

Public Safety, and making other provisions relating thereto; reappropriating unexpended balances of appropriations, previously made, authorizing the transfer of funds and making other provisions relating thereto; requiring the Governor's approval of certain disbursements; providing a severability clause; and declaring an emergency.

Referred to Committee on Appropriations.

MESSAGE FROM THE SENATE

Austin, Texas, January 25, 1971

Honorable Gus Mutscher, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has passed the following:

HCR 13, By Atwell: In memory of former Representative Jack Keller.

HCR 14, By Atwell, et al: In memory of James Eric (Bill) Decker.

Respectfully,
CHARLES A. SCHNABEL
Secretary of the Senate

ADJOURNMENT

In accordance with a previous motion, the House, at 12:10 p.m., adjourned until 11:00 a.m. tomorrow.

APPENDIX

STANDING COMMITTEE REPORT

Favorable reports have been filed by the Committee on Engrossed and Enrolled Bills, as follows: Correctly engrossed—HCR 10, HCR 13, HCR 14. Correctly enrolled—HCR 9, HCR 10.

NINTH DAY—TUESDAY, JANUARY 26, 1971

The House met at 11:00 a.m. and was called to order by the Speaker.

The roll of the House was called and the following Members were present

Mr. Speaker	Baker	Braecklein	Christian
Adams	Bass, B.	Braun	Clark
Agnich	Bass, T.	Burgess	Clayton
Allen, Joe	Beckham	Bynum	Coats
Allen, John	Bigham	Caldwell	Cobb
Allred	Blanton	Calhoun	Cole
Angly	Blythe	Carrillo	Craddick
Atwell	Bowers	Cates	Cruz
Atwood	Boyle	Cavness	Daniel

Davis, D.	Hilliard	Moore, A.	Sanchez
Davis, H.	Holmes, T.	Moore, G.	Santiesteban
Denton	Holmes, Z.	Moore, T.	Schulle
Doran	Howard	Moreno	Semos
Doyle	Hubenak	Murray	Shannon
Dramberger	Hull	Nabers	Sherman
Earthman	Ingram	Nelms	Short
Farenthold	Johnson	Neugent, D.	Silber
Finck	Jones, D.	Newton	Simmons
Finnell	Jones, E.	Nichols	Slack
Finney	Jones, G.	Niland	Slider
Floyd	Jungmichel	Nugent, J.	Solomon
Foreman	Kaster	Ogg	Spurlock
Gammage	Kilpatrick	Orr	Stewart
Garcia	Kost	Parker, C.	Swanson
Golman	Kubiak	Parker, W.	Tarbox
Grant	Lee	Patterson	Traeger
Graves	Lemmon	Pickens	Truan
Hale	Lewis	Poerner	Tupper
Hanna, Joe	Ligarde	Poff	Uher
Harding	Lombardino	Presnal	Vale
Harris	Longoria	Price	Ward
Hawkins	Lovell	Reed	Wieting
Hawn	McAlister	Rodriguez	Williams
Haynes	McKissack	Rosson	Williamson
Head	Mengden	Salem	Wolff
Heatly	Moncrief	Salter	Wyatt
Hendricks			

Absent

Smith

Absent-Excused

Hannah, John Stroud Von Dohlen Wayne

A quorum of the House was announced present.

The Invocation was offered by Chaplain Clinton Kersey.

**MEMBERS OF APPROPRIATIONS COMMITTEE
RECORDED PRESENT**

In accordance with a motion adopted on January 25, the following Members of the Appropriations Committee were recorded present and in the Appropriations Committee meeting: Representatives Heatly, Slack, John Allen, Braecklein, Carrillo, Cobb, H. Davis, Doran, Haynes, Hull, Johnson, Longoria, W. Parker, Presnal, Salter, Santiesteban, Slider, Swanson, Tarbox, Ward, and Wolff.

LEAVES OF ABSENCE GRANTED

The following Members were granted leaves of absence for today on account of important business:

Mr. Stroud on motion of Mr. Tom Bass.

Mr. Von Dohlen on motion of Mr. Newton.

Mr. John Hannah on motion of Mr. Bill Bass.

The following Member was granted leave of absence for today on account of illness:

Mr. Wayne on motion of Mr. Uher.

MESSAGE FROM THE SENATE

Austin, Texas, January 26, 1971

Honorable Gus Mutscher, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has passed the following:

SJR 5, By Wilson, Jordan, et al: Proposing an Amendment to the Constitution, authorizing the Legislature to enact legislation and appropriate funds for assistance grants, medical care, and rehabilitation services for needy individuals and families.

SCR 6, By Brooks: In memory of Fred Joseph Brown.

Respectfully,
CHARLES A. SCHNABEL
Secretary of the Senate

RESOLUTIONS SIGNED BY THE SPEAKER

The Speaker signed in the presence of the House, after giving due notice thereof, the following enrolled resolutions:

HCR 13, In memory of the Honorable Jack Keller.

HCR 14, In memory of James Eric (Bill) Decker.

HSR 51—ADOPTED

(Authorizing the Speaker to appoint a Member to represent the House of Representatives at the launch of Apollo 14)

Mr. Spurlock offered the following resolution:

HSR 51

Whereas, At 3:23 p.m., EST, on Sunday, January 31, 1971, the sixth United States manned flight to the moon and the fourth with a moon-landing objective, is scheduled to lift off from Kennedy Space Center, Florida; and

Whereas, The location of the National Aeronautics and Space Administration headquarters in Texas gives the State of Texas a prime interest in the launch and progress of Apollo 14; and

Whereas, The position of Texas as one of the nation's leaders in the field of aeronautics is a compelling reason for the House of Representatives to be represented at the lift off of Apollo 14; and

Whereas, A member of the Southern Interstate Nuclear Board has invited a Member of the House of Representatives to join that group in witnessing the launch of Apollo 14; and

Whereas, It is the desire of the House of Representatives of the 62nd Legislature that this honor be accepted; now, therefore, be it

Resolved, by the House of Representatives of the State of Texas, That the Speaker of the House of Representatives be authorized to appoint a Member of the House as official House representative at the launch of Apollo 14.

The resolution was read and adopted.

Representative Smith entered the House and was announced present.

MEMORIAL RESOLUTIONS ADOPTED

The following Memorial Resolutions were adopted unanimously by a rising vote:

HSR 54, by Farenthold: In memory of Gilberto G. Rodriguez.

SCR 6, In memory of Fred Joseph Brown.

CONGRATULATORY RESOLUTION ADOPTED

The following Congratulatory Resolution was adopted unanimously:

HSR 47, by Niland: Honoring the Texas Chili Champ.

SCR 4—REFERRED TO COMMITTEE

(Proposing adoption of Joint Rules of Procedure for the Senate and the House of Representatives)

The Speaker laid before the House the following resolution:

SCR 4

Proposing adoption of Joint Rules of Procedure for the Senate and House of Representatives of the 62nd Legislature.

Be It Resolved, by the Senate of the State of Texas, the House of Representatives concurring, That

Section 1. The following Joint Rules be, and are hereby, adopted as the Joint Rules of the 62nd Legislature, subject to the conditions herein provided:

JOINT RULES OF THE TWO HOUSES**Notice of Convening**

1. At the convening of any new session of the Legislature, Regular or Called, each House shall proceed with its own organization and shall give notice to the other House as soon as it is organized and ready to conduct business.

2. Each House shall record in its Journal on the day and at the time of the event the fact: (1) that it gave notice to the other House that it had completed its own organization, and (2) that it received notice from the other House that such other House had completed its organization.

3. Each House shall give notice to the Governor that it has completed its organization and is ready to conduct business, and the fact of such notice shall be recorded in its Journal on the day and at the time of the event.

Communications Between the Two Houses

4. When a message is sent from the Senate to the House of Representatives, it shall be announced at the door of the House by the doorkeeper, and shall be respectfully communicated to the Chair by the person delivering the same. The same ceremony shall be observed when a message is sent from the House of Representatives to the Senate.

5. All messages between the Houses relating to the passage or rejection of any bills, resolutions, or other matter shall be on paper and properly addressed to the presiding officer of the House to which the message is sent, and shall be under the signature of the Secretary of the Senate or the Chief Clerk of the House, as the case may be. All such messages shall be printed in full in the Journal of the House receiving same.

6. In the transmission of a bill or resolution from one House to the other, such bill or resolution shall be accompanied by all papers upon which such bill or resolution is founded.

7. When a bill, joint resolution or concurrent resolution has been defeated in the Senate or in the House (or defeated in a committee of either House), the Secretary of the Senate or the Chief Clerk of the House, as the case may be, shall immediately notify the other House of the defeat of said bill or resolution and transmit a copy of the caption of such defeated bill or resolution.

Joint Sessions of the Two Houses

8. The two Houses may be convened in Joint Session by the passage of a concurrent resolution.

9. In all Joint Sessions, the Senate will meet with the House in the Hall of the House at the hour fixed for such session. The Speaker of the House will preside. The President of the Senate shall take a seat to the right of the Speaker, and the Senators shall take seats in front of the Speaker's desk. The President shall call the Senate to order and ascertain the presence of a quorum. The Speaker shall call the House to order and ascertain the

presence of a quorum. The Speaker shall then proceed to lay before the Joint Session whatever matter the Joint Session was convened to consider.

10. When the Joint Session has completed the business for which it was convened, the President shall retire the Senate to its Chamber or take such other action as may have been previously authorized by the Senate. The Speaker shall then have the House stand at ease until the Senate retires or take such other action as may have been previously authorized by the House.

Elections by Joint Vote of the Two Houses

11. In all elections by joint vote of the two Houses of the Legislature, the Senate, upon invitation, will meet with the House in its Hall at the agreed hour. The Speaker of the House will preside. The President of the Senate shall take a seat to the right of the Speaker, and the Senators shall take seats in front of the Speaker's desk. The names of the Senators shall then be called alphabetically, after which the names of the Representatives shall be called in like manner, and if a quorum of both Houses answer to their names, the two Houses will proceed with the business for which they have met. The President of the Senate shall first call for nominations by Senators, and the Speaker of the House shall then call for nominations by Representatives. Nominations being made, the names of the Senators shall be called by the Secretary and their votes recorded by him. The names of the Representatives shall then be called by the Clerk, and their votes recorded by him, and the result shall be handed to and announced by the Speaker. Should a majority be required to elect, and no person receives a majority, the voting shall be repeated until an election is made. After the conclusion of the election for which the two Houses have met in Joint Session, the Senate shall retire to its Chamber, and the result of the joint vote shall be entered in the Journal of each House.

12. If a quorum of either House shall fail to attend a Joint Session, or absent themselves therefrom without the permission of such House, the members of the House so wanting a quorum shall have the right to compel the attendance of the absentees in accordance with its own rules; and, after a reasonable time, if a quorum is not obtained, the Joint Session may be adjourned by the vote of a majority of the members of either House, which vote shall be taken by the presiding officer of either House, on the motion of any one of its members, without debate.

13. If no choice shall have been made on the first ballot or vote, at any time thereafter the Joint Session may be adjourned, with or without naming another day for meeting, by a vote of a majority of either House, on the motion of any one of its members, without debate.

Consideration of Bills

14. When any Senate bill shall be reached upon the calendar or shall be before the Senate for consideration, it shall be the duty of the President to give the place of such bill on the calendar to any House bill which has been referred to and reported from a committee of the Senate, and which is substantially the same as said Senate bill, or to lay such House bill before the Senate to be considered in lieu of such Senate bill.

15. On calendar Wednesday and Thursday only of each week, House bills and House joint resolutions shall be taken up and considered in the Senate

until disposed of; and in case a House bill should be pending at adjournment on Thursday, it shall go over to the succeeding calendar Wednesday as unfinished business; provided, however, this rule as to such pending business at adjournment on calendar Thursday may be suspended by a two-thirds vote of the Senate to permit the continued consideration of such pending business.

16. When any House bill shall be reached upon the calendar or shall be before the House for consideration, it shall be the duty of the Speaker to give the place of such bill on the calendar to any Senate bill which has been referred to and reported from a committee of the House, and which is substantially the same as said House bill, or to lay such Senate bill before the House to be considered in lieu of such House bill.

17. On calendar Wednesday and Thursday only of each week, Senate bills and Senate joint resolutions shall be taken up and considered in the House until disposed of; and in case a Senate bill should be pending at adjournment on Thursday, it shall go over to the succeeding calendar Wednesday as unfinished business; provided, however, this rule as to such pending business at adjournment on calendar Thursday may be suspended by a two-thirds vote of the House to permit the continued consideration of such pending business.

18. No bill shall be considered, unless it has first been referred to a committee and reported thereon, and no bill shall be passed which has not been presented and referred to and reported from a committee at least three days before the final adjournment of the Legislature (Constitution, Article III, Section 37). No vote shall be taken upon the passage of any bill within the last twenty-four hours of the session, unless it be to correct an error therein.

19. In reckoning the time within which a bill has been introduced, the date of its first introduction in either House shall govern.

20. In order to assure the continuation of financial support of existing state services through the consideration and passage of the General Appropriations Bill, it shall not be in order during the first 120 days of the regular session for the respective presiding officer to lay before either House of the Legislature, or for either House or any committee thereof, to consider, prior to the consideration, passage and certification by the Comptroller of the General Appropriations Bill, any bill which directly or indirectly:

1. Appropriates money from the State Treasury;
2. Prevents any money from entering the State Treasury;
3. Transfers, diverts or appropriates money in the State Treasury from one fund to another fund except from a special fund into the General Fund; or
4. Requires certification of the Comptroller under Article 3, Section 49a, of the Constitution.

The provisions of this Rule shall not apply to any bills appropriating money for:

1. The payment of expenses of the Legislature;
2. The payment of judgments against the State; or
3. Any emergency matter when requested by the Governor in a formal message to the Legislature.

The General Appropriations Bill shall be reported to the Senate by its Finance Committee and to the House by its Appropriations Committee not later than the seventieth calendar day of the Regular Session.

Form of Bills

21. To enable members of the Legislature to understand more fully and more easily the nature and legal effect of matters under consideration, all bills and resolutions shall conform to the following requirements:

(a) If a bill or resolution proposes to amend an existing portion of the Constitution, a statute, or a legislative rule, the complete text of the existing portion of such constitution, statute or rule shall be quoted in full.

(b) Language to be added to the existing portion of the Constitution, statute or rule shall be inserted in its appropriate place in the text thereof and shall be underlined.

(c) Language to be deleted from the existing portion of the Constitution, statute or rule shall be typed in solid capital letters and enclosed in parentheses.

(d) If the language to be added is to replace a part of the existing text, the new language shall precede the existing text which is being replaced.

(e) If a portion of a word is being changed (such as correcting capitalization, spelling or punctuation), the entire word shall be replaced. Such word shall first be inserted correctly and underlined, followed by the word as it appears in existing text, then typed in solid capital letters and enclosed in parentheses.

22. If the proposal to amend an existing portion of the Constitution, a statute or a legislative rule involves a complete redraft of the entire text thereof, to the extent that it would confuse rather than clarify to show additions and deletions, the foregoing rule will not apply; however, the presiding officer of the group having such proposal under consideration shall strictly construe the foregoing rule to achieve the purposes thereof.

23. Compliance with the foregoing two rules shall be required at all stages of the legislative process except in the engrossing and enrolling of the bill or resolution, when the underlining and the deleted text shall be omitted.

Conference Committees

24. When a bill or resolution passed by one House is amended in the other House, and the originating House fails to concur in the amendments, the disagreement shall be resolved by a motion in the originating House not to concur and to request the appointment of a conference committee. Prompt notice of action on such motion shall be given to the other House and included in such notice shall be the names of those named by the presiding

officer of the originating House as members of the conference committee. Upon the receipt of such request for a conference committee, the receiving House shall promptly act thereon by motion to grant or not to grant a conference committee. If the motion to grant prevails, such notice shall include the names of the members of the conference committee named by the presiding officer of the receiving House, whereupon the conference committee shall be officially constituted and authorized to proceed with the business for which it was created.

25. In all conferences between the Senate and the House by committee, the number of committeemen from each House shall be five (5), and all votes on matters of difference shall be taken by each committee separately, and it shall require a majority of each committee to determine the matter in dispute. Reports of conference committees must be signed by a majority of each committee of the conference.

26. The members of the conference committee named by the presiding officer of the originating House shall select one of their number to serve as chairman of the conference committee. The chairman shall fix a time and place for the conference committee to meet and shall give adequate notice thereof to all members of the conference committee. The committee shall meet at the appointed hour, confer freely on the matters in disagreement and apply themselves diligently in an effort to reconcile such differences. All meetings of conference committees shall be open to the public and press.

27. Conference committees shall limit their discussions and their actions solely to the matters in disagreement between the two Houses. A conference committee shall have no authority with respect to any bill or resolution:

1. To change, alter, or amend text which is not in disagreement;
2. To omit text which is not in disagreement;
3. To add text on any matter which is not in disagreement;
4. To add text on any matter which is not included in either the House or Senate version of the bill or resolution.

This rule shall be strictly construed by the presiding officer in each House to achieve the purposes hereof.

28. Conference committees on appropriations bills, like other conference committees, shall limit their discussions and their actions solely to the matters in disagreement between the two Houses. In addition to the limitations contained elsewhere in these rules, a conference committee on appropriations bills shall be strictly limited in its authority as follows:

1. If an item of appropriation appears in both House and Senate versions of the bill, such item must be included in the conference report.
2. If an item of appropriation appears in both House and Senate versions of the bill, and in identical amounts, no change can be made in such item or the amount thereof.
3. If an item of appropriation appears in both House and Senate versions of the bill but in different amounts, no change can be made in the

item, but the amount thereof shall be at the discretion of the conference committee, provided that such amount shall not exceed the larger version and shall not be less than the smaller version.

4. If an item of appropriation appears in one version of the bill and not in the other, such item can be included or omitted at the discretion of the conference committee. If the item is included, the amount thereof shall not exceed the sum specified in the version containing such item.

5. If an item of appropriation appears in neither the House nor the Senate version of the bill, such item must not be included in the conference report.

This rule shall be strictly construed by the presiding officer in each House to achieve the purposes hereof.

29. Conference committees on tax bills, like other conference committees, shall limit their discussions and their actions solely to the matters in disagreement between the two Houses. In addition to the limitations contained elsewhere in these rules, a conference committee on a tax bill shall be strictly limited in its authority as follows:

1. If a tax item appears in both House and Senate versions of the bill, such item must be included in the conference report.

2. If a tax item appears in both House and Senate versions of the bill, and in identical form and with identical rates, no change can be made in such item or the rate therein provided.

3. If a tax item appears in both House and Senate versions of the bill but at differing rates, no change can be made in the item, but the rate thereof shall be at the discretion of the conference committee, provided that such rate shall not exceed the higher version and shall be not less than the lower version.

4. If a tax item appears in one version of the bill and not in the other, such item can be included or omitted at the discretion of the conference committee. If the item is included, the rate thereof shall not exceed the rate specified in the version containing such item.

5. If a tax item appears in neither the House nor the Senate version of the bill, such item must not be included in the conference report.

This rule shall be strictly construed by the presiding officer in each House to achieve the purposes hereof.

30. Conference committees on reapportionment bills, to the extent possible, shall limit their discussions and their actions to the matters in disagreement between the two Houses. Since the adjustment of one district in a reapportionment bill will inevitably affect other districts therein, the strict rule of construction imposed on other conference committees must be relaxed somewhat when reapportionment bills are involved. Accordingly, the following authority and limitations shall apply only to conference committees on reapportionment bills:

1. The conference committee shall have wide discretion in rearranging all districts to the extent necessary to resolve all differences between the two Houses.

2. Insofar as the actual structure of the districts is concerned the provisions of Joint Rule 27 shall not apply to conference committees on reapportionment bills.

31. Conference committees on recodification bills, like other conference committees, shall limit their discussions and their actions solely to the matters in disagreement between the two Houses. The comprehensive and complicated nature of recodification bills makes necessary the relaxing of the strict rule of construction imposed on other conference committees only to the following extent:

1. If it develops in conference committee that material has been inadvertently included in both House and Senate versions which properly has no place in such recodification, such material may be omitted from the conference report, if by such omission the existing statute thereon is not repealed, altered or amended.

2. If it develops in conference committee that material has been inadvertently omitted from both the House and Senate version which properly should be included if such recodification is to achieve its purpose of being all-inclusive of the statutes being recodified, such material may be added to the conference report, if by such addition the existing statute is merely restated without substantive change in existing law.

32. Limitations imposed on certain conference committees by the provisions of Joint Rules 28, 29, 30 and 31 may be suspended in part, by permission of both Houses, to enable consideration of and action on a specific matter or matters which otherwise would be in violation thereof. Such permission shall be granted only by concurrent resolutions passed by majority vote in each House, with yeas and nays thereon to be recorded in the Journals of the respective Houses. Such concurrent resolutions shall specify in detail: (1) the exact nature of the matter or matters proposed to be considered, (2) the specific limitation or limitations to be suspended thereby, (3) the specific action contemplated by the conference committee thereon, and (4) the reasons why suspension of such limitations is being requested. Permission thus granted shall suspend such limitations only for the matter or matters clearly specified in the resolution, and action of the conference committee shall be in conformity therewith.

33. All conference committee reports on appropriation bills, tax bills, reapportionment bills, and recodification bills must be reproduced and a copy thereof furnished to each member at least forty-eight hours before any action thereon can be taken by either House.

34. All conference committee reports on bills other than appropriation, tax, reapportionment and recodification bills must be reproduced and a copy thereof furnished to each member at least twenty-four hours before any action thereon can be taken by either House; provided, however, that the twenty-four hour delay on action by either House, as herein provided, shall not apply during the last forty-eight hours of any session.

35. Each conference committee report, regardless of its subject matter, must have attached thereto a section by section analysis showing the disagreements which have been resolved by the conference committee. This analysis must show, for each and every disagreement, in parallel columns: (1) the substance of the House version, (2) the substance of the Senate

version, and (3) the substance of the recommendation thereon by the conference committee. No action shall be taken by either House on any conference committee report in the absence of such an analysis except by an affirmative vote of two-thirds of the members present, with the yeas and nays thereon to be recorded in the Journal of such House.

36. The presiding officer of each House shall rule out of order any conference committee report made or which is in violation of any of the provisions and limitations contained in the Joint Rules.

37. Each conference committee report, regardless of its subject matter, shall be printed only once in the Journal, such printing to be determined as follows: (1) if the conference committee report involves a House bill, such report shall be printed in the House Journal and not in the Senate Journal; and (2) if the conference committee report involves a Senate bill, such report shall be printed in the Senate Journal and not in the House Journal.

Enrolling and Signing Bills

38. After a bill shall have passed both Houses, it shall be duly enrolled including all proper endorsements, following which it shall be examined by the Joint Legislative Committee on Administration, hereinafter created. The Joint Committee shall carefully compare the enrolled bill with the drafts of such bill as passed by the respective Houses, correct any and all errors made in the enrollment thereof, and report thereon to the respective Houses. Such report shall be accompanied by a copy of the bill and shall, except for local bills, be printed in the Journal of the House in which such bill originated.

39. There is hereby created the Joint Legislative Committee on Administration whose membership shall consist of all members of the Senate named by the President to be members of the Senate Committee on Rules and all members of the House named by the Speaker to be members of the House Committee on Enrolled and Engrossed Bills; provided, however, that not more than five such members can be named by either House. During each two-year period immediately following an election for President of the United States the chairman of the Senate Committee on Rules shall be chairman and the chairman of the House Committee on Enrolled and Engrossed Bills shall be vice-chairman, of the Joint Committee which positions shall be reversed in the subsequent two-year period in such manner that the chairman of the Joint Committee shall alternately be a member of the Senate for two years and then a member of the House for two years, with the vice-chairman in each instance to be a member of the other House. The Joint Committee shall conduct studies of various phases of legislative administration, such as printing, enrolling and engrossing, and status reporting, to determine the feasibility of joint operation of such facilities, and shall report thereon to the respective Houses from time to time as the occasion warrants. Should joint operation of any facility be provided by the two Houses, such facility shall be under the supervision and control of the Joint Committee. It is further provided that the Joint Committee shall in no way interfere with the operation of the offices or staffs of individual Senators and Members of the House of Representatives.

40. If a joint facility for the enrollment of bills is provided, it shall be the duty of such facility to enroll in accurate and correct form all bills

or resolutions passed by both Houses, as well as any resolution passed by a single House which is subject to being enrolled, under such rules and regulations as may be promulgated by the Joint Committee. In the absence of such joint facility, it shall be the duty of the Enrolling and Engrossing Clerk of the House to enroll all bills and resolutions which originate in the House and the duty of the Enrolling and Engrossing Clerk of the Senate to enroll all bills and resolutions which originate in the Senate.

41. After examination and report, each bill shall be signed in the respective Houses, first by the presiding officer of the House in which the bill originated and then by the presiding officer of the other House, in accordance with Article 8, Section 38, of the Texas Constitution.

42. After a bill shall have been signed in each House, it shall be presented by the Joint Committee to the Governor for his consideration and action. The Joint Committee shall report the day of presentation to the Governor, which event and date thereof shall be entered in the Journal of the House in which the bill originated.

43. Unless and until a joint facility for the enrollment of bills is provided, the duties and responsibilities herein imposed on the Joint Committee shall be exercised and performed by the Senate Committee on Rules in the case of bills originating in the Senate, and by the House Committee on Enrolled and Engrossed Bills in the case of bills originating in the House.

44. All orders, resolutions and votes which are to be presented to the Governor for his approbation shall also be enrolled, examined and signed in the same manner as bills, and shall be presented in the same manner and by the same committee as provided in the case of bills.

Adjournments

45. Neither House shall, without the consent of the other, adjourn for more than three days, nor to any other place than that where the Legislature may be sitting (Constitution, Article 3, Section 17).

46. Consent for the adjournment of either or both Houses for more than three days shall be evidenced by a concurrent resolution passed by a majority vote in both Houses prior to the time such period of adjournment shall begin.

47. Each session of the Legislature shall adjourn sine die at the time fixed therefor by the Constitution of Texas unless an earlier date or time shall be determined by concurrent resolution passed by a majority vote in both Houses, in which event the date and time fixed by such resolution shall govern.

48. When the time arrives for sine die adjournment, each House shall give notice to the other that it has completed its labors and stands ready to adjourn sine die, and the fact of such notice shall be recorded in the Journals of the respective Houses.

49. When the time arrives for sine die adjournment, each House shall give notice to the Governor that it has completed its labors and stands ready to adjourn sine die, and the fact of such notice shall be recorded in the Journals of the respective Houses.

Suspending the Joint Rules

50. Except as otherwise provided herein, no provision contained in the Joint Rules shall be suspended except by concurrent resolution passed by both Houses by a two-thirds vote of the members present and voting in each House, with the yeas and nays on each such vote to be recorded in the Journals of the respective Houses.

Sec. 2. Due to practical difficulties in the transition to new procedures, Joint Rules 21, 22, and 23 shall not be mandatory until the 61st calendar day of the regular session of the 62nd Legislature only; thereafter, to be in full force and effect.

The resolution was referred to the Committee on Rules.

SENATE BILL ON FIRST READING

The following Senate Bill was today laid before the House, read first time and referred to Committee, as follows:

SB 1 to the Committee on Revenue and Taxation.

SENATE JOINT RESOLUTION ON FIRST READING

The following Senate Joint Resolution was today laid before the House, read first time and referred to the Committee on Constitutional Amendments:

SJR 5.

HOUSE JOINT RESOLUTIONS
ON FIRST READING

The following House Joint Resolutions were today laid before the House, read first time and referred to the Committee on Constitutional Amendments, as follows:

By Braun, Reed, Salem, Kubiak, Semos, Cole, E. Jones, Head, Vale, B. Bass, Beckham, Z. Holmes, Hendricks, Daniel, Smith, John Hannah, Dramberger, Hubenak, Rodriguez, Nichols, Farenthold, Graves, Clark, Truan, Nelms, Harris, Kaster, Sanchez, Coats, Cruz, Boyle, T. Moore, Atwell, Cobb, Wolff, Gammage, Lemmon, Schulle, Finnell, Allred, Lovell, Santiesteban, Agnich, C. Parker, Carrillo, Johnson, Williams, Bigham, McAlister, Lombardino, Caldwell, Presnal, T. Bass, Kost, Garcia, D. Neugent, Longoria, Earhman, Wieting, Hawn, Hale, Short, Denton, Tupper, Mengden, Poerner, Blythe, McKissack, Burgess, Orr, Stroud, Hawkins, A. Moore, Doyle, Tarbox, Grant, Golman, G. Moore, Niland, Shannon, and Haynes:

HJR 16, A Joint Resolution proposing an Amendment to Article I of the Texas Constitution by adding a new section to be known as Section 3a, providing that equality under the law shall not be denied or abridged because of sex, race, color, creed, or national origin.

By Allred:

HJR 17, A Joint Resolution proposing a Constitutional Amendment author-

izing the legislature to provide for removal of elective officers of the state and the political subdivisions of the state by recall.

By J. Nugent, Beckham, Allred, Truan, W. Parker, Ingram, Uher, McAlister, Salem, Z. Holmes, Blanton, Jungmichel, Hendricks, Hawn, Tarbox, T. Bass, Ogg, Finnell, Bynum, Braecklein, Braun, Stewart, Kubiak, Cole, Wieting, Ward, Swanson, Kaster, Tupper, Caldwell, Burgess, Hubenak, Bigham, Cobb, D. Davis, Gammage, Dramberger, Wolff, McKisack, Moreno, Presnal, Bowers, Williams, Price, Joe Hanna, Uher, Poff, Reed, Heatly, Simmons, Doyle, Lewis, Spurlock, Joe Allen, Hull, Murray, Cates, Moncrief, Semos, Nelms, Silber, Wyatt, Boyle, Denton, Newton, Graves, Lombardino, Daniel, Harris, Baker, G. Moore, Stroud, Nichols, Hawkins, Adams, Howard, and Clark:

HJR 18, A Joint Resolution proposing an Amendment to Article III, Section 24, of the Texas Constitution, to establish a commission to set rules of ethics for legislators and state officers and employees and to prescribe compensation for legislators.

By D. Jones:

HJR 19, A Joint Resolution proposing an Amendment to Article III, Sections 2 and 25, of the Texas Constitution, to provide for an increase in the membership of the State Senate from 31 to 39 members; to fix the membership in the House of Representatives at 150 members; to require apportionment of the Senate according to population; and to delete the limitation that no single county is entitled to more than one Senator.

PROVIDING FOR ADJOURNMENT

Mr. Hale moved that, at the conclusion of the reading of bills and resolutions on first reading and referral to committees, the House adjourn until 11:00 a.m. tomorrow.

The motion prevailed without objection.

HOUSE BILLS ON FIRST READING

The following House Bills were today laid before the House, read first time and referred to Committees, as follows:

By Niland:

HB 102, A bill to be entitled An Act amending Sections 1 and 2, Chapter 447, Acts of the 58th Legislature, 1963 (Article 29d, Vernon's Texas Civil Statutes), relating to the date on which the federal decennial census is to be recognized and acted upon by the state and its agencies and political subdivisions; and declaring an emergency.

Referred to Committee on State Affairs.

By Clayton:

HB 103, A bill to be entitled An Act relating to the powers and duties of the Coordinating Board, Texas College and University System; amend-

ing Sections 1, 10, 11, 13, 15, 16, 17, 21, and 22 and repealing Sections 12, 18, 19, and 20, Higher Education Coordinating Act of 1965 (Article 2919e-2, Vernon's Texas Civil Statutes); and declaring an emergency.

Referred to Committee on Higher Education.

By Clayton:

HB 104, A bill to be entitled An Act relating to a temporary registration permit for trucks, truck-tractors, trailers, and semitrailers of a nonresident owner used in certain movement of farm products; amending Section 2A, Chapter 18, Acts of the 41st Legislature, 5th Called Session, 1930, as amended (Article 827b, Vernon's Texas Penal Code); and declaring an emergency.

Referred to Committee on Motor Transportation.

By Clayton:

HB 105, A bill to be entitled An Act relating to the use of English as the basic language of instruction in all schools; restricting bilingual instruction beyond the third grade; making it a misdemeanor to offer bilingual instruction beyond the third grade in a public school except in certain circumstances; setting a penalty; amending Sections 1 and 2, Chapter 289, Acts of the 61st Legislature, Regular Session, 1969 (Article 2654-1d, Vernon's Texas Civil Statutes); and declaring an emergency.

Referred to Committee on Public Education.

By Clayton:

HB 106, A bill to be entitled An Act relating to the inoculation and vaccination of children admitted to child caring institutions and facilities; amending Section 8(a), Chapter 1, General Laws, page 544, Acts of the 46th Legislature, Regular Session, 1939, as amended (Article 695c, Vernon's Texas Civil Statutes), to add a new Subsection 9a; and declaring an emergency.

Referred to Committee on Public Health.

By Clayton:

HB 107, A bill to be entitled An Act relating to the inoculation or vaccination of persons attending public schools or state-supported institutions of higher education; amending Section 2.09, Texas Education Code; and declaring an emergency.

Referred to Committee on Public Health.

By Clayton:

HB 108, A bill to be entitled An Act relating to increasing the limited sales, excise, and use tax and allocating a portion of the proceeds of the tax to a special fund for the benefit of the public school districts of the state; amending Article 20.02, Section (A) of Article 20.021, Sections (B) and (J) of Article 20.05, and Article 20.13, Title 122A, Taxation-General,

Revised Civil Statutes of Texas, 1925, as amended; amending Paragraph (2), Subsection (K), Section 2, Chapter 36, Acts of the 60th Legislature, 1967, as amended (Article 1066c, Vernon's Civil Statutes); amending Section 15.01, Texas Education Code; and declaring an emergency.

Referred to Committee on Revenue and Taxation.

By Earthman:

HB 109, A bill to be entitled An Act relating to the procedure for becoming a write-in candidate in certain elections and to the counting and canvassing of votes cast for write-in candidates and unopposed candidates; amending the Texas Election Code by amending Subdivisions 3 and 5 of Section 61, as amended, and Section 62, as amended (Articles 6.05 and 6.06, Vernon's Texas Election Code), and by adding new Sections 101b, 116a, 187a, and 230a; and declaring an emergency.

Referred to Committee on Elections.

By Salem:

HB 110, A bill to be entitled An Act providing that medical examiners' investigators are peace officers; amending Article 2.12, Code of Criminal Procedure, 1965, as amended; and declaring an emergency.

Referred to Committee on Criminal Jurisprudence.

By Salem:

HB 111, A bill to be entitled An Act relating to prescribing a maximum time period for the disposition of property damage claims resulting from transporting property for compensation or hire by a specialized motor carrier which transports household goods and used office furniture and equipment, by a motor carrier, or a contract carrier; prescribing a penalty; providing for attorney's fees and court costs; and declaring an emergency.

Referred to Committee on Motor Transportation.

By Traeger:

HB 112, A bill to be entitled An Act relating to entitlement of certain persons for credit under the Employees Retirement System; amending Section 4, Chapter 352, Acts of the 50th Legislature, 1947, as amended (Article 6228a, Vernon's Texas Civil Statutes); and declaring an emergency.

Referred to Committee on State Affairs.

By Nichols, Cobb, Denton, Braun, Caldwell, Harris, Bigham, Kubiak, and C. Parker:

HB 113, A bill to be entitled An Act relating to the protection of persons who file a claim or aid in filing a claim or testify at hearings concerning a claim under the Texas Workmen's Compensation Act; and declaring an emergency.

Referred to Committee on Judiciary.

By Uher:

HB 114, A bill to be entitled An Act amending Subchapter F, Chapter 23, Texas Education Code, by adding a new Section 23.99, relating to the constitution and procedures of boards of equalization for independent school districts; and declaring an emergency.

Referred to Committee on School Districts.

By Pickens:

HB 115, A bill to be entitled An Act to exempt from existing statutes regulating the length of motor vehicles which may be operated in this state and from statutes regulating the distance which a load may extend beyond the front or rear of motor vehicles such vehicles or combinations of vehicles used exclusively to transport poles or pipe used in oil field operations; imposing conditions governing such vehicles and the operation thereof; repealing all laws and parts of laws in conflict herewith; containing a severability clause; and declaring an emergency.

Referred to Committee on Motor Transportation.

By Lombardino, Hubenak, Dramberger, Kost, Finck, Mengden, and Wolff:

HB 116, A bill to be entitled An Act relating to the punishment for murder with malice aforethought of a peace officer or fireman while in the line of duty; amending Article 1257, Penal Code of Texas, 1925, as amended; and declaring an emergency.

Referred to Committee on Criminal Jurisprudence.

By Rosson and Joe Hanna:

HB 117, A bill to be entitled An Act amending Article 9.39 of the Texas Insurance Code as amended by H. B. 581, Acts, 1967, 60th Legislature, Chapter 219, page 490; exempting certain title insurance agents from the requirements of annual audits; providing for severability; and declaring an emergency.

Referred to Committee on Insurance.

By Cobb:

HB 118, A bill to be entitled An Act providing for the appointment by the District Judge of the 69th Judicial District of Texas, composed of the Counties of Dallas, Deaf Smith, Hartley, Moore, Oldham, and Sherman, of an official shorthand reporter for such judicial district; providing his qualifications; providing that the salary of said official shorthand reporter shall be fixed and determined by the judge of said judicial district and not otherwise; providing for the manner of payment of said salary and out of what fund; providing for transcript fees and allowance for hotel and traveling expenses; providing a saving clause; repealing Chapter 376, Acts of the 59th Legislature, Regular Session, 1965 (Article 2326j-46, Vernon's Texas Civil Statutes); and declaring an emergency.

Referred to Committee on Counties.

By Denton:

HB 119, A bill to be entitled An Act relating to the exemption of school teachers, clerical employees, and supervisory personnel from the requirement for annual tuberculosis examinations; amending Section 5, Chapter 51, Acts of the 59th Legislature, Regular Session, 1965 (Article 4477-12, Vernon's Texas Civil Statutes); and declaring an emergency.

Referred to Committee on Public Health.

By Denton:

HB 120, A bill to be entitled An Act relating to supplemental state salary aid to school districts; amending Subsections (a)-(d), Section 16.98, Texas Education Code; and declaring an emergency.

Referred to Committee on Appropriations.

By Denton:

HB 121, A bill to be entitled An Act relating to a tax on abandoned motor vehicles; and declaring an emergency.

Referred to Committee on Revenue and Taxation.

By Denton:

HB 122, A bill to be entitled An Act relating to presidential preference primaries and selection of delegates to national political conventions; amending the Texas Election Code by adding Sections 236a and 236b; and declaring an emergency.

Referred to Committee on Elections.

By Patterson:

HB 123, A bill to be entitled An Act relating to public disclosure of financial interests and other information by officers and certain employees of the executive, legislative, and judicial branches of the state government; providing a penalty; and declaring an emergency.

Referred to Committee on State Affairs.

By Golman, McKissack, Jungmichel, Kubiak, and A. Moore:

HB 124, A bill to be entitled An Act relating to expulsion from state-supported institutions of higher education of students engaging in vandalism, destruction of property, or disruptive activities; and declaring an emergency.

Referred to Committee on Higher Education.

By Kubiak:

HB 125, A bill to be entitled An Act relating to the cancellation of policies by the insurer of motor vehicle insurance against liability; amend-

ing the Texas Insurance Code by adding Article 5.06-3; and declaring an emergency.

Referred to Committee on Insurance.

By Kubiak:

HB 126, A bill to be entitled An Act relating to filing for the office of trustee of an independent school district with the secretary of the board of trustees in districts having a scholastic population of 150 or more; amending Subsections (b) and (c), Section 23.03, Texas Education Code; and declaring an emergency.

Referred to Committee on School Districts.

By Angly, Craddick, Earthman, Bowers, E. Jones, Blythe, Agnich, Lee, Mengden, and Christian:

HB 127, A bill to be entitled An Act enacting Part a, Section 244, Texas Election Code (Article 14.08a, Vernon's Texas Election Code), relating to statements of income and indebtedness of state legislators; and declaring an emergency.

Referred to Committee on State Affairs.

By Caldwell and Joe Allen:

HB 128, A bill to be entitled An Act repealing certain laws authorizing counties to pay bounties for the destruction of animals; repealing Chapter 44, General Laws, Acts of the 39th Legislature, Regular Session, 1925, as last amended by Section 1, Chapter 572, Acts of the 47th Legislature, Regular Session, 1941; Chapter 35, Acts of the 41st Legislature, Regular Session, 1929; Chapter 107, Acts of the 41st Legislature, 1st Called Session, 1929; Chapter 47, General Laws, Acts of the 41st Legislature, 4th Called Session, 1930; Chapter 48, General Laws, Acts of the 41st Legislature, 5th Called Session, 1930; Chapter 251, Acts of the 45th Legislature, Regular Session, 1937; Chapter 28, Acts of the 45th Legislature, 1st Called Session, 1937; Chapter 1, page 515, Special Laws, Acts of the 46th Legislature, 1939; Chapters 23 and 413, Acts of the 47th Legislature, Regular Session, 1941; Chapters 29, 59, and 105, Acts of the 49th Legislature, 1945; Chapter 332, Acts of the 55th Legislature, Regular Session, 1957; and Chapters 251 and 263, Acts of the 56th Legislature, Regular Session, 1959; and declaring an emergency.

Referred to Committee on Counties.

By Atwell and Wolff:

HB 129, A bill to be entitled An Act providing a system for exempting from ad valorem taxation certain capital investments related to air and water quality control; amending Subchapter C, Chapter 313, Acts of the 60th Legislature, Regular Session, 1967, as amended (Article 7621d-1, Vernon's Texas Civil Statutes), by adding a Section 3.34; amending Subchapter C, Chapter 727, Acts of the 60th Legislature, Regular Session, 1967, as amended (Article 4477-5, Vernon's Texas Civil Statutes), by adding a Section 3.27; and declaring an emergency.

Referred to Committee on Revenue and Taxation.

By C. Parker, Doyle, Kilpatrick, and Haynes:

HB 130, A bill to be entitled An Act relating to the establishment of branches of Lamar State College of Technology; and declaring an emergency.

Referred to Committee on Higher Education.

By C. Parker:

HB 131, A bill to be entitled An Act amending Section 14a, as added, and adding Section 14b, Chapter 94, Acts of the 51st Legislature, Regular Session, 1949 (Article 4512b, Vernon's Texas Civil Statutes), relating to refusing, revoking, suspending, and reinstating licenses to practice chiropractic and relating to the use of ionizing radiation; and declaring an emergency.

Referred to Committee on Public Health.

By C. Parker:

HB 132, A bill to be entitled An Act raising the salaries of justices of the peace and constables in counties having a population of at least 195,001 and not more than 600,000 inhabitants by amending Section 5, Chapter 110, Acts of the 55th Legislature, Regular Session, 1957 (Article 3912i, Vernon's Texas Civil Statutes); and declaring an emergency.

Referred to Committee on Counties.

By C. Parker:

HB 133, A bill to be entitled An Act relating to the authority of certain reserve or auxiliary law enforcement officers to carry a weapon; amending Article 484, Penal Code of Texas, 1925; and declaring an emergency.

Referred to Committee on Criminal Jurisprudence.

By C. Parker:

HB 134, A bill to be entitled An Act relating to the allocation of certain motor fuel tax revenue to a city street fund established in the state treasury, and the reallocation of motor fuel tax revenues to certain other funds, the appropriation and allotment of money from the city street fund to certain cities for use in the acquisition, construction, and maintenance of city streets, the submission of certain reports, and suits by the state for reimbursement by the city of misused or misappropriated funds received from the city street funds; amending Article 9.25, Title 122A, Taxation-General, Revised Civil Statutes of Texas, 1925, as last amended by Section 1, Chapter 2, Acts of the 57th Legislature, 3rd Called Session, 1962; providing for an effective date; and declaring an emergency.

Referred to Committee on Revenue and Taxation.

By C. Parker:

HB 135, A bill to be entitled An Act relating to the allocation of certain motor fuel tax revenue to a city street fund established in the state treasury

and the reallocation of motor fuel tax revenues to certain other funds, the appropriation and allotment of money from the city street fund to certain cities for use in the acquisition, construction, and maintenance of city streets, the submission of certain reports, and suits by the state for reimbursement by the city of misused or misappropriated funds received from the city street fund; amending Article 9.25, Title 122A, Taxation-General, Revised Civil Statutes of Texas, 1925, as amended; and declaring an emergency.

Referred to Committee on Revenue and Taxation.

By C. Parker, Doyle, and Kilpatrick:

HB 136, A bill to be entitled An Act relating to the jurisdiction of the county courts at law of Jefferson County in certain civil matters and cases; amending Section 2, Chapter 29, General Laws, Acts of the 34th Legislature, Regular Session, 1915, as amended (Article 1970-112, Vernon's Texas Civil Statutes), and Section 2, Chapter 152, Acts of the 59th Legislature, Regular Session, 1965 (Article 1970-126a, Vernon's Texas Civil Statutes); and declaring an emergency.

Referred to Committee on Judiciary.

By Orr:

HB 137, A bill to be entitled An Act relating to the validity of arbitration agreements; amending Article 224, Revised Civil Statutes of Texas, 1925, as amended; and declaring an emergency.

Referred to Committee on Judiciary.

By Salem:

HB 138, A bill to be entitled An Act relating to the creation of the Texas Board of Examiners in Watchmaking, and the licensing and regulation of persons engaged in the practice of watchmaking; providing for a penalty; and declaring an emergency.

Referred to Committee on Governmental Affairs and Efficiency.

By Wolff and Moncrief:

HB 139, A bill to be entitled An Act authorizing the Texas Department of Mental Health and Mental Retardation to establish a treatment program using synthetic narcotic drugs for drug-dependent persons; and declaring an emergency.

Referred to Committee on Mental Health and Mental Retardation.

By Golman, Clayton, Santiesteban, Carrillo, Longoria, Williams, Vale, and McAlister:

HB 140, A bill to be entitled An Act relating to vaccination requirements for admission to a public school or state-supported institution of higher education; amending Section 2.09, Texas Education Code; and declaring an emergency.

Referred to Committee on Public Health.

By Denton:

HB 141, A bill to be entitled An Act relating to the creation and administration of a Texas Youth Employment Program by the Parks and Wildlife Department; and declaring an emergency.

Referred to Committee on Parks and Wildlife.

By Denton:

HB 142, A bill to be entitled An Act providing for the regulation and control of children's summer camps organized for education, recreational, or religious purposes; providing penalties for violations; and declaring an emergency.

Referred to Committee on Governmental Affairs and Efficiency.

By Cavness, Foreman, and H. Davis:

HB 143, A bill to be entitled An Act relating to the Firemen's Relief and Retirement Fund in certain cities; amending Section 6C, Subsections (a) and (c) of Section 7D, Subsection (a) of Section 10D, Subsections (a) and (g) of Section 12B, and adding Subsection (j) to Section 12B, Chapter 125, Acts of the 45th Legislature, Regular Session, 1937; as amended (Article 6243e, Vernon's Texas Civil Statutes); and declaring an emergency.

Referred to Committee on Urban Affairs.

By Traeger:

HB 144, A bill to be entitled An Act amending Chapter 186, Acts of the 60th Legislature, Regular Session, 1967, relating to the Texas National Guard Armory Board and codified as "Title 97A, National Guard Armory Board," by therein amending Article 5931-1 relating to the composition of the National Guard Armory Board; amending Article 5931-5 relating to certain specific powers of the Board; amending Article 5931-9 relating to transfers and sales by the Board; providing for severability; repealing conflicting laws; and declaring an emergency.

Referred to Committee on Military Affairs.

By A. Moore, Nichols, and Nelms:

HB 145, A bill to be entitled An Act amending Chapter 21, Texas Insurance Code, by adding a new Article 21.49 authorizing and directing the State Board of Insurance to prescribe, adopt, promulgate, and enforce notice requirements for cancellation and nonrenewal of policies for general casualty insurance, fire insurance, and motor vehicle insurance, homeowners policies; providing for severability; and declaring an emergency.

Referred to Committee on Insurance.

By A. Moore:

HB 146, A bill to be entitled An Act to amend Section 2 of Article 10.58, Subchapter B, of Chapter 10, Title 122A, Taxation-General, Revised Civil Statutes of Texas, as amended; and declaring an emergency.

Referred to Committee on Revenue and Taxation.

By McAlister:

HB 147, A bill to be entitled An Act providing that, in appropriate circumstances, the substantive law of this state relating to wrongful death may be applied to death caused outside the state; amending Article 4678, Revised Civil Statutes of Texas, 1925; and declaring an emergency.

Referred to Committee on Judiciary.

By McAlister:

HB 148, A bill to be entitled An Act providing that in appropriate circumstances a constitutional provision, statute, or nonstatutory rule of this state may be applied to persons or events outside this state; and declaring an emergency.

Referred to Committee on Judiciary.

By Golman, McKissack, and Bowers:

HB 149, A bill to be entitled An Act amending the Code of Criminal Procedure, 1965, by adding a new Article 18.31 relating to the interception of wire or oral communications; and declaring an emergency.

Referred to Committee on State Affairs.

By Golman and McKissack:

HB 150, A bill to be entitled An Act pertaining to arrest without warrant for persons about to escape after committing a misdemeanor involving violence against another person; amending Article 14.04, Code of Criminal Procedure, 1965; and declaring an emergency.

Referred to Committee on Criminal Jurisprudence.

By Golman:

HB 151, A bill to be entitled An Act relating to the teaching of a course in the public schools on the dangers of crime and narcotics; amending Section 1, Chapter 484, Acts of the 61st Legislature, Regular Session, 1969 (Article 2654-1e, Vernon's Texas Civil Statutes); and declaring an emergency.

Referred to Committee on Juvenile Crime and Delinquency.

By Golman and McKissack:

HB 152, A bill to be entitled An Act relating to the penalty for assault with intent to murder; amending Section 1, Article 1160, Penal Code of Texas, 1925, as amended; and declaring an emergency.

Referred to Committee on Criminal Jurisprudence.

By Golman and McKissack:

HB 153, A bill to be entitled An Act prohibiting any person who has been convicted of a felony or who has received probation for a felony offense from possessing certain weapons away from the premises upon which he lives; providing a penalty; amending Sections 1 and 2, Chapter 599, Acts of the 51st Legislature, Regular Session, 1949, as amended (Article 489c, Vernon's Texas Penal Code); and declaring an emergency.

Referred to Committee on Criminal Jurisprudence.

By Golman and McKissack:

HB 154, A bill to be entitled An Act amending Article 21.24, Code of Criminal Procedure, 1965, relating to charging more than one offense in an indictment; and declaring an emergency.

Referred to Committee on Criminal Jurisprudence.

By Golman and McKissack:

HB 155, A bill to be entitled An Act relating to the possession of paraphernalia used in connection with bookmaking; providing penalties; amending Chapter 2, Acts of the 45th Legislature, 1st Called Session, 1937 (Article 652a, Vernon's Texas Penal Code), by adding Section 6a; and declaring an emergency.

Referred to Committee on Criminal Jurisprudence.

By Golman, Nabers, Hubenak, and McAlister:

HB 156, A bill to be entitled An Act relating to the regulation of cosmetologists and hairdressers; creating the Texas Cosmetology Commission; providing definitions, license qualifications, license fees, rules and regulations, procedures for licensing and renewal, and penalties; repealing Chapter 116, Acts of the 44th Legislature, Regular Session, 1935, as amended (Article 734b, Vernon's Texas Penal Code); and declaring an emergency.

Referred to Committee on State Affairs.

ADJOURNMENT

In accordance with a previous motion, the House, at 11:45 a.m., adjourned until 11:00 a.m. tomorrow.

APPENDIX

STANDING COMMITTEE REPORTS

The Committee on Engrossed and Enrolled Bills has filed favorable reports, as follows: Correctly engrossed—HCR 15. Correctly enrolled—HCR 13 and HCR 14.

SENT TO THE GOVERNOR
January 25, 1971

HCR 9

HCR 10

January 26, 1971

HCR 13

HCR 14

TENTH DAY—WEDNESDAY, JANUARY 27, 1971

The House met at 11:00 a.m. and was called to order by the Speaker.

The roll of the House was called and the following Members were present:

Mr. Speaker	Denton	Jungmichel	Price
Adams	Doran	Kaster	Reed
Agnich	Doyle	Kilpatrick	Rodriguez
Allen, Joe	Dramberger	Kost	Rosson
Allen, John	Earthman	Kubiak	Salem
Allred	Finck	Lee	Salter
Angly	Finnell	Lemmon	Sanchez
Atwell	Finney	Lewis	Santiesteban
Atwood	Floyd	Ligarde	Schulle
Baker	Foreman	Lombardino	Semos
Bass, B.	Gammage	Longoria	Shannon
Bass, T.	Garcia	Lovell	Sherman
Beckham	Golman	McAlister	Short
Bigham	Grant	McKissack	Silber
Blanton	Graves	Mengden	Simmons
Blythe	Hale	Moncrief	Slack
Bowers	Hanna, Joe	Moore, A.	Slider
Boyle	Harding	Moore, G.	Smith
Braecklein	Harris	Moore, T.	Solomon
Braun	Hawkins	Moreno	Spurlock
Burgess	Hawn	Murray	Stroud
Caldwell	Haynes	Nabers	Swanson
Calhoun	Head	Nelms	Tarbox
Carrillo	Heatly	Neugent, D.	Traeger
Cates	Hendricks	Newton	Truan
Cavness	Hilliard	Nichols	Tupper
Christian	Holmes, T.	Niland	Uher
Clark	Holmes, Z.	Nugent, J.	Vale
Clayton	Howard	Ogg	Ward
Coats	Hubenak	Orr	Wieting
Cobb	Hull	Parker, C.	Williams
Cole	Ingram	Parker, W.	Williamson
Craddick	Johnson	Patterson	Wolff
Cruz	Jones, D.	Pickens	Wyatt
Davis, D.	Jones, E.	Poerner	
Davis, H.	Jones, G.	Presnal	