

LEGISLATURE OF GEORGIA. IN SENATE.

Saturday, Nov. 17.

The Senate took up the bill to grant to Thomas Spalding and his associates the right of constructing a rail road of wood, or digging a canal, from the Ocmulgee to the Flint River, with certain privileges—when, Mr. Powell—presented a substitute under the aforesaid title for the same, which was accepted; the report having been agreed to, the bill was read the third time and passed—yeas 53,—nays 6.

Monday, Nov 19.

The Senate took up the Governor's communication relative to propositions by the Bank of Darien, which, with the accompanying documents, were referred to a committee consisting of Messrs. Davies, Crawford of Columbia, and Clayton of Clark, with leave to report by bill or otherwise.

On motion of Mr. Scarlett, the Senate took up and agreed to the following resolution:

Resolved, that the Governor do not pay to the person who may be employed to car-

ry the Laws and Journals to the different counties until he produces a receipt from the Clerk of the Superior or Inferior court, or one of the Justices of the Inferior court, for the same; and that the person who may be employed, shall deliver the Laws and Journals to either of the above named officers, by the first day of May.

The Senate concurred with the House in the resolution appropriating five dollars per diem to the Lottery Commissioners and Clerks, each.

The Senate took up the report of the committee on the Governor's communication relative to the errors committed in the survey of the Land lying in the first district of the 2nd section of the territory embraced by the treaty of the Indian Springs, and amended it by inserting May in lieu of February, the time allowed the surveyor to correct the errors referred to—then agreed to the same.

Tuesday Nov 20.

Notices for leave to report bills, viz:—
By Mr. Scarlett—To pay all clerks, sheriffs, state's attorney and solicitors in this

State, their fees on all criminal cases, to be paid out of the county funds where such cases may be instituted, when the defendant may be unable to pay the same.

The following bills were read the third time and passed, viz:

To repeal so much of the 22d sec. of an act to revise and consolidate the militia laws of this State, and to repeal the cavalry laws now in force, passed 19th Dec. 1818, as requires the senior officer present at all courts of enquiry to preside.

To alter an act to authorise the clerks, sheriffs, and other officers in any of the counties in the Southern, Flint, Ocmulgee and Western circuits, and of the county of Warren, to insert their advertisements in any Gazette published in Milledgeville or within their circuits, and to compel deputy sheriffs to advertise in the same paper in which his principal shall advertise, passed 17th December, 1825.