

**Representative Hall, Atlanta, Georgia**

**Tuesday, March 8, 2011**

**Twenty-Sixth Legislative Day**

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:

E Abdul-Salaam	Cooper	Hatchett	Maxwell	Shaw
Abrams	Crawford	Hatfield	Mayo	Sheldon
Allison	Davis	Heard	McBrayer	Sims, B
Amerson	E Dawkins-Haigler	Hembree	McKillip	Smith, E
Anderson	Dempsey	E Henson	Meadows	Smith, K
Ashe	Dickerson	E Hill	Mills	Smith, L
Atwood	Dickey	Holcomb	Mitchell	Smith, R
Baker	Dickson	Holt	Mosby	E Smyre
Battles	Dobbs	Horne	Murphy	Spencer
Bearden	E Dollar	Houston	Neal, J	Stephens, R
E Beasley-Teague	Drenner	Howard	Neal, Y	E Stephenson
Bell	Dudgeon	Huckaby	Nimmer	Talton
Benfield	Dukes	Hudson	Oliver	Tankersley
Benton	Dutton	Hugley	O'Neal	E Taylor, D
Black	England	Jackson	Pak	Taylor, R
Braddock	Epps, J	Jacobs	Parent	Taylor, T
Brockway	Evans	James	Parrish	Teasley
Brooks	Fludd	Jasperse	Parsons	Thomas
Bryant	Franklin	Jerguson	Peake	Tinubu
Buckner	Frazier	Johnson	Powell, J	Watson
Burns	Fullerton	Jones, J	Pruett	Welch
Byrd	Gardner	Jones, S	Purcell	Weldon
Carter	Geisinger	Kaiser	Ramsey	Wilkerson
Casas	E Golick	Kendrick	Randall	Wilkinson
Channell	Gordon	Knight	Riley	Williams, A
Cheokas	Greene	Lane	Rogers	Williams, E
Clark, J	Hamilton	Lindsey	Rynders	E Williams, R
Clark, V	Hanner	Long	E Scott, M	Williamson
Coleman	Harden, B	Manning	Scott, S	Yates
Cooke	Harden, M	Martin	Setzler	Ralston, Speaker
Coomer	Harrell			

The following members were off the floor of the House when the roll was called:

Representatives Austin of the 10th, Collins of the 27th, Ehrhart of the 36th, Epps of the 128th, Jordan of the 77th, Kidd of the 141st, Lucas of the 139th, Maddox of the 127th, Maddox of the 172nd, Marin of the 96th, McCall of the 30th, Morgan of the 39th, Morris of the 155th, Powell of the 29th, Reece of the 11th, Rice of the 51st, Roberts of

the 154th, Sims of the 169th, Smith of the 168th, Walker of the 107th, and Willard of the 49th.

They wished to be recorded as present.

Due to a mechanical malfunction, Representatives Bruce of the 64th and Nix of the 69th were not recorded on the attendance roll call. They wished to be recorded as present.

Prayer was offered by Reverend Michael Stewart, Director of Pastoral Care, Columbus Regional Healthcare System, Columbus, Georgia.

The members pledged allegiance to the flag.

Representative Cheokas of the 134th, Vice-Chairman of the Committee on Information and Audits, 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 and Resolutions of the House were introduced, read the first time and referred to the Committees:

HB 481. By Representatives Benton of the 31st, Mills of the 25th, Sheldon of the 105th and England of the 108th:

A BILL to be entitled an Act to amend an Act to provide for the creation of one or more community improvement districts in the Town of Braselton, approved May 29, 2007 (Ga. L. 2007, p. 4100), so as to correct the initial terms of office for board members; to provide for related matters; to provide an effective date; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Intragovernmental Coordination - Local.

HB 482. By Representatives Ramsey of the 72nd, Fludd of the 66th and Jordan of the 77th:

A BILL to be entitled an Act to amend an Act to provide for the Magistrate Court of Fayette County, approved April 1, 1983 (Ga. L. 1983, p. 4707), as amended by an Act approved March 19, 1987 (Ga. L. 1987, 4406), so as to modify the qualifications and the salary of the magistrate court judges of Fayette County; to provide for an effective date; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Intragovernmental Coordination - Local.

HB 483. By Representatives Parrish of the 156th, Burns of the 157th and Tankersley of the 158th:

A BILL to be entitled an Act to authorize Bulloch County to exercise all redevelopment and other powers under Article IX, Section II, Paragraph VII(b) of the Constitution and Chapter 44 of Title 36 of the O.C.G.A., the "Redevelopment Powers Law," as amended; to provide for a referendum; to provide effective dates; to provide for automatic repeal under certain circumstances; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Intragovernmental Coordination - Local.

HB 484. By Representatives Meadows of the 5th and Jasperse of the 12th:

A BILL to be entitled an Act to create the Gordon County Public Facilities Authority and to provide for the appointment of members of the authority; to confer powers upon the authority; to authorize the issuance of revenue bonds of the authority payable from the revenues, tolls, fees, charges, and earnings of the authority, contract payments to the authority, and other moneys pledged therefor and to authorize the collection and pledging of the revenues, tolls, fees, charges, earnings, and contract payments of the authority for the payment of such revenue bonds; to provide for related matters; to provide for

the separate enactment of each provision of this Act; to provide for an effective date; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Intragovernmental Coordination - Local.

HB 489. By Representative Cooper of the 41st:

A BILL to be entitled an Act to amend Code Section 49-4-151 of the Official Code of Georgia Annotated, relating to obtaining information for investigations and audits relative to Medicaid, so as to prohibit contingency fee contracts for purposes of conducting investigations and audits; to provide for related matters; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Health & Human Services.

HB 490. By Representatives Heckstall of the 62nd and Fludd of the 66th:

A BILL to be entitled an Act to amend Chapter 1 of Title 44 of the Official Code of Georgia Annotated, relating to general provisions for real and personal property, so as to provide for the regulation of the use of tire clamps on trespassing motor vehicles and charging a fee for the removal of tire clamps on trespassing motor vehicles; to provide for related matters; to provide an effective date; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Judiciary.

HB 491. By Representatives Heckstall of the 62nd and Fludd of the 66th:

A BILL to be entitled an Act to amend Code Section 16-13-32.6 of the Official Code of Georgia Annotated, relating to manufacturing, distributing, dispensing, or possessing with intent to distribute controlled substances or marijuana in, on, or within drug-free commercial zones, so as to adopt and incorporate by reference certain drug-free zones; to provide an effective date; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Judiciary Non-Civil.

HB 492. By Representatives Heckstall of the 62nd and Fludd of the 66th:

A BILL to be entitled an Act to amend Code Section 48-8-200 of the Official Code of Georgia Annotated, relating to definitions relative to water and sewer projects and costs tax, so as to change a certain definition; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Ways & Means.

HB 493. By Representative Marin of the 96th:

A BILL to be entitled an Act to amend Chapter 13 of Title 19 of the Official Code of Georgia Annotated, relating to family violence, so as to provide that acts of family violence shall include inflicting, attempting to inflict, or threatening to inflict unjustified physical injury against a family or household animal; to redefine the term "family violence" and make such definition uniform in the several articles of said chapter; to make conforming amendments to other provisions of the Official Code of Georgia Annotated; to provide for related matters; to provide an effective date; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Judiciary Non-Civil.

HB 494. By Representatives Kidd of the 141st and Powell of the 29th:

A BILL to be entitled an Act to amend Chapter 2 of Title 21 of the Official Code of Georgia Annotated, relating to primaries and elections generally, so as to remove the requirement that political body and independent candidates file nomination petitions in order to gain ballot access; to provide for related matters; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Governmental Affairs.

HB 495. By Representatives Abdul-Salaam of the 74th, Fludd of the 66th, Jordan of the 77th and Heckstall of the 62nd:

A BILL to be entitled an Act to authorize the City of Fayetteville to exercise all redevelopment and other powers under Article IX, Section II, Paragraph VII(b) of the Constitution and Chapter 44 of Title 36 of the O.C.G.A., the "Redevelopment Powers Law," as amended; to provide for a referendum; to provide effective dates; to provide for automatic repeal under certain circumstances; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Intragovernmental Coordination - Local.

HB 496. By Representative Burns of the 157th:

A BILL to be entitled an Act to provide a new charter for the Town of Hiltonia; to provide for incorporation, boundaries, and powers of the municipality; to provide for a governing authority of such municipality and

the powers, duties, authority, election, terms, vacancies, compensation, expenses, qualifications, prohibitions, conflicts of interest, and suspension and removal from office relative to members of such governing authority; to provide for inquiries and investigations; to provide for oaths, organization, meetings, quorum, voting, rules, and procedures; to provide for ordinances and codes; to provide for a mayor and mayor pro tempore and certain duties, powers, and other matters relative thereto; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Intragovernmental Coordination - Local.

HR 509. By Representative Anderson of the 117th:

A RESOLUTION celebrating the life of Ida Ware Scott and dedicating a road in her memory; and for other purposes.

Referred to the Committee on Transportation.

HR 510. By Representatives Marin of the 96th and Stephens of the 164th:

A RESOLUTION urging Georgia state government to support a policy framework that accelerates the deployment, infrastructure, and production of nuclear and renewable energy in the United States; and for other purposes.

Referred to the Committee on Energy, Utilities & Telecommunications.

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 499. By Representatives Roberts of the 154th, McCall of the 30th and England of the 108th:

A BILL to be entitled an Act to amend Title 2 of the Official Code of Georgia Annotated, relating to agriculture, so as to change certain provisions relating to the Agricultural Water Conservation Incentive Program of the State Soil and Water Conservation Commission; to amend Chapter 5 of Title 12 of the Official Code of Georgia Annotated, relating to water resources, so as to provide for application of farm use data for purposes of evaluating the effectiveness of the Agricultural Water Conservation Incentive Program of the State Soil and Water Conservation Commission; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Agriculture & Consumer Affairs.

HB 500. By Representatives Pruett of the 144th, England of the 108th, Hembree of the 67th, Harden of the 28th, Carter of the 175th and others:

A BILL to be entitled an Act to amend Article 7 of Chapter 8 of Title 34 of the Official Code of Georgia Annotated, relating to unemployment compensation benefits, so as to establish the Employment Readiness Program for Georgia's unemployed; to provide for the administration of the program by the Department of Labor; to provide for participation in the Employment Readiness Program by persons receiving extended unemployment compensation benefits; to provide for related matters; to provide for an effective date and applicability; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Industrial Relations.

HB 501. By Representatives Crawford of the 16th, Neal of the 1st and Walker of the 107th:

A BILL to be entitled an Act to amend Chapter 8 of Title 31 of the Official Code of Georgia Annotated, relating to the care and protection of indigent and elderly patients, so as to enact the "Volunteer Health Care Services Act"; to provide for legislative findings; to provide for definitions; to provide for the voluntary provision of health care services; to provide for the registration of sponsoring organizations; to provide for revocation of registration; to provide for certain prohibitions in insurance contracts; to provide for related matters; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Health & Human Services.

HB 502. By Representatives Smith of the 70th and Manning of the 32nd:

A BILL to be entitled an Act to amend Chapter 41 of Title 31 of the Official Code of Georgia Annotated, relating to lead poisoning prevention, so as to provide for certain federal regulations copies, fees, corrective orders, and violations related to such chapter; to provide for legislative purpose; to provide an effective date; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Children & Youth.

HB 503. By Representatives Carter of the 175th and Golick of the 34th:

A BILL to be entitled an Act to amend Chapter 6 of Title 16 and Chapter 15 of Title 17 of the Official Code of Georgia Annotated, relating to sexual offenses and victim compensation, respectively, so as to provide for funding of certain medical examinations involved in certain sexual offenses; to provide for a definition; to provide for procedure; to provide for related matters; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Judiciary Non-Civil.

HB 504. By Representative Sims of the 169th:

A BILL to be entitled an Act to amend Article 3 of Chapter 8 of Title 16 of the Official Code of Georgia Annotated, relating to criminal reproduction and sale of recorded material, so as to revise provisions relating to the display of an official rating on video movies and require the display of identification for the purchase of video movies under certain circumstances; to provide for penalties; to provide for related matters; to provide an effective date; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Judiciary Non-Civil.

HB 505. By Representatives Stephens of the 164th, Benfield of the 85th and Dollar of the 45th:

A BILL to be entitled an Act to amend Title 3 of the Official Code of Georgia Annotated, relating to alcoholic beverages, so as to provide for the creation of a limited exception to the three-tier distribution of alcoholic beverages for craft breweries; to provide a definition; to provide for an annual license fee for a craft brewery; to provide for the declaration of purpose as to the operation of craft breweries; to provide for rules and regulations to be promulgated and enforced by the Department of Revenue; to provide for related matters; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Regulated Industries.

HR 546. By Representative Meadows of the 5th:

A RESOLUTION honoring the life and service of Officer Kathy A. Cox and dedicating a road in her memory; and for other purposes.

Referred to the Committee on Transportation.

HR 547. By Representative Sims of the 169th:

A RESOLUTION honoring the life and service of SGT Harold Wiggins and dedicating a bridge in his honor; and for other purposes.

Referred to the Committee on Transportation.

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

HB 471	HB 472
HB 473	HB 474
HB 475	HB 477
HB 478	HB 479
HB 480	HB 485
HB 486	HB 487
HB 488	HR 494
HR 495	HR 496
HR 497	HR 498
HR 506	HR 507
HR 508	SB 32
SB 115	SB 154
SB 173	

Representative Cooper of the 41st District, Chairman of the Committee on Health and Human Services, submitted the following report:

Mr. Speaker:

Your Committee on Health and Human Services 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 324	Do Pass	HB 405	Do Pass, by Substitute
HB 457	Do Pass	HB 470	Do Pass

Respectfully submitted,  
/s/ Cooper of the 41st  
Chairman

Representative Hembree of the 67th District, Chairman of the Committee on Industrial Relations, submitted the following report:

Mr. Speaker:

Your Committee on Industrial Relations 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 292      Do Pass, by Substitute

Respectfully submitted,  
/s/ Hembree of the 67th  
Chairman

Representative Sims of the 169th District, Chairman of the Committee on Intragovernmental Coordination, submitted the following report:

Mr. Speaker:

Your Committee on Intragovernmental Coordination - 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 444	Do Pass	HB 453	Do Pass
HB 466	Do Pass	SB 125	Do Pass

Respectfully submitted,  
/s/ Sims of the 169th  
Chairman

Representative Maxwell of the 17th 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 House and has instructed me to report the same back to the House with the following recommendation:

HB 308      Do Pass, by Substitute

Respectfully submitted,  
/s/ Maxwell of the 17th  
Chairman

The following Resolutions of the House, referred to the House Rules Subcommittee on Invites, were reported by the Committee on Rules with the following recommendations:

HR 431     Do Pass  
HR 511     Do Pass  
HR 512     Do Pass

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

HOUSE RULES CALENDAR  
TUESDAY, MARCH 8, 2011

Mr. Speaker and Members of the House:

The Committee on Rules has fixed the calendar for this 26th Legislative Day as enumerated below:

DEBATE CALENDAR

**Open Rule**

None

**Modified Open Rule**

HB 186     High school students; expand career pathway options; provisions  
(Substitute)(Ed-Nix-69th)

**Modified Structured Rule**

HB 60     Education; service cancelable loan; State Veterinary Education Board;  
provisions (HEd-Maddox-172nd)  
HB 114     Lien foreclosures; abandoned vehicles; file affidavit; set fee (MotV-Powell-  
29th)  
HB 199     Controlled substances; additional Schedule I substances; provide (JudyNC-  
Neal-1st)  
HB 216     Public Service Commission; chairperson selection; change certain  
provisions (EU&T-Williams-4th)

- HB 227 Student health; school personnel administer auto-injectable epinephrine; authorize (Substitute)(H&HS-Clark-98th)
- HB 302 Elections; certain 2012 elections and qualifying; adjust dates (GAff-Sheldon-105th)
- HB 315 Watercraft operation; 0.08 alcohol concentration; violation; provide (Substitute)(JudyNC-Cooke-18th)
- HB 414 Georgia Aviation Authority; revise duties (Trans-Bearden-68th)

### Structured Rule

None

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

Respectfully submitted,  
/s/ Meadows of the 5th  
Chairman

Pursuant to HR 488, the House recognized 2011 as the Year of Golf in Georgia.

Pursuant to HR 431, the House commended Mr. Peter G. Doukas and invited him to be recognized by the House of Representatives.

Pursuant to HR 462, the House commended Mr. Hines Ward and invited him to be recognized by the House of Representatives.

Pursuant to HR 255, the House commended Reverend Monsignor R. Donald Kiernan on the occasion of his retirement and invited him to be recognized by the House of Representatives.

Pursuant to HR 308, the House recognized and commended the Calhoun High School cheerleading squad for winning the 2010 State Championship.

Pursuant to HR 309, the House congratulated the Calhoun High School baseball team on winning the 2010 GHSA Class AA State Championship.

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

HB 444. By Representatives Nix of the 69th and Smith of the 70th:

A BILL to be entitled an Act to amend an Act creating the Heard County Water Authority, originally known as the Franklin-Heard County Water Authority, approved March 21, 1984 (Ga. L. 1984, p. 4613), as amended, particularly by an Act approved March 22, 1989 (Ga. L. 1989, p. 4139), so as to change provisions relating to compensation of members of the authority; to provide for related matters; 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.

HB 453. By Representative Amerson of the 9th:

A BILL to be entitled an Act to create the Dawsonville Airport Authority; to provide for a short title and legislative findings; to confer powers and impose duties on the authority; to provide for the membership and the appointment of members of the authority and their terms of office, qualifications, duties, powers, and compensation; to provide for vacancies, organization, meetings, and expenses; to provide for definitions; to provide for the powers of the authority; to provide for revenue bonds and their form, signatures thereon, negotiability, sale, and use of proceeds from such sales; to provide for interim documents and for lost or mutilated documents; to provide for related matters; to provide for an effective date; 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.

HB 466. By Representative Shaw of the 176th:

A BILL to be entitled an Act to amend an Act to incorporate the City of Hahira, approved August 19, 1912 (Ga. L. 1912, p. 951), as amended, particularly by a home rule amendment filed with the Office of the Secretary of State January 24, 2011, so as to provide that councilmembers shall reside in their respective districts for a period of at least 12 months immediately prior to election and shall continue to reside in such district during his or her period of service; to provide for the filling of vacancies; to provide for related matters; 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.

SB 125. By Senator Grant of the 25th:

A BILL to be entitled an Act to amend an Act to make provisions for the Magistrate Court of Jasper County, approved March 12, 1984 (Ga. L. 1984, p. 3785), as amended, so as to provide that the clerk of the Superior Court of Jasper County shall serve as the clerk of the magistrate court; to provide for the appointment of a clerk of the magistrate court in the event that the clerk of superior court chooses not serve as such clerk; to provide for the compensation of such clerk; to provide for related matters; 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.

By unanimous consent, the following roll call vote was made applicable to the previously read Bills.

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

E Abdul-Salaam	Y Davis	Y Heckstall	Y Mayo	Setzler
Y Abrams	E Dawkins-Haigler	Y Hembree	Y McBrayer	Y Shaw
Y Allison	Y Dempsey	Henson	Y McCall	Y Sheldon
Y Amerson	Y Dickerson	E Hill	Y McKillip	Y Sims, B
Y Anderson	Y Dickey	Y Holcomb	Y Meadows	Y Sims, C
Y Ashe	Dickson	Y Holmes	Y Mills	Y Smith, E
Y Atwood	Y Dobbs	Y Holt	Y Mitchell	Y Smith, K
Y Austin	E Dollar	Y Horne	Y Morgan	Y Smith, L
Y Baker	Y Drenner	Y Houston	Y Morris	Y Smith, R
Y Battles	Y Dudgeon	Y Howard	Y Mosby	Smith, T
E Bearden	Y Dukes	Y Huckaby	Y Murphy	Smyre
Y Beasley-Teague	Y Dutton	Y Hudson	Y Neal, J	Y Spencer
Y Bell	Y Ehrhart	Y Hugley	Y Neal, Y	Y Stephens, M
Y Benfield	Y England	Jackson	Y Nimmer	Y Stephens, R
Y Benton	Y Epps, C	Y Jacobs	Y Nix	E Stephenson
Y Black	Y Epps, J	Y James	Y Oliver	Y Talton
Y Braddock	Y Evans	Y Jasperse	Y O'Neal	Y Tankersley
Y Brockway	Y Floyd	Y Jerguson	Y Pak	E Taylor, D
Y Brooks	Fludd	Y Johnson	Y Parent	Y Taylor, R
Y Bruce	N Franklin	Y Jones, J	Y Parrish	Y Taylor, T
Y Bryant	Y Frazier	Jones, S	Y Parsons	Y Teasley
Y Buckner	Y Fullerton	Y Jordan	Y Peake	Y Thomas
Burns	Y Gardner	Y Kaiser	Powell, A	Y Tinubu
Y Byrd	Y Geisinger	Y Kendrick	Y Powell, J	Y Walker
Y Carter	Golick	Kidd	Y Pruet	Y Watson
Y Casas	Y Gordon	Y Knight	Y Purcell	Y Welch
Y Channell	Y Greene	Y Lane	Y Ramsey	Y Weldon
Y Cheokas	Y Hamilton	Y Lindsey	Y Randall	Y Wilkerson
Y Clark, J	Y Hanner	Long	Y Reece	Y Wilkinson
Y Clark, V	Harbin	Lucas	Rice	Willard
Y Coleman	Y Harden, B	Maddox, B	Y Riley	Y Williams, A

Y Collins	Y Harden, M	Y Maddox, G	Y Roberts	Y Williams, E
Y Cooke	Y Harrell	Y Manning	Y Rogers	E Williams, R
Y Coomer	Y Hatchett	Y Marin	Y Rynders	Williamson
Cooper	Y Hatfield	Martin	E Scott, M	Y Yates
Crawford	Y Heard	Maxwell	Y Scott, S	Ralston, Speaker

On the passage of the Bills, the ayes were 146, nays 1.

The Bills, having received the requisite constitutional majority, were passed.

Representative Rice of the 51st stated that he had been called from the floor of the House during the preceding roll call. He wished to be recorded as voting "aye" thereon.

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

Mr. Speaker:

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

SB 9. By Senators Seabaugh of the 28th, Heath of the 31st, Loudermilk of the 52nd, Bethel of the 54th, Jeffares of the 17th and others:

A BILL to be entitled an Act to amend Chapter 9 of Title 12 of the Official Code of Georgia Annotated, relating to air pollution control, so as to permit the Governor to delay implementation of the requirements of any federal program to implement a cap and trade system or any other program to address greenhouse gas emissions or motor vehicle fuel economy until a comprehensive assessment of such program can be made and the Governor finds that the implementation will benefit the citizens of Georgia; to provide for legislative intent and to direct the Attorney General to undertake certain litigation under certain circumstances; to provide a short title; to provide for related matters; to provide for an effective date; to repeal conflicting laws; and for other purposes.

SB 61. By Senators Loudermilk of the 52nd, Rogers of the 21st, Hill of the 32nd, Albers of the 56th, Seabaugh of the 28th and others:

A BILL to be entitled an Act to amend Title 10 of the Official Code of Georgia Annotated, relating to commerce and trade, so as to provide that incandescent light bulbs manufactured in the State of Georgia and not exported from the state shall not be subject to federal regulation; to state legislative findings; to provide for lawful manufacture, possession, and use of

such light bulbs; to provide for related matters; to repeal conflicting laws; and for other purposes.

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

HB 244. By Representative Greene of the 149th:

A BILL to be entitled an Act to amend an Act reincorporating the City of Arlington in the County of Calhoun and Early, State of Georgia, approved April 10, 1971 (Ga. L. 1971, p. 3885), as amended, particularly by an Act approved May 16, 2007 (Ga. L. 2007, p. 3622), so as to provide for duties of the mayor; to provide for administrative departments and officers thereof; to provide for appointment, qualifications, and compensation of a city manager; to provide for powers and duties of the city manager; to prohibit certain council interference with administration; to repeal conflicting laws; and for other purposes.

HB 251. By Representatives Benton of the 31st and McCall of the 30th:

A BILL to be entitled an Act to provide for the creation of one or more community improvement districts in Jackson County; to provide for a short title; to provide for the purposes of the said districts; to provide for definitions; to provide for boards to administer said districts; to provide for appointment or election of members of said boards; to provide for taxes, fees, and assessments; to provide for the boundaries of said districts; to provide for construction; to provide that Chapter 5 of Title 10 of the O.C.G.A., the "Georgia Securities Act of 1973" shall not apply to the offer, sale, or issuance of the boards' bonds, notes, or other obligations; to provide that no notice, proceeding, publication, or referendum shall be required; to provide for dissolutions; to provide the procedures connected with all of the foregoing; to repeal conflicting laws; and for other purposes.

HB 330. By Representatives Parent of the 81st and Holcomb of the 82nd:

A BILL to be entitled an Act to authorize the City of Doraville to exercise all redevelopment and other powers under Article IX, Section II, Paragraph VII(b) of the Constitution and Chapter 44 of Title 36 of the O.C.G.A., the "Redevelopment Powers Law," as amended; to provide for a referendum; to provide effective dates; to provide for automatic repeal under certain circumstances; to repeal conflicting laws; and for other purposes.

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

HR 493. By Representative O`Neal of the 146th:

A RESOLUTION relative to adjournment; and for other purposes.

The Senate has agreed to the House amendment to the Senate substitute to the following bill of the House:

HB 77. By Representatives Ralston of the 7th, Jones of the 46th, O`Neal of the 146th, England of the 108th, Collins of the 27th and others:

A BILL to amend an Act providing appropriations for the State Fiscal Year beginning July 1, 2010, and ending June 30, 2011, known as the "General Appropriations Act," approved June 4, 2010, as House Bill 948, Act. No.684 (Ga. L. 2010, Vol. I, Book II).

By unanimous consent, the following Bills of the Senate were read the first time and referred to the Committees:

SB 9. By Senators Seabaugh of the 28th, Heath of the 31st, Loudermilk of the 52nd, Bethel of the 54th, Jeffares of the 17th and others:

A BILL to be entitled an Act to amend Chapter 9 of Title 12 of the Official Code of Georgia Annotated, relating to air pollution control, so as to permit the Governor to delay implementation of the requirements of any federal program to implement a cap and trade system or any other program to address greenhouse gas emissions or motor vehicle fuel economy until a comprehensive assessment of such program can be made and the Governor finds that the implementation will benefit the citizens of Georgia; to provide for legislative intent and to direct the Attorney General to undertake certain litigation under certain circumstances; to provide a short title; to provide for related matters; to provide for an effective date; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Natural Resources & Environment.

SB 61. By Senators Loudermilk of the 52nd, Rogers of the 21st, Hill of the 32nd, Albers of the 56th, Seabaugh of the 28th and others:

A BILL to be entitled an Act to amend Title 10 of the Official Code of Georgia Annotated, relating to commerce and trade, so as to provide that

incandescent light bulbs manufactured in the State of Georgia and not exported from the state shall not be subject to federal regulation; to state legislative findings; to provide for lawful manufacture, possession, and use of such light bulbs; to provide for related matters; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Science and Technology.

The following members were recognized during the period of Morning Orders and addressed the House:

Representatives Byrd of the 20th, Parsons of the 42nd, Hatfield of the 177th, Kaiser of the 59th, Lindsey of the 54th, and Smyre of the 132nd.

The following Resolutions of the House, favorably reported by the Committee on Rules, were read and adopted:

HR 431. By Representative Cheokas of the 134th:

A RESOLUTION commending Mr. Peter G. Doukas and inviting him to be recognized by the House of Representatives; and for other purposes.

HR 511. By Representative Dollar of the 45th:

A RESOLUTION commending the Walton High School girls tennis team and inviting them to be recognized by the House of Representatives; and for other purposes.

HR 512. By Representatives Dollar of the 45th and Parsons of the 42nd:

A RESOLUTION congratulating the Pope High School wrestling team on winning the 2011 Class AAAA State Championship and inviting them to be recognized by the House of Representatives; 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 216. By Representatives Williams of the 4th and Parsons of the 42nd:

A BILL to be entitled an Act to amend Article 1 of Chapter 2 of Title 46 of the Official Code of Georgia Annotated, relating to the organization and members of the Public Service Commission, to change certain provisions

relating to the chairperson of the commission and his or her selection; to provide for related matters; 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 roll call was ordered and the vote was as follows:

E Abdul-Salaam	Y Davis	N Heckstall	N Mayo	N Setzler
N Abrams	Dawkins-Haigler	Y Hembree	N McBrayer	Y Shaw
N Allison	Y Dempsey	N Henson	Y McCall	Y Sheldon
Y Amerson	N Dickerson	E Hill	N McKillip	N Sims, B
Y Anderson	Y Dickey	N Holcomb	Y Meadows	Y Sims, C
N Ashe	Y Dickson	Y Holmes	N Mills	N Smith, E
N Atwood	N Dobbs	N Holt	N Mitchell	N Smith, K
N Austin	N Dollar	Y Horne	N Morgan	Smith, L
Y Baker	N Drenner	Y Houston	Y Morris	Y Smith, R
Y Battles	Y Dudgeon	N Howard	N Mosby	N Smith, T
Y Bearden	N Dukes	N Huckaby	N Murphy	Smyre
N Beasley-Teague	N Dutton	N Hudson	Y Neal, J	N Spencer
N Bell	Y Ehrhart	N Hugley	N Neal, Y	N Stephens, M
N Benfield	Y England	N Jackson	N Nimmer	N Stephens, R
Y Benton	N Epps, C	N Jacobs	N Nix	E Stephenson
Y Black	Epps, J	N James	N Oliver	Y Talton
N Braddock	N Evans	Y Jasperse	O'Neal	Y Tankersley
N Brockway	N Floyd	N Jerguson	N Pak	E Taylor, D
N Brooks	N Fludd	N Johnson	N Parent	N Taylor, R
N Bruce	N Franklin	Y Jones, J	Parrish	N Taylor, T
N Bryant	N Frazier	N Jones, S	Y Parsons	N Teasley
N Buckner	N Fullerton	N Jordan	Y Peake	N Thomas
Y Burns	N Gardner	N Kaiser	Powell, A	N Tinubu
N Byrd	Y Geisinger	N Kendrick	Y Powell, J	Y Walker
Y Carter	Y Golick	Y Kidd	Y Pruett	N Watson
N Casas	N Gordon	N Knight	Y Purcell	N Welch
Y Channell	Y Greene	Y Lane	N Ramsey	Y Weldon
Y Cheokas	Y Hamilton	Y Lindsey	N Randall	N Wilkerson
N Clark, J	Y Hanner	N Long	N Reece	Y Wilkinson
N Clark, V	Y Harbin	Lucas	N Rice	Y Willard
N Coleman	Y Harden, B	Maddox, B	N Riley	N Williams, A
N Collins	N Harden, M	N Maddox, G	Y Roberts	N Williams, E
N Cooke	N Harrell	Y Manning	N Rogers	E Williams, R
N Coomer	Y Hatcher	N Marin	Y Rynders	N Williamson
Y Cooper	N Hatfield	Y Martin	E Scott, M	Yates
N Crawford	N Heard	Y Maxwell	N Scott, S	Ralston, Speaker

On the passage of the Bill, the ayes were 60, nays 103.

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

Representative Dawkins-Haigler of the 93rd stated that she had been called from the floor of the House during the preceding roll call. She wished to be recorded as voting "nay" thereon.

HB 186. By Representatives Nix of the 69th, Davis of the 109th, Coleman of the 97th, Carter of the 175th, Clark of the 104th and others:

A BILL to be entitled an Act to amend Article 6 of Chapter 2 of Title 20 of the Official Code of Georgia Annotated, relating to the "Quality Basic Education Act," so as to provide and expand career pathway options for high school students to ensure their career and college readiness; to amend Chapter 14 of Title 34 of the Official Code of Georgia Annotated, relating to the Georgia Workforce Investment Board, so as to provide for the establishment of soft skills certification by the Governor's Office of Workforce Development; to provide for collaboration with the Department of Education to enable high school students to attain soft skills certification; to provide for related matters; to provide for an effective date; to repeal conflicting laws; and for other purposes.

The following Committee substitute was read and adopted:

A BILL TO BE ENTITLED  
AN ACT

To amend Article 6 of Chapter 2 of Title 20 of the Official Code of Georgia Annotated, relating to the "Quality Basic Education Act," so as to provide and expand career pathway options for high school students to ensure their career and college readiness; to provide for legislative findings; to provide measures to minimize the need for remedial course work for students in postsecondary institutions; to provide for career clusters of study; to require academic core standards to be embedded in career, technical, and agricultural education courses; to provide for end-of-course assessments; to provide for course credit for demonstrated proficiency; to provide for certain requirements relating to dual credit courses; to amend Chapter 14 of Title 34 of the Official Code of Georgia Annotated, relating to the Georgia Workforce Investment Board, so as to provide for the establishment of soft skills certification by the Governor's Office of Workforce Development; to provide for collaboration with the Department of Education to enable high school students to attain soft skills certification; to provide for related matters; 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.**

The General Assembly finds:

- (1) Our state's long-term prosperity depends on supporting an education system that is designed to prepare our students for a global economy;
- (2) High school students must understand that they have options and pathways available to them that provide for a high school diploma and prepare them for success in postsecondary education, a career, or both;
- (3) Local school systems must provide every student with choices that are academically rigorous and relevant to a career and to technical pathways;
- (4) Both the Department of Education and postsecondary institutions must work together so that academic courses that are embedded within career, technical, and agricultural education courses (CTAE) and CTAE standards that are embedded in academic courses are recognized and given appropriate academic credit at the high school and postsecondary levels;
- (5) Teachers should be provided with professional development opportunities that enforce the academically rigorous standards in relevant, project based coursework;
- (6) High school students should clearly understand the options for dual high school and postsecondary credit, and the state should properly fund these options;
- (7) Every state education agency, postsecondary institution, and local school system should have a collective goal that every student graduates high school with postsecondary credit;
- (8) Georgia's strategic industries must be partners in our public education system (secondary and postsecondary) so that they are assured that our high school graduates are prepared for success in the workforce;
- (9) Georgia's public education system must incorporate many different types of assessments and certificates into their programs so that a student's skill level is assessed and that it also has meaning to them for postsecondary and career success; and
- (10) Georgia's students must understand that a high school diploma is the key to success in the workforce.

**SECTION 2.**

Article 6 of Chapter 2 of Title 20 of the Official Code of Georgia Annotated, relating to the "Quality Basic Education Act," is amended by revising Code Section 20-2-140, relating to the establishment of competencies and a uniformly sequenced core curriculum, as follows:

"20-2-140.

(a) The State Board of Education shall establish competencies that each student is expected to master prior to completion of the student's public school education. The state board shall also establish competencies for which each student should be provided opportunities, at the discretion of the student and the student's parents, to master. Based upon these foregoing competencies, the state board shall adopt a uniformly sequenced core curriculum for grades kindergarten through 12. Each local unit of administration shall include this uniformly sequenced core curriculum as the basis for its own

curriculum, although each local unit may sequence, expand, and enrich this curriculum to the extent it deems necessary and appropriate for its students and communities.

(b) Stronger coordination between high schools and institutions of higher education is necessary to prepare students for more challenging postsecondary endeavors and to lessen the need for academic remediation in college, thereby reducing the costs of higher education for students, families, and the state. The State Board of Education, the Board of Regents of the University System of Georgia, and the Board of Technical and Adult Education shall develop policies to ensure that students who complete the core curriculum established pursuant to this Code section shall meet the requirements for postsecondary college admission. The Board of Regents of the University System of Georgia and the Board of Technical and Adult Education shall require their institutions to accept core curriculum coursework completed by high school students for purposes of admission into a postsecondary institution. This shall apply beginning with students entering school in the fall of 2011."

### SECTION 3.

Said article is further amended by adding new Code sections to read as follows:

"20-2-159.1.

No later than July 1, 2012, the Department of Education shall develop, and the State Board of Education shall approve, state models and curriculum framework for career clusters of study, including, but not limited to:

- (1) Agriculture, food, and natural resources;
- (2) Architecture and construction;
- (3) Arts, audio-video technology, and communications;
- (4) Business, management, and administration;
- (5) Education and training;
- (6) Finance;
- (7) Health science;
- (8) Hospitality and tourism;
- (9) Human services;
- (10) Information technology;
- (11) Law, public safety, and security;
- (12) Manufacturing;
- (13) Government and public administration;
- (14) Marketing, sales, and service;
- (15) Science, technology, engineering, and mathematics; and
- (16) Transportation, distribution, and logistics.

20-2-159.2.

(a) The competencies and curricula established for career, technical, and agricultural education courses pursuant to Code Section 20-2-140 shall include embedded standards in academic core subject areas, as appropriate. In establishing such competencies and

curricula, the state board shall work to ensure that the coursework meets postsecondary requirements for acceptance of credit for such coursework at the postsecondary level.

(b) Local school systems and individual charter schools may develop and implement career, technical, and agricultural courses with embedded standards in academic core subjects areas including but not limited to English, language arts, science, social studies, and mathematics.

(c) For an academic core subject area for which an end-of-course assessment has been adopted pursuant to Code Section 20-2-281 students shall be given the opportunity to take such end-of-course assessment upon completion of the career, technical, and agricultural education course that includes embedded standards in such academic core subject area, unless such student has already passed such end-of-course assessment.

(d) Students who successfully complete a course in career, technical, and agricultural education that includes embedded standards in academic core subject areas, as adopted or approved by the state board, shall receive course credit for both the career, technical, and agricultural education course as well as for the academic core coursework embedded in such course.

#### 20-2-159.3.

(a) The State Board of Education, in consultation with the Board of Regents of the University System of Georgia and the Board of Technical and Adult Education, shall adopt a state-wide plan implementing methods for students to earn units of high school credit based on a demonstration of subject area competency, instead of or in combination with completing hours of classroom instruction. Such plan shall ensure that credit for demonstrated proficiency is reported on student transcripts in the same way that seat time credit is recorded. The state board shall adopt the plan not later than June 30, 2011, and commence phasing in the plan during the 2011-2012 school year. The plan shall include a standard method for recording demonstrated proficiency on high school transcripts. Implementation of the guidelines shall be done at the local school system and charter school level.

(b) Each local school system shall comply with the state board's plan adopted pursuant to this Code section and shall award units of high school credit in accordance with such plan. Local boards of education and charter schools shall establish implementation policies and shall be prohibited from setting policies that negate or otherwise prohibit access to such plan.

#### 20-2-159.4.

(a) For purposes of this Code section, the term:

(1) 'Dual credit course' means any arrangement whereby an eligible student takes one or more courses at or through an eligible institution while still enrolled as a public high school student and receives credit both at the high school and at the eligible institution.

(2) 'Eligible institution' means any eligible postsecondary institution as defined in paragraph (7) of Code Section 20-3-519.

(b) The department shall develop appropriate forms and counseling guidelines for dual credit courses and shall make such forms and guidelines available to local school systems and eligible institutions. No later than the first day of April each year, each local school system shall provide general information about dual credit courses, including such forms, to all its eighth through eleventh grade students. A local school system shall also provide counseling services in accordance with the counseling guidelines provided by the department to such students and their parents or guardians before the students enroll in a dual credit course. Prior to participating in a dual credit course, the student and the student's parent or guardian shall sign the form provided by the school system or by an eligible institution stating that they have received the counseling specified in this Code section and that they understand the responsibilities that shall be assumed in participating in the dual credit program."

#### SECTION 4.

Chapter 14 of Title 34 of the Official Code of Georgia Annotated, relating to the Georgia Workforce Investment Board, is amended in Code Section 34-14-3, relating to the establishment of the Governor's Office of Workforce Development, as follows:

"34-14-3.

(a)(1) The Governor's Office of Workforce Development is hereby established to implement state workforce development policy as directed by the Governor and to serve as staff to the board.

(2) In addition, the office is authorized to establish certification in soft skills, which may include, but not be limited to, skills relating to punctuality, ability to learn, and ability to work in a team, as a complement to the current assessment system utilized in Georgia to measure an individual worker's skill and knowledge in the areas of applied mathematics, reading for information, and locating information to determine and indicate to potential employers such worker's level of work readiness. Such certification is intended to assist both the existing workforce as well as the state's emerging workforce. The office is authorized to explore local, national, and international soft skills programs for the purpose of developing a soft skills certification system.

(3) The office is authorized and encouraged to work with the state's emerging workforce, including rising and graduating high school students, with the goal that, upon graduation, high school students have both a diploma and certification in soft skills and work readiness to enable them to be successful in postsecondary education, a career pathway, or both. The office may collaborate with the Department of Education to facilitate coordination with high schools so that high school students can attain certification in soft skills and work readiness.

(b) The Governor's Office of Workforce Development shall have an executive director appointed by the Governor whose duties are to implement state-wide workforce development policy as directed by the Governor, to serve as workforce development policy advisor to the Governor, and to serve as executive director to the board.

(c) The Governor's Office of Workforce Development shall be attached to the Office of Planning and Budget for administrative purposes only."

### SECTION 5.

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

### SECTION 6.

All laws and parts of laws in conflict with this Act are 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:

E Abdul-Salaam	Y Davis	Y Heckstall	Y Mayo	Y Setzler
Y Abrams	Y Dawkins-Haigler	Y Hembree	Y McBrayer	Y Shaw
Y Allison	Y Dempsey	Y Henson	Y McCall	Y Sheldon
Y Amerson	Y Dickerson	E Hill	Y McKillip	Y Sims, B
Y Anderson	Y Dickey	Y Holcomb	Y Meadows	Y Sims, C
Y Ashe	Y Dickson	Y Holmes	Y Mills	N Smith, E
Y Atwood	Y Dobbs	Y Holt	Y Mitchell	Y Smith, K
Y Austin	Dollar	Y Horne	Y Morgan	Y Smith, L
Y Baker	Y Drenner	Y Houston	Y Morris	Y Smith, R
Y Battles	Y Dudgeon	Y Howard	Y Mosby	Y Smith, T
Y Bearden	Y Dukes	Y Huckaby	Y Murphy	Y Smyre
Y Beasley-Teague	Y Dutton	Y Hudson	Y Neal, J	N Spencer
Y Bell	Y Ehrhart	Y Hugley	Y Neal, Y	Y Stephens, M
Y Benfield	Y England	Jackson	Y Nimmer	Y Stephens, R
Y Benton	Y Epps, C	Y Jacobs	Y Nix	E Stephenson
Y Black	Y Epps, J	Y James	Y Oliver	Y Talton
Y Braddock	Y Evans	Y Jasperse	Y O'Neal	Y Tankersley
Y Brockway	Y Floyd	Y Jerguson	Y Pak	E Taylor, D
Y Brooks	Y Fludd	Y Johnson	Y Parent	Y Taylor, R
Y Bruce	N Franklin	Y Jones, J	Y Parrish	Y Taylor, T
Y Bryant	Y Frazier	Y Jones, S	Y Parsons	Y Teasley
Y Buckner	Y Fullerton	Y Jordan	Y Peake	Y Thomas
Y Burns	Y Gardner	Y Kaiser	Y Powell, A	Y Tinubu
Y Byrd	Y Geisinger	Y Kendrick	Y Powell, J	Y Walker
Y Carter	Y Golick	Y Kidd	Y Pruett	Y Watson
Y Casas	Y Gordon	Y Knight	Y Purcell	Y Welch
Y Channell	Y Greene	Y Lane	Y Ramsey	Weldon
Y Cheokas	Y Hamilton	Y Lindsey	Y Randall	Y Wilkerson
Y Clark, J	Y Hanner	Y Long	Y Reece	Y Wilkinson
Y Clark, V	Y Harbin	Y Lucas	Rice	Y Willard
Y Coleman	Y Harden, B	Y Maddox, B	Y Riley	Y Williams, A
Collins	Y Harden, M	Y Maddox, G	Y Roberts	Y Williams, E
Y Cooke	Y Harrell	Y Manning	Y Rogers	E Williams, R
Y Coomer	Y Hatchett	Y Marin	Y Rynders	Y Williamson
Y Cooper	N Hatfield	Y Martin	E Scott, M	Y Yates
Y Crawford	Y Heard	Y Maxwell	Y Scott, S	Ralston, Speaker

On the passage of the Bill, by substitute, the ayes were 164, nays 4.

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

Representative Byrd of the 20th stated that she inadvertently voted "aye" on the preceding roll call. She wished to be recorded as voting "nay" thereon.

Representative Collins of the 27th stated that he had been called from the floor of the House during the preceding roll call. He wished to be recorded as voting "aye" thereon.

The Speaker announced the House in recess until 1:15 o'clock, this afternoon.

**AFTERNOON SESSION**

The Speaker called the House to order.

The following Resolutions of the House were read and referred to the Committee on Rules:

HR 521. By Representative Hanner of the 148th:

A RESOLUTION congratulating the Terrell Academy Lady Eagles basketball team on winning their third consecutive GISA State Championship and inviting them to be recognized by the House of Representatives; and for other purposes.

HR 522. By Representatives Taylor of the 55th, Peake of the 137th, Austin of the 10th, Horne of the 71st and Smyre of the 132nd:

A RESOLUTION commending Cameron Jerrell "Cam" Newton for his incredible athletic abilities in earning the Heisman Trophy and inviting him to be recognized by the House of Representatives; and for other purposes.

HR 523. By Representatives Kaiser of the 59th, Dempsey of the 13th, Ashe of the 56th, Lindsey of the 54th, Bell of the 58th and others:

A RESOLUTION commending Zoo Atlanta and its new president and CEO, Mr. Raymond King, and inviting him to be recognized by the House of Representatives; and for other purposes.

HR 524. By Representatives Neal of the 1st, Weldon of the 3rd and Dickson of the 6th:

A RESOLUTION commending the Lakeview Ft. Oglethorpe High School Academic Decathlon Team and inviting them to be recognized by the House of Representatives; and for other purposes.

HR 525. By Representatives Dawkins-Haigler of the 93rd, Stephenson of the 92nd and Jones of the 44th:

A RESOLUTION commending Delta Sigma Theta Sorority, Inc., recognizing March 14, 2011, as Delta Day at the state capitol, and inviting representatives of the sorority to be recognized by the House of Representatives; and for other purposes.

The following Resolutions of the House were read and adopted:

HR 526. By Representatives Hugley of the 133rd, Randall of the 138th, Abrams of the 84th, Murphy of the 120th, Heard of the 114th and others:

A RESOLUTION commending The Links, Incorporated, and recognizing March 21, 2011, as Links Day at the state capitol; and for other purposes.

HR 527. By Representatives Marin of the 96th, Mitchell of the 88th, Floyd of the 99th and Abdul-Salaam of the 74th:

A RESOLUTION recognizing the need to promote diabetes awareness and testing in minority communities; and for other purposes.

HR 528. By Representatives Ralston of the 7th, Smith of the 70th, Jones of the 46th, O'Neal of the 146th, Lindsey of the 54th and others:

A RESOLUTION honoring military personnel and recognizing the organizations that provide valuable support to all our troops; and for other purposes.

HR 529. By Representatives Franklin of the 43rd, Jackson of the 142nd, Parrish of the 156th and Morris of the 155th:

A RESOLUTION recognizing and commending Mrs. Jeanette Oppenheimer Tabak on the occasion of her 91st birthday; and for other purposes.

HR 530. By Representative Purcell of the 159th:

A RESOLUTION recognizing and commending Mrs. Verna Phillips on her outstanding public service; and for other purposes.

HR 531. By Representative Purcell of the 159th:

A RESOLUTION recognizing and commending the City of Port Wentworth's 40th annual Stand up for America Day; and for other purposes.

HR 532. By Representative Purcell of the 159th:

A RESOLUTION recognizing and commending Mrs. Myra Lewis on her outstanding public service; and for other purposes.

HR 533. By Representative Purcell of the 159th:

A RESOLUTION recognizing and commending Mr. James W. Dasher on his outstanding public service; and for other purposes.

HR 534. By Representative Purcell of the 159th:

A RESOLUTION recognizing and commending Ms. Ann Daniel on her outstanding public service; and for other purposes.

HR 535. By Representatives Purcell of the 159th and Burns of the 157th:

A RESOLUTION recognizing and commending Mr. Jeffrey A. Utley on his outstanding public service; and for other purposes.

HR 536. By Representatives Lindsey of the 54th, Willard of the 49th, Oliver of the 83rd and Abrams of the 84th:

A RESOLUTION honoring the life and memory of Mr. Charles J. "Chuck" Driebe; and for other purposes.

HR 537. By Representative Brooks of the 63rd:

A RESOLUTION recognizing and commending Dr. Lynne Holden, Mentoring in Medicine, Inc., and D.M. Therrell School for Health Sciences and Research's Principal Mr. Frank Walker; and for other purposes.

HR 538. By Representatives Burns of the 157th, Purcell of the 159th and Jones of the 46th:

A RESOLUTION commending Ms. Kathleen E. Scruggs; and for other purposes.

HR 539. By Representatives Floyd of the 99th and Marin of the 96th:

A RESOLUTION recognizing and commending Ms. Kelly Stopp for outstanding contributions to public education in the State of Georgia; and for other purposes.

HR 540. By Representatives Austin of the 10th, Allison of the 8th and Collins of the 27th:

A RESOLUTION congratulating the 2010 White County High School softball team on winning the GHSA Class AAA State Championship; and for other purposes.

HR 541. By Representatives McCall of the 30th, Roberts of the 154th, Burns of the 157th, Black of the 174th, McBrayer of the 153rd and others:

A RESOLUTION recognizing and commending the Georgia Peanut Commission and Mr. Don Koehler; and for other purposes.

HR 542. By Representative Epps of the 140th:

A RESOLUTION recognizing and commending Wilkinson County Middle School on its 2011 High-Flying School Award; and for other purposes.

HR 543. By Representative Dollar of the 45th:

A RESOLUTION recognizing and commending Cameron Munsey; and for other purposes.

HR 544. By Representative Dollar of the 45th:

A RESOLUTION recognizing and commending Patrick Anthony; and for other purposes.

HR 545. By Representative Dollar of the 45th:

A RESOLUTION recognizing and commending Brooks Climmons; 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 302. By Representatives Sheldon of the 105th, Lindsey of the 54th, Yates of the 73rd, Bryant of the 160th and Collins of the 27th:

A BILL to be entitled an Act to amend Chapter 2 of Title 21 of the Official Code of Georgia Annotated, relating to primaries and elections generally, so as to adjust the dates for certain elections to be held in 2012 and the dates for qualifying for such elections; to provide for related matters; 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 roll call was ordered and the vote was as follows:

E Abdul-Salaam	Y Davis	Y Heckstall	Y Mayo	Y Setzler
Y Abrams	Y Dawkins-Haigler	Hembree	Y McBrayer	Y Shaw
Y Allison	Y Dempsey	Y Henson	Y McCall	Y Sheldon
Y Amerson	Y Dickerson	E Hill	Y McKillip	Sims, B
Anderson	Y Dickey	Y Holcomb	Y Meadows	Y Sims, C
Y Ashe	Y Dickson	Y Holmes	Y Mills	Y Smith, E
Y Atwood	Y Dobbs	Y Holt	Y Mitchell	Y Smith, K
E Austin	Y Dollar	Y Horne	Y Morgan	Y Smith, L
Y Baker	Y Drenner	Y Houston	Morris	Y Smith, R
Y Battles	Y Dudgeon	Y Howard	Y Mosby	Y Smith, T
Y Bearden	Dukes	Y Huckaby	Y Murphy	Y Smyre
Y Beasley-Teague	Y Dutton	Y Hudson	Y Neal, J	Y Spencer
Y Bell	Ehrhart	Y Hugley	Y Neal, Y	Y Stephens, M
Y Benfield	Y England	Jackson	Y Nimmer	Y Stephens, R
Y Benton	Epps, C	Y Jacobs	Y Nix	Y Stephenson
Y Black	Y Epps, J	Y James	Y Oliver	Y Talton
Y Braddock	Y Evans	Y Jasperse	Y O'Neal	Y Tankersley
Y Brockway	Y Floyd	Y Jerguson	Y Pak	E Taylor, D
Y Brooks	Y Fludd	Y Johnson	Y Parent	Y Taylor, R
Y Bruce	Y Franklin	Y Jones, J	Y Parrish	Y Taylor, T
Bryant	Y Frazier	Y Jones, S	Y Parsons	Y Teasley
Y Buckner	Y Fullerton	Y Jordan	Y Peake	Y Thomas
Y Burns	Y Gardner	Y Kaiser	Y Powell, A	Y Tinubu
Y Byrd	Y Geisinger	Y Kendrick	Powell, J	Y Walker
Y Carter	Y Golick	Y Kidd	Y Pruet	Y Watson
Y Casas	Y Gordon	Y Knight	Y Purcell	Y Welch
Channell	Y Greene	Y Lane	Y Ramsey	Weldon
Y Cheokas	Y Hamilton	Y Lindsey	Y Randall	Y Wilkerson
Y Clark, J	Y Hanner	Y Long	Y Reece	Y Wilkinson
Y Clark, V	Harbin	Lucas	Rice	Y Willard
Y Coleman	Y Harden, B	Y Maddox, B	Y Riley	Y Williams, A
Y Collins	Y Harden, M	Y Maddox, G	Y Roberts	Y Williams, E
Y Cooke	Y Harrell	Y Manning	Y Rogers	E Williams, R
Y Coomer	Y Hatchett	Y Marin	Y Rynders	Y Williamson
Cooper	Y Hatfield	Martin	E Scott, M	Y Yates
Y Crawford	Y Heard	Y Maxwell	Y Scott, S	Ralston, Speaker

On the passage of the Bill, the ayes were 156, nays 0.

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

Representatives Channell of the 116th and Sims of the 119th stated that they had been called from the floor of the House during the preceding roll call. They wished to be recorded as voting "aye" thereon.

HB 60. By Representatives Maddox of the 172nd and Black of the 174th:

A BILL to be entitled an Act to amend Article 7 of Chapter 3 of Title 20 of the Official Code of Georgia Annotated, relating to scholarships, loans, and grants, so as to change certain provisions relating to a service cancelable loan fund and authorized types of service cancelable educational loans; to provide for a State Veterinary Education Board and its membership, powers, and duties; to provide for purchases of loans made for educational purposes to students who have completed a veterinary medical degree program; to provide for consideration for such purchases in the form of services rendered through the practice of certain veterinary medicine specialties in this state; 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 roll call was ordered and the vote was as follows:

E Abdul-Salaam	Y Davis	Y Heckstall	Y Mayo	Y Setzler
Y Abrams	Dawkins-Haigler	Hembree	Y McBrayer	Y Shaw
N Allison	Y Dempsey	Y Henson	Y McCall	N Sheldon
Y Amerson	Y Dickerson	E Hill	Y McKillip	Y Sims, B
Y Anderson	Y Dickey	Y Holcomb	Y Meadows	Sims, C
Y Ashe	Y Dickson	Y Holmes	Y Mills	Y Smith, E
Y Atwood	Y Dobbs	Y Holt	Y Mitchell	Y Smith, K
E Austin	N Dollar	N Horne	Y Morgan	Y Smith, L
Y Baker	Y Drenner	Y Houston	Y Morris	Y Smith, R
Y Battles	Y Dudgeon	Y Howard	Y Mosby	Y Smith, T
Bearden	Dukes	Y Huckaby	Y Murphy	Y Smyre
Y Beasley-Teague	Y Dutton	Y Hudson	Y Neal, J	Y Spencer
Y Bell	Ehrhart	Y Hugley	Y Neal, Y	Y Stephens, M
Y Benfield	Y England	Jackson	Y Nimmer	Y Stephens, R
Y Benton	Y Epps, C	Y Jacobs	Y Nix	Y Stephenson
Y Black	Y Epps, J	Y James	Y Oliver	Y Talton
N Braddock	Y Evans	Y Jasperse	Y O'Neal	Y Tankersley
Y Brockway	Y Floyd	Jerguson	Y Pak	E Taylor, D
Y Brooks	N Fludd	Y Johnson	Y Parent	Y Taylor, R
Y Bruce	N Franklin	Y Jones, J	Y Parrish	Y Taylor, T
Y Bryant	Y Frazier	Jones, S	Y Parsons	N Teasley
Y Buckner	Y Fullerton	Y Jordan	Peake	Y Thomas
Y Burns	Y Gardner	Y Kaiser	Y Powell, A	N Tinubu
Byrd	Y Geisinger	Y Kendrick	Y Powell, J	Y Walker
Y Carter	Y Golick	Y Kidd	N Pruett	Y Watson
N Casas	Y Gordon	Y Knight	Y Purcell	Y Welch
Y Channell	Y Greene	Y Lane	Y Ramsey	Weldon
Y Cheokas	Y Hamilton	Y Lindsey	Y Randall	Y Wilkerson
N Clark, J	Y Hanner	Y Long	Y Reece	Y Wilkinson
Y Clark, V	Harbin	Lucas	Y Rice	Y Willard
Y Coleman	Y Harden, B	Y Maddox, B	N Riley	Y Williams, A
Y Collins	N Harden, M	Y Maddox, G	Y Roberts	Y Williams, E

N Cooke	N Harrell	Y Manning	Y Rogers	E Williams, R
Y Coomer	Y Hatchett	Y Marin	Y Rynders	Y Williamson
Cooper	N Hatfield	Y Martin	E Scott, M	Y Yates
Y Crawford	Y Heard	Y Maxwell	N Scott, S	Ralston, Speaker

On the passage of the Bill, the ayes were 140, nays 18.

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

Representative Byrd of the 20th stated that she had been called from the floor of the House during the preceding roll call. She wished to be recorded as voting "nay" thereon.

Representatives Dawkins-Haigler of the 93rd, Jones of the 44th, and Peake of the 137th stated that they had been called from the floor of the House during the preceding roll call. They wished to be recorded as voting "aye" thereon.

Representative Coomer of the 14th stated that he inadvertently voted "aye" on the preceding roll call. He wished to be recorded as voting "nay" thereon.

House of Representatives  
401 Paul D. Coverdell Legislative Office Building  
Atlanta, Georgia 30334

March 8, ad 2011

Dear Mr. Clerk,

Article III, Section V, Paragraph III, of the Constitution of the State of Georgia, provides in part that "No bill shall pass which refers to more than one subject matter." Further, Article I, Section II, Paragraph V, provides that "Legislative acts in violation of this Constitution or the Constitution of the United States are void, and the judiciary shall so declare them." This version of HB 60 unconstitutionally refers to more than one subject matter. As such, I was unable to vote in favor of it.

Respectfully,

/s/ Bobby Franklin

HB 414. By Representatives Bearden of the 68th, Meadows of the 5th, England of the 108th, Powell of the 171st and Cheokas of the 134th:

A BILL to be entitled an Act to amend Chapter 5 of Title 6 of the Official Code of Georgia Annotated, relating to the Georgia Aviation Authority, so as to revise the duties of the Georgia Aviation Authority; to provide for the

transfer of certain personnel, aircraft, and other assets from the Georgia Aviation Authority to the Department of Public Safety; to provide for related matters; to amend Chapter 2 of Title 35 of the Official Code of Georgia Annotated, relating to the Department of Public Safety, so as to transfer certain personnel, assets, and liabilities of the Georgia Aviation Authority to the Department of Public Safety; to provide the department with certain authority and duties with regard to aviation; to provide for related matters; to provide an effective date; 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 roll call was ordered and the vote was as follows:

E Abdul-Salaam	Y Davis	Y Heckstall	Y Mayo	Y Setzler
Y Abrams	Dawkins-Haigler	Hembree	Y McBrayer	Y Shaw
N Allison	Y Dempsey	Y Henson	Y McCall	Y Sheldon
Y Amerson	Y Dickerson	E Hill	Y McKillip	Y Sims, B
Y Anderson	Y Dickey	Y Holcomb	Y Meadows	Y Sims, C
Y Ashe	Y Dickson	Y Holmes	Y Mills	Y Smith, E
Y Atwood	Y Dobbs	Y Holt	Y Mitchell	Y Smith, K
E Austin	Y Dollar	N Horne	Y Morgan	Y Smith, L
Y Baker	Y Drenner	Y Houston	Y Morris	Y Smith, R
Y Battles	Y Dudgeon	Y Howard	Y Mosby	Y Smith, T
Y Bearden	Dukes	Y Huckaby	Y Murphy	Y Smyre
Y Beasley-Teague	Y Dutton	Y Hudson	Y Neal, J	N Spencer
Y Bell	Ehrhart	Y Hugley	Y Neal, Y	Stephens, M
Y Benfield	Y England	Jackson	Y Nimmer	Y Stephens, R
Y Benton	Y Epps, C	Y Jacobs	Y Nix	Y Stephenson
Y Black	Y Epps, J	Y James	Y Oliver	Y Talton
N Braddock	Y Evans	Y Jasperse	Y O'Neal	Y Tankersley
Y Brockway	Y Floyd	Y Jerguson	Y Pak	E Taylor, D
Y Brooks	Y Fludd	Y Johnson	Y Parent	Y Taylor, R
Y Bruce	N Franklin	Y Jones, J	Y Parrish	Y Taylor, T
Y Bryant	Y Frazier	Jones, S	Y Parsons	N Teasley
Y Buckner	Y Fullerton	Y Jordan	Peake	Y Thomas
Y Burns	Y Gardner	Y Kaiser	Y Powell, A	Y Tinubu
N Byrd	Y Geisinger	Y Kendrick	Y Powell, J	Y Walker
Y Carter	Y Golick	Kidd	N Pruett	Y Watson
N Casas	Y Gordon	Y Knight	Y Purcell	Y Welch
Y Channell	Y Greene	Y Lane	Y Ramsey	Weldon
Y Cheokas	Y Hamilton	Y Lindsey	Y Randall	Y Wilkerson
N Clark, J	Y Hanner	Y Long	Y Reece	Y Wilkinson
Y Clark, V	Harbin	Lucas	Y Rice	Y Willard
Y Coleman	Y Harden, B	Y Maddox, B	N Riley	Y Williams, A
Y Collins	Y Harden, M	Y Maddox, G	Y Roberts	N Williams, E
Y Cooke	N Harrell	Y Manning	Y Rogers	E Williams, R
Y Coomer	Y Hatchett	Y Marin	Y Rynders	N Williamson
Y Cooper	N Hatfield	Y Martin	E Scott, M	Y Yates
Y Crawford	Y Heard	N Maxwell	Y Scott, S	Ralston, Speaker

On the passage of the Bill, the ayes were 145, nays 16.

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

Representatives Dawkins-Haigler of the 93rd and Peake of the 137th stated that they had been called from the floor of the House during the preceding roll call. They wished to be recorded as voting "aye" thereon.

HB 199. By Representatives Neal of the 1st, Williams of the 4th, Bearden of the 68th and Parrish of the 156th:

A BILL to be entitled an Act to amend Code Section 16-13-25 of the Official Code of Georgia Annotated, relating to Schedule I controlled substances, so as to provide for additional controlled substances; to provide for related matters; to provide for an effective date and applicability; 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 roll call was ordered and the vote was as follows:

E Abdul-Salaam	Y Davis	Y Heckstall	Y Mayo	Y Setzler
Y Abrams	Dawkins-Haigler	Hembree	Y McBrayer	Y Shaw
N Allison	Y Dempsey	Y Henson	Y McCall	Y Sheldon
Y Amerson	Y Dickerson	E Hill	Y McKillip	Y Sims, B
Y Anderson	Y Dickey	Y Holcomb	Y Meadows	Y Sims, C
Y Ashe	Y Dickson	Y Holmes	Y Mills	Y Smith, E
Y Atwood	Y Dobbs	Y Holt	Y Mitchell	Y Smith, K
E Austin	Y Dollar	N Horne	Y Morgan	Y Smith, L
Y Baker	Y Drenner	Y Houston	Y Morris	Y Smith, R
Y Battles	Y Dudgeon	Y Howard	Y Mosby	Y Smith, T
Y Bearden	Y Dukes	Y Huckaby	Y Murphy	Y Smyre
Y Beasley-Teague	N Dutton	Y Hudson	Y Neal, J	Spencer
Y Bell	Ehrhart	Y Hugley	Y Neal, Y	Y Stephens, M
Y Benfield	Y England	Jackson	Y Nimmer	Y Stephens, R
Benton	Y Epps, C	Y Jacobs	Y Nix	Y Stephenson
Y Black	Y Epps, J	Y James	Y Oliver	Y Talton
Y Braddock	Y Evans	Y Jasperse	Y O'Neal	Y Tankersley
N Brockway	Y Floyd	N Jerguson	Y Pak	E Taylor, D
Y Brooks	Y Fludd	Y Johnson	Y Parent	Y Taylor, R
Y Bruce	N Franklin	Y Jones, J	Y Parrish	Y Taylor, T
Y Bryant	Y Frazier	Jones, S	Y Parsons	Y Teasley
Y Buckner	Y Fullerton	Y Jordan	Peake	Y Thomas
Y Burns	Y Gardner	Y Kaiser	Y Powell, A	Y Tinubu
Byrd	Y Geisinger	Y Kendrick	Y Powell, J	Y Walker
Y Carter	Y Golick	Kidd	Y Pruett	Y Watson
Y Casas	Y Gordon	Y Knight	Y Purcell	Y Welch
Y Channell	Y Greene	Y Lane	Y Ramsey	Weldon

Y Cheokas	Y Hamilton	Y Lindsey	Y Randall	Y Wilkerson
Y Clark, J	Y Hanner	Y Long	Y Reece	Y Wilkinson
Y Clark, V	Harbin	Lucas	Y Rice	Y Willard
Y Coleman	Y Harden, B	N Maddox, B	Y Riley	Y Williams, A
Y Collins	N Harden, M	Y Maddox, G	Y Roberts	Y Williams, E
Y Cooke	Y Harrell	Y Manning	Y Rogers	E Williams, R
Y Coomer	Y Hatchett	Y Marin	Y Rynders	Y Williamson
Y Cooper	N Hatfield	Martin	E Scott, M	Y Yates
Y Crawford	Y Heard	Y Maxwell	Y Scott, S	Ralston, Speaker

On the passage of the Bill, the ayes were 150, nays 9.

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

Representative Byrd of the 20th stated that she had been called from the floor of the House during the preceding roll call. She wished to be recorded as voting "nay" thereon.

Representatives Dawkins-Haigler of the 93rd and Jones of the 44th stated that they had been called from the floor of the House during the preceding roll call. They wished to be recorded as voting "aye" thereon.

HB 114. By Representatives Powell of the 29th, Rice of the 51st, Battles of the 15th and Harden of the 28th:

A BILL to be entitled an Act to amend Code Section 40-11-5 of the Official Code of Georgia Annotated, relating to lien foreclosures on abandoned motor vehicles, so as to set the fee for filing an affidavit; to provide for related matters; to provide for an effective date; 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 roll call was ordered and the vote was as follows:

E Abdul-Salaam	Y Davis	Y Heckstall	Y Mayo	Y Setzler
Y Abrams	Y Dawkins-Haigler	Hembree	Y McBrayer	Y Shaw
Y Allison	Y Dempsey	Y Henson	Y McCall	Y Sheldon
Y Amerson	Y Dickerson	E Hill	Y McKillip	Y Sims, B
Y Anderson	Y Dickey	Y Holcomb	Y Meadows	Y Sims, C
Y Ashe	Y Dickson	Y Holmes	Y Mills	Y Smith, E
Y Atwood	Y Dobbs	Y Holt	Y Mitchell	Y Smith, K
E Austin	Y Dollar	Y Horne	Y Morgan	Y Smith, L
Y Baker	Y Drenner	Y Houston	Morris	Y Smith, R
Y Battles	Y Dudgeon	Y Howard	Y Mosby	Y Smith, T
Y Bearden	Y Dukes	Y Huckaby	Y Murphy	Y Smyre
Y Beasley-Teague	Y Dutton	Y Hudson	Y Neal, J	Y Spencer
Y Bell	Ehrhart	Y Hugley	Y Neal, Y	Y Stephens, M

Y Benfield	Y England	Y Jackson	Y Nimmer	Y Stephens, R
Benton	Y Epps, C	Y Jacobs	Nix	Y Stephenson
Y Black	Y Epps, J	Y James	Y Oliver	Y Talton
Y Braddock	Y Evans	Y Jasperse	Y O'Neal	Y Tankersley
Y Brockway	Y Floyd	Y Jerguson	Y Pak	E Taylor, D
Y Brooks	Y Fludd	Y Johnson	Y Parent	Y Taylor, R
Y Bruce	N Franklin	Y Jones, J	Y Parrish	Y Taylor, T
Y Bryant	Y Frazier	Y Jones, S	Y Parsons	Y Teasley
Y Buckner	Y Fullerton	Y Jordan	Y Peake	Y Thomas
Y Burns	Y Gardner	Y Kaiser	Y Powell, A	Y Tinubu
Y Byrd	Y Geisinger	Y Kendrick	Y Powell, J	Y Walker
Y Carter	Y Golick	Kidd	Y Pruett	Y Watson
Y Casas	Y Gordon	Y Knight	Y Purcell	Y Welch
Channell	Y Greene	Y Lane	Y Ramsey	Weldon
Y Cheokas	Y Hamilton	Y Lindsey	Y Randall	Y Wilkinson
Y Clark, J	Y Hanner	Y Long	Y Reece	Y Wilkinson
Y Clark, V	Harbin	Lucas	Rice	Y Willard
Y Coleman	Y Harden, B	Y Maddox, B	Y Riley	Y Williams, A
Y Collins	Y Harden, M	Y Maddox, G	Y Roberts	Y Williams, E
Y Cooke	Y Harrell	Y Manning	Y Rogers	E Williams, R
Y Coomer	Y Hatchett	Y Marin	Y Rynders	Y Williamson
Y Cooper	Y Hatfield	Martin	E Scott, M	Y Yates
Y Crawford	Y Heard	Y Maxwell	Y Scott, S	Ralston, Speaker

On the passage of the Bill, the ayes were 160, nays 1.

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

Representative Rice of the 51st stated that he had been called from the floor of the House during the preceding roll call. He wished to be recorded as voting "aye" thereon.

HB 227. By Representatives Clark of the 98th, Cooper of the 41st, Wilkinson of the 52nd, Clark of the 104th, Evans of the 40th and others:

A BILL to be entitled an Act to amend Part 3 of Article 16 of Chapter 2 of Title 20 of the Official Code of Georgia Annotated, relating to student health in elementary and secondary education, so as to provide for statutory construction relating to a law authorizing a student to carry and self-administer auto-injectable epinephrine; to provide for local board of education policies authorizing school personnel to administer auto-injectable epinephrine to students who are having an anaphylactic adverse reaction; to provide for a definition; to provide for information and training; to provide for immunity; to provide for related matters; to repeal conflicting laws; and for other purposes.

The following Committee substitute was read and adopted:

A BILL TO BE ENTITLED  
AN ACT

To amend Part 3 of Article 16 of Chapter 2 of Title 20 of the Official Code of Georgia Annotated, relating to student health in elementary and secondary education, so as to revise a law authorizing a student to carry and self-administer auto-injectable epinephrine; to provide for local board of education policies authorizing school personnel to administer auto-injectable epinephrine to students who are having an anaphylactic adverse reaction; to provide for a definition; to provide for information; to provide for immunity; to provide for related matters; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

**SECTION 1.**

Part 3 of Article 16 of Chapter 2 of Title 20 of the Official Code of Georgia Annotated, relating to student health in elementary and secondary education, is amended in Code Section 20-2-776, relating to auto-injectable epinephrine carried by a student, by adding a new subsection to read as follows:

"(g) Nothing in this Code section shall be construed to prohibit a school from receiving and storing prescription auto-injectable epinephrine onsite on behalf of a student who is not able to self-administer the medication because of age or any other reason if the parent or guardian provides:

(1) A written statement from a physician licensed under Chapter 34 of Title 43 detailing the name of the medication, method, amount, and time schedules by which the medication is to be taken; and

(2) A written statement by the parent or guardian providing a release for the school nurse or other designated school personnel to consult with the physician regarding any questions that may arise with regard to the medication, and releasing the school system and its employees and agents from civil liability.

The written statements specified in this subsection shall be provided at least annually and more frequently if the medication, dosage, frequency of administration, or reason for administration changes."

**SECTION 2.**

Said part is further amended by adding a new Code section to read as follows:

"20-2-776.1.

(a) As used in this Code section, the term 'auto-injectable epinephrine' means a disposable drug delivery device that is easily transportable and contains a premeasured single dose of epinephrine used to treat life-threatening allergic reactions.

(b) Each local board of education shall adopt a policy authorizing school personnel to administer auto-injectable epinephrine, if available, to a student upon the occurrence of

an actual or perceived anaphylactic adverse reaction by the student, whether or not such student has a prescription for epinephrine.

(c) Each local board of education shall provide information to school personnel on how to recognize the symptoms of anaphylactic shock and the correct method of administering the auto-injectable epinephrine.

(d) Any school personnel who in good faith administers or chooses not to administer epinephrine to a student pursuant to this Code section shall be immune from civil liability for any act or omission to act related to the administration of epinephrine, except that such immunity shall not apply to an act of willful or wanton misconduct."

### SECTION 3.

All laws and parts of laws in conflict with this Act are 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:

E Abdul-Salaam	Y Davis	Y Heckstall	Y Mayo	Y Setzler
Y Abrams	Dawkins-Haigler	Hembree	Y McBrayer	Y Shaw
N Allison	Y Dempsey	Y Henson	Y McCall	Y Sheldon
Y Amerson	Y Dickerson	E Hill	Y McKillip	Y Sims, B
Y Anderson	Y Dickey	Y Holcomb	Y Meadows	Y Sims, C
Y Ashe	Y Dickson	Y Holmes	Y Mills	Y Smith, E
Y Atwood	Y Dobbs	Y Holt	Y Mitchell	Y Smith, K
E Austin	Y Dollar	Y Horne	Y Morgan	Y Smith, L
Y Baker	Y Drenner	Y Houston	Y Morris	Y Smith, R
Y Battles	Y Dudgeon	Y Howard	Y Mosby	Y Smith, T
Bearden	Y Dukes	Y Huckaby	Y Murphy	Y Smyre
Y Beasley-Teague	Y Dutton	Y Hudson	Y Neal, J	Y Spencer
Y Bell	Ehrhart	Y Hugley	Y Neal, Y	Y Stephens, M
Y Benfield	Y England	Y Jackson	Y Nimmer	Y Stephens, R
Y Benton	Y Epps, C	Y Jacobs	Y Nix	Y Stephenson
Y Black	Y Epps, J	Y James	Y Oliver	Y Talton
Y Braddock	Y Evans	Y Jasperse	Y O'Neal	Y Tankersley
Y Brockway	Y Floyd	Y Jerguson	Y Pak	E Taylor, D
Y Brooks	Y Fludd	Y Johnson	Y Parent	Y Taylor, R
Bruce	Y Franklin	Y Jones, J	Y Parrish	Y Taylor, T
Y Bryant	Y Frazier	Y Jones, S	Y Parsons	Y Teasley
Y Buckner	Y Fullerton	Y Jordan	Y Peake	Y Thomas
Y Burns	Y Gardner	Y Kaiser	Y Powell, A	Y Tinubu
N Byrd	Y Geisinger	Y Kendrick	Y Powell, J	Y Walker
Y Carter	Y Golick	Kidd	Pruett	Y Watson
Y Casas	Y Gordon	Y Knight	Y Purcell	Y Welch
Y Channell	Y Greene	Y Lane	Y Ramsey	Y Weldon
Y Cheokas	Y Hamilton	Y Lindsey	Y Randall	Y Wilkerson
Y Clark, J	Y Hanner	Y Long	Y Reece	Y Wilkinson
Y Clark, V	Harbin	Lucas	Y Rice	Y Willard
N Coleman	Y Harden, B	Y Maddox, B	Y Riley	Y Williams, A

Y Collins	Y Harden, M	Y Maddox, G	Y Roberts	Y Williams, E
Y Cooke	Y Harrell	Y Manning	N Rogers	E Williams, R
Y Coomer	Y Hatchett	Y Marin	Y Rynders	Y Williamson
Y Cooper	N Hatfield	Y Martin	E Scott, M	Y Yates
Y Crawford	Y Heard	Y Maxwell	Y Scott, S	Ralston, Speaker

On the passage of the Bill, by substitute, the ayes were 159, nays 5.

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

Representatives Coleman of the 97th and Rogers of the 26th stated that they inadvertently voted "nay" on the preceding roll call. They wished to be recorded as voting "aye" thereon.

Representatives Bruce of the 64th and Dawkins-Haigler of the 93rd stated that they had been called from the floor of the House during the preceding roll call. They wished to be recorded as voting "aye" thereon.

HB 315. By Representatives Cooke of the 18th, Bearden of the 68th, Burns of the 157th, Brockway of the 101st, McCall of the 30th and others:

A BILL to be entitled an Act to amend Article 1 of Chapter 7 of Title 52 of the Official Code of Georgia Annotated, relating to general provisions regarding the registration, operation, and sale of watercraft, so as to provide that it shall be a violation of law if a person's alcohol concentration is 0.08 grams or more at any time within three hours after operating, navigating, steering, driving, manipulating, or being in actual physical control of a moving vessel, moving water skis, moving aquaplane, moving surfboard, or similar moving device from alcohol consumed before such operating, navigating, steering, driving, manipulating, or being in actual physical control ended; to provide for certain presumptions at trial of such cases; to provide for related matters; to provide an effective date and for applicability; to repeal conflicting laws; and for other purposes.

The following Committee substitute was read and adopted:

A BILL TO BE ENTITLED  
AN ACT

To amend Article 1 of Chapter 7 of Title 52 of the Official Code of Georgia Annotated, relating to general provisions regarding the registration, operation, and sale of watercraft, so as to provide that it shall be a violation of law if a person's alcohol concentration is 0.08 grams or more at any time within three hours after operating, navigating, steering,

driving, manipulating, or being in actual physical control of a moving vessel, moving water skis, moving aquaplane, moving surfboard, or similar moving device from alcohol consumed before such operating, navigating, steering, driving, manipulating, or being in actual physical control ended; to provide for certain presumptions at trial of such cases; to change similar provisions relating to implied consent; to provide for related matters; to provide an effective date and for applicability; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

**SECTION 1.**

Article 1 of Chapter 7 of Title 52 of the Official Code of Georgia Annotated, relating to general provisions regarding the registration, operation, and sale of watercraft, is amended by revising subsections (a) and (d) of Code Section 52-7-12, relating to operation of watercraft while under influence of alcohol or drugs, as follows:

"(a) No person shall operate, navigate, steer, or drive any moving vessel, or be in actual physical control of any moving vessel, nor shall any person manipulate any moving water skis, moving aquaplane, moving surfboard, or similar moving device while:

(1) Under the influence of alcohol to the extent that it is less safe for the person to operate, navigate, steer, drive, manipulate, or be in actual physical control of a moving vessel, moving water skis, moving aquaplane, moving surfboard, or similar moving device;

(2) Under the influence of any drug to the extent that it is less safe for the person to operate, navigate, steer, drive, manipulate, or be in actual physical control of a moving vessel, moving water skis, moving aquaplane, moving surfboard, or similar moving device;

(3) Under the combined influence of alcohol and any drug to the extent that it is less safe for the person to operate, navigate, steer, drive, manipulate, or be in actual physical control of a moving vessel, moving water skis, moving aquaplane, moving surfboard, or similar moving device;

(4) The person's alcohol concentration is ~~0.10~~ 0.08 grams or more at any time within three hours after such operating, navigating, steering, driving, manipulating, or being in actual physical control of a moving vessel, moving water skis, moving aquaplane, moving surfboard, or similar moving device from alcohol consumed before such operating, navigating, steering, driving, manipulating, or being in actual physical control ended; or

(5) Subject to the provisions of subsection (b) of this Code section, there is any amount of marijuana or a controlled substance, as defined in Code Section 16-13-21, present in the person's blood or urine, or both, including the metabolites and derivatives of each or both without regard to whether or not any alcohol is present in the person's breath or blood."

"(d) Upon the trial of any civil or criminal action or proceeding arising out of acts alleged to have been committed by any person while operating, navigating, steering, driving, manipulating, or being in actual physical control of a moving vessel, moving water skis, moving aquaplane, moving surfboard, or similar moving device while under the influence of alcohol, the amount of alcohol in the person's blood at the time alleged, as shown by chemical analysis of the person's blood, urine, breath, or other bodily substance, shall give rise to the following presumptions:

(1) If there was at that time an alcohol concentration of 0.05 grams or less, it shall be presumed that the person was not under the influence of alcohol, as prohibited by paragraphs (1), (2), and (3) of subsection (a) of this Code section;

(2) If there was at that time an alcohol concentration in excess of 0.05 grams but less than 0.08 grams, such fact shall not give rise to any presumption that the person was or was not under the influence of alcohol, as prohibited by paragraphs (1), (2), and (3) of subsection (a) of this Code section, but such fact may be considered with other competent evidence in determining whether the person was under the influence of alcohol, as prohibited by paragraphs (1), (2), and (3) of subsection (a) of this Code section;

(3) If there was at that time an alcohol concentration of 0.08 grams or more, it shall be presumed that the person was under the influence of alcohol, as prohibited by paragraphs (1), (2), and (3) of subsection (a) of this Code section; and

(4) If there was at that time or within three hours after operating, navigating, steering, driving, manipulating, or being in actual physical control of a moving vessel, moving water skis, moving aquaplane, moving surfboard, or similar moving device from alcohol consumed before such operating, navigating, steering, driving, manipulating, or being in actual physical control ended an alcohol concentration of ~~0.10~~ 0.08 or more grams, the person shall be in violation of paragraph (4) of subsection (a) of this Code section."

## SECTION 2.

Said article is further amended by revising paragraph (2) of subsection (b), subsection (d), and subparagraph (g)(2)(B) of Code Section 52-7-12.5, relating to ordering drug or alcohol tests, implied consent notice, reports, suspension, hearing, and certificate of inspection; as follows:

"(2) Implied consent notice for suspects age 21 or over:

'Georgia law requires you to submit to state administered chemical tests of your blood, breath, urine, or other bodily substances for the purpose of determining if you are under the influence of alcohol or drugs. If you refuse this testing, your privilege to operate a vessel on the waters of this state will be suspended for a minimum period of one year. Your refusal to submit to the required testing may be offered into evidence against you at trial. If you submit to testing, the results of that test or tests may be used against you. If the results of such test or tests indicate an alcohol concentration of ~~0.10~~ 0.08 grams or more or the presence of any illegal drug, your privilege to operate a vessel on the waters of this state may be suspended for a

minimum period of one year. After first submitting to the required state tests, you are entitled to additional chemical tests of your blood, breath, urine, or other bodily substances at your own expense and from qualified personnel of your own choosing. Will you submit to the state administered chemical tests of your (designate which tests) under the implied consent law?"

"(d) If a person under arrest or a person who was involved in any boating accident resulting in serious injuries or fatalities submits to a chemical test upon the request of a law enforcement officer and the test results indicate that a suspension of the privilege of operating a vessel on the waters of this state is required under this Code section, the results shall be reported to the department. Upon the receipt of a sworn report of the law enforcement officer that the officer had reasonable grounds to believe the arrested person had been operating or was in actual physical control of a moving vessel upon the waters of this state in violation of Code Section 52-7-12 or that such person had been operating or was in actual physical control of a moving vessel upon the waters of this state and was involved in a boating accident involving serious injuries or fatalities and that the person submitted to a chemical test at the request of the law enforcement officer and the test results indicate either an alcohol concentration of ~~0.10~~ 0.08 grams or more or, for a person under the age of 21, an alcohol concentration of 0.02 grams or more, and the vessel being operated was a motorized vessel having ten or more horsepower or was a sailboat more than 12 feet in length, the department shall suspend the person's privilege to operate a vessel upon the waters of this state pursuant to Code Section 52-7-12.6, subject to review as provided for in this Code section."

"(B) Whether at the time of the request for the test or tests the officer informed the person of the person's implied consent rights and the consequence of submitting or refusing to submit to such test and:

- (i) Whether the person refused the test; or
- (ii) Whether a test or tests were administered and the results indicated an alcohol concentration of ~~0.10~~ 0.08 grams or more or, for a person under the age of 21, an alcohol concentration of 0.02 grams or more; and"

### **SECTION 3.**

This Act shall become effective upon its approval by the Governor or upon its becoming law without such approval and shall apply to all violations occurring on and after such date.

### **SECTION 4.**

All laws and parts of laws in conflict with this Act are 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:

E Abdul-Salaam	Y Davis	Y Heckstall	Y Mayo	Y Setzler
Y Abrams	Y Dawkins-Haigler	Hembree	Y McBrayer	Y Shaw
Y Allison	Y Dempsey	Y Henson	Y McCall	Y Sheldon
Y Amerson	Y Dickerson	E Hill	Y McKillip	Y Sims, B
Y Anderson	Y Dickey	Y Holcomb	Y Meadows	Y Sims, C
Y Ashe	Y Dickson	Y Holmes	Y Mills	Y Smith, E
Y Atwood	Y Dobbs	Y Holt	Y Mitchell	Y Smith, K
E Austin	Y Dollar	Y Horne	Y Morgan	Y Smith, L
Y Baker	Y Drenner	Y Houston	Y Morris	Y Smith, R
Y Battles	Y Dudgeon	Y Howard	Mosby	Y Smith, T
Y Bearden	Y Dukes	Y Huckaby	Y Murphy	Y Smyre
Y Beasley-Teague	Y Dutton	Y Hudson	Y Neal, J	Y Spencer
Y Bell	Ehrhart	Y Hugley	Y Neal, Y	Y Stephens, M
Y Benfield	Y England	Y Jackson	Y Nimmer	Y Stephens, R
Y Benton	Y Epps, C	Y Jacobs	Y Nix	Y Stephenson
Y Black	Y Epps, J	Y James	Y Oliver	Y Talton
Y Braddock	Y Evans	Y Jasperse	Y O'Neal	Y Tankersley
Y Brockway	Y Floyd	Y Jerguson	Y Pak	E Taylor, D
Y Brooks	Y Fludd	Y Johnson	Y Parent	Y Taylor, R
Y Bruce	N Franklin	Y Jones, J	Y Parrish	Y Taylor, T
Y Bryant	Y Frazier	Y Jones, S	Y Parsons	Y Teasley
Y Buckner	Y Fullerton	Y Jordan	Y Peake	Y Thomas
Y Burns	Y Gardner	Y Kaiser	Y Powell, A	Y Tinubu
Y Byrd	Y Geisinger	Y Kendrick	Y Powell, J	Y Walker
Y Carter	Y Golick	Kidd	Y Pruett	Y Watson
Y Casas	Y Gordon	Y Knight	Y Purcell	Y Welch
Y Channell	Y Greene	Y Lane	Y Ramsey	Y Weldon
Y Cheokas	Y Hamilton	Y Lindsey	Y Randall	Y Wilkerson
Y Clark, J	Y Hanner	Y Long	Y Reece	Y Wilkinson
Y Clark, V	Harbin	Lucas	Y Rice	Y Willard
Y Coleman	Y Harden, B	Y Maddox, B	Y Riley	Y Williams, A
Y Collins	Y Harden, M	E Maddox, G	Y Roberts	Y Williams, E
Y Cooke	Y Harrell	Y Manning	Y Rogers	E Williams, R
Y Coomer	Y Hatchett	Y Marin	Y Rynders	Y Williamson
Y Cooper	Y Hatfield	Y Martin	E Scott, M	Y Yates
Y Crawford	Y Heard	Y Maxwell	Y Scott, S	Ralston, Speaker

On the passage of the Bill, by substitute, the ayes were 165, nays 1.

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

By unanimous consent, the following Bill of the House, having been previously postponed, was again postponed until the next legislative day:

HB 91. By Representatives Bearden of the 68th, Ramsey of the 72nd, Powell of the 171st and Cooke of the 18th:

A BILL to be entitled an Act to amend Article 1 of Chapter 10 of Title 17 and Article 2 of Chapter 5 of Title 40 of the Official Code of Georgia Annotated, relating to the procedure for sentencing and imposition of

punishment and the issuance, expiration, and renewal of drivers' licenses, respectively, so as to provide that any person convicted of a felony offense shall have such conviction demarcated on his or her driver's license for the length of his or her sentence; to provide for procedure; to amend Article 3 of Chapter 5 of Title 40 of the Official Code of Georgia Annotated, relating to cancellation, suspension, and revocation of licenses, so as to provide for license suspension under certain circumstances; to provide for related matters; to provide for an effective date; to repeal conflicting laws; and for other purposes.

Representative Parsons of the 42nd District, Chairman of the Committee on Energy, Utilities, and Telecommunications, submitted the following report:

Mr. Speaker:

Your Committee on Energy, Utilities, and Telecommunications 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 332      Do Pass, by Substitute

Respectfully submitted,  
/s/ Parsons of the 42nd  
Chairman

Representative Burns of the 157th District, Chairman of the Committee on Game, Fish and Parks, submitted the following report:

Mr. Speaker:

Your Committee on Game, Fish and Parks 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 277      Do Pass, by Substitute  
HB 485      Do Pass

Respectfully submitted,  
/s/ Burns of the 157th  
Chairman

Representative Walker of the 107th District, Chairman of the Committee on Higher Education, submitted the following report:

Mr. Speaker:

Your Committee on Higher Education 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 62      Do Pass, by Substitute  
HR 495      Do Pass

Respectfully submitted,  
/s/ Walker of the 107th  
Chairman

Representative Willard of the 49th 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 House and has instructed me to report the same back to the House with the following recommendations:

HB 272      Do Pass  
HB 415      Do Pass, by Substitute

Respectfully submitted,  
/s/ Willard of the 49th  
Chairman

Representative Talton of the 145th District, Chairman of the Committee on Special Rules, submitted the following report:

Mr. Speaker:

Your Committee on Special Rules 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 376      Do Pass

Respectfully submitted,  
/s/ Talton of the 145th  
Chairman

Representative Roberts of the 154th District, Chairman of the Committee on Transportation, submitted the following report:

Mr. Speaker:

Your Committee on Transportation 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 487      Do Pass

Respectfully submitted,  
/s/ Roberts of the 154th  
Chairman

Representative Channell of the 116th District, Chairman of the Committee on Ways and Means, submitted the following report:

Mr. Speaker:

Your Committee on Ways and Means 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 117      Do Pass  
HB 133      Do Pass

Respectfully submitted,  
/s/ Channell of the 116th  
Chairman

Representative O'Neal of the 146th moved that the House stand in recess until 5:00 o'clock, P.M., at which time the House will stand adjourned until 10:00 o'clock, A.M. Thursday, March 10, 2011.

The Speaker announced the House in recess until 5:00 o'clock, P.M., at which time the House will stand adjourned, pursuant to the adjournment Resolution previously adopted by the House and Senate, until 10:00 o'clock, A.M. Thursday, March 10, 2011.