

Representative Hall, Atlanta, Georgia**Wednesday, March 12, 2014****Thirty-Seventh 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	Coleman	Greene	Meadows	Smith, R
Alexander	Cooke	Harbin	Mitchell	Smyre
Allison	Coomer	Harden	Moore	Spencer
Anderson	Cooper	Harrell	Morris	Stephens, M
Atwood	E Dawkins-Haigler	Hatchett	Mosby	Stephens, R
Ballinger	Deffenbaugh	Hawkins	Nimmer	Stephenson
Barr	Dempsey	E Henson	Nix	Stovall
Battles	E Dickerson	Hightower	O'Neal	Stover
E Beasley-Teague	Dickey	Hitchens	Pak	Strickland
Bell	Dickson	Holcomb	Parrish	Talton
Bennett	Drenner	Holt	Parsons	Tankersley
Bentley	Dudgeon	Houston	Pezold	Tanner
Benton	Dukes	Hugley	Powell, A	Tarvin
Black	Dunahoo	Jackson	Powell, J	Taylor, D
Braddock	Duncan	E Jasperse	Prince	E Taylor, T
Broadrick	Dutton	Jones, J	Pruett	Teasley
Brockway	Efstration	Jones, L	Quick	Thomas, A.M.
Brooks	Ehrhart	Jones, S	Ramsey	Turner
Bryant	England	Kaiser	Randall	Waites
Buckner	Epps, J	Kelley	Riley	Watson, B
Burns	Evans	Kidd	Roberts	Watson, S
Caldwell, J	Fleming	Kirby	Rogers, C	Welch
Caldwell, M	Fludd	Knight	Rogers, T	Weldon
Carson	Frazier	E Lindsey	Rutledge	Wilkerson
Carter	Frye	Lumsden	Rynders	Wilkinson
Casas	Gardner	Mabra	Scott	Willard
Chandler	Gasaway	Marin	E Setzler	Williams, A
Channell	Geisinger	E Martin	Sharper	Williams, C
Chapman	Glanton	Maxwell	Shaw	Williams, E
Cheokas	Golick	Mayo	Sims, B	Williamson
Clark, J	Gordon	McCall	Smith, E	E Yates
Clark, V	Gravley	McClain	Smith, L	Ralston, Speaker

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

Representatives Beverly of the 143rd, Bruce of the 61st, Dollar of the 45th, Douglas of the 78th, Fullerton of the 153rd, Gregory of the 34th, Hamilton of the 24th, Howard of the 124th, Jacobs of the 80th, Kendrick of the 93rd, Morgan of the 39th, Oliver of the 82nd, and Sims of the 169th.

They wished to be recorded as present.

Prayer was offered by Dr. Stephen Anthony, Pastor, Peavine Baptist Church, Rock Springs, Georgia.

The members pledged allegiance to the flag.

Representative Cheokas of the 138th, 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 Resolution of the House was introduced, read the first time and referred to the Committee:

HR 1771. By Representative Lindsey of the 54th:

A RESOLUTION requesting the Georgia Secretary of State to look into the feasibility of vote-by-phone in Georgia by conducting a pilot program in the 2014 election for use by overseas and military voters; and for other purposes.

Referred to the Committee on Governmental Affairs.

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

HB 1147. By Representative Knight of the 130th:

A BILL to be entitled an Act to provide for a new charter for the City of Orchard Hill; to provide for specific repealer; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Intragovernmental Coordination - Local.

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

HB 1145	HB 1146
HR 1758	HR 1759
HR 1802	HR 1803
SB 418	

Representative Tankersley of the 160th 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 has instructed me to report the same back to the House with the following recommendations:

HB 1133	Do Pass	HB 1134	Do Pass
HB 1135	Do Pass	HB 1136	Do Pass, by Substitute
HB 1137	Do Pass	HB 1138	Do Pass
HB 1139	Do Pass	HB 1140	Do Pass
HB 1141	Do Pass	HB 1142	Do Pass
HB 1143	Do Pass	HB 1144	Do Pass

Respectfully submitted,
/s/ Tankersley of the 160th
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 Bill of the Senate and has instructed me to report the same back to the House with the following recommendation:

SB 293 Do Pass, by Substitute

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

Representative Rice of the 95th District, Chairman of the Committee on Motor Vehicles, submitted the following report:

Mr. Speaker:

Your Committee on Motor Vehicles 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 298 Do Pass, by Substitute

Respectfully submitted,
/s/ Rice of the 95th
Chairman

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

HOUSE RULES CALENDAR
WEDNESDAY, MARCH 12, 2014

Mr. Speaker and Members of the House:

The Committee on Rules has fixed the calendar for this 37th Legislative Day as enumerated below:

DEBATE CALENDAR

Open Rule

SR 746 State Plan for Alzheimer's Disease and Related Dementias; express support (HumR-Cooper-43rd) Unterman-45th

SR 828 Joint Study Committee on Emergency Relocation of Abused Adults; create (HumR-Benton-31st) Unterman-45th

Modified Open Rule

- HR 1601 House Georgia-Based Film and Post-Production Study Committee; create (Substitute)(ED&T-Stephens-164th)
- SB 235 Georgia Firefighters' Pension Fund; change the definition of the term "firefighter"; creditable service (Ret-Weldon-3rd) Albers-56th

Modified Structured Rule

- SB 299 Natural Resources; provide flexibility for establishing watershed protection standards (NR&E-Tanner-9th) Gooch-51st
- SR 868 Public Property; granting of restrictive and nonexclusive easements for operation/maintenance of facilities, utilities 12 counties (SProp-Dunahoo-30th) Albers-56th
- SR 941 Congress; urge to grow United States economy; increase the number of visas; permit Korean citizens possessing skills in a specialty occupation (ED&T-Wilkinson-52nd) Shafer-48th

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

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

- HB 1133. By Representatives Randall of the 142nd, Beverly of the 143rd, Epps of the 144th and Peake of the 141st:

A BILL to be entitled an Act to amend an Act entitled "An Act to provide for the restructuring of the government of the City of Macon, the City of Payne City, and Bibb County," approved April 20, 2012 (Ga. L. 2012, p. 5595), as amended, so as to provide that for certain purposes, commissioners shall be eligible to participate in health care benefits; 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 1134. By Representatives Weldon of the 3rd, Deffenbaugh of the 1st and Tarvin of the 2nd:

A BILL to be entitled an Act to amend an Act to provide a new charter for the City of Fort Oglethorpe, approved April 1, 1996 (Ga. L. 1996, p. 3892), as amended, so as to provide for the use of certain lands; to provide for the powers and duties of the mayor; to provide for conflicts of interest, disclosure of conflicts, proper use of public property, ethical prohibitions, disqualifications, complaints, ethics commission, and appeals; to provide for the filling of vacancies; 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.

HB 1135. By Representative Ralston of the 7th:

A BILL to be entitled an Act to amend an Act providing a new charter for the City of Ellijay in Gilmer County, approved April 11, 1979 (Ga. L. 1979, p. 3881), as amended, so as to change the corporate boundaries of the city and exclude certain territory from the City of Ellijay; 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 1136. By Representatives Jacobs of the 80th, Holcomb of the 81st and Oliver of the 82nd:

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

The following Committee substitute was read and adopted:

A BILL TO BE ENTITLED
AN ACT

To authorize the City of Brookhaven 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.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

The City of Brookhaven shall be and is authorized to exercise all redevelopment and other powers under Chapter 44 of Title 36 of the O.C.G.A., the "Redevelopment Powers Law," as amended. The intention of this Act is to authorize the City of Brookhaven to undertake and carry out community redevelopment, to create tax allocation districts, to issue tax allocation bonds, and to incur other obligations within the meaning of and as fully permitted under the provisions of Article IX, Section II, Paragraph VII(b) of the Constitution of the State of Georgia of 1983, as amended, and to authorize the City of Brookhaven to exercise redevelopment powers as fully as the "Redevelopment Powers Law" may now or hereafter permit and not to limit any redevelopment powers permitted under the "Redevelopment Powers Law."

SECTION 2.

The municipal election superintendent of the City of Brookhaven shall call and conduct an election as provided in this section for the purpose of submitting this Act to the electors of the City of Brookhaven for approval or rejection. The municipal election superintendent shall conduct that election on the date of the general primary in May, 2014, and shall issue the call and conduct that election as provided by general law. The municipal election superintendent shall cause the date and purpose of the election to be published once a week for two weeks immediately preceding the date thereof in the official organ of DeKalb County. The ballot shall have written or printed thereon the words:

- "() YES Shall the Act be approved which authorizes the City of Brookhaven to utilize tax allocation districts and redevelopment powers under the
() NO 'Redevelopment Powers Law,' as it may be amended from time to time?"

All persons desiring to vote for approval of the Act shall vote "Yes," and all persons desiring to vote for rejection of the Act shall vote "No." If more than one-half of the votes cast on such question are for approval of the Act, then Section 1 of this Act shall become of full force and effect immediately. If Section 1 of this Act is not so approved or if the election is not conducted as provided in this section, Section 1 of this Act shall not become effective and this Act shall be automatically repealed on the first day of January immediately following that election date. The expense of such election shall be borne by the City of Brookhaven. It shall be the municipal election superintendent's duty to certify the result thereof to the Secretary of State.

SECTION 3.

Except as otherwise provided in Section 2 of this Act, this Act shall become effective upon its approval by the Governor or upon its becoming law without such approval.

SECTION 4.

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

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

HB 1137. By Representatives Turner of the 21st, Caldwell of the 20th and Moore of the 22nd:

A BILL to be entitled an Act to amend an Act creating a new charter for the City of Holly Springs in the County of Cherokee, approved March 18, 1980 (Ga. L. 1980, p. 3281), as amended, particularly by an Act approved April 13, 2001 (Ga. L. 2001, p. 3679), and an Act approved April 24, 2013 (Ga. L. 2013, p. 3648), so as to provide for the terms and manner of election of the mayor and councilmembers; to provide for wards; to provide for qualifications; to provide for the filling of vacancies; to provide for removal from office; 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 1138. By Representatives Holcomb of the 81st and Taylor of the 79th:

A BILL to be entitled an Act to amend an Act reincorporating the City of Doraville in the County of DeKalb, approved October 13, 1971 (Ga. L. 1971, Ex. Sess., p. 2154), as amended, so as to change the corporate limits; to authorize certain tax exemptions; to prohibit certain annexation efforts; 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.

HB 1139. By Representatives Holcomb of the 81st and Taylor of the 79th:

A BILL to be entitled an Act to amend an Act reincorporating the City of Doraville in the County of DeKalb, approved October 13, 1971 (Ga. L. 1971, Ex. Sess., p. 2154), as amended, so as to change the corporate limits; to

authorize certain tax exemptions; to prohibit certain annexation efforts; to provide for related matters; to provide for a referendum; 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.

HB 1140. By Representatives Peake of the 141st, Dickey of the 140th and Randall of the 142nd:

A BILL to be entitled an Act to amend an Act entitled "An Act creating a public body corporate and politic, as an instrumentality of the County of Bibb and City of Macon, and to be known as the Macon-Bibb County Industrial Authority," approved February 27, 1962 (Ga. L. 1962, p. 2323), as amended, particularly by an Act approved March 7, 1985 (Ga. L. 1985, p. 3600), so as to provide for membership on 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.

HB 1141. By Representatives Dickey of the 140th and Talton of the 147th:

A BILL to be entitled an Act to authorize the governing authority of the City of Byron 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 1142. By Representatives Stephens of the 164th, Hitchens of the 161st and Bryant of the 162nd:

A BILL to be entitled an Act to provide for the holding of a nonbinding referendum in the City of Port Wentworth on the question of whether the electors of the City of Port Wentworth favor a portion of the city joining a special district for transit services which are provided by the Chatham Area Transit Authority in order to provide transit services in such area; 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 1143. By Representatives Stephens of the 164th and Hitchens of the 161st:

A BILL to be entitled an Act to provide for the holding of a nonbinding referendum in the City of Pooler on the question of whether the electors of the City of Pooler favor a portion of the city joining a special district for transit services which are provided by the Chatham Area Transit Authority in order to provide transit services in such area; 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 1144. By Representatives Wilkerson of the 38th, Evans of the 42nd, Smith of the 41st, Ehrhart of the 36th, Carson of the 46th and others:

A BILL to be entitled an Act to amend an Act creating a new charter for the City of Powder Springs, approved March 13, 1970 (Ga. L. 1970, p. 2760), as amended, particularly by an Act approved May 6, 2013 (Ga. L. 2013, p. 4194), so as to provide for annexation of certain property; to provide for related matters; to repeal conflicting laws; and for other purposes.

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

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

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

Y Abrams	Y Coomer	N Gregory	Y McCall	Sims, C
Y Alexander	Y Cooper	E Hamilton	Y McClain	Y Smith, E
Allison	N Dawkins-Haigler	Y Harbin	Y Meadows	Y Smith, L
Y Anderson	Y Deffenbaugh	Y Harden	Y Mitchell	Y Smith, M
Y Atwood	Y Dempsey	Y Harrell	Y Moore	Y Smith, R
Y Ballinger	E Dickerson	Y Hatchett	Y Morgan	Y Smyre
Y Barr	Y Dickey	Y Hawkins	Y Morris	Y Spencer
Y Battles	Y Dickson	Y Henson	N Mosby	Y Stephens, M
E Beasley-Teague	Dollar	Y Hightower	Y Nimmer	Y Stephens, R
Y Bell	Y Douglas	Y Hitchens	Y Nix	N Stephenson
Y Bennett	E Drenner	Y Holcomb	Y Oliver	Y Stovall
Y Bentley	Y Dudgeon	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	Howard	Y Parsons	Y Tankersley
Y Braddock	Y Dutton	Y Hugley	Peake	Y Tanner
Y Broadrick	Y Efstration	Y Jackson	Y Pezold	Y Tarvin
Brockway	Y Ehrhart	Y Jacobs	Y Powell, A	Y Taylor, D

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

On the passage of the Bills, the ayes were 155, nays 4.

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

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 bills of the Senate:

SB 420. By Senator Ligon, Jr. of the 3rd:

A BILL to be entitled an Act to amend an Act creating the Board of Commissioners of McIntosh County, approved February 26, 1876 (Ga. L. 1876, p. 283), as amended, particularly by an Act approved February 27, 2012 (Ga. L. 2012, p. 3653), so as to change the description of the commissioner districts; to repeal conflicting laws; and for other purposes.

SB 421. By Senator Ligon, Jr. of the 3rd:

A BILL to be entitled an Act to amend an Act creating the Board of Education of McIntosh County, approved March 14, 1980 (Ga. L. 1980, p. 3112), as amended, particularly by an Act approved February 27, 2012 (Ga. L. 2012, p. 3646), so as to change the description of the education districts; to repeal conflicting laws; and for other purposes.

SB 423. By Senator Shafer of the 48th:

A BILL to be entitled an Act to amend an Act to provide a new charter for the City of Berkeley Lake, approved April 9, 1999 (Ga. L. 1999, p. 3636), as amended, so as to change the number of councilmembers required for a quorum with the mayor; to provide that the mayor pro tempore may vote in the event of a tie when presiding in the mayor's absences; to reaffirm the current city boundary; to provide for related matters; to provide an effective date; to repeal conflicting laws; and for other purposes.

SB 424. By Senators Tippins of the 37th, Hill of the 32nd, Hill of the 6th, Beach of the 21st and Thompson of the 14th:

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. 3695), so as to change the compensations of the clerk and the chief deputy clerk of the State Court of Cobb County; to provide for an effective date; to provide for related matters; to repeal conflicting laws; and for other purposes.

SB 425. By Senators Tippins of the 37th, Hill of the 32nd, Hill of the 6th, Beach of the 21st and Thompson of the 14th:

A BILL to be entitled an Act to amend an Act changing the compensation of the clerk of the superior court, the sheriff, and the judge of the Probate Court of Cobb County from the fee system to the salary system, approved February 9, 1949 (Ga. L. 1949, p. 427), as amended, particularly by an Act approved May 6, 2013 (Ga. L. 2013, p. 4150), so as to change the compensation of the chief deputy, the chief investigator, and the executive assistant to the sheriff; to provide for related matters; to provide for an effective date; to repeal conflicting laws; and for other purposes.

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

HB 459. By Representatives Hitchens of the 161st, Hawkins of the 27th, Lumsden of the 12th, Tanner of the 9th, Burns of the 159th and others:

A BILL to be entitled an Act to amend Article 9 of Chapter 6 of Title 40 of the Official Code of Georgia Annotated, relating to speed restrictions, so as to modify provisions relating to impeding traffic flow and minimum speed in left-hand lanes; to provide for related matters; to provide for an effective date and applicability; to repeal conflicting laws; and for other purposes.

- HB 777. By Representatives Powell of the 32nd, McCall of the 33rd, Burns of the 159th, Bryant of the 162nd, Harbin of the 122nd and others:

A BILL to be entitled an Act to amend Chapter 7 of Title 52 of the O.C.G.A., relating to the registration, operation, and sale of watercraft, so as to provide for suspension of privileges to operate a vessel upon the waters of this state for violations of vessel laws of this state and other states; to provide for penalties; to provide for the enactment of the Interstate Boating Violator Compact; to provide for reciprocal recognition of suspension of privileges; to provide for procedures for compact administration; to provide for entry into and withdrawal from such compact; to provide for amendments to such compact; to provide for construction and severability of such compact; to provide for a short title of such compact; to provide for related matters; to repeal conflicting laws; and for other purposes.

- HB 791. By Representatives Stephens of the 164th, Watson of the 166th and Tankersley of the 160th:

A BILL to be entitled an Act to amend Code Section 48-7-40.1 of the Official Code of Georgia Annotated, relating to tax credits for business enterprises in less developed areas, so as to provide that the redrawing of census tracts shall not disqualify a designated military zone from its designation as a less developed area; to provide for related matters; to provide for an effective date; to repeal conflicting laws; and for other purposes.

- HB 1093. By Representatives Channell of the 120th and Kidd of the 145th:

A BILL to be entitled an Act to provide for a homestead exemption from City of Eatonton ad valorem taxes for municipal purposes in the amount of \$10,000.00 of the assessed value of the homestead for residents of that city; to provide for definitions; to specify the terms and conditions of the exemption and the procedures relating thereto; to provide for applicability; to provide for a referendum, effective dates, and automatic repeal; to repeal conflicting laws; and for other purposes.

- HB 1094. By Representatives Channell of the 120th and Kidd of the 145th:

A BILL to be entitled an Act to provide for a homestead exemption from City of Eatonton ad valorem taxes for municipal purposes in an amount equal to the amount by which the current year assessed value of a homestead exceeds the base year assessed value of such homestead for residents of that county who are 70 years of age or older; to provide for definitions; to specify the terms and conditions of the exemption and the procedures relating thereto; to

provide for applicability; to provide for a referendum, effective dates, and automatic repeal; to repeal conflicting laws; and for other purposes.

HB 1095. By Representatives Channell of the 120th and Kidd of the 145th:

A BILL to be entitled an Act to provide for a homestead exemption from City of Eatonton ad valorem taxes for municipal purposes in an amount equal to the amount by which the current year assessed value of a homestead exceeds the base year assessed value of such homestead; to provide for definitions; to specify the terms and conditions of the exemption and the procedures relating thereto; to provide for applicability; to provide for a referendum, effective dates, and automatic repeal; to repeal conflicting laws; and for other purposes.

HB 1097. By Representatives Randall of the 142nd, Epps of the 144th, Peake of the 141st, Beverly of the 143rd and Dickey of the 140th:

A BILL to be entitled an Act to provide for the creation of one or more community improvement districts in Macon-Bibb County; to provide for a short title; to repeal conflicting laws; and for other purposes.

HB 1099. By Representative Jackson of the 128th:

A BILL To be entitled an Act to provide that a member of the board of education of Warren County shall be authorized to serve simultaneously as deputy coroner of Warren County and that a deputy coroner of Warren County shall be authorized to serve simultaneously on the board of education of Warren County; to provide for related matters; to repeal conflicting laws; and for other purposes.

HB 1102. By Representatives Broadrick of the 4th, Dickson of the 6th and Tarvin of the 2nd:

A BILL to be entitled an Act to authorize the City of Dalton 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.

HB 1103. By Representative Allison of the 8th:

A BILL to be entitled an Act to amend an Act to grant a new charter to the City of Young Harris, approved March 24, 1978 (Ga. L. 1978, p. 4470), as

amended, so as to revise the terms of office and manner of election of the mayor and council; to revise the compensation and manner of setting the compensation of the mayor and council; to provide for related matters; to repeal conflicting laws; and for other purposes.

HB 1104. By Representatives Rogers of the 10th and Gasaway of the 28th:

A BILL to be entitled an Act to amend an Act creating and establishing the State Court of Habersham County (formerly the City Court of Habersham County), approved February 13, 1941 (Ga. L. 1941, p. 651), as amended, particularly by an Act approved April 11, 2012 (Ga. L. 2012, p. 5221), so as to provide that the judge and solicitor of such court shall be part-time positions; to establish the compensation of the judge and solicitor of such court; to provide an effective date; to repeal conflicting laws; and for other purposes.

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

HB 153. By Representatives Carson of the 46th, Golick of the 40th, Stephens of the 164th, Dudgeon of the 25th, Riley of the 50th and others:

A BILL to be entitled an Act to amend Part 1 of Article 3 of Chapter 8 of Title 48 of the Official Code of Georgia Annotated, relating to the county special purpose local option sales tax, so as to allow such taxes to be imposed at a rate of less than 1 percent; to provide for the simultaneous levy of more than one tax under such part if the combined rate of such taxes does not exceed 1 percent; to change the beginning date for imposition of a tax; to provide for related matters; to provide for an effective date; to repeal conflicting laws; and for other purposes.

HB 513. By Representatives Houston of the 170th and Clark of the 98th:

A BILL to be entitled an Act to amend Title 20 of the Official Code of Georgia Annotated, relating to education, so as to abolish the Georgia Medical Center Authority; to provide for related matters; to provide an effective date; to repeal conflicting laws; and for other purposes.

HB 658. By Representatives Pak of the 108th, Sheldon of the 104th, Harrell of the 106th, Hawkins of the 27th, Taylor of the 79th and others:

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 repeal Chapter 12, relating to estate tax; to prohibit the levy or collection of estate taxes; to

provide an effective date; to provide for applicability; to provide that this Act shall not abate or affect prosecutions, punishments, penalties, administrative proceedings or remedies, or civil actions related to certain violations; to provide for related matters; to repeal conflicting laws; and for other purposes.

HB 766. By Representatives Lumsden of the 12th, Coleman of the 97th, Dudgeon of the 25th, Clark of the 101st, Dickson of the 6th 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 for work based learning programs; to provide for a short title; to provide for legislative findings; to provide for requirements for work based learning programs; to provide requirements for local coordinators; to revise provisions for purposes of conformity; to provide for related matters; to repeal conflicting laws; and for other purposes.

HB 790. By Representatives Williams of the 119th, Willard of the 51st, Golick of the 40th, Black of the 174th, Nimmer of the 178th and others:

A BILL to be entitled an Act to amend Article 2 of Chapter 3 of Title 9 of the O.C.G.A., relating to specific periods of limitation, so as to provide for a four-year statute of limitations for actions involving the removal of timber from the property of another; to amend Part 1 of Article 1 of Chapter 6 of Title 12 of the O.C.G.A., relating to the State Forestry Commission; to amend Code Section 12-6-23 of the O.C.G.A., relating to wood load ticket required for wood removal; to amend Chapter 4 of Title 44 of the O.C.G.A., relating to real estate boundary determinations, so as to repeal provisions relating to processioning; to amend Title 51 of the Official Code of Georgia Annotated, relating to torts; to provide for related matters; to repeal conflicting laws; and for other purposes.

HB 857. By Representative Sims of the 169th:

A BILL to be entitled an Act to amend an Act revising and reenacting the law creating a Board of Commissioners of Bacon County, approved April 4, 1991 (Ga. L. 1991, p. 4436), as amended, so as to remove the limitation regarding membership of the chairperson and commissioners on boards and authorities; to provide for related matters; to repeal conflicting laws; and for other purposes.

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

HB 744. By Representatives Ralston of the 7th, Jones of the 47th, O`Neal of the 146th and England of the 116th:

A BILL to be entitled an Act to make and provide appropriations for the State Fiscal Year beginning July 1, 2014, and ending June 30, 2015; to make and provide such appropriations for the operation of the state government and its departments, boards, bureaus, commissions, institutions, and other agencies, for the university system, common schools, counties, municipalities, and political subdivisions, for all other governmental activities, projects, and undertakings authorized by law, and for all leases, contracts, agreements, and grants authorized by law; to provide for the control and administration of funds; to provide an effective date; to repeal conflicting laws; and for other purposes.

The President has appointed as a Committee of Conference on the part of the Senate the following Senators: Hill of the 4th, Chance of the 16th, and Shafer of the 48th.

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

SB 420. By Senator Ligon, Jr. of the 3rd:

A BILL to be entitled an Act to amend an Act creating the Board of Commissioners of McIntosh County, approved February 26, 1876 (Ga. L. 1876, p. 283), as amended, particularly by an Act approved February 27, 2012 (Ga. L. 2012, p. 3653), so as to change the description of the commissioner districts; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Intragovernmental Coordination - Local.

SB 421. By Senator Ligon, Jr. of the 3rd:

A BILL to be entitled an Act to amend an Act creating the Board of Education of McIntosh County, approved March 14, 1980 (Ga. L. 1980, p. 3112), as amended, particularly by an Act approved February 27, 2012 (Ga. L. 2012, p. 3646), so as to change the description of the education districts; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Intragovernmental Coordination - Local.

SB 423. By Senator Shafer of the 48th:

A BILL to be entitled an Act to amend an Act to provide a new charter for the City of Berkeley Lake, approved April 9, 1999 (Ga. L. 1999, p. 3636), as amended, so as to change the number of councilmembers required for a quorum with the mayor; to provide that the mayor pro tempore may vote in the event of a tie when presiding in the mayor's absences; to reaffirm the current city boundary; to provide for related matters; to provide an effective date; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Intragovernmental Coordination - Local.

SB 424. By Senators Tippins of the 37th, Hill of the 32nd, Hill of the 6th, Beach of the 21st and Thompson of the 14th:

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. 3695), so as to change the compensations of the clerk and the chief deputy clerk of the State Court of Cobb County; to provide for an effective date; to provide for related matters; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Intragovernmental Coordination - Local.

SB 425. By Senators Tippins of the 37th, Hill of the 32nd, Hill of the 6th, Beach of the 21st and Thompson of the 14th:

A BILL to be entitled an Act to amend an Act changing the compensation of the clerk of the superior court, the sheriff, and the judge of the Probate Court of Cobb County from the fee system to the salary system, approved February 9, 1949 (Ga. L. 1949, p. 427), as amended, particularly by an Act approved May 6, 2013 (Ga. L. 2013, p. 4150), so as to change the compensation of the chief deputy, the chief investigator, and the executive assistant to the sheriff; to provide for related matters; to provide for an effective date; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Intragovernmental Coordination - Local.

Pursuant to HR 1457, the House commended Mr. Aaron Murray on his extraordinary accomplishments as a student-athlete with the University of Georgia football team and for his public service to the citizens of Georgia and invited him to be recognized by the House of Representatives.

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

Representatives Meadows of the 5th et al., Waites of the 60th et al., Kelley of the 16th, Gardner of the 57th, Kaiser of the 59th, Prince of the 127th, Parsons of the 44th, McCall of the 33rd et al., Anderson of the 92nd, and Dudgeon of the 25th.

Pursuant to HR 1285, the House commended Fort Valley State University, recognized February 12, 2014, as Fort Valley State University Day at the state capitol, and invited representatives from Fort Valley State University to be recognized by the House of Representatives.

Pursuant to HR 1312, the House recognized and commended Houston County Sheriff Cullen Talton for his service to the State of Georgia and invited him to be recognized by the House of Representatives.

Pursuant to HR 1605, the House commended Kirstie Bronner and Kristie Bronner, co-valedictorians for the Spelman College class of 2013, and invited them to be recognized by the House of Representatives.

Pursuant to HR 1453, the House commended the State YMCA of Georgia's Center for Civic Engagement and inviting members of the State YMCA of Georgia to be recognized by the House of Representatives; and for other purposes.

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

HR 1601. By Representatives Stephens of the 164th, Roberts of the 155th, England of the 116th, Parrish of the 158th, Sims of the 123rd and others:

A RESOLUTION creating the House Georgia-Based Film and Post-Production Study Committee; and for other purposes.

The following Committee substitute was read and adopted:

A RESOLUTION

Creating the House Georgia-Based Film and Post-Production Study Committee; and for other purposes.

WHEREAS, the film and related post-production industries have made significant contributions to the Georgia economy, including investments from television networks,

studios, production companies, and independent producers, with positive economic effects correlating to these investments; and

WHEREAS, these are lucrative, clean industries which provide outlets for artistic creativity and can put Georgia in the spotlight in a positive way; and

WHEREAS, the fostering and expansion of Georgia-based film and related post-production industries hold promise for further significant contributions to the economy and welfare of this state.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES that there is created the House Georgia-Based Film and Post-Production Study Committee to be composed of eight bipartisan members of the House of Representatives to be appointed by the Speaker of the House of Representatives. The Speaker shall designate a member of the committee as chairperson of the committee. The chairperson shall call all meetings of the committee.

BE IT FURTHER RESOLVED that the committee shall undertake a study of the conditions, needs, issues, and problems mentioned above or related thereto and recommend any action or legislation which the committee deems necessary or appropriate. The committee may conduct such meetings at such places and at such times as it may deem necessary or convenient to enable it to exercise fully and effectively its powers, perform its duties, and accomplish the objectives and purposes of this resolution. The members of the committee shall receive the allowances provided for in Code Section 28-1-8 of the Official Code of Georgia Annotated. The allowances authorized by this resolution shall not be received by any member of the committee for more than five days unless additional days are authorized. The funds necessary to carry out the provisions of this resolution shall come from the funds appropriated to the House of Representatives. In the event the committee makes a report of its findings and recommendations, with suggestions for proposed legislation, if any, such report shall be made on or before December 1, 2014. The committee shall stand abolished on December 1, 2014.

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	N Gregory	Y McCall	Y Sims, C
Y Alexander	Y Cooper	Y Hamilton	Y McClain	Y Smith, E
Y Allison	Y Dawkins-Haigler	Y Harbin	Y Meadows	Y Smith, L
Y Anderson	Y Deffenbaugh	Y Harden	Y Mitchell	Y Smith, M
Y Atwood	Y Dempsey	Y Harrell	N Moore	Y Smith, R
Y Ballinger	E Dickerson	Y Hatchett	Y Morgan	Y Smyre

Y Barr	Y Dickey	Y Hawkins	Y Morris	Y Spencer
Y Battles	Y Dickson	Y Henson	Y Mosby	Y Stephens, M
E Beasley-Teague	Y Dollar	Y Hightower	Y Nimmer	Y Stephens, R
Y Bell	Y Douglas	Y Hitchens	Y Nix	Y Stephenson
Y Bennett	E 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	Howard	Y Parsons	Y Tankersley
Y Braddock	Y Dutton	Y Hugley	Y Peake	Y Tanner
Y Broadrick	Y Efrstration	Y Jackson	Y Pezold	Tarvin
Y Brockway	Y Ehrhart	Y Jacobs	Y Powell, A	Y Taylor, D
Y Brooks	England	E Jasperse	Powell, J	Y Taylor, T
Y Bruce	Y Epps, C	Y Jones, J	Y Prince	Y Teasley
Y Bryant	Y Epps, J	Y Jones, L	Y Pruett	Y Thomas, A.M.
Y Buckner	Y Evans	Y Jones, S	Y Quick	Y Turner
Y Burns	Y Fleming	E Jordan	Y Ramsey	Y Waites
Y Caldwell, J	Y Floyd	Y Kaiser	Y Randall	Y Watson, B
Y Caldwell, M	Y Fludd	Y Kelley	Rice	Y Watson, S
Y Carson	Y Frazier	Y Kendrick	Y Riley	Y Welch
Y Carter	Y Frye	Y Kidd	Y Roberts	Weldon
Y Casas	Y Fullerton	Y Kirby	Y Rogers, C	Y Wilkerson
Y Chandler	Y Gardner	Y Knight	Y Rogers, T	Y Wilkinson
Y Channell	Y Gasaway	E Lindsey	Y Rutledge	Y Willard
Chapman	Y Geisinger	Y Lumsden	Y Rynders	Y Williams, A
Y Cheokas	Y Glanton	Y Mabra	Y Scott	Y Williams, C
Y Clark, J	Y Golick	Y Marin	Y Setzler	E Williams, E
Clark, V	Y Gordon	E Martin	Y Sharper	Y Williamson
Y Coleman	Y Gravley	Y Maxwell	Y Shaw	Y Yates
Y Cooke	Y Greene	Y Mayo	Y Sims, B	Ralston, Speaker

On the adoption of the Resolution, by substitute, the ayes were 161, nays 2.

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

SB 235. By Senators Albers of the 56th, Mullis of the 53rd and Gooch of the 51st:

A BILL to be entitled an Act to amend Chapter 7 of Title 47 of the Official Code of Georgia Annotated, relating to the Georgia Firefighters' Pension Fund, so as to change the definition of the term "firefighter"; to provide for creditable service for certain prior service; to provide conditions for an effective date and 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 Gregory	Y McCall	Y Sims, C
Y Alexander	Y Cooper	Y Hamilton	Y McClain	Y Smith, E
Y Allison	Y Dawkins-Haigler	Y Harbin	Y Meadows	Y Smith, L
Y Anderson	Deffenbaugh	Y Harden	Y Mitchell	Y Smith, M
Y Atwood	Y Dempsey	Y Harrell	Y Moore	Y Smith, R
Y Ballinger	E Dickerson	Y Hatcher	Y Morgan	Y Smyre
Y Barr	Y Dickey	Y Hawkins	Y Morris	Y Spencer
Y Battles	Y Dickson	Y Henson	Y Mosby	Y Stephens, M
Y Beasley-Teague	Y Dollar	Y Hightower	Y Nimmer	Y Stephens, R
Y Bell	Y Douglas	Y Hitchens	Y Nix	Y Stephenson
Y Bennett	E 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	Howard	Y Parsons	Y Tankersley
Y Braddock	Y Dutton	Y Hugley	Y Peake	Y Tanner
Y Broadrick	Y Efration	Y Jackson	Y Pezold	Y Tarvin
Y Brockway	Y Ehrhart	Y Jacobs	Y Powell, A	Y Taylor, D
Y Brooks	Y England	E Jasperse	Y Powell, J	Y Taylor, T
Y Bruce	Y Epps, C	Y Jones, J	Y Prince	Y Teasley
Y Bryant	Y Epps, J	Y Jones, L	Y Pruet	Y Thomas, A.M.
Y Buckner	Y Evans	Y Jones, S	Y Quick	Y Turner
Y Burns	Y Fleming	E Jordan	Y Ramsey	Y Waites
Y Caldwell, J	Y Floyd	Y Kaiser	Y Randall	Y Watson, B
Y Caldwell, M	Y Fludd	Y Kelley	Y Rice	Y Watson, S
Y Carson	Y Frazier	Y Kendrick	Y Riley	Y Welch
Y Carter	Y Frye	Y Kidd	Y Roberts	Y Weldon
Y Casas	Y Fullerton	Y Kirby	Y Rogers, C	Y Wilkerson
Y Chandler	Y Gardner	Y Knight	Y Rogers, T	Y Wilkinson
Y Channell	Y Gasaway	E Lindsey	Y Rutledge	Y Willard
Chapman	Y Geisinger	Y Lumsden	Y Rynders	Y Williams, A
Y Cheokas	Y Glanton	Y Mabra	Y Scott	Y Williams, C
Y Clark, J	Y Golick	Y Marin	Y Setzler	E Williams, E
Y Clark, V	Y Gordon	E Martin	Y Sharper	Y Williamson
Y Coleman	Y Gravley	Y Maxwell	Y Shaw	Y Yates
Y Cooke	Y Greene	Y Mayo	Y Sims, B	Ralston, Speaker

On the passage of the Bill, the ayes were 169, nays 0.

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

SB 299. By Senators Gooch of the 51st, Ginn of the 47th, Miller of the 49th, Wilkinson of the 50th, Tolleson of the 20th and others:

A BILL to be entitled an Act to amend Code Section 12-2-8 of the Official Code of Georgia Annotated, relating to promulgation of minimum standards and procedures for protection of natural resources, environment, and vital areas of the state, so as to provide flexibility for establishing watershed protection standards; 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 Gregory	Y McCall	Y Sims, C
Y Alexander	Y Cooper	Y Hamilton	Y McClain	Y Smith, E
Y Allison	Y Dawkins-Haigler	Y Harbin	Y Meadows	Y Smith, L
Y Anderson	Y Deffenbaugh	Y Harden	Y Mitchell	Y Smith, M
Y Atwood	Y Dempsey	Y Harrell	Y Moore	Y Smith, R
Y Ballinger	E Dickerson	Y Hatchett	Y Morgan	Y Smyre
Y Barr	Y Dickey	Y Hawkins	N Morris	Y Spencer
Y Battles	Y Dickson	Y Henson	Y Mosby	Y Stephens, M
Y Beasley-Teague	Y Dollar	Y Hightower	Y Nimmer	Y Stephens, R
Y Bell	Y Douglas	Y Hitchens	Y Nix	Y Stephenson
Y Bennett	E Drenner	Y Holcomb	N 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
N Braddock	Y Dutton	Y Hugley	Y Peake	Y Tanner
Y Broadrick	Y Efstration	Y Jackson	Y Pezold	Y Tarvin
Y Brockway	Y Ehrhart	Y Jacobs	Y Powell, A	Y Taylor, D
Y Brooks	Y England	E Jasperse	Powell, J	N Taylor, T
Y Bruce	Y Epps, C	Y Jones, J	Y Prince	Y Teasley
Y Bryant	Y Epps, J	Y Jones, L	Y Pruett	Y Thomas, A.M.
Y Buckner	Y Evans	Y Jones, S	Y Quick	Y Turner
Y Burns	Y Fleming	E Jordan	Y Ramsey	Waites
Y Caldwell, J	Y Floyd	Y Kaiser	Y Randall	Y Watson, B
Y Caldwell, M	Y Fludd	Y Kelley	Y Rice	Y Watson, S
Y Carson	Y Frazier	Y Kendrick	Y Riley	Y Welch
Y Carter	N Frye	Y Kidd	Y Roberts	Y Weldon
Y Casas	Y Fullerton	Y Kirby	Y Rogers, C	Y Wilkerson
Y Chandler	Y Gardner	Y Knight	Y Rogers, T	N Wilkinson
Y Channell	Y Gasaway	Y Lindsey	Y Rutledge	N Willard
Y Chapman	Y Geisinger	Y Lumsden	Y Rynders	Y Williams, A
Y Cheokas	Y Glanton	Y Mabra	Y Scott	Y Williams, C
Y Clark, J	Y Golick	Y Marin	Y Setzler	E Williams, E
Y Clark, V	Y Gordon	E Martin	Y Sharper	Y Williamson
Y Coleman	Y Gravley	N Maxwell	Y Shaw	Y Yates
Y Cooke	Y Greene	Y Mayo	Y Sims, B	Ralston, Speaker

On the passage of the Bill, the ayes were 163, nays 8.

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

SR 746. By Senators Unterman of the 45th, Wilkinson of the 50th, Hill of the 32nd, Dugan of the 30th, Miller of the 49th and others:

A RESOLUTION expressing support for the State Plan for Alzheimer's Disease and Related Dementias; 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	N Gregory	Y McCall	Y Sims, C
Y Alexander	Y Cooper	Y Hamilton	Y McClain	Y Smith, E
Y Allison	Y Dawkins-Haigler	Y Harbin	Y Meadows	Y Smith, L
Y Anderson	Y Deffenbaugh	Y Harden	Y Mitchell	Y Smith, M
Y Atwood	Y Dempsey	Y Harrell	N Moore	Y Smith, R
Y Ballinger	E Dickerson	Y Hatchett	Y Morgan	Y Smyre
Y Barr	Y Dickey	Y Hawkins	Y Morris	Y Spencer
Y Battles	Y Dickson	Henson	Mosby	Y Stephens, M
Y Beasley-Teague	Y Dollar	Y Hightower	Y Nimmer	Y Stephens, R
Y Bell	Y Douglas	Y Hitchens	Y Nix	Y Stephenson
Y Bennett	E 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	Efstration	Y Jackson	Y Pezold	Tarvin
Y Brockway	Y Ehrhart	Y Jacobs	Y Powell, A	Y Taylor, D
Y Brooks	Y England	E Jasperse	Y Powell, J	Y Taylor, T
Y Bruce	Y Epps, C	Y Jones, J	Y Prince	Y Teasley
Y Bryant	Y Epps, J	Y Jones, L	Y Pruet	Y Thomas, A.M.
Y Buckner	Y Evans	Y Jones, S	Y Quick	Y Turner
Y Burns	Y Fleming	E Jordan	Y Ramsey	Y Waites
Y Caldwell, J	Y Floyd	Y Kaiser	Y Randall	Y Watson, B
Y Caldwell, M	Y Fludd	Y Kelley	Y Rice	Y Watson, S
Y Carson	Y Frazier	Y Kendrick	Y Riley	Y Welch
Y Carter	Y Frye	Y Kidd	Y Roberts	Weldon
Y Casas	Y Fullerton	Y Kirby	Y Rogers, C	Y Wilkerson
Y Chandler	Y Gardner	Y Knight	Y Rogers, T	Y Wilkinson
Y Channell	Y Gasaway	Y Lindsey	Y Rutledge	Y Willard
Y Chapman	Y Geisinger	Y Lumsden	Y Rynders	Y Williams, A
Y Cheokas	Y Glanton	Y Mabra	Y Scott	Y Williams, C
Y Clark, J	Y Golick	Y Marin	Y Setzler	E Williams, E
Y Clark, V	Y Gordon	E Martin	Y Sharper	Y Williamson
Y Coleman	Y Gravley	Y Maxwell	Y Shaw	Y Yates
Y Cooke	Y Greene	Y Mayo	Y Sims, B	Ralston, Speaker

On the adoption of the Resolution, the ayes were 166, nays 2.

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

SR 828. By Senator Unterman of the 45th:

A RESOLUTION creating the Joint Study Committee on Emergency Relocation of Abused Adults; 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	N Gregory	Y McCall	Y Sims, C
Y Alexander	Y Cooper	Y Hamilton	Y McClain	Y Smith, E
Y Allison	Y Dawkins-Haigler	Y Harbin	Y Meadows	Y Smith, L
Y Anderson	Y Deffenbaugh	Y Harden	Y Mitchell	Smith, M
Y Atwood	Y Dempsey	Y Harrell	N Moore	Y Smith, R
Y Ballinger	E Dickerson	Y Hatchett	Y Morgan	Y Smyre
Y Barr	Y Dickey	Y Hawkins	Y Morris	Y Spencer
Y Battles	Y Dickson	Y Henson	Y Mosby	Stephens, M
Y Beasley-Teague	Y Dollar	Y Hightower	Y Nimmer	Y Stephens, R
Y Bell	Y Douglas	Y Hitchens	Y Nix	Y Stephenson
Y Bennett	E 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 Efrstration	Y Jackson	Y Pezold	Tarvin
Y Brockway	Y Ehrhart	Y Jacobs	Y Powell, A	Y Taylor, D
Y Brooks	Y England	E Jasperse	Y Powell, J	Y Taylor, T
Y Bruce	Y Epps, C	Y Jones, J	Y Prince	Y Teasley
Y Bryant	Y Epps, J	Jones, L	Y Pruet	Y Thomas, A.M.
Y Buckner	Y Evans	Y Jones, S	Y Quick	Y Turner
Y Burns	Y Fleming	E Jordan	Y Ramsey	Y Waites
Y Caldwell, J	Y Floyd	Y Kaiser	Y Randall	Y Watson, B
Y Caldwell, M	Y Fludd	Y Kelley	Y Rice	Y Watson, S
Y Carson	Y Frazier	Y Kendrick	Y Riley	Y Welch
Y Carter	Y Frye	Y Kidd	Y Roberts	Weldon
Y Casas	Y Fullerton	Y Kirby	Y Rogers, C	Y Wilkerson
Y Chandler	Y Gardner	Y Knight	Y Rogers, T	Y Wilkinson
Y Channell	Y Gasaway	Y Lindsey	Y Rutledge	Y Willard
Y Chapman	Y Geisinger	Y Lumsden	Y Rynders	Y Williams, A
Y Cheokas	Y Glanton	Y Mabra	Y Scott	Y Williams, C
Y Clark, J	Y Golick	Y Marin	Y Setzler	Y Williams, E
Y Clark, V	Y Gordon	E Martin	Y Sharper	Y Williamson
Y Coleman	Y Gravley	Y Maxwell	Y Shaw	Y Yates
Y Cooke	Y Greene	Y Mayo	Y Sims, B	Ralston, Speaker

On the adoption of the Resolution, the ayes were 167, nays 2.

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

By unanimous consent, the following Bill of the Senate, having been previously postponed, was again postponed until tomorrow:

SB 286. By Senators Murphy of the 27th, Gooch of the 51st, Ginn of the 47th, Miller of the 49th, Wilkinson of the 50th and others:

A BILL to be entitled an Act to amend Title 3 of the Official Code of Georgia Annotated, relating to alcoholic beverages, so as to change the maximum percent by volume of wine to that which is currently allowed under federal law; to change the definition of certain terms; to authorize wineries to buy and use certain products to manufacture particular types of wine; to provide for related matters; to provide for 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 Resolutions of the Senate were taken up for consideration and read the third time:

SR 941. By Senators Shafer of the 48th, Hill of the 6th, Mullis of the 53rd and Miller of the 49th:

A RESOLUTION urging Congress to grow the United States economy by increasing the number of visas designed to permit Korean citizens possessing skills in a specialty occupation to work in the United States; 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	N Gregory	Y McCall	Y Sims, C
Y Alexander	Y Cooper	Y Hamilton	Y McClain	Y Smith, E
Y Allison	Y Dawkins-Haigler	Y Harbin	Y Meadows	Y Smith, L
Y Anderson	Y Deffenbaugh	Y Harden	Y Mitchell	Y Smith, M
Y Atwood	Y Dempsey	Y Harrell	N Moore	Y Smith, R
Y Ballinger	E Dickerson	Y Hatchett	Y Morgan	Y Smyre
N Barr	Y Dickey	Y Hawkins	Y Morris	Y Spencer
Y Battles	Y Dickson	Y Henson	Y Mosby	Y Stephens, M
Y Beasley-Teague	Y Dollar	Y Hightower	Y Nimmer	Y Stephens, R
Y Bell	Y Douglas	Y Hitchens	Y Nix	Y Stephenson
Y Bennett	E 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	Parsons	Y Tankersley
Y Braddock	Y Dutton	Y Hugley	Y Peake	Y Tanner
Y Broadrick	Y Efrstration	Y Jackson	Y Pezold	N Tarvin
Y Brockway	Y Ehrhart	Y Jacobs	Y Powell, A	Y Taylor, D

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

On the adoption of the Resolution, the ayes were 162, nays 8.

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

SR 868. By Senators Albers of the 56th, Jones of the 25th, Hill of the 6th and Dugan of the 30th:

A RESOLUTION authorizing the granting of nonexclusive easements for the construction, 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 the counties of Appling, Barrow, Bibb, Bryan, Fulton, Gordon, Jasper, Laurens, McIntosh, Monroe, Toombs, and Troup; to provide for an effective date; to repeal conflicting laws; 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 Gregory	Y McCall	Y Sims, C
Y Alexander	Y Cooper	Y Hamilton	Y McClain	Y Smith, E
Y Allison	Y Dawkins-Haigler	Y Harbin	Y Meadows	Y Smith, L
Y Anderson	Y Deffenbaugh	Y Harden	Y Mitchell	Y Smith, M
Y Atwood	Y Dempsey	Y Harrell	Y Moore	Y Smith, R
Y Ballinger	E Dickerson	Y Hatcher	Y Morgan	Y Smyre
Y Barr	Y Dickey	Y Hawkins	Y Morris	Y Spencer
Y Battles	Y Dickson	Y Henson	Y Mosby	Y Stephens, M
Y Beasley-Teague	Y Dollar	Y Hightower	Y Nimmer	Y Stephens, R
Y Bell	Y Douglas	Y Hitchens	Y Nix	Y 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	Tankersley
Y Braddock	Y Dutton	Y Hugley	Y Peake	Y Tanner
Y Broadrick	Y Efstration	Y Jackson	Y Pezold	Y Tarvin
Y Brockway	Y Ehrhart	Y Jacobs	Y Powell, A	Y Taylor, D
Y Brooks	Y England	E Jasperse	Y Powell, J	Y Taylor, T
Y Bruce	Y Epps, C	Y Jones, J	Y Prince	Y Teasley
Y Bryant	Y Epps, J	Y Jones, L	Y Pruett	Y Thomas, A.M.
Y Buckner	Y Evans	Y Jones, S	Y Quick	Y Turner
Y Burns	Y Fleming	E Jordan	Y Ramsey	Waites
Y Caldwell, J	Y Floyd	Y Kaiser	Y Randall	Y Watson, B
Y Caldwell, M	Y Fludd	Y Kelley	Y Rice	Y Watson, S
Y Carson	Y Frazier	Y Kendrick	Y Riley	Y Welch
Y Carter	Y Frye	Y Kidd	Y Roberts	Y Weldon
Y Casas	Y Fullerton	Y Kirby	Y Rogers, C	Y Wilkerson
Y Chandler	Y Gardner	Knight	Y Rogers, T	Y Wilkinson
Y Channell	Y Gasaway	Y Lindsey	Y Rutledge	Y Willard
Y Chapman	Y Geisinger	Y Lumsden	Y Rynders	Y Williams, A
Y Cheokas	Y Glanton	Y Mabra	Y Scott	Y Williams, C
Y Clark, J	Y Golick	Y Marin	Y Setzler	N Williams, E
Y Clark, V	Y Gordon	E Martin	Y Sharper	Y Williamson
Y Coleman	Y Gravley	Y Maxwell	Y Shaw	Y Yates
Y Cooke	Y Greene	Y Mayo	Y Sims, B	Ralston, Speaker

On the adoption of the Resolution, the ayes were 171, nays 1.

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

The following Resolution of the Senate, having been postponed from the previous legislative day, was taken up for consideration and read the third time:

SR 896. By Senators Tolleson of the 20th, Jeffares of the 17th and Harper of the 7th:

A RESOLUTION creating the Joint Study Committee on the Georgia Legacy Program; 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	N Gregory	Y McCall	Y Sims, C
Y Alexander	Y Cooper	Y Hamilton	Y McClain	Y Smith, E
Y Allison	Y Dawkins-Haigler	Y Harbin	Y Meadows	Y Smith, L
Y Anderson	Y Deffenbaugh	Y Harden	Y Mitchell	Y Smith, M
Y Atwood	Y Dempsey	Y Harrell	N Moore	Y Smith, R
Y Ballinger	E Dickerson	Y Hatchett	Y Morgan	Y Smyre

Y Barr	Y Dickey	Y Hawkins	Y Morris	Y Spencer
Y Battles	Y Dickson	Y Henson	Y Mosby	Y Stephens, M
Y Beasley-Teague	Y Dollar	Y Hightower	Y Nimmer	Y Stephens, R
Y Bell	Y Douglas	Y Hitchens	Y Nix	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 Efstration	Y Jackson	Y Pezold	N Tarvin
Y Brockway	Y Ehrhart	Y Jacobs	Y Powell, A	Y Taylor, D
Y Brooks	Y England	E Jasperse	Y Powell, J	Y Taylor, T
Y Bruce	Y Epps, C	Y Jones, J	Y Prince	Y Teasley
Y Bryant	Y Epps, J	Y Jones, L	Y Pruett	Y Thomas, A.M.
Y Buckner	Y Evans	Y Jones, S	Y Quick	Y Turner
Y Burns	Y Fleming	E Jordan	Y Ramsey	Y Waites
Y Caldwell, J	Y Floyd	Y Kaiser	Y Randall	Y Watson, B
Y Caldwell, M	Y Fludd	Y Kelley	Y Rice	Y Watson, S
Y Carson	Y Frazier	Y Kendrick	Y Riley	Y Welch
Y Carter	Y Frye	Y Kidd	Y Roberts	Y Weldon
Y Casas	Y Fullerton	Y Kirby	Y Rogers, C	Y Wilkerson
Y Chandler	Y Gardner	Y Knight	Y Rogers, T	Y Wilkinson
Y Channell	Y Gasaway	Y Lindsey	Y Rutledge	Y Willard
N Chapman	Y Geisinger	Y Lumsden	Y Rynders	Y Williams, A
Y Cheokas	Y Glanton	Mabra	Y Scott	Y Williams, C
Y Clark, J	Y Golick	Y Marin	Y Setzler	Y Williams, E
Y Clark, V	Y Gordon	E Martin	Y Sharper	Y Williamson
Y Coleman	Y Gravley	Y Maxwell	Y Shaw	Y Yates
Y Cooke	Y Greene	Y Mayo	Y Sims, B	Ralston, Speaker

On the adoption of the Resolution, the ayes were 169, nays 4.

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

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

HOUSE SUPPLEMENTAL RULES CALENDAR
WEDNESDAY, MARCH 12, 2014

Mr. Speaker and Members of the House:

The Committee on Rules has fixed the calendar for this 37th Legislative Day as enumerated below:

DEBATE CALENDAR

Open Rule

None

Modified Open Rule

None

Modified Structured Rule

SB 213 "Flint River Drought Protection Act"; clarify legislative intent; revise definitions; expand programs (Substitute)A &CA-Harden-148th Tolleson-20th (AM# 40 0114)

**Pursuant to Rule 33.3, debate shall be limited to one hour on SB 213.
Time to be allocated at the discretion of the Speaker.**

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

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

SB 213. By Senators Tolleson of the 20th, Sims of the 12th, Burke of the 11th, Hill of the 4th, Chance of the 16th and others:

A BILL to be entitled an Act to amend Article 9 of Chapter 5 of Title 12 of the Official Code of Georgia Annotated, the "Flint River Drought Protection Act," so as to clarify legislative intent; to revise definitions; to expand programs and provide for completion of new studies; to provide for additional powers of the director; to provide for new irrigation efficiency requirements; to provide for participation in augmented flow programs; to provide for related matters; to repeal conflicting laws; and for other purposes.

The following Committee substitute was read:

A BILL TO BE ENTITLED
AN ACT

To amend Article 9 of Chapter 5 of Title 12 of the Official Code of Georgia Annotated, the "Flint River Drought Protection Act," so as to clarify legislative intent; to revise definitions; to expand programs; to provide for additional powers of the director; to provide for new irrigation efficiency requirements; to provide for participation in augmented flow programs; to clarify compliance and enforcement provisions; 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 9 of Chapter 5 of Title 12 of the Official Code of Georgia Annotated, the "Flint River Drought Protection Act," is amended by revising subsection (b) of Code Section 12-5-541, relating to legislative intent, as follows:

"(b) The General Assembly finds that the use of water resources for the state for agricultural purposes is of vital importance to Georgia and southwest Georgia in particular; the protection of flows in the Flint River flow and its tributaries is necessary for a healthy riverine ecosystem and a healthy population of aquatic life; the use of water resources during drought conditions may interfere with public and private rights; the economic well-being of the State of Georgia is dependent on a strong and efficient agricultural industry; the wise use of water, the protection of stream ~~flow~~ flows, and the economic well-being of the state will be furthered by proper water allocation in periods of drought; and ~~a program providing~~ programs to augment stream flows or provide incentives to ensure that certain irrigated lands are temporarily not irrigated during severe droughts will promote the wise use of water resources, and the protection of stream flows for habitat critical for aquatic life, and the economic well-being of the state."

SECTION 2.

Said article is further amended by revising Code Section 12-5-542, relating to definitions relative to Flint River drought protection, as follows:

"12-5-542.

As used in this article, except where otherwise specifically provided, the term:

(1) 'Acceptable Flint River basin stream ~~flow~~ flows' means the quantity of stream flows at one or more specific locations on the Flint River or its tributaries which provides for aquatic life protection and other needs as established by the director, based on municipal, agricultural, industrial, and environmental needs. Such tributaries shall not include field drainage systems, wet weather ditches, or any other water body:

- (A) In which the channel is located above the ground-water table year round;
- (B) For which runoff from precipitation is the primary source of water flow; and
- (C) For which ground water is not a source of water flow.

(2) 'Affected ~~area~~ areas' means ~~that portion~~ those specific portions of the state lying within the Flint River basin ~~and areas~~ where ground-water use from the Floridan

aquifer can affect ~~the flow in the Flint River or its tributaries~~ stream flow or where drainage into Spring Creek, Ichawaynochaway Creek, Kinchafoonee Creek, and Muckalee Creek occurs.

(2.1) 'Augmentation' means the addition of ground water from one or more aquifers underlying the affected areas into a surface water channel within the affected areas for the purpose of maintaining instream flows.

(3) 'Authority' means the Georgia Environmental Finance Authority created by Chapter 23 of Title 50.

(4) 'Board' means the Board of Natural Resources.

(5) 'Director' means the director of the Environmental Protection Division of the Department of Natural Resources.

(6) 'Division' means the Environmental Protection Division of the Department of Natural Resources.

(7) 'Drought conditions' means any condition which results in a stream flow that is lower than the acceptable Flint River basin ~~stream flow~~ flows.

(8) 'Drought protection funds' means the funds held by the authority as provided in Code Section 12-5-545 for the accomplishment of the purposes of this article.

(9) 'Flint River basin' means the area of land which drains into the Flint River or its tributaries.

(10) 'Floridan aquifer' means those rocks and sediments described in United States Geological Survey Open-File Report 95-321 (1996) that are capable of yielding ground water to wells or discharging water into the Flint River or its tributaries.

(11) 'Irrigated land' means farm land which is irrigated by ground water or surface water pursuant to a water withdrawal permit issued by the director pursuant to Code Section 12-5-31 or 12-5-96.

(11.1) 'Irrigation efficiency' means the percentage of the total amount of water withdrawn from a source which is beneficially used to meet crop water requirements or for other agronomic practices in accordance with applicable best management practices.

(12) 'Irrigation reduction auction' means the procedure established by subsection (b) of Code Section 12-5-546 pursuant to which permittees submit offers to cease irrigation of a specified number of acres in exchange for a certain sum of money.

(13) 'Permittee' means a person holding a valid permit issued before December 1, 2000, pursuant to Code Section 12-5-31 or 12-5-96.

(14) 'Stream flow' means the quantity of water passing a given location of the Flint River or its tributaries over a given time period expressed in cubic feet per second."

SECTION 3.

Said article is further amended in Code Section 12-5-544, relating to powers of the director of the Environmental Protection Division, by revising paragraph (2) and adding a new paragraph to read as follows:

"(2) Establish acceptable Flint River basin stream flows at one or more locations;"

"(9.1) Conduct and participate in studies related to management of the water resources in the Flint River basin;"

SECTION 4.

Said article is further amended in Code Section 12-5-546, relating to drought predictions and irrigation reduction auction, by revising subsections (a), (b), and (e) as follows:

"(a) On or before March 1 of each year, the division ~~will~~ may issue a prediction as to whether severe drought conditions are expected during the year. If the division predicts a severe drought during any particular year, it shall issue such prediction before March 1 of that year. Prediction of severe drought may be based on consideration of historical, mathematical, or meteorological information, including, but not limited to, stream flows, ground-water levels, and precipitation forecasts. Such prediction may also be based on scientific analyses, including, but not limited to, the Palmer Drought Severity Index administered by the National Oceanographic and Atmospheric Administration.

(b) If severe drought conditions are predicted or otherwise declared in accordance with subsection (a) of this Code section, the division ~~will~~ may determine the total number of acres of irrigated land, serviced by irrigation systems located within one or more of the affected areas, that must not be irrigated that year in order to maintain the acceptable Flint River basin stream flow flows. Upon such determination, the division ~~shall~~ may conduct an irrigation reduction auction whereby a permittee of an irrigation system located within the affected areas is given an opportunity to enter into an agreement with the division, agreeing that in exchange for a certain sum of money per acre of irrigated land serviced by the irrigation system, the permittee will not irrigate those particular acres for the remainder of that calendar year. The authority shall pay the sum so agreed upon when so directed by the director from the unexpended balance of the drought protection funds. In conducting the irrigation reduction auction, the division may establish a maximum dollar amount per acre to be expended from the drought protection funds for such purposes."

"(e) The expenditure of funds under this article as an incentive to permittees not to irrigate lands is deemed by the legislature as a valid use of state moneys to promote valid land use policies that result in the protection of the riverine environment by ensuring that such lands not be irrigated for specified periods of time. No expenditure of funds under this article shall be considered full or partial compensation for any losses, financial or otherwise, experienced due to nonirrigation; a lease or repurchase of any irrigation permit issued by the director; ~~nor shall it be considered; or~~ an acknowledgment by the State of Georgia of a property right in any permit issued by the director."

SECTION 5.

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

"12-5-546.1.

(a) The Department of Agriculture and the State Soil and Water Conservation Commission shall coordinate with the division in examining current practices, programs, policies, rules, and regulations to identify opportunities to enhance programming and incentives that will:

(1) Support implementation of the agricultural water efficiency measures in water conservation or management plans prepared in accordance with Code Sections 12-5-31, 12-5-96, and 12-5-522;

(2) Support implementation of pilot projects demonstrating the efficacy of emerging innovative irrigation technologies where appropriate and affordable;

(3) Identify ways the State Soil and Water Conservation Commission's program for measuring agricultural uses of water as authorized under Code Section 12-5-105 can further enhance efforts to improve agricultural water use efficiency; and

(4) Encourage a scheduled program for the voluntary retirement of unused surface-water and ground-water farm use permits in accordance with Code Sections 12-5-31 and 12-5-105.

(b) The director may modify all active surface-water and ground-water withdrawal permits for farm use in the affected areas to require all irrigation systems applying water withdrawn pursuant to such permits to achieve irrigation efficiencies of 80 percent or greater by the year 2020. The schedule for achieving the irrigation efficiencies provided in this subsection shall be as follows:

(1) Irrigation systems applying water withdrawn pursuant to all active permits issued after 2005 shall achieve a minimum irrigation efficiency of 80 percent by January 1, 2016;

(2) Irrigation systems applying water withdrawn pursuant to all active permits issued from 1991 through 2005 shall achieve a minimum irrigation efficiency of 80 percent by January 1, 2018; and

(3) Irrigation systems applying water withdrawn pursuant to all active permits issued before 1991 shall achieve a minimum irrigation efficiency of 80 percent by January 1, 2020.

(c) Notwithstanding subsection (b) of this Code section, the director may modify specified active surface-water and ground-water withdrawal permits for farm use in the affected areas to require all mobile irrigation systems and solid-set irrigation sprinklers operating under such permits to achieve irrigation efficiencies of 60 percent or greater by the year 2020. The schedule for achieving such efficiencies shall be as follows:

(1) Irrigation systems applying water withdrawn pursuant to all active permits issued after 2005 shall achieve a minimum irrigation efficiency of 60 percent by January 1, 2016;

(2) Irrigation systems applying water withdrawn pursuant to all active permits issued from 1991 through 2005 shall achieve a minimum irrigation efficiency of 60 percent by January 1, 2018; and

(3) Irrigation systems applying water withdrawn pursuant to all active permits issued before 1991 shall achieve a minimum irrigation efficiency of 60 percent by January 1, 2020.

(d) Notwithstanding the irrigation efficiency rates required in subsection (c) of this Code section or any other provision of this Code section to the contrary, the minimum irrigation efficiency rate for mobile irrigation systems and solid-set irrigation sprinklers applying water withdrawn pursuant to new permits shall be 60 percent.

(e) When issuing any permit application for a new surface-water or ground-water withdrawal for farm use in the affected areas, the division shall require that the irrigation system applying water withdrawn pursuant to any such permit has an irrigation efficiency of at least 80 percent.

(f) The division shall, in cooperation with other state and federal agencies, universities, the Georgia Water Planning and Policy Center, the Lower Flint-Ochlockonee Regional Water Council, and other appropriate entities, provide to the board for consideration for adoption in its rules requirements pertaining to methods an applicant may utilize to demonstrate that the required irrigation efficiency has been achieved. Requirements shall consider current technologies, best management practices, and the effects of soil type and topography, among other factors deemed necessary.

(g) The division shall coordinate with any federal or state agencies offering incentive programs that support the purposes of this article, to identify opportunities to refine and target relevant programs as practicable and to assist permittees with achieving irrigation efficiency requirements.

12-5-546.2.

(a) As used in this Code section, 'permittee' means any person holding a valid permit issued pursuant to Code Section 12-5-31 which provides for the withdrawal of surface water from within the affected areas.

(b) The director is authorized to notify specified permittees downstream of a state funded augmentation project that, during specified periods of the project's operation and for the purpose of maintaining instream flows, the permittee shall let the flow provided by the augmentation project pass his or her point of withdrawal. When specifying those permittees subject to such notification, the director shall also establish, in accordance with the factors that may be considered under paragraph (e) of this Code section, those permittees that shall not be subject to the requirements of this Code section.

(c) Such notification shall be provided in accordance with rules promulgated by the board of natural resources, shall be based on the best available science, and shall, at a minimum, inform the permittees that the upstream project is delivering augmented flows.

(d) The director's notification shall contain notice of opportunity for a hearing and shall be served by certified mail, return receipt requested, to the most recent address provided by the permittee. Any permittee to whom such notification is directed shall comply therewith immediately, but shall be afforded a hearing within five business days of the director's receipt of a petition filed by such permittee. Such hearing shall be

before an administrative law judge of the Office of State Administrative Hearings and shall be conducted in accordance with subsection (c) of Code Section 12-2-2. Based upon findings adduced at such hearing, the notification shall be modified, reversed, or continued by the director.

(e) In preparing such notification, the director may consider:

(1) The best available modeling and monitoring data for relevant locations and stream reaches;

(2) The appropriate duration of protection of augmented flows;

(3) The distance downstream for which protection of augmented flows is appropriate;

(4) The degree to which protection of augmented flows will assist in mitigating the effects of droughts, provide ecological or other environmental benefits, and ensure sustainable, long-term access to water resources for existing and future water users; and

(5) Any other data or information the director deems relevant.

(f) Nothing in this Code section shall provide authority for the interbasin transfer of any water."

SECTION 6.

Said article is further amended by revising Code Section 12-5-549, relating to compliance and violations, as follows:

"12-5-549.

(a) Except as may otherwise be provided in ~~Code Section 12-5-547~~ this article, whenever the director has reason to believe that a violation of any provision of this article or any rule or regulation adopted pursuant to this article has occurred, he or she shall attempt to obtain compliance therewith by conference, conciliation, or persuasion, if the making of such an attempt is appropriate under the circumstances. If he or she fails to obtain compliance in this manner, the director may order the violator to take whatever corrective action the director deems necessary in order to obtain such compliance within a period of time to be prescribed in such order.

(b) Except as may otherwise be provided in ~~Code Section 12-5-547~~ this article, any order issued by the director under this article shall become final unless the person or persons named therein file with the director a written request for a hearing within 30 days after such order or permit is served on such person or persons.

(c) Except as may otherwise be provided in ~~Code Section 12-5-547~~ this article, hearings on contested matters and judicial review of final orders and other enforcement actions under this article shall be provided and conducted in accordance with subsection (c) of Code Section 12-2-2.

(d) The director may file in the superior court of the county wherein the person under order resides, or if the person is a corporation, in the county wherein the corporation maintains its principal place of business, or in the county wherein the violation occurred or in which jurisdiction is appropriate, a certified copy of a final order of the director unappealed from or a final order of the director affirmed upon appeal, whereupon the court shall render judgment in accordance therewith and notify the parties. Such

judgment shall have the same effect, and all proceedings in relation thereto shall thereafter be the same, as though the judgment had been rendered in an action duly heard and determined by such court.

(e) For purposes of this Code section, a violation of an agreement entered into in accordance with Code Section 12-5-546 or an order issued by the director in accordance with Code Section 12-5-547 shall be prima facie established upon a showing that:

(1) During the effective period of the agreement or order, the irrigation system was observed in person or via remote sensing or otherwise established by representatives of the division or others to have been operating and disbursing water; or

(2) During the effective period of the agreement or order, a seal, lock, or other device placed by the division on the system to prevent operation of the system has been broken or otherwise tampered with."

SECTION 7.

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

The following amendment was read and adopted:

Representative McCall of the 33rd et al. offer the following amendment:

Amend the House Committee on Agriculture and Consumer Affairs substitute to SB 213 (LC 40 0625ERS) by deleting lines 181 through 183 and inserting in lieu thereof the following:

(b) The director shall notify specified permittees downstream of any state funded augmentation project, which shall be operated for the sole purpose of maintaining the minimum stream flows sufficient to protect habitat critical for vulnerable aquatic life within the affected areas. The director may notify specified downstream permittees that, during specified periods of the project's operation for the sole purpose of maintaining such minimum stream flows, the permittee shall let the flow provided by the

By deleting line 190 and inserting in lieu thereof the following:

inform the permittees that the upstream project is delivering augmented flows for the sole purpose of maintaining the minimum stream flows sufficient to protect habitat critical for vulnerable aquatic life within the affected areas.

The Committee substitute, as amended, was adopted.

Pursuant to Rule 133, Representative Williams of the 87th was excused from voting on SB 213.

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

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

Y Abrams	Y Coomer	N Gregory	Y McCall	Y Sims, C
Y Alexander	Y Cooper	Y Hamilton	Y McClain	Y Smith, E
Y Allison	Y Dawkins-Haigler	Y Harbin	Y Meadows	Y Smith, L
Y Anderson	Y Deffenbaugh	Y Harden	Y Mitchell	Y Smith, M
Y Atwood	Y Dempsey	Y Harrell	N Moore	Y Smith, R
Y Ballinger	E Dickerson	Y Hatchett	E Morgan	Y Smyre
Y Barr	Y Dickey	Y Hawkins	Morris	Y Spencer
Y Battles	Y Dickson	Y Henson	Y Mosby	Y Stephens, M
Y Beasley-Teague	Y Dollar	Y Hightower	Y Nimmer	Y Stephens, R
Y Bell	Y Douglas	Y Hitchens	Y Nix	Y 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	Parsons	Y Tankersley
Y Braddock	Y Dutton	Y Hugley	Y Peake	Y Tanner
Y Broadrick	Y Efrstration	Y Jackson	Y Pezold	Y Tarvin
Y Brockway	Ehrhart	Y Jacobs	Y Powell, A	Y Taylor, D
Y Brooks	Y England	E Jasperse	Y Powell, J	Y Taylor, T
Y Bruce	Y Epps, C	Y Jones, J	Y Prince	Y Teasley
Y Bryant	Y Epps, J	Y Jones, L	Pruett	Y Thomas, A.M.
Y Buckner	Y Evans	Y Jones, S	Y Quick	Y Turner
Y Burns	Y Fleming	E Jordan	Y Ramsey	Waites
Y Caldwell, J	Floyd	Y Kaiser	Y Randall	Y Watson, B
Y Caldwell, M	Y Fludd	Y Kelley	Y Rice	Y Watson, S
Y Carson	Y Frazier	Y Kendrick	Y Riley	Y Welch
Y Carter	Y Frye	Y Kidd	Y Roberts	Y Weldon
Y Casas	Y Fullerton	Y Kirby	Y Rogers, C	Y Wilkerson
Y Chandler	Y Gardner	Y Knight	Y Rogers, T	Y Wilkinson
Y Channell	Y Gasaway	Y Lindsey	Y Rutledge	Y Willard
Y Chapman	N Geisinger	Y Lumsden	Y Rynders	Y Williams, A
Y Cheokas	Y Glanton	Y Mabra	Y Scott	Y Williams, C
Y Clark, J	Y Golick	Y Marin	Y Setzler	Williams, E
Y Clark, V	Y Gordon	E Martin	Y Sharper	Y Williamson
Y Coleman	Y Gravley	Y Maxwell	Y Shaw	Y Yates
Y Cooke	Y Greene	Y Mayo	Y Sims, B	Ralston, Speaker

On the passage of the Bill, by substitute, as amended, the ayes were 164, nays 3.

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

The following Resolutions of the House were read and adopted:

HR 1806. By Representatives O`Neal of the 146th, Fleming of the 121st, Wilkinson of the 52nd and Oliver of the 82nd:

A RESOLUTION commending Elaine Myers and congratulating her upon her retirement; and for other purposes.

HR 1807. By Representatives Waites of the 60th, Brooks of the 55th and Scott of the 76th:

A RESOLUTION recognizing and commending Ayesha Samiyyah Kirk; and for other purposes.

HR 1808. By Representatives Waites of the 60th and Scott of the 76th:

A RESOLUTION recognizing and commending Rita Simmons, educator at Cleveland Avenue Elementary School and Atlanta Public Schools' 2014 District-wide Teacher of the Year; and for other purposes.

HR 1809. By Representatives Waites of the 60th and Scott of the 76th:

A RESOLUTION commending Thomas Dunn, South Atlanta High School's 2014 Teacher of the Year; and for other purposes.

HR 1810. By Representative Parrish of the 158th:

A RESOLUTION honoring the life and memory of James H. "Jimmy" Morgan; and for other purposes.

HR 1811. By Representative Nimmer of the 178th:

A RESOLUTION recognizing and commending the 2014 Georgia Young Farmer Beginning Producer, Mr. Cody Anderson; and for other purposes.

HR 1812. By Representative Glanton of the 75th:

A RESOLUTION recognizing and commending Martunya Bails; and for other purposes.

HR 1813. By Representative Golick of the 40th:

A RESOLUTION recognizing and commending Todd Kennedy for his heroic efforts during the ice storm of 2014; and for other purposes.

HR 1814. By Representatives Golick of the 40th and Evans of the 42nd:

A RESOLUTION recognizing and commending Rhonda Lokey, Cobb County School System's Teacher of the Year; and for other purposes.

HR 1815. By Representatives Knight of the 130th, Hatchett of the 150th, O'Neal of the 146th and Peake of the 141st:

A RESOLUTION recognizing and commending Georgia2Georgia, an effort of the Georgia Chamber of Commerce; and for other purposes.

HR 1816. By Representatives Lindsey of the 54th, Wilkinson of the 52nd, Jones of the 53rd and Golick of the 40th:

A RESOLUTION recognizing and commending the Pace Academy girls cross-country team for winning the State Championship; and for other purposes.

HR 1817. By Representative Harden of the 148th:

A RESOLUTION honoring the life and memory of Sheriff Donald R. Haralson; and for other purposes.

HR 1818. By Representatives Pak of the 108th, O'Neal of the 146th, Abrams of the 89th, Willard of the 51st and Golick of the 40th:

A RESOLUTION recognizing and commending the Georgia Asian Pacific American Bar Association, South Asian Bar Association of Georgia, and Korean-American Bar Association of Georgia; and for other purposes.

HR 1819. By Representatives Pak of the 108th, Harrell of the 106th, Casas of the 107th, Rice of the 95th and Clark of the 101st:

A RESOLUTION recognizing Elmer L. Nash on his 70th birthday; and for other purposes.

HR 1820. By Representatives Glanton of the 75th, Douglas of the 78th, Stovall of the 74th and Morgan of the 39th:

A RESOLUTION recognizing and commending the Jonesboro High School boy's basketball team; and for other purposes.

HR 1821. By Representatives Burns of the 159th and Hitchens of the 161st:

A RESOLUTION honoring the memory of Deacon William "Bubba" Henry Hunter, Sr., and expressing regret at his passing; and for other purposes.

HR 1822. By Representatives Burns of the 159th and Hitchens of the 161st:

A RESOLUTION honoring the memory of Benjamin Franklin "B.F." Eason, Sr., and expressing regret at his passing; and for other purposes.

HR 1823. By Representatives Burns of the 159th and Hitchens of the 161st:

A RESOLUTION honoring the memory of Frederick Doberson and expressing regret at his passing; and for other purposes.

HR 1824. By Representatives Rogers of the 29th, Hawkins of the 27th, Dunahoo of the 30th and Barr of the 103rd:

A RESOLUTION recognizing and commending the Northeast Georgia Chapter of Quilts for Kids; and for other purposes.

HR 1825. By Representatives Mabra of the 63rd, Glanton of the 75th, Scott of the 76th, Waites of the 60th, Douglas of the 78th and others:

A RESOLUTION recognizing and commending Kim Greenwell; and for other purposes.

HR 1826. By Representatives Mabra of the 63rd, Glanton of the 75th, Scott of the 76th, Waites of the 60th, Douglas of the 78th and others:

A RESOLUTION recognizing and commending Sammy Besong Arrey-Mbi; and for other purposes.

HR 1827. By Representatives Mabra of the 63rd, Glanton of the 75th, Scott of the 76th, Waites of the 60th, Douglas of the 78th and others:

A RESOLUTION recognizing and commending Mellissa Prescott Crawford; and for other purposes.

The following member was recognized during the period of Evening Orders and addressed the House:

Representative Smith of the 70th.

The following Bills of the House were taken up for the purpose of considering the Senate action thereon:

HB 770. By Representatives Efstration of the 104th, Pak of the 108th, Ballinger of the 23rd, Lindsey of the 54th and Cooper of the 43rd:

A BILL to be entitled an Act to amend Chapter 7 of Title 16 of the Official Code of Georgia Annotated, relating to damage to and intrusion upon property, so as to create the crime of home invasion; to provide for a definition; to provide for penalties; to repeal conflicting laws; and for other purposes.

The following Senate substitute was read:

A BILL TO BE ENTITLED
AN ACT

To amend Code Section 15-11-2 of the Official Code of Georgia Annotated, relating to definitions of the juvenile code, so as to provide for the crime of home invasion in the first degree to be a class A designated felony act and the crime of home invasion in the second degree to be a class B designated felony act; to amend Title 16 of the Official Code of Georgia Annotated, relating to crimes and offenses, so as to create the crimes of home invasion in the first degree and home invasion in the second degree; to provide for penalties; to provide that the crime of home invasion in any degree shall be a forcible felony in relation to the possession of firearms by convicted felons and first offender probationers; to provide for a minimum period of confinement for persons who have a prior conviction for the crime of home invasion in any degree; to provide that it is unlawful for any person to possess or to use a machine gun, sawed-off rifle, sawed-off shotgun, or firearm equipped with a silencer during the commission or the attempted commission of the crime of home invasion in any degree; to provide that a motor vehicle, tool, or weapon used or intended for use in any manner in the commission of or to facilitate the commission of a home invasion shall be subject to forfeiture; to amend Title 17 of the Official Code of Georgia Annotated, relating to criminal procedure, so as to provide that the offense of home invasion in the first degree shall be bailable only before a judge of the superior court; to provide that a defendant who pleads nolo contendere or guilty or is convicted of the crime of home invasion shall not be allowed to surrender voluntarily to the county jail or correctional institution; to amend Title 42 of the Official Code of Georgia Annotated, relating to penal institutions, so as to provide that a victim of a crime relating to the offense of home invasion in any degree shall be notified of impending release of the offender from imprisonment as provided in Code Section 42-1-11 of the Official Code of Georgia Annotated; to provide for definitions; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

Code Section 15-11-2 of the Official Code of Georgia Annotated, relating to definitions of the juvenile code, is amended by adding a new subparagraph to paragraph (12) to read as follows:

"(G.1) Home invasion in the first degree;"

SECTION 2.

Said Code section is further amended by adding a new subparagraph to paragraph (13) to read as follows:

"(F.1) Home invasion in the second degree;"

SECTION 3.

Title 16 of the Official Code of Georgia Annotated, relating to crimes and offenses, is amended in Chapter 7, relating to damage and intrusion upon property, by adding a new article to read as follows:

"ARTICLE 1A

16-7-5.

(a) As used in this Code section, the term 'dwelling' shall have the same meaning as provided in Code Section 16-7-1.

(b) A person commits the offense of home invasion in the first degree when, without authority and with intent to commit a forcible felony therein and while in possession of a deadly weapon or instrument which, when used offensively against a person, is likely to or actually does result in serious bodily injury, he or she enters the dwelling house of another while such dwelling house is occupied by any person with authority to be present therein.

(c) A person commits the offense of home invasion in the second degree when, without authority and with intent to commit a forcible misdemeanor therein and while in possession of a deadly weapon or instrument which, when used offensively against a person, is likely to or actually does result in serious bodily injury, he or she enters the dwelling house of another while such dwelling house is occupied by any person with authority to be present therein.

(d) A person convicted of the offense of home invasion in the first degree shall be guilty of a felony and, upon conviction thereof, shall be punished by imprisonment for life or imprisonment for not less than ten nor more than 20 years and by a fine of not more than \$100,000.00. A person convicted of the offense of home invasion in the second degree shall be guilty of a felony and, upon conviction thereof, shall be punished by imprisonment for not less than five nor more than 20 years and by a fine of not more than \$100,000.00.

(e) Adjudication of guilt or imposition of sentence for home invasion in any degree may be probated at the discretion of the judge; provided, however, that such sentence shall not be suspended, deferred, or withheld.

(f) A sentence imposed under this Code section may be imposed separately from and consecutive to a sentence for any other offense related to the act or acts establishing the offense under this Code section."

SECTION 4.

Said title is further amended in Code Section 16-11-131, relating to possession of firearms by convicted felons and first offender probationers, by revising subsection (e) as follows:

"(e) As used in this Code section, the term 'forcible felony' means any felony which involves the use or threat of physical force or violence against any person and further includes, without limitation, murder; felony murder; burglary in any degree; robbery; armed robbery; home invasion in any degree; kidnapping; hijacking of an aircraft or motor vehicle; aggravated stalking; rape; aggravated child molestation; aggravated sexual battery; arson in the first degree; the manufacturing, transporting, distribution, or possession of explosives with intent to kill, injure, or intimidate individuals or destroy a public building; terroristic threats; or acts of treason or insurrection."

SECTION 5.

Said title is further amended in Code Section 16-11-133, relating to minimum periods of confinement for persons convicted who have prior convictions, by revising subsection (b) as follows:

"(b) Any person who has previously been convicted of or who has previously entered a guilty plea to the offense of murder, armed robbery, home invasion in any degree, kidnapping, rape, aggravated child molestation, aggravated sodomy, aggravated sexual battery, or any felony involving the use or possession of a firearm and who shall have on or within arm's reach of his or her person a firearm during the commission of, or the attempt to commit:

- (1) Any crime against or involving the person of another;
- (2) The unlawful entry into a building or vehicle;
- (3) A theft from a building or theft of a vehicle;
- (4) Any crime involving the possession, manufacture, delivery, distribution, dispensing, administering, selling, or possession with intent to distribute any controlled substance as provided in Code Section 16-13-30; or
- (5) Any crime involving the trafficking of cocaine, marijuana, or illegal drugs as provided in Code Section 16-13-31,

and which crime is a felony, commits a felony and, upon conviction thereof, shall be punished by confinement for a period of 15 years, such sentence to run consecutively to any other sentence which the person has received."

SECTION 6.

Said title is further amended in Code Section 16-11-160, relating to the use of machine guns, sawed-off rifles, sawed-off shotguns, or firearms with silencers during the commission of certain offenses, by adding a new subparagraph to paragraph (1) of subsection (a) to read as follows:

"(D.1) Home invasion in any degree as defined in Code Section 16-7-5;"

SECTION 7.

Said title is further amended by revising Code Section 16-16-1, relating to definitions for forfeiture, as follows:

"16-16-1.

As used in this chapter, the term:

- (1) 'Armed robbery' means the offense defined in subsection (a) of Code Section 16-8-41.
- (2) 'Burglary' means the offense defined in Code Section 16-7-1 in any degree.
- (3) 'Home invasion' means the offense defined in Code Section 16-7-5 in any degree."

SECTION 8.

Said title is further amended in Code Section 16-16-2, relating to forfeiture, by revising subsections (a) and (c) and paragraph (1) of subsection (e) as follows:

"(a) All motor vehicles, tools, and weapons which are used or intended for use in any manner in the commission of or to facilitate the commission of a burglary, home invasion, or armed robbery shall be subject to forfeiture under this chapter, but:

- (1) No motor vehicle used by any person as a common carrier in the transaction of business as a common carrier shall be subject to forfeiture under this Code section unless it appears that the owner or other person in charge of the motor vehicle is a consenting party or privy to the commission of a burglary, home invasion, or armed robbery;
- (2) No motor vehicle shall be subject to forfeiture under this Code section by reason of any act or omission established by the owner thereof to have been committed or omitted without his or her knowledge or consent, and any co-owner of a motor vehicle without knowledge of or consent to the act or omission shall be protected to the extent of the interest of such co-owner; and
- (3) A forfeiture of a motor vehicle encumbered by a bona fide security interest shall be subject to the interest of the secured party if he or she neither had knowledge of nor consented to the act or omission.

Notwithstanding any provisions of this Code section to the contrary, any firearm forfeited under this chapter shall be disposed of in accordance with the provisions of Code Section 17-5-52."

"(c) Property taken or detained under this Code section shall not be subject to replevin but is deemed to be in the custody of the superior court wherein the seizure was made or in custody of the superior court where it can be proven that the burglary, home

invasion, or armed robbery was committed, subject only to the orders and decrees of the court having jurisdiction over the forfeiture proceedings. When property is seized under this chapter, law enforcement officers seizing such property shall:

- (1) Place the property under seal;
- (2) Remove the property to a place designated by the judge of the superior court having jurisdiction over the forfeiture as set out in this subsection; or
- (3) Deliver such property to the sheriff or police chief of the county in which the seizure occurred, and the sheriff or police chief shall take custody of the property and remove it to an appropriate location for disposition in accordance with law."

"(e)(1) When property is forfeited under this chapter, the judge of the superior court in the county where the seizure was made or in the county in which it can be proven that the burglary, home invasion, or armed robbery was committed may dispose of the property by issuing an order to:

- (A) Retain it for official use by any agency of this state or any political subdivision thereof;
- (B) Sell that which is not required to be destroyed by law and which is not harmful to the public. The proceeds shall be used for payment of all proper expenses of the proceedings for forfeiture and sale, including but not limited to the expenses of seizure, maintenance of custody, advertising, and court costs; or
- (C) Require the sheriff or police chief of the county in which the seizure occurred to take custody of the property and remove it for disposition in accordance with law."

SECTION 9.

Title 17 of the Official Code of Georgia Annotated, relating criminal procedure, is amended in Code Section 17-6-1, relating to offenses which are bailable only before a judge of the superior court, by revising subsections (a) and (g) as follows:

"(a) The following offenses are bailable only before a judge of the superior court:

- (1) Treason;
- (2) Murder;
- (3) Rape;
- (4) Aggravated sodomy;
- (5) Armed robbery;
- (5.1) Home invasion in the first degree;
- (6) Aircraft hijacking and hijacking a motor vehicle;
- (7) Aggravated child molestation;
- (8) Aggravated sexual battery;
- (9) Manufacturing, distributing, delivering, dispensing, administering, or selling any controlled substance classified under Code Section 16-13-25 as Schedule I or under Code Section 16-13-26 as Schedule II;
- (10) Violating Code Section 16-13-31 or Code Section 16-13-31.1;
- (11) Kidnapping, arson, aggravated assault, or burglary in any degree if the person, at the time of the alleged kidnapping, arson, aggravated assault, or burglary in any

degree, had previously been convicted of, was on probation or parole with respect to, or was on bail for kidnapping, arson, aggravated assault, burglary in any degree, or one or more of the offenses listed in paragraphs (1) through (10) of this subsection;

(12) Aggravated stalking; and

(13) Violations of Chapter 15 of Title 16."

"(g) No appeal bond shall be granted to any person who has been convicted of murder, rape, aggravated sodomy, armed robbery, home invasion in any degree, aggravated child molestation, child molestation, kidnapping, trafficking in cocaine or marijuana, aggravated stalking, or aircraft hijacking and who has been sentenced to serve a period of incarceration of five years or more. The granting of an appeal bond to a person who has been convicted of any other felony offense or of any misdemeanor offense involving an act of family violence as defined in Code Section 19-13-1, or of any offense delineated as a high and aggravated misdemeanor or of any offense set forth in Code Section 40-6-391, shall be in the discretion of the convicting court. Appeal bonds shall terminate when the right of appeal terminates, and such bonds shall not be effective as to any petition or application for writ of certiorari unless the court in which the petition or application is filed so specifies."

SECTION 10.

Said title is further amended in Code Section 17-10-9.1, relating to voluntary surrender to county jail or correctional institution, by adding a new paragraph to subsection (a) to read as follows:

"(5.1) Home invasion in any degree;"

SECTION 11.

Title 42 of the Official Code of Georgia Annotated, relating penal institutions, is amended in Code Section 42-1-11, relating to notification of crime victims of impending release of offender from imprisonment, by revising paragraph (1) of subsection (a) as follows:

"(1) 'Crime' means an act committed in this state which constitutes any violation of Chapter 5 of Title 16, relating to crimes against persons; Chapter 6 of Title 16, relating to sexual offenses; Article 1, Article 1A, or Article 3 of Chapter 7 of Title 16, relating to burglary, home invasion, and arson; or Article 1 or Article 2 of Chapter 8 of Title 16, relating to offenses involving theft and armed robbery."

SECTION 12.

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

Representative Efstrotation of the 104th moved that the House agree to the Senate substitute to HB 770.

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

Y Abrams	Y Coomer	N Gregory	Y McCall	Y Sims, C
Y Alexander	Y Cooper	E Hamilton	Y McClain	Y Smith, E
Allison	Y Dawkins-Haigler	Y Harbin	Y Meadows	Y Smith, L
Y Anderson	Y Deffenbaugh	Y Harden	Y Mitchell	Y Smith, M
Y Atwood	Y Dempsey	Y Harrell	N Moore	Y Smith, R
Y Ballinger	E Dickerson	Hatchett	E Morgan	Y Smyre
Y Barr	Y Dickey	Y Hawkins	Y Morris	Y Spencer
Y Battles	Y Dickson	Y Henson	Y Mosby	Y Stephens, M
Y Beasley-Teague	Dollar	Y Hightower	Y Nimmer	Y Stephens, R
Y Bell	Y Douglas	Y Hitchens	Nix	Y 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	Peake	Y Tanner
Broadrick	Y Efrstration	Y Jackson	Y Pezold	Y Tarvin
Y Brockway	Ehrhart	Jacobs	Y Powell, A	Y Taylor, D
Y Brooks	England	E Jasperse	Powell, J	Y Taylor, T
Y Bruce	Y Epps, C	Y Jones, J	Y Prince	Y Teasley
Y Bryant	Epps, J	Y Jones, L	Pruett	Y Thomas, A.M.
Y Buckner	Y Evans	Y Jones, S	Y Quick	Y Turner
Y Burns	Y Fleming	E Jordan	Ramsey	Y Waites
Y Caldwell, J	Floyd	Y Kaiser	Y Randall	Y Watson, B
Y Caldwell, M	Y Fludd	Y Kelley	Y Rice	Y Watson, S
Y Carson	Y Frazier	Y Kendrick	Y Riley	Y Welch
Y Carter	Y Frye	Y Kidd	Y Roberts	N Weldon
Y Casas	Y Fullerton	Y Kirby	Rogers, C	Y Wilkerson
Y Chandler	Y Gardner	Y Knight	Y Rogers, T	Y Wilkinson
Y Channell	Y Gasaway	Lindsey	Y Rutledge	Y Willard
Y Chapman	Y Geisinger	Y Lumsden	Y Rynders	Y Williams, A
Y Cheokas	Glanton	Y Mabra	Y Scott	Y Williams, C
Clark, J	Golick	Y Marin	Y Setzler	Y Williams, E
Clark, V	Y Gordon	E Martin	Y Sharper	Y Williamson
Y Coleman	Y Gravley	Y Maxwell	Y Shaw	Y Yates
Y Cooke	Greene	Y Mayo	Y Sims, B	Ralston, Speaker

On the motion, the ayes were 149, nays 3.

The motion prevailed.

HB 215. By Representative Benton of the 31st:

A BILL to be entitled an Act to amend Chapter 6 of Title 15 of the Official Code of Georgia Annotated, relating to superior courts, so as to change provisions relating to filings in the clerk's office; to increase fees for certain filings; to change provisions relating to office hours; to provide for related matters; to repeal conflicting laws; and for other purposes.

The following Senate amendment was read:

The Senate offers the following amendment:

Amend HB 215 by striking the words "three or fewer" on line 29 and inserting in lieu thereof, "less than two"

Representative Benton of the 31st moved that the House agree to the Senate amendment to HB 215.

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

Y Abrams	Y Coomer	Y Gregory	Y McCall	Y Sims, C
Y Alexander	Y Cooper	E Hamilton	Y McClain	Y Smith, E
Allison	Y Dawkins-Haigler	Y Harbin	Y Meadows	Y Smith, L
Y Anderson	Y Deffenbaugh	Y Harden	Y Mitchell	Y Smith, M
Y Atwood	Y Dempsey	Y Harrell	Y Moore	Y Smith, R
Y Ballinger	E Dickerson	Hatchett	E Morgan	Y Smyre
Y Barr	Y Dickey	Y Hawkins	Y Morris	Y Spencer
Y Battles	Y Dickson	Y Henson	Y Mosby	Stephens, M
Y Beasley-Teague	Y Dollar	Y Hightower	Y Nimmer	Y Stephens, R
Y Bell	Y Douglas	Y Hitchens	Nix	Y 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	Dutton	Y Hugley	Peake	Y Tanner
Y Broadrick	Y Efrstration	Y Jackson	Y Pezold	Y Tarvin
Y Brockway	Ehrhart	Y Jacobs	Y Powell, A	Y Taylor, D
Y Brooks	England	E Jasperse	Powell, J	Y Taylor, T
Y Bruce	Y Epps, C	Y Jones, J	Y Prince	Y Teasley
Y Bryant	Y Epps, J	Y Jones, L	Y Pruett	Y Thomas, A.M.
Y Buckner	Y Evans	Y Jones, S	Y Quick	Y Turner
Y Burns	Y Fleming	E Jordan	Ramsey	Y Waites
Y Caldwell, J	Floyd	Y Kaiser	Y Randall	Y Watson, B
Y Caldwell, M	Y Fludd	Y Kelley	Y Rice	Y Watson, S
Y Carson	Y Frazier	Y Kendrick	Y Riley	Y Welch
Y Carter	Y Frye	Y Kidd	Y Roberts	Y Weldon
Y Casas	Y Fullerton	Y Kirby	Y Rogers, C	Y Wilkerson
Y Chandler	Y Gardner	Y Knight	Y Rogers, T	Y Wilkinson
Y Channell	Y Gasaway	Lindsey	Y Rutledge	Y Willard
Chapman	Y Geisinger	Y Lumsden	Y Rynders	Y Williams, A
Y Cheokas	Glanton	Y Mabra	Y Scott	Y Williams, C
Clark, J	Golick	Y Marin	Y Setzler	Y Williams, E
Y Clark, V	Y Gordon	E Martin	Y Sharper	Y Williamson
Y Coleman	Y Gravley	Y Maxwell	Y Shaw	Y Yates
Y Cooke	Greene	Y Mayo	Y Sims, B	Ralston, Speaker

On the motion, the ayes were 156, nays 0.

The motion prevailed.

HB 838. By Representatives Tanner of the 9th, Golick of the 40th, Ramsey of the 72nd, Powell of the 171st, Hamilton of the 24th and others:

A BILL to be entitled an Act to amend Article 3 of Chapter 11 of Title 16 of the Official Code of Georgia Annotated, relating to invasions of privacy, so as to prohibit the transmission of photography or video depicting nudity or sexually explicit conduct of an adult under certain circumstances; to provide for definitions; to provide for penalties; to provide for venue; to provide for exceptions; 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 Article 3 of Chapter 11 of Title 16 of the Official Code of Georgia Annotated, relating to invasions of privacy, so as to prohibit the transmission of photography or video depicting nudity or sexually explicit conduct of an adult under certain circumstances; to provide for definitions; to provide for penalties; to provide for venue; to provide for exceptions; to provide for rebuttable presumption; 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 3 of Chapter 11 of Title 16 of the Official Code of Georgia Annotated, relating to invasions of privacy, is amended by adding a new part to read as follows:

"Part 3

16-11-90.

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

(1) 'Harassment' means engaging in conduct directed at a depicted person that is intended to cause substantial emotional harm to the depicted person.

(2) 'Nudity' means:

(A) The showing of the human male or female genitals, pubic area, or buttocks without any covering or with less than a full opaque covering;

(B) The showing of the female breasts without any covering or with less than a full opaque covering; or

(C) The depiction of covered male genitals in a discernibly turgid state.

(3) 'Sexually explicit conduct' shall have the same meaning as set forth in Code Section 16-12-100.

- (b) A person violates this Code section if he or she, knowing the content of a transmission or post, knowingly and without the consent of the depicted person:
- (1) Electronically transmits or posts, in one or more transmissions or posts, a photograph or video which depicts nudity or sexually explicit conduct of an adult when the transmission or post is harassment or causes financial loss to the depicted person and serves no legitimate purpose to the depicted person; or
 - (2) Causes the electronic transmission or posting, in one or more transmissions or posts, of a photograph or video which depicts nudity or sexually explicit conduct of an adult when the transmission or post is harassment or causes financial loss to the depicted person and serves no legitimate purpose to the depicted person.
- (c) Any person who violates this Code section shall be guilty of a misdemeanor of a high and aggravated nature; provided, however, that upon a second or subsequent violation of this Code section, he or she shall be guilty of a felony and, upon conviction thereof, shall be punished by imprisonment of not less than one nor more than five years, a fine of not more than \$100,000.00, or both.
- (d) A person shall be subject to prosecution in this state pursuant to Code Section 17-2-1 for any conduct made unlawful by this Code section which the person engages in while:
- (1) Either within or outside of this state if, by such conduct, the person commits a violation of this Code section which involves an individual who resides in this state; or
 - (2) Within this state if, by such conduct, the person commits a violation of this Code section which involves an individual who resides within or outside this state.
- (e) The provisions of subsection (b) of this Code section shall not apply to:
- (1) The activities of law enforcement and prosecution agencies in the investigation and prosecution of criminal offenses;
 - (2) Legitimate medical, scientific, or educational activities;
 - (3) Any person who transmits or posts a photograph or video depicting only himself or herself engaged in nudity or sexually explicit conduct;
 - (4) The transmission or posting of a photograph or video that was originally made for commercial purposes; or
 - (5) Any person who transmits or posts a photograph or video depicting a person voluntarily engaged in nudity or sexually explicit conduct in a public setting; or
 - (6) The transmission is made pursuant to or in anticipation of a civil action.
- (f) There shall be a rebuttable presumption that an information service, system, or access software provider that provides or enables computer access by multiple users to a computer server, including specifically a service or system that provides access to the Internet, for content provided by another person, does not know the content of an electronic transmission or post.
- (g) Any violation of this Code section shall constitute a separate offense and shall not merge with any other crimes set forth in this title."

SECTION 2.

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

Representative Tanner of the 9th moved that the House agree to the Senate substitute to HB 838.

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

Y Abrams	Y Coomer	N Gregory	Y McCall	Y Sims, C
Y Alexander	Y Cooper	E Hamilton	Y McClain	Y Smith, E
Allison	Y Dawkins-Haigler	Y Harbin	Y Meadows	Y Smith, L
Y Anderson	Y Deffenbaugh	Y Harden	Y Mitchell	Y Smith, M
Y Atwood	Y Dempsey	Y Harrell	N Moore	Y Smith, R
Y Ballinger	E Dickerson	Hatchett	E Morgan	Y Smyre
Y Barr	Y Dickey	Y Hawkins	Y Morris	Y Spencer
Y Battles	Y Dickson	Y Henson	Y Mosby	Y Stephens, M
Y Beasley-Teague	Y Dollar	Y Hightower	Y Nimmer	Y Stephens, R
Y Bell	Y Douglas	Y Hitchens	Nix	Y 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 Efration	Y Jackson	Y Pezold	Y Tarvin
Y Brockway	Ehrhart	Y Jacobs	Y Powell, A	Y Taylor, D
Y Brooks	England	E Jasperse	Powell, J	Y Taylor, T
Y Bruce	Y Epps, C	Y Jones, J	Y Prince	Y Teasley
Y Bryant	Y Epps, J	N Jones, L	Y Pruett	Y Thomas, A.M.
Y Buckner	Y Evans	Y Jones, S	Y Quick	Y Turner
Y Burns	Y Fleming	E Jordan	Y Ramsey	Y Waites
Y Caldwell, J	Y Floyd	Y Kaiser	Y Randall	Y Watson, B
Y Caldwell, M	Y Fludd	Y Kelley	Y Rice	Y Watson, S
Y Carson	Y Frazier	Y Kendrick	Y Riley	Y Welch
Y Carter	Y Frye	Y Kidd	Y Roberts	Y Weldon
Y Casas	Y Fullerton	Y Kirby	Y Rogers, C	Y Wilkerson
Y Chandler	Y Gardner	Y Knight	Y Rogers, T	Y Wilkinson
Y Channell	Y Gasaway	Y Lindsey	Y Rutledge	Y Willard
Y Chapman	Y Geisinger	Y Lumsden	Y Rynders	Y Williams, A
Y Cheokas	Glanton	Y Mabra	Y Scott	Y Williams, C
Y Clark, J	Golick	Y Marin	Y Setzler	Y Williams, E
Y Clark, V	Y Gordon	E Martin	Y Sharper	Y Williamson
Y Coleman	Y Gravley	Y Maxwell	Y Shaw	Y Yates
Y Cooke	Greene	Y Mayo	Y Sims, B	Ralston, Speaker

On the motion, the ayes were 161, nays 3.

The motion prevailed.

Representative Weldon of the 3rd moved that the following Bill of the House be immediately transmitted to the Senate:

HB 1134. By Representatives Weldon of the 3rd, Deffenbaugh of the 1st and Tarvin of the 2nd:

A BILL to be entitled an Act to amend an Act to provide a new charter for the City of Fort Oglethorpe, approved April 1, 1996 (Ga. L. 1996, p. 3892), as amended, so as to provide for the use of certain lands; to provide for the powers and duties of the mayor; to provide for conflicts of interest, disclosure of conflicts, proper use of public property, ethical prohibitions, disqualifications, complaints, ethics commission, and appeals; to provide for the filling of vacancies; to provide for related matters; to provide an effective date; to repeal conflicting laws; and for other purposes.

The motion prevailed.

Representative Yates of the 73rd District, Chairman of the Committee on Defense and Veterans Affairs, submitted the following report:

Mr. Speaker:

Your Committee on Defense and Veterans Affairs 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 276 Do Pass, by Substitute

Respectfully submitted,
/s/ Yates of the 73rd
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 of the Senate and has instructed me to report the same back to the House with the following recommendations:

SB 167 Do Not Pass SB 283 Do Pass
SB 372 Do Pass, by Substitute SB 384 Do Pass, by Substitute

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

Representative Weldon of the 3rd District, Chairman of the Committee on Juvenile Justice, submitted the following report:

Mr. Speaker:

Your Committee on Juvenile Justice 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 365 Do Pass, by Substitute

Respectfully submitted,
/s/ Weldon of the 3rd
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 Bills of the Senate and has instructed me to report the same back to the House with the following recommendations:

SB 324 Do Pass
SB 381 Do Pass

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

Representative Maxwell of the 17th District, Chairman of the Committee on Regulated Industries, submitted the following report:

Mr. Speaker:

Your Committee on Regulated Industries 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 336 Do Pass
SB 337 Do Pass

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

Representative Sims of the 169th moved that the House stand in recess until 5:00 o'clock, P.M., at which time the House will stand adjourned until 10:00 o'clock, 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 10:00 o'clock, tomorrow morning.