges	\$ -0-
Real Estate Rentals	\$ 45,433
Telecommunications	\$ 15,420
Per Diem, Fees and Contracts	\$ -0-
Direct Payments to Georgia	
Building Authority for	
Capital Outlay	\$ 10,600,000
Direct Payments to Georgia	
Building Authority for	
Operations	\$ -0-
Direct Payments to Georgia	
Building Authority for	
Floyd Buildings Operations	\$ 900,000
Direct Payments to Georgia	
Building Authority for	
Authority Lease Rentals	\$ 850,000

Total Funds Budgeted	\$ 13,323,353
State Funds Budgeted.....	\$ 13,306,184
Total Positions Budgeted	38

3. Fiscal and Self-Insurance

Administration Budget:

Personal Services.....	\$ 1,105,243
Regular Operating Expenses	\$ 57,157
Travel.....	\$ 29,000
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 14,000
Equipment Purchases.....	\$ 2,155
Computer Charges	\$ 5,022,700
Real Estate Rentals	\$ 54,078
Telecommunications.....	\$ 22,000
Per Diem, Fees and Contracts	\$ -0-
Workers' Compensation	\$ -0-
State Liability Self-Insurance	
Reserve.....	\$ -0-
Unemployment Compensation	
Reserve.....	\$ 1,500,000
Public Safety Officers	
Indemnification Fund.....	\$ 608,800
Total Funds Budgeted	\$ 8,415,133
State Funds Budgeted.....	\$ 5,595,628
Total Positions Budgeted	49

4. Central and Surplus Property

Administration Budget:

Personal Services.....	\$ 892,388
Regular Operating Expenses	\$ 423,856
Travel.....	\$ 21,850
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 16,500
Equipment Purchases.....	\$ 1,450
Computer Charges	\$ 41,000
Real Estate Rentals	\$ 67,055
Telecommunications.....	\$ 14,000
Per Diem, Fees and Contracts	\$ 12,300
Materials for Resale.....	\$ 5,120,000
Utilities.....	\$ 23,980
Total Funds Budgeted	\$ 6,634,379
State Funds Budgeted.....	\$ 191,104
Total Positions Budgeted	61

5. Procurement Administration Budget:

Personal Services.....	\$ 1,033,086
Regular Operating Expenses	\$ 107,507
Travel.....	\$ 6,700
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 29,600
Equipment Purchases.....	\$ 500
Computer Charges	\$ 225,000
Real Estate Rentals	\$ 56,502
Telecommunications.....	\$ 32,500
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 1,491,395

State Funds Budgeted.....	\$ 1,470,734
Total Positions Budgeted.....	52
6. General Services Administration	
Budget:	
Personal Services.....	\$ 213,235
Regular Operating Expenses	\$ 96,956
Travel.....	\$ 818
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 100
Equipment Purchases.....	\$ 600
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 5,254
Telecommunications.....	\$ 2,100
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 319,063
State Funds Budgeted.....	\$ 144,799
Total Positions Budgeted.....	14
7. Real Property and Space	
Management Budget:	
Personal Services.....	\$ 235,600
Regular Operating Expenses	\$ 5,430
Travel.....	\$ 900
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 400
Equipment Purchases.....	\$ 500
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 17,999
Telecommunications.....	\$ 4,420
Per Diem, Fees and Contracts	\$ 300
Materials for Resale.....	\$ -0-
Total Funds Budgeted	\$ 265,549
State Funds Budgeted.....	\$ 260,837
Total Positions Budgeted.....	11
8. Data Processing Services Budget:	
Personal Services.....	\$ 13,861,728
Regular Operating Expenses	\$ 1,265,190
Travel.....	\$ 53,610
Motor Vehicle Equipment	
Purchases.....	\$ 5,800
Publications and Printing.....	\$ 221,975
Equipment Purchases.....	\$ 243,280
Computer Charges	\$ 299,000
Rents and Maintenance Expense	\$ 11,923,516
Real Estate Rentals	\$ 1,029,947
Telecommunications	\$ 261,250
Payments to DOAS Fiscal	
Administration.....	\$ 2,243,396
Per Diem, Fees and Contracts	\$ 934,900
Total Funds Budgeted	\$ 32,072,695
State Funds Budgeted.....	\$ 9,000,000
Total Positions Budgeted.....	685
9. Motor Pool Services Budget:	
Personal Services.....	\$ 400,518
Regular Operating Expenses	\$ 1,099,420
Travel.....	\$ 900

Motor Vehicle Equipment Purchases	\$ 96,734
Publications and Printing.....	\$ 1,000
Equipment Purchases.....	\$ 30,000
Computer Charges	\$ 8,600
Real Estate Rentals	\$ 720
Telecommunications.....	\$ 5,750
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 1,635,632
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	28

10. Communication Services Budget:

Personal Services.....	\$ 1,983,647
Regular Operating Expenses	\$ 372,314
Travel.....	\$ 9,700
Motor Vehicle Equipment	
Purchases.....	\$ 30,100
Publications and Printing.....	\$ 58,200
Equipment Purchases.....	\$ 6,525
Computer Charges	\$ 84,183
Real Estate Rentals	\$ 55,340
Telecommunications.....	\$ 460
Per Diem, Fees and Contracts	\$ 5,000
Telephone Billings	\$ 20,947,679
Total Funds Budgeted	\$ 23,513,476
State Funds Budgeted.....	\$ 5,000,000
Total Positions Budgeted	106

11. Printing Services Budget:

Personal Services.....	\$ 1,261,200
Regular Operating Expenses	\$ 1,515,879
Travel.....	\$ 3,361
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 200
Equipment Purchases.....	\$ 40,300
Computer Charges	\$ 6,000
Real Estate Rentals	\$ 132,050
Telecommunications.....	\$ 11,900
Materials for Resale.....	\$ 50,000
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 2,995,666
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	76

Budget Unit Object Classes:

Personal Services.....	\$ 22,029,517
Regular Operating Expenses	\$ 4,983,704
Travel.....	\$ 136,639
Motor Vehicle Equipment	
Purchases.....	\$ 140,164
Publications and Printing.....	\$ 348,475
Equipment Purchases.....	\$ 327,260
Computer Charges	\$ 5,686,483
Real Estate Rentals	\$ 1,476,894
Telecommunications.....	\$ 372,980
Per Diem, Fees and Contracts	\$ 970,000
Rents and Maintenance Expense	\$ 11,923,516
Utilities.....	\$ 23,980

Workers' Compensation	\$ -0-
Payments to DOAS Fiscal	
Administration	\$ 2,243,396
Direct Payments to Georgia	
Building Authority for	
Operations	\$ -0-
Direct Payments to Georgia	
Building Authority for	
Capital Outlay	\$ 10,600,000
Direct Payments to Georgia	
Building Authority for	
Authority Lease Rentals	\$ 850,000
Direct Payments to Georgia	
Building Authority for	
Floyd Buildings Operations	\$ 900,000
State Liability Self-Insurance	
Reserve	\$ -0-
Telephone Billings	\$ 20,947,679
Materials for Resale	\$ 5,170,000
Public Safety Officers	
Indemnity Fund	\$ 608,800
Unemployment Compensation	
Reserve	\$ 1,500,000
Total Positions Budgeted	1,126
Authorized Motor Vehicles	284

It is the intent of this General Assembly that the Office of Planning and Budget and all other agencies of State government utilize federal funds wherever possible in connection with Workers' Compensation and Unemployment Compensation payments, and that no such payments shall be made to or on behalf of anyone other than bona fide State employees.

It is the intent of this General Assembly that income to the Department of Administrative Services from user agencies shall not exceed the maximum amounts listed below for each service activity:

General Services	\$ 319,063
Data Processing Service	\$ 32,072,695
Motor Pool Service	\$ 1,635,632
Communication Services	\$ 23,513,476
Printing Services	\$ 2,995,666
Total	\$ 60,536,532

except to provide general salary increases authorized for all State employees, or unless there is a corresponding fund availability, with prior budgetary approval, in the appropriate object class or classes of user agency or agencies for which the Department provides service.

Provided further, the State Auditor shall report any exceptions or violations of this intent in his annual financial audit of the Department of Administrative Services.

Provided, it is the intent of this General Assembly that the Department shall not purchase, lease, or lease-purchase any additional computer hardware other than that which is authorized in this appropriations Act, unless funds are available for this purpose in the user agencies.

B. Budget Unit: Georgia Building

Authority	\$ -0-
1. Georgia Building Authority	
Budget:	
Personal Services	\$ 8,066,605
Regular Operating Expenses	\$ 2,113,171
Travel	\$ 3,500

Motor Vehicle Equipment

Purchases.....	\$ -0-
Publications and Printing.....	\$ 30,000
Equipment Purchases.....	\$ 90,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 40,000
Per Diem, Fees and Contracts	\$ 89,000
Capital Outlay	\$ 10,600,000
Authority Lease Rentals	\$ 1,039,500
Utilities	\$ 3,300,000
Facilities Renovations and Repairs	\$ -0-
Total Funds Budgeted	\$ 25,210,443
State Funds Budgeted	\$ -0-
Total Positions Budgeted	419

2. Operations of Floyd Building**Budget:**

Personal Services.....	\$ 659,225
Regular Operating Expenses	\$ 350,000
Travel.....	\$ -0-
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 20,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts	\$ -0-
Capital Outlay	\$ -0-
Authority Lease Rentals	\$ -0-
Utilities	\$ 1,300,000
Facilities Renovations and Repairs	\$ -0-
Total Funds Budgeted	\$ 2,329,225
State Funds Budgeted	\$ -0-
Total Positions Budgeted	88

Budget Unit Object Classes:

Personal Services.....	\$ 8,725,830
Regular Operating Expenses	\$ 2,463,171
Travel.....	\$ 3,500
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 30,000
Equipment Purchases.....	\$ 110,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 40,000
Per Diem, Fees and Contracts	\$ 89,000
Capital Outlay	\$ 10,600,000
Authority Lease Rentals	\$ 1,039,500
Utilities	\$ 4,600,000
Facilities Renovations and Repairs	\$ -0-
Total Positions Budgeted	507
Authorized Motor Vehicles	39

The Authority is authorized to increase the amount budgeted for Facilities Renovations and Repairs by such amounts as are approved for other Agencies or Authorities of the State by the Office of Planning and Budget, and by such amounts as are received from other sources for renovations or repairs.

Provided, however, the Georgia Building Authority is authorized to utilize available funds for acquiring additional parking facilities in the Capitol Hill area, but no funds shall be so applied without prior approval of the Fiscal Affairs Subcommittees of the House and Senate.

Section 14. Department of Agriculture.

A. Budget Unit: Department of

Agriculture.....	\$ 19,459,145
1. Plant Industry Budget:	
Personal Services.....	\$ 3,050,383
Regular Operating Expenses	\$ 314,306
Travel.....	\$ 117,317
Motor Vehicle Equipment Purchases	\$ 59,803
Publications and Printing.....	\$ 26,000
Equipment Purchases.....	\$ 87,030
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 5,178
Telecommunications.....	\$ 36,250
Per Diem, Fees and Contracts	\$ 600
Total Funds Budgeted	\$ 3,696,867
State Funds Budgeted.....	\$ 3,190,697
Total Positions Budgeted	186
2. Animal Industry Budget:	
Personal Services.....	\$ 1,024,000
Regular Operating Expenses	\$ 114,275
Travel.....	\$ 35,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 10,000
Equipment Purchases.....	\$ 2,700
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications.....	\$ 37,950
Per Diem, Fees and Contracts	\$ 75,000
Athens Veterinary Laboratory	
Contract.....	\$ 397,000
Tifton Veterinary Laboratory	
Contract.....	\$ 718,000
Poultry Veterinary Diagnostic	
Laboratories in Canton, Dalton,	
Douglas, Oakwood, Royston,	
Statesboro and Tifton	\$ 800,000
Veterinary Fees	\$ 525,000
Indemnities	\$ 75,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 3,813,925
State Funds Budgeted.....	\$ 3,468,449
Total Positions Budgeted	55
3. Marketing Budget:	
Personal Services.....	\$ 766,000
Regular Operating Expenses	\$ 128,485
Travel.....	\$ 46,985
Motor Vehicle Equipment Purchases	\$ -0-

Publications and Printing.....	\$ 19,980
Equipment Purchases.....	\$ 8,100
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications.....	\$ 35,000
Per Diem, Fees and Contracts.....	\$ 31,600
Advertising.....	\$ 55,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 1,091,150
State Funds Budgeted.....	\$ 1,064,580
Total Positions Budgeted	40
4. Major Markets Budget:	
Personal Services.....	\$ 1,671,000
Regular Operating Expenses	\$ 734,000
Travel.....	\$ 10,000
Motor Vehicle Equipment Purchases	\$ 14,000
Publications and Printing.....	\$ 7,000
Equipment Purchases.....	\$ 17,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications.....	\$ 28,000
Advertising.....	\$ 35,000
Per Diem, Fees and Contracts.....	\$ 19,400
Major Repairs and Maintenance	
Projects at Major and Minor	
Markets.....	\$ 550,000
Total Funds Budgeted	\$ 3,085,400
State Funds Budgeted.....	\$ 626,980
Total Positions Budgeted	116
5. General Agricultural Field	
Forces Budget:	
Personal Services.....	\$ 1,796,000
Regular Operating Expenses	\$ 125,297
Travel.....	\$ 172,764
Motor Vehicle Equipment Purchases	\$ 51,200
Publications and Printing.....	\$ 4,000
Equipment Purchases.....	\$ 3,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 3,600
Telecommunications.....	\$ 16,000
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 2,171,861
State Funds Budgeted.....	\$ 2,135,941
Total Positions Budgeted	115
6. Internal Administration Budget:	
Personal Services.....	\$ 1,058,000
Regular Operating Expenses	\$ 129,940
Travel.....	\$ 26,700
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 21,000
Equipment Purchases.....	\$ 17,175
Computer Charges	\$ 229,650
Real Estate Rentals	\$ 512,300
Telecommunications.....	\$ 32,150
Per Diem, Fees and Contracts.....	\$ 2,000

Total Funds Budgeted	\$ 2,028,915
State Funds Budgeted.....	\$ 1,975,188
Total Positions Budgeted	54
7. Information and Education Budget:	
Personal Services.....	\$ 130,000
Regular Operating Expenses	\$ 11,210
Travel.....	\$ 1,200
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 325,000
Equipment Purchases.....	\$ 8,300
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications.....	\$ 5,400
Per Diem, Fees and Contracts	\$ -0-
Market Bulletin Postage.....	\$ 420,000
Total Funds Budgeted	\$ 901,110
State Funds Budgeted.....	\$ 898,510
Total Positions Budgeted	9
8. Fuel and Measures Standards Budget:	
Personal Services.....	\$ 1,144,507
Regular Operating Expenses	\$ 226,660
Travel.....	\$ 100,000
Motor Vehicle Equipment Purchases	\$ 58,200
Publications and Printing.....	\$ 5,500
Equipment Purchases.....	\$ 20,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications.....	\$ 13,850
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 1,568,717
State Funds Budgeted.....	\$ 1,543,637
Total Positions Budgeted	74
9. Consumer Services Budget:	
Personal Services.....	\$ 582,000
Regular Operating Expenses	\$ 81,110
Travel.....	\$ 15,000
Motor Vehicle Equipment Purchases	\$ 24,000
Publications and Printing.....	\$ 4,500
Equipment Purchases.....	\$ 2,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications.....	\$ 19,000
Per Diem, Fees and Contracts	\$ 1,500
Total Funds Budgeted	\$ 729,110
State Funds Budgeted.....	\$ 717,470
Total Positions Budgeted	30
10. Consumer Protection Field Forces Budget:	
Personal Services.....	\$ 2,640,000
Regular Operating Expenses	\$ 139,563
Travel.....	\$ 149,900
Motor Vehicle Equipment Purchases	\$ 30,000
Publications and Printing.....	\$ 8,200
Equipment Purchases.....	\$ 12,000

Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 5,520
Telecommunications	\$ 26,500
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 3,011,683
State Funds Budgeted.....	\$ 2,338,549
Total Positions Budgeted	140
11. Meat Inspection Budget:	
Personal Services.....	\$ 2,389,000
Regular Operating Expenses	\$ 87,417
Travel.....	\$ 176,596
Motor Vehicle Equipment Purchases	\$ 36,000
Publications and Printing.....	\$ 2,600
Equipment Purchases.....	\$ 1,120
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 17,700
Per Diem, Fees and Contracts	\$ 107,900
Total Funds Budgeted	\$ 2,818,333
State Funds Budgeted.....	\$ 1,124,144
Total Positions Budgeted	131
12. Fire Ant Control Budget:	
Personal Services.....	\$ -0-
Regular Operating Expenses	\$ -0-
Travel.....	\$ -0-
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts	\$ -0-
Purchase of Bait	
and Airplane Contracts	\$ 100,000
Total Funds Budgeted	\$ 100,000
State Funds Budgeted.....	\$ 100,000
Total Positions Budgeted	0
13. Georgia Agrirama Development	
Authority Budget:	
Direct Payments to Georgia	
Agrirama Development	
Authority for Operations	\$ 275,000
Total Funds Budgeted	\$ 275,000
State Funds Budgeted.....	\$ 275,000
Total Positions Budgeted	0
14. Seed Technology and Development	
Personal Services.....	\$ 152,589
Regular Operating Expenses	\$ 4,800
Travel.....	\$ 900
Motor Vehicle Equipment Purchases	\$ 20,000
Publications and Printing.....	\$ 200
Equipment Purchases.....	\$ 158,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-

Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 336,489
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	8

Budget Unit Object Classes:

Personal Services.....	\$ 16,403,479
Regular Operating Expenses	\$ 2,097,063
Travel.....	\$ 852,362
Motor Vehicle Equipment	
Purchases.....	\$ 293,203
Publications and Printing.....	\$ 433,980
Equipment Purchases.....	\$ 336,425
Computer Charges	\$ 229,650
Real Estate Rentals	\$ 526,598
Telecommunications.....	\$ 267,800
Per Diem, Fees and Contracts.....	\$ 238,000
Market Bulletin Postage.....	\$ 420,000
Purchase of Bait	
and Airplane Contracts	\$ 100,000
Athens Veterinary Laboratory	
Contract.....	\$ 397,000
Tifton Veterinary Laboratory	
Contract.....	\$ 718,000
Poultry Veterinary Diagnostic	
Laboratories in Canton, Dalton,	
Douglas, Oakwood, Royston	
Statesboro and Tifton	\$ 800,000
Veterinary Fees	\$ 525,000
Indemnities	\$ 75,000
Advertising Contract	\$ 90,000
Direct Payments to Georgia	
Agrirama Development Authority	
for Operations.....	\$ 275,000
Repairs to Major and	
Minor Markets.....	\$ 550,000
Capital Outlay	\$ -0-
Total Positions Budgeted	958
Authorized Motor Vehicles	259

Provided, that of the above appropriation relative to Regular Operating Expenses, \$50,000 is designated and committed for livestock and poultry shows relating to research and promoting.

Provided, that of the above appropriation, the Department is authorized and directed to notify dairy farmers of milk-sample test results after each test.

Provided, that of the above appropriation relating to Repairs to Major and Minor Markets, no expenditure shall be made without prior approval of the Georgia Building Authority (Markets).

B. Budget Unit: Georgia Agrirama

Development Authority	\$ -0-
Georgia Agrirama Development	
Authority Budget:	
Personal Services.....	\$ 435,231
Regular Operating Expenses	\$ 90,259
Travel.....	\$ 7,600
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 17,000

Equipment Purchases.....	\$ 888
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 4,000
Per Diem, Fees and Contracts	\$ 18,060
Capital Outlay	\$ 24,800
Goods for Resale	\$ 82,562
Sales Tax	\$ 9,400
Total Funds Budgeted	\$ 689,800
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	27

Budget Unit Object Classes:

Personal Services.....	\$ 435,231
Regular Operating Expenses	\$ 90,259
Travel.....	\$ 7,600
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 17,000
Equipment Purchases.....	\$ 888
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 4,000
Per Diem, Fees and Contracts	\$ 18,060
Capital Outlay	\$ 24,800
Sales Tax.....	\$ 82,562
Goods for Resale	\$ 9,400
Total Positions Budgeted	27
Authorized Motor Vehicles	5

provided, the Authority is hereby authorized to budget additional agency income for the purpose of providing a retirement plan for its employees.

Section 15. Department of Banking and Finance.

Budget Unit: Department of Banking and Finance	\$ 2,687,661
Administration and Examination Budget:	
Personal Services.....	\$ 2,204,500
Regular Operating Expenses	\$ 127,420
Travel.....	\$ 233,183
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 18,039
Equipment Purchases.....	\$ 6,110
Computer Charges	\$ 13,350
Real Estate Rentals	\$ 104,842
Telecommunications	\$ 22,307
Per Diem, Fees and Contracts	\$ 2,000
Total Funds Budgeted	\$ 2,731,751
State Funds Budgeted.....	\$ 2,687,661
Total Positions Budgeted	95

Budget Unit Object Classes:

Personal Services.....	\$ 2,204,500
Regular Operating Expenses	\$ 127,420
Travel.....	\$ 233,183
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 18,039
Equipment Purchases.....	\$ 6,110

Computer Charges	\$ 13,350
Real Estate Rentals	\$ 104,842
Telecommunications	\$ 22,307
Per Diem, Fees and Contracts	\$ 2,000
Total Positions Budgeted	95
Authorized Motor Vehicles	21

Section 16. Department of Community Affairs.

A. Budget Unit: Department of

Community Affairs.....	\$ 4,025,389
1. Executive and Administrative:	
Personal Services.....	\$ 417,000
Regular Operating Expenses	\$ 34,607
Travel.....	\$ 10,250
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 8,100
Equipment Purchases.....	\$ 1,200
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 111,843
Telecommunications	\$ 9,300
Per Diem, Fees and Contracts	\$ 8,000
Capital Felony Expenses.....	\$ 50,000
Multi-State Transportation Board.....	\$ 10,000
Payments to Georgia Residential Finance Authority	\$ -0-
Local Assistance Grants	\$ 280,000
Total Funds Budgeted	\$ 940,300
State Funds Budgeted.....	\$ 912,960
Total Positions Budgeted	16
2. Technical Assistance:	
Personal Services.....	\$ 504,500
Regular Operating Expenses	\$ 21,695
Travel.....	\$ 36,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 21,285
Equipment Purchases.....	\$ -0-
Computer Charges	\$ 3,100
Real Estate Rentals	\$ 27,287
Telecommunications	\$ 19,000
Per Diem, Fees and Contracts	\$ 24,100
Total Funds Budgeted	\$ 656,967
State Funds Budgeted.....	\$ 534,316
Total Positions Budgeted	22
3. Planning and Programming:	
Personal Services.....	\$ 747,000
Regular Operating Expenses	\$ 19,635
Travel.....	\$ 47,700
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 7,700
Equipment Purchases.....	\$ 2,200
Computer Charges	\$ 2,250
Real Estate Rentals	\$ 39,700
Telecommunications	\$ 17,425
Per Diem, Fees and Contracts	\$ 8,124
Grants to Area Planning and	

Development Commissions	\$ 1,350,000
HUD 701 Planning Grants	\$ 325,604
Appalachian Regional Commission	
Assessment	\$ 144,985
Coastal Plains Regional Commission	
Assessment	\$ 55,000
Total Funds Budgeted	\$ 2,767,323
State Funds Budgeted	\$ 2,159,580
Total Positions Budgeted	32
4. Community Betterment:	
Personal Services	\$ 255,000
Regular Operating Expenses	\$ 11,100
Travel	\$ 16,600
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 6,165
Equipment Purchases	\$ -0-
Computer Charges	\$ -0-
Real Estate Rentals	\$ 13,640
Telecommunications	\$ 9,560
Per Diem, Fees and Contracts	\$ 13,650
Total Funds Budgeted	\$ 325,715
State Funds Budgeted	\$ 320,615
Total Positions Budgeted	11
5. Juvenile Justice Budget:	
Personal Services	\$ 94,640
Regular Operating Expenses	\$ 3,680
Travel	\$ 2,000
Motor Vehicle Equipment	
Purchases	\$ -0-
Publications and Printing	\$ 500
Equipment Purchases	\$ -0-
Computer Charges	\$ -0-
Real Estate Rentals	\$ 3,640
Telecommunications	\$ 2,000
Per Diem, Fees and Contracts	\$ 7,000
Juvenile Justice Grants	\$ 1,533,000
Total Funds Budgeted	\$ 1,646,460
State Funds Budgeted	\$ 43,701
Total Positions Budgeted	4
6. Financial Management and	
Audits Budget:	
Personal Services	\$ 93,000
Regular Operating Expenses	\$ 7,155
Travel	\$ 3,000
Motor Vehicle Equipment	
Purchases	\$ -0-
Publications and Printing	\$ 500
Equipment Purchases	\$ 500
Computer Charges	\$ -0-
Real Estate Rentals	\$ 3,640
Telecommunications	\$ 500
Per Diem, Fees and Contracts	\$ 2,000
Total Funds Budgeted	\$ 110,295
State Funds Budgeted	\$ 54,217
Total Positions Budgeted	4

Budget Unit Object Classes:

Personal Services.....	\$ 2,111,14
Regular Operating Expenses	\$ 97,87
Travel.....	\$ 115,55
Motor Vehicle Equipment Purchases	\$ -0
Publications and Printing.....	\$ 44,25
Equipment Purchases.....	\$ 3,90
Computer Charges	\$ 5,35
Real Estate Rentals	\$ 199,75
Telecommunications	\$ 57,78
Per Diem, Fees and Contracts.....	\$ 62,87
Capital Felony Expenses.....	\$ 50,00
Grants to Area Planning and Development Commissions	\$ 1,350,00
HUD 701 Planning Grants	\$ 325,60
Local Assistance Grants.....	\$ 280,00
Appalachian Regional Commission Assessment	\$ 144,98
Coastal Plains Regional Commission Assessment	\$ 55,00
Multi-State Transportation Board.....	\$ 10,00
Juvenile Justice Grants.....	\$ 1,533,00
Payments to Georgia Residential Finance Authority	\$ -0
Total Positions Budgeted	8
Authorized Motor Vehicles	4

Provided that of the above appropriations \$10,000 is designated and committed for The Multi-State Transportation Board.

B. Budget Unit: Georgia Residential

Finance Authority.....	\$ -0
Georgia Residential Finance Authority Budget:	
Personal Services.....	\$ 1,254,76
Regular Operating Expenses	\$ 153,16
Travel.....	\$ 73,00
Motor Vehicle Equipment Purchases	\$ 50,00
Publications and Printing.....	\$ 34,50
Equipment Purchases.....	\$ 10,85
Computer Charges	\$ 9,00
Real Estate Rentals	\$ 99,01
Telecommunications	\$ 70,00
Per Diem, Fees and Contracts.....	\$ 216,22
Rental Assistance Payments	\$ 8,252,16
Grants to Housing Sponsors.....	\$ 475,00
Total Funds Budgeted	\$ 10,697,67
State Funds Budgeted.....	\$ -0
Total Positions Budgeted	6
Authorized Motor Vehicles	2

Budget Unit Object Classes:

Personal Services.....	\$ 1,254,76
Regular Operating Expenses	\$ 153,16
Travel.....	\$ 73,00
Motor Vehicle Equipment Purchases	\$ 50,00
Publications and Printing.....	\$ 34,50
Equipment Purchases.....	\$ 10,85

Computer Charges	\$ 9,000
Real Estate Rentals	\$ 99,015
Telecommunications	\$ 70,000
Per Diem, Fees and Contracts	\$ 216,225
Rental Assistance Payments	\$ 8,252,162
Grants to Housing Sponsors	\$ 475,000
Total Positions Budgeted	68
Authorized Motor Vehicles	26
Provided that the Georgia Residential Finance Authority is authorized to initiate the Hilly Farm Program from existing funds.	

Section 17. Office of Comptroller General.

Budget Unit: Office of Comptroller

General	\$ 4,691,831
1. Internal Administration Budget:	
Personal Services	\$ 442,156
Regular Operating Expenses	\$ 65,172
Travel	\$ 5,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 7,500
Equipment Purchases	\$ 1,770
Computer Charges	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 13,650
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 535,248
State Funds Budgeted	\$ 514,408
Total Positions Budgeted	21
2. Insurance Regulation Budget:	
Personal Services	\$ 885,292
Regular Operating Expenses	\$ 42,482
Travel	\$ 6,400
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 89,940
Equipment Purchases	\$ 3,540
Computer Charges	\$ 41,500
Real Estate Rentals	\$ 20,195
Telecommunications	\$ 22,100
Per Diem, Fees and Contracts	\$ 6,000
Computer Equipment and Feasibility Study	\$ -0-
Total Funds Budgeted	\$ 1,117,449
State Funds Budgeted	\$ 1,030,475
Total Positions Budgeted	45
3. Industrial Loans Regulation Budget:	
Personal Services	\$ 312,592
Regular Operating Expenses	\$ 20,524
Travel	\$ 16,000
Motor Vehicle Equipment Purchases	\$ 5,500
Publications and Printing	\$ 5,250
Equipment Purchases	\$ 150
Computer Charges	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 5,250

Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 365,266
State Funds Budgeted	\$ 359,015
Total Positions Budgeted	14

4. Information and Enforcement

Budget:	
Personal Services	\$ 803,278
Regular Operating Expenses	\$ 36,617
Travel	\$ 27,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 3,400
Equipment Purchases	\$ 1,730
Computer Charges	\$ -0-
Real Estate Rentals	\$ 21,753
Telecommunications	\$ 29,650
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 923,428
State Funds Budgeted	\$ 907,543
Total Positions Budgeted	45

5. Fire Safety and Mobile Home

Regulation Budget:	
Personal Services	\$ 1,901,038
Regular Operating Expenses	\$ 89,640
Travel	\$ 126,450
Motor Vehicle Equipment Purchases	\$ 49,500
Publications and Printing	\$ 16,500
Equipment Purchases	\$ 2,000
Computer Charges	\$ 5,516
Real Estate Rentals	\$ 36,844
Telecommunications	\$ 25,630
Per Diem, Fees and Contracts	\$ 10,000
Total Funds Budgeted	\$ 2,263,118
State Funds Budgeted	\$ 1,880,390
Total Positions Budgeted	104

Budget Unit Object Classes:

Personal Services	\$ 4,344,356
Regular Operating Expenses	\$ 254,435
Travel	\$ 180,850
Motor Vehicle Equipment Purchases	\$ 55,000
Publications and Printing	\$ 122,590
Equipment Purchases	\$ 9,190
Computer Charges	\$ 47,016
Real Estate Rentals	\$ 78,792
Telecommunications	\$ 96,280
Computer Equipment and Feasibility Study	\$ -0-
Per Diem, Fees and Contracts	\$ 16,000
Total Positions Budgeted	229
Authorized Motor Vehicles	57

Section 18. Department of Defense.

Budget Unit: Department of Defense	\$ 2,267,849
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1. Administration and Support of

State Militia Budget:

Personal Services	\$ 772,000
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Regular Operating Expenses	\$ 78,207
Travel.....	\$ 3,200
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 20,850
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 22,019
Per Diem, Fees and Contracts	\$ 20,000
Military Assistance to	
Safety and Traffic Grant	\$ -0-
Georgia Military Institute Grant.....	\$ 18,000
Civil Air Patrol Contract	\$ 40,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 974,276
State Funds Budgeted.....	\$ 938,935
Total Positions Budgeted	36
2. Civil Defense Budget:	
Personal Services.....	\$ 699,000
Regular Operating Expenses	\$ 91,621
Travel.....	\$ 16,500
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 6,605
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 25,164
Per Diem, Fees and Contracts	\$ -0-
Local Civil Defense	
Grants - Training	\$ 42,619
Total Funds Budgeted	\$ 881,509
State Funds Budgeted.....	\$ 447,436
Total Positions Budgeted	32
3. Construction and Facilities	
Maintenance Budget:	
Personal Services.....	\$ 102,840
Regular Operating Expenses	\$ 118,180
Travel.....	\$ 2,400
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 9,900
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts	\$ 500
Grants to National Guard Units	\$ 312,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 545,820
State Funds Budgeted.....	\$ 543,763
Total Positions Budgeted	5
4. Disaster Preparedness and Recovery	
Budget:	
Personal Services.....	\$ 206,366
Regular Operating Expenses	\$ 9,930
Travel.....	\$ 14,750

Motor Vehicle Equipment Purchases	\$ -0.
Publications and Printing.....	\$ 3,600
Equipment Purchases.....	\$ 1,000
Computer Charges.....	\$ -0.
Real Estate Rentals	\$ 4,560
Telecommunications	\$ 3,550
Per Diem, Fees and Contracts	\$ -0.
Total Funds Budgeted	\$ 243,750
State Funds Budgeted.....	\$ 11,217
Total Positions Budgeted	10

5. Service Contracts Budget:

Personal Services.....	\$ 1,735,100
Regular Operating Expenses	\$ 1,462,669
Travel.....	\$ 2,300
Motor Vehicle Equipment Purchases	\$ -0.
Publications and Printing.....	\$ -0.
Equipment Purchases.....	\$ -0.
Computer Charges.....	\$ -0.
Real Estate Rentals	\$ -0.
Telecommunications	\$ -0.
Per Diem, Fees and Contracts	\$ -0.
Total Funds Budgeted	\$ 3,200,069
State Funds Budgeted.....	\$ 326,498
Total Positions Budgeted	116

Budget Unit Object Classes:

Personal Services.....	\$ 3,515,306
Regular Operating Expenses	\$ 1,760,607
Travel.....	\$ 39,150
Motor Vehicle Equipment Purchases	\$ -0.
Publications and Printing.....	\$ 31,055
Equipment Purchases.....	\$ 10,900
Computer Charges.....	\$ -0.
Real Estate Rentals	\$ 4,560
Telecommunications.....	\$ 50,733
Per Diem, Fees and Contracts.....	\$ 20,500
Military Assistance to	
Safety and Traffic Grant	\$ -0.
National Guard Units Grants	\$ 312,000
Georgia Military Institute Grant.....	\$ 18,000
Civil Air Patrol Contract	\$ 40,000
Capital Outlay	\$ -0.
Local Civil Defense	
Grants - Training	\$ 42,619
Total Positions Budgeted	199
Authorized Motor Vehicles	20

**Section 19. State Board of Education -
Department of Education.**

A. Budget Unit: Department of

Education.....\$ 1,229,678,010

1. Instructional Services Budget:

Personal Services.....	\$ 2,757,000
Regular Operating Expenses	\$ 124,211
Travel.....	\$ 232,598
Motor Vehicle Equipment Purchases	\$ -0.
Publications and Printing.....	\$ 132,706

Equipment Purchases.....	\$ 11,380
Real Estate Rentals	\$ 136,859
Telecommunications	\$ 93,006
Per Diem, Fees and Contracts	\$ 217,400
Utilities.....	\$ 6,689
Total Funds Budgeted	\$ 3,711,849
State Funds Budgeted.....	\$ 1,708,548
Total Positions Budgeted	121
2. Governor's Honors Program Budget:	
Personal Services.....	\$ 257,591
Regular Operating Expenses	\$ 23,098
Travel.....	\$ 3,300
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 1,600
Equipment Purchases.....	\$ 500
Real Estate Rentals	\$ 2,815
Telecommunications	\$ 4,800
Per Diem, Fees and Contracts	\$ 358,000
Total Funds Budgeted	\$ 651,704
State Funds Budgeted.....	\$ 651,704
Total Positions Budgeted	2
3. Vocational Education Budget:	
Personal Services.....	\$ 2,586,467
Regular Operating Expenses	\$ 163,201
Travel.....	\$ 225,304
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 62,966
Equipment Purchases.....	\$ 4,200
Real Estate Rentals	\$ 126,771
Telecommunications	\$ 84,722
Per Diem, Fees and Contracts	\$ 2,286,450
Utilities.....	\$ 11,088
Total Funds Budgeted	\$ 5,551,169
State Funds Budgeted.....	\$ 1,902,862
Total Positions Budgeted	112
4. Media Services Budget:	
Personal Services.....	\$ 3,117,667
Regular Operating Expenses	\$ 1,730,275
Travel.....	\$ 64,413
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 219,996
Equipment Purchases.....	\$ 66,200
Real Estate Rentals	\$ 11,964
Telecommunications	\$ 67,489
Per Diem, Fees and Contracts	\$ 174,295
Utilities.....	\$ 329,360
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 5,781,659
State Funds Budgeted.....	\$ 4,653,213
Total Positions Budgeted	180
5. Public Library Services Budget:	
Personal Services.....	\$ 818,952
Regular Operating Expenses	\$ 321,858
Travel.....	\$ 4,450
Publications and Printing.....	\$ 15,894

Equipment Purchases.....	\$ -0-
Real Estate Rentals	\$ 120,298
Telecommunications	\$ 33,525
Per Diem, Fees and Contracts	\$ 78,619
Utilities	\$ 10,798
Total Funds Budgeted	\$ 1,404,394
State Funds Budgeted.....	\$ 735,403
Total Positions Budgeted	52
6. State Administration Budget:	
Personal Services.....	\$ 829,680
Regular Operating Expenses	\$ 83,419
Travel.....	\$ 43,180
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 28,476
Equipment Purchases.....	\$ 7,000
Real Estate Rentals	\$ 55,576
Telecommunications	\$ 24,905
Per Diem, Fees and Contracts	\$ 247,497
Total Funds Budgeted	\$ 1,319,733
State Funds Budgeted.....	\$ 952,111
Total Positions Budgeted	34
7. Administrative Services Budget:	
Personal Services.....	\$ 4,428,531
Regular Operating Expenses	\$ 235,592
Travel.....	\$ 331,772
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 168,843
Equipment Purchases.....	\$ 9,597
Computer Charges	\$ 730,792
Real Estate Rentals	\$ 258,856
Telecommunications	\$ 102,287
Per Diem, Fees and Contracts	\$ 93,100
Utilities	\$ 4,466
Total Funds Budgeted	\$ 6,363,836
Indirect DOAS Services Funding	\$ 130,000
State Funds Budgeted.....	\$ 4,001,289
Total Positions Budgeted	224
8. Certification of Public School Personnel Budget:	
Personal Services.....	\$ 470,552
Regular Operating Expenses	\$ 24,558
Travel.....	\$ 1,500
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 6,939
Equipment Purchases.....	\$ 675
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 29,801
Telecommunications	\$ 14,000
Per Diem, Fees and Contracts	\$ 23,400
Total Funds Budgeted	\$ 571,425
State Funds Budgeted.....	\$ 531,267
Total Positions Budgeted	31
9. Planning and Development Budget:	
Personal Services.....	\$ 1,975,233
Regular Operating Expenses	\$ 56,262

Travel.....	\$ 109,043
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 27,767
Equipment Purchases.....	\$ -0-
Real Estate Rentals	\$ 95,228
Telecommunications	\$ 47,821
Per Diem, Fees and Contracts	\$ 1,262,361
Total Funds Budgeted	\$ 3,573,715
State Funds Budgeted.....	\$ 2,817,461
Total Positions Budgeted	84
10. Professional Standards	
Commission Budget:	
Personal Services.....	\$ 47,182
Regular Operating Expenses	\$ 6,910
Travel.....	\$ 1,200
Publications and Printing.....	\$ 6,050
Equipment Purchases.....	\$ 175
Real Estate Rentals	\$ 4,284
Telecommunications	\$ 2,269
Per Diem, Fees and Contracts	\$ 46,990
Total Funds Budgeted	\$ 115,060
State Funds Budgeted.....	\$ 115,060
Total Positions Budgeted	2
11. Vocational Advisory	
Council Budget:	
Personal Services.....	\$ 67,578
Regular Operating Expenses	\$ 11,887
Travel.....	\$ 7,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 8,500
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 7,000
Telecommunications	\$ 5,000
Per Diem, Fees and Contracts	\$ 25,000
Total Funds Budgeted	\$ 131,965
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	3
12. Professional Practices	
Commission Budget:	
Personal Services.....	\$ 167,994
Regular Operating Expenses	\$ 6,992
Travel.....	\$ 9,950
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 3,000
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 17,877
Telecommunications	\$ 4,491
Per Diem, Fees and Contracts	\$ 21,000
Total Funds Budgeted	\$ 231,304
State Funds Budgeted.....	\$ 176,733
Total Positions Budgeted	6
13. Local Programs Budget:	
APEG Grants:	

Salaries of Instructional Personnel (Sec. 10(a) (1) and 10(a) (2))	\$ 496,706,279
Salaries of Instructional Personnel (Sec. 5).....	\$ 81,005,200
Salaries of Instructional Personnel (Sec. 7).....	\$ 18,989,448
Salaries of Student Supportive Personnel (Sec. 20 (a)).....	\$ 21,750,904
Salaries of Administrative and Supervisory Personnel (Sec. 21)	\$ 59,413,174
Special Education Leadership Personnel (Sec. 21(c) (2))	\$ 2,362,775
Instructional Media (Sec.13).....	\$ 19,812,299
Instructional Equipment (Sec. 14)	\$ 689,701
Maintenance and Operation (Sec. 15)	\$ 88,062,974
Sick and Personal Leave (Sec. 16)	\$ 5,508,612
Travel (Sec. 17)	\$ 919,601
Pupil Transportation (Sec. 25)	\$ 70,053,397
Isolated Schools	\$ 321,605
Mid-Term Adjustment	\$ 1,500,000
Non-APEG Grants:	
Education of Children of Low-Income Families.....	\$ 82,331,148
Driver Education	\$ -0-
Teacher Retirement	\$ 80,526,366
Instructional Services for the Handicapped	\$ 21,441,618
Preparation of Professional Personnel in Education of Handicapped Children	\$ 75,000
Educational Training Services for the Mentally Retarded	\$ -0-
Tuition for the Multi handicapped	\$ 1,172,000
Severely Emotionally Disturbed	\$ 14,147,043
Compensatory Education	\$ 12,746,747
Guidance, Counseling and Testing	\$ -0-
School Library Resources and Other Materials.....	\$ 4,062,878
School Lunch (Federal).....	\$ 108,417,000
School Lunch (State).....	\$ 14,800,000
Supplementary Education Centers and Services.....	\$ 3,251,210
Staff Development	\$ 925,000

Supervision and Assessment of Students and Beginning Teachers and Performance Based Certification.....	\$ 3,333,963
Cooperative Educational Service Agencies	\$ 3,480,170
Superintendents' Salaries	\$ 4,161,707
High School Program	\$ 24,106,809
Area Vocational-Technical Schools	\$ 45,156,536
Career Education.....	\$ 325,162
Junior College Vocational Program	\$ 1,718,120
Quick Start Program	\$ 2,800,000
Comprehensive Employment and Training	\$ 3,595,000
Vocational Research and Curriculum	\$ 991,982
Adult Education	\$ 3,785,129
Salaries and Travel of Public Librarians.....	\$ 3,889,943
Public Library Materials.....	\$ 3,681,991
Talking Book Centers.....	\$ 666,258
Public Library Maintenance and Operation	\$ 2,425,950
Public Library Construction.....	\$ -0-
Comprehensive Planning.....	\$ -0-
Competency-Based High School Graduation Requirements.....	\$ 240,000
Vocational Special Disadvantaged.....	\$ -0-
Instructional Aides.....	\$ 8,716,637
Teacher Health Insurance	\$ 29,030,384
Special Projects	\$ -0-
Nutritional Education	\$ 370,733
Regional ITV Projects	\$ -0-
Basic Skills.....	\$ 82,727
Capital Outlay (under 32-648a).....	\$ 20,127,000
Grants to Local School Systems for Educational Purposes (Act 562)	\$ 75,000,000
Indo-Chinese Refugee.....	\$ 167,064
Salaries of Extended Pre-School Personnel.....	\$ 8,757,329
Area Vocational Technical School Construction	\$ -0-
Total Funds Budgeted	\$ 1,457,602,573
State Funds Budgeted.....	\$ 1,211,432,359
Total Positions Budgeted	0
Budget Unit Object Classes:	
Personal Services.....	\$ 17,524,427
Regular Operating Expenses	\$ 2,788,263
Travel.....	\$ 1,033,710
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 682,737

Equipment Purchases.....	\$ 99,727
Computer Charges	\$ 730,792
Real Estate Rentals	\$ 867,329
Telecommunications	\$ 484,315
Per Diem, Fees and Contracts	\$ 4,834,112
Utilities	\$ 362,401
Capital Outlay	\$ -0-
APEG Grants:	
Salaries of Instructional	
Personnel (Sec. 10(a) (1)	
and 10(a) (2))	\$ 496,706,279
Salaries of Instructional	
Personnel (Sec. 5).....	\$ 81,005,200
Salaries of Instructional	
Personnel (Sec. 7).....	\$ 18,989,448
Salaries of Student Supportive	
Personnel (Sec. 20 (a))	\$ 21,750,904
Salaries of Administrative and	
Supervisory Personnel	
(Sec. 21)	\$ 59,413,174
Special Education Leadership	
Personnel (Sec. 21(c) (2)).....	\$ 2,362,775
Instructional Media (Sec. 13)	\$ 19,812,299
Instructional Equipment	
(Sec. 14)	\$ 689,701
Maintenance and Operation	
(Sec. 15)	\$ 88,062,974
Sick and Personal Leave	
(Sec. 16)	\$ 5,508,612
Travel (Sec. 17)	\$ 919,601
Instructional Specialists	\$ -0-
Pupil Transportation	
Regular (Sec. 25)	\$ 70,053,397
Isolated Schools.....	\$ 321,605
Mid-Term Adjustment	\$ 1,500,000
Non-APEG Grants:	
Education of Children of	
Low-Income Families.....	\$ 82,331,148
Driver Education.....	\$ -0-
Teacher Retirement.....	\$ 80,526,366
Instructional Services for	
the Handicapped	\$ 21,441,618
Preparation of Professional	
Personnel in Education	
of Handicapped Children.....	\$ 75,000
Educational Training Services	
for the Mentally Retarded.....	\$ -0-
Tuition for the Multi	
handicapped	\$ 1,172,000
Severely Emotionally	
Disturbed	\$ 14,147,043
Compensatory Education	\$ 12,746,747
Guidance Counseling	
and Testing.....	\$ -0-
School Library Resources	
and Other Materials.....	\$ 4,062,878
School Lunch (Fed.)	\$ 108,417,000

School Lunch (State).....	\$ 14,800,000
Supplementary Education	
Centers and Services.....	\$ 3,251,210
Staff Development	\$ 925,000
Supervision and Assessment of Students and Beginning Teachers and Performance Based Certification.....	\$ 3,333,963
Cooperative Educational Service Areas.....	\$ 3,480,170
Superintendents Salaries	\$ 4,161,707
High School Program	\$ 24,106,809
Area School Program.....	\$ 45,156,536
Career Education.....	\$ 325,162
Junior College Program.....	\$ 1,718,120
Quick Start.....	\$ 2,800,000
Comprehensive Employment and Training	\$ 3,595,000
Vocational Research and Curriculum	\$ 991,982
Adult Education	\$ 3,785,129
Salaries and Travel of Public Librarians.....	\$ 3,889,943
Public Library Materials.....	\$ 3,681,991
Talking Book Centers.....	\$ 666,258
Public Library M & O.....	\$ 2,425,950
Public Library Construction.....	\$ -0-
Comprehensive Planning.....	\$ -0-
Competency-Based High School Graduation Requirements.....	\$ 240,000
Vocational Special Disadvantaged.....	\$ -0-
Instructional Aides.....	\$ 8,716,637
Teacher Health Insurance	\$ 29,030,384
Special Projects	\$ -0-
Nutritional Education	\$ 370,733
Regional ITV Projects	\$ -0-
Basic Skills.....	\$ 82,727
Capital Outlay (under 32-648a).....	\$ 20,127,000
Grants to Local School Systems for Educational Purposes (Act 562).....	\$ 75,000,000
Indo-Chinese Refugee.....	\$ 167,064
Salaries of Extended Pre-School Personnel.....	\$ 8,757,329
Area Vo-Tech School Construction.....	\$ -0-
Total Positions Budgeted	851
Authorized Motor Vehicles	17
3. Budget Unit: Institutions.....	\$ 12,363,174
1. Georgia Academy for the Blind Budget:	
Personal Services.....	\$ 2,171,563
Regular Operating Expenses	\$ 214,330
Travel.....	\$ 3,455
Motor Vehicle Equipment Purchases	\$ -0-

Publications and Printing.....	\$ 3,845
Equipment Purchases.....	\$ 10,720
Telecommunications.....	\$ 12,413
Per Diem, Fees and Contracts.....	\$ 7,750
Utilities.....	\$ 116,011
Capital Outlay	\$ 150,000
Total Funds Budgeted	\$ 2,690,087
State Funds Budgeted.....	\$ 2,375,010
Total Positions Budgeted	158
2. Georgia School for the Deaf	
Budget:	
Personal Services.....	\$ 3,865,255
Regular Operating Expenses	\$ 551,935
Travel.....	\$ 9,000
Motor Vehicle Equipment Purchases	\$ 60,000
Publications and Printing.....	\$ 200
Equipment Purchases.....	\$ 27,900
Telecommunications	\$ 17,557
Per Diem, Fees and Contracts	\$ 20,250
Utilities.....	\$ 236,560
Capital Outlay	\$ 96,500
Total Funds Budgeted	\$ 4,885,157
State Funds Budgeted.....	\$ 4,392,537
Total Positions Budgeted	270
3. Atlanta Area School for the Deaf	
Budget:	
Personal Services.....	\$ 1,544,565
Regular Operating Expenses	\$ 177,697
Travel.....	\$ 4,016
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 2,000
Equipment Purchases.....	\$ 39,200
Telecommunications	\$ 14,884
Per Diem, Fees and Contracts	\$ 2,500
Utilities.....	\$ 100,749
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 1,885,611
State Funds Budgeted.....	\$ 1,640,250
Total Positions Budgeted	97
4. North Georgia Vocational-Technical	
School Budget:	
Personal Services.....	\$ 1,992,261
Regular Operating Expenses	\$ 559,685
Travel.....	\$ 15,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 5,860
Equipment Purchases.....	\$ 76,243
Telecommunications	\$ 13,695
Per Diem, Fees and Contracts	\$ 2,500
Utilities.....	\$ 246,402
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 2,911,646
State Funds Budgeted.....	\$ 2,075,105
Total Positions Budgeted	104

5. South Georgia Vocational-Technical
School Budget:

Personal Services.....	\$ 1,698,383
Regular Operating Expenses	\$ 446,219
Travel.....	\$ 13,879
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 4,070
Equipment Purchases.....	\$ 60,048
Telecommunications.....	\$ 12,089
Per Diem, Fees and Contracts.....	\$ 5,500
Utilities.....	\$ 226,886
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 2,467,074
State Funds Budgeted.....	\$ 1,880,272
Total Positions Budgeted	97

Budget Unit Object Classes:

Personal Services.....	\$ 11,272,027
Regular Operating Expenses	\$ 1,949,866
Travel.....	\$ 45,350
Motor Vehicle Equipment Purchases.....	\$ 60,000
Publications and Printing.....	\$ 15,975
Equipment Purchases.....	\$ 214,111
Telecommunications.....	\$ 70,638
Per Diem, Fees and Contracts.....	\$ 38,500
Utilities.....	\$ 926,608
Capital Outlay	\$ 246,500
Total Positions Budgeted	726
Authorized Motor Vehicles	80

Provided, that none of the State funds appropriated above may be expended to initiate or commence any new program or project which would create a continuing obligation of current funds of the State, unless such program or project has been authorized by the General Assembly.

Provided, that where teaching personnel are paid in whole or in part from funds other than State-local funds, the fund source from which such salary is paid shall be the proportionate part of the cost of employer contributions to the Teachers' Retirement System and Teachers' Health Insurance applicable to such salary.

Provided, further, that for kindergarten programs, each system shall be allotted instructional units on the basis of one teacher and one aide for each 40 students or major fraction thereof in average daily attendance, except in the case of mentally, physically or emotionally handicapped children, the ratio shall be one teacher and one aide for 24 students or major fraction thereof in average daily membership.

Provided, that of the above appropriation relative to Kindergarten Transportation, funds shall initially be allotted to local school systems on the basis of one transportation unit (\$10,513) for each 40 students. However, allotments shall not exceed actual cost of half-day transportation by the local system.

Provided, however, in order to extend the half-day program to a full-day service in lieu of midday transportation services, local systems may elect to use transportation allotments for employ aides or certificated instructional personnel on a reimbursable basis to the extent that the \$10,513 per unit will allow. Where the transportation allotment is used to employ additional personnel, reimbursable costs shall include salary, retirement and health insurance where eligible.

Provided, that of any State Funds appropriated to local systems for classroom teacher salaries on the basis of Average Daily Attendance in grades 1 through 7, such teachers shall be used in the school where earned and shall be used only for the purpose of funding regular (general education) classroom teachers in grades where earned.

Provided, that of the above appropriation, relative to special education \$30,000 is designated and committed for payment to the Houston County Board of Education for payment to Houston County Speech and Hearing School, and \$30,000 is designated and committed for payment to the Houston County Board of Education for payment to Houston County Happy Hour School.

Provided, further, funds appropriated for Maintenance and Operation, Sick and Personal Leave and Instructional Media, for all Special Education Teachers, payments shall not be made until the allotted teaching unit has been filled.

Furthermore, the Section 5 teaching units so allocated to an eligible local unit shall remain a part of that local unit's allotment until the end of the current school year in which allocated.

It is the intent of this General Assembly that local school systems have the authority to utilize increased maintenance and operation funds contained in this Appropriations Act in such a fashion as to accomplish de facto funding of Section 12 of the Adequate Program for Education in Georgia.

Provided, that of the above appropriation for APEG Grants, it is the intent of this General Assembly that funds are included for allotment of instructional units under Section 10 for grades 1 - 2, at a ratio of 1:20 students in average daily attendance.

Provided, that local school systems, in accordance with State Board policy, may use additional instructional units earned in grades 1 - 2 to employ either certificated or licensed instructional personnel in those grades. Funding for licensed instructional personnel shall include salaries as provided for in APEG Section 10b(2) and Section 15 (M&O).

Provided, that of the above appropriation for \$925,000 for Staff Development, \$92,500 is designated and committed to fund a State level staff development program specifically for Special Education Teachers (Section 5) utilized in programs for intellectually gifted students, and to assist in the development of a State program plan for gifted students by the State Superintendent of Schools.

Provided, that of the above appropriations relative to Sections 5, 7, 10, 20, 21, and 21(c)(2) of APEG for salaries, funds may be moved between said Sections by an amendment to the annual operating budget during the month of June with the prior approval of the Office of Planning and Budget.

Provided, that of the above appropriation relative to Compensatory Education, \$12,746,747 is designated and committed for a compensatory education program for students in grades 3 through 8 and shall be used for remedial purposes only. Provided, however, where a local system Compensatory Education Plan justifies the need, the State Board of Education may approve usage of these funds for remedial purposes in grades 1 and 2.

Provided, that the funds appropriated herein for local school construction shall be used to complete the funding of those projects for which F.Y. 1981 entitlements were sufficient to cover eligible projects (pursuant to Section 48 of APEG), based on a total state entitlement of \$100 million for F.Y. 1981.

Section 20. Employees' Retirement System.

Budget Unit: Employees' Retirement

System.....	\$ 1,250,000
Employees' Retirement System Budget:	
Personal Services.....	\$ 533,000
Regular Operating Expenses	\$ 15,020
Travel.....	\$ 8,400
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 12,600
Equipment Purchases.....	\$ 4,500
Computer Charges	\$ 196,350
Real Estate Rentals	\$ 48,130
Telecommunications	\$ 9,718
Per Diem, Fees and Contracts	\$ 350,663
Postage.....	\$ 35,000

Cost-of-Living Increases-Other

Retirees.....	\$ 1,250,000
Total Funds Budgeted	\$ 2,463,381
State Funds Budgeted.....	\$ 1,250,000
Total Positions Budgeted	28

Budget Unit Object Classes:

Personal Services.....	\$ 533,000
Regular Operating Expenses	\$ 15,020
Travel.....	\$ 8,400
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 12,600
Equipment Purchases.....	\$ 4,500
Computer Charges	\$ 196,350
Real Estate Rentals	\$ 48,130
Telecommunications	\$ 9,718
Per Diem, Fees and Contracts.....	\$ 350,663
Postage.....	\$ 35,000
Cost-of-Living Increases-Other	
Retirees.....	\$ 1,250,000
Total Positions Budgeted	28
Authorized Motor Vehicles	1

Section 21. Forestry Commission.

Budget Unit: Forestry Commission.....\$ 18,516,891

1. Reforestation Budget:

Personal Services.....	\$ 590,188
Regular Operating Expenses	\$ 517,616
Travel.....	\$ 3,800
Motor Vehicle Equipment Purchases	\$ 21,970
Publications and Printing.....	\$ 1,824
Equipment Purchases.....	\$ 13,214
Computer Charges	\$ 14,437
Real Estate Rentals	\$ -0-
Telecommunications	\$ 9,376
Per Diem, Fees and Contracts.....	\$ 71,132
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 1,243,557
State Funds Budgeted.....	\$ 334,753
Total Positions Budgeted	31

2. Field Services Budget:

Personal Services.....	\$ 13,325,200
Regular Operating Expenses	\$ 3,187,467
Travel.....	\$ 85,000
Motor Vehicle Equipment	
Purchases.....	\$ 645,903
Publications and Printing.....	\$ 29,625
Equipment Purchases.....	\$ 1,266,529
Computer Charges	\$ 35,970
Real Estate Rentals	\$ 13,152
Telecommunications	\$ 419,028
Per Diem, Fees and Contracts.....	\$ 21,243
Ware County Grant.....	\$ 60,000
Capital Outlay	\$ 135,800
Total Funds Budgeted	\$ 19,224,917
State Funds Budgeted.....	\$ 16,559,107
Total Positions Budgeted	809

3. General Administration and

Support Budget:

Personal Services.....	\$ 603,000
Regular Operating Expenses	\$ 87,821
Travel.....	\$ 17,600
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 39,489
Equipment Purchases.....	\$ -0-
Computer Charges	\$ 73,944
Real Estate Rentals	\$ -0-
Telecommunications	\$ 17,500
Per Diem, Fees and Contracts.....	\$ 4,137
Contractual Research	\$ 392,000
Herty Foundation.....	\$ -0-
Total Funds Budgeted	\$ 1,235,491
State Funds Budgeted.....	\$ 1,223,031
Total Positions Budgeted	25

4. Wood Energy Budget:

Wood Energy Program.....	\$ 400,000
Total Funds Budgeted	\$ 400,000
State Funds Budgeted.....	\$ 400,000
Total Positions Budgeted	2

Budget Unit Object Classes:

Personal Services.....	\$ 14,518,388
Regular Operating Expenses	\$ 3,792,904
Travel.....	\$ 106,400
Motor Vehicle Equipment	
Purchases.....	\$ 667,873
Publications and Printing.....	\$ 70,938
Equipment Purchases.....	\$ 1,279,743
Computer Charges	\$ 124,351
Real Estate Rentals	\$ 13,152
Telecommunications	\$ 445,904
Per Diem, Fees and Contracts.....	\$ 96,512
Contractual Research	\$ 392,000
Ware County Grant	\$ 60,000
Herty Foundation.....	\$ -0-
Wood Energy Program.....	\$ 400,000
Capital Outlay	\$ 135,800
Total Positions Budgeted	867
Authorized Motor Vehicles	751

Provided, that to the extent that Federal Funds are realized in excess of the amounts of such funds contemplated in the Cooperative Forest Protection, Cooperative Forest Management, Insect and Disease, Forest Incentive and Public Service Employment Programs in the Field Services Activity of this Act, the Office of Planning and Budget is authorized and directed to use the first \$450,000 of such excess funds to supplant State Funds appropriated herein. Provided further that such supplantation shall not be implemented if so doing would cause any portion of the anticipated Federal Funds not to be realized. This provision shall not apply to project grants.

It is the intent of this General Assembly that the Forestry Commission have authority to control the application of the Contractual Research funds in the above appropriation.

Section 22. Georgia Bureau of Investigation.

Budget Unit: Georgia Bureau of

Investigation.....	\$ 14,796,689
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1. General Administration Budget:

Personal Services.....	\$ 455,258
Regular Operating Expenses	\$ 26,570
Travel.....	\$ 5,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 2,500
Equipment Purchases.....	\$ 1,050
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 31,777
Telecommunications	\$ 19,250
Per Diem, Fees and Contracts	\$ 3,200
Postage.....	\$ 4,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 548,605
State Funds Budgeted.....	\$ 539,500
Total Positions Budgeted	23

2. Investigative Division Budget:

Personal Services.....	\$ 5,768,571
Regular Operating Expenses	\$ 1,055,115
Travel.....	\$ 282,500
Motor Vehicle Equipment Purchases	\$ 151,408
Publications and Printing.....	\$ 18,000
Equipment Purchases.....	\$ 35,300
Computer Charges	\$ 700
Real Estate Rentals	\$ 99,192
Telecommunications	\$ 189,275
Per Diem, Fees and Contracts	\$ 2,000
Evidence Purchased.....	\$ 145,000
Postage.....	\$ 6,900
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 7,753,961
State Funds Budgeted.....	\$ 7,640,135
Total Positions Budgeted	222

3. Forensic Sciences Division Budget:

Personal Services.....	\$ 2,018,800
Regular Operating Expenses	\$ 415,160
Travel.....	\$ 25,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 5,000
Equipment Purchases.....	\$ 50,000
Computer Charges	\$ 99,436
Real Estate Rentals	\$ 11,190
Telecommunications	\$ 77,700
Per Diem, Fees and Contracts	\$ 500
Postage.....	\$ 14,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 2,716,786
State Funds Budgeted.....	\$ 2,676,410
Total Positions Budgeted	89

4. Georgia Crime Information

Center Budget:

Personal Services.....	\$ 1,575,531
Regular Operating Expenses	\$ 95,056
Travel.....	\$ 9,000
Motor Vehicle Equipment Purchases	\$ 6,000

Publications and Printing.....	\$ 40,000
Equipment Purchases.....	\$ 1,160
Computer Charges	\$ 1,877,808
Real Estate Rentals	\$ 3,600
Telecommunications	\$ 340,000
Per Diem, Fees and Contracts	\$ 4,000
Postage.....	\$ 20,000
Total Funds Budgeted	\$ 3,972,155
State Funds Budgeted.....	\$ 3,940,644
Total Positions Budgeted	97

Budget Unit Object Classes:

Personal Services.....	\$ 9,818,160
Regular Operating Expenses	\$ 1,591,901
Travel.....	\$ 321,500
Motor Vehicle Equipment Purchases	\$ 157,408
Publications and Printing.....	\$ 65,500
Equipment Purchases.....	\$ 87,510
Computer Charges	\$ 1,977,944
Real Estate Rentals	\$ 145,759
Telecommunications	\$ 626,225
Per Diem, Fees and Contracts	\$ 9,700
Evidence Purchased.....	\$ 145,000
Postage.....	\$ 44,900
Capital Outlay	\$ -0-
Total Positions Budgeted	431
Authorized Motor Vehicles	247

Provided that to the extent that Federal Funds are realized in excess of the amounts of such funds contemplated in the Investigative Division and Georgia Crime Information Center Activities of this Act, the Office of Planning and Budget is authorized and directed to use the first \$500,000 of such excess funds to supplant State Funds appropriated herein. Provided further that such supplantation shall not be implemented if so doing would cause any portion of the anticipated Federal Funds not to be realized. This provision shall not apply to project grants.

Section 23. Georgia State Financing and Investment Commission.

Budget Unit: Georgia State

Financing and

Investment Commission

\$ -0-

Departmental Operations Budget:

Personal Services.....	\$ 779,234
Regular Operating Expenses	\$ 30,980
Travel.....	\$ 7,500
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 4,000
Equipment Purchases.....	\$ 1,500
Computer Charges	\$ 18,000
Real Estate Rentals	\$ 56,461
Telecommunications	\$ 12,000
Per Diem, Fees and Contracts	\$ 110,000
Total Funds Budgeted	\$ 1,019,675
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	30

Budget Unit Object Classes:

Personal Services.....	\$ 779,234
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Regular Operating Expenses	\$ 30,980
Travel.....	\$ 7,500
Motor Vehicle Equipment	
Purchases	\$ -0-
Publications and Printing.....	\$ 4,000
Equipment Purchases.....	\$ 1,500
Computer Charges	\$ 18,000
Real Estate Rentals	\$ 56,461
Telecommunications	\$ 12,000
Per Diem, Fees and Contracts	\$ 110,000
Total Positions Budgeted	30
Authorized Motor Vehicles	0

It is the intent of this General Assembly that the allocation of General Obligation Bonds proceeds for the following project for the Department of Industry and Trade authorized Section 46 of this Act, shall be approximately as listed hereunder, if and when bonds issued to finance the construction of such project:

Expansion of Georgia World	
Congress Center in Atlanta	\$ 83,000,000

It is the intent of this General Assembly that none of the General Obligation Bonds authorized in this Appropriations Act shall be for a term of more than twenty years.

Section 24. Office of the Governor.

A. Budget Unit: Governor's Office.....	\$ 3,929,407
1. Governor's Office Budget:	
Cost of Operations	\$ 1,512,191
Mansion Allowance	\$ 40,000
Governor's Emergency Fund	\$ 2,000,000
Intern Stipends and Travel.....	\$ 82,798
Total Funds Budgeted	\$ 3,634,989
State Funds Budgeted.....	\$ 3,615,313

There is hereby appropriated a General Emergency Fund for meeting expenses deemed emergencies by the Governor and to be expended by the Governor at his discretion in any emergency that he may determine requires expenditure of any part of said fund. Expenditures from this fund shall be made in accordance with other provisions of State law and the Constitution.

Provided, however, that the listed appropriation shall be increased by the amount incurred in ordering the organized militia into active service of the State in case of invasion, disaster, insurrection, riot, breach of the peace, or combination to oppose the enforcement of the law by force or violence, or imminent danger thereof or other grave emergency when available funds are not sufficient for such purposes.

2. Office of Fair Employment Practices

Budget:	
Personal Services.....	\$ 300,240
Regular Operating Expenses	\$ 12,668
Travel.....	\$ 12,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 3,500
Equipment Purchases.....	\$ 1,100
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 20,132
Telecommunications	\$ 10,459
Per Diem, Fees and Contracts	\$ 30,000
Total Funds Budgeted	\$ 390,099
State Funds Budgeted.....	\$ 314,094
Total Positions Budgeted	15

Budget Unit Object Classes:

Cost of Operations	\$ 1,512,191
Mansion Allowance	\$ 40,000
Governor's Emergency Fund	\$ 2,000,000
Intern Stipends and Travel	\$ 82,798
Personal Services	\$ 300,240
Regular Operating Expenses	\$ 12,668
Travel	\$ 12,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 3,500
Equipment Purchases	\$ 1,100
Computer Charges	\$ -0-
Real Estate Rentals	\$ 20,132
Telecommunications	\$ 10,459
Per Diem, Fees and Contracts	\$ 30,000
Total Positions Budgeted	15
Authorized Motor Vehicles	1

**B. Budget Unit: Office of Planning
and Budget**

\$ 6,383,593

1. General Administration and

Support Budget:

Personal Services	\$ 409,492
Regular Operating Expenses	\$ 87,430
Travel	\$ 9,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 30,000
Equipment Purchases	\$ 1,000
Computer Charges	\$ -0-
Real Estate Rentals	\$ 172,476
Telecommunications	\$ 12,000
Per Diem, Fees and Contracts	\$ 60,000
Total Funds Budgeted	\$ 781,398
State Funds Budgeted	\$ 756,651
Total Positions Budgeted	15

2. Council of the Arts Budget:

Personal Services	\$ 128,078
Regular Operating Expenses	\$ 8,853
Travel	\$ 5,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 7,100
Equipment Purchases	\$ -0-
Computer Charges	\$ -0-
Real Estate Rentals	\$ 18,716
Telecommunications	\$ 7,500
Per Diem, Fees and Contracts	\$ 8,000
Art Grants - State Funds	\$ 1,392,806
Art Grants - Federal Funds	\$ 595,000
Art Grants - Donations	\$ 35,000
Total Funds Budgeted	\$ 2,206,053
State Funds Budgeted	\$ 1,573,491
Total Positions Budgeted	8

3. Educational Development Budget:

Personal Services	\$ 262,000
Regular Operating Expenses	\$ 1,300
Travel	\$ 8,600

Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 600
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 4,600
Per Diem, Fees and Contracts	\$ 8,000
Total Funds Budgeted	\$ 285,100
State Funds Budgeted.....	\$ 279,860
Total Positions Budgeted	9
4. Intergovernmental Relations Budget:	
Personal Services.....	\$ 187,255
Regular Operating Expenses	\$ 3,597
Travel.....	\$ 29,604
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 300
Equipment Purchases.....	\$ 1,200
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 10,000
Per Diem, Fees and Contracts	\$ 2,000
Total Funds Budgeted	\$ 233,956
State Funds Budgeted.....	\$ 230,211
Total Positions Budgeted	7
5. Management Review Budget:	
Personal Services.....	\$ 529,465
Regular Operating Expenses	\$ 1,750
Travel.....	\$ 7,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 1,190
Computer Charges	\$ 27,000
Real Estate Rentals	\$ -0-
Telecommunications	\$ 8,000
Per Diem, Fees and Contracts	\$ 1,300
Total Funds Budgeted	\$ 575,705
State Funds Budgeted.....	\$ 565,116
Total Positions Budgeted	21
6. Human Development Budget:	
Personal Services.....	\$ 319,523
Regular Operating Expenses	\$ 200
Travel.....	\$ 5,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 500
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 4,900
Per Diem, Fees and Contracts	\$ 7,000
Total Funds Budgeted	\$ 337,123
State Funds Budgeted.....	\$ 330,733
Total Positions Budgeted	11
7. Office of Consumer Affairs:	
Personal Services.....	\$ 856,000
Regular Operating Expenses	\$ 50,065

Travel.....	\$ 15,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 6,500
Equipment Purchases.....	\$ 1,500
Computer Charges	\$ 25,000
Real Estate Rentals	\$ 56,062
Telecommunications	\$ 102,000
Per Diem, Fees and Contracts	\$ 7,000
Total Funds Budgeted	\$ 1,119,127
State Funds Budgeted.....	\$ 768,667
Total Positions Budgeted	44
8. State Energy Office Budget:	
Personal Services.....	\$ 294,000
Regular Operating Expenses	\$ 28,000
Travel.....	\$ 35,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 70,000
Equipment Purchases.....	\$ -0-
Computer Charges	\$ 8,700
Real Estate Rentals	\$ -0-
Telecommunications	\$ 17,000
Per Diem, Fees and Contracts	\$ 4,530,000
Total Funds Budgeted	\$ 4,982,700
State Funds Budgeted.....	\$ 281,082
Total Positions Budgeted	16
9. Governor's Committee on Post-Secondary Education Budget:	
Personal Services.....	\$ 106,141
Regular Operating Expenses	\$ 7,610
Travel.....	\$ 3,680
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 5,470
Equipment Purchases.....	\$ -0-
Computer Charges	\$ 3,100
Real Estate Rentals	\$ 8,110
Telecommunications	\$ 3,300
Per Diem, Fees and Contracts	\$ 13,500
Total Funds Budgeted	\$ 150,911
State Funds Budgeted.....	\$ 78,788
Total Positions Budgeted	4
10. Facilities Management Budget:	
Personal Services.....	\$ 96,023
Regular Operating Expenses	\$ 300
Travel.....	\$ 5,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 2,000
Equipment Purchases.....	\$ 1,000
Computer Charges	\$ 169,000
Real Estate Rentals	\$ -0-
Telecommunications	\$ 3,000
Per Diem, Fees and Contracts	\$ 85,000
Total Funds Budgeted	\$ 361,323
State Funds Budgeted.....	\$ 359,403
Total Positions Budgeted	3

11. Physical and Economic

Development Budget:

Personal Services.....	\$ 347,000
Regular Operating Expenses	\$ 5,000
Travel.....	\$ 19,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 5,000
Equipment Purchases.....	\$ 1,000
Computer Charges	\$ 12,000
Real Estate Rentals	\$ -0-
Telecommunications	\$ 11,000
Per Diem, Fees and Contracts	\$ 70,000
Total Funds Budgeted	\$ 470,000
State Funds Budgeted.....	\$ 305,350
Total Positions Budgeted	14

12. General Government and Protection

of Persons and Property Budget:

Personal Services.....	\$ 325,984
Regular Operating Expenses	\$ 1,800
Travel.....	\$ 7,500
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 1,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 5,000
Per Diem, Fees and Contracts	\$ -0-
Total Funds Budgeted	\$ 341,284
State Funds Budgeted.....	\$ 334,764
Total Positions Budgeted	11

13. Consumer's Utility Counsel Budget:

Personal Services.....	\$ 256,297
Regular Operating Expenses	\$ 11,706
Travel.....	\$ 7,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 900
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 13,000
Telecommunications	\$ 5,700
Per Diem, Fees and Contracts	\$ 30,000
Total Funds Budgeted	\$ 324,603
State Funds Budgeted.....	\$ 319,477
Total Positions Budgeted	13

14. Criminal Justice Coordinating

Council Budget:

Personal Services.....	\$ 142,935
Regular Operating Expenses	\$ 13,375
Travel.....	\$ 8,700
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 10,000
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 5,250
Telecommunications	\$ 5,500

Per Diem, Fees and Contracts	\$ 14,240
Total Funds Budgeted	\$ 200,000
State Funds Budgeted.....	\$ 200,000
Total Positions Budgeted	5

Budget Unit Object Classes:

Personal Services.....	\$ 4,260,193
Regular Operating Expenses	\$ 220,986
Travel.....	\$ 165,084
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 137,270
Equipment Purchases.....	\$ 8,990
Computer Charges	\$ 244,800
Real Estate Rentals	\$ 273,614
Telecommunications	\$ 199,500
Per Diem, Fees and Contracts	\$ 4,836,040
Art Grants - State Funds	\$ 1,392,806
Art Grants - Federal Funds	\$ 595,000
Art Grants - Donations.....	\$ 35,000
Total Positions Budgeted	181
Authorized Motor Vehicles	0

Provided, however, that of the above appropriation relative to Art Grants - State Funds, not less than 95% of \$1,392,806 is designated and committed for Grants to Counties, Cities and Non-Profit Organizations in the State of Georgia.

**Section 25. Grants to Counties and
Municipalities.**

Budget Unit: Grants to Counties and
Municipalities.....

.....	\$ 6,800,000
1. Grants to Counties.....	\$ 2,600,000
Total Funds Budgeted	\$ 2,600,000
State Funds Budgeted.....	\$ 2,600,000
2. Grants to Municipalities.....	\$ 4,200,000
Total Funds Budgeted	\$ 4,200,000
State Funds Budgeted.....	\$ 4,200,000

Budget Unit Object Classes:

Grants to Counties.....	\$ 2,600,000
Grants to Municipalities.....	\$ 4,200,000

Provided, that the above sums shall be distributed and disbursed to the various counties and municipalities on a quarterly basis, such payments to be made on the last day of each calendar quarter.

**Section 26. Department of Human
Resources.**

A. Budget Unit: Departmental

Operations	\$ 198,665,102
1. General Administration and Support Budget:	
Personal Services.....	\$ 11,958,520
Regular Operating Expenses	\$ 814,079
Travel.....	\$ 527,655
Motor Vehicle Equipment Purchases.....	\$ 22,500
Publications and Printing.....	\$ 164,200

Equipment Purchases.....	\$ 24,625
Computer Charges	\$ 1,237,550
Real Estate Rentals	\$ 2,686,675
Telecommunications	\$ 514,790
Per Diem, Fees and Contracts	\$ 1,367,720
Utilities	\$ 141,120
Postage.....	\$ 515,435
Institutional Repairs and Maintenance	\$ 500,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 20,474,869
Indirect DOAS Services Funding	\$ 975,000
Indirect GBA Funding	\$ -0-
Agency Funds	\$ 9,447,724
Title XX Funds.....	\$ 1,916,390
State Funds Budgeted.....	\$ 8,135,755
Total Positions Budgeted	649
Authorized Motor Vehicles	7

General Administration and Support Functional Budgets

	Total Funds	State Funds	Pos.
Commissioner's Office	\$ 599,810	\$ 589,620	21
Child Care Licensing	\$ 1,199,415	\$ 1,025,285	58
Laboratory Improvement	\$ 460,895	\$ 305,355	19
Child Support Recovery	\$ 4,181,674	\$ 553,425	194
Contract Management	\$ 181,525	\$ 178,295	7
Public Affairs	\$ 305,415	\$ 299,890	12
Office of Administrative Appeals	\$ 752,690	\$ 742,690	22
Health Care Facilities Regulations	\$ 1,850,755	\$ 507,150	69
Title XX Administration	\$ 944,490	\$ 279,830	36
Administrative Policy, Coordination and Direction	\$ 82,035	\$ 80,545	3
Personnel	\$ 1,331,435	\$ 1,250,005	70
Administrative Support Services	\$ 1,685,230	\$ 1,452,235	60
Office of Review and Investigation	\$ 1,072,455	\$ 301,650	34
Systems Planning, Development and Training	\$ 322,295	\$ 316,120	15
Program Analysis	\$ 141,050	\$ 138,380	7
Electronic Data Processing, Planning and Coordination	\$ 1,599,350	\$ 149,175	0
Facilities Management	\$ 3,508,995	\$ 2,736,860	13

Regulatory Services
Program Direction
and Support

	\$	255,355	\$	250,680	9
Indirect Cost	\$	—0—	\$	(3,021,435)	0
Undistributed	\$	—0—	\$	—0—	0
Total	\$	20,474,869	\$	8,135,755	649

2. Financial Management Budget:

Personal Services.....	\$ 4,233,430
Regular Operating Expenses	\$ 119,810
Travel.....	\$ 172,105
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 20,805
Equipment Purchases.....	\$ 21,865
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 3,500
Telecommunications	\$ -0-
Per Diem, Fees and Contracts	\$ 130,000
Utilities	\$ -0-
Postage.....	\$ 100
Total Funds Budgeted	\$ 4,701,615
Title XX Funds.....	\$ 632,405
Agency Funds	\$ 1,297,215
State Funds Budgeted.....	\$ 2,771,995
Total Positions Budgeted	219
Authorized Motor Vehicles	0

Financial Management Functional Budgets

	Total Funds	State Funds	Pos.
Budget Administration	\$ 883,585	\$ 869,175	32
Accounting Services	\$ 2,271,530	\$ 2,227,600	128
Auditing Services	\$ 1,546,500	\$ 1,520,170	59
Indirect Cost	\$ —0—	\$ (1,844,950)	0
Undistributed	\$ —0—	\$ —0—	0
Total	\$ 4,701,615	\$ 2,771,995	219

3. Special Programs:

Personal Services.....	\$ 1,854,355
Regular Operating Expenses	\$ 70,430
Travel.....	\$ 76,450
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 20,610
Equipment Purchases.....	\$ 390
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 3,900
Telecommunications	\$ 58,535
Per Diem, Fees and Contracts	\$ 23,314,570
Contract - Georgia	
Advocacy Office, Inc.....	\$ 215,000
Grant - Savannah Speech	
and Hearing Center	\$ 39,947

Utilities	\$ -0-
Postage.....	\$ -0-
Benefits for Child Care.....	\$ 610,300
Total Funds Budgeted	\$ 26,264,487
Title XX Funds.....	\$ 17,549,565
Indirect DOAS Services Funding	\$ -0-
Agency Funds	\$ 3,911,145
State Funds Budgeted.....	\$ 4,803,777
Total Positions Budgeted	85
Authorized Motor Vehicles	103

Special Programs Functional Budgets

	Total Funds	State Funds	Pos.
State Economic Opportunity Office	\$ 249,660	\$ 121,100	8
District Programs, Director's Office	\$ 478,480	\$ 469,740	18
Child Development Administration	\$ 1,062,960	\$ 239,740	44
Child Development Contracts - Foster Care	\$ 280,900	\$ 11,025	0
Special Projects	\$ 687,847	\$ 687,847	0
Child Development Contracts - Day Care	\$ 20,844,500	\$ 2,059,130	0
Child Development Contracts - Home Management	\$ 617,600	\$ 39,400	0
Child Development Contracts - Outreach	\$ 643,320	\$ 80,415	0
Information and Referral	\$ 325,340	\$ 325,340	0
Troubled Children Benefits	\$ 610,300	\$ 610,300	0
Mental Health/Mental Retardation Advisory Council	\$ 43,720	\$ 43,255	1
Council on Family Planning	\$ 72,230	\$ 6,090	2
Council on Aging	\$ 41,580	\$ 41,190	1
Developmental Disabilities	\$ 236,050	\$ —0—	9
Council on Maternal and Infant Health	\$ 70,000	\$ 69,205	2
Undistributed	\$ —0—	\$ —0—	0
Total	\$ 26,264,487	\$ 4,803,777	85

4. Physical Health - Program**Direction and Support Budget:**

Personal Services.....	\$ 1,820,015
Regular Operating Expenses	\$ 129,210

Travel.....	\$ 53,525
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 48,560
Equipment Purchases.....	\$ 7,000
Computer Charges	\$ 397,465
Real Estate Rentals	\$ -0-
Telecommunications	\$ 182,200
Per Diem, Fees and Contracts	\$ 14,550
Utilities	\$ -0-
Postage.....	\$ 1,450
Total Funds Budgeted	\$ 2,653,975
Indirect DOAS Services Funding	\$ 462,000
Agency Funds	\$ 246,105
State Funds Budgeted.....	\$ 1,945,870
Total Positions Budgeted	102
Authorized Motor Vehicles	0

**Physical Health - Program
Direction and Support Functional Budgets**

	Total Funds	State Funds	Pos.
Director's Office	\$ 437,140	\$ 320,865	7
Employee's Health	\$ 224,465	\$ 128,585	9
Primary Health Care	\$ 235,050	\$ 230,780	8
Health Program Management	\$ 380,140	\$ 288,190	18
Vital Records	\$ 831,120	\$ 801,910	53
Health Services Research	\$ 546,060	\$ 175,540	7
Undistributed	\$ —0—	\$ —0—	0
Total	\$ 2,653,975	\$ 1,945,870	102

5. Physical Health - Family

Health Budget:

Personal Services.....	\$ 5,368,675
Regular Operating Expenses	\$ 2,066,560
Travel.....	\$ 292,125
Motor Vehicle Equipment	
Purchases.....	\$ 7,755
Publications and Printing.....	\$ 119,600
Equipment Purchases.....	\$ 4,120
Computer Charges	\$ 172,895
Real Estate Rentals	\$ 8,400
Telecommunications	\$ 82,995
Per Diem, Fees and Contracts	\$ 6,573,235
Utilities	\$ -0-
Postage.....	\$ 29,450
Regional Grants for Prenatal and	
Postnatal Care Programs	\$ 3,879,000
Crippled Children Benefits	\$ 3,150,000
Kidney Disease Benefits	\$ 550,000
Cancer Control Benefits.....	\$ 1,890,000
Contract for the Purchase of	
Clotting Factor for the	
Hemophilia Program	\$ 100,000

Benefits for Medically Indigent High Risk Pregnant Women and Their Infants.....	\$ 25,000
Grant to Grady Hospital for Cystic Fibrosis Program.....	\$ 40,000
Contract with Emory University for Cancer Research.....	\$ 106,000
Contract with Emory University for Arthritis Research.....	\$ 188,850
Contract for Scoliosis Screening.....	\$ 15,000
Contract with Emory University for the Fetal Alcohol Syndrome Project.....	\$ 60,000
Family Planning Benefits.....	\$ 226,530
Total Funds Budgeted.....	\$ 24,956,190
Indirect DOAS Services Funding.....	\$ -0-
Agency Funds.....	\$ 11,763,980
State Funds Budgeted.....	\$ 13,192,210
Total Positions Budgeted.....	280
Authorized Motor Vehicles.....	5

Physical Health - Family Health Functional Budgets

	Total Funds	State Funds	Pos.
Family Health Management	\$ 6,333,660	\$ 255,315	28
Cancer Control	\$ 2,489,215	\$ 2,259,415	6
Crippled Children	\$ 4,559,015	\$ 2,425,825	64
Immunization	\$ 468,655	\$ —0—	24
Maternal Health	\$ 281,510	\$ 277,885	6
Sexually Transmitted Diseases	\$ 193,025	\$ 189,780	7
Infant and Child Health	\$ 4,522,010	\$ 4,411,965	12
Diabetes	\$ 245,365	\$ 63,130	5
Chronic Disease	\$ 1,414,160	\$ 1,403,220	22
Coordination, Education, Prevention	\$ 536,360	\$ —0—	8
Malnutrition	\$ 507,075	\$ —0—	16
Stroke and Heart Attack Prevention	\$ 132,675	\$ 123,260	6
Family Planning	\$ 774,335	\$ 50,880	13
Epidemiology	\$ 681,735	\$ 677,490	8
Dental Health	\$ 63,805	\$ 62,765	3
Community Tuberculosis Control	\$ 1,002,620	\$ 991,280	25
Crippled Children - SSI	\$ 750,970	\$ —0—	27
Undistributed	\$ —0—	\$ —0—	0
Total	\$ 24,956,190	\$ 13,192,210	280

6. Physical Health - Community

Health Budget:

Personal Services.....	\$ 3,287,131
Regular Operating Expenses	\$ 492,881
Travel.....	\$ 64,141
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 40,011
Equipment Purchases.....	\$ 49,351
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 4,001
Per Diem, Fees and Contracts	\$ 171,001
Utilities	\$ -0-
Postage.....	\$ 12,201
Total Funds Budgeted	\$ 4,120,731
Indirect DOAS Services Funding	\$ -0-
Agency Funds	\$ 495,541
State Funds Budgeted.....	\$ 3,625,191
Total Positions Budgeted	171
Authorized Motor Vehicles	1

Physical Health - Community Health Functional Budgets

	Total Funds	State Funds	Pos
Occupational and Radiological Health	\$ 516,225	\$ 506,915	11
Laboratory Services	\$ 3,017,145	\$ 2,607,485	13
Emergency Health	\$ 587,360	\$ 510,790	11
Undistributed	\$ —0—	\$ —0—	0
Total	\$ 4,120,730	\$ 3,625,190	171

7. Physical Health - Local

Services Budget:

Personal Services.....	\$ 11,410,790
Regular Operating Expenses	\$ 25,492,894
Travel.....	\$ 463,349
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 31,590
Equipment Purchases.....	\$ 58,710
Real Estate Rentals	\$ 160,575
Telecommunications	\$ 145,650
Per Diem, Fees and Contracts	\$ 5,093,332
Utilities	\$ 6,350
Postage.....	\$ 26,395
Contract - Macon-Bibb County Hospital Authority	\$ 1,050,000
Grant to Counties for Metabolic Disorders Screening and Treatment	\$ 42,800
Family Planning Benefits	\$ 75,000
Midwifery Program Benefits	\$ 175,000
Crippled Children Benefits	\$ 1,162,625
Grants to Counties for Teenage Pregnancy Prevention	\$ 250,000

Benefits for Medically Indigent High Risk Pregnant Women and Their Infants.....	\$ 3,451,480
Grant for DeKalb County Mental Retardation Project	\$ 97,300
Grant for Chatham County Mental Retardation Project.....	\$ 92,800
Grant-In-Aid to Counties	\$ 22,257,300
Total Funds Budgeted	\$ 71,543,940
Indirect DOAS Services Funding	\$ 125,000
Agency Funds	\$ 36,370,095
Title XX Funds.....	\$ 900,000
State Funds Budgeted.....	\$ 34,148,845
Total Positions Budgeted	581
Authorized Motor Vehicles	2

Physical Health - Local Services Functional Budgets

	Total Funds	State Funds	Pos.
Minimum Foundation	\$ 6,782,875	\$ 6,312,105	236
Grant-In-Aid to Counties	\$ 23,150,100	\$ 20,002,300	0
Stroke and Heart Attack Prevention	\$ 1,118,720	\$ 583,905	20
Family Planning	\$ 5,688,585	\$ 435,595	192
Sickle Cell, Vision and Hearing	\$ 316,045	\$ 310,125	15
Sexually Transmitted Diseases	\$ 980,070	\$ 95,270	26
High Risk Pregnant Women and Their Infants	\$ 3,891,705	\$ 3,812,435	19
Newborn Follow-Up Care	\$ 264,630	\$ 259,710	12
District Dental	\$ 855,800	\$ 845,415	18
Teenage Pregnancy Prevention	\$ 250,000	\$ 250,000	0
District Crippled Children	\$ 2,064,370	\$ 1,241,985	33
Mental Retardation Projects	\$ 190,100	\$ —0—	0
Malnutrition	\$ 25,990,940	\$ —0—	10
Undistributed	\$ —0—	\$ —0—	0
Total	\$ 71,543,940	\$ 34,148,845	581

8. Mental Health - Program

Direction and Support Budget:

Personal Services.....	\$ 3,164,300
Regular Operating Expenses	\$ 124,030
Travel.....	\$ 165,700
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 50,300
Equipment Purchases.....	\$ 2,000
Computer Charges	\$ 907,500

Real Estate Rentals	\$ -0-
Telecommunications	\$ 127,90
Per Diem, Fees and Contracts	\$ 565,20
Utilities	\$ 2,50
Postage	\$ 1,70
Total Funds Budgeted	\$ 5,111,13
Title XX Funds	\$ 15,00
Indirect DOAS Services Funding	\$ 800,00
Agency Funds	\$ 1,226,08
State Funds Budgeted	\$ 3,070,05
Total Positions Budgeted	13

**Mental Health - Program Direction
and Support Functional Budgets**

	Total Funds	State Funds	Pos
Administration	\$ 2,441,340	\$ 1,655,280	6
Special Projects and Contracts	\$ 688,600	\$ —0—	
Program Coordination	\$ 1,981,190	\$ 1,414,770	6
Undistributed	\$ —0—	\$ —0—	
Total	\$ 5,111,130	\$ 3,070,050	13

9. Purchase of Social Services:

Personal Services	\$ -0-
Regular Operating Expenses	\$ -0-
Travel	\$ -0-
Motor Vehicle Equipment	
Purchases	\$ -0-
Publications and Printing	\$ -0-
Equipment Purchases	\$ -0-
Computer Charges	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts	\$ 335,00
Utilities	\$ -0-
Postage	\$ -0-
W.I.N. Benefits	\$ 802,35
Grants to Fulton County for 24 hour Emergency Social Services	\$ 150,00
Benefits for Child Care	\$ 9,524,95
Homemaker Meals	\$ 102,35
Chatham County Homemaker Project	\$ 429,25
Douglas County Homemaker Project	\$ 115,65
Fulton County Homemaker Project	\$ 291,61
Total Funds Budgeted	\$ 11,751,14
Agency Funds	\$ 4,596,74
Title XX Funds	\$ 1,403,74
State Funds Budgeted	\$ 5,750,61
Total Positions Budgeted	

Purchase of Social Services Functional Budgets

	Total Funds	State Funds	Pos
Work Incentive Benefits	\$ 802,357	\$ 127,357	

Grants to Fulton County for 24-hour Emergency Social Services	\$	150,000	\$	150,000	0
Legal Services	\$	335,000	\$	110,000	0
AFDC - Family Foster Care	\$	2,499,472	\$	839,308	0
AFDC - Institutional Foster Care	\$	806,447	\$	270,812	0
Specialized Foster Care	\$	53,564	\$	30,364	0
Child Welfare Family Foster Care	\$	4,381,118	\$	2,861,118	0
Adoption Supplement	\$	220,000	\$	220,000	0
Non-AFDC Institutional Foster Care	\$	182,157	\$	182,157	0
Liability Insurance	\$	15,400	\$	15,400	0
Emergency Shelter Care	\$	84,070	\$	24,070	0
Day Care	\$	882,960	\$	462,960	0
Psychiatric, Psychological and Speech Therapy	\$	128,064	\$	38,064	0
Maternity Care	\$	264,700	\$	264,700	0
Return of Runaways - County	\$	7,000	\$	2,830	0
Homemaker Projects	\$	938,855	\$	151,540	0
Undistributed	\$	—0—	\$	—0—	0
Total	\$	11,751,164	\$	5,750,680	0

10. Youth Services - Program

Direction and Support:

Personal Services.....	\$ 660,500
Regular Operating Expenses	\$ 15,000
Travel.....	\$ 17,300
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 4,000
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 19,000
Per Diem, Fees and Contracts.....	\$ 2,500
Utilities	\$ -0-
Postage.....	\$ -0-
Benefits for Child Care	\$ -0-
Total Funds Budgeted	\$ 718,300
Indirect DOAS Services Funding	\$ -0-
Agency Funds	\$ 11,810
State Funds Budgeted.....	\$ 706,490
Total Positions Budgeted	29
Authorized Motor Vehicles	0

11. Services to the Aged Budget:

Personal Services.....	\$ 881,685
------------------------	------------

Regular Operating Expenses	\$ 22,375
Travel.....	\$ 41,260
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 7,965
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 930
Telecommunications	\$ 26,665
Per Diem, Fees and Contracts	\$ 19,728,800
Utilities	\$ -0-
Postage.....	\$ -0-
Total Funds Budgeted	\$ 20,709,680
Title XX Funds.....	\$ 4,060,575
Agency Funds	\$ 14,959,060
State Funds Budgeted.....	\$ 1,690,045
Total Positions Budgeted	41
Authorized Motor Vehicles	176

Services to the Aged Functional Budgets

	Total Funds	State Funds	Pos.
Title XX Adult Services	\$ 4,931,065	\$ 774,035	0
Administration and Planning	\$ 1,026,835	\$ 228,280	41
Nutrition Grants	\$ 8,450,395	\$ 509,730	0
Areawide Grants	\$ 6,301,385	\$ 178,000	0
Undistributed	\$ —0—	\$ —0—	0
Total	\$ 20,709,680	\$ 1,690,045	41

12. Vocational Rehabilitation

Program Direction and Support Budget:	
Personal Services.....	\$ 1,233,680
Regular Operating Expenses	\$ 79,295
Travel.....	\$ 64,180
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 23,185
Equipment Purchases.....	\$ 3,500
Computer Charges	\$ 433,420
Real Estate Rentals	\$ -0-
Telecommunications	\$ 27,450
Per Diem, Fees and Contracts	\$ 271,310
Utilities	\$ -0-
Postage.....	\$ 2,000
E.S.R.P. Case Services	\$ 150,000
Grants for Nephrology Centers.....	\$ 228,750
Total Funds Budgeted	\$ 2,516,770
Indirect DOAS Services Funding	\$ -0-
Agency Funds	\$ 1,696,770
State Funds Budgeted.....	\$ 820,000
Total Positions Budgeted	53

Vocational Rehabilitation - Program Direction and Support Functional Budgets

	Total Funds	State Funds	Pos.
Program Direction and Support	\$ 1,738,495	\$ 427,735	44

Grants Management	\$	778,275	\$	392,265	9
Undistributed	\$	—0—	\$	—0—	0
Total	\$	2,516,770	\$	820,000	53

13. Vocational Rehabilitation

Facilities Budget:

Personal Services.....	\$ 2,710,075
Regular Operating Expenses	\$ 137,835
Travel.....	\$ 20,800
Motor Vehicle Equipment Purchases	\$ 40,200
Publications and Printing.....	\$ 700
Equipment Purchases.....	\$ 16,560
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ 102,900
Telecommunications.....	\$ 34,050
Per Diem, Fees and Contracts.....	\$ 105,300
Utilities.....	\$ 58,950
Postage.....	\$ 3,825
Capital Outlay	\$ -0-
Case Services.....	\$ -0-
Total Funds Budgeted	\$ 3,231,195
Indirect DOAS Services Funding	\$ -0-
Agency Funds.....	\$ 2,639,140
Title XX Funds.....	\$ -0-
State Funds Budgeted.....	\$ 592,055
Total Positions Budgeted	161
Authorized Motor Vehicles	19

Vocational Rehabilitation - Facilities Functional Budgets

	Total Funds	State Funds	Pos.
Youth Development Center			
V. R. Unit	\$ 273,520	\$ 49,445	14
Atlanta Rehabilitation Center	\$ 1,586,240	\$ 293,030	70
Alto Rehabilitation Center	\$ 240,040	\$ 43,420	13
Cave Spring			
Rehabilitation Center	\$ 297,220	\$ 54,730	17
Central Rehabilitation Center	\$ 502,685	\$ 90,970	28
Georgia Vocational Adjustment			
Center - Gracewood	\$ 331,490	\$ 60,460	19
Undistributed	\$ —0—	\$ —0—	0
Total	\$ 3,231,195	\$ 592,055	161

14. Roosevelt Warm Springs

Rehabilitation Institute:

Personal Services.....	\$ 6,201,285
Regular Operating Expenses	\$ 989,680
Travel.....	\$ 43,210
Motor Vehicle Equipment	
Purchases.....	\$ 33,355
Publications and Printing.....	\$ 15,900
Equipment Purchases.....	\$ 70,465

Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 117,670
Per Diem, Fees and Contracts	\$ 581,950
Utilities	\$ 496,045
Postage.....	\$ 11,800
Case Services	\$ 85,000
Capital Outlay	\$ -0-
Operations	\$ -0-
Total Funds Budgeted	\$ 8,646,360
Indirect DOAS Services Funding	\$ 50,000
Agency Funds	\$ 6,271,550
State Funds Budgeted	\$ 2,324,810
Total Positions Budgeted	404
Authorized Motor Vehicles	23

**Roosevelt Warm Springs Rehabilitation Institute -
Functional Budgets**

	Total Funds	State Funds	Pos.
Administration	\$ 3,352,290	\$ 1,691,860	131
Rehabilitation Services	\$ 4,297,490	\$ —0—	231
Instruction	\$ 353,895	\$ —0—	16
Independent Living	\$ 513,435	\$ 505,970	21
Research/Training	\$ 129,250	\$ 126,980	5
Undistributed	\$ —0—	\$ —0—	0
Total	\$ 8,646,360	\$ 2,324,810	404

15. Georgia Factory for the
Blind Budget:

Personal Services.....	\$ 2,052,480
Regular Operating Expenses	\$ 3,870,420
Travel.....	\$ 53,285
Motor Vehicle Equipment Purchases	\$ 43,700
Publications and Printing.....	\$ 3,200
Equipment Purchases.....	\$ 223,200
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 8,400
Telecommunications	\$ 15,640
Per Diem, Fees and Contracts	\$ 79,000
Utilities	\$ 67,600
Postage.....	\$ 4,300
Capital Outlay	\$ 185,040
Case Services	\$ 225,000
Total Funds Budgeted	\$ 6,831,265
Agency Funds	\$ 6,189,370
State Funds Budgeted.....	\$ 641,895
Total Positions Budgeted	36
Authorized Motor Vehicles	14

Georgia Factory for the Blind Functional Budgets

	Total Funds	State Funds	Pos.
Operations	\$ 5,808,740	\$ 185,040	0

Supervision	\$	333,750	\$	327,110	19
Business Enterprise Vending Stand Project	\$	688,775	\$	129,745	17
Undistributed	\$	—0—	\$	—0—	0
Total	\$	6,831,265	\$	641,895	36

16. Vocational Rehabilitation

Services Budget:

Personal Services.....	\$ 12,701,085
Regular Operating Expenses	\$ 368,070
Travel.....	\$ 415,000
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 10,200
Equipment Purchases.....	\$ 15,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 565,000
Telecommunications	\$ 348,800
Per Diem, Fees and Contracts	\$ 276,400
Utilities	\$ 65,520
Postage.....	\$ 63,105
Contract with Vocational Rehabilitation Community Facilities	\$ 3,365,970
Contract for Epilepsy	\$ 60,000
Case Services	\$ 11,824,230
Contract with the Affirmative Industries.....	\$ 100,000
Cerebral Palsy Contract.....	\$ 130,000
Total Funds Budgeted	\$ 30,308,380
Indirect DOAS Services Funding	\$ 50,000
Agency Funds	\$ 21,242,390
State Funds Budgeted.....	\$ 9,015,990
Total Positions Budgeted	707
Authorized Motor Vehicles	5

17. Vocational Rehabilitation

Disability Adjudication Budget:

Personal Services.....	\$ 5,863,545
Regular Operating Expenses	\$ 237,630
Travel.....	\$ 16,800
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 43,270
Equipment Purchases.....	\$ 15,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 422,000
Telecommunications	\$ 274,900
Per Diem, Fees and Contracts	\$ 211,120
Utilities	\$ -0-
Postage.....	\$ 114,000
Case Services	\$ 4,498,600
Total Funds Budgeted	\$ 11,696,865
Agency Funds	\$ 11,696,865
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	307

18. Public Assistance Budget:

Personal Services.....	\$ -0-
Regular Operating Expenses	\$ 400,000
Travel.....	\$ -0-
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing	\$ -0-
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Per Diem, Fees and Contracts	\$ -0-
SSI-Supplement Benefits.....	\$ 25,000
AFDC Benefits	\$ 182,368,956
Total Funds Budgeted	\$ 182,793,956
Agency Funds	\$ 121,490,641
State Funds Budgeted.....	\$ 61,303,315
Total Positions Budgeted	0

Public Assistance Functional Budgets

	Total Funds	State Funds	Pos.
Refugee Benefits	\$ 400,000	\$ —0—	0
AFDC Payments	\$ 182,368,956	\$ 61,278,315	0
SSI - Supplement Benefits	\$ 25,000	\$ 25,000	0
Undistributed	\$ —0—	\$ —0—	0
Total	\$ 182,793,956	\$ 61,303,315	0

19. Local Services - Community Services
and Benefits Payments Budget:

Personal Services.....	\$ -0-
Regular Operating Expenses	\$ -0-
Travel.....	\$ -0-
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing	\$ -0-
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Per Diem, Fees and Contracts	\$ -0-
Local Services Benefits	
Payments Grants.....	\$147,596,240
Grants to Counties for	
Social Services	\$ 39,725,170
Total Funds Budgeted	\$ 87,321,410
Agency Funds	\$ 28,256,445
Title XX Funds.....	\$ 20,220,900
State Funds Budgeted.....	\$ 38,844,065
Total Positions Budgeted	0

**Local Services - Community Services
and Benefits Payments Functional Budgets**

	Total Funds	State Funds	Pos.
Local Services			
Benefits Payments Grants	\$ 47,596,240	\$ 23,560,795	0

Grants to Counties for Social Services	\$ 39,725,170	\$ 15,283,270	0
Undistributed	\$ —0—	\$ —0—	0
Total	\$ 87,321,410	\$ 38,844,065	0

20. Family and Children Services
Program Direction and Support
Budget:

Personal Services.....	\$ 6,317,065
Regular Operating Expenses	\$ 241,710
Travel.....	\$ 278,730
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 565,410
Equipment Purchases.....	\$ 43,430
Computer Charges	\$ 3,371,065
Real Estate Rentals.....	\$ 148,500
Telecommunications.....	\$ 830,055
Per Diem, Fees and Contracts.....	\$ 3,279,050
Utilities.....	\$ 8,415
Postage.....	\$ 203,520
Total Funds Budgeted	\$ 15,286,950
Agency Funds.....	\$ 9,004,130
Indirect DOAS Services Funding	\$ 545,000
Title XX Funds.....	\$ 744,880
State Funds Budgeted.....	\$ 4,992,940
Total Positions Budgeted	315

**Family and Children Services - Program
Direction and Support Functional Budgets**

	Total Funds	State Funds	Pos.
Director's Office	\$ 513,950	\$ —0—	12
Policy and Procedures	\$ 439,390	\$ —0—	9
Training	\$ 705,315	\$ 64,150	13
Management Development	\$ 1,785,010	\$ 847,310	79
Administrative Support	\$ 4,892,245	\$ 1,700,215	23
Food Stamp	\$ 3,135,550	\$ 234,725	15
District Program Operations	\$ 2,402,815	\$ 1,352,125	105
Special Services	\$ 1,145,565	\$ 663,265	47
Eligibility Determination	\$ 267,110	\$ 131,150	12
Undistributed	\$ —0—	\$ —0—	0
Total	\$ 15,286,950	\$ 4,992,940	315

21. Family and Children Services
District Administration Budget:

Personal Services.....	\$ 566,630
Regular Operating Expenses	\$ 22,655
Travel.....	\$ 29,160
Motor Vehicle Equipment Purchases	\$ -0-

Publications and Printing	\$ -0-
Equipment Purchases	\$ -0-
Computer Charges	\$ -0-
Real Estate Rentals	\$ 22,900
Telecommunications	\$ 16,100
Per Diem, Fees and Contracts	\$ -0-
Postage	\$ 2,900
Total Funds Budgeted	\$ 660,345
Agency Funds	\$ 298,165
Title XX Funds	\$ 73,055
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted	\$ 289,125
Total Positions Budgeted	19

Budget Unit Object Classes:

Personal Services	\$ 82,285,250
Regular Operating Expenses	\$ 35,694,568
Travel	\$ 2,794,779
Motor Vehicle Equipment	
Purchases	\$ 147,510
Publications and Printing	\$ 1,169,510
Equipment Purchases	\$ 555,215
Computer Charges	\$ 6,519,895
Real Estate Rentals	\$ 4,133,680
Telecommunications	\$ 2,826,400
Per Diem, Fees and Contracts	\$ 62,100,037
Utilities	\$ 846,500
Postage	\$ 992,180
Capital Outlay	\$ 185,040
Grants for Regional Prenatal and Postnatal Care Programs	\$ 3,879,000
Crippled Children Benefits	\$ 4,312,625
Kidney Disease Benefits	\$ 550,000
Cancer Control Benefits	\$ 1,890,000
Benefits for Medically Indigent	
High Risk Pregnant Women and Their Infants	\$ 3,476,480
Family Planning Benefits	\$ 301,530
Benefits for Midwifery Program	\$ 175,000
Grants for DeKalb County	
Mental Retardation Project	\$ 97,300
Grants for Chatham County	
Mental Retardation Project	\$ 92,800
Grant-In-Aid to Counties	\$ 22,257,300
Grant - Savannah Speech and Hearing Center	\$ 39,947
Work Incentive Benefits	\$ 802,357
Grants to Fulton County	
for 24-hour Emergency	
Social Services	\$ 150,000
Benefits for Child Care	\$ 10,135,252
Homemaker Meals	\$ 102,330
Chatham County	
Homemaker Project	\$ 429,225
Douglas County	
Homemaker Project	\$ 115,690
Fulton County Homemaker Project	\$ 291,610
Grants for Nephrology Centers	\$ 228,750

Case Services	\$ 16,632,830
E.S.R.P. Case Services	\$ 150,000
SSI-Supplement Benefits.....	\$ 25,000
AFDC Benefits	\$ 182,368,956
Local Services Benefits	
Payments Grants.....	\$ 47,596,240
Grants to Counties for Social	
Services	\$ 39,725,170
Contract with Vocational	
Rehabilitation Community	
Facilities	\$ 3,365,970
Contract for the Purchase of	
Clotting Factor for the	
Hemophilia Program	\$ 100,000
Contract with the	
Affirmative Industries	\$ 100,000
Institutional Repairs	
and Maintenance.....	\$ 500,000
Contract with Emory University	
for Arthritis Research.....	\$ 188,850
Grant for Epilepsy Program.....	\$ 60,000
Grant to Grady Hospital for	
Cystic Fibrosis Program	\$ 40,000
Contract for Scoliosis	
Screening	\$ 15,000
Contract with Emory University	
for the Fetal Alcohol	
Syndrome Project.....	\$ 60,000
Contract - Georgia	
Advocacy Office, Inc.....	\$ 215,000
Grant for Teenage Pregnancy	
Prevention Program.....	\$ 250,000
Contract - Cancer Research	
at Emory.....	\$ 106,000
Contract - Macon-Bibb County	
Hospital Authority.....	\$ 1,050,000
Cerebral Palsy Contract.....	\$ 130,000
Grants to Counties for	
Metabolic Disorders	
Screening and Testing.....	\$ 42,800
Total Positions Budgeted	4,302

Provided, that of the above appropriation, \$100,000 is designated and committed for the purchase of clotting factor for the Hemophilia Program and for no other purpose.

Provided, that of the above appropriation, \$100,000 is designated and committed to operate a Hemophilia Program in the Metropolitan Atlanta Area and to operate the Hemophilia Program in Augusta.

Provided, that of the funds available in the Physical Health - Local Services Budget not less than \$125,000 is committed for continuation of the Community Cardiovascular Council Stroke-Screening Program.

Provided that no State funds shall be used for advertising the Food Stamp program or other welfare programs unless failure to so apply State funds would cause the loss of Federal funds for programs other than advertising.

There is hereby appropriated \$61,278,315 in State funds for the purpose of making AFDC benefit payments.

Provided that for Fiscal 1982, the following maximum benefits and maximum standards of need shall apply:

Number in Asst. Group	Standards of Need	Maximum Monthly Amount
1	\$ 106	\$ 101
2	161	153
3	193	183
4	227	216
5	260	247
6	282	268
7	305	290
8	324	308
9	341	324
10	365	347
11	390	371

Provided further, that the Department of Human Resources is authorized to calculate all monthly benefit payments utilizing a factor of 95% of the above standard of needs.

Provided, that of the above appropriation, \$130,000 is designated and committed to operate the Rome Cerebral Palsy Center.

Provided, however, it is the intent of this General Assembly that the rate paid to Dentist for services rendered in the District Dental Clinics shall not exceed twenty-five dollars (\$25.00) per hour.

Provided that of the above appropriation relating to Statewide Grants for Pre-natal and Post-natal Care Programs, \$3,879,000 is designated and committed for a Statewide program of pre-natal and post-natal care, including all hospitals where such program or programs are providing or shall provide such care.

Provided, that of the above appropriation relating to the Physical Health - Family Health Activity, \$40,000 is designated and committed for a grant to Grady Memorial Hospital in Atlanta for the purpose of operating a cystic fibrosis program.

Provided that grants of Federal Title V funds above the amounts anticipated in this appropriation shall be used to improve and expand Physical Health programs and **not** to supplant State funds in this appropriation.

Provided, that of the above appropriation, the Department of Human Resources is authorized to provide treatment for eye disorders, provided that treatment for the disability cannot be obtained from other sources.

Provided, further, that the Department of Human Resources is authorized to make monthly advances to Child Care Day Care Centers from funds authorized for this purpose.

Provided further, it is the intent of this General Assembly that AFDC Benefit payments from funds appropriated herein shall be made from the date of certification and not from the date of application.

Provided further, the Department of Human Resources is authorized to make payments (not to exceed \$5,000) to the Georgia Building Authority for the purpose of maintaining the grounds at the Roosevelt Warm Springs Hospital.

To purchase, lease or otherwise acquire or reimburse for the purchase or lease of equipment, or purchase or reimburse for the purchase of drugs and medical treatment of persons with Cystic Fibrosis over the age of 21. Funds shall be expended to those persons qualifying who are not otherwise covered by any other private or publicly funded program and are determined to need support from the State.

It is the intent of this General Assembly that the State shall provide no more than 50 percent of The Medical School of Mercer University's total operating cost (including Capitation Grants). Provided further, quarterly expenditure reports and certified annual audits shall be provided to the State Auditor and General Assembly on a timely basis.

B. Budget Unit: State Health Planning and Development.....	\$ 376,400
State Health Planning and Development Budget:	
Personal Services.....	\$ 732,840

Regular Operating Expenses	\$ 45,320
Travel.....	\$ 20,100
Publications and Printing.....	\$ 7,500
Equipment Purchases.....	\$ 1,600
Computer Charges	\$ 30,000
Real Estate Rentals	\$ 75,700
Telecommunications.....	\$ 21,210
Per Diem, Fees and Contracts	\$ 140,000
Postage.....	\$ 5,000
Total Funds Budgeted	\$ 1,079,270
Indirect DOAS Services Funding	\$ -0-
Agency Funds	\$ 702,870
State Funds Budgeted.....	\$ 376,400
Total Positions Budgeted	33
Authorized Motor Vehicles	0

Budget Unit Object Classes:

Personal Services.....	\$ 732,840
Regular Operating Expenses	\$ 45,320
Travel.....	\$ 20,100
Publications and Printing.....	\$ 7,500
Equipment Purchases.....	\$ 1,600
Computer Charges	\$ 30,000
Real Estate Rentals	\$ 75,700
Telecommunications	\$ 21,210
Per Diem, Fees and Contracts	\$ 140,000
Postage.....	\$ 5,000
Total Positions Budgeted	33
Authorized Motor Vehicles	0

C. Budget Unit: Community Mental Health/
Mental Retardation Youth
Services and
Institutions

\$ 236,254,418

1. Georgia Regional Hospital at
Augusta Budget:

Personal Services.....	\$ 7,428,929
Regular Operating Expenses	\$ 1,030,200
Travel.....	\$ 10,760
Motor Vehicle Equipment Purchases	\$ 31,200
Publications and Printing.....	\$ 5,200
Equipment Purchases.....	\$ 229,185
Computer Charges	\$ 77,000
Real Estate Rentals	\$ -0-
Telecommunications	\$ 77,420
Per Diem, Fees and Contracts	\$ 217,600
Utilities	\$ 252,500
Postage.....	\$ 8,300
Authority Lease Rentals	\$ 387,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 9,755,294
Agency Funds	\$ 1,284,795
Indirect DOAS Services Funding	\$ 60,000
State Funds Budgeted.....	\$ 8,410,499
Total Positions Budgeted	
July 1, 1981	492
Total Positions Budgeted	
June 30, 1982	491
Authorized Motor Vehicles	23

2. Georgia Regional Hospital at
Atlanta Budget:

Personal Services.....	\$ 9,851,509
Regular Operating Expenses	\$ 1,314,715
Travel.....	\$ 16,000
Motor Vehicle Equipment Purchases.....	\$ 8,000
Publications and Printing.....	\$ 9,100
Equipment Purchases.....	\$ 114,640
Computer Charges	\$ 108,000
Real Estate Rentals	\$ -0-
Telecommunications	\$ 110,000
Per Diem, Fees and Contracts	\$ 133,125
Utilities	\$ 360,000
Postage.....	\$ 10,000
Capital Outlay	\$ -0-
Authority Lease Rentals	\$ 513,000
Total Funds Budgeted	\$ 12,548,089
Agency Funds	\$ 2,167,517
Indirect DOAS Services Funding	\$ 93,000
State Funds Budgeted.....	\$ 10,287,572
Total Positions Budgeted	649
Authorized Motor Vehicles	25

3. Georgia Regional Hospital at
Savannah Budget:

Personal Services.....	\$ 7,583,183
Regular Operating Expenses	\$ 832,765
Travel.....	\$ 13,900
Motor Vehicle Equipment Purchases	\$ 34,350
Publications and Printing.....	\$ 1,900
Equipment Purchases.....	\$ 106,660
Computer Charges	\$ 106,000
Real Estate Rentals	\$ -0-
Telecommunications	\$ 91,400
Per Diem, Fees and Contracts	\$ 132,775
Utilities	\$ 324,000
Postage.....	\$ 6,900
Authority Lease Rentals	\$ 500,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 9,733,833
Agency Funds	\$ 1,015,536
Indirect DOAS Services Funding	\$ 85,000
State Funds Budgeted.....	\$ 8,633,297
Total Positions Budgeted	
July 1, 1981	498
Total Positions Budgeted	
June 30, 1982	495
Authorized Motor Vehicles	22

4. West Central Georgia Regional

Hospital Budget:	
Personal Services.....	\$ 6,554,833
Regular Operating Expenses	\$ 822,655
Travel.....	\$ 13,250
Motor Vehicle Equipment Purchases	\$ 7,750
Publications and Printing.....	\$ 4,930
Equipment Purchases.....	\$ 29,535

Computer Charges	\$ 86,000
Real Estate Rentals	\$ -0-
Telecommunications	\$ 78,000
Per Diem, Fees and Contracts	\$ 36,720
Utilities	\$ 310,000
Postage	\$ 10,700
Authority Lease Rentals	\$ 666,500
Capital Outlay	\$ 500,000
Total Funds Budgeted	\$ 9,120,873
Agency Funds	\$ 1,034,370
Indirect DOAS Services Funding	\$ 75,000
State Funds Budgeted	\$ 8,011,503
Total Positions Budgeted	
July 1, 1981	441
Total Positions Budgeted	
June 30, 1982	433
Authorized Motor Vehicles	25
5. Northwest Georgia Regional Hospital	
at Rome Budget:	
Personal Services	\$ 9,315,439
Regular Operating Expenses	\$ 1,037,690
Travel	\$ 12,330
Motor Vehicle Equipment	
Purchases	\$ 62,330
Publications and Printing	\$ 1,360
Equipment Purchases	\$ 83,720
Computer Charges	\$ 118,000
Real Estate Rentals	\$ -0-
Telecommunications	\$ 79,850
Per Diem, Fees and Contracts	\$ 36,600
Utilities	\$ 886,000
Postage	\$ 7,000
Capital Outlay	\$ 660,000
Authority Lease Rentals	\$ 883,500
Total Funds Budgeted	\$ 13,183,819
Agency Funds	\$ 2,866,580
Indirect DOAS Services Funding	\$ 85,000
State Funds Budgeted	\$ 10,232,239
Total Positions Budgeted	652
Authorized Motor Vehicles	45
6. Gracewood State School	
and Hospital Budget:	
Personal Services	\$ 23,879,345
Regular Operating Expenses	\$ 2,732,425
Travel	\$ 11,250
Motor Vehicle Equipment	
Purchases	\$ 106,650
Publications and Printing	\$ 6,640
Equipment Purchases	\$ 126,695
Computer Charges	\$ 79,000
Real Estate Rentals	\$ -0-
Telecommunications	\$ 219,000
Per Diem, Fees and Contracts	\$ 130,370
Utilities	\$ 1,284,000
Postage	\$ 13,200
Capital Outlay	\$ 1,945,000

Total Funds Budgeted	\$ 30,533,575
Agency Funds	\$ 12,393,985
Indirect DOAS Services Funding	\$ 155,000
State Funds Budgeted	\$ 17,984,590
Total Positions Budgeted	
July 1, 1981	1,801
Total Positions Budgeted	
June 30, 1982	1,745
Authorized Motor Vehicles	110
7. Southwestern State Hospital Budget:	
Personal Services	\$ 16,112,264
Regular Operating Expenses	\$ 1,784,935
Travel	\$ 18,000
Motor Vehicle Equipment	
Purchases	\$ 50,800
Publications and Printing	\$ 5,300
Equipment Purchases	\$ 116,775
Computer Charges	\$ 125,000
Real Estate Rentals	\$ -0-
Telecommunications	\$ 116,600
Per Diem, Fees and Contracts	\$ 241,490
Utilities	\$ 738,000
Postage	\$ 14,000
Capital Outlay	\$ 80,000
Total Funds Budgeted	\$ 19,403,164
Agency Funds	\$ 5,801,232
Indirect DOAS Services Funding	\$ 90,000
State Funds Budgeted	\$ 13,511,932
Total Positions Budgeted	1,157
Authorized Motor Vehicles	53
8. Georgia Retardation Center Budget:	
Personal Services	\$ 13,595,230
Regular Operating Expenses	\$ 2,583,745
Travel	\$ 12,150
Motor Vehicle Equipment	
Purchases	\$ 9,350
Publications and Printing	\$ 6,610
Equipment Purchases	\$ 74,075
Computer Charges	\$ 140,000
Real Estate Rentals	\$ -0-
Telecommunications	\$ 135,800
Per Diem, Fees and Contracts	\$ 132,050
Utilities	\$ 907,300
Postage	\$ 9,350
Authority Lease Rentals	\$ 794,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 18,399,660
Agency Funds	\$ 9,086,205
Indirect DOAS Services Funding	\$ 100,000
State Funds Budgeted	\$ 9,213,455
Total Positions Budgeted	930
Authorized Motor Vehicles	34
9. Georgia Mental Health	
Institute Budget:	
Personal Services	\$ 8,282,724

Regular Operating Expenses	\$ 1,065,385
Travel.....	\$ 14,200
Motor Vehicle Equipment	
Purchases.....	\$ 14,860
Publications and Printing.....	\$ 5,635
Equipment Purchases.....	\$ 80,790
Computer Charges	\$ 125,000
Real Estate Rentals	\$ -0-
Telecommunications.....	\$ 145,500
Per Diem, Fees and Contracts	\$ 607,890
Utilities	\$ 1,054,000
Postage.....	\$ 11,900
Authority Lease Rentals	\$ 450,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 11,857,884
Agency Funds	\$ 1,374,515
Indirect DOAS Services Funding	\$ 193,000
State Funds Budgeted.....	\$ 10,290,369
Total Positions Budgeted	534
Authorized Motor Vehicles	20

10. Central State Hospital Budget:

Personal Services.....	\$ 60,266,339
Regular Operating Expenses	\$ 8,440,790
Travel.....	\$ 21,520
Motor Vehicle Equipment	
Purchases.....	\$ 62,450
Publications and Printing.....	\$ 41,850
Equipment Purchases.....	\$ 185,175
Computer Charges	\$ 435,000
Real Estate Rentals	\$ -0-
Telecommunications.....	\$ 410,200
Per Diem, Fees and Contracts	\$ 196,400
Utilities	\$ 3,550,000
Postage.....	\$ 38,000
Authority Lease Rentals	\$ 786,000
Capital Outlay	\$ 300,000
Total Funds Budgeted	\$ 74,733,724
Agency Funds	\$ 18,228,637
Indirect DOAS Services Funding	\$ 589,000
State Funds Budgeted.....	\$ 55,916,087
Total Positions Budgeted	
July 1, 1981	4,180
Total Positions Budgeted	
June 30, 1982	4,113
Authorized Motor Vehicles	216

11. State Youth Development

Centers Budget:

Personal Services.....	\$ 10,403,615
Regular Operating Expenses	\$ 1,290,365
Travel.....	\$ 8,000
Motor Vehicle Equipment	
Purchases.....	\$ 62,420
Publications and Printing.....	\$ 3,000
Equipment Purchases.....	\$ 171,385
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-

Telecommunications	\$ 89,630
Per Diem, Fees and Contracts	\$ 123,840
Utilities	\$ 672,100
Postage	\$ 18,465
Capital Outlay	\$ 200,000
Total Funds Budgeted	\$ 13,042,820
Agency Funds	\$ 574,007
State Funds Budgeted	\$ 12,468,813
Total Positions Budgeted	711
Authorized Motor Vehicles	103
12. Regional Youth Development	
Centers Budget:	
Personal Services	\$ 5,274,335
Regular Operating Expenses	\$ 769,110
Travel	\$ 10,890
Motor Vehicle Equipment Purchases	\$ 9,350
Publications and Printing	\$ 2,500
Equipment Purchases	\$ 36,850
Computer Charges	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 48,955
Per Diem, Fees and Contracts	\$ 67,800
Utilities	\$ 419,000
Postage	\$ 8,150
Capital Outlay	\$ 632,500
Reserve for Gwinnett	
County RYDC	\$ 200,000
Grants to County-Owned Detention	
Centers	\$ 1,844,220
Total Funds Budgeted	\$ 9,323,660
Agency Funds	\$ 352,812
State Funds Budgeted	\$ 8,970,848
Total Positions Budgeted	383
Authorized Motor Vehicles	39
13. Community Mental Health/	
Mental Retardation	
Services Budget:	
Personal Services	\$ 7,672,100
Regular Operating Expenses	\$ 486,630
Travel	\$ 50,635
Motor Vehicle Equipment	
Purchases	\$ -0-
Publications and Printing	\$ 8,640
Equipment Purchases	\$ 2,030
Computer Charges	\$ -0-
Real Estate Rentals	\$ 80,920
Telecommunications	\$ 37,590
Per Diem, Fees and Contracts	\$ 249,900
Utilities	\$ 27,000
Postage	\$ 2,400
Capital Outlay	\$ 50,000
Drug Abuse Contracts	\$ 963,555
Day Care Centers for the	
Mentally Retarded	\$ 38,830,000
MR Day Care Center Motor	
Vehicle Purchases	\$ 521,625

Developmental Disability	
Services Chiefs.....	\$ 678,100
Group Homes for the	
Mentally Retarded	\$ 3,289,000
Supportive Living Staff	\$ 1,011,900
Supportive Living Benefits.....	\$ 1,783,610
Georgia State Foster	
Grandparent/Senior	
Companion Program.....	\$ 514,000
Community Residential	
Services Staff	\$ 1,496,000
Community Residential Services	\$ 2,559,800
Community Mental Health	
Center Services	\$ 49,959,853
Project Rescue	\$ 231,800
Project ARC	\$ 155,000
Project Friendship	\$ 209,000
Group Homes for	
Autistic Children	\$ 202,000
Uniform Alcoholism Projects	\$ 1,935,530
Total Funds Budgeted	\$ 113,008,618
Title XX	\$ 21,917,000
Agency Funds	\$ 37,043,617
State Funds Budgeted.....	\$ 54,048,001
Total Positions Budgeted	419
Authorized Motor Vehicles	800

**Community Mental Health/Mental Retardation
Services Functional Budgets**

	Total Funds	State Funds	Pos.
Mental Health Community Assistance	\$ 4,799,805	\$ 4,653,209	238
Outdoor Therapeutic Program	\$ 647,575	\$ 639,975	24
Mental Retardation Community Assistance	\$ 1,336,710	\$ 1,311,521	64
Central Pharmacy	\$ 93,840	\$ 92,670	3
Metro Drug Abuse Centers	\$ 976,190	\$ 338,550	47
Developmental Disability Service Chiefs	\$ 678,100	\$ 678,100	0
Day Care Centers for the Mentally Retarded	\$ 39,631,895	\$ 17,873,564	21
Supportive Living	\$ 2,795,510	\$ 2,795,510	0
Group Homes for the Mentally Retarded	\$ 3,289,000	\$ 3,289,000	0
Georgia State Foster Grandparent/Senior Companion Program	\$ 514,000	\$ 514,000	0
Community Residential Services	\$ 4,055,800	\$ 2,737,175	0

Group Homes for Autistic Children	\$	202,000	\$	202,000	0
Project Rescue	\$	231,800	\$	68,800	0
Drug Abuse Contracts	\$	963,555	\$	245,125	0
Project ARC	\$	155,000	\$	155,000	0
Project Friendship	\$	209,000	\$	209,000	0
Community Mental Health Center Services	\$	50,493,308	\$	16,309,272	22
Uniform Alcoholism Projects	\$	1,935,530	\$	1,935,530	0
Undistributed	\$	—0—	\$	—0—	0
Total	\$	113,008,618	\$	54,048,001	419

14. Community Youth Services Budget:

Personal Services.....	\$ 6,917,885
Regular Operating Expenses	\$ 599,985
Travel.....	\$ 346,200
Motor Vehicle Equipment Purchases	\$ 18,700
Publications and Printing.....	\$ 3,750
Equipment Purchases.....	\$ 4,950
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 267,190
Telecommunications	\$ 188,550
Per Diem, Fees and Contracts	\$ -0-
Utilities.....	\$ 26,480
Postage.....	\$ 17,200
Child Care Benefits	\$ 15,000
Total Funds Budgeted	\$ 8,405,890
State Funds Budgeted.....	\$ 8,275,213
Total Positions Budgeted	421
Authorized Motor Vehicles	19

Community Youth Services Functional Budgets

	Total Funds	State Funds	Pos.
Group Homes	\$ 440,230	\$ 434,126	22
Community Detention	\$ 764,244	\$ 758,698	18
Day Centers	\$ 512,840	\$ 503,647	24
Community Treatment Centers	\$ 1,516,975	\$ 1,490,526	82
Court Services	\$ 4,801,391	\$ 4,724,033	257
Runaway Investigations	\$ 307,755	\$ 302,522	15
Interstate Compact	\$ 62,455	\$ 61,661	3
Undistributed	\$ —0—	\$ —0—	0
Total	\$ 8,405,890	\$ 8,275,213	421

15. Regular Operating Expense

Reserve Budget:	
Regular Operating Expense	\$ -0-

Total Funds.....	\$ -0-
State Funds.....	\$ -0-

Budget Unit Object Classes:

Personal Services.....	\$ 193,137,730
Regular Operating Expenses.....	\$ 24,791,395
Travel.....	\$ 559,085
Motor Vehicle Equipment	
Purchases.....	\$ 478,210
Publications and Printing.....	\$ 106,415
Equipment Purchases.....	\$ 1,362,465
Computer Charges.....	\$ 1,399,000
Real Estate Rentals.....	\$ 348,110
Telecommunications.....	\$ 1,828,495
Per Diem, Fees and Contracts.....	\$ 2,306,560
Utilities.....	\$ 10,810,380
Postage.....	\$ 175,565
Capital Outlay.....	\$ 4,367,500
Authority Lease Rentals.....	\$ 4,980,000
Grants to County-Owned	
Detention Centers.....	\$ 1,844,220
Reserve for Gwinnett	
County RYDC.....	\$ 200,000
Drug Abuse Contracts.....	\$ 963,555
Day Care Centers for the	
Mentally Retarded.....	\$ 33,830,000
MR Day Care Center Motor	
Vehicle Purchases.....	\$ 521,625
Developmental Disability	
Services Chiefs.....	\$ 678,100
Group Homes for the	
Mentally Retarded.....	\$ 3,289,000
Supportive Living Staff.....	\$ 1,011,900
Supportive Living Benefits.....	\$ 1,783,610
Georgia State Foster	
Grandparent/Senior	
Companion Program.....	\$ 514,000
Community Residential	
Services Staff.....	\$ 1,496,000
Community Residential Services.....	\$ 2,559,800
Community Mental Health	
Center Services.....	\$ 49,959,853
Project Rescue.....	\$ 231,800
Project ARC.....	\$ 155,000
Project Friendship.....	\$ 209,000
Group Homes for	
Autistic Children.....	\$ 202,000
Uniform Alcoholism Projects.....	\$ 1,935,530
Child Care Benefits.....	\$ 15,000
Total Positions Budgeted	
July 1, 1981.....	13,268
Total Positions Budgeted	
June 30, 1982.....	13,133
Authorized Motor Vehicles.....	1,534

Provided, that of the above appropriation relating to Community Mental Health Centers, agency income, excluding federal grants where prohibited, shall be expended first to cover expenses for local programs. Surplus funds at the end of the year shall not exceed

60-day collections. Surplus above this limitation shall revert to the State and local governments on a pro rata basis based on contribution of said governments to the program.

Provided, that of the above appropriation relating to Community Residential Services Benefits, the Department is authorized to increase the maximum monthly payments to service providers from \$300 to \$350 and to supplant State funds with patient collections to reduce the State cost of the program.

Provided, that of the above appropriation relating to Community Mental Health Centers, private gifts and donations, as well as proceeds of local fund raising activities, shall not be required to be budgeted to the Department or to the Office of Planning and Budget.

Provided that the Department is given the flexibility in the Community Residential Services Program to use benefits to contract with private home providers for service or to provide small group living situations or semi-independent living situations for clients; and further provided that these residential services are available to clients residing in the community as well as those returning to their communities from the institution.

Provided that Community Mental Health Centers shall provide services to clients living within the geographic catchment area served by such centers without regard to the length of time such client has resided in such geographic catchment area if such client is otherwise eligible to receive services.

Provided, that of the above appropriation relating to Supportive Living Benefits, the Department is provided the flexibility to contract with private homeproviders for services in the home and/or to provide small group residences for clients and/or provide respite care services for clients and/or other residential services needed to support clients in the communities.

Provided, that of the above appropriation relating to Uniform Alcoholism Projects, \$250,000 is designated and committed for projects at Waycross (\$200,000) and Dalton (\$50,000).

Provided, however, it is the intent of this General Assembly that no additional Youth Services group homes or community treatment centers be started with Federal Funds without prior approval by the General Assembly of Georgia.

Provided, further it is the intent of this General Assembly that the Office of Planning and Budget is authorized and directed to amend an additional \$100,000 in agency income, if realized, above the amount contemplated in this bill for the purpose of contracting for a comprehensive study of the State Forensic Services needs including physical plant considerations.

Section 27. Department of Industry and Trade.

A. Budget Unit: Department of Industry and Trade

	<u>\$ 8,474,198</u>
1. Industry Budget:	
Personal Services.....	\$ 579,500
Regular Operating Expenses	\$ 10,900
Travel.....	\$ 41,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 13,000
Equipment Purchases.....	\$ 710
Computer Charges	\$ 14,300
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts	<u>\$ 1,000</u>
Total Funds Budgeted	\$ 660,410
State Funds Budgeted.....	\$ 648,820
Total Positions Budgeted	23
2. Research Budget:	
Personal Services.....	\$ 282,500

Regular Operating Expenses	\$ 5,000
Travel.....	\$ 1,900
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 46,000
Equipment Purchases.....	\$ -0-
Computer Charges	\$ 7,100
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts	\$ 18,100
Total Funds Budgeted	\$ 360,600
State Funds Budgeted.....	\$ 354,950
Total Positions Budgeted	14

3. Tourism - Promotional Budget:

Personal Services.....	\$ 588,000
Regular Operating Expenses	\$ 68,500
Travel.....	\$ 59,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 228,100
Equipment Purchases.....	\$ 4,800
Computer Charges	\$ 22,900
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts	\$ 90,650
Historic Chattahoochee	
Commission Contract	\$ 40,000
Total Funds Budgeted	\$ 1,101,950
State Funds Budgeted.....	\$ 1,090,190
Total Positions Budgeted	30

4. Tourist - Welcome Centers Budget:

Personal Services.....	\$ 1,233,500
Regular Operating Expenses	\$ 285,500
Travel.....	\$ 34,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 8,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 10,000
Per Diem, Fees and Contracts	\$ 4,450
Capital Outlay	\$ -0-
Local Welcome Centers.....	\$ 95,000
Total Funds Budgeted	\$ 1,670,450
State Funds Budgeted.....	\$ 1,580,780
Total Positions Budgeted	99

5. Internal Administration Budget:

Personal Services.....	\$ 536,000
Regular Operating Expenses	\$ 236,670
Travel.....	\$ 18,000
Motor Vehicle Equipment Purchases	\$ 8,600
Publications and Printing.....	\$ 40,000
Equipment Purchases.....	\$ 1,200
Computer Charges	\$ 7,288
Real Estate Rentals	\$ 200,000
Telecommunications	\$ 110,045
Per Diem, Fees and Contracts	\$ 16,000

Postage.....	\$ 160,000
Georgia Ports Authority	
Authority Lease Rentals	\$ 2,597,500
Georgia Ports Authority	
General Obligation Bond	
Payments	\$ 700,000
Atlanta Council for	
International Visitors	\$ 25,000
Waterway Development in Georgia.....	\$ 25,000
Georgia Music Week Promotion.....	\$ 10,000
Georgia World Congress Center	
Operating Expenses	\$ -0-
Georgia World Congress Center	
Marketing Program	\$ -0-
Total Funds Budgeted	\$ 4,691,303
State Funds Budgeted.....	\$ 3,188,083
Total Positions Budgeted	25
6. International Budget:	
Personal Services.....	\$ 474,000
Regular Operating Expenses	\$ 43,200
Travel.....	\$ 76,750
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 23,000
Equipment Purchases.....	\$ 2,845
Computer Charges	\$ 15,000
Real Estate Rentals	\$ 42,900
Telecommunications	\$ 22,660
Per Diem. Fees and Contracts	\$ 91,500
Total Funds Budgeted	\$ 791,855
State Funds Budgeted.....	\$ 783,375
Total Positions Budgeted	15
7. Advertising Budget:	
Advertising.....	\$ 828,000
Total Funds Budgeted	\$ 828,000
State Funds Budgeted.....	\$ 828,000
Total Positions Budgeted	0
Budget Unit Object Classes:	
Personal Services.....	\$ 3,693,500
Regular Operating Expenses	\$ 649,770
Travel.....	\$ 230,650
Motor Vehicle Equipment Purchases	\$ 8,600
Publications and Printing	\$ 350,100
Equipment Purchases.....	\$ 17,555
Computer Charges	\$ 66,588
Real Estate Rentals	\$ 242,900
Telecommunications	\$ 142,705
Per Diem, Fees and Contracts	\$ 221,700
Postage.....	\$ 160,000
Capital Outlay	\$ -0-
Local Welcome Center Contracts	\$ 95,000
Advertising	\$ 828,000
Georgia Ports Authority	
Authority Lease Rentals	\$ 2,597,500
Georgia Ports Authority	
General Obligation Bond	
Payments	\$ 700,000

Historic Chattahoochee	
Commission Contract	\$ 40,000
Atlanta Council for	
International Visitors	\$ 25,000
Waterway Development in Georgia.....	\$ 25,000
Georgia Music Week Promotion.....	\$ 10,000
Georgia World Congress Center	
Operating Expenses	\$ -0-
Georgia World Congress Center	
Marketing Program.....	\$ -0-
Total Positions Budgeted	206
Authorized Motor Vehicles	21

For general administrative cost of operating the Department of Industry and Trade, including advertising expense.

B. Budget Unit: Authorities.....\$ -0-

1. Georgia World Congress Budget:

Personal Services.....	\$ 2,552,579
Regular Operating Expenses	\$ 912,947
Travel.....	\$ 22,200
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 18,000
Equipment Purchases.....	\$ 30,000
Computer Charges	\$ 600
Real Estate Rentals	\$ -0-
Telecommunications	\$ 43,200
Per Diem, Fees and Contracts.....	\$ 157,680
Georgia World Congress Center	
Marketing Program.....	\$ -0-
Total Funds Budgeted	\$ 3,737,206
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	120

2. Georgia Ports Authority Budget:

Personal Services.....	\$ 20,472,698
Regular Operating Expenses	
and Computer Charges.....	\$ 7,117,411
Travel.....	\$ 371,972
Motor Vehicle Equipment Purchases,	
Equipment Purchases	
and Capital Outlay.....	\$ 10,728,026
Publications and Printing.....	\$ 92,400
Real Estate Rentals	\$ 84,960
Telecommunications	\$ 258,940
Repayments for State General	
Obligation Bonds and Authority	
Lease Rental Obligations	\$ 2,051,000
Per Diem, Fees and Contracts.....	\$ 1,035,540
Other Debt-Service Payments	\$ 595,000
Capital Reinvestment	\$ -0-
Total Funds Budgeted	\$ 42,807,947
State Funds Budgeted	\$ -0-
Total Positions Budgeted	750

Budget Unit Object Classes:

Personal Services.....	\$ 23,025,277
Regular Operating Expenses	\$ 912,947
Travel.....	\$ 394,172

Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 110,400
Equipment Purchases.....	\$ 30,000
Computer Charges.....	\$ 600
Real Estate Rentals.....	\$ 84,960
Telecommunications.....	\$ 302,140
Per Diem, Fees and Contracts.....	\$ 1,193,220
Regular Operating Expenses,	
Computer Charges.....	\$ 7,117,411
Motor Vehicle Equipment	
Purchases, Equipment Purchases	
and Capital Outlay.....	\$ 10,728,026
Repayments for State General	
Obligation Bonds and Authority	
Lease Rental Obligations.....	\$ 2,051,000
Other Debt-Service Payments.....	\$ 595,000
Capital Reinvestment.....	\$ -0-
Georgia World Congress Center	
Marketing Program.....	\$ -0-
Total Positions Budgeted	870
Authorized Motor Vehicles	36

It is the intent of this General Assembly that to the extent that gross income from operations exceeds the amount contemplated in this Appropriations Act, such excess may be applied toward the cost of operations and excess cost of authorized planning of new facilities, provided that budget amendments reflecting such proposed applications are provided to the Office of Planning and Budget and the Legislative Budget Office at least two weeks prior to such application of funds.

It is the intent of this General Assembly that the World Congress Center Authority repay, by direct remittance to the State Treasury during the next twenty years, the full amount of Capital Outlay authorized in the Fiscal 1978 appropriations bill, such repayments to begin no later than Fiscal 1980. Provided, further, that such payments in any year shall not exceed the net operating revenues derived from the operation of the parking and truck-marshalling facilities contemplated in such Capital Outlay appropriation.

It is the intent of this General Assembly that to the greatest extent feasible, the Georgia Ports Authority utilize existing surplus funds for payments to bond trustees for unmatured issues.

Section 28. Department of Labor.

A. Budget Unit: Inspection Division.....	\$ 704,902
Inspection Division Budget:	
Personal Services.....	\$ 571,745
Regular Operating Expenses.....	\$ 10,250
Travel.....	\$ 114,000
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 5,000
Equipment Purchases.....	\$ 500
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ 7,591
Telecommunications.....	\$ 6,500
Per Diem, Fees and Contracts.....	\$ 750
Total Funds Budgeted.....	\$ 716,336
State Funds Budgeted.....	\$ 704,902
Total Positions Budgeted	29

Budget Unit Object Classes:

Personal Services.....	\$ 571,745
------------------------	------------

Regular Operating Expenses	\$ 10,250
Travel.....	\$ 114,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 5,000
Equipment Purchases.....	\$ 500
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 7,591
Telecommunications	\$ 6,500
Per Diem, Fees and Contracts	\$ 750
Total Positions Budgeted	29
B. Budget Unit: Basic Employment, Work	
Incentive, Correctional	
Services and Comprehensive	
Employment and Training.....	\$ <u>2,587,947</u>
1. Basic Employment Security	
and W.I.N. Budget:	
Personal Services.....	\$ 35,165,183
Regular Operating Expenses	\$ 2,613,810
Travel.....	\$ 1,100,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 21,000
Equipment Purchases.....	\$ 1,015,000
Computer Charges	\$ 817,500
Real Estate Rentals	\$ 1,398,131
Telecommunications	\$ 1,180,000
Per Diem, Fees and Contracts	\$ 1,700,000
W.I.N. Grants	\$ 700,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 45,710,624
State Funds Budgeted.....	\$ 1,173,818
Total Positions Budgeted	1,709
2. Comprehensive Employment	
and Training Act (CETA) Budget:	
Personal Services.....	\$ 12,880,185
Regular Operating Expenses	\$ 2,166,270
Travel.....	\$ 350,000
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 15,000
Equipment Purchases.....	\$ 250,000
Computer Charges	\$ 300,000
Real Estate Rentals	\$ 595,115
Telecommunications	\$ 325,000
Per Diem, Fees and	
Contracts (CETA).....	\$ 1,100,000
CETA Direct Benefits	\$ 100,000,000
Total Funds Budgeted	\$ 117,981,570
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	603
3. Correctional Services Budget:	
Personal Services.....	\$ 1,270,672
Regular Operating Expenses	\$ 35,290
Travel.....	\$ 40,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 100

Equipment Purchases.....	\$ 1,000
Computer Charges.....	\$ 2,600
Real Estate Rentals.....	\$ 51,280
Telecommunications.....	\$ 20,600
Per Diem, Fees and Contracts.....	\$ 18,000
Total Funds Budgeted.....	\$ 1,439,542
State Funds Budgeted.....	\$ 1,414,129
Total Positions Budgeted.....	62

Budget Unit Object Classes:

Personal Services.....	\$ 49,316,040
Regular Operating Expenses.....	\$ 4,815,370
Travel.....	\$ 1,490,000
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 36,100
Equipment Purchases.....	\$ 1,266,000
Computer Charges.....	\$ 1,120,100
Real Estate Rentals.....	\$ 2,044,526
Telecommunications.....	\$ 1,525,600
Per Diem, Fees and	
Contracts (CETA).....	\$ 1,100,000
Per Diem, Fees and Contracts.....	\$ 1,718,000
W.I.N. Grants.....	\$ 700,000
CETA Direct Benefits.....	\$ 100,000,000
Capital Outlay.....	\$ -0-
Total Positions Budgeted.....	2,374
Authorized Motor Vehicles.....	6

Section 29. Department of Law.

Budget Unit: Department of Law.....	\$ 3,765,027
Attorney General's Office Budget:	
Personal Services.....	\$ 3,276,016
Regular Operating Expenses.....	\$ 177,856
Travel.....	\$ 90,000
Motor Vehicle Equipment Purchases.....	\$ 7,500
Publications and Printing.....	\$ 27,000
Equipment Purchases.....	\$ 8,675
Computer Charges.....	\$ 20
Books for State Library.....	\$ 50,000
Real Estate Rentals.....	\$ 293,480
Telecommunications.....	\$ 72,200
Per Diem, Fees and Contracts.....	\$ 30,000
Capital Outlay.....	\$ -0-
Total Funds Budgeted.....	\$ 4,032,747
State Funds Budgeted.....	\$ 3,765,027
Total Positions Budgeted.....	116

Budget Unit Object Classes:

Personal Services.....	\$ 3,276,016
Regular Operating Expenses.....	\$ 177,856
Travel.....	\$ 90,000
Motor Vehicle Equipment Purchases.....	\$ 7,500
Publications and Printing.....	\$ 27,000
Equipment Purchases.....	\$ 8,675
Computer Charges.....	\$ 20
Real Estate Rentals.....	\$ 293,480
Telecommunications.....	\$ 72,200

Per Diem, Fees and Contracts	\$ 30,000
Books for State Library	\$ 50,000
Capital Outlay	\$ 0-
Total Positions Budgeted	116
Authorized Motor Vehicles	1

For the cost of operating the Department of Law provided that the compensation of all Assistant Attorneys General, Deputy Assistant Attorneys General, all law clerks, stenographic help, necessary to carry on the legal duties of the State, required of the Department of Law, or any agency of the State in the Executive Branch of State Government, shall be paid from this fund. No other agency is authorized to expend funds appropriated or otherwise available from any source for the support and maintenance of the respective agency for the purpose for which provision is made in this item, unless payment is for reimbursement to the Department of Law as provided by law.

Provided, however, that of the above appropriation relative to regular operating expenses, \$38,000 is designated and committed for Court Reporter Fees.

Section 30. Department of Medical Assistance.

Budget Unit: Medicaid Services\$ 184,638,521

1. Commissioner's Office Budget:

Personal Services.....	\$ 1,162,622
Regular Operating Expenses	\$ 61,539
Travel.....	\$ 54,850
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 4,720
Equipment Purchases.....	\$ 6,360
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 60,262
Telecommunications	\$ 36,095
Per Diem, Fees and Contracts	\$ 18,360
Postage.....	\$ 3,400
Utilities	\$ 11,794
Audits Contracts	\$ -0-
Total Funds Budgeted	\$ 1,420,002
State Funds Budgeted.....	\$ 664,101
Total Positions Budgeted	64

2. Administration Budget:

Personal Services.....	\$ 881,563
Regular Operating Expenses	\$ 82,250
Travel.....	\$ 10,350
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 24,575
Equipment Purchases.....	\$ 1,500
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 90,000
Telecommunications	\$ 31,000
Per Diem, Fees and Contracts	\$ 286,400
Postage.....	\$ 46,700
Utilities	\$ 14,790
Audits Contracts	\$ 599,700
Total Funds Budgeted	\$ 2,068,828
State Funds Budgeted.....	\$ 744,889
Total Positions Budgeted	46

3. Program Management Budget:

Personal Services.....	\$ 1,617,920
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Regular Operating Expenses	\$ 63,410
Travel.....	\$ 42,656
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 33,940
Equipment Purchases.....	\$ 10,560
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 74,687
Telecommunications.....	\$ 57,145
Per Diem, Fees and Contracts	\$ 102,500
Postage.....	\$ 400
Utilities.....	\$ 11,800
Contract with Georgia Medical Care Foundation.....	\$ 1,487,305
Total Funds Budgeted	\$ 3,502,323
State Funds Budgeted.....	\$ 1,328,191
Total Positions Budgeted	96
4. Operations Budget:	
Personal Services.....	\$ 1,668,000
Regular Operating Expenses	\$ 60,320
Travel.....	\$ 4,400
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 250,400
Equipment Purchases.....	\$ 2,404
Computer Charges	\$ 7,139,120
Real Estate Rentals	\$ 98,490
Telecommunications.....	\$ 68,580
Per Diem, Fees and Contracts	\$ -0-
Postage.....	\$ 646,000
Utilities.....	\$ 26,000
Total Funds Budgeted	\$ 9,963,714
Indirect DOAS Services Funding	\$ 1,000,000
Agency Funds	\$ 7,408,734
State Funds Budgeted.....	\$ 1,554,980
Total Positions Budgeted	119
5. Benefits Payments Budget:	
Medicaid Benefits	\$ 569,557,800
Payments to Counties for Mental Health.....	\$ 10,150,000
Total Funds Budgeted	\$ 579,707,800
State Funds Budgeted.....	\$ 180,346,360
Total Positions Budgeted	0
Budget Unit Object Classes:	
Personal Services.....	\$ 5,330,105
Regular Operating Expenses	\$ 267,519
Travel.....	\$ 112,256
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 313,635
Equipment Purchases.....	\$ 20,824
Computer Charges	\$ 7,139,120
Real Estate Rentals	\$ 323,439
Telecommunications.....	\$ 192,820
Per Diem, Fees and Contracts	\$ 407,260
Postage.....	\$ 696,500
Utilities.....	\$ 64,384

Medicaid Benefits	\$ 569,557,800
Payments to Counties for	
Mental Health	\$ 10,150,000
Audits Contracts	\$ 599,700
Contract with Georgia	
Medical Care Foundation	\$ 1,487,305
Total Positions Budgeted	325
Authorized Motor Vehicles	5

Provided, however, the Department is authorized and directed to retain all prior years' benefit appropriations in reserve for twenty-four months after the end of the respective fiscal years to which such appropriations were made, and such reserves shall not be subject to lapse.

Provided, that any reserve created by the State Auditor for the payment of Medicaid Benefits can be expended and otherwise treated for accounting and other purposes for Payments to Counties for Mental Health.

Provided, further, that the Department is authorized to procure additional or new office facilities.

Section 31. Merit System of Personnel

Administration.

Budget Unit: Merit System of Personnel

Administration

Agency Assessments	\$ 4,360,579
1. Applicant Services Budget:	
Personal Services	\$ 758,203
Regular Operating Expenses	\$ 17,160
Travel	\$ 10,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 50,000
Equipment Purchases	\$ 1,810
Computer Charges	\$ 503,131
Real Estate Rentals	\$ 785
Telecommunications	\$ 13,300
Per Diem, Fees and Contracts	\$ 1,500
Postage	\$ 75,000
Total Funds Budgeted	\$ 1,430,889
Agency Assessments	\$ 1,415,725
Total Positions Budgeted	41
2. Classification and Compensation	
Budget:	
Personal Services	\$ 419,900
Regular Operating Expenses	\$ 5,450
Travel	\$ 2,400
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 7,000
Equipment Purchases	\$ 200
Computer Charges	\$ 192,743
Real Estate Rentals	\$ -0-
Telecommunications	\$ 5,500
Per Diem, Fees and Contracts	\$ 1,000
Postage	\$ 2,300
Total Funds Budgeted	\$ 636,493
Agency Assessments	\$ 628,095
Total Positions Budgeted	20
3. Program Evaluation and Audit Budget:	
Personal Services	\$ 271,292

Regular Operating Expenses	\$ 12,701
Travel.....	\$ 1,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 500
Equipment Purchases.....	\$ 36,148
Computer Charges	\$ 250,565
Real Estate Rentals	\$ -0-
Telecommunications	\$ 4,100
Per Diem, Fees and Contracts	\$ -0-
Postage.....	\$ 1,000
Total Funds Budgeted	\$ 577,306
Agency Assessments	\$ 571,980
Total Positions Budgeted	14

4. Employee Training and
Development Budget:

Personal Services.....	\$ 388,000
Regular Operating Expenses	\$ 16,580
Travel.....	\$ 16,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 11,000
Equipment Purchases.....	\$ 2,500
Computer Charges	\$ 19,274
Real Estate Rentals	\$ -0-
Telecommunications	\$ 5,400
Per Diem, Fees and Contracts	\$ 104,000
Postage.....	\$ 3,200
Total Funds Budgeted	\$ 565,954
Agency Assessments	\$ 558,194
Total Positions Budgeted	19

5. Health Insurance

Administration Budget:

Personal Services.....	\$ 395,750
Regular Operating Expenses	\$ 10,770
Travel.....	\$ 3,500
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 6,800
Equipment Purchases.....	\$ 1,900
Computer Charges	\$ 307,939
Real Estate Rentals	\$ 22,600
Telecommunications	\$ 27,775
Per Diem, Fees and Contracts	\$ 3,076,250
Postage.....	\$ 22,000
Total Funds Budgeted	\$ 3,875,284
Other Health Insurance	
Agency Funds.....	\$ -0-
Employer and Employee	
Contributions	\$ 3,875,284
Total Positions Budgeted	24

6. Health Insurance Claims Budget:

Personal Services.....	\$ -0-
Regular Operating Expenses	\$ -0-
Travel.....	\$ -0-
Motor Vehicle Equipment	
Purchases	\$ -0-
Publications and Printing.....	\$ -0-

Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts.....	\$ 2,429,274
Postage.....	\$ -0-
Health Insurance Claims	\$ 112,630,000
Total Funds Budgeted	\$ 115,059,274
Other Health Insurance	
Agency Funds.....	\$ -0-
Employer and Employee	
Contributions	\$ 115,059,274
Total Positions Budgeted	0

7. Internal Administration Budget:

Personal Services.....	\$ 606,000
Regular Operating Expenses	\$ 13,310
Travel.....	\$ 2,500
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 5,300
Equipment Purchases.....	\$ 1,300
Computer Charges	\$ 53,611
Real Estate Rentals	\$ -0-
Telecommunications	\$ 8,025
Per Diem, Fees and Contracts.....	\$ 6,500
Postage.....	\$ 3,000
Federal Sub-grants to	
State and Local Agencies.....	\$ 335,400
Total Funds Budgeted	\$ 1,034,946
Agency Assessments	\$ 531,003
Employer and Employee	
Contributions	\$ 124,000
Deferred Compensation	\$ 20,925
Total Positions Budgeted	35

8. Commissioner's Office Budget:

Personal Services.....	\$ 412,269
Regular Operating Expenses	\$ 16,818
Travel.....	\$ 10,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 18,000
Equipment Purchases.....	\$ 950
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 178,951
Telecommunications	\$ 6,700
Per Diem, Fees and Contracts.....	\$ 50,000
Postage.....	\$ 4,500
Total Funds Budgeted	\$ 698,188
Agency Assessments	\$ 655,582
Total Positions Budgeted	15

Budget Unit Object Classes:

Personal Services.....	\$ 3,251,414
Regular Operating Expenses	\$ 92,789
Travel.....	\$ 45,400
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 98,600

Equipment Purchases.....	\$ 44,808
Computer Charges	\$ 1,327,263
Real Estate Rentals	\$ 202,336
Telecommunications.....	\$ 70,800
Per Diem, Fees and Contracts	\$ 5,668,524
Postage.....	\$ 111,000
Federal Sub-grants to	
State and Local Agencies.....	\$ 335,400
Health Insurance Claim Payments	\$ 112,630,000
Total Positions Budgeted	168
Authorized Motor Vehicles	0

Provided, that it is the intent of this General Assembly that the employee rate paid by the State for Teachers Health Insurance shall be for State allotted teachers, and the base for this payment shall be the eligible salary for teachers according to the Teacher Salary Index, before the assignment of Required Local Effort.

Provided, however, that the Department is authorized to use funds, appropriated above for Personnel Services, to upgrade positions in the Classification and Compensation, Applicant Services, Employee Training and Development, and Health Insurance Administration Divisions.

Section 32. Department of Natural Resources.

A. Budget Unit: Department of Natural

Resources	\$ 47,027,224
1. Internal Administration Budget:	
Personal Services.....	\$ 1,914,000
Regular Operating Expenses	\$ 195,449
Travel.....	\$ 27,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 194,500
Equipment Purchases.....	\$ 13,550
Computer Charges	\$ 163,617
Real Estate Rentals	\$ 150,172
Telecommunications.....	\$ 73,150
Per Diem, Fees and Contracts	\$ 74,445
Postage.....	\$ 90,000
Capital Outlay - Heritage Trust.....	\$ 75,000
Total Funds Budgeted	\$ 2,970,883
Receipts from Jekyll Island	
State Park Authority and	
Stone Mountain Memorial	
Association	\$ 55,000
State Funds Budgeted.....	\$ 2,877,603
Total Positions Budgeted	92
2. Game and Fish Budget:	
Personal Services.....	\$ 10,042,139
Regular Operating Expenses	\$ 3,218,609
Travel.....	\$ 94,608
Motor Vehicle Equipment	
Purchases.....	\$ 773,665
Publications and Printing.....	\$ 106,170
Equipment Purchases.....	\$ 747,745
Computer Charges	\$ 55,142
Real Estate Rentals	\$ 41,317
Telecommunications.....	\$ 192,242
Per Diem, Fees and Contracts	\$ 83,919

Postage.....	\$ 46,238
Capital Outlay - Hatchery	
Renovation	\$ 13,000
Capital Outlay - Repairs	
and Maintenance	\$ 952,770
Capital Outlay	\$ 115,000
Grants to Local Governments	\$ -0-
Capital Outlay - Heritage	
Trust - Wildlife Management	
Area Land Acquisition	\$ 350,000
Total Funds Budgeted	\$ 16,832,564
State Funds Budgeted	\$ 13,858,709
Total Positions Budgeted	482

3. Parks, Recreation and

Historic Sites Budget:

Personal Services.....	\$ 7,809,800
Regular Operating Expenses	\$ 3,529,298
Travel.....	\$ 118,500
Motor Vehicle Equipment	
Purchases.....	\$ 157,256
Publications and Printing.....	\$ 131,098
Equipment Purchases.....	\$ 202,622
Computer Charges	\$ 54,700
Real Estate Rentals	\$ 107,742
Telecommunications	\$ 221,061
Per Diem, Fees and Contracts	\$ 167,240
Postage.....	\$ 51,291
Capital Outlay	\$ 2,833,700
Capital Outlay - Repairs	
and Maintenance	\$ 1,800,422
Capital Outlay - Shop Stock	\$ 300,000
Cost of Material for Resale	\$ 750,000
Authority Lease Rentals	\$ 1,526,000
Land and Water Conservation	
Grants	\$ 6,000,000
Recreation Grants	\$ 400,000
YACC and YCC Grants	\$ -0-
Contract - Special Olympics, Inc.....	\$ 186,000
Georgia Sports Hall of Fame	\$ 50,000
Capital Outlay - User Fee	
Enhancements.....	\$ 1,054,000
Total Funds Budgeted	\$ 27,450,730
State Funds Budgeted	\$ 14,128,942
Total Positions Budgeted	410

4. Environmental Protection Budget:

Personal Services.....	\$ 7,791,390
Regular Operating Expenses	\$ 645,419
Travel.....	\$ 288,150
Motor Vehicle Equipment	
Purchases.....	\$ 21,785
Publications and Printing.....	\$ 72,500
Equipment Purchases.....	\$ 52,065
Computer Charges	\$ 170,000
Real Estate Rentals	\$ 419,222
Telecommunications	\$ 158,200
Per Diem, Fees and Contracts	\$ 656,221

Postage.....	\$ 59,607
Solid Waste Grants.....	\$ 1,500,000
Water and Sewer Grants	\$ 6,000,000
Contract with U.S. Geological Survey for Ground Water Resources Survey	\$ 227,670
Topographic Mapping U.S. Geological Survey	\$ 125,000
Total Funds Budgeted	\$ 18,187,229
State Funds Budgeted.....	\$ 14,764,871
Total Positions Budgeted	345
5. Coastal Resources Budget:	
Personal Services.....	\$ 698,953
Regular Operating Expenses	\$ 224,656
Travel.....	\$ 19,350
Motor Vehicle Equipment Purchases	\$ 14,100
Publications and Printing.....	\$ 27,240
Equipment Purchases.....	\$ 47,731
Computer Charges	\$ 13,560
Real Estate Rentals	\$ -0-
Telecommunications	\$ 24,612
Per Diem, Fees and Contracts	\$ 6,350
Postage.....	\$ 11,000
Capital Outlay	\$ -0-
Capital Outlay - Repairs and Maintenance.....	\$ 3,770
Total Funds Budgeted	\$ 1,091,322
State Funds Budgeted.....	\$ 952,168
Total Positions Budgeted	29
6. Lake Lanier Islands Development Authority Budget:	
Payments to Lake Lanier Islands Development Authority for Operations	\$ 322,248
Payments to Lake Lanier Islands Development Authority for Capital Outlay	\$ 122,683
Total Funds Budgeted	\$ 444,931
State Funds Budgeted.....	\$ 444,931
Total Positions Budgeted	0
7. Jekyll Island State Park Authority Budget:	
Payments to Jekyll Island State Park Authority for Operations	\$ -0-
Payments to Jekyll Island State Park Authority for Capital Outlay	\$ -0-
Total Funds Budgeted	\$ -0-
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	0
8. Stone Mountain Memorial Association Budget:	
Payments to Stone Mountain Memorial Association	\$ -0-
Total Funds Budgeted	\$ -0-

State Funds Budgeted	\$ -0-
Total Positions Budgeted	0

Budget Unit Object Classes:

Personal Services.....	\$ 28,256,282
Regular Operating Expenses	\$ 7,813,431
Travel.....	\$ 547,608
Motor Vehicle Equipment	
Purchases.....	\$ 966,806
Publications and Printing.....	\$ 531,508
Equipment Purchases.....	\$ 1,063,713
Computer Charges	\$ 457,019
Real Estate Rentals	\$ 718,453
Telecommunications	\$ 669,265
Per Diem, Fees and Contracts	\$ 988,175
Postage.....	\$ 258,136
Land and Water Conservation	
Grants	\$ 6,000,000
Recreation Grants	\$ 400,000
Young Adult Conservation Corps and Youth Conservation Corps	
Grants.....	\$ -0-
Water and Sewer Grants	\$ 6,000,000
Solid Waste Grants.....	\$ 1,500,000
Contract with U. S. Geological Survey for Ground Water	
Resources Survey	\$ 227,670
Contract with U.S. Geological Survey for Topographic Maps.....	\$ 125,000
Capital Outlay - Hatchery	
Renovation	\$ 13,000
Capital Outlay	\$ 2,948,700
Capital Outlay - Repairs and Maintenance.....	\$ 2,756,962
Capital Outlay - Shop Stock	\$ 300,000
Capital Outlay - Heritage Trust.....	\$ 75,000
Authority Lease Rentals	\$ 1,526,000
Cost of Material for Resale	\$ 750,000
Payments to Lake Lanier	
Islands Development Authority for Operations.....	\$ 322,248
Payments to Lake Lanier	
Islands Development Authority for Capital Outlay.....	\$ 122,683
Payments to Jekyll Island State Park Authority for Operations.....	\$ -0-
Payments to Jekyll Island State Park Authority for Capital Outlay.....	\$ -0-
Contract - Special Olympics, Inc.....	\$ 186,000
Grants to Local Governments	\$ -0-
Georgia Sports Hall of Fame	\$ 50,000
Capital Outlay - Heritage Trust - Wildlife Management	
Area Land Acquisition	\$ 350,000
Payments to Stone Mountain	
Memorial Association	\$ -0-

Capital Outlay - User Fee	
Enhancements.....	\$ 1,054,000
Total Positions Budgeted	1,358
Authorized Motor Vehicles	1,015

Provided, that no land shall be purchased for State park purposes from funds appropriated under this Section or from any other funds without the approval of the State Properties Control Commission, except that land specifically provided for in this Section.

Provided, however, that \$1,000,000 of the above appropriation for Water and Sewer Grants shall be available for allotment to counties and municipalities for emergency type projects, and that \$5,000,000 is designated and committed for grants to local governments for water and sewer projects utilizing a maximum State match of 50% of the total cost of each project. Provided, further that no allocation of funds for this purpose shall be made prior to the official approval thereof by the Board of Natural Resources.

Provided that to the extent State Parks and Historic Sites receipts are realized in excess of the amount of such funds contemplated in this Act, the Department of Natural Resources is authorized and directed to use the excess receipts to provide for the most immediate critical needs of the Parks, Recreation and Historic Sites Division to include repairs and maintenance of State Parks and Historic Sites facilities.

B. Budget Unit: Authorities.....	\$ -0-
1. Lake Lanier Islands Development	
Authority Budget:	
Personal Services.....	\$ 1,299,187
Regular Operating Expenses	\$ 536,855
Travel.....	\$ 3,850
Motor Vehicle Equipment Purchases	\$ 40,600
Publications and Printing.....	\$ 40,446
Equipment Purchases.....	\$ 85,535
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 29,387
Per Diem, Fees and Contracts	\$ 33,000
Capital Outlay	\$ 245,366
Campground Sinking Fund	\$ -0-
Promotion Expenses	\$ -0-
Total Funds Budgeted	\$ 2,314,226
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	61
2. Jekyll Island State Park	
Authority Budget:	
Personal Services.....	\$ 2,206,609
Regular Operating Expenses	\$ 1,551,810
Travel.....	\$ 16,345
Motor Vehicle Equipment Purchases	\$ 139,000
Publications and Printing.....	\$ 26,086
Equipment Purchases.....	\$ 68,500
Computer Charges	\$ 9,091
Real Estate Rentals	\$ -0-
Telecommunications	\$ 30,177
Per Diem, Fees and Contracts	\$ 61,894
Mortgage Payments	\$ -0-
Capital Outlay and	
Transportation Systems	\$ 38,150
Promotion Expenses	\$ -0-
Payments to the Department	
of Natural Resources	\$ 30,000

Total Funds Budgeted	\$ 4,177,662
State Funds Budgeted	\$ -0-
Total Positions Budgeted	155

Budget Unit Object Classes:

Personal Services	\$ 3,505,796
Regular Operating Expenses	\$ 2,088,665
Travel	\$ 20,195
Motor Vehicle Equipment Purchases	\$ 179,600
Publications and Printing	\$ 66,532
Equipment	\$ 154,035
Computer Charges	\$ 9,091
Real Estate Rentals	\$ -0-
Telecommunications	\$ 59,564
Per Diem, Fees and Contracts	\$ 94,894
Capital Outlay	\$ 245,366
Promotion Expense	\$ -0-
Campground Sinking Fund	\$ -0-
Payments to the Department of Natural Resources	\$ 30,000
Mortgage Payments	\$ -0-
Capital Outlay and Transportation Systems	\$ 38,150
Total Positions Budgeted	216
Authorized Motor Vehicles	91

It is the intent of this General Assembly that Lake Lanier Islands Development Authority shall not be free to borrow money until the Authority requests and obtains the approval of the Georgia State Financing and Investment Commission.

**Section 33. Department of Offender
Rehabilitation.**

A. Budget Unit: Department of Offender

Rehabilitation	\$ 103,138,392
1. General Administration and Support Budget:	
Personal Services	\$ 4,187,000
Regular Operating Expenses	\$ 227,178
Travel	\$ 85,200
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ -0-
Equipment Purchases	\$ 16,500
Computer Charges	\$ 554,288
Real Estate Rentals	\$ 225,000
Telecommunications	\$ 145,418
Per Diem, Fees and Contracts	\$ 469,300
Utilities	\$ -0-
Total Funds Budgeted	\$ 5,909,884
State Funds Budgeted	\$ 5,826,144
Total Positions Budgeted	216
2. Georgia Training and Development Center Budget:	
Personal Services	\$ 1,122,102
Regular Operating Expenses	\$ 133,415
Travel	\$ 650
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ -0-

Equipment Purchases.....	\$ 10,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 16,750
Per Diem, Fees and Contracts	\$ -0-
Utilities.....	\$ 93,200
Total Funds Budgeted	\$ 1,376,117
State Funds Budgeted.....	\$ 1,353,675
Total Positions Budgeted	67

3. Georgia Industrial Institute

Budget:

Personal Services.....	\$ 3,752,214
Regular Operating Expenses	\$ 510,320
Travel.....	\$ 3,500
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ -0-
Equipment Purchases.....	\$ 50,245
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 30
Telecommunications	\$ 35,400
Per Diem, Fees and Contracts	\$ 1,800
Utilities	\$ 380,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 4,733,509
State Funds Budgeted.....	\$ 4,658,465
Total Positions Budgeted	247

4. Alto Education and Evaluation

Center Budget:

Personal Services.....	\$ 1,159,200
Regular Operating Expenses	\$ 71,090
Travel.....	\$ 2,300
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ -0-
Equipment Purchases.....	\$ 6,500
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 3,900
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ -0-
Total Funds Budgeted	\$ 1,242,990
State Funds Budgeted.....	\$ 979,790
Total Positions Budgeted	51

5. Georgia Diagnostic and

Classification Center Budget:

Personal Services.....	\$ 3,755,176
Regular Operating Expenses	\$ 517,505
Travel.....	\$ 2,200
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ -0-
Equipment Purchases.....	\$ 31,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 35,300
Per Diem, Fees and Contracts	\$ 3,300
Utilities	\$ 432,200

Total Funds Budgeted	\$ 4,776,681
State Funds Budgeted.....	\$ 4,701,578
Total Positions Budgeted	247
6. Georgia State Prison Budget:	
Personal Services.....	\$ 8,618,702
Regular Operating Expenses	\$ 1,007,730
Travel.....	\$ 6,500
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing	\$ -0-
Equipment Purchases.....	\$ 86,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 58,700
Per Diem, Fees and Contracts	\$ 53,200
Utilities	\$ 975,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 10,805,832
State Funds Budgeted.....	\$ 10,601,532
Total Positions Budgeted	580
7. Consolidated Branches Budget:	
Personal Services.....	\$ 3,404,647
Regular Operating Expenses	\$ 372,240
Travel.....	\$ 5,300
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 35,375
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 40,000
Per Diem, Fees and Contracts	\$ 10,230
Utilities	\$ 275,000
Total Funds Budgeted	\$ 4,142,792
State Funds Budgeted.....	\$ 3,915,672
Total Positions Budgeted	216
8. Lee Correctional Institution	
Budget:	
Personal Services.....	\$ 1,649,135
Regular Operating Expenses	\$ 177,905
Travel.....	\$ 2,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 10,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 19,400
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ 175,000
Total Funds Budgeted	\$ 2,033,440
State Funds Budgeted.....	\$ 2,000,458
Total Positions Budgeted	117
9. Montgomery Correctional	
Institution Budget:	
Personal Services.....	\$ 971,837
Regular Operating Expenses	\$ 159,660

Travel.....	\$ 1,200
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ -0-
Equipment Purchases.....	\$ 1,950
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 12,000
Per Diem, Fees and Contracts	\$ 2,600
Utilities	\$ 105,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 1,254,247
State Funds Budgeted.....	\$ 1,234,811
Total Positions Budgeted	59
10. Walker Correctional	
Institution Budget:	
Personal Services.....	\$ 969,969
Regular Operating Expenses	\$ 155,340
Travel.....	\$ 2,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ -0-
Equipment Purchases.....	\$ 6,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 16,700
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ 104,000
Total Funds Budgeted	\$ 1,254,009
State Funds Budgeted.....	\$ 1,240,609
Total Positions Budgeted	62
11. Middle Georgia Correctional	
Institution - Women's Unit Budget:	
Personal Services.....	\$ 1,556,052
Regular Operating Expenses	\$ 103,650
Travel.....	\$ -0-
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ -0-
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ -0-
Total Funds Budgeted	\$ 1,659,702
State Funds Budgeted.....	\$ 1,628,581
Total Positions Budgeted	107
12. Jack T. Rutledge Correctional	
Institution Budget:	
Personal Services.....	\$ 2,178,605
Regular Operating Expenses	\$ 244,730
Travel.....	\$ 1,500
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ -0-
Equipment Purchases.....	\$ 9,265
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-

Telecommunications	\$ 12,000
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ 209,000
Total Funds Budgeted	\$ 2,655,100
State Funds Budgeted	\$ 2,611,528
Total Positions Budgeted	142
13. Middle Georgia Correctional	
Institution - Youthful Offender	
Unit Budget:	
Personal Services	\$ 3,522,033
Regular Operating Expenses	\$ 586,740
Travel	\$ 4,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ -0-
Equipment Purchases	\$ 7,800
Computer Charges	\$ -0-
Real Estate Rentals	\$ 3,960
Telecommunications	\$ 72,000
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ 189,000
Payments to Central State	
Hospital for Utilities	\$ 364,300
Total Funds Budgeted	\$ 4,749,833
State Funds Budgeted	\$ 4,679,393
Total Positions Budgeted	230
14. Central Correctional	
Institution Budget:	
Personal Services	\$ 1,952,039
Regular Operating Expenses	\$ 221,510
Travel	\$ 2,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ -0-
Equipment Purchases	\$ 1,500
Computer Charges	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 13,000
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ 180,000
Total Funds Budgeted	\$ 2,370,049
State Funds Budgeted	\$ 2,331,009
Total Positions Budgeted	134
15. Middle Georgia Correctional	
Institution - Men's Unit Budget:	
Personal Services	\$ 1,495,772
Regular Operating Expenses	\$ 127,000
Travel	\$ -0-
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ -0-
Equipment Purchases	\$ -0-
Computer Charges	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ -0-
Payments to Central State	
Hospital for Utilities	\$ -0-

Total Funds Budgeted	\$ 1,622,772
State Funds Budgeted	\$ 1,592,857
Total Positions Budgeted	99

16. Metro Correctional

Institution Budget:	
Personal Services	\$ 1,859,717
Regular Operating Expenses	\$ 244,870
Travel	\$ 3,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ -0-
Equipment Purchases	\$ 1,000
Computer Charges	\$ -0-
Real Estate Rentals	\$ 8,424
Telecommunications	\$ 14,000
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ 195,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 2,326,011
State Funds Budgeted	\$ 2,288,817
Total Positions Budgeted	143

17. Coastal Correctional

Institution Budget:	
Personal Services	\$ 2,018,150
Regular Operating Expenses	\$ 262,315
Travel	\$ 5,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ -0-
Equipment Purchases	\$ -0-
Computer Charges	\$ -0-
Real Estate Rentals	\$ 4,800
Telecommunications	\$ 14,000
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ 195,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 2,499,265
State Funds Budgeted	\$ 2,390,265
Total Positions Budgeted	152

18. Central Institutional

Administration Budget:	
Personal Services	\$ 409,000
Regular Operating Expenses	\$ 36,812
Travel	\$ 25,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ -0-
Equipment Purchases	\$ 46,000
Computer Charges	\$ -0-
Real Estate Rentals	\$ 2,100
Telecommunications	\$ 18,500
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ -0-
Total Funds Budgeted	\$ 537,412
State Funds Budgeted	\$ 529,235
Total Positions Budgeted	17

19. Central Funds Budget:

Personal Services	\$ 347,400
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Regular Operating Expenses	\$ 466,342
Travel.....	\$ 15,000
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 139,000
Equipment Purchases.....	\$ 22,175
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 2,200
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ -0-
Authority Lease Rentals	\$ 840,000
Minimum Security Facilities	
Renovation	\$ 500,000
Court Costs	\$ 300,000
Inmate Release Funds	\$ 525,000
County Subsidy	\$ 4,653,750
County Subsidy for Jails.....	\$ 912,500
Central Repair Fund	\$ 450,000
Payments to Central State	
Hospital for Utilities.....	\$ 8,765
Capital Outlay	\$ 3,440,000
Total Funds Budgeted	\$ 12,622,132
State Funds Budgeted.....	\$ 12,458,944
Total Positions Budgeted	23
20. Training and Staff Development	
Center Budget:	
Personal Services.....	\$ 546,600
Regular Operating Expenses	\$ 142,400
Travel.....	\$ 111,500
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 660
Equipment Purchases.....	\$ 5,300
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 33,000
Telecommunications	\$ 12,000
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ 21,900
Total Funds Budgeted	\$ 873,360
State Funds Budgeted.....	\$ 862,428
Total Positions Budgeted	30
21. D.O.T. Work Details Budget:	
Personal Services.....	\$ 400,000
Regular Operating Expenses	\$ 10,577
Travel.....	\$ -0-
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ -0-
Total Funds Budgeted	\$ 410,577
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	26

22. Food Processing and
Distribution Budget:

Personal Services.....	\$ 2,008,800
Regular Operating Expenses	\$ 3,660,320
Travel.....	\$ 4,200
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 150,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications.....	\$ 8,000
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ -0-
Capital Outlay	\$ -0-
Payments to Central State	
Hospital for Meals	\$ 1,398,600
Payments to Central State	
Hospital for Utilities.....	\$ 40,600
Total Funds Budgeted	\$ 7,270,520
State Funds Budgeted.....	\$ 6,867,580
Total Positions Budgeted	148

23. Farm Operations Budget:

Personal Services.....	\$ 458,000
Regular Operating Expenses	\$ 2,717,520
Travel.....	\$ -0-
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 46,265
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications.....	\$ -0-
Per Diem, Fees and Contracts	\$ 7,800
Utilities	\$ -0-
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 3,229,585
State Funds Budgeted.....	\$ 3,190,425
Total Positions Budgeted	28

24. Probation Operations Budget:

Personal Services.....	\$ 10,053,000
Regular Operating Expenses	\$ 281,640
Travel.....	\$ 235,000
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 30,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 213,000
Telecommunications.....	\$ 165,000
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ 5,000
Total Funds Budgeted	\$ 10,982,640
State Funds Budgeted.....	\$ 10,784,080
Total Positions Budgeted	586

25. Transitional Centers Budget:

Personal Services.....	\$ 1,866,300
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Regular Operating Expenses	\$ 186,700
Travel.....	\$ 7,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 12,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 359,920
Telecommunications	\$ 30,200
Per Diem, Fees and Contracts	\$ 40,600
Utilities	\$ 206,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 2,708,720
State Funds Budgeted.....	\$ 2,671,394
Total Positions Budgeted	120
26. Diversion Centers Budget:	
Personal Services.....	\$ 2,453,336
Regular Operating Expenses	\$ 207,180
Travel.....	\$ 16,700
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 19,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 248,272
Telecommunications	\$ 39,300
Per Diem, Fees and Contracts	\$ 14,000
Utilities	\$ 154,000
Total Funds Budgeted	\$ 3,151,788
State Funds Budgeted.....	\$ 2,756,722
Total Positions Budgeted	160
27. Health Care Budget:	
Personal Services.....	\$ 2,589,725
Regular Operating Expenses	\$ 591,600
Travel.....	\$ -0-
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ 108,825
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ -0-
Per Diem, Fees and Contracts	\$ -0-
Utilities	\$ -0-
Health Service Purchases	\$ 5,744,048
Total Funds Budgeted	\$ 9,034,198
State Funds Budgeted.....	\$ 8,982,403
Total Positions Budgeted	135
Budget Unit Object Classes:	
Personal Services.....	\$ 65,304,511
Regular Operating Expenses	\$ 13,424,289
Travel.....	\$ 540,750
Motor Vehicle Equipment	
Purchases	\$ -0-
Publications and Printing.....	\$ 139,660
Equipment Purchases.....	\$ 712,700
Computer Charges	\$ 554,288
Real Estate Rentals	\$ 1,098,506

Telecommunications	\$ 783,768
Per Diem, Fees and Contracts	\$ 602,830
Utilities	\$ 3,894,300
Payments to Central State	
Hospital for Meals	\$ 1,398,600
Payments to Central State	
Hospital for Utilities	\$ 413,665
Minimum Security Facilities	
Renovation	\$ 500,000
Court Costs	\$ 300,000
Inmate Release Funds	\$ 525,000
County Subsidy	\$ 4,653,750
County Subsidy for Jails	\$ 912,500
Health Service Purchases	\$ 5,744,048
Central Repair Fund	\$ 450,000
Authority Lease Rentals	\$ 840,000
Capital Outlay	\$ 3,440,000
Total Positions Budgeted	4,142
Authorized Motor Vehicles	460

It is the intent of this General Assembly that, with respect to the Legal Services Program for inmates, lawyers, law students and/or employees be prohibited from soliciting for filing of writs.

It is the intent of this General Assembly that the department not start any new community center programs with Federal funds without the prior approval of the General Assembly of Georgia.

It is the intent of this General Assembly that funds appropriated for county subsidy may be used to either supplement or supplant county funds, at the option of each county.

B. Budget Unit: Board of Pardons and

Paroles	\$ 4,772,675
Board of Pardons and Paroles Budget:	
Personal Services	\$ 4,244,800
Regular Operating Expenses	\$ 105,115
Travel	\$ 193,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 12,500
Equipment Purchases	\$ 8,000
Computer Charges	\$ 18,000
Real Estate Rentals	\$ 115,456
Telecommunications	\$ 93,350
Per Diem, Fees and Contracts	\$ 12,600
County Jail Subsidy	\$ 54,750
Total Funds Budgeted	\$ 4,857,571
State Funds Budgeted	\$ 4,772,675
Total Positions Budgeted	237

Budget Unit Object Classes:

Personal Services	\$ 4,244,800
Regular Operating Expenses	\$ 105,115
Travel	\$ 193,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 12,500
Equipment Purchases	\$ 8,000
Computer Charges	\$ 18,000
Real Estate Rentals	\$ 115,456
Telecommunications	\$ 93,350

Per Diem, Fees and Contracts	\$ 12,600
County Jail Subsidy	\$ 54,750
Total Positions Budgeted	237
Authorized Motor Vehicles	2

C. Budget Unit: Georgia Correctional

Industries	\$ -0-
Georgia Correctional Industries Budget:	
Personal Services	\$ 1,280,841
Regular Operating Expenses	\$ 511,000
Travel	\$ 33,000
Motor Vehicle Equipment Purchases	\$ 86,000
Publications and Printing	\$ 2,000
Equipment Purchases	\$ 90,000
Computer Charges	\$ 1,800
Real Estate Rentals	\$ 22,500
Telecommunications	\$ 38,000
Per Diem, Fees and Contracts	\$ 100,000
Cost of Sales	\$ 5,320,000
Repayment of Prior Year's	
Appropriations	\$ 84,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 7,569,141
State Funds Budgeted	\$ -0-
Total Positions Budgeted	66

Budget Unit Object Classes:

Personal Services	\$ 1,280,841
Regular Operating Expenses	\$ 511,000
Travel	\$ 33,000
Motor Vehicle Equipment Purchases	\$ 86,000
Publications and Printing	\$ 2,000
Equipment Purchases	\$ 90,000
Computer Charges	\$ 1,800
Real Estate Rentals	\$ 22,500
Telecommunications	\$ 38,000
Per Diem, Fees and Contracts	\$ 100,000
Cost of Sales	\$ 5,320,000
Repayment of Prior Year's	
Appropriations	\$ 84,000
Capital Outlay	\$ -0-
Total Positions Budgeted	66
Authorized Motor Vehicles	16

Section 34. Department of Public Safety.

Budget Unit: Department of Public

Safety.....\$ 43,147,247

1. Office of Highway Safety Budget:

Personal Services	\$ 370,000
Regular Operating Expenses	\$ 19,570
Travel	\$ 17,850
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 5,500
Equipment Purchases	\$ 700
Computer Charges	\$ 10,780
Real Estate Rentals	\$ 30,071
Telecommunications	\$ 15,000
Per Diem, Fees and Contracts	\$ 50,000

Postage.....	\$ 4,500
Total Funds Budgeted	\$ 523,971
State Funds Budgeted.....	\$ 116,643
Total Positions Budgeted	16
2. Administration Budget:	
Personal Services.....	\$ 2,191,867
Regular Operating Expenses	\$ 244,720
Travel.....	\$ 70,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 269,000
Equipment Purchases.....	\$ 5,000
Computer Charges	\$ 534,266
Real Estate Rentals	\$ -0-
Telecommunications	\$ 73,500
Per Diem, Fees and Contracts	\$ 60,500
Postage.....	\$ 1,800
Total Funds Budgeted	\$ 3,450,653
Indirect DOAS Services Funding	\$ 500,000
State Funds Budgeted.....	\$ 2,906,816
Total Positions Budgeted	127
3. Financial and Procurement Budget:	
Personal Services.....	\$ 367,801
Regular Operating Expenses	\$ 19,393
Travel.....	\$ 2,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 1,400
Equipment Purchases.....	\$ 2,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 9,975
Per Diem, Fees and Contracts	\$ -0-
Postage.....	\$ 500
Total Funds Budgeted	\$ 403,069
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 395,713
Total Positions Budgeted	19
4. Driver Support Budget:	
Personal Services.....	\$ 1,741,176
Regular Operating Expenses	\$ 93,472
Travel.....	\$ 10,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 750,000
Equipment Purchases.....	\$ 6,800
Computer Charges	\$ 1,417,581
Real Estate Rentals	\$ -0-
Telecommunications.....	\$ 53,550
Per Diem, Fees and Contracts	\$ 4,500
Postage.....	\$ 525,415
Conviction Reports	\$ 180,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 4,782,494
Indirect DOAS Services Funding	\$ 1,000,000
State Funds Budgeted.....	\$ 3,713,148
Total Positions Budgeted	115

5. Personnel and Training Budget:

Personal Services.....	\$ 495,080
Regular Operating Expenses	\$ 61,495
Travel.....	\$ 4,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 4,000
Equipment Purchases.....	\$ 1,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications.....	\$ 17,850
Per Diem, Fees and Contracts	\$ -0-
Postage.....	\$ 300
Total Funds Budgeted	\$ 583,725
State Funds Budgeted.....	\$ 573,823
Total Positions Budgeted	28

6. Fiscal Management Budget:

Personal Services.....	\$ 754,632
Regular Operating Expenses	\$ 725,725
Travel.....	\$ 2,700
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 107,000
Equipment Purchases.....	\$ 10,000
Computer Charges	\$ 250
Real Estate Rentals	\$ -0-
Telecommunications.....	\$ 21,000
Per Diem, Fees and Contracts	\$ 6,000
Postage.....	\$ 78,000
Total Funds Budgeted	\$ 1,705,307
State Funds Budgeted.....	\$ 1,690,214
Total Positions Budgeted	42

7. Field Operations Budget:

Personal Services.....	\$ 23,701,030
Regular Operating Expenses	\$ 4,301,168
Travel.....	\$ 25,260
Motor Vehicle Equipment	
Purchases.....	\$ 2,080,000
Publications and Printing.....	\$ 3,400
Equipment Purchases.....	\$ 38,390
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 8,094
Telecommunications.....	\$ 537,393
Per Diem, Fees and Contracts	\$ 14,840
Postage.....	\$ 25,250
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 30,734,825
State Funds Budgeted.....	\$ 30,264,380
Total Positions Budgeted	1,126

8. Georgia Peace Officer Standards
and Training Budget:

Personal Services.....	\$ 556,916
Regular Operating Expenses	\$ 1,538,359
Travel.....	\$ 25,000
Motor Vehicle Equipment Purchases	\$ 6,500
Publications and Printing.....	\$ 19,875
Equipment Purchases.....	\$ -0-

Computer Charges	\$ 45,738
Real Estate Rentals	\$ 39,250
Telecommunications	\$ 19,000
Per Diem, Fees and Contracts	\$ 15,200
Postage	\$ 4,000
Total Funds Budgeted	\$ 2,269,838
State Funds Budgeted	\$ 2,258,700
Total Positions Budgeted	25
9. Police Academy:	
Personal Services	\$ 384,178
Regular Operating Expenses	\$ 119,200
Travel	\$ 6,300
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 13,200
Equipment Purchases	\$ 2,868
Computer Charges	\$ 150
Real Estate Rentals	\$ -0-
Telecommunications	\$ 8,125
Per Diem, Fees and Contracts	\$ 161,124
Postage	\$ 2,480
Total Funds Budgeted	\$ 697,625
State Funds Budgeted	\$ 601,842
Total Positions Budgeted	16
10. Fire Academy:	
Personal Services	\$ 242,467
Regular Operating Expenses	\$ 35,030
Travel	\$ 11,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 2,800
Equipment Purchases	\$ 3,400
Computer Charges	\$ -0-
Real Estate Rentals	\$ 15,182
Telecommunications	\$ 5,100
Per Diem, Fees and Contracts	\$ 75,000
Postage	\$ 4,000
Total Funds Budgeted	\$ 393,979
State Funds Budgeted	\$ 367,130
Total Positions Budgeted	12
11. Georgia Firefighter Standards and Training Council Budget:	
Personal Services	\$ 96,845
Regular Operating Expenses	\$ 8,830
Travel	\$ 8,700
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 3,500
Equipment Purchases	\$ 2,000
Computer Charges	\$ -0-
Real Estate Rentals	\$ 3,000
Telecommunications	\$ 3,000
Per Diem, Fees and Contracts	\$ 3,000
Postage	\$ 900
Total Funds Budgeted	\$ 129,775
State Funds Budgeted	\$ 127,838
Total Positions Budgeted	4

12. Organized Crime Prevention

Council Budget:

Personal Services.....	\$ 93,998
Regular Operating Expenses	\$ 15,962
Travel.....	\$ 10,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 1,700
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 4,989
Telecommunications	\$ 2,250
Per Diem, Fees and Contracts.....	\$ 18,840
Postage.....	\$ 1,000
Total Funds Budgeted	\$ 148,739
State Funds Budgeted.....	\$ 85,000
Total Positions Budgeted	3

13. Georgia Public Safety

Training Facility Budget:

Personal Services.....	\$ 37,000
Regular Operating Expenses	\$ 500
Travel.....	\$ 2,500
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ -0-
Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 2,500
Telecommunications	\$ 1,000
Per Diem, Fees and Contracts.....	\$ 2,500
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 46,000
State Funds Budgeted.....	\$ 46,000
Total Positions Budgeted	1
Authorized Motor Vehicles	0

Budget Unit Object Classes:

Personal Services.....	\$ 31,032,990
Regular Operating Expenses	\$ 7,183,424
Travel.....	\$ 195,310
Motor Vehicle Equipment	
Purchases.....	\$ 2,086,500
Publications and Printing.....	\$ 1,181,375
Equipment Purchases.....	\$ 72,158
Computer Charges	\$ 2,008,765
Real Estate Rentals	\$ 103,086
Telecommunications	\$ 766,743
Per Diem, Fees and Contracts.....	\$ 411,504
Postage.....	\$ 648,145
Conviction Reports	\$ 180,000
Capital Outlay	\$ -0-
Total Positions Budgeted	1,534
Authorized Motor Vehicles	1,048

Provided, that the Director of the Department of Public Safety is hereby authorized to pay dues for Georgia's portion of the cost of the membership in the Vehicle Equipment Safety Compact, the American Association of Motor Vehicle Administrators, and the International Association of Chiefs of Police (State and Provincial Police).

Provided, however, that of the above appropriation for Conviction Reports, payment for conviction reports is not to exceed \$.25 per conviction report.

Provided that to the extent that Federal Funds are realized in excess of the amounts of such funds contemplated in the Georgia Peace Officers Standards and Training Activity of this Act, the Office of Planning and Budget is authorized and directed to supplant State Funds appropriated herein. Provided further that such supplantation shall not be implemented if so doing would cause any portion of the anticipated Federal Funds not to be realized. This provision shall not apply to project grants.

It is the intent of this General Assembly that for the purpose of purchasing Police Pursuit Motor Vehicles, the Department of Public Safety is hereinafter authorized to develop and establish specifications for said purchases of Police Pursuit Vehicles when such purchases are made by the State of Georgia, or otherwise placed a part of a State of Georgia Contract. Provided, further, that the development of said specifications shall be submitted to the Purchasing Division of the Department of Administrative Services by November 1 of each year. Provided, further, the Department of Administrative Services is hereby instructed to complete said specifications and place to bid for the letting of contracts by December 1 of such fiscal year.

Section 35. Public School Employees' Retirement System.

Budget Unit: Public School Employees'

Retirement System	\$ 11,374,727
Departmental Operations Budget:	
Payments to Employees'	
Retirement System	\$ 156,627
Employer Contributions	\$ 11,218,100
Total Funds Budgeted	\$ 11,374,727
State Funds Budgeted	\$ 11,374,727

Budget Unit Object Classes:

Payments to Employees'	
Retirement System	\$ 156,627
Employer Contributions	\$ 11,218,100

Section 36. Public Service Commission.

Budget Unit: Public Service

Commission	\$ 3,285,453
1. Administration Budget:	
Personal Services	\$ 692,521
Regular Operating Expenses	\$ 16,824
Travel	\$ 13,500
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 1,150
Equipment Purchases	\$ 4,875
Computer Charges	\$ -0-
Real Estate Rentals	\$ 64,275
Telecommunications	\$ 28,000
Per Diem, Fees and Contracts	\$ 1,000
Total Funds Budgeted	\$ 822,145
State Funds Budgeted	\$ 800,590
Total Positions Budgeted	25
2. Transportation Budget:	
Personal Services	\$ 864,500
Regular Operating Expenses	\$ 126,660
Travel	\$ 33,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 8,500
Equipment Purchases	\$ 2,625

Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ 50,721
Telecommunications.....	\$ 19,500
Per Diem, Fees and Contracts.....	\$ 9,775
Total Funds Budgeted.....	\$ 1,115,281
State Funds Budgeted.....	\$ 1,097,991
Total Positions Budgeted.....	47

3. Utilities Budget:

Personal Services.....	\$ 1,078,211
Regular Operating Expenses.....	\$ 62,260
Travel.....	\$ 85,000
Motor Vehicle Equipment Purchases.....	\$ 6,250
Publications and Printing.....	\$ 2,111
Equipment Purchases.....	\$ 7,450
Computer Charges.....	\$ 5,000
Real Estate Rentals.....	\$ 47,005
Telecommunications.....	\$ 37,700
Per Diem, Fees and Contracts.....	\$ 152,000
Total Funds Budgeted.....	\$ 1,482,987
State Funds Budgeted.....	\$ 1,386,872
Total Positions Budgeted.....	53

Budget Unit Object Classes:

Personal Services.....	\$ 2,635,232
Regular Operating Expenses.....	\$ 205,744
Travel.....	\$ 131,500
Motor Vehicle Equipment Purchases.....	\$ 6,250
Publications and Printing.....	\$ 11,761
Equipment Purchases.....	\$ 14,950
Computer Charges.....	\$ 5,000
Real Estate Rentals.....	\$ 162,001
Telecommunications.....	\$ 85,200
Per Diem, Fees and Contracts.....	\$ 162,775
Total Positions Budgeted.....	125
Authorized Motor Vehicles.....	26

**Section 37. Regents, University
System of Georgia.****A. Budget Unit: Resident Instruction
and University**

System Institutions.....	\$ 473,220,940
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1. Resident Instruction Budget:

Personal Services:	
Educ., Gen., and Dept. Svcs.....	\$ 352,528,227
Sponsored Operations.....	\$ 55,290,000
Operating Expenses:	
Educ., Gen., and Dept. Svcs.....	\$ 98,085,973
Sponsored Operations.....	\$ 41,710,000
Office of Minority	
Business Enterprise.....	\$ 176,725
Special Desegregation Programs.....	\$ 250,000
Satellite Medical Facility	
Program.....	\$ 500,000
Teachers' Retirement.....	\$ 41,025,000
Authority Lease Rentals.....	\$ 20,877,000
Capital Outlay.....	\$ 14,600,000
Total Funds Budgeted.....	\$ 625,042,925

Less Agency Funds:

Departmental Income.....	\$ 13,500,000
Sponsored Income.....	\$ 97,000,000
Other Funds.....	\$ 101,725,000
Auxiliary Income.....	\$ 2,778,000
Indirect Communication Charges.....	\$ 3,027,300
State Funds Budgeted.....	\$ 407,012,625
Total Positions Budgeted.....	16,350

Provided, that from appropriated funds in A, the amount of \$20,877,000 in F.Y. 1982 is designated and committed to guarantee payment of lease rental contracts as a first charge on such funds.

Provided, none of the funds herein appropriated for construction shall be available for the purchase of any books whatsoever.

Provided, that the State Board of Regents shall, within the first 30 days of the fiscal year, make an apportionment of funds to the various units of the University System from all funds available in the amounts necessary in the Fiscal Year to pay the annual lease contract commitments for the acquisition of property as provided for in the provision of the State Constitution. The Board of Regents shall immediately report the same to the State Budget authorities for approval, whose approval shall be evidenced in writing.

Provided, that where personnel are paid in whole or in part from funds other than State appropriations, the fund sources from which such salary is paid shall pay the pro rata cost of any employer contribution applicable to such salary to the Teachers' Retirement System.

No funds realized by the State Board of Regents of the University System or any college or university, from the State General fund, from the Federal Government, or from any other source, shall be available for use or expenditure for educational and general or plant purposes until made available by written approval of the Office of Planning and Budget, in accordance with the provisions of the Budget Act, as amended.

Provided, further, that unanticipated revenue from contract and grant overhead shall be available for use by the University System providing the amount so used does not exceed \$2,000,000 more than the original budget estimate, unless prior approval is granted by the Fiscal Affairs Subcommittees of the Senate and House of Representatives.

Provided, that revenue from student fees which exceeds the original budget estimates of student fees by \$2,000,000 shall not be available for operations unless prior approval is granted by the Fiscal Affairs Subcommittees of the House and Senate, except that student fee revenue derived from increased rates authorized by the State Board of Regents shall not be subject to this limitation. Provided, further, that revenue from sales and services shall be classified as restricted funds and shall be available for use by the unit of the University System generating such income.

Provided, that from the above appropriated amount for Capital Outlay, \$3,000,000 is specifically appropriated for renovations and improvements of physical plant facilities.

Provided, further, it is the intent of this General Assembly that the 1 ½ % Personal Services continuation factor incorporated into the Resident Instruction appropriation in this Appropriations Act be utilized to provide 2 ½ % merit-type increases.

2. Marine Resources Extension

Center Budget:

Personal Services:

Educ., Gen., and Dept. Svcs.....	\$ 498,000
Sponsored Operations.....	\$ -0-

Operating Expenses:

Educ., Gen., and Dept. Svcs.....	\$ 272,620
Sponsored Operations.....	\$ -0-
Total Funds Budgeted.....	\$ 770,620

Less Agency Funds:

Departmental Income.....	\$ -0-
Sponsored Income.....	\$ -0-

Other Funds.....	\$ 111,800
Indirect DOAS Services Funding	\$ 9,800
State Funds Budgeted.....	\$ 649,020
Total Positions Budgeted.....	22
3. Skidaway Institute of Oceanography Budget:	
Personal Services:	
Educ., Gen., and Dept. Svcs.....	\$ 653,000
Sponsored Operations.....	\$ 672,800
Operating Expenses:	
Educ., Gen., and Dept. Svcs.....	\$ 517,900
Sponsored Operations.....	\$ 869,200
Total Funds Budgeted	\$ 2,712,900
Less Agency Funds:	
Departmental Income.....	\$ -0-
Sponsored Income.....	\$ 1,542,000
Other Funds.....	\$ 303,000
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 867,900
Total Positions Budgeted.....	33
4. Marine Institute Budget:	
Personal Services:	
Educ., Gen., and Dept. Svcs.....	\$ 306,500
Sponsored Operations.....	\$ 196,000
Operating Expenses:	
Educ., Gen., and Dept. Svcs.....	\$ 175,800
Sponsored Operations.....	\$ 154,000
Total Funds Budgeted	\$ 832,300
Less Agency Funds:	
Departmental Income.....	\$ -0-
Sponsored Income.....	\$ 350,000
Other Funds.....	\$ 10,000
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 472,300
Total Positions Budgeted.....	18
5. Engineering Experiment Station Budget:	
Personal Services:	
Educ., Gen., and Dept. Svcs.....	\$ 7,647,000
Sponsored Operations.....	\$ 19,736,235
Operating Expenses:	
Educ., Gen., and Dept. Svcs.....	\$ 6,341,000
Sponsored Operations.....	\$ 16,165,006
Agricultural Research.....	\$ 391,500
Total Funds Budgeted	\$ 50,280,741
Less Agency Funds:	
Departmental Income.....	\$ -0-
Sponsored Income.....	\$ 35,901,241
Other Funds.....	\$ 9,528,000
Indirect DOAS Services Funding	\$ 117,600
State Funds Budgeted.....	\$ 4,733,900
Total Positions Budgeted.....	273
6. Engineering Extension Division Budget:	
Personal Services:	
Educ., Gen., and Dept. Svcs.....	\$ 852,705
Sponsored Operations.....	\$ 35,000

Operating Expenses:	
Educ., Gen., and Dept. Svcs.....	\$ 468,730
Sponsored Operations.....	\$ 15,000
Advanced Technology	
Development Center	\$ 345,100
Total Funds Budgeted	\$ 1,716,535
Less Agency Funds:	
Departmental Income.....	\$ -0-
Sponsored Income.....	\$ 50,000
Other Funds.....	\$ 800,000
Indirect DOAS Services Funding	\$ 12,200
State Funds Budgeted.....	\$ 854,335
Total Positions Budgeted	44
7. Agricultural Experiment	
Station Budget:	
Personal Services:	
Educ., Gen., and Dept. Svcs.....	\$ 15,415,300
Sponsored Operations.....	\$ 3,575,000
Operating Expenses:	
Educ., Gen., and Dept. Svcs.....	\$ 7,208,300
Sponsored Operations.....	\$ 1,925,000
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 28,123,600
Less Agency Funds:	
Departmental Income.....	\$ -0-
Sponsored Income.....	\$ 5,500,000
Other Funds.....	\$ 6,180,600
Indirect DOAS Services Funding	\$ 95,900
State Funds Budgeted.....	\$ 16,347,100
Total Positions Budgeted	805
8. Cooperative Extension	
Service Budget:	
Personal Services:	
Educ., Gen., and Dept. Svcs.....	\$ 17,806,000
Sponsored Operations.....	\$ 4,590,000
Operating Expenses:	
Educ., Gen., and Dept. Svcs.....	\$ 2,912,500
Sponsored Operations.....	\$ 2,010,000
Total Funds Budgeted	\$ 27,318,500
Less Agency Funds:	
Departmental Income.....	\$ -0-
Sponsored Income.....	\$ 6,600,000
Other Funds.....	\$ 4,875,500
Indirect DOAS Services Funding	\$ 126,700
State Funds Budgeted.....	\$ 15,716,300
Total Positions Budgeted	911
9. Eugene Talmadge Memorial	
Hospital Budget:	
Personal Services:	
Educ., Gen., and Dept. Svcs.....	\$ 34,677,245
Sponsored Operations.....	\$ 2,377,513
Operating Expenses:	
Educ., Gen., and Dept. Svcs.....	\$ 16,891,420
Sponsored Operations.....	\$ 611,238
Capital Outlay - ETMH	
Renovations	\$ -0-

Total Funds Budgeted	\$ 54,557,416
Less Agency Funds:	
Departmental Income.....	\$ 837,201
Sponsored Income.....	\$ 2,988,751
Other Funds.....	\$ 28,799,764
Board of Corrections	\$ 1,647,000
Indirect DOAS Services Funding	\$ 193,500
State Funds Budgeted.....	\$ 20,091,200
Total Positions Budgeted	2,636
 10. Veterinary Medicine Experiment	
Station Budget:	
Personal Services:	
Educ., Gen., and Dept. Svcs.....	\$ 670,000
Sponsored Operations.....	\$ -0-
Operating Expenses:	
Educ., Gen., and Dept. Svcs.....	\$ 353,350
Sponsored Operations.....	\$ -0-
Agricultural Research.....	\$ 300,000
Disease Research.....	\$ 70,000
Fire Ant Research.....	\$ 150,000
Total Funds Budgeted	\$ 1,543,350
Less Agency Funds:	
Departmental Income.....	\$ -0-
Sponsored Income.....	\$ -0-
Other Funds.....	\$ -0-
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 1,543,350
Total Positions Budgeted	33
 11. Veterinary Medicine Teaching	
Hospital Budget:	
Personal Services:	
Educ., Gen., and Dept. Svcs.....	\$ 633,332
Sponsored Operations.....	\$ -0-
Operating Expenses:	
Educ., Gen., and Dept. Svcs.....	\$ 742,668
Sponsored Operations.....	\$ -0-
Total Funds Budgeted	\$ 1,376,000
Less Agency Funds:	
Departmental Income.....	\$ -0-
Sponsored Income.....	\$ -0-
Other Funds.....	\$ 1,050,000
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 326,000
Total Positions Budgeted	64
 12. Family Practice Residency	
Program Budget:	
Personal Services:	
Educ., Gen., and Dept. Svcs.....	\$ 98,650
Operating Expenses:	
Educ., Gen., and Dept. Svcs.....	\$ 88,260
Capitation Contracts for	
Family Practice Residency	\$ 1,980,000
Residency Capitation Grants	\$ 1,785,000
New Program Development Contracts	
for Family Practice Residency	\$ 225,000

Student Preceptorships.....	\$ 135,000
Total Funds Budgeted	\$ 4,311,910
State Funds Budgeted.....	\$ 4,311,910
Total Positions Budgeted	4

Provided, that of the above appropriation, \$135,000 is designated and committed for contracts with medical schools for a student preceptorship program. Provided, further, that each student participating in the program shall receive \$500 and each family physician shall receive \$500.

13. Georgia Radiation Therapy

Center Budget:	
Personal Services:	
Educ., Gen., and Dept. Svcs.....	\$ 476,000
Sponsored Operations.....	\$ -0-
Operating Expenses:	
Educ., Gen., and Dept. Svcs.....	\$ 147,000
Sponsored Operations.....	\$ -0-
Total Funds Budgeted	\$ 623,000
Less Agency Funds:	
Departmental Income.....	\$ -0-
Sponsored Income.....	\$ -0-
Other Funds.....	\$ 328,000
Indirect DOAS Services Funding	\$ -0-
State Funds Budgeted.....	\$ 295,000
Total Positions Budgeted	28

Budget Unit Object Classes:

Personal Services:	
Educ., Gen., and Dept. Svcs.....	\$ 432,261,959
Sponsored Operations.....	\$ 86,472,548
Operating Expenses:	
Educ., Gen., and Dept. Svcs.....	\$ 134,205,521
Sponsored Operations.....	\$ 63,459,444
Office of Minority	
Business Enterprise	\$ 176,725
Special Desegregation Programs.....	\$ 250,000
Satellite Medical Facility	
Program	\$ 500,000
Fire Ant Research.....	\$ 150,000
Agricultural Research.....	\$ 691,500
Disease Research.....	\$ 70,000
Advanced Technology	
Development Center	\$ 345,100
Capitation Contracts for	
Family Practice Residency	\$ 1,980,000
New Program Development	
Contracts for Family	
Practice Residency.....	\$ 225,000
Residency Capitation Grants	\$ 1,785,000
Student Preceptorships.....	\$ 135,000
Teachers' Retirement	\$ 41,025,000
Authority Lease Rentals	\$ 20,877,000
Capital Outlay - ETMH	
Renovations.....	\$ -0-
Capital Outlay	\$ 14,600,000
Total Positions Budgeted	21,221

Provided, that none of the funds appropriated for Fire Ant Research shall be expended unless matching funds are provided by the U.S.D.A.

B. Budget Unit: Regents Central Office	\$ 14,240,780
1. Regents Central Office Budget:	
Personal Services.....	\$ 2,457,000
Operating Expenses	\$ 718,400
SREB Payments.....	\$ 3,776,700
Medical Scholarships.....	\$ 510,000
Regents Opportunity Grants	\$ 500,000
Regents Scholarships.....	\$ 200,000
Grants to Junior Colleges	\$ 5,936,680
Rental Payments to Georgia	
Military College.....	\$ 190,000
Total Funds Budgeted	\$ 14,288,780
State Funds Budgeted.....	\$ 14,240,780
Total Positions Budgeted	99

Budget Unit Object Classes:

Personal Services.....	\$ 2,457,000
Operating Expenses	\$ 718,400
SREB Payments.....	\$ 3,776,700
Medical Scholarships.....	\$ 510,000
Regents Opportunity Grants	\$ 500,000
Regents Scholarships.....	\$ 200,000
Grants to Junior Colleges	\$ 5,936,680
Rental Payments to Georgia	
Military College.....	\$ 190,000
Total Positions Budgeted	99
Authorized Motor Vehicles	0

Provided, that of the above appropriation relative to Grants to Junior Colleges, payments are to be based on a rate of \$772 per EFT student. Furthermore, 50 quarter credit hours shall be used in the calculation of an equivalent full-time student.

It is the intent of the General Assembly that the State shall provide no more than 50 percent of The School of Medicine at Morehouse College's total operating cost (including capitation grants). Provided, further, quarterly expenditure reports and certified annual audits shall be provided to the State Auditor and General Assembly on a timely basis.

Section 38. Department of Revenue.

Budget Unit: Department of Revenue	\$ 30,889,879
1. Departmental Administration	
Budget:	
Personal Services.....	\$ 830,400
County Tax Officials/Retirement	
and FICA.....	\$ 573,000
Regular Operating Expenses	\$ 40,240
Travel.....	\$ 15,900
Motor Vehicle Equipment Purchases	\$ 6,830
Publications and Printing.....	\$ 16,000
Equipment Purchases.....	\$ 2,730
Computer Charges	\$ 12,000
Real Estate Rentals	\$ -0-
Telecommunications	\$ 20,800
Per Diem, Fees and Contracts	\$ 5,000
Postage.....	\$ 100
Total Funds Budgeted	\$ 1,523,000

Indirect Georgia Building	
Authority Rents.....	\$ -0-
State Funds Budgeted.....	\$ 1,506,392
Total Positions Budgeted	31

2. Motor Vehicle Administration

Budget:	
Personal Services.....	\$ 3,877,396
Regular Operating Expenses	\$ 199,810
Travel.....	\$ 5,600
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 200,000
Equipment Purchases.....	\$ 36,543
Computer Charges.....	\$ 2,367,665
Real Estate Rentals	\$ -0-
Telecommunications.....	\$ 71,000
Per Diem, Fees and Contracts	\$ -0-
Motor Vehicle Tag Purchases.....	\$ 2,000,000
Motor Vehicle Decal Purchases	\$ 357,500
Postage.....	\$ -0-
Total Funds Budgeted	\$ 9,115,514
Indirect DOAS Services Funding	\$ 1,050,000
State Funds Budgeted.....	\$ 7,987,967
Total Positions Budgeted	256

Provided, that of the above appropriated amount relating to motor vehicle tag purchases, \$2,000,000 is designated and committed for use in contracting with the Department of Offender Rehabilitation for the production of at least 1,960,000 motor vehicle tags, and for this purpose only.

Any such contract may provide for partial, advance payment from the Department of Revenue to Georgia Correctional Industries during tag production, but in no case shall the total amount paid for such tags exceed the amount herein appropriated, provided the advances made are for services to be rendered within the same fiscal year.

3. Property Tax Budget:

Personal Services.....	\$ 1,075,898
Regular Operating Expenses	\$ 57,958
Travel.....	\$ 70,000
Motor Vehicle Equipment Purchases	\$ 21,800
Publications and Printing.....	\$ 88,000
Equipment Purchases.....	\$ 1,800
Computer Charges	\$ 330,249
Real Estate Rentals	\$ -0-
Telecommunications	\$ 18,800
Per Diem, Fees and Contracts.....	\$ 106,500
Loans to Counties/Property	
Reevaluation.....	\$ -0-
Grants to Counties/Appraisal	
Staff.....	\$ 1,430,000
Intangible Tax Equalization Fund	\$ -0-
Postage.....	\$ 11,000
Total Funds Budgeted	\$ 3,212,005
Repayment of Loans to	
Counties/Property Revaluation.....	\$ -0-
Indirect DOAS Services Funding	\$ 250,000
State Funds Budgeted.....	\$ 2,940,488
Total Positions Budgeted	62

Provided, that of the above appropriation, no funds are designated and committed for the cost of the Intangible Tax Equalization Fund provided for in an Act approved April 17, 1973 (Ga. Laws 1973, p. 924), to be administered by the State Revenue Commissioner as provided therein.

4. Sales Taxation Budget:

Personal Services.....	\$ 1,309,715
Regular Operating Expenses	\$ 17,030
Travel.....	\$ 3,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 68,000
Equipment Purchases.....	\$ 4,250
Computer Charges	\$ 556,150
Real Estate Rentals	\$ -0-
Telecommunications	\$ 23,980
Per Diem, Fees and Contracts	\$ -0-
Postage.....	\$ 75,000
Total Funds Budgeted	\$ 2,057,125
Indirect DOAS Services Funding	\$ 305,000
State Funds Budgeted.....	\$ 1,725,931
Total Positions Budgeted	85

5. Motor Fuel Taxation Budget:

Personal Services.....	\$ 598,000
Regular Operating Expenses	\$ 5,580
Travel.....	\$ 2,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 52,000
Equipment Purchases.....	\$ 1,850
Computer Charges	\$ 240,591
Real Estate Rentals	\$ -0-
Telecommunications	\$ 12,300
Per Diem, Fees and Contracts	\$ -0-
Postage.....	\$ -0-
Total Funds Budgeted	\$ 912,321
Indirect DOAS Services Funding	\$ 100,000
State Funds Budgeted.....	\$ 800,361
Total Positions Budgeted	37

6. Income Taxation Budget:

Personal Services.....	\$ 2,136,816
Regular Operating Expenses	\$ 40,890
Travel.....	\$ 3,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 325,000
Equipment Purchases.....	\$ 10,250
Computer Charges	\$ 2,190,843
Real Estate Rentals	\$ -0-
Telecommunications	\$ 37,050
Per Diem, Fees and Contracts	\$ -0-
Postage.....	\$ 210,000
Total Funds Budgeted	\$ 4,953,849
Indirect DOAS Services Funding	\$ 1,500,000
State Funds Budgeted.....	\$ 3,411,433
Total Positions Budgeted	126

7. Central Audit Budget:

Personal Services.....	\$ 2,144,500
Regular Operating Expenses	\$ 11,376

Travel.....	\$ 400,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 2,500
Equipment Purchases.....	\$ 2,500
Computer Charges	\$ 3,500
Real Estate Rentals.....	\$ 9,750
Telecommunications.....	\$ 14,500
Per Diem, Fees and Contracts	\$ -0-
Postage.....	\$ 50
Total Funds Budgeted	\$ 2,588,676
State Funds Budgeted.....	\$ 2,546,886
Total Positions Budgeted	82

8. Field Audit Services Budget:

Personal Services.....	\$ 5,574,096
Regular Operating Expenses	\$ 202,750
Travel.....	\$ 279,839
Motor Vehicle Equipment Purchases	\$ 36,800
Publications and Printing.....	\$ 66,500
Equipment Purchases.....	\$ 25,590
Computer Charges	\$ 79,734
Real Estate Rentals	\$ 157,500
Telecommunications	\$ 153,400
Per Diem, Fees and Contracts	\$ -0-
Postage.....	\$ 42,841
Total Funds Budgeted	\$ 6,619,050
Indirect DOAS Services Funding	\$ 50,000
State Funds Budgeted.....	\$ 6,460,197
Total Positions Budgeted	308

9. Internal Administration Budget:

Personal Services.....	\$ 1,123,200
Regular Operating Expenses	\$ 142,780
Travel.....	\$ 1,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 300,000
Equipment Purchases.....	\$ 16,600
Computer Charges	\$ 65,642
Real Estate Rentals	\$ 812,486
Telecommunications	\$ 13,780
Per Diem, Fees and Contracts	\$ -0-
Postage.....	\$ 1,057,200
Total Funds Budgeted	\$ 3,532,688
Indirect Georgia Building Authority Rents.....	\$ -0-
State Funds Budgeted.....	\$ 3,510,224
Total Positions Budgeted	70

Budget Unit Object Classes:

Personal Services.....	\$ 18,670,021
County Tax Officials/Retirement and FICA.....	\$ 573,000
Regular Operating Expenses	\$ 718,414
Travel.....	\$ 780,339
Motor Vehicle Equipment Purchases.....	\$ 65,430
Publications and Printing.....	\$ 1,118,000
Equipment Purchases.....	\$ 102,113

Computer Charges	\$ 5,846,374
Real Estate Rentals	\$ 979,736
Telecommunications	\$ 365,610
Per Diem, Fees and Contracts	\$ 111,500
Loans to Counties/Property Reevaluation.....	\$ -0-
Grants to Counties/Appraisal Staff.....	\$ 1,430,000
Motor Vehicle Tag Purchases	\$ 2,000,000
Motor Vehicle Decal Purchases	\$ 357,500
Intangible Tax Equalization Fund	\$ -0-
Postage.....	\$ 1,396,191
Total Positions Budgeted	1,057
Authorized Motor Vehicles	60

Section 39. Secretary of State.

A. Budget Unit: Secretary of State.....	\$ <u>11,600,195</u>
1. Occupational Certification Budget:	
Personal Services.....	\$ 2,394,496
Regular Operating Expenses	\$ 833,333
Travel.....	\$ 126,995
Motor Vehicle Equipment Purchases	\$ 36,000
Publications and Printing.....	\$ 123,696
Equipment Purchases.....	\$ 23,283
Computer Charges	\$ 277,458
Real Estate Rentals	\$ 210,994
Telecommunications	\$ 60,339
Per Diem, Fees and Contracts	\$ 345,785
Total Funds Budgeted	\$ 4,432,379
State Funds Budgeted.....	\$ 4,386,939
Total Positions Budgeted	134

Occupational Certification Functional Budgets

	Cost of Operations
Accounting	\$ 234,139
Architect	\$ 95,313
Athletic Trainers	\$ 1,389
Auctioneers	\$ 30,522
Barbers	\$ 214,517
Chiropractic	\$ 38,236
Construction Industry	\$ 159,530
Cosmetology	\$ 652,377
Dentistry	\$ 200,895
Engineers	\$ 304,002
Forestry	\$ 14,643
Funeral Service	\$ 133,431
Geology	\$ 11,187

Hearing Aid	\$ 22,196
Landscape Architect	\$ 11,766
Librarians	\$ 7,766
Marriage and Family Counselors	\$ -0-
Medical Examiners	\$ 690,027
Nursing Home Administrators	\$ 39,515
Board of Nursing	\$ 701,217
Dispensing Opticians	\$ 20,076
Optometry	\$ 21,251
Occupational Therapy	\$ 5,432
Pest Control	\$ 72,474
Pharmacy	\$ 207,478
Physical Therapy	\$ 28,941
Podiatry	\$ 8,620
Polygraph Examiners	\$ 12,786
Practical Nursing	\$ 326,496
Private Detective	\$ -0-
Psychologists	\$ 61,570
Recreation	\$ 7,881
Sanitarian	\$ 10,026
Speech Pathology	\$ 16,981
Used Car Dealers	\$ 235,219
Used Car Parts	\$ -0-
Veterinary	\$ 63,847
Wastewater	\$ 36,606
Well Water	\$ 8,851
Administration	\$ 92,000
Investigative	\$ <u>-0-</u>
Total	\$ 4,799,203

2. Securities Regulation Budget:

Personal Services.....	\$ 391,819
Regular Operating Expenses	\$ 29,550
Travel.....	\$ 8,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 3,500
Equipment Purchases.....	\$ 1,120
Computer Charges	\$ 17,366

Real Estate Rentals	\$ 17,290
Telecommunications	\$ 7,300
Per Diem, Fees and Contracts	\$ 2,000
Total Funds Budgeted	\$ 477,945
State Funds Budgeted	\$ 470,109
Total Positions Budgeted	18
3. Corporations Regulation Budget:	
Personal Services	\$ 449,868
Regular Operating Expenses	\$ 20,894
Travel	\$ 2,800
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 19,320
Equipment Purchases	\$ 1,800
Computer Charges	\$ 118,508
Real Estate Rentals	\$ 81,480
Telecommunications	\$ 16,200
Per Diem, Fees and Contracts	\$ -0-
Postage	\$ 38,300
Total Funds Budgeted	\$ 749,170
State Funds Budgeted	\$ 740,173
Total Positions Budgeted	31
4. Drugs and Narcotics Budget:	
Personal Services	\$ 383,771
Regular Operating Expenses	\$ 32,750
Travel	\$ 25,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 300
Equipment Purchases	\$ 2,000
Computer Charges	\$ -0-
Real Estate Rentals	\$ 5,782
Telecommunications	\$ 6,000
Per Diem, Fees and Contracts	\$ 2,500
Total Funds Budgeted	\$ 458,103
State Funds Budgeted	\$ 450,428
Total Positions Budgeted	15
5. Archives and Records Budget:	
Personal Services	\$ 1,632,419
Regular Operating Expenses	\$ 184,750
Travel	\$ 35,000
Motor Vehicle Equipment Purchases	\$ 8,000
Publications and Printing	\$ 18,000
Equipment Purchases	\$ 46,750
Computer Charges	\$ 15,000
Real Estate Rentals	\$ 28,665
Telecommunications	\$ 41,700
Per Diem, Fees and Contracts	\$ 2,000
Capital Outlay	\$ -0-
Authority Lease Rentals	\$ 1,276,000
Total Funds Budgeted	\$ 3,288,284
State Funds Budgeted	\$ 3,219,436
Total Positions Budgeted	87
6. General Services Budget:	
Personal Services	\$ 551,084
Regular Operating Expenses	\$ 47,750
Travel	\$ 2,000

Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 110,303
Equipment Purchases	\$ 2,233
Computer Charges	\$ -0-
Real Estate Rentals	\$ 6,085
Telecommunications	\$ 12,900
Per Diem, Fees and Contracts	\$ 1,860
Total Funds Budgeted	\$ 734,215
State Funds Budgeted	\$ 723,193
Total Positions Budgeted	31
7. Internal Administration Budget:	
Personal Services	\$ 685,063
Regular Operating Expenses	\$ 48,359
Travel	\$ 4,200
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 100,000
Equipment Purchases	\$ 500
Computer Charges	\$ 6,000
Real Estate Rentals	\$ 30,313
Telecommunications	\$ 15,670
Per Diem, Fees and Contracts	\$ 1,000
Postage	\$ 29,000
Total Funds Budgeted	\$ 920,105
State Funds Budgeted	\$ 906,404
Total Positions Budgeted	35
8. State Campaign and Financial	
Disclosure Commission Budget:	
Personal Services	\$ 68,147
Regular Operating Expenses	\$ 9,955
Travel	\$ 3,200
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 9,000
Equipment Purchases	\$ -0-
Computer Charges	\$ -0-
Real Estate Rentals	\$ 8,496
Telecommunications	\$ 2,000
Per Diem, Fees and Contracts	\$ 7,000
Total Funds Budgeted	\$ 107,798
State Funds Budgeted	\$ 106,435
Total Positions Budgeted	3
9. Elections and Campaign	
Disclosure Budget:	
Personal Services	\$ 166,750
Regular Operating Expenses	\$ 20,955
Travel	\$ 2,208
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 6,000
Equipment Purchases	\$ -0-
Computer Charges	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 3,500
Per Diem, Fees and Contracts	\$ 1,000
Election Expenses	\$ 400,000
Total Funds Budgeted	\$ 600,413
State Funds Budgeted	\$ 597,078
Total Positions Budgeted	8

Budget Unit Object Classes:

Personal Services.....	\$ 6,723,417
Regular Operating Expenses	\$ 1,228,296
Travel.....	\$ 209,403
Motor Vehicle Equipment Purchases	\$ 44,000
Publications and Printing.....	\$ 390,119
Equipment Purchases.....	\$ 77,686
Computer Charges	\$ 434,332
Real Estate Rentals	\$ 389,105
Telecommunications	\$ 165,609
Per Diem, Fees and Contracts	\$ 363,145
Election Expenses	\$ 400,000
Postage.....	\$ 67,300
Capital Outlay	\$ -0-
Authority Lease Rentals	\$ 1,276,000
Total Positions Budgeted	362
Authorized Motor Vehicles	69

B. Budget Unit: Real Estate Commission\$ 886,053

Real Estate Commission Budget:

Personal Services.....	\$ 440,840
Regular Operating Expenses	\$ 237,413
Travel.....	\$ 12,000
Motor Vehicle Equipment Purchases	\$ 14,000
Publications and Printing.....	\$ 29,000
Equipment Purchases.....	\$ 18,776
Computer Charges	\$ 25,400
Real Estate Rentals	\$ 33,600
Telecommunications	\$ 13,041
Per Diem, Fees and Contracts	\$ 70,800
Total Funds Budgeted	\$ 894,870
State Funds Budgeted.....	\$ 886,053
Total Positions Budgeted	27

Real Estate Commission Functional Budget

	State Funds	Cost of Operations	Pos.
Real Estate Commission	\$ 886,053	\$ 930,356	27

Budget Unit Object Classes:

Personal Services.....	\$ 440,840
Regular Operating Expenses	\$ 237,413
Travel.....	\$ 12,000
Motor Vehicle Equipment Purchases	\$ 14,000
Publications and Printing.....	\$ 29,000
Equipment Purchases.....	\$ 18,776
Computer Charges	\$ 25,400
Real Estate Rentals	\$ 33,600
Telecommunications	\$ 13,041
Per Diem, Fees and Contracts	\$ 70,800
Total Positions Budgeted	27
Authorized Motor Vehicles	11

Section 40. Georgia Student Finance Commission.

Budget Unit: Georgia Student

Finance Commission\$ 16,066,733

1. Internal Administration	
Activity Budget:	
Personal Services.....	\$ 1,389,835
Regular Operating Expenses	\$ 167,592
Travel.....	\$ 31,500
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 50,000
Equipment Purchases.....	\$ 509,495
Computer Charges	\$ 89,545
Real Estate Rentals	\$ 129,400
Telecommunications	\$ 50,200
Per Diem, Fees and Contracts	\$ 95,000
Total Funds Budgeted	\$ 2,512,567
State Funds Budgeted.....	\$ -0-
Total Positions Budgeted	77
2. Higher Education Assistance	
Corporation Budget:	
Payment of Interest and Fees.....	\$ 651,250
Total Funds Budgeted	\$ 651,250
State Funds Budgeted.....	\$ 606,250
Total Positions Budgeted	0
3. Georgia Student Finance	
Authority Budget:	
Guaranteed Educational Loans	\$ 2,745,250
Tuition Equalization Grants	\$ 10,819,265
Student Incentive Grants	\$ 3,568,800
North Georgia College	
ROTC Grants.....	\$ 143,330
Law Enforcement Personnel	
Dependents' Grants	\$ 32,000
Georgia Military Scholarship	
Grants	\$ 23,510
Total Funds Budgeted	\$ 17,332,155
State Funds Budgeted.....	\$ 15,460,483
Total Positions Budgeted	0
Budget Unit Object Classes:	
Personal Services.....	\$ 1,389,835
Regular Operating Expenses	\$ 167,592
Travel.....	\$ 31,500
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 50,000
Equipment Purchases.....	\$ 509,495
Computer Charges	\$ 89,545
Real Estate Rentals	\$ 129,400
Telecommunications	\$ 50,200
Per Diem, Fees and Contracts	\$ 95,000
Payment of Interest and Fees.....	\$ 651,250
Guaranteed Educational Loans	\$ 2,745,250
Tuition Equalization Grants	\$ 10,819,265
Student Incentive Grants	\$ 3,568,800
Law Enforcement Personnel	
Dependents' Grants	\$ 32,000
North Georgia College	
ROTC Grants.....	\$ 143,330

Georgia Military Scholarship

Grants	\$ 23,510
Total Positions Budgeted	77
Authorized Motor Vehicles	1

Provided, that of the above appropriated amount relative to Educational Loans an amount not to exceed \$12,000 may be used to provide stipends for training recruitment, teacher and counselor personnel in health career fields and other fields for which funds are provided herein for the making of cancellable loans to students.

Provided, that the above appropriated amount relative to Educational Loans shall otherwise be used to provide loans to students as provided for in Article 3 of Code Chapter 32-37, as amended. Provided further, however, that of said appropriated amount, the amounts designated below shall to the greatest extent possible be used to provide cancellable loans to students as designated below pursuant to provisions of Code Section 32-3750, as amended, to wit: (a) an amount not less than \$1,435,000 is designated and committed for the purpose of providing cancellable loans to students in paramedical and other professional and educational fields of study; (b) an amount not to exceed \$100,000 is designated and committed for the purpose of providing cancellable loans to students who are eligible members of the Georgia National Guard; (c) an amount not to exceed \$360,000 is designated and committed for the purpose of providing cancellable loans to classroom teachers seeking special education training; and (d) an amount not to exceed \$40,000 is designated and committed for the purpose of providing cancellable loans to students who are to become agricultural teachers.

Provided, that the above appropriated amount relative to Student Incentive Grants provides for payment of need-based grants to undergraduate students as provided for in Article 4 of Code Chapter 32-37.

Provided, that the above appropriated amount relative to Tuition Equalization Grants provides for payment of grants of \$675 per academic year, and for payment of grants for the 1981 summer school quarter or semester, to undergraduate students attending private colleges in Georgia as provided for in Article 5 of Code Chapter 32-37.

Provided, that the above appropriated amount relative to North Georgia College ROTC Grants provides for payment of grants to eligible students as provided for in Article 6 of Code Chapter 32-37.

Provided, that the above appropriated amount relative to Law Enforcement Personnel Dependents' Grants provides for payment of grants to eligible students as provided for in Article 7 of Code Chapter 32-37.

Provided, that the above appropriated amount relative to North Georgia College Military Scholarships provides for payment of scholarships to select recipients as provided for in Article 9 of Code Chapter 32-37.

Provided, that the above appropriated amount relative to Payment of Interest and Fees is designated and committed for the purpose of enabling the Georgia Higher Education Assistance Corporation to make state interest subsidy payments to lenders as provided for in Code Section 32-3314, and loan discount fee payments to lenders as provided for in Code Section 32-3315.

Provided, that from any of the above appropriated amounts any available funds may be utilized by the Georgia Higher Education Assistance Corporation for the purpose of making timely payments of interest and special allowances to lenders as provided for in Code Section 32-3313 and Code Section 32-3710.

Section 41. Soil and Water Conservation Committee.

Budget Unit: Soil and Water

Conservation Committee\$ 747,399

1. Soil and Water Conservation

Central Office Budget:

Personal Services.....\$ 340,400

Regular Operating Expenses\$ 37,500

Travel.....	\$ 36,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 18,900
Equipment Purchases.....	\$ 4,000
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ 14,100
Telecommunications	\$ 9,200
Per Diem, Fees and Contracts.....	\$ 141,200
Total Funds Budgeted	\$ 601,300
State Funds Budgeted.....	\$ 594,492
Total Positions Budgeted	12

2. Soil and Water Conservation

Dam Safety Budget:	
Personal Services.....	\$ 112,150
Regular Operating Expenses	\$ 12,550
Travel.....	\$ 8,800
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 2,000
Equipment Purchases.....	\$ 500
Computer Charges	\$ 2,000
Real Estate Rentals	\$ 4,350
Telecommunications	\$ 2,800
Per Diem, Fees and Contracts.....	\$ 10,000
Total Funds Budgeted	\$ 155,150
State Funds Budgeted.....	\$ 152,907
Total Positions Budgeted	5

Budget Unit Object Classes:

Personal Services.....	\$ 452,550
Regular Operating Expenses	\$ 50,050
Travel.....	\$ 44,800
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 20,900
Equipment Purchases.....	\$ 4,500
Computer Charges	\$ 2,000
Real Estate Rentals	\$ 18,450
Telecommunications	\$ 12,000
Per Diem, Fees and Contracts.....	\$ 151,200
Total Positions Budgeted	17
Authorized Motor Vehicles	3

Section 42. Teachers' Retirement System.

Budget Unit: Teachers' Retirement	
System.....	\$ 6,876,500
Departmental Operations Budget:	
Personal Services.....	\$ 1,235,056
Regular Operating Expenses	\$ 69,500
Travel.....	\$ 12,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 26,000
Equipment Purchases.....	\$ 5,000
Computer Charges	\$ 368,428
Real Estate Rentals	\$ 72,196
Telecommunications	\$ 38,000
Per Diem, Fees and Contracts.....	\$ 115,000
Postage.....	\$ 60,000

Floor Fund for Local Retirement Systems.....	\$ 1,497,000
Employer Contributions.....	\$ 5,379,500
Total Funds Budgeted.....	\$ 8,877,680
State Funds Budgeted.....	\$ 6,876,500
Total Positions Budgeted.....	61

Budget Unit Object Classes:

Personal Services.....	\$ 1,235,056
Regular Operating Expenses.....	\$ 69,500
Travel.....	\$ 12,000
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 26,000
Equipment Purchases.....	\$ 5,000
Computer Charges.....	\$ 368,428
Real Estate Rentals.....	\$ 72,196
Telecommunications.....	\$ 38,000
Per Diem, Fees and Contracts.....	\$ 115,000
Postage.....	\$ 60,000
Floor Fund for Local Retirement Systems.....	\$ 1,497,000
Employer Contributions.....	\$ 5,379,500
Total Positions Budgeted.....	61
Authorized Motor Vehicles.....	1

It is the intent of the General Assembly that from funds available the Teachers' Retirement System is authorized to implement H. B. 15 of the 1975 Regular Session of the Georgia General Assembly.

Section 43. Department of Transportation.

Budget Unit: Department of

Transportation.....\$ 392,308,298

1. Planning and Construction

Budget:

Personal Services.....	\$ 68,828,958
Regular Operating Expenses.....	\$ 4,023,131
Travel.....	\$ 1,373,885
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 249,800
Equipment Purchases.....	\$ 50,545
Computer Charges.....	\$ -0-
Real Estate Rentals.....	\$ 31,125
Telecommunications.....	\$ 823,020
Per Diem, Fees and Contracts.....	\$ 8,767,791
Capital Outlay.....	\$ 343,479,646
Total Funds Budgeted.....	\$ 427,627,901
State Funds Budgeted.....	\$ 169,142,901
Total Positions Budgeted.....	3,186

2. Maintenance and Betterments

Budget:

Personal Services.....	\$ 53,022,336
Regular Operating Expenses.....	\$ 33,108,086
Travel.....	\$ 310,800
Motor Vehicle Equipment Purchases.....	\$ -0-
Publications and Printing.....	\$ 10,250

Equipment Purchases.....	\$ -0-
Computer Charges.....	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 109,650
Per Diem, Fees and Contracts	\$ 990,175
Capital Outlay	\$ 69,950,000
Total Funds Budgeted	\$ 157,501,297
State Funds Budgeted.....	\$ 155,401,297
Total Positions Budgeted	3,725
3. Authorities Budget:	
Authority Lease Rentals	\$ 24,805,619
State of Georgia General	
Obligation Debt Sinking Fund.....	\$ 3,724,517
Total Funds Budgeted	\$ 28,530,136
State Funds Budgeted.....	\$ 28,530,136
4. Facilities and Equipment Budget:	
Motor Vehicle Equipment Purchases	\$ 1,000,000
Equipment Purchases.....	\$ 2,200,000
Capital Outlay	\$ 300,000
Total Funds Budgeted	\$ 3,500,000
State Funds Budgeted.....	\$ 3,400,000
5. Assistance to Counties Budget:	
Grants to Counties.....	\$ 9,317,013
Total Funds Budgeted	\$ 9,317,013
State Funds Budgeted.....	\$ 9,317,013
6. Administration Budget:	
Personal Services.....	\$ 7,593,372
Regular Operating Expenses	\$ 2,133,014
Travel.....	\$ 118,363
Motor Vehicle Equipment	
Purchases.....	\$ -0-
Publications and Printing.....	\$ 168,850
Equipment Purchases.....	\$ -0-
Computer Charges	\$ 1,217,500
Real Estate Rentals	\$ 909,512
Telecommunications	\$ 201,070
Per Diem, Fees and Contracts	\$ 170,000
Total Funds Budgeted	\$ 12,511,681
State Funds Budgeted.....	\$ 12,511,681
Total Positions Budgeted	321

Appropriation of State funds in the foregoing Department of Transportation budgets shall be in conformity with and pursuant to Article III, Section X, Paragraph VII, subsection (b) of the State Constitution, and shall be in an amount at least equal to all money derived from motor fuel taxes received by the Fiscal Division of the Department of Administrative Services in the immediately preceding year, less the amount of refunds, rebate and collection costs authorized by law. The fiscal officers of the State are hereby directed, as of July 1 of each fiscal year, to determine the net collection of motor fuel tax received by the Fiscal Division of the Department of Administrative Services in the immediately preceding fiscal year and enter the full amount so determined on the records of the State as being the appropriation payable in lieu of the amount appropriated herein.

Provided, however, that objects for Activities financed by Motor Fuel Tax including Planning and Construction, Maintenance and Betterments, Authority Lease Rentals, General Obligation Debt Sinking Fund Payments, Administration, and Grants to Counties, may be adjusted for any additional appropriations and/or balances appropriated and

brought forward from previous years as requested by the Department of Transportation and approved by the Office of Planning and Budget.

For general administrative cost of operating the Department of Transportation, including equipment and compensation claims.

For State matching participation in costs of construction, reconstruction, improvement in highways, and highway planning, in cooperation with the Federal Government, including all cost items incident thereto. For the cost of road and bridge construction and surveys, maintenance and improving the State Highway System of roads and bridges, and the costs incident thereto provided all expenditures for county contracts shall be in accordance with and on the basis of average prices authorized by law. Provided, however, that funds shall be allocated to matching all Federal aid funds prior to the allocation of any funds for other works, and the Department of Transportation may add, delete and substitute Federal aid projects to secure the full benefit of the Federal aid program. Provided, further, that in order to meet the requirements of the Interstate System with regard to completion by a date fixed by existing Federal Statute of Federal-State 90-10 projects, the Office of Planning and Budget is hereby authorized and directed to give advanced budgetary authorization for the letting and execution of highway contracts essential to and included in such Interstate Program not to exceed the amount of State Motor Fuel Tax Revenues actually paid into the Fiscal Division of the Department of Administrative Services and constitutionally appropriated to the Department of Transportation.

For lease rental obligations of the Department of Transportation to the Georgia Highway Authority and the Georgia Building Authority in accordance with lease rental contracts now in existence and for appropriations to the "State of Georgia General Obligation Debt Sinking Fund" for the specific purpose of paying annual debt service requirements on new General Obligation debt to finance the construction or reconstruction of public roads and bridges approved by the Department of Transportation.

For grants to counties for aid in county road construction and maintenance to be distributed and disbursed to various counties of the State by the Fiscal Division of the Department of Administrative Services in the same proportional basis to each county as the proportion of each county's total public road mileage is to the total public road mileage in the State, as such mileage information is furnished by the Department of Transportation.

Provided, further, that a member of the governing authority of the county, designated by such authority, shall submit to the State Auditor a copy of its regular annual audit not later than six months after the end of the fiscal year for which such audit is made. The State Auditor shall compare the amount of funds distributed to each county in such year under the provisions of Section 92-1404, subsection (F) of the Motor Fuel Tax Law against the amount of funds expended by each county in such year for the purposes authorized by said Section.

Provided further, it is the intent of this General Assembly that the Department of Transportation is authorized to use interstate rehabilitation funds for four-laning and passing lanes.

Appropriations for the foregoing activities include an appropriation that shall be utilized for the specific purpose and amounts as shown below:

Planning and Construction	
Geodetic Control	\$ 303,028
Augusta Railroad Project	\$ 1,500,000
Capital Outlay - Paving State and Local Schools and State Institutions	\$ 750,000
Paving State Parks and Historic Sites	\$ 500,000
Capital Outlay - Paving Farmers Markets	\$ 250,000

This appropriation shall be accounted for separately from all other appropriations to the Department of Transportation, and shall be in addition to appropriations of an amount

equivalent to motor fuel tax revenue required under Article III, Section X, Paragraph VII, subsection (b) of the State Constitution.

7. Assistance to Municipalities

Budget:

Grants to Municipalities	\$ 9,317,000
Total Funds Budgeted	\$ 9,317,000
State Funds Budgeted	\$ 9,317,000

For grants to municipalities for Capital Outlay in accordance with an Act approved March 31, 1965 (Ga. Laws 1965, p. 458), as amended.

Provided, further, that a member of the governing authority of the municipality, designated by such authority, shall execute an affidavit annually that funds received under this Section have been expended in accordance with the law and the Constitution, and file the same with the Fiscal Division of the Department of Administrative Services. At the request of the Governor or the Office of Planning and Budget or the Director of the Department of Transportation, the State Auditor shall cause an audit to be made of any municipality to determine the use of such funds. The expense of such audit shall be deducted from funds granted to such municipality in any future year.

Provided, further, that the above sums shall be distributed and disbursed to the various municipalities on a quarterly basis, such payments to be made on the last day of each quarter.

8. Air Transportation Budget:

Personal Services	\$ 461,489
Regular Operating Expenses	\$ 399,269
Travel	\$ 12,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 200
Equipment Purchases	\$ 11,000
Computer Charges	\$ -0-
Real Estate Rentals	\$ 1
Telecommunications	\$ 4,200
Per Diem, Fees and Contracts	\$ 2,500
Capital Outlay	\$ -0-
Total Funds Budgeted	\$ 890,659
State Funds Budgeted	\$ 531,429
Total Positions Budgeted	17

9. Inter-Modal Transfer Facilities

Budget:

Personal Services	\$ 570,925
Regular Operating Expenses	\$ 49,620
Travel	\$ 25,895
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing	\$ 24,000
Equipment Purchases	\$ 800
Computer Charges	\$ -0-
Real Estate Rentals	\$ -0-
Telecommunications	\$ 17,300
Per Diem, Fees and Contracts	\$ 462,000
Capital Outlay - Airport	
Development	\$ 700,000
Capital Outlay - Airport	
Operational Improvements	\$ 1,000,000
Capital Outlay - Airport	
Approach Aid	\$ 300,000
Mass Transit Grants	\$ 548,220
Total Funds Budgeted	\$ 3,698,760

State Funds Budgeted.....	\$ 3,412,341
Total Positions Budgeted.....	24
10. Harbor Maintenance Budget:	
Harbor Maintenance Payments.....	\$ 454,500
Capital Outlay - Land Acquisition.....	\$ 290,000
Total Funds Budgeted	\$ 744,500
State Funds Budgeted.....	\$ 744,500
Budget Unit Object Classes:	
Personal Services.....	\$ 130,477,080
Regular Operating Expenses	\$ 39,713,120
Travel.....	\$ 1,840,943
Motor Vehicle Equipment	
Purchases.....	\$ 1,000,000
Publications and Printing.....	\$ 453,100
Equipment Purchases.....	\$ 2,262,345
Computer Charges	\$ 1,217,500
Real Estate Rentals	\$ 940,638
Telecommunications	\$ 1,155,240
Per Diem, Fees and Contracts.....	\$ 10,392,466
Capital Outlay	\$ 413,729,646
Mass Transit Grants.....	\$ 548,220
Grants to Municipalities.....	\$ 9,317,000
Harbor Maintenance Payments.....	\$ 454,500
Grants to Counties.....	\$ 9,317,013
Authority Lease Rentals	\$ 24,805,619
Capital Outlay - Airport	
Development	\$ 700,000
State of Georgia General	
Obligation Debt Sinking	
Fund.....	\$ 3,724,517
Capital Outlay - Airport	
Operational Improvements	\$ 1,000,000
Capital Outlay - Airport	
Approach Aid.....	\$ 300,000
Capital Outlay - Land	
Acquisition	\$ 290,000
Total Positions Budgeted.....	7,273
Authorized Motor Vehicles.....	4,800

For the general administrative expenses of airport development, mass transit planning and development, the promotion of aviation safety, the provision of air transportation services, and for contractual expense for harbor maintenance.

Provided, that the Department of Transportation is authorized to retain such portion of its Air Transportation service income as is required to maintain and upgrade the quality of its equipment.

Provided, that the Department of Transportation is authorized to utilize State Airport Development Funds to finance a maximum of 10% of an individual airport project when matching both FAA and Local Funds, and 50% of an individual airport project when matching Local Funds only with no Federal Fund participation. Provided, further, that the Department of Transportation is authorized to utilize State Airport Development Funds at 100% of the total cost of an individual airport project for airports owned by the State of Georgia.

Provided, that \$744,500 of the above allocation for harbor maintenance payments is designated and committed for payment for harbor maintenance and improvements at Savannah.

Provided, further, that the Department of Transportation is authorized and directed to transfer to Personal Services from other object classes such funds as are required to fund

the increased Personal Services costs contemplated in this Act, subject only to approval by the Office of Planning and Budget.

Provided further, it is the intent of this General Assembly that the following class may be reassigned at the discretion of the Department of Transportation as shown:

Class Name	New Paygrade
Transportation Engineer Associate	31 @ 3 or 4

Section 44. Department of Veterans Service.

Budget Unit: Department of Veterans

Service.....	\$ 9,786,748
1. Veterans Assistance Budget:	
Personal Services.....	\$ 2,740,000
Regular Operating Expenses	\$ 89,835
Travel.....	\$ 79,800
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 19,000
Equipment Purchases.....	\$ 7,000
Computer Charges	\$ 100
Real Estate Rentals	\$ 132,500
Telecommunications	\$ 51,575
Per Diem, Fees and Contracts	\$ 6,000
Postage.....	\$ 25,300
Total Funds Budgeted	\$ 3,151,110
State Funds Budgeted.....	\$ 2,849,836
Total Positions Budgeted	157
Authorized Motor Vehicles	1
2. Veterans Home and Nursing Facility	
Milledgeville Budget:	
Capital Outlay	\$ -0-
Equipment Purchases.....	\$ 52,000
Regular Operating Expenses	
for Projects.....	\$ 63,700
Operating Expenses/Payments to	
Central State Hospital	\$ 6,397,800
Total Funds Budgeted	\$ 6,513,500
State Funds Budgeted.....	\$ 4,982,278
3. Veterans Nursing Home	
Augusta Budget:	
Capital Outlay	\$ -0-
Equipment Purchases.....	\$ 5,250
Regular Operating Expenses	
for Projects.....	\$ -0-
Operating Expense/Payments to	
Medical College of Georgia.....	\$ 2,774,442
Total Funds Budgeted	\$ 2,779,692
State Funds Budgeted.....	\$ 1,954,634

Budget Unit Object Classes:

Personal Services.....	\$ 2,740,000
Regular Operating Expenses	\$ 89,835
Travel.....	\$ 79,800
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 19,000
Equipment Purchases.....	\$ 64,250
Computer Charges	\$ 100
Real Estate Rentals	\$ 132,500

Telecommunications	\$ 51,575
Per Diem, Fees and Contracts	\$ 6,000
Capital Outlay	\$ -0-
Postage.....	\$ 25,300
Operating Expense/Payments to Central State Hospital	\$ 6,397,800
Operating Expense/Payments to Medical College of Georgia.....	\$ 2,774,442
Regular Operating Expenses for Projects.....	\$ 63,700
Total Positions Budgeted	157
Authorized Motor Vehicles	1

Section 45. Workers' Compensation Board.

Budget Unit: Workers' Compensation

Board	\$ 3,551,880
1. Workers' Compensation	
Administration Budget:	
Personal Services.....	\$ 2,677,093
Regular Operating Expenses	\$ 88,640
Travel.....	\$ 51,300
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 41,000
Equipment Purchases.....	\$ 4,200
Computer Charges	\$ 62,520
Real Estate Rentals	\$ 211,448
Telecommunications	\$ 64,000
Per Diem, Fees and Contracts	\$ 66,500
Postage.....	\$ 53,000
Total Funds Budgeted	\$ 3,319,701
State Funds Budgeted.....	\$ 3,266,159
Total Positions Budgeted	127
2. Vocational Rehabilitation Budget:	
Personal Services.....	\$ 231,970
Regular Operating Expenses	\$ 8,786
Travel.....	\$ 11,000
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 3,000
Equipment Purchases.....	\$ -0-
Computer Charges	\$ 525
Real Estate Rentals	\$ 21,779
Telecommunications	\$ 5,000
Per Diem, Fees and Contracts	\$ 5,300
Postage.....	\$ 3,000
Total Funds Budgeted	\$ 290,360
State Funds Budgeted.....	\$ 285,721
Total Positions Budgeted	12

Budget Unit Object Classes:

Personal Services.....	\$ 2,909,063
Regular Operating Expenses	\$ 97,426
Travel.....	\$ 62,300
Motor Vehicle Equipment Purchases	\$ -0-
Publications and Printing.....	\$ 44,000
Equipment Purchases.....	\$ 4,200
Computer Charges	\$ 63,045
Real Estate Rentals	\$ 233,227

Telecommunications	\$ 69,000
Per Diem, Fees and Contracts	\$ 71,800
Postage	\$ 56,000
Total Positions Budgeted	139
Authorized Motor Vehicles	1

**Section 46. State of Georgia General
Obligation Debt Sinking Fund.**

A. Budget Unit: State of Georgia General Obligation Debt Sinking Fund (Issued)	\$ 39,747,850
B. Budget Unit: State of Georgia General Obligation Debt Sinking Fund (New)	\$ 9,680,000

Provided, that from the above appropriated amount for the State of Georgia General Obligation Debt Sinking Fund, \$9,130,000 is specifically appropriated for the purpose of financing the expansion of the Georgia World Congress Center through the issuance of not more than \$83,000,000 in principal amount of General Obligation Debt.

Provided, that from the above appropriated amount for the State of Georgia General Obligation Debt Sinking Fund, \$550,000 is specifically appropriated for the purpose of financing a new construction program which consists of the acquisition of land (if needed) and the construction and equipping of buildings and facilities at various institutions under the control of the State Board of Regents at the University System through the issuance of not more than \$5,000,000 in principal amount of General Obligation Debt.

Section 47. In addition to all other appropriations for the fiscal year ending June 30, 1982 there is hereby appropriated \$2,425,000 for the purpose of providing funds for the operation of regional farmers' markets in the Department of Agriculture, and there is hereby appropriated \$5,503,400 for the purpose of providing operating funds for the State physical health laboratories (\$175,000 - Budget Unit "A") and for State mental health/mental retardation institutions (\$5,328,400 - Budget Unit "C") in the Department of Human Resources. Provided, further, the Office of Planning and Budget is hereby authorized to transfer funds from this section to the Department's budget on a quarterly basis in an amount equal to that which the Department remits to the Fiscal Division of the Department of Administrative Services from agency fund collections.

Section 48. In addition to all other appropriations for the fiscal year ending June 30, 1982, there is hereby appropriated \$12,490,000 to cover an increase in State contributions for Employee Health Insurance.

Section 49. Cost-of-Living Increases. In addition to all other appropriations for the fiscal year ending June 30, 1982, there is hereby appropriated \$165,290,000 for the purposes described herein: 1) An increase of 8% with a \$700 minimum for employees of the executive, judicial and legislative branch of state government, effective July 1, 1981; 2) For a 9% increase on the current salary schedule for teachers, public librarians and other instructional and support personnel, with first and second year teachers to be paid as those with two years of experience and with resumption of annual increments after completion of one year of experience and permanent certification, effective the following month, effective September 1, 1981; 3) For school bus drivers, a 10% salary increase, effective July 1, 1981; 4) For university system employees, a 9% salary increase, to be effective September 1, 1981 for academic contracted personnel; 5) A 9% salary increase, effective July 1, 1981, for non-academic personnel, and fiscal year contracted personnel of the university system and employees of the Athens and Tifton Veterinary Laboratories; and 6) An increase of 8% for State officials whose salary is set by Act 755 (H.B. 262) of the 1978 Regular Session of the Georgia General Assembly, as authorized in Section 2 of said Act,

and for secretaries for whom salaries are set by Act 279 (H.B. 360) of the 1977 Regular Session of the Georgia General Assembly, effective July 1, 1981.

Provided, further, that of the above appropriation for cost-of-living increases, \$78,000 is designated and committed for the Poultry Veterinary Diagnostic Laboratories and an additional \$678,000 is designated and committed for the Cooperative Extension Service (\$360,000) and the Agricultural Experiment Station (\$318,000).

Provided, further, that no funds shall be transferred from this section without prior review and approval by the Legislative Budget Office.

Section 50. In addition to all other appropriations for the fiscal year ending June 30, 1982, there is hereby appropriated \$2,754,346 to be allocated to various state agencies for the purpose of paying quarterly premiums for workers' compensation payments to the Department of Administrative Services. Provided, further, the Office of Planning and Budget shall designate the amount to be allotted to each agency from this section, and shall maximize the use of available federal matching funds for this purpose.

Section 51. In addition to all other appropriations for the fiscal year ending June 30, 1982, there is hereby appropriated \$1,346,963 to increase the mileage reimbursement rate for privately owned vehicles from eighteen cents (\$.18) per mile to twenty cents (\$.20) per mile, to be effective July 1, 1981.

Section 52. It is the intent of this General Assembly that to the greatest extent feasible, the Georgia Building Authority (Hospital) and Georgia Building Authority (Penal) utilize existing surplus funds for payments to bond trustees for unmatured issues to eliminate the necessity of debt-service appropriations in Fiscal Year 1982 and thereafter.

Section 53. It is the intent of this General Assembly that each and every agency, board, commission and authority receiving appropriations in this Act shall develop and enforce stringent regulations relating to the use of motor vehicles owned, leased or rented by the State, including provisions that employees authorized to utilize State vehicles for commuting to and from work shall not use such vehicles except for official State business.

Provided, further, it is the intent of this General Assembly that each State agency utilizing xerographic reproducing equipment maintain a log for each unit of equipment indicating the date, number of copies and such other data determined appropriate to conserve the utilization of such equipment. It is the further intent of this General Assembly that each State agency implement procedures to control usage of long-distance, GIST and credit card telephone calls, in order to mitigate the State's cost therefor.

Section 54. It is the intent of this General Assembly that to the extent to which Federal funds become available in amounts in excess of those contemplated in this Appropriations Act, such excess Federal funds shall be applied as follows, whenever feasible:

First, to supplant State funds which have been appropriated to supplant Federal funds, which such supplanted State funds shall thereupon be removed from the annual operating budgets; and

Second, to further supplant State funds to the extent necessary to maintain the effective matching ratio experienced in the immediately preceding fiscal year, which such supplanted State funds shall thereupon be removed from the annual operating budgets.

It is the further intent of this General Assembly that the Office of Planning and Budget utilize its budgetary and fiscal authority so as to accomplish the above-stated intent to the greatest degree feasible; and that at the end of this fiscal year, said Office of Planning and Budget provide written notice to the members of the Appropriations Committees of the Senate and House of Representatives of the instances of noncompliance with the stated intent of this Section.

Section 55. It is the intent of this General Assembly that each agency for which an appropriation is authorized herein shall maintain financial records in such a fashion as to

enable the State Auditor to readily determine by Object Class the expenditures of each activity contained in this Appropriations Act.

Section 56. In addition to all other appropriations, there is hereby appropriated as needed, a specific sum of money equal to each refund authorized by law, which is required to make refund of taxes and other monies collected in error, farmer gasoline tax refund and any other refunds specifically authorized by law. No wholesale distributor of motor fuel shall be entitled to a refund covering shrinkage in the process of retailing motor fuel as authorized by Act of Georgia General Assembly of 1947 (Ga. Laws 1947, p. 1115), by virtue of the said wholesale distributor being engaged in retailing motor fuel.

Section 57. No State appropriations authorized under this Act shall be used to continue programs currently funded by 100% Federal funds.

Section 58. Provided further that no State funds in this appropriation shall be paid to or on behalf of Georgia Indigent Legal Services or its affiliates, nor shall any State facilities be made available for their use, including but not limited to the Georgia Interactive Statewide Telecommunications Network either directly or indirectly.

Section 59. In accordance with the requirements of Article IX, Section VI, Paragraph Ia of the Constitution of the State of Georgia, as amended, there is hereby appropriated payable to each department, agency, or institution of the State sums sufficient to satisfy the payments required to be made in each year, under lease contracts now in existence or as provided for in this Appropriations Act between any department, agency, or institution of the State, and any authority created and activated at the time of the effective date of the aforesaid constitutional provision, as amended, or appropriated for the fiscal year beginning July 1, 1981, and for each and every fiscal year thereafter, until all payments required under lease contracts have been paid in full, and if for any reason any of the sums herein provided under any other provision of this Act are insufficient in any year to make the required payments in full, there shall be taken from other funds appropriated to the department, agency or institution involved, an amount sufficient to satisfy such deficiency in full and the lease payment constitutes a first charge on all such appropriations.

The General Assembly declares that the sums hereby appropriated for lease rentals are to pay the general obligations of the State incurred under valid lease contracts and such appropriations are to be paid from the general funds of the State as a first charge upon General Funds.

Section 60. All expenditures and appropriations made and authorized under this Act shall be according to the programs and activities as specified in the Governor's recommendations contained in the Budget Report submitted to the General Assembly at the 1981 regular session, except as otherwise specified in this Act; provided, however, the Director of the Budget is authorized to make internal transfers within a budget unit between objects, programs, and activities subject to the conditions that no funds whatsoever shall be transferred for use in initiating or commencing any new program or activity not currently having an appropriation of State funds, nor which would require operating funds or capital outlay funds beyond fiscal year 1982, and provided, further, that no funds whatsoever shall be transferred between objects without the prior approval of at least eleven (11) members of the Fiscal Affairs Subcommittees in a meeting called to consider said transfers. This Section shall apply to all funds of each budget unit from whatever source derived. The State Auditor shall make an annual report to the Appropriations Committees of the Senate and House of Representatives of all instances revealed in his audit in which the expenditures by object class of any department, bureau, board, commission, institution or other agency of this State are in violation of this Section or in violation of any amendments properly approved by the Director of the Budget. In those cases in which the aforesaid Budget Report contains no recommendation by the Governor of expenditures as to

objects, the Director of the Budget, except as to the Legislative and Judicial Branches of the Government, is authorized to allocate as to object such funds as he deems proper, but he shall not approve any operating budget containing any such allocation until such shall be submitted and approved in the same manner and under the same conditions provided hereinbefore for transfers.

Section 61. Wherever in this Act the term "Budget Unit Object Classes" is used, it shall mean that the object classification following such term shall apply to the total expenditures within the Budget Unit, and shall supersede the object classification shown in the Budget Report for F.Y. 1982 submitted to the General Assembly at the 1981 regular session.

Section 62. It is the intent of the General Assembly that for the purposes of this Act,

(1) Authorized motor vehicles are defined as sedans, pick-up trucks, vans, station wagons and any other such vehicles for street and highway use, and

(2) The number of authorized motor vehicles indicated for each budget unit shall include leased vehicles and State-owned vehicles, and

(3) The Departments are not authorized to accept vehicles from surplus property to increase the number authorized in this Act unless specifically approved by this General Assembly.

Section 63. The Office of Planning and Budget is hereby directed to economize wherever possible and in the event any part of the appropriations provided in the foregoing Section of this Act shall be in excess of the actual approved budget allotments for the fiscal year, the amounts so in excess, as determined by the Office of Planning and Budget, shall cease to be an obligation of the State.

Section 64. TOTAL APPROPRIATIONS

F.Y. 1982\$ 3,450,000,000.

Section 65. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 66. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Vaughn of the 57th moved that the report of the Committee of Conference on HB 163 be adopted.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Brooks	Y Couch	N Fortune	Horne
Y Adams,G	Y Buck	Y Cox	Y Foster	Y Hutchinson
Y Adams,J	Y Burruss	Y Crawford	Y Fuller,C	Y Irvin
Y Adams,M	N Burton	Y Crosby	Y Fuller,K	Y Isakson
Y Aiken	N Byrd	Y Culpepper	Y Galer	Y Jackson,J
Y Anderson	N Cason	N Cummings	Y Ginsberg	Y Jackson,N
Y Argo	Y Castleberry	Y Darden	Glover	Y Jackson,W
Y Auten	Y Chamberlin	Daugherty	Y Godbee	Y Jessup
Y Balkcom	Y Chambless	Y Davis,B	Y Greer	Y Johnson,G
Y Barger	Y Chance	N Davis,J	Y Ham	Y Johnson,R
Y Baugh	Y Cheeks	Y Davis,L	Hamilton	Y Jones,B
Beal	Y Childers	Dean	Y Hanner	Y Jones,H
Y Beck	Y Childs	Dent	Y Harris	Y Karrh
Y Benefield	Clark,B	Y Dixon	N Harrison	Y Kemp
Benn	N Clark,L	Y Dobbs	Y Hasty	Y Kilgore
Y Birdsong	Y Colbert	N Dover	Y Hawkins	Y Lambert
Bishop	Y Coleman	Y Edwards	Y Hays	Y Lane,D
Y Bolster	Y Collins	N Elliott	Hill	Y Lane,R
N Branch	Y Colwell	Y Evans	Holmes	Y Lawson
Y Bray	Y Connell	Y Felton	Y Hooks	Y Lee

Y Logan	N Moore	Y Pinkston	N Sherrod	Y Veazey
Y Long	Y Mostiler	Y Rainey	Y Sizemore	Y Waddle
Y Lord	Y Mullinax	N Ralston	N Smith,T	Y Walker
Y Lowe	Y Nicholson	Y Ramsey	Y Smith,V	Y Wall
Lucas	N Nix	Randall	Smyre	Y Ware
Y Mangum	Y Oliver	Y Reaves	Y Snow	Y Watson
Y Mann	Y Padgett	Y Richardson	Y Steinberg	White
Y Marcus	Y Parham	Y Robinson	Y Swann	N Widener
Y Martin	Y Patten	N Rose	Y Thomas	Y Williams,B,J
Y Matthews	Y Perry	Y Ross	Y Thompson	Williams,H
Y McCollum	Y Peters	N Rowland	Y Townsend	N Williams,R
Y McDonald	Y Phillips,B	Y Russell	Y Triplett	Y Wilson
McKinney	Y Phillips,L,L	Y Savage	Y Tuten	Y Wood,J
N Miles	Y Phillips,R,T	Scott,A	Y Twiggs	Y Wood,J,T
Y Milford	N Phillips,W,R	Scott,D	Y Vandiford	Y Workman
Y Moody	Y Pilewicz	N Shepard	Y Vaughn	Speaker Murphy

On the motion, the ayes were 135, nays 23.

The motion prevailed.

Representative Horne of the 104th stated that he had been called from the floor of the House during the preceding vote. He wished to vote "aye" thereon.

Under the general order of business, established by the Committee on Rules, the following Bill of the Senate was taken up for consideration and read the third time:

SB 298. By: Senator Stumbaugh of the 55th: A BILL to protect the citizens of this state through the regulation of private detectives, persons in private security, polygraph and voice stress examiners; to provide a short title; to declare a purpose; to define certain terms; to establish the Georgia Board of Private Detective and Security Agencies; and for other purposes.

Representative Lane of the 40th moved that further consideration of SB 298 be postponed for 30 minutes.

On the motion, the roll call was ordered and the vote was as follows:

N Aaron	Y Cheeks	Fortune	N Jones,B	N Nix
Y Adams,G	N Childers	N Foster	Jones,H	Y Oliver
N Adams,J	Y Childs	Y Fuller,C	N Karrh	Y Padgett
Y Adams,M	Y Clark,B	N Fuller,K	Y Kemp	Y Parham
Y Aiken	Y Clark,L	Y Galer	N Kilgore	Patten
N Anderson	Y Colbert	N Ginsberg	Lambert	N Perry
Argo	N Coleman	Y Glover	Y Lane,D	N Peters
Y Auten	Y Collins	N Godbee	Y Lane,R	Phillips,B
N Balkcom	N Colwell	Greer	Y Lawson	Phillips,L,L
Y Bargerion	N Connell	Y Ham	N Lee	N Phillips,R,T
Y Baugh	Y Couch	Hamilton	Logan	Y Phillips,W,R
Y Beal	Y Cox	N Hanner	N Long	Y Pilewicz
Beck	N Crawford	N Harris	Y Lord	Pinkston
N Benefield	N Crosby	N Harrison	N Lowe	N Rainey
Benn	N Culpepper	N Hasty	Y Lucas	N Ralston
N Birdsong	Cummings	N Hawkins	Y Mangum	Ramsey
Bishop	N Darden	Y Hays	N Mann	Y Randall
Y Bolster	Daugherty	Y Hill	Y Marcus	Y Reaves
Y Branch	N Davis,B	Y Holmes	Y Martin	Y Richardson
Bray	Y Davis,J	Hooks	N Matthews	N Robinson
Y Brooks	Y Davis,L	Horne	Y McCollum	N Rose
Buck	N Dean	Hutchinson	Y McDonald	Y Ross
N Burruss	Y Dent	Irvin	Y McKinney	Rowland
Y Burton	N Dixon	N Isakson	N Miles	Y Russell
Y Byrd	Y Dobbs	N Jackson,J	N Milford	Y Savage
N Cason	Y Dover	N Jackson,N	N Moody	Y Scott,A
N Castleberry	N Edwards	Y Jackson,W	N Moore	Y Scott,D
Y Chamberlin	Elliott	N Jessup	N Mostiler	Y Shepard
N Chambless	Y Evans	N Johnson,G	N Mullinax	N Sherrod
N Chance	Y Felton	N Johnson,R	Y Nicholson	Y Sizemore

Y Smith,T	N Thomas	Vandiford	N Ware	Y Williams,R
Y Smith,V	N Thompson	N Vaughn	N Watson	N Wilson
Y Smyre	Y Townsend	N Veazey	White	N Wood,J
Snow	N Triplett	N Waddle	Y Widener	Y Wood,J.T
Y Steinberg	N Tuten	N Walker	Y Williams,B,J	N Workman
Y Swann	Y Twiggs	N Wall	Y Williams,H	Speaker Murphy

On the motion, the ayes were 74, nays 77.

The motion was lost.

The following Committee substitute was read:

A BILL

To protect the citizens of this state through the regulation of private detectives and persons engaged in the private security business; to provide a short title; to declare a purpose; to define certain terms; to establish the Georgia Board of Private Detective and Security Agencies; to provide for the secretary of such board; to provide for appointments, expenses, and meetings of the members of such board; to provide for powers and duties of such board; to provide for licenses for persons engaged in or wishing to engage in the private detective or private security business; to provide for registration of employees in such businesses; to provide for bonds or financial net worth affidavits; to provide for license and registration fees, renewal, late fees, and reinstatement fees; to provide for qualifications; to provide for criminal identification through fingerprints; to provide permits for carrying weapons; to exclude the holders of such permits from certain provisions of Georgia law; to provide for arrest powers; to provide for denial, suspension, and revocation of licenses and registrations; to authorize injunctive relief; to provide for hearings and administrative procedures; to authorize the recommendation to the joint-secretary of the employment of personnel for enforcement of this Act; to provide for exceptions to the Act; to provide for applicability; to provide a penalty for violations of this Act; to provide for severability; to provide for an effective date; to repeal specific Acts; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Short title; declaration of purpose. This Act shall be known and may be cited as the "Georgia Private Detective and Security Agencies Act." This Act is enacted for the purpose of safeguarding the citizens of this state by regulation of the private detective and private security businesses. The regulation of such businesses is hereby declared to be in the public interest, and this Act shall be liberally construed so as to accomplish the foregoing purpose.

Section 2. Definitions. As used in this Act, unless the context otherwise requires, the term:

(1) "Board" means the Georgia Board of Private Detective and Security Agencies, a state licensing and examining board.

(2) "Private detective business" means engaging in the business of obtaining or furnishing, or accepting employment to obtain or to furnish, information with reference to:

(A) Crimes or wrongs done or threatened against the United States of America or any state or territory thereof;

(B) The identity, habits, conduct, business, occupation, honesty, integrity, credibility, knowledge, trustworthiness, efficiency, loyalty, activity, movement, whereabouts, affiliations, associations, transactions, acts, reputation, or character of any person;

(C) The location, disposition, or recovery of lost or stolen property;

(D) The cause or responsibility for fires, libels, losses, accidents, damage, or injury to persons or property;

- (E) The securing of evidence in the course of the private detective business to be used before any court, board, officer, or investigating committee; or
- (F) The protection of individuals from serious bodily harm or death.
- (3) "Private security business" means engaging in the business of, or accepting employment to provide, any or all of the following:
 - (A) Private patrol service;
 - (B) Watchman service;
 - (C) Guard service; or
 - (D) Armored car service.
- (4) "Person" includes individuals, firms, associations, companies, partnerships, and corporations.
- (5) "Joint-secretary" means the joint-secretary of the state examining boards.

Section 3. Board; composition; expenses; secretary. powers and duties. (a) There is hereby created a Georgia Board of Private Detective and Security Agencies. The board shall consist of seven members, each of whom shall be appointed by the Governor. The first appointees shall serve their terms as follows: two for two years, two for three years, and three for four years. Thereafter, each member shall serve for a term of four years. Four members shall be engaged in the contract private detective or private security business and shall have at least four years of experience in such business immediately preceding their appointment. Two members shall be engaged in state, county, or municipal law enforcement and shall have at least four years of experience in governmental law enforcement immediately preceding their appointment. One member shall be appointed from the public at large. At the first meeting of the board held each year, the members shall elect a chairman to serve for one year. A majority of the board members shall constitute a quorum for all board business. The Governor may remove any member of the board for neglect of duty, incompetence, or other unethical or dishonorable conduct. After such removal or after the creation of a vacancy due to death, resignation, or ineligibility, the Governor shall appoint a successor to serve the unexpired term. Appointees to the board shall, immediately after their appointment, take and subscribe to a written oath or affirmation required by law for all public officers.

(b) The members of the board shall receive the sum of \$44.00 in addition to actual and necessary expenses for each day's actual attendance at scheduled meetings or hearings of the board. Such compensation shall be paid only for days on which a member is in attendance at a meeting of the board or in attendance to the official duties or business of the board. Any reimbursement for expenses which is received from any other source, either private or public, shall be in lieu of the expenses authorized by this section.

(c) The joint-secretary shall be the secretary of the board and, in addition to his duties as prescribed in Code Chapter 84-1, as amended, shall perform such other administrative duties as may be prescribed by the board. All legal process and all documents required by law to be served upon or filed with the board shall be served upon or filed with the joint-secretary at his office in Atlanta, Georgia. All official records of the board, or affidavits by the joint-secretary as to the content of such records, shall be prima-facie evidence of all matters required to be kept therein.

(d) In addition to any authority otherwise granted by this Act, and subject to the provisions of laws relating to the joint-secretary, the board shall have the following powers and duties:

- (1) To determine the qualifications of applicants for licenses or registration under the provisions of this Act.
- (2) To investigate alleged violations of the provisions of this Act or any rules and regulations adopted by the board, including the power to conduct inspections of a licensee's employee lists and training records.
- (3) To promulgate all rules and regulations necessary to carry out the provisions of this Act.
- (4) To establish and enforce standards governing the conduct of persons licensed and registered under the provisions of this Act.
- (5) To maintain in its name an action for injunctive or other appropriate legal or equitable relief to remedy violations of this Act. In pursuing equitable remedies, it

shall not be necessary that the board allege or prove that it has no adequate remedy at law. It is hereby declared that violations of the provisions of this Act are a menace and a nuisance, dangerous to the public health, safety, and welfare.

(6) To recommend to the joint-secretary the employment or appointment of such personnel, including, but not limited to, inspectors, as may be necessary to assist the board in exercising and performing any and all the powers, duties, and obligations set forth in this Act.

(7) To require a licensee to maintain and keep such records as are subject to inspection under the provisions of this Act.

(8) To establish and charge reasonable fees for the administration of applications, examinations, registration, and licensure and renewal of licenses with respect to private detectives and persons engaged in the private security business; provided, however, that the amount of fees charged shall be set such that the amount of revenue collected shall cover the cost of the administration of this Act and the rules and regulations of the board.

(9) To issue, renew, deny, suspend, or revoke licenses consistent with the provisions of this Act.

(10) To hold hearings on all matters properly brought before the board and, in connection therewith, to administer oaths, receive evidence, make the necessary determinations, and enter orders consistent with the findings.

Section 4. Licensure and registration of persons practicing for one year on the effective date of this Act. (a) Notwithstanding any other provision of this Act, any individual, firm, association, company, partnership, or corporation which has engaged in the private detective or private security business for a period of at least one year prior to the effective date of this Act shall make a verified application in writing to the joint-secretary for a license. The application for a license shall be made under oath, on a form to be furnished by the joint-secretary. The application shall state the applicant's full name, age, date and place of birth, residences and employment within the past five years with the names and addresses of employers, his present occupation, the date and place of conviction of any crime, including the entry of a plea of nolo contendere or a plea entered pursuant to provisions of the "Georgia First Offender Act" (Ga. Laws 1968, p. 324, as now or hereafter amended) or other first offender treatment, and such additional information as the board may require. Each applicant shall submit with the application two complete sets of fingerprints on forms specified and furnished by the board and one photograph, two inches wide by three inches high, taken within six months prior to the application, unless such fingerprints and photographs were filed by June 30, 1980, pursuant to the "Georgia Private Detective and Private Security Agencies Act," approved March 12, 1973 (Ga. Laws 1973, p. 40). If the applicant is a corporation, the above information shall be provided by the president or secretary of such corporation. If the applicant is a partnership, the above information shall be provided by each of the partners in such partnership. An applicant for licensure under this subsection shall submit satisfactory evidence to the board that such applicant has been actually engaged in the private detective or private security business for a period of at least one year prior to the effective date of this Act. Applicants desiring to receive a license under this subsection must submit the application, information, and evidence required by this subsection within 60 days from the effective date of this Act. Upon receiving the application, proof of bond (or financial statement as provided in Section 5), and the license fee as provided in Section 5 within the time period stated herein, the board may grant a license to such person to conduct said private detective business or private security business as stated in such application. Such licensure shall be for two years, subject to the provisions of Code Section 84-104, as now or hereafter amended, and application for renewal shall be on a form furnished by the joint-secretary. Renewal and penalty fees shall be those authorized by Section 5 of this Act. Immediately upon receipt of the license certificate issued by the board pursuant to this Act, the licensee shall post and at all times display such license in a conspicuous place at his place of business. A copy of the duplicate of the license certificate shall be conspicuously placed at each branch office.

(b) Notwithstanding any other provision of this Act, any licensee-employer under this Act shall register with the board any individual employed by him in the private detective or private security business, including any individual employed solely on the premises of or in connection with the affairs of such employer, who has engaged in the private detective or private security business for at least one year prior to the effective date of this Act. Application for registration shall be made in writing, under oath, on a form to be furnished by the joint-secretary. The application shall state the applicant's full name, age, date and place of birth, residences and employment within the past five years with the names and addresses of employers, his present occupation, the date and place of conviction of any crime, including the entry of a plea of nolo contendere or a plea entered pursuant to the provisions of the "Georgia First Offender Act" (Ga. Laws 1968, p. 324, as now or hereafter amended) or other first offender treatment, and such additional information as the board may require. Each applicant shall submit with the application two complete sets of fingerprints on forms specified and furnished by the board and one photograph, two inches wide by three inches high, taken within six months prior to the application, unless such fingerprints and photographs were on file on June 30, 1980, pursuant to the "Georgia Private Detective and Private Security Agencies Act," approved March 12, 1973 (Ga. Laws 1973, p. 40). Satisfactory evidence that the prospective registrant has been actually employed in the private detective or private security business for a period of at least one year prior to the effective date of this Act shall be submitted to the board. Employers desiring to register employees under this subsection must submit the application, information, and evidence required by this subsection within 60 days from the effective date of this Act. Upon receiving the application and a registration fee as provided in Section 6, the board may register such individual and so notify the employer. The employer shall notify the board within 20 days of the termination of employment of any registered employee. Such registration shall be for two years, subject to the provisions of Code Section 84-104, as now or hereafter amended, and application for renewal shall be made on a form furnished by the joint-secretary. Renewal and late renewal fees shall be those authorized by Section 6 of this Act. Upon receipt of a registration card issued by the board pursuant to this Act, the registrant shall maintain said card on his person at all times while on his post or at his place of employment and at all times when the registrant wears a uniform in the course of his employment in the private detective or private security business.

Section 5. Licenses; application; qualifications; bond; fees; display. (a) Except as provided in Section 4, any individual, firm, association, company, partnership, or corporation desiring to engage in the private detective or private security business in this state shall make a verified application in writing to the joint-secretary for a license therefor.

(b) Upon being satisfied, after investigation, of the good character, competency, and integrity of an applicant for licensure under this Act, or, if the applicant is a firm, association, company, partnership, or corporation, upon being satisfied of the good character, competency, and integrity of the president or secretary of such corporation or member of such firm, association, or partnership, the board may grant a license to conduct a private detective or private security business to such individual, firm, association, company, partnership, or corporation if:

- (1) The applicant is at least 18 years of age.
- (2) The applicant is a citizen of the United States or a registered resident alien.
- (3) The applicant is of good moral character.
- (4) The applicant has not been convicted of a felony or any crime involving the illegal use, carrying, or possession of a dangerous weapon or any crime involving moral turpitude; provided, however, that, if the applicant has been convicted of such crime, or has entered a plea of nolo contendere, or has entered a plea pursuant to provisions of the "Georgia First Offender Act" (Ga. Laws 1968, p. 324, as now or hereafter amended), or otherwise been granted first offender treatment, the board may inquire into the nature of the crime, the date of conviction or plea, and other underlying facts and circumstances surrounding such criminal proceedings and, in its discretion, may grant a license to such applicant.
- (5) The applicant has not committed an act constituting dishonesty or fraud.

(6) The applicant has satisfied the board that his private detective or private security business has a competent training officer and adequate training program with a curriculum approved by the board or that adequate training will be obtained from such other source as the board may approve.

(7) The applicant has had at least two years of experience as a private detective with a licensed detective agency, or two years of experience as a supervisor or administrator in in-house security or with a licensed private security agency, or at least two years of experience as a member of the Federal Bureau of Investigation or as a member of any federal, state, county, or municipal police department, or, in lieu thereof, that the applicant has met such other requirements as the board may prescribe by rule.

If the applicant is a firm, association, company, partnership, or corporation, the person filing the application on behalf of such firm, association, company, partnership, or corporation shall be the president or secretary of such corporation or a member of such firm, association, or partnership; and such individual shall meet the qualifications set out herein.

(8) The applicant meets such other qualifications as the board may prescribe by rule.

(c) The application for a license shall be made in writing, under oath, on a form to be furnished by the joint-secretary. The application shall state the applicant's full name, age, date and place of birth, residences and employment within the past five years with the names and addresses of employers, his present occupation, date and place of conviction of any crime, including the plea of nolo contendere or a plea entered pursuant to provisions of the "Georgia First Offender Act" (Ga. Laws 1968, p. 324, as now or hereafter amended) or other first offender treatment, and such additional information as the board may require to investigate the qualifications, character, competency, and integrity of the applicant. Each applicant shall submit with the application two complete sets of fingerprints on forms specified and furnished by the board and one photograph, two inches wide by three inches high, full face, taken within six months prior to the application. The application shall contain such additional documentation as the board may prescribe by rule. The board shall have the discretion to deny a license to an applicant who fails to provide the information and supporting documentation required by this subsection.

(d) In addition to the requirements enumerated in this section, each applicant for a license under this Act shall provide satisfactory evidence to the board that the prospective licensee has posted or has made provision for the posting of a bond. The required bond shall be executed in favor of the state, in the amount of \$10,000.00, with a surety company authorized to do business in this state and conditioned to pay damages not to exceed the amount of such bond to any person aggrieved by any act of the principal named in such bond, which act is in violation of the provisions of this Act and would be grounds for denial, suspension, or revocation of a license under Section 9 of this Act. Immediately upon the granting of a license, such bond shall be filed with the joint-secretary by said licensee and shall be approved by the joint-secretary as to form and as to the solvency of the surety. The prospective licensee may file the required bond with the joint-secretary prior to the granting of a license for the joint-secretary's approval as heretofore mentioned. No licensee shall cancel, or cause to be cancelled, a bond issued pursuant to this section unless the board is so informed in writing by certified mail at least 30 days prior to the proposed cancellation. In lieu of the required bond, the prospective licensee may submit a net worth affidavit prepared using standard accounting procedures which indicates that the prospective licensee has a net worth of more than \$30,000.00. The board, in its discretion, may accept a financial affidavit in lieu of the bond required by this subsection. In the case of partnerships, said net worth affidavit shall be submitted by the partnership, and each individual partner, showing that the partnership, and the individual partners combined, have a net worth of more than \$30,000.00. The board, in its discretion, may require licensees under this section to submit periodic financial updates to insure continued financial responsibility. If the surety or licensee fails to submit, within ten days of the effective date of cancellation, a new bond, or a net worth statement as outlined herein, the board shall have the authority to revoke any license issued under this Act.

(e) Licenses issued pursuant to this section shall be for two years, subject to the provisions of Code Section 84-104, as now or hereafter amended, and application for renewal shall be made on a form furnished by the joint-secretary. License fees, renewal fees, late renewal fees, and reinstatement fees and the form of payment thereof shall be established by appropriate rule of the board.

(f) Immediately upon receipt of a license certificate issued by the board pursuant to this Act, the licensee shall post and at all times display such license in a conspicuous place at his place of business. A copy of the duplicate of the license certificate shall be conspicuously posted at each branch office.

Section 6. Registration of employees; application; qualifications; fees. (a) Any licensee may employ as many agents, operators, assistants, guards, watchmen, or patrolmen as he deems necessary for the conduct of his business, provided that such employees meet the requirements and qualifications for registration under this Act.

(b) Except as provided in Section 4, within 20 days of hiring such agents, operators, assistants, guards, watchmen, or patrolmen, the licensee shall make application to register such employees with the board.

(c) Upon being satisfied, after investigation, of the employee's character, competency, and eligibility for registration, the board may register such employee if:

(1) The employee is at least 18 years of age;

(2) The employee is a citizen of the United States or a registered resident alien;

(3) The employee is of good moral character;

(4) The employee has not been convicted of a felony or any crime involving the illegal use, carrying, or possession of a dangerous weapon or any crime involving moral turpitude; provided, however, that, if the employee has been convicted of such crime, or has entered a plea of nolo contendere to such crime, or has entered a plea pursuant to the "Georgia First Offender Act" (Ga. Laws 1968, p. 324, as now or hereafter amended), or otherwise been granted first offender treatment, the board may inquire into the nature of the crime, the date of conviction or plea, and other underlying facts and circumstances surrounding such criminal proceedings and, in its discretion, may allow the employee to be registered;

(5) The employee has not committed an act constituting dishonesty or fraud; and

(6) The employee meets such other qualifications as the board may prescribe by rule.

(d) The application for registration shall be made in writing, under oath, on a form to be furnished by the joint-secretary. The application shall state the employee's full name, age, date and place of birth, residences and employment within the past five years, experience in the position applied for or held, the date and place of conviction of any crime, including the entry of a plea of nolo contendere or the entry of a plea entered pursuant to provisions of the "Georgia First Offender Act" (Ga. Laws 1968, p. 324, as now or hereafter amended), or other first offender treatment, and such other information as the board may require to investigate properly the character, competency, and integrity of the employee. The application for registration shall be accompanied by two sets of fingerprints of the employee and one photograph of the employee, two inches wide by three inches high, full face, taken within six months prior to the application. The board shall have discretion to deny registration to any individual when the information and supporting documentation required by this subsection is not provided.

(e) Upon granting an application for registration, the board shall so notify the employer-licensee. The employer-licensee shall notify the board within 20 days of the termination of employment of any registered employees.

(f) Registrations pursuant to this section shall be for two years, subject to the provisions of Code Section 84-104, as now or hereafter amended, and application for renewal shall be made on a form furnished by the joint-secretary. Registration fees, renewal fees, late renewal fees, and reinstatement fees and the form of payment thereof shall be established by appropriate rule of the board. Upon receipt of a registration card issued by the board pursuant to this Act, the registrant shall maintain said card on his person at all times while on his post or at his place of employment and at all times when the registrant

wears a uniform in the course of his employment in the private detective or private security business.

Section 7. Expiration of licenses and registrations; refund of fees. Licenses and registrations shall become invalid on the date of expiration but shall be subject to reinstatement upon payment of all fees due within 90 days of the date of expiration. Any license which has expired for more than 90 days shall not be renewed, and a new application shall be required. The board shall have the authority to refund fees upon proper cause, to be determined on a case-by-case basis, in the board's discretion.

Section 8. Fingerprints; criminal identification. (a) The board shall forward the two sets of fingerprints received from each prospective licensee and registrant to the Georgia Crime Information Center of the Georgia Bureau of Investigation for the purpose of criminal identification through the fingerprint system of identification established by said bureau and the fingerprint system of investigation established by the Federal Bureau of Investigation.

(b) It shall be the duty of the joint-secretary to keep a record of all information received from the Georgia Bureau of Investigation and the Federal Bureau of Investigation with respect to criminal identification and to cooperate with the Georgia Bureau of Investigation, similar departments in other states, and the United States Department of Justice in any criminal identification system.

(c) At such times as the board may require, fingerprint cards of licensees and registrants may be periodically reprocessed to identify criminal convictions subsequent to licensure or registration.

Section 9. Denial or sanction of licenses and registrations; hearings. (a) The board shall have the power, after notice and hearing conducted pursuant to the "Georgia Administrative Procedure Act," to deny an application for licensure or registration or to sanction any license or registration issued pursuant to this Act if it determines that the applicant, licensee, or registrant has:

(1) Made any false statement or given any false information in connection with an application for license or registration, including an application for renewal or reinstatement thereof.

(2) Knowingly violated any provision of this Act or violated any rule or regulation promulgated by the board pursuant to the authority contained in this Act.

(3) Been convicted of a felony, or any crime involving the illegal use, carrying, or possession of a dangerous weapon, or any crime involving moral turpitude in the courts of this state or any other state, territory, or country or in the courts of the United States. "Felony," as used in this subsection, shall include any offense which if committed in this state would be deemed a felony, without regard to its designation elsewhere. For purposes of this subsection, a "conviction" shall be deemed to include a finding or verdict of guilty or plea of guilty, regardless of whether an appeal of the conviction has been sought.

(4) Been arrested, charged, and sentenced for the commission of a felony, any crime involving the illegal use, carrying, or possession of a dangerous weapon, or any crime involving moral turpitude, where:

(A) A plea of nolo contendere was entered to the charge; or

(B) First offender treatment was granted without adjudication of guilt pursuant to the charge; or

(C) An adjudication or sentence was otherwise withheld or not entered on the charge.

The plea of nolo contendere, or the order entered pursuant to the provisions of the "Georgia First Offender Act" (Ga. Laws 1968, p. 324, as now or hereafter amended), or other first offender treatment shall be conclusive evidence of arrest and sentencing for such crime.

(5) Become unable to engage in the private detective or private security business with reasonable skill and safety to the public by reason of illness; use of alcohol, drugs, narcotics, chemicals, or any other type of material; or as a result of any mental

or physical condition. The board may, however, after investigation of the circumstances surrounding each application, approve for licensure and registration those individuals who produce certified medical evidence of having been successfully treated and cured of alcoholism, drug addiction, or mental illness.

(6) Committed any act in the practice of the private detective or private security business constituting dishonesty or fraud.

(7) Impersonated or permitted or aided and abetted any other person to impersonate a law enforcement officer or employee of the United States or of this state or of any political subdivision thereof in the practice of the private detective or private security business.

(8) Engaged in, or permitted any employee to engage in, the private detective or private security business without a valid license or registration issued under the provisions of this Act.

(9) Willfully failed or refused to render a service or to tender a report to a client, in connection with the private detective or private security business, as agreed between the parties and for which compensation was paid or tendered in accordance with the agreement of the parties.

(10) Committed a felony, any crime involving the illegal use, carrying, or possession of a dangerous weapon, or any crime involving moral turpitude.

(11) Knowingly violated, or advised, encouraged, or assisted in the violation of, any court order or injunction in the course of the private detective or private security business or knowingly advised, encouraged, or assisted in the violation of any lawful order issued by the board.

(12) Failed to renew a cancelled bond, in accordance with Section 5 of this Act, or failed to supply the financial affidavit required in lieu thereof.

(13) Undertaken to give legal advice or counsel; misrepresented that he is representing an attorney or is appearing or will appear in any legal proceeding; issued, delivered, or uttered any simulation of process of any nature which might lead a person or persons to believe that such simulation, whether written, printed, or typed, may be a summons, warrant, writ, or other court process or pleading in any court proceeding.

(14) Failed to demonstrate the qualifications or standards for licensure or registration contained in this Act or in the rules and regulations of the board. It shall be incumbent upon the applicant to demonstrate to the satisfaction of the board that he meets all the requirements for licensure or registration; and, if the board is not satisfied as to the applicant's qualifications, it shall have the power to deny such licensure or registration.

(b) If, after notice and hearing, the board finds that any applicant for licensure or any prospective registrant is unqualified to be granted such license or to be registered, or that the license or registration should be revoked or otherwise sanctioned, the board may take any one or more of the following actions:

(1) Deny the application for licensure or registration;

(2) Administer a public reprimand;

(3) Suspend any license or registration for a definite period of time;

(4) Limit or restrict any license or registration for a definite period of time;

(5) Revoke a license or registration; or

(6) Revoke or suspend a license or registration, but place such license or registration on probation for a definite period of time, and impose such conditions of probation as will adequately protect the public during said period.

In its discretion, the board may restore or reinstate a license or registration which has been sanctioned and, in conjunction therewith, may impose any disciplinary or corrective action provided for in this Act.

(c) Initial judicial review of a final decision of the board shall be had solely in the Superior Court of Fulton County.

Section 10. Permits to carry firearms; fees; training; exemptions; denials; sanctions.

(a) The board may grant to any person licensed or registered in accordance with the provisions of this Act, who meets the qualifications and training requirements set forth in this section and such other qualifications and training requirements as the board by rule may

establish, a permit to carry a pistol, revolver, or other firearm. The board shall have the authority to establish limits on type and caliber of such weapons by rule. Application for such permit shall be made on forms provided by the joint-secretary. The permit fee shall be a biennial fee established by appropriate rule of the board. Renewal fees, late renewal fees, and reinstatement fees and the form of payment thereof shall be established by appropriate rule of the board. Applications for renewal shall be made on a form furnished by the joint-secretary. No weapons permit issued under this section shall be transferable to another individual.

(b) No permit under this section shall be issued or renewed until the applicant has presented proof to the board that he is proficient in the use of firearms. The board shall have the authority to require periodic recertification of proficiency in the use of firearms and to refuse to renew a permit upon failure to comply with such requirement. The applicant shall present proof to the board that:

(1) He has demonstrated on the firearms range the proficient use of firearms by meeting such minimum qualifications on pistol and shotgun (if so armed) courses as the board may prescribe by rule; and

(2) He has received such other training and instruction in the use of firearms as the board may require by rule.

(c) All licensees and registrants under this Act shall be required to obtain from the board a weapons permit under the provisions of this section if a firearm is carried, or is to be carried, by such licensee or registrant while at or en route directly to and from his post or place of employment.

(d) Any licensee or registrant under this Act meeting the qualifications and training requirements set out in this section may be issued an exposed weapons permit in accordance with this section and shall be authorized to carry such firearm in an open and fully exposed manner. Such carrying of a firearm shall be limited to the time the licensee or registrant is on duty or en route directly to and from his post or place of employment. No stopover en route to and from such post or place of employment is permitted under the terms of this section.

(e) Licensees or registrants under this Act may apply to the board for a concealed weapons permit. Application and renewal procedures, fees, penalties, qualifications, training, and restrictions for such permits shall be those established by appropriate rule of the board. The board shall consider and approve each application for a concealed weapons permit on an individual basis, in its discretion.

(f) An individual issued a permit in accordance with the provisions of this section shall be exempt from the following provisions of Georgia law: Code Section 26-2901, relating to carrying a concealed weapon; Code Section 26-2902, relating to carrying deadly weapons at public gatherings; Code Section 26-2903, relating to carrying a pistol without a license; and Code Section 26-2904, relating to license to carry pistol or revolver, as such Code sections are now or hereafter amended.

(g) The board shall have the power to deny a weapons permit to any applicant who fails to provide the information and supporting documentation required by this section or to refuse to renew a permit upon failure to comply with such weapons proficiency recertification requirements as the board may prescribe.

(h) The board shall have the authority to order the summary suspension of any weapons permit issued under this section, pending proceedings for revocation or other sanction, upon finding that the public health, safety, or welfare imperatively requires such emergency action, and incorporating such a finding in its order.

(i) The board shall have the same power and authority to deny and sanction weapons permits under this section as that enumerated in Section 9 of this Act, based upon the same grounds as those enumerated therein.

Section 11. Arrest powers. Licensees or registrants under this Act shall have the same power of arrest as that granted to a private person by Code Section 27-211. A licensee or registrant may arrest an offender for a misdemeanor or felony offense committed in his presence or within his immediate knowledge. If the offense is a felony and the offender is escaping or attempting to escape, a licensee or registrant under this Act may arrest such offender upon probable cause.

Section 12. Exceptions. (a) This Act shall not apply to:

(1) An officer or employee of the United States of America, or of this state or a political subdivision thereof while the employee or officer is engaged in the performance of official duties;

(2) A person or firm engaged as a consumer reporting agency, as defined by the Federal Fair Credit Reporting Act;

(3) An attorney-at-law or a bona fide legal assistant in performing his or her duties;

(4) Admitted insurers, agents, and insurance brokers licensed by the state performing duties in connection with insurance transacted by them;

(5) A peace officer employed on a full-time basis by a state, county, or local law enforcement agency who contracts directly with an employer to work during his off-duty hours and whose off-duty employment is conducted on an independent contractor basis with an employer other than a peace officer engaged in the private detective or private security business or a private detective or private security agency, subject to the provisions of Code Section 26-2303, relating to state officers or employees receiving funds for enforcement of penal laws, as now or hereafter amended; or

(6) A firm or its employees engaged in the business of independent insurance claims adjusting whose employees hold a valid Georgia adjuster's license.

(7) The provisions of this Act does not apply to any person covered under the peace officers standards and training act as stipulated in Code Section 92-A-2102.

(b) The provisions of this Act shall not prevent the local authorities of any city or county, by ordinance and within the exercise of the police power of such city or county, from imposing local regulations upon any street patrol, special officer, or person furnishing street patrol service, including registration with an agency to be designated by such city or county.

(c) The provisions of this Act shall not apply to a person or corporation which employs persons who do private security work in connection with the affairs of such employer only and who have an employer-employee relationship with such employer. Neither such persons or corporations nor their employees shall be required to register or be licensed under this Act. Such persons or corporations or their employees may elect to be licensed under this Act.

Section 13. Hearings. All hearings required to be conducted by the board shall be conducted in accordance with the provisions of the "Georgia Administrative Procedure Act," and all rules and regulations of the board shall be adopted and promulgated in accordance with the provisions of said Act.

Section 14. Application of Act. No individual, firm, association, company, partnership, or corporation shall engage in any activity covered by the provisions of this Act unless such individual, firm, association, company, partnership, or corporation is in compliance with the provisions of this Act.

Section 15. Criminal penalty. Any person violating the provisions of this Act shall be guilty of a misdemeanor and, upon conviction thereof, shall be punished as for a misdemeanor.

Section 16. Severability. In the event any section, subsection, sentence, clause, or phrase of this Act shall be declared or adjudged invalid or unconstitutional, such adjudication shall in no manner affect the other sections, subsections, sentences, clauses, or phrases of this Act, which shall remain of full force and effect as if the section, subsection, sentence, clause, or phrase so declared or adjudged invalid or unconstitutional were not originally a part hereof. The General Assembly hereby declares that it would have passed the remaining parts of this Act if it had known that such part or parts hereof would be declared or adjudged invalid or unconstitutional.

Section 17. Specific repeal. An Act known as the "Georgia Private Detective and Private Security Agencies Act," approved March 12, 1973 (Ga. Laws 1973, p. 40), as amended, is hereby repealed in its entirety.

Section 18. Effective date. The provisions of this Act shall become effective July 1, 1981.

Section 19. Repealer. All laws and parts of laws in conflict with this Act are hereby repealed.

The following amendment was read:

Representative Swann of the 90th moves to amend the Committee substitute to SB 298 by adding after Section 15, page 25, a new Section 16, to read as follows:

Section 16. Termination date. Pursuant to Section 9 of "The Act Providing for the Review, Continuation, Reestablishment or Termination of Regulatory Agencies," approved March 24, 1977 (Ga. Laws 1977, p. 961), as now or hereafter amended, the Georgia Board of Private Detective and Private Security Agencies and this Act are hereby continued until July 1, 1982, at which time the board shall be terminated. Upon its termination, the board shall continue in existence until July 1 of the next succeeding year for the purpose of concluding its affairs and activities. During that termination period, the powers or authority of the board shall not be reduced or otherwise limited. This Act shall be continued in effect for the duration of the termination period only for the purpose of concluding its affairs. As of the last day of the termination period, this Act shall stand repealed in its entirety. During the termination period, the board shall not issue any new licenses nor renew any licenses nor collect any license fees which were not due and payable prior to the date of termination of the board.

and renumbering the remaining Sections.

The following amendment to the Swann amendment was read and adopted:

Representatives McDonald of the 12th and Harrison of the 20th move to amend the Swann amendment to the Committee substitute to SB 298 by changing July 1, 1982 to July 1, 1983 on line 7.

The Swann amendment, as amended, was adopted.

An amendment, offered by Representative Swann of the 90th, was read and lost.

Two amendments, offered by Representative Thompson of the 19th, were read and lost.

An amendment, offered by Representative Scott of the 123rd, was read and lost.

The following substitute, offered by Representative Swann of the 90th, was read:

A BILL

To protect the citizens of this state through the regulation of the private detective and private security business; to provide a short title; to declare a purpose; to define certain terms; to establish the Georgia Board of Private Detective and Security Agencies; to provide for the secretary of such board; to provide for appointments, expenses, and meetings of the members of such board; to provide for powers and duties of such board; to provide for licenses for persons engaged in or wishing to engage in the private detective and private security business; to provide for registration of employees in the private detective and private security business; to provide for bonds and their forfeiture; to provide for licenses

and registration fees, renewal, late fees, and reinstatement fees; to provide for qualifications; to provide for temporary employees; to provide for licenses and registration for persons performing in-house security on an employer-employee basis; to provide for exceptions; to provide for criminal identification through fingerprints; to provide permits for carrying weapons; to exclude the holders of such permits from certain provisions of Georgia law; to provide for arrest powers; to provide for denial, suspension, and revocation of licenses and registrations; to authorize injunctive relief; to provide for hearings and administrative procedures; to authorize the recommendation to the joint-secretary of the employment of personnel for enforcement of this Act; to provide for exceptions to this Act; to provide a penalty for violations of this Act; to provide for the application of this Act; to provide for severability; to provide for an effective date; to provide for a termination date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Short title; declaration of purpose. This Act shall be known and may be cited as the "Georgia Private Detective and Security Agencies Act." This Act is enacted for the purpose of safeguarding the citizens of this state by regulation of the private detective and private security business. The regulation of the private detective and private security business is hereby declared to be in the public interest, and this Act shall be liberally construed so as to accomplish the foregoing purposes.

Section 2. Definitions. As used in this Act, unless the context otherwise requires, the term:

(1) "Board" means the Georgia Board of Private Detective and Security Agencies, a state licensing and examining board as defined in an Act providing a uniform method for the determination of fees to be charged by state licensing and examining boards, approved April 3, 1978 (Ga. Laws 1978, p. 1517), as now or hereafter amended.

(2) "Joint-secretary" means the joint-secretary, state examining boards.

(3) "Person" includes individuals, firms, associations, companies, partnerships, and corporations.

(4) "Private detective business" means engaging in the business of obtaining or furnishing, or accepting employment to obtain or to furnish information with reference to:

(A) Crimes or wrongs done or threatened against the United States of America or any state or territory thereof; or

(B) The identity, habits, conduct, business, occupation, honesty, integrity, credibility, knowledge, trustworthiness, efficiency, loyalty, activity, movement, whereabouts, affiliations, associations, transactions, acts, reputation, or character of any person; or

(C) The location, disposition, or recovery of lost or stolen property; or

(D) The cause or responsibility for fires, libels, losses, accidents, damage, or injury to persons or property; or

(E) The securing of evidence in the course of the private detective business to be used before any court, board, officer, or investigating committee; or

(F) The protection of individuals from serious bodily harm or death.

(5) "Private security business" means engaging in the business of, or accepting employment to provide, any or all of the following services:

(A) Private patrol service;

(B) Watchman service;

(C) Guard service;

(D) Armored car service.

Section 3. Board; composition; expenses; secretary; powers and duties. (a) There is hereby created a Georgia Board of Private Detective and Security Agencies. The board shall consist of seven members, each of whom shall be appointed by the Governor. The first appointees shall serve their terms as follows: three for two years, two for three years, and two for four years. Thereafter, each member shall serve for a term of four years. Three members shall be engaged in the contract private detective or private security business

and shall have at least four years of experience in such business immediately preceding their appointment. One member shall be engaged in state, county, or municipal law enforcement and shall have at least four years of experience in governmental law enforcement immediately preceding his appointment. Two members shall be engaged solely in providing in-house security on an employer-employee basis, as described in Section 9 of this Act, and shall have at least four years of experience in full-time security work immediately preceding their appointment. One member shall be appointed from the public at large. At the first meeting of the board held each year, the members shall elect a chairman to serve for one year. A majority of the board members shall constitute a quorum for all board business. The Governor may remove any member of the board for neglect of duty, incompetence, or other unethical or dishonorable conduct. After such removal or after the creation of a vacancy due to death, resignation, or ineligibility, the Governor shall appoint a successor to serve the unexpired term. Appointees to the board shall, immediately after their appointment, take and subscribe to a written oath or affirmation required by law for all public officers. The members of the board shall receive the same per diem allowance as that established by law for members of the General Assembly, which shall be paid only for days on which a member is in attendance at a meeting of the board, or in attendance to the official duties or business of the board, or in attendance at an annual state or national meeting pertaining to the profession regulated by this Act. Such members shall be reimbursed for actual transportation costs incurred in attendance at a meeting of the board in the amount of the least expensive tariff when traveled by a public carrier or an amount based on the mileage rate that is established by law for members of the General Assembly when traveling by private vehicle. Any reimbursement for expenses which is received from any other source, either private or public, shall be in lieu of the expenses authorized by this section.

(b) The joint-secretary shall be the secretary of the board and, in addition to his duties as prescribed by Chapter 84-1 of the Code of Georgia, as amended, shall perform such other administrative duties as may be prescribed by the board. All legal process and all documents required by law to be served upon or filed with the board shall be served upon or filed with the joint-secretary at his office in Atlanta, Georgia. All official records of the board, or affidavits by the joint-secretary as to the content of such records, shall be prima-facie evidence of all matters required to be kept therein.

(c) In addition to any authority otherwise granted by this Act, and subject to the provisions of Chapters 84-1, 84-1A, 84-1B, and 84-1C of the Code of Georgia, as amended, the board shall have, subject to the approval of the joint-secretary, the following powers and duties:

(1) To determine the qualifications of applicants for licenses or registration under the provisions of this Act;

(2) To investigate alleged violations of the provisions of this Act or any rules and regulations adopted by the board, including the power to conduct inspections of a licensee's employee lists and training records;

(3) To promulgate all rules and regulations necessary to carry out the provisions of this Act;

(4) To establish and enforce standards governing the conduct of persons licensed and registered under the provisions of this Act;

(5) To maintain in its name an action for injunctive or other appropriate legal or equitable relief to remedy violations of this Act. In pursuing equitable remedies, it shall not be necessary that the board allege or prove that it has no adequate remedy at law. It is hereby declared that violations of the provisions of this Act are a menace and a nuisance, dangerous to the public health, safety, and welfare;

(6) To recommend to the joint-secretary the employment or appointment of such personnel, including but not limited to inspectors, as may be necessary to assist the board in exercising and performing any and all powers, duties, and obligations set forth in this Act;

(7) To require a licensee to maintain and keep such records as are subject to inspection under the provisions of this Act.

Section 4. Licensure and registration of persons practicing for one year on the effective date of this Act. (a) Notwithstanding any other provision of this Act, any individual, firm, association, company, partnership, or corporation, which has engaged in the private detective or private security business for a period of at least one year prior to the effective date of this Act, shall make a verified application in writing to the joint-secretary for a license. The application for a license shall be made under oath on a form to be furnished by the joint-secretary. The application shall state the applicant's full name, age, date and place of birth, residences and employment within the past ten years, and his present occupation, with the names and addresses of employers, the date and place of treatment for mental illness, alcohol or drug abuse, the date and place of any arrest, the date and place of conviction of any crime, including the entry of a plea of *nolo contendere* or a plea entered pursuant to provisions of the "Georgia First Offender Act" or other first offender treatment and such additional information as the board may require. Each applicant shall submit with the application two complete sets of fingerprints on forms specified and furnished by the board and one photograph, two inches wide by three inches high, taken within six months prior to the application, unless such fingerprints and photographs were filed by June 30, 1980, pursuant to an Act known as the "Georgia Private Detective and Private Security Agencies Act," approved March 12, 1973 (Ga. Laws 1973, p. 40), as amended. If the applicant is a corporation, the above information shall be provided by the president or secretary of such corporation. If the applicant is a partnership, the above information shall be provided by each of the partners in such partnership. An applicant for licensure under this subsection shall submit satisfactory evidence to the board that such applicant has been actually engaged in the private detective or private security business for a period of at least one year prior to the effective date of this Act. Applicants desiring to receive a license under this subsection must submit the application, information, and evidence required by this subsection within 60 days from the effective date of this Act. Upon receiving the application, proof of bond or proof of insurance as provided in Section 5(d)(1), the license fee as provided in Section 5 (or Section 9, in the case of in-house security), within the time period stated herein, the board may grant a license to such person to conduct said private detective business or private security business as stated in such application. Such licensure shall be for two or more years, as set by board rule, subject to the provisions of Code Section 84-104, as now or hereafter amended, and application for renewal shall be on a form furnished by the joint-secretary. Renewal and penalty fees shall be those authorized by Section 5 of this Act or Section 9 in the case of in-house security. Immediately upon receipt of the license certificate issued by the board pursuant to this Act, the licensee shall post and at all times display such license in a conspicuous place at his place of business. A copy of the duplicate of the license certificate shall be conspicuously placed at each branch office.

(b) Notwithstanding any other provision of this Act, any licensee-employer under this Act shall register with the board any individual employed by him in the private detective or private security business, including any individual employed solely on the premises of or in connection with the affairs of such employer, who has engaged in the private detective or private security business for at least one year prior to the effective date of this Act. Application for registration shall be made in writing, under oath, on a form to be furnished by the joint-secretary. The application shall state the applicant's full name, age, date and place of birth, residences and employment within the past ten years, and his present occupation, with the names and addresses of employers, the date and place of treatment for mental illness, alcohol or drug abuse, the date and place of any arrest, the date and place of conviction of any crime, including the entry of a plea of *nolo contendere* or a plea entered pursuant to provisions of the "Georgia First Offender Act" or other first offender treatment, and such additional information as the board may require. Each applicant shall submit with the application two complete sets of fingerprints on forms specified and furnished by the board and one photograph, two inches wide by three inches high, taken within six months prior to the application, unless such fingerprints and photographs were on file on June 30, 1980, pursuant to an Act known as the "Georgia Private Detective and Private Security Agencies Act," approved March 12, 1973 (Ga. Laws 1973, p. 40), as amended. Satisfactory evidence that the prospective registrant has been actually employed

in the private detective or private security business for a period of at least one year prior to the effective date of this Act shall be submitted to the board. Employers desiring to register employees under this subsection must submit the application, information, and evidence required by this subsection within 60 days from the effective date of this Act. Upon receiving the application and a registration fee as provided in Section 6, the board may register such individual and so notify the employer. The employer shall notify the board within 30 days of the termination of employment of any registered employee. Such registration shall be for two or more years, as set by board rule, subject to the provisions of Code Section 84-104, as now or hereafter amended. Application for renewal shall be made on a form furnished by the joint-secretary. Renewal and late renewal fees shall be those authorized by Section 6 of this Act. Upon receipt of a registration card issued by the board pursuant to this Act, the registrant shall maintain said card on his person at all times while on his post or at his place of employment and at all times when the registrant wears a uniform in the course of his employment in the private detective or private security business.

Section 5. Licenses; application; qualifications; bond; fees; display. (a) Except as provided in Section 4, any individual, firm, association, company, partnership, or corporation desiring to engage in the private detective or private security business in this state shall make a verified application in writing to the joint-secretary for a license therefor.

(b) Upon being satisfied, after investigation, of the good character, competency, and integrity of an applicant for licensure under this Act or, if the applicant is a firm, association, company, partnership, or corporation, upon being satisfied of the good character, competency, and integrity of the president or secretary of such corporation or member of such firm, association, or partnership, the board, subject to the approval of the joint-secretary, may grant a license to conduct a private detective or private security business to such individual, firm, association, company, partnership, or corporation if:

- (1) The applicant is at least 18 years of age;
- (2) The applicant is a citizen of the United States or a registered resident alien;
- (3) The applicant is of good moral character;
- (4) The applicant has not been convicted of a felony or any crime involving the illegal use, carrying, or possession of a dangerous weapon or any crime involving moral turpitude. Provided, however, that, if the applicant has been convicted of such crime or has entered a plea of nolo contendere or has entered a plea pursuant to the provisions of the "Georgia First Offender Act" or otherwise been granted first offender treatment, the board may inquire into the nature of the crime, the date of conviction or plea, and other underlying facts and circumstances surrounding such criminal proceedings and, in its discretion, may grant a license to such applicant;
- (5) The applicant has not committed an act constituting dishonesty or fraud;
- (6) The applicant has satisfied the board that his private detective or private security business has a competent training officer and an adequate training program with a curriculum approved by the board, or that adequate training will be obtained from such other source as the board may approve;
- (7) The applicant has had at least two years of experience as a private detective with a licensed detective agency, or two years of experience as a supervisor or administrator in in-house security or with a licensed private security agency, or at least two years of experience as a member of the Federal Bureau of Investigation, or at least two years of experience as a member of any federal, state, county, or municipal police department, or, in lieu thereof, that the applicant has met such other requirements as the board may prescribe by rule.

If the applicant is a firm, association, company, partnership, or corporation, the person filing the application on behalf of such firm, association, company, partnership, or corporation shall be the president or secretary of such corporation or a member of such firm, association, or partnership and such individual shall meet the qualifications set out herein;

- (8) The employee has not now nor within the last 12 months been treated for mental illness, alcohol or drug abuse;

(9) The applicant meets such other qualifications as the board may prescribe by rule.

(c) The application for a license shall be made in writing, under oath, on a form to be furnished by the joint-secretary. The application shall state the applicant's full name, age, date and place of birth, residences and employment within the past ten years, and his present occupation, with the names and addresses of employers, date and place of treatment for mental illness, alcohol or drug abuse, date and place of any arrest, date and place of conviction of any crime, including the entry of a plea of nolo contendere or a plea entered pursuant to provisions of the "Georgia First Offender Act" or other first offender treatment, and such additional information as the board may require to investigate the qualifications, character, competency, and integrity of the applicant. Each applicant shall submit with the application two complete sets of fingerprints on forms specified and furnished by the board and one photograph, two inches wide by three inches high, full face, taken within six months prior to the application. The application shall contain such additional documentation as the board may prescribe by rule. The board shall have the discretion to deny a license to an applicant who fails to provide the information and supporting documentation required by this subsection.

(d) (1) In addition to the requirements enumerated in this section, each applicant for a license under this Act shall provide satisfactory evidence to the board that the prospective licensee has posted or has made provision for the posting of a bond. The required bond shall be executed in favor of the state, in the amount of \$300,000.00, with a surety company authorized to do business in this state, conditioned to pay damages not to exceed the amount of such bond, to any person aggrieved by any act of the principal named in such bond, which act is in violation of the provisions of this Act and would be grounds for denial, suspension, or revocation of a license under Section 11 of this Act. In the alternative to the aforesaid bond requirement, the applicant may offer proof satisfactory to the board that it has obtained general liability insurance from an errors and omissions or similar liability insurance carrier authorized to do business in this state. Such liability insurance shall be in the coverage amount of \$300,000.00. Such bond or proof of insurance shall be filed, immediately upon the granting of a license, with the joint-secretary, state examining boards, by said licensee and shall be approved by the joint-secretary as to form and as to the solvency of the insurance carrier or surety. The prospective licensee may file the required proof of insurance or bond with the joint-secretary prior to the granting of a license, for the joint-secretary's approval as heretofore mentioned.

(2) Whenever any person shall file an action in a court of competent jurisdiction in which it is alleged that the applicant is liable for damages under this Act, such person, in order to secure his recovery, may give notice to the joint-secretary of such alleged liability and of the amount of damages claimed, after which notice the joint-secretary shall be bound to retain, subject to the order of the court in which the action is pending, a sufficient amount of the proceeds of the bond of the applicant to pay the judgment in said action.

(3) In the event that a judgment is rendered against the applicant in an action in which it is determined that the applicant is liable for damages under this Act, and the applicant has not paid such judgment within ten days of the date such judgment became final, then said person may petition the court for an order directing the joint-secretary to liquidate the bond or a portion thereof sufficient to pay such judgment to the extent the judgment may be satisfied with the proceeds of the bond.

(4) No licensee shall cancel, or cause to be canceled, a bond or liability insurance policy issued pursuant to this section, unless the board is so informed in writing by certified mail at least 45 days prior to the proposed cancellation. If the surety, insurance carrier, or licensee fails to submit, within ten days of the effective date of cancellation, a new bond, the board shall have the authority to revoke any license issued under this Act.

(e) Licenses issued pursuant to this section shall be for two or more years, as set by board rule, subject to the provisions of Code Section 84-104, as now or hereafter amended, and application for renewal shall be made on a form furnished by the joint-secretary.

License fees, renewal fees, late renewal fees, and reinstatement fees, and form of payment thereof, shall be established by appropriate rule of the board.

(f) Immediately upon receipt of a license certificate issued by the board pursuant to this Act, the licensee shall post and at all times display such license in a conspicuous place at his place of business. A copy of the duplicate of the license certificate shall be conspicuously posted at each branch office.

Section 6. Registration of employees; application; qualifications; fees. (a) Any licensee may employ as many agents, operators, assistants, guards, watchmen, or patrolmen as he deems necessary for the conduct of his business, provided that such employees meet the requirements and qualifications for registration under this Act.

(b) Except as provided in Section 4, within 30 days of hiring such agents, operators, assistants, guards, watchmen, or patrolmen, the licensee shall make application to register such employees with the board.

(c) Upon being satisfied, after investigation, of the employee's good character, competency, integrity, and eligibility for registration, the board may register such employee if:

(1) The employee is at least 18 years of age;

(2) The employee is a citizen of the United States or a registered resident alien;

(3) The employee is of good moral character;

(4) The employee has not been convicted of a felony or any crime involving the illegal use, carrying, or possession of a dangerous weapon or any crime involving moral turpitude. Provided, however, that, if the employee has been convicted of such crime or has entered a plea of nolo contendere to such crime, or has entered a plea pursuant to the "Georgia First Offender Act" or otherwise been granted first offender treatment, the board may inquire into the nature of the crime, the date of conviction or plea, and other underlying facts and circumstances surrounding such criminal proceedings and, in its discretion, may allow the employee to be registered;

(5) The employee has not committed an act constituting dishonesty or fraud;

(6) The employee has not now nor within the last 12 months been treated for mental illness, alcohol or drug abuse;

(7) The employee meets such other qualifications as the board may prescribe by rule.

(d) The application for registration shall be made in writing, under oath, on a form to be furnished by the joint-secretary. The application shall state the employee's full name, age, date and place of birth, residences and employment within the past ten years, experience in the position applied for or held, the date and place of treatment for mental illness, alcohol or drug abuse, the date and place of arrest, the date and place of conviction of any crime, including the entry of a plea of nolo contendere or the entry of a plea entered pursuant to provisions of the "Georgia First Offender Act" or other first offender treatment, and such other information as the board may require to investigate properly the character, competency, and integrity of the employee. The application for registration shall be accompanied by two sets of fingerprints of the employee and one photograph of the employee, two inches wide by three inches high, full face, taken within six months prior to the application. The board shall have discretion to deny registration to any individual when the information and supporting documentation required by this subsection is not provided.

(e) Upon granting an application for registration, the board shall so notify the employer-licensee. The employer-licensee shall notify the board within 30 days of the termination of employment of any registered employees.

(f) The board may waive the submission of fingerprints and photograph for any employee who has been employed by a person licensed under this Act within the previous 12 months.

(g) The board shall set appropriate fees for a license valid for two or more years, as set by board rule, subject to the provisions of Code Section 84-104, as amended. Application for renewal shall be made on a form furnished by the joint-secretary. Registration fees, renewal fees, late renewal fees, and reinstatement fees, and form of payment thereof, shall be established by appropriate rule of the board. Upon receipt of a registration card issued by the board pursuant to this Act, the registrant shall maintain said card on his

person at all times while on his post or at his place of employment and at all times when the registrant wears a uniform in the course of his employment in the private detective or private security business.

Section 7. Expiration of licenses and registrations; refund of fees. Licenses and registrations shall become invalid on the date of expiration but shall be subject to reinstatement upon payment of all fees due within 90 days of the date of expiration. Any license which has expired for more than 90 days shall not be renewed unless just cause can be shown and a new application shall be required. The board shall have the authority to refund fees upon proper cause, to be determined on a case-by-case basis, in the board's discretion.

Section 8. Temporary employees. Notwithstanding any other provisions of this Act, any person or corporation may use temporary employees for special events, without making application or paying any fee for said temporary employee, provided such temporary employment does not exceed 30 days in a calendar year and such employee does not carry firearms in connection with said employment; provided, however, that the names, addresses, and birth dates of such temporary employees, along with the identity and date of the special event for which they are to be employed shall be furnished to the board, or its designated representative, at least three days prior to the commencement of such special event.

Section 9. In-house security on employer-employee basis; licenses; registration; fees; penalties. (a) Any individual, firm, association, company, partnership, or corporation employing individuals to do private security work on the premises and in connection with the affairs of such employer only, where there exists an employer-employee relationship, shall be required to make application to the board for a license. In order to secure a license, such employer must:

(1) Post with the board a bond in favor of the state or proof of liability insurance, in accordance with the provisions of Section 5 of this Act;

(2) Satisfy the board that such employer has a competent training officer and an adequate training program with a curriculum approved by the board, or that adequate training will be obtained from such other source as the board may approve;

(3) Pay a biennial license fee as established by appropriate rule of the board. Renewal fees, late renewal fees, and reinstatement fees, and form of payment thereof, shall be established by appropriate rule of the board.

(b) Any employer licensed in accordance with subsection (a) shall, within 30 days of employing an individual to engage in private security work, comply with the provisions of Section 6 of this Act in order to register all such employees with the board. Registration fees, renewal fees, and penalty fees shall be those set out in Section 9 of this Act. Registrants under this section shall have the same qualifications as those required by Section 6 of this Act. All other provisions of Section 6 of this Act shall be applicable to licensees and registrants under this section.

(c) The provisions of this Act shall not be construed so as to require a person or corporation employing persons who do not, within the scope of their employment, carry firearms or have access to firearms, who do private security work in connection with the affairs of such employer only, and where there exists an employer-employee relationship, to be registered and licensed or to register and license such employees under this Act; provided, however, that such persons or corporations may elect to be licensed under this Act.

Section 10. Fingerprints; criminal identification. (a) The board shall forward the two sets of fingerprints received from each prospective licensee and registrant to the Georgia Crime Information Center of the Georgia Bureau of Investigation for the purpose of criminal identification through the fingerprint system of identification established by said bureau and the fingerprint system of identification established by the Federal Bureau of Investigation.

(b) It shall be the duty of the joint-secretary to keep a record of all information received from the Georgia Bureau of Investigation and the Federal Bureau of Investigation, with respect to criminal identification, and to cooperate with the Georgia Bureau of

Investigation, with similar departments in other states, and with the United States Department of Justice in any criminal identification system.

(c) At such times as the joint-secretary may require, fingerprint cards of licensees and registrants may be periodically reprocessed to identify criminal convictions subsequent to licensure or registration.

Section 11. Denial or sanction of licenses and registrations; hearings. (a) The board shall have the power, with the approval of the joint-secretary, after notice and hearing conducted pursuant to the "Administrative Procedure Act," to accept or deny an application for licensure or registration or to sanction any license or registration issued pursuant to this Act, if it determines that the applicant, licensee, or registrant without just cause has:

(1) Knowingly made any false statement or given any false information in connection with an application for license or registration, including an application for renewal or reinstatement thereof; or

(2) Knowingly violated any provision of this Act or violated any rule or regulation promulgated by the board pursuant to the authority contained in this Act; or

(3) Been convicted of a felony or any crime involving the illegal use, carrying, or possession of a dangerous weapon, or any crime involving moral turpitude, in the courts of this state or any other state, territory, country, or in the courts of the United States. "Felony" as used in this subsection shall include any offense which, if committed in this state, would be deemed a felony without regard to its designation elsewhere. For purposes of this subsection, a "conviction" shall be deemed to include a finding or verdict of guilty, or plea of guilty, regardless of whether an appeal of the conviction has been sought; or

(4) Been arrested, charged, and sentenced for the commission of a felony, any crime involving the illegal use, carrying, or possession of a dangerous weapon, or any crime involving moral turpitude, where:

(A) A plea of nolo contendere was entered to the charge; or

(B) First offender treatment was granted, without adjudication of guilt pursuant to the charge; or

(C) Where an adjudication or sentence was otherwise withheld or not entered on the charge.

The plea of nolo contendere or the order entered pursuant to provisions of the "Georgia First Offender Act" or other first offender treatment shall be conclusive evidence of arrest and sentencing for such crime; or

(5) Become unable to engage in the private detective or private security business with reasonable skill and safety to the public by reason of illness, use of alcohol, drugs, narcotics, chemicals, or any other type of material, or as a result of any mental or physical condition. The board may, however, after investigation of the circumstances surrounding each application, approve for licensure and registration those individuals who produce certified medical evidence of having been successfully treated and cured of alcoholism, drug addiction, or mental illness; or

(6) Committed any act in the practice of the private detective or private security business constituting dishonesty or fraud; or

(7) Impersonated or permitted or aided and abetted any other person to impersonate a law enforcement officer or employee of the United States or of this state or of any political subdivision thereof, in the practice of the private detective or private security business; or

(8) Engaged in, or permitted any employee to engage in, the private detective or private security business without a valid license or registration issued under the provisions of this Act; or

(9) Willfully failed or refused to render a service or to tender a report to a client, in connection with the private detective or private security business, as agreed between the parties and for which compensation was paid or tendered in accordance with the agreement of the parties; or

(10) Committed a felony, any crime involving the illegal use, carrying, or possession of a dangerous weapon, or any crime involving moral turpitude; or

(11) Knowingly violated or advised, encouraged, or assisted in the violation of any court order or injunction, in the course of the private detective or private security business, or knowingly advised, encouraged, or assisted in the violation of any lawful order issued by the board; or

(12) Failed to renew a canceled bond in accordance with Section 5 of this Act or failed to supply the financial affidavit required in lieu thereof; or

(13) Misrepresented that he is representing an attorney or is appearing or will appear in any legal proceeding; issued, delivered, or uttered any simulation of process of any nature which might lead a person or persons to believe that such simulation, whether written, printed, or typed, may be a summons, warrant, writ, or other court process or pleading in any court proceeding; or

(14) Failed to demonstrate the qualifications or standards for licensure or registration contained in this Act or in the rules and regulations of the board; it shall be incumbent upon the applicant to demonstrate to the satisfaction of the board that he meets all the requirements for licensure or registration and, if the board is not satisfied as to the applicant's qualifications, it shall have the power to deny such licensure or registration.

(b) If, after notice and hearing, the board, with the approval of the joint-secretary, finds that any applicant for licensure or any prospective registrant is unqualified to be granted such license or to be registered, or that the license or registration should be revoked or otherwise sanctioned, the board, with the approval of the joint-secretary, may take any one or more of the following actions:

- (1) Deny the application for licensure or registration;
- (2) Administer a public or private reprimand;
- (3) Suspend any license or registration for a definite period of time;
- (4) Limit or restrict any license or registration for a definite period of time;
- (5) Revoke a license or registration;
- (6) Revoke or suspend a license or registration, but place such license or registration on probation for a definite period of time, and impose such conditions of probation as will adequately protect the public during said period.

In its discretion, the board may restore or reinstate a license or registration which has been sanctioned and, in conjunction therewith, may impose any disciplinary or corrective action provided for in this Act.

(c) Petitions for initial judicial review of a final decision of the board may be filed in the Superior Court of Fulton County or in the superior court of the county of residence of the petitioner.

Section 12. Permits to carry firearms; fees; training; exemptions; denials; sanctions.

(a) The joint-secretary may grant to any person licensed or registered in accordance with the provisions of this Act, who meets with the qualifications and training requirements set forth in this section and such other qualifications and training requirements as the board by rule may establish, a permit to carry a pistol, revolver, or other firearm. The board shall be authorized to approve or disapprove such permit at its first meeting following the granting of the permit. The board, subject to the approval of the joint-secretary, shall have the authority to establish limits on type and caliber of such weapons by rule. Application for such permit shall be made on forms provided by the joint-secretary. The permit fee shall be established by appropriate rule of the board. Renewal fees, late renewal fees, and reinstatement fees, and form of payment thereof, shall be established by appropriate rule of the board, subject to the approval of the joint-secretary. Applications for renewal shall be made on a form furnished by the joint-secretary. No weapons permit issued under this section shall be transferable to another individual.

(b) No permit under this section shall be issued or renewed until the applicant has presented proof to the board that he is proficient in the use of firearms. The board, subject to the approval of the joint-secretary, shall have the authority to require periodic recertification of proficiency in the use of firearms and to refuse to renew a permit upon failure to comply with such requirement. The applicant shall present proof to the joint-secretary and the board:

(1) That he has received a minimum of four hours' classroom instruction on firearms; and

(2) That he has passed the standard pistol course which sets out minimum scores, courses of fire, and types and caliber of weapons approved by the board.

(c) All licensees and registrants under this Act shall be required to obtain from the joint-secretary a weapons permit, subsequently ratified by the board, under the provisions of this section, if a firearm is carried, or is to be carried, by such licensee or registrant while at or on route directly to and from his post or place of employment.

(d) Any licensee or registrant under this Act meeting the qualifications and training requirements set out in this section may be issued an exposed weapons permit in accordance with this section and shall be authorized to carry such firearm in an open and fully exposed manner. Such carrying of a firearm shall be limited to the time the licensee or registrant is on duty or on route directly to and from his post or place of employment. No stopover on route to and from such post or place of employment is permitted under the terms of this section.

(e) Licensees or registrants under this Act may apply to the joint-secretary for a concealed weapons permit. Application and renewal procedure, fees, penalties, qualifications, training, and restrictions for such permits shall be those established by appropriate rule of the board. The joint-secretary shall consider and approve each application for a concealed weapons permit on an individual basis, in its discretion. Such permit shall be valid until ratified or withdrawn by the board at its next meeting.

(f) An individual issued a permit in accordance with the provisions of this section shall be exempt from the following provisions of Georgia law: Ga. Code Section 26-2901, relating to carrying a concealed weapon; Ga. Code Section 26-2902, relating to carrying deadly weapons at public gatherings; Ga. Code Section 26-2903, relating to carrying a pistol without a license; Ga. Code Section 26-2904, relating to license to carry pistol or revolver.

(g) The joint-secretary and the board shall have the power to deny a weapons permit to any applicant who fails to provide the information and supporting documentation required by this section or to refuse to renew a permit upon failure to comply with such weapons proficiency recertification requirements as the board may prescribe.

(h) The joint-secretary shall have the authority to order the summary suspension of any weapons permit issued under this section, pending proceedings for revocation or other sanction, upon finding that the public health, safety, or welfare imperatively requires such emergency action and incorporating such a finding in its order.

(i) The board, with the approval of the joint-secretary, shall have the same power and authority to deny and sanction weapons permits under this section as that enumerated in Section 11 of this Act, based upon the same grounds as those enumerated therein.

Section 13. Arrest powers. Licensees or registrants under this Act shall have the same power of arrest as that granted to a private person by Ga. Code Section 27-211. A licensee or registrant may arrest an offender for a misdemeanor or a felony offense committed in his presence or within his immediate knowledge if the licensee or registrant has probable cause to believe a misdemeanor or a felony offense has been committed. If the offense is a felony, and the offender is escaping or attempting to escape, a licensee or registrant under this Act may arrest such offender upon probable cause.

Section 14. Exceptions. (a) This Act shall not apply to:

(1) An officer or employee of the United States of America, or of this state or a political subdivision thereof, while the employee or officer is engaged in the performance of official duties;

(2) A person or firm engaged as a consumer reporting agency, as defined by the Federal Fair Credit Reporting Act;

(3) An attorney at law or a bona fide legal assistant in performing his or her duties;

(4) Admitted insurers, agents, and insurance brokers licensed by the state, performing duties in connection with insurance transacted by them;

(5) A peace officer employed on a full-time basis by a state, county, or local law enforcement agency who contracts directly with an employer to work during his off-duty hours and whose off-duty employment is conducted on an independent contractor basis with an employer other than a peace officer engaged in the private detective or private security business or a private detective or private security agency, subject to the provisions of Code Section 26-2303, relating to state officers or employees receiving funds for enforcement of penal laws, as now or hereafter amended; or

(6) A firm or its employees engaged in the business of independent insurance claims adjusting, whose employees hold a valid Georgia adjuster's license; or

(7) The provisions of this Act shall not apply to any peace officer or retired peace officer as defined in Section 2 of the "Georgia Peace Officer Standards and Training Act," approved March 10, 1970 (Ga. Laws 1970, p. 208), as now or hereafter amended.

(b) The provisions of this Act shall not prevent the local authorities of any city or county, by ordinance and within the exercise of the police power of such city or county, from imposing local regulations upon any street patrol, special officer, or person furnishing street patrol service, including registration with an agency to be designated by such city or county.

Section 15. Application of Act. No individual, firm, association, company, partnership, or corporation shall engage in any activity covered by the provisions of this Act unless such individual, firm, association, company, partnership, or corporation is in compliance with the provisions of this Act.

Section 16. Termination date. Pursuant to Section 9 of "The Act Providing for the Review, Continuation, Reestablishment or Termination of Regulatory Agencies," approved March 24, 1977 (Ga. Laws 1977, p. 961), as now or hereafter amended, the Georgia Board of Private Detective and Private Security Agencies and this Act are hereby continued until July 1, 1982, at which time the board shall be terminated. Upon its termination, the board shall continue in existence until July 1 of the next succeeding year for the purpose of concluding its affairs and activities. During that termination period, the powers or authority of the board shall not be reduced or otherwise limited. This Act shall be continued in effect for the duration of the termination period only for the purpose of concluding its affairs. As of the last day of the termination period, this Act shall stand repealed in its entirety. During the termination period, the board shall not issue any new licenses nor renew any licenses nor collect any license fees which were not due and payable prior to the date of termination of the board.

Section 17. Severability. In the event any section, subsection, sentence, clause, or phrase of this Act shall be declared or adjudged invalid or unconstitutional, such adjudication shall in no manner affect the other sections, subsections, sentences, clauses, or phrases of this Act, which shall remain of full force and effect as if the section, subsection, sentence, clause, or phrase so declared or adjudged invalid or unconstitutional were not originally a part hereof. The General Assembly hereby declares that it would have passed the remaining parts of this Act if it had known that such part or parts hereof would be declared or adjudged invalid or unconstitutional.

Section 18. Effective date. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 19. Repealer. All laws and parts of laws in conflict with this Act are hereby repealed.

The following amendment was read and adopted:

Representative Swann of the 90th moves to amend the floor substitute to SB 298 by striking on line 32, page 12 and line 13, page 13 the following:

"\$300,000.00", and inserting in lieu thereof "\$100,000.00".

On the adoption of the Committee substitute, as amended, the roll call was ordered and the vote was as follows:

Aaron	Y Coleman	Y Harris	Y Martin	N Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	N Scott,D
Y Adams,M	N Connell	N Hawkins	Y McDonald	N Shepard
Y Aiken	N Couch	N Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Y Hill	N Miles	Y Sizemore
N Argo	Crawford	N Holmes	Y Milford	Y Smith,T
N Auten	Y Crosby	Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	Moore	Smyre
Y Barger	N Cummings	Hutchinson	N Mostiler	N Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	N Steinberg
Y Beal	Daugherty	Y Isakson	N Nicholson	N Swann
Beck	N Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	N Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Benn	N Davis,L	N Jackson,W	N Padgett	Y Townsend
N Birdsong	Dean	Y Jessup	Y Parham	Y Triplett
Bishop	N Dent	Y Johnson,G	Patten	Y Tuten
N Bolster	Y Dixon	Y Johnson,R	Perry	Y Twiggs
Y Branch	Y Dobbs	N Jones,B	N Peters	Vandiford
Y Bray	N Dover	Y Jones,H	N Phillips,B	Y Vaughn
N Brooks	N Edwards	N Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Elliott	N Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	N Phillips,W,R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	N Fortune	Y Lane,D	Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	N Rainey	Y Watson
N Castleberry	N Fuller,C	Y Lawson	N Ralston	White
Y Chamberlin	N Fuller,K	Y Lee	Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B,J
N Chance	Y Ginsberg	Y Long	Reaves	N Williams,H
N Cheeks	Y Glover	Y Lord	N Richardson	Y Williams,R
N Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
N Childs	Greer	Lucas	Y Rose	Y Wood,J
N Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J,T
Y Clark,L	Hamilton	Y Mann	Rowland	Y Workman
Y Colbert	Y Hanner	N Marcus	N Russell	Speaker Murphy

On the adoption of the Committee substitute, as amended, the ayes were 104, nays 49.

The Committee substitute, as amended, was adopted.

The floor substitute, as amended, was ruled out of order.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to, as amended.

On the passage of the Bill, by substitute, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Y Branch	Y Coleman	Y Dobbs	Y Harris
Y Adams,G	Y Bray	Y Collins	Y Dover	Y Harrison
Y Adams,J	Y Brooks	Y Colwell	Y Edwards	Y Hasty
Y Adams,M	Y Buck	Y Connell	Elliott	N Hawkins
Y Aiken	Y Burruss	Y Couch	Y Evans	Y Hays
Y Anderson	Y Burton	Y Cox	Y Felton	Y Hill
N Argo	Y Byrd	Crawford	Y Fortune	N Holmes
Y Auten	Y Cason	Y Crosby	Y Foster	Y Hooks
Y Balkcom	Y Castleberry	Y Culpepper	Y Fuller,C	Horne
Y Barger	Y Chamberlin	Y Cummings	Y Fuller,K	Hutchinson
Y Baugh	Y Chambless	Y Darden	Y Galer	Y Irvin
Y Beal	Y Chance	Daugherty	Y Ginsberg	Y Isakson
Beck	Y Cheeks	Y Davis,B	Y Glover	Y Jackson,J
Y Benefield	Y Childers	N Davis,J	Y Godbee	Y Jackson,N
Benn	Y Childs	Y Davis,L	Greer	Y Jackson,W
Y Birdsong	Y Clark,B	Y Dean	Y Ham	Y Jessup
Bishop	Y Clark,L	Y Dent	Hamilton	Y Johnson,G
Y Bolster	Colbert	Y Dixon	Y Hanner	Y Johnson,R

N Jones,B	Y Martin	Y Peters	Y Savage	Vandiford
Y Jones,H	Y Matthews	N Phillips,B	N Scott,A	Y Vaughn
Y Karrh	Y McCollum	Y Phillips,L.L	Y Scott,D	Y Veazey
Y Kemp	Y McDonald	Y Phillips,R.T	Y Shepard	Y Waddle
Y Kilgore	Y McKinney	Y Phillips,W.R	Y Sherrod	Y Walker
Y Lambert	Y Miles	Y Pilewicz	Y Sizemore	Y Wall
Y Lane,D	Y Milford	Pinkston	Y Smith,T	Y Ware
Y Lane,R	Y Moody	Y Rainey	Y Smith,V	Y Watson
Y Lawson	Y Moore	N Ralston	Smyre	White
Y Lee	Y Mostiler	Ramsey	Y Snow	Y Widener
Y Logan	Y Mullinax	Randall	Y Steinberg	Y Williams,B.J
Y Long	Y Nicholson	Y Reaves	Y Swann	Y Williams,H
Y Lord	Y Nix	Y Richardson	Y Thomas	Y Williams,R
Y Lowe	Y Oliver	Y Robinson	Y Thompson	Wilson
Lucas	Y Padgett	Y Rose	Y Townsend	Y Wood,J
Y Mangum	Y Parham	Ross	Y Triplett	Y Wood,J.T
Y Mann	Patten	Rowland	Y Tuten	Y Workman
Y Marcus	Y Perry	N Russell	Y Twiggs	Speaker Murphy

On the passage of the Bill, by substitute, as amended, the ayes were 148, nays 9.

The Bill, having received the requisite constitutional majority, was passed, by substitute, as amended.

The following Bills and Resolution of the Senate were taken up for the purpose of considering the Senate's appointment of Committees of Conference thereon:

SB 385. By: Senator Ballard of the 45th: A BILL to amend an Act creating a new judicial circuit known as the Alcovy Judicial Circuit, so as to provide a salary supplement for each judge and the district attorney; to provide for cost-of-living increases; and for other purposes.

Representative Dobbs of the 74th moved that the House adhere to its insistence on its position in substituting SB 385 and that a Committee of Conference be appointed on the part of the House to confer with a like committee on the part of the Senate.

The motion prevailed.

The Speaker appointed as a Committee of Conference on the part of the House the following members:

Representatives Dobbs of the 74th, Jackson of the 75th, and Dover of the 11th.

SB 217. By: Senator Kidd of the 25th: A BILL to amend an Act providing minimum salaries for judges of the probate courts of the various counties of Georgia, so as to increase the minimum salaries of said probate judges; to change the provisions relating to additional compensation; and for other purposes.

Representative Lambert of the 112th moved that the House adhere to its insistence on its position in substituting SB 217 and that a Committee of Conference be appointed on the part of the House to confer with a like committee on the part of the Senate.

The motion prevailed.

The Speaker appointed as a Committee of Conference on the part of the House the following members:

Representatives Buck of the 95th, Moore of the 152nd, and Lambert of the 112th.

SR 63. By: Senators Wessels of the 2nd, Bryant of the 3rd, Kennedy of the 4th and Coleman of the 1st: A RESOLUTION creating the Georgia Semiquincentenary Commission; and for other purposes.

Representative Phillips of the 125th moved that the House adhere to its insistence on its position in substituting SR 63 and that a Committee of Conference be appointed on the part of the House to confer with a like committee on the part of the Senate.

The motion prevailed.

The Speaker appointed as a Committee of Conference on the part of the House the following members:

Representatives Phillips of the 125th, Davis of the 124th, and Ginsberg of the 122nd.

SB 21. By: Senator Kidd of the 25th: A BILL to amend an Act providing retirement benefits for the clerks of the superior courts of Georgia, so as to change the provisions relating to contributions; to change the provisions relative to retirement benefits for superior court clerks and their spouses who are retired or may retire; and for other purposes.

Representative Johnson of the 72nd moved that the House adhere to its insistence on its position in amending SB 21 and that a Committee of Conference be appointed on the part of the House to confer with a like committee on the part of the Senate.

The motion prevailed.

The Speaker appointed as a Committee of Conference on the part of the House the following members:

Representatives Buck of the 95th, Johnson of the 72nd, and Lane of the 81st.

Under the general order of business, established by the Committee on Rules, the following Bill of the Senate was taken up for consideration and read the third time:

SB 419. By: Senator Kidd of the 25th: A BILL to amend an Act completely and exhaustively revising the laws relating to the State Personnel Board and the State Merit System of Personnel Administration, so as to provide for the quorum of the board; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 98, nays 2.

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

Under the general order of business, established by the Committee on Rules, the following Resolution of the House was taken up for consideration and read the third time:

HR 292. By: Representatives Ross of the 76th, Phillips of the 91st, Mangum of the 56th, Mostiler of the 71st, Jackson of the 77th and others:

A RESOLUTION

Creating the House Study Committee on Suspension and Discipline in Schools; and for other purposes.

WHEREAS, only three states rank higher than Georgia in the percentage of school-aged children not enrolled in a public or private educational facility; and

WHEREAS, discipline in schools is a problem for students, teachers, educators, parents, and the general community; and

WHEREAS, over 46,000 children were suspended from school and several hundred expelled during 1977-78; and

WHEREAS, dropouts, expulsions, and suspensions cost the state a tremendous amount in lost revenue and lost human potential; and

WHEREAS, various legislative study committees over the last five years have determined that the role of education in preventing delinquency is most crucial; and

WHEREAS, the provision of educational services to our children is one of the state's top priorities.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES that there is hereby created the House Study Committee on Suspension and Discipline in Schools. The committee shall be composed of six members of the House to be appointed by the Speaker of the House. The committee shall study and examine the problems and issues stated above as well as other behavioral problems of students from elementary through high school. The committee shall visit various educational and youth-related facilities, review records and files, and hear testimony concerning issues covered by this resolution. The Department of Education and other state agencies shall assist and support the committee in its study. The committee shall establish an advisory committee made up of representatives from various professional groups and associations, state agency personnel, and others designated by the committee, such advisory committee members to serve without compensation. In order to carry out adequately its duties and responsibilities, the committee shall be authorized to have a staff person to serve at the committee's direction. The committee may conduct such meetings at such places and at such times as it may deem necessary or convenient to enable it to exercise fully and effectively its powers, perform its duties, and accomplish the objectives and purposes of this resolution. The members of the committee shall receive the allowances authorized for legislative members of interim legislative committees. The funds necessary to carry out the purposes of this resolution shall come from the funds appropriated to or available to the legislative branch of the government. The committee shall make a report of its findings and recommendations not later than December 31, 1981, at which time the committee shall stand abolished.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the ayes were 95, nays 1.

The Resolution, having received the requisite constitutional majority, was adopted.

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

Mr. Speaker:

The Senate has adopted the report of the Committee of Conference on the following Bill of the Senate:

SB 1. By: Senators Turner of the 8th, Lester of the 23rd, Thompson of the 32nd and others: A BILL to provide for the regulation of certain dealers in precious metals; to provide for definitions; to provide for maintaining certain permanent records

of purchases of gold, silver, or other precious metals or goods made from gold, silver, or other precious metals; and for other purposes.

Under the general order of business, established by the Committee on Rules, the following Bills of the Senate were taken up for consideration and read the third time:

SB 213. By: Senator Coverdell of the 40th: A BILL to amend Code Chapter 27-2, relating to arrests, so as to provide for the circumstances under which physical and deadly physical force may be used to effect an arrest by peace officers, persons assisting peace officers and private persons; and for other persons.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 96, nays 3.

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

SB 257. By: Senator Coverdell of the 40th: A BILL to amend an Act known as "The Georgia Relocation Assistance and Land Acquisition Policy Act of 1973," so as to authorize the public entities covered to exercise the powers provided, as a part of the costs of public works projects, for public works projects which are not financed from federal funds; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend an Act known as "The Georgia Relocation Assistance and Land Acquisition Policy Act of 1973," approved April 13, 1973 (Ga. Laws 1973, p. 512), so as to authorize, upon certain conditions, municipal corporations having a population of 400,000 according to the United States decennial census of 1970 or any future such census to exercise the powers provided by said Act as a part of the costs of public works projects for public works projects which are not financed in whole or in part from federal funds but which are financed wholly or partially from the funds of such municipal corporations or from other nonfederal funding sources; to provide for other matters relative thereto; to provide for construction of this Act; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act known as "The Georgia Relocation Assistance and Land Acquisition Policy Act of 1973," approved April 13, 1973 (Ga. Laws 1973, p. 512), is hereby amended by adding between Sections 11 and 12 a new Section 11A to read as follows:

"Section 11A. In addition and supplementary to other powers provided by this Act for the Several Public Entities, any municipal corporation having a population of 400,000 or more according to the United States decennial census of 1970 or any future such census may exercise the powers provided by this Act for public works projects which are not financed in whole or in part from federal funds but which are financed wholly or partially from the funds of any such municipal corporation or from other nonfederal funding sources, if the governing authority of any such municipal corporation shall first pass an ordinance or resolution stipulating that such funds are to be spent in good faith anticipation of whole or partial reimbursement from federal funds. The costs incurred by any such municipal corporation pursuant to the authority provided by this Section shall be a part of the costs of public works projects. In carrying out the powers granted herein any such municipal corporation shall be authorized to:

(1) Provide all relocation assistance and payments as authorized by this Act;

(2) Establish and implement all acquisition policies and practices authorized under this Act; and

(3) Provide for reimbursement of all necessary expenses authorized under this Act."

Section 2. The provisions of this Act shall not be construed to repeal or affect in any manner the Act known as "The Highway Relocation and Land Acquisition Policy Act," approved April 3, 1972 (Ga. Laws 1972, p. 931), or Code Section 95A-623, relating to relocation assistance for persons displaced by federal-aid highway projects.

Section 3. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 4. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the ayes were 99, nays 0.

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

SB 245. By: Senator Kidd of the 25th: A BILL to amend an Act providing for the licensing of practical nurses, so as to change the qualifications for a licensed practical nurse; to authorize the board to accept applications from applicants who complete a course of training prior to the date of the examination applied for; and for other purposes.

The following Committee amendment was read and adopted:

The Committee on Health and Ecology moves to amend SB 245 by striking line 22 through line 29 of page 4 and substituting in lieu thereof the following:

~~"(b) (d) Any educational facility and any hospital with 15 beds or more or more beds may qualify, upon application to and approval of the board, to train practical nurses; provided they do not train over one nurse per year for every eight hospital beds. Hospitals Educational facilities and hospitals giving which give training for practical nurses must include in their course a minimum of 600 hours class work of instruction in theory and 800 hours practical of clinical experience during a period of 12 months. No hospital shall train more than one nurse per year for every eight hospital beds."~~

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to.

On the passage of the Bill, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Y Benefield	Y Castleberry	Y Connell	Y Dent
Y Adams,G	Y Benn	Y Chamberlin	Y Couch	Y Dixon
Y Adams,J	Y Birdsong	Y Chambless	Y Cox	N Dobbs
Y Adams,M	Y Bishop	Y Chance	Y Crawford	Y Dover
Y Aiken	Y Bolster	Y Cheeks	Y Crosby	Y Edwards
Y Anderson	Y Branch	Y Childers	Y Culpepper	Y Elliott
Y Argo	Y Bray	Y Childs	Y Cummings	Y Evans
Y Auten	Y Brooks	Clark,B	Y Darden	Y Felton
Y Balkcom	Buck	Y Clark,L	Daugherty	Y Fortune
Y Bargerom	Y Burruss	Y Colbert	Y Davis,B	Y Foster
Y Baugh	Y Burton	Y Coleman	N Davis,J	Y Fuller,C
Y Beal	N Byrd	Y Collins	Y Davis,L	Y Fuller,K
Beck	Y Cason	Y Colwell	Dean	Y Galer

Y Ginsberg	Y Johnson,G	Y McDonald	Ralston	Thompson
Y Glover	Y Johnson,R	McKinney	Ramsey	Y Townsend
Godbee	Y Jones,B	Y Miles	Randall	Y Triplett
Y Greer	Y Jones,H	Y Milford	Y Reaves	Y Tuten
Y Ham	Y Karrh	Y Moody	Richardson	Y Twiggs
Hamilton	Kemp	Y Moore	Y Robinson	Vandiford
Y Hanner	Y Kilgore	Mostiler	Y Rose	Y Vaughn
Y Harris	Lambert	N Mullinax	Y Ross	Y Veazey
Y Harrison	Y Lane,D	Y Nicholson	Rowland	Y Waddle
Y Hasty	Y Lane,R	Y Nix	Y Russell	Y Walker
Y Hawkins	Y Lawson	Y Oliver	Y Savage	Y Wall
Y Hays	Y Lee	Y Padgett	Scott,A	Y Ware
N Hill	Logan	Y Parham	Y Scott,D	Y Watson
Holmes	Y Long	Patten	Y Shepard	White
Y Hooks	Y Lord	Y Perry	Y Sherrod	Y Widener
Horne	Y Lowe	Y Peters	Y Sizemore	N Williams,B.J
Hutchinson	Lucas	Y Phillips,B	N Smith,T	Y Williams,H
Y Irvin	Y Mangum	Phillips,L.L	Y Smith,V	Williams,R
Y Isakson	Y Mann	Y Phillips,R.T	Y Smyre	Y Wilson
Y Jackson,J	Y Marcus	Y Phillips,W.R	Y Snow	Y Wood,J
Y Jackson,N	Y Martin	Y Pilewicz	Y Steinberg	Y Wood,J.T
Y Jackson,W	Y Matthews	Pinkston	Y Swann	Y Workman
Y Jessup	Y McCollum	Y Rainey	Y Thomas	Speaker Murphy

On the passage of the Bill, as amended, the ayes were 142, nays 7.

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

SB 157. By: Senator Sutton of the 9th: A BILL to amend an Act establishing the Employees' Retirement System of Georgia, so as to change the provisions relative to the determination of certain rates of interest for use in all calculations required in connection with Employees' Retirement System of Georgia; and for other purposes.

The following Committee amendment was read and adopted:

The Committee on Retirement moves to amend SB 157 by adding on line 8 of page 1 after the following:

"Georgia;"

the following:

"so as to provide certain military service credit; to provide for contributions; to provide for other matters relative to the foregoing;"

By renumbering Section 2 as Section 3.

By inserting between line 10 and line 11 of page 2 the following:

"Section 2. Said Act is further amended by adding at the end of subsection (4) of Section 4 of said Act a new undesignated paragraph to read as follows:

'Anything in this Act to the contrary notwithstanding, any member who was on active duty in the Armed Forces of the United States at any time from January 1, 1954, until January 1, 1955, as determined by the person's official military records, may purchase such active duty military service credit, exclusive of reserve service, by paying the required contributions, both employee and employer, on the compensation last paid to the member as an employee prior to entering military service or the compensation first paid to the member as an employee after returning from military service plus 4½ percent interest on said employee and employer contributions, compounded annually to date of payment; provided, however, that no service in the armed forces shall be deemed as creditable under any provisions of this Act if such service has or will be used in the determination of any member's eligibility for

retirement benefits or allowances from any other state or federal retirement program, excluding Social Security and those retirement programs covered under the provisions of Title 10 of the United States Code, Public Law 810, 80th Congress, as amended.”

The following amendment was read and adopted:

Representatives Colwell and Twiggs of the 4th move to amend SB 157 by adding on line 8 of page 1 after the following:

“Georgia;”.

the following:

“so as to change the provisions relative to the mandatory retirement age for conservation rangers;”.

By renumbering Section 2 as Section 3.

By inserting between line 10 and line 11 of page 2 the following:

“Section 2. Said Act is further amended by striking from the second paragraph of subsection (c) of Section 15A the following:

‘twenty-five (25)’,

and inserting in lieu thereof the following:

‘27’,

so that when so amended the second paragraph of subsection (c) of Section 15A shall read as follows:

“The above mandatory retirement ages may be waived for a Conservation Ranger by the Board of Natural Resources as necessary to permit such members who entered service in the department on or before June 30, 1965, to complete service sufficient to provide them with ~~twenty five (25)~~ 27 years of total creditable service. Such a member shall be retired on the last day of the month following the month in which he completes such service. The above mandatory retirement ages may also be waived for Conservation Rangers in a supervisory classification by the Board of Natural Resources, at its discretion, upon application of such Conservation Rangers or upon the initiation by the Board; provided, however, that such waivers to members in a supervisory classification shall not be extended to such members who have reached sixty (60) years of age. The provisions of this subsection shall not apply to any Conservation Ranger in a supervisory classification whose supervisory duties are not all or predominantly in the field of law enforcement.”

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to, as amended.

On the passage of the Bill, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Y Bargerion	Y Branch	Y Chamberlin	Y Coleman
Y Adams,G	Y Baugh	Y Bray	Y Chambliss	Y Collins
Y Adams,J	Y Beal	Y Brooks	Chance	Y Colwell
Y Adams,M	Y Beck	Y Buck	Y Cheeks	Y Connell
Y Aiken	Y Benefield	Y Burruss	Y Childers	Y Couch
Y Anderson	Y Benn	Y Burton	Y Childs	Y Cox
Y Argo	Y Birdsong	Y Byrd	Clark,B	Y Crawford
Y Auten	Y Bishop	Y Cason	Y Clark,L	Y Crosby
Y Balkcom	Y Bolster	Y Castleberry	Y Colbert	Y Culpepper

Y Cummings	Y Harris	Y Lee	Y Peters	Y Snow
Y Darden	Y Harrison	Y Logan	Y Phillips,B	Y Steinberg
Y Daugherty	Y Hasty	Y Long	Y Phillips,L.L	Y Swann
Y Davis,B	Y Hawkins	Y Lord	Y Phillips,R.T	Y Thomas
Y Davis,J	Y Hays	Y Lowe	Y Phillips,W.R	Y Thompson
Y Davis,L	Y Hill	Y Lucas	Y Pilewicz	Y Townsend
Y Dean	Y Holmes	Y Mangum	Y Pinkston	Y Triplett
Y Dent	Y Hooks	Y Mann	Y Rainey	Y Tuten
Y Dixon	Y Horne	Y Marcus	Y Ralston	Y Twiggs
Y Dobbs	Y Hutchinson	Y Martin	Y Ramsey	Y Vandiford
Y Dover	Y Irvin	Y Matthews	Y Randall	Y Vaughn
Y Edwards	Y Isakson	Y McCollum	Y Reaves	Y Veazey
Y Elliott	Y Jackson,J	Y McDonald	Y Richardson	Y Waddle
Y Evans	Y Jackson,N	Y McKinney	Y Robinson	Y Walker
Y Felton	Y Jackson,W	Y Miles	Y Rose	Y Wall
Y Fortune	Y Jessup	Y Milford	Y Ross	Y Ware
Y Foster	Y Johnson,G	Y Moody	Y Rowland	Y Watson
Y Fuller,C	Y Johnson,R	Y Moore	Y Russell	Y White
Y Fuller,K	Y Jones,B	Y Mostiler	Y Savage	Y Widener
Y Galer	Y Jones,H	Y Mullinax	Y Scott,A	Y Williams,B.J
Y Ginsberg	Y Karrh	Y Nicholson	Y Scott,D	Y Williams,H
Y Glover	Y Kemp	Y Nix	Y Shepard	Y Williams,R
Y Godbee	Y Kilgore	Y Oliver	Y Sherrod	Y Wilson
Y Greer	Y Lambert	Y Padgett	Y Sizemore	Y Wood,J
Y Ham	Y Lane,D	Y Parham	Y Smith,T	Y Wood,J.T
Y Hamilton	Y Lane,R	Y Patten	Y Smith,V	Y Workman
Y Hanner	Y Lawson	Y Perry	Y Smyre	Y Speaker Murphy

On the passage of the Bill, as amended, the ayes were 147, nays 0.

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

SB 33. By: Senator Kidd of the 25th: A BILL to amend Code Section 45-213, relating to compliance to laws and regulations relating to hunting or fishing areas, so as to change the penalty provisions; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Y Cheeks	Y Fortune	Y Jones,B	Y Nix
Y Adams,G	Y Childers	Y Foster	Y Jones,H	Y Oliver
Y Adams,J	Y Childs	Y Fuller,C	Y Karrh	Y Padgett
Y Adams,M	Y Clark,B	Y Fuller,K	Y Kemp	Y Parham
Y Aiken	Y Clark,L	Y Galer	Y Kilgore	Y Patten
Y Anderson	Y Colbert	Y Ginsberg	Y Lambert	Y Perry
Y Argo	Y Coleman	Y Glover	Y Lane,D	Y Peters
Y Auten	Y Collins	Y Godbee	Y Lane,R	Y Phillips,B
Y Balkcom	Y Colwell	Y Greer	Y Lawson	Y Phillips,L.L
Y Bargerion	Y Connell	Y Ham	Y Lee	Y Phillips,R.T
Y Baugh	Y Couch	Y Hamilton	Y Logan	Y Phillips,W.R
Y Beal	Y Cox	Y Hanner	Y Long	Y Pilewicz
Y Beck	Y Crawford	Y Harris	Y Lord	Y Pinkston
Y Benefield	Y Crosby	Y Harrison	Y Lowe	Y Rainey
Y Benn	Y Culpepper	Y Hasty	Y Lucas	Y Ralston
Y Birdsong	Y Cummings	Y Hawkins	Y Mangum	Y Ramsey
Y Bishop	Y Darden	Y Hays	Y Mann	Y Randall
Y Bolster	Y Daugherty	Y Hill	Y Marcus	Y Reaves
Y Branch	Y Davis,B	Y Holmes	Y Martin	Y Richardson
Y Bray	Y Davis,J	Y Hooks	Y Matthews	Y Robinson
Y Brooks	Y Davis,L	Y Horne	Y McCollum	Y Rose
Y Buck	Y Dean	Y Hutchinson	Y McDonald	Y Ross
Y Burruss	Y Dent	Y Irvin	Y McKinney	Y Rowland
Y Burton	Y Dixon	Y Isakson	Y Miles	Y Russell
Y Byrd	Y Dobbs	Y Jackson,J	Y Milford	Y Savage
Y Cason	Y Dover	Y Jackson,N	Y Moody	Y Scott,A
Y Castleberry	Y Edwards	Y Jackson,W	Y Moore	Y Scott,D
Y Chamberlin	Y Elliott	Y Jessup	Y Mostiler	Y Shepard
Y Chambless	Y Evans	Y Johnson,G	Y Mullinax	Y Sherrod
Y Chance	Y Felton	Y Johnson,R	Y Nicholson	Y Sizemore

Y Smith,T	Y Thomas	Vandiford	Y Ware	Y Williams,R
Y Smith,V	Y Thompson	Y Vaughn	Y Watson	Y Wilson
Y Smyre	Y Townsend	Y Veazey	White	Y Wood,J
Y Snow	Triplett	Y Waddle	Y Widener	Y Wood,J.T
Y Steinberg	Y Tuten	Y Walker	Y Williams,B,J	Y Workman
Y Swann	Y Twiggs	Y Wall	Williams,H	Speaker Murphy

On the passage of the Bill, the ayes were 149, nays 0.

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

SB 407. By: Senator Kidd of the 25th: A BILL to provide for training classes in all areas of county taxation to be attended by certain newly elected local tax officials; to provide for the costs of such classes; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	N Matthews	Scott,A
Y Adams,J	N Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	N Miles	Y Sizemore
Y Argo	Y Crawford	Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	N Moody	Y Smith,V
N Balkcom	Y Culpepper	Y Horne	N Moore	Y Smyre
Y Bargerion	Y Cummings	Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Mullinax	Y Steinberg
Y Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Townsend
Birdsong	Y Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Branch	Y Dobbs	Y Jones,B	Y Peters	Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	N Phillips,W,R	Y Walker
Y Burton	Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Fuller,C	Y Lawson	Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Ramsey	Y Widener
Y Chambless	Galer	Logan	Randall	Y Williams,B,J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Godbee	Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Rowland	Y Workman
Y Colbert	Y Hanner	Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, the ayes were 143, nays 7.

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

Under the general order of business, established by the Committee on Rules, the following Bill of the Senate was again taken up for consideration:

SB 85. By: Senator Hudgins of the 15th: A BILL to amend an Act known as "The Retail Installment and Home Solicitation Sales Act," so as to change the time price differential on revolving accounts; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

N Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	N Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	N Colwell	N Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	N Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	N Sherrod
N Anderson	Y Cox	Y Hill	N Miles	N Sizemore
Argo	Y Crawford	Holmes	Y Milford	N Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
N Balkcom	Culpepper	Horne	Y Moore	Y Smyre
Y Bargerion	Y Cummings	Hutchinson	N Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	N Steinberg
Y Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Beck	N Davis,B	Jackson,J	Y Nix	Y Thomas
N Benefield	N Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Birdsong	Y Dean	Jessup	Y Parham	Y Triplett
Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Bolster	Y Dixon	N Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Vandiford
Bray	Y Dover	Y Jones,H	N Phillips,B	Y Vaughn
N Brooks	Y Edwards	Karrh	Phillips,L.L	Y Veazey
Y Buck	Y Elliott	Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W.R	Y Walker
Y Burton	Felton	Lambert	N Pilewicz	N Wall
Y Byrd	N Fortune	N Lane,D	Pinkston	Y Ware
Y Cason	Y Foster	N Lane,R	Y Rainey	Y Watson
Y Castleberry	Fuller,C	N Lawson	Ralston	White
N Chamberlin	Y Fuller,K	N Lee	Ramsey	Widener
Y Chambless	Y Galer	Logan	Y Randall	N Williams,B.J
Y Chance	N Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	N Richardson	Y Williams,R
Y Childers	Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	N Wood,J
N Clark,B	N Ham	Y Mangum	N Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Rowland	Y Workman
Y Colbert	Y Hanner	Marcus	Russell	Speaker Murphy

On the passage of the Bill, the ayes were 112, nays 34.

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

Under the general order of business, established by the Committee on Rules, the following Bill of the Senate was taken up for consideration and read the third time:

SB 180. By: Senator Sutton of the 9th: A BILL to provide standards and requirements relative to actuarial valuations of public retirement or pension systems created by law; and for other purposes.

The following Committee substitute was read and withdrawn by unanimous consent:

A BILL

To require periodic actuarial valuations for state retirement systems; to provide for a short title; to provide for definitions; to provide specific requirements for actuarial valuations; to provide for distribution of actuarial valuation reports; to provide for other matters relative to the foregoing; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Short title. This Act shall be known and may be cited as the "State Retirement Systems Reporting Act."

Section 2. Definitions. As used in this Act, unless the context clearly requires otherwise, the following words or terms shall have the following meanings:

(a) "State retirement system" means any of the following retirement or pension systems:

(1) The Teachers' Retirement System created by the Act approved March 19, 1943 (Ga. Laws 1943, p. 640), as amended.

(2) The Employees' Retirement System of Georgia created by the Act approved February 3, 1949 (Ga. Laws 1949, p. 138), as amended.

(3) The Public School Employees Retirement System created by the Act known as the "Act Creating the Public School Employees Retirement System," approved April 30, 1969 (Ga. Laws 1969, p. 998), as amended.

(4) The Peace Officers Annuity and Benefit Fund created by the Act approved February 1, 1950 (Ga. Laws 1950, p. 50), as amended.

(5) The Georgia Legislative Retirement System created by the Act approved March 31, 1967 (Ga. Laws 1967, p. 259), as amended.

(6) The Trial Judges and Solicitors Retirement Fund created by the Act approved March 11, 1968 (Ga. Laws 1968, p. 259), as amended.

(7) The Georgia Firemen's Pension Fund created by the Act approved March 3, 1955 (Ga. Laws 1955, p. 339), as amended.

(8) The Judges of the Probate Courts Retirement Fund of Georgia created by the Act approved March 21, 1958 (Ga. Laws 1958, p. 185), as amended.

(9) The Sheriffs Retirement Fund of Georgia created by the Act approved April 16, 1963 (Ga. Laws 1963, p. 630), as amended.

(10) The Superior Court Clerks' Retirement Fund of Georgia created by the Act approved February 15, 1952 (Ga. Laws 1952, p. 238), as amended.

(11) The District Attorneys Emeritus System created by the Act approved February 17, 1949 (Ga. Laws 1949, p. 780), as amended.

(12) The Superior Court Judges Retirement Fund created by the Act approved March 9, 1945 (Ga. Laws 1945, p. 362), as amended.

(13) The Superior Court Judges Retirement System created by the Act approved March 24, 1976 (Ga. Laws 1976, p. 586), as amended.

(14) The District Attorneys Retirement System created by the Act approved April 10, 1978 (Ga. Laws 1978, p. 2173), as amended.

(b) "Managing body" means the board of trustees or other body or officer of a state retirement system charged by law with the control and management of the retirement fund of such system and authorized to make investments of the retirement funds of such system.

Section 3. Actuarial valuations. (a) The managing body of each state retirement system shall contract with or otherwise obtain the services of an enrolled actuary for the purpose of obtaining a complete actuarial valuation of the retirement system at least once every five years.

(b) The actuarial valuation required by subsection (a) shall include, but is not limited to, the following:

(1) A description and explanation of the actuarial assumptions used which shall include the following factors:

(A) Normal retirement age.

(B) Early retirement age.

(C) Deferred retirement age.

(D) Salary scale.

(E) Mortality, including the designation of the tables used.

(F) Disability and disability recovery.

(G) Voluntary and involuntary termination.

(H) Return on investments.

(I) New entrants into the system.

(J) Cost of living adjustments in benefits when applicable.

(K) Actuarial value of assets.

(L) Total annual payroll cost.

(M) Administrative expenses.

(2) A statement of the amount of unfunded liabilities of the retirement system and a description of the plan or schedule to amortize such unfunded liabilities and a description of the status of such plan or schedule at the time the actuarial valuation is made.

(3) A review comparing actual salary increases and rate of return on investment for the five-year period preceding the actuarial valuation with the assumptions used in both the preceding and current actuarial valuation. Based on the review, a trend analysis shall also be included.

(4) Commencing no later than five years from the effective date of this Act, a review comparing the actual experience in mortality, retirement age, and rate of withdrawal from the retirement system for the five-year period preceding the actuarial valuation with the assumptions used in both the preceding and current actuarial valuation. Based on the review, a trend analysis shall also be included.

(5) A description of any discrepancies between data furnished to the actuary for the actuarial valuation and the data actually used by the actuary for the valuation.

(6) A statement of the actuary that the actuarial valuation is complete and accurate and that in the actuary's opinion the methodology and assumptions used are reasonable as a basis for the actuarial valuation and that the actuarial valuation is in compliance with the requirements of this Act.

(c) In addition to the requirements of subsection (b), the actuarial valuation shall include an analysis of the relative sensitivity of the major actuarial assumption used for the actuarial valuation. Such analysis shall include a projection based on an increment on each side of the major actuarial assumptions actually used for the actuarial valuation.

(d) In the event any state retirement system uses an actuarial methodology other than entry age normal, the actuary making the actuarial valuation required by this Act shall convert the methodology used by the retirement system to entry age normal for the purposes of the actuarial valuation required by this Act.

Section 4. Distribution of report; first report. (a) The actuary completing the actuarial valuations required by this Act shall submit a copy of the report of such valuation to the Governor, the State Auditor, the Director of the Office of Planning and Budget, the managing body of the state retirement system, and to each member of the House and Senate Committees on Appropriations and Retirement.

(b) The first actuarial valuation required by this Act shall be completed by July 1, 1982, and shall be distributed as provided by subsection (a) by September 1, 1982.

Section 5. Conflicting laws repealed. All laws and parts of laws in conflict with this Act are hereby repealed.

The following substitute, offered by Representative Greer of the 43rd, was read and adopted:

A BILL

To require periodic actuarial valuations for state retirement systems; to provide for a short title; to provide for definitions; to provide specific requirements for actuarial valuations; to provide for distribution of actuarial valuation reports; to provide for other matters relative to the foregoing; to amend an Act known as the "Trial Judges and Solicitors Retirement Fund Act," approved March 11, 1968 (Ga. Laws 1968, p. 259), as amended, particularly by an Act approved April 1, 1980 (Ga. Laws 1980, p. 1361), so as to change the provisions relative to creditable service; to delete a provision relative to average annual compensation; to delete a provision relative to certain prior service not being eligible for creditable service; to change the provisions relative to transfer of credits from other retirement systems and obtaining creditable service therefor; to provide for an alternative method for obtaining certain creditable service; to provide that certain persons retired under the Employees' Retirement System may transfer to the Trial Judges and Solicitors Retirement Fund under certain circumstances; to change the provisions relative to retirement

and disability benefits; to change the provisions relative to spouses' benefits; to provide for other matters relative to the foregoing; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Short title. This Act shall be known and may be cited as the "State Retirement Systems Reporting Act."

Section 2. Definitions. As used in this Act, unless the context clearly requires otherwise, the following words or terms shall have the following meanings:

(a) "State retirement system" means any of the following retirement or pension systems:

(1) The Teachers' Retirement System created by the Act approved March 19, 1943 (Ga. Laws 1943, p. 640), as amended.

(2) The Employees' Retirement System of Georgia created by the Act approved February 3, 1949 (Ga. Laws 1949, p. 138), as amended.

(3) The Public School Employees Retirement System created by the Act known as the "Act Creating the Public School Employees Retirement System," approved April 30, 1969 (Ga. Laws 1969, p. 998), as amended.

(4) The Peace Officers Annuity and Benefit Fund created by the Act approved February 1, 1950 (Ga. Laws 1950, p. 50), as amended.

(5) The Georgia Legislative Retirement System created by the Act approved March 31, 1967 (Ga. Laws 1967, p. 259), as amended.

(6) The Trial Judges and Solicitors Retirement Fund created by the Act approved March 11, 1968 (Ga. Laws 1968, p. 259), as amended.

(7) The Georgia Firemen's Pension Fund created by the Act approved March 3, 1955 (Ga. Laws 1955, p. 339), as amended.

(8) The Judges of the Probate Courts Retirement Fund of Georgia created by the Act approved March 21, 1958 (Ga. Laws 1958, p. 185), as amended.

(9) The Sheriffs Retirement Fund of Georgia created by the Act approved April 16, 1963 (Ga. Laws 1963, p. 630), as amended.

(10) The Superior Court Clerks' Retirement Fund of Georgia created by the Act approved February 15, 1952 (Ga. Laws 1952, p. 238), as amended.

(11) The District Attorneys Emeritus System created by the Act approved February 17, 1949 (Ga. Laws 1949, p. 780), as amended.

(12) The Superior Court Judges Retirement Fund created by the Act approved March 9, 1945 (Ga. Laws 1945, p. 362), as amended.

(13) The Superior Court Judges Retirement System created by the Act approved March 24, 1976 (Ga. Laws 1976, p. 586), as amended.

(14) The District Attorneys Retirement System created by the Act approved April 10, 1978 (Ga. Laws 1978, p. 2173), as amended.

(b) "Managing body" means the board of trustees or other body or officer of a state retirement system charged by law with the control and management of the retirement fund of such system and authorized to make investments of the retirement funds of such system.

Section 3. Actuarial valuations. (a) The managing body of each state retirement system shall contract with or otherwise obtain the services of an enrolled actuary for the purpose of obtaining a complete actuarial valuation of the retirement system at least once every five years.

(b) The actuarial valuation required by subsection (a) shall include, but is not limited to, the following:

(1) A description and explanation of the actuarial assumptions used which shall include the following factors:

(A) Normal retirement age.

(B) Early retirement age.

(C) Deferred retirement age.

(D) Salary scale.

- (E) Mortality, including the designation of the tables used.
- (F) Disability and disability recovery.
- (G) Voluntary and involuntary termination.
- (H) Return on investments.
- (I) New entrants into the system.
- (J) Cost of living adjustments in benefits when applicable.
- (K) Actuarial value of assets.
- (L) Total annual payroll cost.
- (M) Administrative expenses.

(2) A statement of the amount of unfunded liabilities of the retirement system and a description of the plan or schedule to amortize such unfunded liabilities and a description of the status of such plan or schedule at the time the actuarial valuation is made.

(3) A review comparing actual salary increases and rate of return on investment for the five-year period preceding the actuarial valuation with the assumptions used in both the preceding and current actuarial valuation. Based on the review, a trend analysis shall also be included.

(4) Commencing no later than five years from the effective date of this Act, a review comparing the actual experience in mortality, retirement age, and rate of withdrawal from the retirement system for the five-year period preceding the actuarial valuation with the assumptions used in both the preceding and current actuarial valuation. Based on the review, a trend analysis shall also be included.

(5) A description of any discrepancies between data furnished to the actuary for the actuarial valuation and the data actually used by the actuary for the valuation.

(6) A statement of the actuary that the actuarial valuation is complete and accurate and that in the actuary's opinion the methodology and assumptions used are reasonable as a basis for the actuarial valuation and that the actuarial valuation is in compliance with the requirements of this Act.

(c) In addition to the requirements of subsection (b), the actuarial valuation shall include an analysis of the relative sensitivity of the major actuarial assumption used for the actuarial valuation. Such analysis shall include a projection based on an increment on each side of the major actuarial assumptions actually used for the actuarial valuation.

(d) In the event any state retirement system uses an actuarial methodology other than entry age normal, the actuary making the actuarial valuation required by this Act shall convert the methodology used by the retirement system to entry age normal for the purposes of the actuarial valuation required by this Act.

Section 4. Distribution of report; first report. (a) The actuary completing the actuarial valuations required by this Act shall submit a copy of the report of such valuation to the Governor, the State Auditor, the Director of the Office of Planning and Budget, the managing body of the state retirement system, and to each member of the House and Senate Committees on Appropriations and Retirement.

(b) The first actuarial valuation required by this Act shall be completed by July 1, 1982, and shall be distributed as provided by subsection (a) by September 1, 1982.

Section 5. An Act known as the "Trial Judges and Solicitors Retirement Fund Act," approved March 11, 1968 (Ga. Laws 1968, p. 259), as amended, particularly by an Act approved April 1, 1980 (Ga. Laws 1980, p. 1361), is hereby amended by striking the period appearing at the end of paragraph (3) of subsection (e) of Section 2 and inserting in lieu thereof the following:

“; and”,

and by adding at the end of said subsection (e) new paragraphs (4) and (5) to read as follows:

“(4) creditable service obtained pursuant to subsection (b) of Section 16 of this Act; and

(5) creditable service obtained pursuant to Section 17 of this Act.”,

so that when so amended said subsection (e) shall read as follows:

“(e) ‘Creditable service’ means

(1) service performed as a contributing member of the Fund after June 30, 1968, while a solicitor general or judge or solicitor of an inferior court; and

(2) service performed prior to June 30, 1968, as judge or solicitor of an inferior court when employer and employee contributions for such prior service are paid into said Fund as provided for in this Act; and

(3) service performed as a contributing member of the Fund after June 30, 1972, while a juvenile court judge; and

(4) creditable service obtained pursuant to subsection (b) of Section 16 of this Act; and

(5) creditable service obtained pursuant to Section 17 of this Act."

Section 6. Said Act is further amended by striking subsection (g) of Section 2, which reads as follows:

"(g) 'Average annual compensation' means the average annual compensation of a member during the five years immediately preceding his retirement, except that any increase in compensation during such five-year period which exceeds an annual increase in compensation of 20 percent shall not be counted in determining average annual compensation."

in its entirety.

Section 7. Said Act is further amended by striking subsection (e) of Section 16, which reads as follows:

"(e) No prior service shall be creditable under the provisions of this Section or any other provision of this Act if the same service is obtained as creditable service under any other publicly supported retirement or pension system of this State. No service as a contributing member of this retirement system shall be allowed as creditable service under any other publicly supported retirement or pension system of this State."

in its entirety.

Section 8. Said Act is further amended by striking Section 17 in its entirety and substituting in lieu thereof a new Section 17 to read as follows:

"Section 17. (a) Judges and solicitors of ~~certain~~ inferior courts who are members of the Employees' Retirement System under the provisions of an Act approved December 21, 1953 (Ga. L. 1953, Nov.-Dec. Sess., p. 305), said Act being an amendment to the Act establishing the Employees' Retirement System, approved February 3, 1949 (Ga. L. 1949, p. 138), or the Georgia Legislative Retirement System may transfer their accumulated employer and employee contributions from the Employees' Retirement System or the Georgia Legislative Retirement System to the Fund and shall receive credit in the Fund for all service as a contributing member of the Employees' Retirement System; ~~but upon retirement, retirement benefits shall be determined in accordance with the provisions of sections 18 and 19 of this Act or the Georgia Legislative Retirement System.~~ Any such judge ~~and~~ or solicitor desiring to transfer from the Employees' Retirement System or the Georgia Legislative Retirement System to the Fund must make application to the Board for such transfer within ninety ~~(90)~~ days after June 30, 1968 1981. Any such judge ~~and~~ or solicitor failing to make such application within said ninety ~~(90)~~ days shall not at any later time be eligible to become ~~members~~ a member of the Trial Judges and Solicitors Retirement Fund.

(b) In lieu of transfer of credit from the Employees' Retirement System or the Georgia Legislative Retirement System authorized by subsection (a) of this section, judges and solicitors of inferior courts may receive credit in the Fund for prior service as members of the General Assembly and prior service as state employees by the payment by such judge or solicitor of employer and employee contributions into the Fund for such prior service. Said contributions for such prior service may be paid into said Fund at a rate not to exceed payment for one year's prior service for each year as a contributing member of said Fund, except as otherwise provided in subsections (c) and (d) of Section 16 of this Act. The basis for employer and employee contributions to said Fund for receiving any credit for prior service shall be the compensation which would have been received at the time by such judge or solicitor if he had been serving as a judge or solicitor in the office to which he was elected or appointed during the period he was a state

employee or a member of the General Assembly. Actual compensation received by the judge or solicitor shall be the basis for employer and employee contributions to said Fund if the court was not in existence during the time he was a state employee or member of the General Assembly.

(c) Any former judge or solicitor of an inferior court who retired under the Employees' Retirement System on or after January 1, 1981, and who, if not retired, would have been eligible to transfer accumulated employer and employee contributions from the Employees' Retirement System to the Fund under subsection (a) of this Section shall have the right to transfer such accumulated employer and employee contributions to the Fund, notwithstanding the fact of having previously retired. Upon notifying the Board, in writing, of the election to transfer accumulated employer and employee contributions from the Employees' Retirement System to the Fund, a former judge or solicitor of an inferior court subject to this subsection shall be entitled to retire under this Act, and the Board shall begin paying retirement benefits under this Act to the former judge or solicitor of the inferior court. Retirement benefits being paid under the Employees' Retirement System to the former judge or solicitor of an inferior court shall cease on the effective date of the transfer of accumulated employer and employee contributions from the Employees' Retirement System to the Fund."

Section 9. Said Act is further amended by striking Sections 18, 19, and 20 in their entirety and substituting in lieu thereof new Sections 18, 19, and 20 to read as follows:

"Section 18. (a) Except as otherwise provided herein, any member who has attained the age of seventy years who fails to retire effective on the first day of the calendar month next succeeding that in which he attains the age of seventy years shall forfeit his right to receive any retirement or disability benefits under the provisions of this Act. Notwithstanding the foregoing provisions of this subsection, a member who held office as a district attorney, juvenile court judge, or as a judge or solicitor of the inferior courts on July 1, 1980 1979, shall not be required to retire, regardless of his age, according to the provisions of this subsection.

(b) The maximum retirement benefits shall be based on ~~twenty-two~~ sixteen years of creditable service and the attainment of age sixty-five. After completing such years of service and upon attaining age sixty-five, a member shall be entitled to retire and receive a monthly retirement benefit equal to two-thirds of the monthly salary being paid to the member as hereinafter provided. Said monthly retirement benefit shall be an equal monthly installment of an annual retirement benefit computed on the basis of three percent of the member's average annual compensation, multiplied by his total number of years of creditable service, not to exceed 22 years. The monthly salary on which retirement benefits shall be based shall be the monthly salary paid to the member at the time of retirement of said member with less than sixteen years of creditable service or the monthly salary paid to said member at the time of completion of sixteen years of creditable service for a member with sixteen or more years of creditable service. After obtaining sixteen years of creditable service, a member shall cease making employee contributions to the Retirement Fund created by this Act.

(c) After obtaining 22 years of creditable service, a member shall continue to make employee contributions as required by this Act, but the maximum retirement benefit shall be based on 22 years of creditable service. In the event a member continues in service after obtaining 22 years of creditable service, his average annual compensation shall be computed on the basis of increases in compensation received after obtaining such 22 years of creditable service, subject to the requirements and limitations of subsection (g) of Section 2 of this Act.

Section 19. (a) In lieu of retirement at the maximum benefits as provided by subsection (b) of Section 18 of this Act, a member may retire at any time after attaining age sixty and after obtaining a minimum of ten years of creditable service, and the monthly retirement benefit for such early retirement shall be computed on the same basis as retirement benefits are computed under subsection (b) of Section 18 of this Act based on the number of years of creditable service obtained at the time of retirement: a percentage of the maximum retirement benefits provided by subsection (b) of Section 18 of this Act. The percentage shall be computed by comparing the number of actual years

of service as a district attorney, juvenile court judge, or a judge or solicitor of the inferior courts with the figure sixteen, and reducing retirement benefits at the rate of five percent per annum for each year of service less than sixteen.

(b) A member may retire pursuant to subsection (b) of Section 18 of this Act or pursuant to subsection (a) of this Section by making written application to the Board of Trustees setting forth at what time, not less than thirty days nor more than ninety days subsequent to the filing of such application, he desires to be retired.

Section 20. (a) After obtaining a minimum of ~~ten~~ four years of creditable service, any member, regardless of his age, who shall become totally and permanently disabled to the extent that he is unable to perform the duties of his office shall be entitled to receive a disability retirement benefit which shall be one-half of the maximum retirement benefits provided by subsection (b) of Section 18 of this Act, unless the member would qualify for greater benefits under subsection (a) of Section 19 of this Act, in which event that subsection would apply. The monthly disability retirement benefit shall be calculated in the same manner as a service retirement benefit under subsection (b) of Section 18 of this Act, except that such disabled member shall be entitled to receive a minimum disability retirement benefit which shall be equal to one-half of the maximum retirement benefit provided by subsection (b) of Section 18 of this Act after 22 years' creditable service.

(b)—After obtaining a minimum of four years of creditable service, any member, regardless of age, who shall become totally and permanently disabled as a result of an act of external violence incurred in or as a result of the performance of the member's official duties, to the extent that the member is unable to perform the duties of his office, shall be entitled to receive a disability retirement benefit. The monthly disability retirement benefit shall be calculated in the same manner as a service retirement benefit under subsection (b) of Section 18 of this Act, except that such disabled member shall be entitled to receive a minimum disability retirement benefit which shall be equal to one-half of the maximum retirement benefit provided by subsection (b) of Section 18 of this Act after 22 years' creditable service.

(c)(b) The disability of any member applying for disability retirement benefits and the continuation of such disability shall be determined by the Board in the same manner and under the same procedure as disability of State employees is determined in accordance with the applicable provisions of the Act establishing the Employees' Retirement System of Georgia, approved February 3, 1949 (Ga. Laws 1949, p. 138), as now or hereafter amended. Disability retirement benefits shall become payable within 30 days after such disability is determined by the Board as herein provided."

Section 10. Said Act is further amended by striking from subsection (i) of Section 22A, wherever the same appears, the following:

"twenty-two",

and inserting in lieu thereof the following:

"sixteen",

so that when so amended subsection (i) of Section 22A shall read as follows:

"(i) When a member elects to obtain spouses' benefits as provided herein and such member attains ~~twenty-two~~ sixteen years of creditable service for regular retirement pursuant to subsection (b) of Section 18 of this Act, such member shall continue to make employee contributions required herein for spouses' benefits until such time as such member attains ~~twenty-two~~ sixteen years of creditable service for the purpose of spouses' benefits."

Section 11. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to, by substitute.

On the passage of the Bill, by substitute, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCallum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Y Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Y Smyre
Y Barger	Y Cummings	Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Birdsong	Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Karrh	Y Phillips,L,L	Y Veazey
Buck	Y Elliott	Y Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W,R	Y Walker
Y Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B,J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J,T
Y Clark,L	Hamilton	Y Mann	Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, by substitute, the ayes were 154, nays 0.

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

Under the general order of business, established by the Committee on Rules, the following Bill of the Senate was again taken up for consideration:

SB 111. By: Senator Kidd of the 25th: A BILL to amend an Act relating to the Department of Administrative Services and matters concerning said department, which matters formerly appertained to the Supervisor of Purchases and the State Purchasing Board, so as to amend the dollar limit on certain purchases made without competitive bidding; and for other purposes.

The following substitute, offered by Representatives Holmes of the 39th, Williams of the 54th, Brooks of the 34th, and others, was read:

A BILL

To amend an Act relating to the Department of Administrative Services and matters concerning said department, which matters formerly appertained to the Supervisor of Purchases and the State Purchasing Board, approved March 29, 1937 (Ga. Laws 1937, p. 503), as amended, so as to amend the dollar limit on certain purchases made by state departments, agencies, and instrumentalities without competitive bidding; to require the Department of Administrative Services to make a certain percentage of purchases from minority business enterprises and to award a certain percentage of contracts to minority business enterprises; to define certain terms; to provide for applicability with respect to other laws; to provide a termination date; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act relating to the Department of Administrative Services and matters concerning said department, which matters formerly appertained to the Supervisor of Purchases and the State Purchasing Board, approved March 29, 1937 (Ga. Laws 1937, p. 503), as amended, is hereby amended by striking the second and third unnumbered paragraphs of Section 6, which read as follows:

“If the needed supplies, materials or equipment can reasonably be expected to be acquired for less than \$100 and are not available on State contracts, the purchase may be effectuated without competitive bidding.

The Department of Administrative Services may by rule and regulation authorize the various state departments, agencies, and instrumentalities to make purchases in their behalf which do not exceed \$5,000.00, and may provide the circumstances and conditions under which said purchases may be effected.”,
and inserting in lieu thereof the following:

“If the needed supplies, materials, or equipment can reasonably be expected to be acquired for less than \$300.00 and are not available on state contracts, the purchase may be effectuated without competitive bidding.

The Department of Administrative Services may, by rule and regulation, authorize the various state departments, agencies, and instrumentalities to make purchases in their behalf which do not exceed \$5,000.00 and may provide the circumstances under which said purchases may be effectuated.”

Section 2. Said Act is further amended by adding between Sections 10 and 11 a new Section 10A to read as follows:

“Section 10A. (a) Notwithstanding any other provisions of law, at least 10 percent of the total dollar amount of purchases annually by the Department of Administrative Services shall be from minority business enterprises and at least 10 percent of the total dollar amount of contracts awarded annually by such department shall be with minority business enterprises.

(b) Persons submitting bids to the department shall be informed that price alone does not constitute an acceptable basis for rejecting minority business enterprise bids.

(c) As used in this section, the terms:

(1) ‘Minority business enterprise’ means a business that is owned and controlled by one or more minority persons.

(2) ‘Minority person’ means an individual who is black, Hispanic, Asian American, American Indian, an Alaskan native, or a woman regardless of race or ethnicity.

(3) ‘Owned and controlled’ means a business which is:

(A) A sole proprietorship legitimately owned by an individual who is a minority person;

(B) A partnership or joint venture controlled by minority persons and in which at least 51 percent of the beneficial ownership interests legitimately are held by minority persons; or

(C) A corporation or other entity controlled by minority persons and in which at least 51 percent of the voting interests and 51 percent of the beneficial ownership interests legitimately are held by minority persons.

(4) ‘Person’ means any private person, corporation, partnership, or association.

(d) The provisions of this section shall not affect any federal, state, or local laws or rules or regulations adopted pursuant to such laws which require a greater degree of minority business enterprise participation than the provisions of this section; and such laws or rules or regulations shall supersede this section.”

Section 3. The provisions of this Act are hereby continued until July 1, 1983, at which time this Act shall be terminated and stand repealed.

Section 4. This Act shall become effective on July 1, 1981.

Section 5. All laws and parts of laws in conflict with this Act are hereby repealed.

The following amendment was read and adopted:

Representative Holmes of the 39th moves to amend the floor substitute to SB 111 by striking Section 3 on page 4 and substituting in lieu thereof the following:

Section 3. The provisions of Section 2 of this Act are hereby continued until July 1, 1983, at which time Section 2 of this Act shall be terminated and stand repealed.

The following amendment was read:

Representative Padgett of the 86th moves to amend the floor substitute to SB 111 by striking on page 2, line 22, the figure "10" and inserting in lieu thereof the figure "5".

And by striking on page 2, line 25, the figure "10" and inserting in lieu thereof the figure "5".

On the adoption of the amendment, the ayes were 32, nays 92.

The amendment was lost.

On the adoption of the substitute, as amended, the ayes were 72, nays 55.

The floor substitute, as amended, was adopted.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to, by substitute, as amended.

On the passage of the Bill, by substitute, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	N Coleman	Y Harris	Martin	Y Savage
N Adams,G	N Collins	N Harrison	N Matthews	Scott,A
Y Adams,J	N Colwell	N Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	N McDonald	Shepard
Y Aiken	Y Couch	Hays	Y McKinney	N Sherrod
N Anderson	Y Cox	Y Hill	Y Miles	Y Sizemore
N Argo	N Crawford	Y Holmes	Milford	Y Smith,T
N Auten	N Crosby	Y Hooks	N Moody	N Smith,V
N Balkcom	Y Culpepper	Y Horne	N Moore	Y Smyre
Y Bargerion	Y Cummings	Hutchinson	Mostiler	Snow
Y Baugh	Y Darden	Irvin	Y Mullinax	Y Steinberg
Y Beal	Daugherty	N Isakson	N Nicholson	N Swann
Beck	Davis,B	N Jackson,J	N Nix	N Thomas
N Benefield	N Davis,J	Jackson,N	Y Oliver	N Thompson
Y Benn	N Davis,L	N Jackson,W	N Padgett	Y Townsend
Birdsong	Y Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	N Johnson,G	Y Patten	Y Tuten
Y Bolster	Dixon	N Johnson,R	Y Perry	N Twiggs
N Branch	N Dobbs	N Jones,B	Peters	Vandiford
N Bray	Y Dover	Y Jones,H	N Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	N Phillips,L.L	Y Veazey
Y Buck	Elliott	Y Kemp	Phillips,R.T	Y Waddle
Y Burruss	N Evans	N Kilgore	Y Phillips,W.R	Y Walker
Burton	Felton	Y Lambert	Y Pilewicz	N Wall
Y Byrd	N Fortune	Lane,D	Pinkston	Y Ware
N Cason	N Foster	N Lane,R	Rainey	N Watson
N Castleberry	Y Fuller,C	N Lawson	Ralston	White
Chamberlin	Y Fuller,K	N Lee	N Ramsey	N Widener
N Chambless	Y Galer	Logan	Y Randall	Y Williams,B.J
Chance	Y Ginsberg	N Long	N Reaves	Y Williams,H
Cheeks	Y Glover	Lord	Y Richardson	N Williams,R
Y Childers	N Godbee	Y Lowe	Robinson	N Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	N Wood,J
Y Clark,B	N Ham	Mangum	Ross	N Wood,J.T
Y Clark,L	Hamilton	N Mann	Rowland	Y Workman
N Colbert	N Hanner	Y Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, by substitute, as amended, the ayes were 79, nays 64.

The Bill, by substitute, as amended, having failed to received the requisite constitutional majority, was lost.

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

Mr. Speaker:

The Senate has appointed a Second Committee of Conference on the following Bill of the Senate:

SB 1. By: Senators Turner of the 8th, Lester of the 23rd, Thompson of the 32nd and others: A BILL to provide for the regulation of certain dealers in precious metals; to provide for definitions; to provide for maintaining certain permanent records of purchases of gold, silver, or other precious metals or goods made from gold, silver, or other precious metals; and for other purposes.

The President has appointed on the part of the Senate the following:

Senators Turner of the 8th, Thompson of the 32nd and Greene of the 26th.

Under the general order of business, established by the Committee on Rules, the following Bill of the Senate was taken up for consideration and read the third time:

SB 413. By: Senators Starr of the 44th, Howard of the 42nd and Gillis of the 20th: A BILL to provide the procedures for the issuance of a summons in lieu of a warrant or in lieu of making an arrest in certain criminal cases; to provide a procedure for failure to respond; to provide for the form and execution; to provide a procedure for the release of certain arrested persons; and for other purposes.

The following amendments were read and adopted:

Representative Adams of the 14th moves to amend SB 413 by inserting a new subsection (D) on page 2, line 23 to read as follows:

"A warrant shall be issued in all charges of theft by shoplifting. No summons shall be issued for the charge of theft by shoplifting."

Representative Lambert of the 112th moves to amend SB 413 as follows:

By inserting after the word "misdemeanors" on line 9 of page 1 the following:

"to provide an effective date;"

By inserting after the word "appear" on line 4 of page 2 the following:

"in the appropriate committing court"

By renumbering Section 5 as Section 6.

And by inserting following Section 4 a new Section 5 to read as follows:

"Section 5. This Act shall become effective on January 1, 1982".

The report of the Committee, which was favorable to the passage of the Bill, was agreed to, as amended.

On the passage of the Bill, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	N Coleman	N Harris	N Martin	Y Savage
N Adams,G	N Collins	N Harrison	N Matthews	Scott,A
Y Adams,J	N Colwell	N Hasty	McCollum	Scott,D
Adams,M	N Connell	Y Hawkins	N McDonald	N Shepard
N Aiken	N Couch	N Hays	McKinney	N Sherrod
N Anderson	N Cox	Hill	N Miles	N Sizemore
Argo	N Crawford	Holmes	Milford	N Smith,T
N Auten	N Crosby	N Hooks	N Moody	N Smith,V
N Balkcom	Y Culpepper	N Horne	N Moore	Y Smyre
N Bargercon	N Cummings	Hutchinson	N Mostiler	N Snow
Y Baugh	Y Darden	N Irvin	N Mullinax	N Steinberg
Beal	Daugherty	N Isakson	N Nicholson	N Swann
Beck	N Davis,B	N Jackson,J	N Nix	N Thomas
Y Benefield	N Davis,J	Jackson,N	N Oliver	N Thompson
Benn	N Davis,L	N Jackson,W	N Padgett	Y Townsend
Birdsong	Dean	N Jessup	Y Parham	N Triplett
Bishop	Y Dent	N Johnson,G	Patten	N Tuten
Y Bolster	N Dixon	Y Johnson,R	N Perry	N Twiggs
N Branch	N Dobbs	N Jones,B	N Peters	N Vandiford
N Bray	N Dover	N Jones,H	N Phillips,B	N Vaughn
Y Brooks	Edwards	N Karrh	N Phillips,L,L	N Veazey
Y Buck	N Elliott	N Kemp	Phillips,R.T	N Waddle
N Burruss	N Evans	N Kilgore	Y Phillips,W.R	N Walker
N Burton	N Felton	Y Lambert	N Pilewicz	Y Wall
N Byrd	N Fortune	N Lane,D	N Pinkston	N Ware
Y Cason	Foster	N Lane,R	N Rainey	N Watson
N Castleberry	Y Fuller,C	N Lawson	Ralston	White
N Chamberlin	Y Fuller,K	Y Lee	N Ramsey	N Widener
N Chambliss	N Galer	Logan	Randall	N Williams,B,J
Chance	Y Ginsberg	Long	N Reaves	Y Williams,H
Y Cheeks	Glover	N Lord	Y Richardson	N Williams,R
Y Childers	N Godbee	N Lowe	Robinson	N Wilson
Y Childs	Greer	Lucas	N Rose	N Wood,J
Clark,B	Y Ham	N Mangum	N Ross	N Wood,J.T
N Clark,L	Hamilton	N Mann	N Rowland	N Workman
N Colbert	N Hanner	Y Marcus	N Russell	Speaker Murphy

On the passage of the Bill, as amended, the ayes were 31, nays 114.

The Bill, as amended, having failed to receive the requisite constitutional majority, was lost.

The following Bill of the House was taken up for the purpose of considering the Senate's insistence on its position in substituting the same:

HB 130. By: Representatives Thomas of the 66th, Lawson of the 9th, Fuller of the 16th, Darden of the 19th, Bray of the 70th and others: A BILL to amend Code Title 105, relating to torts, so as to provide that the operator of a motor vehicle owes to passengers therein a duty of ordinary care; and for other purposes.

Representative Vaughn of the 57th moved that the House recede from its position in disagreeing to the Senate substitute to HB 130.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Baugh	Y Brooks	Y Cheeks	Y Couch
Y Adams,G	Beal	Y Buck	Y Childers	Y Cox
Y Adams,J	Beck	Y Burruss	Y Childs	N Crawford
Y Adams,M	Y Benefield	N Burton	Clark,B	Y Crosby
Aiken	Y Benn	Y Byrd	Y Clark,L	Y Culpepper
Y Anderson	Birdsong	Cason	Y Colbert	N Cummings
Y Argo	Bishop	N Castleberry	Coleman	Y Darden
N Auten	Y Bolster	Y Chamberlin	Y Collins	Daugherty
Y Balkcom	Y Branch	N Chambliss	N Colwell	Davis,B
Bargercon	Y Bray	Chance	Y Connell	Y Davis,J

N Davis,L	Y Hays	Y Lord	Y Phillips,L.L	Y Steinberg
Dean	Hill	Y Lowe	Y Phillips,R.T	Swann
Y Dent	Y Holmes	Lucas	Y Phillips,W.R	Y Thomas
Y Dixon	N Hooks	Y Mangum	Y Pilewicz	Y Thompson
N Dobbs	Y Horne	Y Mann	Y Pinkston	Y Townsend
N Dover	Hutchinson	Marcus	Y Rainey	Y Triplett
Edwards	Irvin	Y Martin	Ralston	Y Tuten
Y Elliott	Y Isakson	Y Matthews	Y Ramsey	N Twiggs
Evans	N Jackson,J	Y McCollum	Randall	Y Vandiford
Y Felton	Jackson,N	Y McDonald	Y Reaves	Y Vaughn
Fortune	Y Jackson,W	McKinney	Y Richardson	Y Veazey
Foster	Jessup	Y Miles	Robinson	Y Waddle
Y Fuller,C	Y Johnson,G	Milford	N Rose	Y Walker
Y Fuller,K	Y Johnson,R	Y Moody	Y Ross	Y Wall
Galer	N Jones,B	Y Moore	Rowland	Ware
Y Ginsberg	Y Jones,H	Y Mostiler	Y Russell	Y Watson
Glover	Y Karrh	Y Mullinax	Y Savage	White
Y Godbee	Y Kemp	Y Nicholson	Scott,A	Y Widener
Greer	Y Kilgore	Y Nix	Y Scott,D	N Williams,B.J
Y Ham	Y Lambert	Y Oliver	Y Shepard	Y Williams,H
Hamilton	Y Lane,D	Y Padgett	N Sherrod	Y Williams,R
Hanner	Y Lane,R	Y Parham	Y Sizemore	N Wilson
Y Harris	Y Lawson	Y Patten	Y Smith,T	Y Wood,J
Y Harrison	Y Lee	N Perry	N Smith,V	N Wood,J.T
Hasty	Logan	Y Peters	Y Smyre	Y Workman
Y Hawkins	Long	Y Phillips,B	Y Snow	Speaker Murphy

On the motion, the ayes were 115, nays 21.

The motion prevailed, and the Senate substitute was agreed to.

Under the general order of business, established by the Committee on Rules, the following Resolution of the Senate was taken up for consideration and read the third time:

SR 88. By: Senator Coverdell of the 40th: A RESOLUTION authorizing and directing the commissioner of the Department of Human Resources to make a study of the distribution of services and facilities provided by the department; and for other purposes.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the roll call was ordered and the vote was as follows:

N Aaron	N Cason	N Davis,L	Y Hawkins	Logan
Y Adams,G	N Castleberry	Dean	N Hays	Long
N Adams,J	N Chamberlin	Dent	N Hill	N Lord
N Adams,M	N Chambless	N Dixon	Holmes	Y Lowe
N Aiken	Chance	N Dobbs	N Hooks	N Lucas
N Anderson	N Cheeks	N Dover	N Horne	N Mangum
N Argo	N Childers	Edwards	Hutchinson	Y Mann
N Auten	Childs	Elliott	Irvin	Y Marcus
N Balkcom	Y Clark,B	N Evans	N Isakson	N Martin
N Barger	N Clark,L	N Felton	N Jackson,J	N Matthews
Baugh	N Colbert	N Fortune	Jackson,N	N McCollum
Beal	N Coleman	N Foster	N Jackson,W	N McDonald
Beck	N Collins	Y Fuller,C	N Jessup	McKinney
N Benefield	N Colwell	N Fuller,K	N Johnson,G	N Miles
Benn	N Connell	N Galer	N Johnson,R	Milford
Birdsong	Y Couch	N Ginsberg	N Jones,B	N Moody
Bishop	N Cox	Glover	Y Jones,H	N Moore
Y Bolster	N Crawford	N Godbee	N Karrh	N Mostiler
N Branch	N Crosby	Greer	N Kemp	N Mullinax
N Bray	N Culpepper	N Ham	N Kilgore	N Nicholson
Y Brooks	Y Cummings	Hamilton	N Lambert	N Nix
N Buck	N Darden	N Hanner	N Lane,D	N Oliver
Y Burruss	Daugherty	N Harris	N Lane,R	N Padgett
N Burton	Davis,B	N Harrison	N Lawson	Parham
N Byrd	N Davis,J	Hasty	N Lee	Patten

N Perry	Randall	N Shepard	N Townsend	N Watson
N Peters	N Reeves	N Sherrod	N Triplett	White
Phillips,B	Y Richardson	N Sizemore	N Tuten	N Widener
N Phillips,L.L	Robinson	N Smith,T	N Twiggs	N Williams,B.J
Phillips,R.T	Y Rose	N Smith,V	N Vandiford	Y Williams,H
N Phillips,W.R	N Ross	Y Smyre	N Vaughn	N Williams,R
N Pilewicz	N Rowland	N Snow	Veazey	N Wilson
Pinkston	N Russell	Y Steinberg	Waddle	N Wood,J
N Rainey	Y Savage	N Swann	N Walker	N Wood,J.T
Ralston	Scott,A	Thomas	N Wall	N Workman
N Ramsey	Scott,D	N Thompson	N Ware	Speaker Murphy

On the adoption of the Resolution, the ayes were 19, nays 119.

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

The following Bill of the House was taken up for the purpose of considering the Senate amendment thereto:

HB 651. By: Representatives Ware of the 68th, Barger on of the 83rd, Auten of the 154th and Wood of the 9th: A BILL to amend Code Title 56, known as the Georgia Insurance Code, so as to create the Georgia Life and Health Insurance Guaranty Association; to provide for a short title; and for other purposes.

The following Senate amendment was read:

Amend HB 651 by striking on Page 5, line 13, the word “does” and inserting in lieu thereof the following:

“do”; and

By striking on Page 20, line 28, the figure “56-2213” and inserting in lieu thereof the following:

“56-2212”.

Representative Ware of the 68th moved that the House agree to the Senate amendment to HB 651.

On the motion, the roll call was ordered and the vote was as follows:

N Aaron	Y Cason	Y Davis,L	Y Hawkins	Logan
Y Adams,G	Y Castleberry	Dean	Y Hays	Long
Y Adams,J	Y Chamberlin	Y Dent	Hill	Y Lord
Y Adams,M	Y Chambless	N Dixon	Y Holmes	N Lowe
Y Aiken	Chance	Y Dobbs	Y Hooks	Lucas
Y Anderson	Y Cheeks	N Dover	Y Horne	Y Mangum
Y Argo	N Childers	Edwards	Hutchinson	Y Mann
Y Auten	Y Childs	Y Elliott	Irvin	Marcus
N Balkcom	Y Clark,B	Y Evans	Y Isakson	Y Martin
Y Barger on	Y Clark,L	Y Felton	Y Jackson,J	Y Matthews
Baugh	Y Colbert	Y Fortune	Jackson,N	Y McCollum
Beal	Y Coleman	Y Foster	Y Jackson,W	McDonald
Beck	Y Collins	N Fuller,C	Jessup	McKinney
Y Benefield	Y Colwell	Y Fuller,K	Y Johnson,G	Y Miles
Benn	Y Connell	Y Galer	Y Johnson,R	Milford
Birdsong	Y Couch	Y Ginsberg	Y Jones,B	Y Moody
Y Bishop	Cox	Glover	Jones,H	Y Moore
Bolster	Y Crawford	Y Godbee	N Karrh	Y Mostiler
Y Branch	N Crosby	Greer	Y Kemp	Y Mullinax
Y Bray	Y Culpepper	Y Ham	Kilgore	Y Nicholson
Y Brooks	Cummings	Hamilton	Y Lambert	Y Nix
Y Buck	Y Darden	Hanner	Y Lane,D	Y Oliver
Burruss	Daugherty	Y Harris	Y Lane,R	Y Padgett
Y Burton	Davis,B	Y Harrison	Y Lawson	Parham
Y Byrd	Y Davis,J	Hasty	Y Lee	Patten

Y Perry	Randall	Y Shepard	Y Townsend	Y Watson
Y Peters	Y Reaves	Y Sherrod	Y Triplett	White
Phillips,B	Y Richardson	Y Sizemore	Y Tuten	Y Widener
Y Phillips,L.L	Robinson	Y Smith,T	Twiggs	Y Williams,B,J
Y Phillips,R.T	Rose	Y Smith,V	Y Vandiford	Y Williams,H
Phillips,W.R	Y Ross	Y Smyre	Y Vaughn	Y Williams,R
Y Pilewicz	Y Rowland	Y Snow	Y Veazey	Y Wilson
Y Pinkston	Y Russell	Y Steinberg	Y Waddle	Y Wood,J
Y Rainey	Y Savage	Y Swann	Y Walker	Y Wood,J.T
Ralston	Scott,A	Thomas	Y Wall	Y Workman
Y Ramsey	Scott,D	Y Thompson	Y Ware	Speaker Murphy

On the motion, the ayes were 123, nays 9.

The motion prevailed.

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

Mr. Speaker:

The Senate adheres to its amendment to the House amendment and has appointed a Committee of Conference on the following Bill of the Senate:

SB 412. By: Senators Starr of the 44th, Howard of the 42nd, and Gillis of the 20th: A BILL to amend an Act revising the laws relating to prisons, public works camps and prisoners, so as to change certain of the provisions relative to the reimbursement of counties before such prisoners are transferred to the place of confinement where the sentence is to be served; and for other purposes.

The President has appointed on the part of the Senate the following:

Senators Starr of the 44th, Kennedy of the 4th, and Coleman of the 1st.

The Senate adheres to its disagreement to the House amendment and has appointed a Committee of Conference to confer with a like committee on the part of the House on the following Bill of the Senate:

SB 23. By: Senators Lester of the 23rd, Gillis of the 20th, Reynolds of the 48th and others: A BILL to amend an Act creating the Department of Public Safety, so as to provide for the powers, duties, and responsibilities of the Georgia State Patrol; to provide for the limits of their jurisdiction; to provide for their powers; to provide for their duties on state property; and for other purposes.

The President has appointed on the part of the Senate the following:

Senators Lester of the 23rd, Gillis of the 20th, and Reynolds of the 48th.

The Senate has adopted by the requisite constitutional majority the following Resolution of the House:

HR 431. By: Representative Murphy of the 18th: A RESOLUTION relative to adjournment; and for other purposes.

The following Bills of the Senate were taken up for the purpose of considering the Senate's appointment of Committees of Conference thereon:

SB 23. By: Senators Lester of the 23rd, Gillis of the 20th, Reynolds of the 48th and others: A BILL to amend an Act creating the Department of Public Safety, so as to

provide for the powers, duties, and responsibilities of the Georgia State Patrol; to provide for the limits of their jurisdiction; to provide for their powers; to provide for their duties on state property; and for other purposes.

Representative Coleman of the 118th moved that the House adhere to its insistence on amending SB 23 and that a Committee of Conference be appointed on the part of the House to confer with a like committee on the part of the Senate.

The motion prevailed.

The Speaker appointed as a Committee of Conference on the part of the House the following members:

Representatives Coleman of the 118th, Hanner of the 130th, and Ramsey of the 3rd.

SB 412. By: Senators Starr of the 44th, Howard of the 42nd, and Gillis of the 20th: A BILL to amend an Act revising the laws relating to prisons, public works camps and prisoners, so as to change certain of the provisions relative to the reimbursement of counties before such prisoners are transferred to the place of confinement where the sentence is to be served; and for other purposes.

Representative Lambert of the 112th moved that the House adhere to its insistence on amending SB 412 and that a Committee of Conference be appointed on the part of the House to confer with a like committee on the part of the Senate.

The motion prevailed.

The Speaker appointed as a Committee of Conference on the part of the House the following members:

Representatives Vaughn of the 57th, Foster of the 6th, and Lambert of the 112th.

The following Bill of the Senate was taken up for the purpose of considering the Senate's disagreeing to the House amendment thereto:

SB 115. By: Senator Barnes of the 33rd: A BILL to amend an Act creating the office of Senior Judge of the Superior Courts, so as to provide for a per diem allowance at the option of the senior judge in lieu of certain reimbursable expenses incurred by senior judges of the superior courts; and for other purposes.

Representative Buck of the 95th moved that the House insist on its position in amending SB 115.

The motion prevailed.

The following Bill of the House was taken up for the purpose of considering the Senate amendment thereto:

HB 502. By: Representative Lambert of the 112th: A BILL to amend an Act known as the "Private Colleges and Universities Facilities Authority Act," so as to change the definition of the word "project"; to redefine the term "institution for higher education"; to restate the power of the Authority to issue bonds for the purpose of refunding or refinancing outstanding indebtedness; and for other purposes.

The following Senate amendment was read:

Amend HB 502 by striking Section 5 in its entirety and substituting in lieu thereof a new Section 5 to read as follows:

"Section 5. Said Act is further amended by striking in its entirety Section 13 and substituting in lieu thereof a new Section 13 to read as follows:

'Section 13. All monies received pursuant to the authority of this Act whether as grants or other contributions, or as revenues, rents and earnings, shall be held and applied solely as provided for in this Act.'"

Representative Lambert of the 112th moved that the House agree to the Senate amendment to HB 502.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	Y Colwell	Hasty	Y McCollum	Scott,D
Y Adams,M	Y Connell	Y Hawkins	McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Y Smyre
Y Barger	Y Cummings	Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Swann
Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Jackson,N	Y Oliver	Y Thompson
Benn	Y Davis,L	Jackson,W	Y Padgett	Y Townsend
Birdsong	Dean	Jessup	Y Parham	Y Triplett
Bishop	Y Dent	Johnson,G	Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L.L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambliss	Galer	Logan	Randall	Y Williams,B.J
Chance	Y Ginsberg	Long	Y Reaves	Williams,H
Y Cheeks	Glover	Y Lord	Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Robinson	Y Wilson
Y Childs	Greer	Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J.T
Clark,L	Hamilton	Mann	Rowland	Y Workman
Y Colbert	Hanner	Y Marcus	Russell	Speaker Murphy

On the motion, the ayes were 132, nays 0.

The motion prevailed.

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

Mr. Speaker:

The Senate has passed, as amended, by the requisite constitutional majority the following Bills of the House:

- HB 287. By: Representative Johnson of the 72nd: A BILL to amend an Act establishing the Teachers' Retirement System, so as to change the provisions relative to creditable service for periods of graduate study; and for other purposes.
- HB 377. By: Representatives Snow of the 1st, Walker of the 115th, Evans of the 84th, Darden of the 19th, Culpepper of the 98th and others: A BILL to amend Code Chapter 27-18, relating to nolle prosequi, so as to change the provisions under which a nolle prosequi may be entered; and for other purposes.
- HB 832. By: Representatives Snow and Hays of the 1st: A BILL to amend Code Section 91A-1328, relating to duties of tax collectors, and Code Section 91A-1405, relating to qualifications, duties, and compensation of appraisers, so as to change the duties of appraisers to include inspection of mobile home decals; and for other purposes.

The following Resolutions of the House were read and adopted:

- HR 448. By: Representatives Wood, Jackson and Lawson of the 9th: A RESOLUTION commending Coach Seth Vining of East Hall County High School; and for other purposes.
- HR 449. By: Representatives Childs of the 51st, Robinson of the 58th, Workman of the 56th, Richardson of the 52nd, Vandiford of the 53rd and others: A RESOLUTION expressing admiration for Mrs. Lillian Gordy Carter; and for other purposes.
- HR 450. By: Representatives Dover of the 11th, Irvin of the 10th, Colwell and Twigg of the 4th and Kilgore of the 65th: A RESOLUTION congratulating the Honorable Johnny Mize; and for other purposes.
- HR 451. By: Representatives Harris of the 8th, Marcus of the 26th, Vaughn of the 57th, Connell of the 87th, Argo of the 63rd and others: A RESOLUTION encouraging former President Carter to locate the Presidential Library within the boundaries of 219 acres of state-owned land if, in fact, the Atlanta Metropolitan Area is ultimately selected for the library site; and for other purposes.
- HR 452. By: Representatives Childs of the 51st, Vandiford of the 53rd, Robinson of the 58th, Workman of the 56th, Richardson of the 52nd and others: A RESOLUTION expressing admiration for and gratitude to Mrs. Rosalynn Smith Carter; and for other purposes.
- HR 453. By: Representative Jones of the 126th: A RESOLUTION commending the Savannah Chapter of the American Red Cross, on the occasion of the upcoming one hundredth anniversary of the founding of the American Red Cross, for its many years of service; and for other purposes.
- HR 454. By: Representative Johnson of the 66th: A RESOLUTION encouraging a course of study in public high schools relative to private enterprise; and for other purposes.
- HR 455. By: Representatives Williams of the 48th, Lord of the 105th, Smith of the 42nd, Lowe of the 43rd, Byrd of the 138th and others: A RESOLUTION urging stricter enforcement of laws relating to drunk drivers; and for other purposes.

The following Resolutions of the House were read and referred to the Committee on Rules:

HR 456. By: Representatives Mangum of the 56th, Lambert of the 112th, Ralston of the 7th, Marcus of the 26th, Swann of the 90th and Baugh of the 108th: A RESOLUTION creating the Horse Racing and Breeding Study Committee; and for other purposes.

HR 457. By: Representatives Lane of the 40th, Adams of the 36th, Parham of the 109th, Colbert of the 23rd and Baugh of the 108th: A RESOLUTION creating the DMSO Study Committee; and for other purposes.

The following Resolution of the House was read and adopted:

HR 458. By: Representatives Collins of the 144th, Murphy of the 18th, Vaughn of the 57th, Ware of the 68th, Ross of the 76th and others: A RESOLUTION expressing regrets at the passing of Frank S. Twitty; and for other purposes.

Representative Harris of the 8th District, Chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

Your Committee on Appropriations has had under consideration the following Bills of the Senate and has instructed me to report the same back to the House with the following recommendations:

SB 89 Do Not Pass

SB 88 Do Pass, by Substitute

Respectfully submitted,
Harris of the 8th
Chairman

By unanimous consent, the following Bill of the Senate was read the first time and referred to the Committee on State Planning and Community Affairs - Local Legislation:

SB 458. By: Senator Deal of the 49th: A BILL to amend an Act creating the State Court of Hall County, so as to change the compensation provisions relating to the judge and the solicitor of said court; and for other purposes.

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

Mr. Speaker:

The Senate has disagreed to the House amendments to the following Bill of the Senate:

SB 157. By: Senator Sutton of the 9th: A BILL to amend an Act establishing the Employees' Retirement System of Georgia, so as to change the provisions relative to the determination of certain rates of interest for use in all calculations required in connection with Employees' Retirement System of Georgia; and for other purposes.

The Senate has passed, as amended, by the requisite constitutional majority the following Bill of the House:

HB 851. By: Representatives Martin of the 60th, Colbert of the 23rd, Coleman of the 118th, Jackson of the 77th, Williams of the 6th and others: A BILL to amend Code Title 114, relating to workers' compensation, so as to authorize the coverage of certain volunteer firefighters and to provide for computing their compensation; and for other purposes.

The Senate has passed, by substitute, by the requisite constitutional majority the following Bill of the House:

HB 432. By: Representatives Colwell of the 4th, Mullinax of the 69th, Twiggs of the 4th, Dover of the 11th, Townsend of the 24th and others: A BILL to amend Code Title 114, relating to Workers' Compensation, so as to provide that corporate officers may elect to be exempt from coverage under the Workers' Compensation Law; and for other purposes.

The Senate has disagreed to the House substitute to the following Bill of the Senate:

SB 298. By: Senator Stumbaugh of the 55th: A BILL to protect the citizens of this state through the regulation of private detectives, persons in private security, polygraph and voice stress examiners; to provide a short title; to declare a purpose; to define certain terms; to establish the Georgia Board of Private Detective and Security Agencies; and for other purposes.

The Senate has passed, by substitute, by the requisite constitutional majority the following Bills of the House:

HB 574. By: Representatives Fuller of the 16th, Wood of the 9th, Pilewicz of the 41st, Auten of the 154th, Bargerion of the 83rd, and Ramsey of the 3rd: A BILL to amend Code Chapter 114-6a, relating to group self-insurance funds for workers' compensation purposes, so as to transfer regulation of the group self-insurance funds authorized by said chapter from the Secretary of State to the Insurance Commissioner; and for other purposes.

HB 546. By: Representatives Walker of the 115th, Culpepper of the 98th, and Evans of the 84th: A BILL to amend Code Chapter 46-3, relating to property and persons subject to garnishment, so as to provide at what time and to what extent funds or benefits of certain pension, retirement, or employee benefit plans or programs may be subject to the process of garnishment; and for other purposes.

During this day's proceedings, the Speaker and Speaker Pro Tem alternately served as presiding officer.

Pursuant to the provisions of HR 431, adopted by the House and Senate, the House adjourned until 9:00 o'clock, A.M., Wednesday, March 25, 1981.

Representative Hall, Atlanta, Georgia**Wednesday, March 25, 1981**

The House met pursuant to adjournment at 9:00 o'clock, A.M., this day and was called to order by the Speaker.

By unanimous consent, the call of the roll was dispensed with.

Prayer was offered by Dr. H. Ray Woody, Pastor, Memorial Drive Presbyterian Church, Stone Mountain, Georgia.

Representative Milford of the 13th, Chairman of the Committee on Journals, reported that the Journal of the previous legislative day had been read and found to be correct.

By unanimous consent, the reading of the Journal was dispensed with.

The Journal was confirmed.

By unanimous consent, the following was established as the order of business during the first part of the period of unanimous consents:

1. Introduction of Bills and Resolutions.
2. First reading and reference of House Bills and Resolutions.
3. Second reading of Bills and Resolutions.
4. Reports of Standing Committees.
5. Third reading and passage of Local uncontested Bills.
6. First reading and reference of Senate Bills and Resolutions.

By unanimous consent, the following Bills of the House were introduced, read the first time and referred to the committees:

HB 1127. By: Representative Vandiford of the 53rd: A BILL to amend Code Chapter 91A-36, relating to the imposition, rate, and computation of income tax, so as to provide for certain tax credits; and for other purposes.

Referred to the Committee on Ways & Means.

Representative Vandiford of the 53rd moved that HB 1127 be ordered engrossed.

The motion prevailed.

HB 1128. By: Representative Vandiford of the 53rd: A BILL to amend Code Section 68B-203, relating to persons not to be issued driver's licenses, so as to prohibit certain persons from obtaining a driver's license or instruction permit; and for other purposes.

Referred to the Committee on Public Safety.

HB 1129. By: Representatives Vandiford of the 53rd and Dover of the 11th: A BILL to amend an Act providing for compulsory school attendance, so as to provide that

the provisions of the Act shall not apply in certain situations; and for other purposes.

Referred to the Committee on Education.

HB 1130. By: Representatives Vandiford of the 53rd, Dover of the 11th, and Widener of the 44th: A BILL to amend Code Title 24A, known as the "Juvenile Court Code of Georgia," so as to change the definition of "unruly child" and "deprived child"; and for other purposes.

Referred to the Committee on Judiciary.

HB 1131. By: Representative Vandiford of the 53rd: A BILL to amend Code Chapter 26-12, relating to abortions, so as to require notice to certain persons; and for other purposes.

Referred to the Committee on Judiciary.

HB 1132. By: Representatives Ginsberg of the 122nd and Fuller of the 27th: A BILL to provide exemptions of certain property of debtors from subjection to judicial lien, process, or proceeding to collect a debt; and for other purposes.

Referred to the Committee on Special Judiciary.

HB 1133. By: Representative Padgett of the 86th: A BILL to amend Code Chapter 26-27, relating to gambling and related offenses, so as to make certain activities unlawful; and for other purposes.

Referred to the Committee on Judiciary.

HB 1134. By: Representative Pinkston of the 100th: A BILL to amend Code Chapter 56-14, relating to the rehabilitation and liquidation of insurers, so as to provide additional grounds upon which the commissioner may petition for a court order appointing him as receiver; and for other purposes.

Referred to the Committee on Insurance.

HB 1135. By: Representatives Pinkston of the 100th, Beck of the 148th, Karrh of the 106th, Ramsey of the 3rd, Robinson of the 58th, and others: A BILL to comprehensively and exhaustively classify, consolidate, modernize, revise, and supersede the present laws relating to interest and usury and enact new laws relating thereto to be known as the "Credit Transactions Code of Georgia"; and for other purposes.

Referred to the Committee on Banks & Banking.

HB 1136. By: Representatives Wood, Lawson, and Jackson of the 9th: A BILL to amend Code Section 91A-1933 so as to require the Commissioner to adjust the taxable value of motor vehicles taxed by municipal corporations under specified conditions; and for other purposes.

Referred to the Committee on Ways & Means.

HB 1137. By: Representatives Hawkins of the 50th, Richardson of the 52nd, Marcus of the 26th, Phillips of the 120th, and Fuller of the 16th: A BILL to amend an Act known as the Employment Security Law, formerly the Unemployment Compensation Law, so as to change the definition of the term "employment"; to provide

that the term "employment" shall not include marketing research services performed by certain students; and for other purposes.

Referred to the Committee on Industrial Relations.

HB 1138. By: Representatives Fuller of the 27th, Fuller of the 16th, Steinberg of the 46th, Bolster of the 30th, and Bishop of the 94th: A BILL to amend Code Chapter 61-1, relating to landlord and tenant in general, so as to clarify the obligation of a tenant to pay rent; to provide that such obligations shall cease upon the eviction of the tenant or if the tenant surrenders the premises and the landlord accepts; and for other purposes.

Referred to the Committee on Special Judiciary.

HB 1139. By: Representatives Fuller of the 27th, Fuller of the 16th, Steinberg of the 46th, Bolster of the 30th, and Bishop of the 94th: A BILL to amend Code Chapter 61-3, relating to proceedings against tenants holding over, so as to change the provisions relating to offer of payment by the tenant; to increase the number of days the tenant in certain situations may tender monies as a complete defense to a dispossessory action; and for other purposes.

Referred to the Committee on Special Judiciary.

HB 1140. By: Representative Snow of the 1st: A BILL to amend an Act comprehensively revising the laws relating to subpoenas and other like processes and providing for the attendance of witnesses and the fees thereof, so as to provide for the service of subpoenas; and for other purposes.

Referred to the Committee on Judiciary.

By unanimous consent, the following Bills of the House and Senate were read the second time:

HB 1113	HB 1121
HB 1114	HB 1122
HB 1115	HB 1123
HB 1116	HB 1124
HB 1117	HB 1125
HB 1118	HB 1126
HB 1119	SB 458
HB 1120	

Representative Harris of the 8th District, Chairman of the Committee on Appropriations, submitted the following report:

Mr. Speaker:

Your Committee on Appropriations has had under consideration the following Bill of the Senate and has instructed me to report the same back to the House with the following recommendation:

SB 90 Do Pass, by Substitute

Respectfully submitted,
Harris of the 8th
Chairman

Representative Lee of the 72nd District, Chairman of the Committee on Rules, submitted the following report:

Mr. Speaker:

Your Committee on Rules has had under consideration the following Resolution of the House and has instructed me to report the same back to the House with the following recommendation:

HR 247 Do Pass

Respectfully submitted,
Lee of the 72nd
Chairman

Representative Adams of the 36th District, Chairman of the Committee on State Planning & Community Affairs, submitted the following report:

Mr. Speaker:

Your Committee on State Planning & Community Affairs - Local Legislation has had under consideration the following Bills of the House and Senate and has instructed me to report the same back to the House with the following recommendations:

HB 1111	Do Pass	SB 206	Do Pass, by Substitute
SB 246	Do Pass, by Substitute	SB 373	Do Pass
SB 330	Do Pass	SB 441	Do Pass
SB 453	Do Pass	SB 447	Do Pass
SB 164	Do Pass	SB 437	Do Pass
SB 196	Do Pass, as Amended	SB 444	Do Pass, as Amended
SB 205	Do Pass, as Amended		

Respectfully submitted,
Adams of the 36th
Chairman

The following report of the Committee on Rules was read and adopted:

HOUSE RULES CALENDAR
WEDNESDAY, MARCH 25, 1981
(40th Legislative Day)

Mr. Speaker and Members of the House:

The Committee on Rules, in session assembled, has fixed the calendar for this day's business, March 25, 1981, as enumerated below:

SB 32	Opticians, Educational Requirements
SB 54	State Officials, Legal Fees, Criminal Actions
SB 88	Compensation of State Officials, Amend
SB 102	Handicapped Discrimination in Employment
SB 148	Local Gov. Impact Fiscal Notes Act
SB 156	Teachers' Ret. System, Rates of Interest
SB 215	Poet Laureate; Appointment
SB 238	Superior Courts, Fees
SB 252	Mentally Ill, Hospitalization, Notify Sheriff
SB 309	Records Act, Local Governing Bodies
SB 341	Corporations, Revival
SB 346	Contracts, Bankruptcy Proceedings
SB 352	Prisons, Employees, Property Losses
SB 380	Interest Rate, Commercial Accounts
SB 381	Bank Holding Company, Unlawful Acquisition

SB 383 Municipal Election Code, Purging Electors List
SB 416 Jekyll Island State Park Authority, Amend
SR 76 Convey Property, City of Atlanta
SR 85 Joint Study Committee on Drugs
SR 106 Convey Property, Chatham County
SR 109 Study Commission on Mental Health
SR 121 Convey Property, Certain Counties

ALL COMPENSATION RESOLUTIONS APPROVED BY APPROPRIATIONS COMMITTEE

Bills and Resolutions on this calendar may be called in any order the Speaker desires.

Respectfully submitted,
/s/Lee of the 72nd
Chairman

By unanimous consent, the following Bills of the Senate were taken up for consideration and read the third time:

SB 164. By: Senators Evans of the 37th and Tate of the 38th: A BILL to authorize the Board of Commissioners of Fulton County to create a retirement and pension fund and a system of retirement pay for county employees; to provide for participants in such plan; to provide for rejection of such plan; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 196. By: Senator Bond of the 39th: A BILL to provide that in all counties of this state having a population of 550,000 or more the county governing authority shall be empowered by ordinance to assess against abutting property the cost of repairing and cleaning any public way and debris resulting from private construction activities; and for other purposes.

The following amendment was read and adopted:

The Committee on State Planning and Community Affairs moves to amend SB 196 by inserting on line 6 of page 1 after the word, "reopening", the following:

" , repairing";

By inserting on line 20 of page 1 after the word, "reopening", the following:

" , repairing";

By striking on line 3 of page 2 the words, "abutting lots and tract of land" and inserting in lieu thereof the following:

"property".

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to.

On the passage of the Bill, as amended, the ayes were 110, nays 0.

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

SB 205. By: Senator Brantley of the 56th: A BILL to amend an Act authorizing counties to establish and maintain law libraries, so as to provide that in certain counties all funds collected under the authority of said Act shall be paid into the general treasury of such county to be used for lawful county purposes; and for other purposes.

The following amendment was read and adopted:

The Committee on State Planning and Community Affairs moves to amend SB 205 by striking on lines 8 and 9 of page 1 the words, "county purposes", and by substituting in lieu thereof the following:

"purposes of the courts of said county";

By striking on line 2 of page 2 the words, "county purposes", and by substituting in lieu thereof the following:

"purposes of the courts of said county".

and by adding the following sentence after the word "trustees." on line 8, page 2:

"The County Governing Authorities of such counties shall report to the Board of Trustees, not later than January 15 of each year the amount of money collected in the preceding calendar year by the assessment of such fees as provided in this Act."

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to.

On the passage of the Bill, as amended, the ayes were 110, nays 0.

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

SB 206. By: Senator Bond of the 39th: A BILL to amend an Act known as "The Welfare Reorganization Act of 1937," so as to provide that the board of family and children services in certain counties shall consist of ten members; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend an Act known as "The Welfare Reorganization Act of 1937," approved February 26, 1937 (Ga. Laws 1937, p. 355), as amended, particularly by an Act approved March 22, 1963 (Ga. Laws 1963, p. 222), so as to provide that the board of family and children services in certain counties shall consist of seven members; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act known as "The Welfare Reorganization Act of 1937," approved February 26, 1937 (Ga. Laws 1937, p. 355), as amended, particularly by an Act approved March 22, 1963 (Ga. Laws 1963, p. 222), is hereby amended by adding at the end of Section 10 of said Act a new paragraph to read as follows:

"In addition to the five members otherwise provided for in this section, the board of family and children services in any county of this state having a population of 550,000 or more according to the United States decennial census of 1970 or any future such census shall include an additional two members who shall be subject to the provisions of this section in the same manner as the five members otherwise provided for in this section. Each member provided for in this paragraph shall be appointed for a term of five years and until the appointment and qualification of the member's successor, except that in the initial appointment of such two additional members, one member shall be appointed for a four-year term; and one member for a five-year term and such members shall serve until the appointment and qualification of a successor."

Section 2. This Act shall become effective on the first day of the month following the month in which it is approved by the Governor or in which it becomes law without his approval.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the ayes were 110, nays 0.

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

SB 246. By: Senator Bell of the 5th: A BILL to be entitled an Act to amend an Act revising the laws relating to the governing authority of DeKalb County and creating a chairman and board of commissioners, approved Mar. 8, 1956 (Ga. Laws 1956, p. 3237), so as to establish the form of government of DeKalb County and to fix the powers and duties of the officers constituting the governing authority; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend an Act revising, superseding and consolidating the laws relating to the governing authority of DeKalb County and creating a chairman and board of commissioners of said county, approved March 8, 1956 (Ga. Laws 1956, p. 3237), as amended, so as to establish the form of government of DeKalb County and to fix the powers and duties of the officers constituting the governing authority of DeKalb County and to revise extensively the aforesaid Act in connection therewith; to provide for other matters relative to the foregoing; to provide for a referendum; to provide effective dates; to provide for severability; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act revising, superseding and consolidating the laws relating to the governing authority of DeKalb County and creating a chairman and board of commissioners of said county, approved March 8, 1956 (Ga. Laws 1956, p. 3237), as amended, is hereby amended by striking Sections 1 through 24 in their entirety and substituting in lieu thereof new Sections to read as follows:

"Section 1. Governing authority. (a) There is hereby created the Board of Commissioners of DeKalb County to be elected and organized as hereinafter provided. There is hereby created the office of Chief Executive Officer of DeKalb County, and said Chief Executive Officer, who shall not be a member of the Commission, shall be elected as hereinafter provided.

(b) The Board of Commissioners of DeKalb County, hereinafter referred to as the 'Commission,' and the Chief Executive Officer of DeKalb County, hereinafter referred

to as the 'Chief Executive' shall constitute the governing authority of DeKalb County, and the respective powers and duties of the Commission and the Chief Executive shall be as provided in this Act.

Section 2. The Commission. (a) The Commission shall consist of seven members. There shall be five district commissioners and two at-large commissioners.

(b) For the purpose of electing the five district commissioners, DeKalb County shall be divided into five Commissioner Districts as follows:

Commissioner District 1 shall consist of the following Census Tracts of such county:

Tracts 211, 212.01, 212.02, 212.03, 212.04, 213.01, 213.02, 213.03, 213.04, 214.01, 214.02, 214.03, and 214.04.

Commissioner District 2 shall consist of the following Census Tracts of such county:

Tracts 201, 202, 203, 204, 215, 216.01, 216.02, 216.03, and 217.01.

Tract 220 that portion north of State Mountain Freeway.

Tracts 221, 222, 223.01, 223.02, 224.01, 224.02, 224.03, 225, and 226.

Commissioner District 3 shall consist of the following Census Tracts of such county:

Tracts 205, 206, 207, 208, 209, 227, 228, 229, 230, 234.01, 236, 237, 238.01, 238.02, and 238.03.

Commissioner District 4 shall consist of the following Census Tracts of such county:

Tracts 217.02, 218.01, 218.02, and 219.

Tract 220 that portion south of Stone Mountain Freeway.

Tract 232 that portion north of Redan Road.

Tract 233 that portion north and east of Redan Road, Stone Mountain Lithonia Road.

Commissioner District 5 shall consist of the following Census Tracts of such county:

Tracts 231.01, 231.02, 231.03, and 231.04.

Tract 232 that portion south of Redan Road.

Tract 233 that portion south and west of Redan Road, Stone Mountain Lithonia Road.

Tracts 234.02, 235.01, 235.02, and 235.03.

For the purposes of this subsection, the term 'census tract' shall have the same meaning and describe the same geographical boundaries as provided in the U. S. Department of Commerce, Bureau of Census, report of the United States Decennial Census of 1980 for the State of Georgia. Any portion of DeKalb County not included in Commissioner Districts 1 through 5 described above shall be included within that Commissioner District contiguous to such portion which contains the least population.

(c) Each commissioner shall be a citizen of this State at least 25 years of age and shall have been a resident of the respective Commissioner District, or a resident of the county in the case of an at-large commissioner, for at least two years immediately prior to taking office. Each district commissioner shall be elected by a majority of the electors voting within the respective Commissioner District. The at-large commissioners shall be elected by a majority of the electors voting from the county at large. Any commissioners who cease to be residents of their respective commissioner district, or residents of the county in the case of at-large commissioners, during their terms of office shall thereby vacate their seats on the Commission. All members of the Commission shall be nominated and elected pursuant to the provisions of Code Title 34, known as the 'Georgia Election Code,' as now or hereafter amended.

Section 3. Establishment of Commission. The Commission created by Sections 1 and 2 of this Act shall become effective on January 1, 1985. The initial and subsequent members of said Commission shall be as follows:

(1) Effective January 1, 1985, the commissioners representing commissioner districts 2 and 3 and one at-large commissioner under Section 2 of this Act shall be the former commissioners representing commissioner districts 2 and 3 and the former at-large commissioner who were elected at the general election of 1982 under previously existing provisions of this Act, and said commissioners so elected shall serve for the terms of office to which they were elected, which shall expire on December 31, 1986.

Their successors shall be elected at the general election of 1986 and shall take office on January 1, 1987, for terms of four years and until their successors are elected and qualified. Thereafter, successors shall be elected at the general election immediately preceding the expiration of the terms of office and shall take office on the first day of January immediately following their election for terms of four years and until their successors are elected and qualified.

(2) The commissioners representing commissioner districts 1, 4, and 5 and the second at-large commissioner shall be elected at the general election of 1984 and shall take office on January 1, 1985, for terms of four years and until their successors are elected and qualified. Thereafter, successors shall be elected at the general election immediately preceding the expiration of terms and shall take office on the first day of January immediately following their election for terms of four years and until their successors are elected and qualified. The position of chairman of the Board of Commissioners which existed under previous provisions of this Act shall stand abolished on December 31, 1984.

Section 4. Running for other elective office creates vacancy. If any member of the Commission or the Chief Executive qualifies for nomination or election to any elective public office, other than to succeed oneself as a member of the Commission or as Chief Executive, the seat of the member of the Commission or the Chief Executive so qualifying shall thereby become vacant as of the date of such qualification.

Section 5. Chief Executive. (a) The Chief Executive of DeKalb County shall be a citizen of this State, at least 30 years of age and shall have been a resident of DeKalb County for at least five years immediately prior to taking office. The Chief Executive shall be elected by a majority of the electors voting from the county at large. The Chief Executive shall be nominated and elected pursuant to Code Title 34 known as the 'Georgia Election Code,' as now or hereafter amended.

(b) The first Chief Executive shall be elected as provided in subsection (a) hereof at the general election of 1984, and shall take office on the first day of January, 1985, for a term of four years. Future successors shall be elected at the general election immediately preceding the expiration of the term of office and shall take office on the first day of January immediately following the election for a term of four years. Each Chief Executive shall serve until the successor is elected and qualified.

(c) Any person elected Chief Executive shall not be eligible to serve more than two consecutive full terms of office. In the event a person fills a vacancy in the office of Chief Executive as provided in Section 6 of this Act, such person shall be eligible for election to two full consecutive terms of office as Chief Executive. When a person has served two full consecutive terms of office as Chief Executive, such person shall not again be eligible to hold said office until such person has been out of office as Chief Executive for at least four years.

Section 6. Vacancies. (a) Vacancies on the Commission and in the office of Chief Executive occurring by reason of death, resignation, removal from the county or from the district from which elected or for any other reason shall be filled as provided in this Section.

(b) In the event a vacancy occurs on the Commission or in the office of Chief Executive when at least 180 days remain in the unexpired term of office, the election superintendent of DeKalb County, within 15 days after the vacancy occurs, shall issue the call for a special election to fill such vacancy for the unexpired term. Such special election shall be held not less than 29 nor more than 45 days after the issuance of the call, and shall be held and conducted in accordance with the provisions of Code Title 34, known as the 'Georgia Election Code,' as now or hereafter amended. If the vacancy is in the office of Chief Executive, the Presiding Officer of the Commission shall exercise the powers and duties of the Chief Executive, except as provided in subsection (e) of this Section, for the period beginning on the date the vacancy occurs and ending when the successor Chief Executive takes office for the unexpired term following the special election provided for herein.

(c) In the event a vacancy occurs in the office of Chief Executive when less than 180 days remain in the unexpired term of office, the Presiding Officer of the Commission

shall exercise the powers and duties of the Chief Executive, except as provided in subsection (e) of this Section, for the unexpired term.

(d) In the event a vacancy occurs on the Commission when less than 180 days remain in the unexpired term of office, the remaining members of the Commission, shall appoint a qualified person to fill such vacancy for the unexpired term. Any person appointed by the Commission to fill a vacancy as provided herein shall possess the residency and other qualifications required for the office.

(e) If the Presiding Officer of the Commission exercises the powers of Chief Executive pursuant to subsections (b) or (c) of this Section, the person serving as Chief Executive in either case shall not be authorized to discharge the Executive Assistant. A Presiding Officer serving as Chief Executive shall not be authorized to vote as a member of the Commission during such service.

Section 7. Oath and bond. Before entering upon the discharge of their duties, the Chief Executive and members of the Commission shall subscribe to an oath before the Judge of the Probate Court of DeKalb County for the true and faithful performance of their duties and that they are not the holders of any public funds unaccounted for. In addition the Chief Executive shall further give a satisfactory surety bond, as determined by the Judge of the Probate Court of DeKalb County, and payable to the Judge of the Probate Court of DeKalb County, in the sum of \$50,000.00, conditioned upon the faithful performance of the duties of the office. Each member of the Commission shall give like bond in the sum of \$10,000.00. The costs of said bonds shall be paid from county funds.

Section 8. Compensation. (a) The members of the Commission shall receive the compensation specified for members of the Board of Commissioners of DeKalb County by an Act providing for the compensation of certain officers and officials of DeKalb County, approved March 31, 1976 (Ga. Laws 1976, p. 3986).

(b) The Chief Executive shall receive the compensation specified for the Chairman of the Board of Commissioners of DeKalb County by the same Act described in subsection (a) hereof.

Section 9. Powers and duties of the Commission. (a) The Commission shall have the power and authority to fix and establish, by appropriate resolution or ordinance entered on its minutes, policies, rules and regulations governing all matters reserved to its jurisdiction by this Act. The Commission shall exercise only those powers which are necessarily and properly incident to its function as a policy-making or rule-making body or which are necessary to compel enforcement of its adopted resolutions or ordinances, and any power or combination of powers vested in the Commission by this Act shall be subject to the limitations provided in Section 23 of this Act. The following powers are hereby vested in the Commission:

- (1) To levy taxes.
- (2) To make appropriations.
- (3) To fix the rates of all other charges.
- (4) To authorize the incurring of indebtedness.
- (5) To authorize work to be done where the cost is to be assessed against benefited property and to fix the basis for such assessment.
- (6) To establish, alter, or abolish public roads, private ways, bridges and ferries, according to law, but the Chief Executive shall have the authority to accept subdivision plats when the requirements established by the Commission for subdivisions have been met.
- (7) To establish, abolish, or change election precincts and militia districts according to law.
- (8) To allow the insolvent lists for the county.
- (9) To authorize the acceptance for the county of the provisions of any optional statute where the statute permits its acceptance by the governing authority of a county.
- (10) To regulate land use by the adoption of a comprehensive development plan and by the adoption of other planning and zoning ordinances which relate reasonably to the public health, safety, morality and general welfare of the county and its citizens; provided, however, no planning or zoning ordinance shall become law unless

approved by the member of the Commission representing the district in which the subject property is located, or by one of the members of the Commission elected from the county at large.

(11) To create and change the boundaries of special taxing districts authorized by law.

(12) To fix the bonds of county officers where same are not fixed by statute.

(13) To enact any ordinances or other legislation the county may be given authority to enact.

(14) To determine the priority of capital improvements.

(15) To call elections for the voting of bonds.

(16) To exercise, together with the Chief Executive Officer, all of the power and authority vested by law in the judge of the probate court when sitting for county purposes.

(17) To exercise, together with the Chief Executive Officer, all powers now or hereafter vested in county governing authorities by the Constitution and general laws of this State.

(18) To fix, levy and assess license fees, charges or taxes on all persons, firms and corporations engaging in or offering to engage in any trade, business, calling, avocation or profession in the area of DeKalb County, outside the incorporated limits of municipalities situated therein, except businesses which are subject to regulation by the State Public Service Commission, and to classify all such persons, firms and corporations according to the nature, manner and size of business conducted by such persons, firms and corporations and to fix, levy and assess different license fees, charges or taxes against different classes of trades, businesses, callings, avocations or professions. Such licenses shall be issued, annually or otherwise, and may be revoked, canceled or suspended after notice and a hearing, in accordance with rules prescribed by the Commission. Said Commission shall be further authorized to adopt ordinances and resolutions to govern and regulate all such trades, businesses, callings, avocations or professions, not contrary to regulations prescribed by general law, for the purpose of protecting and preserving the health, safety, welfare and morals of the citizens of said county, and to prescribe penalties for the violation of any such ordinances and resolutions, including the operation of such businesses without the obtaining of a license or when such license is revoked or suspended. Payment of said license fees, charges or taxes may be enforced by fi. fas. issued by the Commission and levied by any officer in said county authorized by law to levy fi. fas. for taxes, assessments, fines, costs or forfeitures due said county. The Commission shall be authorized, in its discretion, to require any and all persons, firms or corporations licensed pursuant to the authority herein granted to give a bond payable to DeKalb County and conditioned to pay said county or anyone else, suing in the name of said county and for their use, for injuries or damages received on account of dishonest, fraudulent, immoral or improper conduct in the administration of the business so licensed, such bond to be fixed and approved by the Commission. Such license fees, charges or taxes shall be in addition to all other taxes or assessments heretofore or hereafter levied by said county, and all funds received from same shall be paid into the county depository as general funds of said county.

(19) To adopt rules regulating the operation of the Commission.

(b) In addition to the powers enumerated in subsection (a) of this Section, the Commission may adopt all such ordinances or regulations as it may deem advisable, not in conflict with the general laws of this State and of the United States, for the governing and policing of the county for the purpose of protecting and preserving the health, safety, welfare, and morals of the citizens of the county and for the implementation and enforcement of the powers and duties of the Commission, within the classes of subjects and areas of regulation enumerated below:

(1) To control and regulate the operation of and running of bicycles, automobiles, motorcycles, motor scooters, buses, taxicabs, trucks, wagons and any and all kinds of vehicles operated in, upon, over and across the roads, streets, lanes, alleys, sidewalks, parks, plazas, squares and public places in said county and outside the corporate limits of municipalities situated therein, whether such vehicles are propelled by hand,

foot, animal, steam, electric, gasoline or other motive power; to prescribe and fix speed limits and speed zones for all of the enumerated vehicles; to erect stop and warning signs and signals at dangerous intersections or places, at schools or other public places; to prescribe and establish lanes and directional signs, signals and markings to control the direction or flow of traffic for all such vehicles, including limitation of travel to one direction and including markings, signals and devices to control and regulate the manner of turning at intersections; to regulate and control, as well as to prohibit entirely, the parking, stopping and standing of all such vehicles on or adjacent to such streets and public places; to impound such vehicles involved in violations of traffic ordinances or regulations; to restrict and limit the size and weight of all such vehicles operated on such streets and public places; to regulate and establish routes to be followed by trucks and other heavy or slow-moving vehicles; to regulate and control, by permits or otherwise, and to prohibit entirely the times, routes and manner of conduct of parades, motorcades and other assemblages of all such vehicles, and public address systems or other noise-making devices on such streets and public places; to regulate and control the manner of operation of all such vehicles along, over and across all such streets and ways so as to prohibit and prevent the careless and reckless operation of same in such manner as would be hazardous to persons or property; to regulate and control in any and all of the foregoing respects all travel by pedestrians and equestrians along, over and across such streets, ways and public places; and to do any and all things to provide for the safety of persons and property using such roads, streets, lanes, alleys, sidewalks, parks, plazas, squares and public places and of persons and property situated adjacent thereto; and any and all things necessary or incident to accomplishment of any of the foregoing powers, including the authority to require registration of the enumerated vehicles and of their owners and to prescribe standards of mechanical safety for such vehicles and qualifications of operators thereof. To carry out all or any of the foregoing powers, the Commission is hereby authorized to adopt as county ordinances all or such portions of Code Title 68A, known as 'The Uniform Rules of the Road,' as to the Commission may seem appropriate and the Recorder's Court of DeKalb County may punish for violations thereof by fines or imprisonment or both not to exceed the limits set forth in said Code Title 68A, or in subsection (c) of this Section or in the ordinance adopting same, and the Commission may adopt such other additional ordinances and regulations, not in conflict with said Code Title 68A and prescribe punishment for violation of same not to exceed the limits set forth in subsection (c) of this Section.

(2) To adopt rules and regulations for the promotion of health and quarantine in the unincorporated area of said county, as are authorized by law or not inconsistent with general laws or regulations of the State Department of Human Resources or the DeKalb County Board of Health, and to prescribe penalties and punishment for violations thereof. It is not the purpose or intent of this paragraph to interfere with or restrict the operation of the Ellis Health Law or the DeKalb County Board of Health within the unincorporated area of DeKalb County, but to provide for the implementation of same through the ordinances of the Commission, and to promote more adequate health and quarantine provisions in said county, and to that end the Commission is authorized to adopt all or any portion of the regulations of said DeKalb County Board of Health, as the same may be amended from time to time, and to prescribe additional regulations not inconsistent therewith, and to prescribe penalties and punishment for violation of any such ordinances and regulations, which penalties and punishments may be enforced and imposed by the Recorder's Court of DeKalb County or other court having jurisdiction over offenses against county ordinances. Said health and quarantine powers shall extend to and embrace the health and quarantine of animals as well as persons.

(3) To prevent dogs, horses, mules, cattle, hogs, sheep, goats, chickens and all other animals, or any one or more kinds of such animals, from running at large in the unincorporated area of said county; to prevent the keeping of any animal or animals or to regulate the manner and numbers in which they may be kept; to take up and impound any of such animals and to punish all owners or other persons keeping animals for failure or refusal to obey any such ordinance and to fix penalties and charges

to be paid for release of such impounded animals; to provide for the sale or disposition of unclaimed animals impounded; to levy and collect a tax upon dogs kept in said county and to provide for registration of dogs; and to do any and all things necessary to carry out the purposes of this paragraph for the public interest.

(4) To prescribe penalties and punishment for the violation of zoning ordinances, building codes (including electrical, plumbing, heating, and air-conditioning regulations) and all other lawful ordinances adopted by the Commission pursuant to this or any other law in force in said county.

(5) To provide ordinances for the preservation and protection of county property and equipment and the administration and use of county facilities, such as parks, playgrounds and swimming pools, by the public, and to prescribe penalties and punishment for violations thereof.

(6) To prescribe fire safety regulations not inconsistent with general law, relating to both fire prevention and detection and to fire fighting, and to prescribe penalties and punishment for violation thereof.

(7) To prohibit or regulate and control the erection and maintenance of signs, billboards, trees, shrubs, fences, buildings and any and all other structures or obstructions upon or adjacent to the rights-of-way of streets and roads within the unincorporated area of said county, and to prescribe penalties and punishment for violation of such ordinances.

(8) To adopt ordinances and regulations for the prevention of idleness, loitering, vagrancy, disorderly conduct, public drunkenness and disturbing the peace in the unincorporated area of said county and to prohibit the playing of lotteries therein, and to prohibit or regulate such other conduct and activities within said area of DeKalb County which, while not constituting an offense against the general laws of this State, is deemed by the Commission to be detrimental and offensive to the peace, good order and dignity of DeKalb County and to the welfare and morals of the citizens thereof.

(c) The Commission is hereby authorized to adopt ordinances prescribing penalties and punishment for violation of any and all ordinances adopted by the Commission to carry out any of the provisions of this Section or other provisions of this Act or of any other law, and to prescribe maximum penalties and punishment for violation of same, except that the same shall in no event exceed a fine of \$500.00, imprisonment in the county jail for 30 days, or labor on the work gang for 60 days for any single offense, or any combination thereof.

Section 10. Audits. (a) The Commission shall choose three of its members to serve as an audit committee. The term of members serving as the audit committee and their manner of selection shall be as determined by the Commission. The audit committee shall screen and recommend to the Commission an independent auditing firm to serve as an outside auditor of the county government to make an annual continuous general audit of all county finances and financial records.

(b) The outside auditor shall be employed pursuant to written contract to be entered upon the minutes of the Commission, and the contract shall state clearly and concisely the depth and scope of the audit and that it shall be conducted in accordance with the requirements of the Act providing uniform standards for audits of municipalities and counties within the State of Georgia, approved April 21, 1967 (Ga. Laws 1967, p. 883), as amended, by an Act approved March 28, 1968 (Ga. Laws 1968, p. 464). The auditor shall immediately inform the Commission in writing of any irregularities found in the management of county business by an officer or department of the county government.

(c) The outside auditor shall complete the audit within 90 days after December 31 of each year, and, within ten days after its completion, the auditor shall deliver a copy to each commissioner, the Chief Executive and to the grand jury of the DeKalb County superior court then in session.

(d) The audit committee may also screen and recommend to the Commission an internal auditor whose function shall be to audit the various departments, offices, and agencies of the county government on a continuing basis. The internal auditor shall be employed by and serve at the pleasure of the Commission.

Section 11. Presiding Officer. (a) The Chief Executive Officer may, at such officer's discretion, preside at any regular or specially called meeting of the Commission, but shall have no vote unless the members of the Commission are equally divided.

(b) At the first regular meeting in January of each year, the Commission shall elect from its membership a Presiding Officer and a deputy presiding officer. The member serving as Presiding Officer or deputy presiding officer shall retain all rights, powers and duties as a member of the Commission.

(c) The Presiding Officer shall preside at meetings of the Commission, in the absence of the Chief Executive Officer, and shall have the following additional duties:

(1) To convene such special meetings of the Commission as are deemed necessary, but all members shall be notified at least three days in advance of any such special meeting;

(2) To appoint the members and chairmen of such committees of the Commission as the Commission, by its rules, may establish and fill vacancies therein, but any such appointments may be rejected by a majority vote of the total membership of the Commission;

(3) To compel the attendance of members at meetings of the Commission by subpoena, if necessary, subject to the policy of the Commission as established by its rules; and

(4) To exercise such other powers and duties as may be assigned to the Presiding Officer by ordinance or rules and regulations of the Commission.

(d) In the event the office of the member serving as Presiding Officer becomes vacant for any reason, or in the event the Presiding Officer is absent for any reason, or in the event the Presiding Officer exercises the powers of the Chief Executive pursuant to subsections (b) or (c) of Section 6 of this Act, then the deputy presiding officer shall exercise the powers and duties of the Presiding Officer during the absence of the Presiding Officer or until a successor Presiding Officer is elected by the Commission at the first regular meeting held during the next succeeding January.

Section 12. Meetings. The Commission shall hold regular meetings on the second and fourth Tuesdays of each month at the county seat, which meetings shall be open to the public, and may hold such additional meetings as shall be necessary when called by the Chief Executive, the Presiding Officer or any four members of the Commission, but all members shall be notified at least three days in advance of any such additional meeting. No official action shall be taken by the Commission except in a meeting which is open to the public. The Presiding Officer and any three members of the Commission, or any four members of the Commission exclusive of the Presiding Officer, shall constitute a quorum, except that a lesser number shall be sufficient to recess or adjourn any meeting; but no official action shall be taken except upon the affirmative vote of at least four members of the Commission, or three members and the Presiding Officer. The Presiding Officer shall be entitled to the same voting rights as the Commission members on questions considered by the Commission.

Section 13. Powers and duties of the Chief Executive. (a) The Chief Executive shall have the exclusive power to supervise, direct and control the administration of the county government. The Chief Executive shall carry out, execute and enforce the ordinances, policies, rules and regulations of the Commission when such ordinances, policies, rules and regulations become effective. Members of the Commission shall deal solely through the Chief Executive or his Executive Assistant in all matters concerning the operation, supervision and administration of the various departments, offices, and agencies of the county government. No member of the Commission shall directly or indirectly order, instruct, or otherwise attempt to control the actions of county personnel subject to the administrative and supervisory control of the Chief Executive.

(b) Subject to the approval of the Commission, the Chief Executive shall have the power to change, consolidate, or abolish any departments, agencies, or offices over which the Chief Executive exercises supervision and control, except that the department of finance shall be maintained at all times as a separate and distinct department and may not be abolished by the Chief Executive or by the Commission. Subject to the approval of the Commission, the Chief Executive may create other departments, agencies, and

offices, which departments, agencies, and offices, when created, shall be under the supervision and control of the Chief Executive.

(c) Subject to confirmation by the Commission, the Chief Executive shall appoint the planning director, finance director, merit system director, and county attorney. No member of the Commission or the Commission itself shall be authorized to nominate these officials. Within budgetary limitations, the Chief Executive shall fix the compensation of the officers named in this subsection. All such officers shall serve at the pleasure of the Chief Executive and may also be discharged for cause by the affirmative vote of at least six members of the Commission.

(d) Subject to budgetary limitations and DeKalb County Merit System regulations, the Chief Executive shall have exclusive authority to appoint, remove, and fix the compensation of all employees and officials of the county, except employees of the Commission, and except that deputies and employees of the elected county officers of DeKalb County shall be subject to appointment, removal, supervision, and control of the respective elective county officers. The appointment, removal and compensation of persons filling offices and positions created by State statutes, when not otherwise prescribed by such statutes, shall be made and fixed by the Chief Executive within budgetary limitations.

(e) The Chief Executive may convene special meetings of the Commission when deemed necessary, but all members shall be notified at least three days in advance of any such special meeting.

(f) The Chief Executive may compel the attendance of members at meetings of the Commission by subpoena, when deemed necessary, subject to the policy of the Commission as established by its rules.

(g) The Chief Executive shall have power to investigate the affairs, records and expenditures of the various authorities, boards, councils, commissions, committees, and similar bodies or agencies, whether created by ordinance of the Commission or by Acts of the General Assembly, relating to the affairs of the county and to report thereon to the Commission.

(h) The Chief Executive shall represent the county in intergovernmental matters and shall seek to promote and improve the government of the county and encourage the growth of the county and promote and develop the prosperity and well-being of the citizens of the county.

(i) The Chief Executive, within 120 days after the close of each fiscal year, shall prepare and submit to the Commission a complete annual report on the financial affairs and activities of the county for the immediately preceding fiscal year. The annual report shall show all income from all sources, including State, county, and federal funds, and all expenditures. The Chief Executive shall cause a summary of said annual report to be published in the official organ of DeKalb County. Said published summary shall state that a copy of the full report is available from the office of the Chief Executive. The Chief Executive shall also send copies of the full report to each branch of the county library. The Chief Executive shall also make financial reports during the year as may be required by the Commission.

(j) The Chief Executive may recommend, at any time, to the Commission for its formal consideration such measures or proposals as are deemed necessary or desirable to improve the administration of the affairs of the county.

(k) The Chief Executive shall devote full time to the duties of the office and shall have no other source of employment.

(l) The Chief Executive shall issue calls for agenda items and shall prepare and publish a listing of those items and the same shall serve as the agenda for the Commission unless superseded by the Commission.

Section 14. Executive Assistant; administrators. (a) Subject to the qualifications for said office as hereinafter provided in this Section, the Chief Executive shall have exclusive power to appoint, remove from office, and, within budgetary limitations, fix the compensation of an Executive Assistant.

(b) The Executive Assistant shall be the chief administrative aide to the Chief Executive and shall be responsible to the Chief Executive for the proper administration of

the affairs of the county. When directed to do so by the Chief Executive, the Executive Assistant may exercise any of the administrative duties and powers vested in the Chief Executive by law or by ordinances, rules and regulations adopted by the Commission.

(c) The Executive Assistant shall hold a college degree in public administration, political science, urban affairs, business administration, engineering, or a related field and must have at least five years of experience in a supervisory capacity as an employee, director, administrator, or manager of a city or county government or a state or federal agency or equivalent experience in the private sector or any combination thereof.

(d) No person shall be appointed or hold office as Executive Assistant to the Chief Executive if such person, within two years immediately preceding appointment, has:

(1) Been a candidate for elective public office;

(2) Been the holder of elective public office; or

(3) Held a management position in the political campaign of any candidate for the office of Chief Executive, or any member of the Board of Commissioners of DeKalb County.

(e) After appointment, the Executive Assistant shall not take part in the management of any political campaign for any elective public office or hold office in any political party or body. If the Executive Assistant participates in political activities in violation of this subsection, such participation, by operation of law, shall result in the immediate discharge of the Executive Assistant, and the office of Executive Assistant shall be vacant.

(f) The Chief Executive shall also have exclusive power to appoint, remove from office and, within budgetary limitations, fix the compensation of two administrators to assist the Executive Assistant in such manner as the Chief Executive shall direct.

Section 15. Veto power of Chief Executive. (a) Every ordinance or resolution adopted by the Commission shall be signed by the Presiding Officer of the Commission or, in the absence of the Presiding Officer, the deputy presiding officer shall sign the ordinance or resolution. Such ordinance or resolution shall be certified by the clerk of the Commission and presented by said clerk to the office of the Chief Executive within two business days following its adoption by the Commission. The Chief Executive shall approve or veto the ordinance or resolution within eight business days after its adoption by the Commission, and, except as hereinafter provided, no ordinance or resolution shall become effective without the approval of the Chief Executive.

(b) If the Chief Executive vetoes an ordinance or resolution, the Chief Executive shall return it to the Commission within two business days after such veto along with a written statement of the reasons for the veto. If, at the meeting of the Commission next held after receiving the vetoed ordinance or resolution, the Commission shall again pass the ordinance or resolution by a two-thirds' vote of its total membership, such ordinance or resolution shall become effective without the approval of the Chief Executive. If the Chief Executive does not approve or veto an ordinance or resolution within eight business days after its adoption by the Commission, it shall become effective without the Chief Executive's approval.

(c) The Chief Executive may veto any item or items of any ordinance or resolution making appropriations, and the part or parts vetoed shall not become effective, except as provided by subsection (b) of this Section with respect to other ordinances or resolutions. Any part of an ordinance or resolution making appropriations not vetoed by the Chief Executive shall become effective.

(d) Nothing in this Section shall authorize the Chief Executive to exercise a veto over any zoning ordinance adopted by the Commission pursuant to its authority under paragraph (10) of subsection (a) of Section 9 of this Act, nor over any rule adopted by the Commission pursuant to its authority under paragraph (19) of subsection (a) of Section 9 of this Act.

Section 16. Comprehensive Development Plan. (a) The Chief Executive shall from time to time present to the Commission a Comprehensive Development Plan which shall:

(1) Consider the economic and social aspects of the county;

(2) Set forth the comprehensive development goals, policies and objectives of the county, its specific geographic areas, communities and neighborhoods and the citizens thereof; and

(3) In conformity with such development goals, policies and objectives, identify parks, recreation facilities, sites for public buildings and structures, utilities, transportation systems and facilities, housing, community facilities, manufacturing and industrial sites, future land use for all classifications and such other elements, features and policies as will promote the improvement of the county.

(b) In preparing or revising the Comprehensive Development Plan, the Chief Executive shall seek the views and opinions of citizens of the county and shall establish and publicize formal procedures to obtain such views and opinions.

Section 17. Budgeting; control of expenditures. (a) The Chief Executive shall submit to the board not later than August 15 of each year a revenue estimate for the following year, which shall not exceed ninety-nine percent of the previous year's total revenue.

(b) The Chief Executive shall submit to the board not later than October 15 of each year a proposed budget governing the expenditures of all funds expected to be available to the county for the following calendar year and shall include proposed expenditures for capital outlay and public works projects. The Chief Executive shall submit to the Commission at the time the proposed budget is submitted a report containing information relating to the financial affairs of the county which is relevant to establishing the annual budget.

(c) At the time the proposed budget is submitted to the Commission, the Chief Executive shall cause to be published in the official organ of DeKalb County a copy of the proposed budget along with a notice to the public that a public hearing will be held on the proposed budget at a time and place certain, and the time shall not be less than ten days after the date of publication of the notice. It shall be the duty of the Commission to hold a meeting at the time and place specified in the notice for the purpose of conducting such public hearing. The Commission shall review the proposed budget at such public hearing and may adopt the same as submitted by the Chief Executive or make such amendments thereto as the Commission may deem necessary to maintain the county in sound financial condition. The Commission may continue the hearing on the proposed budget from time to time, but the time of and the place where the hearing is continued shall be publicly announced at the previous hearing. The Commission shall adopt the proposed budget as submitted or as amended by the Commission as the budget for the county for the following calendar year by not later than December 15.

(d) The final budget adopted by the Commission shall constitute the Commission's appropriations of all funds for the calendar year covered by the budget. The budget may be amended during the calendar year which it covers upon the Commission taking formal action for such purpose at a regular meeting of the Commission. Prior to taking such action, the Commission shall cause to be published in the official organ of DeKalb County a notice setting forth the proposed changes in the budget and a summary of the reasons therefor. Said notice shall also state the time and place of the regular meeting of the Commission at which action to amend the budget is to be taken. Said notice shall be published at least ten days prior to the date of the meeting. No increase in appropriations shall be made without provision also being made to finance such increase.

(e) A copy of the final budget adopted by the Commission and any amendment to or revision of the budget shall be transmitted by the Chief Executive to the grand jury of the superior court of DeKalb County then in session.

(f) No expenditure of county funds shall be made except in accordance with the county budget, or amendments thereto, adopted by the Commission. The Chief Executive shall enforce compliance with this requirement by all departments, offices or agencies of the county government, including elected county officers, and to this end shall institute, through the department of finance, a system of quarterly allotments of all monies appropriated and budgeted.

Section 18. Purchases; contracts. (a) The Chief Executive shall establish rules to regulate purchasing for all county departments, offices, and agencies of the county government. Except as hereinafter provided, formal sealed bids, after notice of same has been

published one time in the official organ of DeKalb County, must be obtained on all purchases exceeding \$7,500.00. Purchases exceeding \$7,500.00 may be made without formal sealed bids from any vendor who, at the time of purchase, has an existing contract or schedule with the State of Georgia or the federal government if the purchase is made pursuant to the price, terms, and conditions of said contract and if the county receives all the benefits of such contract.

(b) Except for contracts of employment, the Commission shall authorize all contracts involving the expenditure of county funds in excess of \$12,500.00.

(c) The dollar limitations specified in subsections (a) and (b) above may be increased by ordinance of the Commission, but except for increasing such limitations, the provision of said subsections shall not be changed by the Commission.

Section 19. Department of finance. (a) The department of finance is hereby established as a permanent administrative unit of the county government. The department shall be under the control and supervision of the director of finance. The department of finance shall perform the following functions:

(1) Keep and maintain accurate records reflecting the financial affairs of the county.

(2) Compile the annual budget covering all county funds.

(3) Make quarterly allotments of monies appropriated and budget to each department, office or agency of the county entitled to receive same.

(4) Maintain current control accounts over the collection and deposit of monies due the county from taxes and other sources.

(5) Examine all claims against the county and make recommendation as to payment.

(6) Maintain budgetary control accounts showing encumbrances for obligations entered into, liquidation of such encumbrances, unencumbered balances of allotments, unexpended balances of appropriations.

(7) Maintain proprietary accounts of the current assets and of the liabilities of all county funds.

(8) Prepare and issue quarterly financial reports of the operations of all county funds.

(9) Maintain property control records of all county property, including equipment and stores, and supervise stores.

(10) Plan and prepare for meeting the financial needs of the county, project financial requirements, recommend means of financing those requirements and advise the Chief Executive and the Commission on financial matters.

(11) Perform such other duties as may be assigned by the Chief Executive.

(b) The director of finance shall certify to the Chief Executive and to the Commission on March 31, June 30, September 30 and December 31 of each year a statement of county finances which shall reflect the overall county financial position by individual funds as well as a comparison of cash revenue collections by source with the budget estimates of cash revenues by source and also a comparison of departmental expenditures with budget appropriations. The Chief Executive shall cause the June 30 and December 31 statements to be published in the official organ of DeKalb County one time and a copy posted on the county courthouse bulletin board within 30 days of each date.

(c) Except as hereinafter provided, the provisions of this Section are advisory only, and the Chief Executive, subject to the approval of the Commission, may provide for the organization or reorganization of the department of finance and may specify and provide for the powers and duties of the director of finance and other personnel of the department of finance in such manner as may be necessary or desirable for the efficient and effective operation of the department of finance. The department of finance and the office of director of finance shall not be abolished by the Chief Executive or the Commission.

Section 20. Records; minutes. The director of finance shall be ex officio clerk of the Chief Executive and the Commission and shall keep a proper and accurate book of minutes wherein shall appear all the acts, orders and proceedings of the Commission, in chronological order, and a similar book of minutes wherein shall appear, in chronological

order, all acts, orders and proceedings of the Chief Executive. The minute books of the Chief Executive and the Commission shall be open to public inspection at all times during the regular office hours, and certified copies of any entries therein shall be furnished by the said clerk to any person requesting same upon payment of a reasonable fee, to be paid into the county treasury as other funds, to be assessed by the Commission in an amount sufficient to defray the cost of preparing same.

Section 21. Agreements of candidates. It shall be unlawful for any candidate, either for the office of Chief Executive or for membership on the Commission, or for nomination to either of such offices, to enter into any agreement or understanding with any person as to the disposal of any work or appointment which is or shall be under the control of the Chief Executive or the Commission, and any person so offending shall be guilty of a misdemeanor and upon conviction thereof shall be punished as for a misdemeanor.

Section 22. Officials not to be interested in contracts. Neither the Chief Executive nor any member of the Commission or other county officer empowered to use public or county funds for the purchase of goods, property, or services of any kind for public or county purposes shall be financially interested, directly or indirectly, in any contract to which the county is a party, either as principal, surety or otherwise; nor shall such officer, his partner, agent, servant, or employee of a firm of which he is a member or by whom he is employed purchase from or sell to the county any real or personal property, goods or services. Any contract made in violation of any of the foregoing provisions shall be void, and the officer so offending shall be removed from office upon proper proceedings instituted by any taxpayer in said county in accordance with the provisions of Section 23-1714 of the Code of Georgia of 1933. Provided, however, that the provisions of this Section shall not be applicable to any contract which has been approved, prior to execution, performance and payment thereon, by a majority of the Commission by a proper entry on the minutes of the Commission.

Section 23. How sections amended, limitations on powers. (a) Pursuant to the authority of an amendment to the Constitution ratified at the 1978 general election as set forth in Georgia Laws 1978, pages 2370-2372, which amendment authorized the General Assembly to provide by law for the form of government of DeKalb County and to provide for the various officers, bodies, branches, or agencies by or through which the county's governmental powers shall be exercised, it is the purpose of this Section to specify the exclusive method by which the various provisions of this Act may hereafter be amended and to limit the powers of the Commission in connection therewith. The exclusive method of amendment of the various provisions of this Act shall be as follows:

(1) Sections 1, 3, 4, 5, 6, 11, 13, 14, 15, 16, and 23 of this Act and subsections (a) and (c) of Section 2 of this Act and subsection (a) of Section 9 of this Act may be amended only by Acts of the General Assembly, and any such Act shall be conditioned for its effectiveness on the approval of a majority of the qualified electors of DeKalb County voting at an election held for such purpose.

(2) Section 19 of this Act may be amended only by Acts of the General Assembly, except as otherwise provided by said Section 19, and any such Act shall be conditioned for its effectiveness on the approval of a majority of the qualified electors of DeKalb County voting at an election held for such purpose.

(3) Subsection (b) of Section 2 of this Act, Sections 7, 8, 21, and 22 of this Act, and subsection (c) of Section 9 of this Act may be amended only by Acts of the General Assembly.

(4) Section 18 of this Act may be amended only by Acts of the General Assembly, except as otherwise provided by said Section 18.

(5) Subsection (b) of Section 9 of this Act and Sections 10, 12, 17, and 20 of this Act may be amended only by the Commission pursuant to the authority and requirements of Article IX, Section II, of the Constitution of Georgia of 1976.

(b) No power or combination of powers vested in the Commission by Section 9 or any other provision of this Act may be exercised in any manner to amend, change, supersede, or repeal, directly or indirectly, any powers vested in the Chief Executive by this Act."

Section 2. Referendum. It shall be the duty of the election superintendent of DeKalb County to issue the call for an election for the purpose of submitting this Act to the electors of DeKalb County for approval or rejection. The superintendent shall set the date of such election for the same date as the date of the general primary election of 1982. The superintendent shall issue the call for such election at least 30 days prior to the date thereof. The superintendent shall cause the date and purpose of the election to be published once a week for two weeks immediately preceding the date thereof in the official organ of DeKalb County. The ballot shall have written or printed thereon the words:

- “() YES Shall the Act establishing the form of government of DeKalb County and fixing the powers and duties of the officers constituting the governing authority of DeKalb County be approved?”
 () NO

All persons desiring to vote for approval of the Act shall vote “Yes,” and those persons desiring to vote for rejection of the Act shall vote “No.” If more than one-half of the votes cast on such question are for approval of the Act, it shall become of full force and effect at the time and subject to the limitations provided in Section 3 of this Act, but otherwise it shall be void and of no force and effect.

The expense of such election shall be borne by DeKalb County. It shall be the duty of the superintendent to hold and conduct such election. It shall be the superintendent's further duty to certify the result thereof to the Secretary of State.

Section 3. Effective dates. If this Act is approved at the referendum provided by Section 2 above, it shall become effective as follows:

- (1) The provisions of this Act necessary to have members of the governing authority of DeKalb County elected pursuant to this Act shall be effective for the purpose of nominating and electing such members at the 1984 general election.
- (2) For all other purposes, this Act shall become effective on January 1, 1985.

Section 4. Severability. In the event any section, subsection, sentence, clause, or phrase of this Act shall be declared or adjudged invalid or unconstitutional, such adjudication shall in no manner affect the other sections, subsections, sentences, clauses, or phrases of this Act, which shall remain of full force and effect as if the section, subsection, sentence, clause, or phrase so declared or adjudged invalid or unconstitutional were not originally a part hereof. The General Assembly hereby declares that it would have passed the remaining parts of this Act if it had known that such part or parts hereof would be declared or adjudged invalid or unconstitutional.

Section 5. Conflicting laws repealed. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the ayes were 110, nays 0.

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

SB 330. By: Senators Littlefield of the 6th and Bryant of the 3rd: A BILL to amend an Act entitled “An Act to consolidate and amend ‘An Act to regulate public instruction in the county of Glynn,’ and the several Acts amendatory thereof, and for other purposes herein mentioned;” and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 373. By: Senator Foster of the 50th: A BILL to amend an Act abolishing the fee system of compensation for the clerk of the Superior Court of Gilmer County, so as to change the provisions relating to the compensation of the clerk and the deputy clerk; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 437. By: Senators Barnes of the 33rd, Thompson of the 32nd and Brantley of the 56th: A BILL to amend Code Chapter 87-2, relating to elections on the issuance of bonds, so as to provide requirements for the issuance of bonds and for the expenditure of bond funds in counties having a population of not less than 250,000 nor more than 400,000 according to the U.S. census of 1980 or any future such census; and for purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 441. By: Senator Hudson of the 35th: A BILL to be entitled an Act to amend an Act providing for the salary and expenses of members of the board of education and the president of such board in counties of this State having a population of 600,000 or more, approved Mar. 16, 1978 (Ga. Laws 1978, p. 3929), so as to change the population requirement of said Act; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 444. By: Senators Barnes of the 33rd, Brantley of the 56th and Thompson of the 32nd: A BILL to be entitled an Act to amend an Act creating the Cobb Judicial Circuit, so as to change the compensation of the district attorney, the district attorney's investigators and secretary, and the assistant district attorneys; and for other purposes.

The following amendment was read and adopted:

The Committee on State Planning and Community Affairs moves to amend SB 444 by striking from lines 21 through 24 of page 2 the following:

"Each judge of the Superior Court of the Cobb Judicial Circuit shall receive an annual supplement of \$2,000.00 from the general funds of Cobb County."

By striking from line 26 of page 3 the figures "\$9,860.00" and "\$16,000.00" and inserting in lieu thereof the figures, respectively, "\$9,000.00" and "\$17,000.00".

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to.

On the passage of the Bill, as amended, the ayes were 110, nays 0.

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

SB 447. By: Senator Scott of the 43rd: A BILL to be entitled an Act to amend an Act establishing in DeKalb County districts from which the members of the county board of education shall be elected, approved Apr. 12, 1963 (Ga. Laws 1963, p. 3424), so as to change the provisions relating to school board districts; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 453. By: Senator Foster of the 50th: A BILL to amend an Act creating a county commissioner of Gilmer County, so as to change the provisions relative to the compensation of the commissioner and members of the advisory board; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

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

Mr. Speaker:

The Senate has adopted by the requisite constitutional majority the following Resolutions of the House:

HR 365. By: Representatives Marcus of the 26th, Russell of the 64th, Couch of the 43rd and McKinney of the 35th: A RESOLUTION providing for recognition of the International Cultural Center and International Cultural Network; and for other purposes.

HR 387. By: Representative Karrh of the 106th: A RESOLUTION recognizing and commending the immediate descendants of the late James E. Cowart and the late Dora Roundtree Cowart; and for other purposes.

The Senate has passed by the requisite constitutional majority the following Bills of the House:

HB 604. By: Representatives Edwards of the 110th, Fuller of the 16th, Childers of the 15th, Castleberry of the 111th, Benefield of the 72nd and others: A BILL to amend Code Chapter 56-24, relating to the insurance contract in general, so as to provide that all insurance contracts of accident and sickness insurance which provide coverage for services within the scope of an optometrist duly licensed to practice in this State shall provide that such reimbursements are payable

regardless of whether such services are performed by a doctor of medicine or by an optometrist; and for other purposes.

HB 825. By: Representatives Jackson of the 77th, Nicholson of the 88th, Padgett of the 86th, Cheeks of the 89th, Dent of the 85th and Barger of the 83rd: A BILL to provide for a supplement to the compensation, expenses, and allowances of the judges of the Superior Court of the Augusta Judicial Circuit; and for other purposes.

HB 897. By: Representatives Phillips of the 125th, Scott of the 123rd, Ginsberg of the 122nd and Hill of the 127th: A BILL to enlarge and further define the powers of the Downtown Savannah Authority which was created by an amendment to the Constitution; to further define the terms "project" and "cost of project"; and for other purposes.

HB 978. By: Representative Coleman of the 118th: A BILL to amend an Act incorporating the town of Montrose in Laurens County, so as to change the provisions relating to the mayor and council; to provide for the election, qualifications, and terms of office of the governing authority of said town; and for other purposes.

HB 1024. By: Representatives Smith and Moore of the 152nd: A BILL to provide a new charter for the City of St. Marys; and for other purposes.

HB 1068. By: Representative Bray of the 70th: A BILL to create and establish a Small Claims Court in and for Talbot County; and for other purposes.

HB 1069. By: Representative Edwards of the 110th: A BILL to repeal an Act entitled "An Act to create a charter for the town of Tazewell, Georgia to establish a municipal government for said town, to provide the time for electing a mayor and five councilmen for said town"; and for other purposes.

HB 1072. By: Representatives Tuten of the 153rd and Auten of the 154th: A BILL to amend an Act creating the Brunswick Port Authority, so as to remove the interest limitation on revenue bonds issued by said Authority; and for other purposes.

HB 1076. By: Representatives Moore and Smith of the 152nd and Moody of the 138th: A BILL to amend an Act providing for the election of members of the Board of Education of Brantley County and the Brantley County superintendent of schools, so as to increase the compensation of the members of the board of education; and for other purposes.

HB 237. By: Representative Ramsey of the 3rd: A BILL to amend an Act known as the "Georgia Motor Vehicle Emission Inspection and Maintenance Act," so as to change the provisions relating to periodic inspection procedures and maintenance; and for other purposes.

HB 822. By: Representatives Pinkston of the 100th and Beck of the 148th: A BILL to amend Code Title 41A, known as the Financial Institutions Code of Georgia, so as to provide that employees of the department shall not divulge prior notice or information concerning examinations except in accordance with prescribed policy; to provide a penalty for violations of policy; to authorize the department to require financial institutions to submit reports under certain conditions; and for other purposes.

The Senate recedes from its amendment to the following Resolution of the House:

HR 245. By: Representatives Lambert of the 112th, Argo of the 63rd, Murphy of the 18th, Connell of the 87th and Snow of the 1st: A RESOLUTION creating the Legislative Overview Committee on Constitutional Revision; and for other purposes.

The Senate has adopted by the requisite constitutional majority the following Resolutions of the House:

HR 31. By: Representatives Watson of the 114th, Ham of the 80th, Horne of the 104th, Kilgore of the 65th and Scott of the 123rd: A RESOLUTION creating the Georgia Energy Regulatory Reform Commission; and for other purposes.

HR 293. By: Representative Bray of the 70th: A RESOLUTION authorizing and empowering the State Properties Commission, acting in the best interests of the State of Georgia and for and on behalf of and in the name of the State of Georgia, to convey certain State-owned real property located in the City of Warm Springs, Meriwether County, Georgia; and for other purposes.

The Senate has passed by the requisite constitutional majority the following Bills of the House:

HB 200. By: Representatives Cheeks of the 89th, Smith of the 152nd, Triplett of the 128th, Jackson of the 77th, Wall of the 61st and others: A BILL to amend an Act known as the "Act Creating the Public School Employees' Retirement System," so as to change the provisions relative to certain prior service qualifying as creditable service; and for other purposes.

HB 286. By: Representative Johnson of the 72nd: A BILL to amend an Act establishing the Teachers' Retirement System, so as to change the definition of "earnable compensation"; and for other purposes.

HB 427. By: Representative Savage of the 25th: A BILL to amend Code Chapter 32-9, relating to county boards of education, so as to require immunization of children entering public and private schools, day-care centers, nurseries, summer camps, and other facilities; and for other purposes.

HB 446. By: Representative Adams of the 14th: A BILL to amend an Act known as the "Used Car Dealers' Registration Act," so as to change the definition of the "established place of business"; to provide for compensation of the board; to authorize the State Board of Registration of Used Car Dealers to deny or to refuse to renew a license upon certain enumerated grounds and to probate a suspension or revocation of a license; and for other purposes.

HB 556. By: Representatives Williams of the 6th, Robinson of the 58th, Foster of the 6th, Harris of the 8th and Moody of the 138th: A BILL to amend Code Chapter 26-21, relating to the distribution of obscene materials, so as to prohibit the display or sale of certain obscene materials to minors; and for other purposes.

HB 579. By: Representative Lambert of the 112th: A BILL to fix the terms of court of the superior courts of Baldwin, Greene, Hancock, Jasper, Jones, Morgan, Putnam, and Wilkinson counties of the Ocmulgee Judicial Circuit; and for other purposes.

HB 741. By: Representative Marcus of the 26th: A BILL to authorize each municipal corporation of this state to enter into certain valid and binding long-term leases for the stated purpose of providing library service; and for other purposes.

The Senate has agreed to the House amendment to the Senate substitute to the following Bill of the House:

HB 188. By: Representatives Galer of the 97th, Swann of the 90th, Steinberg of the 46th, Fuller of the 16th and Horne of the 104th: A BILL to amend an Act relating to the grandparents of certain children, so as to authorize the grant of visitation rights to grandparents when the parents of their grandchildren have obtained a divorce or are engaged in proceedings for divorce; and for other purposes.

The Senate has agreed to the House substitute to the following Bill of the Senate:

SB 323. By: Senators Stumbaugh of the 55th, Howard of the 42nd, Allgood of the 22nd and others: A BILL to amend an Act known as the "Development Authorities Law," so as to provide a more effective mechanism whereby local communities can stimulate economic growth and development to attract and attain industrial enterprises, expand local credit and capital, and reduce unemployment; to change the definition of the word "project"; to provide an effective date; and for other purposes.

The Senate has agreed to the House amendment to the following Bill of the Senate:

SB 388. By: Senators Sutton of the 9th and Eldridge of the 7th: A BILL to provide for the rebate of interest on any loan on which the interest is calculated under the add-on interest method if the loan is paid off prior to maturity; to provide for a rate of interest; to provide for an exception; and for other purposes.

The Senate has adopted by the requisite constitutional majority the following Resolutions of the House:

HR 249. By: Representatives Wilson of the 19th, Murphy of the 18th, Harris of the 8th, and others: A RESOLUTION creating the Grady Memorial Hospital Study Committee; and for other purposes.

HR 357. By: Representatives Bolster of the 30th, Johnson of the 66th, Wilson of the 19th, Fuller of the 16th, Hawkins of the 50th and Widener of the 44th: A RESOLUTION creating the Joint Day Care Study Committee; and for other purposes.

HR 227. By: Representatives Glover of the 32nd, Ham of the 80th, Williams of the 48th, Marcus of the 26th, Steinberg of the 46th and others: A RESOLUTION creating the Georgia Commission on Women's Opportunities; and for other purposes.

The Senate has agreed to the House substitute to the following Bill of the Senate:

SB 31. By: Senator Evans of the 37th: A BILL to authorize the governing authorities of counties to grant franchise licenses for the operation of cable television systems within their territorial limits; to provide for fees; to prohibit county franchise licenses and fees within municipalities; and for other purposes.

The Senate has agreed to the House amendment to the following Bill of the Senate:

SB 245. By: Senator Kidd of the 25th: A BILL to amend an Act providing for the licensing of practical nurses, so as to change the qualifications for a licensed practical nurse; to authorize the board to accept applications from applicants who complete a course of training prior to the date of the examination applied for; and for other purposes.

The Senate has passed by the requisite constitutional majority the following Bills of the House:

HB 476. By: Representative Phillips of the 120th: A BILL to amend Code Chapter 84-21A, known as the "Registration of Geologists Act of 1975," so as to continue the State Board of Registration for Professional Geologists and the laws relating thereto until July 1, 1987; and for other purposes.

HB 283. By: Representative Johnson of the 72nd: A BILL to amend an Act establishing the Teachers' Retirement System, so as to change the percent which employer contributions may not exceed; and for other purposes.

HB 213. By: Representative Lambert of the 112th: A BILL to amend an Act fixing the salaries of judges of the superior courts, so as to change the provisions relating to secretaries for district attorneys; and for other purposes.

HB 531. By: Representatives Culpepper of the 98th, Snow of the 1st, Walker of the 115th and Tuten of the 153rd: A BILL to amend the "Child Support Recovery Act," so as to provide that when a responsible parent fails to pay support the Dept. of Human Resources is entitled to the process of garnishment or to issue an order to withhold and deliver; and for other purposes.

HB 693. By: Representatives Ware of the 68th, Waddle of the 113th, Watson of the 114th and McDonald of the 12th: A BILL to amend an Act creating the office of Georgia Safety Fire Commissioner, so as to provide that insurance companies which furnish information in accordance with the provisions of the Act are entitled to receive similar information; and for other purposes.

HB 957. By: Representative Bray of the 70th: A BILL to amend an Act known as the "Executive Reorganization Act of 1972," so as to provide for the continuance of the Franklin D. Roosevelt Warm Springs Memorial Advisory Committee; and for other purposes.

The Senate recedes from its amendment to the following Bill of the House:

HB 241. By: Representatives Johnson, Wood, Lee and Benefield of the 72nd: A BILL to amend Code Section 59-120, relating to the compensation of court bailiffs and payment of expense allowance to jurors, so as to change the maximum compensation of bailiffs; and for other purposes.

The Senate has passed, by substitute, by the requisite constitutional majority the following Bill of the House:

HB 653. By: Representatives Burruss of the 21st, Castleberry of the 111th, Collins of the 144th, Sizemore of the 136th, Kilgore of the 65th and others: A BILL to amend Code Section 91A-3607, relating to taxable net income, so as to provide for the exclusion of certain retirement income of certain taxpayers; and for other purposes.

The Senate has agreed to the House substitute to the following Bills of the Senate:

- SB 319. By: Senators Greene of the 26th and Lester of the 23rd: A BILL to amend Code Title 56, known as the "Georgia Insurance Code," so as to provide optional coverage for certain medical or surgical procedures performed on an out-patient basis; to provide for clarification; and for other purposes.
- SB 359. By: Senators Littlefield of the 6th and Bryant of the 3rd: A BILL to amend an Act placing the Sheriff of Glynn County on an annual salary, so as to change provisions relating to the compensation of the sheriff and deputies and other personnel; and for other purposes.
- SB 361. By: Senators Littlefield of the 6th and Bryant of the 3rd: A BILL to amend an Act placing the tax commissioner of Glynn County on an annual salary, so as to change the compensation of the tax commissioner and personnel; and for other purposes.
- SB 362. By: Senators Littlefield of the 6th and Bryant of the 3rd: A BILL to amend an Act creating a board of commissioners of Glynn County, so as to establish pay grades for the payment from county funds of the salaries of employees of officers of Glynn County; to provide the manner of fixing the salaries and wages within said pay grades; and for other purposes.
- SB 382. By: Senator Lester of the 23rd: A BILL to repeal Code Section 56-3005, relating to optional policy provisions in accident and sickness policies; and for other purposes.

The Senate has agreed to the House amendment to the following Bills of the Senate:

- SB 189. By: Senators Bowen of the 13th, Timmons of the 11th, McKenzie of the 14th and others: A BILL to amend Code Section 26-2904, relating to licenses to carry a pistol or revolver, so as to provide that certain retired law enforcement officers may obtain a license without the payment of any fee; and for other purposes.
- SB 220. By: Senator Howard of the 42nd: A BILL to amend an Act known as the "Georgia Medical Assistance Act of 1977," so as to provide that it is unlawful to obtain medical assistance and other benefits and payments under certain circumstances; to provide that it is unlawful for a provider to accept certain payments to which he is not entitled; and for other purposes.
- SB 347. By: Senators Reynolds of the 48th, Wessels of the 2nd, Brown of the 47th and Coleman of the 1st: A BILL to amend Code Title 95A, known as the Georgia Code of Public Transportation, so as to provide for the establishment of a lien upon motor vehicles owned by any person who becomes indebted to the state from assessments resulting from overweight motor vehicle citations; and for other purposes.
- SB 454. By: Senators Coleman of the 1st, Wessels of the 2nd, and Bryant of the 3rd: A BILL to be entitled an Act to amend an Act implementing a constitutional amendment to authorize the General Assembly to change provisions relating to tax administration of Chatham County and Savannah, approved Apr. 8, 1965 (Ga. Laws 1965, p. 3354), so as to change the qualifications of the chief tax assessor; and for other purposes.

The Senate has adopted the report of the Committee of Conference on the following Bills of the House and Senate:

- SB 385. By: Senator Ballard of the 45th: A BILL to amend an Act creating a new judicial circuit known as the Alcovy Judicial Circuit, so as to provide a salary supplement for each judge and the district attorney; to provide for cost-of-living increases; and for other purposes.
- SB 217. By: Senator Kidd of the 25th: A BILL to amend an Act providing minimum salaries for judges of the probate courts of the various counties of Georgia, so as to increase the minimum salaries of said probate judges; to change the provisions relating to additional compensation; and for other purposes.
- SB 227. By: Senators Lester of the 23rd, Barnes of the 33rd and Wessels of the 2nd: A BILL to amend Code Section 26-1302, relating to aggravated assault, so as to change the maximum punishment for aggravated assault; and for other purposes.
- HB 143. By: Representatives Richardson of the 52nd, Felton of the 22nd, Galer of the 97th, Swann of the 90th, Steinberg of the 46th and others: A BILL to amend Code Section 74-111, relating to reports of child abuse by physicians, treating personnel, institutions, and others, so as to change who is required to make certain reports; and for other purposes.
- HB 163. By: Representatives Lambert of the 112th, Argo of the 63rd, Harris of the 8th, Vaughn of the 57th, Collins of the 144th and Murphy of the 18th: A BILL to make and provide appropriations for the fiscal year beginning July 1, 1981, and ending June 30, 1982; and for other purposes.
- HB 167. By: Representatives Isakson of the 20th, Adams of the 36th, Lane of the 40th, Johnson of the 66th, Harrison of the 20th and others: A BILL to amend an Act creating the Construction Industry Licensing Board and regulating electrical contractors, plumbers, and conditioned air contractors, so as to change the definition of a certain term; to change the provisions relating to powers and duties of divisions within the board; and for other purposes.
- SB 136. By: Senators Hudgins of the 15th and Greene of the 26th: A BILL to amend Code Chapter 24A-5, relating to the Council of Juvenile Court Judges, so as to change the provisions relating to the qualifications of judges hearing juvenile cases and their continual training; and for other purposes.

By unanimous consent, the following Bill of the House was withdrawn from the Local Legislation Calendar and recommitted to the Committee on State Planning and Community Affairs:

- HB 1111. By: Representatives Wood, Jackson and Lawson of the 9th: A BILL to amend an Act known as "The Gainesville and Hall County Development Authority Act," so as to provide for additional powers to The Gainesville and Hall County Development Authority; and for other purposes.

The following Bill of the House was taken up for the purpose of considering the Senate substitute thereto:

- HB 432. By: Representatives Colwell of the 4th, Mullinax of the 69th, Twiggs of the 4th, Dover of the 11th, Townsend of the 24th and others: A BILL to amend Code

Title 114, relating to Workers' Compensation, so as to provide that corporate officers may elect to be exempt from coverage under the Workers' Compensation Law; and for other purposes.

The following Senate substitute to HB 432 was read:

A BILL

To amend Code Title 114, relating to Workers' Compensation, as amended, so as to provide that corporate officers may elect to be exempt from coverage under the Workers' Compensation Law; to provide for procedures, requirements and other matters relative thereto; to authorize the Commissioner to investigate rates; to provide for the apportionment of rejected risks; to change the provisions relative to the issuance of standard workers' compensation insurance policies; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Title 114, relating to Workers' Compensation, as amended, is hereby amended by adding at the end of Code Section 114-101 a new paragraph to read as follows:

"Notwithstanding the foregoing provisions of this Section, any officer of a corporation may elect to be exempt from coverage under this Title by filing written certification of such election with the State Board of Workers' Compensation and the corporation's workers' compensation insurer as provided in Section 114-201 of this Title."

Section 2. Said Code Title is further amended by adding a new Code Chapter immediately following Chapter 114-1 to be designated Chapter 114-2 to read as follows:

"Chapter 114-2 Exemptions from Coverage

114-201. Corporate officers. (a) A corporate officer who elects to be exempt from coverage under this Title shall make such election by giving written certification to the State Board of Workers' Compensation and to the corporation's workers' compensation insurer.

(b) A corporate officer who has exempted himself by proper certification from coverage under this Title may at any time revoke such exemption and thereby accept coverage under this Title by giving certification to such effect in the same manner as provided in subsection (a) relative to exemption from coverage.

(c) No certification given pursuant to subsection (a) or (b) of this Section shall become effective until 30 days after it is filed with the State Board of Workers' Compensation."

Section 3. Said Code title is further amended by striking in its entirety Code Section 114-609, relating to the rates of insurance carriers and the authority of the Commissioner to investigate rates, and inserting in lieu thereof a new Code Section 114-609 to read as follows:

"114-609. Rates of insurance carriers. Authority of Insurance Commissioner to investigate rates, publish data, take testimony, etc. In addition to the authority prescribed in Code Title 56, the Insurance Commissioner shall have the power, in such manner and by such means as he may deem proper and adequate, to gather statistics and information and make investigations concerning rates for such insurance and to that end he may take into consideration the income, earnings, and loss ratios from any and every source whatever, of any such company, and may call upon the directors of the State Board of Workers' Compensation to sit with him in an advisory capacity at any investigation or hearing concerning any rate or rates."

Section 4. Said Code title is further amended by striking in its entirety Code Section 114-612, relating to the apportionment of rejected risks, and inserting in lieu thereof a new Code Section 114-612 to read as follows:

"114-612. Apportionment of rejected risks; rules and regulations. The State Board of Workers' Compensation shall prescribe the rules and regulations for apportioning rejected workers' compensation policies and may establish an equitable assignment of such policies and enforce such provisions; provided, however, the Insurance Commissioner is authorized to establish or approve a mechanism to apportion on a pro rata basis those rejected workers' compensation policies where four insurers duly authorized to write workers' compensation insurance refused, in writing, to issue the workers' compensation policy to cover said risk. In formulating this assignment mechanism, a minimum loss ratio will be considered by the Commissioner. Then, such established or approved mechanism shall immediately assign an insurer to write such risk. Where such assignment has been made under the aforementioned mechanism, the State Board of Workers' Compensation shall not make the assignment."

Section 5. Said Code title is further amended by striking from the first sentence of Code Section 114-613, relating to the issuance of standard workers' compensation policies, the following:

"at the rate prescribed by the Insurance Commissioner,",
so that when so amended, Code Section 114-613 shall read as follows:

"114-613. Standard policy to be issued. Rules and regulations when lack of accident prevention and safety engineering is questioned. The policy to be issued shall be the standard workers' compensation policy of insurance containing the usual and customary provisions found in such policies thereof, ~~at the rate prescribed by the Insurance Commissioner~~, and further that the premium charge shall be promptly paid. If there is any question regarding the lack of accident prevention and safety engineering with respect to a particular risk, reasonable rules and regulations are to be promulgated, which shall be put into full force and effect when approved by the State Board of Workers' Compensation. The requirements of Code Sections 114-610 and 114-615 shall be in addition to anything required of insurance companies under the general laws of this state as embodied in Title 56 of this Code."

Section 6. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Colwell of the 4th moved that the House agree to the Senate substitute to HB 432.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Chamberlin	Y Dobbs	Y Hutchinson	Y Martin
Y Adams,G	Y Chambless	Y Dover	Irvin	Y Matthews
Y Adams,J	Y Chance	Y Edwards	Y Isakson	Y McCollum
Y Adams,M	Y Cheeks	Y Elliott	Y Jackson,J	Y McDonald
Y Aiken	Childers	Evans	Y Jackson,N	Y McKinney
Y Anderson	Childs	Felton	Y Jackson,W	Y Miles
Y Argo	Clark,B	Y Fortune	Jessup	Y Milford
Y Auten	Y Clark,L	Foster	Johnson,G	Y Moody
Y Balkcom	Y Colbert	Fuller,C	Y Johnson,R	Y Moore
Y Bargerion	Coleman	Fuller,K	Jones,B	Y Mostiler
Y Baugh	Y Collins	Y Galer	Y Jones,H	Y Mullinax
Beal	Y Colwell	Y Ginsberg	Karrh	Y Nicholson
Beck	Y Connell	Glover	Kemp	Y Nix
Y Benefield	Couch	Y Godbee	Y Kilgore	Oliver
Benn	Y Cox	Y Greer	Y Lambert	Y Padgett
Birdsong	Y Crawford	Ham	Y Lane,D	Y Parham
Y Bishop	Crosby	Hamilton	Y Lane,R	Y Patten
Bolster	Culpepper	Hanner	Y Lawson	Y Perry
Y Branch	Y Cummings	Y Harris	Y Lee	Peters
Bray	Y Darden	Y Harrison	Logan	Y Phillips,B
Y Brooks	Y Daugherty	Y Hasty	Y Long	Y Phillips,L.L
Buck	Davis,B	Hawkins	Lord	Y Phillips,R.T
Y Burruss	Y Davis,J	Hays	Y Lowe	Phillips,W.R
Y Burton	Y Davis,L	Hill	Lucas	Y Pilewicz
Y Byrd	Dean	Holmes	Y Mangum	Y Pinkston
Y Cason	Y Dent	Y Hooks	Y Mann	Rainey
Y Castleberry	Dixon	Horne	Marcus	Y Ralston

Ramsey	Savage	Snow	Y Vandiford	Y Widener
Randall	Scott,A	Y Steinberg	Y Vaughn	Y Williams,B.J
Y Reaves	Scott,D	Y Swann	Veazey	Williams,H
Richardson	Y Shepard	Thomas	Y Waddle	Y Williams,R
Robinson	Y Sherrod	Y Thompson	Y Walker	Wilson
Y Rose	Y Sizemore	Townsend	Y Wall	Y Wood,J
Y Ross	Smith,T	Triplett	Y Ware	Y Wood,J.T
Rowland	Y Smith,V	Tuten	Y Watson	Y Workman
Y Russell	Smyre	Twiggs	White	Speaker Murphy

On the motion, the ayes were 112, nays 0.

The motion prevailed.

The following Bill of the House was taken up for the purpose of considering the Senate amendment thereto:

HB 832. By: Representatives Snow and Hays of the 1st: A BILL to amend Code Section 91A-1328, relating to duties of tax collectors, and Code Section 91A-1405, relating to qualifications, duties, and compensation of appraisers, so as to change the duties of appraisers to include inspection of mobile home decals; and for other purposes.

The following Senate amendment was read:

Amend HB 832 by adding in the title on line 5 of page 1, immediately preceding the words "to repeal", the following:

"to amend Code Section 91A-1921, relating to the definition of mobile homes for ad valorem tax purposes, so as to change the provisions relative to such definition; to provide an effective date;".

By renumbering Section 3 on page 2 as Section 5 and adding new Sections 3 and 4 to read as follows:

"Section 3. Code Section 91A-1921, relating to the definition of mobile homes for ad valorem tax purposes, is hereby amended by striking said Code section in its entirety and substituting in lieu thereof a new Code Section 91A-1921 to read as follows:

'91A-1921. Mobile homes defined. For the purposes of this Chapter, "mobile homes" means mobile homes and relocatable homes as defined by Section 2 of "The Uniform Standards Code for Factory Manufactured Movable Homes Act" (Ga. Laws 1968, p. 416, as amended). ~~Those~~ The following mobile homes ~~which qualify the taxpayer for homestead exemption under Georgia Law~~ shall not be considered mobile homes and subject to the provisions of this Chapter: :

(1) Those mobile homes which qualify the taxpayer for homestead exemption under Georgia law; and

(2) Those mobile homes which are owned by the same taxpayer who owns the land upon which the mobile homes are located even though said mobile homes do not qualify the taxpayer for homestead exemption under Georgia law.'

Section 4. Section 3 of this Act shall be effective for all tax years beginning after December 31, 1981."

Representative Hays of the 1st moved that the House disagree to the Senate amendment to HB 832.

The motion prevailed.

The following Bill of the Senate was taken up for the purpose of considering the report of the Committee of Conference thereon:

SB 217. By: Senator Kidd of the 25th: A BILL to amend an Act providing minimum salaries for judges of the probate courts of the various counties of Georgia, so as to increase the minimum salaries of said probate judges; to change the provisions relating to additional compensation; and for other purposes.

The following report of the Committee of Conference was read:

CONFERENCE COMMITTEE REPORT ON SB 217

The Conference Committee on SB 217 recommends that the House of Representatives recede from its position and accept SB 217 as it passed the Senate.

Respectfully submitted,

FOR THE SENATE:

/s/Honorable Culver Kidd
Senator, 25th District

/s/Honorable Floyd Hudgins
Senator, 15th District

/s/Honorable Jack L. Stephens
Senator, 36th District

FOR THE HOUSE OF
REPRESENTATIVES:

/s/Honorable E. Roy Lambert
Representative, 112th District

/s/Honorable Thomas B. Buck, III
Representative, 95th District

/s/Honorable James C. Moore
Representative, 152nd District

Representative Lambert of the 112th moved that the House reject the report of the Committee of Conference on SB 217.

The motion prevailed.

The Speaker appointed as a Second Committee of Conference on SB 217 on the part of the House, the following members:

Representatives Lambert of the 112th, Buck of the 95th, and Moore of the 152nd.

The following Bills of the House were taken up for the purpose of considering the Senate substitute or amendment thereto:

HB 287. By: Representative Johnson of the 72nd: A BILL to amend an Act establishing the Teachers' Retirement System, so as to change the provisions relative to creditable service for periods of graduate study; and for other purposes.

The following Senate amendment was read:

Amend HB 287 by inserting in line 13 on page 2 between the word "undertakes" and the word "graduate" the following:

"full-time".

Representative Johnson of the 72nd moved that the House agree to the Senate amendment to HB 287.

On the motion, the ayes were 91, nays 0.

The motion prevailed.

HB 546. By: Representatives Walker of the 115th, Culpepper of the 98th, and Evans of the 84th: A BILL to amend Code Chapter 46-3, relating to property and persons subject to garnishment, so as to provide at what time and to what extent funds or benefits of certain pension, retirement, or employee benefit plans or programs may be subject to the process of garnishment; and for other purposes.

The following Senate substitute was read:

A BILL

To amend Code Chapter 46-3, relating to property and persons subject to garnishment, as amended, so as to provide exemptions from garnishment for certain employee benefit plans subject to the federal Employee Retirement Income Security Act of 1974, as amended, so that the state law conforms to federal requirements for those plans; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Chapter 46-3, relating to property and persons subject to garnishment, as amended, is hereby amended by adding at the end thereof a new Code Section 46-309 to read as follows:

“46-309. Employee benefit plans subject to ERISA. Funds or benefits of a pension, retirement, or employee benefit plan or program subject to the provisions of the federal Employee Retirement Income Security Act of 1974, as amended, shall not be subject to the process of garnishment until currently due and payable or transferable to a member of such plan or program or to a beneficiary thereof. When so subject, these funds or benefits shall not be subject to the process of garnishment unless such garnishment is based upon a judgment for alimony or for child support and then shall be subject to the process of garnishment to the extent provided in subsection (d) of Code Section 46-301.”

Section 2. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Culpepper of the 98th moved that the House agree to the Senate substitute to HB 546.

On the motion, the ayes were 99, nays 0.

The motion prevailed.

The following Bills of the Senate were taken up for the purpose of considering the Senate's disagreeing to the House amendment or substitute thereto:

SB 298. By: Senator Stumbaugh of the 55th: A BILL to protect the citizens of this state through the regulation of private detectives, persons in private security, polygraph and voice stress examiners; to provide a short title; to declare a purpose; to define certain terms; to establish the Georgia Board of Private Detective and Security Agencies; and for other purposes.

Representative Lee of the 72nd moved that the House insist on its position in substituting SB 298.

The motion prevailed.

SB 157. By: Senator Sutton of the 9th: A BILL to amend an Act establishing the Employees' Retirement System of Georgia, so as to change the provisions relative to the determination of certain rates of interest for use in all calculations required in connection with Employees' Retirement System of Georgia; and for other purposes.

Representative Johnson of the 72nd moved that the House insist on its position in amending SB 157.

The motion prevailed.

The following Bill of the Senate was taken up for the purpose of considering the report of the Committee of Conference thereon:

SB 385. By: Senator Ballard of the 45th: A BILL to amend an Act creating a new judicial circuit known as the Alcovy Judicial Circuit, so as to provide a salary supplement for each judge and the district attorney; to provide for cost-of-living increases; and for other purposes.

The following report of the Committee of Conference was read:

CONFERENCE COMMITTEE REPORT ON SB 385

The Conference Committee on SB 385 recommends that both the Senate and the House of Representatives recede from their positions and that the attached Conference Committee Substitute to SB 385 be adopted.

Respectfully submitted,

FOR THE SENATE:

/s/Honorable W. D. Ballard
Senator, 45th District

/s/Honorable Thomas R. Scott
Senator, 43rd District

/s/Honorable James N. Tysinger
Senator, 41st District

FOR THE HOUSE OF
REPRESENTATIVES:

/s/Honorable Denny Dobbs
Representative, 74th District

/s/Honorable Neal Jackson
Representative, 75th District

/s/Honorable William J. Dover
Representative, 11th District

A BILL

To amend an Act creating a new judicial circuit for the State of Georgia known as the Alcovy Judicial Circuit, approved March 9, 1972 (Ga. Laws 1972, p. 152), as amended, particularly by an Act approved March 30, 1977 (Ga. Laws 1977, p. 1217) and an Act approved March 20, 1980 (Ga. Laws 1980, p. 498), so as to provide a salary supplement for each judge of the Alcovy Judicial Circuit; to provide a salary supplement for the district attorney for the Alcovy Judicial Circuit; to provide for cost-of-living increases; to repeal specific Acts; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act creating a new judicial circuit for the State of Georgia known as the Alcovy Judicial Circuit, approved March 9, 1972 (Ga. Laws 1972, p. 152), as amended,

particularly by an Act approved March 30, 1977 (Ga. Laws 1977, p. 1217) and an Act approved March 20, 1980 (Ga. Laws 1980, p. 498), is hereby amended by striking in its entirety Section 2A of said Act, which reads as follows:

"Section 2A. In addition to the salary and contingent salary supplement payable from State funds, the Judge of the Superior Court of the Alcovy Judicial Circuit shall receive, effective July 1, 1977, a salary supplement of \$250.00 per month, and effective July 1, 1979, a salary supplement of \$300.00 per month; provided, however, said \$250.00 salary supplement may be reduced to \$200.00 per month by resolution of the Board of Commissioners of Newton County passed prior to June 1, 1977; and provided, further, said \$300.00 salary supplement may be reduced to \$250.00 per month by resolution of the Board of Commissioners of Newton County passed prior to June 1, 1979. Such salary supplement shall be paid from the funds of Newton County.",
and substituting in lieu thereof the following:

"Section 2A. (a) In addition to the salary and expense allowances payable from state funds, each judge of the Superior Courts of the Alcovy Judicial Circuit shall receive a salary supplement of \$300.00 per month from each county which comprises the Alcovy Judicial Circuit.

(b) Beginning July 1, 1981, and continuing each year thereafter, the judges of the Superior Courts of the Alcovy Judicial Circuit shall also receive an annual cost-of-living increase equal to 5 percent of the annual salary supplement paid by Newton County to be paid from the funds of Newton County only; provided, however, that, if the board of commissioners of Newton County passes a resolution prior to the first day of July in any year disclaiming such cost-of-living increase, it will not be paid for the ensuing fiscal year. Said cost-of-living increase shall be paid in equal monthly installments from the funds of Newton County. For the purposes of this subsection, the 'salary supplement' shall equal \$3,600.00 on July 1, 1981, and thereafter \$3,600.00 plus any cost-of-living increases made after July 1, 1981.

(c) Beginning July 1, 1981, and continuing each year thereafter, the judges of the Superior Courts of the Alcovy Judicial Circuit shall also receive an annual cost-of-living increase to be paid from the funds of Walton County only. The said judges shall receive an amount equal to the amount which results from multiplying the annual salary supplement paid by Walton County by the percentage cost-of-living increase afforded other county employees of Walton County by the governing authority of Walton County; provided, however, if such county employees are paid a certain sum as a cost-of-living increase, the said judges shall receive such sum in lieu of a percentage increase. Said cost-of-living increase shall be paid in equal monthly installments from the funds of Walton County. For the purposes of this subsection, the 'salary supplement' shall equal \$3,600.00 on July 1, 1981, and thereafter \$3,600.00 plus any cost-of-living increases, on a percentage basis or in a certain sum, made after July 1, 1981. The judges of the Superior Courts of the Alcovy Judicial Circuit shall not receive an annual cost-of-living increase in any year in which the county employees of Walton County do not receive a cost-of-living increase."

Section 2. Said Act is further amended by striking in its entirety Section 3A of said Act, which reads as follows:

"Section 3A. In addition to the salary and contingent expense allowance payable from State funds, the District Attorney of the Superior Court of the Alcovy Judicial Circuit shall receive, effective July 1, 1977, an expense allowance of \$50.00 per month, and effective July 1, 1979, an expense allowance of \$100.00 per month; provided, however, said \$50.00 expense allowance may be reduced to \$25.00 per month by a resolution of the Board of Commissioners of Newton County passed prior to June 1, 1977; and provided, further, said \$100.00 expense allowance may be reduced to \$50.00 per month by a resolution of the Board of Commissioners of Newton County passed prior to June 1, 1979. Such expense allowance shall be paid from the funds of Newton County.",
and substituting in lieu thereof the following:

"Section 3A. (a) In addition to the salary and expense allowances payable from state funds, the district attorney of the Superior Courts of the Alcovy Judicial Circuit shall

receive a salary supplement of \$300.00 per month from each county which comprises the Alcovy Judicial Circuit.

(b) Beginning July 1, 1981, and continuing each year thereafter, the district attorney of the Alcovy Judicial Circuit shall also receive an annual cost-of-living increase equal to 5 percent of the annual salary supplement paid by Newton County to be paid from the funds of Newton County only; provided, however, that, if the board of commissioners of Newton County passes a resolution prior to the first day of July in any year disclaiming such cost-of-living increase, it will not be paid for the ensuing fiscal year. Said cost-of-living increase shall be paid in equal monthly installments from the funds of Newton County. For the purposes of this subsection, the 'salary supplement' shall equal \$3,600.00 on July 1, 1981, and thereafter \$3,600.00 plus any cost-of-living increases made after July 1, 1981.

(c) Beginning July 1, 1981, and continuing each year thereafter, the district attorney of the Alcovy Judicial Circuit shall also receive an annual cost-of-living increase to be paid from the funds of Walton County only. The said district attorney shall receive an amount equal to the amount which results from multiplying the annual salary supplement paid by Walton County by the percentage cost-of-living increase afforded other county employees of Walton County by the governing authority of Walton County; provided, however, if such county employees are paid a certain sum as a cost-of-living increase, the said district attorney shall receive such sum in lieu of a percentage increase. Said cost-of-living increase shall be paid in equal monthly installments from the funds of Walton County. For the purposes of this subsection, the 'salary supplement' shall equal \$3,600.00 on July 1, 1981, and thereafter \$3,600.00 plus any cost-of-living increases, on a percentage basis or in a certain sum, made after July 1, 1981. The district attorney of the Alcovy Judicial Circuit shall not receive an annual cost-of-living increase in any year in which the county employees of Walton County do not receive a cost-of-living increase."

Section 3. (a) An Act entitled "An Act to supplement the salary of the judge of the superior court of the Alcovy Judicial Circuit from the funds of Walton County; to provide an effective date; to repeal conflicting laws; and for other purposes.", approved February 28, 1974 (Ga. Laws 1974, p. 124), is hereby repealed in its entirety.

(b) An Act entitled "An Act to provide for an expense allowance for the Judge of the Superior Court of the Alcovy Judicial Circuit from the funds of Walton County; to repeal conflicting laws; and for other purposes.", approved March 23, 1977 (Ga. Laws 1977, p. 959), is hereby repealed in its entirety.

Section 4. This Act shall become effective on the first day of the month following the month in which it is approved by the Governor or in which it becomes law without his approval.

Section 5. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Dobbs of the 74th moved that the House adopt the report of the Committee of Conference on SB 385.

On the motion, the ayes were 100, nays 1.

The motion prevailed.

The following Bill of the Senate was taken up for the purpose of considering the report of the Committee of Conference thereon:

SB 136. By: Senators Hudgins of the 15th and Greene of the 26th: A BILL to amend Code Chapter 24A-5, relating to the Council of Juvenile Court Judges, so as to change the provisions relating to the qualifications of judges hearing juvenile cases and their continual training; and for other purposes.

The following report of the Committee of Conference was read:

CONFERENCE COMMITTEE REPORT ON SB 136

The Conference Committee on SB 136 recommends that both the Senate and the House of Representatives recede from their positions and that the attached Conference Committee Substitute to SB 136 be adopted.

FOR THE SENATE:

/s/Honorable Floyd Hudgins
Senator, 15th District

/s/Honorable Robert H. Bell
Senator, 5th District

/s/Honorable Bill Littlefield
Senator, 6th District

Respectfully submitted,

FOR THE HOUSE OF
REPRESENTATIVES:

/s/Honorable Benson Ham
Representative, 80th District

/s/Honorable Randolph C. Karrh
Representative, 106th District

/s/Honorable Bryant Culpepper
Representative, 98th District

A BILL

To amend Code Chapter 24A-5, relating to the Council of Juvenile Court Judges, as amended, so as to change the provisions relating to the qualifications of judges hearing juvenile cases and their continual training; to provide for other matters relative thereto; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Chapter 24A-5, relating to the Council of Juvenile Court Judges, as amended, is hereby amended by adding at the end thereof a new Code section, to be designated Code Section 24A-502, to read as follows:

“24A-502. Training seminars. (a) The Council of Juvenile Court Judges shall establish seminars for all judges and referees exercising juvenile court jurisdiction and may make provisions relative to those seminars; provided, however, that all seminars will be held within the State of Georgia.

(b) These seminars shall offer instruction and training in juvenile law and procedure, child development and psychology, sociological theories relative to delinquency and breakdown of the family structure, and such other training and activities as the council may determine would promote the quality of justice in the juvenile court system.

(c) Expenses of administration of this seminar program and reasonable expenses incurred by the judges or referees in attending these seminars shall be paid from state funds appropriated for the council for that purpose, or from federal funds available to the council for that purpose, or from other appropriate sources. Said expenses for judges and referees shall not exceed the allowances allowed members of the Georgia General Assembly.

(d) All judges exercising juvenile jurisdiction shall participate in at least one seminar established by the Council of Juvenile Court Judges each year. Superior court judges may meet this requirement by attending seminars held in conjunction with the seminars for superior court judges provided by the Institute for Continuing Judicial Education. Said judges shall not exercise juvenile court jurisdiction after January 1, 1983, unless the Council of Juvenile Court Judges certifies that annual training has been accomplished or unless the judge is in the first year of his initial appointment.”

Section 2. This Act shall become effective January 1, 1982.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Ham of the 80th moved that the House adopt the report of the Committee of Conference on SB 136.

On the motion, the ayes were 95, nays 0.

The motion prevailed.

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

Mr. Speaker:

The Senate has passed, as amended, by the requisite constitutional majority the following Bills of the House:

- HB 267. By: Representative Hill of the 127th: A BILL to authorize the governing authority of Chatham County to provide an additional supplement to the salaries of each of the judges of the superior courts of the Eastern Judicial Circuit; and for other purposes.
- HB 960. By: Representatives Childs of the 51st, Williams of the 48th, Steinberg of the 46th, Richardson of the 52nd, Hawkins of the 50th and others: A BILL to amend an Act creating the State Court of DeKalb County, so as to change the provisions relating to assistant solicitors of said court; and for other purposes.
- HB 998. By: Representatives Harrison and Isakson of the 20th, Darden of the 19th, Burruss and Aiken of the 21st and others: A BILL to amend an Act changing the boundaries of the seven education districts of the Cobb County School District, so as to change the compensation of the chairman and other members of the board of education; and for other purposes.
- HB 1000. By: Representatives Harrison and Isakson of the 20th, Darden of the 19th, Burruss and Aiken of the 21st and others: A BILL to amend an Act changing the compensation of the clerk of the Superior Court, the sheriff, and the judge of the Probate Court of Cobb County from the fee system to the salary system, so as to change the provisions relative to the compensation of the sheriff, the chief deputy sheriff, and the chief investigator for Cobb County; and for other purposes.
- HB 1033. By: Representatives Darden, Thompson and Wilson of the 19th, Nix of the 20th, Aiken and Burruss of the 21st: A BILL to amend an Act changing the compensation of the clerk of the Superior Court, the sheriff, and the judge of the Probate Court of Cobb County from the fee system to the salary system, so as to change the provisions relating to the compensation of the clerk of the superior court and the deputy clerk of the superior court; and for other purposes.
- HB 332. By: Representative Bolster of the 30th: A BILL to amend the Act approved Aug. 13, 1924 providing a system of pensions and other benefits for members of paid Fire Departments in cities having a population of more than 300,000 as disclosed by the U.S. Census of 1920, or any subsequent census, shall furnish aid, relief and pensions to members; and for other purposes.
- HB 333. By: Representative Bolster of the 30th: A BILL to amend the Act approved Feb. 15, 1933 providing pensions for members of Police Departments in cities having a population of 300,000 or more according to U.S. Census of 1920, or any subsequent census thereof; and for other purposes.

The Senate has passed, by substitute, by the requisite constitutional majority the following Bills of the House:

HB 317. By: Representatives Childs of the 51st, Richardson of the 52nd, Clark of the 55th, Hawkins of the 50th, Elliott of the 49th and others: A BILL to amend an Act providing for a Board of Registrations and Elections in certain counties; so as to make provisions for the registration of voters as both county and municipal electors; and for other purposes.

HB 536. By: Representatives Horne of the 104th, Randall of the 101st, Pinkston of the 100th, Birdsong of the 103rd and Lucas of the 102nd: A BILL to amend an Act creating the Civil Court of Bibb County, so as to waive the rules of pleading in certain cases; to provide for nonjury trials; and for other purposes.

HB 1022. By: Representatives Triplett of the 128th, Ginsberg of the 122nd, Phillips of the 125th, Scott of the 123rd, Chance of the 129th and others: A BILL to amend an Act providing for the compensation of certain officers of counties of this state having a population of not less than 180,000 nor more than 190,000, so as to change the compensation of the tax commissioner, the clerk of the superior court, the judge of the municipal court, and the judge of the state court; and for other purposes.

HB 929. By: Representative Dobbs of the 74th: A BILL to amend an Act creating a Board of Commissioners of Newton County, so as to change the expense and mileage allowances of the chairman and members of the board of commissioners; and for other purposes.

The following Bills of the House were taken up for the purpose of considering the Senate amendment or substitute thereto:

HB 64. By: Representatives Sizemore of the 136th, Evans of the 84th, Walker of the 115th, Ross of the 76th, Ham of the 80th, and others: A BILL to amend "The Georgia Justice Courts Training Council Act," so as to redefine the term "justice of the peace" to exclude judges who are practicing attorneys; and for other purposes.

The following Senate substitute was read:

A BILL

To amend "The Georgia Justice Courts Training Council Act," approved March 14, 1978 (Ga. Laws 1978, p. 894), as amended by an Act approved March 20, 1980 (Ga. Laws 1980, p. 638), so as to redefine the term "justice of the peace" to exclude judges who are practicing attorneys; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. "The Georgia Justice Courts Training Council Act," approved March 14, 1978 (Ga. Laws 1978, p. 894), as amended by an Act approved March 20, 1980 (Ga. Laws 1980, p. 638), is hereby amended by striking subsection (d) of Section 2 and substituting in lieu thereof the following new subsection (d) of Section 2:

"(d) 'Justice of the peace' means justices of the peace and notary public ex officio justices of the peace. 'Justice of the peace' includes any small claims court judge who is not a practicing attorney but does not include any ~~such judge if a practicing attorney as evidenced by active membership in the State Bar of Georgia~~ justice of the peace, notary public ex officio justice of the peace, justice of the peace emeritus, or small claims court judge who has been a practicing attorney for at least four years as evidenced by at least four years of active membership in the State Bar of Georgia."

Section 2. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Walker of the 115th moved that the House agree to the Senate substitute to HB 64.

On the motion, the ayes were 106, nays 3.

The motion prevailed.

HB 377. By: Representatives Snow of the 1st, Walker of the 115th, Evans of the 84th, Darden of the 19th, Culpepper of the 98th and others: A BILL to amend Code Chapter 27-18, relating to nolle prosequi, so as to change the provisions under which a nolle prosequi may be entered; and for other purposes.

The following Senate amendment was read:

Amend HB 377 by adding immediately before the quotation mark at the end of quoted Code Section 27-1801 the following:

“The consent of the court shall be required for entry of a nolle prosequi under any of the following conditions:

(1) The period of qualification for election as district attorney or solicitor which immediately precedes the expiration of the term of the district attorney or solicitor has expired and the district attorney or solicitor has not qualified as a candidate for reelection; or

(2) The general primary which immediately precedes the expiration of the term of the district attorney or solicitor has been held and the district attorney or solicitor was not chosen at the primary as a candidate for reelection; or

(3) The general election which immediately precedes the expiration of the term of the district attorney or solicitor has been held and the district attorney or solicitor was not reelected.”

And further, amend HB 377 on Page 1, line 11, by adding immediately after the words “District Attorney” the following:

“or solicitor”.

Representative Walker of the 115th moved that the House agree to the Senate amendment to HB 377.

On the motion, the ayes were 106, nays 1.

The motion prevailed.

Under the general order of business, established by the Committee on Rules, the following Bills and Resolution of the Senate were taken up for consideration and read the third time:

SR 85. By: Senators Cobb of the 28th, Timmons of the 11th, Brannon of the 51st and others:

A RESOLUTION

Creating the Joint Study Committee on Drug and Narcotic Abuse; and for other purposes.

WHEREAS, there is no area of criminal activity which has affected the lives of the citizens of this state in the last several years more than the area of drug and narcotic abuse; and

WHEREAS, there has been no dedicated and comprehensive national policy dealing with the problem of drug abuse; and

WHEREAS, the State of Georgia has the opportunity to be on the forefront of having a well-defined, streamlined drug and narcotic law enforcement program for the state; and

WHEREAS, the goal of improved law enforcement in this area requires coordinated effort on the part of local law enforcement agencies, state law enforcement agencies, the judicial branch, the Senate, and the House of Representatives.

NOW, THEREFORE, BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA that there is hereby created the Joint Study Committee on Drug and Narcotic Abuse to be composed of five members of the Senate appointed by the Lieutenant Governor and five members of the House appointed by the Speaker of the House.

BE IT FURTHER RESOLVED that the members of said committee shall be authorized to request one member from each of the following organizations or offices to participate in the study of the committee: the Georgia Police Chiefs' Association; the Georgia Sheriffs' Association, the Federal Bureau of Investigation, the Georgia Bureau of Investigation, the District Attorneys' Association, the Office of the Governor, the Department of Public Safety, and a judge of one of the superior courts in this state.

BE IT FURTHER RESOLVED that the committee shall undertake a comprehensive study of the problem of drug and narcotic abuse in this state, with special emphasis on the improvement of law enforcement in this area, and shall recommend changes required to alleviate this problem. The committee may conduct such meetings at such places and at such times as it may deem necessary or convenient to enable it to exercise fully and effectively its powers, perform its duties, and accomplish the objectives and purposes of this resolution. The members of the committee shall receive the allowances authorized for legislative members of interim legislative committees but shall receive the same for not more than 15 days. The funds necessary to carry out the provision of this resolution shall come from the funds appropriated to or available to the legislative branch of government. The committee shall make a report of its findings and recommendations, with suggestions for proposed legislation, if any, no later than December 31, 1981, at which time the committee shall stand abolished.

The following amendment was read and adopted:

The Committee on Health and Ecology moves to amend SR 85 by striking on line 6 of page 2 the following:

"Federal Bureau of Investigation",

and inserting in lieu thereof the following:

"Drug Enforcement Administration".

The report of the Committee, which was favorable to the adoption of the Resolution, as amended, was agreed to.

On the adoption of the Resolution, as amended, the ayes were 105, nays 0.

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

SB 238. By: Senator Barnes of the 33rd: A BILL to amend Code Chapter 24-27, relating to clerks of the superior courts, so as to consolidate, revise, and update the provisions relating to fees; to change certain fees paid to the superior courts; to amend certain sections of the Code of Georgia relating to fees paid to the superior court, so as to change certain references to fees; to amend certain Acts, relating to fees paid to the superior courts; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend Code Chapter 24-27, relating to clerks of the superior courts, so as to consolidate, revise, and update the provisions relating to fees; to enumerate certain fees; to provide for other matters relative to the foregoing; to amend Code Section 24-3406, relating to deposits in civil cases, so as to change certain references; to amend Code Section 60-618, relating to plat records, so as to change certain references; to amend Code Section 60-620, relating to descriptions in land registrations, so as to change certain references; to amend Code Section 67-2202, relating to liens, so as to change certain references; to amend Code Section 67-2604, relating to filing of federal tax liens, so as to change certain references; to amend Code Title 68C, relating to motor vehicle safety responsibility, so as to change certain references; to amend Code Chapter 109A-9-4, relating to filing, so as to change certain references; to amend an Act comprehensively revising appellate and other posttrial procedures, approved February 19, 1965 (Ga. Laws 1965, p. 18), as amended, so as to change certain references; to amend an Act providing certain requirements in connection with blasting or excavating in the vicinity of gas pipes, approved March 6, 1969 (Ga. Laws 1969, p. 50), as amended, so as to change certain references; to amend an Act known as the "Rural Telephone Cooperative Act," approved February 15, 1950 (Ga. Laws 1950, p. 192), as amended, so as to change certain references; to amend an Act creating liens in favor of hospitals, approved December 14, 1953 (Ga. Laws 1953, Nov.-Dec. Sess., p. 105), as amended, so as to change certain fees; to amend an Act known as the "Electric Membership Corporation Act," approved March 30, 1937 (Ga. Laws 1937, p. 644), as amended, so as to provide that certain fees shall go to clerks of the superior court in lieu of the Secretary of State; to change certain references; to amend an Act to limit the effect of filing any mortgage, approved March 31, 1937 (Ga. Laws 1937, p. 760), so as to change certain references; to amend an Act to provide for the filing of a lis pendens, approved February 21, 1939 (Ga. Laws 1939, p. 345), as amended, so as to change certain references; to amend an Act entitled "The Georgia Professional Association Act," approved April 5, 1961 (Ga. Laws 1961, p. 404), as amended, so as to change certain references; to repeal Code Section 24-3407, relating to deposits for nonresident plaintiffs; to repeal Code Section 39-708, relating to clerk's fees; to provide for other matters relative to the foregoing; to provide for severability; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Chapter 24-27, relating to clerks of the superior courts, as amended, is hereby amended by striking in its entirety Code Section 24-2727, relating to fees, and substituting in lieu thereof the following Code sections to read as follows:

"24-2727.1. Costs and fees enumerated. The clerks of the superior courts of this state shall be entitled to charge and collect the fees enumerated herein for official duties performed by them, provided that, in all counties in this state where the clerk of the superior court is on a salary basis, the fees herein provided shall be paid into the county treasury.

24-2727.2. Civil cost enumerated.

(1) Before filing any civil case

or proceeding, in accordance
with the provisions of Section
24-3406, as the same may now or
hereafter be amended, a deposit
of\$ 20.00

Provided, the deposit required by this section shall be the total collectable deposit by the clerk for filing any civil case or proceeding.

Provided further, that such deposit shall not be required if the party desiring to file such case or proceeding is unable, by reason of poverty, to pay such deposit and such party files with the clerk an affidavit to such effect, as provided by law.

Provided further, that nothing contained herein shall be deemed to require such deposit of the state, its agencies, or political subdivisions.

- (2) Filing and docketing suits;
complaints or motions..... 4.00
- (3) Copying and issuing process or
summons 4.00
- (4) Each copy after first copy 2.00
- (5) Entering verdict or judgment of
dockets..... 2.00
- (6) Filing all pleadings and
instruments subsequent to
any complaint in any case,
each 1.00
- (7) Writ of partition of land
and recording proceedings
in case.....10.00
- (8) Validation and confirmation
of revenue bonds pursuant to
the provisions of Section 15
of an Act known as 'The
Revenue Bond Law,' approved
March 31, 1937 (Ga. Laws 1937,
p. 761), as amended, first
500 bonds, each 1.00
All over 500, each50
- (9) Issuing certificate of adoption
under seal of the court
pursuant to the provisions
of Section 74-417 2.00
- (10) Recording proceedings in all
cases of habeas corpus, per
page..... 1.50
- (11) The clerks shall receive the
same fees as in other civil
cases for performing the duties
required of them in cases of
trover or bail trover,
regardless of the amount
involved in such cases.

- (12) In addition to all other legal costs charged and collected in each civil suit, action, case, or proceeding, in accordance with the provisions of Section 8.1 of an Act providing for retirement benefits for the clerks of the superior courts of Georgia, approved February 15, 1952 (Ga. Laws 1952, p. 238), as amended, the sum of 1.00
- 24-2727.3. Miscellaneous costs enumerated.
- (1) Recording any instrument of writing, not specified, per page\$ 1.50
- (2) Certification or exemplification of record, per page..... .50
- (3) Clerk's certificate..... 1.00
- (4) Court's seal 1.00
- (5) Issuing certificates of appointment to notaries public issuing certificates of reappointment as provided by Section 71-105, relating to the issuance of such certificates and the fees therefor, as amended..... 5.00
- (6) Registering and filing trade names pursuant to the provisions of Section 2 of an Act providing for the registration of trade names, approved March 29, 1937 (Ga. Laws 1937, p. 804), as amended 2.00
- (7) The clerk shall not charge a fee for recording discharge certificates of veterans as provided in an Act to prohibit clerks of the superior court from charging veterans of certain wars a fee for recording their discharge certificates, approved March 27, 1947 (Ga. Laws 1947, p. 1201), as amended.
- (8) Filing and indexing each notice of lien or certificate or notice affecting the tax lien, in accordance with

Section 67-2604, relating
to the registering of liens
for the United States Internal
Revenue Taxes, is:

- (a) Tax lien on real or
personal property 2.00
- (b) Certificate of discharge or
subordination 2.00
- (c) All other notices, including
a certificate of release
or nonattachment 2.00
- (9) Filing written information of
gas companies, in accordance
with Section 4 of an Act
providing certain requirements
in connection with blasting
or excavating in the vicinity
of underground gas pipes,
approved March 6, 1969 (Ga.
Laws 1969, p. 50), as amended,
a fee per page of 1.00
- (10) Issuing certificate of pending
or unsatisfied judgment, as
provided in Section 68C-309 of
the Motor Vehicle Safety
Responsibility Act 1.00
- (11) Issuance of license to practice
lawno fee
- (12) Filing incorporation proceedings:
 - (a) Articles of
incorporation16.00
 - (b) Articles of amendment.....15.00
 - (c) Restated articles.....15.00
 - (d) Merger15.00
 - (e) Dissolution15.00
 - (f) Involuntary
dissolutionno fee
 - (g) Consolidation and
merger.....15.00
 - (h) Certificate of election
to dissolve15.00
 - (i) Order approving change
of principal officeno fee
 - (j) Articles of incorporation
as required by Title 22,
the 'Georgia Business

Corporation Code,' and Section 41 of an Act known as the 'Rural Telephone Cooperative Act,' approved February 15, 1950 (Ga. Laws 1950, p. 192), as amended, and an Act known as the 'Electric Membership Corporation Act,' approved March 30, 1937 (Ga. Laws 1937, p. 644), as amended	15.00
(13) Filing lien on get of livestock in accordance with Section 67-2202, relating to get of livestock.....	.25
(14) Filing hospital lien, first page	1.00
each page thereafter.....	1.00
(15) Filing lis pendens, first page	2.00
each page thereafter.....	1.00
24-2727.4. Quasi civil/criminal court cost enumerated.	
(1) Issuing fieri facias and entry on execution docket.....	\$ 2.00
(2) Entering fieri facias on general execution docket	1.00
(3) Issuing subpoena or summons to witness50
(4) Furnishing and certifying any process, order, etc., for publication.....	1.50
(5) Providing uncertified photocopies of documents in clerk's office, per page.....	.25
(6) Issuing commission to examine witness	1.00
(7) Entering any record on minutes, not specified, per page.....	1.50
(8) Preparation of record and transcript to the Supreme Court and Court of Appeals, per page.....	1.50
Provided, however, that where a transcript of the evidence and proceedings is filed with	

- the clerk and does not require
recopying, the clerk shall not
receive the fee herein
prescribed with respect to such
transcript, but shall receive,
for filing and transmission of
such transcript, a fee of..... 5.00
- (9) Entering remittitur from
Supreme Court or Court
of Appeals 1.00
- (10) Issuing jury scrip or
check, each..... .30
- (11) For each day of service
in attendance upon the
courts35.00

The per diem attendance upon the courts shall be paid from the treasury of the respective counties of this state. The clerks shall receive the same fees as in other civil cases for performing the duties required of them by Title 60 relating to land registration.

The clerks shall receive the same fees as in other civil cases for performing the duties required by them by an Act known as the 'Uniform Partnership Act,' approved February 15, 1952 (Ga. Laws 1952, p. 375), as amended.

24-2727.5. Property recording fees enumerated.

- (1) Recording and returning to
sender all instruments
pertaining to real estate,
and deeds of trust or
amendments thereto, in
accordance with the
provisions of Section 108-607,
as amended, first page.....\$ 2.50
each page, after the first 2.00
- (2) Cancellation of deeds,
mortgages, and fieri facias,
each..... 1.00
- (3) Recording maps or plats..... 2.50

The fee charged for recording maps and plats shall include the fee required by Section 8.2 of an Act providing for retirement benefits for the clerks of the superior courts of Georgia, approved February 15, 1952 (Ga. Laws 1952, p. 238), as amended.

- (4) Recording deeds of trust or
amendments thereto, in accordance
with the provisions of Section
108-607, as amended, first page 3.00
each page, after the first 2.00

The fee collected on the first page shall include the fee required by Section 8.2 of an Act providing for retirement benefits for the clerks of the superior courts of Georgia, approved February 15, 1952 (Ga. Laws 1952, p. 238), as amended.

- (5) Filing and indexing financing
statements and for stamping
a copy furnished by the

secured party to show the
date and place of filing
for an original or a
continuation statement as
provided in Section 109-9-403
of the Uniform Commercial
Code..... 2.50

Provided, there shall be no fee charged for filing a termination of a financing statement as provided in Section 109A-9-404, when the original financing statement was filed subsequent to the effective date of this section of the Uniform Commercial Code.

Provided further, there shall be no fee charged for filing an assignment that is indicated on the original financing statement, as provided in Section 109A-9-405 of the Uniform Commercial Code.

(6) Filing and indexing release of
collateral, as provided in
Section 109A-9-406, and filing
and indexing an assignment of
security interest, as provided
in Section 109A-9-405(2),
and filing of continuation, as
provided in Section
109A-9-403(3), of the
Uniform Commercial Code..... 2.50

(7) Providing copy of financing
statement or statement of
assignment as provided in
Section 109A-9-407 of
the Uniform Commercial Code,
per page..... .75

(8) Entering cross-reference
in real property index,
per entry..... .25

(9) Filing affidavit to extend
lien as required in Section
67-2506, relating to the
extension of a lien on
personal property liens25

24-2727.6. Criminal court cost enumerated.

(1) Entering and docketing bills
of indictment, presentments,
no-bills accusations,
indictments, and accusation
record\$ 3.00

(2) Service in cases where the
defendant is tried or pleads
guilty, or there is a
settlement10.00

(3) Service in docketing and
entering bills of
indictment of presentments
on minutes in cases of

nolle prosequi	5.00
(4) Issuing and mailing first notice of arraignment pursuant to the provisions of Section 27-1401	1.00
(5) Affidavit of custodian, filing, and transmittal pursuant to the provisions of Section 3 of an Act requiring defendants convicted of crimes be awarded credit for time spent in jail awaiting trial, approved March 24, 1970 (Ga. Laws 1970, p. 692), as amended.....	1.00
(6) Preparation and transmission of defendant's personal history and related documents as provided in subsection (c) of Section 13 of an Act comprehensively and exhaustively revising, superseding, and consolidating the laws relating to prisons, public works camps, and prisoners, approved March 20, 1956 (Ga. Laws 1956, p. 161), as amended.....	5.00
(7) Preparation and transmission of documents to superior court sentence review panel in accordance with Section 27-2511.1, first copy, per page.....	1.50
Subsequent copies, per page.....	.50
(8) Preparation and furnishing copy of the record of appeal or criminal cases where accused was convicted of capital felony, in accordance with Section 12 of an Act comprehensively revising appellate and other posttrial procedure, approved February 19, 1965 (Ga. Laws 1965, p. 18), as amended, per 100 words.....	.20
Clerk's certificate.....	1.00

Provided, however, the clerk shall not receive compensation for the transcript of evidence and proceedings.

24-2727.7. Existing laws. All laws in force in this state which provide compensation for clerks of the superior courts for the discharge of duties not herein enumerated or in conflict with the provisions of Sections 24-2727.1 through 24-2727.6 shall remain in full force and effect."

Section 2. Code Section 24-3406, relating to deposits in civil cases, is hereby amended by striking, wherever the same shall appear, the following:

"Code section 24-2727",

and substituting in lieu thereof the following:

"Section 24-2727.2(1)",

so that when so amended Code Section 24-3406 shall read as follows:

"24-3406. Deposit of cost required in civil cases. The clerks of the superior courts shall not be required to file any civil case or proceeding until the deposit required by ~~Code section 24-2727~~ Section 24-2727.2(1), relating to fees of clerks of the superior courts, as amended, has been deposited with said clerk on account of cost, provided that such deposit shall not be required if the party desiring to file such case or proceeding is unable by reason of poverty to pay such deposit and such party files with the clerk an affidavit to such effect. If the case or proceeding be dismissed or if the total cost incurred in said case or proceeding is less than the deposit required by ~~Code Section 24-2727~~ Section 24-2727.2(1), as amended, any of the sum remaining in the hands of the clerk shall be repaid. The deposit required to be filed by this section shall not affect any Code Section or Act of the General Assembly which requires a deposit in excess or in addition to the deposit of cost required by this section. Nothing contained herein shall be deemed to require such deposit of cost of the state, its agencies, or political subdivisions."

Section 3. Code Section 60-618, relating to plat records, is hereby amended by striking the following:

"of \$1 for that particular service",

and substituting in lieu thereof the following:

"as provided in section 24-2727.5(3)",

so that when so amended Code Section 60-618 shall read as follows:

"60-618. Plat record; copy; fee. Whenever a plat of the premises, too large or too intricate for easy transcription on the register of decrees of title or on the certificate of title, is a part of the description of the lands or is used to aid description, it shall not be necessary for the clerk to copy the same on the register of decrees of title or on the certificate of title, but he shall record the same in one of the public record books in his office and in lieu of copying the plat shall note the existence of the same, together with a reference to the book and page where recorded. If the holder of the owner's certificate shall desire a copy of the plat attached as a part of his owner's certificate, the clerk shall make a copy and certify it and so attach it upon payment of a fee of ~~\$1 for that particular service~~ as provided in Section 24-2727.5(3)."

Section 4. Code Section 60-620, relating to descriptions in land registrations, is hereby amended by striking the following:

"be paid 10 cents per 100 words",

and substituting in lieu thereof the following:

"receive a fee as provided in Sections 24-2727.3(2) and 24-2727.3(3), relating to certification of records",

so that when so amended Section 60-620 shall read as follows:

"60-620. Description, certified copy; fee. Whenever any of the description or details of a certificate of title on the title register shall be set out in full in some other record of the clerk's office with reference thereto on the title register, as hereinbefore provided, like reference shall be made on the owner's certificate and on creditor's certificates when thereafter issued; but if the holder of such owner's certificate or creditor's certificate shall so require, the clerk shall make a full and complete copy of such record to which reference is made, and certify it as such, and attach it to the owner's certificate or the creditor's certificate, as the case may be. For making and certifying such copy of the

recorded document or writing and attaching it to the owner's certificate or creditor's certificate, as the case may be, the clerk shall ~~be paid 10 cents per 100 words receive a fee as provided in Sections 24-2727.3(2) and 24-2727.3(3), relating to certification of records.~~"

Section 5. Code Section 67-2202, relating to liens, is hereby amended by striking the following:

"25 cents each",

and substituting in lieu thereof the following:

"a fee as required by Section 24-2727.3(13)",

so that when so amended Code Section 67-2202 shall read as follows:

"67-2202. Liens on get of stallions, etc.; record; priorities. The owner or keeper of any stallion, jack, or blooded or imported bull or boar shall have a lien upon the get thereof, for the service of such stallion, jack, or blooded or imported bull or boar, for the period of one year from the birth of such get, which lien shall be superior to all other liens, except the lien for taxes. The lien herein provided for shall not become operative unless the same be recorded in the office of the clerk of the superior court of the county wherein the owner of the mother resides, within six months after the performance of the service; and said clerk shall keep a book in which all such liens are to be recorded, and said clerk shall receive ~~25 cents each~~ a fee as required by Section 24-2727.3(13) for recording such liens: Provided, said animals shall be kept by the owners thereof inclosed in their own pastures or otherwise."

Section 6. Code Section 67-2604, relating to filing of federal tax liens, as amended, is hereby amended by striking said Code section in its entirety and substituting in lieu thereof the following:

"67-2604. The fee for filing and indexing each notice of lien or certificate or notice affecting the tax lien shall be as required by Section 24-2727.3(8), relating to fees of superior court clerks. The officer shall bill the district directors of internal revenue on a monthly basis for fees for documents filed by them."

Section 7. Code Section 68C-309, relating to records, is hereby amended by striking the last sentence of said Code section in its entirety and substituting in lieu thereof the following:

"The cost of such certificate shall be ~~\$1~~ \$1.00 and shall be paid by the party requesting same."

Section 8. Code Section 68C-401, relating to judgments, is hereby amended by striking the last sentence of subsection (a) of said Code section in its entirety and substituting in lieu thereof the following:

"The court shall be entitled to a fee as required by Sections 24-2727.3(2) and 24-2727.3(3). In the event a certificate of pending or unsatisfied judgment is requested, the court shall be entitled to a fee as required by Section 24-2727.3(10)."

Section 9. Code Section 109A-9-403, relating to filing, as amended, is hereby amended by striking subsection (5) of said Code section in its entirety and substituting in lieu thereof the following:

"(5) The uniform fee for filing and indexing and for stamping a copy furnished by the secured party to show the date and place of filing for an original or a continuation statement shall be ~~\$2.50~~ as required by Section 24-2727.5(5)."

Section 10. Code Section 109A-9-404, relating to termination statements, as amended, is hereby amended by striking subsection (3) of said Code section in its entirety and substituting in lieu thereof the following:

"The uniform fee for filing and indexing a termination statement of a financing statement filed prior to the effective date of this section shall be \$1.00. The termination fee shall be included in the filing fee for the financing statement filed subsequent to the effective date of this section."

Section 11. Code Section 109A-9-405, relating to assignments of security interests, is hereby amended by striking the last sentence of subsection (1) of said Code section and substituting in lieu thereof the following:

"The uniform fee for filing, indexing, and stamping a copy of a financing statement so indicating an assignment shall be ~~\$2.50~~ as required by Section 24-2727.5(6)."

Section 12. Code Section 109A-9-405, relating to assignments of security interests, is hereby amended by striking the last sentence of subsection (2) of said Code section and substituting in lieu thereof the following:

"The uniform fee for filing, indexing, and stamping a copy of such a separate statement of assignment shall be \$2 as required by Section 24-2727.5(6)."

Section 13. Code Section 109A-9-406, relating to releases of collateral, is hereby amended by striking the last sentence of said Code section in its entirety and substituting in lieu thereof the following:

"The uniform fee for filing and noting such a statement of release shall be \$2 as required by Section 24-2727.5(6)."

Section 14. Code Section 109A-9-407, relating to information from filing officer, is hereby amended by striking subsection (1) of said Code section in its entirety and substituting in lieu thereof the following:

"(1) Upon request the filing officer shall furnish a copy of any filed financing statement or statement of assignment for a uniform fee of ~~75 cents per page~~ as required by Section 24-2727.5(7), provided that the person requesting such copy shall furnish to the filing officer the file number of the statement requested."

Section 15. An Act comprehensively revising appellate and other posttrial procedures, approved February 19, 1965 (Ga. Laws 1965, p. 18), as amended, is hereby amended by striking subsection (b) of Section 12 of said Act in its entirety and substituting in lieu thereof the following:

"(b) Where the accused in a criminal case was convicted of a capital felony, the clerk shall likewise furnish the Attorney General with an exact copy of the record on appeal for which the clerk shall receive a fee as required by Section 24-2727.6(9), to be paid out of funds appropriated to the State Law Department."

Section 16. An Act providing certain requirements in connection with blasting or excavating in the vicinity of gas pipes, approved March 6, 1969 (Ga. Laws 1969, p. 50), as amended, is hereby amended by striking subsection (c) of Section 4 of said Act in its entirety and substituting in lieu thereof the following:

"(c) charge a fee for the filing of such written materials in accordance with Section 24-2727.3(9)."

Section 17. An Act known as the "Rural Telephone Cooperative Act," approved February 15, 1950 (Ga. Laws 1950, p. 192), as amended, is hereby amended by striking in its entirety Section 41 of said Act and substituting in lieu thereof the following:

"Section 41. Fees. The clerk of the superior court shall charge and collect the following fees:

- (a) Filing articles of incorporation, as required by Section 24-2727.3(12) and Section 24-2739.1.....\$ 16.00
- (b) Filing articles of amendment..... 15.00
- (c) Filing articles of consolidation or merger..... 15.00
- (d) Filing articles of conversion, or consolidation and merger 15.00
- (e) Filing certificate of election to

dissolve	15.00
(f) Filing articles of dissolution	15.00
(g) Filing order approving change of principal office.....	no fee
The Secretary of State shall charge and collect the following fees for his service:	
(h) Filing articles of incorporation.....	5.00
(i) Filing articles of amendment.....	5.00
(j) Filing articles of consolidation or merger.....	5.00
(k) Filing articles of conversion.....	5.00
(l) Filing articles of consolidation and conversion	5.00
(m) Filing certificate of election to dissolve	5.00
(n) Filing articles of dissolution	5.00
(o) Filing order approving change of principal office	5.00"

Section 18. An Act to create liens in favor of hospitals, approved December 14, 1953 (Ga. Laws 1953, Nov.-Dec. Sess., p. 105), is hereby amended by striking the last sentence of Section 3 of said Act in its entirety and substituting in lieu thereof the following:

"The clerk shall receive a fee as required by Section 24-2727.3(14) as his fee for such filing."

Section 19. An Act known as the "Electric Membership Corporation Act," approved March 30, 1937 (Ga. Laws 1937, p. 644), as amended, is hereby amended by striking Section 17 of said Act, which reads as follows:

"Section 17. Fees of Secretary of State. The Secretary of State shall charge and collect fees for filing documents and issuing certificates in amounts equal to those provided by Section 22-1602 of the Georgia Business Corporation Code, as now in effect or as hereafter amended.",

and substituting in lieu thereof the following:

"Section 17. Fees for clerk of Superior Court. The clerk of the Superior Court shall charge and collect the fee for filing of articles of incorporation, amendments, consolidation, and dissolution as required by Section 24-2727.3(12)."

Section 20. An Act to limit the effect of filing any mortgage, approved March 31, 1937 (Ga. Laws 1937, p. 760), is hereby amended by striking Section 3 of said Act in its entirety and substituting in lieu thereof the following:

"Section 3. The clerk of the Superior Court shall file such affidavit, reindex the instrument mentioned therein, and enter on the margin of the record of such instrument a reference to the filing of such affidavit, stating thereon the date of filing such affidavit and the amount unpaid on the obligation secured by such instrument for which services the clerk of the Superior Court shall be entitled to a fee of 25 cents as required by Section 24-2727.5(8)."

Section 21. An Act to provide for the filing of a lis pendens, approved February 21, 1939 (Ga. Laws 1939, p. 345), as amended, is hereby amended by striking Section 2 of said Act in its entirety and substituting in lieu thereof the following:

"Section 2. The Clerks of the Superior Courts of this State from and after the passage of this Act shall keep a lis pendens docket in which shall be recorded all notices of lis

pendens on real property filed with them, such lis pendens docket to have proper indexes, and such indexes to be arranged alphabetically, both as to direct and inverse, and the Clerks of this State shall be allowed a fee ~~in the amount of 15¢ per each 100 words, or fraction thereof, as required by Section 24-2727.3(15),~~ for recording such lis pendens in said lis pendens docket."

Section 22. An Act entitled "The Georgia Professional Association Act," approved April 5, 1961 (Ga. Laws 1961, p. 404), as amended, is hereby amended by striking Section 4 of said Act in its entirety and substituting in lieu thereof the following:

"Section 4. Such persons may form a professional association by executing and recording Articles of Association in the office of the clerk of the superior court in the county in which the association's principal office is located. The clerk shall record such Articles of Association and any amendments thereto or instruments of dissolution thereof in a separate book to be kept for that purpose, and shall receive as fees for recording any original Articles of Association or amendments thereto the sum of five dollars (\$5.00) plus fifteen cents (15¢) for each one hundred words contained in the particular document recorded the same manner as required for the recording of articles of incorporation and shall receive a fee as required by Section 24-2727.3(12). Such Articles of Association shall not be required to be published or recorded elsewhere. Such record of said Articles of Association, when so recorded, shall be notice of the provisions of the Articles to the world as well as to all parties dealing with such Association. Such persons shall adopt such name for the Association as they in their discretion may determine. Provided, that the name selected shall be followed by the words 'Professional Association' or the abbreviation 'P.A.' Said Articles of Association may contain any provision not in violation of law or the public policy of this State as the members of the association may decide. Such Articles may be amended or dissolved at any time and from time to time by agreement of two-thirds of the members at any regular meeting or at a special meeting called for that purpose, and upon likewise recording such amendment or instrument of dissolution in the same place or places as the original Articles of Association."

Section 23. Code Section 24-3407, relating to deposits for nonresident plaintiffs, and which reads as follows:

"24-3407. Deposit by nonresident plaintiff; additional deposit. The clerks of the superior and city courts shall not be required to file any proceeding in which the plaintiff is a nonresident, until \$10 shall have been deposited with the clerk on account of costs. The court, at any stage of such cause, on motion of the clerk, shall require such additional deposit as the case may require. If the case be withdrawn or dismissed, or if, upon final judgment, the deposit exceeds the amount of the costs taxable by law, the clerk shall refund to the depositor the excess.",
is hereby repealed in its entirety.

Section 24. Code Section 39-708, relating to clerk's fees, and which reads as follows:

"39-708. Clerk's fees. For entering such execution, as aforesaid, upon the general execution docket, the clerk shall be entitled to a fee of 10 cents, to be taxed in the bill of costs.",
is hereby repealed in its entirety.

Section 25. In the event any section, subsection, sentence, clause, or phrase of this Act shall be declared or adjudged invalid or unconstitutional, such adjudication shall in no manner affect the other sections, subsections, sentences, clauses, or phrases of this Act, which shall remain of full force and effect as if the section, subsection, sentence, clause, or phrase so declared or adjudged invalid or unconstitutional were not originally a part hereof. The General Assembly hereby declares that it would have passed the remaining parts of this Act if it had known that such part or parts hereof would be declared or adjudged invalid or unconstitutional.

Section 26. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Savage
Y Adams,G	Y Collins	Harrison	Y Matthews	Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Y Smyre
Y Bargerom	Y Cummings	Y Hutchinson	Mostiler	Y Snow
Y Baugh	Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Benn	Y Davis,L	Y Jackson,W	Y Padgett	Townsend
Y Birdsong	Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Twiggs
Y Branch	Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Elliott	Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W,R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Ware
Y Cason	Y Foster	Y Lane,R	Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawston	Y Ralston	White
Y Chamberlin	Fuller,K	Y Lee	Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B,J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Williams,H
Y Cheeks	Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Lucas	Y Rose	Y Wood,J
Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J,T
Y Clark,L	Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Marcus	Russell	Speaker Murphy

On the passage of the Bill, by substitute, the ayes were 142, nays 0.

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

Representative Russell of the 64th requested that he be recorded as voting "aye" on the passage of SB 238, by substitute.

SB 416. By: Senator Littlefield of the 6th: A BILL to amend an Act known as the "Jekyll Island State Park Authority Act," and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Y Benefield	Castleberry	Y Connell	Y Dent
Y Adams,G	Benn	Chamberlin	Y Couch	Y Dixon
Y Adams,J	Birdsong	Y Chambless	Y Cox	Y Dobbs
Y Adams,M	Y Bishop	Y Chance	Y Crawford	Y Dover
Y Aiken	Bolster	Y Cheeks	Y Crosby	Y Edwards
Y Anderson	Y Branch	Y Childers	Y Culpepper	Elliott
Y Argo	Y Bray	Y Childs	Y Cummings	Y Evans
Y Auten	Brooks	Clark,B	Y Darden	Y Felton
Y Balkcom	Y Buck	Clark,L	Daugherty	Y Fortune
Y Bargerom	Burruss	Y Colbert	Y Davis,B	Y Foster
Y Baugh	Y Burton	Y Coleman	Y Davis,J	Y Fuller,C
Beal	Y Byrd	Collins	Y Davis,L	Y Fuller,K
Y Beck	Y Cason	Colwell	Y Dean	Y Galer

Y Ginsberg	Y Johnson,G	McDonald	Y Ralston	Y Thompson
Y Glover	Y Johnson,R	McKinney	Y Ramsey	Y Townsend
Y Godbee	Jones,B	N Miles	Y Randall	Y Triplett
Y Greer	Jones,H	Y Milford	Y Reaves	Y Tuten
Y Ham	Y Karrh	Y Moody	Y Richardson	Y Twiggs
Y Hamilton	Y Kemp	Y Moore	Y Robinson	Y Vandiford
Y Hanner	Y Kilgore	Y Mostiler	Y Rose	Y Vaughn
Y Harris	Y Lambert	Y Mullinax	Y Ross	Y Veazey
Y Harrison	Y Lane,D	Y Nicholson	Y Rowland	Y Waddle
Y Hasty	Y Lane,R	Y Nix	Y Russell	Y Walker
Y Hawkins	Y Lawson	Y Oliver	Y Savage	Y Wall
Y Hays	Y Lee	Y Padgett	Y Scott,A	Y Ware
Y Hill	Y Logan	Y Parham	Y Scott,D	Y Watson
Y Holmes	Y Long	Y Patten	Y Shepard	Y White
Y Hooks	Y Lord	Y Perry	Y Sherrod	Y Widener
Y Horne	Y Lowe	Y Peters	Y Sizemore	Y Williams,B.J
Y Hutchinson	Y Lucas	Y Phillips,B	Y Smith,T	Y Williams,H
Y Irvin	Y Mangum	Y Phillips,L.L	Y Smith,V	Y Williams,R
Y Isakson	Y Mann	Y Phillips,R.T	Y Smyre	Y Wilson
Y Jackson,J	Y Marcus	Y Phillips,W.R	Y Snow	Y Wood,J
Y Jackson,N	Y Martin	Y Pilewicz	Y Steinberg	Y Wood,J.T
Y Jackson,W	Y Matthews	Y Pinkston	Y Swann	Y Workman
Y Jessup	Y McCollum	Y Rainey	Y Thomas	Y Speaker Murphy

On the passage of the Bill, the ayes were 132, nays 1.

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

SB 380. By: Senator Hudgins of the 15th: A BILL to amend Code Section 57-111, relating to the rate of interest on commercial accounts, so as to change the rate of interest on commercial accounts; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

N Aaron	Coleman	Harris	N Martin	Y Savage
Y Adams,G	Collins	Y Harrison	N Matthews	Y Scott,A
Y Adams,J	N Colwell	N Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	N Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	N Hays	Y McKinney	N Sherrod
N Anderson	Y Cox	Y Hill	Y Miles	N Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	N Crosby	Y Hooks	Y Moody	Y Smith,V
N Balkcom	Y Culpepper	Y Horne	N Moore	Y Smyre
Y Barger	Y Cummings	Y Hutchinson	N Mostiler	N Snow
Y Baugh	N Darden	Y Irvin	N Mullinax	N Steinberg
Y Beal	Y Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	N Jackson,J	N Nix	N Thomas
N Benefield	N Davis,J	N Jackson,N	Y Oliver	N Thompson
Y Benn	N Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Y Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	N Johnson,G	Y Patten	Y Tuten
Y Bolster	N Dixon	N Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Jones,B	N Peters	N Vandiford
Y Bray	Y Dover	Y Jones,H	N Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	N Phillips,L.L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	N Phillips,W.R	Y Walker
N Burton	Y Felton	Y Lambert	N Pilewicz	N Wall
Y Byrd	Y Fortune	N Lane,D	N Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	N Rainey	Y Watson
Y Castleberry	N Fuller,C	N Lawson	Y Ralston	Y White
N Chamberlin	Y Fuller,K	N Lee	Y Ramsey	N Widener
Y Chambless	Y Galer	Y Logan	Y Randall	N Williams,B.J
Y Chance	N Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	N Richardson	Y Williams,R
N Childers	N Godbee	N Lowe	Y Robinson	N Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	N Wood,J
Y Clark,B	N Ham	N Mangum	N Ross	N Wood,J.T
Y Clark,L	Y Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Y Speaker Murphy

On the passage of the Bill, the ayes were 82, nays 56.

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

Representative Buck of the 95th gave notice that at the proper time he would move that the House reconsider its action in failing to give the requisite constitutional majority to SB 380.

The Speaker ruled that the proper time was now.

Representative Buck of the 95th moved that the House reconsider its action in failing to give the requisite constitutional majority to SB 380.

On the motion, the roll call was ordered and the vote was as follows:

N Aaron	Coleman	Y Harris	N Martin	Savage
Adams,G	Collins	Harrison	N Matthews	Scott,A
Y Adams,J	Y Colwell	N Hasty	McCollum	Scott,D
Y Adams,M	Y Connell	N Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	N Sherrod
N Anderson	Y Cox	Hill	Y Miles	N Sizemore
Y Argo	Y Crawford	Holmes	Milford	Smith,T
Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
N Balkcom	Culpepper	Horne	N Moore	Y Smyre
Bargerom	Y Cummings	Hutchinson	Y Mostiler	Y Snow
Y Baugh	N Darden	Y Irvin	Mullinax	Y Steinberg
Beal	Daugherty	N Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	N Nix	Y Thomas
N Benefield	Y Davis,J	Jackson,N	N Oliver	Y Thompson
Benn	N Davis,L	Y Jackson,W	Y Padgett	Townsend
Birdsong	Dean	Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	N Johnson,G	Patten	Y Tuten
Y Bolster	Y Dixon	N Johnson,R	Y Perry	Twiggs
Y Branch	N Dobbs	Jones,B	Y Peters	Y Vandiford
Bray	Y Dover	Y Jones,H	N Phillips,B	Vaughn
Brooks	Y Edwards	Y Karrh	Phillips,L.L	Veazey
Y Buck	Elliott	Kemp	Phillips,R.T	Waddle
Y Burruss	Evans	Y Kilgore	N Phillips,W.R	Y Walker
N Burton	Y Felton	Lambert	N Pilewicz	N Wall
Y Byrd	Y Fortune	Lane,D	Pinkston	Ware
Y Cason	Foster	Y Lane,R	Rainey	Y Watson
Y Castleberry	Y Fuller,C	N Lawson	Ralston	White
Chamberlin	Y Fuller,K	N Lee	Y Ramsey	N Widener
Y Chambless	Y Galer	Y Logan	Randall	N Williams,B.J
Chance	Ginsberg	Y Long	Reaves	Williams,H
Y Cheeks	Glover	Lord	N Richardson	Williams,R
N Childers	N Godbee	N Lowe	Y Robinson	N Wilson
Y Childs	Y Greer	Lucas	Y Rose	N Wood,J
Clark,B	N Ham	Y Mangum	Ross	Wood,J.T
Y Clark,L	Y Hamilton	Y Mann	Y Rowland	Y Workman
N Colbert	Hanner	Y Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 81, nays 36.

The motion prevailed.

The following Bill of the House was taken up for the purpose of considering the Senate substitute thereto:

HB 1022. By: Representatives Triplett of the 128th, Ginsberg of the 122nd, Phillips of the 125th, Scott of the 123rd, Chance of the 129th and others: A BILL to amend an Act providing for the compensation of certain officers of counties of this state having a population of not less than 180,000 nor more than 190,000, so as to change the compensation of the tax commissioner, the clerk of the superior court, the judge of the municipal court, and the judge of the state court; and for other purposes.

The following Senate substitute was read:

A BILL

To amend an Act providing for the compensation of certain officers of counties of this state having a population of not less than 180,000 nor more than 190,000, approved March 2, 1979 (Ga. laws 1979, p. 3085), as amended by an Act approved March 18, 1980 (Ga. Laws 1980, p. 3600), so as to change the compensation of certain officers in said counties; to establish a policy for the development of a compensation plan; to provide for restrictions upon future raises; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act providing for the compensation of certain officers of counties of this state having a population of not less than 180,000 nor more than 190,000, approved March 2, 1979 (Ga. Laws 1979, p. 3085), as amended by an Act approved March 18, 1980 (Ga. Laws 1980, p. 3600), is hereby amended by striking paragraph (1) of subsection (a) of Section 1 in its entirety and inserting in lieu thereof a new paragraph (1) to read as follows:

“(a) (1) Notwithstanding any other provisions of the law to the contrary in all counties of this State having a population of not less than 180,000 nor more than 190,000 according to the United States decennial census of 1970 or any future such census, each of the officers and officials of any such county listed below shall receive a salary fixed by the governing authority of such county, provided that said salary for each officer shall be not less than the salary set forth as follows:

Tax commissioner.....	\$ 29,900.00 per annum
Sheriff.....	29,400.00 per annum
Clerk of the superior court.....	28,900.00 per annum
Clerk of the state court.....	26,300.00 per annum
Sheriff of the state court.....	28,900.00 per annum
Judge of the municipal court	28,400.00 per annum
Judge of the recorder's court.....	37,800.00 per annum
Judge of the probate court.....	37,800.00 per annum
Judge of the juvenile court	37,800.00 per annum
Judge of the state court.....	42,000.00 per annum
Coroner	8,200.00 per annum”

Section 2. (a) No person who shall occupy the offices set forth as follows:

Tax commissioner

Sheriff

Clerk of superior court

Clerk of state court

Sheriff of state court

Judge of the municipal court

Judge of the recorder's court

Judge of the probate court

Judge of the juvenile court

Judge of the state court

Coroner

shall be entitled to any increase in compensation, other than retirement contributions or increases in any plan of sickness, accident, or health insurance funded in whole or in part by the City of Savannah, Chatham County, or any successor thereto, during the term to which that person was elected or appointed.

(b) Prior to August 1 of each year in which one or more of the foregoing offices shall be open for election, the person holding that office shall file with each member of the General Assembly representing Chatham County in whole or in part a petition setting forth any changes in compensation recommended for the next succeeding term of office together with such supporting evidence as may be deemed appropriate. The members of the General Assembly shall then consider the evidence presented after consultation with the commissioners and shall take such action as they may deem appropriate.

Section 3. This Act shall become effective on January 1, 1982.

Section 4. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Ginsberg of the 122nd moved that the House disagree to the Senate substitute to HB 1022.

The motion prevailed.

Under the general order of business, established by the Committee on Rules, the following Bills of the Senate were taken up for consideration and read the third time:

SB 88. By: Senators Holloway of the 12th and Allgood of the 22nd: A BILL to amend an Act providing for the compensation and allowances of certain state officials, so as to provide for a change in the compensation and allowances of certain officials; to provide for matters relative thereto; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend an Act to provide and fix the compensation of certain elected officials in certain counties of this state, approved March 24, 1976 (Ga. Laws 1976, p. 3155), as amended, particularly by an Act approved March 21, 1980 (Ga. Laws 1980, p. 3723), so as to change the salaries of certain officials in said counties; to prohibit certain officials from engaging in the private practice of law; to provide for an automatic repeal of certain provisions; to provide for the applicability of other laws; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act to provide and fix the compensation of certain elected officials in certain counties of this state, approved March 24, 1976 (Ga. Laws 1976, p. 3155), as amended, particularly by an Act approved March 21, 1980 (Ga. Laws 1980, p. 3723), is hereby amended by striking Section 1 of said Act in its entirety and substituting in lieu thereof a new Section 1 to read as follows:

"Section 1. (a) (1) In all counties of this state having a population of not less than 145,000 nor more than 165,000, according to the 1970 United States decennial census or any future such census, the following elected officials in such counties shall receive a monthly salary as provided:

clerk of superior court	\$1,874.25	\$1,967.70
judge of probate court	\$2,143.74	\$2,358.40
tax commissioner	\$1,995.00	\$2,225.22
judge of state court	\$2,916.66	\$3,208.33
solicitor of state court	\$1,424.43	\$1,495.20
coroner	\$ 982.80	\$1,200.00
judge of civil court	\$2,259.60	\$2,416.66
associate judge of civil court	\$1,874.25	\$2,250.00
chairman, board of commissioners	\$ 783.33	\$ 783.33
county commissioners	\$ 583.33	\$ 583.33
district attorney	\$ 625.62	\$ 657.30
judges of the superior court	\$ 848.24	\$ 890.65
sheriff	\$2,452.80	\$2,575.65.

Provided, however, that the judge of the state court and the associate judge of the civil court shall not be permitted to engage in the private practice of law.

(2) Effective April 1, 1981, paragraph (1) of this subsection shall be null and void and shall stand repealed in its entirety.

(b) Effective April 1, 1981, in all counties of this state having a population of not less than 171,000 nor more than 191,000 according to the 1980 United States decennial census, or any future such census, the following elected officials in such counties shall receive a monthly salary as provided:

<u>clerk of superior court</u>	<u>\$1,967.70</u>
<u>judge of probate court</u>	<u>\$2,358.40</u>
<u>tax commissioner</u>	<u>\$2,225.22</u>
<u>judge of state court</u>	<u>\$3,208.33</u>
<u>solicitor of state court</u>	<u>\$1,495.20</u>
<u>coroner</u>	<u>\$1,200.00</u>
<u>judge of civil court</u>	<u>\$2,416.66</u>
<u>associate judge of civil court</u>	<u>\$2,250.00</u>
<u>chairman, board of commissioners</u>	<u>\$ 783.33</u>
<u>county commissioners</u>	<u>\$ 583.33</u>
<u>district attorney</u>	<u>\$ 657.30</u>
<u>judges of the superior court</u>	<u>\$ 890.65</u>

sheriff.....\$2,575.65.

Provided, however, that the judge of the state court and the associate judge of the civil court shall not be permitted to engage in the private practice of law."

Section 2. This Act shall become effective on the first day of the month following the month in which it is approved by the Governor or in which it becomes law without his approval.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Y Savage
Adams,G	Collins	Y Harrison	Y Matthews	Scott,A
Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Y Smyre
Y Barger	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Benn	Y Davis,L	Y Jackson,W	Y Padgett	Townsend
Birdsong	Y Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Brooks	Y Edwards	Y Karrh	Y Phillips,L.L	Y Veazey
Buck	Elliott	Kemp	Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W.R	Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Y Logan	Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Y Long	Reaves	Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Childs	Y Greer	Lucas	Y Rose	Y Wood,J
Clark,B	Y Ham	Mangum	Y Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Hanner	Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, by substitute, the ayes were 141, nays 0.

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

SB 102. By: Senators Hudson of the 35th, Kidd of the 25th, Greene of the 26th and Robinson of the 27th: A BILL to amend Code Title 66, relating to master and servant, so as to provide a new Code Chapter to prohibit discrimination in the employment of the handicapped; to provide for legislative intent; to provide a short title; to provide for definitions; to permit certain job-related conduct; to prohibit discrimination and retaliation; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Y Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Y Smyre
Y Bargerom	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Y Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Y Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W,R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	Y White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	N Widener
Y Chambliss	Y Galer	Y Logan	Y Randall	Y Williams,B,J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	N Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J,T
Y Clark,L	Y Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Y Speaker Murphy

On the passage of the Bill, the ayes were 146, nays 2.

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

SB 383. By: Senator Barker of the 18th: A BILL to amend Code Section 34A-515, relating to the purging of electors lists, so as to provide that no elector shall be removed from the electors list for failure to vote in the immediately preceding years except under certain conditions; and for other purposes.

The following Committee substitute was read and withdrawn by unanimous consent:

A BILL

To amend Code Chapter 34A-5, relating to registration of electors, as amended, so as to change the provisions relating to voter registration places; to provide that no elector shall be removed from the electors list for failure to vote in the immediately preceding years except under certain conditions; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Chapter 34A-5, relating to registration of electors, as amended, is hereby amended by striking in its entirety subsection (b) of Code Section 34A-506, relating to keeping of registration cards and other papers, voter registration places, and office hours, and inserting in lieu thereof a new subsection (b) to read as follows:

“(b) In those municipalities electing to maintain their own registration system, the registrars shall keep the completed registration cards and their other papers in the main office of the municipal registrars which shall be in the city hall or other public building designated by the governing authority. If no such office exists, the registrars shall keep

the completed registration cards and their other papers in the office of the city clerk, and such office shall be deemed the main office of the board of registrars. For the purpose of taking applications for registration and for the purpose of registering electors, such number of registrars or deputy registrars as shall be designated by the chief registrar shall be stationed at such main office where the completed registration cards are kept at such times as the office is open during regular office hours. The governing authority in addition to the main office, may designate other fixed places in the municipality to be used for the purpose of receiving applications for registration and for the registration of electors."

Section 2. Said Code chapter is further amended by striking in its entirety subsection (a) of Code Section 34A-515, relating to the purging of electors lists, and inserting in lieu thereof a new subsection (a) to read as follows:

"(a) The registrar in municipalities maintaining their own registration system shall purge the list of electors as follows:

(i) At least every two years the registrar shall examine the list of electors and remove therefrom any electors that have not voted in at least one general or special election or primary in the preceding three years or have not specifically requested a continuation of their registration. However, no elector shall be removed from the list of electors for failure to vote in the preceding three years unless the municipality has conducted at least two general elections during such preceding three-year period.

(ii) At least 60 days before any general election obtain from the clerk of the superior court of the county a list of persons residing in the county who appear to be disqualified from voting by reason of having been convicted of a crime since the last general election, the penalty of which is disfranchisement unless such person has been pardoned and the right of suffrage restored to him. Any of these persons on the municipal electors list shall be removed.

(iii) At least 60 days before any general election obtain from the probate judge of the county a list of all persons residing in the county who appear to be disqualified from voting by reason of an adjudication of idiocy or insanity since the last general election. Any of these persons on the municipal electors list shall be removed.

(iv) At least 60 days before any general election obtain from the local registrar of vital statistics of each county a list of those persons who have died since the last general election. Any of these persons listed on the municipal electors list shall be removed."

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

The following substitute, offered by Representative McDonald of the 12th, was read and adopted:

A BILL

To amend Code Title 34A, known as the Georgia Municipal Election Code, as amended, so as to change the provisions relating to voter registration places; to provide that no elector shall be removed from the electors list for failure to vote in the immediately preceding years except under certain conditions; to provide for special elections in cases where municipal charters do not provide for the filling of vacancies in elective offices; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Title 34A, known as the Georgia Municipal Election Code, as amended, is hereby amended by striking in its entirety subsection (b) of Code Section 34A-506, relating to keeping of registration cards and other papers, voter registration places, and office hours, and inserting in lieu thereof a new subsection (b) to read as follows:

"(b) In those municipalities electing to maintain their own registration system, the registrars shall keep the completed registration cards and their other papers in the main

office of the municipal registrars which shall be in the city hall or other public building designated by the governing authority. If no such office exists, the registrars shall keep the completed registration cards and their other papers in the office of the city clerk, and such office shall be deemed the main office of the board of registrars. For the purpose of taking applications for registration and for the purpose of registering electors, such number of registrars or deputy registrars as shall be designated by the chief registrar shall be stationed at such main office where the completed registration cards are kept at such times as the office is open during regular office hours. The governing authority in addition to the main office, may designate other fixed places ~~in the municipality~~ to be used for the purpose of receiving applications for registration and for the registration of electors."

Section 2. Said Code title is further amended by striking in its entirety subsection (a) of Code Section 34A-515, relating to the purging of electors lists, and inserting in lieu thereof a new subsection (a) to read as follows:

"(a) The registrar in municipalities maintaining their own registration system shall purge the list of electors as follows:

(i) At least every two years the registrar shall examine the list of electors and remove therefrom any electors that have not voted in at least one general or special election or primary in the preceding three years or have not specifically requested a continuation of their registration. However, no elector shall be removed from the list of electors for failure to vote in the preceding three years unless the municipality has conducted at least two general elections during such preceding three-year period.

(ii) At least 60 days before any general election obtain from the clerk of the superior court of the county a list of persons residing in the county who appear to be disqualified from voting by reason of having been convicted of a crime since the last general election, the penalty of which is disfranchisement unless such person has been pardoned and the right of suffrage restored to him. Any of these persons on the municipal electors list shall be removed.

(iii) At least 60 days before any general election obtain from the probate judge of the county a list of all persons residing in the county who appear to be disqualified from voting by reason of an adjudication of idiocy or insanity since the last general election. Any of these persons on the municipal electors list shall be removed.

(iv) At least 60 days before any general election obtain from the local registrar of vital statistics of each county a list of those persons who have died since the last general election. Any of these persons listed on the municipal electors list shall be removed."

Section 3. Said Code title is further amended by striking in its entirety Code Section 34A-1409, relating to special elections on failure to nominate or elect or on the death or withdrawal of officer-elect, and inserting in lieu thereof a new Code Section 34A-1409 to read as follows:

"34A-1409. Special election on failure to nominate or elect or on death or withdrawal of officer-elect; vacancies. (a) Whenever any primary or election shall fail to fill a particular nomination or office and such failure cannot be cured by a run-off primary or election, or whenever any person elected to public office shall die or withdraw prior to taking office, or whenever any person elected to public office shall fail validly to take that office, then the authority, with whom the candidates for such nomination or office filed their notice of candidacy, shall thereupon call a special primary or election to fill such position.

(b) Whenever any person elected to public office shall, after taking office, die, withdraw, or for any other reason create a vacancy in his office and the municipal charter fails to provide a method for the filling of such vacancy, the governing authority shall thereupon call a special election to fill such vacancy."

Section 4. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 5. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to, by substitute.

On the passage of the Bill, by substitute, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Matthews	Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	Moore	Y Smyre
Y Bargerion	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Irvin	Y Mullinax	Y Steinberg
Y Beal	Y Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Townsend
Y Birdsong	Y Dean	Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twigg
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L.L	Y Veazey
Y Buck	Y Elliott	Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W.R	Y Walker
Y Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Y Logan	Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J.T
Y Clark,L	Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Hanner	Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, by substitute, the ayes were 153, nays 0.

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

The following Bills of the House were taken up for the purpose of considering the Senate substitute or amendment thereto:

HB 317. By: Representatives Childs of the 51st, Richardson of the 52nd, Clark of the 55th, Hawkins of the 50th, Elliott of the 49th and others: A BILL to amend an Act providing for a Board of Registrations and Elections in certain counties; so as to make provisions for the registration of voters as both county and municipal electors; and for other purposes.

The following Senate substitute was read:

A BILL

To amend Code Title 34A, known as the "Georgia Municipal Election Code," as amended, so as to provide procedures and requirements relative to the registration of electors within municipalities lying wholly within the boundaries of counties of this state having a population of not less than 400,000 nor more than 525,000 according to the United States decennial census of 1970 or any future such census; to amend Code Title 34, known

as the "Georgia Election Code," as amended, so as to provide procedures and requirements relative to the registration of electors within counties of this state having a population of not less than 400,000 nor more than 525,000 according to the United States decennial census of 1970 or any future such census; to provide for other matters relative to the foregoing; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Title 34A, known as the "Georgia Municipal Election Code," as amended, is hereby amended by adding at the end of Code Section 34A-503 a new paragraph to read as follows:

"The governing authorities of municipalities lying wholly within the boundaries of counties of this state having a population of not less than 400,000 nor more than 525,000 according to the United States decennial census of 1970 or any future such census shall appoint county registrars and deputy registrars as deputy registrars of such municipalities, notwithstanding such county registrars' or deputy registrars' not being electors of the respective municipalities."

Section 2. Said Code Title 34A is further amended by adding at the end of Code Section 34A-516 a new subsection (c) to read as follows:

"(c) On July 1, 1981, all registered electors of any county of this state having a population of not less than 400,000 nor more than 525,000 according to the United States decennial census of 1970 or any future such census who reside within the corporate boundaries of any municipality lying wholly within such county and who are not registered voters of such municipality shall be added to the voter registration list of such municipality, but such electors added to the voter registration lists of municipalities, as provided herein, shall thereafter be subject to the provisions of Code Chapter 34A-5 in the same manner as other electors of each such municipality."

Section 3. Said Code Title 34A is further amended by striking subsection (b) of Code Section 34A-515 in its entirety and substituting in lieu thereof a new subsection (b) to read as follows:

"(b) Voters disqualified by reason of (a) (i) above shall be given notice by first class mail at their last known address within ten days after removal of their name, such notice to state substantially as follows:

'You are hereby notified that according to State law, your registration as a qualified voter will be canceled for having failed to vote within the past three years, unless you request a continuance of your registration in writing by

_____,
(Month) (Date) (Year)

Registrars shall furnish each elector so notified a card with the name and address of the board of registrars printed on the face thereof which may be used by the elector in notifying the registrars of the elector's desire to continue the elector's registration. Electors shall be given twenty days from removal date to request in writing a continuance of their registration. The registrars shall remove those who do not so apply with the time allotted.

In municipalities lying wholly within the boundaries of counties of this State having a population of not less than 400,000 nor more than 525,000 according to the United States decennial census of 1970 or any future such census and which maintain their own voting lists, registrars shall affix sufficient postage to such return card so as to insure proper delivery to the board of registrars."

Section 4. Code Title 34, known as the "Georgia Election Code," as amended, is hereby amended by adding at the end of Code Section 34-605 a new subsection (c) to read as follows:

"(c) In all counties of this state having a population of not less than 400,000 nor more than 525,000 according to the United States decennial census of 1970 or any future such census, the board of registrations and elections shall appoint the registrars and

deputy registrars of each municipality lying wholly within the boundaries of any such county as deputy registrars of such county."

Section 5. Said Code Title 34 is further amended by adding at the end of subsection (b) of Code Section 34-620 the following:

"Registrars shall furnish each elector so notified a card with the name and address of the board of registrars printed on the face thereof which may be used by the elector in notifying the board of registrars of the elector's desire to continue the elector's registration.

In counties having a population of not less than 400,000 nor more than 525,000 according to the United States decennial census of 1970 or any future such census, the board of registrations and elections shall affix sufficient postage to such return card so as to insure proper delivery to the board."

Section 6. Said Code Title 34 is further amended by adding at the end of Code Section 34-622 a new paragraph to read as follows:

"On July 1, 1981, all registered electors of any municipality of this state lying wholly within the boundaries of any county of this state having a population of not less than 400,000 nor more than 525,000 according to the United States decennial census of 1970 or any future such census, who are not registered voters of such county, shall be added to the voter registration list of such county, but such electors added to the voter registration list of such county, as provided herein, shall thereafter be subject to the provisions of Code Chapter 34-6 in the same manner as other electors of such county."

Section 7. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 8. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Childs of the 51st moved that the House agree to the Senate substitute to HB 317.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

HB 960. By: Representatives Childs of the 51st, Williams of the 48th, Steinberg of the 46th, Richardson of the 52nd, Hawkins of the 50th and others: A BILL to amend an Act creating the State Court of DeKalb County, so as to change the provisions relating to assistant solicitors of said court; and for other purposes.

The following Senate amendment was read:

Amend HB 960 by striking from lines 7 and 8 on page 3 the following:

"for said Court subject to the approval of the judges thereof".

By striking from lines 9 and 10 on page 3 the following:

"concurrent action of the judges and solicitors",

and inserting in lieu thereof the following:

"solicitor".

By inserting in line 13 on page 3 between the word "his" and the word "appointment" the following:

"or her".

Representative Childs of the 51st moved that the House agree to the Senate amendment to HB 960.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

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

Mr. Speaker:

The Senate has appointed a Second Conference Committee on the following Bill of the Senate:

SB 217. By: Senator Kidd of the 25th: A BILL to amend an Act providing minimum salaries for judges of the probate courts of the various counties of Georgia, so as to increase the minimum salaries of said probate judges; to change the provisions relating to additional compensation; and for other purposes.

The President has appointed on the part of the Senate the following:

Senators Kidd of the 25th, Stephens of the 36th, and Hudgins of the 15th.

The Senate adheres to its disagreement to the House amendment and has appointed a Committee of Conference to confer with a like committee on the part of the House on the following Bill of the Senate:

SB 157. By: Senator Sutton of the 9th: A BILL to amend an Act establishing the Employees' Retirement System of Georgia, so as to change the provisions relative to the determination of certain rates of interest for use in all calculations required in connection with Employees' Retirement System of Georgia; and for other purposes.

The President has appointed on the part of the Senate the following:

Senators Sutton of the 9th, Kidd of the 25th, and Tate of the 38th.

The following Bills of the House were taken up for the purpose of considering the Senate substitutes or amendments thereto:

HB 851. By: Representatives Martin of the 60th, Colbert of the 23rd, Coleman of the 118th, Jackson of the 77th, Williams of the 6th and others: A BILL to amend Code Title 114, relating to workers' compensation, so as to authorize the coverage of certain volunteer firefighters and to provide for computing their compensation; and for other purposes.

The following Senate amendment was read:

Amend HB 851 by adding on line 4 of page 1 after the word and symbol "compensation;" the following:

"to change the provisions relative to income benefits for total disability;"

By adding between lines 3 and 4 of page 3 a new section to read as follows:

"Section 2.1. Code Title 114, relating to workers' compensation, as amended, is hereby amended by striking from Code Section 114-404, relating to income benefits for total disability, the following:

'\$110',

and inserting in lieu thereof the following:

'\$115',

so that when so amended Code Section 114-404 shall read as follows:

'114-404. Income benefits for total disability. While the disability to work resulting from an injury is total, the employer shall pay or cause to be paid to the employee a weekly benefit equal to two-thirds of the employee's weekly wage, but not more than ~~\$110~~ \$115 per week nor less than \$25 per week, except that when the weekly wage is below \$25 the employer shall pay a weekly benefit equal to the average weekly wage.'

The following amendment was read:

Representative Martin of the 60th moves to amend the Senate amendment to HB 851 by striking the figure "\$115" in Section 2.1 and inserting in lieu thereof the figure "\$125".

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	N Savage
N Adams,G	N Collins	Y Harrison	N Matthews	Scott,A
Y Adams,J	N Colwell	N Hasty	N McCollum	Y Scott,D
N Adams,M	Y Connell	Y Hawkins	N McDonald	Shepard
Y Aiken	N Couch	N Hays	McKinney	N Sherrod
N Anderson	N Cox	Y Hill	N Miles	N Sizemore
N Argo	N Crawford	Y Holmes	N Milford	Smith,T
N Auten	N Crosby	N Hooks	N Moody	N Smith,V
N Balkcom	N Culpepper	N Horne	N Moore	N Smyre
N Bargerom	Y Cummings	N Hutchinson	Y Mostiler	N Snow
N Baugh	Y Darden	N Irvin	Y Mullinax	Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	N Swann
N Beck	N Davis,B	N Jackson,J	Y Nix	Y Thomas
Y Benefield	N Davis,J	N Jackson,N	Oliver	Y Thompson
Y Benn	Y Davis,L	N Jackson,W	Y Padgett	N Townsend
N Birdsong	Y Dean	N Jessup	N Parham	N Triplett
Bishop	Dent	Y Johnson,G	Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	N Perry	N Twiggs
N Branch	N Dobbs	N Jones,B	N Peters	N Vandiford
N Bray	N Dover	N Jones,H	N Phillips,B	Y Vaughn
Brooks	N Edwards	Y Karrh	N Phillips,L,L	N Veazey
N Buck	Elliott	Kemp	N Phillips,R,T	N Waddle
Y Burruss	N Evans	N Kilgore	N Phillips,W,R	N Walker
N Burton	N Felton	N Lambert	Y Pilewicz	Y Wall
N Byrd	Y Fortune	N Lane,D	N Pinkston	Ware
N Cason	N Foster	Lane,R	N Rainey	N Watson
N Castleberry	N Fuller,C	N Lawson	Y Ralston	Y White
Y Chamberlin	Y Fuller,K	Y Lee	N Ramsey	N Widener
N Chambless	Y Galer	N Logan	Randall	N Williams,B,J
Chance	Y Ginsberg	N Long	Reaves	Williams,H
Y Cheeks	Y Glover	N Lord	Y Richardson	N Williams,R
Y Childers	Y Godbee	N Lowe	N Robinson	Y Wilson
N Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Ross	N Wood,J,T
N Clark,L	Hamilton	N Mann	N Rowland	Y Workman
N Colbert	Hanner	N Marcus	Y Russell	Speaker Murphy

On the adoption of the amendment, the ayes were 58, nays 97.

The amendment was lost.

Representative Castleberry of the 111th moved that the House agree to the Senate amendment to HB 851.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	N Matthews	Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	N Connell	Y Hawkins	Y McDonald	Shepard
Y Aiken	N Couch	Y Hays	Y McKinney	N Sherrod
Y Anderson	N Cox	Hill	N Miles	Y Sizemore
N Argo	Y Crawford	Y Holmes	Y Milford	Smith,T
Y Auten	Y Crosby	Y Hooks	N Moody	N Smith,V
Y Balkcom	Y Culpepper	Horne	N Moore	Y Smyre
N Bargerion	N Cummings	Y Hutchinson	Y Mostiler	Y Snow
N Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
N Beal	Daugherty	Y Isakson	Y Nicholson	N Swann
N Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	N Jackson,N	Y Oliver	Y Thompson
Benn	N Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Y Birdsong	N Dean	Y Jessup	N Parham	Y Triplett
Bishop	Dent	Y Johnson,G	Patten	Y Tuten
N Bolster	N Dixon	Y Johnson,R	N Perry	N Twiggs
Y Branch	N Dobbs	N Jones,B	Y Peters	Y Vandiford
N Bray	Y Dover	Y Jones,H	N Phillips,B	Y Vaughn
Brooks	Y Edwards	Y Karrh	Y Phillips,L,L	Y Veazey
Y Buck	N Elliott	Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Evans	N Kilgore	Y Phillips,W,R	Y Walker
Y Burton	N Felton	Y Lambert	Y Pilewicz	N Wall
Y Byrd	Y Fortune	Y Lane,D	N Pinkston	Ware
N Cason	Y Foster	Lane,R	Y Rainey	N Watson
Y Castleberry	N Fuller,C	Y Lawson	Y Ralston	Y White
Y Chamberlin	Y Fuller,K	Y Lee	N Ramsey	Y Widener
Y Chambless	N Galer	N Logan	Randall	Y Williams,B,J
Y Chance	N Ginsberg	Y Long	Reaves	Williams,H
Cheeks	Glover	Lord	N Richardson	Y Williams,R
N Childers	Y Godbee	N Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
N Clark,B	N Ham	Y Mangum	Ross	Y Wood,J,T
Y Clark,L	Hamilton	Y Mann	Y Rowland	Y Workman
N Colbert	Y Hanner	N Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 109, nays 46.

The motion prevailed.

HB 536. By: Representatives Horne of the 104th, Randall of the 101st, Pinkston of the 100th, Birdsong of the 103rd and Lucas of the 102nd: A BILL to amend an Act creating the Civil Court of Bibb County, so as to waive the rules of pleading in certain cases; to provide for nonjury trials; and for other purposes.

The following Senate substitute was read:

A BILL

To amend an Act creating the Civil Court of Bibb County, approved March 3, 1955 (Ga. Laws 1955, p. 2552), as amended, so as to waive the rules of pleading in certain cases; to change the cost of filing a suit or proceeding in said court; to provide for all related matters; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act creating the Civil Court of Bibb County, approved March 3, 1955 (Ga. Laws 1955, p. 2552), as amended, is hereby amended by striking from Section 19 of said Act the following:

“Cases \$50.00”,

and substituting in lieu thereof the following:

"Cases \$250.00",

and by striking the following:

"fifty dollars",

and substituting in lieu thereof the following:

"\$250.00",

so that when so amended Section 19 of said Act shall read as follows:

"Section 19. Cases \$250.00 and under. Be it further enacted by the authority aforesaid, that in all cases in said court in which the principal sum claimed, or the value of the property in controversy does not exceed \$250.00, the rules of pleading as heretofore provided in this Act shall not be required of parties prosecuting or defending any such action therein and it shall not be necessary to paragraph either petition or answer, but no suit or proceeding, or answer thereto, shall be accepted or filed by the clerk of said court unless a substantial statement of the cause of action, or matters of defense, of whatever character, be first reduced to writing. No demurrer or special plea shall be required, but every defense in point of law or of fact may be taken advantage of in the answer; provided, that if the plaintiff shall verify his claim or if a suit is brought on an unconditional contract in writing, the defendant shall be required to verify his answer. In the furtherance of justice, the judge of said court shall permit any claim, suit, process, pleading, or record to be amended in form or in substance, or material supplemental matter to be set forth in an amended written pleading, and shall disregard any error or defect which does not affect the substantial rights of the parties, but no amendment presenting a new and distinct cause of action or new party shall be allowed."

Section 2. Said Act is further amended by striking Section 38 in its entirety and inserting in lieu thereof a new Section 38 to read as follows:

"Section 38. Costs. (a) Each person filing a suit or proceeding of any character shall, if required by the court, at the time of filing, make a cost deposit with the clerk of said court in an amount equal to all costs to be incurred in the case including judgment and fi. fa., if the case is undefended. The deposit shall not be required of any person who shall subscribe to an affidavit that he is unable to pay the costs of filing the suit or proceeding because of poverty.

(b) The deposit shall be a security deposit to insure the payment of the court costs of such proceeding and any overpayment shall be refunded by the clerk of said court to the party making the deposit. If the court cost is recovered from another party, the deposit shall be refunded to the party making the deposit.

(c) Whenever the principal amount involved in the suit of the plaintiff or in the cross-action or counterclaim of the defendant does not exceed \$300.00 principal, exclusive of interest, attorney's fees, and costs, the costs to be charged and collected by the officers of said court shall be as follows:

Clerk's Costs

Filing and docketing suit.....	\$ 2.00
Summons and copy.....	2.00
Extra copies (each)	2.00
Second original for other counties.....	2.00
Extra copies (each)	2.00
Affidavit to obtain garnishment	2.00
Issuing summons and copy (each).....	2.00
Issuing garnishment release.....	1.00
Filing and docketing each traverse to answer of garnishment, including service.....	5.00

Filing and docketing each dispossessory warrant	3.50
Extra copies (each)	2.00
Issuing distress warrant	4.50
Filing and docketing each lien foreclosure.....	3.50
Filing pleas.....	.50
Docketing pleas50
Issuing subpoenas50
Filing and docketing motion	2.00
Filing notice of appeal.....	1.00
Record on appeal per page.....	1.50
Transcript of evidence and proceedings.....	5.00
Appellate court remittitur and judgment.....	3.00
Final record per page75
Minutes per page75
Certificate as to absence of pending action	1.50
Certified copy under Code Section 38-627.....	2.50
Issuing fi. fa	1.00
Entering fi. fa. on general execution docket.....	1.00
Filing bond.....	1.00
Entering on minutes verdict and judgment by judge.....	2.00
Entering jury verdict and judgment on minutes	4.00
Each affidavit made before a judge	1.50
Each order or approval signed by a judge	2.00
Issuing order to establish lost paper.....	3.00
Dismissal or settlement.....	1.00
Affidavit and bond to obtain attachment issuing same.....	4.50
Issuing each criminal warrant including affidavit.....	2.50
For docketing each warrant.....	.75
Issuing each peace warrant.....	12.00

Sheriff's Costs

Serving copies of suit (each)	\$ 7.50
Serving summons of garnishment (each)	5.00
Serving lien foreclosure of any kind	7.50

Serving dispossessory warrant.....	7.50
Serving summons of attachment	7.50
Serving distress warrant.....	7.50
Serving subpoena (each)	3.00
Suit from another county, to be paid in advance.....	7.50
If more than one summons of garnishment to be served, cost for each additional one shall be	4.50
Dispossessing tenant or intruder	7.50
Levy.....	7.50
Returning nulla bona.....	5.00
Attending court (per day).....	2.00
Making out and executing titles to land	7.50
If presented by purchaser.....	5.00
Executing bill of sale to personal property, when demanded by purchaser.....	5.00
Forthcoming bonds	5.00
Taking and returning counter-affidavit when summary process to dispossess tenant or intruder is resisted	5.00
Collecting tax fi. fa.'s \$100.00 or less (each).....	4.00
Collecting tax fi. fa.'s over \$100.00 (each)	7.50
Each fi. fa. or attachment in sheriff's hands settled without sale.....	5.00
Commissions on sales of property, on sums of \$50.00 or less, 7 percent, on excess above \$50.00 up to \$550.00, 5 percent.	
For all sums exceeding \$550.00, on excess, 2 percent. No commissions shall be charged unless property is actually sold.	

(d) In all cases in said court where the principal amount involved, exclusive of interest, hire, attorney's fees, and costs, exceeds \$250.00 and in all cases where the value of the property involved exceeds \$250.00 or where the cross-action or counter-claim of the defendant, exclusive of interest, hire, attorney's fees, and costs exceeds \$250.00, the costs to be charged and collected by the officers of said court shall be the same as the costs in the superior court, taxable for clerk and the sheriff respectively.

(e) The costs to be taxed in said court in possessory warrant cases, criminal warrants, peace warrants, and search warrants shall be the same as those fixed by law in justice of the peace courts.

(f) In trover suits where the principal amount involved, exclusive of interest, hire, and costs, or where the alleged value of the property, exclusive of hire and costs, does not exceed \$250.00, the costs taxable by the clerk shall be the same as justice of the peace court costs. If the principal amount involved, exclusive of interest, hire, and costs, or if the alleged value of the property involved, exclusive of hire and costs, exceeds \$250.00, superior court costs shall be taxed by the clerk against the party cast therein.

(g) In all other cases not herein specifically provided for, the costs to be taxed by the clerk shall be the same as justice of the peace court costs in all cases where the principal amount involved, exclusive of interest, hire, attorney's fees, and costs, does not exceed \$250.00 and shall be the same as superior court costs where the principal so computed exceeds \$250.00.

(h) All costs collected in said court by the officers thereof shall be paid into the treasury of Bibb County on the first day of each month, or within three days thereof, by the clerk to be applied to the expenses of operating said court, except as otherwise provided in this Act.

(i) Should the amount claimed by the plaintiff place the suit in one classification as to costs and the amount claimed by the defendant in this cross-action or counter-claim place the suit in another classification, the costs to be charged on the cross-action shall be determined by the judgment or verdict in the case.

(j) In all cases or proceedings in which the principal sum, exclusive of interest, hire, attorney's fees, and costs exceeds \$250.00, the fees collected by the clerk and paid into the county treasury shall be the same in the Civil Court of Bibb County as those allowed by law to the clerk of the Superior Court of Bibb County and to the sheriff of Bibb County."

Section 2. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Pinkston of the 100th moved that the House agree to the Senate substitute to HB 536.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

HB 653. By: Representatives Burruss of the 21st, Castleberry of the 111th, Collins of the 144th, Sizemore of the 136th, Kilgore of the 65th and others: A BILL to amend Code Section 91A-3607, relating to taxable net income, so as to provide for the exclusion of certain retirement income of certain taxpayers; and for other purposes.

The following Senate substitute was read:

A BILL

To amend Code Title 91A, known as the "Georgia Public Revenue Code," as amended, so as to update a reference to the Internal Revenue Code of 1954; to adjust certain provisions relating to mailing of notices of tax assessments; to change the amounts of the standard deductions allowed to taxpayers; to provide for the exclusion of certain retirement income of certain taxpayers; to change certain of the provisions thereof pertaining to the low income credit; to change certain of the personal exemptions allowed to certain taxpayers; to change certain deductions which are allowed to certain estates and trusts; to provide deductions for the fair market value of the charitable contribution of certain art objects; to provide for definitions; to provide for limitations; to provide for applicability; to provide for severability; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Title 91A, known as the "Georgia Public Revenue Code," as amended, is hereby amended by striking from subsection (o) of Code Section 91A-102, relating to the definition of the term "Internal Revenue Code" for purposes of the Public Revenue Code, wherever the same shall appear, the following:

"1980",

and substituting in lieu thereof the following:

"1981",

so that when so amended subsection (o) of Code Section 91A-102 shall read as follows:

"(o) 'Internal Revenue Code' or 'Internal Revenue Code of 1954' means the United States Internal Revenue Code of 1954 as it existed on January 1, ~~1980~~ 1981. In the event a reference is made in this Title to the Internal Revenue Code as it existed on a specific date prior to January 1, ~~1980~~ 1981, the term shall mean the Internal Revenue Code as it existed on such prior date. Unless otherwise provided in this Title, any term used in this Title shall have the same meaning as when used in a comparable provision or context in the Internal Revenue Code of 1954 in force and effect on January 1, ~~1980~~ 1981."

Section 2. Said Code Title is further amended by striking from paragraph (2) of subsection (b) of Code Section 91A-240, relating to notice of tax assessments, the following:

"\$250",

and substituting in lieu thereof the following:

"\$600",

so that when so amended paragraph (2) of subsection (b) of Code Section 91A-240 shall read as follows:

"(2) If the total amount of the assessment does not exceed ~~\$250~~ \$600, the notice shall be sufficiently served upon the person assessed if it is mailed by first class mail to such person at his address as shown on the records of the Department. Each such notice shall be mailed in an envelope instructing return thereof in 10 days if not delivered and shall be sufficiently served if it is not returned within the 10 day period."

Section 3. Said Code Title is further amended by striking in their entirety paragraphs (1) and (2) of subsection (d) of Code Section 91A-3601, relating to the rate of taxation of individual income, deductions, and credits thereto, and substituting in lieu thereof new paragraphs (1) and (2) to read as follows:

"(1) A single person or a married person filing a separate return whose Federal Adjusted Gross income is ~~\$3,000~~ \$5,000 or less shall be allowed a direct tax credit of ~~\$15~~ \$20. For each dollar or fractional part of a dollar by which Federal Adjusted Gross Income exceeds ~~\$3,000~~ \$5,000, the credit shall be reduced by one dollar. No credit shall be allowed if Federal Adjusted Gross Income is ~~\$3,015~~ \$5,020 or more.

(2) Head of Household or married persons filing a joint return whose Federal Adjusted Gross Income is ~~\$6,000~~ \$9,000 or less shall be allowed a credit of ~~\$30~~ \$35. For each dollar or fractional part of a dollar by which Federal Adjusted Gross income exceeds ~~\$6,000~~ \$9,000 the credit shall be reduced by one dollar. No credit shall be allowed if Federal Adjusted Gross Income is ~~\$6,030~~ \$9,035 or more."

Section 3.1. Said Code Title is further amended by striking in their entirety subsections (a) and (g) of Code Section 91A-3606, relating to personal exemptions and deductions from the income tax, and substituting in lieu thereof new subsections (a) and (g) to read as follows:

"(a) In the case of an individual, the following exemptions shall be allowed as deductions in computing Georgia taxable net income:

(1) An exemption of ~~\$1,500~~ \$1,800 for the taxpayer. An additional exemption of ~~\$1,500~~ \$1,800 for one dependent if the unmarried taxpayer is a qualified head of household and has one or more dependents whose principal place of abode is the taxpayer's home. If the taxpayer claims this exemption, he shall not be entitled to any further exemption on account of the dependent with respect to whom this exemption is claimed.

(2) An exemption of ~~\$3,000~~ \$3,600 for the taxpayer and spouse, but only if a joint return is filed.

(3) An additional exemption of ~~\$700~~ \$900 for the taxpayer if he has attained the age of 65 before the close of his taxable year. An additional exemption of ~~\$700~~ \$900 for the spouse of the taxpayer if a joint return is made by the taxpayer and his spouse and the spouse has attained the age of 65 before the close of the taxable year.

(4) An additional exemption of ~~\$700~~ \$900 for the taxpayer if he is blind at the close of the taxable year. An additional exemption of ~~\$700~~ \$900 for the spouse of the

taxpayer if a joint return is made by the taxpayer and his spouse and the spouse is blind at the close of the taxable year. For the purposes of this paragraph, the determination of whether the taxpayer or the spouse is blind shall be made at the close of the taxable year except that, if either the taxpayer or the spouse dies during the taxable year, the determination shall be made as of the time of the death.

(5) An additional exemption of ~~\$700~~ \$900 for each dependent:

(A) Whose gross income for the calendar year in which the taxable year of the taxpayer begins is less than ~~\$700~~ \$900.

(B) Who is a child of a taxpayer and who:

(i) Has not attained the age of 19 at the close of the calendar year in which the taxable year of the taxpayer begins; or

(ii) Is a student.

(6) An additional exemption of ~~\$700~~ \$900 for each of the following persons who is a student at the college level or above:

(A) The taxpayer.

(B) The taxpayer's spouse.

(C) The taxpayer's dependents.

(7) An additional exemption of ~~\$700~~ \$900 for each dependent who is physically handicapped or mentally retarded and is not a ward of the State."

"(g) A deduction, in lieu of a personal exemption deduction, shall be allowed an estate and a trust as follows:

(1) An estate, ~~\$700~~ \$900.

(2) A trust, ~~\$350~~ \$450."

Section 3.2. Said Code Title is further amended by striking in their entirety subsections (a) and (g) of Code Section 91A-3606, relating to personal exemptions and deductions from the income tax, and substituting in lieu thereof new subsections (a) and (g) to read as follows:

"(a) In the case of an individual, the following exemptions shall be allowed as deductions in computing Georgia taxable net income:

(1) An exemption of ~~\$1,800~~ \$1,900 for the taxpayer. An additional exemption of ~~\$1,800~~ \$1,900 for one dependent if the unmarried taxpayer is a qualified head of household and has one or more dependents whose principal place of abode is the taxpayer's home. If the taxpayer claims this exemption, he shall not be entitled to any further exemption on account of the dependent with respect to whom this exemption is claimed.

(2) An exemption of ~~\$3,600~~ \$3,800 for the taxpayer and spouse, but only if a joint return is filed.

(3) An additional exemption of ~~\$900~~ \$1,000 for the taxpayer if he has attained the age of 65 before the close of his taxable year. An additional exemption of ~~\$900~~ \$1,000 for the spouse of the taxpayer if a joint return is made by the taxpayer and his spouse and the spouse has attained the age of 65 before the close of the taxable year.

(4) An additional exemption of ~~\$900~~ \$1,000 for the taxpayer if he is blind at the close of the taxable year. An additional exemption of ~~\$900~~ \$1,000 for the spouse of the taxpayer if a joint return is made by the taxpayer and his spouse and the spouse is blind at the close of the taxable year. For the purposes of this paragraph, the determination of whether the taxpayer or the spouse is blind shall be made at the close of the taxable year except that, if either the taxpayer or the spouse dies during the taxable year, the determination shall be made as of the time of the death.

(5) An additional exemption of ~~\$900~~ \$1,000 for each dependent:

(A) Whose gross income for the calendar year in which the taxable year of the taxpayer begins is less than ~~\$900~~ \$1,000.

(B) Who is a child of a taxpayer and who:

(i) Has not attained the age of 19 at the close of the calendar year in which the taxable year of the taxpayer begins; or

(ii) Is a student.

(6) An additional exemption of ~~\$900~~ \$1,000 for each of the following persons who is a student at the college level or above:

- (A) The taxpayer.
- (B) The taxpayer's spouse.
- (C) The taxpayer's dependents.

(7) An additional exemption of ~~\$900~~ \$1,000 for each dependent who is physically handicapped or mentally retarded and is not a ward of the State."

"(g) A deduction, in lieu of a personal exemption deduction, shall be allowed an estate and a trust as follows:

- (1) An estate, ~~\$900~~ \$1,000.
- (2) A trust, ~~\$450~~ \$500."

Section 3.3. Said Code Title is further amended by striking in their entirety subsections (a) and (g) of Code Section 91A-3606, relating to personal exemptions and deductions from the income tax, and substituting in lieu thereof new subsections (a) and (g) to read as follows:

"(a) In the case of an individual, the following exemptions shall be allowed as deductions in computing Georgia taxable net income:

(1) An exemption of ~~\$1,900~~ \$2,000 for the taxpayer. An additional exemption of ~~\$1,900~~ \$2,000 for one dependent if the unmarried taxpayer is a qualified head of household and has one or more dependents whose principal place of abode is the taxpayer's home. If the taxpayer claims this exemption, he shall not be entitled to any further exemption on account of the dependent with respect to whom this exemption is claimed.

(2) An exemption of ~~\$2,800~~ \$4,000 for the taxpayer and spouse, but only if a joint return is filed.

(3) An additional exemption of ~~\$1,000~~ \$1,100 for the taxpayer if he has attained the age of 65 before the close of his taxable year. An additional exemption of ~~\$1,000~~ \$1,100 for the spouse of the taxpayer if a joint return is made by the taxpayer and his spouse and the spouse has attained the age of 65 before the close of the taxable year.

(4) An additional exemption of ~~\$1,000~~ \$1,100 for the taxpayer if he is blind at the close of the taxable year. An additional exemption of ~~\$1,000~~ \$1,100 for the spouse of the taxpayer if a joint return is made by the taxpayer and his spouse and the spouse is blind at the close of the taxable year. For the purposes of this paragraph, the determination of whether the taxpayer or the spouse is blind shall be made at the close of the taxable year except that, if either the taxpayer or the spouse dies during the taxable year, the determination shall be made as of the time of the death.

(5) An additional exemption of ~~\$1,000~~ \$1,100 for each dependent:

(A) Whose gross income for the calendar year in which the taxable year of the taxpayer begins is less than ~~\$1,000~~ \$1,100.

(B) Who is a child of a taxpayer and who:

(i) Has not attained the age of 19 at the close of the calendar year in which the taxable year of the taxpayer begins; or

(ii) Is a student.

(6) An additional exemption of ~~\$1,000~~ \$1,100 for each of the following persons who is a student at the college level or above:

(A) The taxpayer.

(B) The taxpayer's spouse.

(C) The taxpayer's dependents.

(7) An additional exemption of ~~\$1,000~~ \$1,100 for each dependent who is physically handicapped or mentally retarded and is not a ward of the State."

"(g) A deduction, in lieu of a personal exemption deduction, shall be allowed an estate and a trust as follows:

- (1) An estate, ~~\$1,000~~ \$1,100.
- (2) A trust, ~~\$500~~ \$550."

Section 3.4. Said Code Title is further amended by striking in its entirety paragraph (1) of subsection (a) of Code Section 91A-3607, relating to the computation of taxable net income, and substituting in lieu thereof a new paragraph (1) of subsection (a) to read as follows:

“(1) Either the sum of all itemized nonbusiness deductions, if the taxpayer itemized nonbusiness deductions in computing Federal Taxable Income or, if the taxpayer could not or did not itemize nonbusiness deductions, then the standard deduction ~~allowed under the provisions of the United States Internal Revenue Code of 1954, in force and effect on January 1, 1974~~, as set forth in subparagraphs (A), (B) or (C) of this paragraph, shall be allowed as the standard deduction in arriving at net taxable income.

(A) Taxpayers filing joint return:

(i) For the tax year beginning January 1, 1983, or thereafter, the minimum standard deduction shall be \$1,400; or 15 percent of Federal Adjusted Gross Income, not to exceed \$2,600.

(ii) For the tax year beginning January 1, 1984, or thereafter, the minimum standard deduction shall be \$1,400; or 15 percent of Federal Adjusted Gross Income, not to exceed \$2,800.

(iii) For the tax year beginning January 1, 1985, or thereafter, the minimum standard deduction shall be \$1,400; or 15 percent of Federal Adjusted Gross Income, not to exceed \$2,900.

(B) Taxpayers filing separate returns:

(i) For the tax year beginning January 1, 1983, or thereafter, the minimum standard deduction shall be \$700; or 15 percent of Federal Adjusted Gross Income, not to exceed \$1,300.

(ii) For the tax year beginning January 1, 1984, or thereafter, the minimum standard deduction shall be \$700; or 15 percent of Federal Adjusted Gross Income, not to exceed \$1,400.

(iii) For the tax year beginning January 1, 1985, or thereafter, the minimum standard deduction shall be \$700; or 15 percent of Federal Adjusted Gross Income, not to exceed \$1,450.

(C) Single taxpayers and heads of households:

For the tax year beginning January 1, 1983, and thereafter, the minimum standard deduction shall be \$1,400; or 15 percent of Federal Adjusted Gross Income, not to exceed \$2,100.”

Section 4. Said Code Title is further amended by adding at the end of subsection (a) of Code Section 91A-3607, relating to taxable net income, a new paragraph (5) to read as follows:

“(5) (A) Retirement income not to exceed \$2,000 per year received from any source. This paragraph (5) shall not apply to or affect retirement income which is already wholly exempt from income taxation because it is received from a public pension or retirement fund or system listed in subparagraph (a)(4)(A) of this Code Section. A taxpayer shall be eligible for the \$2,000 exclusion granted by this paragraph (5) only if he or she:

(i) Is 62 years of age or older during any part of the taxable year; or

(ii) Is permanently and totally disabled in that he has a medically demonstrable disability which is permanent and which renders him incapable of performing any gainful occupation within his competence.

(B) The Commissioner shall by regulation require proof of the eligibility of the taxpayer for the exclusion allowed by this paragraph (5).”

Section 4.1. Said Code Section is further amended by adding at the end of subsection (b) a new paragraph (9) to read as follows:

“(9) (A) If an art object has not been previously sold or otherwise transferred by its creator and the creator makes a charitable contribution of the art object that qualifies for the taxable year for the deduction allowed by Section 170 of the Internal Revenue Code, to a donee that

(i) uses the art object for a purpose or function that constitutes the basis for its exemption under Section 501 of the Internal Revenue Code, or

(ii) is the state of Georgia; its political subdivisions; or public agencies, authorities, or instrumentalities of this State or its political subdivisions,

there shall be subtracted from taxable income the adjusted fair market value of such art object.

(B) For purposes of this paragraph,

(i) 'adjusted fair market value' means the amount that would have been deductible from federal taxable income if the deduction for the charitable contribution of an art object had been computed without reduction in amount under Section 170(e) of the Internal Revenue Code minus the amount deductible under subsection (a)(1) of this Section as a charitable contribution attributable to such art object.

(ii) 'art object' means a painting, sculpture, photograph, graphic or craft art, industrial design, costume or fashion design, tape or sound recording, or film.

(C) No deduction shall be allowed under this paragraph (9) unless

(i) the tax return is accompanied by a copy of an appraisal report showing the fair market value of the art object at the time the contribution was made, and

(ii) the taxpayer itemizes nonbusiness deductions under subsection (a)(1) of this Section."

Section 5. In the event any section, subsection, sentence, clause, or phrase of this Act shall be declared or adjudged invalid or unconstitutional, such adjudication shall in no manner affect the other sections, subsections, sentences, clauses, or phrases of this Act, which shall remain of full force and effect as if the section, subsection, sentence, clause, or phrase so declared or adjudged invalid or unconstitutional were not originally a part hereof. The General Assembly hereby declares that it would have passed the remaining parts of this Act if it had known that such part or parts hereof would be declared or adjudged invalid or unconstitutional.

Section 6. (a) Section 4 of this Act shall apply to all tax years beginning on or after January 1, 1983.

(b) Sections 3, 3.1, and 3.4 of this Act shall apply to all tax years beginning on or after January 1, 1983.

(c) Section 3.2 of this Act shall apply to all tax years beginning on or after January 1, 1984.

(d) Section 3.3 of this Act shall apply to all tax years beginning on or after January 1, 1985.

Section 7. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 8. All laws and parts of laws in conflict with this Act are hereby repealed.

The following amendment was read and adopted:

Representatives Castleberry of the 111th, Murphy of the 18th, Burruss of the 21st, and others move to amend the Senate substitute to HB 653 by striking from lines 8 through 13 of page 1 the following:

"to change certain of the provisions thereof pertaining to the low income credit; to change certain of the personal exemptions allowed to certain taxpayers; to change certain deductions which are allowed to certain estates and trusts; to provide deductions for the fair market value of the charitable contribution of certain art objects;".

By striking in their entirety Sections 3, 3.1, 3.2, 3.3, and 3.4 and inserting a new Section 3 to read as follows:

"Section 3. Said Code Title is further amended by striking in its entirety paragraph (1) of subsection (a) of Code Section 91A-3607, relating to taxable net income, and substituting in lieu thereof a new paragraph (1) to read as follows:

'(1) Either the sum of all itemized nonbusiness deductions, if the taxpayer used itemized nonbusiness deductions in computing federal taxable income or, if the taxpayer could not or did not itemize nonbusiness deductions, then the a standard

deduction allowed under the provisions of the United States Internal Revenue Code of 1954, in force and effect on January 1, 1974:

(A) In the case of a single taxpayer or a head of household, of 15 percent of the taxpayer's adjusted gross income, but not more than \$2,300 and not less than \$1,500.

(B) In the case of a married taxpayer filing a separate return, of 18 percent of the taxpayer's adjusted gross income, but not more than \$1,500 and not less than \$850.

(C) In the case of a married couple filing a joint return, of 18 percent of the taxpayer's adjusted gross income, but not more than \$3,000 and not less than \$1,700."

By striking Section 4.1 in its entirety.

By striking Section 6 in its entirety and inserting in lieu thereof a new Section 6 to read as follows:

"Section 6. (a) Sections 1 and 2 of this Act shall become effective upon approval of this Act by the Governor or upon its becoming law without his approval.

(b) Section 3 of this Act shall become effective January 1, 1983, and shall apply to all tax years beginning on or after January 1, 1983.

(c) Section 4 of this Act shall become effective January 1, 1982, and shall apply to all tax years beginning on or after January 1, 1982."

By striking Section 7 in its entirety and renumbering Section 8 as Section 7.

Representative Burruss of the 21st moved that the House agree to the Senate substitute to HB 653, as amended by the House.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Childs	Y Galer	Y Lane,D	Y Phillips,L.L
Y Adams,G	Y Clark,B	Y Ginsberg	Y Lane,R	Y Phillips,R.T
Y Adams,J	Y Clark,L	Y Glover	Y Lawson	Y Phillips,W.R
Y Adams,M	Y Colbert	Y Godbee	Y Lee	Y Pilewicz
Y Aiken	Y Coleman	Y Greer	Y Logan	Y Pinkston
Y Anderson	Y Collins	Y Ham	Y Long	Y Rainey
Y Argo	Y Colwell	Y Hamilton	Y Lord	Y Ralston
Y Auten	Y Connell	Y Hanner	Y Lowe	Y Ramsey
Y Balkcom	Y Couch	Y Harris	Y Lucas	Y Randall
Y Barger	Y Cox	Y Harrison	Y Mangum	Y Reaves
Y Baugh	Y Crawford	Y Hasty	Y Mann	Y Richardson
Y Beal	Y Crosby	Y Hawkins	Y Marcus	Y Robinson
Y Beck	Y Culpepper	Y Hays	Y Martin	Y Rose
Y Benefield	Y Cummings	Y Hill	Y Matthews	Y Ross
Y Benn	Y Darden	Y Holmes	Y McCollum	Y Rowland
Y Birdsong	Y Daugherty	Y Hooks	Y McDonald	Y Russell
Y Bishop	Y Davis,B	Y Horne	Y McKinney	Y Savage
Y Bolster	Y Davis,J	Y Hutchinson	Y Miles	Y Scott,A
Y Branch	Y Davis,L	Y Irvin	Y Milford	Y Scott,D
Y Bray	Y Dean	Y Isakson	Y Moody	Y Shepard
Y Brooks	Y Dent	Y Jackson,J	Y Moore	Y Sherrod
Y Buck	Y Dixon	Y Jackson,N	Y Mostiler	Y Sizemore
Y Burruss	Y Dobbs	Y Jackson,W	Y Mullinax	Y Smith,T
Y Burton	Y Dover	Y Jessup	Y Nicholson	Y Smith,V
Y Byrd	Y Edwards	Y Johnson,G	Y Nix	Y Smyre
Y Cason	Y Elliott	Y Johnson,R	Y Oliver	Y Snow
Y Castleberry	Y Evans	Y Jones,B	Y Padgett	Y Steinberg
Y Chamberlin	Y Felton	Y Jones,H	Y Parham	Y Swann
Y Chamberless	Y Fortune	Y Karrh	Y Patten	Y Thomas
Y Chance	Y Foster	Y Kemp	Y Perry	Y Thompson
Y Cheeks	Y Fuller,C	Y Kilgore	Y Peters	Y Townsend
Y Childers	Y Fuller,K	Y Lambert	Y Phillips,B	Y Triplett

Y Tuten	Y Veazey	Y Ware	Y Williams,B.J	Y Wood,J
Y Twiggs	Waddle	Y Watson	Williams,H	Y Wood,J.T
Y Vandiford	Y Walker	Y White	Y Williams,R	Workman
Y Vaughn	Y Wall	Y Widener	Y Wilson	Speaker Murphy

On the motion, the ayes were 149, nays 0.

The motion prevailed.

Representative Perry of the 146th requested that he be recorded as voting "aye" on this motion.

The following Bill of the Senate was taken up for the purpose of considering the Senate's appointment of a Committee of Conference thereon:

SB 157. By: Senator Sutton of the 9th: A BILL to amend an Act establishing the Employees' Retirement System of Georgia, so as to change the provisions relative to the determination of certain rates of interest for use in all calculations required in connection with Employees' Retirement System of Georgia; and for other purposes.

Representative Johnson of the 72nd moved that the House adhere to its position in amending SB 157 and that a Committee of Conference be appointed on the part of the House to confer with a like committee on the part of the Senate.

The motion prevailed.

The Speaker appointed as a Committee of Conference on the part of the House, the following members:

Representatives Johnson of the 72nd, Milford of the 13th, and Padgett of the 86th.

The following Bills of the House were taken up for the purpose of considering the Senate amendments thereto:

HB 68. By: Representatives Johnson of the 72nd, Lee of the 72nd, Benefield of the 72nd, and Wood of the 72nd: A BILL to amend Code Chapter 84-14, relating to real estate brokers and salesmen, so as to empower the real estate commissioner to employ and discharge assistants or employees in his discretion and to fix their compensation; to provide that the action of an applicant or licensee shall be sufficient grounds for refusal, suspension, or revocation of a license under certain conditions; and for other purposes.

The following Senate amendment was read:

Amend HB 68 by renumbering Section 7 as Section 8 and inserting a new Section 7 to read as follows:

"Section 7. Said Code Chapter is further amended by inserting the following unnumbered paragraph at the end of Code Section 84-1422:

'All notices of hearing required to be served by Ga. Code Section 3A-114 shall be served within three years of the commission of the act or acts otherwise constituting a violation of any provision of this Chapter, or the rules and regulations promulgated by the Commission, or any unfair trade practices, and at no time thereafter; except, however, when the act or acts constitute actual fraud, the notices of hearing

shall be served within three years from the time of the discovery of the actual fraud.”,

and by adding on Page 1, line 17, after the word “judgments;” the following:

“to provide for notice of hearings;”.

Representative Johnson of the 72nd moved that the House disagree to the Senate amendment to HB 68.

The motion prevailed.

HB 332. By: Representative Bolster of the 30th: A BILL to amend the Act approved Aug. 13, 1924 providing a system of pensions and other benefits for members of paid Fire Departments in cities having a population of more than 300,000 as disclosed by the U.S. Census of 1920, or any subsequent census, shall furnish aid, relief and pensions to members; and for other purposes.

The following Senate amendment was read:

Amend HB 332 by striking on Page 1, line 6, and Page 2, line 2, the word “1920” and substituting in lieu thereof the following:
“1970”.

Representative Bolster of the 30th moved that the House agree to the Senate amendment to HB 332.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

HB 333. By: Representative Bolster of the 30th: A BILL to amend the Act approved Feb.15, 1933 providing pensions for members of Police Departments in cities having a population of 300,000 or more according to U.S. Census of 1920, or any subsequent census thereof; and for other purposes.

The following Senate amendment was read:

Amend HB 333 by striking on Page 1, line 5, and on Page 2, line 4, the figure “1920” and substituting in lieu thereof the following:
“1970”.

Representative Bolster of the 30th moved that the House agree to the Senate amendment to HB 333.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

Under the general order of business, established by the Committee on Rules, the following Bill of the Senate was taken up for consideration and read the third time:

SB 148. By: Senator Bell of the 5th: A BILL to provide for fiscal notes on bills, joint resolutions, and administrative actions having a fiscal impact on local political subdivisions; to provide a short title; to provide for definitions; to provide for other

matters; to amend an Act known as the "Georgia Fiscal Note Act;" and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To provide for fiscal notes on bills, joint resolutions, and administrative actions having a fiscal impact on local political subdivisions; to provide a short title; to provide for definitions; to provide exceptions; to provide for other matters relative to the foregoing; to amend an Act known as the "Georgia Fiscal Note Act," approved April 25, 1975 (Ga. Laws 1975, p. 1568), as amended, particularly by an Act approved March 14, 1978 (Ga. Laws 1978, p. 907), so as to delete a certain provision relating to general bills having a significant impact on the anticipated revenue or expenditure levels of counties and municipalities; to provide for the presumption that appropriate procedures have been complied with; to provide for severability; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Short title. This Act shall be known and may be cited as the "Local Government Impact Fiscal Notes Act."

Section 2. Definitions. As used in this Act, unless the context clearly requires otherwise, the following words or terms shall have the following meanings:

(1) "Fiscal note" means a realistic statement of the estimated financial cost of implementing or complying with the proposed law, regulation, rule, order, or administrative law upon local political subdivisions to which the proposed law, regulation, rule, order, or administrative law applies.

(2) "Local political subdivision" means a county, municipality, county school district, or independent school district.

Section 3. Fiscal note required on legislation. Before any vote is taken in a committee of the House of Representatives or Senate or on the floor of either house upon any bill or joint resolution requiring an expenditure of at least \$100,000.00 of public funds by local political subdivisions, a fiscal note shall be filed by the sponsor of the bill with the chairman of the committee and the Clerk of the House or the Secretary of the Senate. Any representative of any local political subdivision requesting a copy of the fiscal note shall be furnished with a copy immediately upon request to the Clerk of the House or the Secretary of the Senate. The provisions of this section shall not apply to a bill or joint resolution that is necessary for the state to assume the administration of regulatory programs mandated by federal statutes.

Section 4. Fiscal note required on administration actions. Except as hereinafter provided, no regulation, rule, order, or administrative law which would have a fiscal impact of at least \$100,000.00 on local political subdivisions in this state shall be valid unless 30 days prior to its adoption by a board, commission, agency, department, officer, or other authority of the government of this state, except the General Assembly, the courts, and the Governor, such board, commission, agency, department, officer, or other authority shall file a fiscal note with the state auditor. Any local political subdivisions that will be affected by the proposed regulation, rule, policy, order, or administrative law, upon request, shall immediately be furnished with a copy of the fiscal note by the board, commission, agency, department, officer, or other authority. The provisions of this section shall not apply to an emergency regulation, rule, order, or administrative law as described by subsection (b) of Section 4 of the "Georgia Administrative Procedure Act," approved March 10, 1964 (Ga. Laws 1964, p. 338), as amended, to any rule or regulation adopted or order issued pursuant to legislation exempted from the provisions of Section 3 above, or to any other order issued to abate or prevent violations of specific statutory provisions enacted by the General Assembly.

Section 5. Contents of fiscal note. A fiscal note shall contain an aggregated estimate of the fiscal impact of a bill, a joint resolution, or an administrative action on local political subdivisions for the fiscal year in which it would become effective if enacted and for the next two succeeding fiscal years. If the fiscal impact of the bill, joint resolution, or administrative action is not expected to be totally evident within the applicable period, the estimate shall be projected beyond that period to include an estimate for the first fiscal year in which it is expected to be fully effective.

Section 6. Preparation of note or waiver. The state auditor shall have the fiscal note prepared by his office for a bill or joint resolution, and the other departments or agencies of the state government shall assist the state auditor in the preparation of such fiscal note. Where appropriate, he shall seek the advice and assistance of local government officials or their representatives. The department or agency of state government assisting in the preparation of the fiscal note shall be clearly indicated on the fiscal note along with the signature of the state auditor or his authorized representative indicating that the state auditor agrees with the fiscal impact estimated thereon.

Section 7. Revision of note. A fiscal note that is attached to a bill or joint resolution shall be revised by the state auditor at each successive stage of the legislative process in which an amendment is adopted that changes the fiscal effect of the bill or joint resolution, unless this requirement is waived by the President of the Senate or the Speaker of the House. A revised fiscal note shall not be required for any amendment which either increases local revenues or decreases mandated expenditures. The revised fiscal note shall be processed by the state auditor and returned as quickly as possible to the committee or the Clerk of the House or Secretary of the Senate if one of the latter has the custody of the bill or joint resolution at that time.

Section 8. Replacement of waiver with note. Except as otherwise provided by Section 7, a waiver of a fiscal note shall be replaced at any time with a fiscal note if an amendment to a bill or joint resolution causes the bill or joint resolution to have an effect upon the revenues or expenditures of local political subdivisions.

Section 9. Retention of copy of fiscal note or waiver; inspection; publication of note or waiver. (a) A copy of each fiscal note or waiver of a fiscal note shall be retained by the state auditor, and shall be reasonably available for public inspection for at least three years following its preparation. The fiscal note or waiver of a fiscal note shall be published in the journal of each house of the General Assembly.

(b) A fiscal note, upon being filed as herein provided, shall be open to inspection by the general public as provided by an Act providing for the inspection of public records, approved February 27, 1959 (Ga. Laws 1959, p. 88), as amended.

Section 10. Exemption. Any bill proposing an amendment to the "Employment Security Law" (formerly the "Unemployment Compensation Law"), approved March 29, 1937 (Ga. Laws 1937, p. 806), as now or hereafter amended, and all phases of the administration of said "Employment Security Law" are exempt from all provisions of this Act.

Any bill proposing an amendment to the "Code of Public Transportation, Title 95A," approved April 18, 1973 (Ga. Laws 1973, pp. 947-1191), as now or hereafter amended, and all phases of the administration of said "Code of Public Transportation, Title 95A" are exempt from all provisions of this Act.

Section 11. Specific Act amended. An Act known as the "Georgia Fiscal Note Act," approved April 25, 1975 (Ga. Laws 1975, p. 1568), as amended, particularly by an Act approved March 14, 1978 (Ga. Laws 1978, p. 907), is hereby amended by striking from subsection (a) of Section 3 the following:

" , and any such bill shall also be subject to the requirements of subsection (b) of this Section",
so that when so amended said subsection (a) shall read as follows:

"(a) Any retirement bill must be introduced no later than the 10th day of any session. Any bill having a significant impact on the anticipated revenue or expenditure level

of any State department, bureau, board, council, committee, commission or other State agency must be introduced no later than the 20th day of any session. Any general bill having a significant impact on the anticipated revenue or expenditure level of counties and municipalities must also be introduced no later than the 20th day of any session; ~~and any such bill shall also be subject to the requirements of subsection (b) of this Section.~~ Except for retirement bills, this Act shall not apply to any local bill affecting a county or municipality which must be advertised in accordance with the requirements of Article III, Section VII, Paragraph IX of the Constitution. In the event any bill as provided hereinbefore is introduced after the prescribed time limit, it shall not be considered or acted upon in any manner by either the Senate or the House of Representatives. The President of the Senate shall decide whether a bill which is introduced in the Senate falls within this category, and the Speaker of the House of Representatives shall decide whether a bill which is introduced in the House of Representatives falls within this category. The President of the Senate shall have the same right of decision on House bills which reach the Senate, and the Speaker of the House of Representatives shall have the same right of decision on Senate bills which reach the House of Representatives."

Section 12. Presumption of appropriate procedures. Upon the effective date of any Act subject to the procedures outlined in this Act, there shall be a conclusive presumption that all of the procedures required by this Act have been met.

Section 13. Severability. In the event any section, subsection, sentence, clause, or phrase of this Act shall be declared or adjudged invalid or unconstitutional, such adjudication shall in no manner affect the other sections, subsections, sentences, clauses, or phrases of this Act, which shall remain of full force and effect as if the section, subsection, sentence, clause, or phrase so declared or adjudged invalid or unconstitutional were not originally a part hereof. The General Assembly hereby declares that it would have passed the remaining parts of this Act if it had known that such part or parts hereof would be declared or adjudged invalid or unconstitutional.

Section 14. Repealer. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the roll call was ordered and the vote was as follows:

Y Aaron	Y Cason	Y Davis,L	Y Hawkins	Y Logan
Y Adams,G	Y Castleberry	Dean	Y Hays	Y Long
Y Adams,J	Y Chamberlin	Y Dent	Hill	Y Lord
Y Adams,M	Y Chambless	Y Dixon	Y Holmes	Lowe
Y Aiken	Y Chance	Y Dobbs	Y Hooks	Lucas
Y Anderson	Y Cheeks	Y Dover	Horne	Y Mangum
Y Argo	Y Childers	Edwards	Y Hutchinson	Y Mann
Y Auten	Childs	Y Elliott	Y Irvin	Y Marcus
Y Balkcom	Y Clark,B	Y Evans	Y Isakson	Y Martin
Y Bargerion	Y Clark,L	Y Felton	Y Jackson,J	Matthews
Y Baugh	Y Colbert	Y Fortune	Y Jackson,N	Y McCollum
Y Beal	Y Coleman	Y Foster	Y Jackson,W	Y McDonald
Y Beck	Y Collins	Y Fuller,C	Y Jessup	McKinney
Y Benefield	Y Colwell	Y Fuller,K	Y Johnson,G	Y Miles
Y Benn	Connell	Y Galer	Y Johnson,R	Y Milford
Y Birdsong	Y Couch	Y Ginsberg	Y Jones,B	Y Moody
Y Bishop	Y Cox	Glover	Y Jones,H	Y Moore
Y Bolster	Y Crawford	Godbee	Y Karrh	Y Mostiler
Y Branch	Y Crosby	Y Greer	Kemp	Y Mullinax
Y Bray	Y Culpepper	Y Ham	Y Kilgore	Y Nicholson
Y Brooks	Y Cummings	Y Hamilton	Lambert	Y Nix
Y Buck	Y Darden	Y Hanner	Y Lane,D	Y Oliver
Burruss	Y Daugherty	Y Harris	Y Lane,R	Y Padgett
Y Burton	Y Davis,B	Y Harrison	Lawson	Y Parham
Y Byrd	Y Davis,J	Y Hasty	Y Lee	Y Patten

Y Perry	Randall	Y Shepard	Townsend	Y Watson
Y Peters	Reaves	Y Sherrod	Y Triplett	White
Y Phillips,B	Y Richardson	Y Sizemore	Y Tuten	Y Widener
Y Phillips,L.L	Y Robinson	Y Smith,T	Y Twigg	Y Williams,B.J
Phillips,R.T	Y Rose	Y Smith,V	Y Vandiford	Williams,H
Y Phillips,W.R	Y Ross	Y Smyre	Y Vaughn	Y Williams,R
Y Pilewicz	Y Rowland	Y Snow	Y Veazey	Y Wilson
Y Pinkston	Y Russell	Y Steinberg	Y Waddle	Y Wood,J
Y Rainey	Y Savage	Y Swann	Y Walker	Y Wood,J.T
Y Ralston	Scott,A	Thomas	Y Wall	Y Workman
Y Ramsey	Scott,D	Y Thompson	Y Ware	Speaker Murphy

On the passage of the Bill, by substitute, the ayes were 153, nays 0.

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

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

Mr. Speaker:

The Senate has passed, by substitute, by the requisite constitutional majority the following Bills of the House:

HB 575. By: Representatives Bray of the 70th, Connell of the 87th, and Snow of the 1st: A BILL to amend Code Chapter 84-1, relating to the joint-secretary of the state examining boards, so as to define more clearly the duties of the joint-secretary in support of the various state examining boards; to provide for standard reimbursement of members of the various boards; and for other purposes.

HB 153. By: Representatives Moore of the 152nd, Triplett of the 128th, Jackson of the 77th, Wall of the 61st, Tuten of the 153rd and others: A BILL to amend an Act authorizing the State Personnel Board to provide a health insurance plan for public school employees, so as to change the provisions relative to the definition of a public school employee; and for other purposes.

The following Bill of the Senate was taken up for the purpose of considering the report of the Committee of Conference thereon:

SB 360. By: Senators Littlefield of the 6th and Bryant of the 3rd: A BILL to amend an Act placing the clerk of superior court and probate judge of Glynn County on an annual salary, so as to change the compensation of said clerk and of the judge's and clerk's personnel; and for other purposes.

The following report of the Committee of Conference was read:

CONFERENCE COMMITTEE REPORT ON SB 360

The Conference Committee on SB 360 recommends that the Senate recede from its position and that the House Substitute to SB 360 be adopted.

FOR THE SENATE:

/s/Honorable Bill Littlefield
Senator, 6th District

/s/Honorable Glenn E. Bryant
Senator, 3rd District

/s/Honorable Frank Eldridge, Jr.
Senator, 7th District

Respectfully submitted,

FOR THE HOUSE OF
REPRESENTATIVES:

/s/Honorable Dean G. Auten
Representative, 154th District

/s/Honorable James R. Tuten, Jr.
Representative, 153rd District

/s/Honorable Emory E. Bargerion
Representative, 83rd District

Representative Auten of the 154th moved that the House adopt the report of the Committee of Conference on SB 360.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

The following Bill of the House was taken up for the purpose of considering the Senate amendment thereto:

HB 1033. By: Representatives Darden, Thompson and Wilson of the 19th, Nix of the 20th, Aiken and Burruss of the 21st: A BILL to amend an Act changing the compensation of the clerk of the Superior Court, the sheriff, and the judge of the Probate Court of Cobb County from the fee system to the salary system, so as to change the provisions relating to the compensation of the clerk of the superior court and the deputy clerk of the superior court; and for other purposes.

The following Senate amendment was read:

Amend HB 1033 by striking from Section 2 on line 2 of page 2 the following:

“\$28,000.00”,

and inserting in lieu thereof the following:

“\$29,350.00”.

By striking from Section 2 on line 6 of page 2 the following:

“\$29,800.00”,

and inserting in lieu thereof the following:

“\$32,850.00”.

Representative Darden of the 19th moved that the House disagree to the Senate amendment to HB 1033.

The motion prevailed.

The following Bill of the Senate was taken up for the purpose of considering the report of the Second Committee of Conference thereon:

SB 217. By: Senator Kidd of the 25th: A BILL to amend an Act providing minimum salaries for judges of the probate courts of the various counties of Georgia, so as to increase the minimum salaries of said probate judges; to change the provisions relating to additional compensation; and for other purposes.

The following report of the Second Committee of Conference was read:

CONFERENCE COMMITTEE REPORT ON SB 217

The Conference Committee on SB 217 recommends that both the Senate and the House of Representatives recede from their positions and that the attached Conference Committee Substitute to SB 217 be adopted.

Respectfully submitted,

FOR THE SENATE:

/s/Honorable Culver Kidd
Senator, 25th District

/s/Honorable Floyd Hudgins
Senator, 15th District

/s/Honorable Jack L. Stephens
Senator, 36th District

FOR THE HOUSE OF
REPRESENTATIVES:

/s/Honorable E. Roy Lambert
Representative, 112th District

/s/Honorable Thomas B. Buck, III
Representative, 95th District

/s/Honorable James C. Moore
Representative, 152nd District

A BILL

To amend an Act providing minimum salaries for judges of the probate courts of the various counties of Georgia, approved April 5, 1978 (Ga. Laws 1978, p. 1953), as amended, so as to increase the minimum salaries of said probate judges; to change the provisions relating to additional compensation; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act providing minimum salaries for judges of the probate courts of the various counties of Georgia, approved April 5, 1978 (Ga. Laws 1978, p. 1953), as amended, is hereby amended by striking Section 1 in its entirety and inserting in lieu thereof a new Section 1 to read as follows:

"Section 1. Any other provisions of law to the contrary notwithstanding, the minimum annual salary of each judge of the probate court in the State of Georgia shall be fixed according to the population of the county in which he serves as determined by the United States Decennial Census of 1970 or any future such census; provided, however, that, in the event the population of a county according to the United States Decennial Census of 1980 or any future such census is less than its population according to the United States Decennial Census of 1970, the population bracket under which any such county falls for the purposes of this Section shall be determined according to the United States Decennial Census of 1970. Each such judge of the probate court shall receive an annual salary, payable in equal monthly installments from the funds of his county, of not less than the amount fixed in the following schedule:

<u>Population</u>	<u>Minimum Salary</u>
0 - 5,999	\$ 7,200 <u>7,900.00</u>
6,000 - 11,999	10,700 <u>11,770.00</u>
12,000 - 19,999	12,200 <u>13,420.00</u>
20,000 - 29,999	13,700 <u>15,000.00</u>
30,000 - 39,999	15,200 <u>17,820.00</u>
40,000 - 49,999	16,200 <u>19,440.00</u>
50,000 - 99,999	17,200 <u>20,640.00</u>
100,000 - 199,999	24,500 <u>26,950.00</u>
200,000 - <u>and above</u>	29,500 <u>35,400.00</u>

The amount of minimum salary provided herein for the judge of the probate court of any county presently on a salary who also holds and conducts elections or is responsible for conducting elections for members of the General Assembly under the provisions of any applicable general or local law of this state shall be increased by \$100.00 per month. The amount of the minimum salary provided herein for the judge of the probate court of any county presently on a salary who is responsible for traffic cases under the provisions of any general or local law of this state shall also be increased by \$150.00 per month."

Section 2. Said Act is further amended by striking in its entirety Section 2, which reads as follows:

"Section 2. The amount of minimum salary provided in Section 1 for the judges of the probate courts of any county who also holds and conducts elections or is responsible for conducting elections for members of the General Assembly, under the provisions of any applicable general or local law of this State, shall be increased by \$50.00 per month. The amount of the minimum salary provided in Section 1 for the judges of the probate courts of any county presently on a salary who is responsible for traffic cases under the provisions of any general or local law of this State shall also be increased by \$100.00 per month."

Section 3. Said Act is further amended by renumbering Section 3 as Section 2 and by striking from the first line thereof the following:

"Sections 1 and 2",

and inserting in lieu thereof the following:

"Section 1",

so that when so amended the new Section 2 shall read as follows:

"~~Section 3~~ Section 2. The amounts provided in ~~Sections 1 and 2~~ Section 1 of this Act shall be increased by five percent (5%) per each four-year term of office served by any judge of a probate court, figured at the end of each such period of service. The provisions of this Section shall not be construed to affect any provisions of local legislation except where such local legislation provides for a salary lower than the salary provided in this Act, in which event the provisions of this Act shall prevail. Such increase shall not have retroactive effect, except that the current term of judges of probate courts presently in office shall be counted for determining the appropriate salary under this Section. This Act shall not be construed to reduce the salary of any judge of a probate court presently in office. The minimum salaries provided for in this Act shall be considered as salary only. Expenses for deputy clerks, equipment, supplies, copying equipment and other necessary and reasonable expenses for the operation of a probate court shall come from funds other than the funds specified as salary in this Act."

Section 4. Said Act is further amended by renumbering Sections 4 through 6 as Sections 3 through 5, respectively.

Section 5. This Act shall become effective on the first day of the month following the month in which it is approved by the Governor or in which it becomes law without his approval.

Section 6. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Lambert of the 112th moved that the House adopt the report of the Second Committee of Conference on SB 217.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Brooks	Couch	N Fortune	Horne
Y Adams,G	Y Buck	Y Cox	Y Foster	Y Hutchinson
N Adams,J	Y Burruss	Y Crawford	Y Fuller,C	Y Irvin
Y Adams,M	N Burton	Crosby	Y Fuller,K	Y Isakson
Y Aiken	Y Byrd	Y Culpepper	Y Galer	Y Jackson,J
Y Anderson	Y Cason	N Cummings	Y Ginsberg	Y Jackson,N
Y Argo	Y Castleberry	Y Darden	Glover	Jackson,W
Y Auten	Y Chamberlin	Y Daugherty	Y Godbee	Y Jessup
Y Balkcom	Y Chambless	Davis,B	Greer	Y Johnson,G
N Bargerion	Y Chance	N Davis,J	Y Ham	Y Johnson,R
Y Baugh	Y Cheeks	Y Davis,L	Y Hamilton	Y Jones,B
Beal	N Childers	Y Dean	Y Hanner	Y Jones,H
Y Beck	Childs	Y Dent	Y Harris	Y Karrh
Y Benefield	Clark,B	Y Dixon	Y Harrison	Y Kemp
Y Benn	Y Clark,L	N Dobbs	Y Hasty	Y Kilgore
Y Birdsong	Y Colbert	Y Dover	Y Hawkins	Y Lambert
Y Bishop	Y Coleman	Y Edwards	Y Hays	N Lane,D
Bolster	N Collins	Y Elliott	Y Hill	Y Lane,R
Y Branch	Y Colwell	Y Evans	Holmes	Y Lawson
Y Bray	Y Connell	Felton	Hooks	Y Lee

Y Logan	Y Moore	Pinkston	N Sherrod	Y Veazey
Y Long	Mostiler	Y Rainey	N Sizemore	Y Waddle
Y Lord	Y Mullinax	Y Ralston	Y Smith,T	Y Walker
Y Lowe	Y Nicholson	Y Ramsey	N Smith,V	N Wall
Lucas	Y Nix	Randall	Y Smyre	Ware
Y Mangum	Y Oliver	Reaves	Y Snow	Y Watson
Y Mann	Y Padgett	Y Richardson	Y Steinberg	Y White
Marcus	Y Parham	Y Robinson	Y Swann	N Widener
Y Martin	Patten	Y Rose	Thomas	Y Williams,B,J
Y Matthews	Y Perry	Ross	Thompson	Williams,H
Y McCollum	N Peters	Rowland	Townsend	Y Williams,R
McDonald	Y Phillips,B	Y Russell	Y Triplett	N Wilson
McKinney	N Phillips,L,L	Y Savage	Y Tuten	Y Wood,J
Y Miles	Y Phillips,R,T	Scott,A	Y Twiggs	Wood,J,T
Y Milford	Y Phillips,W,R	Scott,D	Y Vandiford	Y Workman
Moody	Y Pilewicz	Y Shepard	Y Vaughn	Speaker Murphy

On the motion, the ayes were 125, nays 18.

The motion prevailed.

Representative Wood of the 9th requested that he be recorded as voting "aye" on this motion.

Under the general order of business, established by the Committee on Rules, the following Bill of the Senate was taken up for consideration and read the third time:

SB 32. By: Senator Kidd of the 25th: A BILL to amend an Act creating the State Board of Dispensing Opticians, so as to change the definition of the term "dispensing optician"; to change the provisions relating to continuing education requirements; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend an Act creating the State Board of Dispensing Opticians, approved February 17, 1956 (Ga. Laws 1956, p. 148), as amended, so as to change the definition of the term "dispensing optician"; to change the provisions relating to continuing education requirements; to provide for other matters relative to the foregoing; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act creating the State Board of Dispensing Opticians, approved February 17, 1956 (Ga. Laws 1956, p. 148), as amended, is hereby amended by striking Section 2 in its entirety and inserting in lieu thereof a new Section 2 to read as follows:

"Section 2. Subject to the provisions of Section 14 of this Act, A dispensing optician is defined as one who prepares and dispenses lenses, spectacles, eyeglasses and eyeglasses, contact lenses, and optical devices to the intended user thereof as specifically directed or authorized on the written prescription of a physician skilled in diseases of the eye or optometrist, duly licensed to practice his profession. Dispensing opticians who dispense contact lenses shall instruct the wearer at the time the lenses are delivered to return to the prescribing and responsible optometrist or physician skilled in diseases of the eye for evaluation, approval, and follow-up care. A dispensing optician may duplicate lenses without prescription, provided that said dispensing optician shall not substitute contact lenses for spectacles, eyeglasses, or other optical devices except as otherwise authorized herein or engage in the diagnosis of the diseases of the human eye or attempt to determine the refractive powers of the human eyes or, in any manner, attempt to prescribe for or treat diseases or ailments of human beings. A dispensing optician who qualifies under this Act shall be determined and recognized as engaging in a lawful trade

or occupation in the State of Georgia; the State Board of Dispensing Opticians shall have exclusive jurisdiction in the enforcement of this Act over all persons engaged in business as dispensing opticians, whether licensed or unlicensed; provided, however, that nothing herein contained shall be construed as limiting or in anywise abrogating the power or authority of any board or commission created under any of the laws of Georgia defining and regulating any profession, to enforce the provisions of such respective laws, or exercising any of the powers contained in such laws against violators thereof, even though engaged in the business of dispensing optician."

Section 2. Said Act is further amended by striking from subsection (a) of Section 11A the following:

"four",

and inserting in lieu thereof the following:

"six",

so that when so amended subsection (a) shall read as follows:

"(a) Each person who holds a license as a dispensing optician shall be required to complete a course of continuing education of ~~four~~ six hours prior to each renewal of such license."

Section 3. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 4. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	Y Colwell	Y Hasty	N McCollum	Scott,D
Y Adams,M	Y Connell	Y Hawkins	McDonald	Y Shepard
Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
N Anderson	Y Cox	Y Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	N Moody	Y Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Y Smyre
Y Bargerom	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Y Daugherty	Y Isakson	N Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Thomas
N Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Thompson
Y Benn	Y Davis,L	N Jackson,W	Padgett	Townsend
Y Birdsong	Y Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Y Bolster	Y Dixon	N Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	N Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	N Phillips,L,L	N Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W,R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
N Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Cason	Y Foster	Y Lane,R	Y Rainey	Watson
Y Castleberry	Y Fuller,C	Y Lawson	N Ralston	White
Y Chamberlin	Y Fuller,K	N Lee	Y Ramsey	Y Widener
Y Chambliss	Y Galer	Y Logan	Y Randall	Y Williams,B,J
Y Chance	Y Ginsberg	Y Long	Reaves	Williams,H
N Cheeks	Y Glover	Y Lord	Richardson	N Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Childs	Y Greer	Y Lucas	Y Rose	N Wood,J
Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J,T
Y Clark,L	Y Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, by substitute, the ayes were 128, nays 16.

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

Representative Clark of the 55th requested that she be recorded as voting "aye" on the passage of SB 32, by substitute.

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

Mr. Speaker:

The Senate has passed, as amended, by the requisite constitutional majority the following Bill of the House:

HB 744. By: Representatives Fuller of the 16th, Childers of the 15th and Adams of the 14th: A BILL to amend an Act providing for confirmation of sales under foreclosure proceedings on real estate, limiting deficiency judgments in certain actions on debts secured by mortgages, security deeds and other lien contracts on real estate, and providing for advertisement of foreclosure sales, and for other purposes.

The following Resolutions of the House were read and adopted:

HR 459. By: Representatives Jones of the 126th, Phillips of the 125th, Ginsberg of the 122nd and Triplett of the 128th: A RESOLUTION congratulating Joseph J. Tribble; and for other purposes.

HR 460. By: Representatives Lane of the 40th, Colwell of the 4th, Williams of the 48th, Cox of the 141st and Burton of the 47th: A RESOLUTION expressing joy that Representative G. D. Adams is in attendance at the 1981 Session; and for other purposes.

HR 461. By: Representatives Johnson and Thomas of the 66th: A RESOLUTION expressing best wishes and good luck to the West Georgia football team; and for other purposes.

HR 462. By: Representatives Davis of the 45th, Childs of the 51st, Widener of the 44th, Mangum of the 56th, Williams of the 48th and others: A RESOLUTION expressing sorrow at the passing of Honorable Woodie Malone, Mayor of Chamblee; and for other purposes.

HR 463. By: Representatives Johnson and Thomas of the 66th: A RESOLUTION commending the Carrollton High School Trojan Band; and for other purposes.

HR 464. By: Representatives Childs of the 51st, Workman of the 56th, Argo of the 63rd, Logan of the 62nd, Buck of the 95th and others: A RESOLUTION expressing sympathy at the passing of sportscaster Ed Thilenius; and for other purposes.

HR 465. By: Representatives Ginsberg of the 122nd, Mostiler of the 71st, Long of the 142nd, Adams of the 14th and Williams of the 6th: A RESOLUTION recommending the legalization of the spitball; and for other purposes.

HR 466. By: Representatives Kilgore of the 65th and Williams of the 6th: A RESOLUTION commending Marine Corps Reserve Gunnery Sergeant Russell T. Randall; and for other purposes.

- HR 467. By: Representatives Johnson and Thomas of the 66th: A RESOLUTION honoring radio stations WLBB and WBTR; and for other purposes.
- HR 468. By: Representatives Fuller of the 16th, Childers of the 15th and Adams of the 14th: A RESOLUTION commending Mrs. Margaret Lucindy Wright upon the occurrence of her 103rd birthday; and for other purposes.
- HR 469. By: Representatives Colwell of the 4th, Wood, Lawson and Jackson of the 9th, Irvin of the 10th and others: A RESOLUTION recognizing William Clyde Elliott; and for other purposes.
- HR 470. By: Representatives Darden of the 19th, Evans of the 84th and Lambert of the 112th: A RESOLUTION in memory of Mrs. Louise Brooks Brown; and for other purposes.
- HR 471. By: Representatives Johnson and Thomas of the 66th: A RESOLUTION expressing sympathy at the passing of the Honorable John K. "Uncle John" Patterson; and for other purposes.
- HR 472. By: Representative Adams of the 79th: A RESOLUTION commending Dr. Edwin L. Cliburn; and for other purposes.
- HR 473. By: Representative Adams of the 79th: A RESOLUTION commending Hugh Nall; and for other purposes.
- HR 474. By: Representatives Long of the 142nd: A RESOLUTION commending the Wigham High School Squaws girls basketball team; and for other purposes.
- HR 475. By: Representative Long of the 142nd: A RESOLUTION commending the Cairo High School Syrupmaids girls basketball team; and for other purposes.
- HR 476. By: Representatives Isakson of the 20th, Aiken of the 21st, and Nix and Harrison of the 20th: A RESOLUTION commending Mr. Warren Herron; and for other purposes.
- HR 477. By: Representatives Phillips of the 91st, Bray of the 70th and Buck of the 95th: A RESOLUTION expressing appreciation to Mrs. Margaret G. Hopkins; and for other purposes.
- HR 478. By: Representatives Hawkins of the 50th, Childs of the 51st, Richardson of the 52nd, Burton of the 47th, Mangum of the 56th and others: A RESOLUTION commending Mary Ann Draut; and for other purposes.
- HR 479. By: Representatives Ham of the 80th, Ross of the 76th, Birdsong of the 103rd, Davis of the 99th and Walker of the 115th: A RESOLUTION expressing sympathy at the passing of Mr. William C. Davis; and for other purposes.
- HR 480. By: Representatives Childs of the 51st, Workman of the 56th, Argo of the 63rd, Logan of the 62nd, Buck of the 95th and others: A RESOLUTION recognizing the significance of the George Foster Peabody Awards and commending the University of Georgia School of Journalism and Mass Communication; and for other purposes.

HR 481. By: Representatives Jones of the 126th and Lee of the 72nd: A RESOLUTION to request the State Board of Education to refrain from using its educational facilities in any manner which shall constitute partisan political involvement; and for other purposes.

HR 482. By: Representatives Connell of the 87th, Dent of the 85th, Nicholson of the 88th, Padgett of the 86th, Cheeks of the 89th and others: A RESOLUTION recognizing and commending the Augusta Black Festival and Parade; and for other purposes.

HR 483. By: Representatives Colwell of the 4th, Triplett of the 128th, Hays of the 1st, Kilgore of the 65th, Oliver of the 121st and Ham of the 80th: A RESOLUTION commending Ms. Judith Ann Bojo; and for other purposes.

Under the general order of business, established by the Committee on Rules, the following Resolution of the Senate was taken up for consideration and read the third time:

SR 76. By: Senators Hudson of the 35th, Stephens of the 36th and Engram of the 34th: A RESOLUTION authorizing the State of Georgia, acting by and through its State Properties Commission, to convey to the City of Atlanta, Georgia, real property necessary for the widening by the City of Atlanta of Mangum Street; to provide an effective date; and for other purposes.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Scott,A
Adams,J	Colwell	Hasty	Y McCollum	Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Argo	Y Crawford	Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Y Smyre
Y Barger	Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Irvin	Y Mullinax	Y Steinberg
Beal	Y Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	N Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Birdsong	Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twigg
Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Dover	Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Elliott	Y Kemp	Y Phillips,R,T	Y Waddle
Burruss	Y Evans	Y Kilgore	Phillips,W,R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambliss	Y Galer	Logan	Randall	Y Williams,B,J
Y Chance	Y Ginsberg	Y Long	Reaves	Williams,H
Y Cheeks	Y Glover	Y Lord	Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	N Wilson
Y Childs	Y Greer	Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J,T
Clark,L	Y Hamilton	Mann	Y Rowland	Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the adoption of the Resolution, the ayes were 141, nays 2.

The Resolution, having received the requisite constitutional majority, was adopted.

The following Resolution of the Senate was taken up for the purpose of considering the report of the Committee of Conference thereon:

SR 63. By: Senators Wessels of the 2nd, Bryant of the 3rd, Kennedy of the 4th and Coleman of the 1st: A RESOLUTION creating the Georgia Semiquincentenary Commission; and for other purposes.

The following report of the Committee of Conference was read:

CONFERENCE COMMITTEE REPORT ON SR 63

The Conference Committee on SR 63 recommends that both the Senate and the House of Representatives recede from their positions and that the attached Conference Committee Substitute to SR 63 be adopted.

Respectfully submitted,

FOR THE SENATE:

Honorable J. Tom Coleman, Jr.
Senator, 1st District

/s/Honorable Charles H. Wessels
Senator, 2nd District

/s/Honorable Glenn E. Bryant
Senator, 3rd District

FOR THE HOUSE OF REPRESENTATIVES:

/s/Honorable Ronald E. Ginsberg
Representative, 122nd District

/s/Honorable Robert P. Phillips, III
Representative, 125th District

/s/Honorable Lamar W. Davis, Jr.
Representative, 124th District

A RESOLUTION

Creating the Georgia Semiquincentenary Commission; and for other purposes.

WHEREAS, General James Edward Oglethorpe founded Georgia as a British Colony in 1733; and

WHEREAS, the first group of 100 settlers, led by Oglethorpe, arrived in February, 1733, and established a settlement called Savannah about 18 miles upstream on the Savannah River; and

WHEREAS, Georgia was the youngest of the 13 original colonies when the American Revolution began; and

WHEREAS, Georgians were among the leaders in the drive for national independence; and Georgia, in 1788, was the fourth state to ratify the Constitution of the United States; and

WHEREAS, Georgia's population has grown from 82,548 in 1790 to over 5 million in 1981; and

WHEREAS, it is only fitting and proper that we celebrate the two hundred and fiftieth anniversary of the founding of Georgia.

NOW, THEREFORE, BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA that there is hereby created the Georgia Semiquincentenary Commission to be composed of 25 members. Five members shall be appointed by the Governor, ten members shall be appointed by the Speaker of the House, and ten members shall be appointed by

the President of the Senate. At its initial meeting, the commission shall elect from among its membership a chairman, a vice-chairman, and a secretary. Vacancies on the commission shall be filled in the same manner in which the original appointments were made. It shall be the duty of the commission to cooperate with local groups to prepare an overall program for commemorating the two hundred and fiftieth anniversary of the founding of Georgia and to plan, encourage, develop, and coordinate observances and activities commemorating the historic events associated with such momentous occasion. The commission shall promote and assist in the publicizing of the historical events surrounding the founding of Georgia and may prepare and furnish historical material to individuals, organizations, or agencies charged with such publicity. The commission is hereby authorized and empowered to accept grants or gifts from the federal government; the state government; any county, municipal, or local government; any board, bureau, other commission, agency, authority, or establishment of any such government; or from any individual, group of individuals, or any other organization, public or private; and shall have the authority to hold, invest, reinvest, and disburse such grants and gifts and the income derived from such grants and gifts in carrying out the objectives and purposes of the commission and shall not be required to pay such grants and gifts or the income derived therefrom into the general fund of the state treasury. The commission shall be authorized and empowered to make such rules and regulations and perform such other activities as shall be necessary or appropriate in carrying out the purposes and duties of the commission. In its planning, the commission shall give special emphasis to the Georgians who played important parts in the development and growth of our state and special emphasis on Savannah, the site of the first settlement. The commission may make a report of its activities to the Governor and the General Assembly with any recommendations it may wish to make from time to time. The commission may conduct such meetings at such places and at such times as it may deem necessary or convenient to enable it to exercise fully and effectively its powers, to perform its duties, and to effectuate the purposes of this resolution. The members of the commission shall receive no compensation for their service; however, in adopting an operating budget, they may provide for reimbursement of actual expenses incurred during such service said expenses not to exceed the allowance allowed members of the Georgia General Assembly. The funds necessary to carry out the provisions of this resolution shall be raised from the private sector or from such appropriations as may be made by the legislative branch of government. The commission shall stand abolished on January 1, 1984.

Representative Phillips of the 125th moved that the House adopt the report of the Committee of Conference on SR 63.

On the motion, the roll call was ordered and the vote was as follows:

Aaron	Y Byrd	Y Davis,B	Harris	Y Lane,D
Y Adams,G	Y Cason	Y Davis,J	Y Harrison	Y Lane,R
Y Adams,J	Y Castleberry	Y Davis,L	Y Hasty	Y Lawson
Y Adams,M	Y Chamberlin	Dean	Y Hawkins	Y Lee
Y Aiken	Y Chambless	Y Dent	Y Hays	Logan
Y Anderson	Y Chance	Y Dixon	Hill	Y Long
Y Argo	Y Cheeks	Y Dobbs	Holmes	Y Lord
Y Auten	Y Childers	Y Dover	Y Hooks	Y Lowe
Y Balkcom	Y Childs	Y Edwards	Horne	Lucas
Y Bargerom	Y Clark,B	Y Elliott	Y Hutchinson	Y Mangum
Y Baugh	Y Clark,L	Y Evans	Y Irvin	Y Mann
Beal	Y Colbert	Y Felton	Y Isakson	Y Marcus
Y Beck	Coleman	Fortune	Y Jackson,J	Y Martin
Y Benefield	Y Collins	Y Foster	Y Jackson,N	Y Matthews
Benn	Y Colwell	Y Fuller,C	Y Jackson,W	Y McCollum
Birdsong	Y Connell	Y Fuller,K	Jessup	Y McDonald
Y Bishop	Y Couch	Y Galer	Y Johnson,G	McKinney
Y Bolster	Y Cox	Y Ginsberg	Y Johnson,R	Y Miles
Y Branch	Y Crawford	Y Glover	Y Jones,B	Y Milford
Y Bray	Y Crosby	Y Godbee	Y Jones,H	Y Moody
Y Brooks	Culpepper	Y Greer	Y Karrh	Y Moore
Y Buck	Y Cummings	Y Ham	Y Kemp	Y Mostiler
Y Burruss	Y Darden	Y Hamilton	Y Kilgore	Y Mullinax
Y Burton	Daugherty	Y Hanner	Y Lambert	Y Nicholson

Y Nix	Pinkston	Savage	Y Thomas	Y Ware
Y Oliver	Y Rainey	Scott,A	Y Thompson	Y Watson
Y Padgett	Y Ralston	Scott,D	Townsend	White
Y Parham	Y Ramsey	Y Shepard	Y Triplett	Y Widener
Y Patten	Randall	Y Sherrod	Y Tuten	Y Williams,B,J
Y Perry	Reaves	Y Sizemore	Y Twiggs	Williams,H
Y Peters	Y Richardson	Y Smith,T	Y Vandiford	Y Williams,R
Y Phillips,B	Y Robinson	Y Smith,V	Y Vaughn	Y Wilson
Y Phillips,L.L	Y Rose	Y Smyre	Y Veazey	Y Wood,J
Y Phillips,R.T	Y Ross	Y Snow	Y Waddle	Y Wood,J.T
Phillips,W.R	Y Rowland	Y Steinberg	Walker	Workman
Y Pilewicz	Y Russell	Y Swann	Y Wall	Speaker Murphy

On the motion, the ayes were 150, nays 0.

The motion prevailed.

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

Mr. Speaker:

The Senate has passed, by substitute, by the requisite constitutional majority the following Bill of the House:

HB 888. By: Representatives Lee of the 72nd, Burruss of the 21st, Murphy of the 18th, Edwards of the 110th, Buck of the 95th, Connell of the 87th, and Shepard of the 67th: A BILL to amend Code Chapter 26-23, relating to abuse of governmental office, so as to make certain conduct by members of the General Assembly unlawful; and for other purposes.

The Senate adheres to its disagreement to the House substitute and has appointed a Committee of Conference to confer with a like committee on the part of the House on the following Bill of the Senate:

SB 298. By: Senator Stumbaugh of the 55th: A BILL to protect the citizens of this state through the regulation of private detectives, persons in private security, polygraph and voice stress examiners; to provide a short title; to declare a purpose; to define certain terms; to establish the Georgia Board of Private Detective and Security Agencies; and for other purposes.

The President has appointed on the part of the Senate the following:

Senators Stumbaugh of the 55th, Greene of the 26th, and Barnes of the 33rd.

The following Bills of the Senate were taken up for the purpose of considering the reports of the Committees of Conference thereon:

SB 1. By: Senators Turner of the 8th, Lester of the 23rd, Thompson of the 32nd and others: A BILL to provide for the regulation of certain dealers in precious metals; to provide for definitions; to provide for maintaining certain permanent records of purchases of gold, silver, or other precious metals or goods made from gold, silver, or other precious metals; and for other purposes.

The following report of the Second Committee of Conference on SB 1 was read:

CONFERENCE COMMITTEE REPORT ON SB 1

The Conference Committee on SB 1 recommends that both the Senate and the House of Representatives recede from their positions and that the attached Conference Committee Substitute to SB 1 be adopted.

Respectfully submitted,

FOR THE SENATE:

/s/Honorable Loyce W. Turner
Senator, 8th District

/s/Honorable Joe L. Thompson
Senator, 32nd District

/s/Honorable Richard L. Greene
Senator, 26th District

FOR THE HOUSE OF
REPRESENTATIVES:

/s/Honorable Joe Mack Wilson
Representative, 19th District

/s/Honorable Larry Walker
Representative, 115th District

/s/Honorable Peggy Childs
Representative, 51st District

A BILL

To provide for the regulation of certain dealers in precious metals or gems; to define certain terms; to require registration of dealers in precious metals or gems; to provide for maintaining certain permanent records of purchases of precious metals or gems or goods made from precious metals or gems; to specify the content and form of such records; to provide for the mailing of written reports; to provide for the inspection of said records by duly authorized law enforcement officers and certain other persons; to provide for certain requirements and unlawful activities and for penalties in connection therewith; to provide for the construction of local laws and requirements for licensure and the imposition of additional requirements or qualifications at the local level; to provide for exemptions; to provide for other matters relative to the foregoing; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Definitions. As used in this Act, the term:

(1) "Chief law enforcement officer" means:

(A) The sheriff of the county if the governing authority has not established a county police department; or

(B) The chief of the county police department if the governing authority has established a county police department; or

(C) The chief of police of the municipality.

(2) "Dealer in precious metals or gems" means any person engaged in the business of purchasing precious metals or gems or goods made from precious metals or gems from persons or sources other than manufacturers or manufacturers' representatives or other dealers in precious metals or gems or a person engaged in any other business if, in conjunction with such business, precious metals or gems or goods made from precious metals or gems are purchased from persons or sources other than manufacturers or manufacturers' representatives or other dealers in precious metals or gems where the said purchase is for resale in its original form or as changed by remounting, melting, reforming, remolding, or recasting or for resale as scrap or in bulk.

(3) "Gems" means any precious or semiprecious stone cut and polished.

(4) "Numismatic coins" means coins whose value as collectors' items exceeds the value of the content of the precious metals in the coins.

(5) "Person" means an individual, partnership, corporation, joint venture, trust, association, or any other legal entity however organized.

(6) "Precious metals" means gold, silver, or platinum or any alloy containing gold, silver, or platinum.

Section 2. Registration as a dealer in precious metals or gems. (a) (1) No person shall engage in

business as a dealer in precious metals or gems until he has registered as a dealer in precious metals or gems for each separate place of business as provided herein. The registration shall be in writing and shall be sworn to or affirmed by the dealer in precious metals or gems. If the dealer's place of business is located within a municipality,

the dealer shall register with the chief of police of the municipality. If the dealer's place of business is not located within a municipality, the dealer shall register with the sheriff of the county unless the county has a county police department in which event the dealer shall register with the county police department. As to any registration with the chief of police of a municipality or a county police department, a copy of each registration shall be transmitted by him to the sheriff of the county within seven days of the registration. The sheriff of the county shall maintain a record of all registrations which shall be available for public inspection.

(2) The registration shall contain the name, address, and age of the dealer in precious metals or gems together with the names, addresses, and ages of all other persons having an ownership interest or actually employed in the business other than publicly held corporations.

(3) No person shall be eligible to register as a dealer in precious metals or gems if any employee or stockholder, other than stockholders owning less than 10 percent of the outstanding shares of a publicly held corporation, has been convicted of a felony under the laws of this state or any other state or the United States. This provision shall not apply to any person who has been convicted of a felony after ten years have expired from the date of completion of the felony sentence.

(4) All registrations shall contain the address of the premises upon which the business is conducted and the zoning and planning classification of the premises.

(5) Each dealer shall be required to notify the chief law enforcement officer of the county or the municipality in which the dealer is registered within seven calendar days of any change of address of the dealer or business or any change of ownership in the business. As to any notification with the chief of police of a municipality or a county police department, a copy of the change of address or ownership in the business shall be transmitted to the sheriff of the county within seven days of the notification.

(b) Each applicant for registration shall possess a current business license in the county or municipality or shall pay an initial registration fee of \$25.00 to be retained by the county or municipality to cover the cost of registering such persons. The registration shall be renewed annually upon presentation of a current business license by the dealer or by payment of a renewal fee of \$10.00.

(c) Nothing contained in this section shall be construed so as to authorize any person to transact business as a dealer in precious metals and gems without purchasing a current business license if required by the county or municipality.

Section 3. Permanent records required; content. (a) Every dealer in precious metals or gems shall maintain a book, in permanent form, in which shall be entered at the time of each purchase of precious metals or gems or goods made from precious metals or gems the following:

- (1) The date and time of the purchase transaction;
- (2) The name of the person making the purchase from the seller;
- (3) The name, age, and address of the seller of the items purchased and the distinctive number from such seller's driver's license or other similar identification card containing a photo of the seller;
- (4) A clear and accurate identification and description of the purchased goods, including the serial, model, or other number, and all identifying marks inscribed thereon;
- (5) The price paid for the goods purchased;
- (6) The number of the check issued for the purchase price if payment is made by check; and
- (7) The signature of the seller.

(b) The permanent record book required herein shall be in legible English. Entries shall appear in chronological order. No blank lines may be left between entries. No obliterations, alterations, or erasures may be made. Corrections shall be made by drawing a line of ink through the entry without destroying its legibility. The book shall be maintained for each purchase of precious metals or gems or goods made from precious metals or gems for at least two years. The book shall be open to the inspection of any duly authorized law enforcement officer during the ordinary hours of business or at any reasonable time.

(c) Dealers exclusively engaged in buying or exchanging for merchandise scrap dental gold and silver from licensed dentists by registered or certified mail may record the post office record of the mailed parcel in lieu of the seller's age and driver's license number as required in paragraph (3) of subsection (a) of this section and in lieu of the seller's signature as required in paragraph (7) of subsection (a) of this section.

Section 4. Written reports required. (a) Every dealer in precious metals or gems shall make a report in writing to the chief law enforcement officer of the county or municipality in which he is registered of all precious metals or gems or goods made from precious metals or gems purchased on the day previous to the date of the report on forms approved or prescribed by the chief law enforcement officer of the county or the municipality. The report shall contain the information specified in paragraphs (1) through (5) of subsection (a) of Section 3 and shall be typewritten or handwritten in legible English and mailed or delivered to the chief law enforcement officer of the county or the municipality within 24 hours after the day on which the transactions occurred.

(b) (1) All reports shall be maintained in a locked container under the direct supervision of the chief law enforcement officer of the county or municipality and shall be available for inspection only for law enforcement purposes.

(2) The chief law enforcement officer of the county or municipality may, in his discretion, authorize any person to inspect the reports in an effort to locate stolen property who demonstrates theft of precious metals or gems by the presenting of an incident report or other similar document.

Section 5. Requirements; unlawful activities; penalties. (a) It shall be unlawful for any dealer in precious metals or gems or any agent or employee of a dealer in precious metals or gems who makes purchases of precious metals or gems or of goods made from precious metals or gems to:

- (1) Make any false statement in the registration provided for in Section 2; or
- (2) Fail to maintain and make entries in the permanent record book as required by Section 3 of this Act; or
- (3) Make any false entry therein; or
- (4) Falsify, obliterate, destroy, or remove from the place of business such permanent record book; or
- (5) Refuse to allow any duly authorized law enforcement officer to inspect such permanent record book, or any precious metals or gems or goods made from precious metals or gems in his possession, during the ordinary hours of business or at any reasonable time; or
- (6) Sell, exchange, or remove from the legal possession of the buyer or to alter the form of any precious metals or gems or goods made from precious metals or gems purchased by remounting, melting, cutting up, or otherwise altering the original form until at least seven calendar days have elapsed from the time of purchase or acquisition; or
- (7) Fail to make the written report as required in Section 4; or
- (8) Purchase any precious metals or gems from any person under 17 years of age.

(b) It shall be unlawful for any person to advertise or transact business as a dealer in precious metals or gems without first registering pursuant to the provisions of Section 2.

(c) It shall be unlawful for any dealer in precious metals or gems to purchase precious metals in a melted or smelted state unless the purchase is from a registered dealer in precious metals or gems.

(d) If the chief law enforcement officer of the county or municipality has probable cause to believe that the precious metals or gems have been stolen, he may give notice in writing to the dealer to retain the precious metals or gems for an additional 15 days and it shall be unlawful for the dealer to dispose of the property unless the notice is revoked in writing within the 15 day period.

Section 6. Penalties. Any person violating the provisions of subsection (a), (b), (c), or (d) of Section 5 shall be guilty of a misdemeanor and, upon conviction thereof, shall be punished as for a misdemeanor.

Section 7. Local laws. No provision of this Act shall be construed as prohibiting or preventing a county or municipality from licensing dealers in precious metals or gems; or from establishing and imposing additional requirements or qualifications on dealers in precious metals or gems.

Section 8. Exemptions. The provisions of this Act shall not apply to dealers exclusively engaged in the sale or exchange of numismatic coins or to transactions exclusively involving numismatic coins or other coinage.

Section 9. Effective date. This Act shall become effective on July 1, 1981.

Section 10. Repealer. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Walker of the 115th moved that the House adopt the report of the Second Committee of Conference on SB 1.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	Moore	Y Smyre
Y Bargerom	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Townsend
Y Birdsong	Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W,R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B,J
Y Chance	Y Ginsberg	Long	Reaves	Williams,H
Y Cheeks	Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J,T
Y Clark,L	Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 160, nays 0.

The motion prevailed.

SB 412. By: Senators Starr of the 44th, Howard of the 42nd, and Gillis of the 20th: A BILL to amend an Act revising the laws relating to prisons, public works camps and prisoners, so as to change certain of the provisions relative to the reimbursement of counties before such prisoners are transferred to the place of confinement where the sentence is to be served; and for other purposes.

The following report of the Committee of Conference was read:

CONFERENCE COMMITTEE REPORT ON SB 412

The Conference Committee on SB 412 recommends that both the Senate and the House of Representatives recede from their positions and that the attached Conference Committee Substitute to SB 412 be adopted.

Respectfully submitted,

FOR THE SENATE:

/s/Terrell Starr
Senator, 44th District

/s/Joseph E. Kennedy
Senator, 4th District

/s/J. Tom Coleman, Jr.
Senator, 1st District

FOR THE HOUSE OF
REPRESENTATIVES:

/s/E. R. Lambert
Representative, 112th District

/s/R. L. Foster
Representative, 6th District

/s/Clarence R. Vaughn
Representative, 57th District

A BILL

To amend an Act comprehensively and exhaustively revising, superseding and consolidating the laws relating to prisons, public works camps and prisoners, approved February 20, 1956 (Ga. Laws 1956, p. 161), as amended, particularly by an Act approved March 9, 1979 (Ga. Laws 1979, p. 376), so as to change certain of the provisions relative to the reimbursement of counties for the cost of maintaining certain prisoners in the county jails before such prisoners are transferred to the place of confinement where the sentence is to be served; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act comprehensively and exhaustively revising, superseding and consolidating the laws relating to prisons, public works camps and prisoners, approved February 20, 1956 (Ga. Laws 1956, p. 161), as amended, particularly by an Act approved March 9, 1979 (Ga. Laws 1979, p. 376), is hereby amended by striking from the end of the first paragraph of subsection (b) of Section 13 the following:

"After proper documentation is received from the Clerk of the Court and there exists no further right to appeal, the Department of Offender Rehabilitation shall have thirty days to transfer a prisoner under sentence to the place of confinement. If the prisoner is not transferred within the said thirty days, the Department will reimburse the county, pursuant to rules and regulations adopted by the Board of Offender Rehabilitation and in such an amount as may be appropriated for this purpose by the General Assembly, for the cost of the incarceration commencing thirty days after proper documentation is received by the Department from the Clerk of the Court and there exists no further right of appeal. The reimbursement provisions of this Section shall only apply to payment for the incarceration of felony prisoners available for transfer to the Department, except prisoners under death sentence, awaiting transfer after their initial trial, and shall not apply to prisoners who were incarcerated under the custody of the Commissioner of Offender Rehabilitation at the time they were returned to the county jail for trial on additional charges or returned to the county jail for any other purposes including for the purpose of a new trial.",
and substituting in lieu thereof the following:

"After proper documentation is received from the Clerk of the Court, the Department of Offender Rehabilitation shall have thirty days to transfer a prisoner under sentence, unless said sentence is under appeal, to the place of confinement. If the prisoner is not transferred within the said thirty days, the Department will reimburse the county, in a sum not less than five (5) dollars per day, per prisoner and in such an amount as may be hereinafter appropriated for this purpose by the General Assembly, for the cost of the incarceration commencing thirty days after proper documentation is received by the

Department from the Clerk of the Court. The reimbursement provisions of this Section shall only apply to payment for the incarceration of felony prisoners available for transfer to the Department, except prisoners under death sentence, awaiting transfer after their initial trial, and shall not apply to prisoners who were incarcerated under the custody of the Commissioner of Offender Rehabilitation at the time they were returned to the county jail for trial on additional charges or returned to the county jail for any other purposes including for the purpose of a new trial."

Section 2. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Lambert of the 112th moved that the House adopt the report of the Committee of Conference on SB 412.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Miles	Y Sizemore
Y Argo	Crawford	Y Holmes	Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Y Smyre
Y Bargerion	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Townsend
Y Birdsong	Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Dobbs	Y Jones,B	Y Peters	Vandiford
Y Bray	Y Dover	Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L.L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W.R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Y Logan	Randall	Williams,B.J
Y Chance	Y Ginsberg	Y Long	Reaves	Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Greer	Y Lucas	Y Rose	Y Wood,J
Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J.T
Clark,L	Hamilton	Mann	Y Rowland	Y Workman
Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 150, nays 0.

The motion prevailed.

The Speaker announced the House in recess until 2:00 o'clock, this afternoon.

AFTERNOON SESSION

The Speaker called the House to order.

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

Mr. Speaker:

The Senate has adopted by the requisite constitutional majority the following Resolution of the Senate:

SR 205. By: Senators Allgood of the 22nd, Holloway of the 12th, and Eldridge of the 7th: A RESOLUTION relative to adjournment; and for other purposes.

The Senate has passed, as amended, by the requisite constitutional majority the following Bill of the House:

HB 643. By: Representatives Coleman of the 118th, Colwell of the 4th and Snow of the 1st: A BILL to create the Georgia Criminal Justice Improvement Council; to provide for members, officers, duties, functions, powers, authority, appointments, and vacancies; and for other purposes.

The following Bills of the House were taken up for the purpose of considering the Senate amendments thereto:

HB 998. By: Representatives Harrison and Isakson of the 20th, Darden of the 19th, Burruss and Aiken of the 21st and others: A BILL to amend an Act changing the boundaries of the seven education districts of the Cobb County School District, so as to change the compensation of the chairman and other members of the board of education; and for other purposes.

The following Senate amendment was read:

Amend HB 998 by striking from Section 1 on line 18 of page 1 the following:

“\$550.00”,

and inserting in lieu thereof the following:

“\$450.00”.

By striking from Section 1 on line 19 of page 1 the following:

“\$650.00”,

and inserting in lieu thereof the following:

“\$550.00”.

Representative Wilson of the 19th moved that the House agree to the Senate amendment to HB 998.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

HB 1000. By: Representatives Harrison and Isakson of the 20th, Darden of the 19th, Burruss and Aiken of the 21st and others: A BILL to amend an Act changing the compensation of the clerk of the Superior Court, the sheriff, and the judge of the Probate Court of Cobb County from the fee system to the salary system, so as to change the provisions relative to the compensation of the sheriff, the chief deputy sheriff, and the chief investigator for Cobb County; and for other purposes.

The following Senate amendment was read:

Amend HB 1000 by striking from Section 2, beginning on line 25 of page 1, the following:

"Section 5. (a) The salary of the sheriff of Cobb County shall be \$34,500.00 per annum until March 31, 1982, and shall be \$36,000.00 per annum effective April 1, 1982, and thereafter, to be paid in equal monthly installments from the funds of Cobb County."

and inserting in lieu thereof the following:

"Section 5. (a) The salary of the sheriff of Cobb County shall be \$33,000.00 per annum, to be paid in equal monthly installments from the funds of Cobb County."

By striking from Section 2 on line 5 of page 2 the following:

"\$28,500.00",

and inserting in lieu thereof the following:

"\$25,000.00".

By striking from Section 2 on line 6 of page 2 the following:

"\$34,500.00",

and inserting in lieu thereof the following:

"\$28,000.00".

By striking from Section 2 on line 15 of page 3 the following:

"\$27,500.00",

and inserting in lieu thereof the following:

"\$24,000.00".

By striking from Section 2 on line 16 of page 3 the following:

"\$28,000.00",

and inserting in lieu thereof the following:

"\$27,000.00".

Representative Wilson of the 19th moved that the House agree to the Senate amendment to HB 1000.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

Under the general order of business, established by the Committee on Rules, the following Bill of the Senate was taken up for consideration and read the third time:

SB 252. By: Senators Timmons of the 11th, Bowen of the 13th and Cobb of the 28th: A BILL to amend Code Chapter 88-5, relating to hospitalization and treatment procedures for the mentally ill, so as to require that the sheriff be notified of the status of certain persons after their involuntary admission to a facility; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend Code Section 88-502.12, relating to confidentiality in hospitalization and treatment procedures for the mentally ill, as amended, so as to provide for notice to sheriffs of the discharge of certain patients; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Section 88-502.12, relating to confidentiality in hospitalization and treatment procedures for the mentally ill, as amended, is hereby amended by adding at the end thereof a new subsection (d) to read as follows:

“(d) When a sheriff transports an adult involuntary patient to a facility, that sheriff may request in writing that a notice of such patient’s discharge be given to the sheriff; and such notice shall be provided if such patient or the patient’s guardian consents in writing to the disclosure or if, in its discretion, the court ordering the involuntary treatment provides for such notice in the order issued pursuant to subsection (d) of Code Section 88-506.2.”

Section 2. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the roll call was ordered and the vote was as follows:

Y Aaron	Chambless	Edwards	Jackson,J	McKinney
Y Adams,G	Y Chance	Y Elliott	Jackson,N	Miles
Y Adams,J	Y Cheeks	Evans	Jackson,W	Y Milford
Y Adams,M	Y Childers	Y Felton	Jessup	Y Moody
Aiken	Childs	Y Fortune	Y Johnson,G	Y Moore
Y Anderson	Clark,B	Foster	Y Johnson,R	Mostiler
Y Argo	Clark,L	Fuller,C	Jones,B	Y Mullinax
Auten	Y Colbert	Fuller,K	Jones,H	Y Nicholson
Y Balkcom	Coleman	Y Galer	Y Karrh	Nix
Bargerion	Y Collins	Y Ginsberg	Kemp	Y Oliver
Baugh	Y Colwell	Glover	Y Kilgore	Y Padgett
Beal	Y Connell	Y Godbee	Lambert	Parham
Beck	Couch	Y Greer	Lane,D	Y Patten
Y Benefield	Cox	Ham	Y Lane,R	Y Perry
Benn	Y Crawford	Y Hamilton	Y Lawson	Peters
Birdsong	Y Crosby	Hanner	Y Lee	Y Phillips,B
Bishop	Culpepper	Harris	Y Logan	Y Phillips,L.L
Bolster	Y Cummings	Harrison	Long	Y Phillips,R.T
Y Branch	Darden	Y Hasty	Lord	Phillips,W.R
Bray	Y Daugherty	Hawkins	Lowe	Pilewicz
Brooks	Y Davis,B	Y Hays	Y Lucas	Pinkston
Y Buck	Y Davis,J	Hill	Y Mangum	Rainey
Y Burruss	Y Davis,L	Holmes	Mann	Y Ralston
Y Burton	Dean	Y Hooks	Marcus	Y Ramsey
Byrd	Y Dent	Horne	Y Martin	Randall
Y Cason	Y Dixon	Y Hutchinson	Matthews	Reaves
Y Castleberry	Y Dobbs	Y Irvin	McCollum	Richardson
Y Chamberlin	Y Dover	Isakson	McDonald	Robinson

Y Rose	Sherrod	Y Thomas	Veazey	Y Williams,B.J
Ross	Sizemore	Y Thompson	Y Waddle	Williams,H
Y Rowland	Smith,T	Y Townsend	Walker	Y Williams,R
Russell	Y Smith,V	Y Triplett	Y Wall	Y Wilson
Y Savage	Y Smyre	Y Tuten	Ware	Y Wood,J
Scott,A	Snow	Y Twiggs	Y Watson	Y Wood,J.T
Scott,D	Steinberg	Y Vandiford	White	Y Workman
Shepard	Y Swann	Vaughn	Widener	Speaker Murphy

On the passage of the Bill, by substitute, the ayes were 93, nays 0.

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

The following Resolution of the Senate was read:

SR 205. By: Senators Allgood of the 22nd, Holloway of the 12th, and Eldridge of the 7th:

A RESOLUTION

Relative to adjournment; and for other purposes.

BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA that the General Assembly adjourn sine die at 7:00 P.M. on March 25, 1981.

On the adoption of the Resolution, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Martin	Y Savage
Adams,G	Y Collins	Y Harrison	Matthews	Y Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Scott,D
Y Adams,M	Y Connell	Hawkins	McDonald	Shepard
Y Aiken	Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Holmes	Milford	Y Smith,T
Y Auten	Y Crosby	Hooks	Y Moody	Y Smith,V
Y Balkcom	Culpepper	Y Horne	Y Moore	Y Smyre
Y Bargerion	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Baugh	N Darden	Y Irvin	Y Mullinax	Steinberg
Beal	Y Daugherty	Y Isakson	Y Nicholson	Y Swann
Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Jackson,N	Y Oliver	Y Thompson
Benn	Y Davis,L	Jackson,W	Y Padgett	Y Townsend
Birdsong	Dean	Jessup	Parham	Y Triplett
Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Brooks	Y Edwards	Y Karrh	Phillips,L.L	Veazey
Y Buck	Y Elliott	Kemp	Y Phillips,R.T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Phillips,W.R	Y Walker
Y Burton	Felton	Lambert	Pilewicz	Y Wall
Y Byrd	Y Fortune	Lane,D	Y Pinkston	Y Ware
Y Cason	Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Fuller,K	N Lee	Y Ramsey	Widener
Chambless	Y Galer	Y Logan	Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Long	Reaves	Williams,H
Y Cheeks	Glover	Y Lord	Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Robinson	Y Wilson
Childs	Y Greer	N Lucas	Y Rose	Y Wood,J
Clark,B	Ham	Y Mangum	Ross	Y Wood,J.T
Clark,L	Hamilton	Mann	Y Rowland	Y Workman
Y Colbert	Hanner	Marcus	Russell	Speaker Murphy

On the adoption of the Resolution, the ayes were 114, nays 3.

The Resolution was adopted.

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

Mr. Speaker:

The Senate insists on its substitute to the following Bill of the House:

HB 1022. By: Representatives Triplett of the 128th, Ginsberg of the 122nd, Phillips of the 125th, Scott of the 123rd, Chance of the 129th and others: A BILL to amend an Act providing for the compensation of certain officers of counties of this state having a population of not less than 180,000 nor more than 190,000, so as to change the compensation of the tax commissioner, the clerk of the superior court, the judge of the municipal court, and the judge of the state court; and for other purposes.

Under the general order of business, established by the Committee on Rules, the following Bills of the Senate were taken up for consideration and read the third time:

SB 309. By: Senators Gillis of the 20th and Fincher of the 54th: A BILL to amend an Act known as the "Georgia Records Act," so as to provide for the maintenance, use, preservation, and destruction of certain records; to provide for definitions; to provide for certain duties and responsibilities of certain governing bodies, offices, and officers; to provide for the destruction of records; and for other purposes.

The following amendments were read and adopted:

The House Judiciary Committee moves to amend SB 309 by inserting on line 10 of page 1, after the semicolon, the following:

"to authorize each court of the state to recommend record retention schedules for that court; to authorize the State Records Committee, with the concurrence of the Administrative Office of the Courts, to establish record retention schedules for the courts of this state;"

By renumbering Section 2 as Section 3 and adding a new Section 2 to read as follows:

"Section 2. Said Act is further amended by striking subsection (b) of Section 1, which reads as follows:

'(b) The Supreme Court may, by rule of the court, provide for retention schedules for court records. The State Records Committee may recommend retention schedules for court records to the Supreme Court. The destruction of court records by retention schedule shall not be construed as affecting the status of that court as a court of record.'

and inserting in lieu thereof a new subsection (b) to read as follows:

'(b) Each court of this state may recommend to the State Records Committee and the Administrative Office of the Courts retention schedules for records of that court. The State Records Committee, with the concurrence of the Administrative Office of the Courts, shall adopt retention schedules for court records of each court. The destruction of court records by retention schedule shall not be construed as affecting the status of each court as a court of record.'"

Representative Hawkins of the 50th moves to amend SB 309 by adding on page 2, line 31, after the word "person", the words, "or title of officer".

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to, as amended.

On the passage of the Bill, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Harris	Y Martin	Y Savage
Adams,G	Y Collins	Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Y Hasty	McCollum	Scott,D
Y Adams,M	Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Cox	Hill	Y Miles	Y Sizemore
Y Argo	Crawford	Y Holmes	Y Milford	Y Smith,T
Auten	Y Crosby	Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Y Smyre
Bargerom	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Baugh	Y Darden	Y Irvin	Y Mullinax	Steinberg
Beal	Y Daugherty	Isakson	Y Nicholson	Y Swann
Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Jackson,N	Y Oliver	Y Thompson
Benn	Y Davis,L	Jackson,W	Y Padgett	Y Townsend
Birdsong	Dean	Jessup	Parham	Triplett
Bishop	Y Dent	Y Johnson,G	Patten	Y Tuten
Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Jones,B	Peters	Y Vandiford
Bray	Y Dover	Y Jones,H	Y Phillips,B	Vaughn
Y Brooks	Edwards	Y Karrh	Y Phillips,L.L	Y Veazey
Y Buck	Y Elliott	Kemp	Y Phillips,R.T	Y Waddle
Burruss	Evans	Y Kilgore	Phillips,W.R	Walker
Y Burton	Y Felton	Lambert	Pilewicz	Y Wall
Y Byrd	Y Fortune	Lane,D	Y Pinkston	Ware
Y Cason	Foster	Y Lane,R	Rainey	Y Watson
Y Castleberry	Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Fuller,K	Y Lee	Ramsey	Y Widener
Chambless	Y Galer	Y Logan	Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Long	Reaves	Williams,H
Y Cheeks	Glover	Lord	Y Richardson	Y Williams,R
Y Childers	Godbee	Y Lowe	Robinson	Y Wilson
Childs	Y Greer	Y Lucas	Rose	Y Wood,J
Clark,B	Ham	Y Mangum	Y Ross	Y Wood,J.T
Clark,L	Y Hamilton	Mann	Rowland	Y Workman
Y Colbert	Y Hanner	Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, as amended, the ayes were 110, nays 0.

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

Representative Evans of the 84th wished to be recorded as voting "aye" on the passage of SB 309, as amended.

SB 341. By: Senator Evans of the 37th: A BILL to amend Code Chapter 22-31, relating to dissolution of nonprofit corporations, so as to provide for the revival of corporations whose period of duration has expired and which have not been revived within ten years immediately following the expiration date fixed by their articles of incorporation; and for other purposes.

The following amendment was read and adopted:

Representative Snow of the 1st moves to amend SB 341 as follows:

On page 1, line 12 and on page 2, line 14, and on page 3, line 6, and on page 4, line 2 and line 34, by striking the words "or the public",

and inserting in lieu thereof the following:

" , the public, or the corporation's members";

and by striking on page 3, line 21 the word "22-1327" and inserting in lieu thereof the word "22-3121";

and by striking on page 3, line 22 the word "Business" and inserting in lieu thereof the word "Nonprofit".

The report of the Committee, which was favorable to the passage of the Bill, was agreed to, as amended.

On the passage of the Bill, as amended, the roll call was ordered and the vote was as follows:

Aaron	Coleman	Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Scott,D
Y Adams,M	Connell	Y Hawkins	Y McDonald	Y Shepard
Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Milford	Smith,T
Auten	Crosby	Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Y Smyre
Barger	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Mullinax	Steinberg
Beal	Y Daugherty	Y Isakson	Y Nicholson	Y Swann
Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Benn	Y Davis,L	Jackson,W	Y Padgett	Y Townsend
Birdsong	Dean	Y Jessup	Parham	Triplett
Bishop	Y Dent	Y Johnson,G	Patten	Y Tuten
Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Peters	Y Vandiford
Bray	Y Dover	Y Jones,H	Phillips,B	Vaughn
Y Brooks	Edwards	Y Karrh	Y Phillips,L.L	Y Veazey
Y Buck	Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Burruss	Y Evans	Y Kilgore	Phillips,W.R	Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Lane,D	Y Pinkston	Ware
Y Cason	Y Foster	Y Lane,R	Rainey	Y Watson
Y Castleberry	Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Fuller,K	Y Lee	Y Ramaey	Y Widener
Y Chambliss	Y Galer	Y Logan	Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Long	Reaves	Williams,H
Y Cheeks	Glover	Lord	Y Richardson	Williams,R
Y Childers	Godbee	Lowe	Robinson	Y Wilson
Y Childs	Greer	Y Lucas	Y Rose	Y Wood,J
Clark,B	Ham	Y Mangum	Y Ross	Y Wood,J.T
Clark,L	Y Hamilton	Mann	Y Rowland	Y Workman
Y Colbert	Hanner	Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, as amended, the ayes were 117, nays 0.

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

SB 215. By: Senator Foster of the 50th: A BILL to amend an Act creating the Georgia Council for the Arts and Humanities, so as to provide for the position of Poet Laureate for the State of Georgia; to provide for the appointment thereof; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Y Adams,M	N Argo	Barger	Y Beck
Y Adams,G	Y Aiken	Y Auten	Baugh	Y Benefield
Y Adams,J	Anderson	Y Balkcom	Beal	Benn

Y Birdsong	Davis,B	Y Hutchinson	Milford	Y Shepard
Y Bishop	Y Davis,J	Y Irvin	Y Moody	Y Sherrod
Y Bolster	Y Davis,L	Y Isakson	Y Moore	Y Sizemore
Y Branch	Dean	N Jackson,J	Y Mostiler	Y Smith,T
Y Bray	Dent	Y Jackson,N	Mullinax	Y Smith,V
Y Brooks	Y Dixon	Y Jackson,W	Y Nicholson	Y Smyre
Y Buck	Y Dobbs	Y Jessup	Y Nix	Y Snow
Y Burruss	Y Dover	Y Johnson,G	Y Oliver	Y Steinberg
Y Burton	Y Edwards	Johnson,R	Y Padgett	Y Swann
Y Byrd	Elliott	Jones,B	Parham	Thomas
Y Cason	Evans	N Jones,H	Patten	Thompson
Y Castleberry	Y Felton	Y Karrh	N Perry	Y Townsend
Y Chamberlin	Y Fortune	Y Kemp	Peters	Y Triplett
Y Chambless	Foster	Y Kilgore	N Phillips,B	Y Tuten
Y Chance	Y Fuller,C	Lambert	Phillips,L.L	Y Twiggs
Y Cheeks	Y Fuller,K	Y Lane,D	N Phillips,R.T	Y Vandiford
Y Childers	Y Galer	Y Lane,R	N Phillips,W.R	Y Vaughn
Y Childs	Y Ginsberg	N Lawson	Y Pilewicz	N Veazey
Clark,B	Glover	Y Lee	Pinkston	Y Waddle
Clark,L	Godbee	Y Logan	Rainey	Y Walker
Y Colbert	Greer	Long	Y Ralston	N Wall
Y Coleman	Y Ham	Y Lord	Y Ramsey	Ware
Collins	Y Hamilton	Lowe	Randall	Y Watson
Y Colwell	Hanner	Y Lucas	Reaves	White
Connell	Harris	Y Mangum	Y Richardson	N Widener
Y Couch	Y Harrison	Mann	Robinson	Y Williams,B.J
Cox	Y Hasty	Y Marcus	Y Rose	Williams,H
Crawford	Y Hawkins	Y Martin	Y Ross	Williams,R
Y Crosby	Y Hays	Matthews	Y Rowland	Y Wilson
Y Culpepper	Hill	Y McCollum	N Russell	Y Wood,J
Y Cummings	Y Holmes	McDonald	Y Savage	Y Wood,J.T
Y Darden	Y Hooks	Y McKinney	Scott,A	Workman
Daugherty	Horne	Y Miles	Scott,D	Speaker Murphy

On the passage of the Bill, the ayes were 107, nays 12.

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

The following Bill of the House was taken up for the purpose of considering the Senate's insistence on its position in substituting the same:

HB 1022. By: Representatives Triplett of the 128th, Ginsberg of the 122nd, Phillips of the 125th, Scott of the 123rd, Chance of the 129th and others: A BILL to amend an Act providing for the compensation of certain officers of counties of this state having a population of not less than 180,000 nor more than 190,000, so as to change the compensation of the tax commissioner, the clerk of the superior court, the judge of the municipal court, and the judge of the state court; and for other purposes.

Representative Scott of the 123rd moved that the House adhere to its position in disagreeing to the Senate substitute to HB 1022 and that a Committee of Conference be appointed on the part of the House to confer with a like committee on the part of the Senate.

The motion prevailed.

The Speaker appointed as a Committee of Conference on the part of the House the following members:

Representatives Triplett of the 128th, Ginsberg of the 122nd, and Scott of the 123rd.

The following Bills of the House were taken up for the purpose of considering the Senate amendments or substitute thereto:

HB 744. By: Representatives Fuller of the 16th, Childers of the 15th and Adams of the 14th: A BILL to amend an Act providing for confirmation of sales under foreclosure proceedings on real estate, limiting deficiency judgments in certain actions on debts secured by mortgages, security deeds and other lien contracts on real estate, and providing for advertisement of foreclosure sales, and for other purposes.

The following Senate amendments were read:

Amend HB 744 by striking on Page 2, line 15, the following:

“or the”;

and

By striking on Page 2, lines 16 through 20 in their entirety and inserting in lieu thereof the following:

“. In the event the property encumbered by the mortgage, security deed, or lien contract has been transferred or conveyed by the original debtor, the term ‘debtor’ shall mean the current owner of the property encumbered by the debt if the identity of such owner has been made known to and acknowledged by the secured creditor prior to the time the secured creditor is required to give notice pursuant to Section 4 of this Act.”

Amend HB 744 by striking from Page 1, line 9, the following:

“prescribed”,

and inserting in lieu thereof the following:

“certain”,

and by striking from Page 3, line 4, the following:

“with a statement in”,

and inserting in lieu thereof a “.”,

and by striking on Page 3, lines 5 through 11.

Representative Fuller of the 16th moved that the House agree to the Senate amendments to HB 744.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Branch	Coleman	Y Dobbs	Harris
Adams,G	Y Bray	Collins	Y Dover	Y Harrison
Y Adams,J	Y Brooks	Y Colwell	Y Edwards	Hasty
Y Adams,M	Y Buck	Connell	Elliott	Y Hawkins
Y Aiken	Y Burruss	Y Couch	Y Evans	Y Hays
Y Anderson	Y Burton	Y Cox	Y Felton	Hill
Y Argo	Y Byrd	Y Crawford	Y Fortune	Y Holmes
Y Auten	Cason	Y Crosby	Y Foster	Y Hooks
Y Balkcom	Y Castleberry	Y Culpepper	Y Fuller,C	Horne
Y Barger	Y Chamberlin	Y Cummings	Y Fuller,K	Y Hutchinson
Y Baugh	Y Chambless	Y Darden	Y Galer	Y Irvin
Beal	Y Chance	Daugherty	Y Ginsberg	Y Isakson
N Beck	Y Cheeks	Y Davis,B	Glover	Y Jackson,J
Y Benefield	Y Childers	Y Davis,J	Y Godbee	N Jackson,N
Benn	Y Childs	Y Davis,L	Greer	Y Jackson,W
Birdsong	Clark,B	Dean	N Ham	Jessup
Bishop	Clark,L	Y Dent	Hamilton	Y Johnson,G
Y Bolster	Y Colbert	Dixon	Y Hanner	Y Johnson,R

Jones,B	Y Martin	Y Peters	Y Savage	Y Vandiford
Jones,H	Y Matthews	Y Phillips,B	Scott,A	Y Vaughn
Y Karrh	Y McCollum	Y Phillips,L.L	Scott,D	Y Veazey
Y Kemp	Y McDonald	Y Phillips,R.T	Y Shepard	Y Waddle
Y Kilgore	Y McKinney	Y Phillips,W.R	Y Sherrod	Y Walker
Lambert	Y Miles	Y Pilewicz	N Sizemore	Y Wall
Lane,D	Milford	Pinkston	Y Smith,T	Y Ware
Y Lane,R	Y Moody	Y Rainey	N Smith,V	Y Watson
Y Lawson	Y Moore	Y Ralston	Y Smyre	White
Y Lee	Y Mostiler	Y Ramsey	Y Snow	Widener
Y Logan	Y Mullinax	Randall	Y Steinberg	Y Williams,B.J
Y Long	Y Nicholson	Reaves	Y Swann	Williams,H
Y Lord	Y Nix	Y Richardson	Y Thomas	Y Williams,R
Lowe	Y Oliver	Robinson	Y Thompson	Y Wilson
Y Lucas	Y Padgett	Y Rose	Townsend	Y Wood,J
Y Mangum	Y Parham	Y Ross	Triplett	Y Wood,J.T
Mann	Patten	Rowland	Y Tuten	Y Workman
Y Marcus	Y Perry	Y Russell	Y Twiggs	Speaker Murphy

On the motion, the ayes were 131, nays 5.

The motion prevailed.

HB 575. By: Representatives Bray of the 70th, Connell of the 87th, and Snow of the 1st:
A BILL to amend Code Chapter 84-1, relating to the joint-secretary of the state examining boards, so as to define more clearly the duties of the joint-secretary in support of the various state examining boards; to provide for standard reimbursement of members of the various boards; and for other purposes.

The following Senate substitute was read:

A BILL

To amend Code Chapter 84-1, relating to the joint-secretary of the state examining boards, as amended, so as to define more clearly the duties of the joint-secretary in support of the various state examining boards; to provide for standard reimbursement of members of the various boards; to provide for the site and scheduling of board meetings; to provide for administrative standards for the examination of applicants for licensure; to provide for the confidentiality of certain board records; to change the provisions relating to the expiration and renewal of licenses and certificates and penalty dates; to amend an Act providing that certain applicants taking an examination given by any examining board or commission whose records are maintained by the joint-secretary of the state examining boards, under the supervision of the Secretary of State, shall receive points to be added to the grade made by applicants on the examination, approved March 24, 1960 (Ga. Laws 1960, p. 1172), as amended, so as to transfer certain duties of boards or commissions to the joint-secretary; to strike certain duties of boards and commissions; to amend an Act providing a uniform method for the determination of fees to be charged by state licensing and examining boards, approved April 3, 1978 (Ga. Laws 1978, p. 1517), so as to strike certain references to "fiscal years"; to authorize the joint-secretary to refund fees; to provide an exception; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Chapter 84-1, relating to the joint-secretary of the state examining boards, as amended, is hereby amended by striking in its entirety Code Section 84-102, relating to the office of the joint-secretary of the state examining boards, and inserting in lieu thereof a new Code Section 84-102 to read as follows:

"84-102. Office of the joint-secretary. (a) The salary of the ~~Secretary of said Examining Boards~~ joint-secretary of the state examining boards shall be fixed by the Secretary of State, and he shall hold office at the pleasure of the Secretary of State. The joint-secretary, with the approval of the Secretary of State, notwithstanding any other provisions of law to the contrary shall employ and establish within the guidelines provided

by the laws and rules and regulations of the state merit system the qualifications of such clerks and other employees and enter into such contracts as deemed necessary to carry out the provisions of this Chapter chapter and for all services required by each of the State Examining Boards state examining boards. Provided, that all of such expenses shall be paid pro rata out of respective board fees, and limited to such fees or appropriations for such purposes. The joint-secretary, with the approval of the Secretary of State, notwithstanding any other provisions of law to the contrary, shall set the qualifications and salary to employ a deputy joint-secretary and appoint executive directors as required who shall act in the absence of the joint-secretary and who shall perform such other functions of the joint-secretary under this chapter as the joint-secretary may designate. The qualifications and appointment of an executive director for the support of a state examining board with an executive director established by legislation prior to January 1, 1981, shall be subject to approval of said board. The deputy joint-secretary and executive directors as appointed shall be in the unclassified service and excluded from the classified service as defined in an Act completely and exhaustively revising, superseding, and consolidating the laws relating to the State Personnel Board and the State Merit System of Personnel Administration, approved March 13, 1975 (Ga. Laws 1975, p. 79), as now or hereafter amended. The expenses of the members of the various boards shall be limited to actual expenses while in attendance upon the meetings of said respective boards; their legal per diem; and actual traveling expenses. One member of each of the several examining boards may attend annually State and/or national meetings pertaining to the work of his respective trade or profession. The Secretary shall maintain an office in the State Capitol; and all of the meetings of said respective boards shall be held in the Capitol. Provided, however, that where a board, except the Composite State Board of Medical Examiners, is conducting a hearing involving possible misconduct by a person licensed or certified by such board, the board shall be authorized to conduct the hearing in the county of residence of such person or in the county where the alleged misconduct was committed. Provided, further, that the examinations of applicants for licenses may be conducted at some other designated place in this State. Provided, further, that where examination dates are fixed by law, said dates for the meetings or examinations may be changed to comply with the graduation dates of the various colleges and universities occasioned by the accelerated war-time program. All expense vouchers shall in each case be itemized; approved by the chairman of each respective board; or on expense vouchers of the Georgia State Board of Funeral Services by three members of the Georgia State Board of Funeral Services, and presented to the Joint-Secretary for payment.

The Joint-Secretary shall, with the approval of the Secretary of State, employ a Deputy Joint-Secretary who shall act in the absence of the Joint-Secretary and who shall perform such other functions of the Joint-Secretary under this Chapter as the Joint-Secretary may designate.

(b) Notwithstanding any other provisions of law to the contrary, each member of the various boards may receive the same expense allowance as members of the General Assembly and a mileage allowance for the use of a personal car as that received by all other state officials and employees or a travel allowance of actual transportation cost if traveling by public carrier within the state. Any board member shall also be reimbursed for any conference or meeting registration fee incurred in the performance of his duties as a board member. For each day's service without the state as a board member, such member shall receive actual expenses as an expense allowance, plus a mileage allowance for the use of a personal car as that received by other state officials and employees or a travel allowance of actual transportation cost if traveling by public carrier or by rental motor vehicle. Expense vouchers submitted by members of the various state boards are subject to approval of the president or chairman of the respective board and the joint-secretary.

(c) All meetings and hearings of said respective boards shall be held in the capitol, or at the site of the office of the joint-secretary of the state examining boards, or at such other site as may be requested by the chairman or president of said respective board and approved by the joint-secretary. A majority of the appointed members of a respective board shall constitute a quorum for the transaction of business. A schedule of all

meetings and hearings of the various state examining boards shall be maintained at the office of the joint-secretary and be available for public review.

(d) The joint-secretary of the state examining boards shall establish administrative standards for the examination of applicants for licensure of the various state boards, notwithstanding any other provisions of law to the contrary. These examination standards shall include the setting of date, time, and location of examinations, subject to the approval of the respective examining board. Notwithstanding any other provisions of law to the contrary, examination criteria, examination grading procedures, examination fees, examination passing score requirements and other matters pertaining to the examination of applicants for licensure may be adopted by respective board rules, as are necessary to implement such examination standards. Examination standards, including examination criteria, grading procedures, and passing score requirements, developed in agreement or conjunction with a national association of state boards or other related national association for the administration of a national recognized uniform examination may be adopted in lieu of state standards by respective state boards.

(e) The joint-secretary of the state examining boards shall prepare and maintain a roster containing the names and addresses of all current licensees for each of the various examining boards. A copy of this roster shall be available to any person upon request at a fee prescribed by the joint-secretary sufficient to cover the cost of printing and distribution. Except as provided elsewhere, the following shall be treated as confidential and need not be disclosed without the approval of the respective examining board:

(1) Applications and other personal information submitted by applicants, except to the applicant, staff, and the respective board.

(2) Information, favorable or unfavorable, submitted by a reference source concerning an applicant, except to the staff and the board.

(3) The deliberations of the board with respect to an application, a complaint, an investigation, or a disciplinary proceeding, except as may be contained in official board minutes.

(f) Funding for the office of the joint-secretary and the various state examining boards served by such office shall be contained in a common budget unit as defined in Code Chapter 40-4, known as the 'Budget Act,' as now or hereafter amended."

Section 2. Said Code chapter is further amended by striking in its entirety Code Section 84-104, relating to the joint-secretary of the state examining boards, and inserting in lieu thereof a new Code Section 84-104 to read as follows:

"84-104. (a) The Joint-Secretary, State Examining Boards, joint-secretary of the state examining boards shall determine the expiration, renewal, and penalty dates for each license and certificate issued by the State Examining Boards state examining boards through the office of the Joint-Secretary, State Examining Boards, joint-secretary of the state examining boards which is subject to renewal. Before becoming effective, these expiration, renewal, and penalty dates must be approved by the respective State Examining Boards state examining boards.

(b) By December 31, 1974, each Each license and certificate issued by the State Examining Boards state examining boards through the office of the Joint-Secretary, State Examining Boards, joint-secretary of the state examining boards which is subject to renewal; shall be valid for up to two years and shall be renewal biennially on the renewal date established by the Joint-Secretary, State Examining Boards joint-secretary of the state examining boards, as approved by the respective State Examining Boards state examining boards.

(c) The Joint-Secretary, State Examining Boards, joint-secretary of the state examining boards is hereby authorized to adopt the necessary rules and regulations to implement the biennial renewal of licenses and certificates in such manner that the number of renewals is reasonably evenly distributed throughout each two-year period.

(d) At such time that a license or certificate is first scheduled for biennial renewal, the renewal fee associated with that license or certificate shall become double the amount presently required by law for one year."

Section 3. An Act providing that certain applicants taking an examination given by any examining board or commission whose records are maintained by the joint-secretary

of the state examining boards, under the supervision of the Secretary of State, shall receive points to be added to the grade made by applicants on the examination, approved March 24, 1960 (Ga. Laws 1960, p. 1172), as amended, is hereby amended by striking Section 4 in its entirety and inserting in lieu thereof a new Section 4 to read as follows:

"Section 4. It shall be the duty of the ~~board or commission giving the examination; or someone designated by it, joint-secretary of the state examining boards~~ to inform applicants taking the examination of the provisions of this Act. ~~If at the examination there are applicants who are not then prepared to supply the required proof, the Board shall allow them a period of time of at least ten days within which to supply such proof, and the Board or Commission shall instruct them as to the form and manner in which said proof shall be submitted. The Boards and Commissions are hereby empowered and to make such rules and regulations as are necessary in order to carry out the terms of this Act."~~

Section 4. An Act providing a uniform method for the determination of fees to be charged by state licensing and examining boards, approved April 3, 1978 (Ga. Laws 1978, p. 1517), is hereby amended by striking Section 1 in its entirety and inserting in lieu thereof a new Section 1 to read as follows:

"Section 1. Each ~~State~~ state licensing and examining board which is authorized to collect an examination fee, license fee, license renewal fee, or similar fee may establish the amount of the fee to be charged and collected. Each fee so established shall be reasonable and shall be determined in such a manner that the total amount of fees charged and collected by the licensing and examining board in ~~each fiscal year~~ shall approximate the total of the direct and indirect costs to the ~~State~~ state of the operations of the board ~~for the fiscal year. Fees may be refunded for good cause, as determined by the joint-secretary."~~

Section 5. The provisions of this Act shall not be applicable to the Georgia Real Estate Commission and its functions, powers, and duties pursuant to the provisions of Code Chapter 84-14.

Section 6. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 7. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Snow of the 1st moved that the House agree to the Senate substitute to HB 575.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Burton	Y Darden	Y Ham	Y Karrh
Adams,G	Y Byrd	Daugherty	Hamilton	Y Kemp
Y Adams,J	Y Cason	Davis,B	Y Hanner	Y Kilgore
Y Adams,M	Y Castleberry	Davis,J	Harris	Y Lambert
Y Aiken	Y Chamberlin	Y Davis,L	Harrison	Lane,D
Y Anderson	Y Chambless	Dean	Y Hasty	Y Lane,R
Y Argo	Chance	Y Dent	Y Hawkins	Y Lawson
Y Auten	Y Cheeks	Y Dixon	Y Hays	Y Lee
Y Balkcom	Y Childers	Y Dobbs	Y Hill	Y Logan
Y Bargerone	Y Childs	Y Dover	Y Holmes	Y Long
Y Baugh	Clark,B	Y Edwards	Y Hooks	Y Lord
Beal	Clark,L	Elliott	Horne	Lowe
Y Beck	Y Colbert	Evans	Y Hutchinson	Lucas
Y Benefield	N Coleman	Y Felton	Y Irvin	Y Mangum
Benn	Collins	N Fortune	Isakson	Mann
Y Birdsong	Y Colwell	Foster	Y Jackson,J	Marcus
Bishop	Connell	Y Fuller,C	Y Jackson,N	Y Martin
Bolster	Y Couch	Y Fuller,K	Jackson,W	Y Matthews
Y Branch	Y Cox	Y Galer	Jessup	Y McCollum
Y Bray	Y Crawford	Y Ginsberg	Y Johnson,G	Y McDonald
Y Brooks	Y Crosby	Glover	Y Johnson,R	Y McKinney
Y Buck	Y Culpepper	Y Godbee	Y Jones,B	Y Miles
Burruss	N Cummings	Greer	Jones,H	Milford

Y Moody	Phillips,L.L	Ross	Y Steinberg	Y Wall
Y Moore	Y Phillips,R.T	Rowland	Y Swann	Y Ware
N Mostiler	Phillips,W.R	Y Russell	Y Thomas	Y Watson
Y Mullinax	Y Pilewicz	Y Savage	Y Thompson	White
Y Nicholson	Pinkston	Scott,A	Y Townsend	Widener
Nix	Y Rainey	Y Scott,D	Y Triplett	Y Williams,B.J
Y Oliver	Y Ralston	Y Shepard	Y Tuten	Williams,H
Y Padgett	Y Ramsey	Y Sherrod	Y Twiggs	Y Williams,R
Y Parham	Randall	Y Sizemore	Y Vandiford	Wilson
Patten	Reaves	Y Smith,T	Vaughn	Y Wood,J
Y Perry	Y Richardson	Y Smith,V	Y Veazey	Y Wood,J.T
Y Peters	Robinson	Y Smyre	Y Waddle	Y Workman
Y Phillips,B	Y Rose	Y Snow	Y Walker	Speaker Murphy

On the motion, the ayes were 124, nays 4.

The motion prevailed.

Representative Davis of the 99th arose to a point of personal privilege and addressed the House.

The following Bill of the Senate was taken up for the purpose of considering the report of the Committee of Conference thereon:

SB 23. By: Senators Lester of the 23rd, Gillis of the 20th, Reynolds of the 48th and others:
A BILL to amend an Act creating the Department of Public Safety, so as to provide for the powers, duties, and responsibilities of the Georgia State Patrol; to provide for the limits of their jurisdiction; to provide for their powers; to provide for their duties on state property; and for other purposes.

The following report of the Committee of Conference was read:

CONFERENCE COMMITTEE REPORT ON SB 23

The Conference Committee on SB 23 recommends that both the Senate and the House of Representatives recede from their positions and that the attached Conference Committee Substitute to SB 23 be adopted.

Respectfully submitted,

FOR THE SENATE:

/s/Honorable Jimmy Lester
Senator, 23rd District

/s/Honorable Hugh M. Gillis, Sr.
Senator, 20th District

/s/Honorable Steve Reynolds
Senator, 48th District

FOR THE HOUSE OF
REPRESENTATIVES:

/s/Honorable Terry L. Coleman
Representative, 118th District

/s/Honorable Tom Ramsey
Representative, 3rd District

/s/Honorable Bob Hanner
Representative, 130th District

A BILL

To amend an Act creating the Department of Public Safety, approved March 19, 1937 (Ga. Laws 1937, p. 322), as amended by an Act approved February 7, 1950 (Ga. Laws 1950, p. 77), an Act approved March 7, 1956 (Ga. Laws 1956, p. 495), an Act approved March 9, 1956 (Ga. Laws 1956, p. 605), an Act approved March 21, 1970 (Ga. Laws 1970, p. 577), an Act approved March 21, 1974 (Ga. Laws 1974, p. 477), and an Act approved March 3, 1978 (Ga. Laws 1978, p. 254), so as to provide for the powers, duties, and responsibilities of the Georgia State Patrol; to provide for the limits of their jurisdiction; to provide for their powers of arrest and investigation; to provide for their duties on state property; to

provide for their relationship with other law enforcement agencies; to authorize the Commissioner of Public Safety to appoint investigators; to provide for their powers, duties, and compensation; to provide for other matters relative to the foregoing; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act creating the Department of Public Safety, approved March 19, 1937 (Ga. Laws 1937, p. 322), as amended by an Act approved February 7, 1950 (Ga. Laws 1950, p. 77), an Act approved March 7, 1956 (Ga. Laws 1956, p. 495), an Act approved March 9, 1956 (Ga. Laws 1956, p. 605), an Act approved March 21, 1970 (Ga. Laws 1970, p. 577), an Act approved March 21, 1974 (Ga. Laws 1974, p. 477), and an Act approved March 3, 1978 (Ga. Laws 1978, p. 254), is hereby amended by striking in its entirety Section 14 of Article II of said Act which reads as follows:

"Section 14. Duties of the Georgia State Patrol. It shall be the primary duty of the Uniform Division of the Department of Public Safety designated as the 'Georgia State Patrol,' to patrol the rural and public roads and highways throughout this State, to prevent, detect and investigate criminal acts, and to arrest and apprehend those charged with committing criminal offenses appertaining thereto, and to safeguard the lives and property of the public.

They are empowered to act in cooperation with any other law enforcement agency of this State or of any city, county, or other division thereof, but shall not cooperate with local authorities in preventing the commission of criminal offenses, except on property owned by the State or its departments, bureaus, commissions, or authorities, other than traffic violations on the roads and highways and related offenses, nor in detecting and apprehending, off the roads and highways, those charged with other than traffic and related offenses against the criminal laws of this State, or any other state, or the United States, without specific authority and direction of the Director of Public Safety.

They shall not exercise any power of arrest, with the exception herein provided for arrest powers and general law enforcement authority on property owned by the State or its departments, bureaus, commissions, or authorities, except for offenses arising from violation of the traffic laws, or laws regulating the use, ownership, and control of motor vehicles, or for offenses committed upon the highways of the State. Provided that upon request of the governing authorities of any municipality, or the chief law enforcement officer of any municipality, or of the sheriff of any county, or of the chief officer of the county police force in all counties having a population of more than 100,000 according to the U. S. Decennial Census of 1970, or any future such census, or of the judge of the superior court of any county of this State or the Governor of this State, the Commissioner of Public Safety, in unusual circumstances, may, and in the case of an Order from the Governor of Georgia shall, direct members of the Georgia State Patrol to render assistance in any criminal case, or in the prevention of violations of law, or in detecting and apprehending those violating any criminal laws of this, or any other state, or the United States.

Notwithstanding the foregoing, it shall be the duty of members of the State Patrol and agents of the Bureau of Investigation to enter any county or incorporated municipality for the purpose of making arrests and otherwise enforcing any law of this State requiring segregation or separation of the white and colored races in any manner or activity, when request therefor is made by any citizen or official of such county or municipality.

The Uniform Division of the Department of Public Safety shall not, however, usurp any of the duties or authority of the sheriffs of this State, or of the police of any incorporated village, town or city, but they shall have the right to make arrests within the corporate limits of any village, town or city in this State where the person or persons committing or suspected of committing a criminal offense is a fugitive or is likely to be a fugitive on account of a crime committed and the assistance of the officers of the municipality cannot be readily obtained before the escape of the fugitive.

The Uniform Division of the Department of Public Safety known as the Georgia State Patrol shall have jurisdiction throughout the State of Georgia and in any county thereof,

but they shall not exercise any power to suppress rioting or labor strikes or picketing, as provided by law within the limits of the incorporated municipality, or in any county of this State, except upon direction of the Governor of this State on request made by the governing body of such municipality or county.

They are authorized and empowered (a) to arrest any person or persons violating the criminal laws of this State on property owned by the State or its departments, bureaus, commissions, or authorities; (b) to serve and execute warrants on property owned by the State or its departments, bureaus, commissions, or authorities; and (c) to enforce in general the criminal laws of this State on property owned by the State or its departments, bureaus, commissions, or authorities.”,

and substituting in lieu thereof a new Section 14 to read as follows:

“Section 14. (a) The Uniform Division of the Department of Public Safety, known as the Georgia State Patrol, shall have jurisdiction throughout the State of Georgia with such duties and powers as are prescribed by law.

(b) It shall be the primary duty of the Georgia State Patrol to patrol the public roads and highways of this State, including interstate and state maintained highways, and to safeguard the lives and property of the public, and such duty shall also include accident investigation and traffic enforcement. The Georgia State Patrol shall prevent, detect, and investigate violations of the criminal laws of this State, any other state, or the United States which are committed upon these public roads and highways or upon property appertaining thereto and shall apprehend and arrest those persons who violate such criminal laws.

(c) It shall be the further duty of the Georgia State Patrol to enforce the laws of this State relating to the use, ownership, control, licensing, and registration of motor vehicles.

(d) On property owned by the State or any agency thereof, it shall be the further duty of the Georgia State Patrol:

- (1) To enforce the criminal laws of this State,
- (2) To apprehend and arrest any person who violates the criminal laws of this State, and
- (3) To serve and execute warrants.

(e) It shall be the further duty of the Georgia State Patrol:

- (1) To apprehend and arrest any person who is a fugitive from justice, and
- (2) To suppress riots, labor strikes, or picketing, as provided by law, at the direction of the Governor of the State on request made by the chief of police of any municipality or the sheriff of any county.

(f) (1) It shall be the further duty of the Georgia State Patrol to make initial inquiries into, and to make arrests in connection with such initial inquiries, any situation which occurs off the public roads and highways and which occurs under circumstances where the Georgia State Patrol has reasonable grounds to believe a criminal law has been, is being, or is about to be violated.

(2) Any initial inquiry or arrest which is made pursuant to paragraph (1) of this subsection shall be initiated only if a local law enforcement officer is not readily available and the member of the Georgia State Patrol reasonably believes that his failure to act could result in the commission of a criminal act or the escape of a person who has committed a criminal act. In any action taken by the Georgia State Patrol under paragraph (1), as soon as practicable under the circumstances, the Georgia State Patrol shall relinquish jurisdiction to the local law enforcement agency.

(g) The Georgia State Patrol shall cooperate with all law enforcement agencies of this State or any municipality, county, or other political subdivision thereof in enforcing the laws of this State, any other state, or the United States relating to the operation of motor vehicles. The Commissioner of Public Safety may, and in the case of a request by the Governor of Georgia shall, authorize and direct the Georgia State Patrol to cooperate with and render assistance to any law enforcement agency of this State or any municipality, county, or other political subdivision thereof in any criminal case, in the prevention or detection of violations of any law, or in the apprehension or arrest of persons who violate the criminal laws of this State, any other state, or the United States,

upon a request by the governing authority or chief law enforcement officer of any municipality, the sheriff of any county, a judge of the superior court of any county, or the Governor of Georgia.

(h) In no case where the Georgia State Patrol is exercising any power or performing any duty authorized by this section shall it usurp any of the duties or authority of any sheriff of any county, any chief of police of any municipality, or any chief of police of any county police force.

(i) The duties and powers of the Georgia State Patrol as provided in this section shall be in addition to any other duties or powers provided by law."

Section 2. The Commissioner of Public Safety is hereby authorized to appoint two nonuniformed investigators who shall be certified peace officers pursuant to the provisions of the "Georgia Peace Officer Standards and Training Act." The commissioner shall determine the salaries of such investigators. The investigators shall be in the unclassified service of the State Merit System of Personnel Administration and therefore shall not be governed by any rules of position, classification, appointment, promotion, demotion, transfer, dismissal, qualification, compensation, seniority privileges, tenure, or other such matters concerning their employment as may now or hereafter be established by the State Personnel Board, the State Merit System of Personnel Administration, or any successor boards or agencies. The investigators shall be authorized and empowered:

- (1) To investigate crimes committed on property owned by the state;
- (2) To arrest any person violating the criminal laws of this state on property owned by the state;
- (3) To serve and execute warrants on property owned by the state;
- (4) To enforce in general the criminal laws of this state on property owned by the state; and
- (5) To carry firearms while performing their duties.

For the purposes of this section, "property owned by the state" shall also include property owned by departments, bureaus, commissions, or authorities of the state.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Coleman of the 118th moved that the House adopt the report of the Committee of Conference on SB 23.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Chamberlin	Y Dobbs	Y Hutchinson	Y Martin
Y Adams,G	Y Chambless	Y Dover	Y Irvin	Y Matthews
Y Adams,J	Y Chance	Y Edwards	Y Isakson	Y McCollum
Y Adams,M	Y Cheeks	Y Elliott	Y Jackson,J	Y McDonald
Y Aiken	Y Childers	Y Evans	Y Jackson,N	Y McKinney
Y Anderson	Y Childs	Y Felton	Y Jackson,W	Y Miles
Y Argo	Clark,B	Y Fortune	Jessup	Y Milford
Y Auten	Clark,L	Y Foster	Y Johnson,G	Y Moody
Y Balkcom	Y Colbert	Y Fuller,C	Y Johnson,R	Y Moore
Y Barger	Coleman	Y Fuller,K	Y Jones,B	Y Mostiler
Y Baugh	Y Collins	Y Galer	Jones,H	Y Mullinax
Y Beal	Y Colwell	Y Ginsberg	Y Karrh	Y Nicholson
Y Beck	Y Connell	Glover	Y Kemp	Y Nix
Y Benefield	Y Couch	Y Godbee	Y Kilgore	Y Oliver
Y Benn	Y Cox	Y Greer	Y Lambert	Y Padgett
Y Birdsong	Y Crawford	N Ham	Y Lane,D	Y Parham
Y Bishop	Y Crosby	Y Hamilton	Y Lane,R	Y Patten
Y Bolster	Culpepper	Y Hanner	Y Lawson	Y Perry
Y Branch	Y Cummings	Y Harris	Y Lee	Y Peters
Y Bray	Y Darden	Y Harrison	Y Logan	Y Phillips,B
Y Brooks	Daugherty	Y Hasty	Y Long	Y Phillips,L,L
Y Buck	Davis,B	Y Hawkins	Y Lord	Y Phillips,R,T
Y Burruss	Y Davis,J	Y Hays	Y Lowe	Y Phillips,W,R
Y Burton	Y Davis,L	Y Hill	Lucas	Y Pilewicz
Y Byrd	Y Dean	Y Holmes	Y Mangum	Y Pinkston
Y Cason	Y Dent	Y Hooks	Y Mann	Y Rainey
Y Castleberry	Y Dixon	Y Horne	Y Marcus	Y Ralston

Y Ramsey	Y Savage	Y Snow	Y Vandiford	Widener
Randall	Scott,A	Y Steinberg	Vaughn	Y Williams,B.J
Reaves	Scott,D	Y Swann	Y Veazey	Williams,H
Y Richardson	Y Shepard	Y Thomas	Y Waddle	Y Williams,R
Robinson	Y Sherrod	Y Thompson	Y Walker	Y Wilson
Y Rose	Y Sizemore	Townsend	Y Wall	Y Wood,J
Y Ross	Y Smith,T	Y Triplett	Y Ware	Y Wood,J.T
Y Rowland	Y Smith,V	Y Tuten	Y Watson	Y Workman
Y Russell	Y Smyre	Y Twiggs	White	Speaker Murphy

On the motion, the ayes were 139, nays 1.

The motion prevailed.

The following Resolution of the House was read and adopted:

HR 484. By: Representatives Crosby of the 150th, Dixon of the 151st, Patten of the 149th and Murphy of the 18th: A RESOLUTION expressing sorrow at the passing of the Honorable Folks Huxford; and for other purposes.

Representative Adams of the 36th District, Chairman of the Committee on State Planning & Community Affairs, submitted the following report:

Mr. Speaker:

Your Committee on State Planning & Community Affairs - Local Legislation has had under consideration the following Bills of the Senate and has instructed me to report the same back to the House with the following recommendations:

SB 374 Do Pass
SB 436 Do Pass

SB 438 Do Pass
SB 371 Do Pass, as Amended

Respectfully submitted,
Adams of the 36th
Chairman

Under the general order of business, established by the Committee on Rules, the following Resolution of the Senate was taken up for consideration and read the third time:

SR 121. By: Senator Foster of the 50th: A RESOLUTION authorizing the State of Georgia to convey all or portions of certain State-owned tracts of real property located in Union, Lumpkin, Rabun and Towns Counties to the United States, acting by and through its Forest Service, in exchange for the conveyance to the State of Georgia, of all or portions of certain tracts of real property owned by the U.S.A. and located in Dawson, Rabun, White and Union Counties, Georgia; and for other purposes.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the roll call was ordered and the vote was as follows:

Y Aaron	Auten	Benn	Y Buck	Chambless
Y Adams,G	Y Balkcom	Y Birdsong	Y Burruss	Y Chance
Y Adams,J	Barger	Bishop	Y Burton	Y Cheeks
Y Adams,M	Y Baugh	Bolster	Y Byrd	Childers
Aiken	Beal	Y Branch	Y Cason	Y Childs
Y Anderson	Y Beck	Y Bray	Y Castleberry	Clark,B
Y Argo	Y Benefield	Brooks	Y Chamberlin	Clark,L

Y Colbert	Y Galer	Y Kemp	Y Padgett	Y Smith,V
Y Coleman	Y Ginsberg	Kilgore	Y Parham	Smyre
Y Collins	Y Glover	Lambert	Y Patten	Y Snow
Y Colwell	Y Godbee	Y Lane,D	Y Perry	Y Steinberg
Y Connell	Greer	Y Lane,R	Y Peters	Y Swann
Y Couch	Y Ham	Y Lawson	Y Phillips,B	Y Thomas
Y Cox	Y Hamilton	Y Lee	Y Phillips,L,L	Y Thompson
Y Crawford	Hanner	Y Logan	Y Phillips,R,T	Y Townsend
Y Crosby	Harris	Y Long	Phillips,W,R	Y Triplett
Y Culpepper	Y Harrison	Lord	Y Pilewicz	Y Tuten
Cummings	Y Hasty	Y Lowe	Pinkston	Y Twiggs
Y Darden	Y Hawkins	Lucas	Y Rainey	Y Vandiford
Y Daugherty	Y Hays	Mangum	Y Ralston	Y Vaughn
Y Davis,B	Hill	Mann	Y Ramsey	Veazey
Y Davis,J	Y Holmes	Marcus	Randall	Y Waddle
Y Davis,L	Y Hooks	Y Martin	Reaves	Y Walker
Y Dean	Horne	Y Matthews	Y Richardson	Y Wall
Y Dent	Y Hutchinson	Y McCollum	Robinson	Y Ware
Y Dixon	Y Irvin	Y McDonald	Y Rose	Y Watson
Y Dobbs	Y Isakson	McKinney	Y Ross	White
Y Dover	Y Jackson,J	Y Miles	Rowland	Y Widener
Y Edwards	Y Jackson,N	Y Milford	Y Russell	Y Williams,B,J
Elliott	Y Jackson,W	Y Moody	Y Savage	Williams,H
Evans	Jessup	Y Moore	Scott,A	Y Williams,R
Y Felton	Johnson,G	Y Mostiler	Y Scott,D	Y Wilson
Fortune	Y Johnson,R	Y Mullinax	Shepard	Y Wood,J
Y Foster	Jones,B	Y Nicholson	Y Sherrod	Y Wood,J,T
Y Fuller,C	Y Jones,H	Y Nix	Y Sizemore	Y Workman
Y Fuller,K	Karrh	Y Oliver	Smith,T	Speaker Murphy

On the adoption of the Resolution, the ayes were 129, nays 0.

The Resolution, having received the requisite constitutional majority, was adopted.

By unanimous consent, the following Bills of the Senate were taken up for consideration and read the third time:

SB 371. By: Senators Stephens of the 36th, Hudson of the 35th, Engram of the 34th and others: A BILL to amend an Act reincorporating the City of Atlanta in the Counties of Fulton and DeKalb, creating a new charter for such city, so as to add a new Section 4-109.1 to said charter; to create the position of Senior Judge of the Municipal Court of the City of Atlanta; and for other purposes.

The following Committee amendment was read and adopted:

The Committee on State Planning and Community Affairs moves to amend SB 371 as follows:

On page 2, line 9 delete the words "their actual expenses and".

On page 2, line 10 delete the words "shall receive".

On page 2, line 12 delete the word ",expenses".

On page 2, line 16 delete the words "expenses and".

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to.

On the passage of the Bill, as amended, the ayes were 110, nays 0.

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

SB 374. By: Senator Foster of the 50th: A BILL to amend an Act placing the sheriff of Gilmer County on a salary in lieu of fees, so as to change the provisions relating to the sheriff's deputies; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 436. By: Senators Barnes of the 33rd, Brantley of the 56th and Thompson of the 32nd:
A BILL to amend an Act creating the Cobb-Marietta Coliseum and Exhibit Hall Authority, so as to provide for the creation of the Authority; to state the general purpose and to provide for perpetual existence of the Authority; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

SB 438. By: Senators Barnes of the 33rd, Thompson of the 32nd and Brantley of the 56th:
A BILL to amend an Act creating the State Court of Cobb County (formerly the Civil and Criminal Court of Cobb County), so as to provide that justices of the peace of Cobb County shall have criminal jurisdiction throughout the entire county; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 110, nays 0.

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

The following Bill of the Senate was taken up for the purpose of considering the Senate's appointment of a Committee of Conference thereon:

SB 298. By: Senator Stumbaugh of the 55th: A BILL to protect the citizens of this state through the regulation of private detectives, persons in private security, polygraph and voice stress examiners; to provide a short title; to declare a purpose; to define certain terms; to establish the Georgia Board of Private Detective and Security Agencies; and for other purposes.

Representative McDonald of the 12th moved that the House adhere to its position in substituting SB 298 and that a Committee of Conference be appointed on the part of the House to confer with a like committee on the part of the Senate.

The motion prevailed.

The Speaker appointed as a Committee of Conference on the part of the House the following members:

Representatives Lowe of the 43rd, Harrison of the 20th, and McDonald of the 12th.

The following Bill of the Senate was taken up for the purpose of considering the report of the Committee of Conference thereon:

SB 71. By: Senators Lester of the 23rd, Starr of the 44th and Kidd of the 25th: A BILL to amend Code Title 56, known as the Georgia Insurance Code, so as to provide certain additional qualifications for licensure of agents and counselors; to authorize the Insurance Commissioner to require continuing education as a prerequisite for the renewal for licenses; and for other purposes.

The following report of the Committee of Conference was read:

CONFERENCE COMMITTEE REPORT ON SB 71

The Conference Committee on SB 71 recommends that both the Senate and the House of Representatives recede from their positions and that the attached Conference Committee Substitute to SB 71 be adopted.

Respectfully submitted,

FOR THE SENATE:

/s/Honorable Jimmy Lester
Senator, 23rd District

/s/Honorable Terrell A. Starr
Senator, 44th District

/s/Honorable L. H. McKenzie
Senator, 14th District

FOR THE HOUSE OF
REPRESENTATIVES:

/s/Honorable Don Castleberry
Representative, 111th District

/s/Honorable Joe T. Wood
Representative, 9th District

/s/Honorable Monty Veazey
Representative, 146th District

A BILL

To amend Code Title 56, known as the Georgia Insurance Code, so as to provide certain additional qualifications for licensure of agents and counselors for life or accident and sickness insurance and for the making of annuity contracts; to authorize the Insurance Commissioner to require continuing education as a prerequisite for the renewal for the licenses of insurance agents, solicitors, brokers, counselors, and adjusters; to conform certain related laws to the provisions of the Act; to provide for other matters relative to the foregoing; to provide legislative intent; to provide an effective date; to provide for application; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Title 56, known as the Georgia Insurance Code, is hereby amended by adding a new Section after Code Section 56-803a, to be designated Code Section 56-803.1a, to read as follows:

“56-803.1a. Qualifications for license; exceptions.—(1) For the protection of the people of this State, the Commissioner shall not issue, continue, or permit to exist any license unless the issuance, continuance, or existence of the license is in compliance with the provisions of this Chapter and unless the individual who is licensed or to be licensed:

(a) Is a resident of this State who will reside and be present within this State for at least six months of every year: Provided, however, in cities, towns, or trade areas (either unincorporated or comprised of two or more incorporated cities or towns) located partly within and partly without the State, requirements as to residence and principal place of business shall be deemed met if the residence or place of business is located in any part of the city, town, or trade area and if the other state in which the city, town, or trade area is located in part has established like requirements as to such residence and place of business.

(b) If an applicant for a license as counselor, has shown that he has had five years' experience acting as an agent or in some other phase of the insurance business which

in the opinion of the Commissioner has qualified him to act as such counselor and passes such examination as shall be required by the Commissioner.

(c) If an applicant for an agent's license other than as provided in subsection (3), below, and Code Section 56-808a, has:

(I) Successfully completed classroom courses in insurance satisfactory to the Commissioner at a school, college, or extension division thereof, or schools operated by an insurance company or an insurance association approved by the Commissioner for such applicant; or

(II) Completed correspondence courses in insurance satisfactory to the Commissioner and has had at least six months of responsible insurance duties as a substantially full-time bona fide employee of an agent, an insurer, their managers, general agents, or representatives in the kind or kinds of insurance for which he seeks to be licensed; or

(III) Had at least one year in responsible insurance duties as a substantially full-time bona fide employee of an agent, an insurer, their managers, general agents, or representatives in the kind or kinds of insurance for which he seeks to be licensed, without the education requirement mentioned in subparts (I) or (II) above.

(2) Where applicant's qualifications as required in subparts (II) or (III) of subsection (1) (c) are based in part upon the periods of employment at responsible insurance duties prescribed therein, the applicant shall submit with his application for license, on a form prescribed by the Commissioner, an affidavit setting forth the period of such employment and a statement that the same was substantially full time, and giving a brief abstract of the nature of the duties performed by the applicant.

(3) An individual who was qualified to sit for an agent's examination at the time he was employed by the Commissioner and who while so employed was employed in responsible insurance duties as a full-time bona fide employee shall be permitted to take an examination if application for such examination is made within 90 days after the date of termination of his employment with the Commissioner.

(4) This Section does not apply as to any temporary license provided for in Code Section 56-811a or as to any licensee pursuant to Code Section 56-808a.

Section 2. Said Code Title is further amended by adding in Code Section 56-807a, relating to issuance of licenses, after the following:

"Chapter 56-13",

wherever the same shall appear, the following:

"and Section 56-803.1a",

so that when so amended Code Section 56-807a shall read as follows:

"56-807a. Notice as to results of examination; issuance of license; types of licenses.—

(1) If the Commissioner is satisfied that the applicant is trustworthy and competent and the applicant, if required, has passed a written examination and has met the requirements of Chapter 56-13 and Section 56-803.1a, the Commissioner shall forthwith issue a license limited to the insurer and class or classes of insurance for which the agent is to be appointed. If the applicant has not passed his written examination or for any of the reasons set forth in Section 56-813a, the Commissioner shall notify the applicant and the insurer, in writing, that a license will not be issued to him.

(2) In any case where a license is applied for to represent an insurer authorized in this State to transact an accident and sickness, as well as a life insurance, business, the Commissioner may, on request of the applicant, issue a single license authorizing the applicant to represent the insurer with respect to both types of business; Provided, that the applicant, in addition to qualifying under this Chapter, has satisfied the Commissioner as required by the laws of this State and the regulations of the Commissioner, if any, that he is competent to represent such insurer with respect to life insurance and the types of accident and sickness insurance issued by it.

(3) If, as to counselors, the Commissioner is satisfied that the applicant is trustworthy and competent and the applicant, if required, has passed a written examination, and has met the requirements of Chapter 56-13 and Section 56-803.1a, the Commissioner shall forthwith issue a license."

Section 3. Said Code Title is further amended by striking in its entirety subsection (2) of Code Section 56-810a, relating to expiration and renewal of licenses, and inserting in lieu thereof a new subsection (2) of Code Section 56-810a to read as follows:

“(2) (a) In the absence of a contrary ruling by the Commissioner, license renewals may be issued from year to year upon request of the insurer, without further action on the part of ~~the licensee an agent~~; Provided, the licensee however, that no license shall be issued to an agent or counselor unless the licensee has paid fees and taxes as provided in Chapter 56-13 and has successfully completed such continuing education as the Commissioner may require.

(b) Continuing education requirements imposed by the Commissioner pursuant to this subsection shall not exceed 24 classroom hours for each licensed person during the calendar year.

(c) Each agent and counselor shall be entitled to an exemption of one-fourth of the number of hours of classroom instruction required pursuant to this subsection for each five years of continuous employment as an agent or counselor. No agent or counselor may exempt, pursuant to this paragraph, more than three-fourths of such requirements.

(d) The continuing education requirements provided for in this subsection shall not apply to:

(I) Those persons who are licensed by the Commissioner and who hold one or more limited licenses as described in Section 56-805a(1)(b) or (c).

(II) Those persons who have been continuously licensed and employed principally as an insurance agent or counselor for 20 years or more.

(e) Every person required to participate in a continuing education program pursuant to this subsection or such person's insurer shall furnish the Commissioner such information as the Commissioner deems necessary to verify compliance with the continuing education requirements.

(f) Any licensed agent satisfying the continuing education requirements of this subsection shall be exempted from any additional continuing education requirements as set forth in Section 56-814b.”

Section 4. Said Code Title is further amended by striking in its entirety Code Section 56-814b, relating to expiration and renewal of licenses and substituting in lieu thereof a new Code Section 56-814b to read as follows:

“56-814b. Expiration and renewal of licenses; fee.—(1) At midnight of the last day in ~~February~~ December in every year, each license then in effect shall expire unless renewed. ~~A renewal thereof may be issued not more than forty-five (45) days before the yearly period to which it shall apply, or during such period, but shall have no retroactive effect.~~

(2) (a) Upon the filing of an application for renewal accompanied by ~~fee~~ fees as provided for in Chapter 56-13 and upon successful completion by the applicant of such continuing education as the Commissioner may require, a renewal for one yearly period ending at the end of ~~February~~ December shall be issued by the Commissioner without further examination, investigation, or inquiry; ~~unless~~.

(b) Continuing education requirements imposed by the Commissioner pursuant to this subsection shall not exceed 24 classroom hours for each licensed person during the calendar year.

(c) Each agent and counselor shall be entitled to an exemption of one-fourth of the number of hours of classroom instruction required pursuant to this subsection for each five years of continuous employment as an agent or counselor. No agent or counselor may exempt, pursuant to this paragraph, more than three-fourths of such requirements.

(d) The continuing education requirements provided for in this subsection shall not apply to:

(I) Those persons who are licensed by the Commissioner and who hold one or more limited licenses as described in Section 56-811b(1), (2), (3), or (5).

(II) Those persons who have been continuously licensed and employed principally as an insurance agent or broker for 20 years or more.

(e) Every person required to participate in a continuing education program pursuant to this subsection or such person's insurer shall furnish the Commissioner such information as the Commissioner deems necessary to verify compliance with the continuing education requirements.

(f) Any licensed agent satisfying the continuing education requirements of this subsection shall be exempted from any additional continuing education requirements as set forth in Section 56-810a.

(3) If the Commissioner, after conforming to procedure for a hearing as set forth in Chapter 56-2 he has previously determined, makes a determination that such renewal should be refused or the license revoked or suspended, or unless the application discloses a disqualification of the applicant, the license shall not be renewed. If after the filing of an application for renewal for one year, in proper form and showing sufficient cause, thirty (30) days elapse without the sending to the applicant by the Commissioner of a notification of the disposition thereof, the renewal shall be deemed granted on a temporary basis pending consideration of the application for renewal.

(4) The Commissioner by rule may establish staggered deadlines for the filing of renewal license applications together with appropriate fees. Such rules shall be promulgated so as to divide the alphabet, as related to the first letter of the last names of persons filing applications, in such a manner as he may deem appropriate to spread the workload of the processing and issuance of the licenses during the period beginning July 1 and ending December 31 in each year. Licenses so issued shall be for the immediately succeeding calendar year."

Section 5. It is hereby expressly declared to be the intent of the General Assembly that, in the event any other Act of the 1981 Regular Session of the General Assembly amends Code Section 56-814b to change or authorize the change of date for expiration of or application and payment of fees for the licenses subject to Section 56-814b, the content and language of Section 56-814b as set forth in this Act shall prevail over any content or language of Section 56-814b set forth in the other Act regardless of the effective date of the other Act.

Section 6. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval, except that the provisions of this Act shall apply only to licenses granted, issued, or renewed on or after January 1, 1982.

Section 7. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Veazey of the 146th moved that the House adopt the report of the Committee of Conference on SB 71.

On the motion, the roll call was ordered and the vote was as follows:

Aaron	Y Buck	Y Crawford	Y Fuller,K	Y Jackson,J
Y Adams,G	Burruss	Y Crosby	Y Galer	Y Jackson,N
Adams,J	Y Burton	Culpepper	Y Ginsberg	Jackson,W
Y Adams,M	Byrd	Y Cummings	Glover	Jessup
Y Aiken	Y Cason	Y Darden	Godbee	Y Johnson,G
Y Anderson	Y Castleberry	Daugherty	Greer	Y Johnson,R
Y Argo	Y Chamberlin	Davis,B	Ham	Jones,B
Auten	Y Chambless	Y Davis,J	Hamilton	Jones,H
Y Balkcom	Chance	Y Davis,L	Hanner	Karrh
Bargerom	N Cheeks	Dean	Harris	Y Kemp
Y Baugh	Y Childers	Y Dent	Y Harrison	Kilgore
Beal	Childs	Y Dixon	Y Hasty	Lambert
Beck	Clark,B	Y Dobbs	Y Hawkins	Y Lane,D
Y Benefield	Clark,L	Y Dover	Y Hays	Y Lane,R
Y Benn	Y Colbert	Y Edwards	Hill	Y Lawson
Y Birdsong	Coleman	Elliott	Y Holmes	Y Lee
Y Bishop	Y Collins	Evans	Y Hooks	Y Logan
Bolster	Colwell	Felton	Horne	Y Long
Y Branch	CConnell	Y Fortune	Y Hutchinson	Lord
Bray	Couch	Y Foster	Y Irvin	Y Lowe
Brooks	Cox	Fuller,C	Y Isakson	Lucas

Y Mangum	Y Nix	Ramsey	Y Smith,T	Y Waddle
Y Mann	Y Oliver	Randall	Smith,V	Y Walker
Marcus	Y Padgett	Reaves	Smyre	Wall
Y Martin	Y Parham	Y Richardson	Y Snow	Ware
Y Matthews	Y Patten	Y Robinson	Y Steinberg	Y Watson
Y McCollum	Y Perry	Y Rose	Y Swann	White
McDonald	Y Peters	Y Ross	Thomas	Y Widener
Y McKinney	Y Phillips,B	Rowland	Y Thompson	Y Williams,B.J
Y Miles	Phillips,L.L	Y Russell	Townsend	Williams,H
Milford	Phillips,R.T	Y Savage	Triplett	Williams,R
Y Moody	Y Phillips,W.R	Scott,A	Y Tuten	Y Wilson
Y Moore	Y Pilewicz	Scott,D	Twiggs	Y Wood,J
Mostiler	Pinkston	Y Shepard	Y Vandiford	Y Wood,J.T
Mullinax	Y Rainey	Y Sherrod	Vaughn	Y Workman
Y Nicholson	Y Ralston	Y Sizemore	Y Veazey	Speaker Murphy

On the motion, the ayes were 106, nays 1.

The motion prevailed.

Under the general order of business, established by the Committee on Rules, the following Bill and Resolution of the Senate were taken up for consideration and read the third time:

SR 109. By: Senators Howard of the 42nd and Evans of the 37th:

A RESOLUTION

Creating the Special Study Commission on Mental Health; and for other purposes.

WHEREAS, the mental health system of Georgia has been the subject of examination by the Senate Human Resources Committee, the House Health and Ecology Committee, and a subcommittee of the Senate Special Judiciary Committee during 1980; and

WHEREAS, all who have studied the mental health system have heard of numerous certain alleged deficiencies and instances of patient abuse; and

WHEREAS, the mental health system of this state is in dire need of further examination.

NOW, THEREFORE, BE IT RESOLVED BY THE GENERAL ASSEMBLY that there is hereby created the Special Study Commission on Mental Health to be composed of ten members as follows:

- (1) Three members of the Senate to be appointed by the President of the Senate;
 - (2) Three members of the House of Representatives to be appointed by the Speaker; and
 - (3) Four citizens from the public at large who shall be appointed by the Governor.
- The chairman shall be elected by the legislative members of the commission at the commission's first meeting. The Commissioner of the Department of Human Resources shall serve as an ex officio member of the commission. The commission shall meet upon the call of the chairman.

BE IT FURTHER RESOLVED that the Department of Human Resources is authorized to furnish such assistance to the commission as the commission deems appropriate. State officials and employees assisting the commission shall receive no compensation for their services, but they shall be reimbursed for expenses incurred by them in the performance of such duties in assisting the commission. The funds necessary for the reimbursement of the officials and employees shall come from funds appropriated or otherwise available to the Department.

BE IT FURTHER RESOLVED that the commission is authorized to study and review the existing mental health care delivery system and the means by which service delivery can be improved, patient rights can be protected, and management of the system

can be enhanced. The commission is further authorized to prepare legislation necessary to improve the delivery system and to study budget proposals necessary to improve the existing health delivery system. The commission is further authorized to conduct field hearings at such places and at such times as it considers expedient to insure the effective and efficient delivery of quality mental health care to the citizens of Georgia and to do all other things consistent with this resolution which are necessary or convenient to enable it to exercise fully and adequately its powers, perform its duties, and accomplish its objectives. The chairman of the commission is further authorized to create subcommittees to investigate particular problem areas. Each legislative member and each citizen shall receive for his service on the commission the expenses and allowances authorized by law for members of interim legislative committees, but no member of the commission shall receive the same for more than 15 days. Funds necessary to carry out the provisions of this resolution, except as otherwise herein provided, shall come from funds appropriated or otherwise available to the legislative branch of government. The commission shall make a report of its findings and recommendations to the General Assembly on or before December 15, 1981, at which time the commission shall stand abolished.

The following amendment was read and adopted:

Representatives Walker of the 115th and Marcus of the 26th move to amend SR 109 by adding after the word "Resources" on line 25, page 1, the words ", or his or her designee," and by changing the figure "15" on line 1, page 3 to the figure "10".

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to, as amended.

On the adoption of the Resolution, as amended, the roll call was ordered and the vote was as follows:

Aaron	Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Scott,D
Y Adams,M	Connell	Y Hawkins	McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Milford	Y Smith,T
Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Balkcom	Culpepper	Horne	Moore	Smyre
Y Bargerion	Y Cummings	Y Hutchinson	Mostiler	Y Snow
Y Baugh	Y Darden	Irvin	Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Dean	Jessup	Y Parham	Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Dobbs	Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Jones,H	Y Phillips,B	Vaughn
Y Brooks	Y Edwards	Y Karrh	Phillips,L.L	Y Veazey
Y Buck	Elliott	Y Kemp	Phillips,R.T	Y Waddle
Burruss	Evans	Y Kilgore	Y Phillips,W.R	Y Walker
Y Burton	Felton	Lambert	Y Pilewicz	Wall
Byrd	Y Fortune	Y Lane,D	Pinkston	Ware
Y Cason	Y Foster	Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Ramsey	Y Widener
Chambless	Y Galer	Y Logan	Randall	Y Williams,B.J
Y Chance	Y Ginsberg	Y Long	Reaves	Williams,H
Y Cheeks	Y Glover	Lord	Y Richardson	Williams,R
Y Childers	Godbee	Y Lowe	Y Robinson	Y Wilson
Childs	Greer	Lucas	Y Rose	Y Wood,J
Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J.T
Clark,L	Hamilton	Y Mann	Rowland	Y Workman
Y Colbert	Hanner	Y Marcus	Y Russell	Speaker Murphy

On the adoption of the Resolution, as amended, the ayes were 122, nays 0.

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

SB 381. By: Senator Wessels of the 2nd: A BILL to amend Code Section 13-207.3, relating to unlawful acquisitions by bank holding companies, so as to make the provisions thereof conform to the definition of "bank holding company" as found in paragraph (3) of subsection (a) of Code Section 13-207; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Collins	Harrison	Matthews	Y Scott,A
Y Adams,J	Colwell	Y Hasty	Y McCollum	Scott,D
Y Adams,M	Connell	Hawkins	Y McDonald	Y Shepard
Y Aiken	Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Millford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Smith,V
Y Balkcom	Y Culpepper	Horne	Moore	Smyre
Y Bargermon	Y Cummings	Y Hutchinson	Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Thomas
Y Benefield	Y Davis,J	Jackson,N	Y Oliver	Y Thompson
Benn	Y Davis,L	Jackson,W	Y Padgett	Y Townsend
Birdsong	Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Johnson,G	Y Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Bray	Y Dover	Jones,H	Y Phillips,B	Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Elliott	Kemp	Y Phillips,R,T	Y Waddle
Burruss	Y Evans	Kilgore	Phillips,W,R	Walker
Burton	Felton	Lambert	Y Pilewicz	Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	Ware
Y Cason	Y Foster	Lane,R	Y Rainey	Y Watson
Y Castleberry	Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Y Logan	Randall	Y Williams,B,J
Y Chance	Ginsberg	Y Long	Reaves	Williams,H
Y Cheeks	Glover	Y Lord	Y Richardson	Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Childs	Greer	Lucas	Y Rose	Y Wood,J
Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J,T
Clark,L	Hamilton	Mann	Rowland	Y Workman
Y Colbert	Y Hanner	Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, the ayes were 117, nays 0.

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

Representative Burton of the 47th stated that he had been called from the floor of the House during the preceding vote. He wished to be recorded as voting "aye" thereon.

The following Bill of the House was taken up for the purpose of considering the Senate substitute thereto:

HB 929. By: Representative Dobbs of the 74th: A BILL to amend an Act creating a Board of Commissioners of Newton County, so as to change the expense and mileage allowances of the chairman and members of the board of commissioners; and for other purposes.

The following Senate substitute was read:

A BILL

To amend an Act creating a Board of Commissioners of Newton County, approved April 6, 1967 (Ga. Laws 1967, p. 2784), as amended, particularly by an Act approved March 24, 1976 (Ga. Laws 1976, p. 3032), and an Act approved March 23, 1977 (Ga. Laws 1977, p. 3259), so as to change the compensation of the members of the board of commissioners; to provide for certain reimbursements for members of the board of commissioners; to provide for certain reimbursements for the chairman and members of the board of commissioners; to make certain editorial changes; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act creating a Board of Commissioners of Newton County, approved April 6, 1967 (Ga. Laws 1967, p. 2784), as amended, particularly by an Act approved March 24, 1976 (Ga. Laws 1976, p. 3032), and an Act approved March 23, 1977 (Ga. Laws 1977, p. 3259), is hereby amended by striking Section 1-106 of said Act which reads as follows:

"Section 1-106. The Chairman of the Board of Commissioners of Newton County shall receive a base salary of \$15,000.00 per annum, to be paid in equal monthly installments from the funds of Newton County. In addition to such base salary, the chairman shall also receive a longevity increase for each year actually served, effective on July 1, for the years 1978, 1979, 1980 and 1981. Such longevity increase for each of said years shall be the lesser of \$600 per year or the amount for that year derived by multiplying the base salary by a percentage equal to the difference in the United States Consumer Price Index for Urban Wage Earners and Clerical Workers, All Items—United States City Average, as such index is calculated for June of each such year and such index as it exists for the month of July, 1977. Such longevity increase shall be calculated in June of each such year and shall be payable in equal monthly installments from county funds beginning with the month of July of each such year with the first such increase becoming payable on July 1, 1978. The members of the board shall receive \$200.00 per month, plus actual and necessary expenses incurred in carrying out their official duties.", and substituting in lieu thereof the following:

"Section 1-106. (a) The chairman of the board of commissioners of Newton County shall receive a base salary of \$15,000.00 per annum, to be paid in equal monthly installments from the funds of Newton County. In addition to such base salary, the chairman shall also receive a longevity increase for each year actually served, effective on July 1, for the years 1978, 1979, 1980, and 1981. Such longevity increase for each of said years shall be the lesser of \$600.00 per year or the amount for that year derived by multiplying the base salary by a percentage equal to the difference in the United States Consumer Price Index for Urban Wage Earners and Clerical Workers, All Items—United States City Average, as such index is calculated for June of each such year and such index as it exists for the month of July, 1977. Such longevity increase shall be calculated in June of each such year and shall be payable in equal monthly installments from county funds beginning with the month of July of each such year with the first such increase becoming payable on July 1, 1978.

(b) (1) The members of the board of commissioners shall receive a base salary of \$150.00 per month.

(2) In addition to the base salary provided for in paragraph (1), members of the board of commissioners shall receive \$100.00 per month as reimbursement for actual and necessary expenses incurred in performing their official duties. Said sum shall be received without the necessity of itemizing or verifying expenses."

Section 2. Said Act is further amended by striking Section 1-107 of said Act, which reads as follows:

"Section 1-107. The chairman and all board members are hereby authorized to receive not in excess of \$25.00 per day for actual and necessary expenses, exclusive of mileage

or transportation fares actually expended, when said chairman and board members are out of town overnight on county business. All actual and necessary expenses paid to the chairman and any board member shall be paid only upon presentation of an itemized statement of said expenses. All board members and the chairman shall turn in an itemized statement each month of mileage, which shall be set at 10 cents per mile, and other expenses each month before a check is issued.”,

and substituting in lieu thereof the following:

“Section 1-107. (a) (1) In addition to the compensation provided for in Section 1-106, the chairman and members of the board of commissioners shall receive reimbursement for actual and necessary expenses, excluding mileage or transportation costs, when the chairman and members are out of town overnight on county business.

(2) In addition to the compensation provided for herein, the chairman and the members of the board of commissioners shall receive reimbursement for mileage driven on county business in personal vehicles. Such reimbursement shall correspond to the rate per mile authorized for employees of the State of Georgia.

(b) The reimbursements provided for in subsection (a) shall be paid only upon presentation of an itemized statement of expenses and mileage.”

Section 3. This Act shall become effective on the first day of the month following the month in which it is approved by the Governor or in which it becomes law without his approval.

Section 4. All laws and parts of laws in conflict with this Act are hereby repealed.

The following substitute, offered by Representative Dobbs of the 74th, to the Senate substitute was read and adopted:

A BILL

To amend an Act creating a Board of Commissioners of Newton County, approved April 6, 1967 (Ga. Laws 1967, p. 2784), as amended, so as to change the compensation of members of the board other than the chairman; to change the provisions relating to travel allowances and reimbursements for members of the board; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act creating a Board of Commissioners of Newton County, approved April 6, 1967 (Ga. Laws 1967, p. 2784), as amended, is hereby amended by striking from Section 1-106 the following:

“The members of the board shall receive \$200.00 per month, plus actual and necessary expenses incurred in carrying out their official duties.”

Section 2. Said Act is further amended by adding between Sections 1-106 and 1-107 a new section, to be designated Section 1-106A, to read as follows:

“Section 1-106A. (a) The members of the board of commissioners other than the chairman shall receive a base salary of \$150.00 per month.

(b) In addition to the base salary provided for in subsection (a), members of the board of commissioners shall receive \$100.00 per month as reimbursement for actual and necessary expenses incurred in performing their official duties. Said sum shall be received without the necessity of itemizing or verifying expenses.”

Section 3. Said Act is further amended by striking Section 1-107 of said Act, which reads as follows:

“Section 1-107. The chairman and all board members are hereby authorized to receive not in excess of \$25.00 per day for actual and necessary expenses, exclusive of mileage or transportation fares actually expended, when said chairman and board members are out of town overnight on county business. All actual and necessary expenses paid to the chairman and any board member shall be paid only upon presentation of an itemized

statement of said expenses. All board members and the chairman shall turn in an itemized statement each month of mileage, which shall be set at 10 cents per mile, and other expenses each month before a check is issued.”, and substituting in lieu thereof the following:

“Section 1-107. (a) (1) In addition to other compensation provided by law, the chairman and members of the board of commissioners shall receive reimbursement for actual and necessary expenses, excluding mileage or transportation costs, when the chairman and members are out of town overnight on county business.

(2) In addition to the compensation provided for herein, the chairman and the members of the board of commissioners shall receive reimbursement for mileage driven on county business in personal vehicles. Such reimbursement shall correspond to the rate per mile authorized for employees of the State of Georgia.

(b) The reimbursements provided for in subsection (a) shall be paid only upon presentation of an itemized statement of expenses and mileage.”

Section 4. This Act shall become effective on the first day of the month following the month in which it is approved by the Governor or in which it becomes law without his approval.

Section 5. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Dobbs of the 74th moved that the House agree to the Senate substitute to HB 929, as substituted by the House.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

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

Mr. Speaker:

The Senate has disagreed to the House substitute to the following Bill of the Senate:

SB 148. By: Senator Bell of the 5th: A BILL to provide for fiscal notes on bills, joint resolutions, and administrative actions having a fiscal impact on local political subdivisions; to provide a short title; to provide for definitions; to provide for other matters; to amend an Act known as the “Georgia Fiscal Note Act;” and for other purposes.

Under the general order of business, established by the Committee on Rules, the following Bill and Resolution of the Senate were taken up for consideration and read the third time:

SR 106. By: Senators Wessels of the 2nd and Coleman of the 1st: A RESOLUTION authorizing the conveyance of certain State owned personal property located within Chatham County, Georgia, to the United States Department of the Army, Corps of Engineers; and for other purposes.

The report of the Committee, which was favorable to the adoption of the Resolution, was agreed to.

On the adoption of the Resolution, the roll call was ordered and the vote was as follows:

Aaron	Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Harrison	Y Matthews	Y Scott,A
Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Connell	Y Hawkins	McDonald	Y Shepard
Aiken	Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Smyre
Bargerom	Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Darden	Y Irvin	Y Mullinax	Steinberg
Beal	Daugherty	Isakson	Y Nicholson	Y Swann
Y Beck	Davis,B	Y Jackson,J	Nix	Y Thomas
Y Benefield	Y Davis,J	Jackson,N	Y Oliver	Thompson
Benn	Y Davis,L	Jackson,W	Y Padgett	Y Townsend
Birdsong	Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Tuten
Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L.L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Phillips,R.T	Y Waddle
Burruss	Y Evans	Kilgore	Y Phillips,W.R	Y Walker
Y Burton	Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	Ware
Y Cason	Y Foster	Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Y Logan	Randall	Y Williams,B,J
Y Chance	Y Ginsberg	Y Long	Reaves	Y Williams,H
Y Cheeks	Glover	Y Lord	Richardson	Y Williams,R
Y Childers	Y Godbee	Lowe	Y Robinson	Y Wilson
Childs	Greer	Lucas	Y Rose	Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J.T
Clark,L	Hamilton	Y Mann	Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Speaker Murphy

On the adoption of the Resolution, the ayes were 127, nays 0.

The Resolution, having received the requisite constitutional majority, was adopted.

SB 352. By: Senator Kennedy of the 4th: A BILL to amend an Act comprehensively revising the laws relating to prisons, so as to provide compensation to employees of penal institutions operated by the Department of Offender Rehabilitation for certain losses sustained through inmate action; and for other purposes.

The following amendment was read and adopted:

The State Institutions and Property Committee moves to amend SB 352 as follows:

On Line 4, Page 2, after the word "Rehabilitation." by adding the following:

"provided, however, in no event shall the compensation exceed \$300."

The following amendment was read:

Representative Foster of the 6th moves to amend SB 352 by adding in the title on line 8 of page 1, immediately preceding the words "to provide an effective date", the following:

"to prohibit certain prisoners from being made a trusty while their cases are on appeal;"

By renumbering Sections 2 and 3 on page 2 as Sections 3 and 4, respectively, and inserting a new Section 2 to read as follows:

"Section 2. Said Act is further amended by adding between Section 10A and Section 11 a new section, to be designated Section 10B, to read as follows:

"Section 10B. Any defendant who has been convicted of a felony and sentenced to death or life imprisonment shall not be made a trusty at any penal institution or facility in this state during the time that his case is on appeal. Such person shall be confined as other prisoners."

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Y Savage
Adams,G	Collins	Y Harrison	Y Matthews	N Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McColium	Scott,D
Y Adams,M	Connell	Y Hawkins	McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	N Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Holmes	Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Moody	Y Smith,V
Y Balkcom	Y Culpepper	Horne	Y Moore	Smyre
Y Bargerion	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
N Beck	Y Davis,B	Jackson,J	Y Nix	Thomas
Y Benefield	Y Davis,J	Jackson,N	Y Oliver	Y Thompson
Benn	Y Davis,L	Y Jackson,W	Y Padgett	Townsend
Birdsong	Dean	Jessup	Y Parham	Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Peters	Vandiford
Y Bray	Y Dover	Jones,H	Y Phillips,B	Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L.L	Y Veazey
Y Buck	Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Burruss	Y Evans	Y Kilgore	Y Phillips,W.R	Walker
Y Burton	Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Lane,D	Pinkston	Ware
Y Cason	Y Foster	Y Lane,R	Rainey	Y Watson
Castleberry	Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Chambless	Y Galer	Y Logan	Randall	Y Williams,B.J
Y Chance	Y Ginsberg	N Long	Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	Richardson	Williams,R
Y Childers	Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Greer	Lucas	Y Rose	N Wood,J
Clark,B	N Ham	Y Mangum	Y Ross	Y Wood,J.T
Clark,L	Hamilton	Y Mann	Rowland	Workman
Y Colbert	N Hanner	Y Marcus	Y Russell	Speaker Murphy

On the adoption of the amendment, the ayes were 120, nays 7.

The amendment was adopted.

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to, as amended.

On the passage of the Bill, as amended, the roll call was ordered and the vote was as follows:

Y Aaron	Birdsong	Y Cheeks	Y Cummings	Y Fortune
Y Adams,G	Y Bishop	Y Childers	Y Darden	Y Foster
Y Adams,J	Y Bolster	Y Childs	Daugherty	Fuller,C
Y Adams,M	Y Branch	Clark,B	Y Davis,B	Y Fuller,K
Aiken	Y Bray	Y Clark,L	N Davis,J	Y Galer
Y Anderson	Y Brooks	Y Colbert	Y Davis,L	Y Ginsberg
Y Argo	Y Buck	Coleman	Dean	Y Glover
Auten	Burruss	Y Collins	Y Dent	Y Godbee
Y Balkcom	Y Burton	Y Colwell	Y Dixon	Greer
Y Bargerion	Y Byrd	Connell	Dobbs	N Ham
Y Baugh	Y Cason	Couch	Y Dover	Hamilton
Beal	N Castleberry	Y Cox	Y Edwards	N Hanner
N Beck	Y Chamberlin	Y Crawford	Elliott	Y Harris
Y Benefield	Chambless	Y Crosby	Y Evans	Y Harrison
Benn	Y Chance	Y Culpepper	Felton	Y Hasty

Y Hawkins	Lane,D	Y Mostiler	Richardson	Triplett
Y Hays	Lane,R	Mullinax	Y Robinson	Tuten
Hill	Y Lawson	Y Nicholson	Y Rose	Y Twiggs
Y Holmes	Y Lee	Y Nix	Y Ross	Y Vandiford
Y Hooks	Y Logan	Y Oliver	Rowland	Vaughn
Horne	Y Long	Padgett	Y Russell	Y Veazey
Hutchinson	Lord	Y Parham	Y Savage	Y Waddle
Y Irvin	Y Lowe	Y Patten	N Scott,A	Walker
Y Isakson	Lucas	Y Perry	Y Scott,D	Y Wall
Jackson,J	Y Mangum	Peters	Y Shepard	Ware
Jackson,N	Y Mann	Y Phillips,B	Y Sherrod	Y Watson
Y Jackson,W	Y Marcus	Y Phillips,L.L	Y Sizemore	White
Y Jessup	Y Martin	Y Phillips,R.T	Y Smith,T	N Widener
Johnson,G	Matthews	Phillips,W.R	Y Smith,V	Y Williams,B.J
Y Johnson,R	Y McCollum	Y Pilewicz	Smyre	Y Williams,H
Y Jones,B	McDonald	Pinkston	Y Snow	Williams,R
Jones,H	Y McKinney	Rainey	Y Steinberg	Y Wilson
Y Karrh	Y Miles	Y Ralston	Y Swann	Y Wood,J
Kemp	Y Milford	Y Ramsey	Thomas	Y Wood,J.T
Y Kilgore	Moody	Randall	Y Thompson	Y Workman
Y Lambert	Y Moore	Reaves	Townsend	Speaker Murphy

On the passage of the Bill, as amended, the ayes were 118, nays 7.

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

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

Mr. Speaker:

The Senate has agreed to the House amendment to the Senate substitute to the following Bill of the House:

HB 653. By: Representatives Burruss of the 21st, Castleberry of the 111th, Collins of the 144th, Sizemore of the 136th, Kilgore of the 65th and others: A BILL to amend Code Section 91A-3607, relating to taxable net income, so as to provide for the exclusion of certain retirement income of certain taxpayers; and for other purposes.

The Senate insists on its amendment to the following Bill of the House:

HB 68. By: Representatives Johnson of the 72nd, Lee of the 72nd, Benefield of the 72nd, and Wood of the 72nd: A BILL to amend Code Chapter 84-14, relating to real estate brokers and salesmen, so as to empower the real estate commissioner to employ and discharge assistants or employees in his discretion and to fix their compensation; to provide that the action of an applicant or licensee shall be sufficient grounds for refusal, suspension, or revocation of a license under certain conditions; and for other purposes.

The following Resolution of the House was read and adopted:

HR 485. By: Representatives Adams of the 36th, Clark of the 55th, Foster of the 6th, Bolster of the 30th, Richardson of the 52nd and others: A RESOLUTION commending Phyllis McJunkin Voss; and for other purposes.

Under the general order of business, established by the Committee on Rules, the following Bill of the House was again taken up for consideration:

SB 54. By: Senator Kidd of the 25th: A BILL to amend an Act relating to the provision of liability insurance for state employees, so as to allow reimbursement for legal

fees and expenses incurred in the successful defense of certain criminal actions against state employees; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend an Act relating to the provision of liability insurance for state employees, officers, and officials, approved March 30, 1977 (Ga. Laws 1977, p. 1051), as amended, so as to allow reimbursement for reasonable legal fees and expenses incurred in the successful defense of certain criminal actions against state employees, officers, and officials; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act relating to the provision of liability insurance for state employees, officers, and officials, approved March 30, 1977 (Ga. Laws 1977, p. 1051), as amended, is hereby amended by adding in Section 1 between the first and second sentence the following:

“Said policies of liability insurance, contracts of indemnity, or programs of self-insurance may also provide for reimbursement to an officer, official, or employee of any agency, board, bureau, commission, department, or authority of the State for reasonable legal fees and other expenses incurred in the successful defense of a criminal action arising out of the performance of his official duties. Legal fees and other expenses shall be subject to adjustment by and the approval of the Attorney General.”,
so that when so amended Section 1 shall read as follows:

“Section 1. In addition to any other compensation which may be paid to an officer, official, or employee of any agency, board, bureau, commission, department, or authority of this State, each such agency, board, bureau, commission, department, or authority is hereby authorized, in its discretion, to purchase policies of liability insurance, contracts of indemnity, or to formulate sound programs of self-insurance utilizing funds available to such agency, board, bureau, commission, department, or authority, insuring or indemnifying such officers, officials, or employees to the extent that they are not immune from liability against personal liability for damages arising out of the performance of their duties or in any way connected therewith. Said policies of liability insurance, contracts of indemnity, or programs of self-insurance may also provide for reimbursement to an officer, official, or employee of any agency, board, bureau, commission, department, or authority of the State for reasonable legal fees and other expenses incurred in the successful defense of a criminal action arising out of the performance of his official duties. Legal fees and other expenses shall be subject to adjustment by and the approval of the Attorney General. Such agencies, boards, bureaus, commissions, departments, or authorities may expend federal and State or other available funds for such purposes. The amount of such insurance or indemnity shall also be in the discretion of such agency, board, bureau, commission, department, or authority. For purposes of this Act, the term ‘agency’ shall specifically include, but shall not be limited to, public retirement systems of Statewide application established by the laws of this State, but shall not include counties or municipalities: provided, however, that the employees of county departments of health and county departments of family and children services as well as the members of the boards of said departments shall be considered to be State employees or officials for the purposes of this Act. The existence of such insurance or indemnification shall not be disclosed or suggested in any action brought against such individual.”

Section 2. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	Y Colwell	Hasty	Y McCollum	Scott,D
Y Adams,M	Connell	Y Hawkins	McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Cox	Hill	Y Miles	Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Culpepper	Horne	Y Moore	Y Smyre
Y Barger	Y Cummings	Y Hutchinson	Mostiler	Y Snow
Y Baugh	Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Thomas
Y Benefield	Y Davis,J	Jackson,N	Y Oliver	Thompson
Benn	Y Davis,L	Jackson,W	Padgett	Townsend
Birdsong	Y Dean	Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Patten	Tuten
Bolster	Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Dobbs	Jones,B	Peters	Y Vandiford
Y Bray	Y Dover	Jones,H	Y Phillips,B	Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L.L	Y Veazey
Y Buck	Elliott	Y Kemp	Y Phillips,R.T	Y Waddle
Burruss	Evans	Y Kilgore	Y Phillips,W.R	Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Ramsey	Y Widener
Chambless	Y Galer	Y Logan	Randall	Y Williams,B.J
Chance	Y Ginsberg	Y Long	Reaves	Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Wilson
Y Childs	Y Greer	Lucas	Y Rose	Y Wood,J
Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J.T
Clark,L	Hamilton	Y Mann	Rowland	Y Workman
Y Colbert	Hanner	Marcus	Y Russell	Speaker Murphy

On the passage of the Bill, by substitute, the ayes were 123, nays 0.

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

The following Bill of the Senate was taken up for the purpose of considering the report of the Committee of Conference thereon:

SB 21. By: Senator Kidd of the 25th: A BILL to amend an Act providing retirement benefits for the clerks of the superior courts of Georgia, so as to change the provisions relating to contributions; to change the provisions relative to retirement benefits for superior court clerks and their spouses who are retired or may retire; and for other purposes.

The following report of the Committee of Conference was read:

CONFERENCE COMMITTEE REPORT ON SB 21

The Conference Committee on SB 21 recommends that the Senate recede from its position and accept the House amendment to SB 21.

Respectfully submitted,

FOR THE SENATE:

/s/Honorable Culver Kidd
Senator, 25th District

Honorable Frank Sutton
Senator, 9th District

/s/Honorable James R. Walker
Senator, 19th District

FOR THE HOUSE OF
REPRESENTATIVES:

/s/Honorable Thomas B. Buck, III
Representative, 95th District

/s/Honorable Robert Lane
Representative, 81st District

/s/Honorable Rudolph Johnson
Representative, 72nd District

Representative Johnson of the 72nd moved that the report of the Committee of Conference on SB 21 be adopted.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Matthews	Y Scott,A
Y Adams,J	Y Colwell	Hasty	Y McColлум	Scott,D
Y Adams,M	Y Connell	Y Hawkins	McDonald	Y Shepard
Y Aiken	Couch	Hays	Y McKinney	Y Sherrod
Y Anderson	Cox	Hill	Y Miles	Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
N Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Balkcom	Y Culpepper	Horne	Y Moore	Y Smyre
N Bargerion	Y Cummings	Y Hutchinson	Mostiler	Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	N Davis,J	Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Jackson,W	Y Padgett	Townsend
Y Birdsong	Dean	Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Tuten
Y Bolster	Dixon	Y Johnson,R	Y Perry	Twiggs
Y Branch	Y Dobbs	Jones,B	Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Elliott	Y Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W,R	Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	N Wall
Y Byrd	Fortune	Y Lane,D	Y Pinkston	Ware
Cason	Y Foster	Y Lane,R	Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Y Logan	Randall	Y Williams,B,J
Chance	Y Ginsberg	Y Long	Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	N Robinson	Y Wilson
Y Childs	Y Greer	Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Mangum	Y Ross	Y Wood,J,T
Clark,L	Hamilton	Y Mann	Rowland	Y Workman
Y Colbert	Hanner	Y Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 130, nays 5.

The motion prevailed.

The following Bill of the House was taken up for the purpose of considering the Senate substitute thereto:

HB 888. By: Representatives Lee of the 72nd, Burruss of the 21st, Murphy of the 18th, Edwards of the 110th, Buck of the 95th, Connell of the 87th, and Shepard of the 67th: A BILL to amend Code Chapter 26-23, relating to abuse of governmental office, so as to make certain conduct by members of the General Assembly unlawful; and for other purposes.

The following Senate substitute was read:

A BILL

To amend Code Chapter 26-23, relating to abuse of governmental office, as amended, so as to make certain conduct by members of the General Assembly unlawful; to provide for candidates for the General Assembly; to provide for exceptions; to provide a penalty; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Chapter 26-23, relating to abuse of governmental office, as amended, is hereby amended by striking from subsection (a) of Code Section 26-2306 the following:

“Any officer”,
and substituting in lieu thereof the following:
“Except as provided in subsection (c), any officer”,
and by adding at the end of said Code section the following:

“(c) Members of the General Assembly Transacting Business With the State.

(1) (A) It shall be unlawful for any member of the General Assembly of Georgia to contract to buy from or sell to any governmental entity in Georgia any real or personal property, any goods, any services, or any combination thereof when any such transaction would benefit or be likely to benefit such member, unless that member has filed a statement with the Secretary of State listing each governmental entity which is a source of income of \$101 or more for the member or his immediate family.

(B) This statement shall be filed at the next required filing date after a member of the General Assembly began business with the governmental entity and income from any transaction or aggregate of transactions reaches \$101 or more. This statement must be updated and filed monthly by the last day of each month.

(C) The statement filed with the Secretary of State shall be a copy of the ledger entries made of business transactions by the member with each governmental entity and shall be current as of 15 days before this statement is due to be filed in the office of Secretary of State.

(D) All nonincumbent candidates for the General Assembly shall file a statement with the Secretary of State listing each governmental entity which is a source of income of \$101 or more for that member or his immediate family. This statement must be current and filed on June 30 of the year in which the candidate runs.

(E) The provisions of this subsection (c) shall be enforced by the Attorney General, who shall promulgate the necessary administrative rules.

(2) Any person violating the provisions of this subsection shall be punished as for a misdemeanor; provided, however, that, in addition to any other punishment, the office of a member of the General Assembly convicted of violating the provisions of this subsection shall become vacant upon such a conviction and a special election shall be held to fill such vacancy, the same as other vacancies are filled.”,
so that when so amended Code Section 26-2306 shall read as follows:

“26-2306. Officer or Employee Selling to Government or Political Subdivision. (a) State Officer or Employee Selling to Government. Any officer Except as provided in subsection (c), any officer or employee of the State or any agency thereof, who for himself or in behalf of any business entity sells any personal property to the State or any agency thereof, shall, upon conviction, be punished by imprisonment for not less than one nor more than five years.

(b) Local government officer or employee selling to political subdivisions.

(1) Any employee, appointive officer, or elective officer of a political subdivision (hereafter ‘employing political subdivision’), or agency thereof who, for himself or in behalf of any business entity, sells any real or personal property to:

(A) the employing political subdivision,

(B) an agency of the employing political subdivision,

(C) a political subdivision for which local taxes for education are levied by the employing political subdivision, or

(D) a political subdivision which levies local taxes for education for the employing political subdivision,

shall, upon conviction thereof, be punished by imprisonment for not less than one nor more than five years.

(2) Paragraph (1) of this subsection (b) shall not apply to:

(A) sales of personal property of less than \$200.00 per calendar quarter, or

(B) sales of personal property made pursuant to competitive bids made by the employee, appointive officer, or elective officer, either for himself or in behalf of any business entity, or

(C) sales of real property in which a disclosure has been made:

(i) to the grand jury or probate judge of the county in which the purchasing political subdivision is wholly included, or if not wholly included in any one county, to the grand jury or probate judge of any county in which the purchasing political subdivision is partially included and which shall have been designated by the purchasing political subdivision to receive such disclosures;

(ii) at least 15 days prior to the date the contract or agreement for such sale will become final and binding on the parties thereto;

(iii) which shows that an employee, appointive officer, or elective officer of an employing political subdivision or agency thereof has a personal interest in such sale, which interest includes without being limited to any commission, fee, profit, or similar benefit, and which gives the name of such person, his position in the political subdivision or agency, the purchase price, and location of the property.

(c) Members of the General Assembly Transacting Business With the State.

(1) (A) It shall be unlawful for any member of the General Assembly of Georgia to contract to buy from or sell to any governmental entity in Georgia any real or personal property, any goods, any services, or any combination thereof when any such transaction would benefit or be likely to benefit such member, unless that member has filed a statement with the Secretary of State listing each governmental entity which is a source of income of \$101 or more for the member or his immediate family.

(B) This statement shall be filed at the next required filing date after a member of the General Assembly began business with the governmental entity and income from any transaction or aggregate of transactions reaches \$101 or more. This statement must be updated and filed monthly by the last day of each month.

(C) The statement filed with the Secretary of State shall be a copy of the ledger entries made of business transactions by the member with each governmental entity and shall be current as of 15 days before this statement is due to be filed in the office of Secretary of State.

(D) All nonincumbent candidates for the General Assembly shall file a statement with the Secretary of State listing each governmental entity which is a source of income of \$101 or more for that member or his immediate family. This statement must be current and filed on June 30 of the year in which the candidate runs.

(E) The provisions of this subsection (c) shall be enforced by the Attorney General, who shall promulgate the necessary administrative rules.

(2) Any person violating the provisions of this subsection shall be punished as for a misdemeanor; provided, however, that, in addition to any other punishment, the office of a member of the General Assembly convicted of violating the provisions of this subsection shall become vacant upon such a conviction and a special election shall be held to fill such vacancy, the same as other vacancies are filled."

Section 2. Notwithstanding any other provisions of this Act, employment by a local school system shall not be considered to be transacting business with the state.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Lee of the 72nd moved that the House disagree to the Senate substitute to HB 888.

The motion prevailed.

The following Bill of the House was taken up for the purpose of considering the Senate amendment thereto:

HB 643. By: Representatives Coleman of the 118th, Colwell of the 4th and Snow of the 1st: A BILL to create the Georgia Criminal Justice Improvement Council; to provide for members, officers, duties, functions, powers, authority, appointments, and vacancies; and for other purposes.

The following Senate amendment was read:

Amend HB 643 by deleting Section 3 in its entirety and renumbering Sections 4, 5, 6 and 7 as Sections 3, 4, 5 and 6.

Representative Coleman of the 118th moved that the House agree to the Senate amendment to HB 643.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Y Cox	Y Hill	Y Miles	Y Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Y Smyre
Y Barger	Y Cummings	Y Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Y Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Y Townsend
Y Birdsong	Y Dean	Y Jessup	Y Parham	Y Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W,R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	Y White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Y Logan	Y Randall	Y Williams,B,J
Y Chance	Y Ginsberg	Y Long	Y Reaves	Y Williams,H
Y Cheeks	Y Glover	Y Lord	Y Richardson	Y Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Y Childs	Y Greer	Y Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J,T
Y Clark,L	Y Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Y Russell	Y Speaker Murphy

On the motion, the ayes were 142, nays 0.

The motion prevailed.

The following report of the Committee on Rules was read and adopted:

JOURNAL OF THE HOUSE,
HOUSE RULES CALENDAR
WEDNESDAY, MARCH 25, 1981

Mr. Speaker:

Your Committee on Rules met and submits the following supplemental to the calendar already adopted this March 25, 1981, by adding the following:

SB 100 Forestry Commission, Proceeds, Sale of Seeds
SB 108 Emp. Ret. Sys., Former General Assembly Members
SB 240 Group Life Insurance, Requirements
SB 289 Development Authorities Law, Joint Authorities
SB 296 Juvenile Code, Unruly Child
SB 411 Criminal Procedure, Parole Prior to Completion
SB 387 Hunting Deer, Fluorescent Garment

Except as herein amended, the provisions of the calendar heretofore submitted shall remain in full force and effect.

Respectfully submitted,
/s/Lee of the 72nd
Chairman

The following Bill of the House was taken up for the purpose of considering the Senate's insistence on its position in amending the same:

HB 68. By: Representatives Johnson of the 72nd, Lee of the 72nd, Benefield of the 72nd, and Wood of the 72nd: A BILL to amend Code Chapter 84-14, relating to real estate brokers and salesmen, so as to empower the real estate commissioner to employ and discharge assistants or employees in his discretion and to fix their compensation; to provide that the action of an applicant or licensee shall be sufficient grounds for refusal, suspension, or revocation of a license under certain conditions; and for other purposes.

Representative Johnson of the 72nd moved that the House insist on its position in disagreeing to the Senate amendment to HB 68 and that a Committee of Conference be appointed on the part of the House to confer with a like committee on the part of the Senate.

The motion prevailed.

The Speaker appointed as a Committee of Conference on the part of the House the following members:

Representatives Johnson of the 72nd, Vaughn of the 57th, and Robinson of the 58th.

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

Mr. Speaker:

The Senate adheres to its amendment and has appointed a Committee of Conference on the following Bill of the House:

HB 68. By: Representatives Johnson of the 72nd, Lee of the 72nd, Benefield of the 72nd, and Wood of the 72nd: A BILL to amend Code Chapter 84-14, relating to real estate brokers and salesmen, so as to empower the real estate commissioner to

employ and discharge assistants or employees in his discretion and to fix their compensation; to provide that the action of an applicant or licensee shall be sufficient grounds for refusal, suspension, or revocation of a license under certain conditions; and for other purposes.

The President has appointed on the part of the Senate the following:

Senators Starr of the 44th, Gillis of the 20th, and Lester of the 23rd.

The following Bill of the House was taken up for the purpose of considering the report of the Committee of Conference thereon:

HB 68. By: Representatives Johnson of the 72nd, Lee of the 72nd, Benefield of the 72nd, and Wood of the 72nd: A BILL to amend Code Chapter 84-14, relating to real estate brokers and salesmen, so as to empower the real estate commissioner to employ and discharge assistants or employees in his discretion and to fix their compensation; to provide that the action of an applicant or licensee shall be sufficient grounds for refusal, suspension, or revocation of a license under certain conditions; and for other purposes.

The following report of the Committee of Conference was read:

CONFERENCE COMMITTEE REPORT ON HB 68

The Conference Committee on HB 68 recommends that both the Senate and the House of Representatives recede from their positions and that the attached Conference Committee Substitute to HB 68 be adopted.

Respectfully submitted,

FOR THE SENATE:

/s/Honorable Hugh M. Gillis, Sr.
Senator, 20th District

/s/Honorable Terrell A. Starr
Senator, 44th District

/s/Honorable Jimmy Lester
Senator, 23rd District

FOR THE HOUSE OF
REPRESENTATIVES:

/s/Honorable Rudolph Johnson
Representative, 72nd District

Honorable Clarence R. Vaughn, Jr.
Representative, 57th District

/s/Honorable Cas M. Robinson
Representative, 58th District

A BILL

To amend Code Chapter 84-14, relating to real estate brokers and salesmen, as amended, so as to empower the real estate commissioner to employ and discharge assistants or employees in his discretion and to fix their compensation; to provide that the action of an applicant or licensee shall be sufficient ground for refusal, suspension, or revocation of a license under certain conditions; to provide that the continuing education requirements shall not apply to certain persons; to provide that a trust or escrow account designated and registered with the commission shall not be subject to attachment or garnishment; to provide that the commission may elect to pay any overage collected on a judgment to the original judgment creditor or reassign the remaining interest in the judgment to the original judgment creditor without subjecting the fund to further liability; to provide for the payment of costs incurred attempting to collect assigned judgments; to provide for notice of hearings; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Chapter 84-14, relating to real estate brokers and salesmen, amended, is hereby amended by striking the last sentence of subsection (b) of Code Section 84-1405, which reads as follows:

"Said Real Estate Commission is empowered to employ such assistants or employees as are necessary to do the work of the Commission and the Commission is empowered to employ and dismiss such persons and to fix the compensation of such assistants and employees.",
in its entirety.

Section 2. Said Code chapter is further amended by striking paragraph (1) of subsection (c) of Code Section 84-1405 in its entirety and inserting in lieu thereof a new paragraph (1) to read as follows:

"(1) The commissioner shall be a full-time employee of the commission and shall serve as the chief executive officer of the commission. ~~The Real Estate Commission~~ commission shall in its discretion appoint the Real Estate Commissioner ~~commissioner and fix his annual salary.~~ Any person, in order to qualify for appointment to the office of ~~Real Estate Commissioner~~ commissioner, shall be a person of good moral character and shall possess such qualifications as the commission may require. ~~The Real Estate Commissioner~~ commissioner shall hold no interest in any real estate business or related business while serving as commissioner. The commissioner with the approval of the commission may employ and fix the compensation of the following employees, a secretary, investigators and such other staff to assist him in his duties. Said employees shall not be placed in the classified service of the State Merit System. Provided that nothing in this act shall be construed to affect any employee now in the classified service of the State Merit System.

Section 3. Said Code chapter is further amended by striking subsection (c) of Code Section 84-1410 in its entirety and inserting in lieu thereof a new subsection (c) to read as follows:

"(c) Where an applicant or licensee has made a false statement of material fact on his application or caused to be submitted or been a party to preparing or submitting any falsified application to the commission, such false statement action may, in itself be sufficient ground for the refusal, suspension, or revocation of a the license."

Section 4. Said Code chapter is further amended by striking subsection (d) of Code Section 84-1411 in its entirety and inserting in lieu thereof a new subsection (d) to read as follows:

"(d) Effective January 1, 1982, each applicant for renewal of a license must furnish to the commission, evidence of having attended a continuing education course not to exceed six hours of in-class study in a course approved by the commission. This requirement of continuing education must be met ~~for~~ each renewal period. The commission shall not require the passing of an examination to meet this requirement. ~~Those persons actively licensed as of January 1, 1980, are excluded from the requirements of this subsection. Excluded from the requirements of this subsection are those persons active licensed as of January 1, 1980, and those persons eligible for active licensure on January 1, 1980, whose brokerage firm's licenses were renewed after January 1, 1980, and before January 1, 1982, under the provisions of subsection (d) of Code Section 84-1412. The in-class study course will be provided by all educational or duly authorized instruction organizations teaching real estate licensing courses.~~

Section 5. Said Code chapter is further amended by striking subsection (a) of Code Section 84-1419 in its entirety and inserting in lieu thereof a new subsection (a) to read as follows:

"(a) Each broker shall maintain a separate bank checking account in this state which shall be designated a trust or escrow account wherein all down payments, earnest money deposits, or other trust funds received by the broker, his associate brokers, or his ~~salesmen~~ salespersons, on behalf of his principal or any other person, shall be deposited. A

account so designated and registered with the commission shall not be subject to attachment or garnishment."

Section 6. Said Code chapter is further amended by striking the first unnumbered paragraph of Code Section 84-1421 in its entirety and inserting in lieu thereof a new first unnumbered paragraph to read as follows:

"The commission may, upon its own motion, and shall upon the sworn complaint in writing of any person, investigate the actions of any real estate broker, associate broker, salesperson, or real estate courses and instructors approved by the commission. Except for investigations of applicants for licensure, investigations of allegations of fraudulent conduct or of mishandling of funds held in fiduciary capacity, or investigations of possible violations of this chapter which has been litigated in the courts or arise from litigation in the courts; the commission shall not initiate an investigation on its own motion or investigate a sworn complaint of a licensee's activity unless the act or acts which may constitute a violation of any provision of this chapter occurred within three years of the initiation of the investigation. Any person authorized to conduct an investigation on behalf of the commission shall have access to and may examine any writings, documents, or other material which may be related to an investigation made upon the order of the commission. After the service of a notice of hearing, the real estate commissioner or chairman of the Real Estate Commission may issue subpoenas to compel production of such writings, documents, or material either on behalf of the commission or at the request of a respondent. The Real Estate Commission or the respondent may apply to the superior court of the county in which a person disobeying a subpoena resides for an order requiring compliance. Failure to comply with such an order shall be punishable as for contempt of court."

Section 7. Said Code chapter is further amended by striking subsection (f) of Code Section 84-1424 in its entirety and inserting in lieu thereof a new subsection (f) to read as follows:

"(f) When, upon the order of the court, the commission has paid from the real estate education, research, and recovery fund any sum to the judgment creditor, the commission shall be subrogated to all of the rights of the judgment creditor, ~~and the.~~ The judgment creditor shall assign all his right, title, and interest in the judgment to the commission before any payment is made from the real estate education, research, and recovery fund, and any amount and interest so recovered by the commission on the judgment shall be deposited to the fund. If the total amount collected on the judgment by the commission exceeds the amount paid from the fund to the original judgment creditor plus interest and the cost of collection, the commission may elect to pay any overage collected to the original judgment creditor or reassign the remaining interest in the judgment to the original judgment creditor. The payment or reassignment to the original judgment creditor shall not subject the fund to further liability for payment to the original judgment creditor based on that transaction or judgment. Any costs incurred by the commission attempting to collect assigned judgments shall be paid from the fund."

Section 8. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Johnson of the 72nd moved that the report of the Committee of Conference on HB 68 be adopted.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Auten	Y Benn	Y Buck	Y Chambless
Y Adams,G	Balkcom	Y Birdsong	Burruss	Y Chance
Y Adams,J	Y Bargerion	Y Bishop	Y Burton	Y Cheeks
Y Adams,M	Y Baugh	Y Bolster	Y Byrd	Y Childers
Y Aiken	Y Beal	Y Branch	Y Cason	Childs
Y Anderson	Y Beck	Y Bray	Y Castleberry	Clark,B
Y Argo	Y Benefield	Y Brooks	Y Chamberlin	Clark,L

Y Colbert	Y Galer	Y Kemp	Y Padgett	Y Smith,V
Y Coleman	Y Ginsberg	Y Kilgore	Y Parham	Y Smyre
Y Collins	Y Glover	Y Lambert	Y Patten	Y Snow
Y Colwell	Y Godbee	Y Lane,D	Y Perry	Y Steinberg
Y Connell	Y Greer	Y Lane,R	Y Peters	Y Swann
Y Couch	Y Ham	Y Lawson	Y Phillips,B	Y Thomas
Y Cox	Y Hamilton	Y Lee	Y Phillips,L.L	Y Thompson
Y Crawford	Y Hanner	Y Logan	Y Phillips,R.T	Y Townsend
Y Crosby	Y Harris	Y Long	Y Phillips,W.R	Y Triplett
Y Culpepper	Y Harrison	Y Lord	Y Pilewicz	Y Tuten
Y Cummings	Y Hasty	Y Lowe	Y Pinkston	Y Twiggs
Y Darden	Y Hawkins	Y Lucas	Y Rainey	Y Vandiford
Y Daugherty	Y Hays	Y Mangum	Y Ralston	Y Vaughn
Y Davis,B	Y Hill	Y Mann	Y Ramsey	Y Veazey
Y Davis,J	Y Holmes	Y Marcus	Y Randall	Y Waddle
Y Davis,L	Y Hooks	Y Martin	Y Reaves	Y Walker
Y Dean	Y Horne	Y Matthews	Y Richardson	Y Wall
Y Dent	Y Hutchinson	Y McCollum	Y Robinson	Y Ware
Y Dixon	Y Irvin	Y McDonald	Y Rose	Y Watson
Y Dobbs	Y Isakson	Y McKinney	Y Ross	Y White
Y Dover	Y Jackson,J	Y Miles	Y Rowland	Y Widener
Y Edwards	Y Jackson,N	Y Milford	Y Russell	Y Williams,B.J
Y Elliott	Y Jackson,W	Y Moody	Y Savage	Y Williams,H
Y Evans	Y Jessup	Y Moore	Y Scott,A	Y Williams,R
Y Felton	Y Johnson,G	Y Mostiler	Y Scott,D	Y Wilson
Y Fortune	Y Johnson,R	Y Mullinax	Y Shepard	Y Wood,J
Y Foster	Y Jones,B	Y Nicholson	Y Sherrod	Y Wood,J.T
Y Fuller,C	Y Jones,H	Y Nix	Y Sizemore	Y Workman
Y Fuller,K	Y Karrh	Y Oliver	Y Smith,T	Y Speaker Murphy

On the motion, the ayes were 128, nays 0.

The motion prevailed.

The following Bill of the Senate was taken up for the purpose of considering the Senate's disagreeing to the House substitute thereto:

SB 148. By: Senator Bell of the 5th: A BILL to provide for fiscal notes on bills, joint resolutions, and administrative actions having a fiscal impact on local political subdivisions; to provide a short title; to provide for definitions; to provide for other matters; to amend an Act known as the "Georgia Fiscal Note Act;" and for other purposes.

Representative Walker of the 115th moved that the House insist on its position substituting SB 148.

The motion prevailed.

Under the general order of business, established by the Committee on Rules, the following Bill of the Senate was taken up for consideration and read the third time:

SB 156. By: Senator Sutton of the 9th: A BILL to amend an Act establishing the Teachers' Retirement System of Georgia, so as to change the provisions relative rates of interest; and for other purposes.

The following amendment was read and adopted:

Representatives Harrison of the 20th, Johnson, Lee and Benefield of the 72nd, and Isakson of the 20th move to amend SB 156 by adding in the title on line 7 of page immediately preceding the words "to repeal", the following:

"to provide creditable services for certain prior service as a member of a certain local retirement fund; to provide conditions relative thereto; to provide effective dates;".

By renumbering Section 2 on page 2 as Section 4 and adding new Sections 2 and 3 to read as follows:

"Section 2. Said Act is further amended by adding at the end of Section 4 a new subsection (7) to read as follows:

'(7) (a) As used in this subsection the terms "independent school system" and "local retirement fund" shall have the same meaning as defined by subparagraphs (ii) and (iii) of paragraph (a) of subsection (8) of Section 9 of this Act.

(b) Any active member who was employed by an independent school system for at least 17 years prior to, but not later than, June 30, 1979, and who was, while so employed, a member of a local retirement fund of such independent school system shall receive creditable service under this Act equivalent to the creditable service the member had under said local retirement fund subject to the following conditions:

(i) The member shall pay to the Board of Trustees the amount of contributions which would have been paid by the teacher to the Teachers' Retirement System if the member had been a member of the Teachers' Retirement System for the period of creditable service the member had under the local retirement fund plus applicable accrued regular interest (as determined by the Board of Trustees) which would have accumulated on such contributions. Such payment must be made to the Board of Trustees, in a manner prescribed by the Board, by not later than January 1, 1982, or by the date of retirement if the member retires prior to January 1, 1982. Creditable service under this subsection shall not be granted to the member until the payment required by this subparagraph has been made to the Board of Trustees.

(ii) The fiscal authority or other governing body, by whatever name designated, of the local retirement fund or the independent school system, or both, or their successors in interest shall pay to the Board of Trustees the amount of employer contributions for such creditable service, which would have been paid to the Teachers' Retirement System had the teacher been a member of the Teachers' Retirement System at the time the service was rendered, plus applicable accrued regular interest thereon (as determined by the Board of Trustees).

(iii) No creditable service under this subsection may be obtained for creditable service under a local retirement fund unless the member has withdrawn the member's contributions from the local retirement fund and forfeited any right to receive a retirement benefit under the local retirement fund.

(iv) No creditable service under this subsection may be obtained if such creditable service would not be allowable under other provisions of this Act.

(v) Paragraphs (i), (j), and (k) of subsection (8) of Section 9 of this Act shall apply to payments required by this subsection.'

Section 3. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval."

The report of the Committee, which was favorable to the passage of the Bill, was agreed to, as amended.

On the passage of the Bill, as amended, the roll call was ordered and the vote was as follows:

Aaron	Y Anderson	Y Baugh	Birdsong	Y Brooks
Y Adams,G	Y Argo	Beal	Y Bishop	Y Buck
Y Adams,J	Y Auten	Y Beck	N Bolster	Burruss
Y Adams,M	Y Balkcom	Y Benefield	Y Branch	Y Burton
Y Aiken	Y Bargerion	Benn	Y Bray	Y Byrd

N Cason	Y Edwards	Jessup	Mullinax	Y Sizemore
Castleberry	Y Elliott	Y Johnson,G	Y Nicholson	Y Smith,T
Y Chamberlin	Y Evans	Y Johnson,R	Y Nix	Y Smith,V
Y Chambless	Y Felton	Y Jones,B	Y Oliver	Smyre
Y Chance	Y Fortune	Jones,H	Y Padgett	Y Snow
Y Cheeks	Y Foster	Y Karrh	Y Parham	Y Steinberg
Y Childers	N Fuller,C	Y Kemp	Y Patten	Swann
Y Childs	Y Fuller,K	Y Kilgore	Y Perry	Y Thomas
Clark,B	Y Galer	Y Lambert	Y Peters	Y Thompson
Y Clark,L	Y Ginsberg	Y Lane,D	Phillips,B	Y Townsend
Y Colbert	Glover	Y Lane,R	Y Phillips,L.L	Y Triplett
Y Coleman	Y Godbee	Y Lawson	Y Phillips,R.T	Y Tuten
Y Collins	Greer	Y Lee	Y Phillips,W.R	Y Twiggs
Y Colwell	Y Ham	Y Logan	Y Pilewicz	Y Vandiford
Connell	Hamilton	Y Long	Pinkston	Y Vaughn
N Couch	Y Hanner	Y Lord	N Rainey	Y Veazey
Y Cox	Y Harris	Lowe	Y Ralston	Y Waddle
Y Crawford	Y Harrison	Lucas	Y Ramsey	Y Walker
Y Crosby	Y Hasty	Y Mangum	Randall	Y Wall
Y Culpepper	Y Hawkins	Y Mann	Reaves	Ware
Y Cummings	Y Hays	Marcus	Y Richardson	Y Watson
Y Darden	Hill	Y Martin	Y Robinson	White
Daugherty	Holmes	Matthews	Y Rose	Y Widener
Davis,B	Y Hooks	Y McCollum	Y Ross	Y Williams,B.J
Y Davis,J	Horne	Y McDonald	Y Rowland	Williams,H
Y Davis,L	Hutchinson	Y McKinney	Y Russell	Y Williams,R
Y Dean	Y Irvin	Y Miles	Savage	Y Wilson
Y Dent	Y Isakson	Y Milford	Scott,A	Y Wood,J
Y Dixon	Y Jackson,J	Y Moody	Scott,D	Y Wood,J.T
Y Dobbs	Y Jackson,N	Y Moore	Y Shepard	Y Workman
Y Dover	Y Jackson,W	Mostiler	Y Sherrod	Speaker Murphy

On the passage of the Bill, as amended, the ayes were 137, nays 5.

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

Representative Rainey of the 135th stated that he had inadvertently voted "nay" SB 156, as amended, but intended to vote "aye" thereon.

The following Bill of the House was taken up for the purpose of considering the Senate substitute thereto:

HB 153. By: Representatives Moore of the 152nd, Triplett of the 128th, Jackson of the 77th, Wall of the 61st, Tuten of the 153rd and others: A BILL to amend Act authorizing the State Personnel Board to provide a health insurance plan for public school employees, so as to change the provisions relative to the definition of a public school employee; and for other purposes.

The following Senate substitute was read:

A BILL

To amend an Act authorizing the State Personnel Board to provide a health insurance plan for public school employees, approved February 27, 1975 (Ga. Laws 1975, p. 37), amended, particularly by an Act approved April 17, 1979 (Ga. Laws 1979, p. 1290), so to provide that the terms "public school teacher," "teacher," and "employee" shall include school bus drivers; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act authorizing the State Personnel Board to provide a health insurance plan for public school employees, approved February 27, 1975 (Ga. Laws 1975, p. 3) as amended, particularly by an Act approved April 17, 1979 (Ga. Laws 1979, p. 1290),

hereby amended by adding in subsection (a) of Section 1, immediately preceding the last sentence thereof, the following:

"The terms 'public school teacher,' 'teacher,' and 'employee' shall also include school bus drivers who are compensated pursuant to Section 25 of the Act known as the 'Adequate Program of Education in Georgia Act,' approved March 26, 1974 (Ga. Laws 1974, p. 1045), as amended, and who work as school bus drivers not less than one-half of the time required to carry out the duties of school bus drivers."

so that when so amended said subsection (a) shall read as follows:

"(a) The terms 'public school teacher,' 'teacher,' and 'employee' mean any person employed not less than half time in a professionally certificated capacity or position in the public school systems of this State. The terms 'public school teacher,' 'teacher,' and 'employee' shall also include librarians and other personnel employed by regional and county libraries. The terms 'public school teacher,' 'teacher,' and 'employee' shall also include any professionally certificated person who has acquired ten years or more of creditable service and who is being paid retirement benefits by the Teachers' Retirement System, approved March 19, 1943 (Ga. Laws 1943, p. 640), as now or hereafter amended, or by other public school teacher retirement systems in the State of Georgia. The terms 'public school teacher,' 'teacher,' and 'employee' shall also include school bus drivers who are compensated pursuant to Section 25 of the Act known as the 'Adequate Program of Education in Georgia Act,' approved March 26, 1974 (Ga. Laws 1974, p. 1045), as amended, and who work as school bus drivers not less than one-half of the time required to carry out the duties of school bus drivers. The terms 'public school teacher,' 'teacher,' and 'employee' shall not be deemed to include any emergency or temporary employee."

Section 2. This Act shall become effective on April 1, 1982.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Moore of the 152nd moved that the House disagree to the Senate substitute to HB 153.

The motion prevailed.

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

Mr. Speaker:

The Senate has passed, as amended, by the requisite constitutional majority the following Bill of the House:

HB 131. By: Representatives Wood of the 9th, Padgett of the 86th, Hays of the 1st, Galer of the 97th, Barger of the 83rd and others: A BILL to amend Code Title 114, relating to workers' compensation, so as to redefine the term "employee"; to provide the basis of computing compensation for certain employees; to amend an Act known as the "Georgia Military Forces Reorganization Act of 1955", so as to delete the provisions relating to pay and care when injured or disabled in service; and for other purposes.

The following Resolution of the House was read and adopted:

HR 486. By: Representatives Murphy of the 18th, Jackson of the 9th, Vandiford of the 53rd, Scott of the 123rd, Peters of the 2nd and others: A RESOLUTION commending and expressing gratitude to Reita Mendum and the Page Staff of the House of Representatives; and for other purposes.

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

Mr. Speaker:

The Senate adheres to its substitute and has appointed a Committee of Conferenc on the following Bill of the House:

HB 1022. By: Representatives Triplett of the 128th, Ginsberg of the 122nd, Phillips of th 125th, Scott of the 123rd, Chance of the 129th and others: A BILL to amen an Act providing for the compensation of certain officers of counties of thi state having a population of not less than 180,000 nor more than 190,000, s as to change the compensation of the tax commissioner, the clerk of the superi or court, the judge of the municipal court, and the judge of the state court; an for other purposes.

The President has appointed on the part of the Senate the following:

Senators Coleman of the 1st, Wessels of the 2nd, and Bryant of the 3rd.

The following Resolution of the House was read and adopted:

HR 487. By: Representatives Clark of the 55th and Hooks of the 116th: A RESOLUTION commending Mr. Eddie J. McGrady; and for other purposes.

Under the general order of business, established by the Committee on Rules, the fol lowing Bill of the Senate was taken up for consideration and read the third time:

SB 346. By: Senator Greene of the 26th: A BILL to amend Code Section 20-506, relating to attorney's fees upon any note or other evidence of indebtedness, so as to pro vide exceptions to notice requirements in certain cases involving bankruptcy proceedings; and for other purposes.

The following amendment was read:

Representative Ham of the 80th moves to amend SB 346 by adding at the end of line 18 on page 2 the following:

“Provided, however, that no attorney fees in excess of \$2,000.00 shall be chargec against the maker, endorser or party sought to be held on said obligation.”

On the adoption of the amendment, the roll call was ordered and the vote was as fol lows:

Y Aaron	Y Benn	N Chambless	N Crawford	Y Edwards
Adams,G	Y Birdsong	Y Chance	Y Crosby	N Elliott
N Adams,J	N Bishop	Y Cheeks	N Culpepper	N Evans
Y Adams,M	N Bolster	Y Childers	N Cummings	N Felton
Y Aiken	Y Branch	Childs	Y Darden	N Fortune
N Anderson	N Bray	N Clark,B	Daugherty	Y Foster
N Argo	Brooks	Clark,L	N Davis,B	N Fuller,C
Y Auten	N Buck	Y Colbert	N Davis,J	N Fuller,K
Y Balkcom	Burruss	Coleman	N Davis,L	N Galer
N Barger	Y Burton	Collins	Y Dean	N Ginsberg
N Baugh	N Byrd	N Colwell	Y Dent	Y Glover
N Beal	Y Cason	Connell	Y Dixon	N Godbee
N Beck	Castleberry	Couch	Y Dobbs	Greer
Y Benefield	Chamberlin	Y Cox	Y Dover	Y Ham

Hamilton	Y Karrh	Milford	N Randall	N Townsend
Hanner	N Kemp	Y Moody	Reaves	N Triplett
Harris	Y Kilgore	Y Moore	Richardson	N Tuten
Y Harrison	N Lambert	Y Mostiler	Robinson	N Twiggs
N Hasty	Y Lane,D	Y Mullinax	N Rose	Y Vandiford
Hawkins	N Lane,R	N Nicholson	N Ross	Y Vaughn
N Hays	N Lawson	Y Nix	Y Rowland	Y Veazey
N Hill	Y Lee	Oliver	Y Russell	Y Waddle
Y Holmes	Logan	N Padgett	Savage	N Walker
N Hooks	Y Long	Y Parham	N Scott,A	Y Wall
Horne	N Lord	N Patten	N Scott,D	N Ware
Y Hutchinson	N Lowe	Y Perry	N Shepard	N Watson
Y Irvin	Y Lucas	N Peters	Y Sherrod	White
Y Isakson	Y Mangum	N Phillips,B	Y Sizemore	N Widener
Y Jackson,J	Y Mann	Y Phillips,L.L	Y Smith,T	N Williams,B.J
N Jackson,N	Marcus	N Phillips,R.T	Y Smith,V	Y Williams,H
N Jackson,W	N Martin	Y Phillips,W.R	N Smyre	N Williams,R
Jessup	Y Matthews	N Pilewicz	Snow	N Wilson
N Johnson,G	Y McCollum	N Pinkston	Y Steinberg	Y Wood,J
Y Johnson,R	McDonald	Y Rainey	N Swann	N Wood,J.T
N Jones,B	Y McKinney	Y Ralston	N Thomas	Y Workman
N Jones,H	N Miles	Y Ramsey	Y Thompson	Speaker Murphy

On the adoption of the amendment, the ayes were 73, nays 75.

The amendment was lost.

Representative Ham of the 80th moved that the House reconsider its action in failing to adopt the Ham amendment to SB 346.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	N Coleman	Harris	N Martin	Savage
Y Adams,G	Collins	Y Harrison	Y Matthews	N Scott,A
N Adams,J	Y Colwell	N Hasty	Y McCollum	Y Scott,D
Y Adams,M	N Connell	Hawkins	Y McDonald	N Shepard
N Aiken	N Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Cox	N Hill	N Miles	Y Sizemore
N Argo	N Crawford	Y Holmes	Y Milford	N Smith,T
Y Auten	Y Crosby	N Hooks	Y Moody	Y Smith,V
Y Balkcom	N Culpepper	Horne	N Moore	N Smyre
N Bargerion	Y Cummings	Y Hutchinson	Y Mostiler	Snow
Y Baugh	N Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	N Nicholson	N Swann
N Beck	N Davis,B	Y Jackson,J	Y Nix	N Thomas
Y Benefield	Davis,J	N Jackson,N	Oliver	N Thompson
Y Benn	N Davis,L	Y Jackson,W	N Padgett	N Townsend
Y Birdsong	Y Dean	Jessup	Y Parham	N Triplett
N Bishop	Y Dent	N Johnson,G	N Patten	N Tuten
N Bolster	Y Dixon	Y Johnson,R	Y Perry	N Twiggs
Y Branch	Dobbs	N Jones,B	Y Peters	Y Vandiford
N Bray	Y Dover	N Jones,H	N Phillips,B	Y Vaughn
Brooks	N Edwards	Y Karrh	Y Phillips,L.L	Y Veazey
N Buck	N Elliott	N Kemp	N Phillips,R.T	N Waddle
Burruss	N Evans	Y Kilgore	Y Phillips,W.R	N Walker
Y Burton	Y Felton	N Lambert	N Pilewicz	Y Wall
N Byrd	N Fortune	Y Lane,D	N Pinkston	Y Ware
Y Cason	N Foster	N Lane,R	Y Rainey	N Watson
Castleberry	N Fuller,C	N Lawson	Y Ralston	White
Chamberlin	N Fuller,K	Y Lee	Y Ramsey	N Widener
N Chambless	N Galer	Y Logan	Y Randall	N Williams,B.J
Y Chance	N Ginsberg	Y Long	Reaves	Y Williams,H
Y Cheeks	Y Glover	N Lord	Y Richardson	N Williams,R
Y Childers	N Godbee	N Lowe	Robinson	Y Wilson
N Childs	Y Greer	Y Lucas	N Rose	Y Wood,J
N Clark,B	Y Ham	Y Mangum	N Ross	N Wood,J.T
Clark,L	Hamilton	Y Mann	N Rowland	Y Workman
Y Colbert	Y Hanner	Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 81, nays 75.

The motion prevailed.

The Ham amendment was again read.

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

Y Aaron	N Coleman	Harris	N Martin	Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	N Scott,A
N Adams,J	Colwell	N Hasty	Y McCollum	Y Scott,D
Y Adams,M	N Connell	Hawkins	Y McDonald	Y Shepard
Y Aiken	N Couch	Y Hays	Y McKinney	Y Sherrod
Y Anderson	Cox	Y Hill	N Miles	Y Sizemore
N Argo	N Crawford	Y Holmes	Y Milford	Y Smith,T
Y Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	N Culpepper	Horne	Y Moore	N Smyre
N Bargercon	N Cummings	Y Hutchinson	Y Mostiler	Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	N Nicholson	N Swann
N Beck	N Davis,B	Y Jackson,J	Y Nix	N Thomas
Y Benefield	Davis,J	Y Jackson,N	Oliver	Y Thompson
Y Benn	N Davis,L	Y Jackson,W	N Padgett	N Townsend
Y Birdsong	Y Dean	Jessup	Y Parham	N Triplett
N Bishop	Y Dent	N Johnson,G	N Patten	N Tuten
Bolster	Y Dixon	Y Johnson,R	Y Perry	N Twiggs
Y Branch	N Dobbs	N Jones,B	N Peters	Y Vandiford
N Bray	Y Dover	N Jones,H	N Phillips,B	Y Vaughn
N Brooks	N Edwards	Y Karrh	Y Phillips,L,L	Y Veazey
N Buck	N Elliott	N Kemp	N Phillips,R,T	N Waddle
Y Burruss	N Evans	Y Kilgore	Y Phillips,W,R	N Walker
N Burton	N Felton	N Lambert	N Pilewicz	Y Wall
Y Byrd	N Fortune	Y Lane,D	N Pinkston	Ware
Y Cason	N Foster	Y Lane,R	Y Rainey	N Watson
Castleberry	N Fuller,C	N Lawson	Y Ralston	White
Chamberlin	N Fuller,K	Y Lee	Y Ramsey	N Widener
N Chambless	N Galer	Y Logan	Y Randall	Y Williams,B,J
Chance	N Ginsberg	Y Long	Reaves	N Williams,H
Y Cheeks	Y Glover	N Lord	Y Richardson	N Williams,R
N Childers	Y Godbee	N Lowe	Y Robinson	Y Wilson
N Childs	Y Greer	Y Lucas	N Rose	Y Wood,J
N Clark,B	Y Ham	Y Mangum	N Ross	Y Wood,J,T
Clark,L	Y Hamilton	Mann	N Rowland	Y Workman
Y Colbert	Y Hanner	Marcus	Y Russell	Speaker Murphy

On the adoption of the amendment, the ayes were 89, nays 68.

The amendment was adopted.

Representative Walker of the 115th moved that SB 346 and all amendments thereto be placed upon the table.

On the motion, the roll call was ordered and the vote was as follows:

N Aaron	Y Brooks	Y Couch	Y Fortune	Horne
N Adams,G	Y Buck	Cox	Y Foster	N Hutchinson
Y Adams,J	N Burruss	Y Crawford	Y Fuller,C	N Irvin
N Adams,M	N Burton	N Crosby	Y Fuller,K	N Isakson
N Aiken	Y Byrd	Y Culpepper	Y Galer	N Jackson,J
N Anderson	N Cason	Cummings	Y Ginsberg	N Jackson,N
Y Argo	N Castleberry	Y Darden	N Glover	N Jackson,W
N Auten	Chamberlin	Daugherty	N Godbee	Jessup
N Balkcom	Y Chambless	Y Davis,B	Y Greer	Y Johnson,G
Y Bargercon	Chance	Davis,J	N Ham	N Johnson,R
Y Baugh	Y Cheeks	Y Davis,L	Hamilton	Y Jones,B
Beal	N Childers	N Dean	N Hanner	Y Jones,H
Y Beck	Y Childs	Dent	Y Harris	Y Karrh
N Benefield	Y Clark,B	N Dixon	Y Harrison	Y Kemp
Y Benn	Clark,L	Y Dobbs	Y Hasty	N Kilgore
N Birdsong	N Colbert	N Dover	Hawkins	Y Lambert
Bishop	Y Coleman	Y Edwards	N Hays	N Lane,D
Bolster	N Collins	Y Elliott	Hill	N Lane,R
N Branch	Y Colwell	Y Evans	Holmes	Y Lawson
Y Bray	N Connell	N Felton	Y Hooks	N Lee

N Logan	N Moore	Y Pinkston	N Sherrod	N Veazey
N Long	N Mostiler	N Rainey	N Sizemore	Y Waddle
Y Lord	N Mullinax	N Ralston	Smith,T	Y Walker
Y Lowe	Y Nicholson	Y Ramsey	N Smith,V	N Wall
N Lucas	N Nix	N Randall	Y Smyre	Ware
N Mangum	Oliver	Reaves	Snow	Y Watson
Y Mann	Y Padgett	Richardson	N Steinberg	White
Marcus	Y Parham	N Robinson	Y Swann	Y Widener
N Martin	Y Patten	Y Rose	Y Thomas	N Williams,B.J
N Matthews	N Perry	Y Ross	Y Thompson	Y Williams,H
Y McCollum	N Peters	Y Rowland	Townsend	Y Williams,R
N McDonald	Y Phillips,B	N Russell	Y Triplett	N Wilson
N McKinney	N Phillips,L.L	N Savage	Y Tuten	N Wood,J
Y Miles	Y Phillips,R.T	Y Scott,A	Y Twiggs	N Wood,J.T
Y Milford	N Phillips,W.R	Scott,D	N Vandiford	N Workman
N Moody	Y Pilewicz	N Shepard	N Vaughn	Speaker Murphy

On the motion, the ayes were 76, nays 76.

The Chair voted aye.

On the motion, the ayes were 77, nays 76.

The motion prevailed.

Representative Scott of the 123rd moved that the first Committee of Conference be discharged and a Second Committee of Conference be appointed on the part of the House on the following Bill of the House:

HB 1022. By: Representatives Triplett of the 128th, Ginsberg of the 122nd, Phillips of the 125th, Scott of the 123rd, Chance of the 129th and others: A BILL to amend an Act providing for the compensation of certain officers of counties of this state having a population of not less than 180,000 nor more than 190,000, so as to change the compensation of the tax commissioner, the clerk of the superior court, the judge of the municipal court, and the judge of the state court; and for other purposes.

The motion prevailed.

The Speaker appointed as a Second Committee of Conference on the part of the House the following members:

Representatives Triplett of the 128th, Hill of the 127th, and Scott of the 123rd.

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

Mr. Speaker:

The Senate has passed, as amended, by the requisite constitutional majority the following Bill of the House:

HB 292. By: Representative Buck of the 95th: A BILL to amend an Act establishing the Employees' Retirement System of Georgia, so as to change the provisions relating to the retirement of appellate court judges; and for other purposes.

The following Bill of the House was taken up for the purpose of considering the Senate substitute thereto:

HB 574. By: Representatives Fuller of the 16th, Wood of the 9th, Pilewicz of the 41st, Auten of the 154th, Barger of the 83rd, and Ramsey of the 3rd: A BILL to

amend Code Chapter 114-6a, relating to group self-insurance funds for workers' compensation purposes, so as to transfer regulation of the group self-insurance funds authorized by said chapter from the Secretary of State to the Insurance Commissioner; and for other purposes.

The following Senate substitute was read:

A BILL

To amend Code Chapter 114-6a, relating to group self-insurance funds for workers' compensation purposes, so as to transfer regulation of the group self-insurance funds authorized by said chapter from the Secretary of State to the Insurance Commissioner; to provide for editorial revision; to provide for clarification of certain procedures; to change the provisions relating to information to be supplied with the application for a certificate of authority; to change the provisions relating to the amount of capital required for the establishment of a fund; to change certain provisions relating to eligibility for fund membership; to provide that a fund shall obtain and maintain reinsurance; to change the amount of the minimum security deposit required to be maintained by certain funds; to provide for surety bonds; to change the liability limits of excess insurance required to be maintained by a fund; to change the provisions relating to the minimum surplus required to be maintained by a fund; to change the provisions relating to deficient or impaired funds; to change the provisions relating to taxation of funds established by trade or professional associations and hospital authorities; to provide for other matters relative to the foregoing; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Chapter 114-6a, relating to group self-insurance funds for workers' compensation purposes, is hereby amended by striking said chapter in its entirety and inserting in lieu thereof a new Code Chapter 114-6a to read as follows:

"CHAPTER 114-6a Group Self-insurance Funds

114-601a. Intent. It is the intent of the General Assembly of Georgia to provide an alternative mechanism through which bona fide members of trade associations and professional associations as well as groups of municipalities, counties, school boards, and hospital authorities may extend workers' compensation benefits to their employees through a group self-insurance program. Such an alternative is authorized to enable the members of these groups to lower workers' compensation costs by reducing administrative expenses and to encourage a reduction in claims through active loss prevention, loss control, and rehabilitation programs. It is therefore intended that this chapter be liberally construed to effectuate these purposes.

114-602a. Definitions. The following words and phrases, as used in this chapter, shall, unless a different meaning is clearly required by the context, have the following meanings:

(1) 'Fund' shall mean a joint fund for workers' compensation established by an authorized trade association, professional association, or groups of municipalities, counties, school boards, or hospital authorities pursuant to this chapter.

(2) 'Board' shall mean the board of trustees of any fund created pursuant to this chapter.

(3) 'Trade association' shall mean a corporation or unincorporated association which is engaged in ~~substantial~~ activity for the benefit of its members, other than the sponsorship of a fund operated pursuant to this chapter, and which is comprised of a bona fide group of employers who are engaged in ~~the same a like~~ type of business or profession within the State of Georgia and have similar governing industry classifications as ~~set forth in the approved by the~~ Commissioner regarding workers' compensation and employers' liability insurance Manual issued by the National Council on Workers' Compensation Insurance.

(4) 'Professional association' shall mean a corporation or unincorporated association which is engaged in substantial activity for the benefit of its members, other than the sponsorship of a fund operated pursuant to this chapter, and which is comprised of a bona fide group of employers who are engaged in the same a like type of professions profession and have similar governing industry classifications as set forth in the approved by the Commissioner regarding workers' compensation and employers' liability insurance Manual issued by the National Council on Workers' Compensation Insurance.

(5) 'Municipality' shall mean an incorporated municipality of this state or a consolidated city-county government.

(6) 'County' shall mean a county of this state.

(7) 'School board' shall mean a public board of education of any county or of any independent school system of this state.

(8) 'Hospital authority' shall mean any legally constituted board, commission, or authority which has been created for the purpose of and is actually governing the operation of a public hospital created in accordance with the laws of this state.

(9) 'Basic rate' shall mean the annual premium rate charged prior to any credit being given for applicable experience debits or credits or for applicable discounts or surcharges.

(10) 'Secretary of State' shall mean the Secretary of State of the State of Georgia.
(10) 'Commissioner' shall mean the Insurance Commissioner of the State of Georgia.

(11) 'Member' shall mean an employer who is a member of a fund established by a trade association or professional association or by a group of municipalities, counties, school boards, or hospital authorities in accordance with the provisions of this chapter.

(12) 'Gross annual premium' shall mean the premium determined by multiplying the payroll (segregated into the for each proper workers' compensation job classifications classification) times the appropriate annual premium rates for each classification.

(13) 'Standard annual premium' shall mean the gross annual premium plus or minus applicable experience debits or credits.

(14) 'Normal annual premium' shall mean the standard annual premium plus or minus applicable discounts or surcharges.

(15) 'Administrator' means ~~the~~ any individual, partnership, or corporation designated and authorized by the board of the fund to carry out the day-to-day operations of the fund, including, but not limited to, the processing and payment of claims.

(16) 'Intrastate agreement' means the written agreement executed by the members of the fund which establishes the fund and provides for its operation and through which each member agrees to assume and discharge, jointly and severally, any and all liability under this chapter relating to or arising out of the operations of the fund.

(17) 'Premium' shall mean any consideration paid to a fund by a member for coverage under the fund by whatever name called.

(18) 'Surplus' shall mean the total assets of the fund less its liabilities and reserves as determined in accordance with the requirements of this chapter.

(19) 'Surplus share' and 'proportionate share' shall mean the initial contribution paid to a fund by a member as a condition of membership in the fund.

114-603a. Organization of joint funds. (a) Any group of municipalities, counties, school boards, or hospital authorities or any trade association or professional association may enter into an intrastate agreement for the purpose of extending workers' compensation benefits to employees of its members and may make application to the Secretary of State Commissioner for a certificate of authority to create a fund and provide such benefits.

(b) For the purposes of this chapter, municipalities, counties, school boards, hospital authorities, trade associations, and professional associations shall each be deemed to constitute separate classes; and no member of any one such class shall join with a member of another class or classes for the purpose of creating a fund pursuant to the provisions of this chapter.

(c) A proposed fund shall file with the Secretary of State Commissioner, when applying for a certificate of authority, an application setting forth:

- (1) The name of the fund;
 - (2) The location of the fund's principal office, which shall be maintained within this state;
 - (3) The location of the principal office of the trade association or professional association or group of municipalities, counties, school boards, or hospital authorities;
 - (4) The names and addresses of the members;
 - (5) The principal business of each member;
 - (6) The designation and appointment of a Georgia resident as the fund's proposed registered agent for service of process in this state and his or her address;
 - (7) The names and addresses of the officers and directors of the proposed fund and a statement concerning whether or not any of such officers and directors has been convicted of any crimes other than minor traffic violations within the last ten years;
 - (8) The powers of the officers and directors and the terms of office of each;
 - (9) ~~An~~ A brief outline of the method by which the administrative obligations of the fund shall be met;
 - (10) A copy of the bylaws of the fund;
 - (11) A copy of the intrastate agreement among the members;
 - (12) The name and address of the administrator and, if the administrator is a corporation, the names and addresses of its officers and directors and a statement concerning whether or not any such administrator or the officers or directors thereof, if the administrator is a corporation, have been convicted of any crimes other than minor traffic violations within the last ten years;
 - (13) A statement of the previous experience and background of any administrator of the fund, including any licenses it may hold or have held in this state or any other state within the last ten years;
 - (14) The most recent audited statement of the financial condition of any administrator of the fund or the most recent annual statement of such administrator if it is an insurer;
 - (15) A copy of any agreements between the fund and any contract administrator of the fund;
 - (16) ~~An unaudited~~ A statement of the financial condition of the fund and a schedule of its assets as of ~~the last preceding calendar quarter prior to~~ the date of the application, and a statement that the surplus required by Code Section 114-613a is on hand as of the date of such application;
 - (17) A copy of each ~~policy contract~~, endorsement, and application form it proposes to issue or use;
 - (18) A current audited financial statement of each member of the fund which shall not be deemed to be a public document and shall be maintained in confidence by the Secretary of State Commissioner;
 - (19) Such other information, documents, or statements as the Secretary of State Commissioner may reasonably require.
- (d) Each application for a certificate of authority shall be accompanied by a filing fee of \$300.00, which fee shall not be refundable.
- (e) A fund as authorized by this chapter may be established only with the participation of ten or more members having no fewer than 1,000 employees in the aggregate.
- (f) A fund as authorized by this chapter may be established only if it has and thereafter maintains ~~gross annual premiums of \$300,000.00~~ a capital account of not less than \$100,000.00 or such higher amount as the Secretary of State Commissioner deems necessary to protect the interests of the members and their employees.
- (g) ~~All employers who are members of a class which forms a fund pursuant to the provisions of this chapter shall be eligible for membership in such fund unless membership is denied such employers by the Secretary of State in accordance with the provisions of this chapter~~ A fund as authorized by this chapter shall obtain and thereafter maintain reinsurance with an approved reinsurer in such amount as the Commissioner may deem necessary for the protection of its members and their employees.
- (h) Any trade association or professional association or group of municipalities, counties, school boards, or hospital authorities which forms a fund pursuant to the provisions

of this chapter shall accept as a member of such fund any other member of the same class as defined in Code Section 114-603a(b) which makes application for membership and otherwise meets the requirements of this chapter.

114-604a. Certificate of authority. (a) The Secretary of State Commissioner shall examine said application to determine whether the fund will be able to comply with the laws of Georgia and whether membership in the fund will enable the members of said fund to meet their liability for workers' compensation benefits under Title 114 of the Code of the State of Georgia. If the Secretary of State Commissioner finds that the fund is capable of complying with such requirements and meeting such liability, ~~it~~ he shall issue a certificate authorizing the fund to provide workers' compensation benefits on behalf of its members.

(b) If the Secretary of State Commissioner refuses to issue a certificate of authority, he shall issue an order setting forth the reasons for such refusal and forward it to the proposed fund and a copy of said order shall be sent to each member of the fund.

(c) The Secretary of State Commissioner shall approve or disapprove the application for a certificate of authority within 90 days of receipt by him of the application and all of the supporting information he has requested.

(d) The Secretary of State Commissioner may refuse to issue or renew or suspend or revoke the certificate of authority of any fund in accordance with the provisions of Code Sections 114-616a and 114-621a for failure of the fund to comply with any provision of this chapter or with any of the rules, regulations, or orders of the Secretary of State Commissioner issued pursuant thereto.

(e) Said certificate shall be renewed annually in accordance with rules and regulations promulgated by the Secretary of State Commissioner upon payment by the fund of an annual fee of \$300.00.

114-605a. Workers' compensation obligations. The participation by a member in a fund created pursuant to the provisions of this chapter shall enable it to comply with its duty as an employer to assure payment of workers' compensation in accordance with the provisions of Chapter 6 of Title 114 of the Code of Georgia.

114-606a. New members. After the inception date of a fund, prospective new members of the fund shall submit an application for membership to the board and to the Secretary of State Commissioner on a form prescribed by the Secretary of State Commissioner. The board of the fund or the administrator of the fund, with the approval of the board, shall establish the net worth of the fund and the proportionate share to be paid by each applicant to become a member of the fund. If the Secretary of State Commissioner does not approve the application of a prospective new member within 90 days, the applicant, upon acceptance by the fund and upon payment to the fund of its proportionate share determined in accordance with this chapter, shall be authorized to become a member of the fund, to enter into the intrastate agreement with the other members of the fund, and to share the liabilities and assets of the fund in accordance with its bylaws and with the applicable provisions of this chapter.

114-607a. Termination and withdrawal. (a) A member may elect to terminate voluntarily its participation in a fund by giving at least 90 days' advance written notice to the fund and to the Secretary of State Commissioner. Such voluntary termination shall be approved by the Secretary of State Commissioner upon a finding by him that such member and the fund are in good standing and that both have met all requirements of this chapter and of ~~the any~~ any rules and regulations issued by the Secretary of State Commissioner or the fund as of the proposed effective date of such termination.

(b) A member may be involuntarily terminated as a member of a fund upon a recommendation of the fund and a finding by the Secretary of State Commissioner, after due notice and hearing, that such member has failed to comply with the requirements of this chapter or with the provisions of the bylaws of the fund or of the applicable intrastate agreement.

(c) Involuntary termination of a member for failure to pay its proportionate share or any premiums or installments thereof due the fund or otherwise to discharge its obligations to the fund when due shall be accomplished as prescribed herein: written notice, stating the time when the termination will be effective, but not less than 15 days from

the date of notice or such other specific longer period as may be provided in the intra-state agreement or by statute, may be delivered in person or by depositing such notice in the United States mail to be dispatched by at least first class mail to the last address of record of the member and receiving therefor the receipt provided by the United States Post Office Department. Such notice may or may not be accompanied by a tender of the unearned premium paid by the member calculated on a pro rata basis. If such tender is not made simultaneously with such notice, it shall be made within 15 days of notice of termination unless an audit or rate investigation is required, in which case such tender shall be made as soon as practicable.

(d) Any member who either voluntarily terminates his membership or is involuntarily terminated from membership in a fund pursuant to the provisions of this title shall remain jointly and severally liable for all obligations of the fund as of the date of such termination, including, but not limited to, any obligations of the fund to pay claims against the fund arising out of any occurrence, incident, or accident which took place during the member's membership in the fund.

114-608a. Board of trustees. Each fund created pursuant to this chapter shall be operated by a board of trustees chosen by the mutual agreement of the participating members of such fund in accordance with the provisions of this chapter and with the bylaws of the fund. The appointment of any trustee shall be subject to the approval of the Secretary of State Commissioner.

114-609a. Powers of board. The board shall have the following specific powers, together with such other powers as may be necessary or incidental to effectuate the purposes of this chapter:

(a) To invest and reinvest funds held by it in accordance with the provisions of Code Section 114-614a;

(b) To collect and disburse all money due or payable in accordance with the provisions of this title;

(c) To employ and contract with banks, corporate trustees, insurance agents, surplus lines brokers, and insurers authorized to do business in this state and approved surplus lines carriers;

(d) To employ and contract with actuaries, accountants, contract administrators, and other agents and employees necessary for the operation of the fund;

(e) To employ an administrator for the fund;

(f) To contract with other persons or public bodies of this state for the use of services or facilities necessary, useful, or incidental to the operation of the fund;

(g) To employ legal counsel;

(h) To execute other contracts necessary or incidental to the operation of the fund;

(i) To pay dividends to or levy assessments on its members;

(j) To purchase bonds and insurance necessary to comply with the requirements of this chapter and the rules and regulations of the Secretary of State Commissioner;

(k) To do and perform such other and further acts, not inconsistent with the provisions of this chapter or with other laws of this state, which may be necessary for the efficient and proper operation of said fund.

114-610a. Reports of fund's business affairs and operations; verification. Every fund shall, on or before the first day of March in each year after it shall have commenced to do business pursuant to a certificate of authority, make and file with the Secretary of State Commissioner a report of its affairs and operations during the year ending the thirty-first day of December last preceding. This annual report shall be made in such form and contain such information as the Secretary of State Commissioner may, by regulation from time to time, prescribe and require in protecting the public interest, the interest of the members of the fund, and the interest of the employees of each member. The Secretary of State Commissioner may, by regulation, require such additional periodic reports as he may from time to time prescribe as necessary or appropriate for the protection of members and their employees and the public and to insure the solvency of any fund ~~to inform and protect the members of the fund, and to assure fair dealing in the investments of any fund.~~ The Secretary of State Commissioner may require that the reports be verified under oath by such appropriate officers or agents as he may

designate by regulation and may require the same to be furnished to persons or entities he determines to have a legitimate interest therein. Compliance with this Code section shall be a condition to the renewal of a certificate of authority under Code Section 114-604a.

114-611a. Financial condition; method of determining. In determining the financial capacity of a fund to pay workers' compensation obligations promptly and otherwise to meet its obligations under this law, the Secretary of State Commissioner shall take into consideration the following criteria:

(a) The Secretary of State Commissioner ~~shall~~ may charge as liabilities the ~~same~~ reserves as are required of incorporated insurers issuing nonassessable policies on a reserve basis;

(b) The surplus shares of members shall be allowed as assets, except that any premiums delinquent for 90 days shall first be charged against such surplus shares;

(c) The surplus shares of members shall not be charged as a liability;

(d) All premiums delinquent less than 90 days shall be allowed as assets;

(e) An assessment levied upon members, and not collected, shall not be allowed as an asset;

(f) The computation of reserves shall be based upon premiums other than membership fees and without any deduction for expenses and the compensation of any contract administrator;

(g) The existence and face value of contracts or policies of excess insurance or other measures of financial capacity as the Secretary of State Commissioner may deem appropriate, including the authority of municipalities, counties, and school boards to levy and collect taxes pursuant to the laws of this state.

114-612a. Minimum security deposit or bond; contracts for excess insurance. (a) Each fund shall ~~maintain with the Secretary of State~~ either post with the Commissioner a surety bond issued by a licensed insurer on a form approved in advance by the Commissioner or maintain a deposit consisting of securities eligible for deposit by domestic insurance companies in accordance with the provisions of Georgia Code Chapter 56-11 in an amount which is equal to 25 percent of the normal annual premium; provided that a fund established by a group of municipalities, counties, or school boards shall only be required to maintain such a deposit in an amount which is equal to ~~15~~ 10 percent of the normal annual premium or to post in lieu thereof a surety bond in an amount which is equal to 15 percent of the normal annual premium. In the event that a fund established by a group of municipalities, counties, or school boards shall elect to post a surety bond in lieu of the deposit required above, such a bond shall only be acceptable if it is issued by a licensed insurer and its form has been approved in advance by the Commissioner.

(b) Specific and aggregate excess insurance underwritten by insurers authorized to transact business in this state or by approved surplus lines carriers with liability limits and retention amounts acceptable to the Secretary of State Commissioner shall be required as a condition to the issuance and maintenance of a certificate of authority of any fund created pursuant to this chapter; ~~provided that such liability limits shall be at least \$1,000,000.00.~~

114-613a. Surplus required. A fund formed pursuant to the provisions of this chapter shall possess and thereafter maintain a ~~minimum surplus of not less than \$200,000.00 and a minimum of not less than \$200,000.00 expendable surplus or such higher amounts of such minimum surplus or expendable surplus as the Secretary of State Commissioner may reasonably establish for the protection of the members and their employees; provided that, if all members of a fund have a combined net worth of \$25,000,000.00, or its equivalent in the case of funds formed by groups of municipalities, counties, or school boards, the Secretary of State may waive the minimum surplus requirements provided for herein.~~

114-614a. Investment and reserve requirements. (a) Except as otherwise specifically provided for herein, the investable assets of a fund shall be invested only in securities or other investments permitted by the laws of this state for the investment of assets constituting the legal reserves of property and casualty insurance companies or such

other securities or investments as the Insurance Commissioner may permit such insurers to invest their funds in under Georgia Code Title 56. Such investments shall be subject to the same terms, conditions, and limitations which apply to such property and casualty insurance companies under said Title 56.

(b) Each fund shall maintain at all times assets in cash, premium balances, or securities authorized by the laws of this state for the investment of assets of property and casualty insurers doing a similar business in an amount which is equivalent to the pro rata unearned premiums ~~and~~ or proportionate shares of members and reserves for losses outstanding and unpaid and any other liabilities of the fund.

114-615a. Operation of the fund. (a) Each member shall pay into said fund its share of the fund's projected obligation for workers' compensation liability, administrative expenses, and other costs of such fund as may be determined by the board or by an administrator and approved by the board, all in accordance with the provisions of this chapter. Such share shall be adjusted by the board based on the claims experience of each participating member in accordance with criteria set forth in the bylaws of the fund. Provided, however, no member of a fund shall be charged a basic rate which is in excess of 108 percent of the basic rate charged to any other member of the fund. The premium for each year shall be paid by each member at the beginning of each fund year unless otherwise provided for under the intrastate agreement. The board shall make payments out of the fund for workers' compensation benefits pursuant to and in accordance with the claims procedures set forth in the workers' compensation laws of Georgia to the employees of the members; and the board shall determine what, if any, dividends or assessments shall be paid to or levied against the participating members of the fund.

(b) The board of each fund shall establish and implement a loss prevention and loss control and rehabilitation program for each member of the fund.

(c) Each member of the fund shall be jointly and severally liable for all legal obligations of the fund, including, but not limited to, any obligations of the fund to pay claims against the fund arising out of any occurrence, incident, or accident covered under Title 114 of the Code of Georgia.

(d) Each fund shall be treated as a self-insurer for the purposes of Code Chapter 114-9, relating to the subsequent injury trust fund.

(e) Each fund shall be liable under Code Section 114-717 for its share of the expenses of the State Board of Workers' Compensation and, for the purposes of such section only, it shall be treated as though it were an insurer.

(f) Each fund may sue and be sued in its own name and service of process shall be perfected upon such fund by serving its registered Georgia agent for service of process or by otherwise serving the fund in accordance with the laws of this state.

114-616a. Aggrieved parties; hearings. Any party which is aggrieved by any act, determination, order, or any other action of the Secretary of State Commissioner taken pursuant to the provisions of this chapter may request a hearing before the Secretary of State Commissioner or otherwise proceed in accordance with the provisions of the 'Georgia Administrative Procedure Act,' (Ga. Laws 1964, p. 338), as now or hereafter amended.

114-617a. Administrative fine for certain acts of officers, employees, agents, or representatives. The Secretary of State Commissioner may, after a hearing, impose upon a fund an administrative fine if he finds that such fund, through the acts of its officers, employees, agents, or representatives, has with such frequency as to indicate its general business practice within this state:

(a) Refused, without just cause, to pay proper claims arising under workers' compensation coverage provided by the fund;

(b) Compelled, without just cause, employee claimants of members or other persons entitled to the proceeds of the workers' compensation coverage provided by the fund to accept less than the amount due them or to bring suit against the fund to secure full payment or settlement thereof.

The administrative fine imposed for violations set forth in subsections (a) or (b) shall not exceed \$1,000.00 for each act of misconduct constituting a violation of this section; provided that a fine of not more than \$5,000.00 may be imposed for each act of willful misconduct constituting a violation of this section.

In addition to all other penalties provided for under the provisions of this chapter, the Secretary of State Commissioner shall have the authority to place any fund on probation for a period of time not to exceed one year for each and every act or violation of this chapter or of the rules and regulations or orders of the Secretary of State Commissioner issued pursuant hereto and may subject such fund to a monetary penalty of up to \$1,000.00 for each and every act in violation of this chapter or of the rules, regulations, or orders of the Secretary of State Commissioner issued pursuant hereto unless the fund or its administrator knew or reasonably should have known that the fund was in violation of this chapter or of the rules and regulations or orders of the Secretary of State Commissioner, in which case the monetary penalty provided for herein may be increased to an amount up to \$5,000.00 for each and every act or violation.

114-618a. Contract administrators. (a) If a fund contracts with an administrator which is not an employee of the fund, the fund and such administrator must enter into a written agreement which has been approved by the Secretary of State Commissioner which shall set forth the following:

- (1) The powers of the administrator;
 - (2) The general services to be performed by the administrator;
 - (3) The manner and amount of compensation to be paid to the administrator and any arrangements between the fund and the administrator for the payment of administrator and other expenses incurred in connection with the operation of the fund;
 - (4) A contractual provision obligating the administrator to obtain and maintain such bonds, deposits, or insurance coverage as may be required to be maintained by this chapter;
 - (5) A requirement that errors and omissions coverage or other appropriate liability insurance in an amount which is no less than that specified by the rules and regulations of the Secretary of State Commissioner be maintained at all times by the administrator.
- (b) Such an agreement may provide for the following:
- (1) The right of substitution of the administrator and the revocation of the agreement upon notice to the Secretary of State Commissioner;
 - (2) Restrictions upon the exercise of power by the administrator; and
 - (3) Any other lawful provision deemed necessary and appropriate.

(c) The terms of any such agreement shall be reasonable and equitable and the agreement and any amendments thereto shall be filed with the Secretary of State Commissioner prior to their use.

(d) A copy of the agreement and any and all amendments thereto shall be furnished to each member upon request.

114-619a. Bonds and liability insurance required; resident office of administrator. (a) The Secretary of State Commissioner shall require each administrator to have and maintain a fidelity bond in an amount which the Secretary of State Commissioner deems appropriate, but which is no less than \$100,000.00.

(b) Errors and omissions coverage or other appropriate liability insurance in an amount which is no less than that specified by the rules and regulations of the Secretary of State Commissioner shall be maintained at all times by an administrator of a fund and a certificate by the insurer or other appropriate evidence of such coverage shall be filed with the Secretary of State Commissioner by the fund.

(c) The administrator shall maintain an office in the State of Georgia for the payment, processing, and adjustment of the claims of the fund or funds which it represents.

114-620a. Impaired funds. (a) If the assets of a fund are at any time insufficient to enable a fund to discharge its legal liabilities and other obligations and to maintain the reserves and surplus required of it under this chapter, it shall forthwith ~~make up the deficiency or levy an assessment upon its members for the amount needed to make up the deficiency~~ increase contributions of members to make the fund sound within such period of time as the Commissioner may specify.

(b) ~~If the fund fails to make up such deficiency or to make the required assessment of its members within 30 days after the Secretary of State orders it to do so, or if the deficiency is not fully made up within 60 days after the date on which any such assessment is made~~ If the deficiency is not fully made up as required above within such time

as specified by the Commissioner, the fund shall be deemed to be insolvent and shall be proceeded against in the same manner as are domestic insurers under Code Chapter 56-14; and the Secretary of State Commissioner shall have the same powers and limitations in such proceedings as are provided to the Insurance Commissioner under said Code Chapter 56-14, except as otherwise provided for herein.

(c) If the liquidation of such a fund is ordered, an assessment shall be levied upon its members for such an amount as the Secretary of State Commissioner determines to be necessary to discharge all liabilities of the fund, including the reasonable costs of such liquidation.

114-621a. Grounds for enjoining transaction of business; receivers. If the Secretary of State Commissioner finds that any fund or its administrator (1) has continually failed to comply with any provision of this chapter, (2) is fraudulently operated, (3) is in such condition as to render further fund operations hazardous to the public interest or to the interest of the fund's members and their employees, (4) is financially unable to meet its obligations and claims as they come due, or (5) has violated any other provision of law, it may apply to the superior court of Fulton County, State of Georgia, for an injunction. The court may forthwith issue a temporary injunction restraining the transaction of any business by the fund and it may, after a full hearing, make the injunction permanent and appoint one or more receivers to take possession of the books, papers, moneys, and other assets of the fund to settle its affairs and distribute its funds to those entitled thereto, subject to such rules and orders as the court may prescribe. If it appears that a crime has been committed in connection with the administration or management of any fund, the Attorney General of the State of Georgia may pursue the appropriate criminal action.

114-622a. Revocation and suspension of certificates of authority. (a) The Secretary of State Commissioner may revoke or suspend or refuse to issue or renew the certificate of authority of any fund when and if, after investigation, he finds that:

- (1) Any certificate of authority issued to such fund was obtained by fraud;
- (2) There was any material misrepresentation in the application for such certificate of authority;
- (3) The fund or its administrators have otherwise shown themselves to be untrustworthy or incompetent;
- (4) Such fund or its administrator has violated any of the provisions of this chapter or of the rules and regulations of the Secretary of State Commissioner promulgated pursuant to the provisions of this chapter;
- (5) The fund or its administrator has misappropriated, converted, illegally withheld, or refused to pay over upon proper demand any moneys entrusted to them in their fiduciary capacities belonging to a member or to an employee of a member or person otherwise entitled thereto;
- (6) The fund is found to be in an unsound condition or in such condition as to render its future transaction of business in this state hazardous to its members and their employees.

Before the Secretary of State Commissioner shall revoke, suspend, or refuse to issue or renew the certificate of authority of any fund, he shall give the fund an opportunity to be fully heard and to introduce evidence in its behalf. In lieu of revoking, suspending, or refusing to issue or renew the certificate of authority of any fund for any of the causes enumerated in this section, after hearing as herein provided, the Secretary of State Commissioner may place the fund and its administrator on probation for a period of time not to exceed one year or may fine such fund not more than \$1,000.00 for each offense, or both when, in his judgment, he finds that the public interest and the interests of the fund's members and their employees would not be harmed by the continued operation of the fund. The amount of any such penalty shall be paid by such fund to the Secretary of State Commissioner for the use of the state. At any hearing provided by this section, the Secretary of State Commissioner shall have authority to administer oaths to witnesses. Anyone testifying falsely, after having been administered such oath, shall be subject to the penalty of perjury.

(b) No fund shall be voluntarily dissolved or otherwise voluntarily cease to function without having first obtained the written approval of the Secretary of State Commissioner and a determination's having been made by the Secretary of State Commissioner that all claims and other legal obligations of the fund have been paid or that adequate provisions for such payment have been made.

114-623a. Fiduciary responsibilities. Any trustee, officer, or administrator of a fund who receives, collects, disburses, or invests funds in connection with the activities of such organization shall be responsible for such funds in a fiduciary relationship to the fund.

114-624a. Prohibited pecuniary interest of officials. (a) Any officer or trustee or administrator or any member of any committee or an employee of a fund who is charged with the duty of investing or handling the fund's assets shall not deposit or invest such assets except in the name of the fund; shall not borrow the assets of such fund; shall not be pecuniarily interested in any loan, pledge of deposit, security, investment, sale, purchase, exchange, reinsurance, or other similar transaction or property of such fund; or shall not take or receive to his or her own use any fee, brokerage, commission, gift, or other consideration for or on account of any such transaction made by or on behalf of such fund.

(b) No fund shall guarantee any financial obligation of any of its officers, trustees, or administrators.

(c) This section shall not prohibit such a trustee or officer or member of a committee or employee thereof from being covered by the fund as an employee of a member and enjoying the usual rights so provided for employees of members.

(d) The Secretary of State Commissioner shall by regulation define and permit additional exceptions to the prohibition contained in subsection (a) of this section solely to enable payment of reasonable compensation to a trustee or administrator who is not otherwise an officer or employee of the fund, or to a corporation or firm in which a trustee or administrator is interested, for necessary services performed or sales or purchases made to or for the fund in the ordinary course of the fund's business and in the usual private professional or business capacity of such trustee or administrator or of such corporation or firm.

114-625a. Unfair trade practices. The provisions of Chapter 56-7 of the Georgia Insurance Code applicable to 'insurers' shall apply to 'funds,' as defined in this chapter; and, for the purpose of determining whether a violation of Chapter 56-7 has occurred, a 'member,' as defined in this chapter, and its employees shall be deemed to be 'insureds' or 'policyholders,' as used in Chapter 56-7, whichever is applicable. ~~In enforcing the provisions of this section, the Secretary of State shall be deemed to possess the same powers and be subject to the same restrictions as those applicable to the Insurance Commissioner under said Code Chapter 56-7.~~

114-626a. Taxes. ~~The same taxes provided for in Chapter 56-13 applicable to property and casualty insurers shall apply to and shall be imposed upon each fund established by a trade association or professional association or group of hospital authorities pursuant to the provisions of this chapter; and such funds shall also be entitled to the same tax deductions, reductions, abatements, and credits that such property and casualty insurers are entitled to receive. Nothing contained in this section shall be deemed to require any funds comprised of municipalities, counties, or school boards to pay any state or local taxes.~~

114-627a. ~~114-626a.~~ Nontaxability of funds comprised of municipalities, counties, and school boards. Funds comprised of municipalities, counties, and school boards shall be exempt from all state and local taxes and fees, except as provided for in this chapter.

114-628a. ~~114-627a.~~ Examinations. The Secretary of State Commissioner shall have the authority to require and conduct periodic examinations to verify the solvency of funds in the same manner and under the same conditions as insurers are examined under Chapter 56-2 of the Insurance Code.

114-629a. ~~114-628a.~~ Rules and regulations. The Secretary of State Commissioner shall have authority to promulgate rules and regulations to effectuate the provisions of this chapter.

~~114-630a.~~ 114-629a. Funds not deemed to be insurers. Notwithstanding any provisions of this chapter which might be construed to the contrary, no fund shall be considered as an insurer for the purposes of Georgia Code Title 56 except for the limited purposes of referencing provided for herein and specifically no such funds shall be considered to be an insurer for the purposes of the 'Georgia Insurance Insolvency Pool Act,' Ga. Laws 1970, p. 700, as now or hereafter amended, or for the purposes of any other laws of the State of Georgia which relate to insurers or insurance companies.

~~114-631a.~~ 114-630a. Service of process; venue of suits against funds. Except as otherwise provided herein, service of process and venue shall be governed by the applicable provisions of Code Title 3, relative to actions, and by Code Title 22, relative to corporations.

~~114-632a.~~ 114-631a. Construction. Nothing within this chapter shall be construed to apply to employers who elect to self-insure individually for workers' compensation pursuant to Code Section 114-602 and the rules of the State Board of Workers' Compensation or to any reciprocal agreements or contracts of indemnity executed prior to March 8, 1960, creating funds for the purpose of satisfying the obligations of self-insured employers under the 'Workmen's Compensation Act of Georgia.'"

Section 2. All laws and parts of laws in conflict with this Act are hereby repealed.

The following substitute, offered by Representative Ware of the 68th, to the Senate substitute to HB 574 was read and adopted:

A BILL

To amend Code Chapter 114-6a, relating to group self-insurance funds for workers' compensation purposes, so as to transfer regulation of the group self-insurance funds authorized by said chapter from the Secretary of State to the Insurance Commissioner; to provide for editorial revision; to provide for clarification of certain procedures; to change the provisions relating to information to be supplied with the application for a certificate of authority; to change the amount of the minimum security deposit required to be maintained by certain funds; to provide for surety bonds; to change the provisions regarding excess insurance required to be maintained by a fund; to change the provisions relating to the minimum surplus required to be maintained by a fund; to change the provisions relating to deficient or impaired funds; to provide for other matters relative to the foregoing; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Chapter 114-6a, relating to group self-insurance funds for workers' compensation purposes, is hereby amended by striking said chapter in its entirety and inserting in lieu thereof a new Code Chapter 114-6a to read as follows:

"CHAPTER 114-6a Group Self-insurance Funds

114-601a. Intent. It is the intent of the General Assembly of Georgia to provide an alternative mechanism through which bona fide members of trade associations and professional associations as well as groups of municipalities, counties, school boards, and hospital authorities may extend workers' compensation benefits to their employees through a group self-insurance program. Such an alternative is authorized to enable the members of these groups to lower workers' compensation costs by reducing administrative expenses and to encourage a reduction in claims through active loss prevention, loss control, and rehabilitation programs. It is therefore intended that this chapter be liberally construed to effectuate these purposes.

114-602a. Definitions. The following words and phrases, as used in this chapter, shall, unless a different meaning is clearly required by the context, have the following meanings:

(1) 'Fund' shall mean a joint fund for workers' compensation established by an authorized trade association, professional association, or groups of municipalities, counties, school boards, or hospital authorities pursuant to this chapter.

(2) 'Board' shall mean the board of trustees of any fund created pursuant to this chapter.

(3) 'Trade association' shall mean a corporation or unincorporated association which is engaged in substantial activity for the benefit of its members, other than the sponsorship of a fund operated pursuant to this chapter, and which is comprised of a bona fide group of employers who are engaged in the same or in substantially similar ~~type~~ types of ~~business~~ businesses or ~~profession~~ professions within the State of Georgia and have similar governing industry classifications as ~~set forth in the approved by the Commissioner regarding workers' compensation and employers' liability insurance Manual issued by the National Council on Workers' Compensation Insurance.~~

(4) 'Professional association' shall mean a corporation or unincorporated association which is engaged in substantial activity for the benefit of its members, other than the sponsorship of a fund operated pursuant to this chapter, and which is comprised of a bona fide group of employers who are engaged in the same or in substantially similar ~~type~~ types of professions and have similar governing industry classifications as ~~set forth in the approved by the Commissioner regarding workers' compensation and employers' liability insurance Manual issued by the National Council on Workers' Compensation Insurance.~~

(5) 'Municipality' shall mean an incorporated municipality of this state or a consolidated city-county government.

(6) 'County' shall mean a county of this state.

(7) 'School board' shall mean a public board of education of any county or of any independent school system of this state.

(8) 'Hospital authority' shall mean any legally constituted board, commission, or authority which has been created for the purpose of and is actually governing the operation of a public hospital created in accordance with the laws of this state.

(9) 'Basic rate' shall mean the annual premium rate charged prior to any credit being given for applicable experience debits or credits or for applicable discounts or surcharges.

~~(10) 'Secretary of State' shall mean the Secretary of State of the State of Georgia.~~

~~(10) 'Commissioner' shall mean the Insurance Commissioner of the State of Georgia.~~

(11) 'Member' shall mean an employer who is a member of a fund established by a trade association or professional association or by a group of municipalities, counties, school boards, or hospital authorities in accordance with the provisions of this chapter.

(12) 'Gross annual premium' shall mean the total annual premium determined by multiplying the payroll ~~(segregated into the proper for the applicable workers' compensation job classifications classifications)~~ times the appropriate annual premium ~~rates rate for each classification.~~

(13) 'Standard annual premium' shall mean the gross annual premium plus or minus applicable experience debits or credits.

(14) 'Normal annual premium' shall mean the standard annual premium plus or minus applicable discounts or surcharges.

(15) 'Administrator' means ~~the any~~ individual, partnership, or corporation designated and authorized by the board of the fund to carry out the day-to-day operations of the fund, including, but not limited to, the processing and payment of claims.

(16) 'Intrastate agreement' means the written agreement executed by the members of the fund which establishes the fund and provides for its operation and through which each member agrees to assume and discharge, jointly and severally, any and all liability under this chapter relating to or arising out of the operations of the fund.

(17) 'Premium' shall mean any consideration paid to a fund by a member for coverage under the fund by whatever name called.

(18) 'Surplus' shall mean the total assets of the fund less its liabilities and reserves as determined in accordance with the requirements of this chapter.

(19) 'Surplus share' and 'proportionate share' shall mean the initial contribution paid to a fund by a member as a condition of membership in the fund.

114-603a. Organization of joint funds. (a) Any group of municipalities, counties, school boards, or hospital authorities or any trade association or professional association may enter into an intrastate agreement for the purpose of extending workers' compensation benefits to employees of its members and may make application to the Secretary of State Commissioner for a certificate of authority to create a fund and provide such benefits.

(b) For the purposes of this chapter, municipalities, counties, school boards, hospital authorities, trade associations, and professional associations shall each be deemed to constitute separate classes; and no member of any one such class shall join with a member of another class or classes for the purpose of creating a fund pursuant to the provisions of this chapter.

(c) A proposed fund shall file with the Secretary of State Commissioner, when applying for a certificate of authority, an application setting forth:

- (1) The name of the fund;
- (2) The location of the fund's principal office, which shall be maintained within this state;
- (3) The location of the principal office of the trade association or professional association or group of municipalities, counties, school boards, or hospital authorities;
- (4) The names and addresses of the members;
- (5) The principal business of each member;
- (6) The designation and appointment of a Georgia resident as the fund's proposed registered agent for service of process in this state and his or her address;
- (7) The names and addresses of the officers and directors of the proposed fund and a statement concerning whether or not any of such officers and directors ~~has~~ have been convicted of any crimes other than minor traffic violations within the last ten years;
- (8) The powers of the officers and directors and the terms of office of each;
- (9) ~~An~~ A brief outline of the method by which the administrative obligations of the fund shall be met;
- (10) A copy of the bylaws of the fund;
- (11) A copy of the intrastate agreement among the members;
- (12) The name and address of the administrator and, if the administrator is a corporation, the names and addresses of its officers and directors and a statement concerning whether or not any such administrator or the officers or directors thereof, if the administrator is a corporation, have been convicted of any crimes other than minor traffic violations within the last ten years;
- (13) A statement of the previous experience and background of any administrator of the fund, including any licenses it may hold or ~~have~~ has held in this state or any other state within the last ten years;
- (14) The most recent audited statement of the financial condition of any administrator of the fund or the most recent annual statement of such administrator if it is an insurer;
- (15) A copy of any agreements between the fund and any contract administrator of the fund;
- (16) ~~An unaudited~~ A statement of the financial condition of the fund ~~and a schedule listing all of its assets and liabilities as of the end of the last preceding calendar quarter month prior to the date of the application, and a statement that the surplus required by Code Section 114-613a is on hand as of the date of such application on such a form as may be prescribed by the Commissioner;~~
- (17) A copy of each ~~policy contract~~, endorsement, and application form it proposes to issue or use;
- (18) A current audited or other acceptable financial statement of each member of the fund which shall not be deemed to be a public document and shall be maintained in confidence by the Secretary of State Commissioner;
- (19) Such other information, documents, or statements as the Secretary of State Commissioner may reasonably require.

(d) Each application for a certificate of authority shall be accompanied by a filing fee of \$300.00, which fee shall not be refundable.

(e) A fund as authorized by this chapter may be established only with the participation of ten or more members having no fewer than 1,000 employees in the aggregate.

(f) A fund as authorized by this chapter may be established only if it has and thereafter maintains gross annual premiums of \$300,000.00 or such higher amount as the Secretary of State Commissioner deems necessary to protect the interests of the members and their employees.

(g) All employers who are members of a class which forms a fund pursuant to the provisions of this chapter shall be eligible for membership in such fund unless membership is denied such employers by the Secretary of State Commissioner in accordance with the provisions of this chapter.

(h) Any trade association or professional association or group of municipalities, counties, school boards, or hospital authorities which forms a fund pursuant to the provisions of this chapter shall accept as a member of such fund any other member of the same class as defined in subsection (b) of Code Section 114-603a~~(b)~~ which makes application for membership and otherwise meets the requirements of this chapter.

114-604a. Certificate of authority. (a) The Secretary of State Commissioner shall examine said application to determine whether the fund will be able to comply with the laws of Georgia and whether membership in the fund will enable the members of said fund to meet their liability for workers' compensation benefits under Code Title 114 of the Code of the State of Georgia. If the Secretary of State Commissioner finds that the fund is capable of complying with such requirements and meeting such liability, ~~it~~ he shall issue a certificate authorizing the fund to provide workers' compensation benefits on behalf of its members.

(b) If the Secretary of State Commissioner refuses to issue a certificate of authority, he shall issue an order setting forth the reasons for such refusal and forward it to the proposed fund and a copy of said order shall be sent to each member of the fund.

(c) The Secretary of State Commissioner shall approve or disapprove the application for a certificate of authority within 90 days of receipt by him of the application and all of the supporting information he has requested.

(d) The Secretary of State Commissioner may refuse to issue, ~~or~~ renew, ~~or~~ suspend, or revoke the certificate of authority of any fund in accordance with the provisions of Code Sections 114-616a and 114-621a for failure of the fund to comply with any provision of this chapter or with any of the rules, regulations, or orders of the Secretary of State Commissioner issued pursuant thereto.

(e) Said certificate shall be renewed annually in accordance with rules and regulations promulgated by the Secretary of State Commissioner upon payment by the fund of an annual fee of \$300.00.

114-605a. Workers' compensation obligations. The participation by a member in a fund created pursuant to the provisions of this chapter shall enable it to comply with its duty as an employer to assure payment of workers' compensation in accordance with the provisions of Code Chapter 6 of Title 114 of the Code of Georgia 114-6.

114-606a. New members. After the inception date of a fund, prospective new members of the fund shall submit an application for membership to the board and to the Secretary of State Commissioner on a form prescribed by the Secretary of State Commissioner. The board of the fund or the administrator of the fund, with the approval of the board, shall establish the net worth of the fund and the proportionate share to be paid by each applicant to become a member of the fund. If the Secretary of State Commissioner does not approve the application of a prospective new member within 90 days, the applicant, upon payment to the fund of its proportionate share determined in accordance with this chapter, shall be authorized to become a member of the fund, to enter into the intrastate agreement with the other members of the fund, and to share the liabilities and assets of the fund in accordance with its bylaws and with the applicable provisions of this chapter. The board may take into consideration the loss ratio of a prospective member in establishing such member's proportionate share; provided that notwithstanding the provisions of this section such prospective member's proportionate share shall be reasonable in relationship to the proportionate shares paid by the other members of the fund. Any group aggrieved by a determination of the board regarding

the establishment of a member's proportionate share shall have the right to appeal such determination to the Commissioner.

114-607a. Termination and withdrawal. (a) A member may elect to terminate voluntarily its participation in a fund by giving at least 90 days' advance written notice to the fund and to the Secretary of State Commissioner. Such voluntary termination shall be approved by the Secretary of State Commissioner upon a finding by him that such member and the fund are in good standing and that both have met all requirements of this chapter and of ~~the~~ any rules and regulations issued by the Secretary of State Commissioner and the fund as of the proposed effective date of such termination.

(b) A member may be involuntarily terminated as a member of a fund upon a finding by the Secretary of State Commissioner, after due notice and hearing, that such member has failed to comply with the requirements of this chapter or with the provisions of the bylaws of the fund or of the applicable intrastate agreement. Such hearings may be initiated by the Commissioner either upon his own motion or upon a recommendation of the board of the fund.

(c) Involuntary termination of a member for failure to pay its proportionate share or any premiums or installments thereof due the fund or otherwise to discharge its obligations to the fund when due shall be accomplished as prescribed herein: written notice, stating the time when the termination will be effective, but not less than 15 days from the date of notice or such other specific longer period as may be provided in the intrastate agreement or by statute, may be delivered in person or by depositing such notice in the United States mail to be dispatched by at least first class mail to the last address of record of the member and receiving therefor the receipt provided by the United States Post Office Department. Such notice may or may not be accompanied by a tender of the unearned premium paid by the member calculated on a pro rata basis. If such tender is not made simultaneously with such notice, it shall be made within 15 days of notice of termination unless an audit or rate investigation is required, in which case such tender shall be made as soon as practicable.

(d) Any member who either voluntarily terminates his membership or is involuntarily terminated from membership in a fund pursuant to the provisions of this title chapter shall remain jointly and severally liable for all obligations of the fund as of the date of such termination, including, but not limited to, any obligations of the fund to pay claims against the fund arising out of any occurrence, incident, or accident which took place during the member's membership in the fund.

114-608a. Board of trustees. Each fund created pursuant to this chapter shall be operated by a board of trustees chosen by the mutual agreement of the participating members of such fund in accordance with the provisions of this chapter and with the bylaws of the fund. The appointment of any trustee shall be subject to the approval of the Secretary of State Commissioner.

114-609a. Powers of board. The board shall have the following specific powers, together with such other powers as may be necessary or incidental to effectuate the purposes of this chapter:

(a) To invest and reinvest funds held by it in accordance with the provisions of Code Section 114-614a;

(b) To collect and disburse all money due or payable in accordance with the provisions of this title chapter;

(c) To employ and contract with banks, corporate trustees, insurance agents, surplus lines brokers, and insurers authorized to do business in this state and approved surplus lines carriers;

(d) To employ and contract with actuaries, accountants, contract administrators, and other agents and employees necessary for the operation of the fund;

(e) To employ an administrator for the fund;

(f) To contract with other persons or public bodies of this state for the use of services or facilities necessary, useful, or incidental to the operation of the fund;

(g) To employ legal counsel;

(h) To execute other contracts necessary or incidental to the operation of the fund;

(i) To pay dividends to or levy assessments on its members;

(j) To purchase bonds and insurance necessary to comply with the requirements of this chapter and the rules and regulations of the Secretary of State Commissioner;

(k) To do and perform such other and further acts, not inconsistent with the provisions of this chapter or with other laws of this state, which may be necessary for the efficient and proper operation of said fund.

114-610a. Reports of fund's business affairs and operations; verification. Every fund shall, on or before the first day of March in each year after it shall have commenced to do business pursuant to a certificate of authority, make and file with the Secretary of State Commissioner a report of its affairs and operations during the year ending the thirty-first day of December last preceding. This annual report shall be made in such form and contain such information as the Secretary of State Commissioner may, by regulation from time to time, prescribe and require in protecting the public interest, the interest of the members of the fund, and the interest of the employees of each member. The Secretary of State Commissioner may, by regulation, require such additional periodic reports as he may from time to time prescribe as necessary or appropriate for the protection of members and their employees and the public and to insure the solvency of any fund, to inform and protect the members of the fund, and to assure fair dealing in the investments of any fund. The Secretary of State Commissioner may require that the reports be verified under oath by such appropriate officers or agents as he may designate by regulation and may require the same to be furnished to persons or entities he determines to have a legitimate interest therein. Compliance with this Code section shall be a condition to the renewal of a certificate of authority under Code Section 114-604a.

114-611a. Financial condition; method of determining. In determining the financial capacity of a fund to pay workers' compensation obligations promptly and otherwise to meet its obligations under this law, the Secretary of State Commissioner shall take into consideration the following criteria:

(a) The Secretary of State Commissioner shall charge as liabilities the same reserves as are required of incorporated insurers issuing nonassessable policies on a reserve basis;

(b) The surplus shares of members shall be allowed as assets, except that any premiums delinquent for 90 days shall first be charged against such surplus shares;

(c) The surplus shares of members shall not be charged as a liability;

(d) All premiums delinquent less than 90 days shall be allowed as assets;

(e) An assessment levied upon members, and not collected, shall not be allowed as an asset;

(f) The computation of reserves shall be based upon premiums other than membership fees and without any deduction for expenses and the compensation of any contract administrator;

(g) The existence and face value of contracts or policies of excess insurance or other measures of financial capacity as the Secretary of State Commissioner may deem appropriate, including the authority of municipalities, counties, and school boards to levy and collect taxes pursuant to the laws of this state.

114-612a. Minimum security deposit or bond; contracts for excess insurance. (a) Each fund shall maintain with the Secretary of State Commissioner a deposit consisting of securities eligible for deposit by domestic insurance companies in accordance with the provisions of Georgia Code Chapter 56-11 in an amount which is equal to 25 percent of the normal annual premium or, if acceptable to the Commissioner, post in lieu thereof a surety bond in an amount which is equal to 35 percent of the normal annual premium; provided that a fund established by a group of municipalities, counties, or school boards shall only be required to maintain such a deposit in an amount which is equal to 15 percent of the normal annual premium or, if acceptable to the Commissioner, to post in lieu thereof a surety bond in an amount which is equal to 15 percent of the normal annual premium. In the event that the Commissioner shall permit a fund to post a surety bond in lieu of the deposit required above, such a bond shall only be acceptable if it is issued by an authorized insurer and its form has been approved in advance by the Commissioner.

(b) Specific and aggregate excess insurance policies underwritten by insurers authorized to transact business in this state or by approved surplus lines carriers with terms,

liability limits, cancellation provisions, and retention amounts acceptable to the Secretary of State Commissioner shall be required as a condition to the issuance and maintenance of a certificate of authority of any fund created pursuant to this chapter; ~~provided that such liability limits shall be at least \$1,000,000.00.~~

114-613a. Surplus required. A fund formed pursuant to the provisions of this chapter shall possess and thereafter maintain a minimum surplus of not less than ~~\$200,000.00~~ \$150,000.00 and a minimum of not less than ~~\$200,000.00~~ \$150,000.00 expendable surplus or such higher amounts of surplus or expendable surplus as the Secretary of State Commissioner may reasonably establish or subsequently require for the protection of the members and their employees; ~~provided that, if all members of a fund have a combined net worth of \$25,000,000.00, or its equivalent in the case of funds formed by groups of municipalities, counties, or school boards, the Secretary of State may waive the minimum surplus requirements provided for herein; provided that the Commissioner shall have the authority to require the establishment or maintenance of such lesser amounts of minimum surplus or expendable surplus as he may deem advisable for the protection of the members and their employees if the fund can show conclusively that its maximum annual liability is less than or equal to the total annual premiums collected.~~

114-614a. Investment and reserve requirements. (a) Except as otherwise specifically provided for herein, the investable assets of a fund shall be invested only in securities or other investments permitted by the laws of this state for the investment of assets constituting the legal reserves of property and casualty insurance companies or such other securities or investments as the Insurance Commissioner may permit such insurers to invest their funds ~~in~~ under Georgia Code Title 56. Such investments shall be subject to the same terms, conditions, and limitations which apply to such property and casualty insurance companies under said Code Title 56.

(b) Each fund shall maintain at all times assets in cash, premium balances, or securities authorized by the laws of this state for the investment of assets of property and casualty insurers doing a similar business in an amount which is equivalent to or higher than the pro rata unearned premiums ~~and proportionate shares of members and minimum nonexpendable surplus required under Code Section 114-613a,~~ and reserves for losses outstanding and unpaid and any other liabilities of the fund.

114-615a. Operation of the fund. (a) Each member shall pay into said fund its share of the fund's projected obligation for workers' compensation liability, administrative expenses, and other costs of such fund as may be determined by the board or by an administrator and approved by the board, all in accordance with the provisions of this chapter. Such share shall be adjusted by the board based on the claims experience of each participating member in accordance with criteria set forth in the bylaws of the fund. Provided, however, no member of a fund shall be charged a basic rate which is in excess of 108 percent of the basic rate charged to any other member of the fund. The premium for each year shall be paid by each member at the beginning of each fund year unless otherwise provided for under the intrastate agreement. The board shall make payments out of the fund for workers' compensation benefits pursuant to and in accordance with the claims procedures set forth in the workers' compensation laws of Georgia to the employees of the members; and the board shall determine what, if any, dividends or assessments shall be paid to or levied against the participating members of the fund.

(b) The board of each fund shall establish and implement a loss prevention and loss control and rehabilitation program for each member of the fund.

(c) Each member of the fund shall be jointly and severally liable for all legal obligations of the fund, including, but not limited to, any obligations of the fund to pay claims against the fund arising out of any occurrence, incident, or accident covered under Code Title 114 of the Code of Georgia.

(d) Each fund shall be treated as a self-insurer for the purposes of Code Chapter 114-9, relating to the subsequent injury trust fund.

(e) Each fund shall be liable under Code Section 114-717 for its share of the expenses of the State Board of Workers' Compensation and, for the purposes of such section only, it shall be treated as though it were an insurer.

(f) Each fund may sue and be sued in its own name and service of process shall be perfected upon such fund by serving its registered Georgia agent for service of process or by otherwise serving the fund in accordance with the laws of this state.

114-616a. Aggrieved parties; hearings. Any party which is aggrieved by any act, determination, order, or any other action of the Secretary of State Commissioner taken pursuant to the provisions of this chapter may request a hearing before the Secretary of State Commissioner or otherwise proceed in accordance with the provisions of the 'Georgia Administrative Procedure Act,' (Ga. Laws 1964, p. 338), as now or hereafter amended.

114-617a. Administrative fine for certain acts of officers, employees, agents, or representatives. The Secretary of State Commissioner may, after a hearing, impose upon a fund an administrative fine if he finds that such fund, through the acts of its officers, employees, agents, or representatives, has with such frequency as to indicate its general business practice within this state:

(a) Refused, without just cause, to pay proper claims arising under workers' compensation coverage provided by the fund;

(b) Compelled, without just cause, employee claimants or members or other persons entitled to the proceeds of the workers' compensation coverage provided by the fund to accept less than the amount due them or to bring suit against the fund to secure full payment or settlement thereof.

The administrative fine imposed for violations set forth in ~~subsections~~ subsection (a) or (b) shall not exceed \$1,000.00 for each act of misconduct constituting a violation of this section; provided that a fine of not more than \$5,000.00 may be imposed for each act of willful misconduct constituting a violation of this section.

In addition to all other penalties provided for under the provisions of this chapter, the Secretary of State Commissioner shall have the authority to place any fund on probation for a period of time not to exceed one year for each and every act or violation of this chapter or of the rules and regulations or orders of the Secretary of State Commissioner issued pursuant hereto and may subject such fund to a monetary penalty of up to \$1,000.00 for each and every act in violation of this chapter or of the rules, regulations, or orders of the Secretary of State Commissioner issued pursuant hereto unless the fund or its administrator knew or reasonably should have known that the fund was in violation of this chapter or of the rules and regulations or orders of the Secretary of State Commissioner, in which case the monetary penalty provided for herein may be increased to an amount up to \$5,000.00 for each and every act or violation.

114-618a. Contract administrators. (a) If a fund contracts with an administrator which is not an employee of the fund, the fund and such administrator must enter into a written agreement which has been approved shall be subject to review and approval by the Secretary of State Commissioner which in accordance with the provisions of this section. Such an agreement shall set forth the following:

(1) The powers of the administrator;

(2) The general services to be performed by the administrator;

(3) The manner and amount of compensation to be paid to the administrator and any arrangements between the fund and the administrator for the payment of administrator and other expenses incurred in connection with the operation of the fund;

(4) A contractual provision obligating the administrator to obtain and maintain such bonds, deposits, or insurance coverage as may be required to be maintained by this chapter;

(5) A requirement that errors and omissions coverage or other appropriate liability insurance in an amount which is no less than that specified by the rules and regulations of the Secretary of State Commissioner be maintained at all times by the administrator.

(b) Such an agreement may provide for the following:

(1) The right of substitution of the administrator and the revocation of the agreement upon notice to the Secretary of State Commissioner;

(2) Restrictions upon the exercise of power by the administrator; and

(3) Any other lawful provision deemed necessary ~~and~~ or appropriate.

(c) The terms of any such agreement shall be reasonable and equitable and the agreement and any amendments thereto shall be filed with the Secretary of State Commissioner at least 30 days prior to their use. Any such agreement and any and all amendments thereto which have not been specifically disapproved by the Commissioner within 30 days after the filing thereof shall be deemed to be approved.

(d) A copy of the agreement and any and all amendments thereto shall be furnished to each member upon request.

(e) Except as provided in subsection (d), such agreements and amendments shall be confidential and privileged and shall not be released to the public by the Commissioner without the prior written consent of the parties thereto.

114-619a. Bonds and liability insurance required; resident office of administrator. (a) The Secretary of State Commissioner shall require each administrator to have and maintain a fidelity bond in an amount which the Secretary of State Commissioner deems appropriate, but which is no less than \$100,000.00.

(b) Errors and omissions coverage or other appropriate liability insurance in an amount which is no less than that specified by the rules and regulations of the Secretary of State Commissioner shall be maintained at all times by an administrator of a fund and a certificate by the insurer or other appropriate evidence of such coverage shall be filed with the Secretary of State Commissioner by the fund.

(c) The administrator shall maintain an office in the State of Georgia for the payment, processing, and adjustment of the claims of the fund or funds which it represents.

114-620a. Impaired funds. (a) If the assets of a fund are at any time insufficient to enable a fund to discharge its legal liabilities and other obligations and to maintain the reserves and surplus required of it under this chapter, it shall forthwith make up the deficiency or levy an assessment upon its members for the amount needed to make up the deficiency.

(b) If the fund fails to make up such deficiency or to make the required assessment of its members within 30 days after the Secretary of State Commissioner orders it to do so, or if the deficiency is not fully made up within 60 days after the date on which any such assessment is made or within such longer period of time as may be specified by the Commissioner, the fund shall be deemed to be insolvent and shall be proceeded against in the same manner as are domestic insurers under Code Chapter 56-14; and the Secretary of State Commissioner shall have the same powers and limitations in such proceedings as are provided to the Insurance Commissioner under said Code Chapter 56-14, except as otherwise provided for herein.

(c) If the liquidation of such a fund is ordered, an assessment shall be levied upon its members for such an amount as the Secretary of State Commissioner determines to be necessary to discharge all liabilities of the fund, including the reasonable costs of such liquidation.

114-621a. Grounds for enjoining transaction of business; receivers. If the Secretary of State Commissioner finds that any fund or its administrator (1) has failed to comply with any provision of this chapter, (2) is fraudulently operated, (3) is in such condition as to render further fund operations hazardous to the public interest or to the interest of the fund's members and their employees, (4) is financially unable to meet its obligations and claims as they come due, or (5) has violated any other provision of law, it may apply to the Superior Court of Fulton County, State of Georgia, for an injunction. The court may forthwith issue a temporary injunction restraining the transaction of any business by the fund and it may, after a full hearing, make the injunction permanent and appoint one or more receivers to take possession of the books, papers, moneys, and other assets of the fund to settle its affairs and distribute its funds to those entitled thereto, subject to such rules and orders as the court may prescribe. If it appears that a crime has been committed in connection with the administration or management of any fund, the Attorney General of the State of Georgia may pursue the appropriate criminal action.

114-622a. Revocation and suspension of certificates of authority. (a) The Secretary of State Commissioner may revoke, or suspend, or refuse to issue or renew the certificate of authority of any fund when and if, after investigation, he finds that:

- (1) Any certificate of authority issued to such fund was obtained by fraud;
- (2) There was any material misrepresentation in the application for such certificate of authority;
- (3) The fund or its administrators have otherwise shown themselves to be untrustworthy or incompetent;
- (4) Such fund or its administrator has violated any of the provisions of this chapter or of the rules and regulations of the Secretary of State Commissioner promulgated pursuant to the provisions of this chapter;
- (5) The fund or its administrator has misappropriated, converted, illegally withheld, or refused to pay over upon proper demand any moneys entrusted to them in their fiduciary capacities belonging to a member or to an employee of a member or person otherwise entitled thereto;
- (6) The fund is found to be in an unsound condition or in such condition as to render its future transaction of business in this state hazardous to its members and their employees.

Before the Secretary of State Commissioner shall revoke, suspend, or refuse to issue or renew the certificate of authority of any fund, he shall give the fund an opportunity to be fully heard and to introduce evidence in its behalf. In lieu of revoking, suspending, or refusing to issue or renew the certificate of authority of any fund for any of the causes enumerated in this section, after hearing as herein provided, the Secretary of State Commissioner may place the fund and its administrator on probation for a period of time not to exceed one year or may fine such fund not more than \$1,000.00 for each offense, or both when, in his judgment, he finds that the public interest and the interests of the fund's members and their employees would not be harmed by the continued operation of the fund. The amount of any such penalty shall be paid by such fund to the Secretary of State Commissioner for the use of the state. At any hearing provided by this section, the Secretary of State Commissioner shall have authority to administer oaths to witnesses. Anyone testifying falsely, after having been administered such oath, shall be subject to the penalty of perjury.

(b) No fund shall be voluntarily dissolved or otherwise voluntarily cease to function without having first obtained the written approval of the Secretary of State Commissioner and a ~~determination's determination~~ determination having been made by the Secretary of State Commissioner that all claims and other legal obligations of the fund have been paid or that adequate provisions for such payment have been made.

114-623a. Fiduciary responsibilities. Any trustee, officer, or administrator of a fund who receives, collects, disburses, or invests funds in connection with the activities of such organization shall be responsible for such funds in a fiduciary relationship to the fund.

114-624a. Prohibited pecuniary interest of officials. (a) Any officer, ~~or~~ trustee, ~~or~~ administrator, ~~or~~ any member of any committee, or an employee of a fund who is charged with the duty of investing or handling the fund's assets shall not deposit or invest such assets except in the name of the fund; shall not borrow the assets of such fund; shall not be pecuniarily interested in any loan, pledge of deposit, security, investment, sale, purchase, exchange, reinsurance, or other similar transaction or property of such fund; or shall not take or receive to his or her own use any fee, brokerage, commission, gift, or other consideration for or on account of any such transaction made by or on behalf of such fund.

(b) No fund shall guarantee any financial obligation of any of its officers, trustees, or administrators.

(c) This section shall not prohibit such a trustee, ~~or~~ officer, ~~or~~ member of a committee, or employee thereof from being covered by the fund as an employee of a member and enjoying the usual rights so provided for employees of members.

(d) The Secretary of State Commissioner shall by regulation define and permit additional exceptions to the prohibition contained in subsection (a) of this section solely to enable payment of reasonable compensation to a trustee or administrator who is not otherwise an officer or employee of the fund, or to a corporation or firm in which a trustee or administrator is interested, for necessary services performed or sales or purchases made to or for the fund in the ordinary course of the fund's business and in the

usual private professional or business capacity of such trustee or administrator or of such corporation or firm.

114-625a. Unfair trade practices. The provisions of Code Chapter 56-7 of the Georgia Insurance Code applicable to 'insurers' shall apply to 'funds,' as defined in this chapter; and, for the purpose of determining whether a violation of Code Chapter 56-7 has occurred, a 'member,' as defined in this chapter, and its employees shall be deemed to be 'insureds' or 'policyholders,' as used in Code Chapter 56-7, whichever is applicable. In enforcing the provisions of this section, the Secretary of State Commissioner shall be deemed to possess the same powers and be subject to the same restrictions as those are applicable to the Insurance Commissioner under said Code Chapter 56-7.

114-626a. Taxes. The same taxes provided for in Code Chapter 56-13 applicable to property and casualty insurers shall apply to and shall be imposed upon each fund established by a trade association or professional association or group of hospital authorities pursuant to the provisions of this chapter; and such funds shall also be entitled to the same tax deductions, reductions, abatelements, and credits that such property and casualty insurers are entitled to receive. Nothing contained in this section shall be deemed to require any funds comprised of municipalities, counties, or school boards to pay any state or local taxes.

114-627a. Nontaxability of funds comprised of municipalities, counties, and school boards. Funds comprised of municipalities, counties, and school boards shall be exempt from all state and local taxes and fees, except as provided for in this chapter.

114-628a. Examinations. The Secretary of State Commissioner shall have the authority to require and conduct periodic examinations to verify the solvency of funds in the same manner and under the same conditions as insurers are examined under Code Chapter 56-2 of the Insurance Code.

114-629a. Rules and regulations. The Secretary of State Commissioner shall have authority to promulgate rules and regulations to effectuate the provisions of this chapter.

114-630a. Funds not deemed to be insurers. Notwithstanding any provisions of this chapter which might be construed to the contrary, no fund shall be considered as an insurer for the purposes of Georgia Code Title 56 except for the limited purposes of referencing provided for herein and specifically no such funds shall be considered to be an insurer for the purposes of the 'Georgia Insurance Insolvency Pool Act,' (Ga. Laws 1970, p. 700), as now or hereafter amended, or for the purposes of any other laws of the State of Georgia which relate to insurers or insurance companies.

114-631a. Service of process; venue of suits against funds. Except as otherwise provided herein, service of process and venue shall be governed by the applicable provisions of Code Title 3, relative to actions, and by Code Title 22, relative to corporations.

114-632a. Construction. Nothing within this chapter shall be construed to apply to employers who elect to self-insure individually for workers' compensation pursuant to Code Section 114-602 and the rules of the State Board of Workers' Compensation or to any reciprocal agreements or contracts of indemnity executed prior to March 8, 1960, creating funds for the purpose of satisfying the obligations of self-insured employers under the 'Workmen's Compensation Act of Georgia.'"

Section 2. This Act shall become effective July 1, 1981, provided that under no circumstances shall this Act be construed so as to authorize a fund to commence operations under this chapter prior to January 1, 1982.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Ware of the 68th moved that the House agree to the Senate substitute to HB 574, as substituted by the House.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Adams,M	Y Argo	N Bargeron	Y Beck
N Adams,G	Aiken	N Auten	Y Baugh	Y Benefield
Y Adams,J	Y Anderson	Y Balkcom	Beal	Benn

Y Birdsong	Davis,B	Y Hutchinson	Milford	Y Shepard
Y Bishop	Y Davis,J	N Irvin	Y Moody	Y Sherrod
Y Bolster	Y Davis,L	Y Isakson	Y Moore	Y Sizemore
Y Branch	Y Dean	Y Jackson,J	Mostiler	Y Smith,T
Y Bray	Y Dent	Y Jackson,N	Y Mullinax	Y Smith,V
Y Brooks	Y Dixon	Y Jackson,W	Y Nicholson	Smyre
Buck	Y Dobbs	Jessup	Y Nix	Y Snow
Y Burruss	Dover	Y Johnson,G	Y Oliver	Steinberg
Burton	Y Edwards	Y Johnson,R	Y Padgett	Y Swann
Y Byrd	Elliott	Y Jones,B	Y Parham	Y Thomas
Cason	Evans	Jones,H	Y Patten	Y Thompson
Y Castleberry	Y Felton	Y Karrh	Y Perry	Townsend
Y Chamberlin	Y Fortune	Y Kemp	Y Peters	Y Triplett
Y Chambless	Y Foster	Y Kilgore	Y Phillips,B	Y Tuten
Y Chance	Y Fuller,C	Lambert	Y Phillips,L,L	Twiggs
Y Cheeks	Y Fuller,K	Y Lane,D	Y Phillips,R,T	Y Vandiford
Y Childers	Galer	Y Lane,R	Y Phillips,W,R	Y Vaughn
Y Childs	Y Ginsberg	Y Lawson	Y Pilewicz	Y Veazey
Clark,B	Glover	Y Lee	Pinkston	Y Waddle
Clark,L	Y Godbee	Y Logan	Y Rainey	Y Walker
Y Colbert	Y Greer	Y Long	Y Ralston	Y Wall
Y Coleman	Y Ham	Y Lord	Y Ramsey	Y Ware
Y Collins	Hamilton	Y Lowe	Y Randall	Y Watson
Colwell	Hanner	Lucas	Reaves	White
Y Connell	Harris	Y Mangum	Y Richardson	Y Widener
Y Couch	Y Harrison	Y Mann	Robinson	Williams,B,J
Cox	Y Hasty	Y Marcus	Y Rose	Y Williams,H
Y Crawford	Y Hawkins	Y Martin	Y Ross	Williams,R
Y Crosby	Y Hays	N Matthews	Y Rowland	Wilson
Culpepper	Hill	Y McCollum	Russell	Y Wood,J
Y Cummings	Y Holmes	Y McDonald	Savage	Y Wood,J,T
Y Darden	Y Hooks	Y McKinney	Scott,A	Y Workman
Daugherty	Horne	Y Miles	Scott,D	Speaker Murphy

On the motion, the ayes were 129, nays 5.

The motion prevailed.

The following Resolution of the House was read and adopted:

HR 488. By: Representatives Greer of the 43rd, Connell of the 87th and Murphy of the 18th: A RESOLUTION recognizing and commending the interns of the Georgia House of Representatives; and for other purposes.

The following Resolution of the House, having been favorably reported from the Committee on Rules, was read and adopted:

HR 247. By: Representatives Marcus of the 26th, McKinney of the 35th, Fuller of the 27th, Couch of the 43rd, Holmes of the 39th and others: A RESOLUTION commending Honorable Brad Hubbert and inviting him to the Hall of Representatives; and for other purposes.

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

Mr. Speaker:

The Senate insists on its substitute to the following Bill of the House:

HB 888. By: Representatives Lee of the 72nd, Burruss of the 21st, Murphy of the 18th, Edwards of the 110th, Buck of the 95th, Connell of the 87th, and Shepard of the 67th: A BILL to amend Code Chapter 26-23, relating to abuse of governmental office, so as to make certain conduct by members of the General Assembly unlawful; and for other purposes.

Under the general order of business, established by the Committee on Rules, the following Bills of the Senate were taken up for consideration and read the third time:

SB 108. By: Senators Kidd of the 25th and Holloway of the 12th: A BILL to amend an Act establishing the Employees' Retirement System, so as to provide that any member who was an employee of a State department, Fiscal Year ending June 30, 1970, who was a member of the General Assembly between Jan. 1, 1954, and Jan. 1, 1967, may receive membership service credit for same; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 127, nays 10.

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

SB 100. By: Senators Gillis of the 20th, English of the 21st and Walker of the 19th: A BILL to amend an Act which superseded, with stated exceptions, all previous laws of this State relating to the organization, powers, and duties of the Forestry Commission, so as to delete the provision which requires the proceeds derived from the sale of seeds to be paid into the general fund to the State; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 120, nays 0.

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

SB 240. By: Senator Scott of the 43rd: A BILL to amend Code Title 56, known as the Georgia Insurance Code, so as to codify, revise, clarify, consolidate, modernize, and supersede Code Chapter 56-27, relating to group life insurance; to provide that no policy of group life insurance shall be delivered in this state unless it conforms to certain requirements; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend Code Section 56-2701, relating to policies which must meet group life insurance requirements, so as to increase the amount of insurance a credit union may carry upon its members; to provide for certain editorial changes; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Section 56-2701, relating to policies which must meet group life insurance requirements, is hereby amended by striking subsection (6) of said Code section in its entirety and inserting in lieu thereof a new subsection (6) to read as follows:

“(6) Bank and credit union groups. A bank authorized to do business in the State of Georgia may carry insurance upon its depositors for amounts not to exceed the savings deposit balances of each depositor or ~~two thousand (\$2,000) dollars~~ \$5,000.00, whichever is less, and a credit union organized pursuant to the laws of Georgia or the Federal Credit Union Act may carry insurance upon its members for amounts not to exceed the share and deposit balances of each member or ~~two thousand (\$2,000) dollars~~

\$5,000.00, whichever is less. Such insurance shall be subject to the requirements of subparts (a), (b), (c), and (d) of subsection (5) above."

Section 2. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the ayes were 116, nays 2.

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

The following Bill of the House was taken up for the purpose of considering the Senate amendment thereto:

HB 292. By: Representative Buck of the 95th: A BILL to amend an Act establishing the Employees' Retirement System of Georgia, so as to change the provisions relating to the retirement of appellate court judges; and for other purposes.

The following Senate amendment was read:

Amend HB 292 by inserting in line 7 on page 1 between the word and semicolon "age;" and the word "to" the following:

"to define the words 'incapacitated' and 'incapacity';".

By striking the quotation mark appearing immediately preceding the word "The" at the beginning of line 13 on page 2 and inserting in lieu thereof the following:

"For the purposes of this subsection, the word 'incapacitated' or 'incapacity' means physical or mental disability for further performance of duties and shall not mean the attainment of any certain age."

By inserting in line 8 on page 4 immediately preceding the sentence beginning with the word "The" the following:

"For the purposes of this subsection, the word 'incapacitated' or 'incapacity' means physical or mental disability for further performance of duties and shall not mean the attainment of any certain age."

Representative Buck of the 95th moved that the House agree to the Senate amendment to HB 292.

On the motion, the ayes were 99, nays 2.

The motion prevailed.

Under the general order of business, established by the Committee on Rules, the following Bills of the Senate were taken up for consideration and read the third time:

SB 296. By: Senator Starr of the 44th: A BILL to amend Code Section 24A-401, relating to definitions under the Juvenile Court Code of Georgia, so as to change the definition of the term "unruly child"; to repeal conflicting laws; and for other purposes.

The following Committee amendment was read and adopted:

The Committee on Judiciary moves to amend SB 296 by adding on page 1, line 19, after "himself" the words "or herself".

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to.

On the passage of the Bill, as amended, the ayes were 16, nays 79.

The Bill, as amended, having failed to receive the requisite constitutional majority, was lost.

SB 289. By: Senator Littlefield of the 6th: A BILL to amend the "Development Authorities Law," so as to authorize the creation of joint development authorities by counties and municipalities; to provide for membership of such joint authorities; and for other purposes.

The following Committee amendment was read and adopted:

The Committee on State Planning and Community Affairs moves to amend SB 289 by adding at lines 1 and 8 of page 1 immediately before the word "as" the following:

"approved March 28, 1969 (Ga. Laws 1969, p. 137),".

The report of the Committee, which was favorable to the passage of the Bill, as amended, was agreed to.

On the passage of the Bill, as amended, the ayes were 103, nays 0.

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

SB 411. By: Senators Starr of the 44th, Howard of the 42nd, and Gillis of the 20th: A BILL to amend Code Section 27-2502, relating to determinate sentences, particularly by an Act approved March 20, 1974, so as to provide for special sentencing in certain cases; to provide that persons so sentenced may be considered for parole at any time; and for other purposes.

The following amendment was read:

Representative Vandiford of the 53rd moves to amend SB 411 as follows:

Add on line 5, page 3, after "thereof" the following:

"The determination allowed in this subsection shall be applicable to first offender only."

On the adoption of the amendment, the ayes were 65, nays 59.

The amendment was adopted.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to, as amended.

On the passage of the Bill, as amended, the ayes were 106, nays 11.

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

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

Mr. Speaker:

The Senate has passed, as amended, by the requisite constitutional majority the following Bill of the House:

HB 345. By: Representatives Bishop of the 94th, Fuller of the 16th, Swann of the 90th, Horne of the 104th, Randall of the 101st and others: A BILL to amend an Act known as the "Disposition of Unclaimed Property Act," so as to provide for presumption of abandonment of tangible and intangible property held by courts, public corporations, public authorities, or public officers of the State or its political subdivisions; and for other purposes.

The Senate has disagreed to the House substitute to the following Bill of the Senate:

SB 180. By: Senator Sutton of the 9th: A BILL to provide standards and requirements relative to actuarial valuations of public retirement or pension systems created by law; and for other purposes.

The Senate has disagreed to the House amendment to the following Bill of the Senate:

SB 156. By: Senator Sutton of the 9th: A BILL to amend an Act establishing the Teachers' Retirement System of Georgia, so as to change the provisions relative to rates of interest; and for other purposes.

The Senate has appointed a Second Conference Committee on the following Bill of the House:

HB 1022. By: Representatives Triplett of the 128th, Ginsberg of the 122nd, Phillips of the 125th, Scott of the 123rd, Chance of the 129th and others: A BILL to amend an Act providing for the compensation of certain officers of counties of this state having a population of not less than 180,000 nor more than 190,000, so as to change the compensation of the tax commissioner, the clerk of the superior court, the judge of the municipal court, and the judge of the state court; and for other purposes.

The President has appointed on the part of the Senate the following:

Senators Coleman of the 1st, Wessels of the 2nd, and Bryant of the 3rd.

The Senate has adopted, by substitute, by the requisite constitutional majority the following Resolution of the House:

HR 115. By: Representative Burton of the 47th: A RESOLUTION designating the second Thursday in October of each year as "Bird Day" in Georgia; and for other purposes.

The following Bill of the House was taken up for the purpose of considering the report of the Second Committee of Conference thereon:

HB 1022. By: Representatives Triplett of the 128th, Ginsberg of the 122nd, Phillips of the 125th, Scott of the 123rd, Chance of the 129th and others: A BILL to amend an Act providing for the compensation of certain officers of counties of this state having a population of not less than 180,000 nor more than 190,000, so as to change the compensation of the tax commissioner, the clerk of the superior court, the judge of the municipal court, and the judge of the state court; and for other purposes.

The following report of the Second Committee of Conference was read:

CONFERENCE COMMITTEE REPORT ON HB 1022

The Conference Committee on HB 1022 recommends that both the Senate and the House of Representatives recede from their positions and that the attached Conference Committee Substitute to HB 1022 be adopted.

Respectfully submitted,

FOR THE SENATE:

/s/Honorable Charles H. Wessels
Senator, 2nd District

/s/Honorable J. Tom Coleman, Jr.
Senator, 1st District

/s/Honorable Glenn E. Bryant
Senator, 3rd District

FOR THE HOUSE OF
REPRESENTATIVES:

/s/Honorable Albert Scott
Representative, 123rd District

/s/Honorable Tom Triplett
Representative, 128th District

/s/Honorable Bobby L. Hill
Representative, 127th District

A BILL

To amend an Act providing for the compensation of certain officers of counties of this state having a population of not less than 180,000 nor more than 190,000, approved March 2, 1979 (Ga. laws 1979, p. 3085), as amended by an Act approved March 18, 1980 (Ga. Laws 1980, p. 3600), so as to change certain provisions relative to the census; to change the compensation of certain officers in said counties; to establish a policy for the development of a compensation plan; to provide for restrictions upon future raises; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act providing for the compensation of certain officers of counties of this state having a population of not less than 180,000 nor more than 190,000, approved March 2, 1979 (Ga. Laws 1979, p. 3085), as amended by an Act approved March 18, 1980 (Ga. Laws 1980, p. 3600), is hereby amended by striking paragraph (1) of subsection (a) of Section 1 in its entirety and inserting in lieu thereof a new paragraph (1) to read as follows:

“(1) (A) Notwithstanding any other provisions of the law to the contrary in all counties of this State having a population of not less than 180,000 nor more than 205,000 according to the United States decennial census of 1980 or any future such census, each of the officers and officials of any such county listed below shall receive a salary fixed by the governing authority of such county, provided that said salary for each officer shall be not less than the salary set forth as follows:

Tax commissioner	\$ 31,000.00 per annum
Sheriff	29,400.00 per annum
Clerk of the superior court	28,900.00 per annum

Clerk of the state court	26,300.00 per annum
Sheriff of the state court	28,900.00 per annum
Judge of the municipal court.....	31,000.00 per annum
Judge of the recorder's court.....	37,800.00 per annum
Judge of the probate court	37,800.00 per annum
Judge of the juvenile court	36,000.00 per annum
Judge of the state court	42,000.00 per annum
Coroner	8,200.00 per annum

(B) (i) Except as provided in division (ii), no person who shall occupy the offices set forth as follows:

Tax commissioner
 Sheriff
 Clerk of superior court
 Clerk of state court
 Sheriff of state court
 Judge of the municipal court
 Judge of the recorder's court
 Judge of the probate court
 Judge of the juvenile court
 Judge of the state court
 Coroner

shall be entitled to any increase in compensation, other than retirement contributions or increases in any plan of sickness, accident, or health insurance funded in whole or in part by municipal or county funds or any successor thereto, during the term to which that person was elected or appointed.

(ii) The General Assembly may at any time provide for cost-of-living increases for such offices; provided, however, such cost-of-living increases shall not exceed the cost-of-living increase given employees of the county for that year.

(C) Prior to December 1 of each calendar year, any officer listed in subparagraph (B) seeking an increase in compensation shall submit in writing to the delegation representing such county in the General Assembly a petition setting forth any recommended changes in compensation together with supporting documents as may be deemed appropriate. A copy of such petition shall be submitted to the governing authority of such county. The members of the General Assembly shall then consider the evidence presented after consultation with the commissioners and shall take such action as they may deem appropriate."

Section 2. This Act shall become effective on July 1, 1981.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Scott of the 123rd moved that the report of the Second Committee of Conference on HB 1022 be adopted.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

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

Mr. Speaker:

The Senate has adopted the following Resolution of the Senate:

SR 171. By: Senator Hudgins of the 15th: A RESOLUTION creating the Joint Children and Youth Study Committee; and for other purposes.

The following Resolution of the House was read and adopted:

HR 489. By: Representative Murphy of the 18th:

A RESOLUTION

To amend SR 205; and for other purposes.

BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA that SR 205 is hereby amended by striking the following:

“7:00 P.M.”,

and inserting in lieu thereof the following:

“8:00 P.M.”.

The following Bill of the House was taken up for the purpose of considering the Senate amendment thereto:

HB 267. By: Representative Hill of the 127th: A BILL to authorize the governing authority of Chatham County to provide an additional supplement to the salaries of each of the judges of the superior courts of the Eastern Judicial Circuit; and for other purposes.

The following Senate amendment was read:

Amend HB 267 by striking from line 13 of page 1 the figure “\$5,400.00” and inserting in lieu thereof the following:

“\$6,600.00”.

By striking Section 3 and inserting in lieu thereof a new Section 3 to read as follows:

“Section 3. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.”

Representative Hill of the 127th moved that the House agree to the Senate amendment to HB 267.

On the motion, the ayes were 103, nays 0.

The motion prevailed.

By unanimous consent, the following Bills of the House were withdrawn from the Committee on Banks and Banking and referred to the Committee on Insurance:

HB 1116. By: Representative Ware of the 68th: A BILL to amend Code Chapter 56-10, relating to investments, so as to define the term "separate account fixed value annuity contracts"; to provide authority for establishing separate accounts; and for other purposes.

HB 1117. By: Representative Ware of the 68th: A BILL to amend Code Section 56-1040, relating to variable annuity contracts, so as to create an exemption for separate account fixed value annuity contracts; and for other purposes.

Under the general order of business, established by the Committee on Rules, the following Bill of the Senate was taken up for consideration and read the third time:

SB 387. By: Senators Walker of the 19th, English of the 21st, Gillis of the 20th and Barker of the 18th: A BILL to amend Code Chapter 45-5, relating to hunting, so as to provide that a person hunting deer shall not be required to wear a daylight fluorescent orange outer garment while positioned on a stationary deer stand which is located above the ground; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the ayes were 58, nays 87.

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

The following Bill of the Senate was taken up for the purpose of considering the report of the Committee of Conference thereon:

SB 157. By: Senator Sutton of the 9th: A BILL to amend an Act establishing the Employees' Retirement System of Georgia, so as to change the provisions relative to the determination of certain rates of interest for use in all calculations required in connection with Employees' Retirement System of Georgia; and for other purposes.

The following report of the Committee of Conference was read:

CONFERENCE COMMITTEE REPORT ON SB 157

The Conference Committee on SB 157 recommends that both the Senate and the House of Representatives recede from their positions and that the attached Conference Committee Substitute to SB 157 be adopted.

Respectfully submitted,

FOR THE SENATE:

/s/Honorable Horace E. Tate
Senator, 38th District

/s/Honorable Culver Kidd
Senator, 25th District

Honorable Frank Sutton
Senator, 9th District

FOR THE HOUSE OF
REPRESENTATIVES:

/s/Honorable Rudolph Johnson
Representative, 72nd District

/s/Honorable Mike Padgett
Representative, 86th District

/s/Honorable Billy Milford
Representative, 13th District

A BILL

To amend an Act establishing the Employees' Retirement System of Georgia, approved February 3, 1949 (Ga. Laws 1949, p. 138), as amended, so as to provide for the transfer of legislative service into the Employees' Retirement System; to provide certain military service credit; to provide for contributions; to change the provisions relative to the determination of certain rates of interest for use in all calculations required in connection with the Employees' Retirement System of Georgia; to change the provisions relative to mandatory retirement age for conservation rangers; to provide for other matters relative to the foregoing; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act establishing the Employees' Retirement System of Georgia, approved February 3, 1949 (Ga. Laws 1949, p. 138), as amended, is hereby amended by adding at the end of Section 3 a new subsection, to be designated as subsection (18), and to read as follows:

"(18) All creditable service in the Georgia Legislative Retirement System shall be transferred to the Teacher's Retirement System or the Employees' Retirement System when a former member of the Georgia Legislative Retirement System becomes employed in a position covered by the Teacher's Retirement System or the Employees' Retirement System. Any such former member of the Georgia Legislative Retirement System becoming a member of the Teacher's Retirement System or the Employees' Retirement System, as provided herein, shall receive creditable service under the respective system equal to all creditable service the member had under the Georgia Legislative Retirement System, effective at the time of becoming a member of the respective system, and such creditable service so obtained shall be creditable service for all purposes under the respective system."

Section 2. Said Act is further amended by adding at the end of subsection (4) of Section 4 of said Act a new undesignated paragraph to read as follows:

"Anything in this Act to the contrary notwithstanding, any member who was on active duty in the Armed Forces of the United States at any time from January 1, 1954, until January 1, 1956, as determined by the person's official military records, may purchase such active duty military service credit, exclusive of reserve service, by paying the required contributions, both employee and employer, on the compensation last paid to the member as an employee prior to entering military service or the compensation first paid to the member as an employee after returning from military service plus 4 ½ percent interest on said employee and employer contributions, compounded annually to date of payment; provided, however, that no service in the armed forces shall be deemed as creditable under any provisions of this Act if such service has or will be used in the determination of any member's eligibility for retirement benefits or allowances from any other state or federal retirement program, excluding Social Security and those retirement programs covered under the provisions of Title 10 of the United States Code, Public Law 810, 80th Congress, as amended."

Section 3. Said Act is further amended by striking from the last sentence of subsection (15) of Section 6 the word "rate" and inserting in lieu thereof the word "rates" and by striking from said sentence the following:

"and a maximum of 4 ½ per centum",
so that when so amended subsection (15) of Section 6 shall read as follows:

"(15) From time to time and at least in every five year period, the actuary shall make an actuarial investigation into the mortality, service and compensation experience of the members and the beneficiaries of the retirement system, and recommend for adoption by the Board of Trustees mortality, service and other tables needed in the operation of the system, and taking into account the results of such investigations the Board from time to time shall adopt for the system such mortality, service and other tables as it shall deem necessary, for use in all calculations required in connection with this system. The Board shall also determine from time to time the ~~rate~~ rates of regular interest for use in all calculations required in connection with the system, limited to a minimum of 2 per centum and a maximum of 4 ½ per centum."

Section 4. Said Act is further amended by striking from the second paragraph of subsection (c) of Section 15A the following:

"twenty-five (25)",

and inserting in lieu thereof the following:

"27",

so that when so amended the second paragraph of subsection (c) of Section 15A shall read as follows:

"The above mandatory retirement ages may be waived for a Conservation Ranger by the Board of Natural Resources as necessary to permit such members who entered service in the department on or before June 30, 1965, to complete service sufficient to provide them with ~~twenty-five (25)~~ 27 years of total creditable service. Such a member shall be retired on the last day of the month following the month in which he completes such service. The above mandatory retirement ages may also be waived for Conservation Rangers in a supervisory classification by the Board of Natural Resources, at its discretion, upon application of such Conservation Rangers or upon the initiation by the Board; provided, however, that such waivers to members in a supervisory classification shall not be extended to such members who have reached sixty (60) years of age. The provisions of this subsection shall not apply to any Conservation Ranger in a supervisory classification whose supervisory duties are not all or predominantly in the field of law enforcement."

Section 5. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Johnson of the 72nd moved that the House adopt the report of the Committee of Conference on SB 157.

On the motion, the ayes were 116, nays 11.

The motion prevailed.

Representative Ham of the 80th requested that he be recorded as voting "nay" on this motion.

The following Bill and Resolution of the House were taken up for the purpose of considering the Senate amendment or substitute thereto:

HB 345. By: Representatives Bishop of the 94th, Fuller of the 16th, Swann of the 90th, Horne of the 104th, Randall of the 101st and others: A BILL to amend an Act known as the "Disposition of Unclaimed Property Act," so as to provide for presumption of abandonment of tangible and intangible property held by courts, public corporations, public authorities, or public officers of the State or its political subdivisions; and for other purposes.

The following Senate amendment was read:

Amend HB 345 on Line 6, Page 2, between the words "patient" and "trust" add the following:

"or inmate"

On Line 8, Page 2, after the word "patient" add the following:

"or inmate"

On Line 10, Page 2, after the words "Department of Human Resources," add the following:

"or the Georgia Department of Offender Rehabilitation,".

Representative Bishop of the 94th moved that the House agree to the Senate amendment to HB 345.

On the motion, the ayes were 115, nays 2.

The motion prevailed.

HR 115. By: Representative Burton of the 47th: A RESOLUTION designating the second Thursday in October of each year as "Bird Day" in Georgia; and for other purposes.

The following Senate substitute was read:

A RESOLUTION

Designating the second Thursday in October of each year as "Bird Day" in Georgia; and designating the fourth week in the month of March of each year as "Wildflower Week"; and for other purposes.

WHEREAS, the native birds of Georgia help keep the ecological balance of our state in tune with nature and aid the economy of the state by destroying millions of insects each year; and

WHEREAS, Georgia's birds add an aesthetic value to the state beyond monetary value and bring joy to citizens of all ages; and

WHEREAS, garden clubs throughout Georgia strive to increase public awareness of the worth of our feathered friends, thereby increasing public concern for our endangered species; and

WHEREAS, the wildflower is one of Georgia's most beautiful natural resources, providing a constant source of aesthetic enjoyment to citizens and visitors alike; and

WHEREAS, the economic value of wildflowers in preventing erosion and enriching soil, in providing food and cover for wildlife, and in attracting tourists to our state, is incalculable; and

WHEREAS, Georgia's early inhabitants depended on wildflowers for food and drink, tonics, dyes, and medicines; and even today many Georgians utilize these plants in much the same way as our forefathers; and

WHEREAS, rapid increase in population and associated demand for altered land have greatly endangered many of our most beautiful wildflowers; and

WHEREAS, members of the garden clubs, environmentalists, conservation groups, professional botanists, and enthusiasts are providing a valuable service to our state by

their constant vigilance to assure future generations the same privilege of experiencing the beauty of native wildflowers that today's Georgians enjoy; and

WHEREAS, it is important that all Georgians become aware of the need for protecting our wildflowers in their native environment.

NOW, THEREFORE, BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA that the second Thursday in October of each year, beginning with Thursday, October 8, 1981, and thereafter, is hereby declared to be "Bird Day" in Georgia.

BE IT FURTHER RESOLVED that the fourth week in the month of March of each year, beginning with March 22 through March 28, 1981, is hereby declared to be "Wildflower Week" in Georgia.

Representative Burton of the 47th moved that the House agree to the Senate substitute to HR 115.

On the motion, the ayes were 102, nays 3.

The motion prevailed.

Representative Brooks of the 34th arose to a point of personal privilege and addressed the House.

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

Mr. Speaker:

The Senate has adopted by the requisite constitutional majority the following Resolution of the House:

HR 489. By: Representative Murphy of the 18th: A RESOLUTION to amend SR 205; and for other purposes.

Representative Beal of the 28th arose to a point of personal privilege and addressed the House.

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

Mr. Speaker:

The Senate has rejected the report of the Conference Committee on the following Bill of the Senate:

SB 157. By: Senator Sutton of the 9th: A BILL to amend an Act establishing the Employees' Retirement System of Georgia, so as to change the provisions relative to the determination of certain rates of interest for use in all calculations required in connection with Employees' Retirement System of Georgia; and for other purposes.

The President has appointed as a Second Conference Committee the following:

Senators Sutton of the 9th, Kidd of the 25th and Tate of the 38th.

The following Bill of the House was taken up for the purpose of considering the Senate amendment thereto:

HB 131. By: Representatives Wood of the 9th, Padgett of the 86th, Hays of the 1st, Galer of the 97th, Barger on of the 83rd and others: A BILL to amend Code Title 114, relating to workers' compensation, so as to redefine the term "employee"; to provide the basis of computing compensation for certain employees; to amend an Act known as the "Georgia Military Forces Reorganization Act of 1955", so as to delete the provisions relating to pay and care when injured or disabled in service; and for other purposes.

The following Senate amendment was read:

Amend HB 131 by adding at line 4 of page 1 following the semicolon the following:

"to change the provisions relating to the issuance of standard Workers' Compensation insurance policies;"

By renumbering Sections 3 and 4 as Sections 5 and 6 and adding new Sections 3 and 4 to read as follows:

"Section 3. Said Code title is further amended by adding to the first sentence of Code Section 114-613, relating to issuance of standard Workers' Compensation policies, immediately after the word and symbol 'thereof,' the following:

'at the rate prescribed by the Insurance Commissioner,'

Section 4. In the event of any conflict between the provisions of this Act and the provisions of House Bill 432 of the 1981 session of the General Assembly, the provisions of this Act shall govern."

Representative Wood of the 9th moved that the House agree to the Senate amendment to HB 131.

On the motion, the ayes were 98, nays 0.

The motion prevailed.

The following Bill of the House was taken up for the purpose of considering the Senate's insistence on its position in substituting the same:

HB 888. By: Representatives Lee of the 72nd, Burruss of the 21st, Murphy of the 18th, Edwards of the 110th, Buck of the 95th, Connell of the 87th, and Shepard of the 67th: A BILL to amend Code Chapter 26-23, relating to abuse of governmental office, so as to make certain conduct by members of the General Assembly unlawful; and for other purposes.

Representative Lee of the 72nd moved that the House adhere to its position in disagreeing to the Senate substitute to HB 888 and that a Committee of Conference be appointed on the part of the House to confer with a like committee on the part of the Senate.

The motion prevailed.

The Speaker appointed as a Committee of Conference on the part of the House, the following members:

Representatives Lee of the 72nd, Castleberry of the 111th, and Connell of the 87th.

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

Mr. Speaker:

The Senate adheres to its substitute and has appointed a Committee of Conference on the following Bill of the House:

HB 888. By: Representatives Lee of the 72nd, Burruss of the 21st, Murphy of the 18th, Edwards of the 110th, Buck of the 95th, Connell of the 87th, and Shepard of the 67th: A BILL to amend Code Chapter 26-23, relating to abuse of governmental office, so as to make certain conduct by members of the General Assembly unlawful; and for other purposes.

The President has appointed on the part of the Senate the following:

Senators Sutton of the 9th, Trulock of the 10th, and Howard of the 42nd.

The following Bill of the House was taken up for the purpose of considering the report of the Committee of Conference thereon:

HB 3. By: Representatives Bolster of the 30th, Collins of the 144th, Castleberry of the 111th, Marcus of the 26th, Sizemore of the 136th, and others: A BILL to revise, modernize, and update certain revenue laws and laws relating to the raising and expenditure of public revenues in this State; to amend Code Title 91A, known as the Georgia Public Revenue Code, so as to update a reference to the Internal Revenue Code of 1954; to change the residency period required of the State Revenue Commissioner; and for other purposes.

The following report of the Committee of Conference was read:

CONFERENCE COMMITTEE REPORT ON HB 3

The Conference Committee on HB 3 recommends that both the Senate and the House of Representatives recede from their positions and that the attached Conference Committee Substitute to HB 3 be adopted.

FOR THE SENATE:

/s/Honorable Terrell A. Starr
Senator, 44th District

/s/Honorable Jimmy Lester
Senator, 23rd District

/s/Honorable Perry J. Hudson
Senator, 35th District

Respectfully submitted,

FOR THE HOUSE OF REPRESENTATIVES:

/s/Honorable A. L. Burruss
Representative, 21st District

/s/Honorable Paul Bolster
Representative, 30th District

/s/Honorable Don Castleberry
Representative, 111th District

A BILL

To revise, modernize, and update certain revenue laws and laws relating to the raising and expenditure of public revenues in this State; to provide legislative intent; to amend Code Title 91A, known as the Georgia Public Revenue Code, so as to update a reference

to the Internal Revenue Code of 1954; to change the residency period required of the State Revenue Commissioner; to provide that certain requirements of confidentiality shall not be applicable with respect to the road tax on motor carriers; to specify penalties for failure to pay ad valorem taxes when due; to adjust certain provisions relating to mailing of notices of tax assessments; to provide for tolling of certain periods of limitations under certain circumstances; to clarify the meaning of certain terms used in provisions making taxes a personal debt; to incorporate certain laws inadvertently omitted from the Code; to clarify certain provisions relating to ad valorem tax appeals; to correct a reference to the rate of interest to be charged on delinquent taxes in certain counties; to include within the Code certain provisions relating to homestead exemptions which were inadvertently omitted; to change provisions relating to appeal of denial of homestead exemption; to incorporate certain provisions relating to homestead exemptions for disabled veterans and for educational purposes in line with the constitutional amendments recently ratified; to provide for a clarification with respect to collection of attorney's fees on tax executions; to change certain provisions relating to qualifications of tax appraisers; to change the definition of railroad equipment company; to provide for central collection of taxes on railroad equipment companies by the State Revenue Commissioner; to repeal provisions relating to taxation of nonresident sleeping car companies; to change certain provisions relating to tax deferrals for the elderly; to clarify certain provisions relating to recording taxes; to provide for the exclusion of certain retirement income of certain taxpayers; to change the standard deduction allowed certain taxpayers; to provide for enforcement of an employer's liability for income tax withheld; to authorize special accounting for withheld income taxes; to clarify employee's liability for withheld taxes; to specify a bracket system for the collection of State and local sales and use taxes; to strike certain limitations on the delivery of motor fuel; to change certain definitions applicable with respect to road tax; to adjust certain fees for motor carrier registration; to prohibit obstruction of levying officers; to provide for editorial revision; to provide for other matters relative to the foregoing; to repeal certain laws; to provide for severability; to provide effective dates; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Legislative intent. (a) The General Assembly intends by the passage of this Act to continue the reorganization and revision of the Georgia Public Revenue Code begun by the enactment of Code Title 91A by the 1978 regular session of the General Assembly and continued by the enactment of Act No. 2 by the 1979 regular session of the General Assembly and Act No. 682 of the 1980 regular session of the General Assembly. It is recognized that, with any recodification encompassing the scope of Title 91A, a thorough review must be undertaken to insure the integrity of the new law, to correct errors and omissions, and to continue to streamline, modernize, and make more efficient the administrative provisions applicable to the enforcement of our public revenue laws. This Act is the culmination of such a review by the General Assembly.

(b) It is the further intent of the General Assembly, in the event Acts other than this Act are enacted to amend Code Title 91A during the 1981 regular session of the General Assembly, that such Acts and this Act be construed whenever possible to be without conflict. In the event such a construction is not possible, it is the intent of the General Assembly that the Act last approved by the Governor shall prevail to the extent of the conflict.

Section 2. Code Title 91A, known as the Georgia Public Revenue Code, is hereby amended by striking from subsection (o) of Code Section 91A-102, relating to the definition of the term "Internal Revenue Code" for purposes of the Public Revenue Code, wherever the same shall appear, the following:

"1980",

and substituting in lieu thereof the following:

"1981",

so that when so amended subsection (o) of Code Section 91A-102 shall read as follows:

"(o) 'Internal Revenue Code' or 'Internal Revenue Code of 1954' means the United States Internal Revenue Code of 1954 as it existed on January 1, ~~1980~~ 1981. In the event

a reference is made in this Title to the Internal Revenue Code as it existed on a specific date prior to January 1, ~~1980~~ 1981, the term shall mean the Internal Revenue Code as it existed on such prior date. Unless otherwise provided in this Title, any term used in this Title shall have the same meaning as when used in a comparable provision or context in the Internal Revenue Code of 1954 in force and effect on January 1, ~~1980~~ 1981."

Section 3. Said Code Title is further amended by striking in its entirety subsection (a) of Code Section 91A-203, relating to eligibility for office of State Revenue Commissioner, which reads as follows:

"(a) Only a person who is, at the time of his appointment, and has been for the immediately preceding 10 years, a bona fide resident of this State shall be eligible for appointment to the office of Commissioner."

Section 4. Said Code Title is further amended by inserting in paragraph (5) of subsection (b) of Code Section 91A-212, relating to confidentiality requirements, after the word "distributor" and before the symbol ".", the following:

"or under Code Chapter 91A-51, relating to road tax on motor carriers",
so that when so amended subsection (b) of Code Section 91A-212 shall read as follows:

"(b) The provisions of this Section shall not:

(1) Be construed to prevent the use of confidential information as evidence before any State or federal court in the event of litigation involving tax liability of any taxpayer.

(2) Be deemed to prevent the publication of statistics so arranged as not to reveal information respecting an individual taxpayer.

(3) Apply in any sense whatsoever to any official finding of the Commissioner with respect to any assessment or any information properly entered upon an assessment roll or other public record.

(4) Affect any information which in the regular course of business is by law made the subject matter of a public document in any federal or State office or in any local office in Georgia.

(5) Apply to information, records, and reports required and obtained under Chapter 91A-50, which requires distributors in motor fuels to make reports of the amount of motor fuel sold and used in each county by the distributor or under Code Chapter 91A-51, relating to road tax on motor carriers."

Section 5. Said Code Title is further amended by striking in its entirety Code Section 91A-239.1, relating to penalty and interest, and substituting in lieu thereof a new Code Section 91A-239.1 to read as follows:

"91A-239.1. Penalty and interest on failure to file return, pay tax, or pay revenue held in trust for the State. (a) In any instance in which any person willfully fails to file a report, return, or other information required by law, or to pay the Commissioner any revenue held in trust for the State, he shall pay, in the absence of a specific statutory civil penalty for the failure, a penalty of 10 percent of the amount of revenue held in trust and not paid on or before the time prescribed by law, together with interest on the principal amount at the rate specified in Section 91A-239.2 from the date the return or the revenue held in trust should have been remitted until it is paid.

(b) In any instance in which any person willfully fails on or after July 1, 1981, to pay within 90 days of the date when due any ad valorem tax, except where the tax is \$500 or less on homestead property as defined in Code Chapter 91A-11, owed the State or any local government, he shall pay, in the absence of a specific statutory civil penalty for the failure, a penalty of 10 percent of the amount of tax due and not paid on or before the time prescribed by law, together with interest as specified by law. Any city or county under a statute or constitutional amendment now receiving greater than 10 percent is authorized to continue to receive that amount."

Section 6. Said Code Title is further amended by striking from paragraph (2) of subsection (b) of Code Section 91A-240, relating to notice of tax assessments, the following:

"\$250",
and substituting in lieu thereof the following:

“\$600”,

so that when so amended paragraph (2) of subsection (b) of Code Section 91A-240 shall read as follows:

“(2) If the total amount of the assessment does not exceed ~~\$250~~ \$600, the notice shall be sufficiently served upon the person assessed if it is mailed by first class mail to such person at his address as shown on the records of the Department. Each such notice shall be mailed in an envelope instructing return thereof in 10 days if not delivered and shall be sufficiently served if it is not returned within the 10 day period.”

Section 7. Said Code Title is further amended by inserting in Code Section 91A-241, relating to protests of assessments, between the second and third sentences thereof, the following:

“The filing of a petition for redetermination of a deficiency under this Section or a written request by the taxpayer for additional time for filing of such a petition shall toll the period of limitations for making an assessment until the petition is denied by the Commissioner or the request is withdrawn in writing by the taxpayer.”,
so that when so amended Code Section 91A-241 shall read as follows:

“91A-241. Protests; requisites; procedure. Any taxpayer may contest any assessment or license made or determined by the Commissioner by filing with the Commissioner a written protest at any time within 30 days from the date of notice of the assessment or license. All protests shall be prepared in the form and contain such information as the Commissioner shall reasonably require and shall include in any case a summary statement of the grounds upon which the taxpayer relies and his reasons for disputing the finding of the Commissioner. The filing of a written protest, a petition for redetermination of a deficiency, or a written request by the taxpayer for additional time for filing of such a petition shall toll the period of limitations for making an assessment until the petition is denied by the Commissioner or the request is withdrawn in writing by the taxpayer. In the event the taxpayer desires a conference or hearing, the fact of such desire must be set out in the protest. The Commissioner shall grant such a conference before his officers or agents as he may designate, at a time he shall specify, and shall make such reasonable rules governing the conduct of conferences as he may deem proper. The discretion given in this Section to the Commissioner shall be reasonably exercised on all occasions.”

Section 8. Said Code Title is further amended by inserting at the end of subsection (c) of Code Section 91A-250, relating to taxes as a personal debt, the following:

“As used in this subsection, the term ‘property and rights to property’ includes, but is not limited to, any account in or with a financial institution.”,
so that when so amended subsection (c) of Code Section 91A-250 shall read as follows:

“(c) In case of neglect or refusal by a taxpayer to pay any taxes due the State, the Commissioner or his authorized representative may levy upon all property and rights to property belonging to the taxpayer, except such as are exempt by law, for the payment of the amount due, together with interest on the sum due, any penalty for nonpayment, and such further amount as shall be sufficient for the fees, costs, and expenses of the levy. As used in this subsection, the term ‘property and rights to property’ includes, but is not limited to, any account in or with a financial institution.”

Section 9. Said Code Title is further amended by striking from subsection (c) of Code Section 91A-420, relating to purchase by counties of property sold under tax executions, the following:

“time the governing authority draws its warrants on the county treasurer to pay to the levying officers the cost due on the tax executions and accruing costs in effecting”,
and substituting in lieu thereof the following:

“date of”,

so that when so amended subsection (c) of Code Section 91A-420 shall read as follows:

“(c) The 12 months’ redemption period allowed under the provisions of this Chapter for the redemption of realty sold under tax executions shall begin to run from the time ~~the governing authority draws its warrants on the county treasurer to pay to the levying~~

officers the cost due on the tax executions and accruing costs in effecting date of the sale."

Section 10. Said Code Title is further amended by inserting a new subsection immediately following subsection (f) of Code Section 91A-1013, relating to time for making tax returns, to be designated subsection (g) to read as follows:

"(g) In all counties having a population of not less than 13,650 nor more than 14,750, according to the census, the local tax officials shall close their books for the return of taxes on March 1 of each year."

Section 11. Said Code Title is further amended by striking from subsection (b) of Code Section 91A-1022, relating to taxes payable to county in which returns are made, the following:

"of nine percent per annum",

and substituting in lieu thereof the following:

"specified in Section 91A-239.2",

so that when so amended subsection (b) of Code Section 91A-1022 shall read as follows:

"(b) In all counties having a population of not less than 350,000 and not more than 600,000, according to the census, the taxes shall become due in two equal installments. One-half of the taxes shall be due and payable on July 1 of each year and shall become delinquent if not paid by August 15 in each year. The remaining one-half of the taxes shall be due and payable on October 1 of each year and shall become delinquent if not paid by November 15 of each year. A penalty of five percent during which any installment remains unpaid after it is due not to exceed five percent shall accrue and be added to each installment that is not paid before the installment becomes delinquent. Intangible taxes in one installment shall be due and payable on October 1 of each year and shall become delinquent if not paid by December 31. A penalty of five percent during which the installment for intangible taxes remains unpaid after it is due not to exceed five percent shall accrue and be added to the installment that is not paid before it becomes delinquent. All taxes remaining unpaid as of the close of business on December 31 of each year shall bear interest at the rate of nine percent per annum specified in Section 91A-239.2, and in addition to the interest charge a minimum interest payment of \$1.00, from the close of business on December 31. The tax collectors shall issue executions for delinquent taxes, penalties, and interest against each delinquent taxpayer in their respective counties. Notwithstanding the foregoing, the governing authority of any county subject to this subsection may change the tax due dates provided for above if the county's tax digest is not approved, pursuant to Code Section 91A-1413, before July 1 of any year."

Section 12. Said Code Title is further amended by inserting in subsection (a) of Code Section 91A-1029, relating to payment of ad valorem property taxes precedent to superior court jurisdiction in property tax litigation, between the word "filed" and the word "by", the following:

"under this Title",

so that when so amended subsection (a) of Code Section 91A-1029 shall read as follows:

"(a) Before the superior court has jurisdiction to entertain any civil action, appeal, or affidavit of illegality filed under this Title by any aggrieved taxpayer concerning liability for ad valorem property taxes, taxability of property for ad valorem property taxes, valuation of property for ad valorem taxes, or uniformity of assessments for ad valorem property taxes, the taxpayer shall pay the amount of ad valorem property taxes assessed against the property at issue for the last year for which taxes were finally determined to be due on the property."

Section 13. Said Code Title is further amended by inserting at the end of paragraph (8) of subsection (b) of Code Section 91A-1101, relating to the definition of "homestead" for purposes of ad valorem tax exemptions, the following:

"Where the property on which a homestead exemption is claimed is jointly owned by the occupant and others, the occupant or occupants shall be entitled to claim the full amount of said homestead exemption."

so that when so amended paragraph (8) of subsection (b) of Code Section 91A-1101 shall read as follows:

“(8) Where property is owned and occupied jointly by two or more individuals all of whom occupy the property as a home and, if the property is otherwise entitled to a homestead exemption, the homestead may be claimed in the names of the joint owners residing in the home. Where the property on which a homestead exemption is claimed is jointly owned by the occupant and others, the occupant or occupants shall be entitled to claim the full amount of said homestead exemption.”

Section 14. Said Code Title is further amended by striking in its entirety subsection (b) of Code Section 91A-1113, relating to determination of eligibility for homestead exemption, and substituting in lieu thereof a new subsection (b) to read as follows:

“(b) The applicant shall have the right of appeal from the decision of the board of assessors to the county board of equalization as provided in Code Section 91A-1449 for appeals from decisions of boards of tax assessors.”

Section 15. Said Code Title is further amended by striking in its entirety Code Section 91A-1116, relating to application by disabled veteran for constitutional homestead exemption, and substituting in lieu thereof a new Code Section 91A-1116 to read as follows:

“91A-1116. Application and showing by disabled veteran for constitutional homestead exemption. (a) Any disabled veteran qualifying for the homestead exemption provided for by Article VII, Section I, Paragraph IV of the Constitution shall file with the tax commissioner or tax receiver a letter from the Veterans Administration stating that he is a disabled American veteran of any war or armed conflict in which any branch of the armed forces of the United States engaged, whether under United States command or otherwise, and that he is disabled due to loss, or loss of use, of both lower extremities, such as to preclude locomotion without the aid of braces, crutches, canes, or a wheelchair, or blindness in both eyes, having only light perception, plus loss or loss of use of one lower extremity, or due to the loss or loss of use of one lower extremity together with residuals of organic disease or injury which so affect the functions of balance or propulsion as to preclude locomotion without resort to a wheelchair; as a result of service in any war or armed conflict in which any branch of the armed forces of the United States engaged, whether under United States command or otherwise.

(b) Any disabled veteran who is not entitled to receive benefits from the Veterans Administration of the United States but who qualifies otherwise, as provided for by Article VII, Section I, Paragraph IV of the Constitution, shall file with the tax commissioner or tax receiver a copy of their DD form 214 (discharge papers from his military records, along with a letter from a doctor who is licensed to practice medicine in this State stating that he is disabled due to loss, or loss of use of both lower extremities, such as to preclude locomotion without the aid of braces, crutches, canes, or a wheelchair, or blindness in both eyes, having only light perception, plus loss or loss of use of one lower extremity, or due to the loss, or loss of use of one lower extremity together with residuals of organic disease or injury which so affect the functions of balance or propulsion as to preclude locomotion without resort to a wheelchair. A county board of tax assessors, prior to approval of an exemption, may require the applicant to provide not more than two additional doctors' letters if the board is in doubt as to the applicant's eligibility for the exemption.

(b) (c) Each disabled veteran shall file for the exemption only once in the county of his residence. Once filed, the exemption shall automatically be renewed from year to year, and, except as provided in subsection (d), such exemption shall be extended to the unmarried widow or minor children at the time of his death so long as they continue to occupy the home as a residence and homestead.

(d) Not more often than once in each three years, the county board of tax assessors may require the holder of an exemption granted pursuant to this Section to substantiate his continuing eligibility for the exemption. In no event may the board require more than three doctors' letters to substantiate eligibility.”

Section 16. Said Code Title is further amended by inserting in subsection (a) of Code Section 91A-1117, relating to homestead exemptions from ad valorem taxation for educational purposes, after the word "who" and before the word "has", the following:

"for the purposes of all tax years beginning on or after January 1, 1981,"
and by striking from said subsection the following:

"\$6,000",

and substituting in lieu thereof the following:

"\$8,000",

so that when so amended subsection (a) of Code Section 91A-1117 shall read as follows:

"(a) The homestead, but not to exceed \$10,000 of its assessed value, of each resident of each independent school district and of each county school district within this State who is 62 years of age or over and who for the purposes of all tax years beginning on or after January 1, 1981, has a gross income from all sources, including the income of all members of the family residing within the homestead, not exceeding ~~\$6,000~~ \$8,000 per annum, is exempted from all ad valorem taxes for educational purposes levied by, for, or in behalf of any such school system, including taxes to retire school bond indebtedness."

Section 17. Said Code Title is further amended by striking from paragraph (1) of subsection (a) of Code Section 91A-1349, relating to interest and settlements of ad valorem taxes, the following:

"provided in this Section,"

and substituting in lieu thereof the following:

"otherwise expressly provided for by law, ad valorem",

so that when so amended paragraph (1) of subsection (a) of Code Section 91A-1349 shall read as follows:

"(1) Except as ~~provided in this Section~~, otherwise expressly provided for by law, ad valorem taxes due the State or any county remaining unpaid on December 20 in each year shall bear interest at the rate specified in Section 91A-239.2 from December 20 and each tax collector and tax commissioner shall collect the interest on unpaid taxes and account for such interest in his final settlement."

Section 18. Said Code Title is further amended by adding a new subsection at the end of Code Section 91A-1349, relating to interest and settlements of ad valorem taxes, to be designated subsection (d) to read as follows:

"(d) Any provision of law (except Code Section 91A-2203) to the contrary notwithstanding, in each county having a population of not less than 63,000 and not more than 72,000, according to the census, all ad valorem taxes due the county and the State remaining unpaid on October 20 of each year shall bear interest at the highest legal rate provided by law from that date. The local tax officials on October 20 of each year shall issue executions against each delinquent or defaulting taxpayer in their respective counties and shall otherwise comply with the provisions of Code Section 91A-1361(a)."

Section 19. Said Code Title is further amended by inserting in subsection (c) of Code Section 91A-1361, relating to issuance of executions, after the words:

"costs and commissions",

the following:

"including, but not limited to, reasonable attorneys' fees",

so that when so amended subsection (c) of Code Section 91A-1361 shall read as follows:

"(c) The officer in whose hands the execution is placed shall proceed at once to collect the execution and, when the execution is paid by the defendant voluntarily or by levy and sale, the officer shall detach from the execution the tax receipt and enter on the receipt the amount collected including, but not limited to, all costs and commissions including, but not limited to, reasonable attorneys' fees not to exceed 10 percent of the delinquent tax. He shall also make a similar entry on the execution, the receipt to be delivered by the officer to the defendant. The officer shall return the execution to the tax collector or tax commissioner with the amount of tax collected. The tax collector or tax commissioner shall at once copy the entry of the officer on his execution docket and file the execution in his office."

Section 20. Said Code Title is further amended by striking from subsection (a) of Code Section 91A-2209, relating to taxation of railroad equipment companies, the words “, other than dining, buffet, chair, parlor, palace, or sleeping cars,” so that when so amended subsection (a) shall read as follows:

“(a) Any person owning, leasing, furnishing, or operating any kind of railroad cars, ~~other than dining, buffet, chair, parlor, palace, or sleeping cars,~~ on any railroad in this State shall be deemed a railroad equipment company. Every railroad equipment company shall be required to make returns to the Commissioner and shall be taxed as follows:

(1) Ascertain the total number and the value of all cars of the railroad equipment company, the total car-wheel mileage made by the cars in the United States, and the total car-wheel mileage in Georgia.

(2) Then, tax the cars at the regular rate imposed upon property in this State on a valuation based on the proportion to the entire value of the cars that the car-wheel mileage made in Georgia bears to the entire car-wheel mileage of the cars in the United States.

(3) Then, ascertain the total track mileage in each local taxing jurisdiction in this State and tax the cars at the regular rate imposed upon property in each local taxing jurisdiction on a valuation based on the proportion to the entire value of the cars determined in paragraph (2) that the track mileage in the local taxing jurisdiction bears to the entire track mileage in this State.”

Section 21. Said Code Title is further amended by adding a new subsection at the end of said Code Section 91A-2209, to be designated subsection (d), to read as follows:

“(d) (1) The Commissioner shall collect all taxes levied by this Section and shall remit all taxes collected to the authorities entitled thereto, less one percent of the amount collected which shall be paid into the general fund of the State Treasury in order to defray the costs of collection.

(2) The Commissioner may submit tax bills to railroad equipment companies in one or more stages each year, and the taxes reflected in each bill shall be due 60 days after the Commissioner mails the bill to the company and if not so paid shall bear interest at the rate specified in Code Section 91A-239.2 and become subject to penalty in accordance with Code Section 91A-239.1. The Commissioner shall remit the taxes collected at least once each year. In arriving at the amount to be billed in each instance the Commissioner shall utilize the millage rate established by each taxing jurisdiction for the year in question unless no such rate has been finally established at the time the bill in question is prepared, in which case the Commissioner may decline to include such jurisdiction in the billing or may utilize a millage rate established by court order.

(3) All taxes collected under a millage rate which is later changed shall be collected subject to adjustment upwards or downwards, as the case may be. Such adjustments may be billed or refunded separately or may be made by offset the following year, in the discretion of the Commissioner. If any refunds are made separately, they shall be made by the local taxing jurisdiction.

(4) This subsection shall apply to all tax years beginning on or after January 1, 1981.”

Section 22. Said Code Title is further amended by repealing in its entirety Code Section 91A-2208, relating to taxation of nonresident sleeping car companies.

Section 23. Said Code Title is further amended by striking in its entirety subsection (a) of Code Section 91A-1405, relating to qualifications, duties, and compensation of appraisers, and substituting in lieu thereof a new subsection (a) to read as follows:

“(a) Qualifications.

(1) The Commissioner, ~~with the approval of the State Merit System,~~ shall establish, and the State Merit System may review, the qualifications and rate of compensation for each appraiser grade.

(2) Each appraiser shall obtain, before his employment, a satisfactory grade, as determined by the State Merit System Commissioner, on an examination prepared by

the ~~State Merit System~~ Commissioner and an institution of higher education in this State."

Section 24. Said Code Title is further amended by striking in its entirety Code Section 91A-2404, relating to limitations upon grant of tax deferral for the elderly, and substituting in lieu thereof a new Code Section 91A-2404 to read as follows:

"91A-2404. Limitations upon grant of tax deferral. No tax deferral in any one year shall be granted pursuant to Section 91A-2403:

(a) If the total amount of deferred taxes and interest plus the total amount of all other unsatisfied liens on the homestead exceeds 85 percent of the fair market value of the homestead as shown on the county tax digest for the immediately preceding tax year.

(b) If the applicant's gross household income for the immediately preceding calendar year exceeds \$15,000.00.

(c) If the property for which the deferral is claimed is subject to any lien, the terms of which are dictated by federal law, rule, or regulation prohibiting deferral of taxes.

(d) With respect to taxes levied ~~by the State~~ or to retire bonded indebtedness or for special assessments."

Section 25. Said Code Title is further amended by striking in its entirety Code Section 91A-2405, relating to interest on taxes deferred for the elderly, and substituting in lieu thereof a new Code Section 91A-2405 to read as follows:

"91A-2405. Interest on amount of deferred taxes. (a) The amount of taxes and interest deferred pursuant to this Chapter shall accrue interest until paid at three-fourths of the rate specified in Code Section 91A-239.2.

(b) Interest on taxes deferred pursuant to this Chapter in any year shall begin accruing on the date the taxes were due in that year."

Section 26. Said Code Title is further amended by striking in its entirety Code Section 91A-2406, relating to deferred taxes to constitute lien, and substituting in lieu thereof a new Code Section 91A-2406 to read as follows:

"91A-2406. Deferred taxes to constitute lien. (a) The taxes and interest deferred pursuant to this Chapter shall constitute a prior lien and shall attach as of the date and in the same manner and be collected as other liens for taxes, as provided for under this Title, but such deferred taxes shall only be due, payable, and delinquent as provided in this Chapter.

(b) Liens for taxes deferred under this Chapter, except for any lien covering the then current tax year, shall not be divested by an award for year's support authorized pursuant to Code Chapter 113."

Section 27. Said Code Title is further amended by striking in its entirety Code Section 91A-2407, relating to application for homestead tax deferral for the elderly, and substituting in lieu thereof a new Code Section 91A-2407 to read as follows:

"91A-2407. Homestead tax deferral; application; oath. (a) The application for deferral shall be made upon a form prescribed by the Department and furnished by the county tax collector or tax commissioner. The application form shall advise the applicant of the manner in which interest is computed. Each application form shall contain an explanation of the conditions to be met for approval and the conditions under which deferred taxes and interest become due, payable, and delinquent. Each application shall clearly state that all deferrals pursuant to this Chapter shall constitute a lien on the applicant's homestead.

(b) A form of oath shall be provided and shall be administered to the person seeking the deferral. The oath may be administered by the tax receiver, tax commissioner, any authorized deputy of the tax receiver or tax commissioner, or any person authorized by law to administer oaths.

(c) (1) The tax collector or tax commissioner shall consider each annual application for homestead tax deferral within 30 days of the day the application is filed or as soon as practicable thereafter. If the tax collector or tax commissioner finds that the applicant is entitled to the tax deferral, he shall approve the application and file the application in the permanent records. If the tax collector or tax commissioner finds the

applicant is not entitled to the deferral, he shall send a notice of disapproval within 30 days of the filing of the application, giving his reasons therefor to the applicant, either by personal delivery or by registered mail to the mailing address given by the applicant, and shall make return in the manner in which such notice was served upon the applicant upon the original notice thereof and file among the permanent records of his office. The original notice of disapproval sent to the applicant shall advise the applicant of his right to appeal the decision of the tax collector or tax commissioner to the board of ~~tax assessors~~ equalization and shall inform the applicant of the procedure for filing such an appeal.

(2) Appeals of the decision of the tax collector or tax commissioner to the board of ~~tax assessors~~ equalization shall be in writing on a form prescribed by the Department and furnished by the tax collector or tax commissioner. Such appeal shall be filed with the board within 20 days after the applicant's receipt of the notice of disapproval. The board shall review the application and evidence presented to the tax collector or tax commissioner upon which the applicant based his claim for tax deferral and, at the election of the applicant, shall hear the applicant in person, or by agent on his behalf, on his right to homestead tax deferral. The board of ~~tax assessors~~ equalization shall reverse the decision of the tax collector or tax commissioner and grant homestead tax deferral to the applicant, if in its judgment the applicant is entitled thereto, or affirm the decision of the tax collector or tax commissioner. Such action of the board of ~~tax assessors~~ equalization shall be final unless the applicant, tax collector, tax commissioner, or other lienholder, within ~~45~~ 30 days from the date of ~~disapproval of the application by the board the taxpayer receives written notification of the decision of the board of equalization~~, files an appeal with the county board of equalization to the superior court of the county in which the property lies.

(d) Each application shall contain a list of, and the current value of, all outstanding liens on the applicant's homestead.

(e) If such proof has not been furnished with a prior application, each applicant shall furnish proof of fire and extended coverage insurance in an amount which is in excess of the sum of all outstanding liens and deferred taxes and interest with a loss payable clause to the county tax collector or tax commissioner.

(f) ~~The tax collector or tax commissioner shall notify the board of tax assessors in writing of those parcels for which taxes have been deferred."~~

Section 28. Said Code Title is further amended by striking from Code Section 91A-2408, relating to annual notification to property owner of deferred taxes, the following:

"On or before November 1 of each year",
and substituting in lieu thereof the following:

"Each year, at the time the tax bills are mailed",

so that when so amended Code Section 91A-2408 shall read as follows:

"91A-2408. Annual notification to property owner. ~~On or before November 1 of each year~~ Each year, at the time the tax bills are mailed, the tax collector or tax commissioner shall notify each property owner to whom a tax deferral has been previously granted of the accumulated sum of deferred taxes and interest outstanding."

Section 29. Said Code Title is further amended by striking in its entirety Code Section 91A-2409, relating to change in ownership or use of property for which taxes have been deferred, and substituting in lieu thereof a new Code Section 91A-2409 to read as follows:

"91A-2409. Change in ownership or use of property. (a) In the event that there is a change in use of tax-deferred property such that the owner is no longer entitled to claim homestead exemption for such property pursuant to Section 91A-1110, or such person fails to maintain the required fire and extended insurance coverage, the total amount of deferred taxes and interest for all previous years shall be due and payable ~~November 1 of the year in on the date~~ which the change in use occurs or on the date failure to maintain insurance occurs and shall be delinquent on April 1 of the year following the year in which the change in use or failure to maintain insurance occurs.

(b) In the event that there is a change in ownership of tax-deferred property, the total amount of deferred taxes and interest for all previous years shall be due and payable on the date the change in ownership takes place ~~and shall be delinquent on April 1 following that date~~. When, however, the change in ownership is to a surviving spouse and such spouse is eligible to claim homestead exemption on such property pursuant to Section 91A-1110, such surviving spouse may continue the deferment of previously deferred taxes and interest pursuant to the provisions of this Chapter.

(c) During any year in which the total amount of deferred taxes, interest, and all other unsatisfied liens on the homestead exceeds 85 percent of the fair market value of the homestead, the tax collector or tax commissioner shall immediately notify the owner of the property on which taxes and interest have been deferred that the portion of taxes and interest which exceeds 85 percent of the value of the homestead shall be due and payable within 30 days of receipt of the notice. Failure to pay the amount due shall cause the total amount of deferred taxes and interest to also become delinquent due and payable at the end of the 30 days.

(d) Each year, upon notification, each owner of property on which taxes and interest have been deferred shall submit to the tax collector or tax commissioner a list of, and the current value of, all outstanding liens on the owner's homestead. Failure to respond to this notification within 30 days shall cause the total amount of deferred taxes and interest to become due and payable ~~within 30 days~~ at the end of the 30 days.

(e) All deferred taxes which are due and payable in the Section shall be delinquent and subject to interest in accordance with 91A-2405 at the end of 120 days following the date the deferred taxes become due and payable.

Section 30. Said Code Title is further amended by striking in its entirety Code Section 91A-2410, relating to prepayment of deferred taxes, and substituting in lieu thereof a new Code Section 91A-2410 to read as follows:

"91A-2410. Prepayment of deferred taxes. (a) All or part of the deferred taxes and accrued interest may at any time be paid to the tax collector or tax commissioner by:

(1) The owner of the property or the spouse of the owner.

(2) The next of kin of the owner, heir of the owner, child of the owner, or any person having or claiming a legal or equitable interest in the property, provided no objection is made by the owner within 30 days after the tax collector or tax commissioner notifies the owner of the fact that such payment has been tendered. Any payment made under this subparagraph shall be deposited in a special escrow account for the 30 day period and the tax collector or tax commissioner shall not make distribution of the amount under the provisions of 91A-3214 while the funds are held in escrow.

(b) Any partial payment made pursuant to this Section shall be applied first to accrued interest. By resolution of the county governing authority, a minimum amount of partial payment which may be accepted in the county pursuant to this Chapter may be established. The required minimum payment shall not exceed \$25.00."

Section 31. Said Code Title is further amended by striking from subsection (b) of Code Section 91A-2414, relating to penalties applicable to provisions relating to tax deferral for the elderly, the words:

"tax assessors",

and substituting in lieu thereof the word:

"equalization",

so that when so amended subsection (b) of Code Section 91A-2414 shall read as follows:

"(b) Any person against whom the penalties prescribed in this Section have been imposed may appeal the penalties imposed to the county board of ~~tax assessors~~ equalization within 30 days after the penalties are imposed."

Section 32. Said Code Title is further amended by inserting in Code Section 91A-2415, relating to payment of deferred taxes by holder of a deed to secure debt, between the word "for" and the word "tax" the following:

"and receives a",

so that when so amended Code Section 91A-2415 shall read as follows:

"91A-2415. Payment by holder of deed to secure debt. If any holder of a deed to secure debt or mortgagee shall elect to pay the taxes when an applicant qualifies for and receives a tax deferral, then such election shall not give the holder of the deed or mortgagee the right to foreclose."

Section 33. Said Code Title is further amended by inserting between the second and third sentences of Code Section 91A-3202, relating to filing of instruments securing a long-term note, the following:

"If the security instrument reflects an amount greater than the principal amount of the note and, at the time the security instrument is presented for recording, the holder of the note also presents for recording with the security instrument his sworn statement itemizing the principal amount of the note and the other charges included within the amount shown on the face of the security instrument, the tax collector or tax commissioner shall determine the principal amount of the note from the sworn statement.", so that when so amended Code Section 91A-3202 shall read as follows:

"91A-3202. Filing of instruments securing a long-term note; intangible recording tax; maximum tax. Every holder of a long-term note secured by real estate, within 90 days from the date of the instrument executed to secure the note, shall record the security instrument in the county in which is situated the real estate conveyed or encumbered or upon which a lien is created to secure the note and shall present, prior to presenting the instrument to the clerk of the superior court for recording, the security instrument to the tax collector or tax commissioner of the county in which the real estate is situated. The tax collector or tax commissioner shall determine from the face of the security instrument the date of execution of the instrument, the maturity date of the note, and the principal amount of the note and he shall collect from the holder of the long-term note an intangible recording tax measured by the amount of the debt as evidenced in the security instrument at the rate of \$1.50 for each \$500 or fraction thereof of the face amount of the note secured by the security instrument. If the security instrument reflects an amount greater than the principal amount of the note and, at the time the security instrument is presented for recording, the holder of the note also presents for recording with the security instrument his sworn statement itemizing the principal amount of the note and the other charges included within the amount shown on the face of the security instrument, the tax collector or tax commissioner shall determine the principal amount of the note from the sworn statement. The maximum amount of any intangible recording tax payable, as provided in this Section, with respect to any single note shall be \$25,000 tax."

Section 34. Said Code Title is further amended by adding at the end of paragraph (1) of subsection (a) of Code Section 91A-3203, relating to tax on long-term notes, the following:

"Presentation for recording of a sworn statement as to the principal amount of the note, as authorized in Section 91A-3202, shall suffice for purposes of permitting the filing of a security instrument which is in compliance with the provisions of this paragraph other than for the fact that the security instrument does not disclose the principal amount of the note.", so that when so amended paragraph (1) of subsection (a) of Code Section 91A-3203 shall read as follows:

"(1) Upon payment of the correct tax as disclosed from the information recited on the face of the security instrument, the tax collector or tax commissioner shall enter upon or attach to the security instrument a certification of the fact that the intangible recording tax as provided by Section 91A-3202 has been paid, the date, and the amount of the tax. The certificate shall be signed by the tax collector or tax commissioner or his deputy. The holder of a long-term note upon which the tax has been paid as provided by this Chapter may then present the security instrument, together with the certificate, to the clerk of the superior court of the county in which the real estate is situated who may then file the security instrument for record. It is the intention of the General Assembly that the intangible tax levied by Section 91A-3202 shall be paid to the tax collector or tax commissioner prior to and as a prerequisite to the filing for record of the

real estate instrument securing the note with the clerk of the superior court and that the clerk of the superior court shall not be permitted to file the instrument for record unless the security instrument discloses on its face the principal amount of the note, the date executed, the due date, and the certificate of the tax collector or tax commissioner or his deputy showing that this tax has been paid upon the note. Presentation for recording of a sworn statement as to the principal amount of the note, as authorized in Section 91A-3202, shall suffice for purposes of permitting the filing of a security instrument which is in compliance with the provisions of this paragraph other than for the fact that the security instrument does not disclose the principal amount of the note."

Section 35. Said Code Title is further amended by striking in its entirety paragraph (1) of subsection (a) of Code Section 91A-3607, relating to taxable net income, and substituting in lieu thereof a new paragraph (1) to read as follows:

"(1) Either the sum of all itemized nonbusiness deductions, if the taxpayer used itemized nonbusiness deductions in computing federal taxable income or, if the taxpayer could not or did not itemize nonbusiness deductions, then ~~the a~~ standard deduction ~~allowed under the provisions of the United States Internal Revenue Code of 1954, in force and effect on January 1, 1974:~~

(A) In the case of a single taxpayer or a head of household, of 15 percent of the taxpayer's adjusted gross income, but not more than \$2,300 and not less than \$1,500.

(B) In the case of a married taxpayer filing a separate return, of 18 percent of the taxpayer's adjusted gross income, but not more than \$1,500 and not less than \$850.

(C) In the case of a married couple filing a joint return, of 18 percent of the taxpayer's adjusted gross income, but not more than \$3,000 and not less than \$1,700."

Section 36. Said Code Title is further amended by adding at the end of subsection (a) of Code Section 91A-3607, relating to taxable net income, a new paragraph (5) to read as follows:

"(5) (A) Retirement income not to exceed \$2,000 per year received from any source. This paragraph (5) shall not apply to or affect retirement income which is already wholly exempt from income taxation because it is received from a public pension or retirement fund or system listed in subparagraph (a)(4)(A) of this Code Section. A taxpayer shall be eligible for the \$2,000 exclusion granted by this paragraph (5) only if he or she:

(i) Is 62 years of age or older during any part of the taxable year; or

(ii) Is permanently and totally disabled in that he has a medically demonstrable disability which is permanent and which renders him incapable of performing any gainful occupation within his competence.

(B) The Commissioner shall by regulation require proof of the eligibility of the taxpayer for the exclusion allowed by this paragraph (5)."

Section 37. Said Code Title is further amended by adding at the end of subsection (c) of Code Section 91A-3909, relating to employer's liability for income taxation, the following:

"In the event any employer is delinquent in payment of the tax imposed by this Chapter, the Commissioner may give notice of the amount of the delinquency by registered mail to all persons having in their possession or under their control any credits or other personal property belonging to the employer and all persons owing any debts to the employer at the time of receipt by them of the notice. Thereafter, no person so notified shall transfer or make any other disposition of the credits, other personal property, or debts until the Commissioner has consented to a transfer or disposition or until 30 days have elapsed after receipt of the notice. Each person so notified must advise the Commissioner, within five days after receipt of the notice, of any and all credits, other personal property, or debts in his possession, under his control, or owing by him as provided in this Section."

so that when so amended subsection (c) of Code Section 91A-3909 shall read as follows:

"(c) Assessment, collection, payment. Except as provided by law to the contrary, the liability of an employer under subsection (a) of this Section and the amount of the fund

described in subsection (b) of this Section shall be assessed, collected, and paid in the same manner and subject to the same provisions and limitations including, but not limited to, penalties as are income taxes. In the event any employer is delinquent in payment of the tax imposed by this Chapter, the Commissioner may give notice of the amount of the delinquency by registered mail to all persons having in their possession or under their control any credits or other personal property belonging to the employer and all persons owing any debts to the employer at the time of receipt by them of the notice. Thereafter, no person so notified shall transfer or make any other disposition of the credits, other personal property, or debts until the Commissioner has consented to a transfer or disposition or until 30 days have elapsed after receipt of the notice. Each person so notified must advise the Commissioner, within five days after receipt of the notice, of any and all credits, other personal property, or debts in his possession, under his control, or owing by him as provided in this Section."

Section 38. Said Code Title is further amended by adding a new Section after Code Section 91A-3911, to be designated Code Section 91A-3911.1, to read as follows:

"91A-3911.1. Special accounting for withheld tax. (a) General. Whenever an employer required to deduct and withhold taxes as required under this Chapter fails, at the time and in the manner prescribed by law or regulation, to deduct and withhold, collect, truthfully account for, or pay over to the Commissioner the amount of taxes due as required by this Chapter upon being notified of the failure by the Commissioner by notice served upon him, personally or by registered or certified mail addressed to his last known address, he shall comply with the requirement of special accounting as set forth in subsection (b).

(b) Requirement. Beginning at the time of service of the notice provided for in subsection (a) upon him, the employer shall deduct and withhold the tax required under this Chapter and, not later than the second banking day after any amount of such tax is deducted and withheld, shall:

(1) Deposit the tax in a special and separate account in any State or national bank, designated as a State depository, and keep the amount of such taxes in such account until payment over to the Commissioner or to the Department. Each such account shall be a special fund in trust for the State payable only to the Commissioner or the Department; or

(2) Purchase a postal money order, or other certified or bankable paper, for such amount payable only to the Commissioner or the Department. The order or paper shall be handled and dealt with under such rules and regulations as the Commissioner may prescribe.

(c) Relief from requirements. Whenever the Commissioner is satisfied that the special accounting prescribed under subsections (a) and (b) is no longer necessary to effect future compliance with the law and regulations, he may cancel the notice requiring compliance with subsection (b) at such time and under such conditions as he may specify."

Section 39. Said Code Title is further amended by striking in its entirety Code Section 91A-3912, relating to income withholding tax paid by employee, and substituting in lieu thereof a new Code Section 91A-3912 to read as follows:

"91A-3912. Tax paid by employee; effect as to penalties. (a) If the employer fails to deduct and withhold the required tax, in violation of the provisions of this Chapter, and thereafter the income tax liability of the employee under Section 91A-3601 against which the amount, if withheld, would have been a credit is paid by the employee, the tax required to be deducted and withheld shall not be collected from the employer. The provisions of this Section in no case shall relieve the employer from liability for any penalties or additions to the tax otherwise applicable in respect to such failure.

(b) The income tax liability of an employee shall in no wise be affected by the failure of his employer to withhold the tax required under this Chapter."

Section 40. Said Code Title is further amended by striking from the first sentence of Code Section 91A-4531, relating to designation of price brackets, the following:
"the",

and substituting in lieu thereof the following:

"Except as otherwise provided in Code Sections 91A-4502 and 91A-4502.1, the",
so that when so amended Code Section 91A-4531 shall read as follows:

"91A-4531. Designation of price brackets; use of tokens prohibited. The Except as otherwise provided in Code Sections 91A-4502 and 91A-4502.1, the Commissioner may prepare suitable brackets of prices for the collection of the tax imposed. The use of tokens is forbidden and prohibited."

Section 41. Said Code Title is further amended by redesignating subsection (rr) of Code Section 91A-4503, relating to exemptions from sales and use taxation, as such subsection was added by Act No. 1045 of the 1980 regular session of the General Assembly (Ga. Laws 1980, p. 805), as subsection (ss) and by redesignating subsection (rr) of said Section, as added by Act No. 1181 of the 1980 regular session of the General Assembly (Ga. Laws 1980, p. 1188), as subsection (tt), so that when so redesignated and amended subsections (ss) and (tt) of Code Section 91A-4503 shall read as follows:

~~"(rr)"~~ (ss) The sale, use, storage, or consumption of paper stock which is manufactured in this State into catalogs intended to be delivered outside of this State for use outside of this State.

~~"(rr)"~~ (tt) Sales to certain blood banks having a nonprofit status according to Section 501(c)(3) of the Internal Revenue Code."

Section 42. Said Code Title is further amended by striking in its entirety subsection (f) of Code Section 91A-5009, relating to transportation and delivery of motor fuels, which reads as follows:

"(f) No motor fuel shall be unloaded from a transport tank truck, or other vehicle, or conveyed by any other manner into storage tanks or other equipment located at any motor fuel service station or any other place of business at which motor fuel is offered for sale at retail to the public between the hours of 9:00 p.m. and 5:00 a.m. of any day."

Section 43. Said Code Title is further amended by striking from subsection (c) of Code Section 91A-5101, relating to definition of "motor vehicle" for purposes of road tax on motor carriers, the word:

"nine",

and substituting in lieu thereof the following:

"20",

so that when so amended subsection (c) of Code Section 91A-5101 shall read as follows:

"(c) 'Motor vehicle' means any passenger vehicle that has seats for more than ~~nine~~ 20 passengers in addition to the driver, any road tractor, any truck tractor, and any truck having more than two axles when the motor vehicle is propelled by motor fuel. 'Motor vehicle' does not include:

(1) Any two-axle vehicle not exceeding one and one-half tons designed for use as a single unit which is occasionally used to tow a trailer not for hire.

(2) School buses.

(3) Vehicles operated by the State, any political subdivision of the State, or the United States.

(4) Transit buses operated exclusively within this State."

Section 44. Said Code Title is further amended by striking from subsection (c) of Code Section 91A-5109, relating to motor carrier registration card, the following:

"of \$1",

and substituting in lieu thereof the following:

"for license year 1981 of \$1 and for license year 1982 and thereafter of \$3",

so that when so amended subsection (c) of Code Section 91A-5109 shall read as follows:

"(c) Prior to the issuance of each identification marker, a fee ~~of \$1~~ for license year 1981 of \$1 and for license year 1982 and thereafter of \$3 shall be paid to the Commissioner. Upon application for identification markers by a motor carrier, the applicant shall declare the type of fuel used in vehicles for which identification markers are to be issued and any other information that the Commissioner may require for the effective administration of this Chapter."

Section 45. Said Code Title is further amended by adding a new Section following Code Section 91A-9905, to be designated Code Section 91A-9905.1, to read as follows:

"91A-9905.1. Obstruction of levying officers. (a) It is unlawful for any person knowingly and willfully to obstruct or hinder the Commissioner or his authorized representatives in the levy of a State tax execution.

(b) Any person violating the provisions of this Section is guilty of a misdemeanor and, upon conviction of the violation, shall be punished as for a misdemeanor."

Section 46. The following laws, as amended, are hereby repealed in their entirety:

- (a) Code Section 5-603, relating to taxation of produce by cities and towns.
- (b) Code Section 5-604, relating to charge of certain taxes by salesmen.
- (c) Code Section 91A-1202, relating to county tax for current expenses and accumulated debts.
- (d) Code Section 91A-1203, relating to payment of accumulated debts by counties.
- (e) Code Section 91A-1204, relating to levy of certain taxes for county purposes.
- (f) Code Section 91A-1205, relating to use of county taxes for purpose specified.
- (g) Code Section 91A-1206, relating to certain duties of county governing authorities.
- (h) Code Section 91A-1207, relating to failure of grand jury to recommend tax.
- (i) Code Section 91A-1208, relating to right to compel or resist tax.
- (j) Code Section 91A-1209, relating to extra tax for county buildings.
- (k) Code Section 91A-1210, relating to tax for the support of paupers.
- (l) Code Section 91A-1211, relating to tax to pay county agricultural and home demonstration agents.
- (m) Code Section 91A-1212, relating to order to specify each purpose of county tax.
- (n) An Act to encourage the marketing of agricultural products in Georgia, approved March 8, 1945 (Ga. Laws 1945, p. 265).
- (o) An Act relating to the exemption from ad valorem taxation for educational purposes of certain property in certain counties, passed by an override of the Governor's veto on January 23, 1974 (Ga. Laws 1974, p. 2014).
- (p) An Act to provide that in all counties of this State having a population of not less than 13,650 nor more than 14,750, according to the 1970 United States Decennial Census or any future census, the local tax officials shall cease receiving tax returns on the first day of March, approved March 13, 1978 (Ga. Laws 1978, p. 3591).

Section 47. In the event any section, subsection, sentence, clause, or phrase of this Act shall be declared or adjudged invalid or unconstitutional, such adjudication shall in no manner affect the other sections, subsections, sentences, clauses, or phrases of this Act, which shall remain of full force and effect as if the section, subsection, sentence, clause, or phrase so declared or adjudged invalid or unconstitutional were not originally a part hereof. The General Assembly hereby declares that it would have passed the remaining parts of this Act if it had known that such part or parts hereof would be declared or adjudged invalid or unconstitutional.

Section 48. (a) This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

(b) Section 35 of this Act shall become effective January 1, 1983, and shall apply to all tax years beginning on or after January 1, 1983.

(c) Section 36 of this Act shall become effective January 1, 1982, and shall apply to all tax years beginning on or after January 1, 1982.

Section 49. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Bolster of the 30th moved that the House adopt the report of the Committee of Conference on HB 3.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Adams,M	Y Argo	N Bargeron	Y Beck
Y Adams,G	Y Aiken	Y Auten	Y Baugh	Y Benefield
Y Adams,J	Y Anderson	Y Balkcom	Y Beal	Benn

Y Birdsong	Y Davis,B	Hutchinson	Y Milford	Y Shepard
Y Bishop	Y Davis,J	Y Irvin	Y Moody	N Sherrod
Y Bolster	N Davis,L	Y Isakson	Y Moore	Y Sizemore
Y Branch	Y Dean	Y Jackson,J	Y Mostiler	Y Smith,T
Y Bray	Y Dent	Y Jackson,N	Y Mullinax	Y Smith,V
Y Brooks	Y Dixon	Y Jackson,W	Y Nicholson	Y Smyre
Y Buck	Y Dobbs	Y Jessup	Y Nix	Y Snow
Y Burruss	Y Dover	Y Johnson,G	Y Oliver	Y Steinberg
Y Burton	Y Edwards	Y Johnson,R	Y Padgett	Y Swann
Y Byrd	Y Elliott	Y Jones,B	Y Parham	Y Thomas
Y Cason	Y Evans	Y Jones,H	Patten	Y Thompson
Y Castleberry	Y Felton	Y Karrh	Y Perry	Townsend
N Chamberlin	Y Fortune	Y Kemp	Y Peters	Y Triplett
Y Chambless	Y Foster	Y Kilgore	Y Phillips,B	Y Tuten
Y Chance	Y Fuller,C	Y Lambert	Y Phillips,L.L	Y Twiggs
Y Cheeks	Y Fuller,K	N Lane,D	Y Phillips,R.T	Y Vandiford
Y Childers	Y Galer	Y Lane,R	Phillips,W.R	Y Vaughn
Y Childs	Y Ginsberg	Y Lawson	Y Pilewicz	Y Veazey
Y Clark,B	Y Glover	Y Lee	Y Pinkston	Y Waddle
Clark,L	Y Godbee	Logan	Y Rainey	Y Walker
Y Colbert	Y Greer	Y Long	Y Ralston	Y Wall
Y Coleman	N Ham	Y Lord	Y Ramsey	Y Ware
Y Collins	Y Hamilton	Y Lowe	Y Randall	Y Watson
Y Colwell	Y Hanner	Y Lucas	Reaves	Y White
Y Connell	Y Harris	Y Mangum	Y Richardson	Y Widener
Y Couch	Y Harrison	Y Mann	Y Robinson	Y Williams,B.J
N Cox	Y Hasty	Y Marcus	Y Rose	Williams,H
Y Crawford	Y Hawkins	Y Martin	Y Ross	Y Williams,R
Y Crosby	Y Hays	Y Matthews	Y Rowland	Y Wilson
Y Culpepper	Y Hill	Y McCollum	Y Russell	Y Wood,J
Y Cummings	Y Holmes	Y McDonald	Savage	Y Wood,J.T
Y Darden	Y Hooks	Y McKinney	Y Scott,A	Y Workman
Daugherty	Y Horne	Y Miles	Y Scott,D	Speaker Murphy

On the motion, the ayes were 156, nays 7.

The motion prevailed.

The following Bill of the Senate was taken up for the purpose of considering the Senate's appointment of a Second Committee of Conference thereon:

SB 157. By: Senator Sutton of the 9th: A BILL to amend an Act establishing the Employees' Retirement System of Georgia, so as to change the provisions relative to the determination of certain rates of interest for use in all calculations required in connection with Employees' Retirement System of Georgia; and for other purposes.

Representative Johnson of the 72nd moved that the House discharge the first Committee of Conference on SB 157 and that a Second Committee of Conference be appointed thereon.

The motion prevailed.

The Speaker appointed as a Second Committee of Conference on SB 157, the following members:

Representatives Johnson of the 72nd, Milford of the 13th, and Padgett of the 86th.

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

Mr. Speaker:

The Senate has passed, by substitute, by the requisite constitutional majority the following Bill of the House:

HB 220. By: Representatives Pilewicz of the 41st, Tuten of the 153rd, Lawson of the 9th, Thomas and Johnson of the 66th: A BILL to amend Code Section 26-2904, relating to pistol or revolver licenses, so as to authorize the issuance of temporary renewal licenses under certain conditions and provide for all related matters; and for other purposes.

The Senate has adopted by the requisite constitutional majority the following Resolution of the Senate:

SR 216. By: Senators Allgood of the 22nd, Holloway of the 12th, and Eldridge of the 7th: A RESOLUTION to amend HR 489; and for other purposes.

The following Resolution of the Senate was read and adopted:

SR 216. By: Senators Allgood of the 22nd, Holloway of the 12th, and Eldridge of the 7th:

A RESOLUTION

To amend HR 489; and for other purposes.

BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA that HR 489 is hereby amended by striking the following:

“8:00 P.M.”,

and inserting in lieu thereof the following:

“9:00 P.M.”.

The following Bill of the House was taken up for the purpose of considering the report of the Second Committee of Conference thereon:

SB 157. By: Senator Sutton of the 9th: A BILL to amend an Act establishing the Employees' Retirement System of Georgia, so as to change the provisions relative to the determination of certain rates of interest for use in all calculations required in connection with Employees' Retirement System of Georgia; and for other purposes.

The following report of the Second Committee of Conference on SB 157 was read:

CONFERENCE COMMITTEE REPORT ON SB 157

The Conference Committee on SB 157 recommends that both the Senate and the House of Representatives recede from their positions and that the attached Conference Committee Substitute to SB 157 be adopted.

Respectfully submitted,

FOR THE SENATE:

/s/Honorable Horace E. Tate
Senator, 38th District

/s/Honorable Culver Kidd
Senator, 25th District

Honorable Frank Sutton
Senator, 9th District

FOR THE HOUSE OF
REPRESENTATIVES:

/s/Honorable Rudolph Johnson
Representative, 72nd District

/s/Honorable Mike Padgett
Representative, 86th District

/s/Honorable Billy Milford
Representative, 13th District

A BILL

To amend an Act establishing the Employees' Retirement System of Georgia, approved February 3, 1949 (Ga. Laws 1949, p. 138), as amended, so as to provide for the transfer of legislative service into the Employees' Retirement System; to provide certain military service credit; to provide for contributions; to change the provisions relative to the determination of certain rates of interest for use in all calculations required in connection with the Employees' Retirement System of Georgia; to change the provisions relative to mandatory retirement age for conservation rangers; to provide for other matters relative to the foregoing; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. An Act establishing the Employees' Retirement System of Georgia, approved February 3, 1949 (Ga. Laws 1949, p. 138), as amended, is hereby amended by adding at the end of Section 3 a new subsection, to be designated as subsection (18), and to read as follows:

"(18) All creditable service in the Georgia Legislative Retirement System shall be transferred to the Teacher's Retirement System or the Employees' Retirement System when a former member of the Georgia Legislative Retirement System becomes employed in a position covered by the Teacher's Retirement System or the Employees' Retirement System. Any such former member of the Georgia Legislative Retirement System becoming a member of the Teacher's Retirement System or the Employees' Retirement System, as provided herein, shall receive creditable service under the respective system equal to all creditable service the member had under the Georgia Legislative Retirement System, effective at the time of becoming a member of the respective system, and such creditable service so obtained shall be creditable service for all purposes under the respective system."

Section 2. Said Act is further amended by adding at the end of subsection (4) of Section 4 of said Act a new undesignated paragraph to read as follows:

"Anything in this Act to the contrary notwithstanding, any member who was on active duty in the Armed Forces of the United States at any time from January 1, 1954, until January 1, 1955, as determined by the person's official military records, may purchase such active duty military service credit, exclusive of reserve service, by paying the required contributions, both employee and employer, on the compensation last paid to the member as an employee prior to entering military service or the compensation first paid to the member as an employee after returning from military service plus 4 $\frac{1}{2}$ percent interest on said employee and employer contributions, compounded annually to date of payment; provided, however, that no service in the armed forces shall be deemed as creditable under any provisions of this Act if such service has or will be used in the determination of any member's eligibility for retirement benefits or allowances from any other state or federal retirement program, excluding Social Security and those retirement programs covered under the provisions of Title 10 of the United States Code, Public Law 810, 80th Congress, as amended."

Section 3. Said Act is further amended by striking from the last sentence of subsection (15) of Section 6 the word "rate" and inserting in lieu thereof the word "rates" and by striking from said sentence the following:

"and a maximum of 4 $\frac{1}{2}$ per centum",
so that when so amended subsection (15) of Section 6 shall read as follows:

"(15) From time to time and at least in every five year period, the actuary shall make an actuarial investigation into the mortality, service and compensation experience of the members and the beneficiaries of the retirement system, and recommend for adoption by the Board of Trustees mortality, service and other tables needed in the operation of the system, and taking into account the results of such investigations the Board from time to time shall adopt for the system such mortality, service and other tables as it shall deem necessary, for use in all calculations required in connection with this system. The Board shall also determine from time to time the ~~rate~~ rates of regular

interest for use in all calculations required in connection with the system, limited to a minimum of 2 per centum and a maximum of 4 $\frac{1}{2}$ per centum."

Section 4. Said Act is further amended by striking from the second paragraph of subsection (c) of Section 15A the following:

"twenty-five (25)",

and inserting in lieu thereof the following:

"27",

so that when so amended the second paragraph of subsection (c) of Section 15A shall read as follows:

"The above mandatory retirement ages may be waived for a Conservation Ranger by the Board of Natural Resources as necessary to permit such members who entered service in the department on or before June 30, 1965, to complete service sufficient to provide them with ~~twenty-five (25)~~ 27 years of total creditable service. Such a member shall be retired on the last day of the month following the month in which he completes such service. The above mandatory retirement ages may also be waived for Conservation Rangers in a supervisory classification by the Board of Natural Resources, at its discretion, upon application of such Conservation Rangers or upon the initiation by the Board; provided, however, that such waivers to members in a supervisory classification shall not be extended to such members who have reached sixty (60) years of age. The provisions of this subsection shall not apply to any Conservation Ranger in a supervisory classification whose supervisory duties are not all or predominantly in the field of law enforcement."

Section 5. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Johnson of the 72nd moved that the House adopt the report of the Second Committee of Conference on SB 157.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Coleman	Y Harris	Y Martin	Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	Scott,A
Y Adams,J	Y Colwell	Y Hasty	McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	McDonald	Y Shepard
N Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Hill	Y Miles	Sizemore
Y Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
N Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Smyre
Y Bargerion	Y Cummings	Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Y Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
N Beck	Y Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	N Davis,L	Y Jackson,W	Y Padgett	Townsend
Y Birdsong	Y Dean	Jessup	Y Parham	Triplett
Y Bishop	Y Dent	Johnson,G	Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Y Elliott	Kemp	Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W,R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	N Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B,J
Y Chance	Ginsberg	Y Long	Reaves	Williams,H
Y Cheeks	Y Glover	Lord	Y Richardson	Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Y Wilson
Childs	Y Greer	Lucas	Y Rose	Y Wood,J
Y Clark,B	N Ham	Y Mangum	Y Ross	Y Wood,J,T
Y Clark,L	Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Hanner	Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 139, nays 6.

The motion prevailed.

The following Bill of the House was taken up for the purpose of considering the Senate substitute thereto:

HB 220. By: Representatives Pilewicz of the 41st, Tuten of the 153rd, Lawson of the 9th, Thomas and Johnson of the 66th: A BILL to amend Code Section 26-2904, relating to pistol or revolver licenses, so as to authorize the issuance of temporary renewal licenses under certain conditions and provide for all related matters; and for other purposes.

The following Senate substitute to HB 220 was read:

A BILL

To amend Code Section 26-2904, relating to pistol or revolver licenses, as amended, so as to authorize the issuance of temporary renewal licenses under certain conditions and provide for all related matters; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Section 26-2904, relating to pistol or revolver licenses, as amended, is hereby amended by adding a new subsection (f) to read as follows:

“(f) (1) Any person who holds a three-year license to carry a pistol or revolver may, at the time he applies for a renewal of the three-year license, also apply for a temporary renewal license if less than 90 days remain before expiration of the three-year license he then holds or if his previous three-year license has expired within the last 30 days.

(2) Unless the probate judge knows or is made aware of any fact which would make the applicant ineligible for a three-year renewal license, the judge shall at the time of application issue to the applicant a temporary renewal license.

(3) Such a temporary renewal license shall be in the form of a paper receipt indicating the date on which the court received the renewal application and shall show the name, address, sex, age, and race of the applicant and that the temporary renewal license expires 90 days from the date of issue.

(4) During its period of validity the temporary renewal permit, if carried on or about the holder's person together with the holder's previous three-year license, shall be valid in the same manner and for the same purposes as a three-year license.

(5) A \$1.00 fee shall be charged by the probate court for issuance of a temporary renewal license.

(6) A temporary renewal license may be revoked in the same manner as a three-year license.”

Section 2. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Wall of the 61st moved that the House agree to the Senate substitute to HB 220.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Argo	Beck	Y Branch	Y Byrd
Y Adams,G	Auten	Y Benefield	Y Bray	Y Cason
Y Adams,J	Balkcom	Y Benn	Brooks	Castleberry
Y Adams,M	Y Bargerion	Y Birdsong	Buck	Y Chamberlin
Y Aiken	Y Baugh	Y Bishop	Burruss	Y Chambless
Y Anderson	Beal	Y Bolster	Y Burton	Y Chance

Y Cheeks	Fortune	Y Jones,B	Y Nix	Y Smith,T
Y Childers	Y Foster	Y Jones,H	Y Oliver	Y Smith,V
Y Childs	N Fuller,C	Y Karrh	Y Padgett	Smyre
N Clark,B	Y Fuller,K	Kemp	Y Parham	Y Snow
Clark,L	Galer	Y Kilgore	Y Patten	N Steinberg
Colbert	Y Ginsberg	Lambert	Y Perry	Y Swann
Coleman	Y Glover	Y Lane,D	Y Peters	Y Thomas
Y Collins	Godbee	Y Lane,R	Y Phillips,B	Y Thompson
Y Colwell	Greer	Y Lawson	Phillips,L.L	Y Townsend
Y Connell	Ham	Y Lee	Phillips,R.T	Triplett
N Couch	Hamilton	Logan	Phillips,W.R	Tuten
Cox	Hanner	Y Long	Y Pilewicz	Y Twiggs
Y Crawford	Y Harria	Lord	Y Pinkston	Y Vandiford
Y Crosby	Y Harrison	Y Lowe	Y Rainey	Y Vaughn
Y Culpepper	Y Hasty	Lucas	Y Ralston	Y Veazey
Y Cummings	N Hawkins	Y Mangum	Ramsey	Y Waddle
Y Darden	Y Hays	Y Mann	Randall	Y Walker
Daugherty	Hill	Y Marcus	Reaves	Y Wall
Y Davis,B	Y Holmes	Y Martin	N Richardson	Ware
Y Davis,J	Y Hooks	Y Matthews	Y Robinson	Y Watson
Y Davis,L	Horne	McCollum	Y Rose	White
Dean	Hutchinson	McDonald	Ross	Y Widener
Y Dent	Y Irvin	McKinney	Y Rowland	Y Williams,B.J
Y Dixon	Y Isakson	Y Miles	Y Russell	Williams,H
Y Dobbs	Y Jackson,J	Milford	Savage	Williams,R
Y Dover	N Jackson,N	Y Moody	Scott,A	Y Wilson
Edwards	Y Jackson,W	Moore	Y Scott,D	Y Wood,J
Y Elliott	Y Jessup	Y Mostiler	Y Shepard	Y Wood,J.T
Y Evans	Y Johnson,G	Mullinax	Y Sherrod	Y Workman
Y Felton	Y Johnson,R	Y Nicholson	Sizemore	Speaker Murphy

On the motion, the ayes were 118, nays 7.

The motion prevailed.

Representative Dent of the 85th arose to a point of personal privilege and addressed the House.

The following Bills of the Senate were taken up for the purpose of considering the reports of the Committees of Conference thereon:

SB 114. By: Senators Barnes of the 33rd, Allgood of the 22nd, English of the 21st, and Howard of the 42nd: A BILL to amend Code Section 39-1105, relating to fees for advertising, so as to change certain fees; and for other purposes.

The following report of the Committee of Conference was read:

CONFERENCE COMMITTEE REPORT ON SB 114

The Conference Committee on SB 114 recommends that both the Senate and the House of Representatives recede from their positions and that the attached Conference Committee Substitute to SB 114 be adopted.

Respectfully submitted,

FOR THE SENATE:

/s/Honorable Roy E. Barnes
Senator, 33rd District

/s/Honorable Wayne Garner
Senator, 30th District

/s/Honorable Nathan Dean
Senator, 31st District

FOR THE HOUSE OF
REPRESENTATIVES:

/s/Honorable Thomas B. Buck, III
Representative, 95th District

/s/Honorable Ronald E. Ginsberg
Representative, 122nd District

/s/Honorable Gary C. Cason
Representative, 96th District

A BILL

To amend Code Section 39-1105, relating to fees for advertising, as amended, so as to change certain fees; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Section 39-1105, relating to fees for advertising, as amended, is hereby amended by striking therefrom the following:

“the sum of \$3.50”,

and substituting in lieu thereof the following:

“not more than the sum of \$5.00”,

and by striking therefrom the following:

“the sum of \$2.50”,

and substituting in lieu thereof the following:

“not more than the sum of \$4.00”,

so that when so amended Code Section 39-1105 shall read as follows:

“39-1105. The rates to be allowed to publishers for publishing legal advertisements shall be as follows: For each 100 words, ~~the sum of \$3.50~~ not more than the sum of \$5.00 for each insertion for the first four insertions; for each subsequent insertion, the sum of \$2.50 not more than the sum of \$4.00 per 100 words. In all cases fractional parts shall be charged for at the same rates; and no judge of the probate court, sheriff, coroner, clerk, marshal or other officer shall receive or collect from parties, plaintiff or defendant, other or greater rates than herein set forth.”

Section 2. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Buck of the 95th moved that the House adopt the report of the Committee of Conference on SB 114.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Harris	Y Martin	Savage
Y Adams,G	Collins	Y Harrison	Matthews	N Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	N Hawkins	Y McDonald	Y Shepard
Y Aiken	Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Cox	Hill	Y Miles	Sizemore
Y Argo	Y Crawford	Y Holmes	Milford	N Smith,T
Auten	Y Crosby	Y Hooks	Moody	N Smith,V
Y Balkcom	N Culpepper	Y Horne	N Moore	Smyre
Bargerom	Y Cummings	Hutchinson	Y Mostiler	Y Snow
N Baugh	Y Darden	Y Irvin	Mullinax	Steinberg
Beal	Daugherty	Y Isakson	Nicholson	Y Swann
Beck	N Davis,B	Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	N Davis,L	Jackson,W	Padgett	Townsend
Birdsong	Dean	Jessup	N Parham	Triplett
Y Bishop	Dent	Y Johnson,G	Patten	Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
Y Branch	N Dobbs	N Jones,B	Y Peters	Y Vandiford
N Bray	Y Dover	Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L,L	Veazey
Y Buck	Elliott	Kemp	Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W,R	Y Walker
N Burton	Y Felton	Lambert	N Pilewicz	N Wall
Y Byrd	Y Fortune	N Lane,D	Y Pinkston	Ware
Y Cason	Y Foster	N Lane,R	Y Rainey	Y Watson
N Castleberry	N Fuller,C	Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Ramsey	N Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B,J
Chance	Y Ginsberg	Long	Reaves	Williams,H
N Cheeks	Y Glover	Lord	N Richardson	Williams,R
N Childers	Y Godbee	Lowe	Robinson	Y Wilson
Y Childs	Greer	Lucas	Y Rose	Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Wood,J,T
Clark,L	Hamilton	Y Mann	Y Rowland	N Workman
Y Colbert	Hanner	Marcus	Y Russell	Speaker Murphy

On the motion, the ayes were 94, nays 25.

The motion prevailed.

Representative Smith of the 152nd stated that he had inadvertently voted "nay" on SB 114, but intended to vote "aye" thereon.

SB 298. By: Senator Stumbaugh of the 55th: A BILL to protect the citizens of this state through the regulation of private detectives, persons in private security, polygraph and voice stress examiners; to provide a short title; to declare a purpose; to define certain terms; to establish the Georgia Board of Private Detective and Security Agencies; and for other purposes.

The following report of the Committee of Conference was read:

CONFERENCE COMMITTEE REPORT ON SB 298

The Conference Committee on SB 298 recommends that both the Senate and the House of Representatives recede from their positions and that the attached Conference Committee Substitute to SB 298 be adopted.

Respectfully submitted,

FOR THE SENATE:

Honorable Richard L. Greene
Senator, 26th District

/s/Honorable Lawrence Stumbaugh
Senator, 55th District

/s/Honorable Roy E. Barnes
Senator, 33rd District

FOR THE HOUSE OF
REPRESENTATIVES:

/s/Honorable Lauren McDonald, Jr.
Representative, 12th District

/s/Honorable Bettye Lowe
Representative, 43rd District

/s/Honorable Carl Harrison
Representative, 20th District

A BILL

To protect the citizens of this state through the regulation of private detectives and persons engaged in the private security business; to provide a short title; to declare a purpose; to define certain terms; to establish the Georgia Board of Private Detective and Security Agencies; to provide for the secretary of such board; to provide for appointments, expenses, and meetings of the members of such board; to provide for powers and duties of such board; to provide for licenses for persons engaged in or wishing to engage in the private detective or private security business; to provide for registration of employees in such businesses; to provide for temporary employees; to provide for bonds or financial net worth affidavits; to provide for license and registration fees, renewal, late fees, and reinstatement fees; to provide for qualifications; to provide for criminal identification through fingerprints; to provide permits for carrying weapons; to exclude the holders of such permits from certain provisions of Georgia law; to provide for arrest powers; to provide for denial, suspension, and revocation of licenses and registrations; to authorize injunctive relief; to provide for hearings and administrative procedures; to authorize the recommendation to the joint-secretary of the employment of personnel for enforcement of this Act; to provide for exceptions to the Act; to provide for applicability; to provide a penalty for violations of this Act; to provide for severability; to provide for an effective date; to repeal specific Acts; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Short title; declaration of purpose. This Act shall be known and may be cited as the "Georgia Private Detective and Security Agencies Act." This Act is enacted

for the purpose of safeguarding the citizens of this state by regulation of the private detective and private security businesses. The regulation of such businesses is hereby declared to be in the public interest, and this Act shall be liberally construed so as to accomplish the foregoing purpose.

Section 2. Definitions. As used in this Act, unless the context otherwise requires, the term:

(1) "Board" means the Georgia Board of Private Detective and Security Agencies, a state licensing and examining board.

(2) "Private detective business" means engaging in the business of obtaining or furnishing, or accepting employment to obtain or to furnish, information with reference to:

(A) Crimes or wrongs done or threatened against the United States of America or any state or territory thereof;

(B) The identity, habits, conduct, business, occupation, honesty, integrity, credibility, knowledge, trustworthiness, efficiency, loyalty, activity, movement, whereabouts, affiliations, associations, transactions, acts, reputation, or character of any person;

(C) The location, disposition, or recovery of lost or stolen property;

(D) The cause or responsibility for fires, libels, losses, accidents, damage, or injury to persons or property;

(E) The securing of evidence in the course of the private detective business to be used before any court, board, officer, or investigating committee; or

(F) The protection of individuals from serious bodily harm or death.

(3) "Private security business" means engaging in the business of, or accepting employment to provide, any or all of the following:

(A) Private patrol service;

(B) Watchman service;

(C) Guard service; or

(D) Armored car service.

(4) "Person" includes individuals, firms, associations, companies, partnerships, and corporations.

(5) "Joint-secretary" means the joint-secretary of the state examining boards.

Section 3. Board; composition; expenses; secretary; powers and duties. (a) There is hereby created a Georgia Board of Private Detective and Security Agencies. The board shall consist of seven members, each of whom shall be appointed by the Governor. The first appointees shall serve their terms as follows: two for two years, two for three years, and three for four years. Thereafter, each member shall serve for a term of four years. Four members shall be engaged in the contract private detective or private security business and shall have at least four years of experience in such business immediately preceding their appointment. Two members shall be engaged in state, county, or municipal law enforcement and shall have at least four years of experience in governmental law enforcement immediately preceding their appointment. One member shall be appointed from the public at large. At the first meeting of the board held each year, the members shall elect a chairman to serve for one year. A majority of the board members shall constitute a quorum for all board business. The Governor may remove any member of the board for neglect of duty, incompetence, or other unethical or dishonorable conduct. After such removal or after the creation of a vacancy due to death, resignation, or ineligibility, the Governor shall appoint a successor to serve the unexpired term. Appointees to the board shall, immediately after their appointment, take and subscribe to a written oath or affirmation required by law for all public officers.

(b) The members of the board shall receive the same per diem allowance as that established by law for members of the General Assembly, which shall be paid only for days on which a member is in attendance at a meeting of the board, or in attendance to the official duties or business of the board, or in attendance at an annual state or national meeting pertaining to the profession regulated by this Act. Such members shall be reimbursed for actual transportation costs incurred in attendance at a meeting of the board

in the amount of the least expensive tariff when traveled by a public carrier or an amount based on the mileage rate that is established by law for members of the General Assembly when traveling by private vehicle. Any reimbursement for expenses which is received from any other source, either private or public, shall be in lieu of the expenses authorized by this section.

(c) The joint-secretary shall be the secretary of the board and, in addition to his duties as prescribed in Code Chapter 84-1, as amended, shall perform such other administrative duties as may be prescribed by the board. All legal process and all documents required by law to be served upon or filed with the board shall be served upon or filed with the joint-secretary at his office in Atlanta, Georgia. All official records of the board, or affidavits by the joint-secretary as to the content of such records, shall be prima-facie evidence of all matters required to be kept therein.

(d) In addition to any authority otherwise granted by this Act, and subject to the provisions of laws relating to the joint-secretary, the board shall have the following powers and duties:

(1) To determine the qualifications of applicants for licenses or registration under the provisions of this Act.

(2) To investigate alleged violations of the provisions of this Act or any rules and regulations adopted by the board, including the power to conduct inspections of a licensee's employee lists and training records.

(3) To promulgate all rules and regulations necessary to carry out the provisions of this Act.

(4) To establish and enforce standards governing the conduct of persons licensed and registered under the provisions of this Act.

(5) To maintain in its name an action for injunctive or other appropriate legal or equitable relief to remedy violations of this Act. In pursuing equitable remedies, it shall not be necessary that the board allege or prove that it has no adequate remedy at law. It is hereby declared that violations of the provisions of this Act are a menace and a nuisance, dangerous to the public health, safety, and welfare.

(6) To recommend to the joint-secretary the employment or appointment of such personnel, including, but not limited to, inspectors, as may be necessary to assist the board in exercising and performing any and all the powers, duties, and obligations set forth in this Act.

(7) To require a licensee to maintain and keep such records as are subject to inspection under the provisions of this Act.

(8) To establish and charge reasonable fees for the administration of applications, examinations, registration, and licensure and renewal of licenses with respect to private detectives and persons engaged in the private security business; provided, however, that the amount of fees charged shall be set such that the amount of revenue collected shall cover the cost of the administration of this Act and the rules and regulations of the board.

(9) To issue, renew, deny, suspend, or revoke licenses consistent with the provisions of this Act.

(10) To hold hearings on all matters properly brought before the board and, in connection therewith, to administer oaths, receive evidence, make the necessary determinations, and enter orders consistent with the findings.

Section 4. Licensure and registration of persons practicing for one year on the effective date of this Act. (a) Notwithstanding any other provision of this Act, any individual, firm, association, company, partnership, or corporation which has engaged in the private detective or private security business for a period of at least one year prior to the effective date of this Act shall make a verified application in writing to the joint-secretary for a license. The application for a license shall be made under oath, on a form to be furnished by the joint-secretary. The application shall state the applicant's full name, age, date and place of birth, residences and employment within the past five years with the names and addresses of employers, his present occupation, the date and place of conviction or arrest for any crime, including the entry of a plea of nolo contendere or a plea entered pursuant

to provisions of the "Georgia First Offender Act" (Ga. Laws 1968, p. 324, as now or hereafter amended) or other first offender treatment, and such additional information as the board may require. Each applicant shall submit with the application two complete sets of fingerprints on forms specified and furnished by the board and one photograph, two inches wide by three inches high, taken within six months prior to the application, unless such fingerprints and photographs were filed by June 30, 1980, pursuant to the "Georgia Private Detective and Private Security Agencies Act," approved March 12, 1973 (Ga. Laws 1973, p. 40). If the applicant is a corporation, the above information shall be provided by the president or secretary of such corporation. If the applicant is a partnership, the above information shall be provided by each of the partners in such partnership. An applicant for licensure under this subsection shall submit satisfactory evidence to the board that such applicant has been actually engaged in the private detective or private security business for a period of at least one year prior to the effective date of this Act. Applicants desiring to receive a license under this subsection must submit the application, information, and evidence required by this subsection within 60 days from the effective date of this Act. Upon receiving the application, proof of bond (or financial statement as provided in Section 5), and the license fee as provided in Section 5 within the time period stated herein, the board may grant a license to such person to conduct said private detective business or private security business as stated in such application. Such licensure shall be for two years, subject to the provisions of Code Section 84-104, as now or hereafter amended, and application for renewal shall be on a form furnished by the joint-secretary. Renewal and penalty fees shall be those authorized by Section 5 of this Act. Immediately upon receipt of the license certificate issued by the board pursuant to this Act, the licensee shall post and at all times display such license in a conspicuous place at his place of business. A copy of the duplicate of the license certificate shall be conspicuously placed at each branch office.

(b) Notwithstanding any other provision of this Act, any licensee-employer under this Act shall register with the board any individual employed by him in the private detective or private security business, including any individual employed solely on the premises of or in connection with the affairs of such employer, who has engaged in the private detective or private security business for at least one year prior to the effective date of this Act. Application for registration shall be made in writing, under oath, on a form to be furnished by the joint-secretary. The application shall state the applicant's full name, age, date and place of birth, residences and employment within the past five years with the names and addresses of employers, his present occupation, the date and place of conviction or arrest for any crime, including the entry of a plea of nolo contendere or a plea entered pursuant to the provisions of the "Georgia First Offender Act" (Ga. Laws 1968, p. 324, as now or hereafter amended) or other first offender treatment, and such additional information as the board may require. Each applicant shall submit with the application two complete sets of fingerprints on forms specified and furnished by the board and one photograph, two inches wide by three inches high, taken within six months prior to the application, unless such fingerprints and photographs were on file on June 30, 1980, pursuant to the "Georgia Private Detective and Private Security Agencies Act," approved March 12, 1973 (Ga. Laws 1973, p. 40). Satisfactory evidence that the prospective registrant has been actually employed in the private detective or private security business for a period of at least one year prior to the effective date of this Act shall be submitted to the board. Employers desiring to register employees under this subsection must submit the application, information, and evidence required by this subsection within 60 days from the effective date of this Act. Upon receiving the application and a registration fee as provided in Section 6, the board may register such individual and so notify the employer. The employer shall notify the board within 20 days of the termination of employment of any registered employee. Such registration shall be for two years, subject to the provisions of Code Section 84-104, as now or hereafter amended, and application for renewal shall be made on a form furnished by the joint-secretary. Renewal and late renewal fees shall be those authorized by Section 6 of this Act. Upon receipt of a registration card issued by the board pursuant to this Act, the registrant shall maintain said card on his person at all times while on his post or at his place of employment and at all times when the registrant wears

a uniform in the course of his employment in the private detective or private security business.

Section 5. Licenses; application; qualifications; bond; fees; display. (a) Except as provided in Section 4, any individual, firm, association, company, partnership, or corporation desiring to engage in the private detective or private security business in this state shall make a verified application in writing to the joint-secretary for a license therefor.

(b) Upon being satisfied, after investigation, of the good character, competency, and integrity of an applicant for licensure under this Act, or, if the applicant is a firm, association, company, partnership, or corporation, upon being satisfied of the good character, competency, and integrity of the president or secretary of such corporation or member of such firm, association, or partnership, the board may grant a license to conduct a private detective or private security business to such individual, firm, association, company, partnership, or corporation if:

- (1) The applicant is at least 18 years of age.
- (2) The applicant is a citizen of the United States or a registered resident alien.
- (3) The applicant is of good moral character.
- (4) The applicant has not been convicted of a felony or any crime involving the illegal use, carrying, or possession of a dangerous weapon or any crime involving moral turpitude; provided, however, that, if the applicant has been convicted of such crime, or has entered a plea of nolo contendere, or has entered a plea pursuant to provisions of the "Georgia First Offender Act" (Ga. Laws 1968, p. 324, as now or hereafter amended), or otherwise been granted first offender treatment, the board may inquire into the nature of the crime, the date of conviction or plea, and other underlying facts and circumstances surrounding such criminal proceedings and, in its discretion, may grant a license to such applicant.
- (5) The applicant has not committed an act constituting dishonesty or fraud.
- (6) The applicant has satisfied the board that his private detective or private security business has a competent training officer and adequate training program with a curriculum approved by the board or that adequate training will be obtained from such other source as the board may approve.
- (7) The applicant has had at least two years of experience as a private detective with a licensed detective agency, or two years of experience as a supervisor or administrator in in-house security or with a licensed private security agency, or at least two years of experience as a member of the Federal Bureau of Investigation or as a member of any federal, state, county, or municipal police department, or, in lieu thereof, that the applicant has met such other requirements as the board may prescribe by rule.

If the applicant is a firm, association, company, partnership, or corporation, the person filing the application on behalf of such firm, association, company, partnership, or corporation shall be the president or secretary of such corporation or a member of such firm, association, or partnership; and such individual shall meet the qualifications set out herein.

- (8) The applicant meets such other qualifications as the board may prescribe by rule.

(c) The application for a license shall be made in writing, under oath, on a form to be furnished by the joint-secretary. The application shall state the applicant's full name, age, date and place of birth, residences and employment within the past five years with the names and addresses of employers, his present occupation, date and place of conviction or arrest for any crime, including the plea of nolo contendere or a plea entered pursuant to provisions of the "Georgia First Offender Act" (Ga. Laws 1968, p. 324, as now or hereafter amended) or other first offender treatment, and such additional information as the board may require to investigate the qualifications, character, competency, and integrity of the applicant. Each applicant shall submit with the application two complete sets of fingerprints on forms specified and furnished by the board and one photograph, two inches wide by three inches high, full face, taken within six months prior to the application; provided, however, that the board may waive the submission of fingerprints and photograph for any employee who has been employed by a person licensed under this Act within the

previous 12 months. The application shall contain such additional documentation as the board may prescribe by rule. The board shall have the discretion to deny a license to an applicant who fails to provide the information and supporting documentation required by this subsection.

(d) (1) In addition to the requirements enumerated in this section, each applicant for a license under this Act shall provide satisfactory evidence to the board that the prospective licensee has posted or has made provision for the posting of a bond. The required bond shall be executed in favor of the state, in the amount of \$25,000.00, with a surety company authorized to do business in this state and conditioned to pay damages not to exceed the amount of such bond to any person aggrieved by any act of the principal named in such bond, which act is in violation of the provisions of this Act and would be grounds for denial, suspension, or revocation of a license under Section 9 of this Act. Immediately upon the granting of a license, such bond shall be filed with the joint-secretary by said licensee and shall be approved by the joint-secretary as to form and as to the solvency of the surety. The prospective licensee may file the required bond with the joint-secretary prior to the granting of a license for the joint-secretary's approval as heretofore mentioned. No licensee shall cancel, or cause to be cancelled, a bond issued pursuant to this section unless the board is so informed in writing by certified mail at least 30 days prior to the proposed cancellation. In lieu of the required bond, the prospective licensee may submit a net worth affidavit prepared using standard accounting procedures which indicates that the prospective licensee has a net worth of more than \$50,000.00. The board, in its discretion, may accept a financial affidavit in lieu of the bond required by this subsection. In the case of partnerships, said net worth affidavit shall be submitted by the partnership, and each individual partner, showing that the partnership, and the individual partners combined, have a net worth of more than \$50,000.00. The board, in its discretion, may require licensees under this section to submit periodic financial updates to insure continued financial responsibility. If the surety or licensee fails to submit, within ten days of the effective date of cancellation, a new bond, or a net worth statement as outlined herein, the board shall have the authority to revoke any license issued under this Act.

(2) Whenever any person shall file an action in a court of competent jurisdiction in which it is alleged that the applicant is liable for damages under this Act, such person, in order to secure his recovery, may give notice to the joint secretary of such alleged liability and of the amount of damages claimed, after which notice the joint secretary shall be bound to retain, subject to the order of the court in which the action is pending, a sufficient amount of the proceeds of the bond of the applicant to pay the judgment in said action.

(3) In the event that a judgment is rendered against the applicant in an action in which it is determined that the applicant is liable for damages under this Act, and the applicant has not paid such judgment within ten days of the date such judgment became final, then said person may petition the court for an order directing the joint secretary to liquidate the bond or a portion thereof sufficient to pay such judgment to the extent the judgment may be satisfied with the proceeds of the bond.

(e) Licenses issued pursuant to this section shall be for two years, subject to the provisions of Code Section 84-104, as now or hereafter amended, and application for renewal shall be made on a form furnished by the joint-secretary. License fees, renewal fees, late renewal fees, and reinstatement fees and the form of payment thereof shall be established by appropriate rule of the board.

(f) Immediately upon receipt of a license certificate issued by the board pursuant to this Act, the licensee shall post and at all times display such license in a conspicuous place at his place of business. A copy of the duplicate of the license certificate shall be conspicuously posted at each branch office.

Section 6. Registration of employees; application; qualifications; fees. (a) Any licensee may employ as many agents, operators, assistants, guards, watchmen, or patrolmen as he deems necessary for the conduct of his business, provided that such employees meet the requirements and qualifications for registration under this Act.

(b) Except as provided in Section 4, within 30 days of hiring such agents, operators, assistants, guards, watchmen, or patrolmen, the licensee shall make application to register such employees with the board.

(c) Upon being satisfied, after investigation, of the employee's character, competency, and eligibility for registration, the board may register such employee if:

- (1) The employee is at least 18 years of age;
- (2) The employee is a citizen of the United States or a registered resident alien;
- (3) The employee is of good moral character;
- (4) The employee has not been convicted of a felony or any crime involving the illegal use, carrying, or possession of a dangerous weapon or any crime involving moral turpitude; provided, however, that, if the employee has been convicted of such crime, or has entered a plea of nolo contendere to such crime, or has entered a plea pursuant to the "Georgia First Offender Act" (Ga. Laws 1968, p. 324, as now or hereafter amended), or otherwise been granted first offender treatment, the board may inquire into the nature of the crime, the date of conviction or plea, and other underlying facts and circumstances surrounding such criminal proceedings and, in its discretion, may allow the employee to be registered;
- (5) The employee has not committed an act constituting dishonesty or fraud; and
- (6) The employee meets such other qualifications as the board may prescribe by rule.

(d) The application for registration shall be made in writing, under oath, on a form to be furnished by the joint-secretary. The application shall state the employee's full name, age, date and place of birth, residences and employment within the past five years, experience in the position applied for or held, the date and place of conviction or arrest for any crime, including the entry of a plea of nolo contendere or the entry of a plea entered pursuant to provisions of the "Georgia First Offender Act" (Ga. Laws 1968, p. 324, as now or hereafter amended), or other first offender treatment, and such other information as the board may require to investigate properly the character, competency, and integrity of the employee. The application for registration shall be accompanied by two sets of fingerprints of the employee and one photograph of the employee, two inches wide by three inches high, full face, taken within six months prior to the application. The board shall have discretion to deny registration to any individual when the information and supporting documentation required by this subsection is not provided.

(e) Upon granting an application for registration, the board shall so notify the employer-licensee. The employer-licensee shall notify the board within 30 days of the termination of employment of any registered employees.

(f) Registrations pursuant to this section shall be for two years, subject to the provisions of Code Section 84-104, as now or hereafter amended, and application for renewal shall be made on a form furnished by the joint-secretary. Registration fees, renewal fees, late renewal fees, and reinstatement fees and the form of payment thereof shall be established by appropriate rule of the board. Upon receipt of a registration card issued by the board pursuant to this Act, the registrant shall maintain said card on his person at all times while on his post or at his place of employment and at all times when the registrant wears a uniform in the course of his employment in the private detective or private security business.

Section 7. Expiration of licenses and registrations; refund of fees. Licenses and registrations shall become invalid on the date of expiration but shall be subject to reinstatement upon payment of all fees due within 90 days of the date of expiration. Any license which has expired for more than 90 days shall not be renewed, and a new application shall be required. The board shall have the authority to refund fees upon proper cause, to be determined on a case-by-case basis, in the board's discretion.

Section 7A. Temporary employees. Notwithstanding any other provisions of this Act, any person or corporation may use temporary employees for special events, without making application or paying any fee for said temporary employee, provided such temporary employment does not exceed 30 days in a calendar year and such employee does not carry firearms in connection with said employment; provided, however, that the names,

addresses, and birth dates of such temporary employees, along with the identity and date of the special event for which they are to be employed shall be furnished to the board, or its designated representative, at least three days prior to the commencement of such special event.

Section 8. Fingerprints; criminal identification. (a) The board shall forward the two sets of fingerprints received from each prospective licensee and registrant to the Georgia Crime Information Center of the Georgia Bureau of Investigation for the purpose of criminal identification through the fingerprint system of identification established by said bureau and the fingerprint system of investigation established by the Federal Bureau of Investigation.

(b) It shall be the duty of the joint-secretary to keep a record of all information received from the Georgia Bureau of Investigation and the Federal Bureau of Investigation with respect to criminal identification and to cooperate with the Georgia Bureau of Investigation, similar departments in other states, and the United States Department of Justice in any criminal identification system.

(c) At such times as the board may require, fingerprint cards of licensees and registrants may be periodically reprocessed to identify criminal convictions subsequent to licensure or registration.

Section 9. Denial or sanction of licenses and registrations; hearings. (a) The board shall have the power, after notice and hearing conducted pursuant to the "Georgia Administrative Procedure Act," to deny an application for licensure or registration or to sanction any license or registration issued pursuant to this Act if it determines that the applicant, licensee, or registrant has:

(1) Made any false statement or given any false information in connection with an application for license or registration, including an application for renewal or reinstatement thereof.

(2) Knowingly violated any provision of this Act or violated any rule or regulation promulgated by the board pursuant to the authority contained in this Act.

(3) Been convicted of a felony, or any crime involving the illegal use, carrying, or possession of a dangerous weapon, or any crime involving moral turpitude in the courts of this state or any other state, territory, or country or in the courts of the United States. "Felony," as used in this subsection, shall include any offense which if committed in this state would be deemed a felony, without regard to its designation elsewhere. For purposes of this subsection, a "conviction" shall be deemed to include a finding or verdict of guilty or plea of guilty, regardless of whether an appeal of the conviction has been sought.

(4) Been arrested, charged, and sentenced for the commission of a felony, any crime involving the illegal use, carrying, or possession of a dangerous weapon, or any crime involving moral turpitude, where:

(A) A plea of nolo contendere was entered to the charge; or

(B) First offender treatment was granted without adjudication of guilt pursuant to the charge; or

(C) An adjudication or sentence was otherwise withheld or not entered on the charge.

The plea of nolo contendere, or the order entered pursuant to the provisions of the "Georgia First Offender Act" (Ga. Laws 1968, p. 324, as now or hereafter amended), or other first offender treatment shall be conclusive evidence of arrest and sentencing for such crime.

(5) Become unable to engage in the private detective or private security business with reasonable skill and safety to the public by reason of illness; use of alcohol, drugs, narcotics, chemicals, or any other type of material; or as a result of any mental or physical condition. The board may, however, after investigation of the circumstances surrounding each application, approve for licensure and registration those individuals who produce certified medical evidence of having been successfully treated and cured of alcoholism, drug addiction, or mental illness.

(6) Committed any act in the practice of the private detective or private security business constituting dishonesty or fraud.

(7) Impersonated or permitted or aided and abetted any other person to impersonate a law enforcement officer or employee of the United States or of this state or of any political subdivision thereof in the practice of the private detective or private security business.

(8) Engaged in, or permitted any employee to engage in, the private detective or private security business without a valid license or registration issued under the provisions of this Act.

(9) Willfully failed or refused to render a service or to tender a report to a client, in connection with the private detective or private security business, as agreed between the parties and for which compensation was paid or tendered in accordance with the agreement of the parties.

(10) Committed a felony, any crime involving the illegal use, carrying, or possession of a dangerous weapon, or any crime involving moral turpitude.

(11) Knowingly violated, or advised, encouraged, or assisted in the violation of, any court order or injunction in the course of the private detective or private security business or knowingly advised, encouraged, or assisted in the violation of any lawful order issued by the board.

(12) Failed to renew a cancelled bond, in accordance with Section 5 of this Act, or failed to supply the financial affidavit required in lieu thereof.

(13) Undertaken to give legal advice or counsel; misrepresented that he is representing an attorney or is appearing or will appear in any legal proceeding; issued, delivered, or uttered any simulation of process of any nature which might lead a person or persons to believe that such simulation, whether written, printed, or typed, may be a summons, warrant, writ, or other court process or pleading in any court proceeding.

(14) Failed to demonstrate the qualifications or standards for licensure or registration contained in this Act or in the rules and regulations of the board. It shall be incumbent upon the applicant to demonstrate to the satisfaction of the board that he meets all the requirements for licensure or registration; and, if the board is not satisfied as to the applicant's qualifications, it shall have the power to deny such licensure or registration.

(b) If, after notice and hearing, the board finds that any applicant for licensure or any prospective registrant is unqualified to be granted such license or to be registered, or that the license or registration should be revoked or otherwise sanctioned, the board may take any one or more of the following actions:

(1) Deny the application for licensure or registration;

(2) Administer a public reprimand;

(3) Suspend any license or registration for a definite period of time;

(4) Limit or restrict any license or registration for a definite period of time;

(5) Revoke a license or registration; or

(6) Revoke or suspend a license or registration, but place such license or registration on probation for a definite period of time, and impose such conditions of probation as will adequately protect the public during said period.

In its discretion, the board may restore or reinstate a license or registration which has been sanctioned and, in conjunction therewith, may impose any disciplinary or corrective action provided for in this Act.

(c) Initial judicial review of a final decision of the board shall be had solely in the Superior Court of Fulton County.

Section 10. Permits to carry firearms; fees; training; exemptions; denials; sanctions.

(a) The board may grant to any person licensed or registered in accordance with the provisions of this Act, who meets the qualifications and training requirements set forth in this section and such other qualifications and training requirements as the board by rule may establish, a permit to carry a pistol, revolver, or other firearm. The board shall have the authority to establish limits on type and caliber of such weapons by rule. Application for such permit shall be made on forms provided by the joint-secretary. The permit fee shall be a biennial fee established by appropriate rule of the board. Renewal fees, late renewal

fees, and reinstatement fees and the form of payment thereof shall be established by appropriate rule of the board. Applications for renewal shall be made on a form furnished by the joint-secretary. No weapons permit issued under this section shall be transferable to another individual.

(b) No permit under this section shall be issued or renewed until the applicant has presented proof to the board that he is proficient in the use of firearms. The board shall have the authority to require periodic recertification of proficiency in the use of firearms and to refuse to renew a permit upon failure to comply with such requirement. The applicant shall present proof to the board that:

(1) He has demonstrated on the firearms range the proficient use of firearms by meeting such minimum qualifications on pistol and shotgun (if so armed) courses as the board may prescribe by rule; and

(2) He has received such other training and instruction in the use of firearms as the board may require by rule.

(c) All licensees and registrants under this Act shall be required to obtain from the board a weapons permit under the provisions of this section if a firearm is carried, or is to be carried, by such licensee or registrant while at or en route directly to and from his post or place of employment.

(d) Any licensee or registrant under this Act meeting the qualifications and training requirements set out in this section may be issued an exposed weapons permit in accordance with this section and shall be authorized to carry such firearm in an open and fully exposed manner. Such carrying of a firearm shall be limited to the time the licensee or registrant is on duty or en route directly to and from his post or place of employment. No stopover en route to and from such post or place of employment is permitted under the terms of this section.

(e) Licensees or registrants under this Act may apply to the board for a concealed weapons permit. Application and renewal procedures, fees, penalties, qualifications, training, and restrictions for such permits shall be those established by appropriate rule of the board. The board shall consider and approve each application for a concealed weapons permit on an individual basis, in its discretion.

(f) An individual issued a permit in accordance with the provisions of this section shall be exempt from the following provisions of Georgia law: Code Section 26-2901, relating to carrying a concealed weapon; Code Section 26-2902, relating to carrying deadly weapons at public gatherings; Code Section 26-2903, relating to carrying a pistol without a license; and Code Section 26-2904, relating to license to carry pistol or revolver, as such Code sections are now or hereafter amended.

(g) The board shall have the power to deny a weapons permit to any applicant who fails to provide the information and supporting documentation required by this section or to refuse to renew a permit upon failure to comply with such weapons proficiency recertification requirements as the board may prescribe.

(h) The board shall have the authority to order the summary suspension of any weapons permit issued under this section, pending proceedings for revocation or other sanction, upon finding that the public health, safety, or welfare imperatively requires such emergency action, and incorporating such a finding in its order.

(i) The board shall have the same power and authority to deny and sanction weapons permits under this section as that enumerated in Section 9 of this Act, based upon the same grounds as those enumerated therein.

Section 11. Arrest powers. Licensees or registrants under this Act shall have the same power of arrest as that granted to a private person by Code Section 27-211. A licensee or registrant may arrest an offender for a misdemeanor or felony offense committed in his presence or within his immediate knowledge. If the offense is a felony and the offender is escaping or attempting to escape, a licensee or registrant under this Act may arrest such offender upon probable cause.

Section 12. Exceptions. (a) This Act shall not apply to:

(1) An officer or employee of the United States of America, or of this state or a political subdivision thereof while the employee or officer is engaged in the performance of official duties;

(2) A person or firm engaged as a consumer reporting agency, as defined by the Federal Fair Credit Reporting Act;

(3) An attorney-at-law or a bona fide legal assistant in performing his or her duties;

(4) Admitted insurers, agents, and insurance brokers licensed by the state performing duties in connection with insurance transacted by them;

(5) A peace officer employed on a full-time basis by a state, county, or local law enforcement agency who contracts directly with an employer to work during his off-duty hours and whose off-duty employment is conducted on an independent contractor basis with an employer other than a peace officer engaged in the private detective or private security business or a private detective or private security agency, subject to the provisions of Code Section 26-2303, relating to state officers or employees receiving funds for enforcement of penal laws, as now or hereafter amended; or

(6) A firm or its employees engaged in the business of independent insurance claims adjusting whose employees hold a valid Georgia adjuster's license.

(7) The provisions of this Act does not apply to any person covered under the peace officers standards and training act as stipulated in Code Section 92-A-2102.

(b) The provisions of this Act shall not prevent the local authorities of any city or county, by ordinance and within the exercise of the police power of such city or county, from imposing local regulations upon any street patrol, special officer, or person furnishing street patrol service, including registration with an agency to be designated by such city or county.

(c) The provisions of this Act shall not apply to a person or corporation which employs persons who do private security work in connection with the affairs of such employer only and who have an employer-employee relationship with such employer. Neither such persons or corporations nor their employees shall be required to register or be licensed under this Act. Such persons or corporations or their employees may elect to be licensed under this Act.

Section 13. Hearings. All hearings required to be conducted by the board shall be conducted in accordance with the provisions of the "Georgia Administrative Procedure Act," and all rules and regulations of the board shall be adopted and promulgated in accordance with the provisions of said Act.

Section 14. Application of Act. No individual, firm, association, company, partnership, or corporation shall engage in any activity covered by the provisions of this Act unless such individual, firm, association, company, partnership, or corporation is in compliance with the provisions of this Act.

Section 15. Criminal penalty. Any person violating the provisions of this Act shall be guilty of a misdemeanor and, upon conviction thereof, shall be punished as for a misdemeanor.

Section 16. Severability. In the event any section, subsection, sentence, clause, or phrase of this Act shall be declared or adjudged invalid or unconstitutional, such adjudication shall in no manner affect the other sections, subsections, sentences, clauses, or phrases of this Act, which shall remain of full force and effect as if the section, subsection, sentence, clause, or phrase so declared or adjudged invalid or unconstitutional were not originally a part hereof. The General Assembly hereby declares that it would have passed the remaining parts of this Act if it had known that such part or parts hereof would be declared or adjudged invalid or unconstitutional.

Section 17. Specific repeal. An Act known as the "Georgia Private Detective and Private Security Agencies Act," approved March 12, 1973 (Ga. Laws 1973, p. 40), as amended, is hereby repealed in its entirety.

Section 18. Effective date. The provisions of this Act shall become effective July 1, 1981.

Section 19. Repealer. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative McDonald of the 12th moved that the House adopt the report of the Committee of Conference on SB 298.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Savage
Y Adams,G	Y Collins	Harrison	Y Matthews	Y Scott,A
Y Adams,J	Y Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	Y Hawkins	Y McDonald	Y Shepard
Y Aiken	Y Couch	Y Hays	McKinney	N Sherrod
Y Anderson	Y Cox	Y Hill	Y Miles	Y Sizemore
Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Auten	Y Crosby	Y Hooks	Y Moody	Y Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Y Smyre
Barger	Y Cummings	Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	Y Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	Y Swann
Y Beck	Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Padgett	Y Townsend
Y Birdsong	Y Dean	Y Jessup	Y Farham	Triplett
Y Bishop	Y Dent	Y Johnson,G	Patten	Y Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twigg
Y Branch	Y Dobbs	Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	Y Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Y Elliott	Y Kemp	Phillips,R,T	Y Waddle
Y Burruss	Y Evans	Y Kilgore	Y Phillips,W,R	Y Walker
Y Burton	Y Felton	Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Pinkston	Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Y Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambliss	Y Galer	Logan	Randall	Y Williams,B,J
Chance	Y Ginsberg	Y Long	Reaves	Williams,H
Y Cheeks	Y Glover	Lord	Y Richardson	Williams,R
Y Childers	Y Godbee	Y Lowe	Robinson	Y Wilson
Y Childs	Greer	Lucas	Y Rose	Y Wood,J
Y Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J,T
Clark,L	Hamilton	Y Mann	Y Rowland	Y Workman
Y Colbert	Y Hanner	Y Marcus	Russell	Speaker Murphy

On the motion, the ayes were 146, nays 1.

The motion prevailed.

SB 227. By: Senators Lester of the 23rd, Barnes of the 33rd and Wessels of the 2nd: A BILL to amend Code Section 26-1302, relating to aggravated assault, so as to change the maximum punishment for aggravated assault; and for other purposes.

The following report of the Committee of Conference was read:

CONFERENCE COMMITTEE REPORT ON SB 227

The Conference Committee on SB 227 recommends that the House recede from its position and that SB 227 as passed by the Senate be adopted.

Respectfully submitted,

FOR THE SENATE:

/s/Honorable Jimmy Lester
Senator, 23rd District

/s/Honorable Steve Reynolds
Senator, 48th District

/s/Honorable Wayne Garner
Senator, 30th District

FOR THE HOUSE OF
REPRESENTATIVES:

/s/Honorable Mike Padgett
Representative, 86th District

/s/Honorable Sam Nicholson
Representative, 88th District

/s/Honorable Steve Thompson
Representative, 19th District

SB 227. By: Senators Lester of the 23rd, Barnes of the 33rd and Wessels of the 2nd:

A BILL TO BE ENTITLED
AN ACT

To amend Code Section 26-1302, relating to aggravated assault, as amended, so as to change the maximum punishment for aggravated assault; to provide for certain editorial changes; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. Code Section 26-1302, relating to aggravated assault, as amended, is hereby amended by striking the figure "10" in said Code section and inserting in lieu thereof the figure "20", so that Code Section 26-1302, when so amended, shall read as follows:

"26-1302. Aggravated assault. A person commits aggravated assault when he assaults (1) with intent to murder, to rape, or to rob, or (2) with a deadly weapon. A person convicted of aggravated assault shall be punished by imprisonment for not less than one nor more than ~~10~~ 20 years. A person who knowingly commits aggravated assault upon a peace officer while such peace officer is engaged in or on account of the performance of his official duties shall upon conviction be punished by imprisonment for not less than five nor more than 20 years."

Section 2. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Nicholson of the 88th moved that the House adopt the report of the Committee of Conference on SB 227.

On the motion, the roll call was ordered and the vote was as follows:

N Aaron	N Byrd	Davis,B	Y Harris	Y Lane,D
Y Adams,G	N Cason	Y Davis,J	Y Harrison	Y Lane,R
N Adams,J	Y Castleberry	N Davis,L	Y Hasty	Y Lawson
N Adams,M	Chamberlin	N Dean	Y Hawkins	N Lee
Y Aiken	Y Chambliss	Y Dent	Y Hays	Logan
N Anderson	Chance	Y Dixon	N Hill	N Long
Argo	Y Cheeks	N Dobbs	N Holmes	Lord
Auten	Y Childers	N Dover	N Hooks	N Lowe
Y Balkcom	Y Childs	Y Edwards	Horne	Lucas
Barger	N Clark,B	N Elliott	Hutchinson	N Mangum
N Baugh	Clark,L	Y Evans	N Irvin	N Mann
Beal	Y Colbert	N Felton	Y Isakson	Marcus
Y Beck	N Coleman	N Fortune	N Jackson,J	Y Martin
N Benefield	Collins	N Foster	N Jackson,N	N Matthews
N Benn	Colwell	Y Fuller,C	N Jackson,W	N McCollum
N Birdsong	Y Connell	Y Fuller,K	Y Jessup	Y McDonald
Bishop	Y Couch	N Galer	Y Johnson,G	N McKinney
Y Bolster	N Cox	Y Ginsberg	N Johnson,R	N Miles
N Branch	N Crawford	N Glover	N Jones,B	Milford
N Bray	N Crosby	N Godbee	N Jones,H	N Moody
N Brooks	Y Culpepper	Greer	Y Karrh	N Moore
N Buck	Cummings	N Ham	Kemp	N Mostiler
Y Burruss	Y Darden	Hamilton	N Kilgore	N Mullinax
Y Burton	Daugherty	N Hanner	Y Lambert	Y Nicholson

Y Nix	Y Pinkston	Savage	Y Thomas	N Ware
Y Oliver	N Rainey	Y Scott,A	Y Thompson	N Watson
Y Padgett	N Ralston	N Scott,D	Townsend	White
N Parham	N Ramsey	N Shepard	Triplett	Y Widener
Patten	Randall	N Sherrod	Tuten	Y Williams,B.J
N Perry	Reaves	Sizemore	N Twiggs	Williams,H
N Peters	Y Richardson	Smith,T	N Vandiford	Williams,R
Y Phillips,B	N Robinson	Y Smith,V	Y Vaughn	N Wilson
Y Phillips,L.L	Y Rose	Smyre	N Veazey	N Wood,J
N Phillips,R.T	N Ross	Y Snow	Y Waddle	Y Wood,J.T
Y Phillips,W.R	N Rowland	Y Steinberg	N Walker	N Workman
Y Pilewicz	Russell	Y Swann	Y Wall	Speaker Murphy

On the motion, the ayes were 64, nays 78.

The motion was lost and the House rejected the report of the Committee of Conference on SB 227.

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

Mr. Speaker:

The Senate has passed, by substitute, by the requisite constitutional majority the following Bill of the House:

HB 996. By: Representative Robinson of the 58th: A BILL to amend the "Campaign and Financial Disclosure Act," so as to prohibit making or receiving certain contributions or expenditures to members of the General Assembly or to the campaign committees of members of the General Assembly; and for other purposes.

The following Bill of the House was taken up for the purpose of considering the Senate substitute thereto:

HB 996. By: Representative Robinson of the 58th: A BILL to amend the "Campaign and Financial Disclosure Act," so as to prohibit making or receiving certain contributions or expenditures to members of the General Assembly or to the campaign committees of members of the General Assembly; and for other purposes.

The following Senate substitute was read:

A BILL

To amend the "Campaign and Financial Disclosure Act," approved March 5, 1974 (Ga. Laws 1974, p. 155), as amended, so as to provide for the reporting of certain campaign contributions given during a legislative session to a member of the General Assembly or the campaign committee of a member of the General Assembly; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

Section 1. The "Campaign and Financial Disclosure Act," approved March 5, 1974 (Ga. Laws 1974, p. 155), as amended, is hereby amended by adding immediately following Section 8B a new Section 8C to read as follows:

"Section 8C. (a) Any member of the General Assembly or that member's campaign committee who accepts a reportable campaign contribution during a legislative session shall report it to the proper authority on the first day of the month following the month in which said contribution was accepted.

(b) Any person subject to the provisions of Section 7A who gives a contribution to a member of the General Assembly or that member's campaign committee during a legislative session shall report it to the proper authority on the first day of the month following the month in which said contribution was given."

Section 2. This Act shall become effective upon its approval by the Governor or upon its becoming law without his approval.

Section 3. All laws and parts of laws in conflict with this Act are hereby repealed.

Representative Robinson of the 58th moved that the House agree to the Senate substitute to HB 996.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Coleman	Y Harris	Y Martin	Y Savage
Y Adams,G	Y Collins	Y Harrison	Y Matthews	N Scott,A
Y Adams,J	N Colwell	Y Hasty	Y McCollum	Y Scott,D
Y Adams,M	Y Connell	N Hawkins	Y McDonald	N Shepard
Y Aiken	Y Couch	Y Hays	McKinney	Y Sherrod
Y Anderson	Y Cox	Y Hill	N Miles	Sizemore
Argo	Y Crawford	Y Holmes	Y Milford	Y Smith,T
Auten	Y Crosby	Y Hooks	N Moody	Y Smith,V
Y Balkcom	Y Culpepper	Y Horne	Y Moore	Smyre
Y Bargerion	Y Cummings	Hutchinson	Y Mostiler	Y Snow
Y Baugh	Y Darden	Y Irvin	Y Mullinax	N Steinberg
Beal	Daugherty	Y Isakson	Y Nicholson	N Swann
Y Beck	Davis,B	Y Jackson,J	Y Nix	Y Thomas
Y Benefield	Y Davis,J	Y Jackson,N	Y Oliver	Y Thompson
Y Benn	Y Davis,L	Y Jackson,W	Y Padgett	Townsend
Y Birdsong	Y Dean	Y Jessup	Y Parham	Triplett
Y Bishop	Y Dent	Y Johnson,G	Y Patten	Tuten
Y Bolster	Y Dixon	Y Johnson,R	Y Perry	Y Twiggs
N Branch	Y Dobbs	Y Jones,B	Y Peters	Y Vandiford
Y Bray	Y Dover	Y Jones,H	N Phillips,B	Y Vaughn
Y Brooks	Y Edwards	Y Karrh	Y Phillips,L,L	Y Veazey
Y Buck	Y Elliott	Kemp	Y Phillips,R,T	Y Waddle
Y Burruss	Y Evans	N Kilgore	Y Phillips,W,R	Y Walker
Y Burton	Y Felton	Y Lambert	Y Pilewicz	Y Wall
Y Byrd	Y Fortune	Y Lane,D	Y Pinkston	Y Ware
Y Cason	Y Foster	Y Lane,R	Y Rainey	Y Watson
Y Castleberry	Y Fuller,C	Y Lawson	Ralston	White
Y Chamberlin	Y Fuller,K	Y Lee	Y Ramsey	Y Widener
Y Chambless	Y Galer	Logan	Randall	Y Williams,B,J
Chance	Y Ginsberg	Long	Reaves	Y Williams,H
Y Cheeks	Y Glover	Lord	Y Richardson	Williams,R
Y Childers	Y Godbee	Y Lowe	Y Robinson	Wilson
Y Childs	Greer	Lucas	Y Rose	Y Wood,J
Clark,B	Y Ham	Y Mangum	Y Ross	Y Wood,J,T
Clark,L	Hamilton	Y Mann	Y Rowland	N Workman
Y Colbert	Y Hanner	Y Marcus	Russell	Speaker Murphy

On the motion, the ayes were 138, nays 12.

The motion prevailed.

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

Mr. Speaker:

The Senate has passed, as amended, by the requisite constitutional majority the following Bill of the House:

HB 207. By: Representatives Richardson of the 52nd, Martin of the 60th, Fuller of the 27th, Galer of the 97th, Hawkins of the 50th and Clark of the 55th: A BILL

to be known as the "Disabled Adults Protection Act" so as to require the mandatory reporting of suspected abuse, neglect, or exploitation of disabled adults; and for other purposes.

The following Bill of the House was taken up for the purpose of considering the Senate amendment thereto:

HB 207. By: Representatives Richardson of the 52nd, Martin of the 60th, Fuller of the 27th, Galer of the 97th, Hawkins of the 50th and Clark of the 55th: A BILL to be known as the "Disabled Adults Protection Act" so as to require the mandatory reporting of suspected abuse, neglect, or exploitation of disabled adults; and for other purposes.

The following Senate amendment was read:

Amend HB 207 by striking on Page 5, line 16, the following:

"subsection (e)",

and inserting in lieu thereof the following:

"subsection (f)"; and

By striking on Page 6, line 4, the following:

"subsection (e)",

and inserting in lieu thereof the following:

"subsection (f)"; and

By striking on Page 6, line 25, the following:

"any other person",

and inserting in lieu thereof the following:

"such person or persons".

Representative Richardson of the 52nd moved that the House agree to the Senate amendment to HB 207.

On the motion, the roll call was ordered and the vote was as follows:

Y Aaron	Y Brooks	Couch	Y Fortune	Y Horne
Y Adams,G	Y Buck	Cox	Y Foster	Hutchinson
Y Adams,J	Y Burruss	N Crawford	Y Fuller,C	Irvin
Y Adams,M	Y Burton	Y Crosby	Y Fuller,K	Y Isakson
Y Aiken	Y Byrd	Y Culpepper	Y Galer	Y Jackson,J
Y Anderson	Y Cason	Y Cummings	Y Ginsberg	N Jackson,N
Y Argo	Y Castleberry	Y Darden	Y Glover	Jackson,W
Auten	N Chamberlin	Daugherty	Y Godbee	Y Jessup
Y Balkcom	Y Chambless	Y Davis,B	Greer	Y Johnson,G
Y Bargerion	Chance	N Davis,J	Y Ham	Y Johnson,R
Y Baugh	Y Cheeks	Y Davis,L	Hamilton	Y Jones,B
Beal	Y Childers	Y Dean	Y Hanner	Y Jones,H
Y Beck	Y Childs	Dent	Y Harris	Karrh
Y Benefield	Clark,B	Y Dixon	Y Harrison	Kemp
Y Benn	Clark,L	N Dobbs	Y Hasty	N Kilgore
Y Birdsong	Y Colbert	N Dover	Y Hawkins	Y Lambert
Y Bishop	Y Coleman	Y Edwards	Y Hays	Y Lane,D
Y Bolster	Collins	Y Elliott	Y Hill	Lane,R
N Branch	Y Colwell	Y Evans	Y Holmes	Y Lawson
Y Bray	Y Connell	Y Felton	Y Hooks	Y Lee

Logan	N Moore	Pinkston	N Sherrod	Y Veazey
Y Long	Y Mostiler	Y Rainey	Y Sizemore	Y Waddle
Lord	Y Mullinax	N Ralston	N Smith,T	Y Walker
Y Lowe	Y Nicholson	Y Ramsey	Y Smith,V	Y Wall
Lucas	Y Nix	Randall	Smyre	Y Ware
Y Mangum	Y Oliver	Reaves	Y Snow	Y Watson
Y Mann	Y Padgett	Y Richardson	Y Steinberg	White
Y Marcus	Y Parham	Y Robinson	Y Swann	N Widener
Y Martin	Patten	Y Rose	Y Thomas	Y Williams,B,J
Y Matthews	Y Perry	N Ross	Y Thompson	Y Williams,H
Y McCollum	Y Peters	Y Rowland	Townsend	Williams,R
Y McDonald	Y Phillips,B	Russell	Triplett	Wilson
McKinney	N Phillips,L.L	Savage	Tuten	Y Wood,J
Y Miles	Y Phillips,R.T	Y Scott,A	Y Twiggs	Y Wood,J.T
Y Milford	Phillips,W.R	Scott,D	Y Vandiford	Y Workman
N Moody	Y Pilewicz	Y Shepard	Y Vaughn	Speaker Murphy

On the motion, the ayes were 126, nays 16.

The motion prevailed.

The following Resolutions of the House were read and adopted:

HR 490. By: Representatives Wilson and Darden of the 19th, Burruss of the 21st, Nix of the 20th, Isakson of the 20th and others: A RESOLUTION expressing sympathy at the passing of Mr. George W. Thompson, Sr.; and for other purposes.

HR 491. By: Representatives Thompson of the 19th, Aiken of the 21st, Isakson, Harrison and Nix of the 20th and others: A RESOLUTION commending the Senior Citizens' Council of Cobb County; and for other purposes.

HR 492. By: Representatives Thompson of the 19th, Aiken of the 21st, Isakson, Harrison and Nix of the 20th and others: A RESOLUTION congratulating the South Cobb Jaycees and Jaycettes on their 25th anniversary; and for other purposes.

HR 493. By: Representative Townsend of the 24th: A RESOLUTION congratulating Mr. and Mrs. Raymond Vincent Guyton, Sr.; and for other purposes.

HR 494. By: Representative Townsend of the 24th: A RESOLUTION congratulating Mr. and Mrs. William Marion Guyton; and for other purposes.

HR 495. By: Representative Chamberlin of the 73rd: A RESOLUTION commending Mr. Larry Cochran; and for other purposes.

HR 496. By: Representatives Marcus of the 26th, Bolster of the 30th, Couch of the 43rd, Fuller of the 27th, Benn of the 38th and Lee of the 72nd: A RESOLUTION recognizing the Honorable John W. Greer on his birthday; and for other purposes.

HR 497. By: Representatives Thompson of the 19th, Isakson of the 20th, Wilson and Darden of the 19th, Nix of the 20th and Burruss of the 21st: A RESOLUTION commending the Junior League of Cobb-Marietta, Inc.; and for other purposes.

HR 498. By: Representatives Phillips of the 91st, Aaron of the 56th, Williams of the 6th, Castleberry of the 112th, Isakson of the 20th and others: A RESOLUTION commending Wiley T. Nixon, Postmaster of the House of Representatives, and his staff; and for other purposes.

HR 499. By: Representatives Johnson and Lee of the 72nd and Murphy of the 18th: A RESOLUTION commending the personnel of the House stenographic pool; and for other purposes.

HR 500. By: Representative Hanner of the 130th: A RESOLUTION expressing regret at the passing of Mr. W. J. McKemie, Jr.; and for other purposes.

The following Resolution of the House was read and referred to the Committee on Insurance:

HR 501. By: Representatives Ware of the 68th, Castleberry of the 111th, Wood of the 9th, Argo of the 63rd and Buck of the 95th: A RESOLUTION creating the State Housing Activities Study Committee; and for other purposes.

The following communication was received and read:

Secretary of State
214 State Capitol
Atlanta 30334
March 25, 1981

Honorable Glenn Ellard
Clerk, House of Representatives
State Capitol
Atlanta, Georgia 30334

Dear Mr. Ellard:

I am transmitting to you herewith a certified list of those persons who registered in the Docket of Legislative Appearance for the 1981 Regular Session the week of March 23, 1981, as of 9:00 P.M. this date. The list is numbered 533 through 535.

With best wishes, I am

Very truly yours,
/s/David B. Poythress
Secretary of State

DBP/jh
Attachment

State of Georgia
Office of Secretary of State

I, David B. Poythress, Secretary of State of the State of Georgia, do hereby certify, that the attached list contains the names and addresses of those persons, numbered 533 through 535, who have registered in the Docket of Legislative Appearance the week of March 23, 1981, as of 9:00 P.M. March 25, 1981, in accordance with Georgia Laws 1970, pp. 695, 698, as the same appears of file and record in this office.

In Testimony Whereof, I have hereunto set my hand and affixed the seal of my office, at the Capitol, in the City of Atlanta, this 25th day of March, in the year of our Lord One Thousand Nine Hundred and Eighty-one, and of the Independence of the United States of America the Two Hundred and Fifth.

/s/David B. Poythress
Secretary of State.
(SEAL)

533. Ted G. Simmons
Charter Medical
405 S. Omni International
Atlanta, Georgia 30303
534. Patricia Ann Fulton
Stop ERA
2595 Old South Court
Jonesboro, Georgia 30236
535. Kenneth L. Ings
Self
2279 Chevy Chase Lane
Decatur, Georgia 30032

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

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following Bills of the House:

- HB 439. By: Representatives Childs of the 51st, Widener of the 44th, Davis of the 45th, Williams of the 54th, Richardson of the 52nd and others: A BILL to amend Code Section 34A-501, relating to registrars, their terms of office, compensation, and duties, as amended, so as to repeal the provision that municipalities of less than 20,000 population located within counties having populations of not less than 400,000 and not more than 600,000 shall not be authorized to maintain their own registration list; and for other purposes.
- HB 787. By: Representatives Byrd and Moody of the 138th and Smith of the 152nd: A BILL to provide a new charter for the City of Patterson in the County of Pierce; and for other purposes.
- HB 921. By: Representatives Robinson of the 58th, Childs of the 51st, Williams of the 48th, Aaron of the 56th, Mangum of the 56th and others: A BILL to amend an Act creating a new charter and a municipal government for the City of Stone Mountain, so as to change the jurisdiction of the police court; and for other purposes.
- HB 974. By: Representatives Horne of the 104th, Lucas of the 102nd, Davis of the 99th, Pinkston of the 100th, Randall of the 101st and others: A BILL to change the Civil Service System and Board of Bibb County created by an amendment to the Constitution which was ratified at the general election in 1956 and which is set forth in Ga. Laws 1955, so as to change and alter the Civil Service System and Board of Bibb County; and for other purposes.
- HB 1018. By: Representative Phillips of the 125th: A BILL to amend an Act incorporating the City of Tybee Island, so as to change the corporate limits of said city; and for other purposes.
- HB 1066. By: Representative Matthews of the 145th: A BILL to repeal an Act entitled "An Act creating a Small Claims Court in each county in this State having a population of not less than 33,300 and not more than 34,056 according to the

U.S. Decennial Census of 1960 or any future such census, and including the County of Colquitt"; and for other purposes.

- HB 1067. By: Representative Matthews of the 145th: A BILL to create and establish a Small Claims Court of Colquitt County; and for other purposes.
- HB 1078. By: Representatives Pinkston of the 100th, Lucas of the 102nd, Birdsong of the 103rd, Davis of the 99th and Randall of the 101st: A BILL to amend an Act creating the Macon-Bibb County Urban Development Authority, so as to provide that revenue bonds issued by the Authority shall bear interest at the rate or rates and shall mature in the years and amounts as may be determined by the Authority; and for other purposes.
- HB 1079. By: Representatives Perry and Veazey of the 146th: A BILL to amend an Act creating a board of commissioners for Cook County, so as to change the provisions relating to the compensation of the members of the board of commissioners; and for other purposes.
- HB 1080. By: Representative Jessup of the 117th: A BILL to amend an Act placing the clerk of the Superior Court of Bleckley County upon an annual salary, so as to change the compensation of the clerk of the superior court; to provide for a cost-of-living increase; and for other purposes.
- HB 1081. By: Representative Jessup of the 117th: A BILL to amend an Act fixing the salaries of certain county officers of Bleckley County, so as to change the compensation of the judge of the probate court; to provide for a cost-of-living increase; and for other purposes.
- HB 1082. By: Representative Jessup of the 117th: A BILL to amend an Act creating the office of Commissioner of Bleckley County, so as to change the compensation of the commissioner; to provide a cost-of-living increase; and for other purposes.
- HB 1083. By: Representative Jessup of the 117th: A BILL to amend an Act placing the sheriff of Bleckley County upon an annual salary, so as to change the compensation of the sheriff; to provide for a cost-of-living increase; and for other purposes.
- HB 1084. By: Representative Jessup of the 117th: A BILL to amend an Act creating the office of tax commissioner of Bleckley County, so as to change the compensation of the tax commissioner; to provide for a cost-of-living increase; and for other purposes.
- HB 1085. By: Representatives Fortune and Mostiler of the 71st: A BILL to further define, prescribe and enlarge the powers and duties of the Griffin-Spalding County Development Authority and further to regulate the management and conduct thereof; and for other purposes.
- HB 1088. By: Representative Jones of the 78th: A BILL to amend an Act creating a small claims court for Lamar County, so as to change the provisions relating to costs; to change the provisions relative to service; and for other purposes.
- HB 1089. By: Representatives Mostiler and Fortune of the 71st: A BILL to grant certain additional powers to the Peachtree City Industrial Building Authority; to provide for all related matters; and for other purposes.

- HB 1090. By: Representatives Oliver of the 121st and Kemp of the 139th: A BILL to amend an Act placing the judge of the Probate Court of Long County on an annual salary, so as to establish a minimum salary for the judge of the probate court; to establish a minimum salary for the clerk of the judge of the probate court; and for other purposes.
- HB 1091. By: Representatives Oliver of the 121st and Kemp of the 139th: A BILL to amend an Act placing the sheriff of Long County on an annual salary in lieu of the fee system of compensation, so as to establish a minimum salary for the sheriff; to establish minimum salaries for the clerk and deputy sheriffs of the sheriff; and for other purposes.
- HB 1092. By: Representatives Oliver of the 121st and Kemp of the 139th: A BILL to amend an Act to consolidate the offices of tax receiver and tax collector of Long County into the office of the tax commissioner of Long County, so as to establish a minimum salary for the tax commissioner; to establish a minimum salary for the deputy tax commissioner; and for other purposes.
- HB 1093. By: Representatives Oliver of the 121st and Kemp of the 139th: A BILL to amend an Act placing the clerk of the Superior Court of Long County on an annual salary, so as to establish a minimum salary for the clerk of the superior court; to establish a minimum salary for the deputy clerk of the superior court; and for other purposes.
- HB 1094. By: Representatives Aiken and Burruss of the 21st, Darden, Thompson and Wilson of the 19th, and Murphy of the 18th: A BILL to amend an Act creating a Board of Commissioners of Paulding County, so as to change the provisions relating to the appointment, removal, and compensation of certain county officials and employees; and for other purposes.
- HB 1095. By: Representatives Aiken and Burruss of the 21st, Darden, Thompson and Wilson of the 19th and Murphy of the 18th: A BILL to amend an Act authorizing the establishment of a civil service system in Paulding County, so as to change the provisions relating to persons subject to the civil service system; and for other purposes.
- HB 1096. By: Representatives Mostiler and Fortune of the 71st, Johnson, Benefield, Wood and Lee of the 72nd: A BILL to amend an Act placing the coroner of Fayette County on a salary in lieu of the fee system of compensation, so as to change the compensation of the coroner; and for other purposes.
- HB 1099. By: Representative Bray of the 70th: A BILL to amend an Act placing the sheriff, the clerk of the superior court, the judge of the probate court, and the coroner of Meriwether County on a salary basis in lieu of the fee system of compensation, so as to change the compensation of the deputies in the sheriff's office; and for other purposes.
- HB 982. By: Representatives Darden, Wilson and Thompson of the 19th, Isakson and Nix of the 20th and others: A BILL to amend an Act providing for the compensation of the judge of the Juvenile Court of Cobb County, so as to change the compensation of said judge; and for other purposes.
- HB 999. By: Representatives Harrison and Isakson of the 20th, Darden, Thompson and Wilson of the 19th and others: A BILL to amend an Act consolidating the

offices of tax collector and tax receiver of Cobb County into the one office of tax commissioner of Cobb County, so as to change the provisions relating to the compensation of the tax commissioner and his chief clerk; and for other purposes.

- HB 1010. By: Representatives Darden and Thompson of the 19th, Nix, Isakson and Harrison of the 20th and Aiken of the 21st: A BILL to amend an Act changing the compensation of the Clerk of the Superior Court, the Sheriff, and the Judge of the Probate Court of Cobb County from the fee system to the salary system, so as to change the compensation of the judge of the probate court; and for other purposes.
- HB 1012. By: Representatives Thompson, Darden and Wilson of the 19th, Nix of the 20th, and Burruss and Aiken of the 21st: A BILL to amend an Act creating the State Court of Cobb County, so as to change the compensation of the solicitor and assistant solicitors of said court; and for other purposes.
- HB 1017. By: Representatives Darden, Wilson and Thompson of the 19th, Isakson and Harrison of the 20th, and others: A BILL to amend an Act creating the State Court of Cobb County, so as to change the compensation provisions relating to the judges of said court; to provide for contributions to the Trial Judges and Solicitors Retirement Fund; and for other purposes.
- HB 1019. By: Representatives Nix and Harrison of the 20th, Darden of the 19th, Burruss and Aiken of the 21st and others: A BILL to amend an Act entitled "An Act to amend an Act creating the State Court of Cobb County," so as to change the compensation of the magistrates; and for other purposes.
- HB 1020. By: Representatives Aiken of the 21st, Isakson, Harrison and Nix of the 20th, Darden of the 19th and others: A BILL to amend an Act creating the State Court of Cobb County, so as to change the compensation of the clerk of the court; and for other purposes.
- HB 1026. By: Representatives Darden and Thompson of the 19th, Nix, Isakson and Harrison of the 20th and Aiken of the 21st: A BILL to amend an Act creating the Cobb Judicial Circuit, so as to change the provisions relating to the supplement to be paid to each of the judges of the superior court of said circuit; and for other purposes.
- HB 1031. By: Representatives Nix, Isakson and Harrison of the 20th, Darden and Thompson of the 19th and Aiken of the 21st: A BILL to amend an Act creating the State Court of Cobb County, so as to provide for a chief deputy clerk; and for other purposes.
- HB 1032. By: Representatives Darden and Thompson of the 19th, Nix, Harrison and Isakson of the 20th and Aiken of the 21st: A BILL to amend an Act changing the compensation of the clerk of the Superior Court, the sheriff, and the judge of the Probate Court of Cobb County from the fee system to the salary system, so as to change the compensation of the clerk of the Probate Court of Cobb County; and for other purposes.
- HB 215. By: Representative Daugherty of the 33rd: A BILL to amend an Act creating the State Court of Fulton County, so as to change the compensation of the chief judge of the court; and for other purposes.

- HB 330. By: Representative Bolster of the 30th: A BILL to amend an Act approved March 31, 1972, providing for the protection of pension rights of employees of certain counties and cities, so as to provide for a definition of "employer matching fund contributions"; and for other purposes.
- HB 338. By: Representative Benn of the 38th: A BILL to amend the Act approved Aug. 20, 1927 providing that cities having a population of more than 300,000 shall furnish pensions to officers and employees of such cities; and for other purposes.
- HB 551. By: Representatives Bolster of the 30th, Holmes of the 39th, and Ross of the 76th: A BILL to amend an Act granting certain campus policemen employed by public or private colleges and universities in this State certain law enforcement powers, so as to provide that the word "campus" shall include certain public streets or sidewalks for educational facilities located within municipalities of this State having a population of 400,000 or more according to U.S. census of 1970 or any future such census; and for other purposes.
- HB 764. By: Representative Bolster of the 30th: A BILL to be known as the "City Business Improvement District Act" within municipalities having a population of more than 400,000 according to the U.S. Decennial Census of 1980, or any future such census; and for other purposes.
- HB 775. By: Representatives Benn of the 38th, Scott of the 37th, Beal of the 28th, Felton of the 22nd and Glover of the 32nd: A BILL to amend Code Section 91A-1013, relating to time for making tax returns, so as to provide for making tax returns in all counties having therein the greater part of a city having a population of more than 400,000 according to the census and having a Joint City-County Board of Tax Assessors; and for other purposes.
- HB 331. By: Representative Bolster of the 30th: A BILL to amend the Act approved Aug. 20, 1927 providing that cities having a population of more than 300,000 according to the U.S. Decennial Census of 1970, or any future census, shall furnish pensions to officers and employees of such cities; and for other purposes.
- HB 658. By: Representative Marcus of the 26th, and others: A BILL to amend an Act providing, in all counties in this State having a population of 600,000 or more according to the 1970 U.S. Decennial Census or any future such census, volunteer programs to provide legal services to low-income clients involved in civil actions, so as to change certain population brackets; and for other purposes.
- HB 1056. By: Representatives Harrison, Nix and Isakson of the 20th, Darden and Thompson of the 19th and Aiken of the 21st: A BILL to amend an Act creating a new charter for the City of Smyrna, so as to increase the corporate limits of the City of Smyrna; and for other purposes.
- HB 1021. By: Representatives Burruss and Aiken of the 21st, Darden and Wilson of the 19th, Isakson and Harrison of the 20th: A BILL to amend an Act creating the State Court of Cobb County, so as to repeal certain provisions relating to the judge pro hac vice; and for other purposes.
- HB 515. By: Representatives Barger of the 83rd, Evans of the 84th, Ross of the 76th, Auten of the 154th, Cox of the 141st and Lucas of the 102nd: A BILL to amend Code Chapter 91A-3, relating to tax executions, so as to provide a one-year

period of limitation for enforcement of executions for ad valorem taxes on real property in amounts less than \$1; and for other purposes.

The Senate has adopted by the requisite constitutional majority the following Resolutions of the House:

- HR 307. By: Representative Smith of the 42nd: A RESOLUTION proposing an amendment to the Constitution so as to provide a homestead exemption of \$8,000.00 from all Palmetto ad valorem taxes for each resident of the City of Palmetto who is 65 years of age or older having an adjusted gross income, with certain exclusions, together with the adjusted gross income of his spouse who also occupies and resides at such homestead, which does not exceed \$8,000.00 for the immediately preceding taxable year for income tax purposes; and for other purposes.
- HR 308. By: Representative Triplett of the 128th: A RESOLUTION authorizing the conveyance of certain State-owned real property located in Cobb County, Georgia, to the Georgia Department of Transportation; and for other purposes.
- HR 445. By: Representative Jones of the 126th: A RESOLUTION to congratulate the American Red Cross on the upcoming 100th anniversary of its founding; to commend the Georgia Division of the American Red Cross for its many years of fine service to the citizens of Georgia; and for other purposes.

The Senate recedes from its amendment to the following Bill of the House:

- HB 832. By: Representatives Snow and Hays of the 1st: A BILL to amend Code Section 91A-1328, relating to duties of tax collectors, and Code Section 91A-1405, relating to qualifications, duties, and compensation of appraisers, so as to change the duties of appraisers to include inspection of mobile home decals; and for other purposes.

The Senate has agreed to the House amendments to the following Bills and Resolution of the Senate:

- SB 444. By: Senators Barnes of the 33rd, Brantley of the 56th and Thompson of the 32nd: A BILL to be entitled an Act to amend an Act creating the Cobb Judicial Circuit, so as to change the compensation of the district attorney, the district attorney's investigators and secretary, and the assistant district attorneys; and for other purposes.
- SB 205. By: Senator Brantley of the 56th: A BILL to amend an Act authorizing counties to establish and maintain law libraries, so as to provide that in certain counties all funds collected under the authority of said Act shall be paid into the general treasury of such county to be used for lawful county purposes; and for other purposes.
- SR 85. By: Senators Cobb of the 28th, Timmons of the 11th, Brannon of the 51st and others: A RESOLUTION creating the Joint Study Committee on Drug and Narcotic Abuse; and for other purposes.

The Senate has passed by the requisite constitutional majority the following Bills of the House:

- HB 343. By: Representative Phillips of the 91st: A BILL to amend an Act creating the Peace Officers' Annuity and Benefit Fund, so as to remove certain prohibitions regarding persons 45 years of age or older who have become peace officers; and for other purposes.
- HB 383. By: Representative Savage of the 25th: A BILL to amend Code Chapter 84-7, relating to dentists and dental hygienists, so as to prohibit the use of general anesthesia by dentists without obtaining certain permits; and for other purposes.
- HB 549. By: Representative Murphy of the 18th: A BILL to amend Code Section 114-712, relating to attorney's fees with respect to workers' compensation cases, so as to eliminate the requirement that attorney's fees assessed against an opposing party shall be made in a lump sum; and for other purposes.
- HB 812. By: Representatives Fortune and Mostiler of the 71st and Burruss of the 21st: A BILL to amend Code Section 26-1902, relating to armed robbery, so as to provide that a person commits armed robbery when, with intent to commit theft, he takes property of another from the person or the immediate presence of another by use of an offensive weapon, or any replica, article, or device having the appearance of such weapon; and for other purposes.

The Senate recedes from its amendment to the following Bill of the House:

- HB 1033. By: Representatives Darden, Thompson and Wilson of the 19th, Nix of the 20th, Aiken and Burruss of the 21st: A BILL to amend an Act changing the compensation of the clerk of the Superior Court, the sheriff, and the judge of the Probate Court of Cobb County from the fee system to the salary system, so as to change the provisions relating to the compensation of the clerk of the superior court and the deputy clerk of the superior court; and for other purposes.

The Senate has agreed to the House substitute to the Senate substitute to the following Bill of the House:

- HB 929. By: Representative Dobbs of the 74th: A BILL to amend an Act creating a Board of Commissioners of Newton County, so as to change the expense and mileage allowances of the chairman and members of the board of commissioners; and for other purposes.

The Senate has agreed to the House amendments to the following Bills and Resolution of the Senate:

- SB 309. By: Senators Gillis of the 20th and Fincher of the 54th: A BILL to amend an Act known as the "Georgia Records Act," so as to provide for the maintenance, use, preservation, and destruction of certain records; to provide for definitions; to provide for certain duties and responsibilities of certain governing bodies, offices, and officers; to provide for the destruction of records; and for other purposes.
- SB 371. By: Senators Stephens of the 36th, Hudson of the 35th, Engram of the 34th and others: A BILL to amend an Act reincorporating the City of Atlanta in the Counties of Fulton and DeKalb, creating a new charter for such city, so as to add a new Section 4-109.1 to said charter; to create the position of Senior Judge of the Municipal Court of the City of Atlanta; and for other purposes.

SB 341. By: Senator Evans of the 37th: A BILL to amend Code Chapter 22-31, relating to dissolution of nonprofit corporations, so as to provide for the revival of corporations whose period of duration has expired and which have not been revived within ten years immediately following the expiration date fixed by their articles of incorporation; and for other purposes.

SB 352. By: Senator Kennedy of the 4th: A BILL to amend an Act comprehensively revising the laws relating to prisons, so as to provide compensation to employees of penal institutions operated by the Department of Offender Rehabilitation for certain losses sustained through inmate action; and for other purposes.

SR 109. By: Senators Howard of the 42nd and Evans of the 37th: A RESOLUTION creating the Special Study Commission on Mental Health; and for other purposes.

The Senate recedes from its disagreement to the House substitute to the following Bill of the Senate:

SB 148. By: Senator Bell of the 5th: A BILL to provide for fiscal notes on bills, joint resolutions, and administrative actions having a fiscal impact on local political subdivisions; to provide a short title; to provide for definitions; to provide for other matters; to amend an Act known as the "Georgia Fiscal Note Act;" and for other purposes.

The Senate has adopted the Conference Committee Reports on the following Bills and Resolution of the Senate and House:

SB 21. By: Senator Kidd of the 25th: A BILL to amend an Act providing retirement benefits for the clerks of the superior courts of Georgia, so as to change the provisions relating to contributions; to change the provisions relative to retirement benefits for superior court clerks and their spouses who are retired or may retire; and for other purposes.

SB 23. By: Senators Lester of the 23rd, Gillis of the 20th, Reynolds of the 48th and others: A BILL to amend an Act creating the Department of Public Safety, so as to provide for the powers, duties, and responsibilities of the Georgia State Patrol; to provide for the limits of their jurisdiction; to provide for their powers; to provide for their duties on state property; and for other purposes.

SB 71. By: Senators Lester of the 23rd, Starr of the 44th and Kidd of the 25th: A BILL to amend Code Title 56, known as the Georgia Insurance Code, so as to provide certain additional qualifications for licensure of agents and counselors; to authorize the Insurance Commissioner to require continuing education as a prerequisite for the renewal for licenses; and for other purposes.

SB 114. By: Senators Barnes of the 33rd, Allgood of the 22nd, English of the 21st, and Howard of the 42nd: A BILL to amend Code Section 39-1105, relating to fees for advertising, so as to change certain fees; and for other purposes.

SB 298. By: Senator Stumbaugh of the 55th: A BILL to protect the citizens of this state through the regulation of private detectives, persons in private security, polygraph and voice stress examiners; to provide a short title; to declare a purpose; to define certain terms; to establish the Georgia Board of Private Detective and Security Agencies; and for other purposes.

- SB 360. By: Senators Littlefield of the 6th and Bryant of the 3rd: A BILL to amend an Act placing the clerk of superior court and probate judge of Glynn County on an annual salary, so as to change the compensation of said clerk and of the judge's and clerk's personnel; and for other purposes.
- SB 412. By: Senators Starr of the 44th, Howard of the 42nd, and Gillis of the 20th: A BILL to amend an Act revising the laws relating to prisons, public works camps and prisoners, so as to change certain of the provisions relative to the reimbursement of counties before such prisoners are transferred to the place of confinement where the sentence is to be served; and for other purposes.
- SR 63. By: Senators Wessels of the 2nd, Bryant of the 3rd, Kennedy of the 4th and Coleman of the 1st: A RESOLUTION creating the Georgia Semiquincentenary Commission; and for other purposes.
- HB 3. By: Representatives Bolster of the 30th, Collins of the 144th, Castleberry of the 111th, Marcus of the 26th, Sizemore of the 136th, and others: A BILL to revise, modernize, and update certain revenue laws and laws relating to the raising and expenditure of public revenues in this State; to amend Code Title 91A, known as the Georgia Public Revenue Code, so as to update a reference to the Internal Revenue Code of 1954; to change the residency period required of the State Revenue Commissioner; and for other purposes.
- HB 68. By: Representatives Johnson of the 72nd, Lee of the 72nd, Benefield of the 72nd, and Wood of the 72nd: A BILL to amend Code Chapter 84-14, relating to real estate brokers and salesmen, so as to empower the real estate commissioner to employ and discharge assistants or employees in his discretion and to fix their compensation; to provide that the action of an applicant or licensee shall be sufficient grounds for refusal, suspension, or revocation of a license under certain conditions; and for other purposes.
- The Senate has adopted the Second Conference Committee Reports on the following Bills of the Senate and House:
- SB 217. By: Senator Kidd of the 25th: A BILL to amend an Act providing minimum salaries for judges of the probate courts of the various counties of Georgia, so as to increase the minimum salaries of said probate judges; to change the provisions relating to additional compensation; and for other purposes.
- SB 157. By: Senator Sutton of the 9th: A BILL to amend an Act establishing the Employees' Retirement System of Georgia, so as to change the provisions relative to the determination of certain rates of interest for use in all calculations required in connection with Employees' Retirement System of Georgia; and for other purposes.
- SB 1. By: Senators Turner of the 8th, Lester of the 23rd, Thompson of the 32nd and others: A BILL to provide for the regulation of certain dealers in precious metals; to provide for definitions; to provide for maintaining certain permanent records of purchases of gold, silver, or other precious metals or goods made from gold, silver, or other precious metals; and for other purposes.
- HB 1022. By: Representatives Triplett of the 128th, Ginsberg of the 122nd, Phillips of the 125th, Scott of the 123rd, Chance of the 129th and others: A BILL to amend an Act providing for the compensation of certain officers of counties of this

state having a population of not less than 180,000 nor more than 190,000, so as to change the compensation of the tax commissioner, the clerk of the superior court, the judge of the municipal court, and the judge of the state court; and for other purposes.

The Senate recedes from its disagreement to House amendment #2 to the following Bill of the Senate:

SB 115. By: Senator Barnes of the 33rd: A BILL to amend an Act creating the office of Senior Judge of the Superior Courts, so as to provide for a per diem allowance at the option of the senior judge in lieu of certain reimbursable expenses incurred by senior judges of the superior courts; and for other purposes.

The Senate has agreed to the House amendments to the following Bills of the Senate:

SB 289. By: Senator Littlefield of the 6th: A BILL to amend the "Development Authorities Law," so as to authorize the creation of joint development authorities by counties and municipalities; to provide for membership of such joint authorities; and for other purposes.

SB 411. By: Senators Starr of the 44th, Howard of the 42nd, and Gillis of the 20th: A BILL to amend Code Section 27-2502, relating to determinate sentences, particularly by an Act approved March 20, 1974, so as to provide for special sentencing in certain cases; to provide that persons so sentenced may be considered for parole at any time; and for other purposes.

SB 196. By: Senator Bond of the 39th: A BILL to provide that in all counties of this state having a population of 550,000 or more according to the 1970 United States decennial census or any future such census the county governing authority shall be empowered by ordinance to assess against abutting property the cost of repairing and cleaning any public way and debris resulting from private construction activities; and for other purposes.

SB 370. By: Senators Walker of the 19th, Gillis of the 20th, English of the 21st and others: A BILL to amend an Act providing requirements relative to trappers and fur dealers, so as to revise the definition of certain terms; to authorize trapping of coyote at any time during the year; to authorize the trapping or capture and sale of rabbits and hares; and for other purposes.

The Senate has agreed to the House substitutes to the following Bills of the Senate:

SB 32. By: Senator Kidd of the 25th: A BILL to amend an Act creating the State Board of Dispensing Opticians, so as to change the definition of the term "dispensing optician"; to change the provisions relating to continuing education requirements; and for other purposes.

SB 54. By: Senator Kidd of the 25th: A BILL to amend an Act relating to the provision of liability insurance for state employees, so as to allow reimbursement for legal fees and expenses incurred in the successful defense of certain criminal actions against state employees; and for other purposes.

SB 88. By: Senators Holloway of the 12th and Allgood of the 22nd: A BILL to amend an Act providing for the compensation and allowances of certain state officials, so

as to provide for a change in the compensation and allowances of certain officials; to provide for matters relative thereto; and for other purposes.

SB 206. By: Senator Bond of the 39th: A BILL to amend an Act known as "The Welfare Reorganization Act of 1937," so as to provide that the board of family and children services in certain counties shall consist of ten members; and for other purposes.

SB 238. By: Senator Barnes of the 33rd: A BILL to amend Code Chapter 24-27, relating to clerks of the superior courts, so as to consolidate, revise, and update the provisions relating to fees; to change certain fees paid to the superior courts; to amend certain sections of the Code of Georgia relating to fees paid to the superior court, so as to change certain references to fees; to amend certain Acts, relating to fees paid to the superior courts; and for other purposes.

SB 240. By: Senator Scott of the 43rd: A BILL to amend Code Title 56, known as the Georgia Insurance Code, so as to codify, revise, clarify, consolidate, modernize, and supersede Code Chapter 56-27, relating to group life insurance; to provide that no policy of group life insurance shall be delivered in this state unless it conforms to certain requirements; and for other purposes.

SB 246. By: Senator Bell of the 5th: A BILL to be entitled an Act to amend an Act revising the laws relating to the governing authority of DeKalb County and creating a chairman and board of commissioners, approved Mar. 8, 1956 (Ga. Laws 1956, p. 3237), so as to establish the form of government of DeKalb County and to fix the powers and duties of the officers constituting the governing authority; and for other purposes.

SB 252. By: Senators Timmons of the 11th, Bowen of the 13th and Cobb of the 28th: A BILL to amend Code Chapter 88-5, relating to hospitalization and treatment procedures for the mentally ill, so as to require that the sheriff be notified of the status of certain persons after their involuntary admission to a facility; and for other purposes.

SB 257. By: Senator Coverdell of the 40th: A BILL to amend an Act known as "The Georgia Relocation Assistance and Land Acquisition Policy Act of 1973," so as to authorize the public entities covered to exercise the powers provided, as a part of the costs of public works projects, for public works projects which are not financed from federal funds; and for other purposes.

SB 383. By: Senator Barker of the 18th: A BILL to amend Code Section 34A-515, relating to the purging of electors lists, so as to provide that no elector shall be removed from the electors list for failure to vote in the immediately preceding years except under certain conditions; and for other purposes.

The Senate has passed by the requisite constitutional majority the following Bills of the House:

HB 453. By: Representative Snow of the 1st: A BILL to amend an Act known as the "Georgia Civil Practice Act," so as to provide for determination by the court of damages in certain actions resulting in default judgments; and for other purposes.

HB 459. By: Representative Beck of the 148th: A BILL to authorize the establishment and operation of domestic international banking facilities within this state; and for other purposes.

- HB 633. By: Representatives Vaughn of the 57th, Collins of the 144th, Lee of the 72nd, Connell of the 87th, and Edwards of the 110th: A BILL to amend Code Section 101-205, relating to the distribution and sale of copies of laws and journals, so as to change the provisions relative to the distribution of journals to members of the General Assembly; and for other purposes.
- HB 716. By: Representative Kemp of the 139th: A BILL to amend Code Section 27-705, relating to trials of misdemeanors upon accusations, so as to expand the list of offenses which may be tried upon the uniform traffic citation and complaint; to authorize the trial of certain misdemeanors upon a certain summons; and for other purposes.
- HB 771. By: Representatives Oliver of the 121st, Savage of the 25th, Moody of the 138th, Hutchinson of the 133rd, Branch of the 137th and others: A BILL to amend Code Section 5A-508, relating to sales of alcoholic beverages near a church or school, so as to provide that it shall be unlawful to sell or offer to sell distilled spirits, wine, or malt beverages within a certain distance of an alcoholic treatment facility; and for other purposes.
- HB 834. By: Representatives Culpepper of the 98th, Walker of the 115th and Snow of the 1st: A BILL to amend an Act regulating, among other things, the sale of securities in this state, known as the "Georgia Securities Act of 1973," so as to provide that any transaction involving the issuance of a security in connection with a pooled income fund for which a bank serves as trustee, investment advisor, or investment manager shall be an exempt transaction; and for other purposes.
- HB 718. By: Representative Reaves of the 147th: A BILL to provide for the creation, operation, and regulation of farmers' markets; and for other purposes.

The Senate has adopted by the requisite constitutional majority the following Resolutions of the House:

- HR 108. By: Representatives Harris of the 8th, Coleman of the 118th, Martin of the 60th, McDonald of the 12th, Hanner of the 130th and others: A RESOLUTION creating the State-wide Fire Protection Study Committee; and for other purposes.
- HR 192. By: Representatives Snow and Hays of the 1st, Peters of the 2nd, Foster and Williams of the 6th and others: A RESOLUTION authorizing and directing the Board of Regents of the University System of Georgia and the Georgia members of the Board of Control for Southern Regional Education to seek an agreement between the State of Georgia and the State of Tennessee whereby certain citizens of Georgia may attend the University of Tennessee at Chattanooga at reduced tuition rates; and for other purposes.
- HR 459. By: Representatives Jones of the 126th, Phillips of the 125th, Ginsberg of the 122nd and Triplett of the 128th: A RESOLUTION congratulating Joseph J. Tribble; and for other purposes.

The Senate has agreed to the House substitute to the Senate substitute to the following Bill of the House:

- HB 574. By: Representatives Fuller of the 16th, Wood of the 9th, Pilewicz of the 41st, Auten of the 154th, Barger on of the 83rd, and Ramsey of the 3rd: A BILL to amend Code Chapter 114-6a, relating to group self-insurance funds for workers'

compensation purposes, so as to transfer regulation of the group self-insurance funds authorized by said chapter from the Secretary of State to the Insurance Commissioner; and for other purposes.

During this day's proceedings, the Speaker and Speaker Pro Tem alternately served as presiding officer.

Pursuant to SR 216, adopted by the House and Senate, the Speaker announced the House adjourned sine die.

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