

The motion prevailed without objection.

The House accordingly, at 12:56 p.m., adjourned until 3:30 p.m. today.

EIGHTY-FIFTH DAY—SATURDAY, MAY 29, 1971

The House met at 3:30 p.m. and was called to order by the Speaker Pro Tempore.

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

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

A quorum of the House was announced present.

LEAVES OF ABSENCE GRANTED

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

Mr. Griffith Moore on motion of Mr. Braecklein.

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

Mr. Stroud on motion of Mr. Tom Bass.

Mr. Dean Neugent on motion of Mr. Craddick.

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

Mr. Sherman on motion of Mr. Shannon.

COMMITTEE MEETING

Mr. Solomon asked unanimous consent of the House that the Committee on Banks and Banking be permitted to meet at this time.

There was no objection offered.

(Speaker in the Chair)

SB 989—REQUEST OF SENATE GRANTED

On motion of Mr. Cobb, the House granted the request of the Senate for the appointment of a Conference Committee on SB 989.

SB 989—APPOINTMENT OF CONFERENCE
COMMITTEE

The Speaker announced the appointment of the following Conference Committee, on the part of the House, on SB 989:

Representatives Cobb, Pickens, Ogg, Carl Parker, and Doyle.

COMMITTEE MEETING

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.

MEMORIAL RESOLUTION ADOPTED

The following Memorial Resolution was adopted unanimously by a rising vote:

HSR 625, by Beckham and Spurlock: In memory of the Reverend Curtis Clyde Dooley.

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

CONGRATULATORY RESOLUTIONS ADOPTED

The following Congratulatory Resolutions were adopted unanimously:

HSR 622, by Salem: Commending Larry Rocha of Austin, Texas.

HSR 623, by Salem: Commending Mrs. Fay Seitzler.

HSR 624, by Salem: Commending Pat Eskew, Sr., and Pat Eskew, Jr., of Dallas, Texas.

SENATE JOINT RESOLUTION ON FIRST READING

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

SJR 57.

BILLS AND RESOLUTIONS SIGNED BY THE SPEAKER

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

HB 145, Authorizing and directing the State Board of Insurance to prescribe, etc., reasonable rules and regulations as to the cancellation and nonrenewal of certain policies.

HB 426, Relating to the counterfeiting or forging of out-of-state drivers' licenses and related instruments.

HB 502, Relating to providing an exemption from the franchise tax for certain nonprofit corporations engaged in the business of owning residential property used as cooperative housing.

HB 611, Creating Oakmont Public Utility District.

HB 636, Relating to the exemption from insurance laws of reciprocal or interinsurance exchanges.

HB 653, Relating to the authorizing of the county judge of certain counties to appoint a county industrial commission.

HB 840, Providing that certain communications by a patient who has voluntarily submitted to treatment for drug abuse shall be privileged.

HB 857, Amending the Business and Commerce Code.

HB 862, Relating to creditable service under the Employees Retirement System in certain circumstances.

HB 909, Relating to discriminatory action by state or local government officers or employees.

HB 918, Relating to allowing the commissioners courts of certain counties to provide for emergency ambulance service within those counties.

HB 995, Changing the title of the presiding officer of corporation courts from "recorder" to "judge of the municipal court."

HB 1062, Relating to the salary of assistant county school superintendents and supervisors expenses in certain counties.

HB 1064, Authorizing the establishment of a program of financial support for basic administrative costs for regional education service centers, etc.

HB 1152, Creating Montgomery County Utility District No. 3.

HB 1154, Creating Montgomery County Utility District No. 2.

HB 1203, Relating to the appointment of Special Rangers by the Public Safety Commission.

HB 1207, Relating to the abolition of the office of county auditor in certain counties.

HB 1265, Relating to a bank as custodian employed by a fiduciary and to property held by such custodian.

HB 1385, Creating Harris County Utility District No. 15.

HB 1390, Changing the manner of payment of construction contracts by water control and improvement districts.

HB 1391, Changing the manner of payment of construction contracts by water control and preservation districts.

HB 1489, Making the possession of an illegally killed game bird or game animal a violation.

HB 1609, Creating Roman Forest Public Utility District No. 1.

HB 1616, Prohibiting the capturing and transporting of live game animals without having first received written permission from the Parks and Wildlife Commission.

HB 1676, Relating to an increased maintenance tax in certain common school districts.

HB 1700, Creating Prestonwood Public Utility District.

HB 1702, Creating Mason Creek Utility District of Harris County.

HB 1725, Creating Roman Forest Public Utility District No. 2.

HB 1726, Creating Roman Forest Public Utility District No. 3.

HB 1731, Creating Knollwood Public Utility District.

HB 1734, Creating Jackrabbit Road Public Utility District.

HB 1757, Creating Windswept Utility District of Walker County.

HB 1777, Authorizing notaries public who are stockholders of corporations owning less than a certain amount of stock with a certain amount of stockholders to take certain acknowledgments.

HB 1796, Relating to branch offices for tax assessors and collectors in certain counties.

HB 1798, Relating to the employment of a probation officer in Anderson County.

HB 1799, Excluding certain land from the boundaries of Maverick County Water Control and Improvement District No. 1.

HB 1846, Creating Gulf Coast Water Control and Improvement District of Jefferson County.

HB 1860, Creating Burleson County Municipal Utility District No. 1.

HB 1861, Relating to levying, assessment, and collection of taxes in certain common school districts.

HB 1867, Relating to the salaries of district and county officials in certain counties.

HB 1884, Creating Delta County Municipal Utility District.

HJR 41, Proposing an Amendment to the Constitution to require the commissioners court in all counties of the state to compensate all justices of the peace on a salary basis beginning a certain time.

HCR 31, Granting James Larry Key permission to sue the state.

HCR 71, Creating a special interim committee to study statutes pertaining to Texas Parks and Wildlife Department.

HCR 73, Granting Robert Truxel, and wife, permission to sue the state.

HCR 85, Granting H. C. Lewis permission to sue the state.

HCR 131, Creating an interim committee on the study of land use and environmental control.

HCR 138, Reaffirming belief in the free enterprise system.

HCR 141, Granting R. Jack Wade, and wife, permission to sue the state.

HCR 145, Granting Andrea Louise (West) Snyman permission to sue the state.

HCR 147, Granting M. C. Winters, Inc., and the Austin Bridge Company permission to sue the state.

HCR 154, Creating an interim committee on faculty compensation.

HCR 176, Commending Earl W. Adams, Superintendent, Henderson Public Schools.

HCR 177, Expressing appreciation to the Honorable Frank C. Erwin, Jr.

HCR 183, Commending the famed "Lost Battalion" on the occasion of their 27th reunion.

MESSAGE FROM THE SENATE

Austin, Texas, May 29, 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 419, By Beckworth: Relating to the creation of Tyler State College; and declaring an emergency.

SB 570, By Patman: Relating to the establishment of an off-campus branch of a public senior college in the City of Victoria, to be known as the Victoria State College; and declaring an emergency.

SCR 119, By Jordan: Granting Frank R. Washburn permission to sue the state.

SCR 67, By Watson, Hightower: Creating an interim committee to study laws regarding the marking and branding of livestock.

SCR 103, By Watson: Creating an interim committee to investigate the financial structure of life insurance companies authorized to do business in this state.

HB 1890, By Clayton: Amending the Water Code; and declaring an emergency.

HB 930, By Lombardino, Simmons: Relating to competitive bidding on certain contracts involving political subdivisions; and declaring an emergency. (with amendments)

SB 102, By Mauzy: Relating to the liability of a person in whose name a credit card is issued; and declaring an emergency.

SB 284, By Mauzy: Providing for the collection of certain judgments from the General Revenue Fund of the State of Texas; and declaring an emergency.

SB 619, By Kennard: Deleting certain exemptions of persons not required to purchase hunting licenses; and declaring an emergency.

HB 1703, By Harris, and D. Neugent: Exempting certain judicial retirement payments and rights from state, county, and municipal tax, levy,

sale, garnishment, attachment, or other process; and declaring an emergency.

HB 853, By Heatly: Providing for the establishment of a Food Stamp Program; and declaring an emergency.

HJR 13, By Uher and W. Parker: Proposing an Amendment to Article I, Section 11 of the Texas Constitution, to provide that certain persons in custody for the commission of an offense may be denied bail. (with amendments)

HCR 153, By Clayton: Creating a joint interim Water Resources and Land Use Study Committee.

HB 517, By Finck: Relating to the transfer of voluntary mental patients; and declaring an emergency.

HB 1179, By Daniel: Creating and establishing "Corinthian Point Utility District"; and declaring an emergency.

HB 1186, By Clark: Relating to the issuance of solid waste disposal permits by the Texas Water Quality Board and the State Department of Health; and declaring an emergency.

HB 1299, By Salter: Validating the procedure for formation and creation of regional housing authorities under provisions of the Housing Authorities Law; and declaring an emergency.

HB 1352, By Wieting: Amending and reenacting Chapter 274, page 406, Section 1, Acts of the 48th Legislature, Regular Session, so that an additional period is provided in which practicing architects who were practicing on May 22, 1937, may register and receive a certificate without examination; and declaring an emergency.

HB 1417, By Clayton: Relating to the penalty for wilfully taking, diverting, or appropriating water of the state; and declaring an emergency.

HB 1459, By Finnell: Relating to the composition of administrative judicial districts; and declaring an emergency.

HB 1649, By Von Dohlen and Cavness: Relating to the definition of dangerous drugs; and declaring an emergency.

HB 1650, By Von Dohlen and Cavness: Relating to the definition of narcotic drugs, making the sale and use of heroin and cannabis illegal, and prohibiting the sale of certain products to persons under 18 years of age without proof of identification; and declaring an emergency.

HB 1758, By Daniel: Creating and establishing Spring Creek Utility District of Montgomery County, Texas; and declaring an emergency.

HB 1823, By Daniel: Creating and establishing Montgomery County Municipal Utility District No. 5 of Montgomery County, Texas; and declaring an emergency.

HB 1824, By Daniel: Creating and establishing Montgomery County Municipal Utility District No. 6 of Montgomery County, Texas; and declaring an emergency.

HB 1825, By Daniel: Creating and establishing Montgomery County Municipal Utility District No. 7 of Montgomery County, Texas; and declaring an emergency.

HB 1835, By Daniel: Creating and establishing Cedar Bayou Municipal Utility District of Chambers County, Texas; and declaring an emergency.

HB 1863, By Daniel: Creating and establishing Montgomery County Municipal Utility District No. 9 of Montgomery County, Texas; and declaring an emergency.

I am directed by the Senate to inform the House that the Senate has adopted the Conference Committee Reports on SB 989 by the following vote: 31 Yeas, 0 Nays and on HB 333 by viva voce vote.

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

HB 1491, By Clayton: Relating to the issuance of additional Water Development Bonds.

HB 1682, By C. Parker: Providing for the creation of civic center authorities without taxing power.

HB 1683, By C. Parker: Authorizing cities, towns, and villages to contract with civic center authorities.

HB 1765, By Haynes: Creating the Tiger Lake Utility District of Orange County.

HB 595, By Murray: Relating to the State Judicial Qualifications Commission.

HB 1009, By H. Davis: Relating to occupational and technical training at extensions of Central Texas College. (with amendments)

HB 1482, By Sherman: Relating to the regulation of the fitting and dispensing of hearing aids and the Texas Board of Examiners in the Fitting and Dispensing of Hearing Aids. (with amendments)

HB 470, By Graves: Relating to a program to assist families in the adoption of hard-to-place children.

HB 1319, By Blanton: Relating to building and facilities constructed for the physically handicapped.

HB 1652, By Williams: Creating the Pine Village Public Utility District.

HB 1653, By Williams: Dissolving Harris County Water Control and Improvement District No. 97.

HB 1730, By Williams: Creating the Robin Public Utility District.

HB 1732, By Williams: Creating the Aldine Public Utility District.

HB 1741, By Joe Allen: Relating to high school equivalency examinations.

HB 158, By Golman: Relating to alternate members on city board of adjustment to serve in absence of regular members.

HB 1089, By Floyd: Requiring of certain county officials records and reports of certain monies received or disbursed. (with amendments)

HB 1262, By Dramberger: Increasing the penalty for the unlawful dumping or depositing of certain wastes on or near a public highway.

HB 1733, By Haynes: Relating to the taking of shrimp from part of Lake Sabine. (with amendments)

HB 1686, By Daniel: Creating the Colony Hills Public Utility District.

HB 1728, By Daniel: Creating the Roman Forest Public Utility District No. 5.

HB 687, By Poerner: Relating to the authority of the commissioners courts of certain counties to appoint a special investigator.

HB 1840, By Wieting: Relating to the interest rate on bonds of the San Patricio Municipal Water District.

HB 1864, By Wieting: Creating Ingleside Cove Wildlife Sanctuary.

HB 1007, By Burgess: Authorizing the governing board of any school district to employ security personnel.

HB 1316, By B. Bass: Defining the term Eligible Junior College District.

HB 1851, By B. Bass: Authorizing the Commissioner of the General Land Office to sell certain land to the Boy Scouts of America.

HB 655, By Doran: Including Concho County under the provisions of the Uniform Wildlife Regulatory Act. (with amendments)

HB 259, By T. Holmes: Relating to the creation of the Hood County Hospital District. (with amendments)

HB 548, By Uher: Relating to tuition of dependent children of certain military personnel.

HB 903, By Clayton: Relating to the filing and payment of claims against the estate of a decedent.

HB 1633, By Traeger: Authorizing the Commissioners Court of Kerr County to quitclaim title to two tracts of land in Comfort, Texas.

HB 1745, By J. Nugent: Relating to the creation of Kimble County Hospital District.

HB 709, By Semos: Amending the Business and Commerce Code by adding Chapter 18, requiring full disclosure of all material facts prior to contract.

HCR 83, By Clayton: Establishing a joint interim constitutional fund study committee.

Respectfully,
CHARLES A. SCHNABEL
Secretary of the Senate

HB 6 WITH SENATE AMENDMENTS

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

HB 6, A bill to be entitled An Act relating to forbidding the operation of motor vehicles, trailers, semitrailers, and tractors upon public highways if they are not equipped with tires meeting certain requirements; specifying certain requirements; exempting certain farm vehicles; setting a penalty; delegating rule-making power to the Department of Public Safety; and declaring an emergency.

Mr. Joe Allen 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 6—APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker announced the appointment of the following Conference Committee, on the part of the House, on HB 6:

Representatives Calhoun, Chairman; Joe Allen, Cavness, Johnson, and McKissack.

(Mr. Clayton in the Chair)

HSR 627—REFERRED TO COMMITTEE

(Instructing Payroll Clerk of the House in accordance with provisions of Article 432 of the Penal Code of Texas)

Mr. Doran offered the following resolution:

HSR 627

Whereas, The Members of the House of Representatives want to go on record in support of the nature, intent and purpose of Article 432 of the Penal Code of the State of Texas; now, therefore, be it

Resolved by the House of Representatives of the State of Texas, That the Payroll Clerk of the House of Representatives be and is hereby instructed not to submit to the Comptroller for the payment of any state funds the name of any person employed by any Member of the House of Representatives who is related to any other Member of the House of Rep-

representatives within the degrees prohibited by Article 432 of the Penal Code of Texas.

The resolution was referred to the Committee on House Administration.

HCR 191—REFERRED TO COMMITTEE

(Granting permission to Mrs. Quatha Kirkpatrick to sue the state)

Mr. Murray offered the following resolution:

HCR 191

Whereas, It is alleged that on January 16, 1971, Mrs. Quatha Kirkpatrick was employed as an assistant food manager at the Rio Grande State Center for Mental Health and Mental Retardation in Harlingen, Texas; and

Whereas, While washing dishes on her job, Mrs. Kirkpatrick received severe burns to both her hands from the soap, which was produced at the Texas Department of Corrections; and

Whereas, As a result of the burns Mrs. Kirkpatrick suffered intense pain, disfigurement, and permanent loss of the use of her right hand and sustained substantial medical and hospital bills; now, therefore, be it

Resolved by the House of Representatives of the 62nd Legislature, the Senate concurring, That Mrs. Quatha Kirkpatrick is hereby granted permission to sue the State of Texas, the Texas Department of Mental Health and Mental Retardation, and the Texas Department of Corrections in a court of competent jurisdiction for a determination of all legal and equitable issues arising out of the transactions described in this resolution and for any legal or equitable relief that may be properly granted; and, be it further

Resolved, That service of process shall be on the attorney general, the chairman of the Board of Mental Health and Mental Retardation, and the Director of Corrections; and, be it further

Resolved, That nothing herein shall be construed as an admission on the part of the State of Texas, or any of the departments or agencies of the State of Texas or any of the political subdivisions of the State of Texas, as to the validity of any allegations or claims asserted in any such suit, but that all allegations and claims asserted in said suit must be proved as in other suits under the same rules of evidence and the same laws as apply in and govern the trial of other civil cases; and, be it further

Resolved, That nothing herein shall be construed as a waiver of any defenses, of fact as well as of law, that may be asserted by or available to the State of Texas, the Department of Mental Health and Mental Retardation, or the Department of Corrections in said suit, but all such defenses are hereby specifically reserved.

The resolution was referred to the Committee on Judiciary.

CONGRATULATORY RESOLUTION ADOPTED

The following Congratulatory Resolution was adopted unanimously:

HCR 192, By Spurlock, Simmons, Clayton, Presnal, and Aubry Moore: Congratulating Dr. Jack Kenny Williams, President of Texas A&M University.

(Speaker in the Chair)

BILL AND RESOLUTION SIGNED BY THE SPEAKER

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

SB 837, Relating to the prospect and lease of certain minerals within surveys, etc., sold with minerals reserved to the state.

SCR 128, Extending congratulations to Joe Ruiz Grandee on his appointment as Texas State Artist.

**HB 384—ADOPTION OF CONFERENCE COMMITTEE
REPORT**

Mr. Clayton submitted the following Conference Committee Report on HB 384:

**Austin, Texas
May 29, 1971**

**The Honorable Ben Barnes
President of the Senate**

**The Honorable G. F. (Gus) Mutscher
Speaker of the House of Representatives**

Sirs:

We, your Conference Committee appointed to adjust the differences between the House and Senate on HB 384, have met and adjusted our differences and beg leave to recommend that it be passed in the form attached hereto.

Respectfully submitted,

**On the part of the House: Clayton
Short
Adams
Joe E. Hanna
Paul Silber**

**On the part of the Senate: Hall
Ratliff
Wallace
Word
Jordan**

HB 384, A bill to be entitled An Act relating to the compensation, expenses, and allowances of certain officers and employees paid wholly from county funds; and declaring an emergency.

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

Section 1. Salaries, etc., to be set by Commissioners Court. Except as otherwise provided by this Act and subject to the limitations of this Act, the commissioners court of each county shall fix the amount of compensation, office expense, travel expense, and all other allowances for county and precinct officials and employees who are paid wholly from county funds, but in no event shall such salaries be set lower than they exist at the effective date of this Act.

Sec. 2. Elected Officers: Restrictions. (a) The salaries, expenses, and other allowances of elected county and precinct officers shall be set each year during the regular budget hearing and adoption proceedings on giving notice as provided by this Act.

(b) There is hereby created in each county a salary grievance committee composed of:

(1) the county judge, who shall be chairman of the committee but who shall not be entitled to vote;

(2) the sheriff, the county tax assessor-collector, the county treasurer, the county clerk, the district clerk, and the county attorney or criminal district attorney; and

(3) three residents of the county selected as provided by Subsection (c) of this section; or if one person holds more than one of the offices described in Subdivision (2) of this subsection or if one or more of those offices is not filled in the county, a number sufficient to establish the total voting membership of the committee at nine members.

(c) The public members of the committee shall be selected at the meeting of the commissioners court held on the second Monday in January of each year. Before that meeting, the clerk of the commissioners court shall prepare slips with a name on each slip corresponding to the names of all persons who served on grand juries in the county during the preceding calendar year. At the meeting, the slips shall be folded, placed in an appropriate receptacle, mixed, and drawn at random by the county judge until he has drawn a number equal to the number of public members required to constitute the committee. The county judge shall then announce the names on the slips drawn, and those persons shall be deemed appointed to the committee on acceptance submitted in writing to the clerk. If any person refuses or is unable to serve, a replacement shall be selected at the next regular or called meeting of the commissioners court by random selection of a slip from the remaining slips containing the names of grand jurors for the preceding year, with the process repeated as necessary to constitute the required membership of the committee. The public members of the committee shall serve for the year ending with the appointment of their successors the following January. A vacancy in the public membership of the committee shall be filled for the unexpired portion of the term by random selection of a slip from the remaining slips at a meeting of the commissioners court.

(d) Any elected county or precinct officer who is aggrieved by the setting of his salary, expenses, or other allowance by the commissioners court may request a hearing before the committee. The request shall be in writing, shall state the manner in which he is aggrieved, and shall be delivered to the chairman of the committee. The chairman shall announce the time and place of the hearing, which shall be within 30 days after receipt of the request. If, after a hearing, the committee by a vote of six of its voting members decides to recommend a change in the salary, expenses, or other allowance of the person requesting the hearing it shall prepare its recommendation in writing and deliver it to the commissioners court, which shall consider the recommendation at its next meeting. A written recommendation signed by all nine members and delivered to the commissioners court becomes effective without the action of the commissioners court on the first day of the month following its delivery to the commissioners court.

Sec. 3. Official Shorthand Reporters. (a) In addition to transcript fees, fees for statements of facts, and other expenses necessary to the office authorized by law, the official shorthand reporter of each district or domestic relations court shall be paid a salary set by order of the judge of that court, provided that such salary shall be no lower than the salary on the effective date of this Act. If a judicial district is composed of more than one county, each county shall pay a portion of the salary equal to the proportion that its population bears to the total population of the judicial district.

(b) Any increase in the salary of a shorthand reporter to become effective in 1972 or any subsequent calendar year must be ordered by the judge, and the order submitted to the commissioners court of each county in the district, not later than September 1 immediately preceding the adoption of the county budget for the following year. A commissioners court in its discretion may allow an extension of this time limit.

(c) An official shorthand reporter may not be paid a salary more than 10 percent in excess of the salary paid to him during the preceding budget year, except with the approval of the commissioners court of each county in the judicial district.

(d) A person initially appointed to succeed an official shorthand reporter may be paid a salary not to exceed the salary paid to the person he succeeds.

Sec. 4. Nothing in this Act is intended to affect the lawful procedures and delegations of authority heretofore established in any county for the purpose of setting the salary of county and precinct employees.

Sec. 5. Fees and Commissions. All of the fees and commissions earned and collected by the officials named in this Act shall be paid into the county treasury in accordance with the provisions of Section 61, Article XVI, of the Constitution of Texas. No provision of this Section shall apply to official shorthand reporters.

Sec. 6. Notice and Public Hearing Required. The commissioners court shall not exercise the authority provided by Section 2 of this Act except at regular meeting of the court and after 10 days notice published in a paper of general circulation in the county of the intended salaries, expenses, and allowances to be raised and the amount of the proposed raises.

Sec. 7. Exceptions. Nothing in this Act applies to compensation, expenses, or allowances of:

(1) district attorneys, wholly paid by state funds, or their assistants, investigators, or other employees;

(2) persons employed under Section 10, Article 42.12, Code of Criminal Procedure, 1965, as amended;

(3) any county auditor or his assistants or employees or any county purchasing agent or his employees or assistants;

(4) judges of all courts of record and all justices of the peace, and presiding judges of commissioners courts in counties having a population of 1,700,000 or more, according to the last preceding Federal Census.

Sec. 8. Repealer. To the extent that any local, special, or general law, including Acts of the 62nd Legislature, Regular Session, 1971, prescribes the compensation, office expense, travel expense, or any other allowance for any official or employee covered by this Act, that law is repealed.

Sec. 9. Effectiveness of Act. This Act is effective for salaries, expenses, and allowances paid beginning January 1, 1972.

Sec. 10. Severability Clause. 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. 11. 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. Clayton moved to adopt the Conference Committee Report on HB 384.

The motion prevailed by the following vote:

Yeas—81

Adams	Clayton	Hannah, John	Jungmichel
Agnich	Coats	Harding	Kaster
Allred	Cobb	Hawkins	Kost
Atwell	Cole	Hawn	Lemmon
Baker	Daniel	Head	Lewis
Beckham	Davis, D.	Heatly	Ligarde
Braecklein	Davis, H.	Hendricks	McAlister
Burgess	Doran	Hilliard	McKissack
Bynum	Floyd	Holmes, T.	Moore, A.
Calhoun	Garcia	Hubenak	Murray
Cates	Golman	Hull	Newton
Cavness	Hale	Ingram	Niland
Christian	Hanna, Joe	Johnson	Nugent, J.

Ogg	Salter	Silber	Uher
Orr	Sanchez	Slack	Von Dohlen
Parker, W.	Santiesteban	Slider	Ward
Poff	Schulle	Solomon	Wayne
Presnal	Semos	Swanson	Wieting
Price	Shannon	Tarbox	Williamson
Rosson	Short	Traeger	Wyatt
Salem			

Nays—61

Allen, Joe	Cruz	Jones, E.	Pickens
Allen, John	Denton	Kilpatrick	Poerner
Angly	Doyle	Kubiak	Reed
Atwood	Dramberger	Lee	Rodriguez
Bass, B.	Earthman	Lombardino	Simmons
Bass, T.	Farenthold	Longoria	Smith
Bigham	Finck	Lovell	Spurlock
Blanton	Finnell	Mengden	Stewart
Blythe	Finney	Moncrief	Truan
Bowers	Foreman	Moore, T.	Tupper
Boyle	Gammage	Moreno	Vale
Braun	Grant	Nabers	Williams
Caldwell	Graves	Nelms	Wolff
Carrillo	Harris	Nichols	
Clark	Haynes	Parker, C.	
Craddick	Howard	Patterson	

Absent

Holmes, Z.	Jones, D.	Jones, G.
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Absent-Excused

Moore, G.	Neugent, D.	Sherman	Stroud
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MESSAGE FROM THE SENATE

Austin, Texas, May 29, 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 adopted the Conference Committee Report on SB 400 by the following vote: 30 Yeas, 1 Nay.

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

HB 680, By Orr: Relating to the cancellation of contracts between agents and insurance companies writing fire and casualty insurance for the appointment of the agent as the representative of the company; and declaring an emergency. (with amendments)

Respectfully,
CHARLES A. SCHNABEL
Secretary of the Senate

HB 749—VOTE RECONSIDERED

Mr. Doran moved to reconsider the vote by which the House refused to concur in the Senate amendments to HB 749, the vote being on May 27.

(Mr. Shannon in the Chair)

Mr. Kaster moved to table the motion to reconsider.

The motion to table was lost by the following vote:

Yeas—54

Agnich	Farenthold	McAlister	Salter
Allred	Finnell	Moncrief	Sanchez
Angly	Grant	Moore, T.	Santiesteban
Atwood	Graves	Moreno	Silber
Bass, T.	Harris	Nelms	Simmons
Bigham	Hilliard	Nichols	Spurlock
Bowers	Hull	Niland	Swanson
Braun	Johnson	Parker, W.	Tarbox
Clayton	Jones, E.	Poerner	Truan
Coats	Kubiak	Poff	Tupper
Craddick	Lemmon	Price	Vale
Denton	Lewis	Reed	Williams
Doyle	Ligarde	Rodriguez	
Dramberger	Longoria	Rosson	

Nays—81

Adams	Davis, D.	Howard	Pickens
Allen, Joe	Davis, H.	Hubenak	Presnal
Allen, John	Doran	Ingram	Salem
Atwell	Finck	Jones, D.	Schulle
Baker	Finney	Jones, G.	Semos
Beckham	Floyd	Jungmichel	Short
Blanton	Foreman	Kilpatrick	Slider
Blythe	Gammage	Kost	Solomon
Boyle	Garcia	Lee	Stewart
Braecklein	Golman	Lombardino	Traeger
Burgess	Hale	Lovell	Uher
Bynum	Hanna, Joe	McKissack	Von Dohlen
Calhoun	Hannah, John	Mengden	Ward
Carrillo	Harding	Moore, A.	Wayne
Cates	Hawkins	Nabers	Wieting
Cavness	Hawn	Newton	Williamson
Christian	Haynes	Nugent, J.	Wolff
Clark	Head	Ogg	Wyatt
Cobb	Heatly	Orr	
Cole	Hendricks	Parker, C.	
Daniel	Holmes, T.	Patterson	

Present—Not Voting

Earthman

In The Chair

Shannon

Absent

Bass, B. Caldwell	Cruz Holmes, Z.	Kaster Murray	Slack Smith
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Absent-Excused

Moore, G.	Neugent, D.	Sherman	Stroud
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The motion to reconsider the vote by which the House refused to concur in the Senate amendments to HB 749 then prevailed by the following vote:

Yeas—85

Allen, Joe	Daniel	Ingram	Presnal
Allen, John	Davis, D.	Jones, D.	Salem
Allred	Davis, H.	Jones, G.	Salter
Atwell	Doran	Jungmichel	Santiesteban
Baker	Finck	Kilpatrick	Schulle
Bass, B.	Finnell	Kost	Semos
Beckham	Finney	Lewis	Slack
Blanton	Floyd	Ligarde	Slider
Boyle	Foreman	Lombardino	Solomon
Braecklein	Garcia	Lovell	Spurlock
Burgess	Golman	McAlister	Stewart
Bynum	Hale	McKissack	Swanson
Calhoun	Harding	Mengden	Uher
Carrillo	Hawkins	Moore, A.	Von Dohlen
Cates	Hawn	Nabers	Ward
Cavness	Haynes	Newton	Wayne
Christian	Head	Nugent, J.	Wieting
Clark	Heatly	Ogg	Wolff
Coats	Hendricks	Orr	Wyatt
Cobb	Holmes, T.	Parker, C.	
Cole	Howard	Pickens	
Craddick	Hubenak	Poff	

Nays—48

Agnich	Farenthold	Lemmon	Price
Angly	Gammage	Longoria	Reed
Atwood	Grant	Moncrief	Rodriguez
Bass, T.	Graves	Moore, T.	Rosson
Bigham	Hanna, Joe	Moreno	Short
Blythe	Harris	Murray	Silber
Bowers	Hilliard	Nelms	Simmons
Braun	Hull	Nichols	Tarbox
Clayton	Johnson	Niland	Traeger
Cruz	Jones, E.	Parker, W.	Truan
Denton	Kubiak	Patterson	Tupper
Doyle	Lee	Poerner	Williams

Present—Not Voting

Dramberger	Earthman
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In The Chair

Shannon

Absent

Adams	Holmes, Z.	Sanchez	Vale
Caldwell	Kaster	Smith	Williamson
Hannah, John			

Absent-Excused

Moore, G.	Neugent, D.	Sherman	Stroud
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Question recurring on the motion by Mr. Kaster made on May 27 to not concur in the Senate amendments to HB 749, the motion was lost by the following vote:

Yeas—50

Agnich	Farenthold	Ligarde	Price
Allred	Gammage	Longoria	Reed
Angly	Grant	Moncrief	Rodriguez
Atwood	Graves	Moore, T.	Rosson
Bass, T.	Harris	Moreno	Silber
Bigham	Hawkins	Murray	Simmons
Bowers	Head	Nelms	Tarbox
Braun	Hilliard	Nichols	Truan
Christian	Hull	Niland	Tupper
Clayton	Jones, E.	Parker, W.	Vale
Coats	Kaster	Patterson	Williams
Denton	Kubiak	Poerner	
Doyle	Lemmon	Presnal	

Nays—81

Adams	Doran	Jones, D.	Salter
Allen, Joe	Dramberger	Jones, G.	Sanchez
Allen, John	Finck	Jungmichel	Santiesteban
Atwell	Finnell	Kilpatrick	Schulle
Baker	Finney	Kost	Semos
Beckham	Floyd	Lee	Short
Blanton	Foreman	Lewis	Slider
Blythe	Garcia	Lombardino	Solomon
Boyle	Hale	Lovell	Stewart
Braecklein	Hanna, Joe	McKissack	Swanson
Burgess	Hannah, John	Mengden	Traeger
Bynum	Harding	Moore, A.	Uher
Calhoun	Hawn	Nabers	Von Dohlen
Carrillo	Haynes	Newton	Ward
Cates	Heatly	Nugent, J.	Wayne
Clark	Hendricks	Ogg	Wieting
Cole	Holmes, T.	Orr	Wolff
Craddick	Howard	Parker, C.	Wyatt
Daniel	Hubenak	Pickens	
Davis, D.	Ingram	Poff	
Davis, H.	Johnson	Salem	

Present—Not Voting**Earthman**

In The Chair

Shannon

Absent

Bass, B.	Cobb	Holmes, Z.	Smith
Caldwell	Cruz	McAlister	Spurlock
Cavness	Golman	Slack	Williamson

Absent-Excused

Moore, G.	Neugent, D.	Sherman	Stroud
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(Speaker in the Chair)

The motion to concur in the Senate amendments then prevailed by the following vote:

Yeas—104

Adams	Craddick	Hubenak	Pickens
Allen, Joe	Daniel	Ingram	Poff
Allen, John	Davis, D.	Johnson	Presnal
Allred	Davis, H.	Jones, D.	Price
Angly	Denton	Jungmichel	Rosson
Atwell	Doran	Kilpatrick	Salem
Atwood	Dramberger	Kost	Salter
Baker	Finck	Lee	Sanchez
Bass, B.	Finnell	Lemmon	Santiesteban
Beckham	Finney	Lewis	Schulle
Bigham	Floyd	Ligarde	Semos
Blanton	Foreman	Lombardino	Shannon
Blythe	Garcia	Longoria	Short
Boyle	Golman	Lovell	Slider
Braecklein	Grant	McAlister	Smith
Burgess	Hale	McKissack	Solomon
Bynum	Hanna, Joe	Mengden	Stewart
Calhoun	Hannah, John	Moore, A.	Swanson
Carrillo	Harding	Murray	Traeger
Cates	Hawn	Nabers	Uher
Cavness	Haynes	Newton	Von Dohlen
Christian	Head	Nugent, J.	Ward
Clark	Heatly	Ogg	Wayne
Coats	Hendricks	Orr	Wieting
Cobb	Holmes, T.	Parker, C.	Wolff
Cole	Howard	Patterson	Wyatt

Nays—34

Agnich	Graves	Moore, T.	Silber
Bass, T.	Harris	Moreno	Simmons
Bowers	Hawkins	Nelms	Tarbox
Braun	Hilliard	Nichols	Truan
Clayton	Hull	Niland	Tupper
Cruz	Jones, E.	Parker, W.	Vale
Doyle	Kaster	Poerner	Williams
Farenthold	Kubiak	Reed	
Gammage	Moncrief	Rodriguez	

Present—Not Voting

Earthman

Absent

Caldwell	Jones, G.	Spurlock	Williamson
Holmes, Z.	Slack		

Absent-Excused

Moore, G.	Neugent, D.	Sherman	Stroud
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Mr. Pickens moved to reconsider the vote by which the House concurred in the Senate amendments to HB 749 and to table the motion to reconsider.

The motion to table prevailed.

HB 749—TEXT OF SENATE AMENDMENTS

Amend HB 749 by striking out all below the enacting clause and substituting in lieu thereof the following:

“Section 1. Chapter 494, Acts of the 58th Legislature, Regular Session, 1963, is amended to read as follows:

“Section 1. Definitions

“A. A ‘funeral director’ as that term is used herein, is a person engaged in or conducting, or holding himself out as being engaged in:

“1. Preparing, other than by embalming, for the burial or disposition of dead human bodies; and

“2. Maintaining or operating a funeral establishment for the preparation and disposition, or for the care of dead human bodies.

“B. The term ‘directing a funeral,’ or ‘funeral directing’ as herein used, shall mean the directing or personal supervision by a licensed funeral director from the time of the first call until interment or entombment services are completed, or until the body is delivered into the hands of the persons in charge of a crematorium, or until the body is delivered to another funeral director or to a public carrier.

“C. The term ‘first call’ shall mean the beginning of the relationship and duty of the funeral director to take charge of a dead human body and have same prepared by embalming, cremation, or otherwise, for burial or disposition, provided all laws pertaining to public health in this state are complied with. ‘First call’ does not include calls made by ambulance, when the person dispatching the ambulance does not know whether a dead human body is to be picked up. A dead human body shall be picked up on first call only under the direction and personal supervision of a licensed funeral director or embalmer. A dead human body may be transferred from one funeral home to another funeral home and to and from a morgue where an autopsy is to be performed without a licensed funeral director personally making the transfer.

"D. The term 'embalmer' as herein used is a person who disinfects or preserves a dead human body, entire or in part by the use of chemical substances, fluids, or gases in the body, or by the introduction of the same into the body by vascular or hypodermic injection, or by direct application into the organs or cavities, or by any other method intended to disinfect or preserve a dead human body, or restores body tissues and structures. The placing by any such chemicals or substances on or in a dead human body by any person who is not a licensed embalmer shall be deemed a violation of this Act, provided that this shall not apply to a registered apprentice working under the supervision of a licensed embalmer. All persons who are engaged in the business of embalming or who profess to be engaged in such business, or held themselves out to the public as embalmers, shall be licensed embalmers.

"E. The term 'apprentice' as herein used is a person engaged in learning the practice of funeral directing and/or embalming under the instruction, direction, and personal supervision of a duly licensed funeral director and/or embalmer of and in the State of Texas in accordance with the provisions of this Act, and having been duly licensed as such by the Board prior thereto.

"F. The term 'apprenticeship' as used herein shall be construed as diligent attention to assigned duties and other subject matter in the course of regular employment in a licensed funeral establishment in this state. This regular employment must involve at least forty (40) working hours per week which may be cumulated in any manner under actual working conditions and under the personal supervision of a licensee, in order for an apprentice to qualify as a licensed funeral director and/or embalmer.

"G. The term 'funeral establishment' as herein used is a place of business used in the care and preparation for burial or transportation of dead human bodies, or any place where one or more persons, either as sole owner, in co-partnership, or through corporate status, represent themselves to be engaged in the business of embalming and/or funeral directing, or as so engaged. Such funeral directing and embalming shall be performed only under the supervision and direction of a licensed funeral director and/or embalmer.

"H. The term 'due notice' as herein used shall mean published notice of the time and place of regular meetings of the Board. Notice of time, place, and purpose of any meeting of the Board published in at least three (3) daily newspapers in three (3) separate cities in the state, at least fifteen (15) days prior thereto, shall be adequate notice for any regular meeting, including the giving of examinations; however, a notice of a meeting wherein a change in the rules and regulations of the Board are to be considered, shall be given by written notice to all licensees in the State of Texas, at the address registered with the Board, at least thirty (30) days in advance of any hearing thereon.

"I. The term 'mortuary science' as herein used, shall mean the scientific professional and practical aspects, with due consideration given to accepted practices, covering the care, preparation for burial or transportation of dead human bodies, which shall include the preservation and sanitation thereof and restorative art, and as such is related to public health, jurisprudence, and good business administration.

"J. An 'accredited school or college of mortuary science' is a school or college which maintains a course of instruction of not less than forty-eight

(48) calendar weeks or four (4) academic quarters or college terms and which gives a course of instruction in the fundamental subjects as set forth herein: (a) mortuary management and administration; (b) legal medicine and toxicology as it pertains to funeral directing; (c) public health, hygiene and sanitary science; (d) mortuary science, to include embalming technique, in all its aspects; chemistry or embalming, color harmony; discoloration, its causes, effects and treatment; treatment of special cases; restorative art, funeral management; and professional ethics; (e) anatomy and physiology; (f) chemistry, organic and inorganic; (g) pathology; (h) bacteriology; (i) sanitation and hygiene (j) public health regulations; and (k) other courses of instruction in fundamental subjects prescribed by the Board.

"K. An 'official application blank,' as that term is used herein, is a sheet bearing blank spaces for the entering of stipulated information, which sheet shall be filled in by any person who seeks employment as funeral director or embalmer in this state. The form of this application blank shall be prescribed by the Board. Prospective employers shall have job applicants fill in this application blank and shall remit it upon completion to the Board. The Board shall inform employers as soon as possible of the status of the license of any person for whom it receives an official application blank.

"L. A 'commercial embalmer' is one who embalms for licensed funeral establishments and does not sell any services or merchandise directly or at retail to the public, and shall otherwise meet the requirements of a licensed embalmer as provided in Section 3 of this Act.

Section 2. The Board.

"A. There is hereby created the State Board of Morticians, with offices located in Austin, Texas, consisting of six (6) members who shall be citizens of the United States and residents of the State of Texas, and shall be licensed embalmers and funeral directors in the State of Texas. Each shall have a minimum of ten (10) years, consecutively, of such experience in this state immediately preceding appointment. The members of said Board shall be appointed by the Governor, by and with the consent of the Senate for a period of six (6) years. Each member shall be subject to removal by the Governor for neglect of duty, incompetence, or fraudulent or dishonest conduct. The Governor shall remove from the Board any member whose license to practice funeral directing and/or embalming has been voided, revoked or suspended. The Governor, in appointing members to the Board, shall designate their terms so that two (2) places on the Board shall become vacant each two (2) years. Any vacancy in an unexpired term shall be filled by appointment of the Governor for the unexpired term. No member of the Board shall be appointed for more than two (2) terms of service. No member shall be appointed to the Board who is an officer or employee of a corporation or other business entity controlling or operating, directly or indirectly, more than three funeral establishments, if another member of the Board is also an officer or employee of the same corporation or other business entity.

"B. The members of said Board, before entering upon their duties, shall take and subscribe to the oath of office prescribed for other state officials which oath shall be filed in the office of the Secretary of State, after having been administered under proper authority. Each person appointed to the

Board shall be furnished with a certificate of appointment by the Governor which shall bear evidence of the taking of oath of office.

"C. The Board shall meet in Austin, Texas, in regular session at least two (2) times each year for the transaction of business. Examination for funeral directors and embalmers shall be held at least once during each year at such times and places as the Board may designate and give due notice thereof. Special meetings or hearings may be held at such time and place as may be determined by and upon call of the President, Vice-President or three (3) members of the Board.

"D. The Board shall elect a President, Vice-President, and Secretary from the members of the said Board who shall serve two (2) years, or until their successors shall be elected and qualified. In the absence of an Executive Secretary, the Secretary shall be bonded to the State of Texas in a sum equal to the maximum annual anticipated receipts of the Board and any premium payable for such bond shall be paid from the funds of the Board; likewise, the Board will require a bond of the Executive Secretary, if any, and such bond shall be deposited with the State Auditor of the State of Texas. The Secretary shall deliver all money on hand at the end of his term of office to his successor, and the Executive Secretary shall deliver all money on hand to the Secretary upon relief from duty. The President of the Board shall preside at all meetings of the Board unless otherwise ordered, and he shall exercise all duties and performances incident to the office of the President of the Board, and in his absence the Vice-President shall preside. A majority of the membership of the Board shall constitute a quorum for the transaction of business.

"E. The Board shall make an annual report covering the work of the Board for the preceding fiscal year, and such report shall include:

"1. An itemized account of money received and expended and the purpose therefor which has been duly certified by the State Auditor or a Certified Public Accountant;

"2. The names of all duly licensed funeral directors, embalmers, and funeral establishments. A copy of this report shall be furnished each licensed funeral director and embalmer in this state. A copy shall likewise be filed with the Secretary of State for permanent record, a certified copy of which, under the hand and seal of the Secretary of State, shall be admissible as evidence in all courts.

"F. The Board shall preserve a record of its proceedings in a book kept for that purpose.

"G. The Board shall keep a permanent, alphabetical record of all applications for licenses and the action thereon. Such records shall also show, at all times, the current status of all such applications and licenses issued.

"H. The Board may employ such inspectors, and clerical and technical assistants, legal counsel, including an Executive Secretary, as may be determined by it to be necessary to carry out the provisions of this Act, and the terms, conditions and expenses of such employment shall be determined by the Board.

"I. Membership of the Board shall be reimbursed for necessary traveling expenses incident to attendance upon the business of the Board, and in addition thereto, each shall receive a per diem allowance of Twenty-five Dollars (\$25) for each day actually spent by such member upon attendance to the business of the Board, not to exceed fifty (50) days within a calendar year. The Secretary, in the absence of an Executive Secretary, notwithstanding membership on the Board, shall receive and be paid a salary for the time he devotes to the business of the Board, and the amount and method of payment shall be fixed by the Board and in addition thereto he shall receive necessary traveling expenses incurred in the performance of such duty; provided, however, he shall not be paid a per diem allowance during the time he is compensated on a salary basis; and provided that all such expenses, per diem allowance and compensation shall be paid out of the receipts of the Board. All fees received under the provisions of this law in excess of the necessary and proper expenses of the Board shall be held by the Secretary of the Board as a special fund with which to pay the expense of the Board in administering and enforcing this Act. No claim for traveling expenses or per diem allowance shall be allowed or paid unless the claim be in writing and signed by the claimant under oath.

"J. Except as otherwise provided by law, all records of the Board shall be open to inspection by the public during regular office hours.

"K. All meetings of the Board shall be open and public.

"L. The Board shall prescribe the form of the official application blank. It shall notify the proprietor of each licensed funeral establishment in this state that any person who seeks employment as a funeral director or embalmer must fill in this application blank, and that the person receiving the application must mail a copy of the official form to the Board. The Board shall inform the prospective employer of the status of the applicant's license to engage in the activity he proposes.

"M. The Board may adopt such administrative procedures as may be desirable to effect the intent of the provisions of this Section.

"Section 3. Licenses—Funeral Directors and Embalmers"

"A. The Board is hereby authorized and empowered and it shall be its duty to prescribe and maintain a standard of proficiency, character and qualifications of those engaged or who may engage in the practice as a funeral director or embalmer and to determine the qualifications necessary to enable any person to lawfully practice as a funeral director, to embalm dead human bodies, and to collect the fees therefor. The Board shall examine all applicants for funeral directors and embalmers' licenses and for apprenticeship licenses and shall issue the proper license to all persons qualified and who meet requirements herein prescribed.

"B. The minimum requirements for the issuance of licenses by this Board to practice funeral directing and/or embalming in Texas are as follows, to wit:

"1. For a license to practice funeral directing: the applicant shall be found by the Board to be not less than twenty-one (21) years of age, a resident of the State or Texas, and a citizen of the United States, of good

moral character, having graduated from an accredited high school or passed examination prescribed by the Texas Education Agency from an accredited school or college of mortuary science approved by this Board, having served as an apprentice for at least one (1) year under the personal supervision and instruction of a licensed funeral director and having satisfied the Board through oral and written examination as to his proficiency by examination on the subjects of: (a) the art and technique of funeral directing; (b) signs of death; (c) the manner by which death may be determined; (d) sanitation; (e) hygiene; (f) mortuary management and mortuary law; (g) business and professional ethics; (h) laws applicable to vital statistics pertaining to dead human bodies; (i) rules and laws governing preparation, transportation and disposition of dead human bodies; and such other subjects as may be taught in a recognized school or college of mortuary science.

"2. For a license to practice embalming: the applicant shall have been found by the Board to be not less than twenty-one (21) years of age, a resident of the State of Texas, and a citizen of the United States, of a good moral character having graduated from an accredited high school or passed examination prescribed by the Texas Education Agency, having graduated from an accredited school or college of mortuary science approved by this Board, having served as an apprentice for two (2) years under the personal supervision of a licensed embalmer, and having satisfied the Board as to his proficiency through oral and written examination on the subjects of: (a) anatomy of the human body; (b) the cavities of the human body; (c) the arterial and venous system of the human body; (d) blood and discoloration; (e) bacteriology and hygiene; (f) pathology; (g) chemistry and embalming; (h) arterial and cavity embalming; (i) restorative art; (j) disinfecting; (k) embalming special cases; (l) contagious and infectious diseases; (m) mortuary management; (n) care, preservation, transportation and disposition of dead human bodies; (o) laws applicable to vital statistics pertaining to dead human bodies; (p) sanitary science; and such other subjects as may be taught in a recognized school or college of mortuary science, and shall at the request of the Board, demonstrate his proficiency as an embalmer.

"C. The Board is hereby authorized and empowered and it shall be its duty to approve a course of instruction to be given by any college or mortuary science or recognized school of higher learning that desires to be approved by the Board. And it shall be the duty of the Board to examine and supervise the activities of an accredited school or college of mortuary science so as to insure that said college or school is meeting the requirements of the Board.

"D. It shall be the duty of the Board to prescribe and supervise the course of instruction received by an apprentice while serving his or her apprenticeship, consistent with the following requirements to establish such an apprenticeship registration procedure:

"1. Apprenticeship for embalmer: A license to practice the science of embalming shall not be issued unless and until the applicant therefor has served an apprenticeship period of not less than twenty-four (24) months under the personal supervision and instruction of a licensed embalmer and has successfully completed all requirements of apprenticeship. The only exception to this requirement shall be in the case of an applicant under reciprocity.

"(a) Any person, eighteen (18) years of age or more, who desires to practice the science of embalming in this state, files application therefor, meets the requirements of the law and this Board, and, in the discretion of the Board, is of good moral character and possesses such qualification to enter into apprenticeship training, may be registered as an apprentice. Apprenticeship for a license to practice the science of embalming may be served in two ways: (1) The applicant may apply for and serve twelve (12) months apprenticeship before entry into a school of embalming or college of mortuary science, and the remaining twelve (12) months after graduation from such school or college and after successfully taking the Board's examination for embalming as prescribed herein; or (2) the applicant may serve the full twenty-four (24) months period after completing and graduating from a school or college of mortuary science and after successfully taking the Board's examination for embalming as prescribed herein. No part of the apprenticeship time may be served during the year in which the applicant is attending a school or college of mortuary science as defined herein. Applicant shall pay a fee not to exceed Ten Dollars (\$10) at the time he requests such apprenticeship registration.

"(1) A person qualifying in this manner shall serve at least one (1) year of apprenticeship immediately following the successful passing of the written examination accorded him by the Board.

"(2) An applicant for a license to practice the science of embalming who attains a grade of 70% or higher on the written examination given by the Board upon payment of a fee not to exceed Ten Dollars (\$10) therefor, shall be registered as an apprentice within six (6) months of such examination.

"(b) Each registered apprentice embalmer shall be issued a certificate of apprenticeship or other means of apprenticeship identification by the Board to be served in the State of Texas. During the period of apprenticeship he shall assist in embalming a minimum of one hundred (100) dead human bodies, ten (10) of which bodies the apprentice shall embalm after the first year of apprenticeship without aid but in the immediate presence and under the personal supervision of an embalmer duly and currently licensed in the State of Texas. No more than two (2) apprentices may receive credit due for work on any one body.

"(c) An apprentice embalmer must report within ten (10) days thereof of each separate case handled by him or with which he has assisted in handling. Each such report shall be certified by the licensee under whom the apprentice performed his work. Throughout the period of apprenticeship, the apprentice shall report on at least one (1) such case of embalming each calendar month, within the month. In any month in which he did not embalm at least one (1) case under the direction of a licensed embalmer, a report shall be made to the Board notwithstanding.

"2. Apprentice for Funeral Director: The term of apprenticeship for a funeral director's license shall be a period of not less than twelve (12) months, and may be served concurrently with apprenticeship for an embalmer's license; however, apprenticeship must be served in twelve (12) consecutive months. A person desiring to become an apprentice funeral director shall make application to the Board on a form provided by the Board, and if the Board desires, he shall appear before at least one (1) member of the Board, or a designated representative thereof, for approval

of his application, subject to review of it by the entire Board. Applicant must be not less than nineteen (19) years of age, a person of good moral character and have completed the education requirements prescribed for a funeral director, except an applicant for a funeral director's license may elect to serve apprenticeship therefor in like manner to that of one who has applied for a license to practice the science of embalming, by serving one (1) year of apprenticeship prior to completing a course of study in funeral directing prescribed by the Board and graduating from a school of embalming or college of mortuary science. The application for registration shall be sworn to and accompanied by a fee of not to exceed Ten Dollars (\$10). If the application is accepted, applicant will be issued a certificate of apprenticeship registration upon determination by the Board that his qualifications are satisfactory.

"(a) An applicant for a funeral director's license and the examination therefor who has not completed one (1) year of apprenticeship prior to graduation from a school of embalming or college of mortuary science shall be admitted to apprenticeship only in the event he shall have attained a grade of 70% or higher on the written, oral and practical examinations given by the Board, and the payment of a fee of not to exceed Ten Dollars (\$10) therefor, whereupon he shall be registered as an apprentice. Provided, however, applicant must register as an apprentice within six (6) months of such examination.

"(b) An apprentice funeral director must report within ten (10) days thereof of each separate case with which he has assisted in handling. Each such report shall be certified to by the licensee under whom the apprentice performed the work. Throughout the period of apprenticeship the apprentice shall report on at least one (1) such case each calendar month, within the month. In any month within which he did not assist a funeral director in handling a funeral, a report shall be made to the Board notwithstanding.

"(c) During the course of apprenticeship each apprentice shall assist a licensed funeral director in this state to prepare, other than by embalming, and to make final disposition of not less than one hundred (100) dead human bodies, ten (10) of which bodies the apprentice shall handle, after graduation from an approved school of embalming or college of mortuary science, where one (1) year of apprenticeship was served prior to entrance into an institution for preparation by him to become a funeral director. The Board may require other evidence of his ability, in its discretion. No more than two (2) apprentices may receive credit for work done on any one body.

"3. Annual renewal apprenticeship certificate: Each certificate of apprenticeship issued by the Board to an apprentice embalmer or apprentice funeral director must be renewed on the first day of January of each year, and will be renewed upon payment by the apprentice of a renewal fee not to exceed Ten Dollars (\$10), provided the apprentice has conducted himself with propriety and observed the rules and regulations of the Board with respect to his apprenticeship. Notice shall be mailed, during the month of December each year, to each registered apprentice at his last known address, notifying him that the renewal fee is due. If the renewal fee is not paid on or before the 31st day of January in the year in which it became due, a penalty in the sum of not to exceed Ten Dollars (\$10) will be added to the renewal fee of each certificate when paid. Fifteen (15) days after the

grace period as above provided if said annual renewal fee and penalty still remain unpaid, it shall be the duty of the Board, acting through its Secretary, to suspend his certificate for nonpayment of the annual renewal fee and to notify such apprentice of such suspension by registered mail, addressed to his last known address. If the said renewal fee and penalty is not then paid within thirty (30) days from the date of such notice of suspension, the Board shall then cancel such certificate. Provided, however, after an apprentice certificate has been cancelled, the apprentice may apply for reinstatement within eighteen (18) months from the date such apprentice certificate was cancelled and the Board may, in its discretion, reinstate said apprentice provided he meets all other requirements of the Board. It is provided that the registration fee of any apprentice who is actively engaged in military service of the United States may, in the discretion of the Board, be remitted for the duration of such service or for such fees and such time as the Board may deem advisable upon presentation of proper evidence required by the Board.

"4. Notification of the Board upon entry into apprenticeship: When an apprentice enters the employ of a licensed embalmer or funeral director, he shall immediately notify the Board the name and place of business of the licensed embalmer or funeral director whose service he has entered and the name of the funeral director or embalmer under whom he will train, and such notification shall be signed by the embalmer or funeral director in each case. If at any time thereafter such apprentice leaves the employ of the licensed embalmer or funeral director whose services he has entered, the said licensed embalmer or funeral director shall give to such apprentice an affidavit showing the length of time he has served as an apprentice with him and the number of cases handled while so employed; the original of said affidavit shall be filed with the Board and made a matter of record, and a copy shall be furnished to the apprentice. The Board shall furnish report forms to be used by each apprentice..

"(a) Any apprentice registration shall be cancelled, and the applicant required to re-register, including paying the required fees, for failure to pass the Board's examination of such apprentice after only part of the apprenticeship has been completed. Provided, however, such applicant shall be given credit for apprenticeship time served under the cancelled license in any new registration.

"5. Certificate of Apprenticeship may be suspended or revoked as provided and set forth in Section 3, subsection H.

"E. Any person engaged or desiring to engage in the practice of embalming or funeral directing in this state, in connection with the care and disposition of dead human bodies, shall make written application to the Board for a license accompanying same with a fee not to exceed Fifty Dollars (\$50). The license or licenses when issued shall be signed by a majority of the Board and shall authorize the licensee to practice the science of embalming and/or funeral directing. All licenses shall be registered in the office of the County Clerk in any county in which the holder thereof resides and practices embalming and/or funeral directing and shall be displayed conspicuously in the place of business. Every licensed embalmer and/or funeral director who desires to continue his practice shall annually pay to the Secretary of the said Board a fee not to exceed Ten Dollars (\$10) for the renewal of each funeral director's license and

each embalmer's license. Said license shall become due and payable annually on the 31st day of May, and the Board will give written notice on or before April 1st, of each year that the license fees are due and payable. When a licensee under this Act shall fail to pay his annual registration fee, it shall be the duty of the Board to notify such licensee at his last known address that his annual registration fee is due and unpaid and that a penalty equal to the amount of the registration fee has been added. If such fee and penalty are not paid within fifteen (15) days after notification by regular mail, it shall be the duty of the Board to suspend the license and notify the licensee by certified mail, return receipt requested, of such suspension. Thirty (30) days after the Board shall have declared a license suspended, as provided herein, the license shall be automatically cancelled and the Board may thereafter in its discretion refuse to reinstate the licensee until the applicant has passed a regular examination for license as provided in this Act. If any license issued under this Act shall be lost or destroyed, the holder of any such license may present his application for duplicate license to the State Board of Morticians, on a form to be prescribed by the Board, together with his affidavit of such loss or destruction, and that he is the same person to whom such license was issued, and such other information concerning its loss or destruction as the State Board of Morticians shall require, and shall, upon payment of a fee not to exceed Ten Dollars (\$10), as determined by the Board, be granted a duplicate license; provided further, that the same fee as set forth above for duplicate licenses shall also apply to endorsements by the Board.

"1. Any license that has been cancelled, suspended or lapsed for a period of five (5) years or more may be reinstated only after the applicant shall have passed an oral and practical examination by the Board on embalming, and/or an oral examination on funeral directing.

"F. (1) The Board is authorized to make certain reciprocal arrangements. The State Board of Morticians, may in its discretion, upon payment by an applicant of a fee of One Hundred Dollars (\$100) grant a license to practice as a funeral director and/or embalmer to persons who furnish proof that they have been registered for at least three (3) years as such, in some other state or territory of the United States; provided that the licensing board of such other state or territory in its examination requires the same general degree of fitness required by this state. Said application shall be accompanied by an affidavit made by the President or Secretary of the Board of Mortician Examiners which issued the license, or by a duly constituted registration officer of the state or territory by which the certificate or license was granted, and on which the application for registration in Texas is based, reciting that the accompanying certificate or license has not been cancelled, suspended or revoked, and that the statement of the qualifications made in the application for a license in Texas is true and correct. Applicants for a license under the provisions of this Act shall subscribe to an oath in writing before an officer authorized by law to administer oaths, which shall be a part of such application, stating that the license, certificate, or authority under which the applicant practiced as a funeral director or embalmer in the state or territory from which the applicant removed, was at the time of such removal in full force and effect and not cancelled or suspended or revoked. Said application shall also state that the applicant is the identical person to whom the said certificate, license, or commission was issued, and that no proceeding has been instituted against the applicant for the cancellation, suspension or revocation of such certificate or license in the

state or territory in which the same was issued; and that no prosecution is pending against the applicant in any state or federal court for any offense which, under the laws of the State of Texas, is a felony, or a misdemeanor involving moral turpitude.

"(2) Licenses granted under this subsection shall be on the following basis: Before a license is granted, the applicant shall receive a temporary permit good for one (1) year from date of issuance by the Board. At the end of one (1) year, the holder of said temporary permit shall again be considered by the Board, and if his application for license has been maintained and he meets all other requirements, the Board, in its discretion, may grant said applicant a license.

"G. Licenses currently outstanding shall be recognized under this Act. Any person, personally holding a current funeral director's and/or embalmer's license granted by the proper authorities in this state, shall not be required to make application for or submit to an examination, but shall be entitled to a renewal of his license, upon expiration of such current license, under the terms and conditions as herein provided for the renewal of licenses of those who may be licensed after the passage of this Act. All such persons shall be subject to every other provision of this Act.

"H. The State Board of Morticians is hereby authorized and empowered and it shall be its duty to conduct hearings to revoke, suspend, or place on probation any licensed funeral director and/or embalmer, or apprentice and may refuse to admit persons to examination for any of the following reasons:

"1. The presentation to the Board of any license, certificate, or diploma which was illegally or fraudulently obtained, or when fraud or deception has been practiced in passing the examination;

"2. Conviction of a crime of the grade of a felony or of a misdemeanor involving moral turpitude;

"3. Unfit to practice as a funeral director and/or embalmer by reason of insanity or has been adjudged by a court of competent jurisdiction to be of unsound mind;

"4. The use of any advertising statement of a character which misleads or deceives the public, or use, in connection with advertisements, the names of persons who do not hold a license as a funeral director or embalmer and represent them to be so licensed;

"5. The purchase, sale, barter, or use, or any offer to purchase, sell, barter, or use any license, certificate, or transcript of license or certificate, in or incident to an application to the Board of Morticians for license to practice as a funeral director and/or embalmer; ...

"6. Altering, with fraudulent intent, any funeral director and/or embalmer license, certificate, or transcript of license or certificate.

"7. The use of any funeral director and/or embalmer license, certificate, diploma, or transcript of any such funeral director and/or embalmer license, certificate, or diploma, which has been fraudulently purchased, issued, counterfeited, or materially altered;

"8. The impersonation of, or acting as proxy for, another in any examination required by this Act for a funeral director and/or embalmer license;

"9. The impersonation of a licensed funeral director or embalmer as authorized hereunder, or permitting, or allowing another to use his license, or certificate to practice as a funeral director or embalmer or mortician in this state, for the purpose of embalming or practicing the science of embalming, in connection with the care and disposition of the dead, or acting as a funeral director or practicing as a funeral director in this state, in connection with the care and disposition of the dead;

"10. Using profane, indecent or obscene language within the immediate hearing of the family or relatives of a decedent, in proximity to a deceased person whose body has not yet been interred or otherwise disposed of; or the indecent exposure of a dead human body;

"11. Refusing to promptly surrender a dead human body, upon the express order of a person in possession of lawful authority therefor, to a licensed funeral director or embalmer or an agent or employee of the same;

"12. Wilfully making any false statement on a certificate of death;

"13. Employment directly or indirectly of any apprentice, agent, assistant, embalmer, funeral director, employee, or other person on a part or full-time basis, or on commission, for the purpose of calling upon individuals or institutions by whose influence dead human bodies may be turned over to a particular funeral director or embalmer;

"14. Presentation of false certification of work done as an apprentice on apprenticeship records;

"15. Unfitness by reason of drug addiction; and

"16. Whenever a licensee, apprentice, or any other person, whether employee, agent or representative, or one in any manner associated with a funeral establishment shall solicit business or offer any inducement, pecuniary or otherwise, for the purpose of securing or attempting to secure business for such funeral establishment, unless such solicitation is made pursuant to a permit issued under the provisions of Article 548b, Texas Vernon's Civil Statutes, or Senate Bill No. 129, Acts of the 58th Legislature, Regular Session, 1963.

"17. Failure by the Funeral Director in Charge to provide licensed personnel for attendance, direction, or personal supervision for a 'first call,' as that term is defined in this Act.

"18. Conduct by a licensee which, in the discretion of the Board, after applying contemporary community standards, is found to be offensive to the common conscience and moral standards of the community where such conduct occurs.

"19. Performing acts of funeral directing or embalming, as those terms are defined in this Act, which are outside the licensed scope and authority of the licensee.

"20. Conviction by the Board, after a hearing as provided in this Act, of fraud or other similar deception against the public.

"I. The Board may issue such rules and regulations as may be necessary or desirable to effect the intent of the provisions of this Section.

"Section 4. Funeral Establishments.

"A. All funeral establishments shall be licensed by the Board. All licenses shall expire at midnight on September 30th of each year. The license fee shall not exceed Fifty Dollars (\$50) for issuance of licenses to existing establishments and for renewal licenses. Funeral establishments created after the effective date of this Act shall apply for a license, and upon satisfaction to the Board that this Section has been complied with and upon receipt of the licensing fee, which shall not exceed Two Hundred Fifty Dollars (\$250), an initial license shall be duly issued to such new establishments. Not later than thirty (30) days prior to the expiration date of licenses, the Board shall cause to be issued notification in writing by mail to each licensed funeral establishment that a renewal fee not to exceed Fifty Dollars (\$50) must be paid by October 1st before such license shall be renewed, and upon due receipt of such fees all existing licenses shall be considered automatically renewed. Any establishment which fails to pay its license renewal fee as herein provided within thirty (30) days after September 30th may be required by the Board to pay a penalty of Fifty Dollars (\$50) in addition to the regular fee, and if the delinquency is more than thirty (30) days, the establishment shall not be permitted to operate as a funeral home until it has applied for and has been granted a new license as in the case of original applications and licenses for new funeral establishments.

"B. No funeral establishment shall conduct funeral business as intended under this Act unless duly licensed.

"C. Each funeral establishment shall be required to have a physical plant, equipment and personnel consisting of the following:

"1. Adequate facilities in which funeral services may be conducted;

"2. A preparation room being used by such establishment that meets the sanitary code of the State of Texas and the municipality in which same is located;

"3. A physical plant which meets building standards and fire safety standards of the state and of the municipality in which the establishment is located;

"4. Access to rolling stock consisting of at least one motor hearse;

"5. A preparation room that is secluded from the public, properly ventilated, and containing an operating table, sewer facilities, hot and cold running water, and sufficient instruments and chemicals to embalm a dead human body;

"6. A display room containing sufficient merchandise to permit reasonable selection, including five (5) or more adult caskets;

"7. Sufficient licensed personnel who will be available to conduct the operation of the funeral establishment;

"8. A physical plant located at a fixed place, and not located on any tax-exempt property or cemetery; and

"9. A physical plant which meets the health standards or health ordinances of the state and of the municipality in which the establishment is located. It is expressly provided, however, that an establishment which functions solely as a commercial embalmer, as that term is defined in this Act, shall have a funeral establishment license, but shall not be required to meet the requirements of subsections 1 and 6 of this paragraph C.

"D. 1. The Board may initiate formal complaint or other action, against a funeral establishment or in regard to the license of a funeral establishment only upon the following grounds:

"(a) Failure of a funeral establishment to substantially comply with the provisions of subsections B or C of this Section.

"(b) Conducting or operating a funeral establishment in a manner which, in the discretion of the Board, after applying contemporary community standards, is found to be offensive to the common conscience and moral standards of the community where the funeral establishment is licensed or where such offensive conduct occurred.

"(c) The use of any advertising statement of a character which misleads or deceives the public, or use, in connection with advertisements, the names of persons who do not hold a license as a funeral director or embalmer and represent them to be so licensed;

"(d) Whenever a licensee, apprentice, or any other person, whether employee, agent or representative, or one in any manner associated with a funeral establishment shall solicit business or offer any inducement, pecuniary or otherwise, for the purpose of securing or attempting to secure business for such funeral establishment, unless such solicitation is made pursuant to a permit issued under the provisions of Article 548b, Texas Vernon's Civil Statutes, or Senate Bill 129, Acts of the 58th Legislature, Regular Session, 1963.

"(e) Failure by the Funeral Director in Charge to provide licensed personnel for attendance, direction, or personal supervision for a 'first call' as that term is defined in this Act.

Provided, however, with respect to alleged violations of Subsections D-1 (b), (c), (d), and (e) the Board may not initiate formal complaint or other action against a funeral establishment or in regard to the license of a funeral establishment when the ground or grounds of complaint are based on the conduct of employees, agents or representatives of such establishment performed outside the scope and authority of their employment or contrary to the instructions of the funeral establishment and its management.

"2. As to asserted violations of provisions of this Section, the Board shall have the following powers, rights and duties:

"(a) The Board, may in any case, require a sworn statement setting forth matter complained of as a condition to taking further action.

"(b) The Board shall cause an investigation to be made whenever a complaint is filed with or by the Board. In any investigation or hearing by the Board, it may require the attendance of witnesses by issuing notices to witnesses and ordering them to appear and testify. The Board may re-

quire testimony to be given under oath or affirmation. Such notice to a witness shall be issued at the request of the Board or the accused licensee or the organization whose application for license has been denied. Such notice must be in writing and signed by presiding member of the Board, and shall notify the witness of the time and place to appear. Notice to a witness shall be served on him personally or by mailing same to him by registered mail, return receipt requested. Proof of such may be made by certificate of the person making the same, with return receipt attached when made by registered mail.

If any witness fails or refuses to appear before the Board, such witness shall be compelled by a Judge of any District Court to appear and testify at a hearing before such judge in the same manner as witnesses may be compelled to appear and testify in a civil suit in a District Court. Application for such hearing may be filed by any party to such proceedings in any District Court of the County in which such witness resides or may be found. The judge shall fix by order a time and place for such hearing and shall provide for such notice to the Board and the accused or the applicant for a license or certificate which has been denied as he determines proper. If such witness fails to appear or testify, he shall be punished as in case of contempt.

"(c) As to the licenses of funeral establishments, except when the accused admits a violation and agrees in writing to a judgment of the Board suspending or revoking the license in question or placing the accused on probation, the Board shall have no power or authority to suspend or revoke the license of the accused. However, the Board shall have the right to initiate a civil action in a District Court in the county in which the accused resides for the purpose of seeking a revocation or suspension of such license or probationary action all as hereinafter provided.

If the Board shall be of the opinion that the license of the accused should be revoked or suspended for a period not to exceed three years, and if the accused will accept a decision of the Board to such effect, it shall prepare a formal judgment and submit the same to him; and upon his agreement to its entry, evidenced by memorandum in writing signed and acknowledged by him, the Board shall enter judgment accordingly and the same shall have the force and effect of a judgment of the District Court of the county of the residence of the accused. A copy of the judgment, together with a copy of the complaint, shall be mailed to the clerk of the District Court of the county of residence of the accused for entry in the minutes of the court.

"(d) The term 'Accusation' or 'Complaint' shall embrace all complaints brought before the Board. By the terms 'civil suit', 'court action' or 'formal complaint' is meant the pleading by which disciplinary action is instituted by the Board in a District Court of this state.

The Texas rules of civil procedure shall govern the procedure in all proceedings under Civil Actions (Formal Complaint).

The District Attorney or the County Attorney of the county of residence of the accused licensee as defendant, or the Attorney General or such counsel as the Board may designate shall represent the Board as it shall determine.

The formal complaint shall be the pleading by which the proceeding is instituted. The formal complaint shall be filed in the name of the Texas State Board of Morticians as plaintiff against the accused licensee as defendant and shall set forth the violation with which the defendant is charged. The prayer may be that the defendant 'be placed on probation or his (its) license suspended or revoked as the facts shall warrant.'

The answer of the defendant to the formal complaint shall either admit or deny each allegation of the petition, except where the defendant is unable to admit or deny the allegation, in which case defendant shall set forth the reasons he (it) cannot admit or deny.

Proceedings under formal complaint shall be entitled to preferred setting at the request of either party.

If the court shall find from the evidence in a case tried without a jury, or from the verdict of the jury, if there be one, that the defendant is guilty of no violation, he shall enter judgment so declaring and dismiss the complaint; but if he shall find the defendant guilty, he shall determine whether the party shall be (a) placed under probation (in which case he shall specify the terms thereof), (b) the license suspended (in which case he shall fix the term of suspension), or (c) the license revoked; and he shall enter judgment accordingly. If the judgment be one finding the defendant guilty as aforesaid, it shall direct transmittal of certified copies of the judgment and complaint to the Secretary of the Board of Morticians; and the latter shall make proper notation on the membership rolls.

At any time after the expiration of one year from the date of final judgment or revocation of a license, such party may petition the District Court of the county of his residence for reinstatement. Notice of such action shall be given to the Secretary of the State Board of Morticians.

The Board shall have the right to institute an action in its own name to enjoin the violation of any of the provisions of this Section. Said action for an injunction shall be in addition to any other action, proceeding, or remedy recognized by law. The Board shall be represented by counsel designated by it, or, by the Attorney General and/or County and District Attorney of this state.

"E. Each funeral establishment shall designate to the Board a funeral director in charge, and such funeral director in charge shall be directly responsible for the funeral directing and embalming business of the licensee. Any change or changes in such designation shall be given to the Board promptly.

"F. The Board may issue such rules and regulations as shall comply with and shall effect the intent of the provisions of this Section.

"G. Any premises on which funeral directing or embalming is practiced shall be open at all times to inspection by any agent of the Board or by any duly authorized agent of the state or of the municipality in which the premises are located. Each licensed funeral establishment shall be thoroughly inspected at least once each year by an agent of the Board or by an agent of the state or a political subdivision thereof whom the Board has authorized to make inspections on its behalf. A report of this annual inspection shall be filed with the Board.

"Section 5. Rules and Regulations

"A. The Board is authorized to promulgate such rules and regulations as it may deem advisable governing the granting, suspension and revocation of licenses as prescribed by the provisions of this Act.

"B. Whenever it is provided in this Act that the Board may or shall issue any rules and regulations, such rules and regulations thereunder proposed shall be effective only after due notice and hearing.

"Section 6. Revocation, Cancellation or Suspension of Licenses of Funeral Directors, Embalmers and Apprentices.

The State Board of Morticians shall have the right to cancel, revoke, or suspend or place on probation the license of any individual person licensed under this Act as provided by subparagraph H of Section 3 above.

Proceedings under this Section shall be initiated by filing charges with the State Board of Morticians in writing and under oath. Said charges may be made by any person or persons. The President of the State Board of Morticians shall set a time and place for hearing, shall cause a copy of the charges, together with a notice of the time and place fixed for hearing to be served on the respondent or his counsel at least ten (10) days prior thereto. When personal service is impossible, or cannot be effected, the Board shall cause to be published once a week for two (2) successive weeks a notice of the hearing in a newspaper published in the county wherein the respondent was last known to reside and shall mail a copy of the charges and of such notice to the respondent at his last known address. When publication of the notice is necessary, the date of hearing shall not be less than ten (10) days after the date of the last publication of the notice. At said hearing the respondent shall have the right to appear either personally or by counsel, or both, to produce witnesses or evidence in his behalf, to cross-examine witnesses, and to have subpoenas issued by the Board. The Board shall thereupon determine the charges upon their merits. All charges, complaints, notices, orders, records and publications authorized or required by the terms of this Act shall be privileged.

"Any licensed funeral director and/or embalmer whose license has been revoked, suspended or renewal refused, or a person to whom the Board has refused to issue a license under this Act, shall have the right of appeal, from any such decision of the Board to any District Court in the county in which he resides within twenty (20) days from and after the date the said Board announces its final decision. In a suit brought to review orders, decisions, or other acts of the Board, the trial shall be 'de novo' as that term is used and understood in an appeal from a Justice of Peace Court to the County Court. The rights of the parties thereto shall be determined by the Court upon a trial of the matters in controversy under rules governing the trial of other civil suits in the same manner and to the same extent as though the matter had been committed to the courts in the first instance and there had been no intervening administrative or executive action or decision. Under no circumstances shall the substantial evidence rule as interpreted and applied by the courts of Texas in other cases ever be used or applied to appeals prosecuted under the provisions of this section. Upon application, the Board may reissue a license to practice as a funeral director or embalmer to a person whose license has been cancelled or suspended, but such application, in the case of cancellation or revocation, shall not be

made prior to one (1) year after the cancellation or revocation, and shall be made in such a manner and form as the Board may require.

"The State Board shall have the power to appoint committees from the membership. The duties of any committees appointed from the State Board of Morticians' membership may consider such matters pertaining to the enforcement of this Act as shall be referred to such committees, and they shall make recommendations to the State Board of Morticians with respect thereto. The State Board of Morticians shall have the power, and may delegate the said power to any committee, to issue subpoenas, and subpoenas duces tecum, and to compel the attendance of witnesses, the production of books, records and documents, to administer oaths, and to take testimony concerning all matters within its jurisdiction.

The State Board of Morticians shall not be bound by such rules of evidence or procedure, in the conduct of its proceedings, but the determination shall be founded on sufficient legal evidence to sustain it. The State Board of Morticians shall have the right to institute an action in its own name to enjoin the violation of any of the provisions of this Act. Said action for an injunction shall be in addition to any other action, proceeding, or remedy authorized by law. The State Board of Morticians shall be represented by the Attorney General and/or the County or District Attorneys of this state, or counsel designated and empowered by the Board. Before entering any order cancelling, suspending, refusing to renew, or revoking a license to practice as a funeral director and/or embalmer, the Board shall hold a hearing in accordance with the procedure as set forth in this Act.

"The provisions of this Section shall not apply to funeral establishments or licenses pertaining to funeral establishments.

"Section 6.A. Acting Without License.

"Any person posing as a funeral director, embalmer, or apprentice, holding himself out to the public as a funeral director, embalmer, or apprentice as those terms are defined in this Act, without being properly licensed under this Act shall be guilty of a violation of this Act, and on complaint of the Board may be prosecuted and punished under the provisions of Section 7.

"Section 6.B. Certificate for Foreign Students.

Any citizen of a country other than the United States who has completed a full course of mortuary science at a Board approved college in Texas, may upon application to the State Board, and after payment of the same examination fee required of others, be given the Board examinations in either embalming, funeral directing or both, and, upon successfully making the minimum grades required of other applicants, may be awarded a 'Certificate of Merit' by the Board. Such certificate shall in no manner authorize a holder thereof to practice embalming and/or funeral directing in this state unless the holder is otherwise licensed as an embalmer and/or funeral director under the provisions of this Act.

"Section 7. Penalty.

"Any person who practices as a funeral director, embalmer or apprentice in violation of any provisions of this Act shall be fined not less

than Fifty Dollars (\$50) nor more than Five Hundred Dollars (\$500) or shall be imprisoned in the county jail for not more than thirty (30) days, or both. Each day of such practice shall constitute a separate offense.

"Section 8. Exemption.

"Nothing herein shall be construed as requiring that funeral establishments be owned by licensed persons."

Section 2. Severability. Every provision of this Act, every Section and every part of every Section, is hereby declared to be independent and severable insofar as this relation shall be necessary to the validity of this Act. Should any provisions of this Act be held to be invalid by a court of competent jurisdiction, for any reason, such holding shall not affect the validity of any remaining provision of this Act, it being the legislative intent that the Act shall stand, notwithstanding the invalidity of any such provision or Section; the fact that any provision, Section, or part of any section, is void or invalid shall not be held to invalidate any other provision hereof.

Section 3. Conflicts. All laws and parts of laws in conflict herewith are repealed to the extent of such conflict only.

Section 4. Emergency Provision. 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 Act shall take effect and be in force from and after its passage, and it is so enacted.

Amend caption to conform to body of bill.

ADDRESS BY THE HONORABLE HILARY DORAN

The Speaker recognized the Honorable Hilary Doran who addressed the House on a matter of personal privilege.

HB 783 ON THIRD READING

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

HB 783, Relating to reapportionment of state representative districts.

The bill was read third time.

Mr. Blythe offered the following amendment to the bill:

Amend HB 783 by striking all below the enacting clause and substituting in lieu thereof the following:

Section 1. Chapter 351, Acts of the 59th Legislature, Regular Session, 1965 as amended (Article 195a, Vernon's Texas Civil Statutes), is amended to read as follows:

"Section 1. The Representative Districts of the State of Texas shall be composed respectively of the following counties or defined areas, and each District shall be entitled to elect one Representative:

"District 1 is composed of Bowie County and that part of Cass County included in the following:

Beginning at the point where Highway 1154 meets the boundary of Cass and Bowie Counties southerly along Highway 1154 to the point where the same enters Highway 96; then, southeasterly along Highway 96 to the point where the same enters Highway 59; then, southerly and southwesterly along Highway 59 to the point where the same intersects Highway 77; then, southerly and easterly along Highway 77 to the point where the same intersects Highway 1635; then, northerly along Highway 1635 to the point where the same enters Highway 249; then, easterly along Highway 249 to the point where the same intersects the Cass County boundary line; then, northerly, westerly, and southwesterly along the Cass County boundary line to the point of the beginning.

"District 2 is composed of Wood, Franklin, Titus, Camp, and Morris Counties, and that part of Cass County included in the following:

Beginning at the point where Highway 1154 meets the boundary of Cass and Bowie Counties southerly along Highway 1154 to the point where the same enters Highway 96; then, southeasterly along Highway 96 to the point where the same enters Highway 59; then, southerly and southwesterly along Highway 59 to the point where the same intersects Highway 77; then, southerly and easterly along Highway 77 to the point where the same intersects Highway 1635; then, northerly along Highway 1635 to the point where the same enters Highway 249; then, easterly along Highway 249 to the point where the same intersects the Cass County boundary line; then, southerly, westerly, northerly, and easterly along the Cass County boundary line to the point of the beginning.

"District 3 is composed of Upshur, Marion, and Harrison Counties.

"District 4 is composed of Gregg County.

"District 5 is composed of Rusk, Panola, Shelby, and Sabine Counties.

"District 6 is composed of Cherokee, Nacogdoches, and San Augustine Counties.

"District 7 is composed of Angelina, Polk and Tyler Counties.

"District 8 is composed of Jasper, Newton, and Hardin Counties, and that part of Jefferson County included in the following:

Beginning at the point where the boundary of Jefferson and Hardin Counties is intersected by Walker Branch southeasterly along Walker Branch with its meanders to the point where the same intersects Walker Ditch; then, southerly along Walker Ditch with its meanders to the point where the same intersects Perl Road; then, westerly along Perl Road to the point where the same intersects Keith Road; then, southerly along Keith Road to the point where the same intersects the Lower Neches Valley Authority Canal; then, northeasterly along the Lower Neches Valley Authority Canal to the point where the same intersects Major Drive; then southerly along Major Drive to the point where the same intersects Calder Avenue (Old Sour Lake Road); then, westerly along Calder Avenue (Old Sour Lake Road) to the point where the same intersects the Port Arthur Fresh Water Canal; then, southerly along the Port Arthur Fresh Water Canal

(Tyrell Lateral) to the point where the same intersects Walden Road; then, easterly along Walden Road to the point where the same intersects Major Drive (Farm Road 364); then, southerly along Major Drive (Farm Road 364) to the point where the same intersects the Atchison, Topeka, and Santa Fe Railroad; then, southwesterly along the Atchison, Topeka, and Santa Fe Railroad to the boundary of Jefferson and Chambers Counties; then, northerly, westerly, northerly, and westerly along the Jefferson County boundary line to the point of beginning.

"District 9 is composed of Orange County, and that part of Jefferson County included in the following:

Beginning at the point where the boundary of Jefferson and Orange Counties is intersected by Pine Street (Colliers Ferry Road), southerly along Pine Street (Colliers Ferry Road), to the point where same intersects Interstate Highway 10; then, easterly along Interstate Highway 10 to the point where the same intersects Brakes Bayou; then, southerly along Brakes Bayou with its meanders to the point where the same intersects the boundary of Jefferson and Orange Counties; then, northerly along the Jefferson County boundary line to the point of beginning.

"District 10 is composed of Trinity, San Jacinto, Liberty, and Chambers Counties, and that part of Jefferson County included in the following:

Beginning at the point where the boundary of Jefferson and Chambers Counties is intersected by the Atchison, Topeka, and Santa Fe Railroad northeasterly along the Atchison, Topeka, and Santa Fe Railroad to the point where the same intersects Print Drive; then, easterly along Print Drive to the point where the same intersects Tyrell Park Road; then, northerly along Tyrell Park Road to the point where the same intersects Fannett Road; then, northeasterly along Fannett Road to the point where the same intersects the Lower Neches Valley Authority Canal; then, easterly and southeasterly along the Lower Neches Valley Authority Canal to the point where the same intersects the Southern Pacific Railroad; then, southeasterly along the Southern Pacific Railroad to the point where the same intersects Viterbo Road; then, northeasterly along Viterbo Road to the point where the same intersects Canal Avenue; then, northeasterly along Canal Avenue to the point where the same intersects U. S. Highway 69, 96, and 287; then, southeasterly along U. S. Highway 69, 96 and 287 to the point where the same intersects State Highway 73; then, southwesterly along State Highway 73 to the point where the same intersects State Highway 214; then, southeasterly along State Highway 214 to the point where the same intersects Levee Road; then, southeasterly along Levee Road to the point where the same intersects the boundary of Jefferson County; then, southeasterly, westerly, and northerly along the Jefferson County boundary line to the point of beginning.

"District 11 is composed of that part of Jefferson County included in the following:

Beginning at the point where the boundary of Jefferson and Hardin Counties is intersected by Walker Branch southeasterly along Walker Branch with its meanders to the point where the same intersects Walker Ditch; then, southerly along Walker Ditch with its meanders to the point where the same intersects Perl Road; then, westerly along Perl Road to the point where the same intersects Keith Road; then, southerly along Keith Road to the point where the same intersects the Lower Neches

Valley Authority Canal; then northeasterly along the Lower Neches Valley Authority Canal to the point where the same intersects Major Drive; then, southerly along Major Drive to the point where the same intersects Calder Avenue (Old Sour Lake Road); then, westerly along Calder Avenue (Old Sour Lake Road) to the point where the same intersects the Port Arthur Fresh Water Canal; then, southerly along the Port Arthur Fresh Water Canal (Tyrell Lateral) to the point where the same intersects Walden Road; then, easterly along Walden Road to the point where the same intersects Major Drive (Farm Road 364); then, southerly along Major Drive (Farm Road 364) to the point where the same intersects Print Drive; then, easterly along Print Drive to the point where the same intersects Tyrell Park Drive; then, northerly along Tyrell Park Drive to the point where the same intersects Walden Road; then, westerly along Walden Road to the point where the same intersects Interstate Highway 10; then, northeasterly along Interstate Highway 10 to the point where the same intersects Washington Boulevard; then, easterly along Washington Boulevard to the point where the same intersects the Southern Pacific Railroad; then, northwesterly and northerly along the Southern Pacific Railroad to the point where the same intersects another Southern Pacific Railroad; then, northeasterly along the Southern Pacific Railroad to the point where the same intersects Magnolia Avenue; then, northerly along Magnolia Avenue to the point where the same intersects Calder Avenue; then, easterly along Calder Avenue to the point where the same intersects Main Street; then, northerly along Main Street to the point where the same intersects Elizabeth; then, easterly along Elizabeth to the point where the same intersects Brakes Bayou; then, northerly along Brakes Bayou with its meanders to the point where same intersects Interstate Highway 10; then, westerly along Interstate Highway 10 to the point where same intersects Pine Street (Colliers Ferry Road); then, northerly along Pine Street (Colliers Ferry Road) to the point where same intersects boundary of Jefferson and Orange Counties; then, northwesterly and westerly along the Jefferson County boundary line to the point of beginning.

"District 12 is composed of that part of Jefferson County included in the following:

Beginning at the point where Molassas Bayou intersects the boundary of Jefferson and Orange Counties southerly along Molassas Bayou with its meanders to the point where the same intersects the Right Prong of Molassas Bayou; then, southeasterly along the Right Prong of Molassas Bayou to the point where the same is intersected by 39th Street; then, southwesterly along 39th Street to the point where the same intersects the Kansas City Southern Railroad; then, westerly along the Kansas City Southern Railroad to the point where the same intersects Hogaboom Road; then, southwesterly along Hogaboom Road to the point where the same intersects State Highway 347; then, northwesterly along State Highway 347 to the point where the same intersects Farm Road 365; then, southwesterly along Farm Road 365 to the point where the same intersects U. S. Highway 69, 96, and 287; then, northwesterly along U. S. Highway 69, 96, and 287 to the point where the same intersects Canal Avenue; then, southwesterly along Canal Avenue to the point where the same intersects Viterbo Road; then, southwesterly along Viterbo Road to the point where the same intersects the Southern Pacific Railroad; then, northwesterly along the Southern Pacific Railroad to the point where the same intersects the Lower Neches Valley Authority Canal; then, westerly and north-

westerly along the Lower Neches Valley Authority Canal to the point where the same intersects Fannett Road; then, southwesterly along Fannett Road to the point where the same intersects Walden Road; then, westerly along Walden Road to the point where the same intersects Interstate Highway 10; then, northeasterly along Interstate Highway 10 to the point where the same intersects Washington Boulevard; then, easterly along Washington Boulevard to the point where the same intersects the Southern Pacific Railroad; then, northerly along the Southern Pacific Railroad to the point where the same intersects another Southern Pacific Railroad; then, easterly along the Southern Pacific Railroad to the point where the same intersects Magnolia Avenue; then, northerly along Magnolia Avenue to the point where the same intersects Calder Avenue; then, easterly along Calder Avenue to the point where same intersects Main Street; then, northerly along Main Street, to the point where the same intersects Elizabeth Avenue; then, easterly along Elizabeth Avenue to the point where same intersects the boundary of Jefferson and Orange Counties.

"District 13 is composed of the part of Jefferson County included in the following:

Beginning at the point where Molassas Bayou intersects the boundary of Jefferson and Orange Counties southerly along Molassas Bayou with its meanders to the point where the same intersects the Right Prong of Molassas Bayou; then, southeasterly along the Right Prong of Molassas Bayou to the point where the same is intersected by 39th Street; then, southwesterly along 39th Street to the point where the same intersects the Kansas City Southern Railroad; then, westerly along the Kansas City Southern Railroad to the point where the same intersects Hogaboom Road; then, southwesterly along Hogaboom Road to the point where the same intersects State Highway 347; then, northwesterly along State Highway 347 to the point where the same intersects Farm Road 365; then, southwesterly along Farm Road 365 to the point where the same intersects U. S. Highway 69, 96, and 287; then, southeasterly along U. S. Highway 69, 96, and 287 to the point where the same intersects State Highway 73; then, southwesterly along State Highway 73 to the point where the same intersects State Highway 214; then, southeasterly along State Highway 214 to the point where the same intersects Levee Road; then, southeasterly along Levee Road to the point where the same intersects the boundary of Jefferson County; then, northeasterly, northerly and northwesterly along the Jefferson County boundary line to the point of beginning.

"District 14 is composed of Fannin, Lamar, and Red River Counties.

"District 15 is composed of Hunt, Delta, and Hopkins Counties.

"District 16 is composed of Van Zandt, Rains, and Henderson Counties, and that part of Smith County included in the following:

Beginning at that point common to the boundaries of Van Zandt, Wood, and Smith Counties southeasterly, southerly and westerly along the Smith County boundary line to the point where the same is intersected by West Gilley; then, northwesterly along West Gilley to the point where the same is crossed by Old Omen Road; then, westerly along Old Omen Road to the point where the same intersects the Missouri Pacific Railroad; then, northwesterly along the Missouri Pacific Railroad to the point where the same

intersects Loop 323; then, northerly along Loop 323 to the point where the same intersects McDonald; then, easterly along McDonald to the point where the same intersects Highway 64; then, northwesterly along Highway 64 to the point where the same intersects Loop 323; then, northerly and westerly along Loop 323 to the point where the same intersects Lavender Road; then, northerly and northwesterly along Lavender Road to the point where the same is intersected by the Thedford-Sand Flat Road; then, easterly along the Thedford-Sand Flat Road to the point where the same crosses Prairie Creek; then, southerly and southwesterly along Prairie Creek with its meanders to the point where the same intersects the boundary line of Smith County; then, northwesterly and northerly to along the Smith County boundary line to the point of beginning.

"District 17 is composed of that part of Smith County included in the following:

Beginning at the point where Prairie Creek intersects the boundary of Smith and Van Zandt Counties southerly and easterly along the Smith County boundary line to the point where the same is intersected by West Gilley; then, northwesterly along West Gilley to the point where the same is crossed by Old Omen Road; then, westerly along Old Omen Road to the point where the same intersects the Missouri Pacific Railroad; then, northwesterly along the Missouri Pacific Railroad to the point where the same intersects Loop 323; then, northerly along Loop 323 to the point where the same intersects McDonald; then, easterly along McDonald to the point where the same intersects Highway 64; then, northwesterly along Highway 64 to the point where the same intersects Loop 323; then, northerly and westerly along Loop 323 to the point where the same intersects Lavender Road; then, northerly and northwesterly along Lavender Road to the point where the same intersects the Thedford-Sand Flat Road, then, easterly along the Thedford-Sand Flat Road to the point where the same crosses Prairie Creek; then, southerly and southwesterly along Prairie Creek with its meanders to the point of beginning.

"District 18 is composed of Anderson, Houston, and Walker Counties.

"District 19 is composed of Leon, Madison, and Brazos Counties.

"District 20 is composed of Burleson, Washington, Waller, Austin, and Fayette Counties.

"District 21 is composed of Grimes and Montgomery Counties, and part of Harris County included in the following:

Beginning with the point where Cypress Creek crosses the common boundary of Harris and Montgomery Counties westerly along Cypress Creek with its meanders to the point where the same is crossed by Keykendahl Road; then, southeasterly along Keykendahl Road to the point where the same intersects Interstate Highway 45; then, southerly along Interstate Highway 45 to the point where the same intersects West Mt. Houston Road; then, westerly along the west Mt. Houston Road to the point where the same intersects Farm to Market Road 149; then, northwesterly along Farm to Market Road 149 to the point where the same crosses Willow Creek; then, northeasterly along Willow Creek with its meanders to the point where the same intersects the Missouri Pacific Railroad; then, northwesterly along the Missouri Pacific Railroad to the point where the same intersects the boundary of Harris and Montgomery Counties; then, easterly

and southeasterly along the Harris County boundary line to the point of beginning.

"District 22 is composed of that part of Harris County included in the following:

Beginning with the point where the Houston Belt and Terminal Railroad crosses East Hardy southerly along East Hardy to the point where the same intersects Buffalo Bayou; then, westerly along Buffalo Bayou with its meanders to the point where the same intersects Interstate Highway 610; then, northwesterly along Interstate Highway 10 to the point where the same intersects White Oak Drive; then, westerly along White Oak Drive to the point where the same intersects Heights Boulevard; then, northerly along Heights Boulevard to the point where the same intersects 11th Street; then, westerly along 11th Street to the point where the same intersects Durham Street; then, northerly along Durham Street to the point where the same intersects Interstate Highway 610; then, easterly along Interstate Highway 610 to the point where the same intersects Airline Drive; then, northerly along Airline Drive to the point where the same intersects Houston Belt and Terminal Railroad; then, easterly along Houston Belt and Terminal Railroad to the point of beginning.

"District 23 is composed of that part of Harris County included in the following:

Beginning with the point where the Houston Belt and Terminal Railroad crosses East Hardy northerly along East Hardy to the point where the same intersects Halls Bayou; then westerly along Halls Bayou with its meanders to the point where the same intersects West Mt. Houston Road; then, westerly along West Mt. Houston Road to the point where the same intersects Farm to Market Road 149; then, southeasterly along Farm to Market Road 149 (West Montgomery Road) to the point where the same intersects Tidwell; then, easterly along Tidwell Road to the point where the same intersects Yale Street; then, southerly along Yale Street to the point where the same intersects Whitney Street; then easterly along Whitney Street to the point where the same intersects Main Street; then, southeasterly along Main Street to the point where the same intersects 40th Street; then, easterly along 40th Street to the point where the same intersects Airline Drive; then, southerly along Airline Drive to the point where the same intersects Houston Belt and Terminal Railroad; then, easterly along Houston Belt and Terminal Railroad to the point of beginning.

"District 24 is composed of that part of Harris County included in the following:

Beginning with the point where Interstate Highway 610 crosses Airline Drive northerly along Airline Drive to the point where the same intersects 40th Street; then, westerly along 40th Street to the point where the same intersects Main Street; then, northwesterly along Main Street to the point where the same intersects Whitney Street; then, westerly along Whitney Street to the point where the same intersects Yale Street; then northerly along Yale Street to the point where the same intersects Farm to Market Road 149; then, northwesterly along Farm to Market Road 149 to the point where the same intersects Fairbanks-Houston Road; then, westerly and southerly along Fairbanks-Houston Road to the point where the same intersects Little York Road; then, westerly along Little York Road to the point where the same intersects Hempstead Highway; then, southeasterly

along Hempstead Highway to the point where the same intersects Pinemont; then, easterly along Pinemont to the point where the same intersects White Oak Bayou; then, southeasterly along White Oak Bayou with its meanders to the point where the same intersects Durham; then, northerly along Durham to the point where the same intersects Interstate Highway 610; then, easterly along Interstate Highway 610 to the point of beginning.

“District 25 is composed of that part of Harris County included in the following:

Beginning with the point where White Oak Drive crosses Interstate Highway 10 southeasterly along Interstate Highway 10 to the point where the same intersects Interstate Highway 45; then, southwesterly along Interstate Highway 45 to the point where the same intersects Buffalo Bayou; then, westerly along Buffalo Bayou with its meanders to the point where the same intersects Spring Branch Creek; then, northerly along Spring Branch Creek with its meanders to the point where the same intersects Wirt Road; then, northerly along Wirt Road to the point where the same intersects Hempstead Highway; then, northwesterly along Hempstead Highway to the point where the same intersects Pinemont; then, easterly along Pinemont to the point where the same intersects White Oak Bayou; then, southeasterly along White Oak Bayou with its meanders to the point where the same intersects 11th Street; then, easterly along 11th Street to the point where the same intersects Heights Boulevard; then, southerly along Heights Boulevard to the point where the same intersects White Oak Drive; then, easterly along White Oak Drive to the point of beginning.

“District 26 is composed of that part of Harris County included in the following:

Beginning with the point where Interstate Highway 45 crosses Buffalo Bayou westerly along Buffalo Bayou with its meanders to the point where the same intersects Sage Road; then, southerly along Sage Road to the point where the same intersects Woodway; then, westerly along Woodway to the point where the same intersects Chimney Rock; then, southerly along Chimney Rock to the point where the same intersects Westheimer; then, easterly along Westheimer to the point where the same intersects Texas and New Orleans Railroad; then, southerly along the Texas and New Orleans Railroad to the point where the same intersects Law Street; then, easterly along Law Street to the point where the same intersects Academy Street; then, southerly along Academy to the point where the same intersects Bissonnet; then, easterly along Bissonnet to the point where the same intersects Mandell; then, southerly along Mandell to the point where the same intersects Sunset Boulevard; then, southerly and easterly along Sunset Boulevard to the point where the same intersects Main Street; then, northeasterly along Main Street to the point where the same intersects U. S. Highway 59; then, northerly along U. S. Highway 59 to the point where the same intersects Brazos Street; then, northerly along Brazos Street to the point where the same intersects Interstate Highway 45; then, northerly along Interstate Highway 45 to the point of beginning.

“District 27 is composed of that part of Harris County included in the following:

Beginning with the point where Buffalo Bayou crosses the Houston

Belt and Terminal Railroad southerly along the Houston Belt and Terminal Railroad to the point where the same intersects the Galveston, Houston and Henderson Railroad; then, westerly along the Galveston, Houston and Henderson Railroad to the point where the same intersects Dumble; then, southwesterly along Dumble to the point where the same intersects the Gulf Freeway; then, westerly along the Gulf Freeway to the point where the same intersects Cullen; then, southerly along Cullen to the point where the same intersects Elgin Street; then, westerly along Elgin Street to the point where the same intersects Scott Street; then, southerly along Scott Street to the point where the same intersects Blodgett; then, westerly along Blodgett to the point where the same intersects Almeda; then, southerly along Almeda to the point where the same intersects Brays Bayou; then, westerly along Brays Bayou with its meanders to the point where the same intersects Main Street; then, northeasterly along Main Street to the point where the same intersects U. S. Highway 59; then, northerly along U. S. Highway 59 to the point where the same intersects Brazos Street; then, northerly along Brazos Street to the point where the same intersects Interstate Highway 45; then, northeasterly along Interstate Highway 45 to Buffalo Bayou; then, easterly along Buffalo Bayou with its meanders to the point of beginning.

"District 28 is composed of that part of Harris County included in the following:

Beginning with the point where the Houston Ship Channel crosses Sims Bayou southwesterly along Sims Bayou with its meanders to Plum Creek; then, southwesterly along Plum Creek with its meanders to the point where the same intersects Telephone Road; then, southerly along Telephone Road to the point where the same intersects Long Drive; then, westerly along Long Drive to the point where the same intersects Griggs Road; then, westerly along Griggs Road to the point where the same intersects Calhoun Street; then, northerly along Calhoun to the point where the same intersects Brays Bayou; then, westerly along Brays Bayou with its meanders to the point where the same intersects Scott Street; then, northerly along Scott Street to the point where the same intersects Elgin Street; then, easterly along Elgin Street to the point where the same intersects Cullen; then, northerly along Cullen to the point where the same intersects the Gulf Freeway; then, southeasterly along the Gulf Freeway to the point where the same intersects Dumble; then, northerly along Dumble to the point where the same intersects the Galveston, Houston and Henderson Railroad to the point where the same intersects the Houston Belt and Terminal Railroad; then, northerly along the Houston Belt and Terminal Railroad to the point where the same intersects Buffalo Bayou (Houston Ship Channel); then, southeasterly along the Houston Ship Channel to the point of beginning.

"District 29 is composed of that part of Harris County included in the following:

Beginning with the point where Federal Road crosses the Houston Ship Channel westerly along the Houston Ship Channel (Buffalo Bayou) to the point where the same intersects East Hardy Street; then, northerly along East Hardy to the point where the same intersects Lorraine Street; then, easterly along Lorraine to the point where the same intersects U. S. Highway 59; then, southerly along U. S. Highway 59 to the point where the same intersects Lyons Avenue; then, easterly along Lyons Avenue

to the point where the same intersects Kirk Street; then, northerly along Kirk Street to the point where the same intersects the Texas and New Orleans Railroad; then, northeasterly along the Texas and New Orleans Railroad to the point where the same intersects Wallisville Road; then, easterly along Wallisville Road to the point where the same intersects North Loop; then, southerly along the North Loop to the point where the same intersects Interstate Highway 10; then, easterly along Interstate Highway 10 to the point where the same intersects Hunting Bayou; then, southerly along Hunting Bayou with its meanders to the point where the same intersects Galena Park City Limits; then, easterly along the Galena Park City Limits to the point where the same intersects Federal Road; then, southerly along Federal Road to the point of beginning.

“District 30 is composed of that part of Harris County included in the following:

Beginning with the point where East Houston Road crosses the Texas and New Orleans Railroad southwesterly along the Texas and New Orleans Railroad to the point where the same intersects Kirk Street; then, southerly along Kirk Street to the point where the same intersects Lyons Avenue; then, westerly along Lyons Avenue to the point where the same intersects U.S. Highway 59; then, northerly along U.S. Highway 59 to the point where the same intersects Lorraine; then, westerly along Lorraine to the point where the same intersects East Hardy; then, northerly along East Hardy to the point where the same intersects the Houston Belt and Terminal Railroad; then, easterly along the Houston Belt and Terminal Railroad to the point where the same intersects the Missouri Pacific Railroad; then, northeasterly along the Missouri Pacific Railroad to the point where the same intersects Halls Bayou; then, easterly along Halls Bayou with its meanders to the point where the same intersects East Houston Dryersdale Road; then, southerly along East Houston Dryersdale Road to the point where the same intersects East Houston Road; then, westerly and southerly along East Houston Road to the point of beginning.

“District 31 is composed of that part of Harris County included in the following:

Beginning with the point where Cheeves crosses Halls Bayou easterly along Halls Bayou with its meanders to the point where the same intersects the Missouri Pacific Railroad; then, southwesterly along the Missouri Pacific Railroad to the point where the same intersects the Houston Belt and Terminal Railroad; then, westerly along Houston Belt and Terminal Railroad to the point where the same intersects East Hardy Street; then, northerly along East Hardy Street to the point where the same intersects Aldine-Mail Road; then, easterly along Aldine-Mail Road to the point where the same intersects Eastex Freeway; then, southwesterly along the Eastex Freeway to the point where the same intersects Halls Bayou; then, easterly along Halls Bayou with its meanders to the point where the same intersects Langley; then, westerly along Langley to the point where the same intersects Cheeves, then, southerly along Cheeves to the point of beginning.

“District 32 is composed of that part of Harris County included in the following:

Beginning with the point where Cypress Creek crosses the boundary of Harris and Montgomery counties easterly along Cypress Creek with its meanders to the point where the same intersects Kuykendahl Road; then,

southeasterly along Kuykendahl Road to the point where the same intersects Interstate Highway 45; then, southerly along Interstate Highway 45 to the point where the same intersects Halls Bayou; then, easterly along Halls Bayou with its meanders to the point where the same intersects East Hardy; then, northerly along East Hardy to the point where the same intersects Aldine-Mail Road; then, easterly along Aldine-Mail Road to the point where the same intersects Eastex Freeway; then, southwesterly along Eastex Freeway to the point where the same intersects Halls Bayou; then, westerly along Halls Bayou with its meanders to the point where the same intersects Langley; then, westerly along Langley to the point where the same intersects Cheeves; then, southerly along Cheeves to the point where the same intersects Halls Bayou; then, easterly along Halls Bayou with its meanders to the point where the same intersects East Houston Drysdale Road; then, southerly along East Houston Drysdale Road to the point where the same intersects East Houston Road; then, westerly and southerly along East Houston Road to the point where the same intersects the Texas and New Orleans Railroad; then, northeasterly along the Texas and New Orleans Railroad to the point where the same intersects East Belt; then, northerly along East Belt to the point where the same intersects the Missouri Pacific Railroad; then, northeasterly along the Missouri Pacific Railroad to the point where the same intersects the Sunoco Road; then, easterly along the Sunoco Road to the point where the same intersects Crosby-Huffman Road; then, southerly along the Crosby-Huffman Road to the point where the same intersects Stroker Road; then, easterly along Stroker Road to the point where the same intersects Peters Road; then, northerly and easterly along Peters Road to the point where the same intersects Ramsey Road; then, northerly along Ramsey Road to the point where the same intersects Louis Road; then, easterly along Louis Road to the point where the same intersects Crosby-East Gate Road; then, northerly along Crosby-East Gate Road to the boundary of Harris and Liberty Counties; then, northwesterly and southwesterly following the Harris County boundary line to the point of beginning.

"District 33 is composed of that part of Harris County included in the following:

Beginning with the point where State Highway 146 crosses the boundary of Harris and Chambers Counties southwesterly along State Highway 146 to the point where the same intersects Brooks-Winfree Road; then, westerly along Brooks-Winfree Road to the point where the same intersects Main Street; then, northerly along Main Street to the point where the same intersects Lynchburg-Cedar Bayou Road; then, westerly along Lynchburg-Cedar Bayou to the point where the same intersects Market Street; then, westerly along Market Street to the point where the same intersects San Jacinto River; then, southerly along the San Jacinto River with its meanders to the point where the same intersects the Houston Ship Channel; then, southwesterly along the Houston Ship Channel to the point where the same intersects Federal Road; then, northerly along Federal Road to the point where the same intersects Galena Park City Limits; then, westerly along the Galena Park City Limits to the point where the same intersects Hunting Bayou; then, northerly along Hunting Bayou with its meanders to the point where the same intersects Interstate Highway 10; then, westerly along Interstate Highway 10 to the point where the same intersects North Loop; then, northerly along the North Loop to the point where the same intersects Wallisville Road; then, westerly along Wallisville Road to the point where the same intersects the Texas and New Orleans Railroad; then, northeasterly along the Texas and New Orleans Railroad to the point where

the same intersects East Belt; then, northerly along East Belt to the point where the same intersects the Missouri Pacific Railroad; then, northeasterly along the Missouri Pacific Railroad to the point where the same intersects Sunoco Road; then, easterly along Sunoco Road to the point where the same intersects Crosby Road; then, southerly along Crosby Road to the point where the same intersects Stroker Road; then, easterly along Stroker Road to the point where the same intersects Peters Road; then, northerly and easterly along Peters Road to the point where the same intersects Ramsey Road; then, northerly along Ramsey Road to the point where the same intersects Louis Road; then, easterly along Louis Road to the point where the same intersects Crosby East Gate; then, northerly along Crosby East Gate to the point where the same intersects the boundary of Harris and Liberty Counties; then, southerly and southeasterly following the Harris County boundary line to the point of beginning.

"District 34 is composed of that part of Harris County included in the following:

Beginning with the point where the Bayport Ship Channel enters Galveston Bay westerly along the Bayport Ship Channel to the point where the same intersects State Highway 146; then, southerly along State Highway 146 to the point where the same intersects Port Road; then, westerly along Port Road to the point where the same intersects Bay Area Boulevard; then, southwesterly along Bay Area Boulevard to the point where the same intersects Red Bluff Road; then, northwesterly along Red Bluff Road to the point where the same intersects Spencer Highway; then, westerly along Spencer Highway to the point where the same intersects Preston; then, northerly along Preston to the point where the same intersects Pasadena Boulevard; then, easterly along Pasadena Boulevard; to the point where the same intersects Red Bluff Road; then, southeasterly along Red Bluff Road to the point where the same intersects Deer Park City Limits; then, northerly along the Deer Park City Limits to State Highway 225; then, westerly along State Highway 225 to the point where the same intersects Boggy Bayou; then, northerly along Boggy Bayou with its meanders to the point where the same intersects Houston Ship Channel; then, easterly along the Houston Ship Channel with its meanders to the point where the same intersects the San Jacinto River; then, northerly along the San Jacinto River with its meanders to the point where the same intersects Market Street; then, easterly along Market Street to the point where the same intersects Lynchburg-Cedar Bayou Road; then, easterly along Lynchburg-Cedar Bayou Road to the point where the same intersects Main Street; then, southerly along Main Street to the point where the same intersects Brooks-Winfree Road; then, easterly along Brooks-Winfree Road to the point where the same intersects State Highway 146; then, northeasterly along State Highway 146 to the point where the same intersects the boundary of Harris and Chambers Counties; then, southerly and southwestly following the Harris County boundary line to the point of beginning.

"District 35 is composed of that part of Harris County included in the following:

Beginning with the point where the Houston Ship Channel crosses Boggy Bayou southerly along Boggy Bayou with its meanders to the point where the same intersects State Highway 225; then, easterly along State Highway 225 to the point where the same intersects Deer Park City Limits; then, southerly along the Deer Park City Limits to the point where the same intersects Red Bluff Road; then, northwesterly

along Red Bluff Road to the point where the same intersects Pasadena Boulevard; then, westerly along Pasadena Boulevard to the point where the same intersects Tatar Street; then, northwesterly along Tatar Street to the point where the same intersects Garner Street; then, westerly along Garner Street to the point where the same intersects South Shaver; then, southerly along South Shaver to the point where the same intersects Handell; then, westerly along Handell to the point where the same intersects Berry Creek; then, northerly along Berry Creek to the point where the same intersects Sims Bayou; then, northeasterly along Sims Bayou with its meanders to the point where the same intersects Houston Ship Channel; then, easterly along the Houston Ship Channel to the point of beginning.

"District 36 is composed of that part of Harris County included in the following:

Beginning with the point where Telephone Road crosses the boundary of Harris and Brazoria Counties northerly along Telephone Road to the point where the same intersects Hall Road; then, easterly along Hall Road to the point where the same intersects Kingspoint; then, northeasterly along Kingspoint to the point where the same intersects the Gulf Freeway; then, northwesterly along the Gulf Freeway to the point where the same intersects the Genoa Road; then, easterly along Genoa Road to the point where the same intersects South Shaver; then, northerly along South Shaver to the point where the same intersects Garner; then, easterly along Garner to the point where the same intersects Tatar; then, southeasterly along Tatar to the point where the same intersects Pasadena Boulevard; then, easterly along Pasadena Boulevard to the point where the same intersects Preston; then, southerly along Preston to the point where the same intersects Spencer Highway; then, easterly along Spencer Highway to the point where the same intersects Red Bluff Road; then, southeasterly along Red Bluff Road to the point where the same intersects the Bay Area Boulevard; then, easterly along Bay Area Boulevard to the point where the same intersects Port Road; then, easterly along Port Road to the point where the same intersects State Highway 146; then, northeasterly along State Highway 146 to the point where the same intersects the Bayport Ship Channel; then, easterly along the Bayport Ship Channel to the point where the same intersects the Harris County boundary line; then, southwest, westerly and northwest following the Harris County boundary line to the point of beginning.

"District 37 is composed of that part of Harris County included in the following:

Beginning with the point where Mykawa Road crosses the boundary of Harris and Brazoria Counties northerly along Mykawa Road to the point where the same intersects Long Drive; then, easterly along Long Drive to the point where the same intersects Telephone Road; then, northerly along Telephone Road to the point where the same intersects Plum Creek; then, northeasterly along Plum Creek with its meanders to the point where the same intersects Sims Bayou; then, northeasterly along Sims Bayou with its meanders to the point where the same intersects Berry Creek; then, southeasterly along Berry Creek with its meanders to the point where the same intersects Handell; then, easterly along Handell to the point where the same intersects South Shaver; then, southerly along South Shaver to the point where the same intersects

Genoa; then, westerly along Genoa to the point where the same intersects the Gulf Freeway; then, southeasterly along the Gulf Freeway to the point where the same intersects Kingspoint; then, southwesterly along Kingspoint to the point where the same intersects Hall Road; then, westerly along Hall Road to the point where the same intersects Telephone Road; then, southerly along Telephone Road to the point where the same intersects the boundary of Harris and Brazoria Counties; then, following the Harris County boundary line to the point of beginning:

"District 38 is composed of that part of Harris County included in the following:

Beginning with the point where Almeda Road intersects the boundary of Harris and Fort Bend Counties northerly along Almeda Road to the point where the same intersects Reed Street; then, easterly along Reed Street to the point where the same intersects Cullen Boulevard; then, northerly along Cullen Boulevard to the point where the same intersects Griggs Road; then, easterly along Griggs Road to the point where the same intersects Mykawa Road; then, southerly along Mykawa Road to the boundary of Harris and Brazoria Counties; then, following the Harris County boundary line to the point of beginning.

"District 39 is composed of that part of Harris County included in the following:

Beginning with the point where South Post Oak Road crosses the boundary of Harris and Fort Bend Counties northerly along South Post Oak to the point where the same intersects U. S. Highway 90-A; then, northeasterly along U. S. Highway 90-A to the point where the same intersects Brays Bayou; then, easterly along Brays Bayou with its meanders to the point where the same intersects Almeda Road; then, northerly along Almeda Road to the point where the same intersects Blodgett; then, easterly along Blodgett to the point where the same intersects Scott Street; then, southerly along Scott Street to the point where the same intersects Brays Bayou; then, easterly along Brays Bayou with its meanders to the point where the same intersects Calhoun; then, southerly along Calhoun to the point where the same intersects Griggs Road; then, westerly along Griggs Road to the point where the same intersects Cullen Boulevard; then, southerly along Cullen Boulevard to the point where the same intersects Reed; then, westerly along Reed to the point where the same intersects Almeda Road; then, southerly along Almeda Road to the point where the same intersects the boundary of Harris and Fort Bend Counties; then, following the Harris County boundary line to the point of beginning.

"District 40 is composed of that part of Harris County included in the following:

Beginning at the point where U.S. Highway 90-A crosses the boundary of Harris and Fort Bend Counties northeasterly along U. S. Highway 90-A to Hillcroft; then, northerly along Hillcroft to the point where the same intersects Bellfort; then, easterly along Bellfort to the point where the same intersects Chimney Rock; then northerly along Chimney Rock to the point where the same intersects Brays Bayou; then, easterly along Brays Bayou with its meanders to the point where the same intersects the Texas and New Orleans Railroad; then, northerly along the Texas and New Orleans Railroad to the point where the same intersects Law; then, easterly along Law to the point where the same intersects Academy; then, southerly

along Academy to the point where the same intersects Bissonnet; then, easterly along Bissonnet to the point where the same intersects Mandell; then, southerly along Mandell to the point where the same intersects Sunset; then, easterly along Sunset to the point where the same intersects U. S. Highway 90-A; then, southwesterly along U. S. Highway 90-A to South Post Oak; then, southerly along South Post Oak to the point where the same intersects the boundary of Harris and Fort Bend Counties; then, following the Harris County boundary line to the point of beginning.

"District 41 is composed of that part of Harris County included in the following:

Beginning with the point where Bissonnet crosses the boundary of Harris and Fort Bend Counties easterly along Bissonnet to Hillcroft; then, northerly along Hillcroft to the point where the same intersects Bellaire Boulevard; then, westerly along Bellaire Boulevard to the point where the same intersects U. S. Highway 59; then, northeasterly along U. S. Highway 59 to the point where the same intersects West Park; then, easterly along West Park to the point where the same intersects Rice Avenue; then, northerly along Rice Avenue to the point where the same intersects Westheimer; then, easterly along Westheimer to the point where the same intersects the Texas and New Orleans Railroad; then, southerly along the Texas and New Orleans Railroad to the point where the same intersects Brays Bayou; then, westerly along Brays Bayou with its meanders to the point where the same intersects Chimney Rock; then, southerly along Chimney Rock to the point where the same intersects Bellfort; then, westerly along Bellfort to the point where the same intersects Hillcroft; then, southerly along Hillcroft to the point where the same intersects U. S. Highway 90-A; then, southwesterly along U. S. Highway 90-A to the point where the same intersects the boundary of Harris and Fort Bend Counties; then, following the Harris County boundary line to the point of beginning.

"District 42 is composed of that part of Harris County included in the following:

Beginning with the point where Cook Road crosses Bissonnet easterly along Bissonnet to Hillcroft; then, northerly along Hillcroft to the point where the same intersects Bellaire; then, westerly along Bellaire to the point where the same intersects U. S. Highway 59; then, northeasterly along U. S. Highway 59 to the point where the same intersects West Park; then, easterly along West Park to the point where the same intersects Rice Avenue; then, northerly along Rice to the point where the same intersects Westheimer; then, westerly along Westheimer to the point where the same intersects Chimney Rock; then, northerly along Chimney Rock to the point where the same intersects Woodway; then, easterly along Woodway to the point where the same intersects Sage Road; then, northerly along Sage Road to the point where the same intersects Buffalo Bayou; then, westerly along Buffalo Bayou with its meanders to the point where the same intersects West Belt; then, southerly along West Belt to the point where the same intersects Bellaire Boulevard; then, westerly along Bellaire Boulevard to the point where the same intersects Cook Road; then, southerly along Cook Road to the point of beginning.

"District 43 is composed of that part of Harris County included in the following:

Beginning with the point where Spring Branch Creek crosses Buffalo

Bayou northerly along Spring Branch Creek with its meanders to the point where the same intersects Wirt Road; then, northerly along Wirt Road to the point where the same intersects Hempstead Highway; then, northwesterly along Hempstead Highway to the point where the same intersects Clay Road; then, westerly along Clay Road to the point where the same intersects Gessner Road; then, southerly along Gessner Road to the point where the same intersects Katy Freeway; then, westerly along Katy Freeway to the point where the same intersects Rummel Creek; then, southerly along Rummel Creek with its meanders to the point where the same intersects Buffalo Bayou; then, easterly along Buffalo Bayou with its meanders to the point of beginning.

"District 44 is composed of that part of Harris County included in the following:

Beginning with the point where Bissonnet crosses the common boundary of Harris and Fort Bend Counties easterly along Bissonnet to Cook Road; then, northerly along Cook Road to the point where the same intersects Bellaire Road; then, easterly along Bellaire Road to the point where the same intersects West Belt; then, northerly along West Belt to the point where the same intersects Rummel Creek; then, northerly along Rummel Creek with its meanders to the point where the same intersects Katy Freeway; then, easterly along Katy Freeway to the point where the same intersects Gessner Road; then, northerly along Gessner Road to the point where the same intersects Clay Road; then, easterly along Clay Road to the point where the same intersects Hempstead Highway; then, northwesterly along Hempstead Highway to the point where the same intersects Little York; then, easterly along Little York to the point where the same intersects Fairbanks-Houston Road; then, northerly and westerly along Fairbanks-Houston Road to the point where the same intersects Farm to Market Road 149; then, northwesterly along Farm to Market Road 149 to the point where the same intersects Willow Creek; then, northeasterly along Willow Creek to the point where the same intersects Missouri, Pacific Railroad; then, northwesterly along Missouri Pacific Railroad to the point where the same intersects the boundary of Montgomery and Harris Counties; then, following the Harris County boundary line to the point of beginning.

"District 45 is composed of that part of Galveston County included in the following:

Beginning at that point where the boundary of Galveston and Brazoria Counties is intersected by Farm to Market Road 517 northeasterly and easterly along Farm to Market Road 517 to the point where the same intersects Interstate Highway 45; then, southeasterly along Interstate Highway 45 to the point where the same is intersected by Ceder Drive; then, easterly along Ceder Drive to the point where the same intersects Bayou Road; then, southerly along Bayou Road to the point where the same intersects Farm to Market Road 519; then, easterly along Farm to Market Road 519 to the point where the same intersects the Southern Pacific Railroad; then, northerly along the Southern Pacific Railroad to the point where the same intersects Farm to Market Road 1765; then, easterly along Farm to Market Road 1765 to the point where the same intersects 31st Street North; then, northerly along 31st Street North to the point where the same intersects Texas Avenue; then, easterly along Texas Avenue to the point where the same intersects Galveston Bay; then,

northerly along the western boundary of Galveston Bay with its meanders to the point where the same intersects the boundary of Galveston and Chambers Counties; then, northwesterly, westerly and southwesterly along the Galveston County boundary line to the point of beginning.

"District 46 is composed of that part of Galveston County included in the following:

Beginning at the point where the western boundary of Galveston Bay is intersected by the Galveston, Houston, and Henderson Railroad and the Southern Pacific Railroad westerly and southwesterly following the western boundary of Galveston Bay (West Bay) with its meanders to the point where the same intersects the boundary of Galveston and Brazoria Counties; then, southwesterly, northeasterly and northerly along the Galveston County boundary line to the point where the same intersects the western boundary of Galveston Bay (Edward's Point); then, southerly and southeasterly along the western boundary of Galveston Bay with its meanders to the point of beginning.

"District 47 is composed of parts of Galveston, Brazoria and Fort Bend Counties.

District 47 includes that part of Galveston County included in the following:

Beginning at that point where the boundary of Galveston and Brazoria Counties is intersected by Farm to Market Road 517 northeasterly and easterly along Farm to Market Road 517 to the point where the same intersects Interstate Highway 45; then, southeasterly along Interstate Highway 45 to the point where the same intersects Ceder Drive; then, easterly along Ceder Drive to the point where the same intersects Bayou Road; then, southerly along Bayou Road to the point where the same intersects Farm to Market Road 519; then, easterly along Farm to Market Road 519 to the point where the same intersects the Southern Pacific Railroad; then, northerly along the Southern Pacific Railroad to the point where the same intersects Farm to Market Road 1765; then, easterly along Farm to Market Road 1765 to the point where the same intersects 31st Street North; then, northerly along 31st Street North to the point where the same intersects Texas Avenue; then, easterly along Texas Avenue to the point where the same intersects Galveston Bay; then, southerly and southwesterly along the western boundary of Galveston Bay with its meanders to the point where the same intersects the boundary of Galveston and Brazoria Counties; then, northwesterly along the Galveston County boundary line to the point of beginning.

District 47 includes that part of Brazoria County included in the following:

Beginning at the point where the Brazos River crosses the boundary of Brazoria and Fort Bend Counties southerly along the Brazos River to the point where the same is intersected by Farm to Market Road 521; then, southeasterly and easterly along Farm to Market Road 521 to the point where the same intersects County Road 48; then, northerly along County Road 48 to the point where the same intersects County Road 51; then, easterly along County Road 51 to the point where the same intersects Austin Bayou; then, easterly and southeasterly along Austin Bayou with

its meanders to the point where the same intersects Farm to Market Road 2004; then, northeasterly along Farm to Market Road 2004 to the point where the same intersects the boundary of Brazoria and Galveston Counties; then, northwesterly, northerly, and southwesterly along the Brazoria County boundary line to the point of beginning.

District 47 includes that part of Fort Bend County included in the following:

Beginning at the point where the boundary of Fort Bend and Wharton Counties is intersected by Highway 59 southeasterly, easterly, and northeasterly along the Fort Bend County boundary line to the point where the same intersects Highway 6; then, northwesterly along Highway 6 to the point where the same intersects Steep Bank Creek; then southwesterly along Steep Bank Creek with its meanders to the point where the same enters the Brazos River; then, northwesterly along the Brazos River with its meanders to the point where the same meets Highway 1464; then, northerly along Highway 1464 to the point where the same intersects Highway 90-A; then, westerly along Highway 90-A to the point where the same crosses the Brazos River; then, northerly, westerly and southerly along the Brazos River with its meanders to the point where the same intersects Highway 762; then, southerly along Highway 762 to the point where the same intersects Highway 2218; then, southerly along Highway 2218 to the point where the same intersects Dry Creek; then, southerly along Dry Creek with its meanders to the point where the same intersects Beardsley-Minonite Road; then, southwesterly along the Beardsley-Minonite Road to the point where the same intersects Highway 361; then, northwesterly along Highway 361 to the point where the same intersects Highway 36; then, northerly along Highway 36 to the point where the same intersects Gerken Road; then, northwesterly along Gerken Road to the point where the same intersects Highway 90-A; then, southwesterly along Highway 90-A to the point where the same intersects Highway 1875; then, southerly and southeasterly along Highway 1875 to the point where the same intersects Highway 59; then, southwesterly along Highway 59 to the point of beginning.

"District 48 is composed of that part of Brazoria County included in the following:

Beginning at the point where the Brazos River crosses the boundary of Brazoria and Fort Bend Counties southerly along the Brazos River to the point where the same is intersected by Farm to Market Road 521; then, southeasterly and easterly along Farm to Market Road 521 to the point where the same intersects County Road 48; then, northerly along County Road 48 to the point where the same intersects County Road 51; then, easterly along County Road 51 to the point where the same intersects Austin Bayou; then, easterly and southeasterly along Austin Bayou with its meanders to the point where the same intersects Farm to Market Road 2004; then, northeasterly along Farm to Market Road 2004 to the point where the same intersects the boundary of Brazoria and Galveston Counties; then, southeasterly, southwesterly, northwesterly and northeasterly along the Brazoria County boundary line to the point of beginning.

"District 49 is composed of Wharton County and that part of Fort Bend County included in the following:

Beginning at the point where the boundary of Fort Bend and Wharton Counties is intersected by Highway 59 northerly, northeasterly, southeasterly, and southwesterly along the Fort Bend County boundary line to the point where the same intersects Highway 6; then, northwesterly along Highway 6 to the point where the same intersects Steep Bank Creek; then, southwesterly along Steep Bank Creek with its meanders to the point where the same enters the Brazos River; then, northwesterly along the Brazos River with its meanders to the point where the same meets Highway 1464; then, northerly along Highway 1464 to the point where the same intersects Highway 90-A; then, westerly along Highway 90-A to the point where the same intersects the Brazos River; then, northerly, westerly, and southerly along the Brazos River with its meanders to the point where the same intersects Highway 762; then, southerly and southeasterly along Highway 762 to the point where the same intersects Highway 2218; then southerly along Highway 2218 to the point where the same intersects Dry Creek; then, southerly along Dry Creek with its meanders to the point where the same intersects Beardsley-Minonite Road; then, southwesterly along the Beardsley-Minonite Road to the point where the same intersects Highway 361; then, northwesterly along Highway 361 to the point where the same intersects Highway 36; then, northerly along Highway 36 to the point where the same intersects Gerken Road; then, northwesterly along Gerken Road to the point where the same intersects Highway 90-A; then, southwesterly along Highway 90-A to the point where the same intersects Highway 1875; then, southerly and southeasterly along Highway 1875 to the point where the same intersects Highway 59; then, southwesterly along Highway 59 to the point of beginning.

"District 50 is composed of Colorado, Lavaca, Jackson and Matagorda Counties.

"District 51 is composed of that part of Grayson County included in the following:

Beginning at that point where the boundary of Grayson and Fannin Counties is intersected by Highway 69 northwesterly along Highway 69 to the point where the same is intersected by Highway 1281; then, northwesterly along Highway 1281 to the point where the same is intersected by the Kentucky Town Road; then, northerly along the Kentucky Town Road to the point where the same is intersected by Highway 697; then, northwesterly along Highway 697 to the point where the same is intersected by Farm to Market Road 1417; then, westerly along Farm to Market Road 1417 to the point where the same is intersected by Old Dorchester; then, westerly along Old Dorchester to the point where the same is intersected by Farm to Market Road 1417; then, northerly along Farm to Market Road 1417 to the point where the same is intersected by the Texas Power and Light Transmission Lines; then, westerly along the Texas Power and Light Transmission Lines to the point where the same is intersected by Highway 901; then, southerly along Highway 901 to the point where the same is intersected by the North Collinville-Macomb Road; then, westerly along the North Collinville-Macomb Road to the point where the same intersects the boundary of Grayson and Cooke Counties; then, northerly, easterly, southeasterly, and southerly along the Grayson County boundary line to the point of beginning.

"District 52 is composed of parts of Grayson and Collin Counties.

District 52 includes that part of Grayson County included in the following:

Beginning at that point where the boundary of Grayson and Fannin Counties is intersected by Highway 69 northwesterly along Highway 69 to the point where the same is intersected by Highway 1281; then, northwesterly along Highway 1281 to the point where the same is intersected by the Kentucky Town Road; then, northerly along the Kentucky Town Road to the point where the same is intersected by Highway 697; then, northwesterly along Highway 697 to the point where the same is intersected by Farm to Market Road 1417; then, westerly along Farm to Market Road 1417 to the point where the same is intersected by Old Dorchester; then, westerly along Old Dorchester to the point where the same is intersected by Farm to Market Road 1417; then, northerly along Farm to Market Road 1417 to the point where the same is intersected by the Texas Power and Light Transmission Lines; then, westerly along the Texas Power and Light Transmission Lines to the point where the same is intersected by Highway 901; then, southerly along Highway 901 to the point where the same intersects the North Collinville-Macomb Road; then, westerly along the North Collinville-Macomb Road to the point where the same crosses the boundary of Grayson and Cooke Counties; then, southerly, easterly, and northerly along the Grayson County boundary line to the point of beginning.

District 52 includes that part of Collin County included in the following:

Beginning at the point where Murphy Road intersects the boundary of Collin and Dallas Counties northerly along Murphy Road to the point where the same intersects Farm to Market Road 544; then, westerly along Farm to Market Road 544 to the point where the same intersects Shiloh Road; then, southerly along Shiloh Road to the point where the same intersects Renner Road; then, westerly along Renner Road to the point where the same intersects Custer Road; then, northerly along Custer Road to the point where the same crosses the St. Louis and Southwestern Railroad; then, westerly along the St. Louis and Southwestern Railroad to the point where the same crosses the Gulf, Colorado and Santa Fe Railroad; then, southeasterly along the Gulf, Colorado and Santa Fe Railroad to the point where the same intersects Armstrong Road; then, southerly along Armstrong Road to the point where the same intersects the boundary of Collin and Dallas Counties; then, westerly, northerly, easterly, southerly, and westerly along the Collin County boundary line to the point of beginning.

"District 53 is composed of Denton County.

"District 54 is composed of Parker County, and that part of Tarrant County included in the following:

Beginning at the point where Highway 156 is intersected by the boundary line of Tarrant and Denton Counties then southerly along Highway 156 to the point where the same intersects the Bailey Boswell Road; then, westerly along Bailey Boswell Road to the point where the same intersects Morris-Dido Newark Road; then, southerly along Morris-Dido Newark Road to the point where the same intersects the city limits line of Ft. Worth; then, easterly, southerly, westerly and southerly along the city limits line of Ft. Worth to the point where the same intersects Calmont Avenue; then, westerly along Calmont Avenue to the point where the same intersects Cherry Lane Road; then, northerly along Cherry Lane Road to the point where the same intersects the boundary lines of Ft. Worth and White Settlement cities; then, westerly along the city limits line of Ft. Worth and White

Settlement cities to the point where the same intersects Old Weatherford Road and Weatherford Road to the boundary line of Tarrant and Parker Counties; then, northerly along the boundary line of Tarrant and Parker Counties to the point where the same intersects the boundary line of Tarrant and Wise Counties; then, easterly along the boundary line of Tarrant and Wise Counties to the point of beginning.

"District 55 is composed of that part of Tarrant County included in the following:

Beginning at the point where the Bailey Boswell Road intersects Morris-Dido Newark Road then easterly along Bailey Boswell Road to the point where the same intersects State Highway 156; then, southerly along State Highway 156 to the city limits line of Blue Mound; then, southerly along Blue Mound city limits line to the point where the same intersects the city limits line of Ft. Worth; then, southwesterly along the city limits line of Ft. Worth to the point where the same intersects Dean Road; then, southerly along Dean Road to the point where the same intersects State Highway 183; then, easterly along State Highway 183 to the point where the same intersects Sylvania; then, southerly along Sylvania to the point where the same intersects Yucca Street; then, easterly along Yucca Street to the point where the same intersects Riverside Drive; then, southerly along Riverside Drive to the point where the same intersects East 1st Street; then, westerly along East 1st Street to the point where the same intersects Hays Street; then, northerly along Hays Street to the point where the same intersects West Weatherford Street; then, westerly along West Weatherford Street to the point where the same intersects Jacksboro Highway; then, northerly along Jacksboro Highway to the Santa Fe and Topeka Railroad; then, northwesterly along the Santa Fe and Topeka Railroad to the point where the same intersects the West Fork of the Trinity River; then, northerly and westerly along the Trinity River with its meanders to the point where the same is intersected by the city limits line of Ft. Worth; then northerly along the city limit line of Ft. Worth to the point where the same is intersected by Morris-Dido Newark Road; then, northerly along Morris-Dido Newark Road to the point of beginning.

"District 56 is composed of that part of Tarrant County included in the following:

Beginning at the point where the Sycamore Creek intersects the Ft. Worth-Dallas Turnpike then easterly along the Ft. Worth-Dallas Turnpike to a point where the same is intersected by Ayers Avenue; then, southerly along Ayers Avenue to the point where the same intersects Meadowbrook Drive; then, easterly along Meadowbrook Drive to the point where the same intersects Edgewood Terrace; then, southerly along Edgewood Terrace to the point where the same intersects East Rosedale Street; then, easterly along East Rosedale Street to the point where the same intersects the Texas and Pacific Railroad; then, northerly along the Texas and Pacific Railroad to the point where the same intersects Loop 820; then, southerly along Loop 820 to the point where the same intersects David Strickland Road; then, westerly along David Strickland Road to the point where the same intersects Parker Henderson Road; then, northerly along Parker Henderson Road to the point where the same intersects Martin Street; then, westerly along Martin Street to the point where the same intersects Flamingo; then, southerly along Flamingo to the point where the same is intersected by the city limits line of Ft. Worth;

then, northwesterly along the city limits line of Ft. Worth to the point where the same is intersected by Seminary Drive; then, westerly along Seminary Drive to the point where the same intersects Interstate Highway 35 West; then, northerly along Interstate Highway 35 West to the point where the same intersects Elizabeth Boulevard; then, easterly along Elizabeth Boulevard to the point where the same intersects Beverly Drive; then, northerly along Beverly Drive to the point where the same intersects Maddox Street; then, westerly along Maddox Street to the point where the same intersects Kuroki Street; then, northerly along Kuroki Street to the point where the same intersects Magnolia Street; then, easterly along Magnolia Street to the point where the same intersects the International Great Northern Railroad; then, northerly along the International Great Northern Railroad to the point where the same intersects East Rosedale Street; then, easterly along East Rosedale Street to the point where the same intersects Sycamore Street; then, northerly along Sycamore Street to the point where the same intersects Sycamore Creek; then, northerly along Sycamore Creek to the point of beginning.

"District 57 is composed of that part of Tarrant County included in the following:

Beginning at the point where State Highway 377 intersects the boundary line of Tarrant and Parker Counties then northerly along State Highway 377 to the point where the same intersects the city limits line of Benbrook; then, easterly, northerly and easterly along the city limits line of Benbrook to the point where the same intersects Loop 820; then, southeasterly along Loop 820 to the point where the same intersects Hulen Street; then, northerly along Hulen Street to the point where the same intersects the Clear Fork of the Trinity River; then, northeasterly along the meanders of the Trinity River to the point where the same intersects the Santa Fe and Topeka Railroad; then, northerly along the Santa Fe and Topeka Railroad to the point where the same intersects Cooper Street; then, easterly along Cooper Street to the point where the same intersects 8th Avenue; then, southerly along 8th Avenue to the point where the same intersects Biddison Street; then, easterly along Biddison Street to the point where the same intersects 6th Avenue; then, southerly along 6th Avenue to the point where the same intersects Felix Street; then, westerly along Felix Street to the point where the same intersects James Street; then, southerly along James Street to the point where the same intersects Sharondale; then, easterly along Sharondale to the point where the same intersects Hemphill Street; then, southerly along Hemphill Street to the point where the same intersects Loop 820; then, easterly along Loop 820 to the point where the same intersects Interstate Highway 35 West; then, southerly along Interstate Highway 35 West to the point where the same intersects Sycamore School Road; then, westerly along Sycamore School Road to the point where the same intersects the Ft. Worth Edgecliff Village city limits; then, northerly along the Ft. Worth Edgecliff Village city limits to the point where the same intersects Edgecliff Road; then, westerly along Edgecliff Road to the point where the same intersects the Gulf, Colorado and Santa Fe Railroad; then, southerly along the Gulf, Colorado and Santa Fe Railroad to the point where the same intersects the Edgecliff Village city limits line; then, easterly along the city limits line of Edgecliff Village to the point where the same intersects Farm to Market Road 731; then, southerly along Farm to Market Road 731 to the point where the same intersects Sycamore School Road; then, westerly along Sycamore School Road to the point where the same intersects the Gulf, Colorado and Santa Fe Railroad; then, southerly along

the Gulf, Colorado and Santa Fe Railroad to the point where the same intersects the boundary line of Tarrant and Johnson Counties; then, westerly along the boundary line of Tarrant and Johnson Counties to the point where the same intersects the boundary line of Parker and Tarrant Counties then northerly to the point of beginning.

"District 58 is composed of that part of Tarrant County included in the following:

Beginning at the point where the Gulf, Colorado and Santa Fe Railroad intersects the boundary line of Tarrant and Johnson Counties then northerly along the Gulf, Colorado and Santa Fe Railroad to the point where the same intersects Sycamore School Road; then, easterly along Sycamore School Road to the point where the same intersects Farm to Market Road 731; then, northerly along Farm to Market Road 731 to the point where the same intersects the city limits line of Edgecliff Village; then, westerly along the Edgecliff Village city limits line to the Gulf, Colorado and Santa Fe Railroad; then, northerly along the Gulf, Colorado and Santa Fe Railroad to the point where the same intersects Edgecliff Road; then, easterly along Edgecliff Road to the point where the same intersects the boundary line of Ft. Worth and Edgecliff cities; then, southerly along the boundary line of Ft. Worth and Edgecliff cities to the point where the same intersects Sycamore School Road; then, easterly along Sycamore School Road to the point where the same intersects Interstate Highway 35 West; then, northerly along Interstate Highway 35 West to the point where the same intersects Loop 820; then, westerly along Loop 820 to the point where the same intersects Hemphill Street; then, northerly along Hemphill Street to the point where the same intersects Sharondale Street; then, easterly along Sharondale Street to the point where the same intersects Interstate Highway 35 West; then, northerly along Interstate Highway 35 West to the point where the same intersects Seminary Drive; then, easterly along Seminary Drive to the point where the same intersects the city limits line of Ft. Worth; then, southeasterly along the city limits line of Ft. Worth to the point where the same intersects Flamingo; then, northerly along Flamingo to the point where the same intersects Martin Street; then, easterly along Martin Street to the point where the same intersects Parker Henderson Road; then, southerly along Parker Henderson Road to the point where the same intersects David Strickland Road; then, easterly along David Strickland Road to the point where the same intersects Loop 820; then, northerly along Loop 820 to the point where the same intersects the Texas and Pacific Railroad; then, southwesterly along the Texas and Pacific Railroad to the point where the same intersects East Rosedale Street; then, westerly along East Rosedale Street to the point where the same intersects Edgewood Terrace; then, northerly along Edgewood Terrace to the point where the same intersects Meadowbrook Drive; then, westerly along Meadowbrook Drive to the point where the same intersects Ayers Street; then, northerly along Ayers Street to the point where the same intersects the Ft. Worth-Dallas Turnpike; then, easterly along the Ft. Worth-Dallas Turnpike to the point where the same intersects Handley Drive; then, southerly along Handley Drive to the point where the same intersects Meadowbrook Drive; then, easterly along Meadowbrook Drive to the point where the same intersects Sandy Lane; then southerly along Sandy Lane to the point where the same intersects the city limits line of Arlington; then, easterly along the city limits line of Arlington to the point where the same intersects Rush Creek; then, southerly along Rush Creek with its meanders to the point where the same intersects Arkansas Lane; then, westerly along Arkansas

Lane to the point where the same intersects Kennedale School Road; then, southerly, westerly and southerly along Kennedale School Road to the point where the same intersects Old Pleasant Ridge Road; then, easterly along Old Pleasant Ridge Road to the point where the same intersects Woods Chapel Road; then, northerly along Woods Chapel Road to the point where the same intersects Arkansas Lane; then, easterly along Arkansas Lane to the boundary line of Tarrant and Dallas Counties; then, southerly along the boundary line of Tarrant and Dallas Counties to the point where the same intersects the boundary line of Tarrant and Ellis Counties then westerly to the point of beginning.

“District 59 is composed of that part of Tarrant County included in the following:

Beginning at the point where the city limits line of Euless intersects the boundary line of Tarrant and Dallas Counties then westerly along the city limits line of Euless to the point where the same intersects State Highway 157, then, southerly along State Highway 157 to the point where the same intersects State Highway 121; then, westerly along State Highway 121 to the point where the same intersects the Arlington Bedford Road; then, southerly along the Arlington Bedford Road to the point where the same intersects the city limits line of Hurst and Euless cities; then, westerly along the boundary line of Hurst and Euless cities to the point where the same intersects the Euless city limits line; then, northerly along the city limits line of Euless to the point where the same intersects State Highway 121; then, westerly along State Highway 121 to the point where the same intersects Loop 820; then, southerly along Loop 820 to the point where the same intersects Glenview Street; then, westerly along Glenview Street to the point where the same intersects Willman Street; then, northerly along Willman Street to the point where the same intersects State Highway 121; then, southwestly along State Highway 121 to the point where the same intersects Big Fossil Creek; then, southerly and easterly along Big Fossil Creek with its meanders to the point where the same intersects the West Fork of the Trinity River; then, easterly, southerly and westerly along the West Fork of the Trinity River with its meanders to the point where the same intersects the Ft. Worth-Dallas Turnpike; then, easterly along the Ft. Worth-Dallas Turnpike to the point where the same intersects State Highway 360; then, southwestly along State Highway 360 to the point where the same intersects Arlington Downs Road; then, southerly, westerly and southerly along Arlington Downs Road to the point where the same intersects State Highway 80; then, easterly along State Highway 80 to the point where the same intersects Pilant Road; then, southerly along Pilant Road to the point where the same intersects the Texas and Pacific Railroad; then, northeasterly along the Texas and Pacific Railroad to the point where the same intersects the west boundary of the General Motors Assembly Plant; then, southerly along the west boundary of the General Motors Assembly Plant to the point where the same intersects Abrams Street; then, westerly along Abrams Street to the point where the same intersects New York Street; then, southerly along New York Street to the point where the same intersects Arkansas Lane; then, easterly along Arkansas Lane to the point where the same intersects the boundary line of Dallas and Tarrant Counties; then, northerly along the boundary line of Dallas and Tarrant Counties to the point of beginning.

“District 60 is composed of that part of Tarrant County included in the following:

Beginning at the point where Handley Drive intersects the Ft. Worth-Dallas Turnpike then easterly along the Ft. Worth-Dallas Turnpike to the point where the same intersects State Highway 360; then, southerly along State Highway 360 to the point where the same intersects the Arlington Downs Road; then, southwesterly along the Arlington Downs Road to the point where the same intersects State Highway 80; then, easterly along State Highway 80 to the point where the same intersects Pilant Road; then, southerly along Pilant Road to the point where the same intersects the Texas and Pacific Railroad; then, northeasterly along the Texas and Pacific Railroad to the point where the same intersects the west boundary of the General Motors Assembly Plant; then, southerly along the west boundary of the General Motors Assembly Plant to the point where the same intersects Abrams Street; then, westerly along Abrams Street to the point where the same intersects New York Street; then, southerly along New York Street to the point where the same intersects Arkansas Lane; then, westerly along Arkansas Lane to the point where the same intersects Woods Chapel Road; then, southerly along Woods Chapel Road to the point where the same intersects Old Pleasant Ridge Road; then, westerly along Old Pleasant Ridge Road to the point where the same intersects Kennedale School Road; then, northeasterly along Kennedale School Road to the point where the same intersects Arkansas Lane; then, easterly along Arkansas Lane to the point where the same intersects Rush Creek; then, northerly along Rush Creek to the point where the same intersects the Arlington city limits line; then, westerly along the Arlington city limits line to the point where the same intersects Sandy Lane; then, northerly along Sandy Lane to the point where the same intersects Meadowbrook Drive; then, westerly along Meadowbrook Drive to the point where the same intersects Handley Drive then northerly along Handley Drive to the point of beginning.

"District 61 is composed of that part of Tarrant County included in the following:

Beginning at the point where the Texas and Pacific Railroad intersects the Clear Fork of the Trinity River then along the clear fork of the Trinity River with its meanders to the point where same intersects Jacksboro Highway; then, southeasterly along Jacksboro Highway to the point where the same intersects West Weatherford Street; then, northeasterly along West Weatherford Street to the point where the same intersects Hays Street; then, southerly along Hays Street to the point where the same intersects the Chicago, Rock Island and Pacific Railroad; then, easterly along the Chicago, Rock Island and Pacific Railroad to the point where the same intersects Sylvania Street; then, northerly along Sylvania Street to the point where the same intersects East 1st Street; then, westerly along East 1st Street to the point where the same intersects the Clear Fork of the Trinity River; then, northerly along the Clear Fork of the Trinity River with its meanders to the point where the same intersects Race Street; then, easterly along Race Street to the point where the same intersects Riverside Drive; then, northerly along Riverside Drive to the point where the same intersects Yucca Street; then, westerly along Yucca Street to the point where the same intersects Sylvania Street; then, northerly along Sylvania Street to the point where the same intersects State Highway 183; then, easterly along State Highway 183 to the point where the same intersects State Highway 121; then, northeasterly along State Highway 121 to the point where the same intersects Big Fossil Creek; then, southerly and easterly along Big Fossil Creek with its meanders to the point where the same

intersects the West Fork of the Trinity River; then, southerly and westerly along the West Fork of the Trinity River with its meanders to the point where the same intersects the Ft. Worth-Dallas Turnpike; then, westerly along the Ft. Worth-Dallas Turnpike to the point where the same intersects Sycamore Creek; then, southerly along Sycamore Creek with its meanders to the point where the same is intersected by Sycamore Street; then, southerly along Sycamore Street to the point where the same intersects East Rosedale; then, westerly along East Rosedale to the point where the same intersects the International Great Northern Railroad; then, southerly along the International Great Northern Railroad to the point where the same intersects East Magnolia Avenue; then, westerly along East Magnolia Avenue to the point where the same intersects Kuroki Avenue; then, southerly along Kuroki Avenue to the point where the same intersects Maddox Street; then easterly along Maddox Street to the point where the same intersects Beverly Drive; then, southerly along Beverly Drive to the point where the same intersects Elizabeth Boulevard; then, westerly along Elizabeth Boulevard to the point where the same intersects the North-South Freeway; then, southerly along the North-South Freeway to the point where the same intersects Felix Street; then, westerly along Felix Street to the point where the same intersects the Missouri-Kansas-Texas Railroad; then, southerly along the Missouri-Kansas-Texas Railroad to the point where the same intersects Loop 820; then, westerly along Loop 820 to the point where the same intersects Hemphill Street; then, northerly along Hemphill Street to the point where the same intersects Sharondale Street; then, westerly along Sharondale Street to the point where the same intersects James Street; then, northerly along James Street to the point where the same intersects Felix Street; then, easterly along Felix Street to the point where the same intersects 6th Avenue; then, northerly along 6th Avenue to the point where the same intersects Biddison Street; then, westerly along Biddison Street to the point where the same intersects 8th Avenue; then, northerly along 8th Avenue to the point where the same intersects Cooper Street; then, westerly along Cooper Street to the point of beginning.

"District 62 is composed of that part of Tarrant County included in the following:

Beginning at the point where State Highway 156 and Tarrant County lines intersect then southerly along State Highway 156 to the point where the same intersects Watauga-Smithfield Road; then, easterly along Watauga-Smithfield Road to the point where the same intersects the city limits line of Blue Mound; then, southerly, easterly, southerly and easterly along the city limits line of Blue Mound to the point where the same intersects the city limits line of Saginaw; then, southerly along the city limits line of Saginaw to the point where the same intersects the city limits line of Ft. Worth; then, southeasterly along the city limits line of Ft. Worth to the point where the same intersects Deen Road; then, southerly along Deen Road to the point where the same intersects State Highway 183; then, easterly along State Highway 183 to the point where the same intersects State Highway 121; then, northeasterly along State Highway 121 to the point where the same intersects Willman Avenue; then, southerly along Willman Avenue to the point where the same intersects Glenview Drive; then, easterly along Glenview Drive to the point where the same intersects Loop 820; then, northerly and easterly along Loop 820 to the point where the same intersects State Highway 121; then, easterly along State Highway 121 to the point where the same intersects the city limits line of Hurst and Bedford cities; then, southerly along the city limits

line of Bedford to the point where the same intersects the city limits line of Euless; then, southerly along the city limits line of Euless to the point where the same intersects the city limits line of Hurst and Euless cities; then, easterly along the city limits line of Hurst and Euless cities to the point where the same intersects the Arlington Bedford Road; then, northerly along the Arlington Bedford Road to the point where the same intersects State Highway 121; then, easterly along State Highway 121 to the point where the same intersects State Highway 157; then, northerly along State Highway 157 to the point where the same intersects the city limits line of Euless; then, easterly along the city limits line of Euless to the point where the same intersects the boundary line of Dallas and Tarrant Counties; then, northerly along the boundary line of Dallas and Tarrant Counties to the point where the same intersects the boundary line of Tarrant and Denton Counties; then, westerly along the boundary line of Tarrant and Denton Counties to the point of beginning.

"District 63 is composed of that part of Tarrant County included in the following:

Beginning at the point where the Old Weatherford Road intersects the boundary line of Tarrant and Parker Counties then easterly along the Old Weatherford Road to the point where the same intersects Cherry Lane Road; then southerly along Cherry Lane Road to the point where the same intersects Calmont Avenue; then, easterly along Calmont Avenue to the point where the same intersects the city limits line of Ft. Worth; then, northerly and easterly along the city limits line of Ft. Worth to the point where the same intersects the West Fork of the Trinity River; then, southerly, northerly and southerly along the West Fork of the Trinity River with its meander to the point where the same intersects the Santa Fe and Topeka Railroad; then, southerly and westerly along the Santa Fe and Topeka Railroad to the point where the same intersects the Jacksboro Highway; then, southerly and easterly along the Jacksboro Highway to the point where the same intersects the Clear Fork of the Trinity River; then, southerly and westerly along the Clear Fork of the Trinity River with its meanders to the point where the same intersects Hulen Street; then, southerly along Hulen Street to the point where the same intersects Loop 820; then, westerly along Loop 820 to the point where the same intersects the city limits line of Ft. Worth; then, westerly, southerly, easterly and southerly along the city limits line of Ft. Worth to the point where the same intersects the Benbrook city limits line; then, southerly, westerly, southerly and westerly along the Benbrook city limits line to the point where the same intersects State Highway 377; then, southerly along State Highway 377 to the point where the same intersects the Tarrant County line then northerly along the Tarrant County line to point of beginning.

"District 64 is composed of that part of Dallas County included in the following:

Beginning at the point where the boundary of Dallas and Tarrant Counties intersect the West Fork of the Trinity River, easterly and southeasterly along the West Fork of the Trinity River with its meanders to the point where the same intersects Slough Bear; then, westerly along Slough Bear with its meanders to the point where the same intersects Hunter-Farrell; then northwesterly along Hunter-Farrell to the point where the same intersects Nursery; then, northerly along Nursery to the point where the same

intersects Oak Dale Road; then, westerly along Oak Dale Road to the point where the same intersects Senter; then, northerly along Senter to the point where the same intersects 6th Street; then, easterly along 6th Street to the point where the same intersects Britain; then northerly along Britain to the point where the same intersects the Chicago, Rock Island and Pacific Railroad; then, westerly along the Chicago, Rock Island and Pacific Railroad to the point where the same intersects O'Connor Road; then, northerly along O'Connor Road to the point where the same intersects State Highway 114; then, northwesterly along State Highway 114 to the boundary of Dallas and Tarrant Counties; then, southerly along Dallas County boundary line to the point where the same intersects the West Fork of the Trinity River, point of beginning.

"District 65 is composed of that part of Dallas County included in the following:

Beginning at the point where the North Dallas County Line is intersected by Addison Road, southerly along Addison Road to the point where the same is intersected by Belt Line Road; then, westerly along Belt Line Road to the point where the same intersects Inwood Road; then southeasterly along Inwood Road to the point where the same intersects LBJ Freeway; then, westerly and southwesterly along LBJ Freeway to the point where the same intersects Harry Hines Boulevard; then, southeasterly along Harry Hines Boulevard to the point where the same intersects Burbank; then, southwesterly along Burbank to the point where the same intersects Regal Row; then, westerly and southwesterly along Regal Row to the point where the same intersects Highway 183; then, northwesterly on Highway 183 to the point where the same intersects the Elm Fork of the Trinity River; then, southerly along the Elm Fork of the Trinity River with its meanders to the point where the same intersects the West Trinity River; then, southerly and southwesterly along the West Trinity River with its meanders to the point where the same intersects Slough Bear; then, westerly along Slough Bear to the point where the same intersects Hunter-Farrell; then, northwesterly along Hunter-Farrell to the point where the same intersects Nursery; then, northerly along Nursery to the point where the same intersects Oak Dale Road; then, westerly along Oak Dale Road to the point where the same intersects Senter; then, northerly along Senter to the point where the same intersects 6th Street; then, easterly along 6th Street to the point where the same intersects Britain; then, northerly along Britain to the point where the same intersects the Chicago, Rock Island and Pacific Railroad; then, westerly along the Chicago, Rock Island and Pacific Railroad to the point where the same intersects O'Connor Road; then, northerly along O'Connor Road to the point where the same intersects State Highway 114; then northwesterly along State Highway 114 to the boundary of Dallas and Tarrant Counties; then northerly and easterly along the Dallas County boundary line to the point where the same intersects Addison Road, point of beginning.

"District 66 is composed of that part of Dallas County included in the following:

Beginning at the intersect of Preston Road and LBJ Freeway westerly along LBJ Freeway to the point where the same intersects Harry Hines Boulevard; then, southeasterly along Harry Hines Boulevard to the point

where the same intersects Burbank; then, northeasterly along Burbank crossing Love Field northeasterly to the point where the same intersects Lovers Lane; then, easterly along Lovers Lane to the point where the same intersects Midway Road; then, northerly along Midway Road to the point where the same intersects Northwest Highway; then, easterly along Northwest Highway to the point where the same intersects Dallas North Toll Road; then, northeasterly along the Dallas North Toll Road to the point where the same intersects Royal Lane; then, easterly along Royal Lane to the point where the same intersects Preston Road; then, northerly along Preston Road to the point where the same intersects the LBJ Freeway, point of beginning.

"District 67 is composed of that part of Dallas County included in the following:

Beginning at the intersect of the Southern Pacific Railroad and Northwest Highway westerly along Northwest Highway to the point where the same intersects Midway Road; then, southerly along Midway Road to the point where the same intersects Lovers Lane; then, westerly along Lovers Lane to the point where the same intersects Lemmon Avenue; then, southeasterly along Lemmon Avenue to the point where the same intersects Dallas North Tollway; then, southwestery along the Dallas North Tollway to the point where the same intersects Cedar Springs; then, southeasterly along Cedar Springs to the point where the same intersects the Missouri, Kansas, Texas Railroad; then, northeasterly along the Missouri, Kansas, Texas Railroad to the point where the same intersects Lemmon Avenue; then, southeasterly along Lemmon Avenue to the point where the same intersects North Central Expressway; then, northeasterly along North Central Expressway to the point where the same intersects Missouri, Kansas, Texas Railroad; then, northeasterly along the Missouri, Kansas, Texas Railroad to the point where the same intersects the Southern Pacific Railroad; then, northwesterly along the Southern Pacific Railroad to the point where the same intersects Northwest Highway, point of beginning.

"District 68 is composed of that part of Dallas County included in the following:

Beginning at the intersect of Lovers Lane and Lemmon Avenue southeasterly along Lemmon Avenue to the point where the same intersects Dallas North Tollway; then, southwestery along the Dallas North Tollway to the point where the same intersects Cedar Springs; then, southeasterly along Cedar Springs to the point where the same intersects the Missouri, Kansas, Texas Railroad; then, northeasterly along the Missouri, Kansas, Texas Railroad to the point where the same intersects Lemmon Avenue; then, southeasterly along Lemmon Avenue to the point where the same intersects the North Central Expressway; then, northerly along North Central Expressway to the point where the same intersects Haskell Avenue; then, southeasterly along Haskell Avenue to the point where the same intersects the Santa Fe Railroad; then, southwestery along Santa Fe Railroad to the point where the same intersects the Texas and Pacific Railroad; then, northwesterly along the Texas and Pacific Railroad to the point where the same intersects La France; then, southerly along La France to the point where the same intersects Commerce Street; then, westerly along Commerce Street to the point where the same intersects Interstate Highway 45; then, southeasterly along Interstate Highway 45 to the point where the same intersects R. L. Thornton Freeway; then,

westerly along R. L. Thornton Freeway to the point where the same intersects the Southern Pacific Railroad; then, northeasterly along the Southern Pacific Railroad to the point where the same intersects Fort Worth Avenue, Commerce Street Viaduct; then, westerly along Fort Worth Avenue, Commerce Street Viaduct, to the point where the same intersects the Trinity River; then, southeasterly along the Trinity River with its meanders to the point where the same intersects the Dallas-Fort Worth Turnpike; then, westerly along the Dallas-Fort Worth Turnpike to the point where the same intersects Westmoreland Avenue; then, northerly along Westmoreland Avenue to the point where the same intersects the Trinity River; then, westerly along the Trinity River with its meanders to the point where the same intersects the Elm Fork of the Trinity River; then, northerly and northeasterly along Elm Fork with its meanders of the Trinity River to the point where the same intersects Highway 183; then, southeasterly along Highway 183 to the point where the same intersects Regal Row; then, northeasterly and easterly along Regal Row to the point where the same intersects Burbank; then, northeasterly along Burbank, crossing Love Field northeasterly, directly to Lovers Lane and Lemmon Avenue the point of beginning.

"District 69 is composed of that part of Dallas County included in the following:

Beginning at the intersect of Beckley and 5th Street easterly along 5th Street to the point where the same intersects Cadiz Street; then, southerly along Cadiz Street to the point where the same intersects 8th Street; then, easterly along 8th Street to the point where the same intersects the Gulf Colorado and Santa Fe Railroad; then, northeasterly along the Gulf Colorado and Santa Fe Railroad to the point where the same intersects the Trinity River; then, southeasterly along the Trinity River with its meanders to the point where the same intersects the Southern Pacific Railroad; then, southwestwardly along the Southern Pacific Railroad to the point where the same intersects Bateman Avenue; then, westerly along Bateman Avenue to the point where the same intersects Highway 75; then, northerly along Highway 75 to the point where the same intersects Overton Road; then, westerly and southwestwardly on Overton Road to the point where the same intersects Overton Court; then, northeasterly on Overton Court to the point where the same intersects Vandervoost; then, southerly on Vandervoost to the point where the same intersects Fordham Road; then, southeasterly along Fordham Road to the point where the same intersects Opal Avenue; then, southerly along Opal Avenue to the point where the same intersects Ann Arbor Avenue; then, westerly along Ann Arbor Avenue to the point where the same intersects Lancaster Avenue; then, southerly along Lancaster Avenue to the point where the same intersects Ledbetter Drive; then, westerly on Ledbetter Drive to the point where the same intersects Interstate Highway 35 E; then, northerly along Interstate 35 E to the point where the same intersects Saner Avenue; then, westerly along Saner Avenue to the point where the same intersects Zangs Boulevard; then, northerly along Zangs Boulevard to the point where the same intersects to the point where the same intersects Town Branch of Cedar Creek; then, northeasterly along Town Branch of Cedar Creek with its meanders to the point where the same intersects Beckley Boulevard; then, northerly along Beckley Boulevard to the point where the same intersects 5th Street, point of beginning.

"District 70 is composed of parts of Dallas and Ellis Counties.

District 70 includes that part of Dallas County included in the following:

Beginning at the point where the boundary of Dallas and Tarrant Counties is intersected by the West Fork of the Trinity River easterly and southeasterly along the West Fork of the Trinity River with its meanders to the point where the same intersects Meyers Road; then, southerly along Meyers Road to the point where the same intersects Highway 80; then, east along Highway 80 to the point where the same intersects the Texas and Pacific Railroad; then, west along the Texas and Pacific Railroad to the point where the same intersects South East 28; then, south along South East 28 to the point where the same intersects Jefferson Boulevard; then, east along Jefferson Boulevard to the point where the same intersects Camden; then, southerly on Camden to the point where the same intersects Texas and Pacific Railroad; then, easterly and southeasterly along the Texas Pacific Railroad to the point where the same intersects Mountain Lake Road; then, easterly along Mountain Lake Road to the point where the same intersects Walton Walker Boulevard; then, southeasterly along Walton Walker Boulevard to the point where the same intersects South Ledbetter; then, southerly along South Ledbetter to the point where the same intersects Ledbetter; then, southerly along the Dallas City Limits to the point where the same intersects Red Bird Lane; then, easterly along Red Bird Lane to the point where the same intersects Cockrell Hill Road; then, southerly on Cockrell Hill Road to the point where the same intersects Interstate Highway 20; then, southeasterly on Interstate Highway 20 to the point where the same intersects Interstate Highway 35 E; then, southerly on Interstate Highway 35 E to the boundary of Dallas and Ellis Counties; then, westerly and southerly along the Dallas County boundary line to the West Fork of the Trinity River, point of beginning.

District 70 includes that part of Ellis County included in the following:

Beginning at the point where the Farm to Market Road 157 intersects the boundary of Ellis and Johnson Counties southeasterly along Farm to Market Road 157 to the point where the same intersects Farm to Market Road 875; then easterly along Farm to Market Road 875 to the point where the same intersects the North Prong Creek; then, northerly along the North Prong Creek with its meanders to the point where the same intersects the boundary of Ellis and Dallas Counties; then, westerly and southerly along the Ellis County boundary line to the point of beginning.

"District 71 is composed of that part of Dallas County included in the following:

Beginning at the intersect of the West Fork of the Trinity River and Meyers Road southerly along Meyers Road to the point where the same intersects Highway 80; then, easterly along Highway 80 to the point where the same intersects Texas and Pacific Railroad; then, westerly along the Texas and Pacific Railroad to the point where the same intersects South East 28; then, southerly along South East 28th to the point where the same intersects Jefferson Boulevard; then, easterly along Jefferson Boulevard to the point where the same intersects Camden; then, southerly on Camden to the point where the same intersects Texas and Pacific Railroad; then, easterly and southeasterly along the Texas and Pacific Railroad to the point where the same intersects Mountain Lake Road; then, easterly along Mountain Lake Road, Illinois Avenue, to the point where the same

intersects the Gulf, Colorado and Santa Fe Railroad; then, southeasterly and northeasterly along the Gulf Colorado and Santa Fe Railroad to the point where the same intersects Waverly; then, northerly along Waverly to the point where the same intersects Clarendon; then, westerly along Clarendon to the point where the same intersects Hampton Road; then, northerly on Hampton Road to the point where the same intersects Jefferson Avenue; then, southeasterly along Jefferson Avenue to the point where the same intersects Beckley Avenue; then, northerly on Beckley Avenue to the point where the same intersects Dallas-Fort Worth Turnpike; then, westerly along the Dallas-Fort Worth Turnpike to the point where the same intersects Westmoreland Avenue; then, northerly along Westmoreland Avenue to the point where the same intersects the Trinity River; then, westerly along the Trinity River with its meanders to the point where the same intersects Elm Fork and the West Trinity River; then, southwesterly along the West Trinity River with its meanders to the point where the same intersects Meyers Road, point of beginning.

"District 72 is composed of that part of Dallas County included in the following:

Beginning at the intersect of Interstate Highway 20 and Interstate Highway 35 E northerly along Interstate Highway 35 E to the point where the same intersects Saner Avenue; then, westerly along Saner Avenue to the point where the same intersects Zangs Boulevard; then, northerly along Zangs Boulevard to the point where the same intersects Town Branch of Cedar Creek; then, northeasterly along Town Branch of Cedar Creek with its meanders to the point where the same intersects Beckley Boulevard; then, northerly along Beckley Boulevard to the point where the same intersects Jefferson Boulevard; then westerly along Jefferson Avenue to the point where the same intersects Hampton Road; then, southerly along Hampton Road to the point where the same intersects Clarendon; then, easterly along Clarendon to the point where the same intersects Waverly; then, southerly along Waverly to the point where the same intersects Gulf Colorado and Santa Fe Railroad; then, southwesterly and northwesterly along the Gulf Colorado and Santa Fe Railroad to the point where the same intersects Illinois Avenue; then, westerly along Illinois Avenue to the point where the same intersects Walton Walker Boulevard; then, southeasterly along Walton Walker Boulevard to the point where the same intersects South Ledbetter; then, southerly along South Ledbetter to the point where the same intersects Ledbetter Drive; then, southerly along the Dallas City Limits to the point where the same intersects Red Bird Lane; then, easterly along Red Bird Lane to the point where the same intersects Cockrell Hill Road; then, southerly along Cockrell Hill Road to the point where the same intersects Interstate Highway 20; then, southeasterly on Interstate Highway 20 to the point where the same intersects Interstate Highway 35 E, point of beginning.

"District 73 is composed of parts of Dallas and Ellis Counties.

District 73 includes that part of Dallas County included in the following:

Beginning at the point where the boundary of Dallas and Ellis Counties is intersected by the Trinity River northwesterly along the Trinity River with its meanders to the point where the same intersects Dowdy Ferry Road; then, northerly along Dowdy Ferry Road to the point where the

same intersects Teagarden Road; then, easterly and northerly along Teagarden to the point where the same intersects Haymarket; then, northerly along Haymarket to the point where the same intersects Southern Pacific Railroad; then, northwesterly along the Southern Pacific Railroad to the point where the same intersects Buckner Boulevard; then, southerly along Buckner Boulevard to the point where the same intersects Carter Road; then, southwestwardly along Carter Road to the point where the same intersects the Trinity River; then, northerly and westerly along the Trinity River to the point where the same intersects the Southern Pacific Railroad; then, southwestwardly along the Southern Pacific Railroad to the point where the same intersects Bateman Avenue; then, westerly along Bateman Avenue to the point where the same intersects Highway 75; then, northerly along Highway 75 to the point where the same intersects Overton Road; then, westerly and southwestwardly on Overton Road to the point where the same intersects Overton Court; then, northeasterly on Overton Court to the point where the same intersects Vandervoost; then, southerly on Vandervoost to the point where the same intersects Fordham Road; then, southeastwardly along Fordham Road to the point where the same intersects Opal Avenue; then, southerly on Opal Avenue to the point where the same intersects Ann Arbor Avenue; then, westerly on Ann Arbor Avenue to the point where the same intersects Lancaster Avenue; then, southerly on Lancaster Avenue to the point where the same intersects Ledbetter Drive; then, westerly on Ledbetter Drive to the point where the same intersects Interstate Highway 35 E; then, southerly on Interstate Highway 35 E to the point where the same intersects the boundary of Dallas and Ellis Counties; then, easterly along the Dallas County boundary line to the point where the same intersects the Trinity River, point of beginning.

District 73 includes that part of Ellis County included in the following:

Beginning at the point where the South Prong Creek intersects Farm to Market Road 875 easterly along Farm to Market Road 875 to the point where the same intersects the North Prong Creek; then, northerly along the North Prong Creek with its meanders to the point where the same intersects the boundary of Ellis and Dallas Counties; then, easterly and southeasterly along the Ellis County boundary line to the point where the same intersects Bolivia Branch; then, westerly and southwestwardly along Bolivia Branch with its meanders to the point where the same intersects Highway 660; then, northerly and westerly along Highway 660 to the point where the same intersects Grove Creek; then, westerly and southwestwardly along Grove Creek with its meanders to the point where the same intersects the Boyce-Reagor Springs Road; then, southwestwardly along the Boyce-Reagor Springs Road to the point where the same intersects Mustang Creek; then, westerly along Mustang Creek with its meanders to the point where the same intersects Interstate Highway 35 E; then, southerly and southwestwardly along Interstate Highway 35 E to the point where the same intersects Farm to Market Road 1446; then, westerly along Farm to Market Road 1446 to the point where the same intersects the South Prong Creek; then, northwesterly along the South Prong Creek with its meanders to the point where the same intersects Farm to Market Road 875, the point of beginning.

"District 74 is composed of that part of Dallas County included in the following:

Beginning at the intersect of the Southern Pacific Railroad and Northwest Highway; then easterly along Northwest Highway to White Rock

Creek, with its meanders, and White Rock Lake; then southerly along the Western shore of White Rock Lake, with its meanders, to White Rock Creek exit from White Rock Lake; then southerly along White Rock Creek, with its meanders, to the point where the same intersects U. S. Highway 67; then westerly on U. S. Highway 67 to the point where the same intersects Grand Avenue; then southwesterly along Grand Avenue to the point where the same intersects the Texas and Pacific Railroad; then northwesterly along the Texas and Pacific Railroad to the point where the same intersects the Santa Fe Railroad; then northeasterly along the Santa Fe Railroad to the point where the same intersects Haskell Avenue; then northwesterly along Haskell Avenue to the point where the same intersects North Central Expressway; then, northeasterly along North Central Expressway to the point where the same intersects the Missouri, Kansas, Texas Railroad; then northeasterly along the Missouri, Kansas, Texas Railroad to the point where the same intersects the Southern Pacific Railroad; then, northwesterly along the Southern Pacific Railroad to the point where the same intersects Northwest Highway, point of beginning.

"District 75 is composed of that part of Dallas County included in the following:

Beginning at the point where the boundary of Dallas and Ellis Counties is intersected by the Trinity River; then northwesterly along the Trinity River, with its meanders, to the point where the same intersects Dowdy Ferry Road; then northerly along Dowdy Ferry Road, to the point where the same intersects Teagarden Road; then easterly and northerly along Teagarden Road to the point where the same intersects Haymarket; then northerly along Haymarket to the point where the same intersects Interstate Highway 635; then easterly along Interstate Highway 635 to the point where the same intersects Highway 175; then southeasterly along Highway 175 to the point where the same intersects Peachtree; then northerly along Peachtree to the point where the same intersects Bruton Road; then westerly along Bruton Road to the point where the same intersects Masters Drive; then northerly along Masters Drive to the point where the same intersects Scyene Road; then easterly along Scyene Road to the point where the same intersects Sam Houston; then northwesterly along Sam Houston to the point where the same intersects Samuel Boulevard; then easterly along Samuel Boulevard to the point where the same intersects Buckner Boulevard; then northerly along Buckner Boulevard to the point where the same intersects Highway 67; then easterly along Highway 67 to the point where the same intersects Ashdown Road; then northerly along Ashdown Road to the point where the same intersects John West, Mesquite City Limits; then easterly along John West, Mesquite City Limits, to the point where the same intersects La Prada; then northerly along La Prada, Mesquite City Limits, to the point where the same intersects Shenstone, Mesquite City Limits; then easterly along Shenstone, Mesquite City Limits, to the point where the same intersects Michael Lane, Mesquite City Limits; then northerly along Michael Lane, Mesquite City Limits, to the point where the same intersects Oates Drive, Mesquite City Limits; then easterly along Oates Drive, Mesquite City Limits to the point where the same intersects Marlin Drive; then northerly along Marlin Drive to the point where the same intersects Prada Drive; then easterly along Prada Drive to the point where the same intersects Tam-O-Shanter Drive; then northerly along Tam-O-Shanter Drive to the point where the same intersects Marcus; then easterly and southeasterly along Marcus to the point where the same intersects Prada Drive; then northeasterly on Prada

Drive to the point where the same intersects Gus Thomason; then northwesterly on Gus Thomason to the point where the same intersects Mandalay; then easterly along Mandalay to the point where the same intersects Plummer Drive; then southeasterly along Plummer Drive to the point where the same intersects Trayhorn Drive; then northeasterly along Trayhorn Drive to the point where the same intersects Barnes Bridge Drive; then easterly along Barnes Bridge Drive to the point where the same intersects Interstate Highway 635; then easterly, southeasterly and southerly along Interstate Highway 635 to the point where the same intersects Interstate Highway 30; then easterly, northeasterly along Interstate Highway 30 to the point where the same intersects Barnes Bridge Road; then easterly along Barnes Bridge Road to the point where the same intersects the Mesquite City Limits; then southerly and easterly along the Mesquite City Limits to the point where the same intersects Belt Line Road; then southerly along Belt Line Road to the point where the same intersects Interstate Highway 20; then easterly along Interstate Highway 20 to the point where the same intersects the Mesquite River; then southeasterly along the Mesquite River, with its meanders, to the point where the same intersects the Texas and Pacific Railroad; then easterly along the Texas and Pacific Railroad to the point where the same intersects the boundary of Dallas and Kaufman Counties; then, southerly and westerly along the Dallas County boundary line to the point of beginning.

"District 76 is composed of that part of Dallas County included in the following:

Beginning at the intersection of Highway 67 and White Creek; then southerly along White Rock Creek, with its meanders to the point where the same intersects the Trinity River; then southerly along the Trinity River, with its meanders, to the point where the same intersects Carter Road, Loop 12, then, northeasterly and easterly along Carter Road, Loop 12, to the point where the same intersects Buckner Boulevard; then northerly on Buckner Boulevard to the point where the same intersects the Southern Pacific Railroad; then southeasterly along the Southern Pacific Railroad to the point where the same intersects Interstate Highway 635; then easterly along Interstate Highway 635 to the point where the same intersects Highway 175; then southeasterly along Highway 175 to the point where the same intersects Peachtree; then northerly along Peachtree to the point where the same intersects Bruton Road; then westerly along Bruton Road to the point where the same intersects Masters Drive; then northerly along Masters Drive to the point where the same intersects Scyene Road; then easterly along Scyene Road to the point where the same intersects Sam Houston; then northwesterly along Sam Houston to the point where the same intersects Samuel Boulevard; then easterly along Samuel Boulevard to the point where the same intersects Buckner Boulevard; then northerly along Buckner Boulevard to the point where the same intersects Highway 67; then westerly on Highway 67 to the point where the same intersects White Rock Creek, with its meanders, point of beginning.

"District 77 is composed of that part of Dallas County included in the following:

Beginning at the intersect of Northwest Highway, White Rock Creek and White Rock Lake; then southerly along the western shore of White Rock Lake, with its meanders, to the point where the same intersects the White Rock Creek exit from White Rock Lake; then southerly along

White Rock Creek, with its meanders, to the point where the same intersects U. S. Highway 67; then easterly along U. S. Highway 67 to the point where the same intersects Ashdown Road; then northerly along Ashdown Road to the point where the same intersects John West, Mesquite City Limits; then easterly along John West, Mesquite City Limits, to the point where the same intersects La Prada; then northerly along La Prada, Mesquite City Limits, to the point where the same intersects Shenstone, Mesquite City Limits; then easterly along Shenstone, Mesquite City Limits, to the point where the same intersects Michael Lane, Mesquite City Limits; then northerly along Michael Lane, Mesquite City Limits, to the point where the same intersects Oates Drive, Mesquite City Limits; then easterly along Oates Drive, Mesquite City Limits, to the point where the same intersects Marlin Drive; then northerly along Marlin Drive to the point where the same intersects Prada Drive; then easterly along Prada Drive to the point where the same intersects Tam-O-Shanter Drive; then northerly along Tam-O-Shanter to the point where the same intersects Marcus; then easterly and southeasterly along Marcus to the point where the same intersects Prada Drive; then northeasterly on Prada Drive to the point where the same intersects Gus Thomason; then northwesterly on Gus Thomason to the point where the same intersects Mandalay; then easterly along Mandalay to the point where the same intersects Plummer Drive; then southeasterly along Plummer Drive to the point where the same intersects Trayhorn Drive; then northeasterly along Trayhorn Drive to the point where the same intersects Barnes Bridge Drive; then easterly along Barnes Bridge Drive to the point where the same intersects LBJ Freeway; then northwesterly on LBJ Freeway to the point where the same intersects Northwest Highway; then westerly along Northwest Highway to the point where the same intersects White Rock Creek, with its meanders, at White Rock Lake, point of beginning.

"District 78 is composed of that part of Dallas County included in the following:

Beginning at the point where the boundary of Dallas and Collin Counties is intersected by Jupiter Road; then, southerly along Jupiter Road to the point where the same intersects Forest Lane; then, westerly along Forest Lane to the point where the same intersects the Garland City Limit Line; then, southerly and southeasterly along the Garland City Limit Line, to the point where the same intersects the LBJ Freeway; then, southeasterly along the LBJ Freeway to the point where the same intersects Garland Road; then, southwesterly along Garland Road to the point where the same intersects Northwest Highway and Groves Road; then, easterly along Groves Road to the point where the same intersects Interstate Highway 635; then, easterly and southeasterly and southerly along Interstate Highway 635 to the point where the same intersects Interstate Highway 30; then, easterly and northeasterly along Interstate Highway 30 to the point where the same intersects Barnes Bridge Road; then, easterly along Barnes Bridge Road to the point where the same intersects the Mesquite City Limits; then, southerly and easterly along the Mesquite City Limits to the point where the same intersects Belt Line Road; then, southerly along Belt Line Road to the point where the same intersects Interstate Highway 20; then, easterly along Interstate Highway 20 to the point where the same intersects the Mesquite River; then, southeasterly along the Mesquite River, with its meanders, to the point where the same intersects the Texas and Pacific Railroad; then, easterly along the Texas and Pacific Railroad to the point where the same intersects the boundary of Dallas and Kaufman Coun-

ties; then, northerly and westerly along the Dallas County boundary line to the point where the same intersects Jupiter Road, point of beginning.

"District 79 is composed of parts of Dallas and Collin Counties. District 79 includes that part of Dallas County included in the following:

Beginning at the point where the boundary of Dallas and Collin Counties is intersected by Addison Road; then, southerly along Addison Road to the point where the same is intersected by Belt Line Road; then, westerly along Belt Line Road to the point where the same is intersected by Inwood Road; then, southeasterly along Inwood Road to the point where the same is intersected by the LBJ Freeway; then, easterly along LBJ Freeway to the point where the same is intersected by Valley View Lane where it separates from LBJ Freeway; then, easterly on Valley View Lane to the point where the same is intersected by Abrams Road; then, northeasterly on Abrams Road to the point where the same is intersected by Lawler Road; then, easterly along Lawler Road to the point where the same is intersected by Audelia Road; then, northerly along Audelia Road to the point where the same is intersected by Buckingham Road; then, easterly along Buckingham Road to the point where the same is intersected by Jupiter Road; then, northerly along Jupiter Road to the point where the same is intersected by the boundary of Collin and Dallas Counties; then, westerly along the Dallas County boundary line to the point where the same is intersected by Addison Road, point of beginning.

District 79 includes that part of Collin County included in the following:

Beginning at the point where Murphy Road intersects the boundary of Collin and Dallas Counties northerly along Murphy Road to the point where the same intersects Farm to Market Road 544; then, westerly along Farm to Market Road 544 to the point where the same intersects Shiloh Road; then, southerly along Shiloh Road to the point where the same intersects Renner Road; then, westerly along Renner Road to the point where the same intersects Custer Road; then, northerly along Custer Road to the point where the same crosses the St. Louis and Southwestern Railroad; then, westerly along the St. Louis and Southwestern Railroad to the point where the same crosses the Gulf, Colorado, and Santa Fe Railroad; then, southeasterly along the Gulf, Colorado, and Santa Fe Railroad to the point where the same intersects Armstrong Road; then, southerly along Armstrong Road to the point where the same intersects the boundary line of Collin and Dallas Counties; then, easterly along the Collin County boundary line to the point of beginning.

"District 80 is composed of that part of Dallas County included in the following:

Beginning at Preston Road and LBJ Freeway; then, easterly along LBJ Freeway to the point where the same is intersected by Valley View Lane where it separates from LBJ Freeway; then, easterly on Valley View Lane to the point where the same intersects the Abrams Road; then, northeasterly on Abrams Road to the point where the same intersects Lawler Road; then, easterly along Lawler Road to the point where the same intersects Audelia Road; then, northerly along Audelia Road to the point where the same intersects Buckingham Road; then, easterly along Buckingham Road to the point where the same intersects Jupiter Road; then, southerly along Jupiter

Road to the point where the same intersects Forest Lane; then, westerly along Forest Lane to the point where the same intersects Garland City Limit Line; then, southerly, southeasterly along the Garland City Limit Line to the point where the same intersects the LBJ Freeway; then, southeasterly along the LBJ Freeway to the point where the same intersects Garland Road; then, southwesterly along Garland Road to the point where the same intersects Northwest Highway; then, westerly on Northwest Highway to the point where the same intersects the Dallas North Tollway; then, northeasterly along the Dallas North Tollway to the point where the same intersects Royal Lane; then, easterly along Royal Lane to the point where the same intersects Preston Road; then, northerly along Preston Road to the point where the same intersects LBJ Freeway, point of beginning.

"District 81 is composed of that part of Dallas County included in the following:

Beginning at the intersection of Fort Worth Avenue to the point where the same intersects the Commerce Street Viaduct and the Trinity River; then southerly along the Trinity River, with its meanders, to the point where the same intersects the Dallas-Fort Worth Turnpike; then westerly along the Dallas-Fort Worth Turnpike to the point where the same intersects Beckley Avenue; then southerly on Beckley Avenue to the point where the same intersects 5th Street; then easterly along 5th Street to the point where the same intersects Cadiz Street; then southerly along Cadiz Street to the point where the same intersects 8th Street; then easterly along 8th Street to the point where the same intersects the Gulf, Colorado and Santa Fe Railroad; then northeasterly along the Gulf, Colorado and Santa Fe Railroad to the point where the same intersects the Trinity River; then southeasterly along the Trinity River, with its meanders, to the point where the same intersects White Rock Creek; then northerly along White Rock Creek, with its meanders, to Highway 67; then westerly on Highway 67 to the point where the same intersects Grand Avenue; then southwesterly along Grand Avenue to the point where the same intersects the Texas and Pacific Railroad; then northwesterly along the Texas and Pacific Railroad to the point where the same intersects La France; then southerly along La France to the point where the same intersects Commerce Street; then westerly along Commerce Street to the point where the same intersects Interstate Highway 45; then southeasterly along Interstate Highway 45 to the point where the same intersects R. L. Thornton Freeway; then westerly on R. L. Thornton Freeway to the point where the same intersects the Southern Pacific Railroad; then northeasterly along the Southern Pacific Railroad to the point where the same intersects Fort Worth Avenue, Commerce Street Viaduct; then westerly along Fort Worth Avenue, Commerce Street Viaduct, to the point where the same intersects the Trinity River, point of beginning.

"District 82 is composed of Rockwall and Kaufman Counties, and that part of Ellis County included in the following:

Beginning at the point where Farm to Market Road 157 intersects the boundary of the Ellis and Johnson Counties line southeasterly along Farm to Market Road 157 to the point where the same intersects Farm to Market Road 875; then, easterly along Farm to Market Road 875 to the point where the same intersects the South Prong Creek; then, easterly and southeasterly along the South Prong Creek, with its meanders, to the point where the same intersects Farm to Market Road 1446; then, easterly along Farm to

Market Road 1446 to the point where the same intersects Interstate Highway 35 East; then, northerly, and northeasterly along Interstate Highway 35 East to the point where the same intersects Mustang Creek; then, southerly and southeasterly along Mustang Creek, with its meanders, to the point where the same intersects the Boyce-Reagor Springs Road; then, northeasterly along the Boyce-Reagor Springs Road to the point where the same intersects Grove Creek; then, easterly along Grove Creek, with its meanders, to the point where the same intersects Highway 660; then, easterly and southerly along Highway 660 to the point where the same intersects Bolivia Branch; then, easterly and northeasterly along Bolivia Branch, with its meanders, to the point where the same intersects the boundary of Ellis and Kaufman Counties; then, southeasterly, southwesterly, northwesterly and northerly, along the Ellis County boundary line to the point of beginning.

"District 83 is composed of Erath, Hood, Somervell, and Johnson Counties.

"District 84 is composed of Coryell, Hamilton, Bosque, and Hill Counties.

"District 85 is composed of Navarro, Limestone, Freestone, and Robertson Counties.

"District 86 is composed of that part of McLennan County included in the following:

Beginning at the point where the Brazos River intersects the boundary of Hill and McLennan Counties northeasterly, southeasterly, and southwesterly along the McLennan County line to the point where the Brazos River intersects the boundary of McLennan and Falls Counties; then, northerly and northwesterly along the Brazos River, with its meanders, to the point where the same is entered by Cottonwood Creek; then, westerly along Cottonwood Creek, with its meanders, to the point where the same is crossed by Interstate Highway 35; then, northerly along Interstate Highway 35 to the point where the same is intersected by Valley Mills Drive; then, westerly along Valley Mills Drive to the point where the same intersects Franklin Avenue; then, northeasterly along Franklin Avenue to the point where the same intersects North Thirtieth Street; then, northwesterly along North Thirtieth Street to the point where the same intersects Waco Drive; then, northeasterly along Waco Drive to the point where the same intersects North Fifteenth Street; then, northwesterly along North Fifteenth Street to the point where the same intersects Herring Avenue; then, southwesterly along Herring Avenue to the point where the same intersects North Fifteenth-A Street; then, northwesterly along North Fifteenth-A Street to the point where the same intersects Parklake Drive; then, westerly and southwesterly along Parklake Drive to the point where the same intersects the Bosque River; then, northerly and easterly along the Bosque River, with its meanders, to the point where the same enters the Brazos River; then, northerly and westerly along the Brazos River, with its meanders, to the point of beginning.

"District 87 is composed of that part of McLennan County included in the following:

Beginning at the point where the Brazos River intersects the boundary of Hill and McLennan Counties southwesterly, southeasterly, and northeasterly to the point where the Brazos River intersects the boundary of

McLennan and Falls Counties; then, northerly and northwesterly along the Brazos River, with its meanders, to the point where the same is entered by Cottonwood Creek; then, westerly along Cottonwood Creek, with its meanders, to the point where the same is crossed by Interstate Highway 35; then, northerly along Interstate Highway 35 to the point where the same is intersected by Valley Mills Drive; then, westerly along Valley Mills Drive to the point where the same intersects Franklin Avenue; then, northeasterly along Franklin Avenue to the point where the same intersects North Thirtieth Street; then, northwesterly along North Thirtieth Street to the point where the same intersects Waco Drive; then, northeasterly along Waco Drive to the point where the same intersects North Fifteenth Street; then, northwesterly along North Fifteenth Street to the point where the same intersects Herring Avenue; then, southwestwardly along Herring Avenue to that point where the same intersects North Fifteenth-A Street; then, northwesterly along North Fifteenth-A Street to the point where the same intersects Parklake Drive; then westerly and southwestwardly along Parklake Drive to the point where the same intersects the Bosque River; then, northerly and easterly along the Bosque River, with its meanders, to the point where the same enters the Brazos River; then, northerly and westerly along the Brazos River, with its meanders, to the point of beginning.

"District 88 is composed of Falls, Milam, and Williamson Counties.

"District 89 is composed of that part of Bell County included in the following:

Beginning at the point where the boundary of Coryell and Bell Counties intersects Highway 190 easterly along Highway to the point where the same intersects Highway 440; then, northerly along Highway 440, the eastern boundary of Killeen city limits and Fort Hood Military Reservation boundary line and easterly along the Killeen city limits and Fort Hood Military Reservation boundary line to 30th Street; then, northerly along 30th Street, the Killeen city limits and Fort Hood Military Reservation boundary line, and easterly and southerly along the Killeen city limits and Fort Hood Military Reservation boundary to the point where the same intersects Federal Aid Secondary Road 439; then, easterly along Federal Aid Secondary Road 439 to the point where the same intersects the Shaw Branch of Nolan Creek; then, southeasterly along the Shaw Branch of Nolan Creek to the point where the same intersects Highway 190; then, easterly along Highway 190 to the point where the same intersects Federal Aid Secondary Road 1670; then, southerly along Federal Aid Secondary Road 1670 to the point where the same intersects the Lampasas River; then, easterly along the Lampasas River with its meanders to the point where the same intersects Leon River; then, northerly, westerly, and northerly along the Leon River with its meanders to the point where the same intersects Federal Aid Secondary Road 1741; then, easterly and northerly along Federal Aid Secondary Road 1741 to the point where the same is intersected by the Blackland Experimental Station-Smith Road, the southern Temple city limits; then, easterly along the Blackland Experimental Station-Smith Road (from 9th Street to the Blackland Experimental Station), the southern Temple city limits, to the point where the same intersects the Missouri, Kansas and Texas Railroad; then, northerly along the Missouri, Kansas and Texas Railroad, Temple city limits, and easterly and northerly along the Temple city limits to the point where the same intersects the Dunbar-Little Flock

Road; then, easterly along the Dunbar-Little Flock Road to the point where the same intersects Williamson Creek; then, southeasterly along Williamson Creek with its meanders to the point where the same intersects Little Elm Creek; then, easterly along Little Elm Creek with its meanders to the point where the same intersects Elm Creek; then southeasterly along Elm Creek with its meanders to the point where the same intersects the boundary of Bell and Milam Counties; then, northeasterly, northwesterly, southwesterly, northwesterly, and southwesterly along the Bell County boundary line to the point of beginning.

"District 90 is composed of Mills, Lampasas, and Burnet Counties, and that part of Bell County included in the following:

Beginning at the point where the boundary of Coryell and Bell Counties intersects Highway 190 easterly along Highway to the point where the same intersects Highway 440; then, northerly along Highway 440, the eastern boundary of Killeen city limits and Fort Hood Military Reservation boundary line and easterly along the Killeen city limits and Fort Hood Military Reservation boundary line to 30th Street; then, northerly along 30th Street, the Killeen city limits and Fort Hood Military Reservation boundary line, and easterly and southerly along the Killeen city limits and Fort Hood Military Reservation boundary to the point where the same intersects Federal Aid Secondary Road 439; then, easterly along Federal Aid Secondary Road 439 to the point where the same intersects the Shaw Branch of Nolan Creek; then, southeasterly along the Shaw Branch of Nolan Creek to the point where the same intersects Highway 190; then, easterly along Highway 190 to the point where the same intersects Federal Aid Secondary Road 1670; then, southerly along Federal Aid Secondary Road 1670 to the point where the same intersects the Lampasas River; then, easterly along the Lampasas River with its meanders to the point where the same intersects Leon River; then, northerly, westerly, and northerly along the Leon River with its meanders to the point where the same intersects Federal Aid Secondary Road 1741; then, easterly and northerly along Federal Aid Secondary Road 1741 to the point where the same is intersected by the Blackland Experimental Station-Smith Road, the southern Temple city limits; then, easterly along the Blackland Experimental Station-Smith Road (from 9th Street to the Blackland Experimental Station), the southern Temple city limits, to the point where the same intersects the Missouri, Kansas and Texas Railroad; then, northerly along the Missouri, Kansas and Texas Railroad, Temple city limits, and easterly and northerly along the Temple city limits to the point where the same intersects the Dunbar-Little Flock Road; then, easterly along the Dunbar-Little Flock Road to the point where the same intersects Williamson Creek; then, southeasterly along Williamson Creek with its meanders to the point where the same intersects Little Elm Creek; then, easterly along Little Elm Creek with its meanders to the point where the same intersects Elm Creek; then, southeasterly along Elm Creek with its meanders to the point where the same intersects the boundary of Bell and Milam Counties; then, southwesterly, southerly, westerly, northwesterly and northeasterly along the Bell County boundary line to the point of beginning.

"District 91 is composed of that part of Travis County included in the following:

Beginning at that point where the boundary of Travis and Burnet Counties is intersected by the Colorado River southeasterly along the

Colorado River with its meanders to the point where the same intersects 35th Street; then, easterly along 35th Street to the point where the same intersects Shoal Creek; then, southerly along Shoal Creek with its meanders to the point where the same intersects West 19th Street; then, easterly along West 19th Street to the point where the same intersects Waller Creek; then, northerly along Waller Creek with its meanders to the point where the same intersects 38th Street; then, northwesterly along 38th Street to the point where the same intersects Guadalupe Street; then, northerly along Guadalupe Street to the point where the same intersects Lamar Boulevard; then, northerly along Lamar Boulevard to the point where the same intersects U. S. Highway 183; then, northerly along U. S. Highway 183 to the point where the same intersects Missouri Pacific Railroad; then, northerly along the Missouri Pacific Railroad to the boundary of Williamson and Travis Counties; then, westerly, northwesterly and southwesterly along the Travis County boundary line to the point of beginning.

"District 92 is composed of that part of Travis County included in the following:

Beginning at the point where the boundary of Travis and Burnet Counties is intersected by the Colorado River southeasterly along the Colorado River with its meanders to the point where the same intersects 35th Street; then, easterly along 35th Street to the point where the same intersects Shoal Creek; then, southerly along Shoal Creek with its meanders to the point where the same intersects the Colorado River; then, easterly along the Colorado River with its meanders to the point where the same intersects Congress Avenue; then, southerly along Congress Avenue to the point where the same intersects Live Oak Street; then, southeasterly along Live Oak Street to the point where the same intersects Parker Lane; then, northeasterly along Parker Lane to the point where the same intersects Riverside Drive; then, westerly along Riverside Drive to the point where the same intersects Interstate Highway 35; then, northerly along Interstate Highway 35 to the point where the same intersects the Colorado River; then, easterly along the Colorado River with its meanders to the point where the same intersects Pleasant Valley Road; then, southerly along Pleasant Valley Road to the point where the same intersects Riverside Drive; then, southeasterly along Riverside Drive to the point where the same intersects Montopolis Drive; then, southerly along Montopolis Drive to the point where the same intersects Ben White Boulevard; then, westerly along Ben White Boulevard to the point where the same intersects Congress Avenue; then, southerly along Congress Avenue to the point where the same intersects Williamson Creek; then, northwesterly along Williamson Creek with its meanders to the point where the same intersects the Missouri Pacific Railroad; then, southerly along the Missouri Pacific Railroad to the point where the same intersects the boundary of Travis and Hays Counties; then, northwesterly and northeasterly along the Travis County boundary line to the point of beginning.

"District 93 is composed of that part of Travis County included in the following:

Beginning at that point where the boundary of Williamson and Travis Counties is intersected by the Missouri Pacific Railroad southerly along the Missouri Pacific Railroad to the point where the same intersects U. S. Highway 183; then, southerly along U. S. Highway 183 to the point

where the same intersects Lamar Boulevard; then, southerly along Lamar Boulevard to the point where the same intersects Guadalupe Street; then, southerly along Guadalupe Street to the point where the same intersects 38th Street; then, southeasterly along 38th Street to the point where the same intersects Waller Creek; then, southerly along Waller Creek with its meanders to the point where the same intersects 19th Street; then, easterly along 19th Street to the point where the same intersects Airport Boulevard; then, northerly along Airport Boulevard to the point where the same intersects Manor Road; then, northeasterly along Manor Road to the point where the same intersects Redwood Avenue; then, southeasterly along Redwood Avenue to the point where the same intersects 19th Street (Farm Road 969); then, easterly along 19th Street (Farm Road 969) to the point where the same intersects Bluestein Boulevard (Highway 183); then, southerly along Bluestein Boulevard (Highway 183) to the point where the same intersects Boggy Creek; then, easterly along Boggy Creek with its meanders to the point where the same intersects the Colorado River; then, southerly and easterly along the Colorado River with its meanders to the point where the same intersects the boundary of Bastrop and Travis Counties; then, northeasterly, northwesterly and westerly along the Travis County boundary line to the point of beginning.

"District 94 is composed of that part of Travis County included in the following:

Beginning at that point where the boundary of Travis and Hays Counties is intersected by the Missouri Pacific Railroad northerly along the Missouri Pacific Railroad to the point where the same intersects Williamson Creek; then, easterly along Williamson Creek with its meanders to the point where the same intersects Congress Avenue; then, northerly along Congress Avenue to the point where the same intersects Ben White Boulevard; then, easterly along Ben White Boulevard to the point where the same intersects Montopolis Drive; then, northerly along Montopolis Drive to the point where the same intersects Riverside Drive; then, northwesterly along Riverside Drive to the point where the same intersects Pleasant Valley Road; then, northerly along Pleasant Valley Road to the point where the same intersects the Colorado River; then, westerly along the Colorado River with its meanders to the point where the same intersects Interstate Highway 35; then, southerly along Interstate Highway 35 to the point where the same intersects Riverside Drive; then, easterly along Riverside Drive to the point where the same intersects Parker Lane; then, southerly along Parker Lane to the point where the same intersects Live Oak Street; then, northwesterly along Live Oak Street to the point where the same intersects Congress Avenue; then, northerly along Congress Avenue to the point where the same intersects the Colorado River; then, westerly along the Colorado River with its meanders to the point where the same intersects Shoal Creek; then, northerly along Shoal Creek with its meanders to the point where the same intersects 19th Street; then, easterly along 19th Street to the point where the same intersects Airport Boulevard; then, northerly along Airport Boulevard to the point where the same intersects Manor Road; then, northeasterly along Manor Road to the point where the same intersects Redwood Avenue; then, southeasterly along Redwood Avenue to the point where the same intersects 19th Street (Farm Road 969); then, easterly along 19th Street (Farm Road 969) to the point where the same intersects Bluestein Boulevard (Highway 183); then, southerly along Bluestein Boulevard (Highway 183) to the point where the same intersects Boggy Creek; then, easterly along Boggy Creek with its meanders to the point

where the same intersects the Colorado River; then, southerly and easterly along the Colorado River with its meanders at the point where the same intersects the boundary of Bastrop and Travis Counties; then, southwesterly and northwesterly along the Travis County boundary line to the point of beginning.

"District 95 is composed of Hays, Caldwell, Bastrop, and Lee Counties.

"District 96 is composed of Comal, Guadalupe, and Gonzales Counties.

"District 97 is composed of that part of Bexar County included in the following:

Beginning at that point where the Bexar and Atascosa County line is intersected by the Missouri Pacific Railroad northeasterly along the Missouri Pacific Railroad to the point where the same intersects the Pearsall road; then, northeasterly along the Pearsall Road to the point where the same intersects Interstate Highway 410; then, northerly along Interstate Highway 410 to the point where the same intersects Medina Base Road; then, easterly along Medina Base Road to the point where the same intersects the Southern Pacific Railroad; then, northerly along the Southern Pacific Railroad to the point where the same intersects Southwest Military Drive; then, southeasterly along Southwest Military Drive to the point where the same intersects Leon Creek; then, southeasterly along Leon Creek with its meanders to the point where the same intersects the Missouri Pacific Railroad; then, northeasterly along the Missouri Pacific Railroad to the point where the same intersects Cupples Road; then, northerly along Cupples Road to the point where the same intersects Apperson Avenue; then, easterly along Apperson Avenue to the point where the same intersects Barclay Street; then, northerly along Barclay Street to the point where the same intersects Tampico Street; then, easterly along Tampico Street to the point where the same intersects 21st Street; then, southerly along 21st Street to the point where the same intersects Laredo Street; then, easterly along Laredo Street to the point where the same intersects Zarzamora Street; then, southerly along Zarzamora Street to the point where the same intersects Kirk Plaza; then, easterly along Kirk Plaza to the point where the same intersects Edwards Street; then, southerly along Edwards Street to the point where the same intersects Theo Avenue; then, westerly along Theo Avenue to the point where the same intersects Rochambeau Street; then, southerly along Rochambeau Street to the point where the same intersects Gladstone Avenue; then, easterly along Gladstone Avenue to the point where the same intersects Collingsworth Avenue; then, southerly along Collingsworth Avenue to the point where the same intersects Britton Avenue; then, westerly along Britton Avenue to the point where the same intersects Commercial Avenue; then, southerly along Commercial Avenue to the point where the same intersects Southcross Boulevard; then, easterly along Southcross Boulevard to the point where the same intersects Somerset Road; then, southwesterly along Somerset Road to the point where the same intersects Palo Alto Road; then, southerly along Palo Alto Road to the point where the same intersects Interstate 410; then, easterly along Interstate Highway 410 to the point where the same intersects Pleasanton Road; then southerly along Pleasanton Road to the point where the same intersects Medina River; then, southeasterly along Medina River with its meanders to the point where the same intersects Highway 281 (American Legion Memorial Highway); then, southerly along Highway 281 to the point where the same intersects the boundary of Bexar and Atascosa Coun-

ties; then northwesterly along the boundary of Bexar County to the point of beginning.

District 98 is composed of that part of Bexar County included in the following:

Beginning at the point where Highway 281 intersects the boundary of Bexar and Atascosa Counties southeasterly, northeasterly and northwesterly along the Bexar County boundary line to the point where the same intersects Interstate Highway 10; then, southwesterly along Interstate Highway 10 to the point where the same intersects Foster Road; then southerly along Foster Road to the point where the same intersects St. Hedwig Road; then, westerly along St. Hedwig Road to the point where the same intersects Interstate Highway 410; then, southerly along Interstate Highway 410 to the point where the same intersects Goliad Road; then, northwesterly along Goliad Road to the point where the same intersects Southeast Military Drive; then, westerly along Southeast Military Drive to the point where the same intersects Pleasanton Road; then, northerly along Pleasanton Road to the point where the same intersects Southcross Boulevard; then, easterly along Southcross Boulevard to the point where the same intersects Mission Road; then, northerly along Mission Road to the point where the same intersects Mitchell Street; then, westerly along Mitchell Street to the point where the same intersects Edwards Street; then, southerly along Edwards Street to the point where the same intersects Theo Avenue; then, westerly along Theo Avenue to the point where the same intersects Rochambeau Street; then, southerly along Rochambeau Street to the point where the same intersects Gladstone Avenue; then, easterly along Gladstone Avenue to the point where the same intersects Collingsworth Avenue; then, southerly along Collingsworth Avenue to the point where the same intersects Britton Avenue; then, westerly along Britton Avenue to the point where the same intersects Commercial Avenue; then, southerly along Commercial Avenue to the point where the same intersects Southcross Boulevard; then, easterly along Southcross Boulevard to the point where the same intersects Somerset Road; then, southwesterly along Somerset Road to the point where the same intersects Palo Alto Road; then, southerly along Palo Alto Road to the point where the same intersects Interstate Highway 410; then, easterly along Interstate Highway 410 to the point where the same intersects Pleasanton Road; then southerly along Pleasanton Road to the point where the same intersects Medina River; then, southeasterly along Medina River with its meanders to the point where the same intersects Highway 281 (American Legion Memorial Highway); then, southerly along Highway 281 to the point of beginning.

"District 99 is composed of that part of Bexar County included in the following:

Beginning at that point where Rice Road intersects Interstate Highway 410 southerly along Interstate Highway 410 to the point where the same intersects Goliad Road; then, northwesterly along Goliad Road to the point where the same intersects Southeast Military Drive; then, westerly along Southeast Military Drive to the point where the same intersects Pleasanton Road; then, northerly along Pleasanton Road to the point where the same intersects Southcross Boulevard; then, easterly along Southcross Boulevard to the point where the same intersects Mission Road; then, northerly along Mission Road to the point where the same intersects St. Mary's Street; then, northerly along St. Mary's Street to the point where the same intersects Florida Street; then, easterly along Florida Street to the point where

the same intersects Hoefgen Avenue; then, northerly along Hoefgen Avenue to the point where the same intersects Iowa Street; then, easterly along Iowa Street to the point where the same intersects Hackberry Street; then, southerly along Hackberry Street to the point where the same intersects Missouri, Kansas and Texas Railroad; then, easterly along the Missouri, Kansas and Texas Railroad to the point where the same intersects Clark Avenue; then, southerly along Clark Avenue to the point where the same intersects Rigsby Avenue; then, easterly along Rigsby Avenue to the point where the same intersects Roland Avenue; then, southeasterly along Roland Avenue to the point where the same intersects Salado Creek; then, northerly and northeasterly along Salado Creek with its meanders to the point where the same intersects Rice Road; then, easterly along Rice Road to the point of beginning.

“District 100 is composed of that part of Bexar County included in the following:

Beginning at the point where St. Mary's Street intersects Florida Street easterly along Florida Street to the point where the same intersects Hoefgen; then, northerly along Hoefgen Avenue to the point where the same intersects Iowa Street; then, easterly along Iowa Street to the point where the same intersects Hackberry Street; then, southerly along Hackberry Street to the point where the same intersects Missouri, Kansas and Texas Railroad; then, easterly along the Missouri, Kansas and Texas Railroad to the point where the same intersects Clark Avenue; then, southerly along Clark Avenue to the point where the same intersects Rigsby Avenue; then, easterly along Rigsby Avenue to the point where the same intersects Roland Avenue; then, southeasterly along Roland Avenue to the point where the same intersects Salado Creek; then, northerly and northeasterly along Salado Creek with its meanders to the point where the same intersects Rice Road; then, easterly along Rice Road to the point where the same intersects Interstate Highway 410; then, northerly along Interstate Highway 410 to the point where the same intersects St. Hedwig Road; then, easterly along St. Hedwig Road to the point where the same intersects Foster Road; then, northerly along Foster Road to the point where the same intersects State Highway 78 (Old Seguin Road); then, southwestwardly along State Highway 78 (Old Seguin Road) to the point where the same intersects Ackerman Road; then, northerly along Ackerman Road to the point where the same intersects the Southern Pacific Railroad; then, southwestwardly along the Southern Pacific Railroad to the point where the same intersects Benz-Engleman Road; then, westerly along Benz-Engleman Road to the point where the same intersects Missouri, Kansas and Texas Railroad; then, southwestwardly along the Missouri, Kansas and Texas Railroad to the point where the same intersects Interstate Highway 35; then, westerly along Interstate Highway 35 to the point where the same intersects Hines Street; then, northerly along Hines Street to the point where the same intersects Jadwin Road; then, northerly along Jadwin Road to the point where the same intersects Hood Street; then, westerly along Hood Street to the point where the same intersects Shirley Street; then, southerly along Shirley Street to the point where the same intersects Carson Street; then, easterly along Carson Street to the point where the same intersects New Braunfels Avenue; then, northerly along New Braunfels Avenue to the point where the same intersects Grayson Street; then, westerly along Grayson Street to the point where the same intersects Pine Street; then, northerly along Pine Street to the point where the same intersects Cunningham Street; then, westerly along Cunningham Street to the point where the same intersects Avenue B; then, southerly along

Avenue B to the point where the same intersects Jones Avenue; then, southeasterly along Jones Avenue to the point where the same intersects Austin Road; then, southwesterly along Austin Road to the point where the same intersects Brooklyn Avenue; then, northwesterly along Brooklyn Avenue to the point where the same intersects Elmira Street; then, southwesterly along Elmira Street to the point where the same intersects Interstate Highway 35; then, southerly along Interstate Highway 35 to the point where the same intersects Nueva Street; then, easterly along Nueva Street to the point where the same intersects Alamo Street; then, southerly along Alamo Street to the point where the same intersects St. Mary's Street; then, southerly along St. Mary's Street to the point of beginning.

"District 101 is composed of that part of Bexar County included in the following:

Beginning at the point where Wetmore Road intersects Starcrest Drive southerly along Starcrest Drive to the point where the same intersects Interstate Highway 410; then, easterly along Interstate Highway 410 to the point where the same intersects Interstate Highway 35 and Randolph Boulevard; then, southerly along Interstate Highway 410 to the point where the same intersects the Southern Pacific Railroad; then, southwesterly along the Southern Pacific Railroad to the point where the same intersects Benz-Engleman Road; then, westerly along Benz-Engleman Road to the point where the same intersects Missouri, Kansas and Texas Railroad; then, southwesterly along the Missouri, Kansas and Texas Railroad to the point where the same intersects Interstate Highway 35; then, westerly along Interstate Highway 35 to the point where the same intersects Hines Street; then, northerly along Hines Street to the point where the same intersects Jadwin Road; then, northerly along Jadwin Road to the point where the same intersects Hood Street; then, westerly along Hood Street to the point where the same intersects Shirley Street; then, southerly along Shirley Street to the point where the same intersects Carson Street; then, easterly along Carson Street to the point where the same intersects New Braunfels Avenue; then, northerly along New Braunfels Avenue to the point where the same intersects Grayson Street; then, westerly along Grayson Street to the point where the same intersects Pine Street; then, northerly on Pine Street to the point where the same intersects Cunningham Street; then, westerly along Cunningham Street to the point where the same intersects Avenue B; then, north-easterly along Avenue B to the point where the same intersects Olmos Creek; then, northwesterly along Olmos Creek with its meanders to the point where the same intersects Jones-Maltsberger Road; then, northerly along Jones-Maltsberger Road to the point where the same intersects Interstate Highway 410; then, easterly along Interstate Highway 410 to the point where the same intersects Wetmore Road; then, northeasterly along Wetmore Road to the point of beginning.

"District 102 is composed of that part of Bexar County included in the following:

Beginning at the point where Ralph Fair Road intersects the boundary of Comal and Bexar Counties southerly along the Ralph Fair Road to the point where the same intersects Texas and New Orleans Railroad; then, southeasterly along the Texas and New Orleans Railroad to the point where the same intersects Wurzbach Road; then, northeasterly along Wurzbach Road to the point where the same intersects Lockhill-Selma Road; then,

southeasterly along Lockhill-Selma Road to the point where the same intersects Wedgewood Drive; then, southwesterly along Wedgewood Drive to the point where the same intersects the Southern Pacific Railroad; then, southeasterly and southerly along the Southern Pacific Railroad to the point where the same intersects Jackson Keller Road; then, southeasterly along Jackson Keller Road to the point where the same intersects San Pedro Avenue; then, southerly along San Pedro Avenue to the point where the same intersects Contour Drive; then, easterly and southerly along Contour Drive to the point where the same intersects Park Drive; then, easterly along Park Drive to the point where the same intersects Olmos Dam; then, northeasterly along Olmos Dam to the point where the same intersects Olmos Creek; then, northwesterly along Olmos Creek to the point where the same intersects Jones-Maltsberger Road; then, northerly along Jones-Maltsberger Road to the point where the same intersects Interstate Highway 410; then, easterly along Interstate Highway 410 to the point where the same intersects Wetmore Road; then, northeasterly along Wetmore Road to the point where the same intersects Starcrest Drive; then, southerly along Starcrest Drive to the point where the same intersects Interstate Highway 410; then, easterly along Interstate Highway 410 to the point where the same intersects Interstate Highway 35 and Randolph Boulevard; then, southerly along Interstate Highway 410 to the point where the same intersects the Southern Pacific Railroad; then, northeasterly along Southern Pacific Railroad to the point where the same intersects Ackerman Road; then, southerly along Ackerman Road to the point where the same intersects State Highway 78 (Old Seguin Road); then, northeasterly along State Highway 78 (Old Seguin Road) to the point where the same intersects Foster Road; then, southerly along Foster Road to the point where the same intersects Interstate Highway 10; then northeasterly along Interstate Highway 10 to the point where the same intersects the boundary of Guadalupe and Bexar Counties; then, northwesterly, northerly and westerly along the Bexar County boundary line to the point of beginning.

“District 103 is composed of that part of Bexar County included in the following:

Beginning at the point where Ralph Fair Road intersects the boundary of Comal and Bexar Counties southerly along the Ralph Fair Road to the point where the same intersects Texas and New Orleans Railroad; then, southeasterly along the Texas and New Orleans Railroad to the point where the same intersects Wurzbach Road; then, northeasterly along Wurzbach Road to the point where the same intersects Lockhill-Selma Road; then, southeasterly along Lockhill-Selma Road to the point where the same intersects Wedgewood Drive; then, southwesterly along Wedgewood Drive to the point where the same intersects the Southern Pacific Railroad; then, southeasterly and southerly along the Southern Pacific Railroad to the point where the same intersects Interstate Highway 410; then, southwesterly along Interstate Highway 410 to the point where the same intersects Hillcrest Drive; then, southwesterly along Hillcrest Drive to the point where the same intersects Babcock Road; then, easterly along Babcock Road to the point where the same intersects Balcones Street; then, easterly along Balcones Street to the point where the same intersects Danville Avenue; then, southwesterly along Danville Avenue to the point where the same intersects Babcock Road; then, southeasterly along Babcock Road to the point where the same intersects St. Cloud Road; then, southerly along St. Cloud Road to the point where the same inter-

sects Shadwell Drive; then, easterly along Shadwell Drive to the point where the same intersects North Drive; then, easterly along North Drive to the point where the same intersects Ridgewood Court; then, easterly along Ridgewood Court to the point where the same intersects West Avenue; then, southerly along West Avenue to the point where the same intersects Fredericksburg Road; then, southeasterly along Fredericksburg Road to the point where the same intersects Zarzamora Street; then, southerly along Zarzamora Street to the point where the same intersects Woodlawn Avenue; then, westerly along Woodlawn Avenue to the point where the same intersects St. Louis Avenue; then, southerly along St. Louis Avenue to the point where the same intersects Inez Avenue; then, westerly along Inez Avenue to the point where the same intersects North 36th Street; then, northerly along North 36th Street to the point where the same intersects Aurora; then, westerly along Aurora to the point where the same intersects North 38th Street; then northerly along North 38th Street to the point where the same intersects Culebra Road; then, westerly and northwesterly along Culebra Road (Farm to Market Road 471) to the point where the same intersects Rogers Road; then, southerly along Rogers Road to the point where the same intersects Potrenco Road; then, westerly along Potrenco Road to the point where the same intersects Medio Creek; then, southeasterly along Medio Creek with meanders to the point where the same intersects Highway 90; then, westerly along Highway 90 to the point where the same intersects the boundary of Medina and Bexar Counties; then, northerly and northeasterly along the Bexar County boundary line to the point of beginning.

"District 104 is composed of that part of Bexar County included in the following:

Beginning at the point where Jackson Keller Road is intersected by the Southern Pacific Railroad southeasterly along Jackson Keller Road to the point where the same intersects San Pedro; then, southerly along San Pedro Avenue to the point where the same intersects Contour Drive; then, easterly and southerly along Contour Drive to the point where the same intersects Park Drive; then, easterly along Park Drive to the point where the same intersects Olmos Dam; then, northeasterly along Olmos Dam to the point where the same intersects Olmos Creek; then, southeasterly along Olmos Creek to the point where the same intersects Avenue B; then, southwesterly along Avenue B to the point where the same intersects Josephine Street; then, easterly along Josephine Street to the point where the same intersects the San Antonio River; then, northerly along the San Antonio River with its meanders to the point where the same intersects Mulberry Avenue; then, westerly along Mulberry Avenue to the point where the same intersects Carleton Avenue; then, northwesterly along Carleton Avenue to the point where the same intersects Summit Avenue; then, westerly along Summit Avenue to the point where the same intersects San Pedro Avenue; then, southerly along San Pedro Avenue to the point where the same intersects Woodlawn Avenue; then, westerly along Woodlawn Avenue to the point where the same intersects Zarzamora Street; then, northerly along Zarzamora Street to the point where the same intersects Fredericksburg Road; then, northwesterly along Fredericksburg Road to the point where the same intersects West Avenue; then, northerly along West Avenue to the point where the same intersects Ridgewood Court; then, westerly along Ridgewood Court to the point where the same intersects North Drive; then, westerly along North Drive to the point where the same intersects Shadwell Drive; then, westerly along Shadwell Drive to the point where

the same intersects St. Cloud Road; then, northerly along St. Cloud Road to the point where the same intersects Babcock Road; then, northwesterly along Babcock Road to the point where the same intersects Danville Avenue; then, northeasterly along Danville Avenue to the point where the same intersects Balcones Street; then, westerly along Balcones Street to the point where the same intersects Babcock Road; then, westerly along Babcock Road to the point where the same intersects Hillcrest Drive; then, northeasterly along Hillcrest Drive to the point where the same intersects Interstate Highway 410; then, northeasterly along Interstate Highway 410 to the intersection of the Southern Pacific Railroad and Jackson Keller Road, the point of beginning.

“District 105 is composed of that part of Bexar County included in the following:

Beginning at the point where Zarzamora Street intersects Kirk Place easterly along Kirk Place to the point where the same intersects Nogalitos Street; then, southwestly along Nogalitos Street to the point where the same intersects Big Foot; then, easterly along Big Foot to the point where the same intersects Mitchell Street; then, easterly along Mitchell Street to the point where the same intersects Mission Road; then, northerly along Mission Road to the point where the same intersects St. Mary’s Street; then, northerly along St. Mary’s Street to the point where the same intersects Alamo Street; then, northerly along Alamo Street to the point where the same intersects Nueva Street; then, westerly along Nueva Street to the point where the same intersects Interstate Highway 35; then northerly along Interstate Highway 35 to the point where the same intersects Elmira Street; then, northeasterly along Elmira Street to the point where the same intersects Brooklyn Avenue; then, southeasterly along Brooklyn Avenue to the point where the same intersects Austin Road; then, northeasterly along Austin Road to the point where the same intersects Jones Avenue; then, northwesterly along Jones Avenue to the point where the same intersects Avenue B; then, northerly along Avenue B to the point where the same intersects Josephine Street; then, easterly along Josephine Street to the point where the same intersects the San Antonio River; then, northerly along the San Antonio River with its meanders to the point where the same intersects Mulberry Avenue; then, westerly along Mulberry Avenue to the point where the same intersects Carleton Avenue; then, northwesterly along Carleton Avenue to the point where the same intersects Summit Avenue; then, westerly along Summit Avenue to the point where the same intersects San Pedro Avenue; then, southerly along San Pedro Avenue to the point where the same intersects Woodlawn Avenue; then, westerly along Woodlawn Avenue to the point where the same intersects Interstate Highway 10; then, southerly along Interstate Highway 10 to the point where the same intersects Culebra Road; then, westerly along Culebra Road to the point where the same intersects Zarzamora Street; then, southerly along Zarzamora Street to the point of beginning.

“District 106 is composed of the part of Bexar County included in the following:

Beginning at the point where Woodlawn Avenue intersects Interstate Highway 10 westerly along Woodlawn to the point where the same intersects St. Louis Avenue; then, southerly along St. Louis Avenue to the point where the same intersects Ruiz Street; then, easterly along Ruiz Street to

the point where the same intersects Gen. McMullen Drive; then, southerly along Gen. McMullen Drive to the point where the same intersects Commerce Street (U. S. Highway 90); then, westerly along Commerce Street (U. S. Highway 90) to the point where the same intersects San Joaquin Road; then, southerly along San Joaquin Road to the point where the same intersects Castroville Road; then, southwesterly along Castroville Road to the point where the same intersects Acme Road; then, southerly along Acme Road to the point where the same intersects Growden Drive; then, southeasterly and easterly along Growden Drive to the point where the same intersects Imperial Boulevard; then, southerly along Imperial Boulevard to the point where the same intersects Roselawn Avenue; then, easterly along Roselawn Avenue to the point where the same intersects Gen. McMullen Drive; then, southerly along Gen. McMullen Drive to the point where the same intersects Lackland Road; then, easterly along Lackland Road to the point where the same intersects Frio Road; then, northeasterly along Frio Road to the point where the same intersects Cupples Road; then, northerly along Cupples Road to the point where the same intersects Apperson Avenue; then, easterly along Apperson Avenue to the point where the same intersects Barclay Street; then, northerly along Barclay Street to the point where the same intersects Tampico Street; then easterly along Tampico Street to the point where the same intersects 21st Street; then, southerly along 21st Street to the point where the same intersects Laredo Street; then, easterly along Laredo Street to the point where the same intersects Zarzamora Street; then northerly along Zarzamora Street to the point where the same intersects Culebra Road; then, easterly along Culebra Road to the point where the same intersects Interstate Highway 10; then, northerly along Interstate Highway 10 to the point of beginning.

"District 107 is composed of that part of Bexar County included in the following:

Beginning at the point where St. Louis Avenue intersects Ruiz Street easterly along Ruiz Street to the point where the same intersects Gen. McMullen Drive; then, southerly along Gen. McMullen Drive to the point where the same intersects Commerce Street (U. S. Highway 90); then, westerly along Commerce Street (U. S. Highway 90) to the point where the same intersects San Joaquin Road; then, southerly along San Joaquin Road to the point where the same intersects Castroville Road; then, southwesterly along Castroville Road to the point where the same intersects Acme Road; then, southerly along Acme Road to the point where the same intersects Growden Drive; then, southeasterly and easterly along Growden Drive to the point where the same intersects Imperial Boulevard; then, southerly along Imperial Boulevard to the point where the same intersects Roselawn Avenue; then, easterly along Roselawn Avenue to the point where the same intersects Gen. McMullen Drive; then, southerly along Gen. McMullen Drive to the point where the same intersects Lackland Road; then, easterly along Lackland Road to the point where the same intersects Frio Road; then, northeasterly along Frio Road to the point where the same intersects Cupples Road; then, southerly along Cupples Road to the point where the same intersects the Missouri Pacific Railroad; then, southwesterly along the Missouri Pacific Railroad to the point where the same intersects Leon Creek; then, northwesterly along Leon Creek with its meanders to the point where the same intersects Southwest Military Drive; then, northwesterly along Southwest Military Drive to the point where the same intersects the Southern Pacific Railroad; then, southerly along the Southern Pacific Railroad to the point where the same intersects Medina

Base Road; then, westerly along Medina Base Road to the point where the same intersects Interstate Highway 410; then, northwesterly along Interstate Highway 410 to the point where the same intersects Highway 90; then, westerly along Highway 90 to the point where the same intersects Medio Creek; then, northwesterly along Medio Creek with its meanders to the point where the same intersects Potranco Road; then, easterly along Potranco Road to the point where the same intersects Rogers Road; then, northerly along Rogers Road to the point where the same intersects Culebra Road (Farm to Market Road 471); then, southeasterly and easterly along Culebra Road (Farm to Market Road 471) to the point where the same intersects North 38th Street; then, southerly along North 38th Street to the point where the same intersects Aurora; then, easterly along Aurora to the point where the same intersects North 36th Street; then, southerly along North 36th Street to the point where the same intersects Inez Avenue; then, easterly along Inez Avenue to the point where the same intersects St. Louis Avenue; then, southerly along St. Louis Avenue to the point of beginning.

"District 108 is composed of Medina, Frio, Atascosa, Wilson, and La Salle Counties, and that part of Bexar County included in the following:

Beginning at the point where the boundary of Medina and Bexar Counties intersects Highway 90 easterly along Highway 90 to the point where the same intersects Interstate Highway 410; then, southerly along Interstate Highway 410 to the point where the same intersects Pearsall Road; then, southwesterly along Pearsall Road to the point where the same intersects the Missouri Pacific Railroad; then southwesterly along the Missouri Pacific Railroad to the point where the same intersects the boundary of Bexar and Atascosa Counties; then, northwesterly and northerly along the Bexar County boundary line to the point of beginning.

"District 109 is composed of DeWitt, Karnes, McMullen, Live Oak, Bee, and Duval Counties.

"District 110 is composed of Goliad, Victoria, and Calhoun Counties.

"District 111 is composed of Refugio, Aransas, and San Patricio Counties, and that part of Nueces County included in the following:

Beginning at the point where the boundary of Nueces and Jim Wells Counties is intersected by Highway 44 easterly along Highway 44 to the point where the same intersects Concho Street; then, southerly along Concho Street to the point where the same intersects West Avenue D; then, easterly along West Avenue D to the point where the same intersects Sara Street; then, southerly along Sara Street to the point where the same intersects Airport Road; then, easterly along Airport Road to the point where the same intersects Moore Avenue; then, northerly along Moore Avenue to the point where the same intersects Iowa Street; then, westerly along Iowa Avenue to the point where the same intersects Messer Avenue; then, northerly along Messer Avenue to the point where the same intersects Western Avenue; then, northwesterly along Western Avenue to the point where the same intersects Bosque Street; then, northerly along Bosque Street to the point where the same intersects County Road No. 42 (Mainer Road); then, easterly along County Road No. 42 (Mainer Road) to the point where the same intersects First Street; then, northerly along First Street to the point where the same intersects Retama Drive; then, easterly and southerly along Retama Drive to the point where the same

intersects County Road No. 42 (Magee Lane); then, easterly along County Road No. 42 (Magee Lane) to the point where the same intersects County Road No. 63 (Bauer Road); then, southerly along County Road No. 63 (Bauer Road) to the point where the same intersects Mulberry Lane; then, easterly along Mulberry Lane to the point where the same intersects the Missouri Pacific Railroad; then, southwesterly along the Missouri Pacific Railroad to the point where the same intersects Highway 44; then, southeasterly and easterly along Highway 44 to the point where the same intersects State Highway 357; then, northwesterly along State Highway 357 (the Corpus Christi city limit) to the boundary of Nueces and San Patricio Counties; then, northwesterly, southwesterly, and southerly along the Nueces County boundary line to the point of beginning.

"District 112 is composed of that part of Nueces County included in the following:

Beginning at the point where Highway 77 intersects the boundary of Nueces and Kleberg Counties northeasterly along Highway 77 to the point where the same intersects Ninth Street; then, easterly along Ninth Street to the point where the same intersects County Road No. 81 (Hackberry Street); then, northerly along County Road No. 81 (Hackberry Street) to the point where the same intersects County Road No. 8 (Bishop West Road); then, westerly along County Road No. 8 (Bishop West Road) to the point where the same intersects Highway 77; then, northeasterly along Highway 77 to the point where the same intersects Laurel Street (Robstown city limits); then, northerly along Laurel Street (Robstown city limits) to the point where the same intersects Concho Street (Robstown city limits); then, northerly along Concho Street (Robstown city limits) to the point where the same intersects West Avenue D; then, easterly along West Avenue D to the point where the same intersects Sara Street; then, southerly along Sara Street to the point where the same intersects Airport Road; then, easterly along Airport Road to the point where the same intersects Moore Avenue; then, northerly along Moore Avenue to the point where the same intersects Iowa Street; then westerly along Iowa Street to the point where the same intersects Messer Avenue; then, northerly along Messer Avenue to the point where the same intersects Western Avenue; then northwesterly along Western Avenue to the point where the same intersects Bosque Street; then, northerly along Bosque Street to the point where the same intersects County Road No. 42 (Mainer Road); then, easterly along County Road No. 42 (Mainer Road) to the point where the same intersects First Street; then, northerly along First Street to the point where the same intersects Retama Drive; then, easterly and southerly along Retama Drive to the point where the same intersects County Road No. 42 (Magee Lane); then, easterly along County Road No. 42 (Magee Lane) to the point where the same intersects County Road No. 63 (Bauer Road); then, southerly along County Road No. 63 (Bauer Road) to the point where the same intersects Mulberry Lane; then, easterly along Mulberry Lane to the point where the same intersects the Missouri Pacific Railroad; then, southwesterly along the Missouri Pacific Railroad to the point where the same intersects Highway 44; then, southeasterly and easterly along Highway 44 to the point where the same intersects State Highway 357 (Corpus Christi city limits); then, northwesterly along State Highway 357 (Corpus Christi city limits) to the boundary of Nueces and San Patricio Counties; then easterly along the Nueces County boundary line to the point where the same intersects the Gulf Intercoastal Waterway at Redfish Cove; then, southerly along the Gulf Intercoastal Waterway to the point where the same intersects

County Toll Road 358; then, westerly along County Toll Road 358 to the point where the same intersects the western boundary of the Laguna Madre to the south of Corpus Christi Bay; then, northerly and easterly along the western boundary of Laguna Madre with its meanders to the point where the same becomes the southern boundary of Corpus Christi Bay; then, westerly and northwesterly along the southern boundary of Corpus Christi Bay with its meanders to the point where the same intersected by Booty; then, westerly along Booty to the point where the same intersects Brownlee Boulevard; then, northwesterly along Brownlee Boulevard to the point where the same intersects Agnes; then, westerly along Agnes to the point where the same intersects Port; then, southerly along Port to the point where the same intersects Baldwin; then, northwesterly along Baldwin to the point where the same intersects Airport Boulevard; then, southerly along Airport Boulevard to the point where the same intersects Greenwood; then, southwesterly along Greenwood to the point where the same intersects State Highway 357; then, southeasterly along State Highway 357 to the point where the same intersects the eastern shore of Cayo del Oso; then, southwestwesterly along the eastern shore of Cayo del Oso with its meanders to Yorktown Boulevard; then, southeasterly along Yorktown Boulevard to the point where the same intersects with the western boundary of Laguna Madre, south of Corpus Christi Bay; then, southerly along the western boundary of Laguna Madre with its meanders to the point where the same intersects with the boundary of Nueces and Kleberg Counties; then, westerly and northwesterly along the Nueces County boundary line to the point of beginning.

"District 113 is composed of that part of Nueces County included in the following:

Beginning at the point where State Highway 357 intersects Greenwood southeasterly along State Highway 357 to the point where the same intersects Everhart; then, northeasterly along Everhart to the point where the same intersects Lexington; then, northwesterly along Lexington to the point where the same intersects Weber; then, northeasterly along Weber to the point where the same intersects Golinar; then, northwesterly along Golinar to the point where the same intersects Kostoryz; then, northeasterly along Kostoryz to the point where the same intersects South Staples; then, northwesterly along South Staples to the point where the same intersects Brownlee Boulevard; then, northerly along Brownlee Boulevard to the point where the same intersects Agnes; then, westerly along Agnes to the point where the same intersects Port; then, southerly along Port to the point where the same intersects Baldwin; then, northwesterly along Baldwin to the point where the same intersects Airport Boulevard; then, southerly along Airport Boulevard to the point where the same intersects Greenwood; then, southwestwesterly along Greenwood to the point where the same intersects State Highway 357; then, southeasterly along State Highway 357 to the point of beginning.

"District 114 is composed of that part of Nueces County included in the following:

Beginning at the point where Everhart intersects State Highway 357 southeasterly along State Highway 357 to the point where the same intersects the eastern shore of Cayo del Oso; then, southwestwesterly along the eastern shore of Cayo del Oso with its meanders to Yorktown Boulevard; then, southeasterly along Yorktown Boulevard to the point where the

same intersects with the western boundary of Laguna Madre, south of Corpus Christi Bay; then, northeasterly along the western boundary of Laguna Madre to the point where the same becomes the southern boundary of Corpus Christi Bay; then, westerly and northwesterly along the southern boundary of Corpus Christi Bay to the point where the same is intersected by Booty; then, westerly along Booty to the point where the same intersects Brownlee Boulevard; then, southeasterly along Brownlee Boulevard to the point where the same intersects South Staples; then, southerly along South Staples to the point where the same intersects Kostoryz; then, southwestwesterly along Kostoryz to the point where the same intersects Golinar; then, southeasterly along Golinar to the point where the same intersects Weber; then, southwestwesterly along Weber to the point where the same intersects Lexington; then, southeasterly along Lexington to the point where the same intersects Everhart; then, southwestwesterly along Everhart to the point of beginning.

"District 115 is composed of Jim Wells and Kleberg Counties and that part of Nueces County included in the following:

Beginning at the point where the boundary of Nueces and Jim Wells Counties is intersected by Highway 44 easterly along Highway 44 to the point where the same is intersected by Concho Street; then, southerly along Concho Street (Robstown city limits) to the point where the same intersects Laurel Street (Robstown city limits); then, southerly along Laurel Street (Robstown city limits) to the point where the same intersects U. S. Highway 77; then, southwestwesterly along U. S. 77 to the point where the same intersects County Road No. 8 (Bishop West Road); then, easterly along County Road No. 8 (Bishop West Road) to the point where the same intersects County Road No. 81 (Hackberry Street); then, southerly along County Road No. 81 (Hackberry Street) to the point where the same intersects Ninth Street; then, westerly along Ninth Street to the point where the same intersects U. S. Highway 77; then, southwestwesterly along U. S. Highway 77 to the point where the same intersects the boundary of Nueces and Kleberg Counties; then, northwesterly and northerly along the Nueces County boundary line to the point of beginning.

And beginning at the point where the western boundary of Laguna Madre, south of Corpus Christi Bay, intersects the boundary of Nueces and Kleberg Counties northerly and northeasterly along the western boundary of Laguna Madre to the point where the same intersects the County Toll Road 358; then, easterly and southeasterly along County Toll Road 358 to the point where the same intersects the Gulf Intercoastal Waterway; then, northerly along the Gulf Intercoastal Waterway to the point where the same intersects the boundary of Nueces and San Patricio Counties at Redfish Cove; then, northerly, easterly, southwestwesterly and westerly along the Nueces County boundary line to the point of beginning.

"District 116 is composed of Zapata, Jim Hogg, Brooks, Kenedy, Willacy, and Starr Counties, and that part of Hidalgo County included in the following:

Beginning at the point where the Stockholm Road, Highway 401, intersects the boundary of Hidalgo and Willacy Counties westerly along the Stockholm Road, Highway 401, to the point where the same becomes the Mars Nursery Road, Highway 1422; then, westerly along the Mars Nursery Road, Highway 1422, to the point where the same intersects Filegonia Road; then, southerly along Filegonia Road to the point where the same

intersects Highway 2812; then, westerly along Highway 2812 to the point where the same intersects Highway 493; then, northerly along Highway 493 to the point where the same intersects Mile 22 North Road; then, westerly along Mile 22 North Road to the point where the same intersects Brush Line Road; then, northerly along Brush Line Road to the point where the same intersects Highway 490; then, westerly along Highway 490 to the point where the same intersects Highway 281; then, southerly along Highway 281 to the point where the same intersects the Missouri Pacific Railroad road bed; then, westerly along the Missouri Pacific Railroad road bed to the point where the same intersects North Conway; then, southerly along North Conway to the point where the same intersects Old Monte Christo Road; then, easterly along Old Monte Christo Road to the point where the same intersects Monte Christo Road; then, southerly along Monte Christo Road to the point where the same intersects Highway 1925; then, easterly along Highway 1925 to the point where the same intersects Highway 2220; then, southerly along Highway 2220 to the point where the same intersects Mile 2 North Road; then, westerly along Mile 2 North Road to the point where the same intersects Taylor Road; then, southerly along Taylor Road to the point where the same intersects the Missouri Pacific Railroad; then, westerly along the Missouri Pacific Railroad to the point where the same intersects Conway Avenue; then, southerly along Conway Avenue to the point where the same intersects Military Road; then, southeasterly and easterly along Military Road to the point where the same intersects South Stewart Road; then, southerly along South Stewart Road to the point where the same intersects the boundary of Hidalgo County; then, northwesterly, northerly, easterly and southerly along the Hidalgo County boundary line to the point of beginning.

“District 117 is composed of that part of Cameron County included in the following:

Beginning at the point where Highway 420 intersects the boundary of Cameron and Willacy Counties, southerly along Highway 420 to the point where the same intersects Arroyo Colorado; then, southerly along Arroyo Colorado with its meanders to the point where the same intersects the Southern Pacific Railroad; then, southeasterly along the Southern Pacific Railroad to the point where the same intersects Nelson Road; then, southerly along Nelson Road to the point where the same intersects Iowa Gardens; then, westerly along Iowa Gardens to the point where the same intersects Farm Road 732; then, southwesterly along Farm Road 732 to the point where the same intersects Turner Road; then, northwesterly along Turner Road to the point where the same intersects Farm to Market Road 1846 (William Road); then, northeasterly along Farm to Market Road 1846 (William Road) to the point where the same intersects U. S. Highways 83 and 77; then, northwesterly along U. S. Highways 83 and 77 to the point where the same intersects Farm to Market Road 801 (Ed Carey Drive); then, southwesterly along Farm to Market Road 801 (Ed Carey Drive) to the point where the same intersects Morris Street; then, northwesterly along Morris Street to the point where the same intersects Rangerville Road (Highway 1479); then, southwesterly and southerly along Rangerville Road (Highway 1479) to the point where the same intersects the Cameron County boundary line; then, southeasterly, easterly, northerly, westerly, and southwesterly along the Cameron County boundary line to the point of beginning.

“District 118 is composed of part of Hidalgo and Cameron Counties.

District 118 includes that part of Hidalgo County included in the following:

Beginning at the point where the boundary of Hidalgo and Cameron Counties is intersected by Owassa Road westerly along Owassa Road to the point where the same intersects Highway 1015; then, southerly along Highway 1015 to the point where the same intersects Arroyo Colorado; then, easterly along Arroyo Colorado with its meander to the point where the same intersects the boundary of Cameron and Hidalgo Counties; then, northerly along the Hidalgo County boundary line to the point of beginning.

District 118 includes that part of Cameron County included in the following:

Beginning at the point where Highway 420 intersects the boundary of Cameron and Willacy Counties southerly along Highway 420 to the point where the same intersects Arroyo Colorado; then, southerly along Arroyo Colorado with its meanders to the point where the same intersects the Southern Pacific Railroad; then, southeasterly along the Southern Pacific Railroad to the point where the same intersects Nelson Road; then, southerly along Nelson Road to the point where the same intersects Farm Road 732; then, southwesterly along Farm Road 732 to the point where the same intersects Turner Road; then, northwesterly along Turner Road to the point where the same intersects Farm to Market Road 1846 (William Road); then, northeasterly along Farm to Market Road 1846 (William Road) to the point where the same intersects U.S. Highways 83 and 77; then, northwesterly along U.S. Highways 83 and 77 to the point where the same intersects Farm to Market Road 801 (Ed Carey Drive); then, southwesterly along Farm to Market Road 801 (Ed Carey Drive) to the point where the same intersects Morris Street; then, northwesterly along Morris Street to the point where the same intersects Rangerville Road (Highway 1479); then, southwesterly and southerly along Rangerville Road (Highway 1479) to the point where the same intersects the Cameron County boundary line; then, northwesterly, northerly and easterly along the Cameron County boundary line to the point of beginning.

"District 119 is composed of that part of Hidalgo County included in the following:

Beginning at the point where the Stockholm Road, Highway 401, intersects the boundary of Hidalgo and Willacy Counties westerly along the Stockholm Road, Highway 401, to the point where the same becomes the Mars Nursery Road, Highway 1422; then, westerly along the Mars Nursery Road, Highway 1422, to the point where the same intersects Filegonia Road; then, southerly along Filegonia Road to the point where the same intersects Highway 2812; then, westerly along Highway 2812 to the point where the same intersects Highway 493; then, northerly along Highway 493 to the point where the same intersects Mile 22 North Road; then, westerly along Mile 22 North Road to the point where the same intersects Brush Line Road; then, northerly along Brush Line Road to the point where the same intersects Highway 490; then, westerly along Highway 490 to the point where the same intersects Highway 281; then, southerly along Highway 281 to the point where the same intersects the Missouri Pacific Railroad road bed; then, westerly along the Missouri Pacific Railroad road bed to the point where the same intersects North Conway; then, southerly along North Con-

way to the point where the same intersects Old Monte Cristo Road; then, easterly along Old Monte Cristo Road to the point where the same intersects Monte Cristo Road; then, southerly along Monte Cristo Road to the point where the same intersects Highway 1925; then, easterly along Highway 1925 to the point where the same intersects Highway 2220; then, southerly along Highway 2220 to the point where the same intersects Mile 2 North Road; then, easterly along Mile 2 North Road to the point where the same intersects Depot Road; then, southerly along Depot Road to the point where the same intersects Awassa Road; then, easterly along Awassa Road to the point where the same intersects Morningside Road; then southerly along Morningside Road to the point where the same intersects Highway 83; then, easterly along Highway 83 to the point where the same intersects El Gato Drain; then, southerly and southwesterly along El Gato Drain to the point where the same intersects Arroyo Colorado; then, westerly along Arroyo Colorado to the point where the same is intersected by Alamo Road (Highway 907); then, southerly along Alamo Road (Highway 907) to the point where the same is intersected by Highway 281; then, westerly along Highway 281 to the point where the same intersects Highway 1426; then, southerly along Highway 1426 to the point where the same intersects the Hidalgo County boundary line; then, easterly and northerly along the Hidalgo County boundary line to the point where the same is intersected by Arroyo Colorado; then, westerly along Arroyo Colorado with its meanders to the point where the same intersects Highway 1015; then, northerly along Highway 1015 to the point where the same intersects Awassa Road; then, easterly along Awassa Road to the point where the same intersects the boundary of Hidalgo and Cameron Counties; then, northerly along the Hidalgo County boundary line to the point of beginning.

"District 120 shall be composed of that part of Hidalgo County included in the following:

Beginning at the point where Highway 2220 intersects Mile 2 North Road; then, westerly along Mile 2 North Road to the point where the same intersects Taylor Road; then, southerly along Taylor Road to the point where the same intersects the Missouri Pacific Railroad; then, westerly along the Missouri Pacific Railroad to the point where the same intersects Conway Avenue; then, southerly along Conway Avenue to the point where the same intersects Military Road; then, southeasterly and easterly along Military Road to the point where the same intersects South Stewart Road; then, southerly along South Stewart Road to the point where the same intersects the boundary of Hidalgo County; then, southeasterly along the Hidalgo County boundary line to the point where the same is intersected by Highway 1426; then, northerly along Highway 1426 to the point where the same is intersected by Highway 281; then, easterly along Highway 281 to the point where the same is intersected by Alamo Road (Highway 907); then, northerly along Alamo Road (Highway 907) to the point where the same is intersected by Arroyo Colorado; then, southeasterly along Arroyo Colorado to the point where the same intersects El Gato Drain; then, northeasterly and northerly along El Gato Drain to the point where the same intersects Highway 83; then, westerly along Highway 83 to the point where the same intersects Morningside Road; then, northerly along Morningside Road to the point where the same intersects Awassa Road; then, westerly along Awassa Road to the point where the same intersects Depot Road; then, northerly along Depot Road to the point where the same intersects Mile 2 North Road; then, westerly along Mile 2 North Road to the point of beginning.

District 121 is composed of Webb County.

District 122 is composed of Irion, Crockett, Schleicher, Menard, Sutton, Edwards, Real, Uvalde, Kinney, Maverick, Zavala and Dimmit Counties.

District 123 is composed of Concho, McCulloch, San Saba, Mason, Llano, Kimble, Gillespie, Blanco, Kerr, Kendall and Bandera counties.

District 124 is composed of Reeves, Crane, Upton, Pecos, Brewster, Terrell and Val Verde Counties.

"District 125 is composed of that part of El Paso County included in the following:

Beginning at the point where Sunland Park Drive intersects the El Paso County boundary line northeasterly along Sunland Park Drive to the point where the same becomes Shadow Mountain Drive; then, northerly along Shadow Mountain Drive to the point where the same intersects Thunderbird Drive; then, northeasterly along Thunderbird Drive to the point where the same intersects the northeast boundary of McKelligon Canyon Park; then, easterly along the northern boundary of McKelligon Canyon Park (El Paso city limits) to the point where the same intersects McKelligon Canyon Road; then, southeasterly along McKelligon Canyon Road to the point where the same intersects Alabama Drive; then, northerly along Alabama Drive to the point where the same intersects Atlas Avenue; then, easterly along Atlas Avenue to the point where the same intersects Sheridan Street; then, southerly along Sheridan Street to the point where the same intersects Apollo Avenue; then, easterly along Apollo Avenue to the point where the same intersects the Southern Pacific Railroad; then, northeasterly along the Southern Pacific Railroad to the point where the same intersects the northern boundary of El Paso County; then, westerly, southerly and southeasterly along the El Paso County boundary line to the point of beginning.

"District 126 is composed of that part of El Paso County included in the following:

Beginning at the point where Sunland Park Drive intersects the El Paso County boundary line northeasterly along Sunland Park Drive to the point where the same becomes Shadow Mountain Drive; then, northerly along Shadow Mountain Drive to the point where the same intersects Thunderbird Drive; then, northeasterly along Thunderbird Drive to the point where the same intersects the northeast boundary of McKelligon Canyon Park; then, easterly along the northern boundary of McKelligon Canyon Park (El Paso city limits) to the point where the same intersects McKelligon Canyon Road; then, southeasterly along McKelligon Canyon Road to the point where the same intersects Alabama Drive; then, northerly along Alabama Drive to the point where the same intersects Atlas Avenue; then, easterly along Atlas Avenue to the point where the same intersects Sheridan Street; then, southerly along Sheridan Street to the point where the same intersects Apollo Avenue; then, easterly along Apollo Avenue to the point where the same intersects the Southern Pacific Railroad; then, northeasterly along the Southern Pacific Railroad to the point where the same intersects the northern boundary of El Paso County; then, easterly along the El Paso County boundary line to the point where the same intersects the eastern boundary of the Ft. Bliss Military

Reservation; then, southerly along the eastern boundary of the Ft. Bliss Military Reservation to the point where the same intersects U. S. Highway 62 and 180; then, westerly along U. S. Highway 62 and 180 to the point where the same intersects the boundary of El Paso International Airport; then, westerly, northerly, and westerly along the northern boundary of the El Paso International Airport to the point where the same intersects Airport Drive; then, southerly along Airport Drive to the point where the same intersects Hughey Circle; then, westerly along Hughey Circle to the point where the same intersects Timberwolf Drive; then, northwesterly along Timberwolf Drive to the point where the same intersects Howze Street; then, southerly along Howze Street to the point where the same intersects Clifton Street; then, easterly along Clifton Street to the point where the same intersects Radford Street; then, southerly along Radford Street to the point where the same intersects Interstate Highway 10; then, westerly along Interstate Highway 10 to the point where the same intersects San Marcial Street; then, northerly along San Marcial Street to the point where the same intersects the Southern Pacific Railroad; then, southwestwardly along the Southern Pacific Railroad to the point where the same intersects Piedras; then, northerly along Piedras to the point where the same intersects Louisville Avenue; then, westerly along Louisville Avenue to the point where the same intersects Scenic Drive; then, southwestwardly and northwesterly along Scenic Drive to the point where the same intersects Rim Road; then, southerly along Rim Road to the point where the same intersects Campbell Street; then, southwestwardly along Campbell Street to the point where the same intersects Schuster Avenue; then, northwesterly and southwestwardly along Schuster Avenue to the point where the same intersects the Southern Pacific Railroad; then southwestwardly along the Southern Pacific Railroad to the point where the same intersects Yandell Drive; then, westerly along Yandell Drive to the point where the same intersects the El Paso County boundary line; then, northwesterly along the El Paso County boundary line to the point of beginning.

"District 127 is composed of that part of El Paso County included in the following:

Beginning at the point where Yandell Drive intersects the El Paso County boundary line easterly along Yandell Drive to the point where the same intersects the Southern Pacific Railroad; then, northeasterly along the Southern Pacific Railroad to the point where the same intersects Schuster Avenue; then, southeasterly and northeasterly along Schuster Avenue to the point where the same intersects Campbell Street; then, northeasterly along Campbell Street to the point where the same intersects Rim Road; then, northerly along Rim Road to the point where the same intersects Scenic Drive; then, southeasterly and northeasterly along Scenic Drive to the point where the same intersects Louisville Avenue; then, easterly along Louisville Avenue to the point where the same intersects Piedras Street; then, southerly along Piedras Street to the point where the same is intersected by the Southern Pacific Railroad; then, northeasterly along the Southern Pacific Railroad to the point where the same intersects San Marcial Street; then, southerly along San Marcial Street to the point where the same intersects Interstate Highway 10; then, easterly along Interstate Highway 10 to the point where the same intersects Radford Street; then, southerly along Radford Street to the point where the same intersects the Southern Pacific Railroad; then, easterly along the Southern Pacific Railroad to the point where the same intersects North Concepcion Street; then, southerly along North Concepcion

Street to the point where the same intersects Franklin Canal; then, easterly along Franklin Canal to the point where the same intersects Valley Gate Lateral; then, southwesterly, southerly and southwesterly along Valley Gate Lateral to the point where the same intersects the El Paso County boundary line; then, northwesterly and westerly along the El Paso County boundary line to the point of beginning.

"District 128 is composed of that part of El Paso County included in the following:

Beginning at the point where Prado Road intersects the El Paso County boundary line easterly along Prado Road to the point where Prado Road intersects Alameda Avenue; then, northwesterly along Alameda Avenue to the point where the same intersects Valdespino Street; then, northerly along Valdespino Street to the point where the same intersects Smith Road; then, easterly along Smith Road to the point where the same intersects the Southern Pacific Railroad; then, northwesterly along the Southern Pacific Railroad to the point where the same intersects the Juan De Herrera Lateral Branch A; then, northeasterly along the Juan De Herrera Lateral Branch A to the point where the same intersects Gallagher Street; then, northerly along Gallagher Street to the point where the same intersects La Paz Drive; then, northerly along La Paz Drive to the point where the same intersects Interstate Highway 10; then, northeasterly along Interstate Highway 10 to the point where the same intersects Catnip Street; then, northerly along Catnip Street to the point where the same intersects Aberdeen Street; then, northerly along Aberdeen Street to the north boundary of the El Paso International Airport; then, westerly, northerly and westerly along the north boundary of the El Paso International Airport to the point where the same intersects Airport Drive; then, southerly along Airport Drive to the point where the same intersects Hughey Circle; then, westerly along Hughey Circle to the point where the same intersects Timberwolf Drive; then, northwesterly along Timberwolf Drive to the point where the same intersects Howze Street; then, southerly along Howze Street to the point where the same intersects Clifton; then, easterly along Clifton to the point where the same intersects Radford Street; then, southerly along Radford Street to the point where the same intersects the Southern Pacific Railroad; then, easterly along the Southern Pacific Railroad to the point where the same intersects North Concepcion Street; then, southerly along North Concepcion Street to the point where the same intersects Franklin Canal; then, easterly along Franklin Canal to the point where the same intersects Valley Gate Lateral; then, southwesterly, southerly and southwesterly along Valley Gate Lateral to the point where the same intersects the El Paso County boundary line; then, southeasterly along the El Paso County boundary line to the point of beginning.

"District 129 is composed of Presidio, Jeff Davis, Culberson and Hudspeth Counties, and that part of El Paso County included in the following:

Beginning at the point where Prado intersects the El Paso County boundary line easterly along Prado Road to the point where Prado Road intersects Alameda Avenue; then, northwesterly along Alameda Avenue to the point where the same intersects Valdespino Street; then, northerly along Valdespino Street to the point where the same intersects Smith Road; then, easterly along Smith Road to the point where the same intersects the Southern Pacific Railroad; then, northwesterly along the South-

ern Pacific Railroad to the point where the same intersects the Juan De Herrera Lateral Branch A; then, northeasterly along the Juan De Herrera Lateral Branch A to the point where the same intersects Gallagher Street; then, northerly along Gallagher Street to the point where the same intersects La Paz Drive; then, northerly along La Paz Drive to the point where the same intersects Interstate Highway 10; then, northeasterly along Interstate Highway 10 to the point where the same intersects Catnip Street; then, northerly along Catnip Street to the point where the same intersects Aberdeen Street; then, northerly along Aberdeen Street to the point where the same intersects U. S. Highway 62 and 180; then, easterly along U. S. Highway 62 and 180 to the point where the same intersects the eastern boundary of Fort Bliss Military Reservation; then, northerly along the eastern boundary of Fort Bliss Military Reservation to the point where the same intersects the El Paso County boundary line; then, easterly, southerly and northwesterly along the El Paso County boundary line to the point of beginning.

"District 130 is composed of Gaines, Dawson, Andrews, Loving, Winkler, and Ward Counties, and that part of Ector County included in the following:

Beginning at the point where the boundary of Andrews and Ector Counties is intersected by County Highway 26, southeasterly along County Highway 26 to the point where the same is intersected by Highway 158; then, westerly along Highway 158 to the point where the same is intersected by Farm Road 1936; then, southeasterly along Farm Road 1936 to the point where the same intersects Interstate Highway 20; then, northeasterly and easterly along Interstate Highway 20 to the point where the same intersects Highway (Loop) 338; then, northerly and northwesterly along Highway (Loop) 338 to the point where the same intersects University (27th Street); then, easterly along University (27th Street) to the point where the same intersects West County Road; then, southerly along West County Road to the point where the same intersects the Texas and Pacific Railroad; then, northeasterly along the Texas and Pacific Railroad to the point where the same intersects Crane; then, southerly along Crane to the point where the same intersects Interstate Highway 20; then, southwesterly along Interstate Highway 20 to the point where the same intersects Farm Road 2227 (Highway 385); then, southeasterly along Farm Road 2227 (Highway 385) to the point where the same intersects the boundary of Crane and Ector Counties; then, westerly, northerly and easterly along the Ector County boundary line to the point of beginning.

"District 131 shall be composed of that part of Ector County included in the following:

Beginning at the point where the boundary of Andrews and Ector Counties is intersected by County Highway 26 southeasterly along County Highway 26 to the point where the same is intersected by Highway 158; then, westerly along Highway 158 to the point where the same is intersected by Farm Road 1936; then, southeasterly along Farm Road 1936 to the point where the same intersects Interstate Highway 20; then, northeasterly and easterly along Interstate Highway 20 to the point where the same intersects Highway 338 (Loop); then, northerly and northwesterly along Highway (Loop) 338 to the point where the same intersects University (27th Street); then, easterly along University (27th Street) to the point where the same intersects West County Road; then, southerly along West County Road to the point where the same intersects the Texas and Pacific Railroad; then,

northeasterly along the Texas and Pacific Railroad to the point where the same intersects Crane; then, southerly along Crane to the point where the same intersects Interstate Highway 20; then, southwesterly along Interstate 20 to the point where the same intersects Farm Road 2227 (Highway 385); then, southeasterly along Farm Road 2227 (Highway 385) to the point where the same intersects the boundary of Crane and Ector Counties; then, easterly, northerly, and westerly along the Ector County boundary line to the point of beginning.

"District 132 is composed of Martin, Midland, Glasscock, and Reagan Counties.

"District 133 is composed of Sterling, Coke, and Tom Green Counties.

"District 134 is composed of Callahan, Eastland, Coleman, Brown, and Comanche Counties.

"District 135 is composed of that part of Taylor County included in the following:

Beginning at the point where Brown Highway intersects the boundary of Taylor and Jones Counties southerly and southwesterly along the Brown Highway to the point where the same intersects Highway 80; then, southwesterly along Highway 80 to the point where the same intersects U. S. Highway 84; then, southerly along U. S. Highway 84 to the point where the same intersects the Texas and Pacific Railroad; then, westerly and southerly along the Texas and Pacific Railroad to the point where the same intersects Military Drive; then, northeasterly and easterly along Military Drive to the point where the same intersects Vapor Road; then, southerly along Vapor Road to the point where the same intersects Louisiana Road; then, westerly along Louisiana Road to the point where the same intersects Virginia Street; then, southerly along Virginia Street to the point where the same intersects Curry Lane; then, easterly along Curry Lane to the point where the same intersects Elm Creek; then, southerly along Elm Creek with its meanders to the point where the same intersects Rebecca Lane; then, easterly along Rebecca Lane to the point where the same intersects Cat Claw Creek; then, southerly along Cat Claw Creek with its meanders to the point where the same intersects Antilly Drive; then, easterly along Antilly Drive to the point where the same intersects U. S. Highway 83 and 84 (State Highway 243); then, northerly along U. S. Highway 83 and 84 (State Highway 243) to the point where the same intersects Jeanette Street; then, northerly along Jeanette Street to the point where the same intersects 7th Street; then, easterly along 7th Street to the point where the same intersects Texas and Pacific Railroad; then, southerly along Texas and Pacific Railroad to the point where the same intersects 11th Street; then, easterly along 11th Street to the point where the same intersects State Highway (Loop) 332; then, northerly and northeasterly along State Highway (Loop) 332 to the point where the same intersects U. S. Highway 80; then, southeasterly along U. S. Highway 80 to the point where the same intersects the boundary of Taylor and Callahan Counties; then, northerly and westerly along the Taylor County boundary line to the point of beginning.

"District 136 is composed of Stonewall, Haskell, Jones, Nolan, and Runnels Counties, and that part of Taylor County included in the following:

Beginning at the point where Brown Highway intersects the boundary

of Taylor and Jones Counties southerly and southwesterly along the Brown Highway to a point where the same intersects Highway 80; then, southwesterly along Highway 80 to the point where the same intersects U. S. Highway 84; then, southerly along U.S. Highway 84 to the point where the same intersects the Texas and Pacific Railroad; then, westerly and southerly along the Texas and Pacific Railroad to the point where the same intersects Military Drive; then northeasterly and easterly along Military Drive to the point where the same intersects Vapor Road; then, southerly along Vapor Road to the point where the same intersects Louisiana Road; then, westerly along Louisiana Road to the point where the same intersects Virginia Street; then, southerly along Virginia Street to the point where the same intersects Curry Lane; then, easterly along Curry Lane to the point where the same intersects Elm Creek; then, southerly along Elm Creek with its meanders to the point where the same intersects Rebecca Lane; then, easterly along Rebecca Lane to the point where the same intersects Cat Claw Creek; then, southerly along Cat Claw Creek with its meanders to the point where the same intersects Antilly Drive; then, easterly along Antilly Drive to the point where the same intersects U. S. Highway 83 and 84 (State Highway 243); then, northerly along U. S. Highway 83 and 84 (State Highway 243) to the point where the same intersects Jeanette Street; then, northerly along Jeanette Street to the point where the same intersects 7th Street; then, easterly along 7th Street to the point where the same intersects Texas and Pacific Railroad; then southerly along Texas and Pacific Railroad to the point where the same intersects 11th Street; then, easterly along 11th Street to the point where the same intersects State Highway (Loop) 332; then, northerly and northeasterly along State Highway (Loop) 332 to the point where the same intersects U. S. Highway 80; then, southeasterly along U. S. Highway 80 to the point where the same intersects the boundary of Taylor and Callahan Counties; then, southerly, westerly, northerly, and easterly along the Taylor County boundary line to the point of beginning.

"District 137 is composed of Knox, Baylor, Archer, Throckmorton, Young, Shackelford, Stephens, and Palo Pinto Counties.

"District 138 is composed of Clay, Montague, Cooke, Jack, and Wise Counties.

"District 139 is composed of that part of Wichita County included in the following:

Beginning at the point where the boundary of Archer and Wichita Counties is intersected by Federal Aid Secondary Road 368 northerly along Federal Aid Secondary Road 368 to the point where the same intersects the Wichita River; then, northeasterly and easterly along the Wichita River with its meanders to the point where the same intersects the boundary of Wichita and Clay Counties; then, southerly and westerly along the Wichita County boundary line to the point of beginning.

"District 140 is composed of Hardeman, Foard, and Wilbarger Counties, and that part of Wichita County included in the following:

Beginning at the point where the boundary of Archer and Wichita Counties is intersected by Federal Aid Secondary Road 368 northerly along Federal Aid Secondary Road 368 to the point where the same intersects the Wichita River; then, northeasterly and easterly along the Wichita River

with its meanders to the point where the same intersects the boundary of Wichita and Clay Counties; then, northerly, westerly, southerly and easterly along the Wichita County boundary line to the point of beginning.

"District 141 is composed of Dickens, Kent, Borden, Scurry, Fisher, Howard, and Mitchell Counties.

"District 142 is composed of Crosby, Garza, Lynn, Terry, and Yoakum Counties and that part of Lubbock County included in the following:

Beginning at that point where Quaker Avenue intersects the boundary of Lubbock and Hale Counties southerly along Quaker Avenue to the point where the same intersects Regis Street; then, easterly along Regis Street to the point where the same intersects Quirt Avenue; then, southerly along Quirt Avenue to the point where the same intersects Loop 289; then, westerly along Loop 289 to the point where the same intersects Ash Avenue; then northerly along Ash Avenue to the point where the same intersects Avenue Q (U.S. Highway 84); then, southwesterly along Avenue Q (U.S. Highway 84) to the point where the same intersects U. S. Highway 87; then, southerly and easterly along U. S. Highway 87 to the point where the same intersects Parkway Drive (U. S. Highway 82); then, easterly along Parkway Drive (U. S. Highway 82) to the point where the same intersects the Double Mountain Fork of the Brazos River; then, southerly along the Double Mountain Fork of the Brazos River with its meanders to the point where the same intersects the Chicago, Burlington & Quincy Railroad; then, southwestly and westerly along the Chicago, Burlington & Quincy Railroad to the point where the same intersects the Atchison, Topeka and Santa Fe Railroad; then, southeasterly along the Atchison, Topeka and Santa Fe Railroad to the point where the same intersects Olive Avenue; then, northerly along Olive Avenue to that point where the same intersects the Double Mountain Fork of the Brazos River; then, southeasterly and easterly along the Double Mountain Fork of the Brazos River with its meanders to the point where the same is intersected by Farm to Market Road 1729; then, southerly along Farm to Market Road 1729 to the point where the same intersects Farm to Market Road 1585; then westerly along Farm to Market Road 1585 to the point where the same intersects the Burris-Union Road (Highway 2192); then, southerly along the Burris-Union Road (Highway 2192) to the boundary of Lynn and Lubbock Counties; then, easterly, northerly and westerly to the point of beginning.

"District 143 is composed of that part of Lubbock County included in the following:

Beginning at the point where the boundary of Lubbock and Lynn Counties intersects Highway 1730 northerly along Highway 1730 to the point where the same intersects 50th Street; then, easterly along 50th Street to the point where the same intersects Quaker; then, northerly along Quaker to the point where the same intersects 34th Street; then along 34th Street to the point where the same intersects Indiana; then, northerly along Indiana to the point where the same intersects 19th; then, easterly along 19th to the point where the same intersects Avenue Q (U. S. Highway 84); then, northerly and northeasterly along Avenue Q (U. S. Highway 84) to the point where the same intersects U. S. Highway 87; then, southerly and southeasterly along U. S. Highway 87 to the point where the same intersects Parkway Drive (U. S. Highway 82); then easterly along Parkway

Drive (U. S. Highway 82) to the point where the same intersects the Double Mountain Fork of the Brazos River; then, southerly along the Double Mountain Fork of the Brazos River with its meanders to the point where the same intersects the Chicago, Burlington & Quincy Railroad; then, southwesterly and westerly along the Chicago, Burlington & Quincy Railroad to the point where the same intersects the Atchison, Topeka and Santa Fe Railroad; then, southerly along the Atchison, Topeka and Santa Fe Railroad to the point where the same intersects Olive Avenue; then, northerly along Olive Avenue to the point where the same intersects the Double Mountain Fork of the Brazos River; then, southeasterly and easterly along the Double Mountain Fork of the Brazos River to the point where the same is intersected by Farm to Market Road 1729; then, southerly along Farm to Market Road 1729 to the point where the same intersects Farm to Market Road 1585; then, westerly along Farm to Market Road 1585 to the point where the same intersects the Burris-Union Road (Highway 2192); then, southerly along the Burris-Union Road (Highway 2192) to the boundary of Lynn and Lubbock Counties; then, westerly along the Lubbock County boundary line to the point of beginning.

"District 144 is composed of that part of Lubbock County included in the following:

Beginning at the point where the boundary of Lubbock and Lynn Counties intersects Highway 1730 northerly along Highway 1730 to the point where the same intersects 50th Street; then, easterly along 50th Street to the point where the same intersects Quaker; then, northerly along Quaker to the point where the same intersects 34th Street; then, easterly along 34th Street to the point where the same intersects Indiana; then, northerly along Indiana to the point where the same intersects 19th; then, easterly along 19th to the point where the same intersects Avenue Q (U. S. Highway 84); then, northerly and northeasterly along Avenue Q (U. S. Highway 84) to the point where the same intersects Ash Avenue; then, southerly along Ash Avenue to the point where the same intersects Loop 289; then, easterly along Loop 289 to the point where the same intersects Quirt Avenue then, northerly along Quirt Avenue to the point where the same intersects Regis Street; then, westerly along Regis Street to the point where the same intersects Quaker Avenue; then, northerly along Quaker Avenue to the boundary of Lubbock and Hale Counties; then, westerly, southerly and easterly along the Lubbock County boundary to the point of beginning.

"District 145 is composed of Swisher, Hall, Childress, Hale, Floyd, Motley, Cottle, and King Counties.

"District 146 is composed of Parmer, Castro, Bailey, Lamb, Cochran, and Hockley Counties.

"District 147 is composed of Hansford, Ochiltree, Lipscomb, Roberts, Hemphill, Carson, Gray, Wheeler, Donley, Collingsworth and Briscoe Counties.

"District 148 is composed of Armstrong and Randall Counties, and that part of Potter County included in the following:

Beginning at the point where Helium Road intersects the boundary of Potter and Randall Counties northerly along Helium Road to the point where the same intersects 9th Street; then, easterly along 9th Street to

the point where the same intersects Bell; then, northerly and easterly along Bell to the point where the same intersects Western; then, southerly along Western to the point where the same intersects Chicago, Rock Island and Pacific Railroad; then, northeasterly along the Chicago, Rock Island and Pacific Railroad to the point where the same intersects Georgia; then, southerly along Georgia to the point where the same intersects Interstate Highway 40; then, easterly along Interstate Highway 40 to the point where the same is intersected by Washington; then, southerly along Washington to the point where the same intersects the boundary of Potter and Randall Counties; then, westerly along the Potter County boundary line to the point of beginning.

"District 149 is composed of that part of Potter County included in the following:

Beginning at the point where Helium Road intersects the boundary of Potter and Randall Counties northerly along Helium Road to the point where the same intersects 9th Street; then, easterly along 9th Street to the point where the same intersects Bell; then, northerly and easterly along Bell to the point where the same intersects Western; then, southerly along Western to the point where the same intersects Chicago, Rock Island and Pacific Railroad; then, northeasterly along the Chicago, Rock Island and Pacific Railroad to the point where the same intersects Georgia; then, southerly along Georgia to the point where the same intersects Interstate Highway 40; then, easterly along Interstate Highway 40 to the point where the same is intersected by Washington; then, southerly along Washington to the point where the same intersects the boundary of Potter and Randall Counties; then, easterly, northerly, westerly, southerly and easterly along the Potter County boundary line to the point of beginning.

"District 150 is composed of Dallam, Sherman, Hartley, Moore, Hutchinson, Oldham, and Deaf Smith Counties.

"Section 2. This Act shall become effective for the elections, primary and general, for all Representatives from the places herein specified and described to the 63rd Legislature, and continue in effect thereafter for succeeding Legislatures; provided specifically that this Act shall not affect the membership, personnel, or districts of the 62nd Legislature; and provided further, that in case a vacancy occurs in the office of any Representative of the 62nd Legislature by death, resignation, or otherwise, and a special election to fill such vacancy becomes necessary, said election shall be held in the district as it was constituted January 1, 1971.

"Section 3. Wherever in the Act reference is made to a city limit it means the city limit as it existed in 1970 as reflected in census tract maps prepared and published by the United States Bureau of the Census. Wherever a street, highway, road, drive, avenue, railroad, or other identification is named to define the boundary of a district it means the center line of the boundary identification. Wherever a street or other boundary identification is described as intersecting another street or boundary identification and they do not actually intersect, the named streets or boundary identification shall be deemed to extend so as to intersect one another.

Sec. 2. Chapters 733 and 808, Acts of the 61st Legislature, Regular Session, 1969 (Articles 195a-1 and 195a-2, Vernon's Texas Civil Statutes), are repealed.

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.

HB 783—MOTION TO PRINT DEBATE

Mr. Reed moved to reduce to writing and have printed in the Journal all debate on HB 783.

(Mr. Jim Nugent in the Chair)

Mr. Delwin Jones moved to table.

The motion to table prevailed by the following vote:

Yeas—102

Adams	Finney	Lewis	Sanchez
Allen, John	Floyd	Ligarde	Santiesteban
Atwell	Foreman	Lombardino	Schulle
Baker	Garcia	Longoria	Semos
Beckham	Golman	Lovell	Shannon
Blanton	Hale	McAlister	Short
Boyle	Hanna, Joe	McKissack	Silber
Braecklein	Harding	Moncrief	Slack
Burgess	Hawn	Moore, A.	Slider
Bynum	Haynes	Murray	Solomon
Calhoun	Heatly	Nabers	Spurlock
Carrillo	Hendricks	Nelms	Stewart
Cates	Hilliard	Niland	Swanson
Cavness	Holmes, T.	Nugent, J.	Tarbox
Clark	Howard	Ogg	Traeger
Clayton	Hubenak	Orr	Tupper
Coats	Hull	Parker, C.	Uher
Cobb	Ingram	Parker, W.	Von Dohlen
Cole	Johnson	Pickens	Ward
Davis, D.	Jones, D.	Poerner	Wayne
Davis, H.	Jones, G.	Poff	Wieting
Doran	Jungmichel	Presnal	Williams
Doyle	Kaster	Price	Williamson
Dramberger	Kilpatrick	Rosson	Wyatt
Finck	Kost	Salem	
Finnell	Lemmon	Salter	

Nays—38

Agnich	Caldwell	Graves	Moreno
Allen, Joe	Christian	Hannah, John	Nichols
Allred	Craddick	Harris	Reed
Angly	Cruz	Hawkins	Rodriguez
Bass, B.	Daniel	Head	Simmons
Bass, T.	Denton	Jones, E.	Truan
Bigham	Earthman	Kubiak	Vale
Blythe	Farenthold	Lee	Wolff
Bowers	Gammage	Mengden	
Braun	Grant	Moore, T.	

Absent

Atwood	Newton	Patterson	Smith
Holmes, Z.			

Absent-Excused

Moore, G.	Neugent, D.	Sherman	Stroud
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BILLS SIGNED BY THE SPEAKER

The Chair announced the signing by the Speaker in the presence of the House, after giving due notice thereof, the following enrolled bills:

SB 396, Relating to the jurisdiction of the County Court at Law and the County Court of McLennan County.

SB 768, Relating to the Private Detectives, Private Investigators, Private Patrolmen, Private Guards and Managers Act.

MESSAGE FROM THE SENATE

Austin, Texas, May 29, 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 1078, By Blanton, et al: Relating to the operation of all school districts in the state on a quarterly rather than a semester basis; and declaring an emergency. (with amendments)

HB 1848, By Doran: Providing for the creation of the Concho County Hospital District; and declaring an emergency.

Respectfully,
CHARLES A. SCHNABEL
Secretary of the Senate

HB 783—(Consideration continued)

The Blythe amendment failed of adoption by the following vote:

Yeas—43

Agnich	Cates	Graves	Moreno
Allen, Joe	Christian	Hannah, John	Nelms
Allred	Clark	Harris	Nichols
Angly	Craddick	Hawkins	Patterson
Bass, T.	Cruz	Head	Reed
Beckham	Daniel	Howard	Simmons
Bigham	Denton	Jones, E.	Truan
Blythe	Earthman	Kubiak	Vale
Bowers	Farenthold	Lee	Williams
Braun	Gammage	Mengden	Wolff
Caldwell	Grant	Moore, T.	

Nays—99

Adams	Floyd	Ligarde	Sanchez
Allen, John	Foreman	Lombardino	Santiesteban
Atwell	Garcia	Longoria	Schulle
Atwood	Golman	Lovell	Semos
Baker	Hale	McAlister	Shannon
Blanton	Hanna, Joe	McKissack	Short
Boyle	Harding	Moncrief	Silber
Braecklein	Hawn	Moore, A.	Slack
Burgess	Haynes	Murray	Slider
Bynum	Heatly	Nabers	Smith
Calhoun	Hendricks	Newton	Solomon
Carrillo	Hilliard	Niland	Spurlock
Cavness	Holmes, T.	Nugent, J.	Stewart
Clayton	Hubenak	Ogg	Swanson
Coats	Hull	Orr	Tarbox
Cobb	Ingram	Parker, C.	Traeger
Cole	Johnson	Parker, W.	Tupper
Davis, D.	Jones, D.	Pickens	Uher
Davis, H.	Jones, G.	Poerner	Von Dohlen
Doran	Jungmichel	Poff	Ward
Doyle	Kaster	Presnal	Wayne
Dramberger	Kilpatrick	Price	Wieting
Finck	Kost	Rosson	Williamson
Finnell	Lemmon	Salem	Wyatt
Finney	Lewis	Salter	

Present—Not Voting

Rodriguez

Absent

Bass, B. Holmes, Z.

Absent-Excused

Moore, G. Neugent, D. Sherman Stroud

Mr. Denton offered the following amendment to the bill:

Amend the floor amendment to HB 783 as follows:

(1) Strike all of Districts 35, 36, and 80 and insert new Districts 35, 36, and 80 as follows:

35. All of McLennan County,

Place 1
Place 2

36. All of Coryell County and that part of Bell County not included in District 37 and District 50 plus all of Falls County not included in District 38.

80. District 80 is eliminated and District 81 is renumbered accordingly.

The amendment failed of adoption by the following vote:

Yeas—68

Agnich	Cole	Hawkins	Price
Allen, Joe	Craddick	Head	Reed
Allen, John	Cruz	Howard	Rodriguez
Allred	Daniel	Jones, E.	Rosson
Angly	Denton	Jones, G.	Salem
Bass, B.	Doyle	Kubiak	Salter
Bass, T.	Dramberger	Lee	Santiesteban
Beckham	Earthman	Lewis	Silber
Bigham	Farenthold	Mengden	Simmons
Blythe	Finck	Moore, A.	Spurlock
Bowers	Gammage	Moore, T.	Stewart
Braun	Grant	Moreno	Truan
Caldwell	Graves	Nelms	Vale
Christian	Hale	Nichols	Williams
Clark	Hannah, John	Parker, C.	Wolff
Coats	Harris	Patterson	

Nays—73

Adams	Foreman	Ligarde	Semos
Atwell	Garcia	Lombardino	Shannon
Atwood	Golman	Longoria	Short
Baker	Hanna, Joe	Lovell	Slack
Blanton	Hawn	McAlister	Slider
Boyle	Haynes	McKissack	Smith
Braecklein	Heatly	Moncrief	Solomon
Burgess	Hilliard	Nabers	Swanson
Bynum	Holmes, T.	Niland	Tarbox
Calhoun	Hubenak	Nugent, J.	Traeger
Carrillo	Hull	Ogg	Uher
Cates	Ingram	Orr	Von Dohlen
Cavness	Johnson	Parker, W.	Ward
Clayton	Jones, D.	Pickens	Wayne
Cobb	Jungmichel	Poerner	Wieting
Davis, D.	Kaster	Poff	Wyatt
Davis, H.	Kilpatrick	Presnal	
Doran	Kost	Sanchez	
Finnell	Lemmon	Schulle	

Absent

Finney	Hendricks	Murray	Tupper
Floyd	Holmes, Z.	Newton	Williamson
Harding			

Absent-Excused

Moore, G.	Neugent, D.	Sherman	Stroud
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Mr. Poerner offered the following amendment to the bill:

Amend HB 783, as amended, as follows:

(1) Strike all of district 49 on page 5, lines 1 through 4, and substitute in lieu thereof the following:

49. Frio, Medina, Uvalde, Sutton, and Edwards Counties; that part of Bexar County included in census tracts 1615, 1617, 1618, 1619.

(2) Strike all of district 65 on page 6, lines 13 through 17, and substitute the following:

65. Coke, Crockett, Irion, Maverick, Reagan, Schleicher, Kinney, Val Verde, and Zavala; and that part of Tom Green County included in census enumeration districts 5 and 6.

The amendment failed of adoption by the following vote:

Yeas—28

Allen, John	Finck	Jones, G.	Poerner
Blanton	Gammage	Kubiak	Price
Braun	Grant	Monerief	Rodriguez
Coats	Graves	Moore, T.	Rosson
Denton	Harris	Newton	Silber
Dramberger	Head	Nichols	Stewart
Farenthold	Hubenak	Patterson	Truan

Nays—94

Adams	Earthman	Lee	Santiesteban
Allen, Joe	Finnell	Lemmon	Schulle
Angly	Finney	Lewis	Shannon
Atwell	Foreman	Ligarde	Short
Atwood	Golman	Lombardino	Simmons
Baker	Hale	Longoria	Slack
Bass, T.	Hannah, John	Lovell	Slider
Blythe	Harding	McAlister	Smith
Bowers	Hawn	McKissack	Solomon
Boyle	Haynes	Moore, A.	Spurlock
Burgess	Heatly	Moreno	Swanson
Bynum	Hendricks	Nabers	Tarbox
Carrillo	Hilliard	Nelms	Tupper
Cavness	Holmes, T.	Niland	Uher
Clark	Howard	Nugent, J.	Vale
Clayton	Hull	Ogg	Von Dohlen
Cobb	Ingram	Parker, C.	Ward
Cole	Johnson	Parker, W.	Wayne
Craddick	Jones, D.	Pickens	Wieting
Cruz	Jones, E.	Presnal	Williams
Daniel	Jungmichel	Reed	Wolff
Davis, D.	Kaster	Salem	Wyatt
Doran	Kilpatrick	Salter	
Doyle	Kost	Sanchez	

Present—Not Voting

Agnich	Bigham	Cates	Mengden
Allred	Braecklein	Christian	Orr
Bass, B.	Caldwell	Garcia	Poff
Beckham	Calhoun	Hawkins	Semos

Absent

Davis, H. Floyd	Hanna, Joe Holmes, Z.	Murray Traeger	Williamson
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Absent-Excused

Moore, G.	Neugent, D.	Sherman	Stroud
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Mr. Poerner offered the following amendment to the bill:

Amend HB 783, as amended, as follows:

(1) Strike all of District 49 on Page 5, lines 1 through 4, and substitute in lieu thereof the following:

49. Frio, Medina, that part of Uvalde County not included in District 65, that part of Zavala not included in District 65, and that part of Bexar County included in census tracts 1615, 1617, 1618, 1619.

(2) Strike all of District 65 on Page 6, lines 13 through 17, and substitute the following:

65. Coke, Crockett, Edwards, Irion, Kinney, Maverick, Reagan, Schleicher, Sutton, and Val Verde Counties; that part of Uvalde County included in census enumeration districts 6, 7, 8; that part of Tom Green County included in census enumeration districts 5 and 6; and that part of Zavala County included in census enumeration districts 1, 2, 3, 4.

The amendment failed of adoption by the following vote:

Yeas—29

Bass, B.	Gammage	Moore, T.	Reed
Bigham	Graves	Nelms	Rodriguez
Braun	Harris	Newton	Silber
Caldwell	Haynes	Nichols	Stewart
Cole	Head	Parker, C.	Truan
Denton	Hubenak	Patterson	
Farenthold	Jones, G.	Poerner	
Finck	Kubiak	Price	

Nays—88

Adams	Carrillo	Foreman	Jones, D.
Allen, Joe	Cates	Golman	Jones, E.
Angly	Cavness	Hale	Jungmichel
Atwell	Clayton	Harding	Kaster
Baker	Coats	Hawn	Kilpatrick
Bass, T.	Cobb	Heatly	Kost
Blanton	Craddick	Hendricks	Lee
Blythe	Daniel	Hilliard	Lemmon
Bowers	Davis, D.	Holmes, T.	Lewis
Boyle	Doran	Howard	Lombardino
Burgess	Doyle	Hull	Longoria
Bynum	Earthman	Ingram	Lovell
Calhoun	Finnell	Johnson	McAlister

McKissack	Pickens	Simmons	Tupper
Moncrief	Presnal	Slack	Uher
Moore, A.	Salem	Slider	Von Dohlen
Moreno	Salter	Smith	Ward
Nabers	Sanchez	Solomon	Wayne
Niland	Santiesteban	Spurlock	Wieting
Nugent, J.	Schulle	Swanson	Williams
Ogg	Shannon	Tarbox	Wolff
Parker, W.	Short	Traeger	Wyatt

Present—Not Voting

Agnich	Braecklein	Grant	Poff
Allen, John	Christian	Hannah, John	Rosson
Allred	Clark	Hawkins	Semos
Atwood	Dramberger	Mengden	Vale
Beckham	Garcia	Orr	

Absent

Cruz	Floyd	Holmes, Z.	Murray
Davis, H.	Hanna, Joe	Ligarde	Williamson
Finney			

Absent-Excused

Moore, G.	Neugent, D.	Sherman	Stroud
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Mr. Delwin Jones offered the following amendment to the bill:

Amend HB 783 by striking the numbers "7" and "16" in subdivision 56 of Section 1.

The amendment failed of adoption by the following vote (not receiving the necessary two-thirds vote):

Yeas—90

Adams	Finnell	Kaster	Parker, C.
Allen, John	Finney	Kilpatrick	Parker, W.
Atwell	Foreman	Kost	Pickens
Baker	Garcia	Lemmon	Poerner
Blanton	Golman	Lewis	Poff
Boyle	Hanna, Joe	Ligarde	Presnal
Braecklein	Hawkins	Lombardino	Rosson
Burgess	Hawn	Longoria	Salter
Bynum	Haynes	Lovell	Sanchez
Calhoun	Heatly	McAlister	Santiesteban
Carrillo	Hilliard	McKissack	Schulle
Cates	Holmes, T.	Moncrief	Semos
Cavness	Hubenak	Moore, A.	Shannon
Clayton	Hull	Nabers	Short
Coats	Ingram	Newton	Silber
Cobb	Johnson	Niland	Simmons
Davis, D.	Jones, D.	Nugent, J.	Slack
Davis, H.	Jones, G.	Ogg	Slider
Doran	Jungmichel	Orr	Smith

Solomon	Traeger	Ward	Williamson
Spurlock	Tupper	Wayne	Wolff
Swanson	Uher	Wieting	Wyatt
Tarbox	Von Dohlen		

Nays—49

Agnich	Clark	Graves	Nichols
Allen, Joe	Cole	Hale	Patterson
Allred	Craddick	Hannah, John	Price
Angly	Cruz	Harris	Reed
Bass, B.	Daniel	Head	Rodriguez
Bass, T.	Denton	Howard	Salem
Beckham	Dramberger	Jones, E.	Stewart
Bigham	Earthman	Kubiak	Truan
Blythe	Farenthold	Lee	Vale
Bowers	Finck	Mengden	Williams
Braun	Floyd	Moore, T.	
Caldwell	Gammage	Moreno	
Christian	Grant	Nelms	

Present—Not Voting

Harding

Absent

Atwood	Hendricks	Holmes, Z.	Murray
Doyle			

Absent-Excused

Moore, G.	Neugent, D.	Sherman	Stroud
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MESSAGE FROM THE SENATE

Austin, Texas, May 29, 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 granted the request of the House for a Conference Committee to adjust the differences between the two Houses on HB 6.

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

Senators Brooks, Bridges, Bates, Jordan, and Wallace.

Respectfully,
CHARLES A. SCHNABEL
Secretary of the Senate

HB 783—(Consideration continued)

Mr. Reed offered the following amendment to the bill:

Amend Engrossed Copy of HB 783 by striking Section I, District 33 and substituting the following:

Dallas County shall consist of eighteen districts, numbered 33-1, 33-2, 33-3, 33-4, 33-5, 33-6, 33-7, 33-8, 33-9, 33-10, 33-11, 33-12, 33-13, 33-14, 33-15, 33-16, 33-17, and 33-18. Each district shall contain one member.

Districts 33-1, 33-2, 33-3, 33-4, 33-5, 33-6, 33-7, 33-8, 33-9, 33-10, 33-11, 33-12, 33-13, 33-14, 33-15, 33-16, 33-17, 33-18 are described as follows:

District _____ shall consist of that part of Dallas County bound by a line beginning at the point where State Highway 183 intersects a common line between Dallas and Tarrant Counties; then east along State Highway 183 to the point where State Highway 183 intersects West Belt Line Road; then south along Belt Line Road to the point where Belt Line Road intersects Irving Blvd; then east along Irving Blvd. to the point where Irving Blvd. intersects Iowa Street (in Irving); then south along Iowa Street to the point where Iowa Street intersects Sixth Street (in Irving); then east along Sixth Street to the point where Sixth Street intersects Nursery Road; then south along Nursery Road to the point where Nursery Road intersects Hunter Terrell Road; then generally eastward along Hunter Terrell Road to the point where Hunter Terrell Road intersects West Loop 12; then south along Loop 12 to the point where Loop 12 crosses the Trinity River (West Fork); then generally eastward, northeastward and eastward along the Trinity River (West Fork) to the point where the Trinity River West Fork joins the Trinity River Elm Fork; then generally northward, northwestward, westward, west of southwestward westward and northwestward to the point where Loop 12 crosses the Elm Fork of the Trinity River; then southwest along Loop 12 to the point where Loop 12 intersects State Highway 183; then west along State Highway 183 to the point where Wingrin Road intersects State Highway 183; then, north and west along Wingrin Road to the point where Wingrin Road intersects Charlie O'Connor Road; then north along Charlie O'Connor Road to the point where Charlie O'Connor Road intersects State Highway 114; then northwest along State Highway 114 to the point where State Highway 114 intersects the common line between Dallas and Tarrant Counties; then south along the common line between Dallas and Tarrant Counties, to the point where State Highway 183 intersects the common line between Dallas and Tarrant Counties; this being the point of the beginning.

District _____ shall consist of that part of Dallas County bound by a line beginning at the point where State Highway 289 intersects a common line between Dallas and Collin Counties; then proceeding South along State Highway 289 to the point where the State Highway 289 intersects Interstate 635 North; then west along Interstate 635 North to the point where Interstate 635 North crosses the M K & T Railroad; then generally south along the M K & T Railroad to the point where the M K & T Railroad intersects Royal Lane; then East along Royal Lane to the point where Royal Lane intersects Marsh Lane; then south along Marsh Lane to the point where Marsh Lane intersects Northwest Highway; then west along Northwest Highway to the point where Northwest Highway intersects Bachman Road; then generally southwest along Bachman Road to the point where Bachman Road intersects Harry Hines Blvd.; then north along Harry Hines Blvd. to the point where Harry Hines intersects Loop 12; then southwest along Loop 12 to the point where Loop 12 intersects State Highway 183; then west along State Highway 183 to the point where Wingrin Road intersects State Highway 183; then north and west along Wingrin Road to the point where Wingrin Road intersects Charlie O'Conner Road; then north

along Charlie O'Connor Road to the point where Charlie O'Connor Road intersects State Highway 114; then northwest along State Highway 114 to the point where State Highway 114 intersects the common line between Dallas and Tarrant Counties; then north along the common line between Dallas and Tarrant Counties to the point where the common line between Dallas and Tarrant Counties intersects the common line between Dallas and Denton Counties; then east along the common line between Dallas and Denton Counties to the point where a common line between Denton and Collin Counties intersects the common line between Dallas and Denton Counties; then continuing east along the common line between Dallas and Collin Counties to the point where State Highway 289 intersects the common line between Dallas and Collin Counties, this being the point of the beginning.

District _____ shall consist of that part of Dallas County bound by a line beginning at the point where Lake June Road crosses the Texas and New Orleans Railroad; then proceeding generally north along the Texas and New Orleans Railroad; then north-northeast, north-northwest, west and northwest along the Texas and New Orleans Railroad to the point where Interstate Highway 20 crosses the Texas and New Orleans Railroad; then generally northeast along Interstate Highway 20 to the point where Interstate Highway 20 crosses the Texas and Pacific Railroad; then generally west along the Texas and Pacific Railroad to the point where the Texas and Pacific Railroad crosses Pacific Avenue; then west of southwest along Pacific Avenue to the point where Pacific Avenue intersects North Central Expressway; then generally north along Central Expressway to the point where Central Expressway intersects Woodall Rodgers Freeway; then southwest along Woodall Rodgers Freeway to the point where Woodall Rodgers freeway intersects McKinney Avenue; then generally north along McKinney Avenue to the point where McKinney Avenue intersects Pearl Street; then generally west of northwest and northwest along Pearl Street to the point where Pearl Street ends; then continuing in the northwest line at the end of Pearl Street to the point where that line intersects the Texas and New Orleans Railroad; then generally southwest along the Texas and New Orleans Railroad to the point where the Texas and New Orleans Railroad crosses Harry Hines Blvd; then generally northwest along Harry Hines Blvd. to the point where Harry Hines Blvd. intersects Inwood Road; then generally northeast and north along Inwood Road to the point where Inwood Road intersects Lovers Lane; then west along Lovers Lane to the point where Lovers Lane intersects Lemmon Avenue; then northwest along Lemmon Avenue to the point where Lemmon Avenue intersects Loop 12; then generally west along Loop 12 to the point where Loop 12 intersects Bachman Road; then generally southwest along Bachman Road to the point where Bachman Road intersects Harry Hines Blvd.; then north along Harry Hines Blvd. to the point where Loop 12 intersects Harry Hines Blvd.; then generally southwest along Loop 12 to the point where Loop 12 crosses the Elm Fork of the Trinity River; then generally southeast, east, south, south-southwest, south and south-southeast along the Elm Fork of the Trinity River to the point where the Elm Fork of the Trinity River joins with the West Fork of the Trinity River to form the main channel of the Trinity River; then following the meandering of the Trinity River generally east and southeast to the point where the Missouri Kansas and Texas Railroad crosses the Trinity River; then generally south along the Missouri, Kansas and Texas Railroad to the point where the Missouri, Kansas and Texas Railroad crosses Southerland; then generally southwest along Southerland to the point where Southerland intersects East Kiest Blvd.; then generally

South along East Kiest Blvd. to the point where East Kiest Blvd intersects Bonnie View Road; then generally southeast along Bonnie View Road to the point where Bonnie View Road intersects Fordham Road; then generally east of northeast along Fordham Road to the point where Fordham Road crosses the Missouri Kansas and Texas Railroad; then continuing east of northeast along Jeffee Street to the point where Jeffee Street intersects Central Expressway; then north along Central Expressway to the point where Central Expressway crosses the Trinity River; then generally east along the main channel of the Trinity River to the point where White Rock Creek enters the Trinity River; then generally north along White Rock Creek to where White Rock Creek first forks; then generally east at the first fork along the main channel of the fork to the east to the point where U. S. Highway 175 crosses the east fork of White Rock Creek; then generally south east along U. S. Highway 175 to the point where U. S. Highway 175 intersects Lake June Road; then east along Lake June Road to the point where Lake June Road crosses the Texas and New Orleans Railroad, this being the point of beginning.

District _____ shall consist of that part of Dallas County bound by a line beginning at the point where the common line between Dallas and Rockwall Counties intersects the common line between Dallas and Collin Counties; then proceeding west along the common line between Dallas and Collin Counties to the point where State Highway 78 crosses that common line between Dallas and Collin Counties; then generally southwest along State Highway 78 to the point where State Highway 78 intersects Buckingham Road; then west along Buckingham Road to the point where Buckingham Road intersects Jupiter Road; then south along Jupiter Road to the point where Jupiter Road intersects Lawler Road; then west along Lawler Road to the point where Lawler Road intersects Plano Road; then south along Plano Road to the point where Plano Road intersects Forrest Lane; then east along Forrest Lane to the point where Forrest Lane intersects Shiloh Road; then south along Shiloh Road to the point where Shiloh Road intersects Miller Road; then east along Miller Road to the point where Miller Road intersects State Highway 78; then generally south southwest along State Highway 78 to the point where State Highway 78 intersects Interstate Highway 635; then generally southeast and then south along Interstate 635 to the point where Interstate 635 intersects Interstate Highway 30; then generally east of northeast along Interstate 30 to the point where Interstate 30 intersects Belt Line Road; then south along Belt Line Road to the point where Belt Line Road crosses Duck Creek; then generally east along the main channel of Duck Creek to the point where Barnes Bridge Road crosses Duck Creek; then generally northeast and east along Barnes Bridge Road to the point where Polly Road intersects Barnes Bridge Road; then generally east along the city limits line of Sunnyvale to the point where the city limits line of Sunnyvale intersects the common line between Dallas and Rockwall Counties; then north along the common line between Dallas and Rockwall Counties to the point where the common line between Dallas and Rockwall Counties intersects the common line between Dallas and Collin Counties this being the point of the beginning.

District _____ shall consist of that part of Dallas County bound by a line beginning at the point where Greenville Avenue crosses the Texas and New Orleans Railroad; then proceeding generally southwest along the Texas and New Orleans Railroad to the point where the Texas and New Orleans Railroad crosses Mockingbird Lane; then west along Mockingbird Lane to the point where Mockingbird Lane intersects North Central

Expressway; then generally north along Central Expressway to the point where McFarlin Blvd. intersects Central Expressway; then east at the point where Central Expressway intersects McFarlin Blvd. along the line constituting the city limits of University Park; then following that University Park City Limits line east, north, west, north, then west to the point where University Blvd. intersects North Central Expressway; then generally north along Central Expressway to the point where Lovers Lane intersects Central Expressway; then west along Lovers Lane to the point where the City limits of University Park crosses Lovers Lane towards the north; then north, east, north, west, north, west, north, west, then north along the city limits line of University Park to the point where Airline Road intersects Loop 12; then generally west along Loop 12 to the point where Loop 12 intersects Lemmon Avenue; then generally south east along Lemmon Avenue to the point where Lemmon Avenue intersects Lovers Lane; then east along Lovers Lane to the point where Lovers Lane intersects Inwood Road; then south and southwest along Inwood Road to the point where Inwood Road intersects Harry Hines Blvd.; then generally southeast along Harry Hines Blvd. to the point where the Texas and New Orleans Railroad crosses Harry Hines Blvd.; then generally northeast along the Texas and New Orleans Railroad to the point where the Texas and New Orleans Railroad crosses Fitzhugh Avenue; then generally southeast along Fitzhugh to the point where Fitzhugh intersects Central Expressway; then generally north-northeast along Central Expressway to the point where Ellsworth Avenue intersects Central Expressway; then east along Ellsworth to the point where Ellsworth intersects Greenville Avenue; then north along Greenville Avenue to the point where Greenville Avenue crosses the Texas and New Orleans Railroad, this being the point of the beginning.

District _____ shall consist of that part of Dallas County bound by a line beginning at the point where Westmoreland Road crosses the Trinity River; then following along the Trinity River to the point where the Trinity River forks to the Elm Fork and to the West Fork; then along the West Fork of the Trinity River to the point where Mountain Creek enters the Trinity River West Fork; then generally southward along Mountain Creek to the point where Lower Mountain Creek is joined by Mountain Creek Lake; then generally southward along the Mountain Creek Lake Channel to the point where upper Mountain Creek enters Mountain Creek Lake; then generally southward along Mountain Creek to the point where Mountain Creek is crossed by West Belt Line Road; then generally southward along Belt Line Road to the point where Belt Line Road enters the city limits of Cedar Hill; then generally northeastward along the Cedar Hill city limits line; then generally southeastward along the Cedar Hill city limits line; then east along the Cedar Hill city limits line; then north along the Cedar Hill city limits line; then east along the Cedar Hill city limits line; then a slight jog southward along the Cedar Hill city limits line; then east along the Cedar Hill city limits line to the point where the Cedar Hill city limits line intersects U. S. Highway 67; then northeast along U. S. Highway 67 to the point where Wheatland Road intersects U. S. Highway 67; then west along Wheatland Road to the point where Cockrell Hill Road intersects Wheatland Road; then north along Cockrell Hill Road to the point where Loop 12 intersects Cockrell Hill Road; then northwest along Loop 12 to the point where Illinois Avenue intersects Loop 12; then east along Illinois Avenue to the point where Illinois Avenue crosses the Gulf Colorado and Santa Fe Railroad immediately east of Cockrell Hill Road; then along the Gulf Colorado and Santa Fe Rail-

road south eastward, eastward and generally north eastward to the point where Hampton Road crosses the Gulf Colorado and Santa Fe Railroad; then north along Hampton Road to the point where Wilton Avenue intersects Hampton Road; then west along Wilton Avenue to the point where Ravinia Avenue intersects Wilton Avenue; then north along Ravinia Avenue to the point where 12th street intersects Ravinia Avenue; then east along 12th Street to the point where Hampton Road intersects 12th Street; then north along Hampton Road to the point where Bickers Street intersects Hampton Road; then west along Bickers to the point where Holystone intersects Bickers; then north along Holystone to the point where Holystone intersects Canada Drive; then west along Canada Drive to the point where Canada Drive intersects Westmoreland Road; then north along Westmoreland Road to the point where Westmoreland Road crosses the Trinity River, this being the point of the beginning.

District _____ shall consist of that part of Dallas County bound by a line beginning at the point where Hampton Road intersects the Dallas/Fort Worth Turnpike; then proceeding generally eastward along the Dallas/Fort Worth Turnpike to the point where the Dallas Fort Worth Turnpike crosses Sylvan Drive; then south along Sylvan Drive to the point where Sylvan Drive intersects Kidd Springs Road; then west along Kidd Springs Road to the point where Kidd Springs Road intersects Tyler Street; then south along Tyler Street to the point where Tyler Street intersects Jefferson Blvd.; then east along Jefferson Blvd. to the point where Jefferson Blvd. intersects Beckley Avenue; then south along Beckley Avenue to the point where Beckley Avenue crosses Shore Creek; then generally south along the main channel of Shore Creek to the point where Illinois Avenue crosses Shore Creek; then west along Illinois to the point where Illinois intersects Zang Blvd.; then south along Zang Blvd. to the point where Zang Blvd. intersects Sanger Avenue; then east along Sanger Avenue to the point where Sanger Avenue intersects Beckley Avenue; then south along Beckley Avenue to the point where Beckley intersects Laureland Road; then west along Laureland Road to the point where Laureland Road intersects Greenspan Avenue; then south along Greenspan to the point where Greenspan Avenue intersects Annarose; then west along Annarose to the point where Annarose ends; then generally west along a straight line originating where Annarose ends and extending to the point where Polk Street intersects Red Bird Lane; then generally west along Red Bird Lane to the point where Red Bird Lane intersects Hampton Road; then north along Hampton Road to the point where Hampton Road intersects Loop 12; then west along Loop 12 to the point where Loop 12 intersects Cockrell Hill Road; then northwest along Loop 12 to the point where Illinois Avenue intersects Loop 12; then east along Illinois Avenue to the point where Illinois Avenue crosses the Gulf Colorado and Santa Fe Railroad immediately east of Cockrell Hill Road; then along the Gulf Colorado and Santa Fe Railroad south eastward, eastward and generally north eastward to the point where Hampton Road crosses the Gulf Colorado and Santa Fe Railroad; then north along Hampton Road to the point where Wilton Avenue intersects Hampton Road; then west along Wilton Avenue to the point where Ravinia Avenue intersects Wilton Avenue; then north along Ravinia Avenue to the point where 12th Street intersects Ravinia Avenue; then east along 12th Street to the point where Hampton Road intersects 12th Street; then north along Hampton Road to the point where Hampton Road intersects the Dallas Fort Worth Turnpike, this being the point of the beginning.

District _____ shall consist of that part of Dallas County bound by a line beginning at the point where a common line between Dallas and Kaufman Counties intersects a common line between Dallas and Ellis Counties; then proceeding west along the common line between Dallas and Ellis Counties to the point where Duncanville Road crosses that common line between Dallas and Ellis Counties; then north along Duncanville Road to the point where Duncanville Road intersects Wintergreen Road; then west along Wintergreen Road to the point where Wintergreen Road intersects Interstate Highway 67; then generally north east along U. S. Highway 67 to the point where U. S. Highway 67 intersects Wheatland Road; then west along Wheatland Road to the point where Wheatland Road intersects Cockrell Hill Road; then north along Cockrell Hill Road to the point where Cockrell Hill Road intersects Interstate 635; then generally east along Interstate 635 to the point where Interstate 635 intersects Houston School Road; then north along Houston School Road to the point where Houston School Road is intersected by Wheatland Road on the east; then generally north east along Wheatland Road to the point where Wheatland Road intersects Lancaster Road; then north along Lancaster Road to the point where Lancaster Road crosses Five Mile Creek; then generally east along Five Mile Creek to the point where the Missouri Kansas and Texas Railroad crosses Five Mile Creek; then generally north along the Missouri, Kansas, and Texas Railroad to the point where the Missouri, Kansas and Texas Railroad intersects Jeffee Street; then generally east along Jeffee Street to the point where Jeffee Street intersects South Central Expressway; then north along Central Expressway to the point where Central Expressway crosses the Trinity River; then generally east along the main channel of the Trinity River to the point where White Rock Creek enters the Trinity River; then generally north along White Rock Creek to where White Rock Creek first forks; then generally east at the first fork along the main channel of the fork to the east to the point where U. S. Highway 175 crosses the east fork of White Rock Creek; then generally south east along U. S. Highway 175 to the point where U. S. Highway 175 intersects Lake June Road; then east along Lake June Road to the point where Lake June Road intersects Buckner Boulevard; then south along Buckner Boulevard to the point where Buckner Boulevard crosses the Texas and New Orleans Railroad; then generally south east along the Texas and New Orleans Railroad to the point where Interstate 635 crosses the Texas and New Orleans Railroad; then generally north along Interstate 635 to the point where Interstate 635 intersects Peachtree Road; then north along Peachtree Road to the point where Old Seagoville Road intersects Peachtree Road; then east along Old Seagoville Road to the point where Old Seagoville Road intersects Pioneer Road; then south along Pioneer Road to the point where Pioneer Road intersects Seagoville Road; then south east along Seagoville Road to the point where Seagoville Road intersects Belt Line Road; then north east along Belt Line Road to the point where Belt Line Road intersects Lasater Road; then south east along Lasater Road to the point at which Lasater Road intersects with the creek which constitutes the common line between census tracks 173.02 and 170; then generally south east along the creek which constitutes the common line between census tracks 173.02 and 170 to the point at which this creek intersects with the common line between Dallas and Kaufman Counties; then south along the common line between Dallas and Kaufman Counties to the point where the common line between Dallas and Kaufman Counties intersects the common line between Dallas and Ellis Counties, this being the point of the beginning.

District _____ shall consist of that part of Dallas County bound by a line beginning at the point where Gus Thomasson Road intersects State Highway 78; then proceeding generally northeast along State Highway 78 to the point where State Highway 78 intersects Interstate 635; then generally southeast and then south along Interstate 635 to the point where Interstate 635 intersects Interstate Highway 30; then generally east of northeast along Interstate 30 to the point where Interstate 30 intersects Belt Line Road; then south along Belt Line Road to the point where Belt Line Road crosses Duck Creek; then generally east along the main channel of Duck Creek to the point where Barnes Bridge Road crosses Duck Creek; then generally northeast and east along Barnes Bridge Road to the point where Polly Road intersects Barnes Bridge Road; then generally east along the city limits line of Sunnyvale to the point where the city limits line of Sunnyvale intersects the common line between Dallas and Rockwall Counties; then south along the common line between Dallas and Rockwall Counties to the point where the common line between Rockwall and Kaufman Counties intersects the common line between Dallas and Rockwall Counties; then continuing south along the common line between Dallas and Kaufman Counties to the point where the creek which constitutes the common boundary line between census tracks 173.02 and 170 intersects the common line between Dallas and Kaufman Counties; then generally northwest along the meanderings of the creek which constitutes the common boundary line between census tracks 173.02 and 170 to the point where that common boundary line between census tracks 173.02 and 170 intersects Lasater Road; then northwest along Lasater Road to the point where Lasater Road intersects Belt Line Road; then continuing northwest along Belt Line Road to the point where Belt Line Road and Lake June Road intersects Interstate 635; then west along Lake June Road to the point where Lake June Road intersects Hickory Tree Road; then north along Hickory Tree Road to the point where Hickory Tree Road intersects Bruton Road; then west along Bruton Road to the point where Bruton Road crosses Prairie Creek; then generally north northeast along Prairie Creek to the point where Forney Road crosses Prairie Creek; then east along Forney Road to the point where Forney Road intersects the common city limits line between Dallas and Mesquite; then northwest, then west, then northwest, then north, then west, then generally north northeast along the common city limits line between Dallas and Mesquite to the point where this common city limits line intersects Interstate Highway 30; then generally east along Interstate 30 to the point where Interstate 30 intersects Big Town Blvd. then generally north along Big Town Blvd. to the point where Big Town Blvd. intersects the common city limits line between Mesquite and Dallas; then east, then north, then east, then north, then east, then north, then east, then north, and then west along the common city limits line between Mesquite and Dallas to the point where that common city limits line between Mesquite and Dallas intersects Santa Garza Street; then north along Santa Garza Street to the point where Santa Garza Street intersects Gus Thomasson Road; then generally east along Gus Thomasson Road to the point where Gus Thomasson Road intersects Maylee Street; then generally northwest along Maylee Street to the point where Maylee Street intersects Ferguson Road; then southwest along Ferguson Road to the point where Ferguson Road intersects Gus Thomasson Road; then west and west of northwest along Gus Thomasson Road to the point where Gus Thomasson Road intersects State Highway 78 this being the point of the beginning.

District _____ shall consist of that part of Dallas County bound by a line beginning at the point where State Highway 183 intersects a common line between Dallas and Tarrant Counties; then east along State Highway 183

to the point where State Highway 183 intersects West Belt Line Road; then south along Belt Line Road to the point where Belt Line Road intersects Irving Blvd; then east along Irving Blvd. to the point where Irving Blvd. intersects Iowa Street (in Irving); then south along Iowa Street to the point where Iowa Street intersects Sixth Street (in Irving); then east along Sixth Street to the point where Sixth Street intersects Nursery Road; then south along Nursery Road to the point where Nursery Road intersects Hunter Terrell Road; then generally eastward along Hunter Terrell Road to the point where Hunter Terrell Road intersects West Loop 12; then south along Loop 12 to the point where Loop 12 crosses the Trinity River (West Fork); then west along the Trinity River (West Fork) to the point where Mountain Creek joins the Trinity River (West Fork); then generally southward along Mountain Creek to the point where Lower Mountain Creek is joined by Mountain Creek Lake; then generally southward along the Mountain Creek Lake Channel to the point where upper Mountain Creek enters Mountain Creek Lake; then generally southward along Mountain Creek to the point where Mountain Creek is crossed by West Belt Line Road; then generally southward along Belt Line Road to the point where Belt Line Road enters the city limits of Cedar Hill; then generally northeastward along the Cedar Hill city limits line; then generally southeastward along the Cedar Hill city limits line; then east along the Cedar Hill city limits line; then north along the Cedar Hill city limits line; then east along the Cedar Hill city limits line; then a slight jog southward along the Cedar Hill city limits line; then east along the Cedar Hill city limits line to the point where the Cedar Hill city limits line intersects U. S. Highway 67; then southwest along U. S. Highway 67 to the point where U. S. intersects Wintergreen Road; then east along Wintergreen Road to the point where Wintergreen Road intersects Duncanville Road; then south along Duncanville Road to the point where Duncanville Road intersects the common line between Dallas and Ellis Counties; then west along the common line between Dallas and Ellis Counties to the point where the common line between Dallas and Tarrant Counties intersects the common line between Dallas and Ellis Counties; then north along the common line between Dallas and Tarrant Counties to the point where that common line intersects State Highway 183, this being the point of the beginning.

District _____ shall consist of that part of Dallas County bound by a line beginning at the point where Ellsworth intersects Greenville Avenue; then proceeding south along Greenville Avenue to the point where Greenville Avenue intersects Bryan Street; then east along Bryan Street to the point where Bryan Street intersects Live Oak Street; then southwest along Live Oak Street to the point where Live Oak Street intersects Fitzhugh Avenue; then southeast along Fitzhugh to the point where Fitzhugh intersects Gaston Avenue; then northeast along Gaston Avenue to the point where Gaston Avenue intersects Dumas Street; then southeast along Dumas Street to the point where Dumas Street intersects Junius Street; then northeast along Junius Street to the point where Junius Street intersects Beacon Street; then southeast along Beacon Street to the point where Beacon Street intersects East Grand Avenue; then southwest along East Grand Avenue to the point where East Grand Avenue intersects Reynolds Avenue; then southeast and east along Reynolds Avenue to the point where Reynolds Avenue intersects Dolphin Road; then south along Dolphin Road to the point where Dolphin Road intersects Forney Road; then east along Forney Road to the point where Forney Road crosses White Rock Creek; then generally south along White Rock Creek to the point where the Texas and New Orleans Railroad crosses White

Rock Creek; then west and northwest along the Texas and New Orleans Railroad to the point where Interstate Highway 20 crosses the Texas and New Orleans Railroad; then generally northeast along Interstate Highway 20 to the point where Interstate Highway 20 crosses the Texas and Pacific Railroad; then generally west along the Texas and Pacific Railroad to the point where the Texas and Pacific Railroad crosses Pacific Avenue; then west of southwest along Pacific Avenue to the point where Pacific Avenue intersects North Central Expressway; then generally north along Central Expressway to the point where Central Expressway intersects Woodall Rodgers Freeway; then southwest along Woodall Rodgers Freeway to the point where Woodall Rodgers Freeway intersects McKinney Avenue; then generally north along McKinney Avenue to the point where McKinney Avenue intersects Pearl Street; then generally west of northwest and northwest along Pearl Street to the point where Pearl Street ends; then continuing in the northwest line at the end of Pearl Street to the point where that line intersects the Texas and New Orleans Railroad; then generally northeast along the Texas and New Orleans Railroad to the point where the Texas and New Orleans Railroad crosses Fitzhugh Avenue; then generally southeast along Fitzhugh to the point where Fitzhugh intersects Central Expressway; then generally north-northeast along Central Expressway to the point where Ellsworth Avenue intersects Central Expressway; then east along Ellsworth to the point where Ellsworth intersects Greenville Avenue, this being the point of the beginning.

District _____ shall consist of that part of Dallas County bound by a line beginning at the point where the Gulf Colorado and Santa Fe Railroad crosses Beacon Street; then proceeding southeast along Beacon Street to the point where Beacon Street intersects East Grand Avenue; then southwest along East Grand Avenue to the point where East Grand Avenue intersects Reynolds Avenue; then southeast and east along Reynolds Avenue to the point where Reynolds Avenue intersects Dolphin Road; then south along Dolphin Road to the point where Dolphin Road intersects Forney Road; then east along Forney Road to the point where Forney Road crosses White Rock Creek; then generally south along the meandering of White Rock Creek to the point where the Texas and New Orleans Railroad crosses White Rock Creek; then east, south-east, south, south-south west, and south along the Texas and New Orleans Railroad crosses Lake June Road; then east along Lake June Road to the point where Lake June Road intersects Buckner Blvd.; then south along Buckner Boulevard to the point where Buckner Blvd. crosses the Texas and New Orleans Railroad; then generally south east along the Texas and New Orleans Railroad to the point where Interstate 635 crosses the Texas and New Orleans Railroad; then generally north along Interstate 635 to the point where Interstate 635 intersects Peachtree Road; then north along Peachtree Road to the point where Old Seagoville Road intersects Peachtree Road; then east along Old Seagoville Road to the point where Old Seagoville Road intersects Pioneer Road; then south along Pioneer Road to the point where Pioneer Road intersects Seagoville Road; then southeast along Seagoville Road to the point where Seagoville Road intersects Belt Line Road; then northeast along Belt Line Road to the point where Belt Line Road intersects Lasater Road; then northwest along Belt Line Road to the point where Belt Line Road and Lake June Road intersects Interstate 635; then west along Lake June Road to the point where Lake June Road intersects Hickory Tree Road; then north along Hickory Tree Road to the point where Hickory Tree Road intersects Bruton Road; then west along Bruton Road to the point where Bruton Road crosses Prairie Creek; then generally north northeast along Prairie Creek to the point where Forney Road crosses Prairie Creek;

then east along Forney Road to the point where Forney Road intersects the common city limits line between Dallas and Mesquite; then northwest, then west, then northwest, then north, then west, then generally north northeast along the common city limits line between Dallas and Mesquite to the point where this common city limits line intersects Interstate Highway 30; then generally west along Interstate 30 to the point where Interstate 30 crosses White Rock Creek; then generally North along the meanderings of White Rock Creek to the point where East Grand Avenue crosses White Rock Creek; then generally southwest along East Grand Avenue to the point where the Gulf Colorado and Santa Fe Railroad crosses East Grand Avenue; then northwest, west, and southwest along the Gulf Colorado and Santa Fe Railroad to the point where the Gulf Colorado and Santa Fe Railroad crosses Beacon Street, this being the point of the beginning.

District _____ shall consist of that part of Dallas County bound by a line beginning at the point where State Highway 78 intersects Easton Road; then generally north westward along Easton Road to the point where Easton Road crosses Dixon Creek; then generally southward along Dixon Creek to the point where Dixon Creek enters White Rock Lake; then following a straight line across White Rock Lake to the point where McCommas Creek enters White Rock Lake on the West shore of White Rock Lake; then generally west of north westward along McCommas Creek to the point where Mockingbird Lane crosses McCommas Creek; then southwestward and west along Mockingbird Lane to the point where Mockingbird Lane intersects Abrams Road; then north along Abrams Road to the point where Abrams crosses the Missouri Texas Railroad; then generally west along the Missouri Kansas Texas Railroad to the point where the Missouri Kansas Texas Railroad crosses under Greenville Avenue; then south along Greenville Avenue to the point where Greenville Avenue intersects Bryan Street; then east along Bryan Street to the point where Bryan Street intersects Live Oak Street; then southwest along Live Oak Street to the point where Live Oak Street intersects Fitzhugh Avenue; then southeast along Fitzhugh to the point where Fitzhugh intersects Gaston Avenue; then northeast along Gaston Avenue to the point where Gaston Avenue intersects Dumas Street; then southeast along Dumas Street to the point where Dumas Street intersects Junius Street; then northeast along Junius Street to the point where Junius Street intersects Beacon Street; then southeast along Beacon Street to the point where Beacon Street crosses the Gulf Colorado and Santa Fe Railroad; then northeast, east and southeast along the Gulf Colorado and Santa Fe Railroad to the point where the Gulf Colorado and Santa Fe Railroad crosses East Grand Avenue; then northeast along East Grand Avenue to the point where East Grand Avenue crosses White Rock Creek; then generally south along the meanderings of White Rock Creek to the point where Interstate Highway 30 crosses White Rock Creek; then generally east along Interstate 30 to the point where Interstate 30 intersects Big Town Blvd. then generally north along Big Town Blvd. to the point where Big Town Blvd. intersects the common city limits line between Mesquite and Dallas; then east, then north, then east, then north, then east, then north, then east, then north and then west along the common city limits line between Mesquite and Dallas to the point where that common city limits line between Mesquite and Dallas intersects Santa Garza Street; then north along Santa Garza Street to the point where Santa Garza Street intersects Gus Thomasson Road; then generally east along Gus Thomasson Road to the point where Gus Thomasson Road intersects Maylee Street; then generally northwest along Maylee Street to the point where Maylee Street intersects Ferguson Road; then southwest along

Ferguson Road to the point where Ferguson Road intersects Gus Thomasson Road; then west and west of northwest along Gus Thomasson Road to the point where Gus Thomasson Road intersects State Highway 78, this being the same point at which State Highway 78 intersects Easton Road, this being the point of the beginning.

District _____ shall consist of that part of Dallas County bound by a line beginning at the point where Carning Avenue intersects Beckley Avenue; then proceeding south along Beckley Avenue to the point where Beckley Avenue intersects Interstate 35E; then proceeding south along Interstate 35E to the point where Interstate 35E intersects Laureland Road; then west along Laureland Road to the point where Laureland Road intersects Greenspan Avenue; then south along Greenspan to the point where Greenspan Avenue intersects Annarose; then west along Annarose to the point where Annarose ends; then generally west along a straight line originating where Annarose ends and extending to the point where Polk Street intersects Red Bird Lane; then generally west along Red Bird Lane to the point where Red Bird Lane intersects Hampton Road; then north along Hampton Road to the point where Hampton Road intersects Loop 12; then west along Loop 12 to the point where Loop 12 intersects Cockrell Hill Road; then south along Cockrell Hill Road to the point where Cockrell Hill Road intersects Interstate 635; then generally east along Interstate 635 to the point where Interstate 635 intersects Houston School Road; then north along Houston School Road to the point where Houston School Road is intersected by Wheatland Road on the east; then generally north east along Wheatland Road to the point where Wheatland Road intersects Lancaster Road; then north along Lancaster Road to the point where Lancaster Road crosses Five Mile Creek; then generally east along Five Mile Creek to the point where The Missouri Kansas and Texas Railroad crosses Five Mile Creek; then generally north along the Missouri Kansas and Texas Railroad to the point where the Missouri Kansas and Texas Railroad intersects Fordham Road; then west of southwest along Fordham Road to the point where Fordham Road intersects Bonnie View Road; then north-northwest, northwest and west along Bonnie View Road to the point where Bonnie View Road intersects East Kiest Blvd.; then generally north along East Kiest Blvd. to the point where East Kiest Blvd. intersects Southerland Avenue; then generally south west along Southerland Avenue to the point where Southerland Avenue intersects Ozona Street; then east of southeast along Ozona Street to the point where Ozona Street intersects Illinois Avenue; then along a line beginning at the point where Ozona Street intersects Illinois Avenue and extending to the point where Kellog Street intersects Illinois Avenue; then generally South along Kellog Street to the point where Kellog intersects Elmore Street; then west of southwest and west along Elmore Street to the point where Elmore Street intersects Lancaster Road; then generally west in a straight line from the point where Elmore Street intersects Lancaster Road to the point where Elmore Street intersects Denley Drive; then south along Denley Drive to the point where Denley Drive intersects Saner Avenue; then west along Saner Avenue to the point where Saner Avenue intersects Ewing Avenue to the south; then south-southeast along Ewing Avenue to the point where Ewing Avenue intersects Corning Avenue; then west along Corning Avenue to the point where Corning Avenue intersects Beckley Avenue, this being the point of the beginning.

District shall consist of that part of Dallas County bound by a line beginning at the point where Hampton Road intersects the Dallas/Fort Worth Turnpike; then proceeding generally eastward along the Dallas/Fort

Worth Turnpike to the point where the Dallas/Fort Worth Turnpike crosses Sylvan Drive; then south along Sylvan Drive to the point where Sylvan Drive intersects Kidd Springs Road; then west along Kidd Springs Road to the point where Kidd Springs Road intersects Tyler Street; then south along Tyler Street to the point where Tyler Street intersects Jefferson Blvd.; then east along Jefferson Blvd. to the point where Jefferson Blvd. intersects Beckley Avenue; then south along Beckley Avenue to the point where Beckley Avenue crosses Shore Creek; then generally south along the main channel of Shore Creek to the point where Illinois Avenue crosses Shore Creek; then generally south along the main channel of Shore Creek to the point where Illinois Avenue crosses Shore Creek; then west along Illinois to the point where Illinois intersects Zang Blvd.; then south along Zang Blvd. to the point where Zang Blvd. intersects Sanger Avenue; then east along Sanger Avenue to the point where Sanger Avenue intersects Beckley Avenue; then south along Beckley Avenue to the point where Beckley intersects Carning Avenue; then east along Carning Avenue to the point where Carning intersects Ewing Avenue; then north-northwest along Ewing Avenue to the point where Ewing Avenue intersects Sanger Avenue; then east along Sanger Avenue to the point where Sanger Ave. intersects Denley Drive; then north along Denley Drive to the point where Denley Drive intersects Elmore Street; then generally east in a straight line from the point where Elmore intersects Denley Drive to the point where Elmore intersects Lancaster Road; then east and east of northeast along Elmore to the point where Elmore intersects Kellog; then generally north along Kellog to Kellog Street intersects Illinois Avenue; then along a line beginning at the point where Kellog Street intersects Illinois Avenue and extending to the point where Ozona Street intersects Illinois Avenue; then west of northwest along Ozona to the point where Ozona intersects Southerland; then generally northeast along Southerland Avenue to the point where Southerland crosses the Missouri Kansas and Texas Railroad; then generally north along the Missouri Kansas and Texas Railroad to the point where the Missouri Kansas and Texas Railroad crosses the Trinity River; then generally northwest and west along the meanderings of the Trinity River to the point where Westmoreland Road crosses the Trinity River; then south along Westmoreland Road to the point where Westmoreland Road intersects Canada Drive; then east along Canada Drive to the point where Canada Drive intersects Holystone; then generally south along Holystone to the point where Holystone intersects Bickers Street; then generally east along Bickers Street to the point where Bickers Street intersects Hampton Road; then south along Hampton Road to the point where Hampton Road intersects the Dallas/Fort Worth Turnpike, this being the point of the beginning.

District _____ shall consist of that part of Dallas County bound by a line beginning at the point where State Highway 289 intersects a common line between Dallas and Collin Counties; then proceeding south along State Highway 289 to the point where State Highway 289 intersects Belt Line Road; then east along Belt Line Road to the point where Belt Line Road intersects Meandering Way; then generally south along Meandering Way intersects Interstate 635; then generally east along Interstate 635 to the point where Interstate 635 intersects Forrest Lane; then east along Forrest Lane to the point where Forrest Lane intersects Plano Road; then north along Plano Road to the point where Plano Road intersects Lawler Road (Garland); then east along Lawler Road to the point where Lawler Road intersects Jupiter Road; then north along Jupiter Road to the point where Jupiter Road intersects Buckingham Road; then east along Buckingham Road to the point where Buckingham Road intersects State Highway 78;

then generally north and north eastward along State Highway 78 to the point where State Highway 78 intersects the common line between Dallas and Collin Counties; then east along the common line between Dallas and Collin Counties to the point where State Highway 289 intersects the common line between Dallas and Collin Counties, this being the point of the beginning.

District _____ shall consist of that part of Dallas County bound by a line beginning at the point where Interstate 635 intersects North Central Expressway; then generally east along Interstate 635 to the point where Interstate 635 intersects Forrest Lane; then east along Forrest Lane to the point where Forrest Lane intersects Shiloh Road; then south along Shiloh Road (Garland) to the point where Shiloh Road intersects Miller Road; then east along Miller Road to the point where Miller Road intersects State Highway 78; then generally south westward to the point where State Highway 78 intersects Easton Road; then generally north westward along Easton Road to the point where Easton Road crosses Dixon Creek; then generally southward along Dixon Creek to the point where Dixon Creek enters White Rock Lake; then following a straight line across White Rock Lake to the point where McCommas Creek enters White Rock Lake on the West shore of White Rock Lake; then generally west of north westward along McCommas Creek to the point where Mockingbird Lane crosses McCommas Creek; then southwestward and west along Mockingbird Lane to the point where Mockingbird Lane intersects Abrams Road; then north along Abrams Road to the point where Abrams crosses the Missouri Kansas Texas Railroad; then generally west along the Missouri Kansas Texas Railroad to the point where the Missouri Kansas Texas Railroad crosses Mockingbird Lane; then west along Mockingbird Lane to the point where Mockingbird Lane intersects North Central Expressway; then generally north along Central Expressway to the point where McFarlin Blvd. intersects Central Expressway; then east at the point where Central Expressway intersects McFarlin Blvd. along the line constituting the city limits of University Park; then following that University Park City Limits line east, north, west, north, then west to the point where University Blvd. intersects North Central Expressway; then generally north along Central Expressway to the point where Lovers Lane intersects Central Expressway; then west along Lovers Lane to the point where the city limits of University Park crosses Lovers Lane towards the north; then north, east, north, west, north, west, north, west, then north along the city limits line of University Park to the point where Airline Road intersects Loop 12; then west along Loop 12 to the point where Loop 12 intersects Hillcrest Road; then north along Hillcrest Road to the point where Hillcrest Road intersects Meadow Road; then generally east along Meadow Road to where Meadow Road ends; then following a line due east to the point where that line intersects Central Expressway; then generally north along Central Expressway to the point where Central Expressway intersects Interstate 635 this being the point of the beginning.

District _____ shall consist of that part of Dallas County bound by a line beginning at the point where State Highway 289 intersects Belt Line Road; then proceeding south along State Highway 289 to the point where State Highway 289 intersects Interstate 635 north; then west along Interstate 635 north to the point where Interstate 635 north crosses the M K & T Railroad; then generally south along the M K & T Railroad to the point where the M K & T Railroad intersects Royal Lane; then east along Royal Lane to the point where Royal Lane intersects Marsh Lane; then south along

Marsh Lane to the point where Marsh Lane intersects Northwest Highway; then east along Loop 12 to the point where Loop 12 intersects Hillcrest Road; then north along Hillcrest Road to the point where Hillcrest Road intersects Meadow Road; then generally east along Meadow Road to where Meadow Road ends; then following a line due east to the point where that line intersects Central Expressway; then generally north along Central Expressway to the point where Central Expressway intersects Interstate 635; then west along Interstate 635 to the point where Interstate 635 intersects Meandering Way; then generally north along Meandering Way to the point where Meandering Way intersects Belt Line Road; then west along Belt Line Road to the point where Belt Line Road intersects State Highway 289, this being the point of the beginning.

The amendment failed of adoption by the following vote:

Yeas—44

Agnich	Christian	Hale	Nichols
Allen, Joe	Clark	Hannah, John	Nugent, J.
Allred	Craddick	Harris	Patterson
Angly	Cruz	Head	Reed
Bass, B.	Daniel	Jones, E.	Rodriguez
Bass, T.	Denton	Kubiak	Salem
Bigham	Earthman	Lee	Simmons
Blythe	Farenthold	Mengden	Truan
Bowers	Gammage	Moore, T.	Vale
Braun	Grant	Moreno	Williams
Caldwell	Graves	Nelms	Wolff

Nays—92

Adams	Finnell	Kost	Salter
Allen, John	Floyd	Lemmon	Sanchez
Atwell	Foreman	Lewis	Santiesteban
Atwood	Garcia	Ligarde	Schulle
Baker	Golman	Lombardino	Semos
Blanton	Hanna, Joe	Longoria	Shannon
Boyle	Harding	Lovell	Short
Braecklein	Hawkins	McAlister	Silber
Burgess	Hawn	McKissack	Slack
Bynum	Haynes	Moncrief	Slider
Calhoun	Heatly	Moore, A.	Smith
Carrillo	Hilliard	Murray	Solomon
Cates	Holmes, T.	Nabers	Spurlock
Cavness	Howard	Newton	Swanson
Clayton	Hubenak	Ogg	Tarbox
Coats	Hull	Orr	Traeger
Cobb	Ingram	Parker, W.	Tupper
Davis, D.	Johnson	Pickens	Uher
Davis, H.	Jones, D.	Poerner	Von Dohlen
Doran	Jones, G.	Poff	Ward
Doyle	Jungmichel	Presnal	Wayne
Dramberger	Kaster	Price	Wieting
Finck	Kilpatrick	Rosson	Wyatt

Present—Not Voting

Stewart

Absent

Beckham	Finney	Holmes, Z.	Parker, C.
Cole	Hendricks	Niland	Williamson

Absent-Excused

Moore, G.	Neugent, D.	Sherman	Stroud
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Mr. Reed offered the following amendment to the bill:

Amend Engrossed Copy of HB 783 by striking Section I, District 33 and substituting the following:

Dallas County shall consist of Six districts, numbered 33-1, 33-2, 33-3, 33-4, 33-5, and 33-6. Each district shall contain three places numbered Place 1, Place 2, and Place 3.

Districts 33-1, 33-2, 33-3, 33-4, 33-5, and 33-6 are described as follows:

District _____ shall consist of that part of Dallas County included in census tracts: 141.01, 137.04, 150, 141.02, 138.01, 151, 137.03, 137.05, 154, 141.04, 136.01, 155, 97, 98, 72, 141.03, 144, 156, 140.02, 145, 157, 143, 146, 161, 142, 158, 147, 160, 99, 137.02, 148, 162, 137.01, 153.02, 163, 159, 139, 149, 164, 140.01, 152, 165.05, 138.02, 153.01, 166.04.

District _____ shall consist of that part of Dallas County included in census tracts: 71.02, 67, 20, 100, 105, 4.03, 106, 68, 32.02, 107, 69, 21, 17.01, 165.01, 104, 31.01, 32.01, 165.04, 103, 31.02, 165.03, 102, 19, 165.02, 101, 30, 33, 65, 43, 29, 64, 44, 35, 36, 45, 42, 37, 199, 47, 38, 48, 39.01, 39.02, 40, 34, 89, 55, 41, 49, 54, 56, 86.

District _____ shall consist of that part of Dallas County included in census tracts: 46, 111.02, 167.02, 52, 88, 168, 53, 57, 114.02, 50, 59.01, 169.01, 63.02, 87.02, 51, 62, 87.01, 169.04, 63.01, 114.01, 169.02, 108, 113, 169.03, 61, 112, 116, 60.01, 166.01, 117, 59.02, 166.02, 92.02, 109, 166.03, 92.01, 171, 110, 167.01, 170, 111.01, 60.02.

District _____ shall consist of that part of Dallas County included in census tracts; 173.02, 91.02, 13.01, 173.01, 91.01, 14, 172, 85, 15.01, 174, 84, 13.02, 175, 115, 15.02, 176.01, 93.02, 22.01, 118, 83, 16, 119, 26, 8, 176.02, 25, 22.02, 6, 18, 120, 27.01, 7.01, 121, 27.02, 7.02, 90.02, 12, 9, 90.01, 23, 10, 93.01, 24, 3, 196, 197, 6.02, 198, 6.01, 4.02, 4.01, 5, 177, 28, 17.02.

District _____ shall consist of that part of Dallas County included in census tracts: 190.01, 80, 123, 190.06, 2.01, 179, 190.07, 11.01, 180, 178.01, 190.05, 11.02, 178.02, 189, 1, 181.01, 186, 81, 181.02, 185.01, 82, 182, 188, 128, 2.02, 187, 122.01, 181.03, 183, 122.02, 181.04, 184, 127, 130.02, 124, 126, 125, 79.02.

District _____ shall consist of that part of Dallas County included in census tracts; 136.02, 78.02, 73.02, 192.06, 76.04, 192.05, 73.01, 192.07, 76.02, 195.01, 192.03, 76.01, 193.01, 192.04, 95, 79.01, 192.02, 94, 190.02, 74, 193.02, 77, 190.04, 75.01, 194, 190.3, 78.01, 195.02, 132, 78.03, 134.02, 96.04, 130.01, 76.03, 96.02, 185.02, 75.02, 96.01, 71.01, 96.03, 135, 191, 134.01, 133, 131, 136.03, 192.01, 129.

The amendment failed of adoption by the following vote:

Yeas—48

Agnich	Christian	Hannah, John	Nichols
Allen, Joe	Clark	Harris	Nugent, J.
Allred	Craddick	Head	Orr
Angly	Cruz	Howard	Parker, C.
Bass, T.	Denton	Jones, E.	Reed
Bigham	Earthman	Kubiak	Rodriguez
Blythe	Farenthold	Lee	Salem
Bowers	Gammage	Mengden	Semos
Braecklein	Grant	Moore, T.	Truan
Braun	Graves	Moreno	Vale
Caldwell	Hale	Nelms	

Nays—92

Adams	Finney	Lemmon	Schulle
Allen, John	Floyd	Lewis	Shannon
Atwell	Foreman	Lombardino	Short
Baker	Garcia	Longoria	Silber
Blanton	Golman	Lovell	Simmons
Boyle	Hanna, Joe	McAlister	Slack
Burgess	Harding	McKissack	Slider
Bynum	Hawkins	Moncrief	Smith
Calhoun	Hawn	Moore, A.	Solomon
Carrillo	Haynes	Murray	Spurlock
Cates	Heatly	Nabers	Swanson
Cavness	Hilliard	Newton	Tarbox
Clayton	Holmes, T.	Niland	Traeger
Coats	Hubenak	Ogg	Tupper
Cobb	Hull	Parker, W.	Uher
Cole	Ingram	Pickens	Von Dohlen
Davis, D.	Johnson	Poerner	Ward
Davis, H.	Jones, D.	Poff	Wayne
Doran	Jones, G.	Presnal	Wieting
Doyle	Jungmichel	Price	Williams
Dramberger	Kaster	Rosson	Williamson
Finck	Kilpatrick	Salter	Wolff
Finnell	Kost	Sanchez	Wyatt

Present—Not Voting

Bass, B.	Beckham	Patterson	Stewart
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Absent

Atwood	Hendricks	Ligarde	Santiesteban
Daniel	Holmes, Z.		

Absent-Excused

Moore, G.	Neugent, D.	Sherman	Stroud
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Mr. Tom Moore offered the following amendment to the bill:

Amend Committee Amendment No. 1 to HB 783 as follows:

(1) Strike all of District 35 and District 80 and insert a new District 35 to read as follows:

35. That part of McLennan County not included in District 36, that part of Falls County not included in District 38, and that part of Bell County not included in Districts 37 or 80.

Place 1

Place 2

(2) Renumber District 81, appropriately.

The amendment failed of adoption by the following vote (not receiving the necessary two-thirds vote):

Yeas—70

Agnich	Cruz	Hendricks	Patterson
Allen, Joe	Daniel	Howard	Poerner
Allen, John	Davis, H.	Ingram	Price
Allred	Denton	Jones, E.	Reed
Angly	Doyle	Jones, G.	Rodriguez
Baker	Dramberger	Kilpatrick	Rosson
Bass, B.	Earthman	Kubiak	Salem
Bass, T.	Farenthold	Lee	Salter
Beckham	Finck	Lewis	Silber
Bigham	Floyd	Lovell	Simmons
Blythe	Gammage	Mengden	Stewart
Bowers	Grant	Moore, A.	Truan
Braun	Graves	Moore, T.	Vale
Caldwell	Hale	Moreno	Williams
Clark	Hannah, John	Nelms	Wolff
Coats	Harris	Nichols	Wyatt
Cole	Hawkins	Nugent, J.	
Craddick	Head	Parker, C.	

Nays—65

Adams	Golman	Longoria	Shannon
Atwell	Hanna, Joe	McAlister	Short
Atwood	Harding	McKissack	Slack
Blanton	Hawn	Moncrief	Slider
Boyle	Haynes	Murray	Smith
Braecklein	Heatly	Nabers	Solomon
Burgess	Hilliard	Newton	Spurlock
Bynum	Holmes, T.	Niland	Swanson
Calhoun	Hubenak	Ogg	Tarbox
Carrillo	Hull	Orr	Traeger
Cavness	Johnson	Parker, W.	Uher
Clayton	Jones, D.	Pickens	Von Dohlen
Cobb	Jungmichel	Poff	Ward
Davis, D.	Kaster	Presnal	Wieting
Doran	Kost	Sanchez	
Finnell	Lemmon	Schulle	
Foreman	Lombardino	Semos	

Absent

Cates	Garcia	Santiesteban	Wayne
Christian	Holmes, Z.	Tupper	Williamson
Finney	Ligarde		

Absent-Excused

Moore, G.	Neugent, D.	Sherman	Stroud
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Mr. Hawkins offered the following amendment to the bill:

Amend HB 783 by striking Subdivisions 17 and 38 of Section 1 and substituting the following:

17. Freestone, Limestone, and Robertson Counties and that part of Navarro County not included in district 34 and that part of Falls County included in census enumeration districts 22, 23, 24, 25, 26 and 27.

38. Brazos, Leon and Madison Counties.

The amendment was adopted by the following vote:

Yeas—111

Adams	Davis, H.	Jones, D.	Rosson
Allen, Joe	Denton	Jones, E.	Salem
Allen, John	Doran	Jungmichel	Salter
Allred	Doyle	Kaster	Sanchez
Angly	Dramberger	Kilpatrick	Schulle
Atwell	Finck	Kost	Semos
Atwood	Finnell	Lemmon	Shannon
Baker	Finney	Lombardino	Short
Bass, B.	Floyd	Longoria	Silber
Beckham	Foreman	McAlister	Simmons
Bigham	Garcia	McKissack	Slack
Blanton	Golman	Moncrief	Slider
Blythe	Grant	Moore, A.	Smith
Boyle	Hale	Moore, T.	Solomon
Braecklein	Hanna, Joe	Murray	Spurlock
Burgess	Hannah, John	Nabers	Swanson
Bynum	Hawkins	Nelms	Tarbox
Calhoun	Hawn	Newton	Traeger
Carrillo	Haynes	Niland	Tupper
Cavness	Head	Nugent, J.	Uher
Christian	Hendricks	Ogg	Von Dohlen
Clark	Hilliard	Orr	Ward
Clayton	Holmes, T.	Parker, C.	Wieting
Coats	Howard	Parker, W.	Williams
Cobb	Hubenak	Pickens	Williamson
Craddick	Hull	Poerner	Wolff
Cruz	Ingram	Poff	Wyatt
Daniel	Johnson	Presnal	

Nays—6

Bowers	Graves	Reed	Rodriguez
Earthman	Nichols		

Present—Not Voting

Agnich	Davis, D.	Jones, G.	Moreno
Bass, T.	Farenthold	Kubiak	Patterson
Braun	Gammage	Lee	Stewart
Caldwell	Harding	Lovell	Truan
Cole	Harris	Mengden	Vale

Absent

Cates	Holmes, Z.	Ligarde	Santiesteban
Heatly	Lewis	Price	Wayne

Absent-Excused

Moore, G.	Neugent, D.	Sherman	Stroud
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Mr. Doran moved the previous question on the passage of HB 783.

The motion was seconded.

The vote of the House was taken on the motion to order the previous question on the passage of HB 783 and the vote was announced Yeas 78, Nays 64 and 1 Present—Not Voting.

A verification of the vote was requested and was granted.

The roll of those voting Yea and Nay was again called and the verified voted resulted as follows:

Yeas—78

Adams	Finney	Lemmon	Schulle
Allen, John	Floyd	Lewis	Semos
Atwell	Foreman	Lombardino	Shannon
Atwood	Garcia	Longoria	Short
Baker	Golman	Lovell	Slack
Blanton	Hanna, Joe	McAlister	Slider
Boyle	Hawn	McKissack	Smith
Braecklein	Haynes	Moncrief	Solomon
Burgess	Heatly	Moore, A.	Spurlock
Bynum	Hendricks	Murray	Swanson
Calhoun	Hilliard	Nabers	Tarbox
Carrillo	Holmes, T.	Newton	Traeger
Cates	Hull	Niland	Tupper
Cavness	Ingram	Ogg	Von Dohlen
Clayton	Johnson	Orr	Ward
Cobb	Jones, D.	Parker, W.	Wieting
Davis, D.	Jungmichel	Poff	Williamson
Davis, H.	Kaster	Presnal	Wyatt
Doran	Kilpatrick	Sanchez	
Finnell	Kost	Santiesteban	

Nays—62

Agnich	Allred	Bass, B.	Beckham
Allen, Joe	Angly	Bass, T.	Bigham

Blythe	Earthman	Kubiak	Rodriguez
Bowers	Farenthold	Lee	Rosson
Braun	Finck	Mengden	Salem
Caldwell	Gammage	Moore, T.	Salter
Christian	Grant	Moreno	Silber
Clark	Hale	Nelms	Simmons
Coats	Hannah, John	Nichols	Stewart
Cole	Harding	Nugent, J.	Truan
Craddick	Harris	Parker, C.	Uher
Cruz	Hawkins	Patterson	Vale
Daniel	Head	Pickens	Williams
Denton	Howard	Poerner	Wolff
Doyle	Hubenak	Price	
Dramberger	Jones, E.	Reed	

Present—Not Voting

Jones, G.

Absent

Graves Holmes, Z. Ligarde Wayne

Absent-Excused

Moore, G. Neugent, D. Sherman Stroud

The Chair stated that the previous question was ordered by the above vote.

(Speaker in the Chair)

HB 783, as amended, was passed by the following vote:

Yeas—90

Adams	Foreman	Ligarde	Santiesteban
Allen, John	Garcia	Lombardino	Schulle
Atwell	Golman	Longoria	Semos
Atwood	Hanna, Joe	Lovell	Shannon
Baker	Harding	McAlister	Short
Blanton	Hawkins	McKissack	Silber
Boyle	Hawn	Moncrief	Slack
Braecklein	Haynes	Moore, A.	Slider
Burgess	Heatly	Murray	Smith
Bynum	Hendricks	Nabers	Solomon
Calhoun	Hilliard	Newton	Spurlock
Carrillo	Holmes, T.	Niland	Swanson
Cates	Hubenak	Nugent, J.	Tarbox
Cavness	Hull	Ogg	Traeger
Clayton	Ingram	Orr	Tupper
Coats	Johnson	Parker, C.	Uher
Cobb	Jones, D.	Parker, W.	Von Dohlen
Cole	Jungmichel	Pickens	Ward
Davis, D.	Kaster	Poerner	Wieting
Davis, H.	Kilpatrick	Poff	Williamson
Doran	Kost	Presnal	Wyatt
Finnell	Lemmon	Rosson	
Finney	Lewis	Sanchez	

Nays—51

Agnich	Clark	Hale	Patterson
Allen, Joe	Craddick	Hannah, John	Price
Allred	Cruz	Harris	Reed
Angly	Daniel	Head	Rodriguez
Bass, B.	Denton	Howard	Salem
Bass, T.	Doyle	Jones, E.	Salter
Beckham	Dramberger	Kubiak	Simmons
Bigham	Earthman	Lee	Stewart
Blythe	Farenthold	Mengden	Truan
Bowers	Finck	Moore, T.	Vale
Braun	Floyd	Moreno	Williams
Caldwell	Gammage	Nelms	Wolff
Christian	Grant	Nichols	

Present—Not Voting

Jones, G.

Absent

Holmes, Z.

Absent-Excused

Graves	Neugent, D.	Stroud	Wayne
Moore, G.	Sherman		

Mr. Delwin Jones moved to reconsider the vote by which HB 783 was passed and to table the motion to reconsider.

The motion to table prevailed.

LEAVES OF ABSENCE GRANTED

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

Mr. Graves on motion of Mr. Uher.

Mr. Wayne on motion of Mr. Uher.

ADDRESS BY THE HONORABLE DICK REED

Mr. Reed was recognized by the Speaker and addressed the House on a matter of personal privilege.

On motion of Mr. Tom Bass, the remarks of Mr. Reed addressed to the House on a matter of personal privilege were order printed in the Journal.

BILLS AND A RESOLUTION SIGNED BY THE SPEAKER

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

HB 40, Creating a Consumer Protection Division within the Consumer Credit Commission.

HB 71, Relating to the investigation of accidents on all roads owned and controlled by any water control and improvement district.

HB 202, Prohibiting the barter, sale, offer for barter or sale, etc., of certain fish from the waters of Lake Arrowhead, Buffalo Creek Reservoir, Lake Iowa Park, or Old City Lake.

HB 275, Relating to establishment of Texas A&I University at Corpus Christi.

HB 314, Relating to maintaining order on the campuses of state-supported institutions of higher education.

HB 514, Relating to the regulations governing the absence of faculty members of state-supported colleges and universities.

HB 521, Relating to rules promulgated by the State Board of Education.

HB 592, Providing for the compensation to county attorneys in certain counties.

HB 780, Providing that a public school kindergarten may be operated on a half-day basis or a full-day basis at the option of the governing board of the school district.

HB 842, Authorizing water districts to develop water resources and/or acquire and improve water-related land areas for public recreation purposes.

HB 887, Permitting courts to order the payment of fines and costs in installments or at a later date.

HB 893, Relating to the creation, administration, etc., of Van Zandt County Hospital District.

HB 967, Relating to the information to be included in an abstract of judgment by the clerk of the court.

HB 968, Relating to certain insurers giving policyholders credit for any or all hazards that have been reduced or removed.

HB 992, Relating to the employers' liability and workmen's compensation laws of this state.

HB 1006, Correcting the Texas Education Code by codifying certain omitted provisions.

HB 1039, Creating the office of Criminal District Attorney for Lubbock County.

HB 1287, Relating to false statements in written instruments and prescribing penalties therefor.

HB 1456, Authorizing the Chairman of the Board of Regents of Texas Tech University to execute a certain right-of-way easement to the Pioneer Natural Gas Company.

HB 1661, Creating LaPorte Utility District of Harris County.

HB 1708, Relating to allowances for traveling expenses and automobile depreciation of members of the commissioners court in certain cases.

HB 1743, Creating Sagemeadow Utility District in Harris County.

HB 1780, Permitting hospital districts to adopt their own tax rolls.

HB 1782, Authorizing the Board of Regents, State Senior Colleges, to sell certain state-owned land.

HB 1787, Providing for the creation of Henderson County Hospital District.

HB 1831, Relating to the open season for the taking of quail in Van Zandt County.

HB 1882, Relating to the compensation of assistant district attorneys for the 49th Judicial District.

HJR 35, Proposing an Amendment to the Constitution authorizing the Legislature to provide a tax exemption for certain property owned by a disabled veteran and the surviving spouse and minor children of a disabled veteran or of a member of the armed forces who loses his life while on active duty.

HB 782 WITH SENATE AMENDMENTS

Mr. Delwin Jones moved to suspend all necessary rules to take up and consider HB 782 with Senate Amendments.

The motion prevailed.

HB 782, A bill to be entitled An Act relating to reapportionment of congressional districts; repealing Chapter 342, Acts of the 60th Legislature, Regular Session, 1967 (Article 197c, Vernon's Texas Civil Statutes); and declaring an emergency.

Mr. Delwin Jones 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 HB 782.

Mr. Tom Bass moved that consideration of the motion to not concur in the Senate Amendments to HB 782 be postponed until 10:15 p.m. today.

Mr. Delwin Jones moved to table the motion to postpone.

The motion to table prevailed by the following vote:

Yeas—98

Allen, John	Boyle	Carrillo	Cobb
Atwell	Braecklein	Cates	Cruz
Atwood	Burgess	Cavness	Davis, D.
Baker	Bynum	Clayton	Davis, H.
Blanton	Calhoun	Coats	Doran

Dramberger	Johnson	Nugent, J.	Simmons
Finck	Jones, D.	Ogg	Slack
Finnell	Jones, G.	Orr	Slider
Finney	Jungmichel	Parker, C.	Smith
Foreman	Kaster	Parker, W.	Solomon
Garcia	Kilpatrick	Pickens	Spurlock
Golman	Kost	Poerner	Stewart
Hale	Lemmon	Poff	Swanson
Hanna, Joe	Lewis	Presnal	Tarbox
Harding	Lombardino	Price	Traeger
Hawkins	Longoria	Rosson	Uher
Hawn	Lovell	Salem	Vale
Haynes	McAlister	Salter	Von Dohlen
Heatly	McKissack	Sanchez	Ward
Hilliard	Moncrief	Santiesteban	Wieting
Holmes, T.	Moore, A.	Schulle	Williamson
Howard	Murray	Semos	Wolff
Hubenak	Nabers	Shannon	Wyatt
Hull	Newton	Short	
Ingram	Niland	Silber	

Nays—48

Adams	Braun	Floyd	Moore, T.
Agnich	Caldwell	Gammage	Moreno
Allen, Joe	Christian	Grant	Nelms
Allred	Clark	Hannah, John	Nichols
Angly	Cole	Harris	Patterson
Bass, B.	Craddick	Head	Reed
Bass, T.	Daniel	Hendricks	Rodriguez
Beckham	Denton	Jones, E.	Truan
Bigham	Doyle	Kubiak	Tupper
Blythe	Earthman	Lee	Williams
Bowers	Farenthold	Mengden	

Absent

Holmes, Z. Ligarde

Absent-Excused

Graves Neugent, D. Stroud Wayne
 Moore, G. Sherman

The motion to not concur in the Senate Amendments to HB 782 and that a Conference Committee be requested to adjust the differences between the two Houses on the bill then prevailed by the following vote:

Yeas—95

Allen, John	Burgess	Cobb	Finnell
Atwell	Bynum	Cruz	Finney
Atwood	Calhoun	Davis, D.	Floyd
Baker	Carrillo	Davis, H.	Foreman
Blanton	Cates	Doran	Garcia
Boyle	Clayton	Dramberger	Golman
Braecklein	Coats	Finck	Hale

Hanna, Joe	Lemmon	Pickens	Slack
Harding	Lewis	Poerner	Slider
Hawkins	Lombardino	Poff	Solomon
Hawn	Longoria	Presnal	Spurlock
Haynes	Lovell	Price	Swanson
Heatly	McAlister	Rodriguez	Tarbox
Hilliard	McKissack	Rosson	Traeger
Holmes, T.	Moncrief	Salem	Tupper
Hubenak	Moore, A.	Salter	Uher
Hull	Murray	Sanchez	Vale
Ingram	Nabers	Santiesteban	Von Dohlen
Johnson	Newton	Schulle	Ward
Jones, D.	Niland	Semos	Wieting
Jungmichel	Nugent, J.	Shannon	Williamson
Kaster	Ogg	Short	Wolff
Kilpatrick	Orr	Silber	Wyatt
Kost	Parker, W.	Simmons	

Nays—44

Adams	Braun	Farenthold	Mengden
Agnich	Caldwell	Gammage	Moore, T.
Allen, Joe	Cavness	Grant	Moreno
Allred	Christian	Hannah, John	Nelms
Angly	Clark	Harris	Nichols
Bass, B.	Cole	Head	Parker, C.
Bass, T.	Craddick	Hendricks	Patterson
Beckham	Daniel	Howard	Reed
Bigham	Denton	Jones, E.	Stewart
Blythe	Doyle	Kubiak	Truan
Bowers	Earthman	Lee	Williams

Absent

Holmes, Z.	Jones, G.	Ligarde	Smith
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Absent-Excused

Graves	Neugent, D.	Stroud	Wayne
Moore, G.	Sherman		

HB 782—APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker announced the appointment of the following Conference Committee, on the part of the House, on HB 782:

Representatives Delwin Jones, Haynes, Cruz, Shannon, and Doran.

RECESS

Mr. Tom Bass moved that the House recess until 9:30 p.m. today.

The motion prevailed without objection.

The House accordingly, at 8:27 p.m., recessed until 9:30 p.m. today.

NIGHT SESSION

The House met at 9:30 p.m. and was called to order by the Speaker Pro Tempore.

CONGRATULATORY RESOLUTION ADOPTED

The following Congratulatory Resolution was adopted unanimously:

HSR 620, by Rodriguez, Longoria, Atwood, and Garcia: Congratulating Pan American University Broncs championship baseball team.

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

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.

(Speaker in the Chair)

BILLS AND RESOLUTIONS SIGNED BY THE SPEAKER

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

HB 416, Providing for the Texas Pawnshop Act.

HB 519, Relating to the abolition of certain common school districts and the annexation or subdivision of the territory therein.

HB 866, Relating to the penalties for entry upon enclosed, etc., land of another without consent of the owner to hunt, fish, or camp.

HB 1016, Relating to the state mental hospital to which defendants shall be committed, and to the reimbursement to the hospital for certain charges.

HB 1019, Relating to the location and/or change of textbook depositories and the approval thereof by the State Board of Education as the shipping point for a textbooks supply.

HB 1053, Relating to the salaries of certain county and district officials in certain counties.

HB 1069, Relating to the liability of the surety on bonds for licensed warehousemen.

HB 1188, Relating to the mileage allowance of the county tax assessor and collector and his deputies in certain counties.

HB 1254, Relating to the State Department of Health; requiring the licensing of migrant labor camps.

HB 1297, Extending deer season in Wood and Upshur Counties; raising the bag limit of quail in Wood County and prohibiting the hunting of quail in Wood County on Sunday.

HB 1325, Permitting a peace officer to take bail in misdemeanor cases.

HB 1599, Relating to the compensation of the district attorney of the 19th, 54th, 74th, and 170th Judicial Districts and his assistants and investigators.

HB 1605, Relating to the use of the county available school fund and eligibility for minimum foundation school program funds in certain counties.

HB 1635, Authorizing the annexation of streets, highways, and alleys by the governing bodies of certain cities.

HB 1771, Relating to the salaries of county officers and employees in certain counties.

HB 1772, Relating to the jurisdiction of the County Court of Camp County and the 76th District Court in Camp County over certain matters of eminent domain.

HB 1837, Creating the Dowdell Public Utility District.

HCR 129, Creating an interim committee on vegetable marketing.

HCR 134, Granting National Marine Service, Inc., permission to sue the state.

HCR 172, Commending Mrs. E. D. (Savannah Cross) Lockey of Troup.

HCR 180, Expressing intent of the Legislature regarding the new Highway Department Building.

HCR 185, In memory of Mrs. Hilda B. Weinert.

HCR 186, In memory of the Honorable Clyde E. Smith.

HCR 187, In memory of Mr. Julius Schepps of Dallas.

HCR 188, Requesting the Governor to return HB 1644 to the House for corrections.

(Mr. Salter in the Chair)

HSR 628—REFERRED TO COMMITTEE

(Creating an interim committee to study the problem of the Imported Fire Ant)

Mr. Hubenak and Mr. Haynes offered the following resolution:

HSR 628

Whereas, The Imported Fire Ant is known to infest 12,293,237 acres in Texas, and resulting damage, although difficult to estimate, must run to the millions of dollars; and

Whereas, The most significant agricultural losses attributed to this pest result from mounds, which damage machinery and prevent moving operations, as well as reduce the value of the land in heavily infested areas; from damage to many kinds of young plants; from the attack of these

pests on young, unprotected animals and fowls, such as calves, pigs, and lambs, and newly-hatched quail and poultry; and

Whereas, Thousands of dollars must be spent annually in regulatory activities by those suffering Imported Fire Ant infestation, since nursery stock, dirt, gravel, and machinery must be certified for movement; and

Whereas, The first confirmed report of Imported Fire Ant infestation in Texas was from Hardin County, in February, 1957, and now, scarcely 14 years later, these pests have spread to the north and west and infestations are found in 42 counties, some of them at quite a distance from the original discoveries; and

Whereas, Georgia appropriates more than \$1 million annually, a sum matched by the federal government, in an effort to control and eradicate infestation, and other states in the South are spending like amounts on the program; and

Whereas, Imported Fire Ants were first found in the United States in Alabama in the early 1930's, and infestation has now spread to nine states; and

Whereas, It is imperative that the State of Texas take action to combat the advance of Imported Fire Ants in this state in order that adequate control and eradication measures may be undertaken before damage has become irreparable and infestation has spread throughout the state; now, therefore, be it

Resolved, That the House of Representatives of the 62nd Legislature create a special interim committee to make a thorough study of the problems of Imported Fire Ant infestation and the need for control and eradication measures; and, be it further

Resolved, That the committee shall be composed of five Members of the House of Representatives and five citizen members, all to be appointed by the Speaker of the House; and, be it further

Resolved, That the Texas Department of Agriculture and other state departments and agencies concerned with the problem be requested to cooperate with the committee in the study; and, be it further

Resolved, That the staff of the Texas Legislative Council be requested to serve as staff for the study committee; 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 630—REFERRED TO COMMITTEE

(Creating a special interim committee on insurance benefits for city employees)

Mr. Carl Parker offered the following resolution:

HSR 630

Whereas, The cities of Texas provide on-the-job accident disability and death benefits for city employees under several different plans; and

Whereas, It is appropriate that there be a review of the plans in use by various cities in Texas for the purpose of ascertaining their utility and to determine whether city employees have adequate coverage for on-the-job accident, disability and death benefits; now, therefore, be it

Resolved, That the House of Representatives of the 62nd Legislature hereby creates a special interim Committee on Insurance Benefits for City Employees, which shall make a broad study of the availability and efficacy of the plans in general use by Texas cities to provide on-the-job accident, disability and death benefits for city employees; and, be it further

Resolved, That the Speaker of the House of Representatives shall appoint five Members of the House, including one designated as chairman, to serve on the interim study committee; and, be it further

Resolved, That the staff of the Texas Legislative Council be requested to serve as staff for the study committee; and, be it further

Resolved, That operating expenses of the committee shall be paid from the Expense Fund of the House of Representatives, and that the 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 be obtained from the House Administration Committee; and, be it further

Resolved, That the committee shall make its complete report, including findings and recommendations, 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.

SCR 67—REFERRED TO COMMITTEE

(Creating an interim committee to study the laws regarding marking and branding of livestock)

The Chair laid before the House the following resolution:

SCR 67

Whereas, Livestock rustling has been a problem in Texas since the days of the open range; and

Whereas, Modern transportation and communications facilities have made rustling easier for organized criminal operations, which are responsible for losses to farmers and ranchers throughout the state of millions of dollars' worth of livestock each year; and

Whereas, In recent years, rustling has become a serious problem in virtually every livestock-producing state, and as the leading livestock-producing state in the nation with more than 12¼ million head of cattle and almost 4 million head of sheep, Texas is especially vulnerable to losses of this sort; and

Whereas, A major factor contributing to the heavy losses from stolen livestock is the system of branding and marking animals, which, under the present Texas statute, is so complicated and cumbersome that the rustling of livestock has become almost impossible to curb; now, therefore, be it

Resolved by the Senate of the 62nd Legislature of the State of Texas, the House of Representatives concurring, That a special interim committee of nine members be and it is hereby created to make a thorough study of laws regarding the marking and branding of livestock, with the intent of making recommendations for modifying and updating present Texas law in order to provide the state with a more modern and uniform branding and marking system; and, be it further

Resolved, That membership on the committee shall include three Senators, appointed by the Lieutenant Governor, three Members of the House of Representatives, appointed by the Speaker of the House, and three members from the public, appointed by the Governor; and, be it further

Resolved, That the Texas Department of Agriculture, the Department of Public Safety, the Animal Health Commission, the Texas and Southwestern Cattle Raisers Association, the Sheep and Goat Breeders Association, the Texas Farm Bureau, the Texas Farmers Union, and clerks and sheriffs of Texas counties be requested to cooperate with the committee in the conduct of the study; and, be it further

Resolved, That the staff of the Texas Legislative Council be requested to serve as staff for the committee; and, be it further

Resolved, That the actual expenses and other necessary expenses of operation of the committee shall be paid equally from the Contingent Expense Fund of the Senate and the Expense Fund of the House of Representatives; that the committee shall prepare a budget for its oper-

ating expenses, which shall be submitted to the Administration Committee of the Senate and to the House Administration Committee, and no expenditures shall be made until the budget has been approved. Prior approval of nonbudgeted expenditures shall be obtained from the Administration Committee of the Senate and from the House Administration Committee; and, be it further

Resolved, That the committee shall make its complete report, including findings, recommendations, and 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.

SCR 103—REFERRED TO COMMITTEE

(Providing for a committee to study the problems of life insurance company insolvencies)

The Chair laid before the House the following resolution:

SCR 103

Whereas, There is an imperative public necessity for the Legislature to continue to enact laws for the prevention of life insurance company insolvencies and for the protection of policyholders; now, therefore, be it

Resolved by the 62nd Legislature, That an Interim Committee be appointed to investigate such matters. The committee shall be composed of the Commissioner of Insurance, who shall serve as chairman, the President of the Texas Life Convention, the President of the Texas Legal Reserve Officials Association, the President of the Texas Association of Life Insurance Officials, two Members of the House of Representatives, to be chosen by the Speaker of the House of Representatives, and two Members of the Texas Senate to be chosen by the Lieutenant Governor. The State Board of Insurance shall act as consultants and advisors to the Interim Committee. Such committee shall investigate the financial structure of life insurance companies authorized to do business in this state in an effort to formulate proposed legislation concerning the investments of life insurance companies, minimum reserve, capital, and surplus requirements of life insurance companies, safeguarding against life insurance company insolvencies, and any other legislation deemed necessary for the protection of policyholders of life insurance companies licensed in Texas. The committee shall make a full report of its findings and proposed needed legislation to the 63rd Session of the Texas Legislature or, at the discretion of the committee, to any Special Session of the 62nd Legislature; and, be it further

Resolved, That the majority of the membership of the committee shall have power to issue process for witnesses to any place in this state and to compel their attendance and the production of all books and records, and upon disobedience of any subpoena the committee shall have the power

to issue attachments which may be addressed to and served by either the sergeant at arms appointed by the committee or any sheriff or any constable of this state; and the committee shall have authority to cite for contempt anyone disobeying said process and to punish for such contempt in the same manner as provided for by general law. The committee shall have power to inspect and make copies of any books, records, or files of any insurance company or its agents, and any and all other instruments and documents deemed necessary by the committee. The committee shall have power to administer oaths and affirmations and fix the bonds of attached witnesses, and it shall further have all powers necessary in order to accomplish the purposes for which it is appointed; and, be it further

Resolved, That the committee shall have power and authority to employ and compensate all necessary investigators, auditors, clerks, stenographers, and other necessary employees, and to contract for those research and analysis services as the committee may find necessary; and, be it further

Resolved, That from the Contingent Expense Fund of the Texas Legislature, the members of the interim committee shall be reimbursed for their actual expenses incurred in carrying out the purposes of this resolution, and that other necessary expenses of operation of the interim committee shall also be paid from the Contingent Expense Fund; and, be it further

Resolved, That the interim committee shall prepare a budget for the operating expenses, which shall be submitted to the Contingent Expense Committee of the Senate, and no expenditures shall be made until the budget has been approved. Prior approval of nonbudgeted expense must also be obtained from the Contingent Expense Committee of the Senate.

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

SCR 119—REFERRED TO COMMITTEE

(To grant Frank R. Washburn permission to sue the state)

The Chair laid before the House the following resolution:

SCR 119

Section 1. Permission is hereby granted Frank R. Washburn to sue the State of Texas and join the State of Texas as a party defendant in a certain cause of action No. 797448, styled Frank R. Washburn vs. Dale Nicholson, et al, presently pending on the docket of the District Court, 61st Judicial District of Texas of Harris County, Texas, said cause being an action for alleged damages arising out of alleged false arrest and confinement in July, 1968.

Sec. 2. No liability is admitted on behalf of the State of Texas in the above action, the same being subject to proof by competent evidence.

The resolution was referred to the Committee on Judiciary.

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 102 to the Committee on State Affairs.

SB 284 to the Committee on Appropriations.

SB 419 to the Committee on Higher Education.

SB 570 to the Committee on Higher Education.

SB 619 to the Committee on Parks and Wildlife.

(Speaker in the Chair)

HCR 184—ADOPTED

The Speaker laid before the House the following resolution on committee report:

HCR 184, Creating an interim committee to study the Texas Penal Code.

The resolution was adopted without objection.

HSR 631—REFERRED TO COMMITTEE

(Providing for the interim operation of the House of Representatives)

Mr. Shannon offered the following resolution:

HSR 631

Whereas, It is essential that certain employees of the House perform duties following adjournment of the Regular Session of the 62nd Legislature to complete the work of their departments or other assignments and it is necessary that the Speaker, following the adjournment of the Regular Session, appoint persons to serve the House during periods the 62nd Legislature is not in session; now, therefore, be it

Resolved by the House of Representatives, That the Speaker, upon recommendation of the Chairman of the Committee on House Administration, is hereby authorized to assign employees to duties requiring their attention for such periods of time that in the judgment of the Speaker will be necessary for them to carry out their assignments, complete records for the permanent files of the House of Representatives, and restore the furnishings and equipment of the House to good condition; and, be it further

Resolved, That the Speaker of the House is hereby authorized to make such appointments following the adjournment of the Regular Session as have been or may be authorized by the Rules of the House, Resolutions, Statutes, or the Constitution of Texas, by filing with the Chief Clerk of the House the names of the persons appointed and the positions to which they are appointed; and, be it further

Resolved, That in order for visitors to enter the Hall of the House of Representatives it and all House offices shall be kept open from 8 o'clock each morning until 5 o'clock each afternoon or such hours as may be designated by the Speaker of the House or Chairman of the Committee on House Administration; and, be it further

Resolved, That the Speaker of the House is hereby authorized and empowered to name such employees he deems necessary to serve the House during periods the 62nd Legislature is not in session to receive visitors and to keep the Hall of the House of Representatives, committee rooms, all offices of Members and House departments, and all other space in the Capitol Building under the jurisdiction of the House, including the Speaker's office and apartment, in a clean and orderly condition. The Speaker or Chairman of the Committee on House Administration shall have the right to discharge any employee when in his judgment the best interests of the House of Representatives would be served by so doing; and, be it further

Resolved, That the Committee on House Administration be and is hereby authorized to approve any and all salaries for staff personnel for Members of the House as the committee may deem necessary and advisable to enable the Members to carry out their duties during the interim. Any and all staffing and salaries authorized by the committee shall be paid from the expense fund of the House of Representatives or any other funds appropriated to the House of Representatives and that all salaries of staff employees retained under authority of this resolution shall be determined by either the Speaker or the Chairman of the Committee on House Administration; and, be it further

Resolved, That, after adjournment of the Regular Session of the 62nd Legislature, the Hall of the House, all committee rooms, offices, and other space under the jurisdiction of the House in the Capitol Building, and the furniture, fixtures, equipment, and records of the House shall be in charge of, and under the protection of, the Speaker, or Chairman of the Committee on House Administration. He shall have the authority to have completed and preserved official records of the House for the 62nd Legislature and to purchase, remodel, repair, restore, or replace any furniture, fixtures, equipment and other furnishing he deems necessary to the interim business of the House or appropriate to the dignity and good appearance of the Hall of the House, Members' offices, committee rooms, the Speaker's office and apartment, and all other space in the Capitol set aside for the use of the House. The Speaker is further authorized to delegate such protective custody to any person or persons who in his judgment would properly perform such protective supervision in the absence of the Speaker; and, be it further

Resolved, That pursuant to the provisions of HB 289, Acts of the 57th Legislature, Regular Session, no standing committee of the House established by the Rules of the 62nd Legislature is authorized to hold meetings while the Legislature is not in session unless authorized by the Speaker. No Select Committee, Special Committee, Study Committee, Standing Committee or Subcommittee appointed by the Speaker pursuant to the resolution adopting the permanent rules of the House or appointed by the Speaker pursuant to any other resolution is authorized to employ any person, firm or corporation or ask the assistance of any of the employees, agencies, departments or branches of the State Government, unless specifically authorized by this resolution or the resolution adopting the Permanent Rules of the House. The Speaker is hereby authorized to grant authority to Select Committees, Special Committees, Study Committees, Subcommittees or Standing Committees of the House to hold meetings while the Legislature is not in session which he considers necessary and desirable to conduct the business of the House and

to assist the Speaker in conducting the business of the House, under a pattern of operation and restrictions determined by the Speaker, and the committee members may be reimbursed for actual traveling and other expenses when conducting such business and attending those meetings after approved by either the Speaker or the Chairman of the Committee on House Administration; and, be it further

Resolved, That the Permanent House Journal of the regular or any subsequent sessions of the 62nd Legislature shall be prepared and printed under the supervision of the Journal Clerk of the House of Representatives in accordance with preexisting laws and the following provisions:

(a) When completed, with corrections and index, 250 copies shall be printed and bound in buckram and shall be distributed by the Journal Clerk as follows:

(1) one copy to each Member of the House of Representatives,

(2) one copy to each Member of the Senate, and

(3) all remaining copies to the office of the Committee on House Administration, to be distributed as directed by the Speaker upon recommendation of the Chairman of said committee.

(b) Seventy-five paperbound copies shall be printed and delivered to the Texas State Library.

(c) The Journal Clerk of the House of Representatives shall not receive or receipt for the Permanent House Journal until it has been correctly published as required herein and by preexisting laws; provided, that the Journal Clerk shall be empowered to omit from the Permanent House Journal all bills which have been printed in the Daily House Journal.

(d) The Chairman of the Committee on House Administration shall issue a voucher for payment for publication of the Permanent House Journal only after the Journal Clerk has certified that the journals have been published and delivered in accordance with the provisions of law and this resolution and the account therefor has been approved by the Printing Division of the Board of Control; and, be it further

Resolved, That between sessions, the Speaker, or Chairman of the Committee on House Administration, or employees designated by the Speaker are authorized to purchase or rent on forms prescribed by them any items which may be necessary in the judgment of the Speaker for the performance of the duties and the keeping of the records of the House, for answering inquiries of Members, and for any other matters which may be necessary to properly carry on work between sessions; and, be it further

Resolved, That the Speaker and his family are hereby authorized to occupy the Speaker's apartment during the interim, utilizing the services of regular interim employees of the House and others on a temporary basis, if and as needed, and he is further authorized to obtain through the Committee on House Administration the necessary supplies and services to operate his office during the interim and also to have paid through that committee necessary local and long distance telephone charges; and, be it further

Resolved, That in furtherance of the Legislative duties and responsibilities of the House of Representatives during any period the Legislature is not in session, the Committee on House Administration is hereby authorized and directed to reimburse to the Members all actual expenses incurred by them when traveling in the performance of such duties and responsibilities or incident thereto within their respective districts or from their districts to the State Capitol, and further said Committee on House Administration is hereby authorized and directed to pay for all other reasonable and necessary expenses incurred by the Members of the House of Representatives. Such expenses shall be paid from funds appropriated by SB 11, 62nd Legislature, or any other funds appropriated for the use of the House of Representatives on vouchers or other forms approved by the Chairman of the Committee on House Administration or the Speaker in accordance with regulations governing such expenditures; and, be it further

Resolved, That in furtherance of the policy of the House of Representatives of austerity and economy in government, any reimbursement for actual travel expenses or payment of other reasonable and necessary expenses incurred in the furtherance and performance of legislative duties or incident thereto should not exceed \$875.00 per month, per Member. In no instance, however, shall the interim expense for any Member exceed the monthly amount times the number of months or parts thereof comprising the interim. Neither the Committee on House Administration nor the Speaker shall approve any item of expense or reimbursement in excess of such total amount. The total amount of expenses or reimbursement allowable hereunder for any Member shall be cumulative; and, be it further

Resolved, That any unexpended balance on hand in the House expense fund to the account of any Member on adjournment of the Regular Session, 62nd Legislature, having heretofore been authorized by HSR 9, 62nd Legislature, is hereby carried forward to the credit of said Member in addition to any amounts authorized hereunder; and, be it further

Resolved, That the Committee on House Administration is hereby authorized to pay for all reasonable and necessary expenses for the use of the House during any period the Legislature is not in session in accordance with regulations governing such expenditures approved by the Speaker; and, be it further

Resolved, That the Speaker of the House is hereby authorized to attend any meetings of or sponsored by the Council of State Governments or any meetings on problems of federal-state relations or interstate relations and cooperation, or any other governmental meeting in or outside of the state, and at the Speaker's discretion, he may appoint Members of the House, staff members, and other employees of the House to accompany him or to represent him at said meetings or to attend in-service training courses sponsored by the Council of State Governments and the National Legislative Council. Employees of the House must have prior written approval of the Speaker to attend any such meetings or in-service training courses. Those attending meetings under the authority hereof shall be reimbursed for actual and necessary expenses not to exceed those amounts authorized by law, including registration fees and tuition, when sworn expense accounts are filed with and approved by the Chairman of the Committee on House Administration. Reimburse-

ment for expenses incurred by a Member, staff member, or employee of the House in an appointive capacity resulting from an appointment made by anyone other than the Speaker shall be made only in the event that the appointment and expenses to be incurred have been previously approved in writing by the Speaker. The Speaker is hereby authorized to expend money for membership in not more than three interstate associations of legislators; and, be it further

Resolved, That the Chairman of the Committee on House Administration is authorized to call meetings of the Committee on House Administration for the transaction of necessary business and the committee members shall be reimbursed for actual traveling and other expenses when attending such meetings; and, be it further

Resolved, That the Speaker of the House shall have charge of and shall approve the operation and maintenance of the printing and duplicating facilities of the House while the 62nd Legislature is not in session; provided, however, that the use of the House printing and duplicating facilities is restricted to the House of Representatives, the Senate, the Legislative Council, the Legislative Budget Board, and the Legislative Reference Library; and provided further, that the use of those facilities for private purposes or for purposes not directly concerned with the business of the House, the Senate, the Legislative Council, the Legislative Budget Board, and the Legislative Reference Library and the operation thereof is strictly prohibited; provided further, that the employee in charge of those facilities must keep at least one copy of all items printed or duplicated and a copy of the work order authorizing such printing; and, be it further

Resolved, That pursuant to SB 23, Acts of the 58th Legislature, 1963, during the periods that the 62nd Legislature is not in session, the Speaker be and is hereby authorized to request that the Board of Control set aside parking spaces not to exceed 80; preferably near the west door of the Capitol Building, under such terms and conditions as the Speaker deems to be necessary. The Speaker is authorized to assign or reassign parking places when he considers it in the best interest of the House; and, be it further

Resolved, That there may be printed for the use of the Legislature a Legislative Manual, the number to be determined by the Speaker with the advice of the Chairman of the Committee on House Administration. The manual shall contain the Constitution of the State of Texas with current amendments and Rules of the House. It may contain the Constitution of the United States, the Rules of the Senate, a list of the standing committees of the House and Senate, the names of the Representatives and Senators and their respective districts, and such other information as the Speaker may determine will be useful to the Legislature, or the additional information may be published in a separate Legislative information handbook if the Speaker chooses. The Speaker is also authorized to contract for, have prepared and printed other publications or films pertaining to the Texas Legislature, its procedures and processes. The preparation and publication of the manual, information handbook, other publications or films shall be accomplished under the direction of the Speaker, the Chairman of the Committee on House Administration, and such other Members, employees, persons or firms as the Speaker may determine to be necessary to complete the project. The

cost of preparation, printing, and binding of the publications, or films including, but not limited to, the actual and necessary expenses of the Members and employees appointed to assist the Speaker in the preparation of such publications or films, shall be paid by the House; and, be it further

Resolved, That all expenditures authorized by this resolution shall be paid from the Legislative Expense Fund of the 62nd Legislature or any other funds appropriated for the use of the House of Representatives by vouchers or other forms approved by either the Speaker of the House or the Chairman of the Committee on House Administration; and, be it further

Resolved, That the provisions of this resolution shall take precedence over the provisions of any resolution not passed in full compliance with the Permanent Rules of the House; and, be it further

Resolved, That the provisions of this resolution supersede all provisions of HSR 9 adopted by the Regular Session of the 62nd Legislature.

The resolution was referred to the Committee on House Administration.

HSR 527—ADOPTED

The Speaker laid before the House the following resolution on committee report:

HSR 527, Creating an interim committee to study judicial reform.

The resolution was adopted without objection.

HSR 609—ADOPTED

The Speaker laid before the House the following resolution on committee report:

HSR 609, Authorizing the standing Committee on Rules to operate during the interim.

The resolution was adopted without objection.

HSR 560—ADOPTED

The Speaker laid before the House the following resolution on committee report:

HSR 560, Instructing the Texas Legislative Council concerning drafting of bills.

The resolution was adopted without objection.

HSR 621—ADOPTED

(Requesting the Texas Legislative Council to make certain study)

Mr. Golman offered the following resolution:

HSR 621

Whereas, The counties of Texas are powerless to regulate the development of unincorporated areas; and

Whereas, The counties of Texas are powerless to control sewage disposal, to set street requirements, or to provide sanitation facilities; and

Whereas, Many substandard dwellings are constructed or moved into these unregulated areas posing a threat to both public health and the esthetic value of the countryside; and

Whereas, The lack of regulation of sanitation facilities has resulted in the pollution of many lakes, streams, rivers and bays; now, therefore, be it

Resolved by the House of Representatives of the 62nd Legislature, That the Texas Legislative Council be requested to make an in-depth study of possible zoning authority and health and safety regulations for unincorporated areas of Texas counties and report its findings and recommendations, together with drafts of legislation that might be proposed, to the 63rd Legislature at the regular session convening in January, 1973.

The resolution was adopted without objection.

VOTE RECORDED

Mr. Ogg requested to be recorded as voting Nay on the adoption of HSR 621.

HSR 479—ADOPTED

The Speaker laid before the House the following resolution on committee report:

HSR 479, Creating an interim committee to study programs for the Youth Council.

The resolution was adopted without objection.

HB 1671 WITH SENATE AMENDMENTS

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

HB 1671, A bill to be entitled An Act relating to the state purchasing procedures; amending Section 8, Chapter 304, Acts of the 55th Legislature, Regular Session, 1957, as amended (Article 664-3, Vernon's Texas Civil Statutes); and declaring an emergency.

Mr. Floyd 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 1671—APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker announced the appointment of the following Conference Committee, on the part of the House, on HB 1671:

Representatives Floyd, Wolff, Blanton, Walt Parker, and Orr.

SB 400—ADOPTION OF CONFERENCE COMMITTEE
REPORT

Mr. Salter submitted the following Conference Committee Report on SB 400:

Austin, Texas
May 29, 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 400, have met and adjusted our differences and beg leave to recommend that SB 400 be passed in the form attached hereto.

Respectfully submitted,

On the part of the Senate: Watson
 Hightower
 Moore
 Harrington
 Blanchard

On the part of the House: Bob Salter
 T. Holmes
 N. Solomon
 H. Ligarde
 Pickens

SB 400, A bill to be entitled An Act relating to qualifications for license as a local recording agent and as a temporary local recording agent; creating an Agent's Education Advisory Board; providing for its membership, organization, duties and compensation; excepting certain persons from the provisions of this act; providing for examination and renewal fees; amending Article 21.14, Texas Insurance Code, as amended, by amending Sections 9 and 10 and by adding a new Section 5a; and declaring an emergency.

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

Section 1. Article 21.14, Texas Insurance Code, is amended by adding a new Section 5a as follows:

"Section 5a. Requirement as to Knowledge or Instruction for Local Recording Agent's License.

"(a) Every applicant for local recording agent's license from and after October 1, 1971, shall upon the successful passage of the examination for local recording agent's license as promulgated by the State Board of Insurance pursuant to the provisions of this Article 21.14 be issued a temporary local recording agent's license. The holder of a temporary local recording agent's license shall have the same authority and be subject to the same provisions of the law as local recording agents until such temporary license shall expire. Each such temporary license so issued shall expire upon the happening of any one of the following, whichever shall first occur, to wit:

(i) The issuance of a local recording agent's license to such person;

(ii) One year from date of issuance of the temporary local recording agent's license.

Each such person receiving a temporary license as set out above shall within one (1) year from the issue date of such temporary license complete to the satisfaction of the State Board of Insurance one of the following courses of study:

(i) Classroom courses in insurance satisfactory to the State Board of Insurance at a school, college, junior college or extension thereof; or

(ii) An insurance company or agents' association school approved by the State Board of Insurance; or

(iii) A correspondence course in insurance approved by the State Board of Insurance.

Upon the successful completion of any one of the above courses of study within the one year period, the temporary agent shall then be entitled to receive from the State Board of Insurance his local recording agent's license.

"(b) Provided, however, none of the provisions of this section shall apply to the following:

(1) To any person holding a license as a local recording agent upon the effective date of this Act.

(2) To any person applying for an emergency local recording agent's license under the provisions of Section 6a of Article 21.14 of the Insurance Code of Texas.

(3) To any person who holds the designation Chartered Property and Casualty Underwriter (C.P.C.U.) from the American Institute for Property Liability Underwriters.

(4) To any person who has a bachelor's degree from a four-year accredited college or university with a major in insurance.

(5) To any person who within two (2) years immediately preceding the filing of his application was a licensed agent in good standing in the State

from which he moved to Texas, provided such State makes similar provision for those agents who may move from Texas to such State.

(6) To any person desiring to apply for a license to solicit and write exclusively all forms of insurance authorized to be solicited and written in Texas covering the ownership, operation, maintenance or use of any motor vehicle, its accessories and equipment, designed for use upon the public highways, including trailers and semitrailers. Such person shall continue to apply for and qualify to be licensed under the other provisions of Article 21.14 of the Insurance Code of Texas. Provided, such applicant shall be required to take and pass, to the satisfaction of the State Board of Insurance, an examination, promulgated by said Board, covering only those forms of insurance referred to in this paragraph. Provided when such a person so applies and qualifies, he shall be issued a license which shall contain on the face of said license the following language: 'Agent's license to solicit and write all forms of motor vehicle insurance only.' An agent holding such a limited license hereby created shall solicit only those forms of insurance hereinabove provided, but shall be subject to all other laws relating to local recording agents.

"(c) There is hereby created an Agents' Education Advisory Board whose duties shall be to advise with and make recommendations to the State Board of Insurance concerning the curriculum, course content and schools to be approved under Subsection (a) above. The members of said Advisory Board shall be appointed by the Chairman of the State Board of Insurance and shall serve for one year, from September 1 to August 31, or until their successors are appointed. Said Advisory Board shall be composed of the following persons: Two (2) members, each of whom shall be a resident of Texas and have a minimum of ten (10) years' experience as an executive of a fire and casualty company doing business in Texas and whose company operates an agents' school, two (2) members, each of whom shall be a licensed local recording agent in Texas with a minimum of ten(10) years' experience as an agent; and one (1) member who shall be a teacher of insurance at a four-year accredited college or university in Texas. Said Advisory Board shall meet at the offices of the State Board of Insurance upon call of the Chairman of the State Board of Insurance and the members of said Advisory Board shall be paid out of the Recording Agents License Fund for their actual and necessary expenses incurred in connection with their attendance at said meetings."

Section 2. Section 9, Article 21.14, Texas Insurance Code is amended to read as follows:

"Section 9. Fees payable Before Examination. Applicants required to be examined shall, at time and place of examination, pay prior to being examined the following fees: For a local recording agent's license a fee of Ten Dollars (\$10.00) and for a solicitor's license a fee of Five Dollars (\$5.00)."

Section 3. Section 10, Article 21.14, Texas Insurance Code, is amended to read as follows:

"Section 10. Renewal Fees. An applicant for the renewal of a local recording agent's license or for a renewal of a solicitor's license shall pay, at the time the renewal application is filed, a fee of Ten Dollars (\$10.00)."

Section 4. The importance of this legislation and the crowded condition

of the calendar 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.

Mr. Salter moved to suspend all necessary rules and to adopt the Conference Committee Report on SB 400.

The motion prevailed without objection.

Mr. Salter moved to reconsider the vote by which the Conference Committee Report on SB 400 was adopted and to table the motion to reconsider.

The motion to table prevailed.

HB 333—ADOPTION OF CONFERENCE COMMITTEE REPORT

Mr. Hale submitted the following Conference Committee Report on HB 333:

Austin, Texas, May 28, 1971

Honorable Ben Barnes,
President of the Senate

Honorable Gus Mutscher,
Speaker of the House of Representatives

Sirs: We, your Conference Committee, appointed to adjust the differences between the Senate and the House of Representatives on HB 333 have met and had same under consideration, and beg to report it back with the recommendation that it do pass in the form and text hereto attached.

Respectfully submitted,

On the part of the Senate: Christie
Mauzy
Brooks
McKool
Harrington

On the part of the House: Hale
Spurlock
Salem
McAlister
Tupper

HB 333, A bill to be entitled An Act relating to the regulation of proprietary business, technical, vocation and home study schools; defining terms; providing for the issuance and revocation of certificates of approval; providing for class action suits pursuant to Rule 42 of the Texas Rules of Civil Procedure; amending Title 2, Texas Education Code, by adding Chap-

ter 32; repealing Chapter 250, Acts of the 41st Legislature, Regular Session, 1929 (Article 1415a, Vernon's Texas Civil Statutes, and Article 301a, Vernon's Texas Penal Code); establishing prohibited acts and penalties; providing for enforcement; providing a severability clause; and declaring an emergency.

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

Section 1. Title 2, Texas Education Code, is amended by adding Chapter 32 to read as follows:

Chapter 32. Texas Proprietary School Act
Subchapter A. Title and Purpose

Section 32.01 Short Title. This Act shall be known as the "Texas Proprietary School Act."

Section 32.02. Purpose and Objectives. The aim in adopting this Chapter is to provide certification and regulation of proprietary schools in Texas.

Subchapter B. General Provisions

Section 32.11 Definitions. The following words, terms, and phrases shall have the meaning ascribed to them in this section.

(1) "Proprietary School", referred to as "school", means any business enterprise operated for a profit, or on a nonprofit basis, which maintains a place of business within the State of Texas, or solicits business within the State of Texas, and which is not specifically exempted by the provisions of this Chapter and;

(A) which offers or maintains a course or courses of instruction or study; or

(B) at which place of business such a course or courses of instruction or study is available through classroom instruction or by correspondence, or both, to a person or persons for the purpose of training or preparing the person for a field of endeavor in a business, trade, technical, or industrial occupation, or for avocational or personal improvement, except as hereinafter excluded.

(2) "Owner" of a school means:

(A) in the case of a school owned by an individual, that individual;

(B) in the case of a school owned by a partnership, all full, silent, and limited partners;

(C) in the case of a school owned by a corporation, the corporation, its directors, officers, and each shareholder owning shares of issued and outstanding stock aggregating at least ten (10%) percent of the total of the issued and outstanding shares.

(3) "School employee" means any person, other than an owner, who di-

rectly or indirectly receives compensation from the school for services rendered.

(4) "Representative" means a person employed by the school as defined herein, whether the school is located within or without the State of Texas, to act as an agent, solicitor, broker, or independent contractor to directly procure students or enrollees for the school by solicitation within or without this State at any place.

(5) "Administrator" means the State Commissioner of Education or a person, knowledgeable in the administration of regulating proprietary schools, designated by the Commissioner to administer the provisions of this chapter.

(6) "Notice to the school" means written correspondence sent to the address of record for legal service contained in the application for a certificate of approval. "Date of Notice" means the date the notice is mailed by the administrator.

(7) "Support" or "supported" means the primary source and means by which a school derives revenue to perpetuate its operation.

(8) "Person" means any individual, firm, partnership, association, corporation, or other private entity or combination thereof.

Section 32.12. Exemptions. (a) The following schools or educational institutions are specifically exempt from the provisions of this chapter and are not within the definition of "proprietary school."

(1) a school or educational institution supported by taxation from either a local or State source;

(2) nonprofit schools owned, controlled, operated, and conducted by bona fide religious, denominational, eleemosynary, or similar public institutions exempt from property taxation under the laws of this State, but such schools may choose to apply for a certificate of approval hereunder, and upon approval and issuance, shall be subject to the provisions of this chapter as determined by the administrator;

(3) a school or training program which offers instruction of purely avocational or recreational subjects as determined by the administrator;

(4) a course or courses of instruction or study sponsored by an employer for the training and preparation of its own employees, and for which no tuition fee is charged to the student.

(5) a course or courses of study or instruction sponsored by a recognized trade, business, or professional organization for the instruction of the members of the organization with a closed membership;

(6) private colleges or universities which award a recognized baccalaureate, or higher degree, and which maintain and operate educational programs for which a majority of the credits given are transferable to a college, junior college, or university supported entirely or partly by taxation from either a local or State source;

(7) a school which is otherwise regulated and approved under and pursuant to any other law of the State.

(8) Schools offering a course or courses of special study or instruction financed and/or subsidized by local, state or federal funds or any person, firm, association, or agency other than the student involved, on a contract basis and having a closed enrollment may apply to the Administrator for exemption of such course or courses from the provisions of this Chapter and such course or courses may be declared exempt by the Administrator where he finds the course or courses to be outside the purview of this Chapter.

Subchapter C. General Powers and Duties

Section 32.21. Central Education Agency. The Central Education Agency shall exercise jurisdiction and control of the system of schools, and it shall be the duty of the Commissioner of Education to carry out supervision of the provisions of this chapter, and to enforce minimum standards for approval of schools under the operating regulations and policies hereinafter set forth and as may from time to time be adopted pursuant to the provisions of this chapter.

Section 32.22. The State Board of Education. The State Board of Education shall adopt policies, regulations and rules necessary for carrying out the provisions of this chapter after consultation with the Proprietary School Advisory Commission.

Section 32.23. Proprietary School Advisory Commission.

(a) The Proprietary School Advisory Commission is created. The Commission shall be composed of nine members appointed by the State Board of Education for staggered terms of six (6) years expiring on January 31 of each odd-numbered year. In making the initial appointments, the Board shall designate three (3) members for terms expiring in 1973, three for terms expiring in 1975, and three for terms expiring in 1977. If one of the commission members resigns or is otherwise unable to serve, a new member shall be appointed by the State Board of Education to fill the unexpired terms. Four members of the commission shall be "owners" or shall be "employees" employed in a managerial or executive capacity by the schools as defined in Section 32.11 of this Code and shall include at least one member from each of the following school areas: (1) trade and technical schools, (2) business schools and (3) correspondence schools; of these four members, one shall be a person who owns or operates not more than two (2) proprietary schools in Texas; three members shall be public school officials; and two members shall be distinguished citizens of Texas with an interest in providing vocational-technical training in Texas. All members shall have been recommended by the Administrator to the State Board of Education. In making his recommendations, the Administrator shall consider any recommendations made to him by parties interested in the composition of the Advisory Commission.

(b) The commission shall elect one member as chairman of the commission. A majority of the appointed members at the call of the chair shall organize and elect the other officers that the commission deems necessary.

(c) The commission shall meet regularly in Austin at 10:00 a.m. on the second Tuesday of January, May, and September, and shall conduct special meetings at the call of the chair, the administrator, or upon the written petition of at least four members of the commission.

(d) A member of the commission serves without compensation but upon presentation of a voucher signed by the chairman of the commission and approved by the administrator is entitled to receive reimbursement for actual expenses incurred while traveling on official commission business in accordance with the policy and regulations of the State of Texas.

(e) A majority of the commission is a quorum for the conduct of business; provided, however, that no less than four voting members must concur in any matter before the commission.

(f) The commission shall be advisory in nature. It shall act with the advice and assistance of the administrator and may hold hearings upon substantive changes in rules, regulations and minimum standards. The advice of the commission with respect to the policies, regulations, minimum standards, and rules for carrying out the provisions of this chapter, shall be forwarded by the administrator to the State Board of Education.

Section 32.24. Duties of Administrator. (a) The administrator shall carry out the policies of this chapter and enforce the rules and regulations adopted by the State Board of Education. He shall also certify the names of those schools meeting the requirements for a certificate of approval.

(b) The administrator may adopt and enforce temporary rules and regulations pursuant to the provisions of this chapter but the temporary rules and regulations are valid only until the next meeting of the State Board of Education.

Subchapter D. Authorized Operation of Schools

Section 32.31. Certificate of Approval. (a) No school shall maintain, advertise, solicit for, or conduct any course of instruction in Texas without first obtaining a certificate of approval from the administrator.

(b) Any contract entered into with any person for a course of instruction after the effective date of this chapter by or on behalf of any person operating any school to which a certificate of approval has not been issued pursuant to the provisions of this chapter, shall be unenforceable in any action brought thereon.

Section 32.32. Application for Certificate of Approval. Every proprietary school desiring to operate in the State of Texas or do business in the State shall make written application to the administrator for a certificate of approval. Such application shall be verified, be in such form as may be prescribed by the State Board of Education, and shall furnish the administrator such information as he may require.

Section 32.33. Criteria. The administrator may approve the application of such proprietary school when the school is found, upon investigation, to have met the following criteria:

Section 32.33. (a) The courses, curriculum, and instruction are of such quality, content, and length as may reasonably and adequately achieve the stated objective for which the courses, curriculum or instruction are offered.

(b) There is in the school adequate space, equipment, instructional material and instructor personnel to provide training of good quality.

(c) Educational and experience qualifications of directors, administrators and instructors are adequate.

(d) The school maintains a written record of the previous education and training of the applicant student and clearly indicates that appropriate credit has been given by the school for previous education and training, with the new training period shortened where warranted through use of appropriate skills or achievement tests and the student so notified.

(e) A copy of the course outline; schedule of tuition, fees, refund policy, and other charges; regulations pertaining to absence, grading policy, and rules of operation and conduct will be furnished the student prior to enrollment.

(f) Upon completion of training, the student is given a certificate by the school indicating the course and that training was satisfactorily completed.

(g) Adequate records as prescribed by the administrator are kept to show attendance and progress or grades, and satisfactory standards relating to attendance, progress and conduct are enforced.

(h) The school complies with all local, city, county, municipal, state and federal regulations, such as fire, building and sanitation codes. The administrator may require such evidence of compliance as is deemed necessary.

(i) The school is financially sound and capable of fulfilling its commitments for training.

(j) The school's administrators, directors, owners and instructors are of good reputation and character.

(k) The school has, maintains and publishes in its catalogue and enrollment contract, the proper policy for the refund of the unused portion of tuition, fees and other charges in the event the student enrolled by the school fails to take the course or withdraws or is discontinued therefrom at any time prior to completion.

(l) The school does not utilize erroneous or misleading advertising, either by actual statement, omission, or intimation as determined by the State Board of Education.

(m) Such additional criteria as may be required by the State Board of Education.

(n) The school does not use a name like or similar to an existing tax supported school in the same area.

Section 32.34. Issuance of Certificate of Approval: Renewal.

(a) The administrator, upon review of an application for a certificate of approval duly submitted in accordance with the provisions of Section 32.32 and meeting the requirements of Section 32.33 of this chapter, shall issue a certificate of approval to the applicant school. The certificate of approval shall be in a form recommended by the commission and approved by the State Board of Education and shall state in a clear and conspicuous manner at least the following information:

(1) date of issuance, effective date, and term of approval;

(2) correct name and address of the school;

(3) authority for approval and conditions of approval, if any, referring specifically to the approved catalog or bulletin published by the school;

(4) signature of the administrator or such person as may have been designated by him to administer the provisions of this chapter; and

(5) any other fair and reasonable representations that are consistent with this chapter and deemed necessary by the administrator.

(b) The term for which a certificate of approval shall be issued shall not exceed one year.

(c) The certificate of approval shall be issued to the owner of the applicant school and shall be nontransferable. In the event of a change in ownership of the school, a new owner must, at least thirty (30) days prior to the change in ownership, apply for a new certificate of approval.

(d) At least thirty (30) days prior to expiration of a certificate of approval, the school shall forward to the administrator an application for renewal. The administrator shall reexamine the school and either renew or cancel the school's certificate of approval.

(e) A school not yet in operation when its application for certificate of approval is filed may not begin operation until receipt of certificate of approval.

Section 32.35. Denial of Certificate of Approval. (a) If the administrator upon review and consideration of an application for certificate of approval, shall determine the applicant to be unacceptable, the administrator shall set forth the reasons for denial, in writing, to the applicant.

(b) Upon receipt of notice from the administrator that its application is unacceptable, a school shall take immediate steps to comply with the provisions of this Act and the requirements promulgated by the State Board of Education pursuant hereto, and such school shall be granted a reasonable time in which to bring its operations into compliance. Should such school fail to comply within the period of time granted by the administrator, its operations shall thereafter be suspended, and such operations shall not be resumed until a certificate of approval is granted by the administrator pursuant to the provisions of this Act.

Section 32.36. Revocation of Certificate of Approval. (a) The administrator may revoke an issued certificate of approval or place reasonable con-

ditions upon the continued approval represented by the certificate. Prior to revocation or imposition of conditions upon a certificate of approval, the administrator shall notify the holder of the certificate, in writing, of the impending action and set forth the grounds for the action.

(b) A certificate of approval may be revoked or made conditional if the administrator has reasonable cause to believe that the school is guilty of a violation of this chapter or of any rules and regulations promulgated hereunder.

Section 32.37. Registration of Representatives. (a) All representatives employed by a school shall register with the administrator. Application for registration may be made at any time and shall be based on information submitted in accordance with the provisions of Section 32.32 of this chapter.

(b) Registration of a representative shall be effective upon receipt of notice from the administrator and shall remain in effect for a period not in excess of twelve (12) calendar months. Renewal of representative registration shall be in accordance with the renewal application form forwarded to the school by the administrator.

(c) Denial or revocation of registration of a representative by the administrator shall be in accordance with the provisions of this chapter applicable to denial or revocation of a certificate of approval; provided, however, the administrator may deny, suspend or revoke the registration of a representative who has been convicted of a felony, whether within or without the State of Texas.

(d) Schools domiciled, or having their principal place of business outside of the State of Texas that engage representatives to canvass, solicit or contract with any person within the State of Texas, shall be subject to the requirements for registration of representatives.

Section 32.38 Bond Requirements. (a) Before a certificate of approval is issued under this chapter, a bond in the penal sum of \$25,000.00 shall be provided by the school for the period during which the certificate of approval is issued, and the obligation of the bond shall be that neither a provision of this chapter nor any rule or regulation adopted pursuant thereto shall be violated by the school or any of its officers, agents, or employees. The bond shall be a corporate surety bond issued by a company authorized to do business in the state, conditioned that the parties thereto shall pay all damages or expenses which the state or any governmental subdivision thereof, or any person may sustain resulting from a violation. The bond shall be to the state for the use and benefit of any person or governmental subdivision of the state which may suffer expenses or damage by breach thereof. The bond shall be filed with the administrator and shall be in such form as shall be approved by the administrator.

(b) Before a representative may be registered under this Chapter, a bond in the penal sum of \$1,000.00 shall be provided by or for each representative for a period running concurrently with that of the school's certificate of approval, and the obligation of the bond shall be that neither a provision of this chapter nor any rule or regulation adopted pursuant thereto shall be violated, nor shall fraud or misrepresentation

in securing the enrollment of a student be committed by the representative. The bond shall be a corporate surety bond issued by a company authorized to do business in the state, conditioned that the parties thereto shall pay all damages or expenses which the state, any governmental subdivision thereof, or any person may sustain resulting from a violation. The bond shall be to the state for the use and benefit of any person or governmental subdivision of the state which may suffer expense or damage by breach thereof. The bond shall be filed with the administrator and shall be in such form as shall be approved by the administrator.

(c) In lieu of the corporate surety bond required in Subsections (a) and (b) of this Section, the school may, in the alternative, provide any other similar certificate or evidence of indebtedness as may be acceptable to the administrator, provided that the certificate or evidence of indebtedness meets all the requirements applicable to the corporate surety bond.

(d) Schools domiciled, or having their principal place of business, outside of the State of Texas, that engage representatives to canvass, solicit, or contract with any person within the State of Texas, shall be subject to the bond requirements for both the school and its representatives.

(e) The administrator, for good cause shown, as recommended by the commission and approved by the State Board of Education, may waive and suspend the requirements set forth in Subsections (a), (b), and (c) of this section with respect to schools operating wholly or in part under a federal grant where no tuition fee is charged to the student.

Section 32.39. Refund Policy. As a condition for granting certification each school must maintain a policy for the refund of the unused portion of tuition, fees and other charges in the event the student fails to enter the course, or withdraws, or is discontinued therefrom at any time prior to completion, and such policy must provide:

(1) refunds will be based on the period of enrollment computed on the basis of course time expressed in clock hours;

(2) the effective date of the termination for refund purposes will be the earliest of the following:

(A) the last date of attendance, if the student is terminated by the school;

(B) the date of receipt of written notice from the student;

(C) ten school days following the last date of attendance;

(3) for programs longer than one year (12 calendar months) in length, 100 percent of stated course price attributable to the period beyond the first year will be refunded when the student withdraws from the school during the prior period;

(4) if tuition is collected in advance of entrance, and if the student does not enter the school, not more than \$50 shall be retained by the school;

(5) in cases of termination or withdrawal after classes commence, the minimum refund policy will be:

(A) during the first quarter of the course, the student will be refunded 75 percent of the tuition, less a registration fee not to exceed \$50;

(B) during the second quarter of the course, the student will be refunded 50 percent of the tuition, less a registration fee not to exceed \$50;

(C) during the third quarter of the course, the student will be refunded 25 percent of the tuition, less a registration fee not to exceed \$50;

(D) during the last quarter of the course, the student may be considered obligated for the full tuition;

(6) refunds of items of extra expense to the student, such as instructional supplies, tools, student activities, laboratory fees, service charges, rentals, deposits, and all other such ancillary miscellaneous charges where these items are separately stated and shown in the data furnished the student before enrollment, will be made in a reasonable manner acceptable to the Administrator;

(7) refunds will be totally consummated within 30 days after receipt of written request or termination by the school.

(8) In lieu of the refund policy herein set forth, for programs of instruction not regularly offered to the general public, the State Board of Education may, for good cause shown, amend, modify, substitute and/or alter the terms of such policy due to the specialized nature and objective of the subject school's course of instruction.

Subchapter E. Appeal

Section 32.41. Hearing. Should the applicant be dissatisfied with the denial of a certificate of approval by the administrator, the applicant shall have the right to appeal the decision of the administrator and request a hearing with the administrator within fifteen (15) days after receipt of notice. Upon receipt of the request for a hearing, the administrator shall set a time and place for said hearing and then send notice to the school of said time and place. Said hearing shall be held within thirty (30) days from the receipt of the request for a hearing. At said hearing, an applicant may appear in person or by counsel and present evidence to the administrator in support of the granting of the permit specified herein. All interested persons may also appear and present oral and documentary evidence to the administrator, concerning the issuance of a certificate of approval to the applicant school. Within ten (10) days after the hearing, the administrator shall send notice to the school either affirming or revoking the denial of the certificate of approval.

Section 32.42. Appeal. (a) If the results of the hearing affirm the denial of a certificate of approval, the applicant may request a hearing before the State Board of Education. Said hearing must be requested within fifteen (15) days after receipt of notice of affirmation of denial. The State Board of Education shall, within thirty (30) days after receipt of the request for hearing, set a time and place for said hearing and send proper notice to the school of this time and place. At said hearing before

the State Board of Education, the applicant may appear in person or by counsel and present arguments to the State Board of Education in support of the granting of the certificate of approval specified herein. The State Board of Education shall consider the appeal from the decision of the administrator on the basis of the record made in the hearing before the administrator.

The State Board of Education shall, within ten (10) days of such hearing, issue an order granting or denying a certificate of approval for the operation of a proprietary school and shall state in such order the reasons for its decision.

(b) Upon the granting or denial of a certificate of approval, the State Board of Education shall serve a copy of its order upon the school by registered mail within ten (10) days of the entry of such order by said Board. Such order may be appealed to any district court of competent jurisdiction by the filing of a lawsuit therein within fifteen (15) days after receipt by such school of the copy of such order served by registered mail as herein provided. Venue in such lawsuits shall lie in Travis County, Texas.

(c) Unless stayed by the court upon a showing of good cause, the order of the State Board of Education shall not be superseded during such appeal; if the court is of the opinion that justice will be served thereby.

(d) Upon the filing of such lawsuit, citation shall be served upon the administrator as agent for the State Board of Education. Whereupon, the administrator shall cause to be made a complete record of all proceedings had before the administrator and before the State Board of Education, and shall certify a copy of such proceedings to the court. Trial before the court shall be upon the basis of the record made before the administrator and the State Board of Education, and the court shall make its decision based upon such record. The decision of the State Board of Education shall be affirmed by the court if the court finds substantial evidence in the record to justify the decision of the State Board of Education, unless the court finds such order to be:

- (1) arbitrary and capricious, or
- (2) in violation of the Constitution or laws of the State of Texas, or
- (3) in violation of rules and regulations promulgated by the State Board of Education pursuant to the provisions of the Act.

(e) The decision of the trial court shall be subject to appeal in like manner as any other civil lawsuit under the Texas Rules of Civil Procedure.

(f) Appeals concerning revocation of certificates of approval shall be prosecuted in the same manner and under the same provisions as herein provided for appeals from denial of such certificates.

Subchapter F. Class Action Suits

Section 32.51. Class Action. Any person or persons who shall be injured by any act taken or permitted in violation of this act may, on behalf of himself or themselves and others similarly situated, maintain an action in any district court of competent jurisdiction, regardless of the amount

in controversy, for temporary or permanent injunctive relief, declaratory relief, or other relief, including damages, such action to be pursued in accordance with the provisions of Rule 42 of the Texas Rules of Civil Procedure; provided, however, that venue for any such action shall be in Austin, Travis County, Texas. A party filing such an action must give prompt notice to the attorney general, who shall be permitted to join, upon application within 30 days, as a party plaintiff.

Section 32.52. Notice. In any class action permitted under this act, the court shall direct the defendant to serve upon each member of the class the best possible notice; and if required in the interest of justice, the court may direct that individual notice be served upon all members of the class who can be identified through reasonable efforts. Such notice shall inform the recipient that he is thought to be a member of the class and, if so, he may enter an appearance and join in the suit, either for himself or through counsel.

Section 32.53. Judgment and Costs. The court shall enter judgment in each class action brought under the provisions hereof in such form as shall be justified by the facts and the law applicable thereto. Damages shall be awarded only to those members of the class who joined as parties plaintiff, but all other relief granted by the court shall inure to the benefit of all members of the class. Should a plaintiff prevail in such a class action, he shall be awarded court costs and a reasonable counsel fee in the judgment. A legal aid society or legal services program which represents the plaintiff or plaintiffs in such an action shall be awarded a service fee in lieu of a counsel fee.

Subchapter G. Prohibited Acts

Section 32.61. Prohibitions. (a) No person shall:

- (1) operate a school without a certificate of approval issued by the administrator;
- (2) solicit prospective students without being bonded as required by this Chapter;
- (3) accept contracts or enrollment applications from a representative who is not bonded as required by this Chapter;
- (4) utilize advertising designed to mislead or deceive prospective students;
- (5) violate any provision of this Chapter.

(b) A person who violates Subsection (a) of this Section is guilty of a misdemeanor and upon conviction, shall be subject to a fine not to exceed five hundred dollars (\$500.00) and each day that any prohibited act continues shall constitute a separate offense.

Section 32.62. Injunctions. Whenever the administrator has probable cause to believe that any school has committed any acts that would be in violation of this Chapter, the administrator shall have the duty to make application to a court of competent jurisdiction for an injunction restraining the commission of such acts.

Subchapter H. Fees

Section 32.71. Certificate and Registration Fees. Certificate and registration fees shall be collected by the administrator and deposited with the state treasurer in accordance with the following schedule:

- (1) the initial fee for a school is One Hundred (\$100.00) Dollars;
- (2) the annual renewal fee for a school is Fifty (\$50.00) Dollars;
- (3) the initial registration fee for a representative is Ten (\$10.00) Dollars;
- (4) the annual renewal fee for a representative is Ten (\$10.00) Dollars.

Subchapter I. Funding.

Section 32.81. Funding. (a) The cost of administration of this Chapter shall be included in the state budget allowance for the State Board of Education.

(b) Fees collected by the administrator and deposited with the State Treasurer shall be used to help defray the cost and expense of administering the provisions of this Chapter.

Section 2. Chapter 250, Acts of the 41st Legislature, Regular Session, 1929, (Article 1415a, Vernon's Texas Civil Statutes, and Article 301a, Vernon's Texas Penal Code) is repealed.

Section 3. 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.

Section 4. This Act takes effect January 1, 1972.

Section 5. 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. Hale moved to suspend all necessary rules and to adopt the Conference Committee Report on HB 333.

The motion prevailed.

Mr. Hale moved to reconsider the vote by which the Conference Committee Report on HB 333 was adopted and to table the motion to reconsider.

The motion to table prevailed.

VOTES RECORDED

Representatives Poff and Nabers requested to be recorded as voting Nay on the adoption of the Conference Committee Report on HB 333.

HB 727 WITH SENATE AMENDMENTS

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

HB 727, A bill to be entitled An Act relating to the control of pollution in this state by authorizing counties, other public agencies and persons to cooperate in the collection, transportation, handling, storing, or disposing of solid waste; prescribing the rights, powers, privileges, and duties of such counties, public agencies, and persons; authorizing counties to acquire all kinds of property necessary or convenient to the exercise of the purposes of and the powers granted by this Act; authorizing counties to acquire by various means, operate, or maintain solid waste disposal systems; etc.; and declaring an emergency.

Mr. Hubenak moved to suspend all necessary rules and concur in the Senate Amendments to HB 727.

The motion prevailed without objection.

Mr. Hubenak moved to reconsider the vote by which the House concurred in the Senate Amendments to HB 727 and to table the motion to reconsider.

The motion to table prevailed.

HB 727—TEXT OF SENATE AMENDMENTS

Amend HB 727 as engrossed, to renumber Sections 18, 19, 20, 21, and 22 as Sections 21, 22, 23, 24, and 25, respectively, and insert new Sections 18, 19, and 20 to read as follows:

Sec. 18. (a) Subject to the limitation prescribed in Subsection (a), Section 5, Solid Waste Disposal Act, a county, acting through its commissioners court, may make regulations for the areas of the county not within the territorial limits or extraterritorial jurisdiction of incorporated cities and towns to provide for governing and controlling solid waste collection, handling, storage, and disposal. The regulations shall not authorize any activity, method of operation, or procedure which is prohibited by the Solid Waste Disposal Act or by the rules and regulations of the State Department of Health or the Texas Water Quality Board or the board. The county shall not, in its regulations, under the licensing power granted in the Solid Waste Disposal Act, or otherwise, impose any unreasonable requirements on the disposal of such solid waste in the county not warranted by the circumstances. The county may prohibit the disposal of any solid waste within the county if the disposal of the solid waste is a threat to the public health, safety, and welfare. The county may institute legal proceedings to enforce its regulations.

(b) To prohibit the disposal of solid waste within the county, the commissioners court must adopt an ordinance in the general form as prescribed for municipal ordinances specifically designating the area of the county in which the disposal of solid waste shall not be prohibited, unless such county has adopted solid waste disposal guidelines approved by the State Department of Health.

(c) The ordinance required in Subsection (b) of this section may be passed on first reading; however, such proposed ordinance must be published in a newspaper of general circulation in the county for two consecutive weeks before such proposed ordinance is taken up by the commissioners court, and such publication shall contain:

(1) a statement of the time, place, and date such proposed ordinance shall be considered by the commissioners court; and

(2) notice that any interested citizen of the county may testify at such hearing.

(d) A public hearing shall be had on the proposed ordinance before it is considered by the commissioners court, and any interested citizen of the county shall be allowed to testify.

Sec. 19. Subsection (a), Section 5, Solid Waste Disposal Act, (Article 4477-7, Vernon's Texas Civil Statutes), is amended to read as follows:

"(a) Every county has the solid waste management powers which are enumerated in this Section 5. However, the exercise of the licensing authority and other powers granted to counties by this Act does not preclude the department or the board from exercising any of the powers vested in the department or the board under other provisions of this Act, including specifically the provisions authorizing the department and the board to issue permits for the operation and maintenance of sites for the disposal of solid waste. The powers specified in Subsections (d) and (e) of this section and Section 18 of HB 727, Acts of the 62nd Legislature, 1971, may not be exercised by a county with respect to the industrial solid waste disposal practice and areas to which Subsection (f) of Section 4 of this Act applies. The board, by specific action or directive, may supersede any authority or power granted to or exercised by a county under this Act, but only with respect to those matters which are, under this Act, within the jurisdiction of the state agency acting."

Sec. 20. Subsection (g), Section 5, Solid Waste Disposal Act (Article 4477-7, Vernon's Texas Civil Statutes), is repealed.

Amend caption to conform to body of bill.

SB 749—MOTION TO GRANT REQUEST OF SENATE

Mr. Ogg moved that the House grant the request of the Senate for the appointment of a Conference Committee on SB 749.

The motion was lost by the following vote:

Yeas—56

Agnich	Bowers	Coats	Golman
Allen, Joe	Boyle	Cruz	Grant
Angly	Braun	Davis, H.	Hale
Bass, B.	Cavness	Doyle	Harris
Bass, T.	Clark	Farenthold	Hawkins
Bigham	Clayton	Gammage	Jones, D.

Kaster	Moore, T.	Presnal	Solomon
Kost	Moreno	Price	Tarbox
Lee	Nabers	Reed	Truan
Lombardino	Nelms	Rodriguez	Tupper
Longoria	Newton	Salem	Uher
McAlister	Nichols	Santiesteban	Williams
McKissack	Ogg	Shannon	Williamson
Moore, A.	Orr	Slider	Wyatt

Nays—74

Adams	Davis, D.	Hull	Salter
Allen, John	Doran	Ingram	Sanchez
Allred	Dramberger	Jones, E.	Schulle
Atwood	Earthman	Jungmichel	Semos
Baker	Finnell	Kilpatrick	Short
Beckham	Finney	Kubiak	Silber
Blythe	Floyd	Lewis	Simmons
Braecklein	Foreman	Ligarde	Slack
Burgess	Garcia	Lovell	Spurlock
Bynum	Hanna, Joe	Mengden	Stewart
Caldwell	Hannah, John	Moncrief	Swanson
Calhoun	Haynes	Murray	Traeger
Carrillo	Head	Niland	Vale
Cates	Heatly	Nugent, J.	Von Dohlen
Christian	Hendricks	Parker, C.	Ward
Cobb	Hilliard	Parker, W.	Wieting
Cole	Holmes, T.	Patterson	Wolff
Craddick	Howard	Poerner	
Daniel	Hubenak	Poff	

Present—Not Voting

Lemmon

Absent

Atwell	Finck	Holmes, Z.	Pickens
Blanton	Harding	Johnson	Rosson
Denton	Hawn	Jones, G.	Smith

Absent-Excused

Graves	Neugent, D.	Stroud	Wayne
Moore, G.	Sherman		

HB 451—VOTE RECONSIDERED

Mr. Wieting moved to suspend all necessary rules and to reconsider the vote by which the House concurred in the Senate Amendments to HB 451, the vote being on May 27.

The motion prevailed without objection.

The House concurred in the Senate Amendments to HB 451 by the following vote:

Yeas—130

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

Absent

Atwell	Harding	Johnson	Moore, T.
Cobb	Hawn	Jones, G.	Short
Cruz	Holmes, Z.	McKissack	Traeger
Denton			

Absent-Excused

Graves	Neugent, D.	Stroud	Wayne
Moore, G.	Sherman		

Mr. Wieting moved to reconsider the vote by which the House concurred in the Senate Amendments to HB 451 and to table the motion to reconsider.

The motion to table prevailed.

HB 680 WITH SENATE AMENDMENTS

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

HB 680, A bill to be entitled An Act relating to the cancellation of contracts between insurance companies writing fire and casualty insurance and agents for the appointment of the agent as the representative of the company; amending the Texas Insurance Code by adding Article 21.11-1; and declaring an emergency.

Mr. Orr moved to suspend all necessary rules and concur in the Senate Amendments to HB 680.

The motion prevailed without objection.

Mr. Orr moved to reconsider the vote by which the House concurred in the Senate Amendments to HB 680 and to table the motion to reconsider.

The motion to table prevailed.

HB 680—TEXT OF SENATE AMENDMENTS

Amend Section 1 of HB 680 by adding a new paragraph at the end of Section 1 of Article 21.11-1 in Section 1 of HB 680 reading as follows:

“(d) Nothing contained in this Act shall ever be deemed or construed to prohibit an amendment or addendum subsequent to the inception date of the original agency agreement providing in such subsequent amendment or addendum that the original agency agreement may be terminated at a sooner time than is required by this Act provided the agent agrees in writing to such sooner termination.”

Amend caption to conform to body of bill.

HB 1488 ON SECOND READING

Mr. Grant Jones moved that all necessary rules be suspended to take up and consider at this time, HB 1488.

The motion prevailed by the following vote:

Yeas—126

Adams	Calhoun	Farenthold	Heatly
Allen, Joe	Carrillo	Finck	Hendricks
Allen, John	Cates	Finnell	Hilliard
Allred	Cavness	Finney	Holmes, T.
Angly	Christian	Floyd	Howard
Atwell	Clark	Foreman	Hubenak
Atwood	Clayton	Gammage	Hull
Baker	Coats	Garcia	Ingram
Bass, B.	Cobb	Golman	Johnson
Bass, T.	Cole	Grant	Jones, D.
Beckham	Craddick	Hale	Jones, E.
Blanton	Cruz	Hanna, Joe	Jones, G.
Boyle	Daniel	Harding	Jungmichel
Braecklein	Davis, D.	Harris	Kaster
Braun	Davis, H.	Hawkins	Kilpatrick
Burgess	Denton	Hawn	Kost
Bynum	Doyle	Haynes	Lemmon
Caldwell	Dramberger	Head	Lewis

Lombardino	Nugent, J.	Schulle	Traeger
Lovell	Ogg	Semos	Truan
McAlister	Orr	Shannon	Tupper
McKissack	Parker, C.	Short	Uher
Moncrief	Parker, W.	Silber	Vale
Moore, A.	Pickens	Simmons	Von Dohlen
Moore, T.	Poerner	Slack	Ward
Moreno	Presnal	Slider	Wieting
Murray	Price	Smith	Williams
Nabers	Reed	Solomon	Williamson
Nelms	Rosson	Spurlock	Wolff
Newton	Salem	Stewart	Wyatt
Nichols	Salter	Swanson	
Niland	Sanchez	Tarbox	

Nays—10

Agnich	Earthman	Lee	Patterson
Blythe	Hannah, John	Mengden	Poff
Bowers	Kubiak		

Absent

Bigham	Holmes, Z.	Longoria	Santiesteban
Doran	Ligarde	Rodriguez	

Absent-Excused

Graves	Neugent, D.	Stroud	Wayne
Moore, G.	Sherman		

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

HB 1488, A bill to be entitled An Act relating to the time and method of making nominations for offices which are filled by election; the time of holding and the method of administering, conducting, and financing primary elections; nominations made by other methods, including nominations for city offices; the organization, officers, conventions, and other affairs of political parties; and related matters; and declaring an emergency.

The bill was read second time.

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

Committee Amendment No. 1

Amend HB 1488 by striking all below the enacting clause and substituting the following:

Section 1. Section 185a, Texas Election Code, as amended (Article 13.07a, Vernon's Texas Election Code), is amended by adding Subsection (3), to read as follows:

“(3) Notwithstanding any provision in this section, in Section 193, or in any other section of this code, if a candidate is unable to pay the deposit or filing fee as required by Subsection (1) of this section, in lieu of pay-

ment he may file with his application an affidavit of inability to make the payment, as provided in Section 186c of this code, and his entitlement to have his name placed on the primary ballot shall then be determined in the manner stated in that section."

Sec. 2. Subsection (1), Section 186, Texas Election Code, as amended (Article 13.08, Vernon's Texas Election Code), is amended to read as follows:

"(1) Prior to the assessment of the candidates, the county committee shall carefully estimate the cost of printing the official ballots, renting polling places where same may be found necessary, providing and distributing all necessary poll books, blank stationery and voting booths required, compensation of election officers and clerks, and all other necessary expenses of holding the general primary and second primary in such county and on the second Monday in February preceding each primary, shall apportion such cost in such manner as in their judgment is just and equitable among the various candidates for nomination for district, county, and precinct offices only as herein defined, except the offices of Justice of the Court of Civil Appeals and member of the State Board of Education. Where a district office covers more than one county, the assessment of such candidate by the county shall be not more than a sum which is the quotient of the amount which he would be assessed if he represented only one county determined by the formula used to assess county candidates, when divided by the number of counties in his district. In making the assessment upon any candidate the committee shall give due consideration to the importance, emolument, and term of office for which the nomination is to be made. The committee may not assess any candidate an amount in excess of two percent of the total compensation payable for the particular term of office (full or partial) which he is seeking. Within 24 hours after adjournment of the meeting, the chairman shall mail to each person against whom an assessment is made a notice stating the amount of the expenses apportioned to him and informing him that on or before the fourth Monday in February he must pay to the chairman the difference between the amount apportioned to him and the amount of the deposit which accompanied the application which he filed with the chairman, or he must file the affidavit provided for in Section 186c of this code if he is financially unable to pay that amount. No person's name shall be placed on the ballot unless he complies with these requirements within the prescribed time. The notices shall be sent to the candidates by registered or certified mail, and the chairman shall obtain a receipt for each letter, postmarked by the post office at which the letter is mailed, as evidence of the mailing, and shall preserve the receipts for a period of three months."

Sec. 3. Section 186, Texas Election Code, as amended (Article 13.08, Vernon's Texas Election Code), is amended by adding Subsections (5), (6), and (7), to read as follows:

"(5) Notwithstanding any other provision of this section, an assessment shall not be made against a candidate who has filed with his application an affidavit of inability to make the payment required by Section 185a of this code. The affidavit shall be taken as an allegation of his inability to pay the assessment also, and the committee shall not take into account the candidacy of any person who has filed the affidavit when it apportions the estimated costs of the primaries among the candidates. When the county chairman mails the notices of the assessments to the other candidates, he shall not make a request for payment from a candidate who has

filed the affidavit, but he shall mail to the candidate a statement of the amount which would have been assessed against him under the formula used by the county executive committee for determining the amount of assessments if the affidavit had not been filed.

“(6) In conducting the primary elections, the committee is authorized to utilize volunteer unpaid services of election judges and clerks, to accept gratuities of other services and other things of value, and to use funds derived from contributions, fund-raising events, and other lawful sources by way of supplementing the funds derived from assessments levied under this section.

“(7) If, after the committee has made the assessments authorized by Subsection (1) of this section, a court of competent jurisdiction declares the assessments to be invalid, the committee may reassess the candidates in an effort to bring the amounts within the court's delineation of permissible limits. In the event of a reassessment, the committee shall fix the date by which the new assessments must be paid, which date shall be at least 10 days after the date of the meeting at which the reassessment is made. Within 24 hours after adjournment of the meeting, the chairman shall give notice, in the manner required for notice of the original assessment, to each candidate who has not paid the original assessment. Within 30 days after the date of the meeting, the county chairman shall refund to each candidate who paid the original assessment the difference between the amount of the original assessment and the new assessment.”

Sec. 4. The Texas Election Code is amended by adding Section 186c, to read as follows:

“186c. Affidavit of inability to pay deposit, assessment, or fee

“Subdivision 1. If a candidate is financially unable to pay, in whole or in part, the amount which is levied against him either as a deposit, as an assessment, or as a fixed filing fee, in lieu of payment of the portion of the amount which he is unable to pay he shall file an affidavit of his inability to make the payment. The affidavit shall be filed with the appropriate chairman or chairmen under the same regulations and within the same time limit that apply to the payment for which the affidavit is substituted. This section applies to every payment which is required of any candidate in a primary election under any provision of this code.

“Subdivision 2. An affidavit filed under Subdivision 1 of this section may be contested either by the chairman with whom it is filed or by any candidate for the same office in that party's primary. Jurisdiction to determine the contest of an affidavit of a candidate for a statewide office or for the office of justice of the court of civil appeals is vested in the state chairman, and jurisdiction of the contest of an affidavit of a candidate for any other office is vested in the county chairman in the county of residence of the candidate whose affidavit is contested.

“Subdivision 3. Except as provided in Subdivision 11 of this section, the person bringing the contest (the contestant) must give written notice to the affiant (the contestee) no later than 10 days after the deadline for making the payment for which the affidavit is substituted. If the contest is brought by an opposing candidate, the contestant shall also give notice to the chairman having jurisdiction of the contest.

Where no contest is brought within the allotted time, the allegations of the affidavit are taken as true and the candidate is not required to make the payment for which the affidavit is substituted.

"The chairman having jurisdiction of the contest shall set the time and place for a hearing and shall give notice of the time and place to the contestant and the contestee. Notice actually received by the contestant and contestee at least 24 hours in advance of the hearing is sufficient in all cases, the period of notice may be shortened to less than 24 hours with the consent of both the contestant and the contestee. The hearing must be held at a place within the county of residence of the contestee. After the hearing, the chairman shall make his determination and shall inform the contestant and the contestee of his decision. If he announces his decision immediately upon closing the hearing, no further notice to the contestant and contestee is required. If he announces his decision at a subsequent time, on the same day he shall notify the contestant and contestee of the decision by registered or certified mail, with return receipt requested.

"Subdivision 4. Either the contestant or the contestee may appeal from the chairman's decision by filing a petition for review, within five days after the date on which the chairman announces his decision, (except as otherwise provided in Subdivision 11), in a district court in the county of residence of the contestee. The petition shall be filed as an ex parte proceeding styled 'In the matter of the candidacy of _____', etc.; however, both the contestant and the contestee are entitled to present evidence at the hearing, which shall be de novo. The judge of the court shall set the matter for hearing, and the clerk shall give notice of the setting to the contestant and contestee and also to the chairman who heard the contest if he is not the contestant. Notice actually received by the contestant and the contestee at least 24 hours in advance of the hearing is sufficient in all cases, the period of notice may be shortened to less than 24 hours with the consent of both the contestant and the contestee. After the hearing, the judge shall make his determination on the basis of the evidence presented in court, and his determination is final.

"Subdivision 5. If no appeal is taken from the determination of the chairman, his decision becomes final on the sixth day after the date on which he announces it, except as provided in Subdivision 11.

"Subdivision 6. Upon a final determination that a candidate is able to pay any part of the amount for which his affidavit was filed as a substitute, he must make the payment to the extent of his ability as so determined within three days after the determination becomes final. The payment shall be in the form of cash, money order, cashier's check, or certified check, and it shall be made to the chairman to whom the full payment would have been made if the affidavit had not been filed. If it is determined that the candidate is unable to pay the full amount, he is excused from paying the portion which he is held to be unable to pay.

"Subdivision 7. Upon a hearing before either the chairman or the court, the burden of proof rests upon the candidate to sustain the allegation of his inability to make the payment in question. In making the determination, the chairman or the judge, as the case may be, shall be

guided by the rules applicable to an affidavit of inability to pay the costs in a civil suit.

"Subdivision 8. Where a candidate who is subject to an assessment under Section 186 of this code files an affidavit of inability to pay, in whole or in part, the deposit required by Section 185a, the affidavit is deemed to include an allegation of his inability to pay the assessment also. If the affidavit is contested, the contestant may also put into issue the contestee's ability to pay the assessment. A hearing on the contest of the affidavit shall not be held until after the assessments have been made, and the ability to pay the deposit and the assessment shall be determined at the same time.

"Subdivision 9. Where the office sought by the candidate filing the affidavit is a district office for which an application is filed with more than one county chairman and the candidate alleges that he is able to pay part but not all of the amounts due, he shall make a payment of an equal percentage of the deposit or assessment in each county and shall file with each county chairman an affidavit of inability to pay the remainder. A contest filed either by an opposing candidate or by the chairman of any county in the district puts into issue all affidavits filed by the candidate, and the chairman or the judge of the court having jurisdiction shall determine the extent of the candidate's ability to pay all or part of the amount which is payable in each county. Each county chairman shall be notified of the filing of the contest, of the date and place of the hearing, and of the determination made at each stage of the proceeding. In each instance the notice shall be given by the person who is responsible for notifying the principals of that particular action. If the final determination is that the candidate is not able to pay the full aggregate amount but is able to pay part of it, the amount which the candidate is required to pay shall be prorated among the counties in the ratio that the full amount of the levy in each county bears to the aggregate amount. The candidate shall pay the prorated amount to each chairman within the allotted time for payment. A candidate who makes the required payment in a county is entitled to have his name placed on the ballot in that county, even though he may fail to make the payment in some other county.

"Subdivision 10. If a contest has not been finally determined by the time that the ballots for absentee voting must be printed, the name of the candidate filing the affidavit shall be printed on the ballots to be used for the absentee voting, subject to being removed if the final determination is against him and he fails to make the payment within the time required by Subdivision 6. On ballots already printed, the name may be removed either by overprinting the ballots so as to blot out the candidate's name, by obliterating the name with a rubber stamp or other similar device, or by affixing blank stickers or pasters over the name; and this authorization for use of stickers or pasters for this purpose supersedes any contrary provision in Section 61e or any other section of this code. If the candidate's name is later removed from the ballot, any absentee ballots cast for him shall be disregarded for all purposes in determining the outcome of the election.

"Subdivision 11. (a) If the deadline for payment under an extended deadline for filing applications for the general primary election is on or after the 35th day before the primary, notice of an affidavit filed by

a candidate under the extended deadline must be given to the contestee within three days after the deadline for making the payment for which the affidavit is substituted but not later than the 24th day before the primary, whichever date is earlier, and a petition for review of the chairman's decision must be filed in the district court within three days after the date on which the decision is announced. If no appeal is taken from the determination of the chairman, his decision becomes final on the third day after the date on which it is announced.

"(b) Notice of contest of an affidavit filed by a write-in candidate in the general primary who is one of the two highest candidates in a race for which no candidate received a majority of the votes must be given within three days after the deadline for payment of the fee or assessment, as stated in Section 187a of this code, and a petition for review of the chairman's decision must be filed in the district court within three days after the date on which the decision is announced. If no appeal is taken from the determination of the chairman, his decision becomes final on the third day after the date on which it is announced."

Sec. 5. Section 187, Texas Election Code, as amended (Article 13.09, Vernon's Texas Election Code), is amended to read as follows:

"187. Balloting at primaries; write-in votes

"(a) The vote at all primary elections shall be by official ballot, which shall have a detachable stub as described in Section 61 of this code. The name of the party shall be printed at the head of the ballot, and under such head shall be printed the names of all candidates, those for each nomination being arranged in the order determined by the county executive committee as herein provided for, beneath the title of the office for which the nomination is sought. The ballot shall also contain the instruction note prescribed in Section 61 of this code. The provisions of Subdivision 5 of Section 61 apply to the size and arrangement of the ballot.

"(b) Write-in votes are permitted for any office in the general primary election, and an appropriate space for a write-in candidate shall be provided on the general primary ballot under the title of each office, following the names of the candidates; and if for any office there is no candidate whose name is to be printed on the ballot, the title of the office shall nevertheless be printed on the ballot with a space for a write-in candidate provided thereunder. The directions contained in Subdivision 5 of Section 61 apply to the manner in which the write-in space is provided. Write-in votes are not permitted in the second (runoff) primary, and an attempted write-in vote in the second primary is void and shall not be counted for any purpose.

"(c) The official ballot shall be printed in black ink upon white paper. The ballot shall be printed by the county committee in each county, which shall furnish to the presiding judge of the general primary for each voting precinct at least as many of such official ballots plus ten percent as there are registered voters in the precinct, as shown by the current list of registered voters.

"(d) Where two or more candidates are to be nominated for the same office, to be voted for by the qualified voters of the same district, county, or justice precinct, such candidates shall be voted for and nominations

made separately, and all such nominations shall be separately designated on the official ballots by numbering the same 'Place No. 1,' 'Place No. 2,' etc. Each candidate for such nominations shall designate in the announcement of his candidacy, and in his request to have his name placed on the official ballot, the number of the nomination for which he desires to become a candidate, and the names of all candidates so requesting shall have their names printed beneath the title of the office and the number so designated. Each voter shall vote for only one candidate for each nomination."

Sec. 6. The Texas Election Code is amended by adding Section 187a, to read as follows:

"187a. Fees and assessments of write-in candidates

"Subdivision 1. Except as otherwise provided in Section 186c of this code, if a write-in candidate in the first primary receives a majority of the votes in that primary or is one of the two highest candidates in a race in which no candidate received a majority of the votes, his name shall not be certified to be placed on the general election ballot as the party's nominee, or be placed on the second primary ballot, as the case may be, unless and until he pays to the chairman of the appropriate executive committee or committees the amount of the filing fee, if an office for which a fixed fee is prescribed, or the amount of the assessment against other candidates for the office, if an office subject to assessment by the county executive committee, or if no candidate's name was on the first primary ballot, the amount which would have been assessed under the formula used by the county executive committee for determining the amount of assessments. The fee or assessment shall be paid to the chairman or chairmen to whom it would have been paid if his name had appeared on the first primary ballot. If he is to be a candidate in the second primary, he must pay the fee or assessment within three days after the official canvass of the returns of the first primary by the committee which certifies his name for a place on the second primary ballot. If nominated in the first primary, he must pay the fee or assessment within 10 days after the official canvass. A payment required by this section must be received by the appropriate chairman by midnight of the last day for payment, and it is not sufficient to have mailed the payment to the chairman if it is not delivered by the deadline.

"Subdivision 2. If a write-in candidate who is to be a candidate in the second primary fails to pay the fee or assessment by the deadline for payment (or where he files an affidavit of inability to pay but it is determined that he is able to pay all or part of the amount and he fails to do so by the deadline), the remaining candidate shall be certified as the nominee and a runoff election for nomination to that office shall not be held."

Sec. 7. Paragraph (ii), Subsection (2), Section 190a, Texas Election Code (Article 13.12a, Vernon's Texas Election Code), is amended to read as follows:

"(ii) If the vacancy occurs on or after the fifth day preceding the regular filing deadline and more than 30 days before the day of the general primary election, nomination shall be made by primary election, and applications for the nomination for that office may be filed not later than 6 p.m. on the 20th day following the occurrence of the vacancy. However, where the vacancy occurs less than 20 days before the 25th day preceding the pri-

primary, the deadline for filing is 6 p.m. on the 25th day preceding the primary. Except as otherwise provided herein, the application shall conform to the requirements and be governed by the provisions of Section 190 of this code. A candidate for an office for which a fixed filing fee is prescribed shall pay the fee at the time he files his application. A candidate for an office which is subject to assessment by the county executive committee shall accompany his application with the deposit required by Section 185a of this code where the application is filed before the meeting of the committee which is provided for in Section 186, and the county chairman shall notify him of the amount of the assessment and he shall pay the balance in accordance with the provisions of Subsection (1) of Section 186. A candidate filing after the date of the meeting is not required to accompany his application with the deposit, but he shall pay the full amount assessed against him by 6 p.m. on the seventh day after the date on which his application is filed or by 6 p.m. on the 25th day preceding the primary, whichever date is earlier. If the vacancy occurs after the meeting, or if for any other reason the amount to be assessed against the individual candidates for that office was not ascertained at the meeting, the county chairman shall compute the amount to be paid by each candidate, using the formula adopted by the committee as the basis for the computation. Immediately after the filing deadline, the chairman with whom the applications are filed shall take the necessary action to have the names of the candidates placed on the primary ballot. Where there is more than one candidate for the office and the order of the names of other candidates on the ballot has already been determined, the county chairman shall call a meeting of the primary committee and the primary committee shall determine by lot, in open meeting, the order in which the names of the candidates shall be printed on the ballot. If there is not more than one candidate for the office, the county chairman shall make any necessary changes in the ballot as previously made up by the primary committee."

Sec. 8. The following sections of the Texas Election Code are repealed: Section 186a, as amended (Article 13.08a, Vernon's Texas Election Code), Section 186a-1 (Article 13.08a-1), and Section 194, as amended (Article 13.16).

Sec. 9. 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. 10. (a) This Act is enacted as a contingent, temporary law, to become effective only as stated in Subsection (b) of this section; and if it does become effective, it expires on December 31, 1972.

(b) This Act becomes effective only upon the condition that, before January 1, 1972:

(1) the Supreme Court of the United States does not dispose of the appeal filed in that court from the judgment of the United States District Court for the Northern District of Texas, Dallas Division, in Civil Action No. CA 3-3635-C, styled Van Phillip Carter vs. Martin Dies, Jr., et al, by action which becomes final before January 1, 1972; or

(2) the Supreme Court of the United States affirms or refuses to review

the judgment of the district court in the aforesaid case, or by other action taken upon an appeal of that case the Supreme Court rules that either of the following sections of the Texas Election Code as they exist before the amendments made by this Act violates the Constitution of the United States: Sections 185a, 186, 186a, 193, and 194.

(c) Not later than January 5, 1972, the attorney general of Texas shall certify to the governor and to the secretary of state whether either of the two conditions stated in Subsection (b) has been fulfilled, and the governor immediately shall issue his proclamation declaring whether this Act becomes effective. If either of the conditions for effectiveness is fulfilled, the Act takes effect on the date of the governor's proclamation.

(d) If this Act takes effect, upon its expiration on December 31, 1972, the law as it existed before the effective date of the Act again becomes operative until otherwise provided by the Legislature.

Sec. 11. 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.

The committee amendment was adopted.

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

Committee Amendment No. 2

Amend HB 1488 by striking all above the enacting clause and substituting the following:

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.

The committee amendment was adopted without objection.

HB 1488, as amended, was passed to engrossment.

HB 1488 ON THIRD READING

Mr. Grant Jones moved that the constitutional rule requiring bills to be read on three several days be suspended and that HB 1488 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—119

Adams	Doran	Kaster	Salem
Allen, Joe	Doyle	Kilpatrick	Salter
Allen, John	Dramberger	Kost	Sanchez
Atwell	Farenthold	Kubiak	Santiesteban
Atwood	Finck	Ligarde	Schulle
Baker	Finney	Lombardino	Semo
Bass, T.	Foreman	Longoria	Shannon
Beckham	Gammage	Lovell	Short
Bigham	Garcia	McAlister	Silber
Blanton	Golman	McKissack	Simmons
Boyle	Grant	Monerief	Slack
Braecklein	Hale	Moore, A.	Slider
Braun	Hanna, Joe	Moore, T.	Smith
Burgess	Harding	Moreno	Solomon
Bynum	Harris	Murray	Spurlock
Caldwell	Hawkins	Nabers	Stewart
Calhoun	Hawn	Nelms	Tarbox
Carrillo	Haynes	Newton	Traeger
Cates	Head	Nichols	Truan
Cavness	Heatly	Niland	Tupper
Christian	Hendricks	Ogg	Uher
Clark	Hilliard	Orr	Vale
Clayton	Holmes, T.	Parker, C.	Von Dohlen
Coats	Howard	Parker, W.	Ward
Cobb	Hubenak	Pickens	Wieting
Cole	Hull	Poerner	Williams
Cruz	Johnson	Poff	Williamson
Daniel	Jones, D.	Presnal	Wolf
Davis, D.	Jones, G.	Price	Wyatt
Davis, H.	Jungmichel	Rodriguez	

Nays—21

Agnich	Craddick	Ingram	Nugent, J.
Allred	Earthman	Jones, E.	Patterson
Angly	Finnell	Lee	Reed
Bass, B.	Floyd	Lewis	Rosson
Blythe	Hannah, John	Mengden	Swanson
Bowers			

Absent

Denton	Holmes, Z.	Lemmon
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Absent-Excused

Graves	Neugent, D.	Stroud	Wayne
Moore, G.	Sherman		

The Speaker then laid HB 1488 before the House on third reading and final passage.

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

Yeas—122

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

Nays—14

Agnich	Clayton	Lewis	Patterson
Allred	Craddick	Mengden	Reed
Bass, B.	Hannah, John	Newton	Swanson
Braun	Ingram		

Present—Not Voting

Schulle

Absent

Heatly	Lemmon	Stewart	Tarbox
Holmes, Z.	Smith		

Absent-Excused

Graves	Neugent, D.	Stroud	Wayne
Moore, G.	Sherman		

Mr. Lemmon moved to reconsider the vote by which HB 1488 was passed and to table the motion to reconsider.

The motion to table prevailed.

SB 515 ON SECOND READING
(Mr. Cavness—House Sponsor)

Mr. Cavness moved that all necessary rules be suspended to take up and consider at this time, SB 515.

The motion prevailed.

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

SB 515, A bill to be entitled An Act amending Subchapter C, Chapter 23, Acts of the 61st Legislature, 2nd Called Session, 1969, Judicial Districts Act of 1969 (Article 199a, Vernon's Texas Civil Statutes), by adding Section 3.029 providing for the creation of the 200th and 201st Judicial Districts to be composed of the County of Travis; and declaring an emergency.

The bill was read second time and was passed to third reading.

SB 515 ON THIRD READING

Mr. Cavness moved that the constitutional rule requiring bills to be read on three several days be suspended and that SB 515 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—131

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

Silber	Solomon	Truan	Wieting
Simmons	Spurlock	Tupper	Williams
Slack	Stewart	Uher	Williamson
Slider	Tarbox	Vale	Wyatt
Smith	Traeger	Von Dohlen	

Nays—8

Farenthold	Nugent, J.	Rodriguez
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Absent

Bass, T.	Jones, G.	Reed	Ward
Hannah, John	Moore, T.	Swanson	Wolff
Holmes, Z.			

Absent-Excused

Graves	Neugent, D.	Stroud	Wayne
Moore, G.	Sherman		

The Speaker then laid SB 515 before the House on third reading and final passage.

The bill was read third time and was passed.

Mr. Cavness moved to reconsider the vote by which SB 515 was passed and to table the motion to reconsider.

The motion to table prevailed.

HJR 58 ON THIRD READING

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

HJR 58, Relating to the salary of the Lieutenant Governor and the Speaker of the House of Representatives.

(Mr. Haynes in the Chair)

The resolution was read third time.

Mr. Rodriguez offered the following amendment to the resolution:

Amend HJR 58 by striking all below the enacting clause and substitute the following:

Section 1. That Section 24, Article III, Constitution of the State of Texas, be amended to read as follows:

"Section 24. (a) Each Member of the Legislature shall receive from the state treasury an annual salary in an amount determined at a referendum election held at the first general election following each decennial reapportionment of the legislative districts. The salary shall not be more than the annual salary being paid by the state to district judges at the time of the election nor less than 10 percent of that amount. All qualified electors of the state are entitled to vote at the election. The

question on the amount of salary to be paid shall be submitted in a manner to permit each voter to choose one of several rates, the highest of which shall be the amount paid to the district judges and the lowest of which shall be 10 percent of that amount. If one-tenth of the salary of the district judges is as much as \$5,000, the intermediate rates listed on the ballot shall be in increments of one-tenth of that salary. If any intermediate rate under this formula is less than \$5,000, it shall be omitted on the ballot.

“(b) The salary set at the last preceding referendum election may be changed for the remainder of the interval between the regular decennial elections by a referendum election held at a general election, called upon the petition of qualified electors of the state equalling at least 10 percent of the number of votes cast for governor at the last preceding general election. The question on the amount of the salary shall be submitted in the manner described in Subsection (a) of this section. A referendum election may not be called under this subsection for a date earlier than the general election held in the fourth year after the last preceding referendum election.

“(c) The salary paid to each Member shall be at the highest salary rate for which the combined votes for that rate and all higher rates constitute a majority of the votes cast in the referendum election. The salary rate becomes effective on the first day of January following the election. The Legislature shall enact legislation prescribing the procedures for calling and conducting the election and declaring the results. If the Legislature enacts any enabling laws in anticipation of the adoption of this amendment, no such law is void by reason of its anticipatory nature. The Legislature may provide that the first referendum election will be held at the general election in 1972; and if this amendment is adopted, rates fixed at that election become effective on January 1, 1973. If the Legislature does not so provide, the first referendum election shall be held at the general election in 1974, and the rates fixed at that election become effective on January 1, 1975; and until that date each Member shall be paid an annual salary of not exceeding \$4,800 per year.

“(d) In addition to the annual salary, each Member shall receive a per diem of not exceeding \$14 per day for the first 120 days only of each regular session and for 30 days of each special session of the Legislature. No regular session shall be of longer duration than 140 days.

“(e) In addition to the salary and per diem, the Members of each House are entitled to mileage in going to and returning from the seat of government, which mileage shall not exceed \$2.50 for every 25 miles, the distance to be computed by the nearest and most direct route of travel, from a table of distances prepared by the comptroller to each county seat now or hereafter to be established. Each Member is entitled to mileage for not exceeding five trips to and from the seat of government for a regular session and for one trip to and from the seat of government for a special session, except that no Member is entitled to mileage for any special session that is called within one day after the adjournment of a regular or called session.

“(f) The Legislature shall set the rates for the per diem and mileage payments, within the limits stated in Subsections (d) and (e).”

Sec. 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the

first Tuesday after the first Monday in November, 1972, at which election the ballots shall be printed to provide for voting for or against the proposition: "The constitutional amendment to provide for setting the salaries of Members of the Legislature by referendum elections and to change the provisions relating to per diem and mileage payable to the Members."

Mr. Traeger moved to table the above amendment.

The motion to table prevailed.

The vote of the House was taken on passage of HJR 58 and the vote was announced Yeas 100, Nays 33 and 3 Present-Not Voting.

A verification of the vote was requested and was granted.

The roll of those voting Yea and Nay was again called and the verified vote resulted as follows:

Yeas—96

Adams	Doyle	Kilpatrick	Salem
Agnich	Earthman	Kost	Sanchez
Allen, Joe	Finck	Lee	Santiesteban
Atwood	Floyd	Lemmon	Schulle
Baker	Foreman	Lombardino	Shannon
Bass, T.	Gammage	Longoria	Short
Beckham	Golman	Lovell	Silber
Bigham	Grant	McAlister	Simmons
Blanton	Hale	McKissack	Slack
Blythe	Hannah, John	Moore, A.	Solomon
Bowers	Harding	Murray	Stewart
Boyle	Harris	Nabers	Swanson
Braun	Hawkins	Nelms	Tarbox
Burgess	Hawn	Newton	Traeger
Bynum	Haynes	Nichols	Truan
Calhoun	Heatly	Ogg	Tupper
Cavness	Hendricks	Parker, C.	Uher
Christian	Hubenak	Parker, W.	Vale
Clark	Ingram	Pickens	Von Dohlen
Cobb	Johnson	Poerner	Wieting
Cole	Jones, D.	Presnal	Williams
Cruz	Jones, E.	Price	Williamson
Davis, D.	Jungmichel	Rodriguez	Wolff
Davis, H.	Kaster	Rosson	Wyatt

Nays—34

Allen, John	Craddick	Holmes, T.	Patterson
Allred	Daniel	Howard	Poff
Angly	Denton	Kubiak	Salter
Bass, B.	Doran	Lewis	Semos
Braecklein	Finnell	Mengden	Slider
Carrillo	Finney	Moncrief	Spurlock
Cates	Garcia	Moore, T.	Ward
Clayton	Hanna, Joe	Nugent, J.	
Coats	Head	Orr	

Present—Not Voting

Farenthold	Moreno	Reed
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Absent

Atwell	Hilliard	Jones, G.	Niland
Caldwell	Holmes, Z.	Ligarde	Smith
Dramberger	Hull		

Absent-Excused

Graves	Neugent, D.	Stroud	Wayne
Moore, G.	Sherman		

The Chair stated that HJR 58 failed to pass by the above vote.

LEAVES OF ABSENCE GRANTED

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

Mr. Dramberger on motion of Mr. Walt Parker.

Mr. Niland, temporarily for today, on motion of Mr. Moreno.

Mr. Caldwell on motion of Mr. Tom Holmes.

Mr. Zan Holmes on motion of Mr. Reed.

Mr. Atwell on motion of Mr. McKissack.

HJR 58—VOTE RECONSIDERED

Mr. Cates moved to reconsider the vote by which HJR 58 failed to pass.

The motion prevailed.

HJR 58 was then passed by the following vote:

Yeas—105

Adams	Bynum	Earthman	Heatly
Agnich	Calhoun	Farenthold	Hendricks
Allen, Joe	Carrillo	Finck	Hubenak
Atwood	Cates	Floyd	Ingram
Baker	Cavness	Foreman	Johnson
Bass, T.	Christian	Gammage	Jones, D.
Beckham	Clark	Golman	Jones, E.
Bigham	Clayton	Grant	Jones, G.
Blanton	Cobb	Hale	Jungmichel
Blythe	Cole	Harding	Kaster
Bowers	Cruz	Harris	Kilpatrick
Boyle	Davis, D.	Hawkins	Kost
Braun	Davis, H.	Hawn	Lee
Burgess	Doyle	Haynes	Lemmon

Ligarde	Ogg	Santiesteban	Tarbox
Lombardino	Parker, C.	Schulle	Traeger
Longoria	Parker, W.	Shannon	Truan
Lovell	Pickens	Short	Tupper
McAlister	Poerner	Silber	Uher
McKissack	Presnal	Simmons	Vale
Moore, A.	Price	Slack	Von Dohlen
Moreno	Rodriguez	Slider	Wieting
Nabers	Rosson	Smith	Williams
Nelms	Salem	Solomon	Williamson
Newton	Salter	Stewart	Wolf
Nichols	Sanchez	Swanson	Wyatt
Nugent, J.			

Nays—31

Allen, John	Denton	Holmes, T.	Murray
Allred	Finnell	Howard	Orr
Angly	Finney	Hull	Patterson
Bass, B.	Garcia	Kubiak	Poff
Braecklein	Hanna, Joe	Lewis	Semos
Coats	Hannah, John	Mengden	Spurlock
Craddick	Head	Moncrief	Ward
Daniel	Hilliard	Moore, T.	

Present—Not Voting**Reed****Absent****Doran****Absent-Excused**

Atwell	Graves	Neugent, D.	Stroud
Caldwell	Holmes, Z.	Niland	Wayne
Dramberger	Moore, G.	Sherman	

MESSAGE FROM THE SENATE

Austin, Texas, May 29, 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 adopted the Conference Committee Report on HB 6 by viva voce vote.

Respectfully,
CHARLES A. SCHNABEL
 Secretary of the Senate

HJR 95 ON THIRD READING

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

HJR 95, Providing a certain salary for the Lieutenant Governor and the Speaker of the House of Representatives.

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

Yeas—118

Adams	Doyle	Lemmon	Sanchez
Agnich	Earthman	Ligarde	Santiesteban
Allen, Joe	Finck	Lombardino	Schulle
Allen, John	Finnell	Longoria	Shannon
Atwood	Floyd	Lovell	Short
Baker	Foreman	McAlister	Silber
Bass, B.	Gammage	McKissack	Simmons
Bass, T.	Golman	Moore, A.	Slack
Beckham	Grant	Moreno	Slider
Bigham	Hale	Murray	Smith
Blanton	Hanna, Joe	Nabers	Solomon
Blythe	Harding	Nelms	Stewart
Bowers	Harris	Newton	Swanson
Boyle	Hawkins	Nichols	Tarbox
Braun	Hawn	Nugent, J.	Traeger
Burgess	Haynes	Ogg	Truan
Bynum	Heatly	Parker, C.	Tupper
Calhoun	Hendricks	Parker, W.	Uher
Carrillo	Howard	Patterson	Vale
Cavness	Hubenak	Pickens	Von Dohlen
Christian	Johnson	Poerner	Ward
Clark	Jones, D.	Poff	Wieting
Clayton	Jones, E.	Presnal	Williams
Coats	Jones, G.	Price	Williamson
Cole	Jungmichel	Reed	Wolff
Cruz	Kaster	Rodriguez	Wyatt
Davis, D.	Kilpatrick	Rosson	
Davis, H.	Kost	Salem	
Doran	Lee	Salter	

Nays—21

Allred	Finney	Hull	Moncrief
Braecklein	Garcia	Ingram	Moore, T.
Craddick	Hannah, John	Kubiak	Orr
Daniel	Head	Lewis	Semos
Denton	Hilliard	Mengden	Spurlock
Farenthold			

Present—Not Voting

Angly

Absent

Cates	Cobb	Holmes, T.
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Absent-Excused

Atwell	Graves	Neugent, D.	Stroud
Caldwell	Holmes, Z.	Niland	Wayne
Dramberger	Moore, G.	Sherman	

(Speaker in the Chair)

 HB 695 ON THIRD READING

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

HB 695, Authorizing the commissioners court in certain counties to regulate the use of land lying outside the limits of incorporated cities, towns, and villages.

The bill was read third time and was passed.

Mr. Floyd moved to reconsider the vote by which HB 695 was passed and to table the motion to reconsider.

The motion to table prevailed.

VOTES RECORDED

Representatives Jungmichel, Salter, Wieting, and Doyle requested to be recorded as voting Nay on the passage of HB 695.

HB 814 ON THIRD READING

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

HB 814, Authorizing counties to regulate subdivision development and construction standards in unincorporated areas.

The bill was read third time.

Mr. Poerner offered the following amendment to the bill:

Amend HB 814, Second Printing, by renumbering Section 11 as Section 12 and inserting a new Section 11 to read as follows:

Section 11. The commissioners court may not exercise the authority provided by this Act unless the authority is approved in an election called by the commissioners court in which all qualified electors residing in the county are permitted to vote: The ballots at the election shall be printed to provide for voting for or against the proposition: "Authorizing the commissioners court to regulate land use in unincorporated areas of the county." If a majority of the votes cast on the proposition be in favor of granting the authority, the commissioners court may exercise the authority provided in this Act.

The amendment failed of adoption.

HB 814 was passed by the following vote:

Yeas—117

Adams	Bass, B.	Braecklein	Cavness
Agnich	Bass, T.	Braun	Christian
Allen, Joe	Bigham	Burgess	Clark
Allen, John	Blanton	Bynum	Clayton
Allred	Blythe	Calhoun	Coats
Angly	Bowers	Carrillo	Cobb
Atwood	Boyle	Cates	Cole

Craddick	Heatly	Moore, A.	Shannon
Cruz	Hendricks	Moore, T.	Short
Daniel	Hilliard	Moreno	Silber
Davis, D.	Holmes, T.	Murray	Simmons
Davis, H.	Howard	Nabers	Slack
Denton	Hubenak	Nelms	Slider
Earthman	Hull	Newton	Smith
Farenthold	Jones, D.	Nichols	Solomon
Finck	Jones, G.	Niland	Spurlock
Finnell	Jungmichel	Nugent, J.	Stewart
Finney	Kaster	Orr	Swanson
Floyd	Kilpatrick	Parker, C.	Tarbox
Gammage	Kost	Pickens	Traeger
Garcia	Lee	Poff	Truan
Golman	Lemmon	Presnal	Tupper
Grant	Lewis	Price	Uher
Hale	Ligarde	Reed	Vale
Hanna, Joe	Lombardino	Rodriguez	Williams
Harding	Longoria	Salem	Williamson
Harris	Lovell	Sanchez	Wolff
Hawkins	McAlister	Santiesteban	
Hawn	McKissack	Schulle	
Haynes	Moncrief	Semos	

Nays—18

Baker	Ingram	Parker, W.	Von Dohlen
Beckham	Jones, E.	Poerner	Ward
Doyle	Kubiak	Rosson	Wieting
Foreman	Mengden	Saiter	Wyatt
Head	Ogg		

Absent

Doran	Hannah, John	Johnson	Patterson
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Absent-Excused

Atwell	Graves	Neugent, D.	Stroud
Caldwell	Holmes, Z.	Sherman	Wayne
Dramberger	Moore, G.		

Mr. Golman moved to reconsider the vote by which HB 814 was passed and to table the motion to reconsider.

The motion to table prevailed.

HB 1674 ON THIRD READING

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

HB 1674, Relating to time for payment and requirement of a surety bond to secure payment by distributors for cigarette stamps and meter settings.

The bill was read third time.

Mr. Cavness offered the following amendment to the bill:

Amend Section 2A of the engrossed copy of HB 1674 by changing the figure "5" on line 3, page 4, to the figure "2%".

The amendment was adopted without objection.

HB 1674, as amended, was passed.

Mr. Cavness moved to reconsider the vote by which HB 1674 was passed and to table the motion to reconsider.

The motion to table prevailed.

VOTE RECORDED

Mr. Poff requested to be recorded as voting Nay on the passage of HB 1674.

COMMITTEE MEETING

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.

HB 452 ON THIRD READING

The Speaker laid before the House on its third reading and final passage, HB 452, Establishing an Office of Environmental Quality.

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

Yeas—106

Agnich	Craddick	Hendricks	Nelms
Allen, Joe	Cruz	Hilliard	Nichols
Allred	Daniel	Howard	Niland
Angly	Davis, D.	Hubenak	Ogg
Baker	Davis, H.	Hull	Orr
Bass, B.	Denton	Johnson	Parker, C.
Bass, T.	Doyle	Jones, D.	Pickens
Beckham	Farenthold	Jones, G.	Poff
Bigham	Finck	Kaster	Presnal
Blanton	Finnell	Kilpatrick	Price
Bowers	Finney	Kost	Reed
Boyle	Floyd	Lee	Rodriguez
Braecklein	Foreman	Lemmon	Salem
Braun	Gammage	Lewis	Salter
Bynum	Golman	Ligarde	Sanchez
Calhoun	Grant	Lombardino	Santiesteban
Carrillo	Hale	Longoria	Schulle
Cates	Hanna, Joe	Lovell	Semos
Christian	Harris	McKissack	Shannon
Clark	Hawkins	Moncrief	Short
Coats	Hawn	Moore, A.	Silber
Cobb	Haynes	Moore, T.	Simmons
Cole	Head	Moreno	Slack

Smith	Swanson	Vale	Williams
Solomon	Traeger	Von Dohlen	Wolff
Spurlock	Truan	Ward	Wyatt
Stewart	Tupper		

Nays—27

Adams	Earthman	Kubiak	Rosson
Allen, John	Garcia	McAlister	Slider
Atwood	Heatly	Mengden	Tarbox
Blythe	Holmes, T.	Murray	Uher
Burgess	Ingram	Nabers	Wieting
Cavness	Jones, E.	Nugent, J.	Williamson
Clayton	Jungmichel	Poerner	

Absent

Doran	Harding	Parker, W.	Patterson
Hannah, John	Newton		

Absent-Excused

Atwell	Graves	Neugent, D.	Stroud
Caldwell	Holmes, Z.	Sherman	Wayne
Dramberger	Moore, G.		

HB 1115 ON THIRD READING

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

HB 1115, Relating to issuance of license plates by the State Highway Department.

The bill was read third time and was passed.

Mr. Tupper moved to reconsider the vote by which HB 1115 was passed and to table the motion to reconsider.

The motion to table prevailed.

VOTE RECORDED

Mr. Lee requested to be recorded as voting Yea on the passage of HB 1115.

HB 1367 ON THIRD READING

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

HB 1367, Relating to authority of hotels to deliver authorized beverages to the rooms of bona fide guests.

The bill was read third time.

Mr. Clayton offered the following amendment to the bill:

Amend Amendment No. 1 to HB 1367 by adding the following at the end

of Subsection 5 of Section 1. "Mechanical device as used in this section shall not be any device that dispenses Mixed Beverages or Mini Bottles, by the insertion of money, such as and including vending machines."

The amendment was adopted without objection.

Mr. Poerner raised a point of order against further consideration of the bill on the grounds that it violates Rule 19, Section 1 of the House Rules.

The Speaker overruled the point of order.

HB 1367, as amended, was passed.

Mr. McKissack moved to reconsider the vote by which HB 1367 was passed and to table the motion to reconsider.

The motion to table prevailed.

VOTES RECORDED

Representatives Ingram, Adams, Burgess, Nabers, Finnell, Clayton, Orr, Grant Jones, Solomon, Cavness, McAlister, Kubiak, Cole, Salter, Hendricks, Ward, Beckham, Wieting, Allred, and Head requested to be recorded as voting Nay on the passage of HB 1367.

BILLS AND RESOLUTIONS SIGNED BY THE SPEAKER

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

HB 335, Relating to the treatment as principal or income of corporate distributions to a trust.

HB 339, Relating to the creation, organization, etc., of a business development corporation.

HB 458, Validating the creation and organization of conservation and reclamation districts created.

HB 525, Relating to assessments on agricultural commodities.

HB 628, Abolishing the office of county superintendent in all counties which have no common school districts.

HB 685, Relating to the employers' liability and workmen's compensation laws of the state.

HB 686, Amending the employers' liability and workmen's compensation laws of this state.

HB 690, Relating to certain exemption of land owned by East Texas State University in Hunt County.

HB 694, Relating to the licensing and fees of certain insurance agents.

HB 703, Prescribing certain penalties for any wilful violation of any rule, regulation, etc., of the Texas Water Rights Commission.

HB 733, Relating to the inclusion of certain kinds of radiation not presently covered in the Radiation Control Act of 1961.

HB 883, Relating to the use of state park facilities by persons 18 years of age or older.

HB 910, Authorizing cities and towns, after certain disasters, to provide emergency housing, set maximum retail prices, etc.

HB 1034, Permitting the proof of guilt necessary for conviction on a plea of guilty to be by oral stipulation of the evidence if the defendant consents.

HB 1131, Authorizing certain county governments to contract with each other for the performance of certain functions.

HB 1472, Relating to priority of a lien of warehouseman.

HB 1541, Relating to the audit of accounts, books, and other financial records of river authorities.

HB 1582, Relating to allowing private banks doing business in this state to apply and be accepted as state depositories.

HB 1692, Creating Northbrook Municipal Utility District.

HB 1693, Creating Malcomson Road Utility District of Harris County.

HB 1694, Creating Longhorn Town Utility District of Harris County.

HB 1696, Creating Addicks Utility District of Harris County.

HB 1697, Creating Rolling Creek Utility District of Harris County.

HB 1735, Creating Huffsmith Road Public Utility District.

HB 1755, Extending the term of existing oil, gas, and mineral leases covering certain state lands.

HB 1789, Relating to the employment of certified public accountants to perform audits of Firemen's Relief and Retirement Fund.

HB 1810, Authorizing the Parks and Wildlife Department to acquire certain Spanish Missions in Milam County.

HB 1832, Relating to the name and board of directors of the Nueces River Conservation and Reclamation District.

HB 1873, Relating to the salary of the Official Shorthand Reporter for the 32nd Judicial District.

HJR 57, Proposing an Amendment to the Constitution permitting the commissioners court of a county to reduce the county permanent school fund, etc.

HJR 68, Proposing an Amendment to the Constitution changing the time and method of proposing amendments to the State Constitution and the time and method of publishing notice of proposed amendments.

SJR 1 ON THIRD READING
(Mr. Traeger—House Sponsor)

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

SJR 1, Providing a four-year term for certain state officials.

The resolution was read third time.

Mr. Traeger moved that consideration of SJR 1 be postponed until 10:00 a.m., Monday, May 31.

The motion prevailed by the following vote:

Yeas—106

Adams	Denton	Kubiak	Salem
Allen, Joe	Doran	Lemmon	Salter
Allen, John	Doyle	Lewis	Sanchez
Angly	Finck	Lombardino	Santiesteban
Baker	Finnell	Longoria	Schulle
Bass, B.	Finney	Lovell	Semos
Bass, T.	Foreman	McAlister	Shannon
Bigham	Garcia	McKissack	Short
Blanton	Golman	Mengden	Silber
Blythe	Grant	Moncrief	Simmons
Boyle	Hannah, John	Moore, A.	Slack
Braecklein	Hawkins	Moore, T.	Slider
Burgess	Hawn	Moreno	Solomon
Bynum	Haynes	Murray	Stewart
Calhoun	Head	Nabers	Swanson
Carrillo	Hilliard	Nelms	Traeger
Cates	Howard	Newton	Truan
Cavness	Hubenak	Niland	Tupper
Christian	Hull	Nugent, J.	Uher
Clayton	Ingram	Ogg	Von Dohlen
Coats	Jones, D.	Parker, W.	Wieting
Cobb	Jones, E.	Pickens	Williams
Cole	Jones, G.	Poerner	Williamson
Cruz	Jungmichel	Presnal	Wolff
Daniel	Kaster	Price	Wyatt
Davis, D.	Kilpatrick	Reed	
Davis, H.	Kost	Rosson	

Nays—24

Agnich	Craddick	Harris	Poff
Allred	Earthman	Hendricks	Rodriguez
Beckham	Farenthold	Holmes, T.	Spurlock
Bowers	Floyd	Johnson	Tarbox
Braun	Gammage	Lee	Vale
Clark	Hale	Nichols	Ward

Absent

Atwood	Heatly	Orr	Patterson
Hanna, Joe	Ligarde	Parker, C.	Smith
Harding			

Absent-Excused

Atwell	Graves	Neugent, D.	Stroud
Caldwell	Holmes, Z.	Sherman	Wayne
Dramberger	Moore, G.		

SB 841 ON THIRD READING
(Mr. Lombardino—House Sponsor)

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

SB 841, Creating a Criminal Justice Planning Fund.

The bill was read third time and was passed.

Mr. Lombardino moved to reconsider the vote by which SB 841 was passed and to table the motion to reconsider.

The motion to table prevailed.

VOTES RECORDED

Representatives Doran and Truan requested to be recorded as voting Nay on the passage of SB 841.

SB 584 ON THIRD READING
(Mr. Sanchez—House Sponsor)

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

SB 584, Permitting a church, religious society, veterans organization, and other nonprofit charitable organizations to conduct lotteries for their benefit.

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

Yeas—71

Agnich	Davis, D.	Haynes	Lewis
Allen, Joe	Doyle	Hilliard	Ligarde
Atwood	Earthman	Holmes, T.	Lombardino
Bass, T.	Farenthold	Hubenak	Longoria
Blanton	Finck	Johnson	McKissack
Blythe	Floyd	Jones, D.	Mengden
Bowers	Gammage	Jones, E.	Moncrief
Boyle	Garcia	Jungmichel	Moore, A.
Braun	Golman	Kaster	Moreno
Carrillo	Hale	Kilpatrick	Murray
Clark	Harris	Kost	Nelms
Coats	Hawkins	Kubiak	Ogg
Cruz	Hawn	Lee	Parker, C.

Reed	Shannon	Truan	Williams
Rodriguez	Silber	Tupper	Williamson
Salem	Simmons	Uher	Wolff
Sanchez	Swanson	Vale	Wyatt
Santiesteban	Traeger	Von Dohlen	

Nays—59

Adams	Clayton	Hull	Presnal
Allen, John	Cobb	Ingram	Price
Allred	Cole	Jones, G.	Rosson
Angly	Craddick	Lemmon	Salter
Baker	Daniel	Lovell	Schulle
Bass, B.	Davis, H.	McAlister	Semos
Beckham	Finnell	Moore, T.	Short
Bigham	Finney	Nabers	Slack
Braecklein	Foreman	Newton	Slider
Burgess	Grant	Nugent, J.	Solomon
Bynum	Hanna, Joe	Orr	Spurlock
Calhoun	Head	Parker, W.	Tarbox
Cates	Heatly	Pickens	Ward
Cavness	Hendricks	Poerner	Wieting
Christian	Howard	Poff	

Present—Not Voting**Harding****Absent**

Denton	Hannah, John	Niland	Smith
Doran	Nichols	Patterson	Stewart

Absent-Excused

Atwell	Graves	Neugent, D.	Stroud
Caldwell	Holmes, Z.	Sherman	Wayne
Dramberger	Moore, G.		

Mr. Sanchez moved to reconsider the vote by which SB 584 was passed and to table the motion to reconsider.

The motion to table prevailed.

HB 259 WITH SENATE AMENDMENTS

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

HB 259, A bill to be entitled An Act relating to the creation, administration, powers, duties, and financing of the Hood County Hospital District of Hood County, Texas, by authority of Section 9, Article IX, Constitution of the State of Texas; and declaring an emergency.

On motion of Mr. Tom Holmes, the House concurred in the Senate Amendments to HB 259.

Mr. Tom Holmes moved to reconsider the vote by which the House concurred in the Senate Amendments to HB 259 and to table the motion to reconsider.

The motion to table prevailed.

HB 259—TEXT OF SENATE AMENDMENTS

Amend HB 259 by deleting Sec. 4. (a) and substituting therefor the following:

“Sec. 4. Election to Create a District. (a) On receiving the petition of 25 people who are qualified property taxpaying electors of the proposed hospital district, or by its own order, recorded in the minutes, the commissioners court of the county in which this proposed hospital district is located shall order an election to be held to approve the creation of the proposed hospital district. The election must be held during the period beginning on the 20th day and ending with the 30th day after the date of the order.”

Amend caption to conform to body of bill.

HB 66 WITH SENATE AMENDMENTS

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

HB 66, A bill to be entitled An Act providing that the Red Cross, the Salvation Army, and licensed ambulance companies may be designated as official defense and disaster relief agents in times of emergency; amending Sections 8, Chapter 311, Acts of the 52nd Legislature, 1951 (Article 6889-4, Vernon's Texas Civil Statutes); and declaring an emergency.

On motion of Mr. Delwin Jones, the House concurred in the Senate Amendments to HB 66 by the following vote:

Yeas—133

Adams	Calhoun	Finck	Hilliard
Agnich	Carrillo	Finnell	Holmes, T.
Allen, Joe	Cates	Finney	Howard
Allen, John	Cavness	Floyd	Hubenak
Angly	Christian	Foreman	Hull
Atwood	Clark	Gammage	Ingram
Baker	Clayton	Garcia	Johnson
Bass, B.	Coats	Golman	Jones, D.
Bass, T.	Cobb	Grant	Jones, E.
Beckham	Cole	Hale	Jones, G.
Bigham	Craddick	Hanna, Joe	Jungmichel
Blanton	Cruz	Hannah, John	Kaster
Blythe	Davis, D.	Harding	Kilpatrick
Bowers	Davis, H.	Harris	Kost
Boyle	Denton	Hawkins	Kubiak
Braecklein	Doran	Hawn	Lee
Braun	Doyle	Haynes	Lemmon
Burgess	Earthman	Head	Lewis
Bynum	Farenthold	Heatly	Lombardino

Longoria	Nugent, J.	Salter	Swanson
Lovell	Ogg	Santiesteban	Tarbox
McAlister	Orr	Schulle	Traeger
McKissack	Parker, C.	Semos	Truan
Mengden	Parker, W.	Shannon	Tupper
Moncrief	Patterson	Short	Uher
Moore, A.	Pickens	Silber	Vale
Moore, T.	Poerner	Simmons	Von Dohlen
Moreno	Poff	Slack	Ward
Murray	Presnal	Slider	Wieting
Nabers	Price	Smith	Williams
Nelms	Rodriguez	Solomon	Williamson
Newton	Rosson	Spurlock	Wolff
Nichols	Salem	Stewart	Wyatt
Niland			

Absent

Allred	Hendricks	Reed	Sanchez
Daniel	Ligarde		

Absent-Excused

Atwell	Graves	Neugent, D.	Stroud
Caldwell	Holmes, Z.	Sherman	Wayne
Dramberger	Moore, G.		

Mr. Delwin Jones moved to reconsider the vote by which the House concurred in the Senate Amendments to HB 66 and to table the motion to reconsider.

The motion to table prevailed.

HB 66—TEXT OF SENATE AMENDMENTS

Amend HB 66, subparagraph (b) of Section 1, by striking all of said subparagraph (b) and substituting in lieu thereof the following:

“(b) In carrying out the provisions of this Act, the governor and the executive officers or governing bodies of the political subdivisions of the state may request the cooperation of the Red Cross, the Salvation Army, and licensed ambulance companies and shall designate them as official defense and disaster relief agents.”

Amend the caption to conform to body of bill.

SB 989—ADOPTION OF CONFERENCE COMMITTEE REPORT

Mr. Cobb submitted the following Conference Committee Report on SB 989:

Austin, Texas
May 28, 1971

Honorable Ben Barnes
President of the Senate

Honorable Gus Mutscher
Speaker of The House of Representatives

Sirs:

We, your Conference Committee, appointed to adjust the differences between the Senate and the House of Representatives on SB 989 have met and had same under consideration, and beg to report it back with the recommendation that it do pass in the form and text hereto attached.

Respectfully submitted,

On the part of the Senate: Wallace
 Mauzy
 Jordan
 McKool
 Brooks

On the part of the House: Cobb
 Ogg
 Doyle
 Carl Parker

A bill to be entitled An Act relating to modifying the insurance coverage requirements of the Texas Motor Vehicle Safety-Responsibility Act and the amount of property damage necessitating a report under the provisions of that Act; amending Sections 1 and 4, Subsections (a) and (c) of Section 5, and Subsection (b) of Section 21, Texas Motor Vehicle Safety-Responsibility Act (Article 6701h, Vernon's Texas Civil Statutes); and declaring an emergency.

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

Section 1. Section 1, Texas Motor Vehicle Safety-Responsibility Act, as amended (Article 6701h, Vernon's Texas Civil Statutes), is amended to read as follows:

"Section 1. The following words and phrases, when used in this Act, shall, for the purposes of this Act, have the meanings respectively ascribed to them in this Section, except in those instances where the context clearly indicates a different meaning:

"1. 'Highway' means the entire width between property lines of any road, street, way, thoroughfare, or bridge in the State of Texas not privately owned or controlled, when any part thereof is open to the public for vehicular traffic and over which the state has legislative jurisdiction under its police power.

"2. 'Judgment'—Any judgment which shall have become final by expiration without appeal of the time within which an appeal might have been perfected, or by final affirmation on appeal, rendered by a court of competent jurisdiction of any state or of the United States, upon a cause of action arising out of the ownership, maintenance or use of any motor vehicle, for damages, including damages for care and loss of services,

because of bodily injury to or death of any person, or for damages because of injury to or destruction of property, including the loss of use thereof, or upon a cause of action on an agreement of settlement for such damages.

"3. 'Motor Vehicle' — Every self-propelled vehicle which is designed for use upon a highway, including trailers and semitrailers designed for use with such vehicles (except traction engines, road rollers and graders, tractor cranes, power shovels, well drillers and implements of husbandry) and every vehicle which is propelled by electric power obtained from overhead wires but not operated upon rails.

"4. 'License'—Any driver's, operator's, commercial operator's, or chauffeur's license, temporary instruction permit or temporary license, or restricted license, issued under Article 6687b, Texas Revised Civil Statutes, pertaining to the licensing of persons to operate motor vehicles.

"5. 'Nonresident' — Every person who is not a resident of the State of Texas.

"6. 'Nonresident's Operating Privilege' — The privilege conferred upon a nonresident by the laws of Texas pertaining to the operation by him of a motor vehicle, or the use of a motor vehicle owned by him, in the State of Texas.

"7. 'Operator'—Every person who is in actual physical control of a motor vehicle.

"8. 'Owner'—A person who holds the legal title of a motor vehicle, or in the event a motor vehicle is the subject of an agreement for the conditional sale or lease thereof with the right of purchase upon performance of the conditions stated in the agreement and with an immediate right of possession vested in the conditional vendee or lessee or in the event a mortgagor of a vehicle is entitled to possession, then such conditional vendee or lessee or mortgagor shall be deemed the owner for the purposes of this Act.

"9. 'Person'—Every natural person, firm, copartnership, association or corporation.

"10. 'Proof of Financial Responsibility.' Proof of ability to respond in damages for liability, on account of accidents occurring subsequent to the effective date of said proof, arising out of the ownership, maintenance or use of a motor vehicle, in the amount of Ten Thousand Dollars (\$10,000) because of bodily injury to or death of one person in any one accident, and, subject to said limit for one person, in the amount of Twenty Thousand Dollars (\$20,000) because of bodily injury to or death of two (2) or more persons in any one accident, and in the amount of Five Thousand Dollars (\$5,000) because of injury to or destruction of property of others in any one accident. The proof of ability to respond in damages may exclude the first Two Hundred Fifty Dollars (\$250) of liability for bodily injury to or death of any one person in any one accident, and, subject to that exclusion for one person, may exclude the first Five Hundred Dollars (\$500) of liability for the bodily injury to or death of two (2) or more persons in any one accident and may exclude the first Two Hundred Fifty Dollars (\$250) of liability for the injury to or destruction of property of others in any one accident.

"11. 'Registration' — Registration or license certificate or license receipt or dealer's license and registration or number plates issued under Article 6675a or Article 6686, Texas Revised Civil Statutes, pertaining to the registration of motor vehicles.

"12. 'Department' means the Department of Public Safety of the State of Texas acting directly or through its authorized officers and agents, except in such Sections of this Act in which some other State Department is specifically named.

"13. 'State'—Any state, territory or possession of the United States, the District of Columbia, or any province of the Dominion of Canada."

Sec. 2. Section 4, Texas Motor Vehicle Safety-Responsibility Act, as amended (Article 6701h, Vernon's Texas Civil Statutes), is amended to read as follows:

"Section 4. The operator of every motor vehicle which is in any manner involved in an accident within the State, in which any person is killed or injured or in which damage to the property of any one person, including himself, to an apparent extent of at least Two Hundred Fifty Dollars (\$250) is sustained, shall within ten (10) days after such accident report the matter in writing to the Department. Such report, the form of which shall be prescribed by the Department, shall contain information to enable the Department to determine whether the requirements for the deposit of security under Section 5 are inapplicable by reason of the existence of insurance or other exceptions specified in this Act. Any written report of accident in accordance with Section 44, Chapter 421, Acts of the Fiftieth Legislature, Regular Session, 1947, as last amended by Chapter 363, Acts of the Fifty-third Legislature, Regular Session, 1953, compiled as Article 6701d, Section 44, Vernon's Texas Civil Statutes, if actually made to the Department, shall be sufficient provided it also contains the information required herein. The Department may rely upon the accuracy of the information unless and until it has reason to believe that the information is erroneous. If such operator be physically incapable of making such report, the owner of the motor vehicle involved in such accident shall, within ten (10) days after learning of the accident, make such report. The operator or the owner shall furnish such additional relevant information as the Department shall require.

Sec. 3. Subsections (a) and (c), Section 5, Texas Motor Vehicle Safety-Responsibility Act, as amended (Article 6701h, Vernon's Texas Civil Statutes), are amended to read as follows:

"(a) If twenty (20) days after the receipt of a report of a motor vehicle accident within this State which has resulted in bodily injury or death, or damage to the property of any one person of at least Two Hundred Fifty Dollars (\$250), the Department does not have on file evidence satisfactory to it that the person who would otherwise be required to file security under Subsection (b) of this Section has been released from liability, or has been finally adjudicated not to be liable, or has executed a duly acknowledged written agreement providing for the payment of an agreed amount in installments with respect to all claims for injuries or damages resulting from the accident, the Department shall determine the amount of security which shall be sufficient in its

judgment, and in no event less than Two Hundred Dollars (\$200) to satisfy any judgment or judgments for damages resulting from such accident as may be recovered against each operator or owner."

"(c) This Section shall not apply under the conditions stated in Section 6 nor:

"1. To such operator or owner if such owner had in effect at the time of such accident a motor vehicle liability policy with respect to the motor vehicle involved in such accident;

"2. To such operator, if not the owner of such motor vehicle, if there was in effect at the time of such accident a motor vehicle liability policy or bond with respect to his operation of motor vehicles not owned by him;

"3. To any person employed by the government of the United States, when such person is acting within the scope or office of his employment;

"4. To such operator or owner if the liability of such operator or owner for damages resulting from such accident is, in the judgment of the Department, covered by any other form of liability insurance policy or bond; nor

"5. To any person qualifying as a self-insurer under Section 34 of this Act, or to any person operating a motor vehicle for such self-insurer.

"No such policy or bond shall be effective under this Section or under Section 7 unless issued by an insurance company or surety company authorized to write motor vehicle liability insurance in this state, except that if such motor vehicle was not registered in this state, or was a motor vehicle which was registered elsewhere than in this state at the effective date of the policy, or the most recent renewal thereof, such policy or bond shall not be effective under this Section unless the insurance company or surety company if not authorized to do business in this state shall execute a power of attorney authorizing the Department to accept service on its behalf of notice or process in any action upon such policy or bond arising out of such accident; providing, however, every such policy or bond is subject, if the accident has resulted in bodily injury or death, to a limit exclusive of interest and costs, of not less than Ten Thousand Dollars (\$10,000) because of bodily injury to or death of one person in any one accident and, subject to said limit for one person, to a limit of not less than Twenty Thousand Dollars (\$20,000) because of bodily injury to or death of two (2) or more persons in any one accident, and, if the accident has resulted in injury to or destruction of property, to a limit of not less than Five Thousand Dollars (\$5,000) because of injury to or destruction of property of others in any one accident. The policy or bond may exclude coverage of the first Two Hundred Fifty Dollars (\$250) of liability for bodily injury to or death of any one person in any one accident, and, subject to that exclusion for one person, may exclude coverage for the first Five Hundred Dollars (\$500) of liability for the bodily injury to or death of two (2) or more persons in any one accident and may exclude coverage for the first Two Hundred Fifty Dollars (\$250) of liability for the injury to or destruction of property of others in any one accident.

"6. Wherever the word 'bond' appears in this Section or this Act, it shall mean a bond filed with and approved by the Department of Public Safety."

Sec. 4. Subsection (b), Section 21, Texas Motor Vehicle Safety-Responsibility Act, as amended (Article 6701h, Vernon's Texas Civil Statutes), is amended to read as follows:

“(b) Such owner's policy of liability insurance:

“1. Shall designate by explicit description or by appropriate reference all motor vehicles with respect to which coverage is thereby to be granted; and

“2. Shall pay on behalf of the insured named therein and any other person, as insured, using any such motor vehicle or motor vehicles with the express or implied permission of such named insured, all sums which the insured shall become legally obligated to pay as damages arising out of the ownership, maintenance or use of such motor vehicle or motor vehicles within the United States of America or the Dominion of Canada, subject to limits exclusive of interest and costs, with respect to each such motor vehicle, as follows: Ten Thousand Dollars (\$10,000) because of bodily injury to or death of one person in any one accident and, subject to said limit for one person, Twenty Thousand Dollars (\$20,000) because of bodily injury to or death of two (2) or more persons in any one accident, and Five Thousand Dollars (\$5,000) because of injury to or destruction of property of others in any one accident. The policy may exclude coverage of the first Two Hundred Fifty Dollars (\$250) of liability for bodily injury to or death of any one person in any one accident, and, subject to that exclusion for one person, may exclude coverage for the first Five Hundred Dollars (\$500) of liability for the bodily injury to or death of two (2) or more persons in any one accident and may exclude coverage for the first Two Hundred Fifty Dollars (\$250) of liability for the injury to or destruction of property of others in any one accident.”

Sec. 5. 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. Cobb moved to adopt the Conference Committee Report on SB 989.

The motion prevailed.

Mr. Cobb moved to reconsider the vote by which the Conference Committee Report on SB 989 was adopted and to table the motion to reconsider.

The motion to table prevailed.

VOTE RECORDED

Mr. Pickens requested to be recorded as voting Nay on the adoption of the Conference Committee Report on SB 989.

(Mr. Shannon in the Chair)

HB 1078 WITH SENATE AMENDMENTS

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

HB 1078, A bill to be entitled An Act providing for operation of all school districts in the state on a quarterly rather than a semester basis; authorizing districts to operate all or some of their schools for all four quarters with state funding for three quarters of attendance for any one student; amending Chapter 16, Texas Education Code, by adding Subchapter G-1 and repealing Subchapter H; providing for effective dates; and declaring an emergency.

On motion of Mr. Blanton, the House concurred in the Senate Amendments to HB 1078.

Mr. Blanton moved to reconsider the vote by which the House concurred in the Senate Amendments to HB 1078 and to table the motion to reconsider.

The motion to table prevailed.

VOTES RECORDED

Representatives Von Dohlen, Nabers, Salter, Atwood, and Clayton requested to be recorded as voting Nay on the motion to concur in the Senate Amendments to HB 1078.

HB 1078—TEXT OF SENATE AMENDMENTS

Amend HB 1078 by striking the quoted Section 16.862 in Section 1 and substituting in lieu thereof the following:

"Section 16.862. Operation on Quarter Basis. Beginning with the 1972-1973 school year, each school district in this state may operate on the basis of a quarter system, and beginning with the 1973-1974 school year, each school district in this state shall operate on the basis of a quarter system, with the schools being in operation during at least three quarters during each school year, providing 180 days of instruction for students and 10 days inservice education for teachers."

Amend the quoted Section 16.864(b) of Section 1 of HB 1078 by deleting the last sentence.

Amend the quoted Section 16.864 (c) of Section 1 of HB 1078 by adding a new sentence to the end of Section 16.864(c) to read as follows:

"A teacher or other school employee under the Minimum Foundation Program who elects to work four quarters during a school year shall receive a minimum salary which is increased proportionately in compliance with the state compensation plan."

Amend caption to conform to body of bill.

SB 707 ON SECOND READING
(Mr. Salter—House Sponsor)

Mr. Salter moved that all necessary rules be suspended to take up and consider at this time, SB 707.

The motion prevailed by the following vote:

Yeas—98

Agnich	Doyle	Jungmichel	Poff
Allred	Earthman	Kaster	Presnal
Angly	Farenthold	Kilpatrick	Price
Atwood	Finck	Kost	Reed
Baker	Floyd	Lee	Rodriguez
Bass, T.	Foreman	Lemmon	Rosson
Beckham	Garcia	Lewis	Salem
Bigham	Golman	Lombardino	Salter
Blanton	Hale	McAlister	Sanchez
Blythe	Hanna, Joe	McKissack	Santiesteban
Bowers	Harris	Mengden	Semos
Boyle	Hawkins	Moncrief	Slack
Braun	Hawn	Moore, A.	Stewart
Bynum	Haynes	Moreno	Swanson
Calhoun	Head	Murray	Traeger
Carrillo	Heatly	Nelms	Truan
Cates	Hendricks	Newton	Tupper
Christian	Hilliard	Nichols	Von Dohlen
Clark	Holmes, T.	Niland	Ward
Coats	Hubenak	Ogg	Williams
Cole	Ingram	Orr	Williamson
Cruz	Johnson	Parker, C.	Wolff
Daniel	Jones, D.	Patterson	Wyatt
Davis, D.	Jones, E.	Pickens	
Davis, H.	Jones, G.	Poerner	

Nays—29

Adams	Finnell	Nabers	Spurlock
Allen, John	Finney	Nugent, J.	Tarbox
Burgess	Grant	Schulle	Uher
Cavness	Howard	Short	Vale
Clayton	Hull	Silber	Wieting
Cobb	Kubiak	Simmons	
Craddick	Ligarde	Slider	
Doran	Lovell	Solomon	

In The Chair

Shannon

Present—Not Voting

Harding

Absent

Allen, Joe	Denton	Longoria	Parker, W.
Bass, B.	Gammage	Moore, T.	Smith
Braecklein	Hannah, John		

Absent-Excused

Atwell	Graves	Neugent, D.	Stroud
Caldwell	Holmes, Z.	Sherman	Wayne
Dramberger	Moore, G.		

The Chair laid before the House on its second reading and pasage to third reading,

SB 707, A bill to be entitled An Act relating to providing for certain penalties for delays by insurers after written demand by insureds for payment of losses; amending Article 3.62 of the Texas Insurance Code; and declaring an emergency.

The bill was read second time.

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

Committee Amendment No. 1

Amend SB 707 by striking out all of SB 707 below the enacting clause and substituting in lieu thereof the following:

"Section 1. Article 3.62, Texas Insurance Code, as amended, is amended to read as follows:

"Article 3.62. Delay in Payment of Losses; Penalty For.

"In all cases where a loss occurs and the life insurance company, or accident insurance company, or life and accident, health and accident, or life, health and accident insurance company liable therefor shall fail to pay the same within thirty days after written demand therefor, such company shall be liable to pay the holder of such policy, in addition to the amount of the loss, twelve percent (12%) damages on the amount of such loss together with reasonable attorney fees for the prosecution and collection of such loss. Such attorney fees shall be taxed as a part of the costs of the trial of such case. The court in fixing such fees shall take into consideration all policy benefits accrued and to accrue to the insured on account of his loss sustained under the provisions of such policy, conditioned that such attorney fees in the aggregate shall not exceed thirty percent (30%) of such loss."

"Section 2. Article 3.62-1, Texas Insurance Code, as amended, said Article 3.62-1 having been enacted Acts 1957, 55th Legislature, Page 1161, Chapter 387, Section 1, and Acts 1961, 57th Legislature, Page 862, Chapter 381, Section 1, is amended to hereafter read as follows:

"Article 3.62-1. Delay in Payment of Losses on Policies Issued by Casualty and Other Companies; Penalty.

"In all cases where a loss occurs and the general casualty company, state-wide mutual assessment associations, local mutual aid associations, mutual casualty company, Lloyds organization, reciprocal exchange, liable therefor under a life, health, or accident policy issued by any such insurer shall fail to pay the same within sixty (60) days after filing written proof of loss thereof, such insurer shall be liable to pay the holder of such policy, in addition to the amount of the loss, twelve percent (12%) damages on the amount of such loss, together with reasonable attorney fees for the prosecution and collection of such loss. Such attorney fees shall be taxed as a part of the costs in the case. The court in fixing such fees shall take into consideration all benefits to the insured incident to the prosecution of the suit, accrued and to accrue on account of such policy, provided that such

attorney fees in the aggregate shall not exceed thirty percent (30%) of such loss.

"Provided, however, where for any reason the holder of said policy is unable to furnish the insurer a certified copy of the death certificate of the insured within the sixty (60) day period, then the provisions of this Act relating to attorney fees shall not apply."

"Section 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."

Mr. Salter offered the following amendments to Committee Amendment No. 1:

Amend the Second Printing of SB 707, Page 2, line 9 by deleting the words "exceed thirty percent (30%) of such loss" and substituting therefor the following: "be less than \$200.00 nor exceed fifty percent (50%) of such loss except where such loss is less than \$400.00."

Amend the Second Printing of SB 707, Page 2, line 29 by deleting the words "exceed thirty percent (30%) of such loss" and substituting therefor the following: "be less than \$200.00 nor exceed 50% of such loss except where such loss is less than \$400.00."

The amendments were severally adopted without objection.

Committee Amendment No. 1, as amended, was adopted without objection.

SB 707, as amended, was passed to third reading by the following vote:

Yeas—78

Baker	Earthman	Kaster	Price
Bass, T.	Finnell	Kilpatrick	Salem
Beckham	Floyd	Kost	Salter
Blanton	Foreman	Lee	Semos
Blythe	Garcia	Lemmon	Silber
Bowers	Golman	Lewis	Solomon
Braecklein	Hanna, Joe	Lombardino	Spurlock
Bynum	Hawkins	McAlister	Stewart
Calhoun	Hawn	McKissack	Swanson
Cates	Heatly	Mengden	Traeger
Cavness	Holmes, T.	Moncrief	Truan
Christian	Howard	Moore, A.	Von Dohlen
Clayton	Hubenak	Moreno	Ward
Cole	Hull	Murray	Williams
Craddick	Ingram	Nelms	Williamson
Cruz	Jones, D.	Ogg	Wyatt
Davis, D.	Jones, E.	Patterson	
Davis, H.	Jones, G.	Poff	
Doyle	Jungmichel	Presnal	

Nays—52

Adams	Denton	Kubiak	Rosson
Allen, John	Doran	Ligarde	Santiesteban
Allred	Farenthold	Longoria	Schulle
Angly	Finney	Lovell	Short
Atwood	Grant	Moore, T.	Simmons
Bass, B.	Hale	Nabers	Slack
Bigham	Hannah, John	Newton	Slider
Braun	Harris	Nichols	Tarbox
Burgess	Haynes	Nugent, J.	Tupper
Carrillo	Head	Orr	Uher
Clark	Hendricks	Parker, C.	Vale
Cobb	Hilliard	Poerner	Wieting
Daniel	Johnson	Rodriguez	Wolff

In The Chair

Shannon

Present—Not Voting

Coats Harding

Absent

Agnich	Finck	Parker, W.	Sanchez
Allen, Joe	Gammage	Pickens	Smith
Boyle	Niland	Reed	

Absent-Excused

Atwell	Graves	Neugent, D.	Stroud
Caldwell	Holmes, Z.	Sherman	Wayne
Dramberger	Moore, G.		

Mr. Salter moved to reconsider the vote by which SB 707 was passed to third reading and to table the motion to reconsider.

The motion to table prevailed.

REASON FOR VOTE

I voted Yea in error on the passage of SB 707 to third reading. I should be recorded as voting Nay.

Signed: Truan

(Speaker in the Chair)

HB 1744 ON SECOND READING

Mr. Wyatt moved that all necessary rules be suspended to take up and consider at this time, HB 1744.

The motion prevailed by the following vote:

Yeas—127

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

Nays—9

Adams	Floyd	Mengden	Rodriguez
Braecklein	Ligarde	Nugent, J.	Vale
Farenthold			

Absent

Harding	Johnson	Smith
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Absent-Excused

Atwell	Graves	Neugent, D.	Stroud
Caldwell	Holmes, Z.	Sherman	Wayne
Dramberger	Moore, G.		

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

HB 1744, A bill to be entitled An Act relating to the quail season in San Patricio, Refugio, and Victoria Counties; amending Section 1, Chapter 166,

Acts of the 57th Legislature, Regular Session, 1961; and declaring an emergency.

The bill was read second time.

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

Committee Amendment No. 1

Amend HB 1744 by striking all below the enacting clause and substituting the following:

Section 1. Section 1, Chapter 166, Acts of the 57th Legislature, Regular Session, 1961, is amended to read as follows:

"Section 1. There shall be an open season or period of time when it shall be lawful to hunt or kill wild quail of all varieties in San Patricio and Refugio Counties of this state during the period December 1st of one year to January 31st of the following year, both dates inclusive, and in Victoria County during the period from November 15th in one year to February 15th of the following year, both dates inclusive."

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 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 1744 by striking all above the enacting clause and substituting the following:

A bill to be entitled An Act relating to the quail season in Victoria County; amending Section 1, Chapter 166, Acts of the 57th Legislature, Regular Session, 1961; and declaring an emergency.

The committee amendments were severally adopted without objection.

HB 1744, as amended, was passed to engrossment.

HB 1744 ON THIRD READING

Mr. Wyatt moved that the constitutional rule requiring bills to be read on three several days be suspended and that HB 1744 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—118

Agnich	Atwood	Blanton	Bynum
Allen, Joe	Baker	Blythe	Calhoun
Allen, John	Bass, T.	Boyle	Carrillo
Allred	Beckham	Braun	Cates
Angly	Bigham	Burgess	Cavness

Christian	Harris	Lovell	Sanchez
Clark	Hawkins	McAlister	Santiesteban
Clayton	Hawn	McKissack	Schulle
Coats	Haynes	Moncrief	Semos
Cobb	Head	Moore, A.	Shannon
Cole	Heatly	Moreno	Short
Craddick	Hendricks	Murray	Silber
Cruz	Hilliard	Nabers	Simmons
Daniel	Holmes, T.	Nelms	Slack
Davis, D.	Howard	Newton	Slider
Davis, H.	Hubenak	Nichols	Solomon
Doyle	Hull	Niland	Spurlock
Finck	Ingram	Ogg	Stewart
Finnell	Johnson	Orr	Swanson
Finney	Jones, D.	Parker, C.	Tarbox
Floyd	Jungmichel	Parker, W.	Traeger
Foreman	Kaster	Patterson	Uher
Gammage	Kilpatrick	Pickens	Von Dohlen
Garcia	Kost	Poerner	Ward
Golman	Kubiak	Poff	Wieting
Grant	Lee	Presnal	Williams
Hale	Lemmon	Price	Williamson
Hanna, Joe	Lewis	Rosson	Wyatt
Hannah, John	Lombardino	Salem	
Harding	Longoria	Salter	

Nays—14

Adams	Doran	Mengden	Rodriguez
Bowers	Earthman	Nugent, J.	Truan
Braecklein	Farenthold	Reed	Vale
Denton	Jones, E.		

Absent

Bass, B.	Ligarde	Smith	Wolff
Jones, G.	Moore, T.	Tupper	

Absent-Excused

Atwell	Graves	Neugent, D.	Stroud
Caldwell	Holmes, Z.	Sherman	Wayne
Dramberger	Moore, G.		

The Speaker then laid HB 1744 before the House on third reading and final passage.

The bill was read third time and was passed.

Mr. Wyatt moved to reconsider the vote by which HB 1744 was passed and to table the motion to reconsider.

The motion to table prevailed.

SB 885 ON SECOND READING
(Mr. Cates—House Sponsor)

Mr. Cates moved that all necessary rules be suspended to take up and consider at this time, SB 885.

The motion prevailed by the following vote:

Yeas—110

Agnich	Finck	Kubiak	Rosson
Allen, Joe	Finnell	Lemmon	Salem
Allred	Finney	Lewis	Salter
Angly	Foreman	Ligarde	Sanchez
Baker	Gammage	Lombardino	Santiesteban
Bass, B.	Garcia	Longoria	Semos
Bass, T.	Golman	Lovell	Shannon
Beckham	Grant	McAlister	Short
Bigham	Hale	Moncrief	Silber
Blanton	Hanna, Joe	Moore, A.	Simmons
Blythe	Harding	Moore, T.	Slider
Boyle	Harris	Moreno	Solomon
Burgess	Hawkins	Murray	Spurlock
Bynum	Haynes	Nabers	Stewart
Calhoun	Head	Nelms	Swanson
Carrillo	Heatly	Newton	Tarbox
Cates	Hendricks	Nichols	Traeger
Cavness	Hilliard	Nugent, J.	Truan
Christian	Howard	Ogg	Tupper
Clayton	Hubenak	Orr	Uher
Coats	Hull	Parker, C.	Von Dohlen
Cole	Johnson	Parker, W.	Wieting
Craddick	Jones, D.	Pickens	Williams
Cruz	Jones, G.	Poerner	Williamson
Daniel	Jungmichel	Poff	Wolff
Davis, D.	Kaster	Presnal	Wyatt
Davis, H.	Kilpatrick	Price	
Denton	Kost	Reed	

Nays—20

Adams	Doran	Hannah, John	Mengden
Allen, John	Doyle	Hawn	Patterson
Bowers	Earthman	Ingram	Schulle
Braecklein	Farenthold	Jones, E.	Vale
Clark	Floyd	Lee	Ward

Absent

Atwood	Holmes, T.	Niland	Slack
Braun	McKissack	Rodriguez	Smith
Cobb			

Absent-Excused

Atwell	Graves	Neugent, D.	Stroud
Caldwell	Holmes, Z.	Sherman	Wayne
Dramberger	Moore, G.		

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

SB 885, A bill to be entitled An Act amending Subdivision 2 of Acts of 1899, page 105 (establishing a procedure in condemnation proceedings

should the plaintiff desire to enter upon and take possession of the property sought to be condemned pending litigation) as heretofore amended (compiled as Section 2 of Article 3268, Vernon's Texas Civil Statutes) to provide for the depositing of a surety bond in lieu of an amount equal to the amount of damages awarded by the special commissioners in an eminent domain proceeding, such bond to be conditioned so as to secure all damages in excess of the award of the special commissioners that may be awarded or adjudged against the condemnor; authorizing and directing the deposit or investment of the further sum of money equal to the amount of the damages awarded by the commissioners as requested and designated by the plaintiff, and the payment of interest, if any, on such deposit or investment to the plaintiff; and providing for severability; and declaring an emergency.

The bill was read second time and was passed to third reading.

SB 885 ON THIRD READING

Mr. Cates moved that the constitutional rule requiring bills to be read on three several days be suspended and that SB 885 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—117

Adams	Finck	Kilpatrick	Rodriguez
Agnich	Finnell	Kost	Rosson
Allen, Joe	Foreman	Kubiak	Salem
Allred	Gammage	Lee	Salter
Angly	Garcia	Lemmon	Sanchez
Bass, B.	Golman	Lewis	Santiesteban
Bass, T.	Grant	Ligarde	Semos
Beckham	Hale	Lombardino	Shannon
Bigham	Hanna, Joe	Longoria	Short
Blanton	Hannah, John	Lovell	Silber
Blythe	Harding	McAlister	Simmons
Boyle	Harris	McKissack	Slider
Braun	Hawkins	Moncrief	Solomon
Burgess	Hawn	Moore, A.	Spurlock
Bynum	Haynes	Moore, T.	Stewart
Calhoun	Head	Moreno	Swanson
Carrillo	Heatly	Murray	Tarbox
Cates	Hendricks	Nabers	Traeger
Cavness	Hilliard	Nelms	Truan
Christian	Holmes, T.	Newton	Tupper
Clark	Howard	Nichols	Uher
Clayton	Hubenak	Ogg	Von Dohlen
Coats	Hull	Orr	Wieting
Cobb	Ingram	Parker, C.	Williams
Cole	Johnson	Parker, W.	Williamson
Craddick	Jones, D.	Pickens	Wolff
Cruz	Jones, E.	Poff	Wyatt
Daniel	Jones, G.	Presnal	
Davis, D.	Jungmichel	Price	
Davis, H.	Kaster	Reed	

Nays—17

Allen, John	Doyle	Floyd	Poerner
Bowers	Earthman	Mengden	Schulle
Braecklein	Farenthold	Nugent, J.	Vale
Denton	Finney	Patterson	Ward

Absent

Atwood	Niland	Slack	Smith
Baker			

Absent-Excused

Atwell	Graves	Neugent, D.	Stroud
Caldwell	Holmes, Z.	Sherman	Wayne
Dramberger	Moore, G.		

The Speaker then laid SB 885 before the House on third reading and final passage.

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

Yeas—121

Agnich	Denton	Kost	Rodriguez
Allen, Joe	Earthman	Kubiak	Rosson
Allred	Finck	Lee	Salem
Angly	Finnell	Lemmon	Salter
Atwood	Floyd	Lewis	Sanchez
Baker	Foreman	Lombardino	Santiesteban
Bass, B.	Gammage	Longoria	Semos
Bass, T.	Garcia	Lovell	Shannon
Beckham	Golman	McAlister	Short
Bigham	Grant	McKissack	Silber
Blanton	Hale	Mengden	Simmons
Blythe	Hanna, Joe	Moncrief	Slider
Bowers	Hannah, John	Moore, A.	Solomon
Boyle	Harding	Moore, T.	Spurlock
Braun	Harris	Moreno	Stewart
Bynum	Hawkins	Murray	Swanson
Calhoun	Hawn	Nabers	Tarbox
Carrillo	Head	Nelms	Traeger
Cates	Heatly	Newton	Truan
Cavness	Hendricks	Nichols	Tupper
Christian	Hilliard	Niland	Uher
Clark	Holmes, T.	Nugent, J.	Von Dohlen
Clayton	Hubenak	Ogg	Ward
Coats	Ingram	Orr	Wieting
Cobb	Johnson	Parker, C.	Williams
Cole	Jones, D.	Parker, W.	Williamson
Craddick	Jones, E.	Pickens	Wolff
Cruz	Jones, G.	Poff	Wyatt
Daniel	Jungmichel	Presnal	
Davis, D.	Kaster	Price	
Davis, H.	Kilpatrick	Reed	

Nays—14

Adams	Doran	Howard	Poerner
Allen, John	Doyle	Hull	Schulle
Braecklein	Farenthold	Patterson	Vale
Burgess	Finney		

Present—Not Voting

Haynes

Absent

Ligarde	Slack	Smith
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Absent-Excused

Atwell	Graves	Neugent, D.	Stroud
Caldwell	Holmes, Z.	Sherman	Wayne
Dramberger	Moore, G.		

Mr. Cates moved to reconsider the vote by which SB 885 was passed and to table the motion to reconsider.

The motion to table prevailed.

HB 1888 ON SECOND READING

Mr. Traeger moved that all necessary rules be suspended to take up and consider at this time, HB 1888.

The motion prevailed by the following vote:

Yeas—116

Agnich	Cole	Haynes	Longoria
Allen, Joe	Craddick	Head	Lovell
Allen, John	Cruz	Heatly	McAlister
Allred	Daniel	Hilliard	McKissack
Atwood	Davis, D.	Holmes, T.	Moncrief
Baker	Davis, H.	Howard	Moore, A.
Bass, B.	Doran	Hubenak	Moore, T.
Bass, T.	Doyle	Hull	Moreno
Bigham	Finck	Ingram	Murray
Blanton	Finnell	Johnson	Nabers
Blythe	Finney	Jones, D.	Newton
Boyle	Foreman	Jones, E.	Nichols
Braun	Gammage	Jones, G.	Niland
Burgess	Garcia	Jungmichel	Ogg
Bynum	Golman	Kaster	Orr
Calhoun	Grant	Kilpatrick	Parker, C.
Carrillo	Hale	Kost	Parker, W.
Cates	Hanna, Joe	Kubiak	Patterson
Christian	Harding	Lemmon	Pickens
Clayton	Harris	Lewis	Poerner
Coats	Hawkins	Ligarde	Poff
Cobb	Hawn	Lombardino	Presnal

Price	Shannon	Stewart	Von Dohlen
Reed	Short	Swanson	Ward
Rosson	Silber	Tarbox	Wieting
Salem	Simmons	Traeger	Williams
Salter	Slider	Truan	Williamson
Santiesteban	Solomon	Tupper	Wolff
Schulle	Spurlock	Uher	Wyatt

Nays—16

Adams	Clark	Floyd	Nelms
Angly	Denton	Hannah, John	Nugent, J.
Bowers	Earthman	Lee	Semos
Braecklein	Farenthold	Mengden	Vale

Absent

Beckham	Hendricks	Sanchez	Smith
Cavness	Rodriguez	Slack	

Absent-Excused

Atwell	Graves	Neugent, D.	Stroud
Caldwell	Holmes, Z.	Sherman	Wayne
Dramberger	Moore, G.		

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

HB 1888, A bill to be entitled An Act relating to the composition of the 198th Judicial District; amending Subsection (a), Section 3.026, Judicial Districts Act of 1969 (Article 199a, Vernon's Texas Civil Statutes); and declaring an emergency.

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

HB 1888 ON THIRD READING

Mr. Traeger moved that the constitutional rule requiring bills to be read on three several days be suspended and that HB 1888 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—110

Agnich	Blanton	Cates	Davis, D.
Allen, John	Blythe	Cavness	Davis, H.
Allred	Bowers	Christian	Doyle
Angly	Boyle	Clayton	Earthman
Atwood	Braun	Coats	Finck
Baker	Burgess	Cole	Finnell
Bass, B.	Bynum	Craddick	Finney
Bass, T.	Calhoun	Cruz	Foreman
Bigham	Carrillo	Daniel	Garcia

Golman	Kaster	Niland	Silber
Grant	Kilpatrick	Ogg	Simmons
Hale	Kost	Orr	Slider
Hanna, Joe	Kubiak	Parker, C.	Solomon
Harding	Lee	Parker, W.	Spurlock
Hawkins	Lemmon	Pickens	Stewart
Hawn	Lewis	Poerner	Swanson
Haynes	Lombardino	Poff	Tarbox
Head	Longoria	Presnal	Traeger
Heatly	Lovell	Price	Tupper
Hendricks	McAlister	Rodriguez	Uher
Hilliard	McKissack	Rosson	Von Dohlen
Holmes, T.	Moncrief	Salem	Ward
Howard	Moore, A.	Salter	Wieting
Hubenak	Moreno	Santiesteban	Williams
Ingram	Murray	Schulle	Williamson
Johnson	Nabers	Semos	Wyatt
Jones, E.	Newton	Shannon	
Jungmichel	Nichols	Short	

Nays—20

Adams	Doran	Hull	Nugent, J.
Allen, Joe	Farenthold	Jones, D.	Patterson
Braecklein	Floyd	Mengden	Reed
Clark	Gammage	Moore, T.	Truan
Denton	Harris	Nelms	Vale

Present—Not Voting

Cobb

Absent

Beckham	Jones, G.	Sanchez	Smith
Hannah, John	Ligarde	Slack	Wolf

Absent-Excused

Atwell	Graves	Neugent, D.	Stroud
Caldwell	Holmes, Z.	Sherman	Wayne
Dramberger	Moore, G.		

The Speaker then laid HB 1888 before the House on third reading and final passage.

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

Yeas—121

Adams	Bass, B.	Bowers	Cates
Agnich	Bass, T.	Boyle	Cavness
Allred	Beckham	Burgess	Christian
Angly	Bigham	Bynum	Clark
Atwood	Blanton	Calhoun	Clayton
Baker	Blythe	Carrillo	Coats

Cobb	Heatly	Moncrief	Schulle
Cole	Hendricks	Moore, A.	Semos
Craddick	Hilliard	Moore, T.	Shannon
Cruz	Holmes, T.	Moreno	Short
Daniel	Howard	Murray	Silber
Davis, D.	Hubenak	Nabers	Simmons
Davis, H.	Ingram	Newton	Slider
Doran	Johnson	Nichols	Solomon
Doyle	Jones, D.	Niland	Spurlock
Earthman	Jones, E.	Ogg	Stewart
Finnell	Jones, G.	Orr	Swanson
Finney	Jungmichel	Parker, C.	Tarbox
Floyd	Kaster	Parker, W.	Traeger
Foreman	Kilpatrick	Patterson	Truan
Garcia	Kost	Pickens	Tupper
Golman	Kubiak	Poerner	Uher
Grant	Lee	Poff	Von Dohlen
Hale	Lemmon	Presnal	Ward
Hanna, Joe	Lewis	Price	Wieting
Hannah, John	Ligarde	Reed	Williams
Harding	Lombardino	Rodriguez	Williamson
Hawkins	Longoria	Rosson	Wyatt
Hawn	Lovell	Salem	
Haynes	McAlister	Salter	
Head	McKissack	Santiesteban	

Nays—8

Allen, Joe	Braun	Gammage	Nugent, J.
Braecklein	Farenthold	Harris	Vale

Absent

Allen, John	Hull	Sanchez	Smith
Denton	Mengden	Slack	Wolff
Finck	Nelms		

Absent-Excused

Atwell	Graves	Neugent, D.	Stroud
Caldwell	Holmes, Z.	Sherman	Wayne
Dramberger	Moore, G.		

Mr. Traeger moved to reconsider the vote by which HB 1888 was passed and to table the motion to reconsider.

The motion to table prevailed.

MOTION TO PLACE SB 268 ON SECOND READING
(Mr. Carl Parker—House Sponsor)

Mr. Carl Parker moved that all necessary rules be suspended to take up and consider at this time, SB 268.

The motion was lost by the following vote (not receiving the necessary two-thirds vote):

Yeas—85

Adams	Foreman	Kubiak	Sanchez
Agnich	Golman	Lemmon	Santiesteban
Allred	Grant	Lewis	Schulle
Angly	Hale	Ligarde	Semos
Baker	Harding	Lombardino	Shannon
Beckham	Harris	Lovell	Silber
Bigham	Hawkins	McAlister	Simmons
Blanton	Hawn	Moore, A.	Solomon
Boyle	Head	Moore, T.	Spurlock
Burgess	Heatly	Moreno	Stewart
Bynum	Hendricks	Nabers	Swanson
Carrillo	Hilliard	Nelms	Tarbox
Cavness	Holmes, T.	Nichols	Uher
Clark	Hubenak	Nugent, J.	Vale
Coats	Ingram	Ogg	Wieting
Cobb	Johnson	Parker, C.	Williams
Cruz	Jones, D.	Parker, W.	Williamson
Davis, D.	Jones, G.	Pickens	Wolf
Davis, H.	Jungmichel	Presnal	Wyatt
Doyle	Kaster	Rodriguez	
Finnell	Kilpatrick	Salem	
Finney	Kost	Salter	

Nays—45

Allen, Joe	Cole	Howard	Poff
Allen, John	Craddick	Hull	Price
Atwood	Daniel	Jones, E.	Reed
Bass, T.	Denton	Lee	Short
Blythe	Doran	Longoria	Slider
Bowers	Earthman	Mengden	Truan
Braecklein	Farenthold	Moncrief	Tupper
Braun	Finck	Murray	Von Dohlen
Calhoun	Floyd	Newton	Ward
Cates	Gammage	Orr	
Christian	Garcia	Patterson	
Clayton	Hanna, Joe	Poerner	

Absent

Bass, B.	McKissack	Rosson	Smith
Hannah, John	Niland	Slack	Traeger
Haynes			

Absent-Excused

Atwell	Graves	Neugent, D.	Stroud
Caldwell	Holmes, Z.	Sherman	Wayne
Dramberger	Moore, G.		

SB 1011 ON SECOND READING
(Mr. Beckham—House Sponsor)

Mr. Beckham moved that all necessary rules be suspended to take up and consider at this time, SB 1011.

The motion prevailed by the following vote:

Yeas—116

Adams	Denton	Kilpatrick	Reed
Agnich	Doyle	Kost	Rodriguez
Allen, Joe	Finck	Kubiak	Rosson
Allen, John	Finnell	Lemmon	Salem
Allred	Finney	Lewis	Salter
Angly	Floyd	Ligarde	Sanchez
Baker	Foreman	Lombardino	Santiesteban
Bass, B.	Gammage	Longoria	Schulle
Bass, T.	Golman	Lovell	Semos
Beckham	Grant	McAlister	Shannon
Bigham	Hale	McKissack	Short
Blanton	Hannah, John	Moore, A.	Silber
Boyle	Harding	Moore, T.	Simmons
Braun	Harris	Moreno	Smith
Burgess	Hawkins	Murray	Solomon
Bynum	Hawn	Nelms	Spurlock
Carrillo	Haynes	Newton	Stewart
Cates	Head	Nichols	Swanson
Cavness	Heatly	Niland	Tarbox
Christian	Hendricks	Nugent, J.	Traeger
Clark	Hilliard	Ogg	Truan
Coats	Holmes, T.	Orr	Uher
Cobb	Hubenak	Parker, C.	Von Dohlen
Cole	Hull	Parker, W.	Ward
Craddick	Ingram	Patterson	Wieting
Cruz	Johnson	Pickens	Williams
Daniel	Jones, E.	Poff	Williamson
Davis, D.	Jungmichel	Presnal	Wolff
Davis, H.	Kaster	Price	Wyatt

Nays—17

Atwood	Clayton	Garcia	Mengden
Blythe	Doran	Hanna, Joe	Nabers
Bowers	Earthman	Jones, D.	Poerner
Braecklein	Farenthold	Lee	Slider
Calhoun			

Absent

Howard	Moncrief	Tupper	Vale
Jones, G.	Slack		

Absent-Excused

Atwell	Graves	Neugent, D.	Stroud
Caldwell	Holmes, Z.	Sherman	Wayne
Dramberger	Moore, G.		

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

SB 1011, A bill to be entitled An Act defining the term "impacted property" as certain described real property in Grayson County located ad-

adjacent to or near the western end of Eisenhower State Park, the term "owner" as the owner or lessee of impacted property, the term "guest" as the guest or employee of an owner, and the term "Department" as the State Parks and Wildlife Department; stating the purpose of the Act to be the relief of the owners of the said property who have been deprived of reasonable ingress to and egress from said property in traveling between that property and points east of said park, including the City of Denison, through the closing of the western entrance and roads of the park to said owners and the charging of fees at the eastern entrance into the park by the State Parks and Wildlife Department although these owners and their predecessors in title had been using that route for over twenty-five years, had no other feasible route for traveling to and from points east of said park from and to this property, and sought only to use said roads for this purpose; declaring that it is not feasible to charge fees to Eisenhower State Park to these owners and their family members and guests when entering said park and using its roads solely for the purpose of obtaining reasonable ingress to and egress from said impacted property in traveling between it and points east of the park and re-establishing the right of these persons to enter said park both from the west and east and to use its roads for this purpose without the payment of any fees for this use; directing said Department to implement and facilitate fully and reasonably the right of owners of impacted property and of their family members and guests reestablished by this Act, including admission of these persons to park roads at the points they were able to enter until November 1, 1968 or at other reasonably located points as the Department by regulation may direct and authorizing the Department to issue permits to these persons for identification purposes only; and declaring an emergency.

The bill was read second time and was passed to third reading.

SB 1011 ON THIRD READING

Mr. Beckham moved that the constitutional rule requiring bills to be read on three several days be suspended and that SB 1011 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—116

Adams	Bynum	Denton	Haynes
Agnich	Carrillo	Doyle	Head
Allen, Joe	Cates	Finck	Heatly
Allred	Cavness	Finnell	Hendricks
Angly	Christian	Finney	Hilliard
Atwood	Clark	Foreman	Holmes, T.
Baker	Clayton	Gammage	Howard
Bass, B.	Coats	Golman	Hubenak
Bass, T.	Cobb	Grant	Ingram
Beckham	Cole	Hale	Johnson
Bigham	Craddick	Hanna, Joe	Jones, E.
Blanton	Cruz	Hannah, John	Jones, G.
Boyle	Daniel	Harris	Jungmichel
Braun	Davis, D.	Hawkins	Kaster
Burgess	Davis, H.	Hawn	Kilpatrick

Kost	Murray	Rosson	Stewart
Kubiak	Nelms	Salem	Swanson
Lemmon	Nichols	Salter	Tarbox
Lewis	Niland	Sanchez	Traeger
Ligarde	Ogg	Santiesteban	Truan
Lombardino	Orr	Schulle	Uher
Longoria	Parker, C.	Semos	Vale
Lovell	Parker, W.	Shannon	Von Dohlen
McAlister	Patterson	Short	Ward
McKissack	Pickens	Simmons	Wieting
Moncrief	Poff	Slider	Williams
Moore, A.	Presnal	Smith	Williamson
Moore, T.	Price	Solomon	Wolff
Moreno	Reed	Spurlock	Wyatt

Nays—17

Blythe	Earthman	Jones, D.	Nugent, J.
Bowers	Floyd	Lee	Poerner
Braecklein	Garcia	Mengden	Rodriguez
Calhoun	Hull	Nabers	Silber
Doran			

Absent

Allen, John	Harding	Slack	Tupper
Farenthold	Newton		

Absent-Excused

Atwell	Graves	Neugent, D.	Stroud
Caldwell	Holmes, Z.	Sherman	Wayne
Dramberger	Moore, G.		

The Speaker then laid SB 1011 before the House on third reading and final passage.

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

Yeas—121

Adams	Bynum	Doyle	Head
Agnich	Carrillo	Earthman	Heatly
Allen, Joe	Cates	Finck	Hendricks
Allen, John	Cavness	Finnell	Hilliard
Allred	Christian	Finney	Holmes, T.
Angly	Clark	Foreman	Howard
Atwood	Clayton	Gammage	Hubenak
Baker	Coats	Golman	Hull
Bass, B.	Cobb	Grant	Ingram
Bass, T.	Cole	Hale	Johnson
Beckham	Craddick	Hanna, Joe	Jones, D.
Bigham	Cruz	Hannah, John	Jones, E.
Blanton	Daniel	Harris	Jones, G.
Bowers	Davis, D.	Hawkins	Jungmichel
Boyle	Davis, H.	Hawn	Kaster
Burgess	Denton	Haynes	Kilpatrick

Kost	Murray	Reed	Spurlock
Kubiak	Nelms	Rosson	Stewart
Lemmon	Newton	Salem	Swanson
Lewis	Nichols	Salter	Tarbox
Ligarde	Niland	Sanchez	Traeger
Lombardino	Nugent, J.	Santiesteban	Truan
Longoria	Ogg	Schulle	Vale
Lovell	Orr	Semos	Von Dohlen
McAlister	Parker, C.	Shannon	Ward
McKissack	Parker, W.	Short	Wieting
Mengden	Patterson	Simmons	Williams
Moncrief	Pickens	Slider	Williamson
Moore, A.	Presnal	Smith	Wolff
Moore, T.	Price	Solomon	Wyatt
Moreno			

Nays—13

Blythe	Floyd	Nabers	Rodriguez
Braecklein	Garcia	Poerner	Silber
Calhoun	Lee	Poff	Uher
Doran			

Absent

Braun	Harding	Slack	Tupper
Farenthold			

Absent-Excused

Atwell	Graves	Neugent, D.	Stroud
Caldwell	Holmes, Z.	Sherman	Wayne
Dramberger	Moore, G.		

Mr. Beckham moved to reconsider the vote by which SB 1011 was passed and to table the motion to reconsider.

The motion to table prevailed.

**MOTION TO PLACE
SB 473 ON SECOND READING
(Mr. Grant Jones—House Sponsor)**

Mr. Grant Jones moved that all necessary rules be suspended to take up and consider at this time, SB 473.

The motion was lost by the following vote (not receiving the necessary two-thirds vote):

Yeas—79

Allen, John	Blanton	Cavness	Davis, D.
Atwood	Boyle	Clayton	Davis, H.
Baker	Burgess	Coats	Doyle
Bass, B.	Bynum	Cobb	Finck
Beckham	Calhoun	Craddick	Finney

Foreman	Jones, D.	Newton	Shannon
Golman	Jones, G.	Niland	Short
Hanna, Joe	Jungmichel	Nugent, J.	Silber
Harding	Kost	Ogg	Slider
Hawkins	Lewis	Orr	Smith
Hawn	Lombardino	Parker, C.	Solomon
Head	Longoria	Parker, W.	Spurlock
Heatly	Lovell	Patterson	Tarbox
Hilliard	McAlister	Pickens	Traeger
Holmes, T.	McKissack	Poerner	Uher
Howard	Moncrief	Presnal	Von Dohlen
Hubenak	Moore, A.	Rosson	Williamson
Hull	Moreno	Salter	Wolff
Ingram	Murray	Santiesteban	Wyatt
Johnson	Nabers	Schulle	

Nays—55

Adams	Cole	Haynes	Reed
Agnich	Cruz	Jones, E.	Rodriguez
Allen, Joe	Daniel	Kaster	Salem
Angly	Denton	Kilpatrick	Sanchez
Bass, T.	Earthman	Kubiak	Semos
Bigham	Farenthold	Lee	Simmons
Blythe	Finnell	Lemmon	Stewart
Bowers	Floyd	Ligarde	Swanson
Braecklein	Gammage	Mengden	Truan
Braun	Garcia	Moore, T.	Vale
Carrillo	Grant	Nelms	Ward
Cates	Hale	Nichols	Wieting
Christian	Hannah, John	Poff	Williams
Clark	Harris	Price	

Absent

Allred	Hendricks	Slack	Tupper
Doran			

Absent-Excused

Atwell	Graves	Neugent, D.	Stroud
Caldwell	Holmes, Z.	Sherman	Wayne
Dramberger	Moore, G.		

SB 455 ON SECOND READING
(Mr. Murray—House Sponsor)

Mr. Murray moved that all necessary rules be suspended to take up and consider at this time, SB 455.

The motion prevailed by the following vote:

Yeas—117

Adams	Allred	Baker	Bigham
Agnich	Angly	Bass, B.	Blanton
Allen, John	Atwood	Beckham	Blythe

Bowers	Hanna, Joe	Lombardino	Rosson
Boyle	Hannah, John	Longoria	Salem
Burgess	Harding	Lovell	Salter
Bynum	Harris	McAlister	Sanchez
Carrillo	Hawkins	McKissack	Santiesteban
Cavness	Hawn	Moncrief	Schulle
Clark	Haynes	Moore, A.	Shannon
Clayton	Head	Moore, T.	Short
Coats	Heatly	Moreno	Silber
Cole	Hendricks	Murray	Simmons
Craddick	Hilliard	Nabers	Slider
Cruz	Holmes, T.	Nelms	Solomon
Daniel	Howard	Newton	Spurlock
Davis, D.	Hubenak	Nichols	Stewart
Davis, H.	Hull	Niland	Swanson
Doyle	Ingram	Ogg	Tarbox
Earthman	Johnson	Orr	Traeger
Finck	Jones, E.	Parker, C.	Truan
Finnell	Jungmichel	Parker, W.	Uher
Finney	Kaster	Patterson	Von Dohlen
Floyd	Kilpatrick	Pickens	Ward
Foreman	Kost	Poerner	Wieting
Gammage	Kubiak	Poff	Williams
Garcia	Lemmon	Presnal	Williamson
Golman	Lewis	Price	Wolff
Grant	Ligarde	Rodriguez	Wyatt
Hale			

Nays—15

Allen, Joe	Cates	Jones, D.	Reed
Bass, T.	Cobb	Lee	Semos
Braecklein	Denton	Mengden	Vale
Braun	Farenthold	Nugent, J.	

Absent

Calhoun	Doran	Slack	Tupper
Christian	Jones, G.	Smith	

Absent-Excused

Atwell	Graves	Neugent, D.	Stroud
Caldwell	Holmes, Z.	Sherman	Wayne
Dramberger	Moore, G.		

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

SB 455, A bill to be entitled An Act amending Subdivision 26.65 (a), of Subchapter D, of Chapter 26, of the Texas Education Code as last amended by Acts of the 61st Legislature, Regular Session, to provide eligibility for vocational education units, administrative units, and special service personnel, to rehabilitation districts, directly through the Foundation School Program of the Central Education Agency, and providing for effective date for the mandatory provisions of this act; and declaring an emergency.

The bill was read second time and was passed to third reading.

SB 455 ON THIRD READING

Mr. Murray moved that the constitutional rule requiring bills to be read on three several days be suspended and that SB 455 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—121

Adams	Davis, H.	Kaster	Rodriguez
Agnich	Denton	Kilpatrick	Rosson
Allen, Joe	Doyle	Kost	Salem
Allen, John	Earthman	Kubiak	Salter
Allred	Finck	Lemmon	Sanchez
Angly	Finnell	Lewis	Santiesteban
Atwood	Finney	Ligarde	Schulle
Baker	Foreman	Lombardino	Shannon
Bass, B.	Gammage	Longoria	Short
Beckham	Garcia	Lovell	Silber
Bigham	Golman	McAlister	Simmons
Blanton	Grant	McKissack	Slider
Blythe	Hale	Moncrief	Smith
Bowers	Hanna, Joe	Moore, A.	Solomon
Boyle	Hannah, John	Moore, T.	Spurlock
Braun	Harding	Moreno	Stewart
Burgess	Harris	Murray	Swanson
Bynum	Hawkins	Nabers	Tarbox
Calhoun	Hawn	Newton	Traeger
Carrillo	Haynes	Nichols	Truan
Cavness	Head	Niland	Uher
Christian	Heatly	Ogg	Von Dohlen
Clark	Hendricks	Orr	Ward
Clayton	Hilliard	Parker, C.	Wieting
Coats	Holmes, T.	Parker, W.	Williams
Cobb	Hubenak	Patterson	Williamson
Cole	Ingram	Pickens	Wolff
Craddick	Johnson	Poerner	Wyatt
Cruz	Jones, E.	Poff	
Daniel	Jones, G.	Presnal	
Davis, D.	Jungmichel	Price	

Nays—14

Bass, T.	Floyd	Mengden	Reed
Braecklein	Hull	Nelms	Semos
Cates	Jones, D.	Nugent, J.	Vale
Farenthold	Lee		

Absent

Doran	Howard	Slack	Tupper
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Absent-Excused

Atwell	Graves	Neugent, D.	Stroud
Caldwell	Holmes, Z.	Sherman	Wayne
Dramberger	Moore, G.		

The Speaker then laid SB 455 before the House on third reading and final passage.

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

Yeas—182

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

Nays—2

Braecklein	Farenthold
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Present—Not Voting

Jungmichel

Absent

Allred	Doran	Slack	Tupper
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Absent-Excused

Atwell	Graves	Neugent, D.	Stroud
Caldwell	Holmes, Z.	Sherman	Wayne
Dramberger	Moore, G.		

The Speaker announced that SB 455 was passed subject to the provisions of Section 49A, Article III of the Constitution.

Mr. Murray moved to reconsider the vote by which SB 455 was passed and to table the motion to reconsider.

The motion to table prevailed.

PROVIDING FOR A LOCAL AND CONSENT CALENDAR
OF SENATE BILLS

Mr. Jim Nugent moved to suspend all necessary rules to set a Local and Consent Calendar of Senate Bills for 2:00 p.m., Sunday, May 30.

The motion prevailed by the following vote:

Yeas—117

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

Nays—17

Allred	Earthman	Head	Moore, T.
Bass, T.	Farenthold	Jones, E.	Patterson
Blythe	Gammage	Lee	Rodriguez
Bowers	Grant	Mengden	Vale
Denton			

Present—Not Voting**Haynes****Absent****Cates Doran Hannah, John Slack****Absent-Excused****Atwell Graves Neugent, D. Stroud
Caldwell Holmes, Z. Sherman Wayne
Dramberger Moore, G.**

Mr. Jim Nugent then moved to suspend all printing and layout rules to consider at 2:00 p.m., Sunday, May 30, the Local and Consent Calendar of Senate Bills which is now on the Members' desks.

The motion prevailed without objection.

RECESS

Mr. Hale moved that the House recess until 2:00 p.m. May 30, 1971.

The motion prevailed without objection.

The House accordingly, at 2:06 a.m., May 30, recessed until 2:00 p.m. May 30, 1971.

APPENDIX**BILLS TRANSMITTED TO GOVERNOR UNDER ARTICLE 16,
SECTION 59**

HB 1886 transmitted by the Chief Clerk to the Governor on May 26, 1971.

HB 1887 transmitted by the Chief Clerk to the Governor on May 26, 1971.

**RECOMMENDATIONS OF THE TEXAS WATER COMMISSION FILED
WITH SPEAKER**

Recommendations of the Texas Water Commission on HB 1886 filed with the Speaker on May 27, 1971.

Recommendations of the Texas Water Commission on HB 1887 filed with the Speaker on May 27, 1971.

STANDING COMMITTEE REPORTS

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

Engrossed and Enrolled Bills: Correctly engrossed—HB 1367, HJR 96, HCR 185, HCR 186, HCR 187, HCR 188. Correctly enrolled—HB 26, HB 40, HB 145, HB 199, HB 202, HB 243, HB 275, HB 426, HB 458, HB 502, HB 519, HB 521, HB 626, HB 628, HB 636, HB 653, HB 703, HB 733, HB 780, HB 840, HB 842, HB 857, HB 862, HB 882, HB 883, HB 887, HB 909, HB 918, HB 967, HB 968, HB 992, HB 995, HB 1001, HB 1002, HB 1006, HB 1016, HB 1019, HB 1053, HB 1062, HB 1064, HB 1069, HB 1152, HB 1188, HB 1203, HB 1207, HB 1254, HB 1287, HB 1297, HB 1325,

HB 1385, HB 1390, HB 1391, HB 1472, HB 1489, HB 1510, HB 1541, HB 1582, HB 1605, HB 1616, HB 1635, HB 1661, HB 1676, HB 1700, HB 1702, HB 1708, HB 1726, HB 1757, HB 1771, HB 1772, HB 1777, HB 1780, HB 1782, HB 1796, HB 1798, HB 1799, HB 1831, HB 1837, HB 1846, HB 1860, HB 1861, HB 1862, HB 1867, HB 1882, HB 1884, HJR 35, HJR 41, HJR 57, HCR 31, HCR 69, HCR 71, HCR 73, HCR 85, HCR 114, HCR 131, HCR 138, HCR 141, HCR 145, HCR 147, HCR 154, HCR 171, HCR 176, HCR 177, HCR 179, HCR 181, HCR 183.

Governmental Affairs and Efficiency: SB 787.

Judicial Districts: HB 1889, SB 937.

EIGHTY-FIFTH DAY (Continued)—SUNDAY, MAY, 30, 1971

The House met at 2:00 p.m. and was called to order by the Speaker Pro Tempore.

Mr. Tom Bass raised a point of order that the House was called to order at 2:01 p.m. which violates Rule 1, Section 1, of the House Rules inasmuch as the House had recessed until 2:00 p.m. today.

The Chair overruled the point of order stating that the House was called to order promptly at 2:00 p.m.

(Speaker in the Chair)

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

Mr. Speaker	Davis, D.	Johnson	Presnal
Agnich	Davis, H.	Jones, E.	Price
Allen, Joe	Denton	Jungmichel	Reed
Allen, John	Doran	Kaster	Rodriguez
Allred	Dramberger	Kost	Rosson
Atwell	Earthman	Kubiak	Salem
Atwood	Farenthold	Lemmon	Salter
Baker	Finck	Lewis	Sanchez
Bass, T.	Finnell	Lombardino	Santiesteban
Bigham	Finney	Longoria	Schulle
Blanton	Floyd	Lovell	Shannon
Blythe	Foreman	McAlister	Short
Bowers	Garcia	McKissack	Silber
Boyle	Golman	Moncrief	Slack
Braecklein	Grant	Moore, A.	Slider
Burgess	Hanna, Joe	Moore, T.	Smith
Bynum	Harding	Moreno	Solomon
Caldwell	Harris	Nabers	Spurlock
Calhoun	Hawkins	Neugent, D.	Stewart
Cates	Hawn	Newton	Swanson
Cavness	Haynes	Nichols	Tupper
Christian	Head	Niland	Uher
Clark	Heatly	Nugent, J.	Vale
Clayton	Hendricks	Orr	Ward
Coats	Hilliard	Parker, C.	Williams
Cole	Holmes, T.	Parker, W.	Williamson
Craddick	Howard	Patterson	Wolff
Cruz	Hubenak	Poerner	Wyatt
Daniel	Ingram	Poff	