

HB 1749, SB 561, SB 951.

Revenue and Taxation: HB 1858.

SENT TO THE GOVERNOR  
May 13, 1971

HB 53  
HB 168  
HB 260  
HB 292  
HB 369  
HB 468  
HB 479  
HB 480  
HB 481  
HB 889  
HB 976  
HB 1636  
HB 1786  
HJR 31  
HCR 137  
HCR 142

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SEVENTY-FIFTH DAY—FRIDAY, MAY 14, 1971

The House met at 10:00 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	Bigham	Christian	Denton
Adams	Blanton	Clark	Doyle
Allen, Joe	Blythe	Clayton	Dramberger
Allen, John	Bowers	Coats	Earthman
Atwell	Braecklein	Cole	Farenthold
Atwood	Burgess	Craddick	Finnell
Baker	Bynum	Cruz	Floyd
Bass, B.	Calhoun	Daniel	Foreman
Bass, T.	Cates	Davis, D.	Gammage
Beckham	Cavness	Davis, H.	Garcia.

Golman	Kaster	Niland	Slider
Grant	Kilpatrick	Nugent, J.	Solomon
Graves	Kubiak	Ogg	Spurlock
Hanna, Joe	Lemmon	Orr	Stewart
Hannah, John	Lewis	Parker, C.	Stroud
Harris	Longoria	Parker, W.	Swanson
Hawkins	Lovell	Patterson	Tarbox
Hawn	McAlister	Pickens	Traeger
Haynes	McKissack	Poerner	Truan
Head	Mengden	Poff	Tupper
Heatly	Moncrief	Reed	Uher
Hendricks	Moore, A.	Rosson	Vale
Holmes, T.	Moore, G.	Salem	Von Dohlen
Howard	Moore, T.	Schulle	Ward
Hubenak	Murray	Shannon	Wayne
Johnson	Nabers	Sherman	Wieting
Jones, D.	Nelms	Short	Williams
Jones, E.	Neugent, D.	Silber	Wyatt
Jones, G.	Newton	Simmons	
Jungmichel	Nichols	Slack	

**Absent**

Allred	Finck	Ingram	Presnal
Angly	Finney	Kost	Sanchez
Cobb	Hale	Lee	Santiesteban
Doran	Hull	Ligarde	Wolff

**Absent-Excused**

Agnich	Carrillo	Lombardino	Salter
Boyle	Harding	Moreno	Semos
Braun	Hilliard	Price	Smith
Caldwell	Holmes, Z.	Rodriguez	Williamson

(Mr. Lemmon occupied the Chair temporarily)

(Speaker in the Chair)

A quorum of the House was announced present.

The Invocation was offered by the Honorable James Kaster, as follows:

Gracious Heavenly Father,

We pause at the beginning of this day to offer You thanks for the manifold blessings You have bestowed on us.

We thank You for the friendships and fellowships we have formed.

We thank You for the opportunity to further Your work here on earth and the opportunity to alleviate the suffering of those in need.

We would ask that we never forget one of Your greatest gifts to us—the Gift of Humor. Let us not take ourselves too seriously because we are servants of the people and not their masters.

Make us ever mindful of needs of others and bless those in trouble, sorrow, need, sickness, or any other adversity.

In our Master's Name. Amen.

#### LEAVES OF ABSENCE GRANTED

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

Mr. Smith on motion of Mr. Kilpatrick.

Mr. Price on motion of Mr. Cole.

Mr. Agnich on motion of Mr. Christian.

Mr. Zan Holmes on motion of Mr. Graves.

Mr. Salter on motion of Mr. Wayne.

Mr. Hilliard on motion of Mr. Niland.

Mr. Rodriguez on motion of Mr. Harris.

Mr. Moreno on motion of Mr. Reed.

Mr. Boyle on motion of Mr. Coats.

Mr. Harding on motion of Mr. Tom Holmes.

Mr. Lombardino on motion of Mr. Poerner.

Mr. Carrillo on motion of Mr. Haynes.

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

Mr. Caldwell on motion of Mr. Carl Parker.

Mr. Semos on motion of Mr. Braecklein.

Mr. Williamson on motion of Mr. Hawkins.

Mr. Braun on motion of Mr. Harris.

#### MESSAGE FROM THE SENATE

Austin, Texas, May 14, 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:

SB 911, By Christie: Authorizing and validating certain ordinances and taxes on the cost of occupancy of hotel sleeping rooms; and declaring an emergency.

SB 971, By Brooks, et al: Relating to the authority of the State Board of Health to modify or delete immunization requirements for admission to school; and declaring an emergency.

SB 1008, By Hall: Amending various laws pertaining to the affairs of counties, cities, and school districts in order to recognize the effect of the recent federal census; and declaring an emergency.

Respectfully,  
CHARLES A. SCHNABEL  
Secretary of the Senate

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Representatives Lee, Cobb, Wolff, Presnal, and Pickens entered the House and were announced present.

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#### CONGRATULATORY RESOLUTIONS ADOPTED

The following Congratulatory Resolutions were adopted unanimously:

HSR 464, by Hawkins: Commending the students and sponsors of Coolidge High School, Coolidge, Texas.

HSR 488, by Stewart: Recognizing Saturday, May 15, 1971, as Peace Officers' Memorial Day and the week beginning May 9, 1971, as Police Appreciation Week.

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Representative Santiesteban entered the House and was announced present.

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#### SCR 96—REFERRED TO COMMITTEE

(Providing for a statewide museum for the State of Texas)

The Speaker laid before the House the following resolution:

SCR 96

Whereas, There exists in Texas no statewide museum for the preservation of objects which record the history of the living of all people; and

Whereas, There are many citizens throughout the state who are willing and anxious to assist in establishing a museum for all of the state of Texas without in anywise detracting from the many local and regional museums throughout the state and are willing to contribute their time, objects of history, and financial assistance; now, therefore, be it

Resolved, by the Senate of the State of Texas, the House of Representatives concurring, That the State of Texas is authorized to accept gifts, money, property and objects of a tangible nature for the acquisition of a

common site for such museum and for the construction of buildings, and the acceptance of contributions or objects of historical nature, such gifts, conveyances and contributions to be under the jurisdiction of the Parks and Wildlife Department in the name of the State of Texas.

The resolution was referred to the Committee on Parks and Wildlife.

#### HSR 474—REFERRED TO COMMITTEE

(Creating a special interim committee to study the problems of the state park system and the conservation of our wildlife and aquatic resources)

Mr. Harding offered the following resolution:

#### HSR 474

Whereas, The Parks and Wildlife Department has recently been beset with clashes between the Commissioners, resulting in a series of turnovers in high executive positions and considerable damage to the morale of the entire department; and

Whereas, Many serious attempts have been made during recent legislative sessions to split the department into two departments, one to administer the state parks program and the other to administer the wildlife conservation laws, and other bills have sought to increase the membership of the commission or to provide for representation of specific interests which some believe are not properly protected; and

Whereas, A management survey has recently been completed and is being studied by the department; and

Whereas, A number of problems and questions exist with regard to departmental policies and with respect to the adequacy of statutory guidelines for the development of the state park system and the conservation of our wildlife and aquatic resources, including the question of whether the proper criteria are being employed in the establishment of state parks, whether certain small parks should be placed under the jurisdiction of the State Highway Department, and whether it is feasible and desirable to institute a uniform system of regulating hunting and fishing, thus reducing the burden on the legislature in passing myriads of local and special bills each session and the burden on the department in trying to enforce an unnecessarily complicated system; and

Whereas, Several states have instituted hunter safety training programs for the purpose of reducing hunting accidents and generally educating the public in the safe handling of firearms, and the time has come to study the feasibility of such a program in Texas; now, therefore, be it

Resolved by the House of Representatives, That the Speaker be requested to appoint five Members of this House to a special interim committee to study the problems mentioned in this resolution; and, be it further

Resolved, That the committee shall be authorized to hold such meetings as it deems necessary, shall have the power to summon and compel the attendance of witnesses and the production of documents and records, and the committee or any member thereof may administer oaths to witnesses; and, be it further

Resolved, That the operating expenses of the committee, shall be paid from the Expense Fund of the House of Representatives, and that committee members shall be reimbursed for their actual expenses incurred in carrying out the provisions of this resolution; the committee shall prepare a budget for its operating expenses, which shall be submitted to the House Administration Committee, and no expenditures shall be made until the budget has been approved. Prior approval of nonbudgeted expenditures must also be obtained from the House Administration Committee; and, be it further

Resolved, That the committee shall make its complete report, including findings and recommendations and drafts of any legislation deemed necessary, to the 63rd Legislature when it convenes in January 1973. Five copies of the completed report shall be filed in the Legislative Reference Library and five copies shall be filed in the office of the Texas Legislative Council; following official distribution of the committee report, all remaining copies shall be deposited with the Legislative Reference Librarian.

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

#### HSR 479—REFERRED TO COMMITTEE

(Creating a special committee to make a study concerning programs for the Texas Youth Council)

Mr. Salter offered the following resolution:

#### HSR 479

Whereas, The youth of Texas give distinctive promise for the future progress and development of the state; and

Whereas, The State of Texas has no program designed particularly to encourage these young people and to assure them the opportunities that would permit the realization of their greatest potential; and

Whereas, The Texas Youth Council performs many functions in connection with Texas young people and as a duly constituted state agency would be the logical choice in implementing programs for Texas youth which would permit them to assume the leadership of which they are capable; now, therefore, be it

Resolved, That the House of Representatives of the 62nd Legislature create a special committee to make a study evaluating current and suggested innovative programs for the Texas Youth Council; and, be it further

Resolved, That the committee be composed of five Members of the House of Representatives, to be named by the Speaker of the House; and, be it further

Resolved, That state departments and agencies concerned with youth affairs are requested to give full cooperation to the committee in its study; and, be it further

Resolved, That actual expenses of members of the committee, the salary

of full-time or part-time staff as may be necessary, and other necessary expenses of operation in connection with committee activities shall be paid from the Expense Fund of the House of Representatives; the committee shall prepare a budget for its operating expenses, which shall be submitted to the House Administration Committee, and no expenditures shall be made until the budget has been approved. Prior approval on nonbudgeted expenses must also be obtained from the House Administration Committee; and, be it further

Resolved, That the committee be provided with subpoena powers and that the staff of the Texas Legislative Council provide assistance at the request of the chairman; and, be it further

Resolved, That this committee shall make its complete report, including findings and recommendations, with drafts of any proposed legislation, to the 63rd Legislature at its regular session in January 1973, and that five copies of the completed study shall be filed in the Legislative Reference Library and five copies filed in the office of the Texas Legislative Council. Following official distribution of the committee report, all remaining copies shall be deposited with the Legislative Reference Librarian.

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

#### SENATE BILLS ON FIRST READING

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

SB 237 to the Committee on Counties.

SB 287 to the Committee on Governmental Affairs and Efficiency.

SB 426 to the Committee on Counties.

SB 454 to the Committee on Appropriations.

SB 484 to the Committee on Youth.

SB 575 to the Committee on Criminal Jurisprudence.

SB 576 to the Committee on Parks and Wildlife.

SB 650 to the Committee on Banks and Banking.

SB 651 to the Committee on Banks and Banking.

SB 706 to the Committee on Parks and Wildlife.

SB 773 to the Committee on Governmental Affairs and Efficiency.

SB 786 to the Committee on Parks and Wildlife.

SB 789 to the Committee on Counties.

SB 883 to the Committee on Criminal Jurisprudence.

SB 891 to the Committee on Public Education.

Representatives Angly and Doran entered the House and were announced present.

SCR 97—ADOPTED

(Authorizing certain corrections in SB 413)

The Speaker laid before the House the following resolution:

SCR 97

Whereas, SB 413 has been passed by both Houses of the Legislature and is now in the Senate Enrolling Room; and

Whereas, A typographical error exists which needs to be corrected; now, therefore be it

Resolved by the Senate of the 62nd Legislature, the House of Representatives concurring, That the Enrolling Clerk of the Senate be and is hereby authorized and directed to change "1971" to "1972" and "1972" to "1973" wherever the dates appear in Section 3(C) of SB 413.

The resolution was adopted without objection.

Representative Hull entered the House and was announced present.

CONGRATULATORY RESOLUTIONS ADOPTED

The following Congratulatory Resolutions were adopted unanimously:

HSR 483, by Finnell: Commending the Jim Bowie Saddle Club.

HSR 484, by Finnell: Commending Willet S. Thomas.

HSR 485, by Ogg: Declaring the Memorial High School A Cappella Choir Ambassadors of Goodwill in the State of Texas.

HSR 486, by Ogg: Commending the National Organization of Mothers of Twins Clubs, Inc.

HSR 489, by Graves: Commending the Title I Reading Laboratory group from William E. Miller Junior High School, Houston.

INTRODUCTION OF HB 1867

Mr. Baker asked unanimous consent to introduce and have placed on first reading HB 1867.

There was no objection offered.

COMMITTEE MEETING

Mr. Calhoun asked unanimous consent of the House that the Committee on Criminal Jurisprudence be permitted to meet at this time.

There was no objection offered.

Representative Finney entered the House and was announced present.

HB 927 WITH SENATE AMENDMENTS

Mr. Hale called up with Senate Amendments for consideration at this time,

HB 927, Authorizing the issuance of revenue bonds to provide hospital facilities for such hospital districts.

On motion to Mr. Hale, the House concurred in the Senate Amendments to HB 927 by the following vote:

Yeas—126

Adams	Denton	Hull	Ogg
Allen, Joe	Doran	Johnson	Orr
Allen, John	Doyle	Jones, D.	Parker, C.
Angly	Dramberger	Jones, E.	Parker, W.
Atwell	Earthman	Jones, G.	Patterson
Atwood	Farenthold	Jungmichel	Pickens
Baker	Finck	Kaster	Poerner
Bass, B.	Finnell	Kilpatrick	Poff
Bass, T.	Finney	Kubiak	Presnal
Beckham	Floyd	Lee	Reed
Bigham	Foreman	Lemmon	Rosson
Blanton	Gammage	Lewis	Salem
Blythe	Garcia	Longoria	Sanchez
Bowers	Golman	Lovell	Schulle
Braecklein	Grant	McAlister	Shannon
Burgess	Graves	McKissack	Sherman
Bynum	Hale	Mengden	Short
Cates	Hanna, Joe	Moncrief	Silber
Cavness	Hannah, John	Moore, A.	Simmons
Christian	Harris	Moore, G.	Slack
Clark	Hawkins	Moore, T.	Slider
Clayton	Hawn	Murray	Solomon
Coats	Haynes	Nabers	Spurlock
Cobb	Head	Nelms	Stewart
Cole	Heatly	Neugent, D.	Stroud
Craddick	Hendricks	Newton	Swanson
Cruz	Holmes, T.	Nichols	Tarbox
Davis, D.	Howard	Niland	Traeger
Davis, H.	Hubenak	Nugent, J.	Truan

Tupper	Von Dohlen	Wieting	Wyatt
Uher	Ward	Williams	
Vale	Wayne	Wolff	

**Absent**

Allred	Daniel	Kost	Santiesteban
Calhoun	Ingram	Ligarde	

**Absent-Excused**

Agnich	Carrillo	Lombardino	Salter
Boyle	Harding	Moreno	Semos
Braun	Hilliard	Price	Smith
Caldwell	Holmes, Z.	Rodriguez	Williamson

Mr. Hale moved to reconsider the vote by which the House concurred in the Senate Amendments to HB 927 and to table the motion to reconsider.

The motion to table prevailed.

**HB 927—TEXT OF SENATE AMENDMENTS****Floor Amendment No. 1**

Amend Section 1 of HB 927 by inserting a new sentence between the first and second sentences in Section 1, as amended, to read as follows:

“Provided however, that there shall be no authority to issue such revenue bonds on behalf of a hospital district for the purchase of nursing homes for long term care.”

Amend caption to conform to body of bill.

**SB 43—REQUEST OF SENATE GRANTED**

On motion of Mr. Harris, the House granted the request of the Senate for the appointment of a Conference Committee on SB 43.

**SB 43—APPOINTMENT OF CONFERENCE COMMITTEE**

The Speaker announced the appointment of the following Conference Committee, on the part of the House, on SB 43:

Representatives Harris, Chairman; Hawkins, Dean Neugent, Jungmichel, and Hubenak.

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Representative Sanchez entered the House and was announced present.

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## INTRODUCTION OF HB 1868

Mr. Atwell asked unanimous consent to introduce and have placed on first reading HB 1868.

There was objection offered.

Mr. Atwell then moved to introduce and have placed on first reading HB 1868.

The motion prevailed by the following vote:

**Yeas—109**

Allen, John	Farenthold	Lemmon	Santiesteban
Angly	Finck	Lewis	Schulle
Atwell	Finney	Lovell	Shannon
Baker	Floyd	McAlister	Sherman
Bass, B.	Foreman	McKissack	Short
Beckham	Garcia	Mengden	Silber
Bigham	Golman	Moncrief	Simmons
Blanton	Grant	Moore, A.	Slack
Blythe	Graves	Moore, G.	Solomon
Braecklein	Hanna, Joe	Moore, T.	Spurlock
Burgess	Harris	Murray	Stewart
Bynum	Hawkins	Nabers	Stroud
Calhoun	Hawn	Nelms	Swanson
Cates	Haynes	Neugent, D.	Tarbox
Cavness	Head	Newton	Traeger
Christian	Heatly	Nichols	Truan
Clark	Hendricks	Niland	Tupper
Clayton	Holmes, T.	Nugent, J.	Uher
Coats	Hubenak	Orr	Von Dohlen
Cobb	Hull	Parker, C.	Ward
Cole	Johnson	Parker, W.	Wayne
Craddick	Jones, D.	Patterson	Wieting
Davis, D.	Jones, E.	Pickens	Williams
Davis, H.	Jones, G.	Poerner	Wolff
Denton	Jungmichel	Presnal	Wyatt
Doran	Kaster	Reed	
Doyle	Kilpatrick	Salem	
Dramberger	Kubiak	Sanchez	

**Nays—10**

Bowers	Hale	Poff	Slider
Earthman	Hannah, John	Rosson	Vale
Finnell	Howard		

**Absent**

Adams	Bass, T.	Ingram	Longoria
Allen, Joe	Cruz	Kost	Ogg
Allred	Daniel	Lee	
Atwood	Gammage	Ligarde	

**Absent-Excused**

Agnich	Carrillo	Lombardino	Salter
Boyle	Harding	Moreno	Semos
Braun	Hilliard	Price	Smith
Caldwell	Holmes, Z.	Rodriguez	Williamson

**COMMITTEE MEETING**

Mr. Grant Jones asked unanimous consent of the House that the Committee on Urban Affairs be permitted to meet at this time.

There was no objection offered.

**CONGRATULATORY RESOLUTION ADOPTED**

The following Congratulatory Resolution was adopted unanimously:

HSR 491, by Lovell: To welcome Girl Scout Troop 60 from Crockett, Texas.

**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 Lemmon:**

HB 1865, A bill to be entitled An Act enacting temporary provisions relating to the method of conducting and financing primary elections and to the fees, assessments, and deposits levied against candidates; amending the Texas Election Code as follows: amending Section 185a, as amended (Article 13.07a, Vernon's Texas Election Code) by adding Subsection (3); amending Subsection (1), Section 186, as amended (Article 13.08); amending Section 186, as amended (Article 13.08), by adding Subsections (5), (6), and (7); adding Section 186c; amending Section 187, as amended (Article 13.09); adding Section 187a; amending Paragraph (ii), Subsection 2, Section 190a (Article 13.12a); repealing Section 186a, as amended (Article 13.08a), Section 186a-1 (Article 13.08a-1), and Section 194, as amended (Article 13.16); making the Act effective only upon the occurrence of certain conditions and fixing the expiration date if the Act becomes effective; and declaring an emergency.

Referred to Committee on Elections.

**By Bynum:**

HB 1866, A bill to be entitled An Act permitting the employment of certain children under the supervision of certain child welfare agencies; amending Article 1577, Penal Code of Texas, 1925, as amended; and declaring an emergency.

Referred to Committee on Youth.

By Baker:

HB 1867, A bill to be entitled An Act relating to the salaries of district and county officials in certain counties; amending Section 1, Chapter 528, Acts of the 57th Legislature, Regular Session, 1961 (Article 3912e-17, Vernon's Texas Civil Statutes); and declaring an emergency.

Referred to Committee on Counties.

#### CONGRATULATORY RESOLUTION ADOPTED

The following Congratulatory Resolution was adopted unanimously:

HCR 146, by Foreman: To welcome Mrs. Ceri Wynn Powell.

Representative Allred entered the House and was announced present.

#### HB 483 WITH SENATE AMENDMENTS

Mr. Lemmon called up with Senate Amendments for consideration at this time,

HB 483, Relating to the creation of the Texas Council on Marine-Related Affairs, etc.

Mr. Lemmon moved to suspend all necessary rules and concur in the Senate Amendments to HB 483.

The motion prevailed by the following vote:

Yeas—128

Adams	Clark	Garcia	Kaster
Allen, Joe	Clayton	Golman	Kilpatrick
Allen, John	Coats	Grant	Kubiak
Allred	Cobb	Graves	Lee
Angly	Cole	Hale	Lemmon
Atwell	Craddick	Hanna, Joe	Lewis
Atwood	Cruz	Hannah, John	Longoria
Baker	Daniel	Harris	Lovell
Bass, B.	Davis, D.	Hawkins	McAlister
Bass, T.	Davis, H.	Hawn	McKissack
Beckham	Denton	Haynes	Moncrief
Bigham	Doran	Head	Moore, A.
Blanton	Doyle	Heatly	Moore, G.
Blythe	Dramberger	Hendricks	Moore, T.
Bowers	Earthman	Holmes, T.	Murray
Braecklein	Farenthold	Howard	Nabers
Burgess	Finck	Hubenak	Nelms
Bynum	Finnell	Hull	Neugent, D.
Calhoun	Finney	Johnson	Newton
Cates	Floyd	Jones, E.	Niland
Cavness	Foreman	Jones, G.	Nugent, J.
Christian	Gammage	Jungmichel	Nichols

Ogg	Rosson	Slack	Tupper
Orr	Salem	Slider	Uher
Parker, C.	Sanchez	Solomon	Vale
Parker, W.	Santiesteban	Spurlock	Von Dohlen
Patterson	Schulle	Stewart	Ward
Pickens	Shannon	Stroud	Wayne
Poerner	Sherman	Swanson	Wieting
Poff	Short	Tarbox	Williams
Presnal	Silber	Traeger	Wolf
Reed	Simmons	Truan	Wyatt

Nays—1

Jones, D.

Absent

Ingram	Kost	Ligarde	Mengden
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Absent-Excused

Agnich	Carrillo	Lombardino	Salter
Boyle	Harding	Moreno	Semos
Braun	Hilliard	Price	Smith
Caldwell	Holmes, Z.	Rodriguez	Williamson

Mr. Lemmon moved to reconsider the vote by which the House concurred in the Senate Amendments to HB 483 and to table the motion to reconsider.

The motion to table prevailed.

#### HB 483—TEXT OF SENATE AMENDMENTS

Amend HB 483, Sec. 5, by substituting the following:

Sec. 5. Funding. Until the legislature provides an appropriation for the operation of the Council, the contingent expense funds of the House of Representatives and of the Senate may be expended for such purposes authorized herein. Prior to any expenditure of funds of the Contingent Expense Committees of either the House or the Senate a budget for the annual expenses of the committee shall be submitted to such committees and no funds shall be expended from such funds until approval by that committee.

Amend caption to conform to body of bill.

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Representative Kost entered the House and was announced present.

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#### HB 1226 WITH SENATE AMENDMENT

Mr. Lemmon called up with Senate Amendment for consideration at this time,

HB 1226, Relating to the compensation to be paid from county funds to district court judges serving in certain counties.

On motion of Mr. Lemmon, the House concurred in the Senate Amendment to HB 1226 by the following vote:

## Yeas—128

Adams	Denton	Jones, G.	Poerner
Allen, Joe	Doran	Jungmichel	Poff
Allen, John	Doyle	Kaster	Presnal
Allred	Dramberger	Kilpatrick	Reed
Angly	Earthman	Kost	Rosson
Atwell	Farenthold	Kubiak	Salem
Atwood	Finck	Lee	Sanchez
Baker	Finnell	Lemmon	Santiesteban
Bass, B.	Finney	Lewis	Schulle
Bass, T.	Floyd	Longoria	Shannon
Beckham	Foreman	Lovell	Sherman
Bigham	Gammage	McAlister	Short
Blanton	Garcia	McKissack	Silber
Blythe	Golman	Mengden	Simmons
Bowers	Grant	Moncrief	Slack
Braecklein	Graves	Moore, A.	Slider
Burgess	Hale	Moore, G.	Solomon
Bynum	Hanna, Joe	Moore, T.	Spurlock
Calhoun	Hannah, John	Murray	Stewart
Cates	Harris	Nabers	Swanson
Cavness	Hawkins	Nelms	Tarbox
Christian	Hawn	Neugent, D.	Traeger
Clark	Haynes	Newton	Truan
Clayton	Head	Nichols	Tupper
Coats	Hendricks	Niland	Uher
Cobb	Holmes, T.	Nugent, J.	Von Dohlen
Cole	Howard	Ogg	Ward
Craddick	Hubenak	Orr	Wayne
Cruz	Hull	Parker, C.	Wieting
Daniel	Johnson	Parker, W.	Williams
Davis, D.	Jones, D.	Patterson	Wolff
Davis, H.	Jones, E.	Pickens	Wyatt

## Absent

Heatly	Ligarde	Stroud	Vale
Ingram			

## Absent-Excused

Agnich	Carrillo	Lombardino	Salter
Boyle	Harding	Moreno	Semos
Braun	Hilliard	Price	Smith
Caldwell	Holmes, Z.	Rodriguez	Williamson

Mr. Lemmon moved to reconsider the vote by which the House concurred in the Senate Amendment to HB 1226 and to table the motion to reconsider.

The motion to table prevailed.

## HB 1226—TEXT OF SENATE AMENDMENT

## Committee Substitute for HB 1226

A bill to be entitled An Act relating to the compensation to be paid from county funds to district court judges serving in certain counties; amending Section 1.(a), Chapter 359, Acts of the 57th Legislature, Regular Session, 1961 (Article 6819a-19b, Vernon's Texas Civil Statutes); and declaring an emergency.

Be It Enacted by the Legislature of the State of Texas:

Section 1. Section 1.(a), Chapter 359, Acts of the 57th Legislature Regular Session, 1961 (Article 6819a-19b, Vernon's Texas Civil Statutes), is amended to read as follows:

"Section 1.(a). In any county in this State having a population of 1,500,000 or more, according to the last preceding Federal Census, and having twenty-five or more district courts of general jurisdiction, the judges of the several district courts of such counties shall receive, in addition to the salary paid by the State to them, and to other district judges of this State, the sum of \$12,000 annually, to be paid in equal monthly installments out of the General Fund or Officers Salary Fund of such counties, such salary to be as compensation for all judicial and administrative services performed by them. The Commissioners Court shall make proper budget provision for the payment thereof. Any district judge of the State who may be assigned to sit for the judge of any district court in such counties under the provisions of Article 200-A, Vernon's Texas Civil Statutes, as amended, may, while so serving, receive in addition to his necessary expenses, additional compensation from county funds in an amount not to exceed the difference between the pay of such visiting judge from all sources and that pay received from all sources by district judges in the counties affected by the provisions of this Act, such amount to be paid by the county upon approval of the presiding judge of the administrative district in which said court is located."

Sec. 2. The importance of this legislation and the crowded condition of the calendars in both Houses create an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each House be suspended, and the Rule is hereby suspended; and that this Act take effect and be in force from and after its passage, and it is so enacted.

## HB 1003 WITH SENATE AMENDMENTS

Mr. Hale called up with Senate Amendments for consideration at this time,

HB 1003, Fixing the salary of the District Attorney of the 105th Judicial District.

On motion of Mr. Hale, the House concurred in the Senate Amendments to HB 1003 by the following vote:

## Yeas—129

Adams	Doran	Jungmichel	Presnal
Allen, Joe	Doyle	Kaster	Rosson
Allen, John	Dramberger	Kilpatrick	Salem
Allred	Earthman	Kost	Sanchez
Angly	Farenthold	Kubiak	Santiesteban
Atwell	Finck	Lee	Schulle
Atwood	Finnell	Lemmon	Shannon
Baker	Finney	Lewis	Sherman
Bass, B.	Floyd	Longoria	Short
Bass, T.	Foreman	Lovell	Silber
Beckham	Gammage	McAlister	Simmons
Bigham	Garcia	McKissack	Slack
Blanton	Golman	Mengden	Slider
Blythe	Grant	Monerief	Solomon
Bowers	Graves	Moore, A.	Spurlock
Braecklein	Hale	Moore, G.	Stewart
Burgess	Hanna, Joe	Moore, T.	Stroud
Bynum	Hannah, John	Murray	Swanson
Calhoun	Harris	Nabers	Tarbox
Cates	Hawkins	Nelms	Traeger
Cavness	Hawn	Neugent, D.	Truan
Christian	Haynes	Newton	Tupper
Clark	Head	Nichols	Uher
Clayton	Heatly	Niland	Vale
Coats	Hendricks	Nugent, J.	Von Dohlen
Cobb	Holmes, T.	Ogg	Ward
Cole	Howard	Orr	Wayne
Craddick	Hubenak	Parker, C.	Wieting
Cruz	Hull	Parker, W.	Williams
Daniel	Johnson	Patterson	Wyatt
Davis, D.	Jones, D.	Pickens	
Davis, H.	Jones, E.	Poerner	
Denton	Jones, G.	Poff	

## Absent

Ingram	Ligarde	Reed	Wolff
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## Absent-Excused

Agnich	Carrillo	Lombardino	Salter
Boyle	Harding	Moreno	Semos
Braun	Hilliard	Price	Smith
Caldwell	Holmes, Z.	Rodriguez	Williamson

Mr. Hale moved to reconsider the vote by which the House concurred in the Senate Amendments to HB 1003 and to table the motion to reconsider.

The motion to table prevailed.

## HB 1003—TEXT OF SENATE AMENDMENTS

Amend HB 1003 by deleting therefrom all of Section 2 and substituting in lieu thereof the following:

Section 2. The supplemental salary to be paid the District Attorney of the 105th Judicial District shall be the sum of not less than three thousand dollars (\$3,000.00) but not more than six thousand dollars (\$6,000.00), to be paid by the Commissioners Courts of the counties comprising the 105th Judicial District, which sum shall be paid to the District Attorney in addition to all compensation which he is authorized to receive by law from the State of Texas.

Amend caption to conform to body of bill.

#### HB 363 WITH SENATE AMENDMENT

Mr. John Hannah called up with Senate Amendment for consideration at this time,

HB 363, Creating the County Court at Law of Angelina County.

Mr. John Hannah moved to suspend all necessary rules and concur in the Senate Amendment to HB 363.

The motion prevailed without objection.

Mr. John Hannah moved to reconsider the vote by which the House concurred in the Senate Amendment to HB 363 and to table the motion to reconsider.

The motion to table prevailed.

#### HB 363—TEXT OF SENATE AMENDMENT

##### Committee Substitute for HB 363

A bill to be entitled An Act relating to the creation of the County Court at Law of Angelina County; relating to the duties and salaries of the county attorney, county clerk and sheriff of Angelina County; providing an effective date; providing for the appointment of the initial judge of the court; and declaring an emergency.

Be it Enacted by the Legislature of the State of Texas:

Section 1. (a) On the effective date of this Act, the County Court at Law of Angelina County is created.

(b) The county court at law has the same jurisdiction over all causes and proceedings, civil, criminal, and probate, original and appellate, including eminent domain proceedings, prescribed by law for county courts, and its jurisdiction is concurrent with that of the County Court of Angelina County.

(c) The county court at law, or its judge, may issue writs of injunction, mandamus, sequestration, attachment, garnishment, certiorari, supersedeas, and all writs necessary for the enforcement of the jurisdiction of the court. It may issue writs of habeas corpus in cases where the offense charged is within the jurisdiction of the court, or of any other court of inferior jurisdiction in the county. The court and judge also have the power to punish for contempt as prescribed by law for county courts.

(d) The County Judge of Angelina County is the judge of the County Court of Angelina County. All ex officio duties of the county judge shall be exercised by the judge of the County Court of Angelina County unless by this Act committed to the judge of the county court at law.

Section 2. (a) The judge of either the County Court of Angelina County or the County Court at Law of Angelina County may, in his discretion, either in term-time or in vacation, on motion of any party or on agreement of the parties, or on his own motion, transfer any cause on his docket to the docket of the other court.

(b) The judges of the courts may, in their discretion, exchange benches from time to time. Whenever a judge of one of the courts is disqualified, he shall transfer the case from his court to the other court.

(c) Either judge may, in his own courtroom, try and determine any case or proceeding pending in either court without having the case transferred or may sit in the other court and there hear and determine any case there pending. Each judgment and order shall be entered in the minutes of the court in which the case is pending.

(d) In case of absence, sickness, or disqualification of either judge, the other judge may hold court for him. Either of the judges may hear any part of any case or proceedings pending in either of the courts and determine them or may hear and determine any question in any case, and either judge may complete the hearing and render judgment in the case.

(e) In cases transferred to either of the courts by order of the judge of the other court, all processes, writs, bonds, recognizances or other obligations issued or made in the cases shall be returned to and filed in the court to which transfer is made. All bonds executed and recognizances entered into in those cases shall bind the parties for their appearance or to fulfill the obligations of such bonds or recognizances at the terms of the court to which the cases are transferred to as are fixed by law.

(f) All processes issued or returned before transfer of the cases as well as all bonds and recognizances before taken in the cases shall be valid and binding as though originally issued out of the court to which the transfer is made.

Section 3. The Commissioners Court of Angelina County by order duly entered of record, shall prescribe not less than four terms each year for the County Court at Law of Angelina County.

Section 4. (a) At the next general election after the effective date of this Act there shall be elected a judge of the County Court at Law of Angelina County who must have been a duly licensed and practicing member of the State Bar of Texas, be well informed in the laws of this state, and who must have resided and been actively engaged in the practice of law in Angelina County for a period of not less than two years prior to the general election. The judge elected holds office for four years and until his successor has been duly elected and qualified.

(b) When this Act becomes effective, the Commissioners Court of Angelina County shall appoint a judge to the County Court at Law of

Angelina County. The judge appointed must have the qualifications prescribed in Subsection (a) of this section and serves until January 1st of the year following the next general election and until his successor has been duly elected and qualified. Any vacancy occurring in the office of the judge of the county court at law may be filled in like manner by the commissioners court and the appointee holds office until January 1st of the year following the next general election and until his successor has been duly elected and qualified.

(c) The judge of the county court at law shall execute a bond and take the oath of office prescribed by law for county judges. He may be removed from office in the same manner and for the same causes as a county judge.

(d) The judge of the county court at law shall receive a salary of not less than \$14,000 per year nor more than \$18,000 per year. Such salary shall be paid in equal monthly installments out of the county treasury on order of the commissioners court. The judge of the county court at law shall assess the fees prescribed by law for county judges, which shall be collected by the clerk of the court and paid into the county treasury, and which may not be paid to the judge.

(e) A special judge of the county court at law may be appointed in the manner provided by law for the appointment of a special county judge. A special judge must have the same qualifications, and is entitled to the same rate of compensation, as the regular judge.

Section 5. (a) The county attorney, county clerk, and sheriff of Angelina County, shall serve as county attorney, clerk, and sheriff, respectively, of the County Court at Law of Angelina County. The Commissioners Court of Angelina County may employ as many additional assistant county attorneys, deputy sheriffs and clerks as are necessary to serve the court created by this Act. Those serving shall perform the duties, and are entitled to the compensation, fees, and allowances, prescribed by law for their respective offices in Angelina County; provided that the county attorney shall receive a salary of not less than \$2,000 per year less than the salary paid to the judge of the county court at law.

(b) The judge of the county court at law may appoint an official court reporter, who must meet the qualifications prescribed by law for that office and who is entitled to the compensation fixed by the Commissioners Court of Angelina County.

Section 6. Practice in the County Court at Law of Angelina County shall conform to that prescribed by law for the County Court of Angelina County.

Section 7. This Act becomes effective on January 8, 1972.

Section 8. The importance of this legislation and the crowded condition of the calendars in both Houses create an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each House be suspended, and this Rule is hereby suspended.

## MESSAGE FROM THE SENATE

Austin, Texas, May 14, 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 refused to concur in House Amendments to SB 460 and requests the appointment of a Conference Committee to adjust the differences between the two Houses.

The following have been appointed on the part of the Senate:

Senators: Blanchard, Word, Connally, Snelson, and Hightower.

I am directed by the Senate to inform the House that the Senate has concurred in House Amendments to SB 751 by viva voce vote.

I am directed by the Senate to inform the House that the Senate has concurred in House Amendments to SB 738 by 29 Yeas, 0 Nays.

Respectfully,  
CHARLES A. SCHNABEL  
Secretary of the Senate

(Mr. Shannon in the Chair)

SB 213—ADOPTION OF CONFERENCE  
COMMITTEE REPORT

Mr. Floyd submitted the following Conference Committee Report on SB 213:

Austin, Texas  
May 13, 1971

The Honorable Ben Barnes,  
President of the Senate

The Honorable Gus F. Mutscher,  
Speaker of the House of Representatives

Sirs:

We, your Conference Committee appointed to adjust the differences between the House and Senate on SB 213, have met and adjusted our differences and beg leave to recommend that SB 213 be passed in the form attached hereto.

Respectfully submitted,

On the part of the Senate: Kennard  
Bernal  
Mauzy  
Brooks  
McKool

On the part of the House:   Floyd  
                                  Simmons  
                                  Kaster  
                                  Santiesteban  
                                  Shannon

## SB 213

A bill to be entitled An Act relating to the creation, establishment, operation, and dissolution of a county civil service system in certain counties; providing for severability; and declaring an emergency.

Be it Enacted by the Legislature of the State of Texas:

Section 1. Definitions. In this Act, unless the context requires a different definition:

- (1) "Commission" means the county civil service commission.
- (2) "Chairman" means the chairman of the county civil service commission.
- (3) "Employee" means any person who obtains his position by appointment and who is not authorized by statute to perform governmental functions in his own right involving some exercise of discretion, but does not include a holder of an office the term of which is limited by the Constitution of the State of Texas.
- (4) "Department" means any county, district, or precinct office or other agency of the county which has jurisdiction and control of the activities of the employees' official duties.

Sec. 2. Establishment of Civil Service. Any county having a population of 300,000 or more inhabitants according to the last preceding federal census may establish a county civil service system under the provisions of this Act to cover all employees of the county.

Sec. 3. Methods for Creation of a County Civil Service System. Before a county civil service system may be created under the provisions of this Act, the system must be approved either by an order adopted by a majority of the members of the commissioners court or by a majority vote of the qualified electors of the county voting at an election called for that purpose.

Sec. 4. Creation by Order. If the civil service system is created by order of the county commissioners, a copy of the order shall be placed in the minutes of the commissioners court and shall be available for public inspection.

Sec. 5. Creation by Election. (a) On its own motion, the commissioners court may order an election to be held to approve the creation of a county civil service system. The election must be held within the 60-day period immediately following the date of the order of election.

(b) The order calling the election shall specify the time and place, or places, of holding the election, the form of the ballots, and the presiding judge for each voting place.

(c) The commissioners court shall publish a substantial copy of the

election order in a newspaper of general circulation in the county once a week for two consecutive weeks before the election. The first notice must be published before the 14-day period immediately preceding the day of the election.

(d) The presiding judge of each voting place shall supervise the counting of all votes cast and shall certify the results to the commissioners court within 24 hours after the election. A copy of the results is to be filed with the county clerk and become of public record.

(e) At the election, the qualified electors shall vote on the proposition of whether or not a county civil service system is to be created. To create the system, a majority of the qualified electors voting in the election must approve the proposition.

(f) The ballots shall be printed to allow for voting for or against the proposition: "Creation of a county civil service system."

(g) If the proposition is approved, the commissioners court shall declare the results and order the civil service system created. A copy of this order shall be placed in the minutes of the commissioners court.

Sec. 6. Creation of the Civil Service Commission. (a) After a civil service system is approved under the provisions of this Act, the commissioners court shall appoint a civil service commission consisting of three members to administer the system. The commissioners court shall designate one of the members as chairman of the commission.

(b) Each member of the commission holds office for a term of two years and until his successor is appointed and has qualified. Any vacancy on the commission shall be filled by appointment of the commissioners court for the unexpired term of the member whose position has been vacated.

(c) To qualify for appointment to the commission, a person must:

(1) be at least 25 years of age; and

(2) have been a resident of the county for the three-year period immediately preceding the beginning of his term of office.

Sec. 7. Compensation; Expenses; Staff; etc. The members of the commission serve without compensation, but the commissioners court shall reimburse them for expenses necessarily incurred in performing their duties. The commissioners court shall provide the commission with adequate office space and with enough money to employ an adequate staff and to purchase necessary supplies and equipment.

Sec. 8. Powers of Commission. (a) The commission shall make, publish, and enforce rules, consistent with the purposes of this Act, relating to:

(1) selection and classification of county employees;

(2) competitive examinations;

(3) promotions, seniority, and tenure;

- (4) layoffs and dismissals;
- (5) disciplinary actions;
- (6) grievance procedures and other procedural and substantive rights of employees; and
- (7) other matters having to do with selection of employees and their advancement, rights, benefits, and working conditions.

(b) The commission may adopt or use as a guide any civil service laws, rules, or regulations of the United States or of this state or any political subdivision or municipal corporation in this state to the extent that they promote the purposes of this Act and are consistent with the necessities and circumstances of the county.

Sec. 9. Appeals. (a) Any employee who, under a final decision of the commission, is demoted, suspended, or removed from his position, may appeal the decision by filing a petition in a district court of the county within 30 days after the date of the decision.

(b) Appeals under this section shall be tried de novo.

(c) If the district court renders judgment for the petitioner, it may order reinstatement, back pay, and any other appropriate relief.

(d) Suits instituted under this section have precedence over other civil cases, and the judgment of the district court is appealable as in other civil cases.

Sec. 10. Exemptions. (a) Any person who is an employee of a county covered by this Act on the effective date of this Act shall not be required to take any competitive examination or perform any other act to maintain his present employment.

(b) Nothing in this Act applies to:

(1) assistant district attorneys, investigators, or other employees of the district attorney, except all investigators and employees of the Criminal District Attorney of Tarrant County who are not licensed to practice law in this state;

(2) the official shorthand reporter of any district or criminal district court.

Sec. 11. Dissolution of System. (a) In any county in which the provisions of this Act have been in effect for one year, on being petitioned by at least 10 percent of the qualified electors of the county, the commissioners court shall call an election to determine whether or not the county civil service should be dissolved.

(b) The provisions of Section 5 of this Act shall apply to holding an election under the provisions of this section.

(c) The ballots shall be printed to allow for voting for or against the proposition: "Dissolution of the civil service system."

(d) If the proposition is approved, the commissioners court shall declare the results and order the civil service system dissolved. A copy of this order shall be placed in the minutes of the commissioners court.

Sec. 12. Limitation on Elections. After an election is held in accordance with Section 5 or Section 11 of this Act, a two-year period of time must elapse prior to the calling of another election under either Section 5 or Section 11.

Sec. 13. Severability. If any provision of this Act or the application thereof to any person or circumstances is held invalid, such invalidity shall not affect other provisions or applications of the Act which can be given effect without the invalid provision or application, and to this end the provisions of this Act are declared to be severable.

Sec. 14. Emergency. The importance of this legislation and the crowded condition of the calendars in both Houses create an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each House be suspended, and this Rule is hereby suspended, and that this Act take effect and be in force from and after its passage, and it is so enacted.

Mr. Floyd moved to suspend all necessary rules and to adopt the Conference Committee Report on SB 213.

(Speaker in the Chair)

The motion prevailed by the following vote:

Yeas—129

Adams	Cole	Harris	McKissack
Allen, Joe	Craddick	Hawkins	Mengden
Allen, John	Cruz	Hawn	Moncrief
Allred	Daniel	Haynes	Moore, A.
Angly	Davis, D.	Head	Moore, G.
Atwell	Davis, H.	Heatly	Moore, T.
Atwood	Denton	Hendricks	Murray
Baker	Doran	Holmes, T.	Nabers
Bass, B.	Doyle	Howard	Nelms
Bass, T.	Dramberger	Hubenak	Neugent, D.
Beckham	Earthman	Hull	Newton
Bigham	Farenthold	Johnson	Nichols
Blanton	Finck	Jones, D.	Niland
Blythe	Finnell	Jones, E.	Nugent, J.
Bowers	Finney	Jones, G.	Ogg
Braecklein	Floyd	Jungmichel	Orr
Burgess	Foreman	Kaster	Parker, C.
Bynum	Gammage	Kilpatrick	Parker, W.
Calhoun	Garcia	Kost	Patterson
Cates	Golman	Kubiak	Pickens
Christian	Grant	Lee	Poerner
Clark	Graves	Lemmon	Poff
Clayton	Hale	Lewis	Presnal
Coats	Hanna, Joe	Longoria	Reed
Cobb	Hannah, John	McAlister	Rosson

Salem	Simmons	Tarbox	Wayne
Sanchez	Slack	Traeger	Wieting
Santiesteban	Slider	Truan	Williams
Schulle	Solomon	Tupper	Wolff
Shannon	Spurlock	Uher	Wyatt
Sherman	Stewart	Vale	
Short	Stroud	Von Dohlen	
Silber	Swanson	Ward	

**Absent**

Cavness	Ingram	Ligarde	Lovell
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**Absent-Excused**

Agnich	Carrillo	Lombardino	Salter
Boyle	Harding	Moreno	Semos
Braun	Hilliard	Price	Smith
Caldwell	Holmes, Z.	Rodriguez	Williamson

Mr. Floyd moved to reconsider the vote by which the House adopted the Conference Committee Report on SB 213 and to table the motion to reconsider.

The motion to table prevailed.

**HB 844 WITH SENATE AMENDMENTS**

Mr. Schulle called up with Senate Amendments for consideration at this time,

HB 844, Relating to the office of the ex officio county school superintendent in certain counties.

On motion of Mr. Schulle, the House concurred in the Senate Amendments to HB 844 by the following vote:

Yeas—130

Adams	Bynum	Doyle	Hawkins
Allen, Joe	Calhoun	Dramberger	Hawn
Allen, John	Cates	Earthman	Haynes
Allred	Cavness	Farenthold	Head
Angly	Christian	Finnell	Heatly
Atwell	Clark	Finney	Hendricks
Atwood	Clayton	Floyd	Holmes, T.
Baker	Coats	Foreman	Howard
Bass, B.	Cobb	Gammage	Hubenak
Bass, T.	Cole	Garcia	Hull
Beckham	Craddick	Golman	Johnson
Bigham	Cruz	Grant	Jones, D.
Blanton	Daniel	Graves	Jones, E.
Blythe	Davis, D.	Hale	Jones, G.
Bowers	Davis, H.	Hanna, Joe	Jungmichel
Braecklein	Denton	Hannah, John	Kaster
Burgess	Doran	Harris	Kilpatrick

Kost	Nelms	Rosson	Swanson
Kubiak	Neugent, D.	Salem	Tarbox
Lee	Newton	Sanchez	Traeger
Lemmon	Nichols	Santiesteban	Truan
Lewis	Niland	Schulle	Tupper
Longoria	Nugent, J.	Shannon	Uher
Lovell	Ogg	Sherman	Vale
McAlister	Orr	Short	Von Dohlen
McKissack	Parker, C.	Silber	Ward
Mengden	Parker, W.	Simmons	Wayne
Moncrief	Patterson	Slack	Wieting
Moore, A.	Pickens	Slider	Williams
Moore, G.	Poerner	Solomon	Wolff
Moore, T.	Poff	Spurlock	Wyatt
Murray	Presnal	Stewart	
Nabers	Reed	Stroud	

## Absent

Finck	Ingram	Ligarde
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## Absent-Excused

Agnich	Carrillo	Lombardino	Salter
Boyle	Harding	Moreno	Semos
Braun	Hilliard	Price	Smith
Caldwell	Holmes, Z.	Rodriguez	Williamson

## HB 844—TEXT OF SENATE AMENDMENTS

Amend HB 844 by striking all below the enacting clause and substituting in lieu thereof the following:

Section 1. In any county having a population of not less than 27,500 nor more than 27,660, according to the last preceding federal census, in which the abolition of the offices of county school superintendent and the county board of school trustees has been approved by the voters, the duties of the offices shall be performed by the county judge as ex officio county superintendent. For the performance of the additional duties, the county judge is entitled to compensation not to exceed \$2,600 per year and office and travel expenses not to exceed \$1,050 per year, as determined by the commissioners court. The commissioners court may also appoint an assistant ex officio county superintendent at a salary not to exceed \$2,600 per year. The additional compensation and expenses shall be paid from the state available school fund.

Sec. 2. As used in this Act, "the last preceding Federal Census" means the 1970 census or any future decennial federal census. This is despite any legislation that has been or may be enacted during any session of the 62nd Legislature delaying the effectiveness of the 1970 census for general state and local governmental purposes.

Sec. 3. The importance of this legislation and the crowded condition of the calendars in both Houses create an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each House be suspended, and this Rule is hereby suspended, and that this Act take effect and be in force from and after its passage, and it is so enacted.

Amend caption to conform to body of bill.

HB 1424 WITH SENATE AMENDMENTS

Mr. Clayton called up with Senate Amendments for consideration at this time,

HB 1424, Amending the Texas Unemployment Compensation Act.

Mr. Clayton moved that the House do not concur in the Senate Amendments and that a Conference Committee be requested to adjust the differences between the two Houses on the bill.

The motion prevailed.

HB 1424—APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker announced the appointment of the following Conference Committee, on the part of the House, on HB 1424:

Representatives Clayton, Chairman; Traeger, Carl Parker, Slider, and Shannon.

HB 272 ON THIRD READING

The Speaker laid before the House on its third reading and final passage,

HB 272, Allowing tax-free sales of motor fuel to the state and its political subdivisions.

The bill was read third time and failed to pass.

Mr. Wieting moved to reconsider the vote by which HB 272 failed to pass and to table the motion to reconsider.

The motion to table was lost by the following vote:

Yeas—50

Allen, John	Hale	Moncrief	Slack
Atwell	Hanna, Joe	Moore, G.	Slider
Atwood	Hawn	Murray	Solomon
Baker	Howard	Nabers	Spurlock
Blanton	Hubenak	Neugent, D.	Stroud
Bynum	Johnson	Nugent, J.	Tarbox
Calhoun	Jones, D.	Patterson	Truan
Cates	Jungmichel	Poff	Von Dohlen
Cavness	Kilpatrick	Presnal	Ward
Craddick	Kost	Rosson	Wayne
Davis, D.	Lemmon	Salem	Wieting
Doran	Lewis	Schulle	Wyatt
Floyd	McKissack	Shannon	
Foreman	Mengden	Short	

## Nays—79

Adams	Daniel	Head	Parker, C.
Allen, Joe	Davis, H.	Hendricks	Parker, W.
Allred	Denton	Holmes, T.	Pickens
Angly	Doyle	Hull	Poerner
Bass, B.	Dramberger	Jones, E.	Reed
Bass, T.	Earthman	Kaster	Sanchez
Beckham	Farenthold	Kubiak	Santiesteban
Bigham	Finck	Lee	Sherman
Blythe	Finnell	Longoria	Silber
Bowers	Finney	Lovell	Simmons
Braecklein	Gammage	McAlister	Stewart
Burgess	Garcia	Moore, A.	Swanson
Christian	Golman	Moore, T.	Traeger
Clark	Grant	Nelms	Tupper
Clayton	Graves	Newton	Uher
Coats	Hannah, John	Nichols	Vale
Cobb	Harris	Niland	Williams
Cole	Hawkins	Ogg	Wolff
Cruz	Haynes	Orr	

## Absent

Heatly	Ingram	Jones, G.	Ligarde
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## Absent-Excused

Agnich	Carrillo	Lombardino	Salter
Boyle	Harding	Moreno	Semos
Braun	Hilliard	Price	Smith
Caldwell	Holmes, Z.	Rodriguez	Williamson

## HB 145 ON THIRD READING

The Speaker laid before the House on its third reading and final passage,

HB 145, Authorizing State Board of Insurance to prescribe and enforce regulations as to cancellation and nonrenewal of certain insurance.

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

## Yeas—130

Adams	Bowers	Cruz	Foreman
Allen, Joe	Braecklein	Daniel	Gammage
Allen, John	Burgess	Davis, D.	Garcia
Allred	Bynum	Davis, H.	Golman
Angly	Calhoun	Denton	Grant
Atwell	Cates	Doran	Graves
Atwood	Cavness	Doyle	Hale
Baker	Christian	Dramberger	Hanna, Joe
Bass, B.	Clark	Earthman	Hannah, John
Bass, T.	Clayton	Farenthold	Harris
Beckham	Coats	Finck	Hawkins
Bigham	Cobb	Finnell	Hawn
Blanton	Cole	Finney	Haynes
Blythe	Craddick	Floyd	Head

Heatly	McAlister	Patterson	Spurlock
Hendricks	McKissack	Pickens	Stewart
Holmes, T.	Mengden	Poerner	Stroud
Howard	Moncrief	Poff	Swanson
Hubenak	Moore, A.	Presnal	Tarbox
Hull	Moore, G.	Reed	Traeger
Johnson	Moore, T.	Rosson	Truan
Jones, D.	Murray	Salem	Tupper
Jones, E.	Nabers	Sanchez	Uher
Jones, G.	Nelms	Santiesteban	Vale
Jungmichel	Neugent, D.	Schulle	Von Dohlen
Kaster	Newton	Shannon	Ward
Kilpatrick	Nichols	Sherman	Wayne
Kost	Niland	Short	Wieting
Kubiak	Nugent, J.	Silber	Williams
Lee	Ogg	Simmons	Wolff
Lemmon	Orr	Slack	Wyatt
Lewis	Parker, C.	Slider	
Lovell	Parker, W.	Solomon	

Absent

Ingram	Ligarde	Longoria
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Absent-Excused

Agnich	Carrillo	Lombardino	Salter
Boyle	Harding	Moreno	Semos
Braun	Hilliard	Price	Smith
Caldwell	Holmes, Z.	Rodriguez	Williamson

## HB 663 ON THIRD READING

The Speaker laid before the House on its third reading and final passage,

HB 663, Authorizing persons eighteen years old or older to donate blood to certain organizations.

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

Yeas—129

Adams	Braecklein	Davis, H.	Graves
Allen, Joe	Bynum	Denton	Hale
Allen, John	Calhoun	Doran	Hanna, Joe
Allred	Cates	Doyle	Hannah, John
Angly	Cavness	Earthman	Harris
Atwell	Christian	Farenthold	Hawkins
Atwood	Clark	Finck	Hawn
Baker	Clayton	Finnell	Haynes
Bass, B.	Coats	Finney	Head
Bass, T.	Cobb	Floyd	Heatly
Beckham	Cole	Foreman	Hendricks
Bigham	Craddick	Gammage	Holmes, T.
Blanton	Cruz	Garcia	Howard
Blythe	Daniel	Golman	Hubenak
Bowers	Davis, D.	Grant	Hull

Johnson	Moore, A.	Poff	Stroud
Jones, D.	Moore, G.	Presnal	Swanson
Jones, E.	Moore, T.	Reed	Tarbox
Jones, G.	Murray	Rosson	Traeger
Jungmichel	Nabers	Salem	Truan
Kaster	Nelms	Sanchez	Tupper
Kilpatrick	Neugent, D.	Santiesteban	Uher
Kost	Newton	Schulle	Vale
Kubiak	Nichols	Shannon	Von Dohlen
Lee	Niland	Sherman	Ward
Lemmon	Nugent, J.	Short	Wayne
Lewis	Ogg	Silber	Wieting
Longoria	Orr	Simmons	Williams
Lovell	Parker, C.	Slack	Wolff
McAlister	Parker, W.	Slider	Wyatt
McKissack	Patterson	Solomon	
Mengden	Pickens	Spurlock	
Moncrief	Poerner	Stewart	

## Absent

Burgess	Dramberger	Ingram	Ligarde
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## Absent-Excused

Agnich	Carrillo	Lombardino	Salter
Boyle	Harding	Moreno	Semos
Braun	Hilliard	Price	Smith
Caldwell	Holmes, Z.	Rodriguez	Williamson

Mr. Wayne moved to reconsider the vote by which HB 663 was passed and to table the motion to reconsider.

The motion to table prevailed.

## COMMITTEE MEETING

Mr. Jungmichel asked unanimous consent of the House that the Committee on Public Education be permitted to meet at this time.

There was no objection offered.

## HB 261 ON THIRD READING

The Speaker laid before the House on its third reading and final passage,

HB 261, Establishes presumptive limits of blood alcohol in person's blood, urine, breath, or other bodily substances.

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

Yeas—130

Adams	Angly	Bass, B.	Blanton
Allen, Joe	Atwell	Bass, T.	Blythe
Allen, John	Atwood	Beckham	Bowers
Allred	Baker	Bigham	Braecklein

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

## Absent

Ingram                      Jones, E.                      Ligarde

## Absent-Excused

Agnich	Carrillo	Lombardino	Salter
Boyle	Harding	Moreno	Semos
Braun	Hilliard	Price	Smith
Caldwell	Holmes, Z.	Rodriguez	Williamson

Mr. Cavness moved to reconsider the vote by which HB 261 was passed and to table the motion to reconsider.

The motion to table prevailed.

PROVIDING FOR CONSIDERATION OF A LOCAL AND  
CONSENT CALENDAR OF BILLS

Mr. Jim Nugent moved to set a Local and Consent Calendar of Bills for Wednesday, May 19, at 9:00 a.m.

The motion prevailed without objection.

## HB 651 ON THIRD READING

The Speaker laid before the House on its third reading and final passage,

HB 651, Redefines "cigarette" to exclude rolls for smoking made of tobacco substitute.

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

## Yeas—127

Adams	Denton	Jungmichel	Presnal
Allen, Joe	Doran	Kaster	Reed
Allen, John	Doyle	Kilpatrick	Rosson
Allred	Dramberger	Kost	Salem
Angly	Earthman	Kubiak	Sanchez
Atwell	Farenthold	Lee	Santiesteban
Atwood	Finck	Lemmon	Schulle
Baker	Finnell	Lewis	Shannon
Bass, B.	Finney	Longoria	Sherman
Bass, T.	Floyd	Lovell	Shert
Beckham	Foreman	McAlister	Silber
Bigham	Gammage	McKissack	Simmons
Blanton	Garcia	Mengden	Slack
Blythe	Golman	Moncrief	Slider
Bowers	Grant	Moore, A.	Solomon
Braecklein	Graves	Moore, G.	Stewart
Burgess	Hale	Murray	Stroud
Bynum	Hanna, Joe	Nabers	Swanson
Calhoun	Hannah, John	Nelms	Tarbox
Cates	Harris	Neugent, D.	Traeger
Cavness	Hawkins	Newton	Truan
Christian	Hawn	Nichols	Tupper
Clark	Haynes	Niland	Uher
Clayton	Head	Nugent, J.	Vale
Coats	Heatly	Ogg	Von Dohlen
Cobb	Hendricks	Orr	Ward
Cole	Holmes, T.	Parker, C.	Wayne
Craddick	Howard	Parker, W.	Wieting
Cruz	Hubenak	Patterson	Williams
Daniel	Hull	Pickens	Wolff
Davis, D.	Jones, D.	Poerner	Wyatt
Davis, H.	Jones, E.	Poff	

## Present—Not Voting

Spurlock

Absent

Ingram	Jones, G.	Ligarde	Moore, T.
Johnson			

## Absent-Excused

Agnich	Carrillo	Lombardino	Salter
Boyle	Harding	Moreno	Semos
Braun	Hilliard	Price	Smith
Caldwell	Holmes, Z.	Rodriguez	Williamson

## HB 1527 ON SECOND READING

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

HB 1527, A bill to be entitled An Act relating to the location, operation, and maintenance of The University of Texas of the Permian Basin; amending Sections 1, 2, and 4 of Chapter 459, Acts of the 61st Legislature, Regular Session, 1969 (Article 2606c-4, Vernon's Texas Civil Statutes); providing for severability; repealing laws in conflict; and declaring an emergency.

The bill was read second time.

## LEAVE OF ABSENCE GRANTED

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

## HB 1527—(Consideration continued)

Mr. Pickens offered the following committee amendment to the bill:

## Committee Amendment No. 1

Amend HB 1527, First Printing, by striking all below the enacting clause and substituting in lieu thereof the following:

Section 1. Section 1, Chapter 459, Acts of the 61st Legislature, Regular Session, 1969 (Article 2606c-4, Vernon's Texas Civil Statutes), is hereby amended to read as follows:

"Section 1. The Board of Regents of The University of Texas System is hereby authorized and directed to operate and maintain a state-supported coeducational institution of higher education to be known as The University of Texas of the Permian Basin."

Section 2. Section 2, Chapter 459, Acts of the 61st Legislature, Regular Session, 1969 (Article 2606c-4, Vernon's Texas Civil Statutes), is hereby amended to read as follows:

"Section 2. The Board of Regents of The University of Texas System shall have the authority to prescribe courses leading to such customary degrees as are offered at leading American universities of this concept and to award such degrees. It is the intent of the Legislature that such degrees shall include baccalaureate, master's degrees, and doctoral degrees and their equivalents and that there be established a standard program of instruction, but no department, school, or degree program shall be instituted except with the prior approval of the Coordinating Board,

Texas College and University System. The Board of Regents of The University of Texas System shall make such other rules and regulations for the operation, control and management of the university, including the determination of the number of students that shall be admitted to any school, college or degree-granting program, as may be necessary for the conduct of the university as one of the first class. The Board of Regents of The University of Texas System is specifically authorized to make joint appointments in the university and in other institutions under its governance; the salary of any such person who receives such joint appointment to be apportioned to the appointing institution on the basis of services rendered."

Section 3. Section 4, Chapter 459, Acts of the 61st Legislature, Regular Session, 1969, (Article 2606c-4, Vernon's Texas Civil Statutes), is hereby amended to read as follows:

"Section 4. The University of Texas of the Permian Basin shall be located on those certain tracts of land in Section 18, Block 41, T-2-S, T&P Railway Company Survey, Ector County, Texas, said land having been conveyed by a deed dated December 12, 1969, from the County of Ector, State of Texas, to the Board of Regents of The University of Texas System, as trustees, containing approximately 280 acres of land, more or less, recorded in Volume 575, page 601, of the Deed Records of Ector County, Texas; and by a deed dated October 29, 1969, from the County of Ector, State of Texas, to the Board of Regents of The University of Texas System, as trustees, containing approximately 308 acres of land, more or less, recorded in Volume 575, page 595, of the Deed Records of Ector County, Texas; to which deeds and the record thereof reference is made for a more specific description of the site. The Board of Regents of The University of Texas System is hereby authorized and directed to establish the institution and locate the institution on the above-described tract of land in Ector County, Texas, and said site may consist of the surface estate thereof only. All actions heretofore taken by the Board of Regents of The University of Texas System in the selection of the site for the establishment of The University of Texas of the Permian Basin, acceptance of the deeds of conveyance, and planning for the establishment and operation of the school, together with all actions taken by the Board of Regents of The University of Texas System in connection therewith, are hereby ratified and confirmed and in all things approved; as well as all actions heretofore taken by any political subdivision in acquiring property and the subsequent conveyance of such property by deeds of record in Ector County, Texas to the Board of Regents of The University of Texas, as trustees, for the use and benefit of The University of Texas."

Section 4. If any provision of this Act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the Act that can be given effect without the invalid provision or application, and to this end the provisions of this Act are declared to be severable.

Section 5. All laws or parts of laws in conflict with this Act are hereby repealed to the extent of such conflict only.

Section 6. The fact that there is an imperative need for this state-supported institution and the fact that the creation and establishment of The University of Texas of the Permian Basin is in the best interest of

all of the people of the State of Texas create an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each House be suspended, and the Rule is hereby suspended; and that this Act take effect and be in force from and after its passage, and it is so enacted.

Mr. Pickens offered the following amendment to Committee Amendment No. 1:

Amend Committee Amendment No. 1 to HB 1527, First Printing, by striking Section 2 thereof and substituting in lieu thereof the following:

Section 2. Section 2, Chapter 459, Acts of the 61st Legislature, Regular Session, 1969 (Article 2606c-4, Vernon's Texas Civil Statutes), is hereby amended to read as follows:

"Section 2. The Board of Regents of The University of Texas System shall have the authority to prescribe courses leading to such customary degrees as are offered at leading American universities of this concept and to award such degrees. Such degrees shall include baccalaureate, master's and doctoral degrees and their equivalents, and there shall be established a four-year undergraduate program, but no department, school, or degree program shall be instituted except with the prior approval of the Coordinating Board, Texas College and University System. The Board of Regents of The University of Texas System shall make such rules and regulations for the operation, control, and management of the university, including the determination of the number of students that shall be admitted to any school, college, or degree-granting program, as may be necessary for the conduct of the university as one of the first class. The Board of Regents of The University of Texas System is specifically authorized to make joint appointments in the university and in other institutions under its governance; the salary of any such person who receives such joint appointment to be apportioned to the appointing institution on the basis of services rendered."

Mr. Kaster offered the following substitute amendment for the above Pickens amendment:

Amend Committee Amendment No. 1 to HB 1527, First Printing, by striking Section 2 thereof and substituting in lieu thereof the following:

Section 2. Section 2, Chapter 459, Acts of the 61st Legislature, Regular Session, 1969 (Article 2606c-4, Vernon's Texas Civil Statutes), is hereby amended to read as follows:

"Section 2. The Board of Regents of The University of Texas System shall have the authority to prescribe courses leading to such customary degrees as are offered at leading American universities of this concept and to award such degrees. Such degrees shall include baccalaureate, master's and doctoral degrees and their equivalents, and there shall be established a two year upper level program, but no department, school, or degree program shall be instituted except with the prior approval of the Coordinating Board, Texas College and University System. The Board of Regents of The University of Texas System shall make such rules and regulations for the operation, control, and management of the university, including the determination of the number of students that shall be ad-

mitted to any school, college, or degree-granting program, as may be necessary for the conduct of the university as one of the first class. The Board of Regents of The University of Texas System is specifically authorized to make joint appointments in the university and in other institutions under its governance; the salary of any such person who receives such joint appointment to be apportioned to the appointing institution on the basis of services rendered."

Mr. Slack moved to table the above amendment offered by Mr. Kaster.

The motion to table prevailed.

The amendment by Mr. Pickens to Committee Amendment No. 1 was then adopted.

Committee Amendment No. 1, as amended, was adopted.

HB 1527, as amended, was passed to engrossment.

Mr. Pickens moved to reconsider the vote by which HB 1527 was passed to engrossment and to table the motion to reconsider.

The motion to table prevailed.

#### MOTION TO PLACE HB 1527 ON THIRD READING

Mr. Slack moved that the constitutional rule requiring bills to be read on three several days be suspended and that HB 1527 be placed on its third reading and final passage.

The motion was lost by the following vote (not receiving the necessary four-fifths vote):

Yeas—72

Adams	Farenthold	Lewis	Salem
Atwell	Finck	Ligarde	Santiesteban
Bass, B.	Finney	Longoria	Schulle
Blanton	Foreman	McAlister	Shannon
Braecklein	Garcia	McKissack	Short
Burgess	Golman	Moncrief	Silber
Bynum	Hale	Moore, A.	Simmons
Cates	Hannah, John	Moore, G.	Slack
Cavness	Harris	Nabers	Solomon
Christian	Hawn	Nelms	Spurlock
Clark	Haynes	Neugent, D.	Stewart
Clayton	Heatly	Nichols	Swanson
Coats	Hendricks	Niland	Tarbox
Cobb	Hull	Ogg	Tupper
Craddick	Johnson	Orr	Ward
Davis, D.	Jones, D.	Pickens	Wieting
Davis, H.	Jungmichel	Poerner	Williams
Doyle	Kost	Presnal	Wyatt

## Nays—54

Allen, Joe	Doran	Kaster	Poff
Allen, John	Earthman	Kilpatrick	Reed
Allred	Finnell	Kubiak	Sanchez
Angly	Floyd	Lee	Sherman
Atwood	Gammage	Lemmon	Slider
Baker	Grant	Lovell	Traeger
Bass, T.	Graves	Mengden	Truan
Beckham	Hanna, Joe	Moore, T.	Uher
Bigham	Head	Murray	Vale
Blythe	Holmes, T.	Newton	Von Dohlen
Bowers	Howard	Nugent, J.	Wayne
Cole	Hubenak	Parker, C.	Wolff
Daniel	Jones, E.	Parker, W.	
Denton	Jones, G.	Patterson	

## Absent

Cruz	Hawkins	Rosson	Stroud
Dramberger	Ingram		

## Absent-Excused

Agnich	Carrillo	Moreno	Smith
Boyle	Harding	Price	Williamson
Braun	Hilliard	Rodriguez	
Caldwell	Holmes, Z.	Salter	
Calhoun	Lombardino	Semos	

## BILLS SIGNED BY THE SPEAKER

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

SB 154, Relating to credit for prior service in the Legislature by a member of a county and district retirement system.

SB 315, Relating to salaries of investigators, etc., of the District Attorney of the 30th Judicial District.

SB 349, Permitting residents of Canada to apply for temporary permits for the operation of commercial motor vehicles.

SB 662, Relating to the assessment of property and casualty insurers for the protection of the policyholders and claimants of impaired property and casualty insurers.

SB 680, Relating to the date of election of navigation and canal commissioners.

SB 730, Concerning workmen's compensation insurance for public employees; making the Texas Workmen's Compensation Assigned Risk Pool responsible for all policies and claims in existence for certain insurance companies.

SB 733, Defining what constitutes the time of the inception of certain lien.

SB 815, Relating to the authority of the commissioners court of any county to pay the travel expenses of certain persons performing county business.

#### COMMITTEE MEETINGS

Mr. Murray asked unanimous consent of the House that the Committee on Higher Education be permitted to meet at this time.

There was no objection offered.

Mr. Adams asked unanimous consent of the House that the Committee on Criminal Jurisprudence be permitted to meet at this time.

There was no objection offered.

#### HB 890 ON SECOND READING

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

HB 890, A bill to be entitled An Act relating to the fiscal year of the state; amending Article 12, Revised Civil Statutes of Texas, 1925; and declaring an emergency.

The bill was read second time.

(Mr. Hale in the Chair)

HB 890 was passed to engrossment.

#### HB 890 ON THIRD READING

Mr. Traeger moved that the constitutional rule requiring bills to be read on three several days be suspended and that HB 890 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—103

Adams	Cates	Farenthold	Heatly
Allen, Joe	Cavness	Finnell	Holmes, T.
Allen, John	Christian	Finney	Howard
Allred	Clayton	Foreman	Hubenak
Angly	Coats	Gammage	Hull
Atwell	Cobb	Garcia	Johnson
Atwood	Cole	Golman	Jones, D.
Baker	Craddick	Grant	Jungmichel
Bass, B.	Cruz	Hannah, John	Kilpatrick
Bigham	Daniel	Harris	Kost
Blanton	Davis, D.	Hawkins	Kubiak
Braecklein	Davis, H.	Hawn	Lemmon
Burgess	Doyle	Haynes	Lewis
Bynum	Dramberger	Head	Ligarde

Longoria	Newton	Sanchez	Stroud
Lovell	Nichols	Santiesteban	Swanson
McAlister	Niland	Schulle	Tarbox
McKissack	Ogg	Shannon	Traeger
Moncrief	Orr	Sherman	Truan
Moore, A.	Parker, C.	Short	Tupper
Moore, G.	Parker, W.	Silber	Von Dohlen
Moore, T.	Patterson	Simmons	Ward
Murray	Poerner	Slack	Wieting
Nabers	Presnal	Solomon	Williams
Nelms	Rosson	Spurlock	Wyatt
Neugent, D.	Salem	Stewart	

## Nays—23

Bass, T.	Finck	Kaster	Reed
Beckham	Floyd	Lee	Uher
Bowers	Graves	Mengden	Vale
Denton	Hanna, Joe	Nugent, J.	Wayne
Doran	Jones, E.	Pickens	Wolff
Earthman	Jones, G.	Poff	

## In The Chair

Hale

## Absent

Blythe	Hendricks	Ingram	Slider
Clark			

## Absent-Excused

Agnich	Carrillo	Moreno	Smith
Boyle	Harding	Price	Williamson
Braun	Hilliard	Rodriguez	
Caldwell	Holmes, Z.	Salter	
Calhoun	Lombardino	Semos	

The Chair then laid HB 890 before the House on third reading and final passage.

The bill was read third time and was passed.

Mr. Traeger moved to reconsider the vote by which HB 890 was passed and to table the motion to reconsider.

The motion to table prevailed.

## COMMITTEE MEETING

Mr. Traeger asked unanimous consent of the House that the Committee on Constitutional Amendments be permitted to meet at this time.

There was no objection offered.

## HB 22 ON SECOND READING

The Chair laid before the House on its second reading and passage to engrossment,

HB 22, A bill to be entitled An Act relating to the preservation of historic courthouses; amending Chapter 500, Acts of the 55th Legislature, Regular Session, 1957, as amended (Article 6145, Vernon's Texas Civil Statutes); and declaring an emergency.

The bill was read second time and was passed to engrossment.

Mr. McAlister moved to reconsider the vote by which HB 22 was passed to engrossment and to table the motion to reconsider.

The motion to table prevailed.

## COMMITTEE MEETING

Mr. Lemmon asked unanimous consent of the House that the Committee on Elections be permitted to meet at this time.

There was no objection offered.

## HB 1031 ON SECOND READING

The Chair laid before the House on its second reading and passage to engrossment,

HB 1031, A bill to be entitled An Act creating the Texas Historical Resources Development Council; and declaring an emergency.

The bill was read second time and was passed to engrossment.

Mr. McAlister moved to reconsider the vote by which HB 1031 was passed to engrossment and to table the motion to reconsider.

The motion to table prevailed.

## HB 1401 ON SECOND READING

The Chair laid before the House on its second reading and passage to engrossment,

HB 1401, A bill to be entitled An Act relating to the designation, authority, and regulation of regional historical resource depositories; and declaring an emergency.

The bill was read second time.

(Speaker in the Chair)

HB 1401 was passed to engrossment.

Mr. McAlister moved to reconsider the vote by which HB 1401 was passed to engrossment and to table the motion to reconsider.

The motion to table prevailed.

#### HB 199 ON SECOND READING

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

HB 199, A bill to be entitled An Act relating to the establishment, organization and control of the University of Houston at Clear Lake City; and declaring an emergency.

The bill was read second time and was passed to engrossment.

Mr. Swanson moved to reconsider the vote by which HB 199 was passed to engrossment and to table the motion to reconsider.

The motion to table prevailed.

#### VOTE RECORDED

Mr. Adams requested to be recorded as voting Nay on passage to engrossment of HB 199.

#### MOTION TO PLACE HB 199 ON THIRD READING

Mr. Swanson moved that the constitutional rule requiring bills to be read on three several days be suspended and that HB 199 be placed on its third reading and final passage.

The motion was lost by the following vote (not receiving the necessary four-fifths vote):

Yeas—89

Allen, Joe	Dramberger	Hull	Ogg
Allred	Earthman	Jungmichel	Orr
Angly	Farenthold	Kost	Parker, C.
Baker	Finney	Kubiak	Parker, W.
Bass, B.	Foreman	Lemmon	Patterson
Bass, T.	Gammage	Lewis	Pickens
Beckham	Garcia	Ligarde	Poerner
Bigham	Golman	Longoria	Rosson
Blanton	Grant	Lovell	Salem
Burgess	Hale	McAlister	Sanchez
Bynum	Hannah, John	McKissack	Santiesteban
Cavness	Harris	Mengden	Schulle
Clark	Hawkins	Moncrief	Shannon
Coats	Hawn	Moore, A.	Sherman
Cobb	Haynes	Moore, G.	Slack
Cole	Head	Moore, T.	Solomon
Daniel	Heatly	Murray	Spurlock
Davis, D.	Hendricks	Nelms	Stroud
Davis, H.	Holmes, T.	Neugent, D.	Swanson
Denton	Howard	Nichols	Tarbox
Doyle	Hubanak	Niland	Truan

Vale Ward	Wieting	Williams	Wyatt
Nays—37			
Adams	Finck	Nabers	Stewart
Allen, John	Finnell	Newton	Traeger
Atwood	Floyd	Nugent, J.	Tupper
Blythe	Graves	Poff	Uher
Bowers	Hanna, Joe	Presnal	Von Dohlen
Cates	Jones, E.	Reed	Wayne
Christian	Jones, G.	Short	Wolff
Clayton	Kaster	Silber	
Craddick	Kilpatrick	Simmons	
Doran	Lee	Slider	
Absent			
Atwell	Cruz	Johnson	Jones, D.
Braecklein	Ingram		
Absent-Excused			
Agnich	Carrillo	Moreno	Smith
Boyle	Harding	Price	Williamson
Braun	Hilliard	Rodriguez	
Caldwell	Holmes, Z.	Salter	
Calhoun	Lombardino	Semos	

## COMMITTEE MEETINGS

Mr. Slider asked unanimous consent of the House that the Committee on State Affairs be permitted to meet at this time.

There was no objection offered.

Mr. McKissack asked unanimous consent of the House that the Committee on Liquor Regulation be permitted to meet at this time.

There was no objection offered.

Mr. Hale asked unanimous consent of the House that the Committee on Judiciary be permitted to meet at this time.

There was no objection offered.

## BILL SIGNED BY THE SPEAKER

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

SB 432, Relating to mortgage guaranty insurance.

## HB 1830 ON SECOND READING

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

HB 1830, Relating to and regulating relationships, direct and indirect, of officers, directors, etc., of insurance companies.

The bill was read second time.

Mr. McKissack offered the following amendment to the bill:

Amend HB 1830, First Printing, line 51, by adding thereto: after the words "other than life" and before the words "title insurance" the following:

"stipulated premium companies."

The above amendment was adopted without objection.

HB 1830, as amended, was passed to engrossment.

#### VOTE RECORDED

Mr. Cavness requested to be recorded as voting Nay on passage to engrossment of HB 1830.

#### HB 1830 ON THIRD READING

Mr. Pickens moved that the constitutional rule requiring bills to be read on three several days be suspended and that HB 1830 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—111

Adams	Davis, H.	Hull	Newton
Allen, John	Denton	Johnson	Nichols
Allred	Dramberger	Jones, D.	Niland
Angly	Earthman	Jones, E.	Orr
Atwell	Farenthold	Jones, G.	Parker, C.
Atwood	Finck	Jungmichel	Parker, W.
Baker	Finnell	Kilpatrick	Patterson
Bass, B.	Finney	Kost	Pickens
Beckham	Foreman	Kubiak	Poerner
Bigham	Gammage	Lee	Presnal
Blanton	Garcia	Lemmon	Rosson
Braecklein	Golman	Lewis	Salem
Burgess	Grant	Ligarde	Sanchez
Bynum	Hale	Longoria	Schulle
Cates	Hannah, John	Lovell	Shannon
Christian	Harris	McAlister	Sherman
Clark	Hawkins	McKissack	Short
Clayton	Hawn	Moncrief	Simmons
Coats	Haynes	Moore, A.	Slack
Cobb	Head	Moore, G.	Slider
Cole	Heatly	Moore, T.	Solomon
Craddick	Hendricks	Murray	Spurlock
Cruz	Holmes, T.	Nabers	Stewart
Daniel	Howard	Nelms	Stroud
Davis, D.	Hubenak	Neugent, D.	Swanson

Tarbox	Tupper	Ward	Williams
Traeger	Uher	Wayne	Wyatt
Truan	Von Dohlen	Wieting	

## Nays—14

Bass, T.	Floyd	Mengden	Silber
Bowers	Graves	Nugent, J.	Wolff
Cavness	Hanna, Joe	Poff	
Doran	Kaster	Reed	

## Absent

Allen, Joe	Doyle	Ogg	Vale
Blythe	Ingram	Santiesteban	

## Absent-Excused

Agnich	Carrillo	Moreno	Smith
Boyle	Harding	Price	Williamson
Braun	Hilliard	Rodriguez	
Caldwell	Holmes, Z.	Salter	
Calhoun	Lombardino	Semos	

The Speaker then laid HB 1830 before the House on third reading and final passage.

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

## Yeas—128

Adams	Cruz	Haynes	Moncrief
Allen, Joe	Daniel	Head	Moore, A.
Allen, John	Davis, D.	Heatly	Moore, T.
Allred	Davis, H.	Hendricks	Murray
Angly	Denton	Holmes, T.	Nabers
Atwell	Doran	Howard	Nelms
Atwood	Doyle	Hubenak	Neugent, D.
Baker	Dramberger	Hull	Newton
Bass, B.	Earthman	Johnson	Nichols
Bass, T.	Farenthold	Jones, D.	Niland
Beckham	Finck	Jones, E.	Nugent, J.
Bigham	Finnell	Jones, G.	Ogg
Blanton	Finney	Jungmichel	Orr
Blythe	Floyd	Kaster	Parker, C.
Bowers	Foreman	Kilpatrick	Parker, W.
Braecklein	Gammage	Kost	Patterson
Burgess	Garcia	Kubiak	Pickens
Bynum	Golman	Lee	Poerner
Cates	Grant	Lemmon	Presnal
Christian	Graves	Lewis	Reed
Clark	Hale	Ligarde	Rosson
Clayton	Hanna, Joe	Longoria	Salem
Coats	Hannah, John	Lovell	Sanchez
Cobb	Harris	McAlister	Santiesteban
Cole	Hawkins	McKissack	Schulle
Craddick	Hawn	Mengden	Shannon

Sherman	Solomon	Traeger	Ward
Short	Spurlock	Truan	Wayne
Silber	Stewart	Tupper	Wieting
Simmons	Stroud	Uher	Williams
Slack	Swanson	Vale	Wolff
Slider	Tarbox	Von Dohlen	Wyatt

Nays—2

Cavness            Poff

Absent

Ingram            Moore, G.

Absent-Excused

Agnich	Carrillo	Moreno	Smith
Boyle	Harding	Price	Williamson
Braun	Hilliard	Rodriguez	
Caldwell	Holmes, Z.	Salter	
Calhoun	Lombardino	Semos	

Mr. Grant Jones moved to reconsider the vote by which HB 1830 was passed and to table the motion to reconsider.

The motion to table prevailed.

HB 318 ON SECOND READING

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

HB 318, A bill to be entitled An Act relating to the compensation to which firemen and policemen in certain cities are entitled; amending Section 1, Chapter 143, Acts of the 50th Legislature, 1947, as amended (Article 1583-2, Vernon's Texas Penal Code); and declaring an emergency.

The bill was read second time.

Mr. Atwood offered the following amendment to the bill:

Amend HB 318, First Printing, on lines 25, 46 and 47 by striking the words and figures of "Five (\$5.00) Dollars" and substituting in lieu thereof the words and figures of "Four (\$4.00) Dollars."

The above amendment was adopted without objection.

HB 318, as amended, was passed to engrossment by the following vote:

Yeas—105

Adams	Atwell	Bigham	Braecklein
Allen, Joe	Bass, B.	Blanton	Burgess
Allred	Bass, T.	Blythe	Bynum
Angly	Beckham	Bowers	Cates

Clark	Grant	Lovell	Sanchez
Coats	Graves	McKissack	Santiesteban
Cobb	Hale	Mengden	Schulle
Cole	Hannah, John	Moncrief	Shannon
Craddick	Harris	Moore, A.	Sherman
Cruz	Haynes	Moore, G.	Silber
Daniel	Head	Moore, T.	Simmons
Davis, D.	Hendricks	Murray	Solomon
Davis, H.	Holmes, T.	Nabers	Spurlock
Denton	Howard	Nelms	Stewart
Doran	Hubenak	Neugent, D.	Stroud
Doyle	Hull	Newton	Swanson
Dramberger	Johnson	Nichols	Truan
Earthman	Jones, D.	Niland	Tupper
Farenthold	Jones, E.	Ogg	Vale
Finck	Jungmichel	Orr	Von Dohlen
Finnell	Kaster	Parker, C.	Wieting
Finney	Kilpatrick	Parker, W.	Williams
Floyd	Kubiak	Poerner	Wolff
Foreman	Lee	Poff	Wyatt
Gammage	Lemmon	Presnal	
Garcia	Ligarde	Reed	
Golman	Longoria	Salem	

## Nays—23

Allen, John	Hawkins	Patterson	Tarbox
Baker	Heatly	Pickens	Traeger
Cavness	Kost	Rosson	Uher
Christian	Lewis	Short	Ward
Clayton	McAlister	Slack	Wayne
Hanna, Joe	Nugent, J.	Slider	

## Absent

Atwood	Hawn	Ingram	Jones, G.
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## Absent-Excused

Agnich	Carrillo	Moreno	Smith
Boyle	Harding	Price	Williamson
Braun	Hilliard	Rodriguez	
Caldwell	Holmes, Z.	Salter	
Calhoun	Lombardino	Semos	

Mr. Golman moved to reconsider the vote by which HB 318 was passed to engrossment and to table the motion to reconsider.

The motion to table prevailed.

MOTION TO PLACE  
HB 318 ON THIRD READING

Mr. Golman moved that the constitutional rule requiring bills to be read on three several days be suspended and that HB 318 be placed on its third reading and final passage.

The motion was lost by the following vote (not receiving the necessary four-fifths vote):

## Yeas—84

Adams	Doyle	Jungmichel	Reed
Allred	Dramberger	Kilpatrick	Salem
Angly	Earthman	Kubiak	Sanchez
Atwell	Farenthold	Lemmon	Santiesteban
Beckham	Finnell	Ligarde	Schulle
Bigham	Finney	Longoria	Shannon
Blanton	Foreman	Lovell	Sherman
Blythe	Garcia	McKissack	Silber
Braecklein	Golman	Mengden	Simmons
Burgess	Grant	Moncrief	Solomon
Bynum	Hale	Moore, A.	Stewart
Clark	Hannah, John	Moore, G.	Stroud
Coats	Harris	Moore, T.	Swanson
Cobb	Hawkins	Nelms	Tarbox
Cole	Haynes	Neugent, D.	Truan
Craddick	Hendricks	Nichols	Tupper
Cruz	Holmes, T.	Niland	Vale
Daniel	Howard	Ogg	Von Dohlen
Davis, D.	Hubenak	Parker, C.	Wieting
Davis, H.	Hull	Parker, W.	Williams
Denton	Johnson	Presnal	Wyatt

## Nays—44

Allen, Joe	Finck	Kost	Poerner
Allen, John	Floyd	Lee	Poff
Atwood	Gammage	Lewis	Rosson
Baker	Graves	McAlister	Short
Bass, T.	Hanna, Joe	Murray	Slack
Bowers	Head	Nabers	Slider
Cates	Heatly	Newton	Traeger
Cavness	Jones, D.	Nugent, J.	Uher
Christian	Jones, E.	Orr	Ward
Clayton	Jones, G.	Patterson	Wayne
Doran	Kaster	Pickens	Wolff

## Absent

Bass, B.	Hawn	Ingram	Spurlock
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## Absent-Excused

Agnich	Carrillo	Moreno	Smith
Boyle	Harding	Price	Williamson
Braun	Hilliard	Rodriguez	
Caldwell	Holmes, Z.	Salter	
Calhoun	Lombardino	Semos	

## MESSAGE FROM THE SENATE

Austin, Texas, May 14, 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:

HB 1858, By Traeger and D. Jones: To reduce the rate of the motor fuels tax and to provide for the distribution of the motor fuels tax; and declaring an emergency.

Respectfully,  
CHARLES A. SCHNABEL  
Secretary of the Senate

#### COMMITTEE MEETING

Mr. Burgess asked unanimous consent of the House that the Committee on Highways and Roads be permitted to meet at this time.

There was no objection offered.

#### HB 1213 ON SECOND READING

Mr. Clark moved that all necessary rules be suspended to take up and consider at this time, HB 1213.

The motion prevailed by the following vote:

#### Yeas—74

Adams	Foreman	Kubiak	Schulle
Allen, Joe	Gammage	Lemmon	Shannon
Atwell	Garcia	Lewis	Sherman
Baker	Golman	Ligarde	Silber
Bass, T.	Hale	Longoria	Simmons
Beckham	Hannah, John	McKissack	Slack
Blanton	Harris	Moore, A.	Spurlock
Braecklein	Hawn	Nelms	Stewart
Bynum	Haynes	Newton	Swanson
Clark	Heatly	Nichols	Tarbox
Cobb	Hendricks	Niland	Tupper
Cruz	Holmes, T.	Nugent, J.	Uher
Daniel	Hubenak	Orr	Vale
Davis, H.	Hull	Parker, C.	Wayne
Farenthold	Johnson	Pickens	Wieting
Finck	Jones, D.	Presnal	Williams
Finnell	Jungmichel	Salem	Wyatt
Finney	Kilpatrick	Sanchez	
Floyd	Kost	Santiesteban	

#### Nays—19

Angly	Earthman	Kaster	Ogg
Blythe	Hanna, Joe	Lee	Poff
Bowers	Hawkins	Mengden	Slider
Craddick	Head	Murray	Ward
Davis, D.	Jones, E.	Nabers	

#### Present—Not Voting

Allen, John	Christian	Howard	Reed
Allred	Clayton	Lovell	Rosson
Atwood	Coats	McAlister	Solomon
Bass, B.	Cole	Moncrief	Stroud
Bigham	Denton	Parker, W.	Truan
Cates	Dramberger	Patterson	Von Dohlen
Cavness	Grant	Poerner	Wolff

**Absent**

Burgess	Graves	Moore, G.	Short
Doran	Ingram	Moore, T.	Traeger
Doyle	Jones, G.	Neugent, D.	

**Absent-Excused**

Agnich	Carrillo	Moreno	Smith
Boyle	Harding	Price	Williamson
Braun	Hilliard	Rodriguez	
Caldwell	Holmes, Z.	Salter	
Calhoun	Lombardino	Semos	

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

HB 1213, A bill to be entitled An Act relating to election of the county auditor in certain counties; and declaring an emergency.

The bill was read second time.

Mr. Adams offered the following committee amendments to the bill:

**Committee Amendment No. 1**

Amend HB 1213 by striking all below the enacting clause and substituting the following:

Section 1. In any county having a population of 1,500,000 or more, according to the last preceding federal census, the county auditor shall be appointed by the county judge, and the appointment shall be confirmed at a meeting held for that purpose by a majority vote of the district judges having jurisdiction in the county.

Sec. 2. Should a majority of the district judges fail to confirm the appointment of an auditor, as submitted by the county judge, then the county judge shall submit an additional name within 14 days for the judges to confirm by a majority vote. If a majority is not reached, then the same procedure shall be followed until such time as an auditor is confirmed by a majority of the district judges.

Sec. 3. The term of office of the county auditor in counties to which this Act applies is two years, beginning on January 1 of odd-numbered years. The initial appointee under this Act shall be appointed as soon as this Act takes effect and shall serve for the unexpired portion of the term of office specified in this section.

Sec. 4. As used in this Act, "the last preceding federal census" means the 1970 census or any future decennial federal census. This is despite any legislation that has been or may be enacted during any session of the 62nd Legislature delaying the effectiveness of the 1970 census for general state and local governmental purposes.

Sec. 5. If any provision of this Act or the application thereof to any person or circumstances is held invalid, such invalidity shall not affect other provisions or applications of the Act which can be given effect

without the invalid provision or application, and to this end the provisions of this Act are declared to be severable.

Sec. 6. The importance of this legislation and the crowded condition of the calendars in both Houses create an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each House be suspended, and this Rule is hereby suspended, and that this Act take effect and be in force from and after its passage, and it is so enacted.

Committee Amendment No. 2

Amend HB 1213 by striking all above the enacting clause and substituting the following:

A bill to be entitled An Act relating to the appointment of the county auditor in certain counties; and declaring an emergency.

The committee amendments were severally adopted without objection.

HB 1213, as amended, was passed to engrossment by the following vote:

Yeas—60

Adams	Foreman	Kilpatrick	Salem
Allen, Joe	Gammage	Kost	Sanchez
Atwell	Garcia	Lemmon	Santiesteban
Bass, T.	Golman	Lewis	Schulle
Blanton	Graves	Ligarde	Shannon
Braecklein	Hale	Longoria	Sherman
Burgess	Harris	Moore, A.	Silber
Bynum	Hawn	Nabers	Spurlock
Clark	Haynes	Nelms	Stewart
Cobb	Heatly	Newton	Swanson
Cruz	Hubenak	Nichols	Tarbox
Farenthold	Hull	Niland	Tupper
Finck	Johnson	Parker, C.	Vale
Finnell	Jones, D.	Pickens	Wieting
Finney	Jungmichel	Presnal	Williams

Nays—26

Allred	Denton	Lee	Stimmons
Angly	Earthman	Mengden	Slider
Bigham	Grant	Moore, T.	Traeger
Blythe	Hanna, Joe	Murray	Uher
Bowers	Jones, E.	Ogg	Wyatt
Cole	Jones, G.	Poff	
Craddick	Kaster	Short	

Present—Not Voting

Allen, John	Daniel	Lovell	Reed
Baker	Davis, D.	McAlister	Rosson
Bass, B.	Davis, H.	McKissack	Solomon
Beckham	Dramberger	Moncrief	Stroud
Cates	Hawkins	Nugent, J.	Truan
Cavness	Head	Orr	Von Dohlen
Christian	Hendricks	Parker, W.	Ward
Clayton	Howard	Patterson	Wayne
Coats	Kubiak	Poerner	Wolff

## Absent

Atwood	Floyd	Ingram	Slack
Doran	Hannah, John	Moore, G.	
Doyle	Holmes, T.	Neugent, D.	

## Absent-Excused

Agnich	Carrillo	Moreno	Smith
Boyle	Harding	Price	Williamson
Braun	Hilliard	Rodriguez	
Caldwell	Holmes, Z.	Salter	
Calhoun	Lombardino	Semos	

Mr. Clark moved to reconsider the vote by which HB 1213 was passed to engrossment and to table the motion to reconsider.

The motion to table prevailed.

## COMMITTEE MEETING

Mr. Blanton asked unanimous consent of the House that the Committee on Resolutions and Interim Activities be permitted to meet at this time.

There was no objection offered.

## CONGRATULATORY RESOLUTION ADOPTED

The following Congratulatory Resolution was adopted unanimously:

HSR 492, by Bynum, Poff, Speaker Mutscher, Head, Blythe, Moncrief, Edmund Jones, Lewis, Hubenak, Von Dohlen, Bigham, Cole, and Carl Parker: Congratulating the Jaycees of Texas on the occasion of their State Convention at Amarillo, Texas.

## NOTICE GIVEN

Mr. Lemmon gave notice that he would, on the next Legislative Day, call from the Journal the motion to reconsider the vote by which HB 272 failed to pass.

## ADJOURNMENT

Mr. Shannon moved that the House adjourn until 11:00 a.m. next Monday.

The motion prevailed without objection.

The House accordingly, at 12:50 p.m., adjourned until 11:00 a.m. next Monday.

## APPENDIX

BILLS TRANSMITTED TO THE GOVERNOR UNDER ARTICLE 16,  
SECTION 59

HB 1856 transmitted by the Chief Clerk to the Governor on May 12, 1971.

HB 1860 transmitted by the Chief Clerk to the Governor May 12, 1971.

HB 1863 transmitted by the Chief Clerk to the Governor on May 12, 1971.

RECOMMENDATIONS OF THE TEXAS WATER COMMISSION  
FILED WITH SPEAKER

Recommendation of the Texas Water Commission on HB 1758 filed with the Speaker on May 13, 1971.

Recommendations of the Texas Water Commission on HB 1794 filed with the Speaker on May 13, 1971.

Recommendations of the Texas Water Commission on HB 1809 filed with the Speaker on May 13, 1971.

Recommendations of the Texas Water Commission on HB 1821 filed with the Speaker on May 13, 1971.

Recommendations of the Texas Water Commission on HB 1822 filed with the Speaker on May 13, 1971.

Recommendations of the Texas Water Commission on HB 1823 filed with the Speaker on May 13, 1971.

Recommendations of the Texas Water Commission on HB 1824 filed with the Speaker on May 13, 1971.

Recommendations of the Texas Water Commission on HB 1825 filed with the Speaker on May 13, 1971.

Recommendations of the Texas Water Commission on HB 1833 filed with the Speaker on May 13, 1971.

Recommendations of the Texas Water Commission on HB 1834 filed with the Speaker on May 13, 1971.

Recommendations of the Texas Water Commission on HB 1835 filed with the Speaker on May 13, 1971.

Recommendations of the Texas Water Commission on HB 1836 filed with the Speaker on May 13, 1971.

Recommendations of the Texas Water Commission on HB 1837 filed with the Speaker on May 13, 1971.

Recommendations of the Texas Water Commission on HB 1838 filed with the Speaker on May 13, 1971.

Recommendations of the Texas Water Commission on HB 1842 filed with the Speaker on May 13, 1971.

Recommendations of the Texas Water Commission on HB 1844 filed with the Speaker on May 13, 1971.

Recommendations of the Texas Water Commission on HB 1845 filed with the Speaker on May 13, 1971.

Recommendations of the Texas Water Commission on HB 1846 filed with the Speaker on May 13, 1971.

**STANDING COMMITTEE REPORTS**

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

Appropriations: HB 1441, SB 324.

Congressional and Legislative Districts: HB 782.

Engrossed and Enrolled Bills: Correctly enrolled—HB 1440.

Higher Education: SB 920.

Judiciary: HB 28, SB 146, SB 317, SB 672.

Liquor Regulation: SB 742, SB 941.

Public Education: SCR 89.

Resolutions and Interim Activities: HCR 71, HCR 83, HCR 125, HCR 129, HCR 131, HSR 487, HSR 138, HSR 227, HSR 301, HSR 374, HSR 403, HSR 438, HSR 444, HSR 451, HSR 460.

SENT TO THE GOVERNOR  
May 14, 1971

HB 1440

SEVENTY-SIXTH DAY—MONDAY, MAY 17, 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	Braecklein	Cruz	Hannah, John
Adams	Braun	Daniel	Harding
Agnich	Burgess	Davis, H.	Harris
Allen, Joe	Bynum	Denton	Hawkins
Allen, John	Caldwell	Doran	Hawn
Angly	Calhoun	Doyle	Haynes
Atwell	Carrillo	Dramberger	Head
Atwood	Cates	Earthman	Heatly
Baker	Christian	Farenthold	Hendricks
Bass, T.	Clark	Finnell	Hilliard
Beckham	Clayton	Finney	Holmes, T.
Bigham	Coats	Foreman	Howard
Blanton	Cobb	Garcia	Hubenak
Blythe	Cole	Golman	Hull
Boyle	Craddick	Grant	Ingram