

Representative Hall, Atlanta, Georgia**Thursday, March 21, 2013****Thirty-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:

Abrams	Cooke	Gregory	McCall	Smith, M
Alexander	Coomer	Hamilton	Meadows	E Smith, R
Allison	Cooper	Harbin	Mitchell	Smyre
Anderson	Dawkins-Haigler	Harden	Morgan	Spencer
Atwood	Deffenbaugh	Hatchett	Mosby	Stephens, M
Ballinger	Dempsey	Hawkins	Murphy	Stephens, R
Barr	Dickerson	E Henson	Neal	E Stephenson
Battles	Dickey	Hightower	Nimmer	Stovall
E Beasley-Teague	Dickson	Hill	Nix	Stover
E Bell	E Dollar	Hitchens	O'Neal	Strickland
E Bennett	Douglas	Holcomb	E Pak	Talton
Bentley	Drenner	Holmes	Parrish	Tankersley
Benton	Dudgeon	Holt	Parsons	Tanner
Beverly	Dukes	Howard	Peake	Taylor, D
Black	Dunahoo	Hugley	Pezold	Taylor, T
Braddock	Duncan	Jackson	Powell, J	Teasley
Broadrick	Dutton	Jacobs	Pruett	Thomas, A.M.
Brockway	Ehrhart	Jasperse	Quick	Thomas, B
Brooks	England	Jones, J	Ramsey	Turner
Bruce	Epps, J	Jones, L	Randall	Waites
Bryant	E Evans	Jones, S	Rice	Watson, B
Buckner	Fleming	E Jordan	Riley	Watson, S
Burns	Floyd	Kaiser	Roberts	Welch
Caldwell, J	Fludd	Kelley	Rogers, C	Weldon
Caldwell, M	Frazier	Kendrick	Rogers, T	E Wilkerson
Carson	Frye	Kirby	Rutledge	Wilkinson
Carter	Gardner	Knight	Rynders	Willard
E Casas	Gasaway	Lindsey	Scott	E Williams, A
Chandler	Geisinger	Lumsden	Sharper	Williams, C
Channell	Glanton	Mabra	Shaw	Williams, E
Cheokas	Golick	Marin	Sims, B	Williamson
E Clark, J	Gordon	Martin	Smith, E	Yates
Clark, V	Gravley	Maxwell	Smith, L	Ralston, Speaker
Coleman	Greene	Mayo		

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

Representatives Fullerton of the 153rd, Harrell of the 106th, Kidd of the 145th, Oliver of the 82nd, and Powell of the 32nd.

They wished to be recorded as present.

Prayer was offered by Reverend Tony Brock, Senior Pastor, Hope and Life Fellowship, Snellville, Georgia.

The members pledged allegiance to the flag.

Representative Sims of the 123rd, 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 643. By Representatives Willard of the 51st, Lindsey of the 54th, Jacobs of the 80th, Ramsey of the 72nd, Welch of the 110th and others:

A BILL to be entitled an Act to amend Chapter 11 of Title 9 of the Official Code of Georgia Annotated, relating to the "Georgia Civil Practice Act," so as to change provisions relating to general provisions governing discovery; to provide for discovery of electronically stored information; to provide for preservation of electronically stored information; to change provisions relating to production of documents and things and entry upon land for inspection and other purposes; to correct a cross-reference; to change

provisions relating to failure to make discovery; to change provisions relating to subpoenas for taking depositions; 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 644. By Representatives Taylor of the 79th and Brockway of the 102nd:

A BILL to be entitled an Act to amend Chapter 20 of Title 33 of the Official Code of Georgia Annotated, relating to health care plans, so as to require issuers of health benefits plans which utilize drug formularies to make certain disclosures to enrollees; to provide for definitions; to require notice to an enrollee of a modification affecting drug coverage; to provide that certain copayment or cost-sharing amounts continue to apply for a certain duration; to provide for related matters; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Insurance.

HB 645. By Representatives Dollar of the 45th, Taylor of the 173rd, Shaw of the 176th, Rogers of the 29th, Murphy of the 127th and others:

A BILL to be entitled an Act to amend Article 1 of Chapter 24 of Title 33 of the Official Code of Georgia Annotated, relating to general provisions relating to insurance, so as to define certain terms; to provide for the electronic transmission of notices and documents from an insurer to a party to an insurance transaction; to provide for consent; to provide for applicability; to provide for verification and acknowledgment of receipt; to provide for notarized, acknowledged, verified documents and documents made under oath; to provide for oral statements; to provide for related matters; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Insurance.

HB 646. By Representatives Fleming of the 121st, Harbin of the 122nd, Sims of the 123rd and McCall of the 33rd:

A BILL to be entitled an Act to amend Chapter 25 of Title 47 of the Official Code of Georgia Annotated, relating to the Magistrates Retirement Fund of Georgia, so as to provide that part-time chief magistrates may become members of such fund; to provide for related matters; to provide conditions for an effective date and automatic repeal; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Retirement.

HB 647. By Representative Stephens of the 164th:

A BILL to be entitled an Act to amend Title 36 of the O.C.G.A., relating to local government, so as to provide for the establishment of convention and tourism special districts within certain areas of the state; to amend said Title 36 and Title 16 of the O.C.G.A., the "Criminal Code of Georgia," so as to provide that a special district shall be a drug-free commercial zone and to provide for the punishment of certain drug and controlled substance offenses within such zone; to provide for heightened punishment of certain aggravated assaults and aggravated batteries within a special district; to provide for other related matters; to provide for effective dates and applicability; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Judiciary Non-Civil.

HB 648. By Representatives Harrell of the 106th, Roberts of the 155th and Martin of the 49th:

A BILL to be entitled an Act to amend Title 48 of the Official Code of Georgia Annotated, relating to revenue and taxation, so as to change provisions relating to the taxation of motor fuels; to change provisions relating to the second motor fuel tax; to provide for related matters; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Ways & Means.

HB 649. By Representatives Harrell of the 106th, Roberts of the 155th and Martin of the 49th:

A BILL to be entitled an Act to amend Chapter 80 of Title 36 of the Official Code of Georgia Annotated, relating to counties, municipal corporations, and other governmental entities in general, so as to provide for the completion and submission of annual audit reports by community improvement districts; to provide for related matters; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Budget and Fiscal Affairs Oversight.

HB 650. By Representatives Kidd of the 145th, Sims of the 169th and Sharper of the 177th:

A BILL to be entitled an Act to amend Part 2 of Article 1 of Chapter 8 of Title 48 of the Official Code of Georgia Annotated, relating to the imposition, rate, collection, and assessment of a state sales and use tax, so as to provide for a variable rate of such tax based on the place of manufacture of the product sold in this state; to provide for related matters; to provide for an effective date; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Ways & Means.

HB 651. By Representative Stephens of the 164th:

A BILL to be entitled an Act to amend Article 5 of Chapter 13 of Title 48 of the Official Code of Georgia Annotated, relating to excise taxes on rental motor vehicles, so as to add public transit to the authorized purposes for the proceeds of such tax; to provide for related matters; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Ways & Means.

HB 652. By Representatives Kelley of the 16th, Fleming of the 121st, Gravley of the 67th, Duncan of the 26th, Strickland of the 111th and others:

A BILL to be entitled an Act to amend Code Section 16-11-129 of the Official Code of Georgia Annotated, relating to license to carry weapon, temporary renewal permit, and mandamus, so as to provide that all records of the judge of probate court regarding weapons carry licenses shall be confidential and not open to public inspection and shall not be disclosed; to provide for exceptions; to provide for related matters; to provide an effective date; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Public Safety & Homeland Security.

HR 756. By Representative Kidd of the 145th:

A RESOLUTION requesting that the Governor of Georgia recognize the economic impact that the closing of Central State Hospital and the closing of the Georgia Power Plant Branch will have on the counties of Baldwin, Hancock, and Putnam; and for other purposes.

Referred to the Committee on Economic Development & Tourism.

HR 757. By Representatives Gardner of the 57th, Beasley-Teague of the 65th, Bruce of the 61st, Jones of the 62nd, Marin of the 96th and others:

A RESOLUTION urging the Department of Community Affairs to adopt critically needed changes to the federally funded HomeSafe Georgia program in order to accomplish its purpose to prevent home foreclosure for Georgia families due to unemployment and other causes; and for other purposes.

Referred to the Committee on State Planning & Community Affairs.

HR 758. By Representatives Allison of the 8th, Ralston of the 7th, Golick of the 40th, Jones of the 47th, O`Neal of the 146th and others:

A RESOLUTION requesting that the Tennessee Valley Authority extend the recreational season on certain lakes; and for other purposes.

Referred to the Committee on Natural Resources & Environment.

HR 759. By Representative Shaw of the 176th:

A RESOLUTION honoring the life of Governor Eurith Dickson "Ed" Rivers and dedicating a road in his memory; and for other purposes.

Referred to the Committee on Transportation.

HR 760. By Representatives Kelley of the 16th, Ramsey of the 72nd, Peake of the 141st, Roberts of the 155th, Watson of the 166th and others:

A RESOLUTION requesting that Congress oppose a new tax on the Medicare Prescription Drug Plan; and for other purposes.

Referred to the Committee on Health & Human Services.

HR 761. By Representative Houston of the 170th:

A RESOLUTION honoring the life of Mr. Jim McClelland, Sr., and dedicating a bridge in his memory; and for other purposes.

Referred to the Committee on Transportation.

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

HB 653. By Representatives Cheokas of the 138th and Rynders of the 152nd:

A BILL to be entitled an Act to amend an Act creating the State Court of Sumter County, formerly the Civil and Criminal Court of Sumter County, approved November 22, 1900 (Ga. L. 1900, p. 93), as amended, particularly by an Act approved March 22, 1974 (Ga. L. 1974, p. 3039), and by an Act approved March 26, 1980 (Ga. L. 1980, p. 4247), so as to change the compensation of the judge of such court; to change the provisions regarding the practice of law by such judge; to provide for related matters; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Intragovernmental Coordination - Local.

HR 826. By Representatives Neal of the 2nd, England of the 116th, Lindsey of the 54th, Sheldon of the 104th, Dickson of the 6th and others:

A RESOLUTION creating the House Human Embryonic Research Study Committee; and for other purposes.

Referred to the Committee on Health & Human Services.

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

HB 608	HB 609
HB 610	HB 611
HB 612	HB 613
HB 614	HB 615
HB 616	HB 617
HB 618	HB 619
HB 620	HB 621
HB 622	HB 623
HB 624	HB 625
HB 626	HB 627
HB 628	HB 629
HB 630	HB 631
HB 632	HB 633
HB 634	HB 635
HB 636	HB 637
HB 638	HB 639
HB 640	HB 641
HB 642	HR 739
HR 740	HR 741
HR 755	SB 249

Representative Cooper of the 43rd 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 Bill and Resolution of the Senate and has instructed me to report the same back to the House with the following recommendations:

SB 216	Do Pass, by Substitute
SR 413	Do Pass

Respectfully submitted,
/s/ Cooper of the 43rd
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 380	Do Pass, by Substitute	HB 528	Do Pass
HB 561	Do Pass	HB 575	Do Pass, by Substitute
HB 589	Do Pass	HB 590	Do Pass
HB 591	Do Pass	HB 593	Do Pass
HB 594	Do Pass	HB 596	Do Pass
HB 598	Do Pass	HB 603	Do Pass
HB 604	Do Pass	SB 222	Do Pass
SB 223	Do Pass		

Respectfully submitted,
/s/ Sims of the 169th
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 534	Do Pass	HR 720	Do Pass
HR 721	Do Pass	HR 762	Do Pass
HR 763	Do Pass	HR 766	Do Pass
HR 767	Do Pass		

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

HOUSE RULES CALENDAR
THURSDAY, MARCH 21, 2013

Mr. Speaker and Members of the House:

The Committee on Rules has fixed the calendar for this 36th Legislative Day as enumerated below:

DEBATE CALENDAR

Modified Open Rule

HR 644	House Study Committee on Timber Security; create (Judy-Willard-51st)
SB 11	Georgia Geospatial Advisory Council; reestablish; membership; duties (Substitute)(NR&E-Knight-130th) Carter-1st
SB 14	Georgia Alzheimer's and Related Dementias State Plan Task Force; create (HumR-Benton-31st) Unterman-45th
SB 76	Returning Veterans Task Force; create; membership (D&VA-Hitchens-161st) Jackson-2nd
SB 82	Education; change designations from North Georgia College to the University of North Georgia (HEd-Tanner-9th) Gooch-51st
SB 87	Roadside Markets Incentive Program; repeal (A&CA-Kirby-114th) Ginn-47th
SB 97	Agricultural Commodity Commission for Beef; create; membership; powers (A&CA-Watson-172nd) Wilkinson-50th
SB 140	Insurance; include contracts, agreements, and instruments for repair of a motor vehicle (Ins-Maxwell-17th) Murphy-27th
SB 170	Forgery and Fraudulent Practices; identity fraud; add medical identity fraud (Substitute)(JudyNC-Gravley-67th) Hill-32nd
SB 187	State Government; provide exemption for the board of commissioners of Georgia Student Finance Commission; board of directors (Substitute)(JudyNC-Dollar-45th) Hill-32nd
SR 113	Public Property; granting of restrictive and nonexclusive easements for operation/maintenance of facilities, utilities 16 counties (Substitute) (SProp-Neal-2nd) Jackson-24th
SR 267	U.S. Army Corps of Engineers; urge to close Noyes Cut in the Satilla River System (NR&E-Spencer-180th) Ligon, Jr.-3rd

Modified Structured Rule

**Pursuant to Rule 33.3, debate on SB 179 shall be limited to no longer than one hour.
Time to be allocated at the discretion of the Speaker.**

- SB 179 Public Contracts; if sealed competitive proposal requested/price or project cost not a selection factor; no bid bond shall be required (Substitute) (Judy-Lindsey-54th) Hill-6th (AM 28 1248)
- SB 236 Insurance; require insurers; indicate amount of the premium increase; Patient Protection and Affordable Care Act (Substitute)(Ins-Atwood-179th) Jones-25th

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

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

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

- HB 604. By Representatives Jones of the 47th, Lindsey of the 54th, Geisinger of the 48th, Riley of the 50th, Wilkinson of the 52nd and others:

A BILL to be entitled an Act to amend an Act providing for the determination of millage rates by governing authorities in Fulton County, approved March 14, 1991 (Ga. L. 1991, p. 3506), so as to provide for dates on which the governing authority of Fulton County may make or fix certain levies of ad valorem taxes; to provide for procedures related thereto; to cite a certain constitutional authorization; 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:

N Abrams	Y Coomer	Y Hamilton	Y McCall	Sims, C
N Alexander	Y Cooper	Y Harbin	Y Meadows	N Smith, E
Y Allison	N Dawkins-Haigler	Y Harden	N Mitchell	Smith, L
N Anderson	Y Deffenbaugh	Harrell	Morgan	N Smith, M
Y Atwood	Y Dempsey	Y Hatchett	Y Morris	E Smith, R
Y Ballinger	N Dickerson	Y Hawkins	N Mosby	N Smyre
Y Barr	Y Dickey	N Henson	N Murphy	Y Spencer

Y Battles	Y Dickson	Y Hightower	Y Neal	N Stephens, M
E Beasley-Teague	E Dollar	Y Hill	Y Nimmer	Y Stephens, R
E Bell	N Douglas	Y Hitchens	Nix	E Stephenson
N Bennett	N Drenner	N Holcomb	N Oliver	Y Stovall
Bentley	Y Dudgeon	Y Holmes	Y O'Neal	Y Stover
Y Benton	N Dukes	Holt	Y Pak	Y Strickland
N Beverly	Y Dunahoo	Y Houston	Y Parrish	Y Talton
Y Black	Y Duncan	N Howard	Y Parsons	Y Tankersley
Y Braddock	Y Dutton	N Hugley	Y Peake	Y Tanner
Y Broadrick	Ehrhart	N Jackson	Y Pezold	Taylor, D
Y Brockway	Y England	Y Jacobs	Y Powell, A	Y Taylor, T
N Brooks	Epps, C	Y Jasperse	Y Powell, J	Y Teasley
N Bruce	Y Epps, J	Y Jones, J	Y Pruett	N Thomas, A.M.
N Bryant	E Evans	N Jones, L	Y Quick	N Thomas, B
N Buckner	Y Fleming	N Jones, S	Y Ramsey	Y Turner
Y Burns	Y Floyd	E Jordan	Randall	N Waites
Y Caldwell, J	N Fludd	N Kaiser	Y Rice	Y Watson, B
Y Caldwell, M	N Frazier	Y Kelley	Y Riley	Y Watson, S
Y Carson	N Frye	N Kendrick	Y Roberts	Y Welch
Y Carter	Fullerton	Kidd	Y Rogers, C	Y Weldon
E Casas	N Gardner	Y Kirby	Y Rogers, T	E Wilkerson
Y Chandler	Y Gasaway	Y Knight	Y Rutledge	Y Wilkinson
Y Channell	Y Geisinger	Y Lindsey	Y Rynders	Y Willard
Y Chapman	N Glanton	Y Lumsden	N Scott	E Williams, A
Y Cheokas	Golick	N Mabra	Y Setzler	Y Williams, C
E Clark, J	N Gordon	N Marin	N Sharper	N Williams, E
Y Clark, V	Y Gravley	Y Martin	Y Shaw	Y Williamson
Y Coleman	Y Greene	Y Maxwell	Y Sheldon	Y Yates
Y Cooke	Y Gregory	N Mayo	Y Sims, B	Ralston, Speaker

On the passage of the Bill, the ayes were 108, nays 46.

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

HB 594. By Representatives Martin of the 49th, Jones of the 47th, Lindsey of the 54th, Riley of the 50th, Dudgeon of the 25th and others:

A BILL to be entitled an Act to amend an Act entitled "An Act to completely and exhaustively revise, supersede, consolidate, and replace all of the laws and amendments thereto pertaining to the Fulton County Personnel Board and the Fulton County Merit System of Personnel Administration," approved April 13, 1982 (Ga. L. 1982, p. 4896), as amended, so as to provide a statement of authority; to define certain terms; to provide that all future employees of Fulton County other than public safety employees shall be unclassified; to provide for current classified employees; to provide that employees may be dismissed, demoted, or disciplined for any reason or no reason without notice, explanation, or appeal; to provide a statement of legislative intent; 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:

N Abrams	Y Coomer	Y Hamilton	Y McCall	Sims, C
N Alexander	Y Cooper	Y Harbin	Y Meadows	N Smith, E
Y Allison	N Dawkins-Haigler	Y Harden	N Mitchell	Y Smith, L
N Anderson	Y Deffenbaugh	Harrell	N Morgan	N Smith, M
Y Atwood	Y Dempsey	Y Hatchett	Y Morris	E Smith, R
Y Ballinger	N Dickerson	Y Hawkins	N Mosby	Smyre
Y Barr	Y Dickey	N Henson	N Murphy	Y Spencer
Y Battles	Y Dickson	Y Hightower	Y Neal	N Stephens, M
E Beasley-Teague	E Dollar	Y Hill	Y Nimmer	Y Stephens, R
E Bell	N Douglas	Y Hitchens	Y Nix	E Stephenson
N Bennett	N Drenner	N Holcomb	N Oliver	N Stovall
Bentley	Y Dudgeon	Y Holmes	Y O'Neal	Y Stover
Y Benton	N Dukes	Y Holt	Y Pak	Y Strickland
Beverly	Y Dunahoo	Y Houston	Y Parrish	Y Talton
Y Black	Y Duncan	N Howard	Y Parsons	Y Tankersley
Braddock	Y Dutton	N Hugley	Y Peake	Y Tanner
Y Broadrick	Ehrhart	N Jackson	Y Pezold	Y Taylor, D
Y Brockway	Y England	Y Jacobs	Y Powell, A	Y Taylor, T
N Brooks	Epps, C	Y Jasperse	Y Powell, J	Y Teasley
N Bruce	Y Epps, J	Y Jones, J	Y Pruett	N Thomas, A.M.
N Bryant	E Evans	N Jones, L	Y Quick	N Thomas, B
N Buckner	Y Fleming	N Jones, S	Ramsey	Y Turner
Y Burns	N Floyd	E Jordan	Randall	N Waites
Y Caldwell, J	N Fludd	N Kaiser	Rice	Y Watson, B
Y Caldwell, M	N Frazier	Y Kelley	Y Riley	Y Watson, S
Y Carson	N Frye	N Kendrick	Y Roberts	Y Welch
Y Carter	Fullerton	Kidd	Y Rogers, C	Y Weldon
E Casas	N Gardner	Y Kirby	Y Rogers, T	E Wilkerson
Y Chandler	Y Gasaway	Y Knight	Y Rutledge	Y Wilkinson
Y Channell	Y Geisinger	Y Lindsey	Y Rynders	Y Willard
Y Chapman	N Glanton	Y Lumsden	N Scott	Williams, A
Y Cheokas	Golick	N Mabra	Y Setzler	Y Williams, C
E Clark, J	N Gordon	N Marin	N Sharper	N Williams, E
Y Clark, V	Y Gravley	Y Martin	Y Shaw	Y Williamson
Y Coleman	Greene	Y Maxwell	Y Sheldon	Y Yates
Y Cooke	Y Gregory	N Mayo	Y Sims, B	Ralston, Speaker

On the passage of the Bill, the ayes were 106, nays 47.

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

HB 598. By Representatives Willard of the 51st, Jones of the 47th, Lindsey of the 54th, Wilkinson of the 52nd, Geisinger of the 48th and others:

A BILL to be entitled an Act to provide that Fulton County employees first or again employed on and after July 1, 2013, to serve the Superior Court of

Fulton County, the Magistrate Court of Fulton County, or the State Court of Fulton County shall be employees at will; 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:

N Abrams	Y Coomer	Y Hamilton	Y McCall	Sims, C
N Alexander	Y Cooper	Y Harbin	Y Meadows	N Smith, E
Y Allison	N Dawkins-Haigler	Y Harden	N Mitchell	Y Smith, L
N Anderson	Y Deffenbaugh	Harrell	N Morgan	N Smith, M
Y Atwood	Y Dempsey	Y Hatchett	Y Morris	E Smith, R
Y Ballinger	N Dickerson	Y Hawkins	N Mosby	Smyre
Y Barr	Y Dickey	N Henson	N Murphy	Y Spencer
Y Battles	Y Dickson	Y Hightower	Y Neal	N Stephens, M
E Beasley-Teague	E Dollar	Y Hill	Y Nimmer	Y Stephens, R
E Bell	N Douglas	Y Hitchens	Y Nix	E Stephenson
N Bennett	N Drenner	N Holcomb	N Oliver	N Stovall
Bentley	Y Dudgeon	Y Holmes	Y O'Neal	Y Stover
Y Benton	N Dukes	Y Holt	Y Pak	Y Strickland
Beverly	Y Dunahoo	Y Houston	Y Parrish	Y Talton
Y Black	Y Duncan	N Howard	Y Parsons	Y Tankersley
Braddock	Y Dutton	N Hugley	Y Peake	Y Tanner
Y Broadrick	Ehrhart	Jackson	Y Pezold	Y Taylor, D
Y Brockway	Y England	Y Jacobs	Y Powell, A	Y Taylor, T
N Brooks	Epps, C	Y Jasperse	Y Powell, J	Y Teasley
N Bruce	Y Epps, J	Y Jones, J	Y Pruett	N Thomas, A.M.
N Bryant	E Evans	N Jones, L	Y Quick	N Thomas, B
N Buckner	Y Fleming	N Jones, S	Y Ramsey	Y Turner
Y Burns	N Floyd	E Jordan	Randall	N Waites
Y Caldwell, J	N Fludd	N Kaiser	Y Rice	Y Watson, B
Y Caldwell, M	N Frazier	Y Kelley	Y Riley	Y Watson, S
Y Carson	N Frye	N Kendrick	Y Roberts	Y Welch
Y Carter	N Fullerton	Kidd	Y Rogers, C	Y Weldon
E Casas	N Gardner	Y Kirby	Y Rogers, T	E Wilkerson
Y Chandler	Y Gasaway	Y Knight	Y Rutledge	Y Wilkinson
Y Channell	Y Geisinger	Y Lindsey	Y Rynders	Y Willard
Chapman	N Glanton	Y Lumsden	N Scott	Williams, A
Y Cheokas	Golick	N Mabra	Y Setzler	Y Williams, C
E Clark, J	N Gordon	N Marin	N Sharper	N Williams, E
Y Clark, V	Y Gravley	Y Martin	Y Shaw	Y Williamson
Y Coleman	Y Greene	Y Maxwell	Sheldon	Y Yates
Y Cooke	Y Gregory	N Mayo	Y Sims, B	Ralston, Speaker

On the passage of the Bill, the ayes were 107, nays 47.

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

HB 380. By Representatives Riley of the 50th, Jones of the 47th, Geisinger of the 48th, Wilkinson of the 52nd, Dudgeon of the 25th and others:

A BILL to be entitled an Act to amend an Act providing in Fulton County a system for pension and retirement pay to teachers and employees of the Board of Education of Fulton County, approved February 2, 1945 (Ga. L. 1945, p. 528), as amended, particularly by an Act approved May 11, 2009 (Ga. L. 2009, p. 4004), and an Act approved April 11, 2012 (Ga. L. 2012, p. 4982), so as to provide that the Board of Education of Fulton County shall be the plan sponsor and funding agent of such plan; to provide for the administration of the plan through a committee of the board of education; to provide for a committee known as the pension board; to provide for membership and duties of the pension board; 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 an Act providing in Fulton County a system for pension and retirement pay to teachers and employees of the Board of Education of Fulton County, approved February 2, 1945 (Ga. L. 1945, p. 528), as amended, particularly by an Act approved May 11, 2009 (Ga. L. 2009, p. 4004), and an Act approved April 11, 2012 (Ga. L. 2012, p. 4982), so as to provide that the Board of Education of Fulton County shall be the plan sponsor and funding agent of such plan; to provide for the administration of the plan through a committee of the board of education; to provide for a committee known as the pension board; to provide for membership and duties of the pension board; to provide for related matters; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

An Act providing in Fulton County a system for pension and retirement pay to teachers and employees of the Board of Education of Fulton County, approved February 2, 1945 (Ga. L. 1945, p. 528), as amended, particularly by an Act approved May 11, 2009 (Ga. L. 2009, p. 4004), and an Act approved April 11, 2012 (Ga. L. 2012, p. 4982), is amended by revising Article XII of the plan as follows:

"ARTICLE XII
ADMINISTRATION
SECTION 12.01.

Pension board, appointment, and term of office.

(a) The Board of Education of Fulton County shall be the plan sponsor and funding agent and shall have full responsibility and authority for interpreting and implementing the plan.

(b) Administration of the plan shall be carried out under the direction of the board of education by a committee of the board of education which shall be known as the 'pension board' and which shall consist of seven voting members and one nonvoting member. Except as otherwise provided in subsection (b.1) of this section, members shall be qualified and chosen as follows:

(1) The superintendent of the Fulton County School System, ex officio, who shall not have a vote;

(2) The chief financial officer of the Fulton County School System, ex officio;

(3) The executive director of fiscal services of the Fulton County School System, ex officio; and

(4) Two members nominated by the pension board and appointed by the board of education for four-year terms who shall be former teachers or employees of the board of education and who shall be pensioners;

(5) Two members nominated by the pension board and appointed by the board of education for four-year terms who shall be active teachers or employees of the board of education and participants in the plan; and

(6) One member nominated by the pension board and appointed by the board of education for a four-year term who shall be a school administrator within the Fulton County School System and a participant in the plan.

(b.1)(1) The terms of office of the members of the pension board serving on the effective date of this Act shall end on the 30th day following the effective date of this Act. The initial members shall be as provided in subsection (b) of this section; provided, however, that the board of education shall appoint members from plan participant groups according to paragraphs (4), (5), and (6) of such subsection without nominations by the pension board. The members so appointed shall take office on the 30th day following the effective date of this Act.

(2) If at any time the pension board has four or more vacancies, the nomination process provided by paragraphs (4), (5), and (6) of subsection (b) of this section shall be suspended in part and the board of education shall appoint members to any vacant positions on the pension board from the participation group from which the vacancy occurs.

(3) If the board of education fails to confirm two successive pension board nominations for membership to the pension board, then the board of education shall appoint a member to that position from the participation group from which the vacancy occurs.

(4) Members of the pension board shall serve at the pleasure of the board of education. The board of education may by majority vote remove any member of the pension board without notice or hearing.

(c) In the event of the death, resignation, removal, or other disability of a pension board member which renders him or her incapable of performing the duties of a member of the

pension board during his or her or her term of office, such pension board member's replacement shall be selected in the manner specified in subsection (b) of this section for such position and shall serve the remaining balance of such term of office.

(d) The superintendent of the Fulton County School System or his or her designee shall serve as chairperson of the pension board. The pension board shall elect one member to serve as secretary and shall hold a regular public meeting at least once a month at a time and place to be fixed by the pension board. The members of the pension board shall serve without pay. The pension board may employ an executive director and other personnel who shall serve at the will of and under the direction of the superintendent of the Fulton County School System at salaries to be designated by the pension board. With the consent of the board of education, such executive director shall be treated as an employee of the Fulton County Board of Education for benefits and tax reporting purposes.

(e) The pension board shall have the authority, subject to the approval of the board of education, to adopt rules and regulations in the administration of this Act and in carrying out the provisions of this Act and to provide for the equitable disposition of any matter not specifically covered by the provisions of this Act; provided, however, that all such rules shall be consistent with the terms and spirit of this Act.

(f) The chief financial officer of the Fulton County School System shall be designated as the treasurer and custodian of this Act and shall be subject to the direction of the superintendent of the Fulton County School System for the purpose of carrying out his or her or her duties under the plan. Whenever any pension has been granted by the pension board, a check shall be drawn on the pension fund, providing for the payment of the pension as the same matures, and shall be signed by the chairperson of the pension board and countersigned and paid by the treasurer.

(g) Four members of the pension board shall constitute a quorum, and notice by the secretary shall be given for special or called meetings of the pension board. The chairperson of the pension board shall provide a bond with a good corporate surety in the sum of not less than \$5,000.00 for his or her faithful performance as chairperson of the pension board, and the treasurer shall provide a bond with a good corporate surety in the sum of not less than \$25,000.00 for his or her faithful performance as treasurer and custodian of the pension fund. The premiums on such bonds shall be an expense of this Act.

(h) Except as otherwise provided in the plan, no member or employee of the pension board shall have any personal interest in the gains or profits from any investment made by the pension board or use the assets of this Act in any manner, directly or indirectly, for himself or herself or as an agent, except to make such payments as are authorized by the pension board in accordance with the plan.

SECTION 12.02.

Appointment of agents.

In addition to those powers set forth elsewhere in the plan or this Act, the pension board may, with the consent of the board of education, appoint such agents, who need not be members of such pension board, as it may deem necessary for the effective performance of its duties and may delegate to such agents such powers and duties, whether ministerial or discretionary, as the pension board and the board of education may deem expedient or appropriate. The pension board shall act by majority vote.

SECTION 12.03.

Powers and responsibility.

Subject to the approval of the board of education, the pension board shall have responsibility for the administration of the plan, with all powers necessary to enable it properly to carry out its duties as set forth in this Act. The pension board shall have the following duties and responsibilities:

- (1) To serve as trustee of the trust fund;
- (2) To construe the plan and to answer all questions that arise out of the plan;
- (3) To select and remove all service providers to the plan, including the actuary, broker and investment advisor, custodians, and other advisors;
- (4) To decide all questions relating to the eligibility of employees to participate in the plan;
- (5) To determine the benefits of this Act to which any participant or beneficiary may be entitled;
- (6) To maintain and retain records relating to the participants and beneficiaries;
- (7) To prepare and furnish to the participants all information required under applicable state or federal law or provisions of this Act to be furnished to them, which may be provided electronically where appropriate; provided, however, any such information required to be submitted in written form may be provided by electronic means in a manner consistent with the requirements of Treasury Regulations Section 1.401(a)(21), as amended;
- (8) To prepare and furnish to agents and service providers to the plan sufficient employee data so that such service providers may carry out their obligations to the plan and its participants and beneficiaries;
- (9) To prepare and file or publish with all other appropriate government officials all reports and other information required under law to be so filed or published;
- (10) To provide directions to the trustee or custodian for the methods of benefit payment and all other matters where called for in the plan or requested by the trustee or custodian;
- (11) To engage assistants and professional advisers;
- (12) To arrange for fiduciary bonding, if necessary;
- (13) To provide procedures for determination of claims for benefits; and
- (14) To delegate any or all of these responsibilities.

SECTION 12.04.

Records of pension board.

(a) Any notice, direction, order, request, certification, or instruction of the pension board to the trustee or custodian shall be in writing and shall be signed by a member of the pension board. The trustee or custodian and every other person shall be entitled to rely conclusively upon any and all such notices, directions, orders, requests, certifications, and instructions received from the pension board and reasonably believed to be properly executed and shall act in accordance therewith.

(b) All acts and determinations of the pension board shall be duly recorded by its secretary or under the secretary's supervision, and all such records, together with such other documents as may be necessary for the administration of this Act, shall be preserved in the custody of the secretary.

SECTION 12.05.

Reporting and disclosure.

The pension board shall keep all individual and group records relating to the participants and beneficiaries and all other records necessary for the proper operation of this Act. The pension board shall prepare and shall file as required by law or regulation all reports, forms, documents, and other items required by the Code and every other relevant statute, each as amended, and all regulations thereunder. This provision shall not be construed as imposing upon the pension board the responsibility or authority for the preparation, preservation, publication, or filing of any document required to be prepared, preserved, or filed by the trustee or custodian to whom such responsibilities are delegated by law or by the plan.

SECTION 12.06.

Construction of this Act.

The pension board shall take such steps as are considered necessary and appropriate to remedy any inequity that results from incorrect information received or communicated in good faith or as the consequence of an administrative error. The board of education shall interpret the plan and shall answer any questions arising in the administration, interpretation, and application of the plan. The pension board shall endeavor to act, whether by general rules or by particular decisions, so as not to discriminate in favor of or against any person and so as to treat all persons in similar circumstances uniformly. The pension board shall correct any defect of, reconcile any inconsistency in, or supply any omission from the plan.

SECTION 12.07.

Assistants and advisers.

(a) The pension board shall have the right, subject to the consent of the board of education, to delegate any of its responsibility and to hire such professional assistants and consultants as it deems necessary or advisable. To the extent that the costs for such assistants and advisers are not paid by the board of education, they shall be paid at the direction of the pension board from the trust fund as an expense of the trust fund.

(b) The pension board and the board of education shall be entitled to rely upon all certificates and reports made by an accountant, attorney, or other professional adviser selected pursuant to this section; the pension board and the board of education shall be fully protected in respect to any action taken or suffered by them in good faith in reliance upon the advice or opinion of any such accountant, attorney, or other professional adviser; and any action so taken or suffered shall be conclusive upon each of them and upon all other persons interested in the plan."

SECTION 2.

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:

N Abrams	Y Coomer	Y Hamilton	Y McCall	Sims, C
N Alexander	Y Cooper	Y Harbin	Y Meadows	N Smith, E
Y Allison	N Dawkins-Haigler	Y Harden	N Mitchell	Y Smith, L
N Anderson	Y Deffenbaugh	Harrell	N Morgan	Smith, M
Y Atwood	Y Dempsey	Y Hatchett	Y Morris	E Smith, R
Y Ballinger	N Dickerson	Y Hawkins	N Mosby	Smyre
Y Barr	Y Dickey	N Henson	N Murphy	Y Spencer
Y Battles	Y Dickson	Y Hightower	Y Neal	N Stephens, M
E Beasley-Teague	E Dollar	Y Hill	Y Nimmer	Y Stephens, R
E Bell	N Douglas	Y Hitchens	Y Nix	E Stephenson
N Bennett	N Drenner	N Holcomb	N Oliver	N Stovall
Bentley	Y Dudgeon	Y Holmes	Y O'Neal	Y Stover
Y Benton	N Dukes	Y Holt	Y Pak	Y Strickland
N Beverly	Y Dunahoo	Y Houston	Y Parrish	Y Talton
Black	Y Duncan	N Howard	Y Parsons	Y Tankersley
Y Braddock	Y Dutton	N Hugley	Y Peake	Y Tanner
Y Broadrick	Y Ehrhart	Jackson	Y Pezold	Y Taylor, D
Y Brockway	Y England	Y Jacobs	Y Powell, A	Y Taylor, T
N Brooks	Epps, C	Y Jasperse	Y Powell, J	Y Teasley
N Bruce	Y Epps, J	Y Jones, J	Y Pruett	N Thomas, A.M.
N Bryant	E Evans	N Jones, L	Y Quick	N Thomas, B
N Buckner	Y Fleming	N Jones, S	Y Ramsey	Y Turner
Y Burns	N Floyd	E Jordan	Randall	N Waites
Y Caldwell, J	N Fludd	N Kaiser	Y Rice	Y Watson, B
Y Caldwell, M	N Frazier	Y Kelley	Y Riley	Y Watson, S
Y Carson	N Frye	N Kendrick	Y Roberts	Y Welch
Y Carter	N Fullerton	Kidd	Y Rogers, C	Y Weldon

E Casas	N Gardner	Y Kirby	Y Rogers, T	E Wilkerson
Y Chandler	Y Gasaway	Y Knight	Y Rutledge	Y Wilkinson
Y Channell	Y Geisinger	Y Lindsey	Y Rynders	Y Willard
Y Chapman	N Glanton	Y Lumsden	N Scott	Williams, A
Y Cheokas	Golick	N Mabra	Y Setzler	Y Williams, C
E Clark, J	N Gordon	N Marin	N Sharper	N Williams, E
Y Clark, V	Y Gravley	Y Martin	Y Shaw	Y Williamson
Y Coleman	Y Greene	Y Maxwell	Y Sheldon	Y Yates
Y Cooke	Y Gregory	N Mayo	Y Sims, B	Ralston, Speaker

On the passage of the Bill, by substitute, the ayes were 110, nays 47.

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

HB 528. By Representatives Yates of the 73rd, Mabra of the 63rd and Fludd of the 64th:

A BILL to be entitled an Act to authorize the governing authority of the City of Peachtree City to levy an excise tax pursuant to subsection (b) of Code Section 48-13-51 of the O.C.G.A.; to provide procedures, conditions, and limitations; 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 561. By Representatives Nimmer of the 178th and Dutton of the 157th:

A BILL to be entitled an Act to amend an Act creating a new charter for the City of Jesup, approved December 15, 1937 (Ga. L. 1937-38 Ex. Sess., p. 1142), as amended, so as to change the description of the election districts; to provide for definitions and inclusions; to provide for the continuation in office of current members; to provide for the submission of this Act for preclearance under Section 5 of the federal Voting Rights Act of 1965, as amended; 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 575. By Representative Rice of the 95th:

A BILL to be entitled an Act to amend an Act to incorporate the City of Peachtree Corners, approved May 11, 2011 (Ga. L. 2011, p. 3729), so as to

change certain provisions relating to the city's ability to enter into agreements with other governmental parties; to provide for the city's inclusion to the Gwinnett County Police Service District, the Gwinnett County Fire and Emergency Medical Service District, the Gwinnett County Recreation District, and the Gwinnett County Emergency 9-1-1 System at the conclusion of the city's transition period; to clarify the city's municipal elections through the transition period; 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 an Act to incorporate the City of Peachtree Corners, approved May 11, 2011 (Ga. L. 2011, p. 3729), so as to change certain provisions relating to the city's ability to enter into agreements with other governmental entities; to provide for the city's inclusion to the Gwinnett County Police Service District, the Gwinnett County Fire and Emergency Medical Service District, the Gwinnett County Recreation District, and the Gwinnett County Emergency 9-1-1 System at the conclusion of the city's transition period; to clarify the city's municipal elections through the transition period; to provide for related matters; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

An Act to incorporate the City of Peachtree Corners, approved May 11, 2011 (Ga. L. 2011, p. 3729), is amended by adding a new subsection to Section 1.12 to read as follows:

"(d) Notwithstanding the limitations of subsections (b) and (c) of this section, the city may, without the necessity of a referendum, enter into agreements with other governmental entities, including federal and state agencies and other local governments, to provide for any services not currently authorized by this charter but necessary for the general health, safety, and welfare of the citizens."

SECTION 2.

Said Act is further amended by adding new subsections to Section 8.11 to read as follows:

"(j)(1) At the conclusion of the transition period as defined herein, the City of Peachtree Corners shall be deemed to be a part of the existing special service district located in Gwinnett County known as the Police Service District. The participation of the City of Peachtree Corners in the Police Service District shall be subject to, and in accordance with, the existing terms and conditions of participation as established by

Gwinnett County with other participating cities, including, but not limited to, those terms and conditions related to costs, funding, duration, and modification of services. Gwinnett County is expressly authorized to provide police services within the City of Peachtree Corners and, for the purpose of funding such services, to establish and levy a tax on property located within the City of Peachtree Corners at a millage rate that is uniform with property located in other cities and unincorporated areas participating in the Police Service District, but the millage rate shall not be counted against the 1 mill maximum imposed on taxes established and levied by the City of Peachtree Corners.

(2) At the conclusion of the transition period as defined herein, the City of Peachtree Corners shall be deemed to be a part of the existing special service district located in Gwinnett County known as the Fire and Emergency Medical Service District. The participation of the City of Peachtree Corners in the Fire and Emergency Medical Service District shall be subject to, and in accordance with, the existing terms and conditions of participation as established by Gwinnett County with other participating cities, including, but not limited to, those terms and conditions related to costs, funding, duration, and modification of services. Gwinnett County is expressly authorized to provide fire and emergency medical services within the City of Peachtree Corners and, for the purpose of funding such services, to establish and levy a tax on property located within the City of Peachtree Corners at a millage rate that is uniform with property located in other cities and unincorporated areas participating in the Fire and Emergency Medical Service District, but the millage rate shall not be counted against the 1 mill maximum imposed on taxes established and levied by the City of Peachtree Corners.

(3) At the conclusion of the transition period as defined herein, the City of Peachtree Corners shall be deemed to remain a part of the existing special service district known as the Gwinnett County Recreation District, approved and created by the electors of Gwinnett County by referendum held on November 4, 1986, for the purpose of establishing and maintaining a county-wide parks and recreation system. The participation of the City of Peachtree Corners in the Gwinnett County Recreation District shall be subject to, and in accordance with, the existing terms and conditions of participation as established by Gwinnett County. Gwinnett County is expressly authorized to provide recreational services within the City of Peachtree Corners and, for the purpose of funding such services, to establish and levy a tax on property located within the City of Peachtree Corners at a millage rate that is uniform with other property located in the Gwinnett County Recreation District, but the millage rate shall not be counted against the 1 mill maximum imposed on taxes established and levied by the City of Peachtree Corners.

(4) At the conclusion of the transition period as defined herein, the City of Peachtree Corners shall continue to be served by Gwinnett County's Emergency 9-1-1 System for the provision of emergency 9-1-1 services, including, but not limited to, call-taking and emergency dispatch services, and shall continue to be served by the existing public safety answering points established and operated by Gwinnett County, all pursuant to the authority of the Georgia Emergency Telephone Number 9-1-1

Service Act of 1977. The City of Peachtree Corners shall not create or operate its own Emergency 9-1-1 System or public safety answering point and shall not impose or collect a 9-1-1 charge from suppliers of telephone services, including local exchange telephone service or other telephone communication service, wireless service, prepaid wireless service, mobile telecommunications service, computer service, Voice over Internet Protocol service, or any technology that delivers or is required by law to deliver a call to a public safety answering point.

(k) Only for the purposes of holding and conducting municipal elections during the transition period, the election superintendent of Gwinnett County shall be vested with the powers and duties of the election superintendent of the City of Peachtree Corners. During the transition period, the election superintendent of Gwinnett County shall conduct all municipal elections for the City of Peachtree Corners during the 2013 election cycle. The expense of any such election, or necessary runoff, shall be borne by the City of Peachtree Corners and remitted to Gwinnett County within 60 days after any such election or runoff. It shall be the election superintendent's duty to certify the result of any election or runoff to the Secretary of State."

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.

HB 589. By Representative Jackson of the 128th:

A BILL to be entitled an Act to amend an Act to reconstitute the Board of Education of Washington County, approved April 5, 1993 (Ga. L. 1993, p. 4652), as amended, particularly by an Act approved April 25, 2002 (Ga. L. 2002, p. 4447), so as to revise the districts for the election of members of the board of education; to provide for definitions and inclusions; to provide for method of election; to provide for submission of this Act for preclearance pursuant to Section 5 of the federal Voting Rights Act of 1965, as amended; 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 590. By Representative Kelley of the 16th:

A BILL to be entitled an Act to amend an Act providing a new Board of Education for Polk County, approved March 28, 1985 (Ga. L. 1985, p. 4985), as amended, so as to revise the districts for the election of members of the

Board of Education of Polk County; to provide for related matters; to provide for submission of this Act for preclearance pursuant to Section 5 of the federal Voting Rights Act of 1965, as amended; to provide for effective dates; 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 591. By Representatives Glanton of the 75th, Stovall of the 74th, Waites of the 60th, Mabra of the 63rd and Scott of the 76th:

A BILL to be entitled an Act repealing an Act creating a code of ethics and ethics commission for the Clayton County School System, approved April 24, 2008 (Ga. L. 2008, p. 3616), as amended, particularly by an Act approved May 11, 2009 (Ga. L. 2009, p. 3869); and for other purposes.

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

HB 593. By Representative Jackson of the 128th:

A BILL to be entitled an Act to amend an Act creating the board of commissioners of Washington County, approved August 20, 1913 (Ga. L. 1913, p. 452), as amended, particularly by an Act approved April 25, 2002 (Ga. L. 2002, p. 4454), so as to revise the districts for the election of members of the board of commissioners; to provide for definitions and inclusions; to provide for method of election; to provide for submission of this Act for preclearance pursuant to Section 5 of the federal Voting Rights Act of 1965, as amended; 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 596. By Representative Pruett of the 149th:

A BILL to be entitled an Act to amend an Act reapportioning the election districts of the Board of Education of Telfair County, approved April 11, 1979 (Ga. L. 1979, p. 3539), as amended, particularly by an Act approved May 1, 2002 (Ga. L. 2002, p. 5385), so as to redistrict the Board of Education of Telfair County; to change the description of the education districts; to provide for the continuation in office of the current members and the election of subsequent members; to provide for related matters; to

provide for submission of this Act for preclearance under Section 5 of the federal Voting Rights Act of 1965, as amended; 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 603. By Representatives Evans of the 42nd, Ehrhart of the 36th, Wilkerson of the 38th, Parsons of the 44th, Bruce of the 61st and others:

A BILL to be entitled an Act to amend an Act creating the State Court of Cobb County, approved March 26, 1964 (Ga. L. 1964, p. 3211), as amended, particularly by an Act approved May 12, 2008 (Ga. L. 2008, p. 3699), so as to change the compensation of the judges of the state court; 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.

SB 222. By Senators Ramsey, Sr. of the 43rd and Jeffares of the 17th:

A BILL to be entitled an Act to amend an Act creating a new charter for the City of Conyers, approved March 16, 1978 (Ga. L. 1978, p. 3868), as amended specifically by an Act approved March 20, 1990 (Ga. L. 1990, p. 4032), so as to repeal certain provisions relating to the election and terms of office of the mayor and councilmembers; 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 223. By Senator Harbison of the 15th:

A BILL to be entitled an Act to amend an Act providing for the election of the Board of Commissioners of Schley County, approved February 5, 1951 (Ga. L. 1951, p. 2229), as amended, particularly by an Act approved April 8, 2002 (Ga. L. 2002, p. 3817), so as to change the description of the commissioner districts; to provide for definitions and inclusions; to provide for continuation in office of current members; to provide for submission of this Act for approval under the federal Voting Rights Act of 1965, as amended; to provide for effective dates; 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 Bill of the House was taken up for the purpose of considering the Senate action thereon:

HB 353. By Representative Lumsden of the 12th:

A BILL to be entitled an Act to amend an Act to provide a new charter for the Town of Trion, approved April 11, 2012 (Ga. L. 2012, p. 5099), so as to provide for the continuation and support of the independent school system of the town; to provide limitations on the holding of other offices by the school superintendent and members of the board of education; to provide for related matters; to repeal conflicting laws; and for other purposes.

The following Senate substitute was read:

A BILL TO BE ENTITLED
AN ACT

To amend an Act to provide a new charter for the Town of Trion, approved April 11, 2012 (Ga. L. 2012, p. 5099), so as to provide for a quorum and voting by the mayor and council; to provide for the continuation and support of the independent school system of the town; to provide limitations on the holding of other offices by the school superintendent and members of the board of education; to provide for related matters; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

An Act to provide a new charter for the Town of Trion, approved April 11, 2012 (Ga. L. 2012, p. 5099), is amended by revising Section 2.21 as follows:

"SECTION 2.21.
Quorum; voting.

Three councilmembers shall constitute a quorum and shall be authorized to transact business of the town council. Voting on the adoption of ordinances shall be by voice vote and the vote shall be recorded in the journal, but any member of the town council shall have the right to request a roll call vote and such vote shall be recorded in the journal. Except as otherwise provided in this charter, the affirmative vote of a majority of the councilmembers present at a meeting in which a quorum is present shall be required for the adoption of any ordinance, resolution, or motion; provided, however,

that, in the event of a tie between councilmembers, the mayor may vote and cast the deciding vote for the adoption of the ordinance, resolution, or motion being considered."

SECTION 2.

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

"SECTION 7.00.

Independent school system.

The town council shall have the right and power to continue in existence its independent school system and shall have the power to levy taxes for the operation of such school system. Subject to the taxing authority of the town council, the school board shall regulate, supervise, and maintain such school system and may contract in any lawful way deemed advisable by such school board for the operation, maintenance, and improvement of such public school system."

SECTION 3.

Said Act is further amended by adding a new paragraph to Section 7.10 to read as follows:

"(h) Except where authorized by law, neither the school superintendent nor any member of the board of education shall hold any other elective or appointive office in the town. In addition, no former school superintendent and no former member of the board of education shall hold any appointive office in the town until one year after the expiration of the term for which that official was elected or serving."

SECTION 4.

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

Pursuant to Rule 133, Representative Ramsey of the 72nd was excused from voting on HB 528.

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

On the passage of the Bills, and on the agreement to the Senate substitute, the roll call was ordered and the vote was as follows:

Y Abrams	Y Coomer	Y Hamilton	Y McCall	Sims, C
Y Alexander	Y Cooper	Y Harbin	Y Meadows	Y Smith, E
Y Allison	Y Dawkins-Haigler	Y Harden	Y Mitchell	Y Smith, L
Y Anderson	Y Deffenbaugh	Harrell	Y Morgan	Y Smith, M
Y Atwood	Y Dempsey	Y Hatchett	Y Morris	E Smith, R
Y Ballinger	Y Dickerson	Y Hawkins	Y Mosby	Smyre
Y Barr	Y Dickey	Y Henson	Y Murphy	Y Spencer
Y Battles	Y Dickson	Y Hightower	Y Neal	Y Stephens, M
E Beasley-Teague	E Dollar	Y Hill	Y Nimmer	Y Stephens, R

E Bell	Y Douglas	Y Hitchens	Y Nix	E Stephenson
Y Bennett	Y Drenner	Y Holcomb	Y Oliver	Y Stovall
Y Bentley	Y Dudgeon	Y Holmes	Y O'Neal	Y Stover
Y Benton	Y Dukes	Y Holt	Y Pak	Y Strickland
Y Beverly	Y Dunahoo	Y Houston	Y Parrish	Y Talton
Y Black	Y Duncan	Y Howard	Y Parsons	Y Tankersley
Y Braddock	Y Dutton	Y Hugley	Y Peake	Y Tanner
Y Broadrick	Ehrhart	Y Jackson	Y Pezold	Y Taylor, D
Y Brockway	Y England	Y Jacobs	Y Powell, A	Y Taylor, T
Y Brooks	Epps, C	Y Jasperse	Y Powell, J	Y Teasley
Y Bruce	Y Epps, J	Y Jones, J	Y Pruett	Y Thomas, A.M.
Y Bryant	E Evans	Y Jones, L	Y Quick	Y Thomas, B
Y Buckner	Y Fleming	Y Jones, S	Ramsey	Y Turner
Y Burns	Y Floyd	E Jordan	Randall	Y Waites
Y Caldwell, J	Y Fludd	Y Kaiser	Y Rice	Y Watson, B
Y Caldwell, M	Y Frazier	Y Kelley	Y Riley	Y Watson, S
Y Carson	Y Frye	Y Kendrick	Y Roberts	Y Welch
Y Carter	Y Fullerton	Kidd	Y Rogers, C	Weldon
E Casas	Y Gardner	Y Kirby	Y Rogers, T	E Wilkerson
Y Chandler	Y Gasaway	Y Knight	Y Rutledge	Y Wilkinson
Y Channell	Y Geisinger	Y Lindsey	Y Rynders	Y Willard
Y Chapman	Y Glanton	Y Lumsden	Y Scott	Y Williams, A
Y Cheokas	Golick	Y Mabra	Y Setzler	Y Williams, C
E Clark, J	Y Gordon	Y Marin	Y Sharper	Y Williams, E
Y Clark, V	Y Gravley	Y Martin	Y Shaw	Y Williamson
Y Coleman	Y Greene	Y Maxwell	Y Sheldon	Y Yates
Y Cooke	Y Gregory	Y Mayo	Y Sims, B	Ralston, Speaker

On the passage of the Bills, and on the agreement to the Senate substitute, the ayes were 159, nays 0.

The Bills, having received the requisite constitutional majority, were passed, and the House has agreed to the Senate substitute.

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

Mr. Speaker:

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

HB 241. By Representatives Gardner of the 57th, Bell of the 58th, Kaiser of the 59th, Waites of the 60th, Abrams of the 89th and others:

A BILL to be entitled an Act to amend an Act to continue the existence of the Atlanta Independent School System under the management and control of the Atlanta Board of Education, approved June 3, 2003 (Ga. L. 2003, p. 4154), so as to change the description of the education districts; to provide for

definitions and inclusions; to provide for continuation in office for current members; to provide for the submission of this Act for preclearance pursuant to Section 5 of the federal Voting Rights Act of 1965, as amended; to provide for related matters; to provide for effective dates; to repeal conflicting laws; and for other purposes.

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

SB 238. By Senators Loudermilk of the 14th, Albers of the 56th and Beach of the 21st:

A BILL to be entitled an Act to amend an Act creating a new charter for the City of Nelson, approved April 7, 1992 (Ga. L. 1992, p. 5615), as amended, so as to revise certain provisions relating to the powers and duties of the mayor; to add powers of the city council regarding city employees; to provide for related matters; to repeal conflicting laws; and for other purposes.

HB 103. By Representatives Shaw of the 176th, Meadows of the 5th, Smith of the 134th, Golick of the 40th, Brockway of the 102nd and others:

A BILL to be entitled an Act to amend Chapter 27 of Title 33 of the Official Code of Georgia Annotated, relating to group life insurance, so as to allow the issuance of a group life insurance policy to certain groups as approved by the Commissioner; to remove a participation requirement before the extension of group life policy coverage to dependents of employees or members; to provide for related matters; to repeal conflicting laws; and for other purposes.

HB 164. By Representatives Atwood of the 179th, Peake of the 141st, Smyre of the 135th, Knight of the 130th, Gordon of the 163rd and others:

A BILL to be entitled an Act to amend Code Section 48-8-3 of the Official Code of Georgia Annotated, relating to exemptions from sales and use tax, so as to eliminate the sunset from the exemption regarding the sale or use of engines, parts, equipment, or other tangible personal property used in the maintenance or repair of certain aircraft; to repeal conflicting laws; and for other purposes.

HB 224. By Representatives Sims of the 169th and Roberts of the 155th:

A BILL to be entitled an Act to reestablish the Board of Commissioners of Coffee County; to supersede the laws pertaining to the governing authority of Coffee County; to provide for the powers of the board of commissioners, the composition of the board of commissioners, election districts, qualifications of

commissioners, terms of office for commissioners, filling vacancies, meetings, a quorum, the responsibilities of the chairperson, a vice chairperson, and the vice chairperson's responsibilities; to provide for oaths, bonds, budgets, audits, a county manager, a clerk, minutes, and compensation and expenses of commissioners; to provide for submission for approval pursuant to the federal Voting Rights Act of 1965; to provide for the repeal of existing enabling legislation and other conflicting laws; to provide for related matters; and for other purposes.

HB 256. By Representatives Harbin of the 122nd, Willard of the 51st, Powell of the 32nd, Pruett of the 149th and Abrams of the 89th:

A BILL to be entitled an Act to amend Article 7 of Chapter 12 of Title 16 of the Official Code of Georgia Annotated, relating to sale or distribution to, or possession by, minors of cigarettes and tobacco related objects, so as to provide definitions; to provide for the regulation of cigar wraps; to provide for related matters; to provide an effective date; to repeal conflicting laws; and for other purposes.

HB 350. By Representatives Peake of the 141st, Hitchens of the 161st, Hatchett of the 150th, Ramsey of the 72nd, Coomer of the 14th and others:

A BILL to be entitled an Act to amend Code Section 16-12-1.1 of the O.C.G.A., relating to child, family, or group-care facility operators prohibited from employing or allowing to reside or be domiciled persons with certain past criminal violations, so as to provide for exceptions for persons otherwise issued licenses as provided by law; to amend Chapter 1A of Title 20 of the O.C.G.A., relating to early care and learning; to provide for related matters; to provide for an effective date; to repeal conflicting laws; and for other purposes.

HB 371. By Representatives Harbin of the 122nd, Parsons of the 44th, Peake of the 141st, Harrell of the 106th and Williamson of the 115th:

A BILL to be entitled an Act to amend Article 1 of Chapter 9 of Title 48 of the Official Code of Georgia Annotated, relating to the motor fuel tax, so as to define liquefied natural gas for motor fuel tax purposes; to provide for related matters; to repeal conflicting laws; and for other purposes.

HB 471. By Representatives Meadows of the 5th and Jasperse of the 11th:

A BILL to be entitled an Act to authorize the governing authority of the City of Calhoun to levy an excise tax pursuant to subsection (b) of Code Section

48-13-51 of the O.C.G.A.; to provide procedures, conditions, and limitations; to provide for related matters; to repeal conflicting laws; and for other purposes.

HB 525. By Representatives Tankersley of the 160th, Parrish of the 158th and Burns of the 159th:

A BILL to be entitled an Act to authorize the governing authority of the City of Statesboro to increase the excise tax levied pursuant to subsection (b) of Code Section 48-13-51 of the O.C.G.A.; to provide procedures, conditions, and limitations; to provide for related matters; to repeal conflicting laws; and for other purposes.

HB 534. By Representatives Houston of the 170th, Roberts of the 155th and Watson of the 172nd:

A BILL to be entitled an Act to amend an Act providing for homestead exemptions from ad valorem taxes for city purposes for certain residents of the City of Tifton, approved March 30, 1993 (Ga. L. 1993, p. 4278), so as to change the amount of the homestead exemption for residents aged 65 or older; to repeal conflicting laws; and for other purposes.

HB 551. By Representatives Knight of the 130th, Yates of the 73rd, Rutledge of the 109th, Stephenson of the 90th and Scott of the 76th:

A BILL to be entitled an Act to amend an Act to create a new Charter for the City of Locust Grove, Georgia, in the county of Henry, approved April 7, 1976 (Ga. L. 1976, p. 4426), as amended, to change the corporate limits of such city; to provide for related matters; to provide an effective date; to repeal conflicting laws; and for other purposes.

HB 557. By Representative McCall of the 33rd:

A BILL to be entitled an Act to amend an Act to provide a new charter for the City of Danielsville, approved March 27, 1998 (Ga. L. 1998, p. 3632), as amended, particularly by an Act approved April 9, 1999 (Ga. L. 1999, p. 3714), so as to provide for staggered, four-year terms for the mayor and council; to provide that the city clerk may serve as the city treasurer; to provide that the municipal judge shall be a licensed attorney; to provide that the office of elected officials of the city shall be vacated under certain circumstances; to provide for related matters; to provide for submission under Section 5 of the federal Voting Rights Act of 1965, as amended; to repeal conflicting laws; and for other purposes.

HB 558. By Representative McCall of the 33rd:

A BILL to be entitled an Act to amend an Act to amend, consolidate, and supersede the several Acts incorporating the City of Colbert, approved February 14, 1950 (Ga. L. 1950, p. 2417), as amended, particularly by an Act approved May 6, 2005 (Ga. L. 2005, p. 3909), so as to provide for staggered, four-year terms of office for the mayor and council; to provide for related matters; to repeal conflicting laws; and for other purposes.

By unanimous consent, the following Bill of the Senate was read the first time and referred to the Committee:

SB 238. By Senators Loudermilk of the 14th, Albers of the 56th and Beach of the 21st:

A BILL to be entitled an Act to amend an Act creating a new charter for the City of Nelson, approved April 7, 1992 (Ga. L. 1992, p. 5615), as amended, so as to revise certain provisions relating to the powers and duties of the mayor; to add powers of the city council regarding city employees; to provide for related matters; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Intragovernmental Coordination - Local.

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

Representatives Meadows of the 5th, Bentley of the 139th, Dudgeon of the 25th, Lindsey of the 54th, Fludd of the 64th, Peake of the 141st, Epps of the 144th, Coleman of the 97th, Houston of the 170th, Neal of the 2nd, Jones of the 53rd, Welch of the 110th, and Waites of the 60th.

Pursuant to HR 488, the House recognized and commended Roberto Roy and invited him to be recognized by the House of Representatives.

Pursuant to HR 762, the House congratulated Mrs. Sandra Cauley, Mrs. Georgia United States 2013, and invited her to be recognized by the House of Representatives.

Pursuant to HR 636, the House recognized the month of April, 2013, as Genocide Prevention and Awareness Month at the capitol and invited the Georgia Coalition to Prevent Genocide to be recognized by the House of Representatives.

Pursuant to HR 767, the House commended Mr. Gardner Wright and invited him to be recognized by the House of Representatives.

Pursuant to HR 763, the House commended Willie Julian "Bill" Usery, Jr., and invited him to be recognized by the House of Representatives.

By order of the Committee on Rules, the following Bill of the Senate was withdrawn from the General Calendar and recommitted to the Committee on Human Relations & Aging:

SB 62. By Senators Hill of the 32nd, Shafer of the 48th, Unterman of the 45th, Miller of the 49th, Gooch of the 51st and others:

A BILL to be entitled an Act to amend Chapter 8 of Title 31 of the Official Code of Georgia Annotated, relating to care and protection of indigent and elderly patients, so as to establish the Federal and State Funded Health Care Financing Programs Overview Committee; to provide for its composition, officers, terms of office, duties and responsibilities, and funding; to provide for assistance from other state officers and agencies in the performance of the duties of the committee; to provide for related matters; to provide an effective date; to repeal conflicting laws; and for other purposes.

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

SB 76. By Senators Jackson of the 2nd, Harbison of the 15th, Jones of the 10th, Lucas of the 26th and Sims of the 12th:

A BILL to be entitled an Act to amend Article 2 of Chapter 4 of Title 38 of the Official Code of Georgia Annotated, relating to veterans' benefits, so as to create the Returning Veterans Task Force; to provide for membership; to provide for duties; to provide for recommendations; 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:

Y Abrams	Y Coomer	Y Hamilton	McCall	Y Sims, C
Y Alexander	Y Cooper	Y Harbin	Meadows	Y Smith, E
Y Allison	Y Dawkins-Haigler	Y Harden	Y Mitchell	Y Smith, L
Y Anderson	Y Deffenbaugh	Harrell	Y Morgan	E Smith, M
Y Atwood	Y Dempsey	Y Hatchett	Y Morris	E Smith, R
Y Ballinger	Y Dickerson	Y Hawkins	Y Mosby	Y Smyre
Y Barr	Y Dickey	Henson	Y Murphy	Y Spencer
Battles	Y Dickson	Y Hightower	Neal	Y Stephens, M

Y Beasley-Teague	E Dollar	Y Hill	Y Nimmer	Y Stephens, R
E Bell	Y Douglas	Y Hitchens	Y Nix	E Stephenson
Y Bennett	Y Drenner	Y Holcomb	Oliver	Y Stovall
Y Bentley	Y Dudgeon	Y Holmes	Y O'Neal	Y Stover
Y Benton	Y Dukes	Y Holt	Y Pak	Y Strickland
Beverly	Y Dunahoo	Y Houston	Y Parrish	Y Talton
Y Black	Y Duncan	Y Howard	Y Parsons	Y Tankersley
Y Braddock	Y Dutton	Y Hugley	Y Peake	Y Tanner
Y Broadrick	Y Ehrhart	Y Jackson	Y Pezold	Y Taylor, D
Y Brockway	Y England	Y Jacobs	Y Powell, A	Y Taylor, T
Y Brooks	Y Epps, C	Y Jasperse	Y Powell, J	Y Teasley
Y Bruce	Y Epps, J	Y Jones, J	Y Pruett	Y Thomas, A.M.
Bryant	E Evans	Y Jones, L	Y Quick	Y Thomas, B
Y Buckner	Y Fleming	Y Jones, S	Y Ramsey	Y Turner
Y Burns	Y Floyd	E Jordan	Y Randall	Y Waites
Y Caldwell, J	Y Fludd	Y Kaiser	E Rice	Y Watson, B
Y Caldwell, M	Y Frazier	Y Kelley	Y Riley	Y Watson, S
Y Carson	Y Frye	Y Kendrick	Roberts	Y Welch
Y Carter	Y Fullerton	Kidd	Y Rogers, C	Y Weldon
E Casas	Y Gardner	Y Kirby	Y Rogers, T	E Wilkerson
Y Chandler	Y Gasaway	Y Knight	Y Rutledge	Y Wilkinson
Y Channell	Y Geisinger	Y Lindsey	Rynders	Y Willard
Y Chapman	Y Glanton	Y Lumsden	Y Scott	Y Williams, A
Y Cheokas	Y Golick	Y Mabra	Setzler	Y Williams, C
E Clark, J	Y Gordon	Y Marin	Sharper	Y Williams, E
Y Clark, V	Y Gravley	Martin	Y Shaw	Y Williamson
E Coleman	Y Greene	Y Maxwell	Y Sheldon	Y Yates
Y Cooke	N Gregory	Mayo	Y Sims, B	Ralston, Speaker

On the passage of the Bill, the ayes were 150, nays 1.

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

SB 14. By Senators Unterman of the 45th, Wilkinson of the 50th, Crosby of the 13th, Hill of the 4th and Orrock of the 36th:

A BILL to be entitled an Act to amend Chapter 8 of Title 31 of the Official Code of Georgia Annotated, relating to indigent and elderly patients, so as to create a Georgia Alzheimer's and Related Dementias State Plan Task Force; to provide for legislative intent; to provide for its members and vacancies; to provide for duties and responsibilities; to provide for a chairperson; to provide for a quorum for the transaction of business; to provide for a final report; to provide for related matters; to provide an effective date; to provide for automatic repeal; 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:

Y Abrams	Y Coomer	Y Hamilton	Y McCall	Y Sims, C
Y Alexander	Y Cooper	Y Harbin	Y Meadows	Y Smith, E
Y Allison	Y Dawkins-Haigler	Y Harden	Y Mitchell	Y Smith, L
Y Anderson	Y Deffenbaugh	Y Harrell	Y Morgan	E Smith, M
Y Atwood	Y Dempsey	Y Hatchett	Morris	E Smith, R
Y Ballinger	Y Dickerson	Y Hawkins	Y Mosby	Y Smyre
Y Barr	Y Dickey	Y Henson	Y Murphy	N Spencer
Y Battles	Y Dickson	Y Hightower	Neal	Y Stephens, M
Y Beasley-Teague	E Dollar	Y Hill	Y Nimmer	Y Stephens, R
E Bell	Y Douglas	Y Hitchens	Y Nix	E Stephenson
Y Bennett	Y Drenner	Y Holcomb	Y Oliver	Y Stovall
Y Bentley	Y Dudgeon	Y Holmes	Y O'Neal	Y Stover
Y Benton	Y Dukes	Y Holt	Y Pak	Y Strickland
Beverly	Y Dunahoo	Y Houston	Y Parrish	Y Talton
Y Black	Y Duncan	Y Howard	Y Parsons	Y Tankersley
Y Braddock	Y Dutton	Y Hugley	Y Peake	Y Tanner
Y Broadrick	Y Ehrhart	Y Jackson	Y Pezold	Y Taylor, D
Y Brockway	Y England	Y Jacobs	Y Powell, A	Y Taylor, T
Y Brooks	Y Epps, C	Y Jasperse	Y Powell, J	Y Teasley
Y Bruce	Y Epps, J	Y Jones, J	Y Pruett	Y Thomas, A.M.
Y Bryant	E Evans	Y Jones, L	Y Quick	Y Thomas, B
Y Buckner	Y Fleming	Y Jones, S	Y Ramsey	Y Turner
Y Burns	Y Floyd	E Jordan	Y Randall	Y Waites
Y Caldwell, J	Y Fludd	Y Kaiser	E Rice	Y Watson, B
Y Caldwell, M	Y Frazier	Y Kelley	Y Riley	Y Watson, S
Y Carson	Y Frye	N Kendrick	Y Roberts	Y Welch
Y Carter	Y Fullerton	Kidd	Y Rogers, C	Y Weldon
E Casas	Y Gardner	Y Kirby	Y Rogers, T	E Wilkerson
Y Chandler	Y Gasaway	Y Knight	Y Rutledge	Y Wilkinson
Y Channell	Y Geisinger	Y Lindsey	Y Rynders	Y Willard
Y Chapman	Y Glanton	Y Lumsden	Y Scott	Y Williams, A
Y Cheokas	Y Golick	Y Mabra	Y Setzler	Y Williams, C
E Clark, J	Gordon	Y Marin	Y Sharper	Y Williams, E
Y Clark, V	Y Gravley	Martin	Y Shaw	Y Williamson
E Coleman	Y Greene	Y Maxwell	Y Sheldon	Y Yates
Y Cooke	N Gregory	Y Mayo	Y Sims, B	Ralston, Speaker

On the passage of the Bill, the ayes were 158, nays 3.

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

SB 97. By Senators Wilkinson of the 50th, Heath of the 31st and Ginn of the 47th:

A BILL to be entitled an Act to amend Article 2 of Chapter 8 of Title 2 of the Official Code of Georgia Annotated, relating to agricultural commodity commissions generally, so as to create the Agricultural Commodity Commission for Beef; to provide for membership; to establish powers and limitations regarding assessments; 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:

Y Abrams	N Coomer	Y Hamilton	Y McCall	Y Sims, C
Y Alexander	Y Cooper	Y Harbin	Y Meadows	Y Smith, E
N Allison	Y Dawkins-Haigler	Y Harden	Y Mitchell	Y Smith, L
Y Anderson	Y Deffenbaugh	Y Harrell	Morgan	E Smith, M
Y Atwood	Y Dempsey	Y Hatchett	Y Morris	E Smith, R
Y Ballinger	Y Dickerson	Y Hawkins	Y Mosby	Y Smyre
Y Barr	Y Dickey	Y Henson	Y Murphy	N Spencer
Y Battles	Y Dickson	Y Hightower	Y Neal	Y Stephens, M
Y Beasley-Teague	E Dollar	Y Hill	Y Nimmer	Y Stephens, R
E Bell	Y Douglas	Y Hitchens	Y Nix	E Stephenson
Y Bennett	Y Drenner	Y Holcomb	Y Oliver	Y Stovall
Y Bentley	N Dudgeon	Y Holmes	Y O'Neal	N Stover
Y Benton	Y Dukes	Y Holt	Y Pak	Y Strickland
Y Beverly	Y Dunahoo	Y Houston	Y Parrish	Y Talton
Y Black	N Duncan	Y Howard	Y Parsons	Y Tankersley
Y Braddock	N Dutton	Y Hugley	Y Peake	Y Tanner
Y Broadrick	Y Ehrhart	Y Jackson	N Pezold	Y Taylor, D
Y Brockway	Y England	Y Jacobs	Y Powell, A	Y Taylor, T
Y Brooks	Y Epps, C	Y Jasperse	Y Powell, J	Y Teasley
Y Bruce	Y Epps, J	Y Jones, J	Y Pruett	Y Thomas, A.M.
Y Bryant	E Evans	Y Jones, L	Y Quick	Y Thomas, B
Y Buckner	Y Fleming	Y Jones, S	Y Ramsey	N Turner
Y Burns	Y Floyd	E Jordan	Y Randall	Y Waites
Y Caldwell, J	Y Fludd	Y Kaiser	E Rice	Y Watson, B
N Caldwell, M	Y Frazier	Y Kelley	Y Riley	Y Watson, S
Y Carson	Y Frye	Y Kendrick	Y Roberts	Welch
Y Carter	Y Fullerton	Kidd	Y Rogers, C	N Weldon
E Casas	Y Gardner	Y Kirby	Y Rogers, T	E Wilkerson
Y Chandler	Y Gasaway	Y Knight	Y Rutledge	Y Wilkinson
Y Channell	Y Geisinger	Y Lindsey	Y Rynders	Y Willard
N Chapman	Y Glanton	Y Lumsden	Y Scott	Y Williams, A
Y Cheokas	Y Golick	Y Mabra	N Setzler	Y Williams, C
E Clark, J	Y Gordon	Y Marin	Y Sharper	Y Williams, E
Y Clark, V	Y Gravley	Martin	Y Shaw	Y Williamson
E Coleman	Y Greene	Y Maxwell	Y Sheldon	Y Yates
Y Cooke	N Gregory	Y Mayo	Y Sims, B	Ralston, Speaker

On the passage of the Bill, the ayes were 149, nays 14.

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

SB 87. By Senators Ginn of the 47th, Wilkinson of the 50th and Harper of the 7th:

A BILL to be entitled an Act to amend Chapter 10 of Title 2 of the Official Code of Georgia Annotated, relating to marketing facilities, organizations,

and programs, so as to repeal the roadside markets incentive program; 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:

Y Abrams	Y Coomer	Y Hamilton	Y McCall	Y Sims, C
Y Alexander	Y Cooper	Y Harbin	Y Meadows	Y Smith, E
Y Allison	Y Dawkins-Haigler	Y Harden	Y Mitchell	Y Smith, L
Y Anderson	Y Deffenbaugh	Y Harrell	Y Morgan	E Smith, M
Y Atwood	Y Dempsey	Y Hatchett	Y Morris	E Smith, R
Y Ballinger	Y Dickerson	Y Hawkins	Y Mosby	Y Smyre
Y Barr	Y Dickey	Y Henson	Y Murphy	Y Spencer
Y Battles	Y Dickson	Y Hightower	Y Neal	Y Stephens, M
Y Beasley-Teague	E Dollar	Y Hill	Y Nimmer	Y Stephens, R
E Bell	Y Douglas	Y Hitchens	Y Nix	E Stephenson
Y Bennett	Y Drenner	Y Holcomb	Y Oliver	Y Stovall
Y Bentley	Y Dudgeon	Y Holmes	Y O'Neal	Y Stover
Benton	Y Dukes	Y Holt	Y Pak	Y Strickland
Y Beverly	Y Dunahoo	Y Houston	Y Parrish	Y Talton
Y Black	Y Duncan	Y Howard	Y Parsons	Y Tankersley
Y Braddock	Y Dutton	Y Hugley	Y Peake	Y Tanner
Y Broadrick	Y Ehrhart	Y Jackson	Y Pezold	Y Taylor, D
Y Brockway	Y England	Y Jacobs	Y Powell, A	Y Taylor, T
Y Brooks	Y Epps, C	Y Jasperse	Y Powell, J	Y Teasley
Y Bruce	Y Epps, J	Y Jones, J	Y Pruett	Y Thomas, A.M.
Y Bryant	E Evans	Y Jones, L	Y Quick	Y Thomas, B
Y Buckner	Y Fleming	Y Jones, S	Y Ramsey	Y Turner
Y Burns	Y Floyd	E Jordan	Y Randall	Y Waites
Y Caldwell, J	Y Fludd	Y Kaiser	Y Rice	Y Watson, B
Y Caldwell, M	Y Frazier	Y Kelley	Y Riley	Watson, S
Y Carson	Y Frye	Y Kendrick	Y Roberts	Y Welch
Y Carter	Y Fullerton	Y Kidd	Y Rogers, C	Weldon
E Casas	Y Gardner	Y Kirby	Y Rogers, T	E Wilkerson
Y Chandler	Y Gasaway	Y Knight	Y Rutledge	Y Wilkinson
Y Channell	Y Geisinger	N Lindsey	Y Rynders	Y Willard
Y Chapman	Y Glanton	Y Lumsden	Y Scott	Y Williams, A
Y Cheokas	Y Golick	Y Mabra	Y Setzler	Y Williams, C
E Clark, J	Y Gordon	Y Marin	Y Sharper	Y Williams, E
Y Clark, V	Y Gravley	Y Martin	Y Shaw	Y Williamson
Y Coleman	Y Greene	Y Maxwell	Y Sheldon	Y Yates
Y Cooke	Y Gregory	Y Mayo	Y Sims, B	Ralston, Speaker

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

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

SR 113. By Senators Jackson of the 24th, Albers of the 56th, Jeffares of the 17th and Bethel of the 54th:

A RESOLUTION authorizing the granting of restrictive easements, nonexclusive easements for operation and maintenance of facilities, utilities, and ingress and egress in, on, over, under, upon, across, or through property owned by the State of Georgia in Barrow, Carroll, Chatham, Cobb, Crisp, Dade, Dawson, DeKalb, Forsyth, Hall, Henry, Laurens, Macon, Paulding, Richmond, and White Counties, to provide for an effective date, to repeal conflicting laws, and for other purposes.

The following Committee substitute was read and adopted:

A RESOLUTION

Authorizing the granting of restrictive easements, nonexclusive easements for operation and maintenance of facilities, utilities, and ingress and egress in, on, over, under, upon, across, or through property owned by the State of Georgia in Barrow, Carroll, Chatham, Cobb, Crisp, Dade, Dawson, DeKalb, Forsyth, Hall, Henry, Laurens, Macon, Paulding, Richmond, and White Counties, to provide for an effective date, to repeal conflicting laws, and for other purposes.

WHEREAS, the State of Georgia is the owner of certain real property located in Barrow, Carroll, Chatham, Cobb, Crisp, Dade, Dawson, DeKalb, Forsyth, Hall, Henry, Laurens, Macon, Paulding, Richmond, and White Counties; and

WHEREAS, Citizens Telephone Company, Inc.; Augusta, Georgia; City of Gainesville; City of Marietta; Flint Electric Membership Corporation; Georgia Department of Transportation; Georgia Power Company; Habersham Electric Membership Corporation; Mark and Cliff Shipp; Snapping Shoals Electric Membership Corporation; Windstream Standard, L.L.C. and various utilities desire to operate and maintain facilities, utilities, and ingress and egress in, on, over, under, upon, across, or through a portion of said property; and

WHEREAS, these restrictive easements, facilities, utilities, and ingress and egress in, on, over, under, upon, across, or through the above-described state property have been requested or approved by the Georgia Department of Corrections; Georgia Department of Defense, Georgia Department of Education; Georgia Department of Natural Resources; and Technical College System of Georgia.

NOW, THEREFORE, BE IT RESOLVED AND ENACTED BY
THE GENERAL ASSEMBLY OF GEORGIA:

ARTICLE I SECTION 1.

That the State of Georgia is the owner of the hereinafter described real property lying and being in GMD 243 Barrow County, Georgia, and that the property is in the custody of the Georgia Department of Natural Resources, which does not object to the granting of this easement, hereinafter referred to as the easement area and that, in all matters relating to the easement area, the State of Georgia is acting by and through its State Properties Commission.

SECTION 2.

That the State of Georgia, acting by and through its State Properties Commission, may grant to Georgia Power Company, or its successors and assigns, a nonexclusive easement area for installing, maintaining and operating overhead and underground utility lines to the Camp Will-A-Way campground host site and to recreational fields. Said easement area is located at Fort Yargo State Park, Camp Will-A-Way, Barrow County, Georgia and is more particularly described as follows:

That approximately 0.05 of an acre and that portion only as shown on a drawing prepared by Josh Sweat titled Georgia Power Company, Exhibit "A" and being on file in the offices of the State Properties Commission, and may be more particularly described by a plat of survey prepared by a Georgia registered land surveyor and presented to the State Properties Commission for approval.

SECTION 3.

That the above-described premises shall be used solely for the purpose of installing, maintaining, and operating said overhead and underground utility lines.

SECTION 4.

That Georgia Power Company shall have the right to remove or cause to be removed from said easement area only such trees and bushes as may be reasonably necessary for the proper installation, operation, and maintenance of said overhead and underground utility lines.

SECTION 5.

That, after Georgia Power Company has put into use the overhead and underground utility lines this easement is granted for, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, the Georgia Power Company, or its successors and assigns, shall have the option of removing its facilities from the easement area or leaving the same in place, in which event the siren system shall become the property of the State of Georgia, or its successors and assigns.

SECTION 6.

That no title shall be conveyed to Georgia Power Company and, except as herein specifically granted to Georgia Power Company, all rights, title, and interest in and to said easement area is reserved in the State of Georgia, which may make any use of said

easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to Georgia Power Company.

SECTION 7.

That if the State of Georgia, acting by and through its State Properties Commission, determines that in order to avoid interference with the state's use or intended use of the easement area, the easement area should be relocated to an alternate site within the property, it may grant a substantially equivalent nonexclusive easement to an alternate site under such terms and conditions as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia. The Grantee shall remove or relocate its facilities to the alternate easement area at its sole cost and expense, unless the State Properties Commission determines that the requested removal or relocation is to be for the sole benefit of the State of Georgia and Grantee provides, and the State Properties Commission receives and approves, in advance of any construction being commenced a written estimate for the cost of such removal and relocation. Upon written request from Grantee or any third party, the State Properties Commission, in its sole discretion, may grant a substantially equivalent nonexclusive easement within the property for the relocation of the facilities without cost, expense or reimbursement from the State of Georgia.

SECTION 8.

That the easement granted to Georgia Power Company shall contain such other reasonable terms, conditions, and covenants as the State Properties Commission shall deem in the best interest of the State of Georgia and that the State Properties Commission is authorized to use a more accurate description of the easement area so long as the description utilized by the State Properties Commission describes the same easement area herein granted.

SECTION 9.

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Department of Transportation with respect to the state highway system, of a county with respect to the county road system, or of a municipality with respect to the city street system. The grantee shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

SECTION 10.

That the consideration for such easement shall be \$10.00 since this action will solely benefit the Department of Natural Resources and the State of Georgia.

SECTION 11.

That this grant of easement shall be recorded by the grantee in the Superior Court of Barrow County and a recorded copy shall be forwarded to the State Properties Commission.

SECTION 12.

That the authorization in this resolution to grant the above-described easement to Georgia Power Company shall expire three years after the date this resolution is enacted into law and approved by the State Properties Commission.

SECTION 13.

That the State Properties Commission is authorized and empowered to do all acts and things necessary and proper to effect the grant of the easement area.

**ARTICLE II
SECTION 14.**

That the State of Georgia is the owner of the hereinafter described real property lying and being in Land Lots 219 and 219 of the 5th Land District of Carroll County, Georgia, and that the property is in the custody of the Technical College System of Georgia, which does not object to the granting of this easement, hereinafter referred to as the easement area and that, in all matters relating to the easement area, the State of Georgia is acting by and through its State Properties Commission.

SECTION 15.

That the State of Georgia, acting by and through its State Properties Commission, may grant to Georgia Power Company, or its successors and assigns, a nonexclusive easement area for installation, operation and maintenance of an underground electrical power line and necessary equipment to provide electric service to a lighted sign. Said easement area is located at the West Georgia Technical College in Carroll County, Georgia and is more particularly described as follows:

That approximately 0.34 of an acre and that portion only as shown on a drawing furnished by the Technical College System of Georgia, and being on file in the offices of the State Properties Commission,
and may be more particularly described by a plat of survey prepared by a Georgia registered land surveyor and presented to the State Properties Commission for approval.

SECTION 16.

That the above-described premises shall be used solely for the purpose of installing, operating and maintaining an underground electrical power line and necessary equipment.

SECTION 17.

That Georgia Power Company shall have the right to remove or cause to be removed from said easement area only such trees and bushes as may be reasonably necessary for the proper installation, operation, and maintenance of said electric power line and necessary equipment.

SECTION 18.

That, after Georgia Power Company has put into use the power line and necessary equipment this easement is granted for, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, the Georgia Power Company, or its successors and assigns, shall have the option of removing its facilities from the easement area or leaving the same in place, in which event the power line and any equipment shall become the property of the State of Georgia, or its successors and assigns.

SECTION 19.

That no title shall be conveyed to Georgia Power Company and, except as herein specifically granted to Georgia Power Company, all rights, title, and interest in and to said easement area is reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to Georgia Power Company.

SECTION 20.

That if the State of Georgia, acting by and through its State Properties Commission, determines that in order to avoid interference with the state's use or intended use of the easement area, the easement area should be relocated to an alternate site within the property, it may grant a substantially equivalent nonexclusive easement to an alternate site under such terms and conditions as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia. The Grantee shall remove or relocate its facilities to the alternate easement area at its sole cost and expense, unless the State Properties Commission determines that the requested removal or relocation is to be for the sole benefit of the State of Georgia and Grantee provides, and the State Properties Commission receives and approves, in advance of any construction being commenced a written estimate for the cost of such removal and relocation. Upon written request from Grantee or any third party, the State Properties Commission, in its sole discretion, may grant a substantially equivalent nonexclusive easement within the property for the relocation of the facilities without cost, expense or reimbursement from the State of Georgia.

SECTION 21.

That the easement granted to Georgia Power Company shall contain such other reasonable terms, conditions, and covenants as the State Properties Commission shall

deem in the best interest of the State of Georgia and that the State Properties Commission is authorized to use a more accurate description of the easement area so long as the description utilized by the State Properties Commission describes the same easement area herein granted.

SECTION 22.

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Department of Transportation with respect to the state highway system, of a county with respect to the county road system, or of a municipality with respect to the city street system. The grantee shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

SECTION 23.

That, given the public purpose of the project, the consideration for such easement shall be \$10.00 and such further consideration and provisions as the State Properties Commission may determine to be in the best interest of the State of Georgia.

SECTION 24.

That this grant of easement shall be recorded by the grantee in the Superior Court of Carroll County and a recorded copy shall be forwarded to the State Properties Commission.

SECTION 25.

That the authorization in this resolution to grant the above-described easement to Georgia Power Company shall expire three years after the date this resolution is enacted into law and approved by the State Properties Commission.

SECTION 26.

That the State Properties Commission is authorized and empowered to do all acts and things necessary and proper to effect the grant of the easement area.

ARTICLE III

SECTION 27.

That the State of Georgia is the owner of the hereinafter described real property lying and being in the 8th Georgia Militia District of Chatham County, Georgia, and that the property is in the custody of the Georgia Department of Natural Resources, the Board of which on April 25, 2012 approved a resolution for and does not object to the granting of this easement, hereinafter referred to as the easement area and that, in all matters relating to the easement area, the State of Georgia is acting by and through its State Properties Commission.

SECTION 28.

That the State of Georgia, acting by and through its State Properties Commission, may grant to the Georgia Department of Transportation, or its successors and assigns, a nonexclusive easement area for constructing, maintaining and operating a road known as the Back River Bridge/U.S. Highway 17, State Route 404 Spur associated with NH000-0009-02(093) Chatham County, GDOT PI # 522920. Said easement area is located in the Back River and connects to Jasper County, South Carolina, and is more particularly described as follows:

That approximately 5.848 acres shown as Parcels 1 and 2 and that portion only as shown on an engineered drawing prepared by the Georgia Department of Transportation Right of Way Plans, U.S. 17/SR 404 Spur, Back River Bridge Replacement, Chatham County, Federal Aid Project Georgia DOT P-I # 522920, as last revised on 3/02/12 and 3/03/12, and being on file in the offices of the State Properties Commission,

and may be more particularly described by a plat of survey prepared by a Georgia registered land surveyor and presented to the State Properties Commission for approval.

SECTION 29.

That the above-described premises shall be used solely for the purpose of constructing, maintaining, and operating said Bridge and Road.

SECTION 30.

That Georgia Department of Transportation shall have the right to remove or cause to be removed from said easement area only such trees and bushes as may be reasonably necessary for the proper installation, operation, and maintenance of said Bridge and Road.

SECTION 31.

That, after the Georgia Department of Transportation has put into use the Bridge and Road that this easement is granted for, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, the Georgia Department of Transportation, or its successors and assigns, shall have the option of removing its facilities from the easement area or leaving the same in place, in which event the Bridge and Road shall become the property of the State of Georgia, or its successors and assigns.

SECTION 32.

That no title shall be conveyed to Georgia Department of Transportation and, except as herein specifically granted to the Georgia Department of Transportation, all rights, title, and interest in and to said easement area is reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to the Georgia Department of Transportation.

SECTION 33.

That if the State of Georgia, acting by and through its State Properties Commission, determines that in order to avoid interference with the state's use or intended use of the easement area, the easement area should be relocated to an alternate site within the property, it may grant a substantially equivalent nonexclusive easement to an alternate site under such terms and conditions as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia. The Grantee shall remove or relocate its facilities to the alternate easement area at its sole cost and expense, unless the State Properties Commission determines that the requested removal or relocation is to be for the sole benefit of the State of Georgia and Grantee provides, and the State Properties Commission receives and approves, in advance of any construction being commenced a written estimate for the cost of such removal and relocation. Upon written request from Grantee or any third party, the State Properties Commission, in its sole discretion, may grant a substantially equivalent nonexclusive easement within the property for the relocation of the facilities without cost, expense or reimbursement from the State of Georgia.

SECTION 34.

That the easement granted to the Georgia Department of Transportation shall contain such other reasonable terms, conditions, and covenants as the State Properties Commission shall deem in the best interest of the State of Georgia and that the State Properties Commission is authorized to use a more accurate description of the easement area so long as the description utilized by the State Properties Commission describes the same easement area herein granted.

SECTION 35.

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Georgia Department of Transportation with respect to the state highway system, of a county with respect to the county road system, or of a municipality with respect to the city street system. The grantee shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

SECTION 36.

That, given the public purpose of the project, the consideration for such easement shall be \$10.00 and such further consideration and provisions as the State Properties Commission may determine to be in the best interest of the State of Georgia.

SECTION 37.

That this grant of easement shall be recorded by the grantee in the Superior Court of Chatham County and a recorded copy shall be forwarded to the State Properties Commission.

SECTION 38.

That the authorization in this resolution to grant the above-described easement to the Georgia Department of Transportation shall expire three years after the date this resolution is enacted into law and approved by the State Properties Commission.

SECTION 39.

That the State Properties Commission is authorized and empowered to do all acts and things necessary and proper to effect the grant of the easement area.

SECTION 40.

That the Coastal Resources Division of the Georgia Department of Natural Resources issued on March 29, 2012, to the Georgia Department of Transportation a Letter of Permission for Revocable License in tidal waters in this easement area, in response to that Transportation Department's October 21, 2011 request for Revocable License in tidal waters.

**ARTICLE IV
SECTION 41.**

That the State of Georgia is the owner of the hereinafter described real property lying and being in Chatham County, Georgia, and that the property is in the custody of the Technical College System of Georgia, which does not object to the granting of this easement, hereinafter referred to as the easement area and that, in all matters relating to the nonexclusive easement area, the State of Georgia is acting by and through its State Properties Commission.

SECTION 42.

That the State of Georgia, acting by and through its State Properties Commission, may grant to Georgia Power Company, or its successors and assigns, a nonexclusive easement area for installing, maintaining and operating an underground electric utility line at the site of Aviation Training Center on the Crossroads Campus of Savannah Technical College, Savannah, Chatham County, Georgia and is more particularly described as follows:

That approximately 0.276 of an acre easement area and that portion only as shown on a drawing prepared by Georgia Power and being on file in the offices of the State Properties Commission, and may be more particularly described by a plat of survey prepared by a Georgia registered land surveyor and presented to the State Properties Commission for approval.

SECTION 43.

That the above-described premises shall be used solely for the purpose of installing, maintaining, and operating said underground utility line and associated equipment.

SECTION 44.

That Georgia Power Company shall have the right to remove or cause to be removed from said easement area only such trees and bushes as may be reasonably necessary for the proper installation, operation, and maintenance of said underground utility line.

SECTION 45.

That, after Georgia Power Company has put into use the underground utility line this easement is granted for, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, the Georgia Power Company, or its successors and assigns, shall have the option of removing its facilities from the easement area or leaving the same in place, in which event the underground utility line shall become the property of the State of Georgia, or its successors and assigns.

SECTION 46.

That no title shall be conveyed to Georgia Power Company and, except as herein specifically granted to Georgia Power Company, all rights, title, and interest in and to said easement area is reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to Georgia Power Company.

SECTION 47.

That if the State of Georgia, acting by and through its State Properties Commission, determines that in order to avoid interference with the state's use or intended use of the easement area, the easement area should be relocated to an alternate site within the property, it may grant a substantially equivalent nonexclusive easement to an alternate site under such terms and conditions as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia. The grantee shall remove or relocate its facilities to the alternate easement area at its sole cost and expense, unless the State Properties Commission determines that the requested removal or relocation is to be for the sole benefit of the State of Georgia and grantee provides, and the State Properties Commission receives and approves, in advance of any construction being commenced a written estimate for the cost of such removal and relocation. Upon written request from grantee or any third party, the State Properties Commission, in its sole discretion, may grant a substantially equivalent nonexclusive easement within the property for the relocation of the facilities without cost, expense or reimbursement from the State of Georgia.

SECTION 48.

That the easement granted to Georgia Power Company shall contain such other reasonable terms, conditions, and covenants as the State Properties Commission shall deem in the best interest of the State of Georgia and that the State Properties Commission

is authorized to use a more accurate description of the easement area so long as the description utilized by the State Properties Commission describes the same easement area herein granted.

SECTION 49.

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Department of Transportation with respect to the state highway system, of a county with respect to the county road system, or of a municipality with respect to the city street system. The grantee shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

SECTION 50.

That the consideration for such easement shall be \$10.00 since this action will solely benefit the Technical College System of Georgia and the State of Georgia.

SECTION 51.

That this grant of easement shall be recorded by the grantee in the Superior Court of Chatham County and a recorded copy shall be forwarded to the State Properties Commission.

SECTION 52.

That the authorization in this resolution to grant the above-described nonexclusive easement to Georgia Power Company shall expire three years after the date this resolution is enacted into law and approved by the State Properties Commission.

SECTION 53.

That the State Properties Commission is authorized and empowered to do all acts and things necessary and proper to effect the grant of the easement area.

SECTION 54.

That the State of Georgia is the owner of approximately 1,233 acres with adjacent marsh and hammocks, such real property being located in Chatham County, and known as Wormsloe State Historic Site, under the custody of the Georgia Department of Natural Resources.

SECTION 55.

That the University of Georgia of the University System of the Board of Regents (Regents) has entered into a Memorandum of Understanding (MOU) dated January 30, 2011 with the Jones family's Wormsloe Foundation, Inc., for the acquisition by Regents of an adjacent 15.438 acre parcel described as Parcel A-2 on that Survey for the

University of Georgia by Thomas and Hutton dated November 29, 2012 and signed by Stewart W. Spencer, Georgia Registered Land Surveyor # 3066.

SECTION 56.

That Regents and the Wormsloe Foundation agreed in that MOU that Regents would acquire Parcel A-2 to operate it as an historical and ecological nature preserve for Scientific, Historical, Educational and Aesthetic Purposes that do not impair the essentially natural and historic character of the A-2 property, and which purposes are consistent with those of the State's Historic Site property.

SECTION 57.

That parcel A-2 is adjacent to the State's Historic Site Property and access to A-2 is not available except through the Historic Site Property.

SECTION 58.

That Regents seeks a nonexclusive easement for ingress and egress to A-2 over a portion of said State owned property, the location and operation of which shall be agreed to by the State and its custodian Department of Natural Resources, said easement to be issued to Regents to effect the conveyance of Parcel A-2 to Regents, and shall be revoked if the conveyance of Parcel A-2 to Regents is not consummated.

SECTION 59.

That the granting of such nonexclusive ingress and egress easement has been approved by the Department of Natural Resources contingent on the Department's and State's approval as to location and operation of the easement area, said easement to be issued to Regents to effect the conveyance of Parcel A-2 to Regents, and shall be revoked if the conveyance of Parcel A-2 to Regents is not consummated.

ARTICLE V
SECTION 60.

That the State of Georgia is the owner of the hereinafter described real property lying and being in Chatham County, Georgia, and that the property is in the custody of the Georgia Department of Natural Resources.

SECTION 61.

That the Department does not object to the granting of this easement contingent on the Department's and State's approval as to operation and location of the easement, hereinafter referred to as the easement area, so that Regents can acquire adjacent Parcel A-2 to operate as an historical and ecological nature preserve for Scientific, Historical, Educational and Aesthetic Purposes that do not impair the essentially natural and historic character of the A-2 property, which purposes are consistent with those of the State's

Historic Site property, and that, in all matters relating to the nonexclusive easement area, the State of Georgia is acting by and through its State Properties Commission.

SECTION 62.

That the State of Georgia, acting by and through its State Properties Commission, may grant to Regents, or its successors and assigns, a nonexclusive easement area for ingress and egress at the Wormsloe Historic Site, Savannah, Chatham County, subject to the Department's and State's approval as to operation and location of the easement area, so that Regents can acquire the above-described Parcel A-2, and the easement area may be more particularly described by a plat of survey prepared by a Georgia registered land surveyor and presented to the State Properties Commission for approval.

SECTION 63.

That the above-described easement area premises shall be used solely for the purpose of ingress and egress to Parcel A-2 for the above-described purposes, contingent on said State approvals.

SECTION 64.

That Regents shall have the right to remove or cause to be removed from said easement area only such trees and bushes as may be reasonably necessary for the proper installation, operation, and maintenance of said ingress and egress, with the approval of the Department.

SECTION 65.

That, after this easement is granted, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Failure to convey Parcel A-2 to Regents shall be considered cause for an immediate reversion of the nonexclusive easement to the State of Georgia.

SECTION 66.

That no title shall be conveyed to the grantee of the easement and, except as specifically granted herein, all rights, title, and interest in and to said easement area is reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted by this easement.

SECTION 67.

That if the State of Georgia, acting by and through its State Properties Commission, determines that in order to avoid interference with the state's use or intended use of the easement area, the easement area should be relocated to an alternate site within the property, it may grant a substantially equivalent nonexclusive easement to an alternate site under such terms and conditions as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia. The grantee shall

remove or relocate its facilities to the alternate easement area at its sole cost and expense, unless the State Properties Commission determines that the requested removal or relocation is to be for the sole benefit of the State of Georgia and grantee provides, and the State Properties Commission receives and approves, in advance of any construction being commenced a written estimate for the cost of such removal and relocation. Upon written request from grantee or any third party, the State Properties Commission, in its sole discretion, may grant a substantially equivalent nonexclusive easement within the property for the relocation of the facilities without cost, expense or reimbursement from the State of Georgia.

SECTION 68.

That the easement granted shall contain such other reasonable terms, conditions, and covenants as the State Properties Commission shall deem in the best interest of the State of Georgia, and that the State Properties Commission is authorized to use a more accurate description of the easement area so long as the description utilized by the State Properties Commission describes the same easement area herein granted.

SECTION 69.

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Department of Transportation with respect to the state highway system, of a county with respect to the county road system, or of a municipality with respect to the city street system. The grantee shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

SECTION 70.

That the consideration for such easement shall be \$10.00 since this action would solely benefit Regents.

SECTION 71.

That this grant of easement shall be recorded by the grantee in the Superior Court of Chatham County and a recorded copy shall be forwarded promptly to the State Properties Commission.

SECTION 72.

That the authorization in this resolution to grant the above-described nonexclusive easement shall expire three years after the date this resolution is enacted into law and approved by the State Properties Commission.

SECTION 73.

That the State Properties Commission is authorized and empowered to do all acts and things necessary and proper to effect the grant of the easement area.

ARTICLE VI
SECTION 74.

That the State of Georgia is the owner of the hereinafter described real property lying and being in Land Lots 287, 290, 291 of Land District 17, and Land Lots 1159, 1218, 1281, 1290, and 1231 of Land District 16, Cobb County, Georgia, and the property is known as the Western and Atlantic Railroad tract in the custody of the State Properties Commission, which does not object to the granting of this easement, hereinafter referred to as the easement area and that, in all matters relating to the easement area, the State of Georgia is acting by and through its State Properties Commission.

SECTION 75.

That the State of Georgia, acting by and through its State Properties Commission, may grant to the City of Marietta, or its successors and assigns, a nonexclusive easement for its Kennesaw Mountain to Chattahoochee River Trail for the purpose of constructing, operating and maintaining a pedestrian trail and related sidewalks, ramps, piping and drainage structures, and signal boxes, together with the right of ingress and egress on a portion of this land as may be reasonably necessary to accomplish the aforesaid purposes. Said easement area is located in Cobb County, Georgia, and is more particularly described as follows:

That approximately 24,803 square feet (approximately 0.57 of an acre) portion and that portion only as shown in pink for temporary construction easements, and that approximately 19,127 square feet (approximately 0.44 of an acre) portion and that portion only as shown in green for permanent construction easements on a drawing prepared by Arcadis titled Department of Transportation, State of Georgia, Right-of-Way of Proposed Kennesaw Mountain to Chattahoochee River Trail, Project No. CSSTP-0006-00(873), P.I. No. 0006873, Federal Route No.: N/A; State Route No. 5, 120, and 200, Completed March 11, 2011; and being on file in the offices of the State Properties Commission, and may be more particularly described by a plat of survey prepared by a Georgia registered land surveyor and presented to the State Properties Commission for approval.

SECTION 76.

That the above-described premises shall be used solely for the purpose of constructing, maintaining, and operating the pedestrian trail known as the Kennesaw Mountain to Chattahoochee River Trail, in Cobb County.

SECTION 77.

That the City of Marietta shall have the right to remove or cause to be removed from said easement area only such trees and bushes as may be reasonably necessary for the proper construction, operation, and maintenance of the pedestrian trail.

SECTION 78.

That, after City of Marietta completes the pedestrian trail project for which this easement is granted, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, City of Marietta, or its successors and assigns, shall have the option of removing its facilities from the easement area or leaving the same in place, in which event the pedestrian trail shall become the property of the State of Georgia, or its successors and assigns.

SECTION 79.

That no title shall be conveyed to the City of Marietta and, except as herein specifically granted to City of Marietta, all rights, title, and interest in and to said easement area is reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to the City of Marietta.

SECTION 80.

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of Department of Transportation with respect to the state highway system, of a county with respect to the county road system, or of a municipality with respect to the city street system. The grantee shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

SECTION 81.

That if the State of Georgia, acting by and through its State Properties Commission, determines that in order to avoid interference with the state's use or intended use of the easement area, the easement may either be terminated or the easement area may be relocated to an alternate site at the Grantee's expense. If it is determined that the easement area should be relocated to an alternate site, a substantially equivalent nonexclusive easement to an alternate site may be granted under such terms and conditions as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia. The Grantee shall remove or relocate its facilities to the alternate easement area at its sole cost and expense. Upon written request from Grantee or any third party, the State Properties Commission, in its sole discretion, may grant a substantially equivalent nonexclusive easement for the relocation of the facilities without cost, expense or reimbursement from the State of Georgia.

SECTION 82.

That the easement granted to City of Marietta shall contain such other reasonable terms, conditions, and covenants as the State Properties Commission shall deem in the best interest of the State of Georgia and that the State Properties Commission is authorized to

use a more accurate description of the easement area so long as the description utilized by the State Properties Commission describes the same easement area herein granted.

SECTION 83.

That the consideration to the State for such easement shall be \$136,320 and such further consideration and provisions as the State Properties Commission may determine to be in the best interest of the State of Georgia.

SECTION 84.

That this grant of easement shall be recorded by the grantee in the Superior Court of Cobb County and a recorded copy shall be forwarded to the State Properties Commission.

SECTION 85.

That the authorization in this resolution to grant the above-described easement to the City of Marietta shall expire three years after the date this resolution is enacted into law and approved by the State Properties Commission.

SECTION 86.

That the State Properties Commission is authorized and empowered to do all acts and things necessary and proper to effect the grant of the easement area.

ARTICLE VII

SECTION 87.

That the State of Georgia is the owner of the hereinafter described real property lying and being in Land Lots 6 and 26 of the 10th Land District of Crisp County, Georgia, and that the property is in the custody of the Georgia Department of Natural Resources, which does not object to the granting of this easement, hereinafter referred to as the easement area and that, in all matters relating to the easement area, the State of Georgia is acting by and through its State Properties Commission.

SECTION 88.

That the State of Georgia, acting by and through its State Properties Commission, may grant to Citizens Telephone Company, Inc., or its successors and assigns, a nonexclusive easement area for installation, operation and maintenance of an underground fiber optic line and necessary equipment to provide internet service. Said easement area is located at Lake Blackshear Resort, Georgia Veterans State Park in Crisp County, Georgia and is more particularly described as follows:

That approximately 4,350 foot by 10 foot area (approximately 1 acre) and that portion only as shown highlighted in yellow on a drawing titled "CITIZENS TEL. CO.; LESLIE GA.; PERMIT DRAWING NO. 1" prepared by Citizens Telephone Company, Inc., dated August 7, 2012, and being on file in the offices of the State Properties Commission,

and may be more particularly described by a plat of survey prepared by a Georgia registered land surveyor and presented to the State Properties Commission for approval.

SECTION 89.

That the above-described premises shall be used solely for the purpose of installing, operating and maintaining an underground fiber optic line and necessary equipment.

SECTION 90.

That Citizens Telephone Company, Inc. shall have the right to remove or cause to be removed from said easement area only such trees and bushes as may be reasonably necessary for the proper installation, operation, and maintenance of said underground fiber optic line and necessary equipment.

SECTION 91.

That, after Citizens Telephone Company, Inc. has put into use the fiber optic line and necessary equipment this easement is granted for, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, the Citizens Telephone Company, Inc., or its successors and assigns, shall have the option of removing its facilities from the easement area or leaving the same in place, in which event the fiber optic line and equipment shall become the property of the State of Georgia, or its successors and assigns.

SECTION 92.

That no title shall be conveyed to Citizens Telephone Company, Inc. and, except as herein specifically granted to Citizens Telephone Company, Inc., all rights, title, and interest in and to said easement area is reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to Citizens Telephone Company, Inc.

SECTION 93.

That if the State of Georgia, acting by and through its State Properties Commission, determines that in order to avoid interference with the state's use or intended use of the easement area, the easement area should be relocated to an alternate site within the property, it may grant a substantially equivalent nonexclusive easement to an alternate site under such terms and conditions as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia. The Grantee shall remove or relocate its facilities to the alternate easement area at its sole cost and expense, unless the State Properties Commission determines that the requested removal or relocation is to be for the sole benefit of the State of Georgia and Grantee provides, and the State Properties Commission receives and approves, in advance of any construction being commenced a written estimate for the cost of such removal and relocation. Upon written request from Grantee or any third party, the State Properties Commission, in its

sole discretion, may grant a substantially equivalent nonexclusive easement within the property for the relocation of the facilities without cost, expense or reimbursement from the State of Georgia.

SECTION 94.

That the easement granted to Citizens Telephone Company, Inc. shall contain such other reasonable terms, conditions, and covenants as the State Properties Commission shall deem in the best interest of the State of Georgia and that the State Properties Commission is authorized to use a more accurate description of the easement area so long as the description utilized by the State Properties Commission describes the same easement area herein granted.

SECTION 95.

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Department of Transportation with respect to the state highway system, of a county with respect to the county road system, or of a municipality with respect to the city street system. The grantee shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

SECTION 96.

That, given the public purpose of the project, the consideration for such easement shall be \$10.00 and such further consideration and provisions as the State Properties Commission may determine to be in the best interest of the State of Georgia.

SECTION 97.

That this grant of easement shall be recorded by the grantee in the Superior Court of Crisp County and a recorded copy shall be forwarded to the State Properties Commission.

SECTION 98.

That the authorization in this resolution to grant the above-described easement to Citizens Telephone Company, Inc. shall expire three years after the date this resolution is enacted into law and approved by the State Properties Commission.

SECTION 99.

That the State Properties Commission is authorized and empowered to do all acts and things necessary and proper to effect the grant of the easement area.

ARTICLE VIII
SECTION 100.

That the State of Georgia is the owner of the hereinafter described real property lying and being in Land Lot 76 and 105, 11th. Land District, 4th. Section, Dade County, Georgia, and the property is in the custody of the Georgia Department of Natural Resources, which does not object to the granting of this easement, hereinafter referred to as the easement area and that, in all matters relating to the easement area, the State of Georgia is acting by and through its State Properties Commission.

SECTION 101.

That the State of Georgia, acting by and through its State Properties Commission, may grant to Georgia Power Company, or its successors and assigns, a nonexclusive easement for the purpose of constructing, operating and maintaining an overhead power line to the campground sites and RV sewage collection station at Cloudland Canyon State Park, Dade County, Georgia together with the right of ingress and egress over adjacent land of the State of Georgia as may be reasonably necessary to accomplish the aforesaid purposes. Said easement area is located in Dade County, Georgia, and is more particularly described as follows:

That approximately 2.920 of an acre portion and that portion only as shown on a drawing prepared by Greg P. Eaker titled Cloudland Canyon State Park, and being on file in the offices of the State Properties Commission, and may be more particularly described by a plat of survey prepared by a Georgia registered land surveyor and presented to the State Properties Commission for approval.

SECTION 102.

That the above-described premises shall be used solely for the purpose of constructing, operating, and maintaining an overhead power line at Cloudland Canyon State Park in Dade County.

SECTION 103.

That Georgia Power Company shall have the right to remove or cause to be removed from said easement area only such trees and bushes as may be reasonably necessary for the proper construction, operation, and maintenance of the overhead power line.

SECTION 104.

That, after Georgia Power Company completes the power line project for which this easement is granted, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, Georgia Power Company, or its successors and assigns, shall have the option of removing its facilities from the easement area or leaving the same in place, in which event the power line shall become the property of the State of Georgia, or its successors and assigns.

SECTION 105.

That no title shall be conveyed to Georgia Power Company and, except as herein specifically granted to Georgia Power Company, all rights, title, and interest in and to said easement area is reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to Georgia Power Company.

SECTION 106.

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of Department of Transportation with respect to the state highway system, of a county with respect to the county road system, or of a municipality with respect to the city street system. The grantee shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

SECTION 107.

That if the State of Georgia, acting by and through its State Properties Commission, determines that in order to avoid interference with the state's use or intended use of the easement area, the easement area should be relocated to an alternate site within the property, it may grant a substantially equivalent nonexclusive easement to an alternate site under such terms and conditions as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia. The Grantee shall remove or relocate its facilities to the alternate easement area at its sole cost and expense, unless the State Properties Commission determines that the requested removal or relocation is to be for the sole benefit of the State of Georgia and Grantee provides, and the State Properties Commission receives and approves, in advance of any construction being commenced a written estimate for the cost of such removal and relocation. Upon written request from Grantee or any third party, the State Properties Commission, in its sole discretion, may grant a substantially equivalent nonexclusive easement within the property for the relocation of the facilities without cost, expense or reimbursement from the State of Georgia.

SECTION 108.

That the easement granted to Georgia Power Company shall contain such other reasonable terms, conditions, and covenants as the State Properties Commission shall deem in the best interest of the State of Georgia and that the State Properties Commission is authorized to use a more accurate description of the easement area so long as the description utilized by the State Properties Commission describes the same easement area herein granted.

SECTION 109.

That the consideration for such easement shall be \$10.00 since the easement solely benefits the Department of Natural Resources and the State of Georgia.

SECTION 110.

That this grant of easement shall be recorded by the grantee in the Superior Court of Dade County and a recorded copy shall be forwarded to the State Properties Commission.

SECTION 111.

That the authorization in this resolution to grant the above-described easement to Georgia Power Company shall expire three years after the date this resolution is enacted into law and approved by the State Properties Commission.

SECTION 112.

That the State Properties Commission is authorized and empowered to do all acts and things necessary and proper to effect the grant of the easement area.

ARTICLE IX**SECTION 113.**

That the State of Georgia is the owner of the hereinafter described real property lying and being in Land Lot 342 of the 5th Land District of Dawson County, Georgia, and that the property is in the custody of the Georgia Department of Natural Resources, which does not object to the granting of this easement, hereinafter referred to as the easement area and that, in all matters relating to the easement area, the State of Georgia is acting by and through its State Properties Commission.

SECTION 114.

That the State of Georgia, acting by and through its State Properties Commission, may grant to Windstream Standard, L.L.C., or its successors and assigns, a nonexclusive easement area for installation, operation and maintenance of an underground and above ground fiber optic line and necessary equipment to provide internet service. Said easement area is located at Amicalola Falls State Park in Dawson County, Georgia and is more particularly described as follows:

That approximately 18,560 foot by 10 foot area (approximately 4.26 acres) and that portion only as indicated on a drawing furnished by the Georgia Department of Natural Resources, and being on file in the offices of the State Properties Commission, and may be more particularly described by a plat of survey prepared by a Georgia registered land surveyor and presented to the State Properties Commission for approval.

SECTION 115.

That the above-described premises shall be used solely for the purpose of installing, operating and maintaining an underground and above ground fiber optic line and necessary equipment to benefit the State of Georgia.

SECTION 116.

That Windstream Standard, L.L.C. shall have the right to remove or cause to be removed from said easement area only such trees and bushes as may be reasonably necessary for the proper installation, operation, and maintenance of said underground and above ground fiber optic line and necessary equipment.

SECTION 117.

That, after Windstream Standard, L.L.C. has put into use the fiber optic line and necessary equipment this easement is granted for, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, the Windstream Standard, L.L.C., or its successors and assigns, shall have the option of removing its facilities from the easement area or leaving the same in place, in which event the fiber optic line and equipment shall become the property of the State of Georgia, or its successors and assigns.

SECTION 118.

That no title shall be conveyed to Windstream Standard, L.L.C. and, except as herein specifically granted to Windstream Standard, L.L.C., all rights, title, and interest in and to said easement area is reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to Windstream Standard, L.L.C.

SECTION 119.

That if the State of Georgia, acting by and through its State Properties Commission, determines that in order to avoid interference with the state's use or intended use of the easement area, the easement area should be relocated to an alternate site within the property, it may grant a substantially equivalent nonexclusive easement to an alternate site under such terms and conditions as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia. The Grantee shall remove or relocate its facilities to the alternate easement area at its sole cost and expense, unless the State Properties Commission determines that the requested removal or relocation is to be for the sole benefit of the State of Georgia and Grantee provides, and the State Properties Commission receives and approves, in advance of any construction being commenced a written estimate for the cost of such removal and relocation. Upon written request from Grantee or any third party, the State Properties Commission, in its sole discretion, may grant a substantially equivalent nonexclusive easement within the

property for the relocation of the facilities without cost, expense or reimbursement from the State of Georgia.

SECTION 120.

That the easement granted to Windstream Standard, L.L.C. shall contain such other reasonable terms, conditions, and covenants as the State Properties Commission shall deem in the best interest of the State of Georgia and that the State Properties Commission is authorized to use a more accurate description of the easement area so long as the description utilized by the State Properties Commission describes the same easement area herein granted.

SECTION 121.

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Department of Transportation with respect to the state highway system, of a county with respect to the county road system, or of a municipality with respect to the city street system. The grantee shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

SECTION 122.

That the consideration for such easement shall be \$10.00 and the provision of park construction and installation services at the park for the benefit of faster and more reliable internet service for the park and such further consideration and provisions as the State Properties Commission may determine to be in the best interest of the State of Georgia.

SECTION 123.

That this grant of easement shall be recorded by the grantee in the Superior Court of Dawson County and a recorded copy shall be forwarded to the State Properties Commission.

SECTION 124.

That the authorization in this resolution to grant the above-described easement to Windstream Standard, L.L.C. shall expire three years after the date this resolution is enacted into law and approved by the State Properties Commission.

SECTION 125.

That the State Properties Commission is authorized and empowered to do all acts and things necessary and proper to effect the grant of the easement area.

ARTICLE X
SECTION 126.

That the State of Georgia is the owner of the hereinafter described real property lying and being in Land Lots 441 and 442 of the 4th Land District of Dawson County, Georgia, and that the property is in the custody of the Technical College System of Georgia, which does not object to the granting of this easement, hereinafter referred to as the easement area and that, in all matters relating to the easement area, the State of Georgia is acting by and through its State Properties Commission.

SECTION 127.

That the State of Georgia, acting by and through its State Properties Commission, may grant to Georgia Power Company, or its successors and assigns, a nonexclusive easement area for installation, operation and maintenance of an underground electrical power line and necessary equipment to provide electric service for a recent building expansion. Said easement area is located at the Lanier Technical College in Dawson County, Georgia and is more particularly described as follows:

That approximately 20 foot by 87 foot area (approximately 0.04 of an acre) and that portion only as shown shaded in gray on an engineered drawing entitled "LANIER TECHNICAL COLLEGE; DAWSONVILLE CAMPUS; DISTRIBUTION LINE EASEMENT" made by Georgia Power Company and dated March 5, 2012, and being on file in the offices of the State Properties Commission, and may be more particularly described by a plat of survey prepared by a Georgia registered land surveyor and presented to the State Properties Commission for approval.

SECTION 128.

That the above-described premises shall be used solely for the purpose of installing, operating and maintaining an electrical power line and necessary equipment.

SECTION 129.

That Georgia Power Company shall have the right to remove or cause to be removed from said easement area only such trees and bushes as may be reasonably necessary for the proper installation, operation, and maintenance of said electric power line and necessary equipment.

SECTION 130.

That, after Georgia Power Company has put into use the power line and necessary equipment this easement is granted for, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, the Georgia Power Company, or its successors and assigns, shall have the option of removing its facilities from the easement area or leaving the same in place, in which event the power line and any equipment shall become the property of the State of Georgia, or its successors and assigns.

SECTION 131.

That no title shall be conveyed to Georgia Power Company and, except as herein specifically granted to Georgia Power Company, all rights, title, and interest in and to said easement area is reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to Georgia Power Company.

SECTION 132.

That if the State of Georgia, acting by and through its State Properties Commission, determines that in order to avoid interference with the state's use or intended use of the easement area, the easement area should be relocated to an alternate site within the property, it may grant a substantially equivalent nonexclusive easement to an alternate site under such terms and conditions as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia. The Grantee shall remove or relocate its facilities to the alternate easement area at its sole cost and expense, unless the State Properties Commission determines that the requested removal or relocation is to be for the sole benefit of the State of Georgia and Grantee provides, and the State Properties Commission receives and approves, in advance of any construction being commenced a written estimate for the cost of such removal and relocation. Upon written request from Grantee or any third party, the State Properties Commission, in its sole discretion, may grant a substantially equivalent nonexclusive easement within the property for the relocation of the facilities without cost, expense or reimbursement from the State of Georgia.

SECTION 133.

That the easement granted to Georgia Power Company shall contain such other reasonable terms, conditions, and covenants as the State Properties Commission shall deem in the best interest of the State of Georgia and that the State Properties Commission is authorized to use a more accurate description of the easement area so long as the description utilized by the State Properties Commission describes the same easement area herein granted.

SECTION 134.

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Department of Transportation with respect to the state highway system, of a county with respect to the county road system, or of a municipality with respect to the city street system. The grantee shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

SECTION 135.

That, given the public purpose of the project, the consideration for such easement shall be \$10.00 and such further consideration and provisions as the State Properties Commission may determine to be in the best interest of the State of Georgia.

SECTION 136.

That this grant of easement shall be recorded by the grantee in the Superior Court of Dawson County and a recorded copy shall be forwarded to the State Properties Commission.

SECTION 137.

That the authorization in this resolution to grant the above-described easement to Georgia Power Company shall expire three years after the date this resolution is enacted into law and approved by the State Properties Commission.

SECTION 138.

That the State Properties Commission is authorized and empowered to do all acts and things necessary and proper to effect the grant of the easement area.

ARTICLE XI**SECTION 139.**

That the State of Georgia is the owner of the hereinafter described real property lying and being in Land Lot 252 of the 15th Land District, in the City of Decatur, DeKalb County, Georgia, and that the property is in the custody of the Georgia Department of Defense, which does not object to the granting of this easement, hereinafter referred to as the easement area and that, in all matters relating to the easement area, the State of Georgia is acting by and through its State Properties Commission.

SECTION 140.

That the State of Georgia, acting by and through its State Properties Commission, may grant to Georgia Power Company, or its successors and assigns, a nonexclusive easement area for the purpose of moving, locating, maintaining, and operating power lines and related facilities. Said easement area is located at and needed for the renovation of the Decatur Armory, 3736 Durham Park Road, Decatur, DeKalb County, Georgia and is more particularly described as follows:

That approximately 0.04 of an acre easement area and that portion only as highlighted in color on a drawing marked "Exhibit A" prepared by the Georgia Power Company. And being on file in the offices of the State Properties Commission, and may be more particularly described by a plat of survey prepared by a Georgia registered land surveyor and presented to the State Properties Commission for approval.

SECTION 141.

That the above-described premises shall be used solely for the purpose of locating, maintenance, and operation of power lines and facilities to provide appropriate power to the Decatur Armory which is under construction.

SECTION 142.

That Georgia Power Company shall have the right to remove or cause to be removed from said easement area only such trees and bushes as may be reasonably necessary for the proper moving, relocating, operation and maintenance of said power line.

SECTION 143.

That after Georgia Power Company has put into use the power line this easement is granted for, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, the Georgia Power Company, or its successors and assigns, shall have the option of removing its facilities from the easement area or leaving the same in place, in which event the power line shall become the property of the State of Georgia or its successors and assigns.

SECTION 144.

That no title shall be conveyed to Georgia Power Company and, except as herein specifically granted to Georgia Power Company, all rights, title, and interest in and to said easement area is reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to Georgia Power Company.

SECTION 145.

That if the State of Georgia, acting by and through its State Properties Commission, determines that in order to avoid interference with the state's use or intended use of the easement area, the easement area should be relocated to an alternate site within the property, it may grant a substantially equivalent nonexclusive easement to an alternate site under such terms and conditions as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia. The Grantee shall remove or relocate its facilities to the alternate easement area at its sole cost and expense, unless the State Properties Commission determines that the requested removal or relocation is to be for the sole benefit of the State of Georgia and Grantee provides, and the State Properties Commission receives and approves, in advance of any construction being commenced a written estimate for the cost of such removal and relocation. Upon written request from Grantee or any third party, the State Properties Commission, in its sole discretion, may grant a substantially equivalent nonexclusive easement within the property for the relocation of the facilities without cost, expense or reimbursement from the State of Georgia.

SECTION 146.

That the easement granted to Georgia Power Company shall contain such other reasonable terms, conditions, and covenants as the State Properties Commission shall deem in the best interest of the State of Georgia and that the State Properties Commission is authorized to use a more accurate description of the easement area so long as the description utilized by the State Properties Commission describes the same easement area herein granted.

SECTION 147.

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Department of Transportation with respect to the state highway system, of a county with respect to the county road system, or of a municipality with respect to the city street system. The grantee shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

SECTION 148.

That the consideration for such easement shall be \$10.00 since this action will solely benefit the Department of Defense and the State of Georgia.

SECTION 149.

That this grant of easement shall be recorded by the grantee in the Superior Court of DeKalb County and a recorded copy shall be forwarded to the State Properties Commission.

SECTION 150.

That the authorization in this resolution to grant the above-described easement to Georgia Power Company shall expire three years after the date this resolution is enacted into law and approved by the State Properties Commission.

SECTION 151.

That the State Properties Commission is authorized and empowered to do all acts and things necessary and proper to effect the grant of the easement area.

ARTICLE XII**SECTION 152.**

That the State of Georgia is the owner of the hereinafter described real property lying and being in Land Lots 1113 and 1114 of the 1st Section of the 3rd Land District, in the City of Cumming, Forsyth County, Georgia, and that the property is in the custody of the Georgia Department of Defense, which does not object to the granting of this easement, hereinafter referred to as the easement area and that, in all matters relating to the

easement area, the State of Georgia is acting by and through its State Properties Commission.

SECTION 153.

That the State of Georgia, acting by and through its State Properties Commission, may grant to Georgia Power Company, or its successors and assigns, a nonexclusive easement area for the purpose of moving, locating, maintaining, and operating above and underground power lines, and such facilities as transformers and power boxes. Said easement area is located at the Cumming National Guard Regional Readiness Center at 1100 Pilgrim Mill Road, Cumming 30040, Forsyth County, Georgia and is more particularly described as follows:

That approximately 0.13 of an acre easement area and that portion only as highlighted in color on a drawing marked "Exhibit A" prepared by the Georgia Power Company. And being on file in the offices of the State Properties Commission, and may be more particularly described by a plat of survey prepared by a Georgia registered land surveyor and presented to the State Properties Commission for approval.

SECTION 154.

That the above-described premises shall be used solely for the purpose of locating, maintenance, and operation of power lines, poles and box to provide appropriate power to the Cumming National Guard Regional Readiness Center which is under construction.

SECTION 155.

That the Georgia Power Company shall have the right to remove or cause to be removed from said easement area only such trees and bushes as may be reasonably necessary for the proper moving, relocating, operation and maintenance of said power line.

SECTION 156.

That after Georgia Power Company has put into use the power line this easement is granted for, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, the Georgia Power Company, or its successors and assigns, shall have the option of removing its facilities from the easement area or leaving the same in place, in which event the power line shall become the property of the State of Georgia or its successors and assigns.

SECTION 157.

That no title shall be conveyed to Georgia Power Company and, except as herein specifically granted to Georgia Power Company, all rights, title, and interest in and to said easement area is reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to Georgia Power Company.

SECTION 158.

That if the State of Georgia, acting by and through its State Properties Commission, determines that in order to avoid interference with the state's use or intended use of the easement area, the easement area should be relocated to an alternate site within the property, it may grant a substantially equivalent nonexclusive easement to an alternate site under such terms and conditions as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia. The Grantee shall remove or relocate its facilities to the alternate easement area at its sole cost and expense, unless the State Properties Commission determines that the requested removal or relocation is to be for the sole benefit of the State of Georgia and Grantee provides, and the State Properties Commission receives and approves, in advance of any construction being commenced a written estimate for the cost of such removal and relocation. Upon written request from Grantee or any third party, the State Properties Commission, in its sole discretion, may grant a substantially equivalent nonexclusive easement within the property for the relocation of the facilities without cost, expense or reimbursement from the State of Georgia.

SECTION 159.

That the easement granted to Georgia Power Company shall contain such other reasonable terms, conditions, and covenants as the State Properties Commission shall deem in the best interest of the State of Georgia and that the State Properties Commission is authorized to use a more accurate description of the easement area so long as the description utilized by the State Properties Commission describes the same easement area herein granted.

SECTION 160.

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Department of Transportation with respect to the state highway system, of a county with respect to the county road system, or of a municipality with respect to the city street system. The grantee shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

SECTION 161.

That the consideration for such easement shall be \$10.00 since this action will solely benefit the Department of Defense and the State of Georgia.

SECTION 162.

That this grant of easement shall be recorded by the grantee in the Superior Court of DeKalb County and a recorded copy shall be forwarded to the State Properties Commission.

SECTION 163.

That the authorization in this resolution to grant the above-described easement to Georgia Power Company shall expire three years after the date this resolution is enacted into law and approved by the State Properties Commission.

ARTICLE XIII**SECTION 164.**

That the State of Georgia is the owner of the hereinafter described real property lying and being in Land Lot 152, 9th Land District, Hall County, Georgia, and the property is in the custody of the Georgia Department of Corrections, which does not object to the granting of this easement, hereinafter referred to as the easement area and that, in all matters relating to the easement area, the State of Georgia is acting by and through its State Properties Commission.

SECTION 165.

That the State of Georgia, acting by and through its State Properties Commission, may grant to the City of Gainesville, or its successors and assigns, a nonexclusive easement for the purpose of laying, constructing, operating, and maintaining utility structures including a sanitary sewer line in Hall County, Georgia together with the right of ingress and egress over adjacent land of the State of Georgia as may be reasonably necessary to accomplish the aforesaid purposes. Said easement is located at GDC's Gainesville Probation Office & Day Reporting Center in Hall County, Georgia, and is more particularly described as follows:

That approximately 0.04 acres portion and that portion only as shown on a drawing prepared by Patton Land Surveying titled Survey for City of Gainesville Cargill Sanitary Sewer Improvements-Phase I and being on file in the offices of the State Properties Commission,
and may be more particularly described by a plat of survey prepared by a Georgia registered land surveyor and presented to the State Properties Commission for approval.

SECTION 166.

That the above-described premises shall be used solely for the purpose of laying, constructing, operating and maintaining a sewer line on the Gainesville Probation Office & Day Reporting Center property in Hall County, Georgia.

SECTION 167.

That, after the City of Gainesville completes the sewer line for which this easement is granted, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, the City of Gainesville, or its successors and assigns, shall have the option of removing its facilities from the easement area or

leaving the same in place, in which event the facility shall become the property of the State of Georgia, or its successors and assigns.

SECTION 168.

That no title shall be conveyed to the City of Gainesville and, except as herein specifically granted to the City of Gainesville, all rights, title, and interest in and to said easement area is reserved in the State of Georgia which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to the City of Gainesville.

SECTION 169.

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Department of Transportation with respect to the state highway system, of a county with respect to the county road system, or of a municipality with respect to the city street system. The grantee shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

SECTION 170.

That if the State of Georgia, acting by and through its State Properties Commission, determines that in order to avoid interference with the state's use or intended use of the easement area, the easement area should be relocated to an alternate site within the property, it may grant a substantially equivalent nonexclusive easement to an alternate site under such terms and conditions as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia. The Grantee shall remove or relocate its facilities to the alternate easement area at its sole cost and expense, unless the State Properties Commission determines that the requested removal or relocation is to be for the sole benefit of the State of Georgia and Grantee provides, and the State Properties Commission receives and approves, in advance of any construction being commenced a written estimate for the cost of such removal and relocation. Upon written request from Grantee or any third party, the State Properties Commission, in its sole discretion, may grant a substantially equivalent nonexclusive easement within the property for the relocation of the facilities without cost, expense or reimbursement from the State of Georgia.

SECTION 171.

That the easement granted to the City of Gainesville shall contain such other reasonable terms, conditions, and covenants as the State Properties Commission shall deem in the best interest of the State of Georgia and that the State Properties Commission is authorized to use a more accurate description of the easement area so long as the description utilized by the State Properties Commission describes the same easement area herein granted.

SECTION 172.

That the consideration for such easement shall be for public use and benefit and \$10.00 and any other consideration as the State Properties Commission may determine to be in the best interest of the State of Georgia.

SECTION 173.

That this grant of easement shall be recorded by the grantee in the Superior Court of Hall County and a recorded copy shall be forwarded to the State Properties Commission.

SECTION 174.

That the authorization in this resolution to grant the above-described easement to the City of Gainesville shall expire three years after the date this resolution is enacted into law and approved by the State Properties Commission.

SECTION 175.

That the State Properties Commission is authorized and empowered to do all acts and things necessary and proper to effect the grant of the easement area.

ARTICLE XIV**SECTION 176.**

That the State of Georgia is the owner of the hereinafter described real property lying and being in Land Lot 136 of the 7th Land District of Henry County, Georgia, and that the property is in the custody of the Technical College System of Georgia, which does not object to the granting of this easement, hereinafter referred to as the easement area and that, in all matters relating to the easement area, the State of Georgia is acting by and through its State Properties Commission.

SECTION 177.

That the State of Georgia, acting by and through its State Properties Commission, may grant to Snapping Shoals Electric Membership Corporation, or its successors and assigns, a nonexclusive easement area for installation, operation and maintenance of an underground electrical power line and necessary equipment to provide electric service for a new building. Said easement area is located at the Southern Crescent Technical College in Henry County, Georgia and is more particularly described as follows:

That approximately 0.04 of an acre and that portion only as shown highlighted in red on a engineered drawing entitled "ELECTRICAL EASEMENTS EXHIBIT" made by Conceptual Design Engineering, Inc. and dated April 17, 2012, and being on file in the offices of the State Properties Commission,
and may be more particularly described by a plat of survey prepared by a Georgia registered land surveyor and presented to the State Properties Commission for approval.

SECTION 178.

That the above-described premises shall be used solely for the purpose of installing, operating and maintaining an electrical power line and necessary equipment.

SECTION 179.

That Snapping Shoals Electric Membership Corporation shall have the right to remove or cause to be removed from said easement area only such trees and bushes as may be reasonably necessary for the proper installation, operation, and maintenance of said electric power line and necessary equipment.

SECTION 180.

That, after Snapping Shoals Electric Membership Corporation has put into use the power line and necessary equipment this easement is granted for, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, the Snapping Shoals Electric Membership Corporation, or its successors and assigns, shall have the option of removing its facilities from the easement area or leaving the same in place, in which event the power line and any equipment shall become the property of the State of Georgia, or its successors and assigns.

SECTION 181.

That no title shall be conveyed to Snapping Shoals Electric Membership Corporation and, except as herein specifically granted to Snapping Shoals Electric Membership Corporation, all rights, title, and interest in and to said easement area is reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to Snapping Shoals Electric Membership Corporation.

SECTION 182.

That if the State of Georgia, acting by and through its State Properties Commission, determines that in order to avoid interference with the state's use or intended use of the easement area, the easement area should be relocated to an alternate site within the property, it may grant a substantially equivalent nonexclusive easement to an alternate site under such terms and conditions as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia. The Grantee shall remove or relocate its facilities to the alternate easement area at its sole cost and expense, unless the State Properties Commission determines that the requested removal or relocation is to be for the sole benefit of the State of Georgia and Grantee provides, and the State Properties Commission receives and approves, in advance of any construction being commenced a written estimate for the cost of such removal and relocation. Upon written request from Grantee or any third party, the State Properties Commission, in its sole discretion, may grant a substantially equivalent nonexclusive easement within the

property for the relocation of the facilities without cost, expense or reimbursement from the State of Georgia.

SECTION 183.

That the easement granted to Snapping Shoals Electric Membership Corporation shall contain such other reasonable terms, conditions, and covenants as the State Properties Commission shall deem in the best interest of the State of Georgia and that the State Properties Commission is authorized to use a more accurate description of the easement area so long as the description utilized by the State Properties Commission describes the same easement area herein granted.

SECTION 184.

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Department of Transportation with respect to the state highway system, of a county with respect to the county road system, or of a municipality with respect to the city street system. The grantee shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

SECTION 185.

That, given the public purpose of the project, the consideration for such easement shall be \$10.00 and such further consideration and provisions as the State Properties Commission may determine to be in the best interest of the State of Georgia.

SECTION 186.

That this grant of easement shall be recorded by the grantee in the Superior Court of Henry County and a recorded copy shall be forwarded to the State Properties Commission.

SECTION 187.

That the authorization in this resolution to grant the above-described easement to Snapping Shoals Electric Membership Corporation shall expire three years after the date this resolution is enacted into law and approved by the State Properties Commission.

SECTION 188.

That the State Properties Commission is authorized and empowered to do all acts and things necessary and proper to effect the grant of the easement area.

ARTICLE XV
SECTION 189.

That the State of Georgia is the owner of the hereinafter described real property lying and being, in the City of Dublin, Telfair City Subdivision Lots 22, 23, 24, 25, 26, and 27, Block I, Laurens County, Georgia, and that the property is in the custody of the Georgia Department of Defense, which does not object to the granting of this easement, hereinafter referred to as the easement area and that, in all matters relating to the easement area, the State of Georgia is acting by and through its State Properties Commission.

SECTION 190.

That the State of Georgia, acting by and through its State Properties Commission, may grant to Georgia Power Company, or its successors and assigns, a nonexclusive easement area for the purpose of moving, locating, maintaining, and operating underground power lines and facilities to provide power to the Upper Motor Pool. Said easement area is located at the Dublin Armory on Hamilton Street, Dublin, Laurens County, Georgia and is more particularly described as follows:

That approximately 0.21 of an acre easement area and that portion only as highlighted in color on a drawing marked "Exhibit A" prepared by the Georgia Power Company. And being on file in the offices of the State Properties Commission, and may be more particularly described by a plat of survey prepared by a Georgia registered land surveyor and presented to the State Properties Commission for approval.

SECTION 191.

That the above-described premises shall be used solely for the purpose of locating, maintaining, and operating power lines, poles and related facilities to provide appropriate power to the Dublin Armory Upper Motor Pool which is being renovated.

SECTION 192.

That the Georgia Power Company shall have the right to remove or cause to be removed from said easement area only such trees and bushes as may be reasonably necessary for the proper moving, relocating, operation and maintenance of said power line.

SECTION 193.

That after Georgia Power Company has put into use the power line this easement is granted for, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, the Georgia Power Company, or its successors and assigns, shall have the option of removing its facilities from the easement area or leaving the same in place, in which event the power line shall become the property of the State of Georgia or its successors and assigns.

SECTION 194.

That no title shall be conveyed to Georgia Power Company and, except as herein specifically granted to Georgia Power Company, all rights, title, and interest in and to

said easement area is reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to Georgia Power Company.

SECTION 195.

That if the State of Georgia, acting by and through its State Properties Commission, determines that in order to avoid interference with the state's use or intended use of the easement area, the easement area should be relocated to an alternate site within the property, it may grant a substantially equivalent nonexclusive easement to an alternate site under such terms and conditions as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia. The Grantee shall remove or relocate its facilities to the alternate easement area at its sole cost and expense, unless the State Properties Commission determines that the requested removal or relocation is to be for the sole benefit of the State of Georgia and Grantee provides, and the State Properties Commission receives and approves, in advance of any construction being commenced a written estimate for the cost of such removal and relocation. Upon written request from Grantee or any third party, the State Properties Commission, in its sole discretion, may grant a substantially equivalent nonexclusive easement within the property for the relocation of the facilities without cost, expense or reimbursement from the State of Georgia.

SECTION 196.

That the easement granted to Georgia Power Company shall contain such other reasonable terms, conditions, and covenants as the State Properties Commission shall deem in the best interest of the State of Georgia and that the State Properties Commission is authorized to use a more accurate description of the easement area so long as the description utilized by the State Properties Commission describes the same easement area herein granted.

SECTION 197.

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Department of Transportation with respect to the state highway system, of a county with respect to the county road system, or of a municipality with respect to the city street system. The grantee shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

SECTION 198.

That the consideration for such easement shall be \$10.00 since this action will solely benefit the Department of Defense and the State of Georgia.

SECTION 199.

That this grant of easement shall be recorded by the grantee in the Superior Court of Laurens County and a recorded copy shall be forwarded to the State Properties Commission.

SECTION 200.

That the authorization in this resolution to grant the above-described easement to Georgia Power Company shall expire three years after the date this resolution is enacted into law and approved by the State Properties Commission.

ARTICLE XVI**SECTION 201.**

That the State of Georgia is the owner of the hereinafter described real property lying and being in Land Lot 161 of the 9th Land District of Macon County, Georgia, and that the property is in the custody of the Georgia Department of Education, which does not object to the granting of this easement, hereinafter referred to as the easement area and that, in all matters relating to the easement area, the State of Georgia is acting by and through its State Properties Commission.

SECTION 202.

That the State of Georgia, acting by and through its State Properties Commission, may grant to Flint Electric Membership Corporation, or its successors and assigns, a nonexclusive easement area for installation, operation and maintenance of an underground electrical power line and necessary equipment to relocate existing overhead power lines to a different underground location and the installation of new power lines to provide electric service for newly constructed cabins. Said easement area is located at Camp John Hope in Macon County, Georgia and is more particularly described as follows:

That approximately 1.63 acres and that portion only as shown on a plat of survey entitled "SBE-023 NEW CABIN FOR CAMP JOHN HOPE FFA/FCCLA CENTER" made by LAI Engineering, and more specifically Clyde R. Eldredge, Georgia Registered Land Surveyor No. 2659, dated April 30, 2012, and being on file in the offices of the State Properties Commission, and may be more particularly described by a plat of survey prepared by a Georgia registered land surveyor and presented to the State Properties Commission for approval.

SECTION 203.

That the above-described premises shall be used solely for the purpose of installing, operating and maintaining an electrical power line and necessary equipment.

SECTION 204.

That Flint Electric Membership Corporation shall have the right to remove or cause to be removed from said easement area only such trees and bushes as may be reasonably necessary for the proper installation, operation, and maintenance of said electric power line and necessary equipment.

SECTION 205.

That, after Flint Electric Membership Corporation has put into use the power line and necessary equipment this easement is granted for, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, the Flint Electric Membership Corporation, or its successors and assigns, shall have the option of removing its facilities from the easement area or leaving the same in place, in which event the power line and any equipment shall become the property of the State of Georgia, or its successors and assigns.

SECTION 206.

That no title shall be conveyed to Flint Electric Membership Corporation and, except as herein specifically granted to Flint Electric Membership Corporation, all rights, title, and interest in and to said easement area is reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to Flint Electric Membership Corporation.

SECTION 207.

That if the State of Georgia, acting by and through its State Properties Commission, determines that in order to avoid interference with the state's use or intended use of the easement area, the easement area should be relocated to an alternate site within the property, it may grant a substantially equivalent nonexclusive easement to an alternate site under such terms and conditions as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia. The Grantee shall remove or relocate its facilities to the alternate easement area at its sole cost and expense, unless the State Properties Commission determines that the requested removal or relocation is to be for the sole benefit of the State of Georgia and Grantee provides, and the State Properties Commission receives and approves, in advance of any construction being commenced a written estimate for the cost of such removal and relocation. Upon written request from Grantee or any third party, the State Properties Commission, in its sole discretion, may grant a substantially equivalent nonexclusive easement within the property for the relocation of the facilities without cost, expense or reimbursement from the State of Georgia.

SECTION 208.

That the easement granted to Flint Electric Membership Corporation shall contain such other reasonable terms, conditions, and covenants as the State Properties Commission

shall deem in the best interest of the State of Georgia and that the State Properties Commission is authorized to use a more accurate description of the easement area so long as the description utilized by the State Properties Commission describes the same easement area herein granted.

SECTION 209.

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Department of Transportation with respect to the state highway system, of a county with respect to the county road system, or of a municipality with respect to the city street system. The grantee shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

SECTION 210.

That, the consideration for such easement shall be \$10.00 since this action will solely benefit the Department of Education and the State of Georgia.

SECTION 211.

That this grant of easement shall be recorded by the grantee in the Superior Court of Macon County and a recorded copy shall be forwarded to the State Properties Commission.

SECTION 212.

That the authorization in this resolution to grant the above-described easement to Flint Electric Membership Corporation shall expire three years after the date this resolution is enacted into law and approved by the State Properties Commission.

SECTION 213.

That the State Properties Commission is authorized and empowered to do all acts and things necessary and proper to effect the grant of the easement area.

ARTICLE XVII

SECTION 214.

That the State of Georgia is the owner of the hereinafter described real property in Paulding County, Georgia, and that the property is in the custody of the Georgia Department of Natural Resources, hereinafter referred to as the easement area and that, in all matters relating to the easement area, the State of Georgia is acting by and through its State Properties Commission.

SECTION 215.

That the State of Georgia, acting by and through its State Properties Commission, may grant to Mark B. Shipp and J. Cliff Shipp (hereinafter known as Grantee) or their successors and assigns, a nonexclusive easement area, for ingress and egress. Said easement area is located at the 4,513 acre Sheffield Wildlife Management Area in Paulding County, and is more particularly described as follows:

That approximately 4.7 acre easement area being of a length of approximately 17,061 feet, of a width no greater than the actual distance between the ditches on either side of the subject property, and consisting of approximately 4.7 acres situate, lying and being in Land Lots 433 and 504 of the 3rd Section, 3rd Land District, and Land Lots, 465, 466, 467, 468, 469, 470, 472, 473, 536, 537, 542, 543, 544 and 611 of the 3rd Section, 18th Land District of Paulding County, Georgia and that portion only as shown highlighted in yellow on that plat of survey dated March 12, 2012 by Douglas R. Bentley, Georgia Registered Land Surveyor # 2535 and being Titled "Easement Exhibit For: Mark B. Shipp and J. Cliff Shipp", and being on file in the offices of the State Properties Commission

and may be more particularly described by a survey prepared by a Georgia Registered Land Surveyor and presented to the State Properties Commission for approval.

SECTION 216.

That the above-described premises shall be used solely for the purpose of ingress and egress to the Grantee's property in Land Lot 434, 3rd District, 3rd Section of Paulding County, which is surrounded by Sheffield Wildlife Management Area.

SECTION 217.

That the Grantee shall have the right to remove or cause to be removed from said easement area only such trees and bushes as may be approved by the Georgia Department of Natural Resources.

SECTION 218.

That no title shall be conveyed to Grantee and, except as herein specifically granted to Grantee, all rights, title, and interest in and to said easement area is reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to Grantee.

SECTION 219.

That if the State of Georgia, acting by and through its State Properties Commission, determines that the easement area should be removed or relocated to an alternate site on State owned land in order to avoid interference with the State's use or intended use of the easement area, it may grant a substantially equivalent nonexclusive easement to allow the alternate site under such terms and conditions as the State Properties Commission shall in its discretion determine to be in the best interests of the State of Georgia, and Grantee shall relocate to the alternate easement area at its sole cost and expense, unless the State

Properties Commission determines that the requested relocation is to be for the sole benefit of the State of Georgia and approves payment by the State of Georgia of all or a portion of such actual cost and expense, not to exceed by 20% the amount of a written estimate provided by Grantee. Upon written request, the State Properties Commission, in its sole discretion, may permit the relocation to an alternate site on State owned land so long as the relocation is paid by the party or parties requesting such relocation and at no cost and expense to the State of Georgia. If an easement is relocated for any reason, the State Properties Commission is authorized to convey by quit claim deed the State's interest in the former easement area.

SECTION 220.

That the easement granted to Grantee shall contain such other reasonable terms, conditions, and covenants as the State Properties Commission shall deem in the best interest of the State of Georgia and that the State Properties Commission is authorized to use a more accurate description of the easement area, so long as the description utilized by the State Properties Commission describes the same easement area herein granted.

SECTION 221.

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Department of Transportation with respect to the state highway system, or of a county with respect to the county road system or of a municipality with respect to the city street system. Grantee shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

SECTION 222.

That the consideration for such easement shall be \$10.00, and such further consideration and provisions as the State Properties Commission may determine to be in the best interest of the State of Georgia, including the encumbrance of Grantee's 45-acre property in Land Lot 434 with a Right of First Refusal in favor of the State for the State to acquire that property for appraised value according to an Agreement to be issued by the State Properties Commission, which Right to the State will perpetually run with that 45-acre property, and for the consideration of the issuance of a correction by the State to a quit claim deed that was authorized by 1998 Act 137 (HR 935).

SECTION 223.

That this grant of easement shall be recorded by the Grantee in the Superior Court of Paulding County and a recorded copy shall be forwarded to the State Properties Commission.

SECTION 224.

That the authorization in this resolution to grant the above-described easement to Grantee shall expire three years after the date that this resolution is enacted into law and approved by the State Properties Commission.

SECTION 225.

That the State Properties Commission is authorized and empowered to do all acts and things necessary and proper to effect the grant of the easement area.

ARTICLE XVIII**SECTION 226.**

That the State of Georgia is the owner of the hereinafter described real property lying and being in Georgia Militia District 89 of Richmond County, Georgia, and that the property is in the custody of the Technical College System of Georgia, which does not object to the granting of this easement, hereinafter referred to as the easement area and that, in all matters relating to the easement area, the State of Georgia is acting by and through its State Properties Commission.

SECTION 227.

That the State of Georgia, acting by and through its State Properties Commission, may grant to Augusta, Georgia, or its successors and assigns, a nonexclusive easement area for the installation, operation and maintenance of a sanitary sewer line to install, maintain and operate a sewer line to a new building to be constructed for, and owned by the County Board of Education of Richmond County on an adjacent parcel not under State ownership. Said easement area is located at the main campus of Augusta Technical College in Richmond County, Georgia and is more particularly described as follows:

That approximately 0.27 of an acre and that portion only as shown in gray shading on an easement plat entitled "Easement Plat FOR City of Augusta" made by Cranston Engineering Group, P.C. and more specifically by John Attaway, Georgia Registered Land Surveyor No. 2512 dated June 10, 2011, and being on file in the offices of the State Properties Commission, and may be more particularly described by a plat of survey prepared by a Georgia registered land surveyor and presented to the State Properties Commission for approval.

SECTION 228.

That the above-described premises shall be used solely for the purpose of installing, operating and maintaining a sanitary sewer line.

SECTION 229.

That Augusta, Georgia shall have the right to remove or cause to be removed from said easement area only such trees and bushes as may be reasonably necessary for the proper installation, operation, and maintenance of said sanitary sewer line.

SECTION 230.

That, after Augusta, Georgia has put into use the sanitary sewer line this easement is granted for, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, Augusta, Georgia, or its successors and assigns, shall have the option of removing its facilities from the easement area or leaving the same in place, in which event the sanitary sewer line shall become the property of the State of Georgia, or its successors and assigns.

SECTION 231.

That no title shall be conveyed to Augusta, Georgia and, except as herein specifically granted to Augusta, Georgia, all rights, title, and interest in and to said easement area is reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to Augusta, Georgia.

SECTION 232.

That if the State of Georgia, acting by and through its State Properties Commission, determines that in order to avoid interference with the state's use or intended use of the easement area, the easement area should be relocated to an alternate site within the property, it may grant a substantially equivalent nonexclusive easement to an alternate site under such terms and conditions as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia. The Grantee shall remove or relocate its facilities to the alternate easement area at its sole cost and expense, unless the State Properties Commission determines that the requested removal or relocation is to be for the sole benefit of the State of Georgia and Grantee provides, and the State Properties Commission receives and approves, in advance of any construction being commenced a written estimate for the cost of such removal and relocation. Upon written request from Grantee or any third party, the State Properties Commission, in its sole discretion, may grant a substantially equivalent nonexclusive easement within the property for the relocation of the facilities without cost, expense or reimbursement from the State of Georgia.

SECTION 233.

That the easement granted to Augusta, Georgia shall contain such other reasonable terms, conditions, and covenants as the State Properties Commission shall deem in the best interest of the State of Georgia and that the State Properties Commission is authorized to use a more accurate description of the easement area so long as the description utilized by the State Properties Commission describes the same easement area herein granted.

SECTION 234.

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Department of Transportation with respect to the state highway

system, of a county with respect to the county road system, or of a municipality with respect to the city street system. The grantee shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

SECTION 235.

That, given the public purpose of the project, the consideration for such easement shall be \$10.00 and such further consideration and provisions as the State Properties Commission may determine to be in the best interest of the State of Georgia.

SECTION 236.

That this grant of easement shall be recorded by the grantee in the Superior Court of Richmond County and a recorded copy shall be forwarded to the State Properties Commission.

SECTION 237.

That the authorization in this resolution to grant the above-described easement to Augusta, Georgia shall expire three years after the date this resolution is enacted into law and approved by the State Properties Commission.

SECTION 238.

That the State Properties Commission is authorized and empowered to do all acts and things necessary and proper to effect the grant of the easement area.

ARTICLE XIX

SECTION 239.

That the State of Georgia is the owner of the hereinafter described real property lying and being in 119th GMD of Richmond County, Georgia, and the property is in the custody of the Georgia Department of Corrections, which does not object to the granting of this easement, hereinafter referred to as the easement area and that, in all matters relating to the easement area, the State of Georgia is acting by and through its State Properties Commission.

SECTION 240.

That the State of Georgia, acting by and through its State Properties Commission, may grant to Augusta, Georgia or its successors and assigns, a nonexclusive easement for the purpose of replacement of the existing water meter, and installation of a new backflow preventer in Augusta, Georgia together with the right of ingress and egress over adjacent land of the State of Georgia as may be reasonably necessary to accomplish the aforesaid purposes. Said easement is located at Augusta State Medical Prison, and is more particularly described as follows:

That approximately 0.21 of an acre portion and that portion only as shown on a drawing prepared by WK Dickson titled Water Line Easement stamped Exhibit "A" highlighted in yellow and being on file in the offices of the State Properties Commission, and may be more particularly described by a plat of survey prepared by a Georgia registered land surveyor and presented to the State Properties Commission for approval.

SECTION 241.

That the above-described premises shall be used solely for the purpose of replacement of the existing water meter, and installation of a new backflow preventer for Augusta State Medical Prison.

SECTION 242.

That, after Augusta, Georgia completes the replacement of the existing water meter, and installation of a new backflow preventer for which this easement is granted, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, Augusta, Georgia or its successors and assigns, shall have the option of removing its facilities from the easement area or leaving the same in place, in which event the facility shall become the property of the State of Georgia, or its successors and assigns.

SECTION 243.

That no title shall be conveyed to Augusta, Georgia and, except as herein specifically granted to Augusta, Georgia all rights, title, and interest in and to said easement area is reserved in the State of Georgia which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to Augusta, Georgia.

SECTION 244.

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Department of Transportation with respect to the state highway system, of a county with respect to the county road system, or of a municipality with respect to the city street system. The grantee shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

SECTION 245.

That if the State of Georgia, acting by and through its State Properties Commission, determines that in order to avoid interference with the state's use or intended use of the easement area, the easement area should be relocated to an alternate site within the property, it may grant a substantially equivalent nonexclusive easement to an alternate site under such terms and conditions as the State Properties Commission shall in its

discretion determine to be in the best interest of the State of Georgia. The Grantee shall remove or relocate its facilities to the alternate easement area at its sole cost and expense, unless the State Properties Commission determines that the requested removal or relocation is to be for the sole benefit of the State of Georgia and Grantee provides, and the State Properties Commission receives and approves, in advance of any construction being commenced a written estimate for the cost of such removal and relocation. Upon written request from Grantee or any third party, the State Properties Commission, in its sole discretion, may grant a substantially equivalent nonexclusive easement within the property for the relocation of the facilities without cost, expense or reimbursement from the State of Georgia.

SECTION 246.

That the easement granted to Augusta, Georgia shall contain such other reasonable terms, conditions, and covenants as the State Properties Commission shall deem in the best interest of the State of Georgia and that the State Properties Commission is authorized to use a more accurate description of the easement area so long as the description utilized by the State Properties Commission describes the same easement area herein granted.

SECTION 247.

That the consideration for such easement shall be \$10.00 and any other consideration as the State Properties Commission may determine to be in the best interest of the State of Georgia.

SECTION 248.

That this grant of easement shall be recorded by the grantee in the Superior Court of Richmond County and a recorded copy shall be forwarded to the State Properties Commission.

SECTION 249.

That the authorization in this resolution to grant the above-described easement to Augusta, Georgia shall expire three years after the date this resolution is enacted into law and approved by the State Properties Commission.

SECTION 250.

That the State Properties Commission is authorized and empowered to do all acts and things necessary and proper to effect the grant of the easement area.

ARTICLE XX

SECTION 251.

That the State of Georgia is the owner of the hereinafter described real property lying and being in Land Lot 1, 3rd Land District, White County, Georgia, and the property, known as Unicoi State Park and Lodge (Unicoi) and is in the custody of the Georgia Department

of Natural Resources, which does not object to the granting of this easement, hereinafter referred to as the easement area and that, in all matters relating to the easement area, the State of Georgia is acting by and through its State Properties Commission.

SECTION 252.

That the State of Georgia, acting by and through its State Properties Commission, may grant Habersham Electric Membership Corporation (EMC), or its successors and assigns, a nonexclusive easement for the purpose of constructing, operating and maintaining an overhead fiber optic cable line to Unicoi's main office and lodge in White County, Georgia together with the right of ingress and egress over adjacent land of the State of Georgia as may be reasonably necessary to accomplish the aforesaid purposes. Said easement area is located in White County, Georgia, and is more particularly described as follows:

That approximately 0.12 of an acre portion and that portion only as shown in yellow on a drawing prepared by Utility Support Systems, Inc. titled State Park Permit, Unicoi State Park, and being on file in the offices of the State Properties Commission, and may be more particularly described by a plat of survey prepared by a Georgia registered land surveyor and presented to the State Properties Commission for approval.

SECTION 253.

That the above-described premises shall be used solely for the purpose of constructing, operating, and maintaining an overhead fiber optic cable line to Unicoi State Park's main office and Lodge in White County.

SECTION 254.

That Habersham EMC shall have the right to remove or cause to be removed from said easement area only such trees and bushes as may be reasonably necessary for the proper construction, operation, and maintenance of the overhead power line.

SECTION 255.

That, after Habersham EMC completes the fiber optic project for which this easement is granted, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, Habersham EMC, or its successors and assigns, shall have the option of removing its facilities from the easement area or leaving the same in place, in which event the power line shall become the property of the State of Georgia, or its successors and assigns.

SECTION 256.

That no title shall be conveyed to Habersham EMC and, except as herein specifically granted to Habersham EMC, all rights, title, and interest in and to said easement area is reserved in the State of Georgia, which may make any use of said easement area not

inconsistent with or detrimental to the rights, privileges, and interest granted to Habersham EMC.

SECTION 257.

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of Department of Transportation with respect to the state highway system, of a county with respect to the county road system, or of a municipality with respect to the city street system. The grantee shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

SECTION 258.

That if the State of Georgia, acting by and through its State Properties Commission, determines that in order to avoid interference with the state's use or intended use of the easement area, the easement area should be relocated to an alternate site within the property, it may grant a substantially equivalent nonexclusive easement to an alternate site under such terms and conditions as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia. The Grantee shall remove or relocate its facilities to the alternate easement area at its sole cost and expense, unless the State Properties Commission determines that the requested removal or relocation is to be for the sole benefit of the State of Georgia and Grantee provides, and the State Properties Commission receives and approves, in advance of any construction being commenced a written estimate for the cost of such removal and relocation. Upon written request from Grantee or any third party, the State Properties Commission, in its sole discretion, may grant a substantially equivalent nonexclusive easement within the property for the relocation of the facilities without cost, expense or reimbursement from the State of Georgia.

SECTION 259.

That the easement granted to Habersham EMC shall contain such other reasonable terms, conditions, and covenants as the State Properties Commission shall deem in the best interest of the State of Georgia and that the State Properties Commission is authorized to use a more accurate description of the easement area so long as the description utilized by the State Properties Commission describes the same easement area herein granted.

SECTION 260.

That the consideration for such easement shall be \$10.00 and such further consideration and provisions as the State Properties Commission may determine to be in the best interest of the State of Georgia.

SECTION 261.

That this grant of easement shall be recorded by the grantee in the Superior Court of White County and a recorded copy shall be forwarded to the State Properties Commission.

SECTION 262.

That the authorization in this resolution to grant the above-described easement to Habersham EMC shall expire three years after the date this resolution is enacted into law and approved by the State Properties Commission.

SECTION 263.

That the State Properties Commission is authorized and empowered to do all acts and things necessary and proper to effect the grant of the easement area.

ARTICLE XXI**SECTION 264.**

That this resolution shall become effective as law upon its approval by the Governor or upon its becoming law without such approval.

ARTICLE XXII**SECTION 265.**

That all laws or parts of laws in conflict with this resolution are repealed.

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

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

Y Abrams	Y Coomer	Y Hamilton	Y McCall	Y Sims, C
Y Alexander	Y Cooper	Y Harbin	Y Meadows	Y Smith, E
Y Allison	Y Dawkins-Haigler	Y Harden	Y Mitchell	Y Smith, L
Y Anderson	Y Deffenbaugh	Y Harrell	Y Morgan	E Smith, M
Y Atwood	Y Dempsey	Y Hatchett	Y Morris	E Smith, R
Y Ballinger	Y Dickerson	Y Hawkins	Y Mosby	Y Smyre
Y Barr	Y Dickey	Y Henson	Y Murphy	Y Spencer
Y Battles	Y Dickson	Y Hightower	Neal	Y Stephens, M
Y Beasley-Teague	E Dollar	Y Hill	Y Nimmer	Y Stephens, R
E Bell	Y Douglas	Y Hitchens	Y Nix	E Stephenson
Y Bennett	Y Drenner	Y Holcomb	Y Oliver	Y Stovall
Y Bentley	Y Dudgeon	Y Holmes	Y O'Neal	Y Stover
Y Benton	Y Dukes	Y Holt	Y Pak	Y Strickland
Y Beverly	Y Dunahoo	Y Houston	Y Parrish	Y Talton
Y Black	Y Duncan	Y Howard	Y Parsons	Y Tankersley
Y Braddock	Y Dutton	Y Hugley	Y Peake	Y Tanner

Y Broadrick	Y Ehrhart	Y Jackson	Y Pezold	Y Taylor, D
Y Brockway	Y England	Y Jacobs	Y Powell, A	Y Taylor, T
Y Brooks	Y Epps, C	Y Jasperse	Y Powell, J	Y Teasley
Y Bruce	Y Epps, J	Y Jones, J	Y Pruett	Y Thomas, A.M.
Y Bryant	E Evans	Y Jones, L	Y Quick	Y Thomas, B
Y Buckner	Y Fleming	Y Jones, S	Y Ramsey	Y Turner
Y Burns	Y Floyd	E Jordan	Y Randall	Y Waites
Y Caldwell, J	Y Fludd	Y Kaiser	Y Rice	Y Watson, B
Y Caldwell, M	Y Frazier	Y Kelley	Y Riley	Y Watson, S
Y Carson	Y Frye	Y Kendrick	Y Roberts	Y Welch
Y Carter	Y Fullerton	Y Kidd	Y Rogers, C	Weldon
E Casas	Y Gardner	Y Kirby	Y Rogers, T	E Wilkerson
Y Chandler	Y Gasaway	Y Knight	Y Rutledge	Y Wilkinson
Channell	Y Geisinger	Y Lindsey	Y Rynders	Y Willard
Y Chapman	Y Glanton	Y Lumsden	Y Scott	Y Williams, A
Y Cheokas	Y Glick	Y Mabra	Y Setzler	Y Williams, C
E Clark, J	Y Gordon	Y Marin	Y Sharper	Y Williams, E
Y Clark, V	Y Gravley	Y Martin	Y Shaw	Y Williamson
Y Coleman	Y Greene	Y Maxwell	Y Sheldon	Y Yates
Y Cooke	Y Gregory	Y Mayo	Y Sims, B	Ralston, Speaker

On the adoption of the Resolution, by substitute, the ayes were 166, nays 0.

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

SB 140. By Senators Murphy of the 27th, Miller of the 49th, Mullis of the 53rd, Ginn of the 47th and Gooch of the 51st:

A BILL to be entitled an Act to amend Code Section 33-7-6 of the Official Code of Georgia Annotated, relating to property insurance, contract requirements, rules and regulations, and exemptions, so as to include contracts, agreements, and instruments for the repair of certain wear and tear of a motor vehicle to include rips, burns, tears, holes, and punctures to interior fabric or carpet, cosmetic repair to aluminum or painted wheels, and exterior reconditioning of foggy or yellowed headlights within the definition of property insurance in a manner similar to vehicle service agreements or extended warranty agreements; 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:

Y Abrams	Y Coomer	Y Hamilton	Y McCall	Y Sims, C
Y Alexander	Y Cooper	Y Harbin	Y Meadows	Y Smith, E
Y Allison	Y Dawkins-Haigler	Y Harden	Y Mitchell	Y Smith, L

Y Anderson	Y Deffenbaugh	Y Harrell	Y Morgan	E Smith, M
Y Atwood	Y Dempsey	Y Hatchett	Y Morris	E Smith, R
Y Ballinger	Y Dickerson	Y Hawkins	Y Mosby	Y Smyre
Y Barr	Y Dickey	Henson	Y Murphy	Y Spencer
Y Battles	Y Dickson	Y Hightower	Y Neal	Y Stephens, M
Y Beasley-Teague	E Dollar	Y Hill	Y Nimmer	Y Stephens, R
E Bell	Y Douglas	Y Hitchens	Y Nix	E Stephenson
Y Bennett	Drenner	Y Holcomb	Y Oliver	Y Stovall
Y Bentley	Y Dudgeon	Y Holmes	Y O'Neal	N Stover
Y Benton	Y Dukes	Y Holt	Pak	Y Strickland
Y Beverly	Y Dunahoo	Y Houston	Y Parrish	Y Talton
Y Black	Y Duncan	Y Howard	Y Parsons	Y Tankersley
Y Braddock	Y Dutton	Y Hugley	Y Peake	Y Tanner
Y Broadrick	Y Ehrhart	Y Jackson	Y Pezold	Y Taylor, D
Y Brockway	Y England	Y Jacobs	Y Powell, A	Y Taylor, T
Y Brooks	Y Epps, C	Y Jasperse	Y Powell, J	Y Teasley
Y Bruce	Y Epps, J	Y Jones, J	Y Pruett	Y Thomas, A.M.
Y Bryant	E Evans	Y Jones, L	Y Quick	Y Thomas, B
Y Buckner	Y Fleming	Y Jones, S	Y Ramsey	Y Turner
Burns	Y Floyd	E Jordan	Y Randall	Y Waites
Y Caldwell, J	Y Fludd	Y Kaiser	Y Rice	Y Watson, B
Y Caldwell, M	Y Frazier	Y Kelley	Y Riley	Y Watson, S
Y Carson	Y Frye	Y Kendrick	Y Roberts	Y Welch
Y Carter	Y Fullerton	Y Kidd	Y Rogers, C	Y Weldon
E Casas	Y Gardner	Y Kirby	Y Rogers, T	E Wilkerson
Y Chandler	Y Gasaway	Y Knight	Y Rutledge	Y Wilkinson
Y Channell	Y Geisinger	Y Lindsey	Y Rynders	Y Willard
Y Chapman	Y Glanton	Y Lumsden	Y Scott	Y Williams, A
Y Cheokas	Y Golick	Y Mabra	Y Setzler	Y Williams, C
E Clark, J	Y Gordon	Y Marin	Y Sharper	Y Williams, E
Y Clark, V	Y Gravley	Y Martin	Y Shaw	Y Williamson
Y Coleman	Y Greene	Y Maxwell	Y Sheldon	Y Yates
Y Cooke	N Gregory	Y Mayo	Y Sims, B	Ralston, Speaker

On the passage of the Bill, the ayes were 163, nays 2.

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

HR 644. By Representatives Willard of the 51st, Nimmer of the 178th, Dickey of the 140th, Black of the 174th, Smith of the 70th and others:

A RESOLUTION creating the House Study Committee on Timber Security; and for other purposes.

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

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

Y Abrams	Y Coomer	Y Hamilton	Y McCall	Y Sims, C
Y Alexander	Y Cooper	Y Harbin	Y Meadows	Y Smith, E
Y Allison	Y Dawkins-Haigler	Y Harden	Y Mitchell	Y Smith, L
Y Anderson	Y Deffenbaugh	Y Harrell	Y Morgan	E Smith, M
Y Atwood	Y Dempsey	Y Hatchett	Y Morris	E Smith, R
Y Ballinger	Y Dickerson	Y Hawkins	Y Mosby	Y Smyre
Y Barr	Y Dickey	Henson	Y Murphy	Y Spencer
Y Battles	Y Dickson	Y Hightower	Y Neal	Y Stephens, M
Y Beasley-Teague	E Dollar	Y Hill	Y Nimmer	Y Stephens, R
E Bell	Y Douglas	Y Hitchens	Y Nix	E Stephenson
Y Bennett	Drenner	Y Holcomb	Y Oliver	Y Stovall
Bentley	Y Dudgeon	Y Holmes	O'Neal	N Stover
Y Benton	Y Dukes	Y Holt	Y Pak	Y Strickland
Y Beverly	Y Dunahoo	Y Houston	Y Parrish	Y Talton
Y Black	Y Duncan	Y Howard	Y Parsons	Y Tankersley
Y Braddock	Y Dutton	Y Hugley	Y Peake	Y Tanner
Y Broadrick	Ehrhart	Y Jackson	Y Pezold	Y Taylor, D
Y Brockway	Y England	Y Jacobs	Y Powell, A	Y Taylor, T
Y Brooks	Y Epps, C	Y Jasperse	Y Powell, J	Y Teasley
Y Bruce	Y Epps, J	Y Jones, J	Y Pruett	Y Thomas, A.M.
Y Bryant	E Evans	Y Jones, L	Y Quick	Y Thomas, B
Y Buckner	Y Fleming	Y Jones, S	Y Ramsey	Y Turner
Y Burns	Y Floyd	E Jordan	Y Randall	Y Waites
Y Caldwell, J	Y Fludd	Y Kaiser	Y Rice	Y Watson, B
Y Caldwell, M	Y Frazier	Y Kelley	Y Riley	Y Watson, S
Y Carson	Y Frye	Y Kendrick	Y Roberts	Y Welch
Y Carter	Y Fullerton	Y Kidd	Y Rogers, C	Y Weldon
E Casas	Y Gardner	Y Kirby	Y Rogers, T	E Wilkerson
Y Chandler	Y Gasaway	Y Knight	Y Rutledge	Y Wilkinson
Y Channell	Y Geisinger	Y Lindsey	Y Rynders	Y Willard
Y Chapman	Y Glanton	Y Lumsden	Y Scott	Y Williams, A
Y Cheokas	Y Golick	Y Mabra	Y Setzler	Y Williams, C
E Clark, J	Y Gordon	Y Marin	Y Sharper	Y Williams, E
Y Clark, V	Y Gravley	Y Martin	Y Shaw	Y Williamson
Y Coleman	Y Greene	Y Maxwell	Y Sheldon	Y Yates
Y Cooke	N Gregory	Y Mayo	Y Sims, B	Ralston, Speaker

On the adoption of the Resolution, the ayes were 162, nays 2.

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

SB 170. By Senator Hill of the 32nd:

A BILL to be entitled an Act to amend Chapter 9 of Title 16 of the Official Code of Georgia Annotated, relating to forgery and fraudulent practices, so as to add medical identity fraud to the provisions relating to identity fraud; to provide for definitions; 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 Article 8 of Chapter 9 of Title 16 of the Official Code of Georgia Annotated, relating to identity fraud, so as to clarify that medical identity fraud is included in identity fraud; to provide for definitions; to provide for related matters; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

Article 8 of Chapter 9 of Title 16 of the Official Code of Georgia Annotated, relating to identity fraud, is amended by revising Code Section 16-9-120, relating to definitions for identity fraud, as follows:

"16-9-120.

As used in this article, the term:

(1) 'Administrator' means the administrator appointed under Part 2 of Article 15 of Chapter 1 of Title 10, the 'Fair Business Practices Act of 1975.'

(2) 'Business victim' means any individual or entity that provided money, credit, goods, services, or anything of value to someone other than the intended recipient where the intended recipient has not given permission for the actual recipient to receive it and the individual or entity that provided money, credit, goods, services, or anything of value has suffered financial loss as a direct result of the commission or attempted commission of a violation of this article.

(3) 'Consumer victim' means any individual whose personal identifying information has been obtained, compromised, used, or recorded in any manner without the permission of that individual.

(4) 'Health care records' means records however maintained and in whatever form regarding an individual's health, including, but not limited to, doctors' and nurses' examinations and other notes, examination notes of other medical professionals, hospital records, rehabilitation facility records, nursing home records, assisted living facility records, results of medical tests, X-rays, CT scans, MRI scans, vision examinations, pharmacy records, prescriptions, hospital charts, surgical records, mental health treatments and counseling, dental records, and physical therapy notes and evaluations.

~~(4)~~(5) 'Identifying information' shall include, but not be limited to:

- (A) Current or former names;
- (B) Social security numbers;
- (C) Driver's license numbers;
- (D) Checking account numbers;
- (E) Savings account numbers;
- (F) Credit and other financial transaction card numbers;
- (G) Debit card numbers;

- (H) Personal identification numbers;
 - (I) Electronic identification numbers;
 - (J) Digital or electronic signatures;
 - (K) Medical identification numbers;
 - (L) Birth dates;
 - (M) Mother's maiden name;
 - (N) Selected personal identification numbers;
 - (O) Tax identification numbers;
 - (P) State identification card numbers issued by state departments; ~~or~~
 - (Q) Veteran and military medical identification numbers; and
 - ~~(Q)(R)~~ Any other numbers or information which can be used to access a person's or entity's resources or health care records.
- ~~(5)~~(6) 'Resources' includes, but is not limited to:
- (A) A person's or entity's credit, credit history, credit profile, and credit rating;
 - (B) United States currency, securities, real property, and personal property of any kind;
 - (C) Credit, charge, and debit accounts;
 - (D) Loans and lines of credit;
 - (E) Documents of title and other forms of commercial paper recognized under Title 11;
 - (F) Any account, including a safety deposit box, with a financial institution as defined by Code Section 7-1-4, including a national bank, federal savings and loan association, or federal credit union or a securities dealer licensed by the Secretary of State or the federal Securities and Exchange Commission; ~~and~~
 - (G) A person's personal history, including, but not limited to, records of such person's driving records; criminal, medical, or insurance history; education; or employment; and
 - (H) A person's health insurance, health savings accounts, health spending accounts, flexible spending accounts, medicare accounts, Medicaid accounts, dental insurance, vision insurance, and other forms of health insurance and health benefit plans."

SECTION 2.

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:

Y Abrams	Y Coomer	Y Hamilton	Y McCall	Y Sims, C
Y Alexander	Y Cooper	Y Harbin	Y Meadows	Y Smith, E
Allison	Y Dawkins-Haigler	Y Harden	Y Mitchell	Y Smith, L
Y Anderson	Y Deffenbaugh	Y Harrell	Y Morgan	E Smith, M

Y Atwood	Y Dempsey	Y Hatchett	Y Morris	E Smith, R
Y Ballinger	Y Dickerson	Y Hawkins	Y Mosby	Y Smyre
Y Barr	Y Dickey	Y Henson	Y Murphy	Y Spencer
Y Battles	Y Dickson	Y Hightower	Y Neal	Y Stephens, M
Y Beasley-Teague	Y Dollar	Y Hill	Y Nimmer	Y Stephens, R
E Bell	Y Douglas	Y Hitchens	Y Nix	E Stephenson
Y Bennett	Y Drenner	Y Holcomb	Y Oliver	Y Stovall
Y Bentley	Y Dudgeon	Y Holmes	Y O'Neal	Y Stover
Y Benton	Y Dukes	Y Holt	Y Pak	Y Strickland
Y Beverly	Y Dunahoo	Y Houston	Y Parrish	Y Talton
Black	Y Duncan	Y Howard	Y Parsons	Y Tankersley
Y Braddock	Y Dutton	Y Hugley	Y Peake	Y Tanner
Y Broadrick	Y Ehrhart	Y Jackson	Y Pezold	Y Taylor, D
Y Brockway	Y England	Y Jacobs	Y Powell, A	Y Taylor, T
Y Brooks	Y Epps, C	Y Jasperse	Y Powell, J	Y Teasley
Y Bruce	Y Epps, J	Y Jones, J	Y Pruett	Y Thomas, A.M.
Y Bryant	E Evans	Y Jones, L	Y Quick	Y Thomas, B
Y Buckner	Y Fleming	Y Jones, S	Y Ramsey	Y Turner
Y Burns	Y Floyd	E Jordan	Y Randall	Y Waites
Y Caldwell, J	Y Fludd	Y Kaiser	Y Rice	Y Watson, B
Y Caldwell, M	Y Frazier	Y Kelley	Y Riley	Y Watson, S
Y Carson	Y Frye	Y Kendrick	Y Roberts	Y Welch
Y Carter	Y Fullerton	Y Kidd	Y Rogers, C	Y Weldon
E Casas	Y Gardner	Y Kirby	Y Rogers, T	E Wilkerson
Y Chandler	Y Gasaway	Y Knight	Y Rutledge	Y Wilkinson
Y Channell	Y Geisinger	Y Lindsey	Y Rynders	Y Willard
Y Chapman	Y Glanton	Y Lumsden	Y Scott	Y Williams, A
Y Cheokas	Y Golick	Y Mabra	Y Setzler	Y Williams, C
E Clark, J	Y Gordon	Y Marin	Y Sharper	Y Williams, E
Y Clark, V	Y Gravley	Y Martin	Y Shaw	Y Williamson
Y Coleman	Y Greene	Y Maxwell	N Sheldon	Y Yates
Y Cooke	Y Gregory	Y Mayo	Y Sims, B	Ralston, Speaker

On the passage of the Bill, by substitute, the ayes were 167, nays 1.

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

House of Representatives
State Capitol, Room 415
Atlanta, GA 30334

March 21, 2013

The Honorable Robbie Rivers
Clerk, Georgia House of Representatives
309 State Capitol
Atlanta, GA 30334

Re: SB 170 Vote

Dear Mr. Rivers:

I respectfully request that my vote on SB 170 on March 21, 2013 be changed in the journal to reflect a Yes (Y) vote rather than a No (N) vote. I fully support SB 170 and inadvertently pushed my red button, casting a No (N) vote while intending to vote Yes (Y).

Thank you in advance for your assistance.

Respectfully,

/s/ Donna Sheldon

DS/cb

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

AFTERNOON SESSION

The Speaker called the House to order.

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

HR 781. By Representatives Hawkins of the 27th and Rogers of the 10th:

A RESOLUTION congratulating the White County High School WTVN Warrior TV broadcast team on their first place win at the 2013 Student Television National Convention and inviting Executive Director Charles Dewalt and the students of WTVN to be recognized by the House of Representatives; and for other purposes.

HR 782. By Representatives Strickland of the 111th, Welch of the 110th, Knight of the 130th and Rutledge of the 109th:

A RESOLUTION congratulating Payton Jonson on winning the first state championship for Strong Rock Christian School and inviting him to be recognized by the House of Representatives; and for other purposes.

The following Resolution of the House, referred to the House Rules Subcommittee on Invites, was reported by the Committee on Rules with the following recommendation:

HR 781 Do Pass

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

HR 534. By Representatives Wilkerson of the 38th, Smith of the 41st, Evans of the 42nd, Teasley of the 37th, Bruce of the 61st and others:

A RESOLUTION recognizing and commending the Osborne High School Junior ROTC Raider Team on their national championship win and inviting them to be recognized by the House of Representatives; and for other purposes.

HR 720. By Representatives Stephens of the 165th, Gordon of the 163rd, Hitchens of the 161st, Bryant of the 162nd and Stephens of the 164th:

A RESOLUTION congratulating the Johnson High School boys basketball team on their 2013 GHSA Class AAA State Championship win and inviting

them to be recognized by the House of Representatives; and for other purposes.

HR 721. By Representatives Hugley of the 136th, Smyre of the 135th, Smith of the 134th, Buckner of the 137th and Pezold of the 133rd:

A RESOLUTION congratulating Ms. Willietta Grant on winning the 2013 Miss Columbus competition and inviting her to be recognized by the House of Representatives; and for other purposes.

HR 762. By Representatives Martin of the 49th, Riley of the 50th, Ramsey of the 72nd and Ralston of the 7th:

A RESOLUTION congratulating Mrs. Sandra Cauley, Mrs. Georgia United States 2013, and inviting her to be recognized by the House of Representatives; and for other purposes.

HR 763. By Representative Kidd of the 145th:

A RESOLUTION commending Willie Julian "Bill" Userly, Jr., and inviting him to be recognized by the House of Representatives; and for other purposes.

HR 766. By Representatives Ralston of the 7th, Wilkinson of the 52nd, O'Neal of the 146th, Brooks of the 55th and Smyre of the 135th:

A RESOLUTION honoring the memory of Mr. Dick Pettys, expressing regret at his passing, designating a portrait commissioned by members of the House of Representatives to be displayed in the Coverdell Legislative Office Building in his honor, and inviting members of his family to be recognized by the House of Representatives; and for other purposes.

HR 767. By Representatives Dempsey of the 13th, Lumsden of the 12th and Coomer of the 14th:

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

HR 781. By Representatives Hawkins of the 27th and Rogers of the 10th:

A RESOLUTION congratulating the White County High School WTVN Warrior TV broadcast team on their first place win at the 2013 Student Television National Convention and inviting Executive Director Charles

Dewalt and the students of WTVN to be recognized by the House of Representatives; and for other purposes.

The following Resolutions of the House were read and adopted:

HR 783. By Representatives Hitchens of the 161st and Burns of the 159th:

A RESOLUTION recognizing and commending the Effingham YMCA Christian Leadership Academy of the Effingham YMCA; and for other purposes.

HR 784. By Representatives Stovall of the 74th, Glanton of the 75th, Jordan of the 77th, Scott of the 76th and Douglas of the 78th:

A RESOLUTION commending Clayton State University women's basketball team on winning the NCAA Division II Southeast Regional Championship; and for other purposes.

HR 785. By Representatives Anderson of the 92nd, Bennett of the 94th, Channell of the 120th, Dawkins-Haigler of the 91st, Williams of the 168th and others:

A RESOLUTION recognizing and commending Stronghold Christian Church East on the occasion of its fifth anniversary; and for other purposes.

HR 786. By Representatives Douglas of the 78th, Williams of the 168th, Atwood of the 179th, Smyre of the 135th and Wilkinson of the 52nd:

A RESOLUTION honoring the 50th anniversary of Dr. Martin Luther King, Jr.'s "I Have a Dream" speech and recognizing the opening of the National Center for Civil and Human Rights; and for other purposes.

HR 787. By Representatives Cooper of the 43rd, Ehrhart of the 36th, Evans of the 42nd, Setzler of the 35th and Teasley of the 37th:

A RESOLUTION commending Southern Polytechnic State University and recognizing October 14, 2013, as PolyDay at the state capitol; and for other purposes.

HR 788. By Representatives Anderson of the 92nd, Bennett of the 94th, Stephenson of the 90th, Dawkins-Haigler of the 91st, Mosby of the 83rd and others:

A RESOLUTION congratulating the Miller Grove High School varsity boys basketball team on winning their fifth consecutive state championship; and for other purposes.

HR 789. By Representative Mayo of the 84th:

A RESOLUTION congratulating Ms. Ashley Philicia Victoria Stroud on receiving the State of Georgia and the Northeast Georgia "Family Caregiver of the Year" award; and for other purposes.

HR 790. By Representatives Mayo of the 84th, Fludd of the 64th, Abrams of the 89th, Dawkins-Haigler of the 91st, Brooks of the 55th and others:

A RESOLUTION recognizing and commending the Georgia Minority Supplier Development Council; and for other purposes.

HR 791. By Representatives Mitchell of the 88th, Mosby of the 83rd and Bennett of the 94th:

A RESOLUTION congratulating Mr. John H. Evans on his 80th birthday; and for other purposes.

HR 792. By Representative Mitchell of the 88th:

A RESOLUTION honoring the life and work of Ms. Caroline Miller; and for other purposes.

HR 793. By Representatives Neal of the 2nd, Greene of the 151st, Kidd of the 145th, Dunahoo of the 30th, Buckner of the 137th and others:

A RESOLUTION recognizing and commending Bob Plemons on the occasion of his retirement; and for other purposes.

HR 794. By Representatives Coleman of the 97th, Clark of the 101st, Maxwell of the 17th, Dickson of the 6th, Tanner of the 9th and others:

A RESOLUTION congratulating Lauren Eckman, the 2013 Georgia Teacher of the Year; and for other purposes.

HR 795. By Representatives Powell of the 32nd, O'Neal of the 146th, Smyre of the 135th, Harbin of the 122nd, Greene of the 151st and others:

A RESOLUTION honoring the memory of Mr. Richard Pettys; and for other purposes.

HR 796. By Representatives Brooks of the 55th, Stephens of the 165th, Bryant of the 162nd, Wilkinson of the 52nd, Thomas of the 56th and others:

A RESOLUTION honoring the life and memory of Mr. Johnnie Paul Jones, Sr.; and for other purposes.

HR 797. By Representative Hill of the 22nd:

A RESOLUTION commending and recognizing Christina Herd on earning the Girl Scouts of America Gold Award; and for other purposes.

HR 798. By Representatives Dempsey of the 13th, Houston of the 170th, Smyre of the 135th, O`Neal of the 146th, Glanton of the 75th and others:

A RESOLUTION recognizing and commending the Boys & Girls Clubs of Georgia and Boys & Girls Clubs of Georgia's 2013 Military Youth of the Year, Stephanie Ramer; and for other purposes.

HR 799. By Representatives Dempsey of the 13th, Houston of the 170th, Smyre of the 135th, O`Neal of the 146th, Glanton of the 75th and others:

A RESOLUTION recognizing and commending the Boys & Girls Clubs of Georgia and Boys & Girls Clubs of Georgia's 2013 Youth of the Year, Tyler Ragin; and for other purposes.

HR 800. By Representatives Maxwell of the 17th, Braddock of the 19th, Gravley of the 67th and Alexander of the 66th:

A RESOLUTION recognizing and commending Beulah Masonic Lodge #698; and for other purposes.

HR 801. By Representative Cheokas of the 138th:

A RESOLUTION recognizing and commending Mr. Richard A. Whaley III on his appointment as member director to serve on the board of the Federal Home Loan Bank of Atlanta; and for other purposes.

HR 802. By Representatives Thomas of the 56th, Alexander of the 66th, Fludd of the 64th, Dawkins-Haigler of the 91st, Bell of the 58th and others:

A RESOLUTION recognizing and commending the Giwayen Mata ensemble; and for other purposes.

HR 803. By Representative Setzler of the 35th:

A RESOLUTION recognizing and commending Michael Stuart Roberts; and for other purposes.

HR 804. By Representatives Buckner of the 137th, Smith of the 134th, Smyre of the 135th, Hugley of the 136th and Pezold of the 133rd:

A RESOLUTION recognizing and commending Ms. Joanne Cavis on the occasion of her retirement; and for other purposes.

HR 805. By Representatives Coleman of the 97th, Hill of the 22nd, Martin of the 49th, Ramsey of the 72nd, Jones of the 47th and others:

A RESOLUTION recognizing and commending Mrs. Janet Hollis on the occasion of her retirement; and for other purposes.

HR 806. By Representatives Smith of the 70th, Nix of the 69th, Hightower of the 68th and Cooke of the 18th:

A RESOLUTION recognizing and commending Dr. Beheruz N. Sethna; and for other purposes.

HR 807. By Representatives Howard of the 124th, Murphy of the 127th, Sims of the 123rd and Smith of the 125th:

A RESOLUTION recognizing and commending Mr. Thomas R. Schneider on his outstanding public service; and for other purposes.

HR 808. By Representatives Brockway of the 102nd, Sheldon of the 104th, Hamilton of the 24th, Rice of the 95th, Carter of the 175th and others:

A RESOLUTION commending Mr. Doug McCoy for his 25 years of volunteer service to Kids' Chance of Georgia, Inc.; and for other purposes.

HR 809. By Representatives Pak of the 108th, Coleman of the 97th, Clark of the 101st, Floyd of the 99th and Chandler of the 105th:

A RESOLUTION recognizing and commending Camp Creek Elementary School Principal Kathryn M. Jones on the occasion of her retirement; and for other purposes.

HR 810. By Representatives Pak of the 108th, Clark of the 101st, Rice of the 95th, Barr of the 103rd, Chandler of the 105th and others:

A RESOLUTION congratulating Parkview High School Boys baseball team for their outstanding 2012 season; and for other purposes.

HR 811. By Representatives Jones of the 53rd, Brooks of the 55th, Thomas of the 56th, Beasley-Teague of the 65th, Scott of the 76th and others:

A RESOLUTION honoring the life and memory of Dr. Asa G. Yancey, Sr.; and for other purposes.

HR 812. By Representatives Powell of the 32nd, Ralston of the 7th, Hitchens of the 161st, Lumsden of the 12th, O'Neal of the 146th and others:

A RESOLUTION recognizing and commending Captain James Paul Cosper; and for other purposes.

HR 813. By Representatives Williams of the 87th, Frazier of the 126th, Bentley of the 139th, Bruce of the 61st, Mayo of the 84th and others:

A RESOLUTION honoring Brother Derrick Thornton for his outstanding service as Christian Chapter Number 67 worthy patron; and for other purposes.

HR 814. By Representatives Pak of the 108th, Clark of the 101st, Rice of the 95th, Barr of the 103rd, Chandler of the 105th and others:

A RESOLUTION congratulating the Parkview High School boys swimming and diving team on their outstanding 2010-2011 and 2011-2012 season; and for other purposes.

HR 815. By Representatives Rogers of the 29th, Dunahoo of the 30th, Hawkins of the 27th and Barr of the 103rd:

A RESOLUTION congratulating Mr. Rhett Roark as the recipient of the Kiwanis Club's John Jacobs, Jr., Youth Service Award; and for other purposes.

HR 816. By Representatives Houston of the 170th, Dempsey of the 13th, Carter of the 175th, Shaw of the 176th and Holmes of the 129th:

A RESOLUTION celebrating the birth of Harrison Reddick Hopkins; and for other purposes.

HR 817. By Representative Cheokas of the 138th:

A RESOLUTION recognizing and commending Judge Wayne Jernigan, Sr., on devoting 40 years of his life to public service in the City of Hampton; and for other purposes.

HR 818. By Representative Cheokas of the 138th:

A RESOLUTION congratulating Mr. Jacob "Jake" E. Miller on the occasion of his 80th birthday; and for other purposes.

HR 819. By Representatives Welch of the 110th, Rutledge of the 109th, Douglas of the 78th, Strickland of the 111th and Knight of the 130th:

A RESOLUTION recognizing and commending the Eagle's Landing High School boys basketball team on their 2013 GHSA Class AAAA State Championship win; and for other purposes.

HR 820. By Representative Rice of the 95th:

A RESOLUTION recognizing and commending Monte and Carla Nichols on the occasion of their retirement from the Lord's service at Peachtree Corners Baptist Church; and for other purposes.

HR 821. By Representative Jones of the 53rd:

A RESOLUTION commending Ms. Yvette Manns, Margaret Fain Elementary School's 2012-2013 Teacher of the Year; and for other purposes.

HR 822. By Representative Jones of the 53rd:

A RESOLUTION commending Ms. Deborah Jones, Boyd Elementary School's 2012-2013 Teacher of the Year; and for other purposes.

HR 823. By Representatives Houston of the 170th, Dempsey of the 13th, Dickson of the 6th, Ehrhart of the 36th, Parrish of the 158th and others:

A RESOLUTION recognizing and commending Walter Jones; and for other purposes.

HR 824. By Representatives Buckner of the 137th, Smyre of the 135th, Hugley of the 136th and Pezold of the 133rd:

A RESOLUTION honoring the life and memory of Dr. Floyd Cannon Jarrell, Jr.; and for other purposes.

HR 825. By Representatives Hitchens of the 161st, Tankersley of the 160th and Burns of the 159th:

A RESOLUTION recognizing and commending Captain Kirk B. McGlamery on the occasion of his retirement; and for other purposes.

Representative Lindsey of the 54th asked unanimous consent that the Bills on the Local Calendar from earlier in the legislative day be immediately transmitted to the Senate.

It was so ordered.

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

SB 11. By Senator Carter of the 1st:

A BILL to be entitled an Act to amend Article 1 of Chapter 5 of Title 12 of the Official Code of Georgia Annotated, relating to general provisions relative to water resources, so as to reestablish the Georgia Geospatial Advisory Council and provide for its membership; to provide for definitions; to provide legislative intent; to provide for duties; to provide for rules and regulations; to provide for automatic repeal; 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 Article 1 of Chapter 5 of Title 12 of the Official Code of Georgia Annotated, relating to general provisions relative to water resources, so as to reestablish the Georgia Geospatial Advisory Council and provide for its membership; to provide for definitions;

to provide legislative intent; to provide for duties and powers; to provide for rules and regulations; to provide for effect; to provide for automatic repeal; to provide for related matters; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

Article 1 of Chapter 5 of Title 12 of the Official Code of Georgia Annotated, relating to general provisions relative to water resources, is amended by adding a new Code section to read as follows:

"12-5-9.

(a) As used in this Code section, the term:

(1) 'Director' means the director of the division.

(2) 'Division' means the Environmental Protection Division of the department.

(b) It is the intent of the General Assembly to provide the general public with access to reliable geospatial data, including but not limited to flood map modernization. Currently, Georgia lacks many of the components which would provide for reliable data such as geospatial coordination and collaboration, policies, standards, state-wide geospatial datasets, current inventory, state-wide license agreements, business and strategic plans, trained work force, data life cycle support, and contract and program management support.

(c)(1) In order to provide reliable geospatial data to the public, there shall be created the Georgia Geospatial Advisory Council. The division shall coordinate the creation of such council.

(2) The council shall consist of the executive officer, or his or her designee, of each of the following entities of this state:

(A) Association County Commissioners of Georgia;

(B) Department of Community Affairs;

(C) Department of Economic Development;

(D) Department of Homeland Security;

(E) Department of Natural Resources;

(F) Department of Public Health;

(G) Department of Revenue;

(H) Department of Transportation;

(I) Environmental Protection Division;

(J) Georgia Association of Regional Commissions;

(K) Georgia Emergency Management Agency;

(L) Georgia Environmental Finance Authority;

(M) Georgia Municipal Association;

(N) Georgia Technology Authority;

(O) Office of Planning and Budget;

(P) State Forestry Commission; and

(Q) State Properties Commission.

No member shall continue to serve on the council if no longer an employee or officer of the entity he or she represents. Additional entities may seek consideration for membership by request and shall be appointed by majority vote of the council. The chairperson of the Georgia Geographical Informations Systems Coordinating Committee shall serve on the council in a nonvoting advisory capacity.

(3) The council shall meet initially upon the call of the director and shall elect a chairperson at the initial meeting. Subsequent meetings shall be called by the chairperson; provided, however, that the council shall meet at least quarterly. Councilmembers shall receive no compensation for their services as members of the council, but their travel expenses, if any, related to the performance of their official duties may be covered by the departments, agencies, or organizations they represent.

(d) In carrying out its purposes under this Code section, the council shall have the following general duties and powers:

(1) To monitor, study, and ascertain, in cooperation with other state and local agencies and any agency of the United States government, the state's present geospatial capabilities, the need for strengthening capabilities, and the extent to which such needs are being currently met;

(2) To strategically plan for a sustainable state geographical informations systems program;

(3) To seek input from relevant stakeholders;

(4) To compile and disseminate reports;

(5) To coordinate with and make recommendations to the Governor, the General Assembly, state agencies, counties, municipalities, and other political subdivisions of this state regarding geographical informations systems; and

(6) To adopt bylaws for the conduct of its business.

(e) The council shall audit Georgia's geospatial capabilities at county, regional, and state levels. The audit shall contain a complete status update and recommendations for utilizing the geospatial capabilities in Georgia to meet Federal Emergency Management Agency notification requirements, recommendations for moving forward to achieve governmental data interoperability and enhanced delivery of services to Georgia citizens through the geospatial approach, and any other information determined by the council to be necessary for the advancement of geospatial technology.

(f) The council shall closely coordinate its efforts with the Georgia Technology Authority to ensure compliance with all state and federal standards, contracts, and procedures.

(g) The reports generated by the council shall be made available on an annual basis by the department to the members of the General Assembly, all departments and agencies of state government, and all county and municipal governments and shall be posted on the Internet website of the department.

(h) The Board of Natural Resources shall promulgate such rules and regulations as may be reasonable and necessary for the administration of this Code section.

(i) This Code section shall not in any way affect regulation of professional engineers and land surveyors pursuant to Chapter 15 of Title 43.

(j) This Code section shall stand repealed on June 30, 2016."

SECTION 2.

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:

Y Abrams	Y Coomer	Y Hamilton	Y McCall	Y Sims, C
Y Alexander	Y Cooper	Harbin	Y Meadows	Y Smith, E
N Allison	Y Dawkins-Haigler	Y Harden	Y Mitchell	Y Smith, L
Y Anderson	Y Deffenbaugh	N Harrell	Y Morgan	E Smith, M
Y Atwood	Y Dempsey	Y Hatchett	Y Morris	E Smith, R
Y Ballinger	Y Dickerson	Y Hawkins	Mosby	Y Smyre
N Barr	Y Dickey	Y Henson	Y Murphy	Y Spencer
Y Battles	Y Dickson	Y Hightower	Y Neal	Y Stephens, M
N Beasley-Teague	Y Dollar	Y Hill	Nimmer	Y Stephens, R
E Bell	Y Douglas	Y Hitchens	Y Nix	E Stephenson
Y Bennett	Y Drenner	Y Holcomb	Y Oliver	Y Stovall
Y Bentley	N Dudgeon	Y Holmes	Y O'Neal	N Stover
Y Benton	Y Dukes	Y Holt	Pak	Y Strickland
Beverly	N Dunahoo	Y Houston	Y Parrish	Y Talton
Y Black	N Duncan	Y Howard	Y Parsons	Y Tankersley
N Braddock	N Dutton	Y Hugley	Y Peake	Y Tanner
Y Broadrick	Y Ehrhart	Y Jackson	N Pezold	Y Taylor, D
Y Brockway	Y England	Y Jacobs	Y Powell, A	Y Taylor, T
Y Brooks	Y Epps, C	Y Jasperse	Y Powell, J	N Teasley
Y Bruce	Y Epps, J	Jones, J	Y Pruett	Y Thomas, A.M.
Y Bryant	E Evans	Y Jones, L	N Quick	Y Thomas, B
Y Buckner	Y Fleming	Y Jones, S	Y Ramsey	N Turner
Y Burns	Y Floyd	E Jordan	Y Randall	Y Waites
Y Caldwell, J	Y Fludd	Y Kaiser	E Rice	Y Watson, B
N Caldwell, M	Y Frazier	Y Kelley	Y Riley	Y Watson, S
Y Carson	Y Frye	Kendrick	Y Roberts	Y Welch
Y Carter	Y Fullerton	Y Kidd	Y Rogers, C	Weldon
E Casas	Y Gardner	E Kirby	Y Rogers, T	E Wilkerson
Y Chandler	Y Gasaway	Y Knight	Y Rutledge	Y Wilkinson
Y Channell	Y Geisinger	Y Lindsey	Y Rynders	Y Willard
Y Chapman	Y Glanton	Y Lumsden	Y Scott	Y Williams, A
Y Cheokas	Y Golick	Y Mabra	Y Setzler	Y Williams, C
E Clark, J	Y Gordon	Y Marin	Y Sharper	Y Williams, E
Y Clark, V	N Gravley	Y Martin	Y Shaw	Y Williamson
Y Coleman	Y Greene	Y Maxwell	Y Sheldon	Y Yates
N Cooke	N Gregory	Y Mayo	Y Sims, B	Ralston, Speaker

On the passage of the Bill, by substitute, the ayes were 142, nays 18.

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

SB 179. By Senators Hill of the 6th and Dugan of the 30th:

A BILL to be entitled an Act to amend Chapter 10 of Title 13 of the Official Code of Georgia Annotated, relating to contracts for public works, and Chapter 91 of Title 36 of the Official Code of Georgia Annotated, relating to public works bidding, so as to provide that, if a sealed competitive proposal is requested and price or project cost is not a selection or evaluation factor, no bid bond shall be required; to provide for an exception; to correct statutory references; to authorize incentives in contracts for early project completion by contractors; to provide for related matters; to provide an effective date; to repeal conflicting laws; and for other purposes.

The following Committee substitute was read:

**A BILL TO BE ENTITLED
AN ACT**

To amend Chapter 10 of Title 13, Chapter 91 of Title 36, and Part 1 of Article 3 of Chapter 5 of Title 50 of the Official Code of Georgia Annotated, relating to contracts for public works, public works bidding, and general authority, duties, and procedure relative to state purchasing, respectively, so as to provide that, if a sealed competitive proposal is requested and price or project cost is not a selection or evaluation factor, no bid bond shall be required; to provide for an exception; to provide for certain contracting and bidding requirements for governmental entities and the Department of Administrative Services relative to public works construction contracts; to correct statutory references; to authorize incentives in contracts for early project completion by contractors; to provide for related matters; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

Chapter 10 of Title 13 of the Official Code of Georgia Annotated, relating to contracts for public works, is amended by revising Code Section 13-10-3, relating to determining Georgia residency for business, preferences, and adherence to policies and procedures of State Construction Manual, as follows:

"13-10-3.

(a) For the purpose of determining residency under this Code section, a Georgia resident business shall include any business that regularly maintains a place from which business is physically conducted in Georgia for at least one year prior to any bid or

proposal submitted pursuant to this Code section or a new business that is domiciled in Georgia which regularly maintains a place from which business is physically conducted in Georgia; provided, however, that a place of business shall not include a post office box, site trailer, or temporary structure.

(b) Whenever the state contracts for the doing of a public work, materialmen, contractors, builders, architects, engineers, and laborers resident in the State of Georgia are to be granted the same preference over materialmen, contractors, builders, architects, engineers, and laborers resident in another state in the same manner, on the same basis, and to the same extent that preference is granted in awarding bids for the same goods or services by such other state to materialmen, contractors, builders, architects, engineers, and laborers resident in such other state over materialmen, contractors, builders, architects, engineers, and laborers resident in the State of Georgia. However, these requirements shall in no way impair the ability of the state to compare the quality of materials proposed for purchase and to compare the qualifications, character, responsibility, and fitness of materialmen, contractors, builders, architects, engineers, and laborers proposed for employment in its consideration of the purchase of materials or employment of persons. This subsection shall not apply to transportation projects for which federal aid funds are available.

(c) All state agencies, authorities, departments, commissions, boards, and similar entities shall adhere to the policies and procedures contained in the State Construction Manual for project management and procurement of, and contracting for, design, construction, and other project related professional services for all state owned buildings in Georgia funded by state bonds or other state revenue. The State Construction Manual shall be jointly edited and posted on a state website by the Georgia State Financing and Investment Commission and the Board of Regents of the University System of Georgia and shall be updated on a periodic basis to reflect evolving owner needs and industry best practices after consultation with other state agency and industry stakeholders.

(d)(1) To the extent permitted by law, no state agency, authority, department, commission, board, or similar entity that contracts for public works construction shall, in its bid documents, specifications, project agreements, or other controlling documents for a public works construction contract:

(A) Require or prohibit bidders, offerors, contractors, subcontractors, or material suppliers to enter into or adhere to prehire agreements, project labor agreements, collective bargaining agreements, or any other agreement with one or more labor organizations on the same or other related construction projects; or

(B) Discriminate against, or treat differently, bidders, offerors, contractors, subcontractors, or material suppliers for becoming or refusing to become or remain signatories or otherwise to adhere to agreements with one or more labor organizations on the same or other related construction projects.

(2) Nothing in this subsection shall prohibit bidders, offerors, contractors, subcontractors, or material suppliers from voluntarily entering into agreements described in paragraph (1) of this subsection.

(3) The head of a governmental entity may exempt a particular public works construction contract from the requirements of any or all of the provisions of paragraph (1) of this subsection if the governmental entity finds, after public notice and a hearing, that special circumstances require an exemption to avert an imminent threat to public health or safety. A finding of special circumstance under this paragraph shall not be based on the possibility or presence of a labor dispute concerning the use of contractors or subcontractors who are nonsignatories to, or otherwise do not adhere to, agreements with one or more labor organizations or concerning employees on the particular project who are not members of or affiliated with a labor organization."

SECTION 2.

Said chapter is further amended in Code Section 13-10-20, relating to large public works contracts, requirements for bid bonds, and withdrawal of bid, by adding a new subsection to read as follows:

"(e) When the state invites competitive sealed proposals for a public works construction project and the request for proposals for such project states that price or project cost will not be a selection or evaluation factor, no bid bond shall be required unless the state provides for a bid bond in the request for proposals and specifies the amount of such bond."

SECTION 3.

Said chapter is further amended by revising subsection (b) of Code Section 13-10-62, relating to notice of commencement, as follows:

"(b) The failure to file a notice of commencement shall render the notice to the contractor requirements of paragraph ~~(4)~~ (2) of subsection (a) of Code Section 13-10-63 inapplicable."

SECTION 4.

Said chapter is further amended in Article 1, relating to general provisions, by adding a new part to read as follows:

"Part 5

13-10-70.

Public works construction contracts may include both liquidated damages provisions for late construction project completion and incentive provisions for early construction project completion when the project schedule is deemed to have value. The terms of the liquidated damages provisions and the incentive provisions shall be established in advance as a part of the construction contract included within the terms of the bid proposal."

SECTION 5.

Chapter 91 of Title 36 of the Official Code of Georgia Annotated, relating to public works bidding, is amended in Code Section 36-91-21, relating to competitive award requirements,

by redesignating subsections (f) and (g) as subsections (g) and (h), respectively, and by adding a new subsection to read as follows:

"(f)(1) Unless otherwise required by law, no governmental entity that contracts for public works construction shall in its bid documents, specifications, project agreements, or other controlling documents for a public works construction contract:

(A) Require or prohibit bidders, offerors, contractors, subcontractors, or material suppliers to enter into or adhere to prehire agreements, project labor agreements, collective bargaining agreements, or any other agreement with one or more labor organizations on the same or other related construction projects; or

(B) Discriminate against, or treat differently, bidders, offerors, contractors, subcontractors, or material suppliers for becoming or refusing to become or remain signatories or otherwise to adhere to agreements with one or more labor organizations on the same or other related construction projects.

(2) Nothing in this subsection shall prohibit bidders, offerors, contractors, subcontractors, or material suppliers from voluntarily entering into agreements described in paragraph (1) of this subsection.

(3) The head of a governmental entity may exempt a particular public works construction contract from the requirements of any or all of the provisions of paragraph (1) of this subsection if the governmental entity finds, after public notice and a hearing, that special circumstances require an exemption to avert an imminent threat to public health or safety. A finding of special circumstance under this paragraph shall not be based on the possibility or presence of a labor dispute concerning the use of contractors or subcontractors who are nonsignatories to, or otherwise do not adhere to, agreements with one or more labor organizations or concerning employees on the particular project who are not members of or affiliated with a labor organization."

SECTION 6.

Said chapter is further amended in Article 2, relating to contracting and bidding requirements, by adding a new Code section to read as follows:

"36-91-23.

Public works construction contracts may include both liquidated damages provisions for late construction project completion and incentive provisions for early construction project completion when the project schedule is deemed to have value. The terms of the liquidated damages provisions and the incentive provisions shall be established in advance as a part of the construction contract included within the terms of the bid proposal."

SECTION 7.

Said chapter is further amended in Part 1 of Article 3, relating to general provisions regarding bonds, by adding a new Code section to read as follows:

"36-91-41.

When a governmental entity invites competitive sealed proposals for a public works construction project and the request for proposals for such project states that price or project cost will not be a selection or evaluation factor, no bid bond shall be required unless the governmental entity provides for a bid bond in the request for proposals and specifies the amount of such bond."

SECTION 8.

Said chapter is further amended by revising subsection (b) of Code Section 36-91-92, relating to notice of commencement, as follows:

"(b) The failure to file a notice of commencement shall render the notice to contractor requirements of paragraph ~~(1)~~ (2) of subsection (a) of Code Section 36-91-93 inapplicable."

SECTION 9.

Part 1 of Article 3 of Chapter 5 of Title 50 of the Official Code of Georgia Annotated, relating to general authority, duties, and procedure relative to state purchasing, is amended by revising Code Section 50-5-72, relating to construction and public works contracts conducted by the Department of Administrative Services and exceptions, as follows:

"50-5-72.

(a) Notwithstanding any other provision of this part or any other law dealing with the subject matter contained in this Code section to the contrary, all construction or public works contracts, exceeding a total expenditure of \$100,000.00, of any department, board, bureau, commission, office, or agency of the state government, except as provided in this Code section, shall be conducted and negotiated by the Department of Administrative Services in accordance with this part; provided, however, that any expenditure of less than \$100,000.00 shall still be subject to review and approval by the Department of Administrative Services, which may approve noncompetitive expenditures of up to \$100,000.00.

(b) All advertising costs incurred in connection with such contracts shall be borne by and paid from the funds appropriated to and available to the department, board, bureau, commission, office, or agency of the state government for which the contract is negotiated.

(c)(1) Notwithstanding subsections (a) and (b) of this Code section and to the extent permitted by law, the Department of Administrative Services shall not in its bid documents, specifications, project agreements, or other controlling documents for a public works construction contract:

(A) Require or prohibit bidders, offerors, contractors, subcontractors, or material suppliers to enter into or adhere to prehire agreements, project labor agreements,

collective bargaining agreements, or any other agreement with one or more labor organizations on the same or other related construction projects; or

(B) Discriminate against, or treat differently, bidders, offerors, contractors, subcontractors, or material suppliers for becoming or refusing to become or remain signatories or otherwise to adhere to agreements with one or more labor organizations on the same or other related construction projects.

(2) Nothing in this subsection shall prohibit bidders, offerors, contractors, subcontractors, or material suppliers from voluntarily entering into agreements described in paragraph (1) of this subsection.

(3) The head of a governmental entity may exempt a particular public works construction contract from the requirements of any or all of the provisions of paragraph (1) of this subsection if the governmental entity finds, after public notice and a hearing, that special circumstances require an exemption to avert an imminent threat to public health or safety. A finding of special circumstance under this paragraph shall not be based on the possibility or presence of a labor dispute concerning the use of contractors or subcontractors who are nonsignatories to, or otherwise do not adhere to, agreements with one or more labor organizations or concerning employees on the particular project who are not members of or affiliated with a labor organization.

(d) The commissioner of administrative services is authorized and directed to promulgate such rules and regulations as shall carry out the additional duties and responsibilities placed upon the department by this Code section.

(e) Nothing contained in this Code section shall apply to or affect the Department of Transportation, the several public authorities of this state, including the Stone Mountain Memorial Association and the Board of Regents of the University System of Georgia, or the expenditure of money credited to the account of this state in the Unemployment Trust Fund by the secretary of the treasury of the United States pursuant to Section 903 of the Social Security Act and appropriated as provided in Code Section 34-8-85. No contract in existence on March 18, 1964, shall be affected by this Code section, and such contract may continue to be utilized."

SECTION 10.

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

SECTION 11.

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

The following amendment was read and adopted:

Representative Lindsey of the 54th offers the following amendment:

Amend the House Committee on Judiciary substitute to SB 179 (LC 29 5636ERS) by striking line 93 and inserting in lieu thereof the following:
of the construction contract and included within the terms of the bid or proposal."

By striking line 130 and inserting in lieu thereof the following:
of the construction contract and included within the terms of the bid or proposal."

The Committee substitute, as amended, was adopted.

Pursuant to Rule 133, Representative Quick of the 117th was excused from voting on SB 179.

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

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

N Abrams	Y Coomer	Y Hamilton	Y McCall	N Sims, C
N Alexander	Y Cooper	Y Harbin	Y Meadows	N Smith, E
Y Allison	N Dawkins-Haigler	Y Harden	N Mitchell	Y Smith, L
N Anderson	Y Deffenbaugh	Y Harrell	N Morgan	E Smith, M
Y Atwood	Y Dempsey	Y Hatchett	Y Morris	E Smith, R
Y Ballinger	N Dickerson	Y Hawkins	N Mosby	N Smyre
Y Barr	Y Dickey	N Henson	N Murphy	Y Spencer
Y Battles	Y Dickson	Y Hightower	Y Neal	N Stephens, M
N Beasley-Teague	Y Dollar	Y Hill	Y Nimmer	Y Stephens, R
E Bell	N Douglas	Y Hitchens	Y Nix	E Stephenson
N Bennett	N Drenner	N Holcomb	N Oliver	N Stovall
Y Bentley	Y Dudgeon	Y Holmes	Y O'Neal	Y Stover
Y Benton	N Dukes	Y Holt	Y Pak	Y Strickland
Beverly	Y Dunahoo	Y Houston	Y Parrish	Y Talton
Y Black	Y Duncan	N Howard	Y Parsons	Y Tankersley
Y Braddock	Y Dutton	N Hugley	Y Peake	Y Tanner
Y Broadrick	Y Ehrhart	N Jackson	Y Pezold	Y Taylor, D
Y Brockway	Y England	Y Jacobs	Powell, A	Y Taylor, T
N Brooks	N Epps, C	Y Jasperse	Y Powell, J	Y Teasley
N Bruce	Y Epps, J	Y Jones, J	Y Pruett	N Thomas, A.M.
N Bryant	E Evans	N Jones, L	Quick	N Thomas, B
N Buckner	Y Fleming	N Jones, S	Y Ramsey	Y Turner
Y Burns	N Floyd	E Jordan	N Randall	N Waites
Y Caldwell, J	N Fludd	N Kaiser	E Rice	Y Watson, B
Y Caldwell, M	N Frazier	Y Kelley	Y Riley	Y Watson, S
Y Carson	N Frye	E Kendrick	Y Roberts	Y Welch
Y Carter	N Fullerton	Kidd	Y Rogers, C	Y Weldon
E Casas	N Gardner	E Kirby	Y Rogers, T	E Wilkerson
Y Chandler	Y Gasaway	Y Knight	Y Rutledge	Y Wilkinson
Y Channell	Y Geisinger	Y Lindsey	Y Rynders	E Willard

Y Chapman	N Glanton	Y Lumsden	N Scott	N Williams, A
Y Cheokas	Y Golick	N Mabra	Y Setzler	Y Williams, C
E Clark, J	N Gordon	N Marin	N Sharper	N Williams, E
Y Clark, V	Y Gravley	Y Martin	Y Shaw	Y Williamson
Y Coleman	N Greene	Y Maxwell	Y Sheldon	Y Yates
Y Cooke	Y Gregory	N Mayo	Y Sims, B	Ralston, Speaker

On the passage of the Bill, by substitute, as amended, the ayes were 109, nays 53.

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

House of Representatives
Coverdell Legislative Office Building
Room 604-A
Atlanta, Georgia 30334

March 21, 2013

Robbie Rivers
Clerk of the House
309 State Capitol
Washington Street
Atlanta, GA 30334

Dear Mr. Rivers,

On Thursday, March 21, 2013, please record a NO vote on SB 179.

Yours for Greater Georgia,

/s/ Quincy Murphy
Wm Quincy Murphy
Georgia State Representative
District 127

SR 267. By Senator Ligon, Jr. of the 3rd:

A RESOLUTION urging the United States Army Corps of Engineers to close
Noyes Cut in the Satilla River System; and for other purposes

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

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

Y Abrams	Y Coomer	Y Hamilton	Y McCall	Y Sims, C
Y Alexander	Y Cooper	Y Harbin	Y Meadows	Y Smith, E
Y Allison	Y Dawkins-Haigler	Y Harden	Y Mitchell	Y Smith, L
Y Anderson	Y Deffenbaugh	Y Harrell	Y Morgan	E Smith, M
Y Atwood	Y Dempsey	Y Hatchett	Y Morris	E Smith, R
Y Ballinger	Y Dickerson	Y Hawkins	Y Mosby	Y Smyre
Barr	Y Dickey	Y Henson	Y Murphy	Y Spencer
Y Battles	Y Dickson	Y Hightower	Y Neal	Y Stephens, M
Beasley-Teague	Dollar	Y Hill	Y Nimmer	Y Stephens, R
E Bell	Y Douglas	Y Hitchens	Y Nix	E Stephenson
Y Bennett	Y Drenner	Y Holcomb	Y Oliver	Y Stovall
Y Bentley	Y Dudgeon	Y Holmes	Y O'Neal	N Stover
Y Benton	Y Dukes	Y Holt	Y Pak	Y Strickland
Y Beverly	Y Dunahoo	Y Houston	Y Parrish	Y Talton
Y Black	Y Duncan	Y Howard	Y Parsons	Y Tankersley
Y Braddock	Y Dutton	Y Hugley	Y Peake	Y Tanner
Y Broadrick	Y Ehrhart	Y Jackson	Y Pezold	Y Taylor, D
Y Brockway	Y England	Y Jacobs	Y Powell, A	Y Taylor, T
Y Brooks	Y Epps, C	Y Jasperse	Y Powell, J	Y Teasley
Y Bruce	Y Epps, J	Y Jones, J	Y Pruett	Y Thomas, A.M.
Y Bryant	E Evans	Y Jones, L	Y Quick	Y Thomas, B
Y Buckner	Y Fleming	Y Jones, S	Y Ramsey	Y Turner
Y Burns	Y Floyd	E Jordan	Y Randall	Y Waites
Y Caldwell, J	Y Fludd	Y Kaiser	E Rice	Y Watson, B
Y Caldwell, M	Y Frazier	Y Kelley	Y Riley	Y Watson, S
Y Carson	Frye	E Kendrick	Roberts	Y Welch
Y Carter	Y Fullerton	Kidd	Y Rogers, C	Y Weldon
E Casas	Y Gardner	E Kirby	Y Rogers, T	E Wilkerson
Y Chandler	Y Gasaway	Y Knight	Y Rutledge	Y Wilkinson
Y Channell	Y Geisinger	Y Lindsey	Y Rynders	Y Willard
Y Chapman	Y Glanton	Y Lumsden	Y Scott	Y Williams, A
Y Cheokas	Y Golick	Y Mabra	N Setzler	Y Williams, C
E Clark, J	Y Gordon	Y Marin	Y Sharper	Y Williams, E
Y Clark, V	Y Grayley	Y Martin	Y Shaw	Y Williamson
Y Coleman	Y Greene	Y Maxwell	Y Sheldon	Y Yates
Y Cooke	Y Gregory	Y Mayo	Y Sims, B	Ralston, Speaker

On the adoption of the Resolution, the ayes were 159, nays 2.

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

SB 236. By Senators Jones of the 25th, Murphy of the 27th, Harper of the 7th, Tippins of the 37th, Ginn of the 47th and others:

A BILL to be entitled an Act to amend Title 33 of the Official Code of Georgia Annotated, relating to insurance, so as to require insurers issuing accident and sickness policies in this state to indicate on their premium statement to consumers the amount of the premium increase, if any,

attributable to the Patient Protection and Affordable Care Act; 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 Title 33 of the Official Code of Georgia Annotated, relating to insurance, so as to require insurers issuing accident and sickness policies in this state to indicate on their premium statement to consumers the amount of the premium increase, if any, attributable to the Patient Protection and Affordable Care Act; to provide for related matters; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

Title 33 of the Official Code of Georgia Annotated, relating to insurance, is amended by revising Code Section 33-29-22, relating to notice of premium increase, as follows:

"33-29-22.

(a) Notice of any premium increase shall be mailed or delivered to each holder of an individual accident and sickness insurance policy not less than 60 days prior to the effective date of such increase.

(b) Concurrently with any notice of premium increase or offer of new coverage because of discontinuance or termination of an existing plan of coverage, an insurer shall provide an estimate as to the amount or percentage of any premium increase which is attributable to the Patient Protection and Affordable Care Act. Such notices shall include the following statement: 'These increases are due to the federal Patient Protection and Affordable Care Act and not the enactment of any laws or regulations of the Governor of Georgia, the Georgia General Assembly, or the Georgia Department of Insurance.' This paragraph shall stand repealed on December 31, 2014."

SECTION 2.

Said title is further amended by revising Code Section 33-30-13, relating to notice of premium increases to be mailed or delivered to group policyholder, as follows:

"33-30-13.

(a) Notice of the maximum amount of a group premium increase shall be mailed or delivered to the group policyholder and to each employer group or subgroup insured under the group policy not less than 60 days prior to the effective date of the premium increase.

(b) Concurrently with any notice of premium increase or offer of new coverage because of discontinuance or termination of an existing plan of coverage, an insurer shall provide an estimate as to the amount or percentage of any premium increase

which is attributable to the Patient Protection and Affordable Care Act. Such notices shall include the following statement: 'These increases are due to the federal Patient Protection and Affordable Care Act and not the enactment of any laws or regulations of the Governor of Georgia, the Georgia General Assembly, or the Georgia Department of Insurance.' This paragraph shall stand repealed on December 31, 2014.

(c) The commissioner of community health shall also provide notice to each person covered under the health insurance plans established pursuant to Article 1 of Chapter 18 of Title 45 when any premium increase occurs of how much of such increase is attributable to the federal Patient Protection and Affordable Care Act."

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:

N Abrams	Y Coomer	Y Hamilton	Y McCall	Y Sims, C
N Alexander	Y Cooper	Y Harbin	Y Meadows	N Smith, E
Y Allison	N Dawkins-Haigler	Y Harden	N Mitchell	Y Smith, L
N Anderson	Y Deffenbaugh	Y Harrell	Morgan	E Smith, M
Y Atwood	Y Dempsey	Y Hatchett	Y Morris	E Smith, R
Y Ballinger	N Dickerson	Y Hawkins	N Mosby	N Smyre
Y Barr	Y Dickey	N Henson	N Murphy	Y Spencer
Y Battles	Y Dickson	Y Hightower	Y Neal	N Stephens, M
N Beasley-Teague	Y Dollar	Y Hill	Y Nimmer	Y Stephens, R
E Bell	N Douglas	Y Hitchens	Y Nix	E Stephenson
N Bennett	N Drenner	N Holcomb	N Oliver	N Stovall
Bentley	Y Dudgeon	Y Holmes	Y O'Neal	Y Stover
Y Benton	N Dukes	Y Holt	Y Pak	Y Strickland
E Beverly	Y Dunahoo	Y Houston	Y Parrish	Y Talton
Y Black	Y Duncan	N Howard	Y Parsons	Y Tankersley
Y Braddock	Y Dutton	N Hugley	Y Peake	Y Tanner
Y Broadrick	Y Ehrhart	N Jackson	Y Pezold	Y Taylor, D
Y Brockway	Y England	Y Jacobs	Y Powell, A	Y Taylor, T
N Brooks	N Epps, C	Y Jasperse	Y Powell, J	Y Teasley
N Bruce	Y Epps, J	Y Jones, J	Y Pruett	N Thomas, A.M.
Y Bryant	E Evans	N Jones, L	Y Quick	N Thomas, B
N Buckner	Y Fleming	N Jones, S	Y Ramsey	Y Turner
Y Burns	Floyd	E Jordan	N Randall	N Waites
Y Caldwell, J	N Fludd	N Kaiser	E Rice	Y Watson, B
Y Caldwell, M	N Frazier	Y Kelley	Y Riley	Y Watson, S
Y Carson	N Frye	E Kendrick	Y Roberts	Y Welch
Y Carter	N Fullerton	Kidd	Y Rogers, C	Y Weldon
E Casas	N Gardner	E Kirby	Y Rogers, T	E Wilkerson
Y Chandler	Y Gasaway	Y Knight	Y Rutledge	Y Wilkinson
Y Channell	Y Geisinger	Y Lindsey	Y Rynders	Y Willard
Y Chapman	N Glanton	Y Lumsden	N Scott	N Williams, A

Y Cheokas	Y Golick	N Mabra	Y Setzler	Y Williams, C
E Clark, J	N Gordon	N Marin	N Sharper	N Williams, E
Y Clark, V	Y Gravley	Y Martin	Y Shaw	Williamson
Y Coleman	Y Greene	Y Maxwell	Y Sheldon	Y Yates
Y Cooke	Y Gregory	N Mayo	Y Sims, B	Ralston, Speaker

On the passage of the Bill, by substitute, the ayes were 113, nays 48.

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

The following communication was received:

House of Representatives
Coverdell Legislative Office Building, Room 404
Atlanta, Georgia 30334

March 21, 2013

Please vote me "no" for SB 179 and SB 236.

/s/ Rep. Kendrick

By unanimous consent, the following Bills of the Senate were postponed until tomorrow:

SB 82. By Senators Gooch of the 51st, Miller of the 49th, Murphy of the 27th, Cowsert of the 46th, Shafer of the 48th and others:

A BILL to be entitled an Act to amend Part 3 of Article 6 of Chapter 3 of Title 20 of the Official Code of Georgia Annotated, relating to the Georgia Student Finance Authority, so as to change designations from North Georgia College to the University of North Georgia; to designate the University of North Georgia as the senior military college of Georgia; to repeal conflicting laws; and for other purposes.

SB 187. By Senator Hill of the 32nd:

A BILL to be entitled an Act to amend Code Section 50-36-1 of the Official Code of Georgia Annotated, relating to requirements, procedures, and conditions for verification of lawful presence within the United States, so as to provide exemptions for the board of commissioners of the Georgia Student Finance Commission and the board of directors of the Georgia Student

Finance Authority; to provide for related matters; to repeal conflicting laws; and for other purposes.

Representative Morris of the 156th District, Chairman of the Committee on Banks and Banking, submitted the following report:

Mr. Speaker:

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

SB 139 Do Pass, by Substitute

Respectfully submitted,
/s/ Morris of the 156th
Chairman

Representative Coleman of the 97th District, Chairman of the Committee on Education, submitted the following report:

Mr. Speaker:

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

HR 552 Do Pass
SB 68 Do Pass, by Substitute
SB 100 Do Pass

Respectfully submitted,
/s/ Coleman of the 97th
Chairman

Representative Willard of the 51st District, Chairman of the Committee on Judiciary, submitted the following report:

Mr. Speaker:

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

SB 105 Do Pass, by Substitute
SB 185 Do Pass
SR 371 Do Pass

Respectfully submitted,
/s/ Willard of the 51st
Chairman

Representative Golick of the 40th District, Chairman of the Committee on Judiciary Non-Civil, submitted the following report:

Mr. Speaker:

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

SB 86 Do Pass, by Substitute
SB 160 Do Pass, by Substitute
SB 225 Do Pass, by Substitute

Respectfully submitted,
/s/ Golick of the 40th
Chairman

Representative Roberts of the 155th District, Chairman of the Committee on Transportation, submitted the following report:

Mr. Speaker:

Your Committee on Transportation has had under consideration the following Resolution of the Senate and has instructed me to report the same back to the House with the following recommendation:

SR 293 Do Pass, by Substitute

Respectfully submitted,
/s/ Roberts of the 155th
Chairman

Representative Channell of the 120th 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 Senate and has instructed me to report the same back to the House with the following recommendations:

SB 92	Do Pass
SB 137	Do Pass, by Substitute
SB 224	Do Pass, by Substitute

Respectfully submitted,
/s/ Channell of the 120th
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 9:30 o'clock, tomorrow morning.

The Speaker announced the House in recess until 5:00 o'clock, P.M., at which time the House will stand adjourned until 9:30 o'clock, tomorrow morning.