

The motion to table prevailed.

ADJOURNMENT

Mr. Slack moved that the House adjourn until 10:30 a.m. tomorrow.

The motion prevailed without objection.

The House accordingly, at 12:22 p.m., adjourned until 10:30 a.m. tomorrow.

APPENDIX

BILLS TRANSMITTED TO GOVERNOR UNDER ARTICLE 16, SECTION 59

HB 458 transmitted by the Chief Clerk to the Governor on February 9, 1971.

HB 459 transmitted by the Chief Clerk to the Governor on February 9, 1971.

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HB 467 transmitted by the Chief Clerk to the Governor on February 9, 1971.

HB 471 transmitted by the Chief Clerk to the Governor on February 9, 1971.

STANDING COMMITTEE REPORTS

Favorable reports have been filed by Committees on bills and resolutions, as follows:

Engrossed and Enrolled Bills: Correctly engrossed—HB 115, HB 213, HB 224, HCR 34.

Resolutions and Interim Activities: HSR 55.

NINETEENTH DAY—WEDNESDAY, FEBRUARY 10, 1971

The House met at 10:30 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	Angly	Beckham	Braecklein
Adams	Atwell	Bigham	Braun
Agnich	Atwood	Blanton	Burgess
Allen, Joe	Baker	Blythe	Bynum
Allen, John	Bass, B.	Bowers	Caldwell
Allred	Bass, T.	Boyle	Calhoun

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

Absent

Davis, D. Hale Smith

Absent-Excused

Jones, E.

A quorum of the House was announced present.

The Invocation was offered by Chaplain Clinton Kersey.

LEAVE OF ABSENCE GRANTED

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

Mr. Edmund Jones on motion of Mr. Blythe.

MESSAGE FROM THE SENATE

Austin, Texas, February 10, 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 3, By McKool: Proposing an Amendment to the Texas Constitution to provide for annual legislative sessions.

SCR 7, By Moore: Relating to the Texas Education Agency making certain that the youth of Texas receive the necessary resource-use education necessary in the field of environmental and conservation problems and that the Texas Education Agency report to the 63rd Legislature as to the nature and thoroughness of same.

Respectfully,
CHARLES A. SCHNABEL
Secretary of the Senate

RESOLUTION SIGNED BY THE SPEAKER

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

HCR 34, Commending the City of South Houston and its Mayor, the Honorable George Washington Christy.

CONGRATULATORY RESOLUTIONS ADOPTED

The following Congratulatory Resolutions were adopted unanimously:

HSR 95, by Bynum, Poff and Cobb: Congratulating R. G. Mills.

On motion of Mr. Cates the names of all the Members of the House were added to HSR 95 as signers thereof.

HSR 98, by Howard: Commending Ben Fort.

On motion of Mr. Craddick the names of all the Members of the House were added to HSR 98 as signers thereof.

HSR 99, by Atwood and Longoria: Extending special recognition to Coach Henry (Hank) Iba.

On motion of Mr. Atwood the names of all the Members of the House were added to HSR 99 as signers thereof.

HSR 100, by Braun: Commending George Wright.

On motion of Mr. Nichols the names of all the Members of the House were added to HSR 100 as signers thereof.

HCR 36, by Lemmon and Harris County Delegation: Congratulating Astronauts Alan B. Shepard, Jr., Edgar D. Mitchell and Stuart A. Roosa.

The resolution was read in full. On motion of Mr. Cruz the names of all the Members of the House were added to HCR 36 as signers thereof.

Representative Dee Jon Davis entered the House and was announced present.

LEAVE OF ABSENCE GRANTED

On motion of Mr. Howard, Mr. Presnal was granted leave of absence for the remainder of today on account of important business.

HSR 97—ADOPTED

(Congratulating the Honorable Dick McKissack on his birthday)

Mr. Golman offered the following resolution:

HSR 97

Whereas, On this 10th day of February, 1971, our worthy colleague, a distinguished Representative from Dallas, Dick McKissack, is celebrating his 45th birthday; and

Whereas, Though for a good many years now, he has celebrated the anniversary of his birth with good wishes from those who may address him as "Dear," or "Dad," or "Our Worthy Colleague," this is the first year for Dick McKissack to hear "Happy Birthday, Granddad!"; and

Whereas, On September 24, 1970, a bit early for a birthday present, Dick's daughter Becky and son-in-law Allen Birmingham, Jr., presented the Representative and his lovely wife, Barbara, with their first grandchild, a boy named Allen Vernon Birmingham III; and

Whereas, Dick McKissack is the proud father of two other daughters—Mrs. Gary (Kathy) Justice and Diane McKissack, and two sons—Mike and Kelly McKissack, who have listened to many a tale of their father's Navy days and of the time he played All-American football at Southern Methodist University a long time before he even thought about being a grandfather; and

Whereas, With six years of conspicuous legislative service behind him, Representative McKissack is ably serving the citizens of District 33 and the 62nd Legislature as Chairman of the Liquor Regulation Committee, and is a member of the important Committees for House Administration; Insurance; Oil, Gas, and Mining; and State Affairs; now, therefore, be it

Resolved, That the House of Representatives of the 62nd Legislature extend birthday greetings to its own All-American Granddad, Representative Dick McKissack, and urge him to keep up those calisthenics—he does look too young to have a grandchild; and, be it further

Resolved, That a copy of this Resolution be prepared for him and his family as a memento of this day and in token of the good wishes of the Members of this House.

The resolution was read and was unanimously adopted.

On motion of Mr. Hawn the names of all the Members of the House were added to the resolution as signers thereof.

Representative Hale entered the House and was announced present.

SCR 19—REFERRED TO COMMITTEE

(Inviting Senator Lloyd M. Bentsen, Jr., to address a Joint Session of the Legislature)

The Speaker laid before the House the following resolution:

SCR 19

Be it resolved, By the Texas Senate of the 62nd Legislature, the House of Representatives concurring, That the Honorable Lloyd M. Bentsen, Jr., United States Senator from Texas, be, and he is hereby, invited to address a Joint Session of the House of Representatives and the Senate of the 62nd Legislature in the Hall of the House on a date that is mutually agreeable to him and to the Lieutenant Governor and the Speaker of the House; and, be it further

Resolved, That a copy of this Resolution be prepared for Senator Bentsen as his official invitation from the Texas Legislature.

The resolution was referred to the Committee on House Administration.

(Mr. Sherman in the Chair)

HCR 37—REFERRED TO COMMITTEE

(Inviting Dr. Rupert N. Richardson to address a Joint Session of the Legislature)

Mr. Grant Jones offered the following resolution:

HCR 37

Whereas, Developing an understanding of and interpreting great art and literature has been the work of Dr. Rupert N. Richardson, Author-Educator-Historian, during more than five decades of teaching, research, writing, college administration, and public service; and

Whereas, Dr. Richardson believes that the greatest works in both media are essentially local in origin and nature, and the depth of his knowledge and understanding of his land, its people, the changing moods and the times is exceptional; and

Whereas, He is recognized as the foremost living authority on the history of the Southwest; as a youthful scholar he seized the opportunity to get firsthand information on the frontier West from oldtimers who had survived the era, from Indians and soldiers, as well as pioneer settlers, buffalo hunters, and trail drivers; and

Whereas, To the great mass of data derived from these personal inter-

views, he added the authenticity of research in national archives, libraries, and collections of documents; and

Whereas, A contemporary historian, Dr. Herbert Gambrell of Southern Methodist University, described Dr. Richardson and his work in these words: "Few know more intimately the printed and manuscript materials of the whole scope of this region's history"; and

Whereas, As a writer Dr. Richardson's influence is tremendous, reaching throughout the English speaking academic community with his authoritative, scholarly works, but that does not mean his enthusiasm and abilities have been confined to this one area: he is an active Christian layman, a lecturer whose calendar is always filled; he has the exceptional talent of being able to use his function as a civic servant on the statewide level as a remarkable "bridge" between the theorists of the academic community and the realists of the nonacademic world; although he avoids partisan political activities, Dr. Richardson has accepted many nonpaying appointments to projects and agencies that are government oriented, the Texas Historical Survey Committee, for example, of which he has served as member, prime mover and president; and

Whereas, Another field of interest to Dr. Richardson is range management, and he is much sought as a speaker who uses the lessons of history to teach proper usage of the land and its resources; and

Whereas, Dr. Richardson is president emeritus and senior professor of history at Hardin-Simmons University in Abilene, and holds a Bachelor of Arts Degree from Simmons College (1912), a Bachelor of Philosophy Degree from the University of Chicago (1914), a Master of Arts Degree in History from The University of Texas (1922), and a Doctor of Philosophy Degree in History from The University of Texas (1928); and

Whereas, His professional career spans a period of more than 56 years, beginning in 1915 when he held the position of principal of Cisco High School and continuing through 11 years as acting president and president of Hardin-Simmons University, before becoming president emeritus in 1953; he still carries a full teaching load as senior professor of history and is also busy on his research and writing schedule; and

Whereas, This distinguished scholar, teacher, and Christian layman has received many honors: he was designated a Piper Professor in 1963, with cash award, as an outstanding teacher; he was named Texas Baptist Elder Statesman in 1961; he was given the Award of Merit, 1953, by the American Historical Association for contributions to local and state history; he received the Award of Achievement, 1964, from the Texas Library Association for contributions to culture and learning in the state and an additional Award of Merit, 1969, from the Texas Historical Foundation and Association in recognition of outstanding service; and

Whereas, He has also been the recipient of the Rupert N. Richardson Award, established in 1964 by the Texas State Historical Association to be given in his honor annually for exceptional efforts at preservation of the historic; the Founders Medal, presented by Austin College in special convocation in October, 1970, and, in November, 1970, he was one of the first three recipients of the Distinguished Alumni Medal awarded by Hardin-Simmons University; and

Whereas, Age has done nothing to curtail the prodigious amount of work in which Dr. Richardson manages to be involved; although he will celebrate his 80th birthday on April 28, 1971, his only concession to life as an octogenarian has been the study of lipreading to compensate for defective hearing, and he continues vigorous and healthy, a condition he attributes to his daily exercise in building fences and tending cattle on the small stock farm he bought a few years ago; and

Whereas, He is known nationwide and abroad for such writings as *The Comanche Barrier* (1933); *The Great Southwest* (1934); *Texas, The Lone Star State* (1943, and two later editions in 1958 and 1970); *James Stephen Hogg Papers*, a four-volume editing project; *Adventuring With a Purpose, Life Story of Arthur Lee Wasson* (1951); *Colonel Edward M. House* (1964); and *Caddo, Texas* (1966), the biography of a community, the West Central Texas village where Dr. Richardson was reared; and

Whereas, This illustrious historian, scholar, writer, and lecturer is eminently qualified to give the oration before the Texas Legislature that is customary in celebration of San Jacinto Day during a legislative session and Members of the 62nd Legislature would consider it a great honor to have Dr. Rupert N. Richardson address the House of Representatives and the Senate convened in Joint Session on this April 21, a date revered by all Texans for its historic significance in bringing freedom from oppression and establishing the great Republic of Texas; now, therefore, be it

Resolved by the House of Representatives of the State of Texas, the Senate concurring, That Dr. Rupert N. Richardson, historian, scholar, Christian leader, and great American, be, and he is hereby, invited to address a Joint Session of the Texas Legislature on Wednesday, April 21, 1971, at 11:00 a.m.; and, be it further

Resolved, That a copy of this Resolution be prepared for Dr. Rupert N. Richardson as his official invitation from the Texas Legislature.

Signed: Grant Jones and Calhoun

The resolution was referred to the Committee on House Administration.

HCR 38—REFERRED TO COMMITTEE

(To make application to the Congress of the United States to call a convention for proposing an Amendment to the United States Constitution to provide for noncoercive, nondenominational prayer in public schools)

Mr. Mengden offered the following resolution:

HCR 38

Whereas, This great nation was founded in reliance on Divine Providence; and

Whereas, The use of nonsectarian religious observances is an integral part of the American way of life; and

Whereas, The saying of nondenominational prayers on a voluntary basis is a tradition of long standing in the public schools of this nation; and

Whereas, Recent decisions of the United States Supreme Court threaten to deny future generations of American school children the benefits to be gained from participation in noncoercive, nondenominational prayer in the public schools; now, therefore, be it

Resolved by the House of Representatives of the State of Texas, the Senate concurring, That the Legislature of the State of Texas makes application, pursuant to Article V of the United States Constitution, to the Congress of the United States to call a convention for proposing an amendment to the United States Constitution to provide that noncoercive, nondenominational prayer in the public schools is both permissible and desirable, with specific provision for nonparticipation by children whose parents or guardians object to their children's participation.

The resolution was referred to the Committee on Constitutional Amendments.

HSR 96—REFERRED TO COMMITTEE

(Instructing the House Conservation and Reclamation Committee to investigate the reasons for the Texas Water Quality Board's failure to require certain permits in Brazoria County)

Mr. Caldwell offered the following resolution:

HSR 96

Whereas, There have been recurring incidents in recent months of fish-kills involving millions of fish in the Texas Gulf adjacent to Brazoria County; and

Whereas, The locale of these fish-kills is in an area of the Texas Gulf most affected by the waste discharges from Dow Chemical Company and other chemical plants discharging wastes into the Brazos River at Freeport; and

Whereas, Despite expression of public concern about the cause of these fish-kills and despite the possibility that the massive death of Gulf wildlife might be attributable to the discharge of chemical wastes; and

Whereas, There are several chemical plants which regularly discharge wastes which ultimately flow into the Gulf yet which have not been required by the Texas Water Quality Board to have permits to discharge waste liquids; and

Whereas, The Texas Water Quality Board permits of Dow Chemical Company have never been amended by the board in the eight years since they were issued; and

Whereas, The failure of the Water Quality Board to require that the chemical plants have permits and its failure to amend Dow Chemical's permits may have been a contributing factor in the recurring fish-kills; now, therefore, be it

Resolved, That the House Conservation and Reclamation Committee investigate the reasons for the Texas Water Quality Board's failure to

require that all chemical plants in Brazoria County which discharge liquid wastes have permits to do so; and in addition thereto determine why Dow Chemical's permits to discharge up to 3,000,000,000 gallons of waste a day have never been amended, and further cause an investigation into the recurring fish-kills on the coast off Brazoria County to determine the responsibility therefor; and, be it further

Resolved, That the Conservation and Reclamation Committee be instructed to report its findings to the House of Representatives during the 62nd Session of the Texas Legislature.

The resolution was referred to the Committee on Resolutions and Interim Activities.

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 C. Parker:

HB 453, A bill to be entitled An Act relating to safety of persons engaged in activities in the proximity of high voltage electric lines; prescribing penalties for violation; and declaring an emergency.

Referred to Committee on State Affairs.

By C. Parker:

HB 454, A bill to be entitled An Act to declare and prescribe rights, duties and obligations of public employers and some public employees and their representatives in matters of collective bargaining; to create a state labor relations board and provide for its jurisdiction, powers, authority and functions; to make related provisions designed to effectuate the purposes of the Act; to provide severability, precedence over contrary laws and an effective date; and to declare an emergency.

Referred to Committee on State Affairs.

By C. Parker:

HB 455, A bill to be entitled An Act creating and establishing a Department of Labor of the State of Texas and transferring to that Department duties and functions of the Bureau of Labor Statistics and its Commissioner, and making provisions for the assumption of such duties and responsibilities by the Commissioner of the Department, and creating divisions within the Department to administer and enforce existing laws as specified; transferring certain powers, duties and functions heretofore vested in the Commissioner of the Bureau of Labor Statistics by Articles 5677, 5678, and 5679 to the Commissioner of Agriculture; repealing conflicting laws; providing severability, establishing an effective date of the Act; and declaring an emergency.

Referred to Committee on State Affairs.

By Golman:

HB 456, A bill to be entitled An Act relating to requiring rear window defrosters on all new automobiles sold within the state; amending Chapter 421, Acts of the 50th Legislature, 1947, as amended (Article 6701d, Vernon's Texas Civil Statutes), by adding Section 136b; and declaring an emergency.

Referred to Committee on Highways and Roads.

By Golman, Atwell and McKissack:

HB 457, A bill to be entitled An Act amending Section 7, Chapter 171, Acts of the 50th Legislature, 1947 (Article 2783d, Vernon's Texas Civil Statutes), relating to the assessment and collection of taxes in certain independent school districts; and declaring an emergency.

Referred to Committee on School Districts.

By Joe Allen:

HB 458, A bill to be entitled An Act ratifying, confirming, approving and validating the creation and organization of conservation and reclamation districts created under the provisions of Article 16, Section 59 of the Constitution of Texas, including districts created by special legislative act which adopted in part the general laws applicable to such conservation and reclamation districts, all proceedings and actions taken by the board of directors or governing bodies of such districts in organizing, selecting officers, adding or annexing land or excluding land, authorizing, selling or issuing bonds of such districts; all bonds heretofore voted, authorized, approved, sold or issued by any such district, and related matters; providing a nonlitigation clause; providing a savings clause; and declaring an emergency.

Referred to Committee on Conservation and Reclamation.

By Joe Allen:

HB 459, A bill to be entitled An Act creating and establishing a conservation and reclamation district under Article 16, Section 59, Constitution of Texas, known as "Spanish Cove Public Utility District"; declaring District a governmental agency, body politic and corporate; defining the boundaries; finding the field notes and boundaries form a closure, and related matters; finding benefit to all property within the District; finding District is created for public use and benefit; conferring on District the rights, powers, privileges, authority and functions of the general laws of Texas applicable to water control and improvement districts created under said Article 16, Section 59, Constitution of Texas, where not in conflict with this Act, and adopting same by reference; providing for continuing supervision by the Texas Water Rights Commission; stating the policy of the State with regard to waste control; prescribing the District's rights, powers, privileges and functions, and related matters; providing for no election for confirmation; providing for no hearing for exclusions except on written request or the board of directors' own motion; providing for no hearing on plan of taxation and adopting ad valorem plan of taxation; providing for addition of land to District and the assumption of bonded indebtedness by the added land, and related matters; providing for govern-

ing body of District; providing for qualifications and bonds of directors; naming first board of directors; providing for the filling of vacancies; providing for terms and election of directors and notice of directors' elections; and related matters; providing for the letting of construction contracts and the drawing of warrants; providing for execution of contracts by the president; providing duties of vice-president; providing for compliance with Article 7880-139, V. T. C. S.; providing for bonds and refunding bonds of the District, and related matters; providing for approval of bonds by the Attorney General of Texas and registration by the Comptroller of Public Accounts; providing for the incontestability of bonds; providing the power of eminent domain shall be limited to the county or counties within which District is situated and to situations where necessary to carry out the purposes for which District was created; providing District shall bear expenses of relocating, raising, or rerouting any highway, railroad or utility lines or pipe lines made necessary by its exercise of the power of eminent domain; defining "sole expense"; providing for depositories; providing for an audit, and related matters; providing for the establishment of District offices, and related matters; providing for the sale of bonds and the price of such bonds; providing that Article 7880-77b, V. T. C. S., shall not be applicable to this District; providing that notice of all elections shall be under the hand of the president or secretary; providing for the canvassing of election returns; providing that bonds and refunding bonds of this District shall be eligible investments; providing that the Municipal Annexation Act shall have no application to this District; providing that District is subject to provisions of Article 1182c-1, V. T. C. S.; determining and finding that the requirements of Article 16, Section 59(d), Constitution of Texas, as to notice of intention to introduce this Act have been fulfilled and accomplished; providing the District shall not be required to pay any tax or assessment on its properties or any purchase; enacting other provisions relating to the aforementioned subjects; providing a severability clause; and declaring an emergency.

Referred to Committee on Conservation and Reclamation.

By Joe Allen:

HB 460, A bill to be entitled An Act creating and establishing a conservation and reclamation district under Article 16, Section 59, Constitution of Texas, known as "Luce Bayou Public Utility District," declaring District a governmental agency, body politic and corporate; defining the boundaries; finding the field notes and boundaries form a closure, and related matters; finding benefit to all property within the District; finding District is created for public use and benefit; conferring on District the rights, powers, privileges, authority and functions of the general laws of Texas applicable to water control and improvement districts created under said Article 16, Section 59, Constitution of Texas, where not in conflict with this Act, and adopting same by reference; providing for continuing supervision by the Texas Water Rights Commission; stating the policy of the State with regard to waste control; prescribing the District's rights, powers, privileges and functions and related matters; providing for no election for confirmation; providing for no hearing for exclusions except on written request or the board of directors' own motion; providing for no hearing on plan of taxation and adopting ad valorem plan of taxation; providing for addition of land to District and the assumption of bonded indebtedness by the added land, and related matters; providing for governing body of District; providing for qualifications and bonds of directors; naming first board of directors; providing for the filling of vacancies;

providing for terms and election of directors and notice of directors' elections; and related matters; providing for the letting of construction contracts and the drawing of warrants; providing for execution of contracts by the president; providing duties of vice-president; providing for compliance with Article 7880-139, V.T.C.S.; providing for bonds and refunding bonds of the District, and related matters; providing for approval of bonds by the Attorney General of Texas and registration by the Comptroller of Public Accounts; providing for the incontestability of bonds; providing the power of eminent domain shall be limited to the county or counties within which District is situated and to situations where necessary to carry out the purposes for which District was created; providing District shall bear expenses of relocating, raising, or rerouting any highway, railroad or utility lines or pipe lines made necessary by its exercise of the power of eminent domain; defining "sole expense"; providing for depositories; providing for an audit, and related matters; providing for the establishment of District offices, and related matters; providing for the sale of bonds and the price of such bonds; providing that Article 7880-77b, V. T. C. S., shall not be applicable to this District; providing that notice of all elections shall be under the hand of the president or secretary; providing for the canvassing of election returns; providing that bonds and refunding bonds of this District shall be eligible investments; providing that the Municipal Annexation Act shall have no application to this District; providing that District is subject to provisions of Article 1182c-1, V. T. C. S.; determining and finding that the requirements of Article 16, Section 59 (d), Constitution of Texas, as to notice of intention to introduce this Act have been fulfilled and accomplished; providing the District shall not be required to pay any tax or assessment on its properties or any purchase; enacting other provisions relating to the aforementioned subject; providing a severability clause; and declaring an emergency.

Referred to Committee on Conservation and Reclamation.

By Pickens:

HB 461, A bill to be entitled An Act declaring bonds of international financial institutions existing under the laws of the United States and in which the United States is a member to be authorized investments for certain public and private agencies and institutions by amending the Texas Insurance Code, same being Senate Bill 236, Acts of the 52nd Legislature, Regular Session, 1951, Chapter 491, p. 868, by adding a new article to be identified as Article 2.10-1, and by amending Article 3.39 Part I, Subdivision A, Section 15A, as the same has been heretofore amended; the Texas Education Code, same being House Bill 534, Acts of the 61st Legislature, Regular Session, 1969, in Section 15.02, subsection (a); Senate Bill 283, Acts of the 42nd Legislature, 1931, Regular Session, Chapter 55, p. 83, codified as Article 2591a, Vernon's Texas Civil Statutes; and House Bill 258, Acts of the 45th Legislature, Regular Session, 1937; Chapter 125, p. 229, codified as Article 6243e, Vernon's Texas Civil Statutes, as heretofore amended, in Sec. 23, to add to the listing of authorized investments in each of such statutory provisions, unless presently included therein, the bonds of the International Bank for Reconstruction and Development (the World Bank), the Inter-American Development Bank, and the Asian Development Bank; providing for severability; and declaring an emergency.

Referred to Committee on Insurance.

By Santiesteban and Floyd:

HB 462, A bill to be entitled An Act defining and regulating the business of giving bond in criminal and quasi-criminal cases, actions or proceedings; providing for the licensing of persons or corporations who engage in that business in any county with a population of 300,000 or more according to the last preceding federal census, and in counties of lesser population; providing for appeal from the Texas Bail Bond Board; providing for the administration of this Act by the Texas Bail Bond Board; providing for licensing fees; providing certain penalties; declaring legislative intent; and declaring an emergency.

Referred to Committee on Criminal Jurisprudence.

By Christian:

HB 463, A bill to be entitled An Act relating to the maximum salaries of elected officials and county employees in certain counties; and declaring an emergency.

Referred to Committee on Counties.

By Calhoun and J. Nugent:

HB 464, A bill to be entitled An Act reenacting and amending Sections 2(e), 5(d), 8(b), 10(d) to (f) incl., 13(c) and (f), 14, 17(a), 20, 21, 24, 32, 33, 34, 35, 50, 51, 52, 55, 56, 57, 58, 60(b), 62, 64, 65, 66, 68(a) and (d), 69, 72, 73, 74, 75(a), 79, 81(c), 86, 87, 90, 91, 92, 93, 95, 96, 97, 99, 104, 108(c), 109, 110(a) and (b), 111(a) and (b), 112, 113, 114, 115, 116(b), 117, 118, 120, 121, 122, 123, 124, 125(c) to (e) incl., 126(a) and (b), 127(b) and (c), 128, 129, 131(b) and (c), 132, 134(a), 136, 137, 138, 139, 167(a), 170(b), 18(b) and 27 of Chap. 421, Acts of the 50th Leg., 1947, as amended (Art. 6701d, Vernon's Texas Civil Statutes); adding Sections 2(f) to (m) incl., defining bicycle, implement of husbandry, light truck, motor-driven cycle, passenger car, special mobile equipment, trackless trolley coach and muffler; adding Sections 9(c) and (d) defining state and urban district; adding Sec. 13(h) defining arterial street; adding Sec. 14(c) on alley and street junctions; adding Sections 20A, 20B, 20C, 20D, 20E, 20F, 20G and 20H on miscellaneous definitions; adding Sec. 35A on lane-direction-control signals; adding Sec. 50A on homicide by a vehicle; adding Sec. 60(d) on installation of official traffic-control devices; adding Sections 76(c) and (d) on pedestrian privileges and restrictions; adding Sec. 78(d) on pedestrian jaywalking; adding Sec. 81(d) on persons guarding vehicles; adding Sec. 91A on stop signs and yield signs; adding Sections 108(d) to (g) inclusive, on motor vehicle equipment approval procedure; adding Sec. 111(c) on tail lamps; adding Sections 131(d) to (g) inclusive, on flashing and emergency lighting equipment; adding Sec. 134A on mirrors; adding Sec. 134B on windshields and windshield wipers; adding Sec. 139A on safety guards or flaps; adding Sec. 139C on air-conditioning equipment; adding Sec. 139D on television receivers; adding Sec. 139E on seat belts; adding Sec. 139F on motorcycle equipment; adding Sec. 169A on motorcycle speed limits; adding Sec. 173 on backing limitations; adding Sec. 174 on riding motorcycles; adding Sec. 175 on obstruction to driver's view; adding Sec. 176 on opening and closing vehicle doors; adding Sec. 177 on riding in house trailers; adding Sec. 178 on effect of regulations; adding Sec. 179 on traffic laws applying to persons riding bicycles; adding Sec. 180 on riding bicycles; adding Sec.

181 on clinging to vehicles; adding Sec. 182 on riding upon roadways and bicycle paths; adding Sec. 183 on carrying articles by bicycles; adding Sec. 184 on lamps and other equipment on bicycles; adding Sec. 185 on racing upon highways; adding Sec. 186 on fleeing or attempting to elude a police officer; adding Sec. 187 on driving upon sidewalk; repealing Sections 108B and 139a, Chap. 421, Acts of the 50th Leg., 1947, as amended (Art. 6701d, Vernon's Texas Civil Statutes); repealing Articles 795, 798, 822 and 827e-1 of the Penal Code of Texas, 1925; and declaring an emergency.

Referred to Committee on Motor Transportation.

By Swanson:

HB 465, A bill to be entitled An Act relating to removing the sales, excise, and use tax exemption for contractors performing a contract for the United States, or its incorporated or unincorporated agencies and instrumentalities; amending Section (Y), Article 20.04, Title 122A, Taxation-General, Revised Civil Statutes of Texas, 1925, as amended; and declaring an emergency.

Referred to Committee on Revenue and Taxation.

By Finney:

HB 466, A bill to be entitled An Act relating to the establishment of the Texas Commission on Services to Children and Youth; and declaring an emergency.

Referred to Committee on Youth.

By Ogg:

HB 467, A bill to be entitled An Act creating and establishing a conservation and reclamation district under Article 16, Section 59, Constitution of Texas, known as "Green Public Utility District"; declaring District a governmental agency, body politic and corporate; defining the boundaries; finding the field notes and boundaries form a closure, and related matters; finding benefit to all property within the District; finding District is created for public use and benefit; conferring on District the rights, powers, privileges, authority and functions of the general laws of Texas applicable to water control and improvement districts created under said Article 16, Section 59, Constitution of Texas, where not in conflict with this Act, and adopting same by reference; providing for continuing supervision by the Texas Water Rights Commission; stating the policy of the state with regard to waste control; prescribing the District's rights, powers, privileges and functions, and related matters; providing for no election for confirmation; providing for no hearing for exclusions except on written request or the board of directors' own motion; providing for no hearing on plan of taxation and adopting ad valorem plan of taxation; providing for addition of land to District and the assumption of bonded indebtedness by the added land, and related matters; providing for governing body of District; providing for qualifications and bonds of directors; naming first board of directors; providing for the filling of vacancies; providing for terms and election of directors and notice of directors elections; and related matters; providing for the letting of construction contracts and the drawing of warrants; providing for execution of con-

tracts by the president; providing duties of vice-president; providing for compliance with Article 7880-139, V.T.C.S.; providing for bonds and refunding bonds of the District, and related matters; providing for approval of bonds by the Attorney General of Texas and registration by the Comptroller of Public Accounts; providing for the incontestability of bonds; providing the power of eminent domain shall be limited to the county or counties within which District is situated and to situations where necessary to carry out the purposes for which District was created; providing District shall bear expenses of relocating, raising, or rerouting any highway, railroad or utility lines or pipe lines made necessary by its exercise of the power of eminent domain; defining "sole expense"; providing for depositories; providing for an audit, and related matters; providing for the establishment of District offices, and related matters; providing for the sale of bonds and the price of such bonds; providing that Article 7880-77b, V.T.C.S., shall not be applicable to this District; providing that notice of all elections shall be under the hand of the president or secretary; providing for the canvassing of election returns; providing that bonds and refunding bonds of this District shall be eligible investments; providing that the Municipal Annexation Act shall have no application to this District; providing that District is subject to provisions of Article 1182c-1, V.T.C.S.; determining and finding that the requirements of Article 16, Section 59(d), Constitution of Texas, as to notice of intention to introduce this Act have been fulfilled and accomplished; providing the District shall not be required to pay any tax or assessment on its properties or any purchase; enacting other provisions relating to the aforementioned subjects; providing a severability clause; and declaring an emergency.

Referred to Committee on Conservation and Reclamation.

By Cavness and Golman:

HB 468, A bill to be entitled An Act including within the definition of peace officers in the Code of Criminal Procedure police officers of state-supported institutions of higher education, including public junior colleges, who have been commissioned pursuant to statute, and police officers employed by the State Board of Control, who have been commissioned pursuant to statute; amending Article 2.12, Texas Code of Criminal Procedure, 1965, as amended; and declaring an emergency.

Referred to Committee on Criminal Jurisprudence.

By Cavness:

HB 469, A bill to be entitled An Act amending Title 122A, Taxation-General, Revised Civil Statutes of Texas, 1925, as amended, by adding a new Chapter 28, relating to the imposition, collection, and disposition of a documentary stamp tax; providing penalties for certain violations; and declaring an emergency.

Referred to Committee on Revenue and Taxation.

By Graves and Williamson:

HB 470, A bill to be entitled An Act relating to a program to assist families in the adoption of hard-to-place children; providing definitions; providing for financial assistance; and declaring an emergency.

Referred to Committee on Judiciary.

By Daniel:

HB 471, A bill to be entitled An Act creating and establishing a conservation and reclamation district under Article 16, Section 59, Constitution of Texas, known as "Liberty Public Utility District"; declaring District a governmental agency, body politic and corporate; defining the boundaries; finding the field notes and boundaries form a closure, and related matters; finding benefit to all property within the District; finding District is created for public use and benefit; conferring on District the rights, powers, privileges, authority and functions of the general laws of Texas applicable to water control and improvement districts created under said Article 16, Section 59, Constitution of Texas, where not in conflict with this Act, and adopting same by reference; providing for continuing supervision by the Texas Water Rights Commission; stating the policy of the state with regard to waste control; prescribing the District's rights, powers, privileges and functions, and related matters; providing for no election for confirmation; providing for no hearing for exclusions except on written request or the board of directors' own motion; providing for no hearing on plan of taxation and adopting ad valorem plan of taxation; providing for addition of land to District and the assumption of bonded indebtedness by the added land, and related matters; providing for governing body of District; providing for qualifications and bonds of directors; naming first board of directors; providing for the filling of vacancies; providing for terms and election of directors and notice of directors elections; and related matters; providing for the letting of construction contracts and the drawing of warrants; providing for execution of contracts by the president; providing duties of vice-president; providing for compliance with Article 7880-139, V.T.C.S.; providing for bonds and refunding bonds of the District, and related matters; providing for approval of bonds by the Attorney General of Texas and registration by the Comptroller of Public Accounts; providing for the incontestability of bonds; providing the power of eminent domain shall be limited to the county or counties within which District is situated and to situations where necessary to carry out the purposes for which District was created; providing District shall bear expenses of relocating, raising, or rerouting any highway, railroad or utility lines or pipe lines made necessary by its exercise of the power of eminent domain; defining "sole expense"; providing for depositories; providing for an audit, and related matters; providing for the establishment of District offices, and related matters; providing for the sale of bonds and the price of such bonds; providing that Article 7880-77b, V.T.C.S., shall not be applicable to this District; providing that notice of all elections shall be under the hand of the president or secretary; providing for the canvassing of election returns; providing that bonds and refunding bonds of this District shall be eligible investments; providing that the Municipal Annexation Act shall have no application to this District; providing that District is subject to provisions of Article 1182c-1, V.T.C.S.; determining and finding that the requirements of Article 16, Section 59(d), Constitution of Texas, as to notice of intention to introduce this Act have been fulfilled and accomplished; providing the District shall not be required to pay any tax or assessment on its properties or any purchase; enacting other provisions relating to the aforementioned subjects; providing a severability clause; and declaring an emergency.

Referred to Committee on Conservation and Reclamation.

By Harris, Bigham, Braun, Farenthold, Truan, and Nichols:

HB 472, A bill to be entitled An Act amending Article 2654a, Vernon's Texas Revised Civil Statutes, by adding a Section 5 (a) relating to a compulsory student government fee at State Institutes of Higher Education; a Section 5(b) providing limits on amount of such fee; a Section 5(c) defining certain terms used herein; a Section 5(d) providing for collection of such fee; a Section 5(e) providing for control and custody of such fee; repealing inconsistent laws; and declaring an emergency.

Referred to Committee on Appropriations.

By Hawn:

HB 473, A bill to be entitled An Act amending Sections 140, 141, and 142, Article XV, Chapter 421, Acts of the 50th Legislature, 1947, as amended (Article 6701d, Vernon's Texas Civil Statutes); providing for the compulsory inspection, adjustment, correction or repair of motor vehicles, trailers, semitrailers, pole trailers, and mobile homes under the supervision of the Texas Department of Public Safety; making certain exceptions; providing for the designation of official inspection stations and the regulation of such stations; providing for acceptance of a certificate of inspection issued in another state and an extension of time when the resident owner of a vehicle was absent during the time required for inspection; providing penalties for the violation of the provisions of this Act; providing for inspection fees, methods of payment, disposition of fees; providing that the Texas Department of Public Safety shall fix the period of inspection; providing for the certification of persons to inspect vehicles in accordance with rules and regulations promulgated by the Department; providing for reinspection; providing that the Public Safety Commission shall establish safety standards and list of items to be inspected; providing for an appeal from Department actions; providing for severability; and declaring an emergency.

Referred to Committee on Motor Transportation.

By Sherman:

HB 474, A bill to be entitled An Act relating to the governance, operation, support, and maintenance of The University of Texas System and the component institutions of The University of Texas System; providing that this Act shall be cumulative; providing for severability; and declaring an emergency.

Referred to Committee on Higher Education.

By McAlister:

HB 475, A bill to be entitled An Act relating to the salute to the Texas Flag; amending Section 3, Chapter 87, General Laws, Acts of the 43rd Legislature, Regular Session, 1933, as amended (Article 6142a, Vernon's Texas Civil Statutes); and declaring an emergency.

Referred to Committee on Governmental Affairs and Efficiency.

By Howard:

HB 476, A bill to be entitled An Act relating to the computation of state allotments to eligible school districts under the Foundation School Program Act; amending Section 2, Chapter 175, Acts of the 61st Legislature, 1969 (Article 2696a, Vernon's Texas Civil Statutes); and declaring an emergency.

Referred to Committee on Public Education.

(Speaker in the Chair)

Representative Smith entered the House and was announced present.

HB 278 ON PASSAGE TO ENGROSSMENT

Mr. Slack moved that all necessary rules be suspended to take up and consider at this time, HB 278.

The motion prevailed.

The Speaker laid before the House on its passage to engrossment,

HB 278, Establishing the Higher Education Facilities Bond Program to allow revenue bonds to be issued by Texas Tech University and The University of Texas System; etc.

The bill was read second time on yesterday.

Mr. Allred offered the following amendment to HB 278:

Amend HB 278 by adding a new sentence to the end of Section 4 to read as follows:

"Provided, however, that from the proceeds from the sale of bonds authorized by this act, or any other act, to which student tuition is pledged, no more than \$3,376,000 for the fiscal year ending August 31, 1972 and no more than \$2,662,000 for the fiscal year ending August 31, 1973, may be used or spent for any purpose for the University of Texas at Dallas; and thereafter none of these proceeds may be used or spent for the University of Texas at Dallas unless authorized by Act of the Legislature."

Mr. Slack moved to table the above amendment.

A record vote was requested on the motion to table by Representatives Allred, Farenthold, Harris and Braun.

The motion to table the amendment by Mr. Allred prevailed by the following vote:

Yeas—111

Adams	Doyle	Lombardino	Schulle
Agnich	Dramberger	Longoria	Semos
Allen, John	Finck	Lovell	Shannon
Atwell	Finney	McAlister	Sherman
Baker	Floyd	McKissack	Short
Bass, B.	Foreman	Moncrief	Silber
Bass, T.	Garcia	Moore, A.	Simmons
Beckham	Golman	Moore, G.	Slack
Blanton	Hale	Moreno	Slider
Boyle	Hawkins	Murray	Smith
Braecklein	Hawn	Nabers	Solomon
Burgess	Haynes	Neugent, D.	Spurlock
Bynum	Heatly	Newton	Stroud
Caldwell	Hendricks	Niland	Swanson
Carrillo	Hilliard	Nugent, J.	Tarbox
Cates	Holmes, T.	Ogg	Traeger
Cavness	Holmes, Z.	Orr	Tupper
Christian	Hubenak	Parker, C.	Uher
Clark	Hull	Pickens	Vale
Clayton	Ingram	Poerner	Von Dohlen
Coats	Johnson	Poff	Ward
Cobb	Jones, D.	Price	Wayne
Cole	Jones, G.	Reed	Wieting
Craddick	Jungmichel	Rosson	Williams
Daniel	Kost	Salem	Williamson
Davis, D.	Kubiak	Salter	Wolff
Davis, H.	Lewis	Sanchez	Wyatt
Doran	Ligarde	Santiesteban	

Nays—32

Allen, Joe	Calhoun	Hanna, Joe	Mengden
Allred	Denton	Harding	Moore, T.
Angly	Earthman	Harris	Nelms
Atwood	Farenthold	Head	Nichols
Bigham	Finnell	Howard	Patterson
Blythe	Gammage	Kaster	Rodriguez
Bowers	Grant	Lee	Stewart
Braun	Graves	Lemmon	Truan

Absent

Cruz	Hannah, John	Kilpatrick	Parker, W.
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Absent-Excused

Jones, E.	Presnal
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Mr. Floyd offered the following amendment to HB 278:

Amend HB 278 by adding a new Section 5 and renumbering appropriately the remaining sections. The new Section 5 reads as follows:

"Section 5. The Board of Regents of Texas Tech University may issue not to exceed an aggregate of \$35 million in principal amount of bonds

pursuant to this Act; and the Board of Regents of The University of Texas System may issue not to exceed an aggregate of \$150 million in principal amount of bonds pursuant to this Act."

The amendment was adopted without objection.

A record vote was requested by Representatives Cavness, Wayne and Uher on the passage of HB 278 to engrossment.

HB 278 was passed to engrossment by the following vote:

Yeas—134

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

Nays—12

Allred	Bowers	Kubiak	Mengden
Angly	Earthman	Lee	Moore, T.
Bigham	Farenthold	Lewis	Patterson

Absent

Hannah, John

Absent-Excused

Jones, E. Presnal

HB 278 ON THIRD READING

Mr. Slack moved that the constitutional rule requiring bills to be read on three several days be suspended and that HB 278 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—122

Adams	Denton	Kost	Santiesteban
Allen, Joe	Doyle	Lemmon	Schulle
Allen, John	Dramberger	Ligarde	Semos
Angly	Finnell	Lombardino	Shannon
Atwell	Finney	Longoria	Sherman
Baker	Foreman	Lovell	Short
Bass, T.	Gammage	McAlister	Silber
Beckham	Garcia	McKissack	Simmons
Blanton	Golman	Moncrief	Slack
Blythe	Grant	Moore, A.	Slider
Boyle	Hale	Moore, G.	Smith
Braecklein	Hanna, Joe	Moreno	Solomon
Braun	Harding	Murray	Spurlock
Burgess	Hawkins	Nabers	Stroud
Bynum	Hawn	Nelms	Swanson
Caldwell	Haynes	Neugent, D.	Tarbox
Calhoun	Head	Newton	Traeger
Carrillo	Heatly	Niland	Truan
Cates	Hendricks	Ogg	Tupper
Cavness	Hilliard	Orr	Uher
Christian	Holmes, T.	Parker, C.	Vale
Clark	Holmes, Z.	Parker, W.	Von Dohlen
Clayton	Howard	Pickens	Ward
Coats	Hubenak	Poerner	Wayne
Cobb	Hull	Poff	Wieting
Cole	Ingram	Price	Williams
Craddick	Johnson	Reed	Williamson
Cruz	Jones, D.	Rosson	Wolf
Daniel	Jungmichel	Salem	Wyatt
Davis, D.	Kaster	Salter	
Davis, H.	Kilpatrick	Sanchez	

Nays—21

Allred	Finck	Lee	Patterson
Atwood	Floyd	Lewis	Rodriguez
Bigham	Graves	Mengden	Stewart
Bowers	Harris	Moore, T.	
Earthman	Jones, G.	Nichols	
Farenthold	Kubiak	Nugent, J.	

Present—Not Voting

Bass, B.

Absent

Agnich	Doran	Hannah, John
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Absent-Excused

Jones, E.	Presnal
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The Speaker then laid HB 278 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—134

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

Nays—12

Allred	Bowers	Kubiak	Mengden
Angly	Earthman	Lee	Moore, T.
Bigham	Farenthold	Lewis	Patterson

Absent

Hannah, John

Absent-Excused

Jones, E. Presnal

Mr. Slack and Mr. Lombardino moved to reconsider the vote by which HB 278 was passed and to table the motion to reconsider.

The motion to table prevailed.

REASON FOR VOTE

I voted against HB 278 because I believe this authority to issue revenue bonds is one more device, and we have already had several in the session, to postpone a responsible tax program. The immediate problem may appear to have been solved, but at an increased cost to the state. My vote is not against the capital improvements needed, but the method of financing.

Signed: Frances Tarlton Farenthold

VOTES RECORDED

By unanimous consent of the House, Representatives Bowers, Earthman and Lee were granted permission to be recorded as voting Nay on the motion to suspend all necessary rules to take up and consider HB 278, the vote being on February 9, 1971.

By unanimous consent of the House, Mr. Rodriguez was granted permission to be recorded as voting Yea on the motion to suspend the constitutional rule to place SB 2 on third reading and final passage and as voting Yea on final passage of SB 2, the votes being on February 9, 1971.

PROVIDING FOR ADJOURNMENT

Mr. Sherman moved that, at the conclusion of the reading of a bill on first reading and referral to committee, the House adjourn until 10:30 a.m. tomorrow.

The motion prevailed without objection.

HOUSE BILL ON FIRST READING

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

By Shannon:

HB 499, A bill to be entitled An Act appropriating funds to the Attorney General's Office, the Industrial Accident Board, and the Comptroller of Public Accounts; transferring out of current appropriations to

the House of Representatives funds to finance the appropriations authorized in this Act; and declaring an emergency.

Referred to Committee on Appropriations.

ADJOURNMENT

In accordance with a previous motion, the House, at 12:27 p.m., adjourned until 10:30 a.m. tomorrow.

APPENDIX

BILLS TRANSMITTED TO GOVERNOR
UNDER ARTICLE 16, SECTION 59

HB 479 transmitted by the Chief Clerk to the Governor on February 10, 1971.

HB 480 transmitted by the Chief Clerk to the Governor on February 10, 1971.

HB 481 transmitted by the Chief Clerk to the Governor on February 10, 1971.

HB 491 transmitted by the Chief Clerk to the Governor on February 10, 1971.

HB 492 transmitted by the Chief Clerk to the Governor on February 10, 1971.

HB 496 transmitted by the Chief Clerk to the Governor on February 10, 1971.

STANDING COMMITTEE REPORTS

Favorable reports have been filed by Committees on bills and resolutions, as follows:

Engrossed and Enrolled Bills: Correctly engrossed-HCR 35. Correctly enrolled-HCR 34.

Parks and Wildlife: HB 332, HB 357, HB 378, HB 396.

Public Education: HB 84.

TWENTIETH DAY—THURSDAY, FEBRUARY 11, 1971

The House met at 10:30 a.m. and was called to order by the Speaker.

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