

Representative Hall, Atlanta, Georgia

Friday, January 31, 2014

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

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

Representatives Beverly of the 143rd, Dawkins-Haigler of the 91st, Harbin of the 122nd, Oliver of the 82nd, Sims of the 169th, and Stephenson of the 90th.

They wished to be recorded as present.

Prayer was offered by Bishop Paul L. Fortson, Paradise Church of God in Christ, Forest Park, Georgia.

The members pledged allegiance to the flag.

Representative Cheokas of the 138th, Chairman of the Committee on Information and Audits, reported that the Journals of the previous three legislative days had been read and found to be correct.

By unanimous consent, the reading of the Journals were dispensed with.

The Journals were 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 870. By Representatives Tanner of the 9th, Kidd of the 145th, Dickson of the 6th, Lumsden of the 12th and Cooper of the 43rd:

A BILL to be entitled an Act to amend Article 9 of Chapter 21 of Title 15 of the Official Code of Georgia Annotated, relating to the Brain and Spinal Injury Trust Fund, so as to provide for the imposition of an additional fine for reckless driving; to provide for the disposition of such fine; to provide for related matters; to provide for a contingent effective date; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Judiciary Non-Civil.

HB 871. By Representatives Sims of the 169th and Pruett of the 149th:

A BILL to be entitled an Act to provide a homestead exemption from Jeff Davis County School District ad valorem taxes for educational purposes in the amount of 50 percent of the assessed value of the homestead for residents of that school district who are at least 65 but less than 70 years of age; to provide a homestead exemption from Jeff Davis County School District ad valorem taxes for educational purposes for the full value of the assessed value of the homestead for residents of that school district who are 70 years of age or older; to provide that anyone who is receiving the first exemption of 50 percent shall receive the second full value exemption automatically upon reaching 70 years of age; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Intragovernmental Coordination - Local.

HB 872. By Representatives Rogers of the 10th, Hitchens of the 161st, Lumsden of the 12th, Benton of the 31st, Powell of the 32nd and others:

A BILL to be entitled an Act to amend Chapter 5 of Title 24 of the Official Code of Georgia Annotated, relating to privileges, so as to create a privileged communication between law enforcement officers and peer counselors under certain circumstances; to provide for definitions; to provide for exceptions; to provide for related matters; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Judiciary.

HB 873. By Representative Gasaway of the 28th:

A BILL to be entitled an Act to create the Stephens County Public Facilities Authority; to provide for a short title; to provide for definitions; to provide for its purpose; to provide for its powers; to provide for the membership of the authority and their terms of office, qualifications, and compensation; to provide for the issuance and sale of revenue bonds and other obligations; to provide for the security for such revenue bonds and other obligations; to provide for refunding revenue bonds and other obligations; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Intragovernmental Coordination - Local.

HB 874. By Representatives Dudgeon of the 25th, Brockway of the 102nd, Setzler of the 35th, Drenner of the 85th, Jacobs of the 80th and others:

A BILL to be entitled an Act to amend Article 1 of Chapter 3 of Title 46 of the O.C.G.A., relating to the generation and distribution of electricity generally, so as to provide that a retail electric customer may install solar technology for the generation of electric energy for use primarily on property owned or occupied by such customer; to provide a short title; to provide declarations and findings; to provide definitions of certain terms; to provide for financing of the purchase and installation of solar technology by retail electric customers; to prohibit electric utilities from interfering with such financing, purchase, and installation; to clarify what constitutes the provision of electric service and who shall be considered an electric utility; to provide for related matters; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Energy, Utilities & Telecommunications.

HB 875. By Representatives Jasperse of the 11th, Meadows of the 5th, Powell of the 32nd, Ballinger of the 23rd, Hightower of the 68th and others:

A BILL to be entitled an Act to amend Code Section 8-3-202, Article 2 of Chapter 3, Article 4 of Chapter 11, and Part 2 of Article 4 of Chapter 12 of Title 16, Code Section 35-3-34, and Article 3 of Chapter 3 of Title 37 of the O.C.G.A., so as to change provisions relating to carrying weapons and the issuance of weapons carry licenses; to provide for related matters; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Public Safety & Homeland Security.

HB 876. By Representatives Harbin of the 122nd, Parrish of the 158th, Powell of the 32nd, Smyre of the 135th, Channell of the 120th and others:

A BILL to be entitled an Act to amend Code Section 45-7-21 of the Official Code of Georgia Annotated, relating to expense allowance and travel cost reimbursement for members of certain boards and commissions, so as to provide that certain boards and commissions shall receive the same per diem as members of the General Assembly; to provide for related matters; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Governmental Affairs.

HB 877. By Representatives Roberts of the 155th, Sims of the 123rd, Harbin of the 122nd, Prince of the 127th and Smith of the 70th:

A BILL to be entitled an Act to amend Title 40 of the O.C.G.A., relating to motor vehicles, so as to provide local authorities with the ability to regulate

the use of personal transportation vehicles upon roadways and designated paths and lanes; to provide for related matters; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Motor Vehicles.

HB 878. By Representative Powell of the 32nd:

A BILL to be entitled an Act to amend Article 1 of Chapter 11 of Title 40 of the Official Code of Georgia Annotated, relating to general provisions for abandoned motor vehicles, so as to provide that certain fees may be included in liens upon abandoned motor vehicles; to provide for the disposition of proceeds from the public sale of an abandoned motor vehicle; to provide for related matters; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Motor Vehicles.

HB 879. By Representatives England of the 116th, Quick of the 117th and Kirby of the 114th:

A BILL to be entitled an Act to provide for the creation of one or more community improvement districts in Barrow County and in each municipality therein; to provide that Chapter 5 of Title 10 of the O.C.G.A. shall not apply to the offer, sale, or issuance of the boards' bonds, notes, or other obligations; to provide that no notice, proceeding, publication, or referendum shall be required; to provide for dissolutions; to provide for procedures, conditions, and limitations; to provide for related matters; to provide for severability; to provide for an effective date; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Intragovernmental Coordination - Local.

HB 880. By Representatives England of the 116th, Quick of the 117th and Kirby of the 114th:

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

Referred to the Committee on Intragovernmental Coordination - Local.

- HB 881. By Representatives Epps of the 144th, Powell of the 32nd, Gardner of the 57th, Stephenson of the 90th, Mosby of the 83rd and others:

A BILL to be entitled an Act to amend Code Section 40-2-86 of the Official Code of Georgia Annotated, relating to special license plates promoting and supporting beneficial projects or entities, so as to provide for a new special license plate for the Grady Health Foundation; to require a two-thirds' majority vote for passage in accordance with constitutional requirements; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Motor Vehicles.

- HB 882. By Representatives Beasley-Teague of the 65th, Dawkins-Haigler of the 91st, Brooks of the 55th, Abrams of the 89th, Dickerson of the 113th and others:

A BILL to be entitled an Act to amend Part 14 of Article 6 of Chapter 2 of Title 20 of the Official Code of Georgia Annotated, relating to other educational programs relative to the "Quality Basic Education Act," so as to provide that the State Board of Education shall incorporate into rape prevention and personal safety education programs a program for preventing teen dating violence, the Love Is Not Abuse Curriculum; to provide for related matters; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Education.

- HB 883. By Representatives Strickland of the 111th, Ehrhart of the 36th, Williamson of the 115th, Douglas of the 78th, Fludd of the 64th and others:

A BILL to be entitled an Act to amend Chapter 9 of Title 7 of the Official Code of Georgia Annotated, relating to Georgia merchant acquirer limited purpose banks, so as to correct cross-references; to provide for related matters; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Banks & Banking.

- HB 884. By Representatives Sims of the 169th, Black of the 174th, Spencer of the 180th, Roberts of the 155th and Shaw of the 176th:

A BILL to be entitled an Act to amend Code Section 15-6-2 of the Official Code of Georgia Annotated, relating to the number of superior court judges for each judicial circuit, so as to provide for an additional judge of the Waycross Judicial Circuit; to provide for the initial appointment of such

judge by the Governor; to provide for the election and term of office of such judge; to provide for powers, duties, and responsibilities of such judge and the judges of such circuit; to provide for effective dates; to provide for related matters; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Judiciary.

HB 885. By Representatives Peake of the 141st, Watson of the 166th, Channell of the 120th, Kaiser of the 59th, Gravley of the 67th and others:

A BILL to be entitled an Act to amend Article 5 of Chapter 34 of Title 43 of the O.C.G.A., relating to the use of cannabis for treatment of cancer and glaucoma, so as to provide for continuing research into the benefits of medical cannabis to treat certain conditions; to provide for the continuation of the Controlled Substances Therapeutic Research Program; to provide for selection of academic medical centers to conduct the research; to provide for expansion of the review board and its duties; to establish the responsibilities of academic medical centers; to provide for the testing, storing, and dispensing by the Georgia Drugs and Narcotics Agency; to provide for immunity; to provide for related matters; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Health & Human Services.

HB 886. By Representatives Caldwell of the 20th, Turner of the 21st, Ramsey of the 72nd, Dudgeon of the 25th, Morgan of the 39th and others:

A BILL to be entitled an Act to amend Chapter 2 of Title 20 of the Official Code of Georgia Annotated, relating to elementary and secondary education, so as to provide that each local board of education and each charter school shall hold at least two public hearings on the proposed budget; to provide that each proposed budget and each adopted budget shall be posted on the Internet; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Education.

HR 1183. By Representatives Tanner of the 9th, Kidd of the 145th, Dickson of the 6th, Lumsden of the 12th and Cooper of the 43rd:

A RESOLUTION proposing an amendment to the Constitution so as to provide that the General Assembly by general law may impose additional penalties or fees for the offense of reckless driving and may provide for the allocation of such additional penalties or fees to the Brain and Spinal Injury

Trust Fund, as provided by law, for the specified purpose of meeting any and all costs, or any portion of the costs, of providing care and rehabilitative services to citizens of this state who have survived neurotrauma with head or spinal cord injuries; to provide for related matters; to provide for the submission of this amendment for ratification or rejection; and for other purposes.

Referred to the Committee on Judiciary Non-Civil.

HR 1184. By Representative Greene of the 151st:

A RESOLUTION honoring Mr. William Riley Curry and dedicating a bridge in his memory; and for other purposes.

Referred to the Committee on Transportation.

HR 1185. By Representatives Drenner of the 85th, Kaiser of the 59th, Henson of the 86th, Abrams of the 89th, Coleman of the 97th and others:

A RESOLUTION encouraging state-wide participation in Green Apple Day of Service; and for other purposes.

Referred to the Committee on Natural Resources & Environment.

HR 1186. By Representatives Geisinger of the 48th, Carter of the 175th, Glanton of the 75th, Dickson of the 6th, Chandler of the 105th and others:

A RESOLUTION requesting the State Board of Education and the State Department of Education to impose as a requirement for high school graduation the successful completion of a SKILLS FOR SUCCESS financial literacy class; and for other purposes.

Referred to the Committee on Education.

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

HB 852	HB 853
HB 854	HB 855
HB 856	HB 857
HB 858	HB 859
HB 860	HB 861
HB 862	HB 863

HB 864
HB 866
HB 868
HR 1158
HR 1160

HB 865
HB 867
HB 869
HR 1159
HR 1161

Representative Dollar of the 45th District, Chairman of the Committee on Interstate Cooperation, submitted the following report:

Mr. Speaker:

Your Committee on Interstate Cooperation 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 206 Do Pass

Respectfully submitted,
/s/ Dollar of the 45th
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 of the House and Senate and has instructed me to report the same back to the House with the following recommendations:

HB 829 Do Pass
HB 842 Do Pass
SB 125 Do Pass, by Substitute

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

Representative Powell of the 32nd District, Chairman of the Committee on Public Safety and Homeland Security, submitted the following report:

Mr. Speaker:

Your Committee on Public Safety and Homeland Security 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 23 Do Pass

Respectfully submitted,
/s/ Powell of the 32nd
Chairman

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

HOUSE RULES CALENDAR
FRIDAY, JANUARY 31, 2014

Mr. Speaker and Members of the House:

The Committee on Rules has fixed the calendar for this 14th Legislative Day as enumerated below:

DEBATE CALENDAR

Open Rule

- HB 709 Terrell County; office of coroner; provide nonpartisan elections (IGC-Greene-151st)
- HB 710 Randolph County; office of coroner; provide nonpartisan elections (IGC-Greene-151st)
- HB 711 Clay County; office of coroner; provide nonpartisan elections (IGC-Greene-151st)
- HB 738 Quitman County; office of coroner; provide nonpartisan elections (IGC-Greene-151st)

Modified Open Rule

None

Modified Structured Rule

None

Structured Rule

None

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

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

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

Mr. Speaker:

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

SB 298. By Senators Murphy of the 27th, Unterman of the 45th, Mullis of the 53rd, Burke of the 11th, Hufstetler of the 52nd and others:

A BILL to be entitled an Act to amend Code Section 40-2-74.1 of the Official Code of Georgia Annotated, relating to special vehicle decals for persons with disabilities, so as to provide for the submission of a doctor's prescription with an application for a special parking decal for persons with disabilities in lieu of an affidavit when a notary public is not available; 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 298. By Senators Murphy of the 27th, Unterman of the 45th, Mullis of the 53rd, Burke of the 11th, Hufstetler of the 52nd and others:

A BILL to be entitled an Act to amend Code Section 40-2-74.1 of the Official Code of Georgia Annotated, relating to special vehicle decals for persons with disabilities, so as to provide for the submission of a doctor's prescription with an application for a special parking decal for persons with disabilities in lieu of an affidavit when a notary public is not available; to provide for related matters; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Motor Vehicles.

Pursuant to HR 1197, the House commended Katie Yount and Nathan Wright and invited them to be recognized by the House of Representatives.

Under the general order of business, established by the Committee on Rules, the following Bills of the House and Senate, having been postponed from the previous legislative day, were taken up for consideration and read the third time:

HB 176. By Representatives Parsons of the 44th, Abrams of the 89th, Smith of the 134th, Dudgeon of the 25th, Martin of the 49th and others:

A BILL to be entitled an Act to amend Title 36 of the Official Code of Georgia Annotated, relating to local government, so as change certain provisions applicable to counties and municipal corporations related to advanced broadband collocation; to provide for a short title; to provide for definitions; to make changes related to streamlined processing; to standardize certain procedures related to new wireless facilities; to place limitations on the time allowed for the review of new wireless facilities; to limit fees charged for review of wireless facilities; 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 36 of the Official Code of Georgia Annotated, relating to local government, so as to change certain provisions applicable to counties and municipal corporations related to advanced broadband collocation; to provide for a short title; to provide for definitions; to make changes related to streamlined processing; to standardize certain procedures related to new wireless facilities; to place limitations on the time allowed for the review of new wireless facilities; to limit fees charged for review of wireless facilities; 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 36 of the Official Code of Georgia Annotated, relating to local government, is amended by revising Chapter 66B, relating to advanced broadband collocation, as follows:

"CHAPTER 66B

36-66B-1.

This chapter shall be known and may be cited as the '~~Advanced Broadband Collocation Act.~~' 'Mobile Broadband Infrastructure Leads to Development (BILD) Act.'

36-66B-2.

(a) The General Assembly finds that the enactment of this chapter is necessary to:

- (1) Ensure the safe and efficient integration of facilities necessary for the provision of broadband and other advanced wireless communication services throughout this state;
- (2) Ensure the ready availability of reliable wireless communication services to the public to support personal communications, economic development, and the general welfare; ~~and~~
- (3) Encourage where feasible the modification or collocation of wireless facilities on existing wireless support structures over the construction of new wireless support structures in the deployment or expansion of commercial wireless networks; and
- (4) Allow the deployment of critical wireless infrastructure to ensure that first responders can provide for the health and safety of all residents of Georgia.

(b) While recognizing and confirming the purview of local governments to exercise zoning, land use, and permitting authority within their territorial boundaries with regard to the location, construction, and modification of wireless communication facilities, it is the intent of this chapter to establish procedural standards for the exercise of such authority so as to streamline and facilitate the construction, collocation, or modification of such facilities, including the placement of new or additional wireless facilities on existing wireless support structures. It is not the intent of this chapter to limit or preempt the scope of a local government's review of zoning, land use, or permitting applications for the siting of wireless facilities or wireless support structures or to require a local government to exercise its zoning power.

36-66B-3.

As used in this chapter, the term:

- (1) 'Accessory equipment' means any equipment serving or being used in conjunction with a wireless facility or wireless support structure and includes, but is not limited to, utility or transmission equipment, power supplies, generators, batteries, cables, equipment buildings, cabinets, and storage sheds, shelters, or similar structures.
- (2) 'Antenna' means communications equipment that transmits, receives, or transmits and receives electromagnetic radio signals used in the provision of all types of wireless communication services.
- (3) 'Application' means a formal request submitted to the local governing authority to construct, ~~collate~~ collocate, or modify a wireless support structure or a wireless facility. ~~An application shall be deemed complete when all documents, information, and fees specifically enumerated in the local governing authority's regulations, ordinances, and forms pertaining to the location, construction, collocation, modification, or operation of wireless facilities are submitted by the applicant to the authority.~~

(4) ~~'Collocation'~~ 'Collocate' or 'collocation' means the placement or installation of new wireless facilities on previously approved and constructed wireless support structures, including monopoles and towers, both self-supporting and guyed, in a manner that negates the need to construct a new freestanding wireless support structure. Such term includes the placement of accessory equipment within an existing equipment compound.

(5) 'Complete application' means an application containing all documents, information, and fees specifically enumerated in or required by the local governing authority's regulations, ordinances, and forms pertaining to the location, construction, collocation, modification, or operation of wireless facilities.

~~(5)~~(6) 'Equipment compound' means an area surrounding or adjacent to the base of a wireless support structure within which accessory equipment is located.

~~(6)~~(7) 'Local governing authority' means a municipality or county that has adopted land use or zoning regulations for all or the majority of land uses within its jurisdiction or has adopted separate regulations pertaining to the location, construction, collocation, modification, or operation of wireless facilities.

~~(7)~~(8) 'Modification' or 'modify' means the improvement, upgrade, expansion, or replacement of existing wireless facilities on an existing wireless support structure or within an existing equipment compound, provided such improvement, upgrade, expansion, or replacement does not increase the height of the wireless support structure or increase the dimensions of the equipment compound.

(9) 'Registry' means any official list, record, or register maintained by a local governing authority of wireless facilities, equipment compounds, or wireless support structures.

(10) 'Utility' means any person, corporation, municipality, county, or other entity, or department thereof or entity related or subordinate thereto, providing retail or wholesale electric, data, cable, or telecommunications services.

~~(8)~~(11) 'Wireless facility' means the set of equipment and network components, exclusive of the underlying wireless support structure, including antennas, transmitters, receivers, base stations, power supplies, cabling, and accessory equipment, used to provide wireless data and wireless telecommunication services.

~~(9)~~(12) 'Wireless support structure' means a freestanding structure, such as a monopole, tower, either guyed or self-supporting, or suitable existing or alternative structure designed to support or capable of supporting wireless facilities. Such term shall not include any telephone or electrical utility pole or any tower used for the distribution or transmission of electrical service.

36-66B-4.

(a) Applications for collocation or modification of a wireless facility entitled to streamlined processing under this Code section shall be reviewed for conformance with applicable site plan and building permit requirements, including zoning and land use conformity, but shall not otherwise be subject to the issuance of additional zoning, land use, or special use permit approvals beyond the initial zoning, land use, or special

permit approvals issued for such wireless support structure or wireless facility. The intent of this Code section is to allow previously approved wireless support structures and wireless facilities to be modified or ~~accept~~ collocations thereto to be accepted without additional zoning or land use review beyond that which is typically required by the local governing authority for the issuance of building or electrical permits.

(b) The streamlined process set forth in subsection (a) of this Code section shall apply to applications for ~~all~~ proposed modifications and to applications for ~~all~~ proposed collocations that meet the following requirements:

(1) The proposed modification or collocation shall not increase the overall height or width of the wireless support structure to which the wireless facilities are to be attached;

(2) The proposed modification or collocation shall not increase the dimensions of the equipment compound initially approved by the local governing authority;

(3) The proposed modification or collocation shall comply with applicable conditions of approval, if any, applied to the initial wireless facilities and wireless support structure, as well as any subsequently adopted amendments to such conditions of approval; and

(4) The proposed modification or collocation shall not exceed the applicable weight limits for the wireless support structure, as demonstrated by a letter from a structural engineer licensed to practice in this state.

(c) A local governing authority's review of an application to modify or collocate wireless facilities on an existing wireless support structure shall not include an evaluation of the technical, business, or service characteristics of such proposed wireless facilities. A local governing authority shall not require an applicant to submit radio frequency analyses or any other documentation intended to demonstrate the proposed service characteristics of the proposed wireless facilities, to illustrate the need for such wireless facilities, or to justify the business decision to collocate such wireless facilities; provided, however, that the local governing authority may require the applicant to provide a letter from a radio frequency engineer certifying the applicant's proposed wireless facilities will not interfere with public safety emergency communications.

(d) Within 90 calendar days of the date an application for modification or collocation of wireless facilities is filed with the local governing authority, unless another date is specified in a written agreement between the local governing authority and the applicant, the local governing authority shall:

(1) Make its final decision to approve or disapprove the application; and

(2) Advise the applicant in writing of its final decision.

(e) Within 30 calendar days of the date an application for modification or collocation is filed with the local governing authority, the local governing authority shall determine if it is a complete application and, if it determines the application is not a complete application, notify the applicant in writing of any information required to complete ~~the~~ such application. To the extent additional information is required to complete the application, the time required by the applicant to provide such information shall not be

counted toward the 90 calendar day review period set forth in subsection (d) of this Code section. Information requested to complete the application may only include the documents, information, and fees specifically enumerated in the local governing authority's regulations, ordinances, and forms pertaining to the location, construction, collocation, modification, or operation of wireless facilities.

36-66B-5.

(a) Within 150 calendar days of the date an application for a new wireless support structure is filed with the local governing authority, unless another date is specified in a written agreement between the local governing authority and the applicant, the local governing authority shall:

(1) Make its final decision to approve or disapprove the application; and

(2) Advise the applicant in writing of its final decision.

(b) Within 30 calendar days of the date an application for a new wireless support structure is filed with the local governing authority, the local governing authority shall determine if it is a complete application and, if it determines the application is not a complete application, notify the applicant in writing of any information required to complete such application. To the extent additional information is required to complete the application, the time required by the applicant to provide such information shall not be counted toward the calendar day review period set forth in subsection (a) of this Code section. Information requested to complete the application may only include the documents, information, and fees specifically enumerated in the local governing authority's existing regulations, ordinances, and forms pertaining to the location, construction, collocation, modification, or operation of wireless facilities.

36-66B-6.

In the regulation of the placement or construction of any new wireless facility or wireless support structure, a local governing authority shall not:

(1) Condition the approval of any application for a new wireless support structure on a requirement that a modification or collocation to such structure be subject to a review that is inconsistent with the requirements of Code Section 36-66B-4;

(2) Require the removal of existing wireless support structures or wireless facilities as a condition to approval of an application for a new wireless facility or wireless support structure unless such existing wireless support structure or wireless facility is abandoned and owned by the applicant; or

(3) Require the applicant to place an antenna or other wireless communications equipment on publicly owned land or on a publicly or privately owned water tank, building, or electric transmission tower as an alternative to the location proposed by the applicant.

36-66B-7.

A local governing authority shall not:

(1) Charge an applicant a zoning, permitting, or other fee for review or inspection of a new or existing wireless facility or wireless support structure in an amount greater than the amount authorized by subsection (a) of Code Section 48-13-9;

(2) Charge an applicant a zoning, permitting, or other fee for review or inspection of a collocation or modification in excess of \$500.00;

(3) Seek reimbursement from the applicant for any application fees, consultation fees, registry fees, or audit fees with respect to a wireless facility or wireless support structure that are based on a contingency fee arrangement; or

(4) Charge a wireless service provider or wireless infrastructure provider any rental, license, or other fees in excess of the fair market value for rental or use of similarly situated property to renew or extend the term of a lease or other agreement for a wireless facility or wireless support structure on such local governing authority's property."

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

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

On the passage of the Bill, by substitute, the ayes were 154, nays 4.

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

HB 715. By Representatives Hamilton of the 24th, Peake of the 141st, Powell of the 171st, Smith of the 70th, Burns of the 159th and others:

A BILL to be entitled an Act to amend Part 1 of Article 7 of Chapter 3 of Title 12 of the Official Code of Georgia Annotated, relating to the Jekyll Island-State Park Authority, so as to revise the powers and responsibilities of the authority; to define terms; to revise the components of the master plan; to clarify development powers and restrictions for the authority; 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	N Gregory	Y McCall	Y Smith, E
Y Alexander	Y Cooper	Y Hamilton	Y McClain	Y Smith, L
E Allison	Y Dawkins-Haigler	Y Harbin	Y Meadows	E Smith, M
Y Anderson	Y Deffenbaugh	Y Harden	Y Mitchell	Y Smith, R
Y Atwood	Y Dempsey	Y Harrell	E Morgan	Y Smyre
Y Ballinger	Y Dickerson	Y Hatchett	Y Morris	Y Spencer
Y Barr	Y Dickey	Y Hawkins	Y Mosby	Y Stephens, M
Y Battles	Y Dickson	Y Henson	E Nimmer	Stephens, R
E Beasley-Teague	E Dollar	Y Hightower	Y Nix	Y Stephenson
Y Bell	Y Douglas	Y Hitchens	Y Oliver	Y Stovall
Y Bennett	Y Drenner	Y Holcomb	Y O'Neal	Y Stover
Y Bentley	Y Dudgeon	Y Holmes	E Pak	Y Strickland
Y Benton	Y Dukes	Y Holt	Y Parrish	Y Talton
Y Beverly	Y Dunahoo	Y Houston	Y Parsons	Y Tankersley
Black	Y Duncan	Y Howard	Y Peake	Y Tanner
Y Braddock	Y Dutton	Y Hugley	Y Pezold	Y Taylor, D
Y Broadrick	Y Efrstration	Y Jackson	Y Powell, A	Y Taylor, T
Y Brockway	Y Ehrhart	Y Jacobs	E Powell, J	Y Teasley
Y Brooks	Y England	Y Jasperse	Y Prince	Y Thomas, A.M.

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

On the passage of the Bill, the ayes were 156, nays 1.

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

SB 297. By Senators Miller of the 49th, Staton of the 18th, Carter of the 1st, Jeffares of the 17th, Ginn of the 47th and others:

A BILL to be entitled an Act to amend Article 2 of Chapter 5 of Title 21 of the Official Code of Georgia Annotated, relating to campaign contributions, so as to provide for the filing of notices of intention to accept campaign contributions by county and municipal candidates; to provide that certain candidates may file notice of intent not to accept more than \$2,500.00 or expend more than \$2,500.00 in the election and be relieved of filing campaign finance disclosure reports; to provide that the acceptance or expenditure of more than those amounts will require the filing of certain reports; to provide for related matters; to provide an effective date; to repeal conflicting laws; and for other purposes.

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

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

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

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

On the passage of the Bill, the ayes were 158, nays 0.

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

Representative Golick of the 40th asked unanimous consent that SB 297 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 of the House were taken up for consideration and read the third time:

HB 709. By Representative Greene of the 151st:

A BILL to be entitled an Act to provide that future elections for the office of coroner of Terrell County shall be nonpartisan elections; to provide for related matters; to repeal conflicting laws; and for other purposes.

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

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

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

On the passage of the Bill, the ayes were 135, nays 13.

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

HB 710. By Representative Greene of the 151st:

A BILL to be entitled an Act to provide that future elections for the office of coroner of Randolph County shall be nonpartisan elections; to provide for related matters; to repeal conflicting laws; and for other purposes.

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

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

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

On the passage of the Bill, the ayes were 135, nays 15.

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

HB 711. By Representative Greene of the 151st:

A BILL to be entitled an Act to provide that future elections for the office of coroner of Clay County shall be nonpartisan elections; to provide for related matters; to repeal conflicting laws; and for other purposes.

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

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

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

On the passage of the Bill, the ayes were 135, nays 14.

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

HB 738. By Representative Greene of the 151st:

A BILL to be entitled an Act to provide that future elections for the office of coroner of Quitman County shall be nonpartisan elections; to provide for related matters; to repeal conflicting laws; and for other purposes.

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

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

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

On the passage of the Bill, the ayes were 137, nays 15.

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

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

HR 1197. By Representative Chandler of the 105th:

A RESOLUTION commending Katie Yount and Nathan Wright and inviting them to be recognized by the House of Representatives; and for other purposes.

HR 1202. By Representatives McCall of the 33rd, Carter of the 175th, Roberts of the 155th, Williams of the 119th, Kaiser of the 59th and others:

A RESOLUTION recognizing February 4, 2014, as Equine Youth Day at the state capitol and inviting the World Champions to be recognized by the House of Representatives; and for other purposes.

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 1166 Do Pass

HR 1197 Do Pass

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

HR 1166. By Representatives Dickson of the 6th and Broadrick of the 4th:

A RESOLUTION recognizing and commending the Northwest Whitfield County High School Lady Bruins softball team on their 2013 GHSA Class AAAA State Championship and inviting them to be recognized by the House of Representatives; and for other purposes.

HR 1197. By Representative Chandler of the 105th:

A RESOLUTION commending Katie Yount and Nathan Wright and inviting them to be recognized by the House of Representatives; and for other purposes.

The following Resolutions of the House were read and adopted:

HR 1203. By Representative Thomas of the 56th:

A RESOLUTION recognizing January 8-15, 2014, as Moorish American Holy Week at the state capitol; and for other purposes.

HR 1204. By Representatives Smyre of the 135th, Ralston of the 7th, England of the 116th, Peake of the 141st, Frye of the 118th and others:

A RESOLUTION commending Habitat for Humanity and recognizing February 4, 2014, as "Habitat for Humanity Day" at the state capitol; and for other purposes.

HR 1205. By Representatives Mayo of the 84th, Mosby of the 83rd and Henson of the 86th:

A RESOLUTION commending the Future Business Leaders of America-Phi Beta Lambda and recognizing February 9-15, 2014, as National FBLA-PBL Week at the state capitol; and for other purposes.

HR 1206. By Representatives Mayo of the 84th, Mosby of the 83rd, Dawkins-Haigler of the 91st, Stephenson of the 90th and Bennett of the 94th:

A RESOLUTION recognizing Johnny Cole for his civic engagement and community activism; and for other purposes.

HR 1207. By Representatives Mayo of the 84th, Stephenson of the 90th, Mosby of the 83rd, Dawkins-Haigler of the 91st and Bennett of the 94th:

A RESOLUTION recognizing and commending Ms. Rochelle Callender on her accomplishments within the DeKalb County community; and for other purposes.

HR 1208. By Representatives Drenner of the 85th, Kaiser of the 59th, Henson of the 86th, Abrams of the 89th, Coleman of the 97th and others:

A RESOLUTION designating January 29, 2014, as High Performance Healthy Schools Day at the capitol; and for other purposes.

HR 1209. By Representatives Carter of the 175th, Dickson of the 6th, England of the 116th, Roberts of the 155th, Maxwell of the 17th and others:

A RESOLUTION recognizing February as Career and Technical Education Month and February 11, 2014, as Georgia Career and Technical Student Organizations Day at the state capitol; and for other purposes.

HR 1210. By Representatives Henson of the 86th, Williams of the 87th, Mosby of the 83rd, Kendrick of the 93rd, Drenner of the 85th and others:

A RESOLUTION recognizing and commending Oakhurst Medical Centers, Inc.; and for other purposes.

HR 1211. By Representatives Pak of the 108th, Harrell of the 106th, Casas of the 107th, Brockway of the 102nd and McClain of the 100th:

A RESOLUTION honoring the life and memory of Helen Morton Morriss; and for other purposes.

HR 1212. By Representatives Dawkins-Haigler of the 91st, Stephenson of the 90th, Jones of the 53rd, Douglas of the 78th, Scott of the 76th and others:

A RESOLUTION recognizing and commending Shondia McFadden-Sabari and her work with BOLDANDBREASTLESS, Inc.; and for other purposes.

HR 1213. By Representatives Ralston of the 7th and Tanner of the 9th:

A RESOLUTION recognizing Leadership Dawson; and for other purposes.

Representative O'Neal of the 146th moved that the House do now adjourn until 10:00 o'clock, A.M., Monday, February 3, 2014, and the motion prevailed.

Pursuant to the adjournment Resolution previously adopted by the House and Senate, the Speaker announced the House adjourned until 10:00 o'clock, A.M., Monday, February 3, 2014.