

JOURNAL OF THE SENATE

OF THE

STATE OF TEXAS

SECOND CALLED SESSION

OF THE

SIXTY-SECOND LEGISLATURE

CONVENED MARCH 28, 1972

ADJOURNED MARCH 30, 1972



MRS. MINNIE MEIER, Journal Clerk

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SENATE JOURNAL

Sixty-second Legislature—Second Called Session

AUSTIN, TEXAS, TUESDAY, MARCH 28, 1972

PROCEEDINGS

FIRST DAY

(Tuesday, March 28, 1972)

In obedience to the proclamation of the Honorable Preston Smith, Governor of the State of Texas, the Senate met in the Senate Chamber at the City of Austin, on the twenty-eighth day of March, 1972, at 10:00 o'clock a.m., and was called to order by the President.

Quorum Present

The President directed the Secretary to call the roll of the Senate.

The roll was called and the following Senators were present:

Aikin	Jordan
Bates	Kennard
Beckworth	Kothmann
Bernal	Mauzy
Bridges	McKool
Brooks	Moore
Christie	Patman
Connally	Ratliff
Creighton	Schwartz
Grover	Sherman
Hall	Snelson
Harrington	Wallace
Harris	Watson
Herring	Wilson
Hightower	Word

Absent—Excused

Blanchard

The President announced a quorum of the Senate present.

Reverend W. H. Townsend, Chaplain, offered the invocation.

Leave of Absence

Senator Blanchard was granted leave of absence for today on account of illness on motion of Senator Sherman.

Officers of the Senate

Mrs. Polly Miller was elected as Calendar Clerk replacing Mrs. Arline Morse, resigned.

The President announced that the other duly-elected officers of the Senate named in the Caucus Report for the 62nd Legislature would continue in office for the Second Called Session of the 62nd Legislature.

Standing Committees

The President announced that the Standing Committees of the 62nd Legislature would continue for the Second Called Session of the 62nd Legislature.

Proclamation

by the
Governor of the State of Texas

The President laid out the following Proclamation from the Governor:

TO ALL TO WHOM THESE
PRESENTS SHALL COME:

Under the provisions of Article IV, Section 8, of the Constitution of the State of Texas, I, Preston Smith, Governor of the State of Texas, do hereby call a Special Session of the 62nd Legislature to be convened in the City of Austin, commencing at 10:00 a.m., the Twenty-eighth day of March, 1972, for the following purposes:

(1) To enact necessary legislation for the State of Texas to comply with Title I of the Federal Highway Beautification Act of 1965.

(2) To enact necessary legislation for the operation and adequate governmental financing of the party primary elections on May 6, 1972, and June 3, 1972, and future primary elections.

The Secretary of State will take notice of this action and will notify the Members of the Legislature.

(Seal)

IN TESTIMONY WHEREOF, I have hereunto signed my name officially and caused the Seal of State to be affixed hereto at Austin, this the 25th day of March, A. D., 1972.

PRESTON SMITH
Governor of Texas

ATTEST:
BOB BULLOCK
Secretary of State

The Proclamation was read and filed with the Secretary of the Senate.

Motion in Writing

Senator Aikin submitted the following Motion in Writing:

Mr. President, I move that the President be authorized to appoint a committee of five (5) members to notify the House that the Senate is organized and ready for business.

AIKIN

The motion was read and was adopted.

The President announced the appointment of the following as a committee to notify the House: Senators Word, Hightower, Wilson, Kothmann and Patman.

Motion in Writing

Senator Aikin submitted the following Motion in Writing:

Mr. President, I move that the President be authorized to appoint a committee of five (5) members to notify the Governor that the Senate is organized and ready for business.

AIKIN

The motion was read and was adopted.

The President announced the appointment of the following as a committee to notify the Governor: Senators Beckworth, Ratliff, Harrington, Brooks and McKool.

Senate Resolution 1

Senator Word offered the following resolution:

BE IT RESOLVED, By the Senate of Texas, that the presiding officer be authorized to appoint a committee of three (3) members to be known as the "Friendship Committee" to arrange and assign parking space on

the Capitol Grounds for the members and such elected officers of the Senate as it may determine.

The resolution was read and was adopted.

Senate Concurrent Resolution 1

By unanimous consent, Senator Moore offered the following resolution:

S. C. R. No. 1 — Proposing an amendment to the Constitution of the United States relative to equal rights of women.

MOORE
BROOKS
KENNARD
BATES
KOTHMANN
AIKIN
MAUZY
BRIDGES
McKOOOL
HERRING
JORDAN
SCHWARTZ
WATSON

The resolution was read and was referred to the committee on Transportation.

Senate Resolution 2 (Caucus Report)

Senator Aikin offered the following resolution:

Honorable Ben Barnes, Lieutenant Governor, Senate of Texas, Austin, Texas

Sir: At a caucus held in the office of the Senate attended by 25 members of the Senate, the following recommendations were made, to wit:

The following officers were elected to serve for the Second Called Session of the 62nd Legislature at the will of the Senate, and at the salaries set opposite their name:

Secretary of the Senate, Charles Schnabel, \$2,136.00 per month.

Journal Clerk, Minnie Meier, \$968.00 per month.

Sergeant-at-Arms, Tommy Townsend, \$1,125.00 per month.

Doorkeeper, Charlie Jones, \$600.00 per month.

Chaplain, W. H. Townsend, \$600.00 per month.

Calendar Clerk, Polly Miller, \$800.00 per month.

Enrolling Clerk, Bea Lewis, \$968.00 per month.

Staff Services Clerk, Mrs. John Draper, \$968.00 per month.

All officers and employees appointed by this caucus shall hold their office of employment for the duration of the Second Called Session of the 62nd Legislature.

It is recommended that the Lieutenant Governor and the Secretary of the Senate each be permitted to name secretarial staff and assistants at salaries designated by the Lieutenant Governor and the Administration Committee respectfully. The parliamentarian, Frank Elliott, named by the Lieutenant Governor, shall receive \$968.00 per month.

It is further recommended that the President of the Senate has exclusive appointment of a sufficient number of custodians, messengers, pages, elevator operators, porters and other employees as in his judgment may be necessary. The President of the Senate is also authorized to designate any member of the Senate or Senate staff to attend official meetings of the Council of State Governments, or other national governmental organization during the Second Called Session of the 62nd Legislature while in Special Session. Actual and necessary expenses are hereby authorized as reimbursement for such trips.

It is further recommended that each Senator shall be permitted to employ secretarial and other office staff at a maximum payroll of \$4,500.00 per month under the following classification schedule:

Title	Class Number	Group	Salary and Step Range
Administrative Secretary	0138	09	630(5) - 651(6) - 673(7)
Administrative Technician I	1501	08	571(5) - 610(6) - 630(7)
Administrative Technician II	1502	11	719(5) - 743(6) - 768(7)
Administrative Technician III	1503	15	906(3) - 968(5) - 1034(7)
Information Specialist I	1892	14	794(1) - 820(2) - 848(3)
Secretary III	0135	07	534(5) - 552(6) - 571(7)
Secretary II	0133	05	468(5) - 484(6) - 500(7)
Stenographer I	0126	04	438(5) - 453(6) - 468(7)
Clerk Typist II	0106	04	384(1) - 397(2) - 410(3)
Clerk I	0051	02	337(1) - 348(2) - 360(3)
Messenger	0011	02	384(5) - 397(6) - 410(7)

The names of such employees as are not employed directly in a Senators office shall be referred to an assignment committee hereinafter provided for and such committee shall be authorized to select employees from such list. The appointed officers of the Senate may select, subject to the approval of the Administration Committee, employees to fill such key

positions as may be authorized by said committee. All such employees shall be designated in a classified position as determined by the Administration Committee.

It is further recommended that the President of the Senate be authorized to name a committee of five, such committee shall be designated as an Assignment Committee for the purpose of assigning employees as herein authorized and the committee be authorized to select sufficient additional employees to be assigned by it when and where needed.

It is further recommended that each Senator, as quickly as possible, file with the Secretary of the Senate the names of his office staff; that he also file with the Chairman of the Assignment Committee aforesaid the names of the employees selected, together with his or her post office address.

The Lieutenant Governor, Senators and the Secretary of the Senate are hereby fully authorized and empowered to use any assistant Sergeant-at-Arms and all other necessary employees for any and all services needed in and about the Senate.

It is further recommended that the Lieutenant Governor, each Senator and the Secretary of the Senate, be permitted to subscribe for 4 newspapers to be paid out of the contingent fund, be allowed the stationery and postage needed by them respectively, and expenses incurred in transmitting and receiving telephone and telegraph messages and express

charges as may be actually necessary in the discharge of their official duties, said expenses to be paid out of the contingent fund.

It is further recommended that not to exceed 750 Journals be printed, all of which shall be prorated among the Senators and Lieutenant Governor, except 175 Journals shall be furnished the members of the House.

It is further recommended that the State Library be furnished 75 copies of the daily Journal.

It is further recommended that the Senate request the State Comptroller of Public Accounts, to issue general revenue warrants for payment of the members and employees of the Senate upon presentation of the payroll account signed by the Presiding Officer and the Secretary of the Senate.

It is further recommended that no employee of the Senate shall during the time he or she is employed, furnish to any person, firm or corporation any information other than general information furnished the public pertaining to the Senate and they shall not without permission receive any compensation from any person, firm or corporation during their employment by the Senate and any employee found guilty of violating this provision shall be immediately discharged.

All employees, except those responsible directly to the Lieutenant Governor, Members of the Senate, Secretary of the Senate, committee, or to the head of a department, shall report for duty at eight o'clock a.m., and one o'clock p.m. each day to the Sergeant-at-Arms of the Senate, except part-time employees, who shall report at the place and time directed by the Sergeant-at-Arms, and none of such employees shall be paid for the days they are absent from the Senate, unless excused by the Sergeant-at-Arms.

It is further recommended that the Chairman of each standing Committee shall have authority to employ such additional employees of his own selection as may be needed by said committee, said employees to receive the same compensation paid similar positions as herein fixed who shall discharge the duties of said standing Committee, subject to the approval of the Administration Committee.

Be it further resolved, that no employee of the Senate except those whose official duties require them to work upon the floor of the Senate, shall have access to the floor unless that employee shall have been requested by a Senator, the Lieutenant Governor, or the Secretary of the Senate to come on the floor for some official duty, which when performed, he shall immediately leave the floor of the Senate. The Sergeant-at-Arms is specifically ordered to see that this provision is carried out.

Only those who have the privileges of the floor during the session of the Senate shall be permitted on the Senate floor for a period of thirty minutes prior to the time the Senate convenes. The Sergeant-at-Arms is instructed to enforce this rule and to permit only those having the privileges of the floor to enter or remain on the Senate floor during such thirty minute period.

Respectfully submitted,
AIKIN
Chairman of the Caucus
HERRING
Secretary of the Caucus

The resolution was read and was adopted.

Senate Concurrent Resolution 2

By unanimous consent, Senator Kennard offered the following resolution:

S. C. R. No. 2—Requesting that Dallas-Fort Worth Turnpike be made a free public highway when bonded indebtedness has been retired.

KENNARD
MAUZY
McKOOL

The resolution was read and was referred to the Committee on Transportation.

Senate Concurrent Resolution 5

By unanimous consent, Senator Sherman offered the following resolution:

S. C. R. No. 5—Extending congratulations to Senator Jack Hightower, on his elevation to Grand Master of the Grand Lodge of Texas.

Whereas, on December 2, 1971, a distinguished statesman and member of the Senate of the State of Texas, the Honorable Jack Hightower of Vernon, received a great tribute from his Masonic brethren when he was elevated to the highest office in Texas Masonry, that of Grand Master of the Grand Lodge of Texas; and

Whereas, Senator Hightower, the son of the late Walter Hightower and Mrs. Floy Hightower of Memphis, was born in Memphis, Hall County, Texas, on September 6, 1926; and

Whereas, He attended school in Memphis and was graduated with honors from the high school there in

1944; just out of high school he served in the United States Navy during World War II from 1944 to 1946; on leaving military service he enrolled in Baylor University, from which he received the B.A. degree in 1949 and the LL.B. degree in 1951; and

Whereas, In 1952, he turned to the political scene and was elected to the Texas House of Representatives without opposition, serving in 1953 and 1954; he was appointed district attorney for the 46th Judicial District in January, 1955, and after running for and being elected to the office, he served with distinction from 1956 until his resignation in December, 1961; and

Whereas, it was in 1964 that Jack Hightower became a member of the Texas Senate, representing the 30th Senatorial District, and he has continued to serve the people of the same district as a member of the 59th, 60th, 61st, and 62nd Legislatures; he has received the acclaim of his colleagues, and was named president pro tempore of the Senate of the 62nd Legislature during its regular session in 1971; he acted as Governor of Texas during the absence from the state of the Governor and the Lieutenant Governor; and

Whereas, As chairman of the Senate Standing Committee on Administration he has brought about many physical improvements in the Senate Chamber and Senate offices which have been conducive to greater efficiency by both his colleagues and employees of the Senate; he is also the present chairman of the Senate Standing Committee on Youth Affairs and is vice-chairman of the Senate Standing Committee on Rules; he is a member of some 13 standing committees of the Senate, and during the current interim is serving his fourth term as a member of the Texas Legislative Council; and

Whereas, He is an outstanding attorney, esteemed by the members of his profession, and is a dedicated worker in his church, the First Baptist Church of Vernon, where he is a deacon and Sunday School teacher; he has also served on the board of directors of the Baptist Standard, official publication of the Baptist General Convention of Texas; he was awarded the degree of LL.D. in May 1971 by Howard Payne College at Brownwood; and

Whereas, A Mason since 1953,

the new Grand Master is a Past Master of Vernon Lodge 655, a past presiding officer of all York Rite Bodies in Vernon, and a Knight of the York Cross of Honor; he is also a 33° Scottish Rite Mason, having received this high honor on December 11, 1971, in the Dallas Scottish Rite; he is a Shriner of Maskat Temple in Wichita Falls and a member of the Red Cross of Constantine; and

Whereas, Further Masonic activities attesting to his leadership and distinctive membership include service as District Deputy Grand Master of the 90th Masonic District in 1961, Grand Orator of the Grand Lodge of Texas, in 1966, and Grand Senior Warden in 1970; and

Whereas, His fellow members of the Texas Legislature hold for this distinguished gentleman and his lovely wife, the former Colleen Ward of Tulia, Texas, a particular warmth and special affection, as they do for the Hightowers' three beautiful young daughters—Ann, Amy, and Alison; now, therefore, be it

Resolved by the Senate of the State of Texas, the House of Representatives concurring, That the 62nd Legislature, 2nd Called Session, hereby extend congratulations to Senator Jack Hightower, Grand Master of the Grand Lodge of Texas, and join his family in expressing pride in his accomplishments; and be it further

Resolved, That official copies of this Resolution be prepared for Senator Hightower and the members of his family in token of the high esteem which the Members of the 62nd Legislature hold for him and in recognition of this most recent honor, his elevation to the office of Grand Master of the Grand Lodge of Texas.

SHERMAN

Signed — Lieutenant Governor Ben Barnes; Alkin, Bates, Beckworth, Bernal, Blanchard, Bridges, Brooks, Christie, Connally, Creighton, Grover, Hall, Harrington, Harris, Herring, Jordan, Kennard, Kothmann, Mauzy, McKool, Moore, Patman, Ratliff, Schwartz, Snelson, Wallace, Watson, Wilson, Word.

The resolution was read.

On motion of Senator Creighton, and by unanimous consent, the names of the Lieutenant Governor and Senators were added to the resolution as signers thereof.

On motion of Senator Sherman the resolution was adopted.

House Notified

The Committee to notify the House that the Senate was organized and ready to transact business appeared at the Bar of the Senate and Senator Word for the Committee notified the President and the Members of the Senate that the Committee had performed the duty assigned it.

The Committee was discharged.

Governor Notified

The Committee to notify the Governor that the Senate was organized and ready to transact business appeared at the Bar of the Senate and Senator Beckworth for the Committee notified the President and the Members of the Senate that the Committee had performed the duty assigned it.

The Committee was discharged.

Senate Concurrent Resolution 3

By unanimous consent, Senator Kennard offered the following resolution:

S. C. R. No. 3—Declaring opposition of Texas Legislature to diversion of funds from the Federal Highway Trust Fund.

KENNARD
MAUZY
McKOOL

The resolution was read and was referred to the Committee on Transportation.

Senate Concurrent Resolution 6

By unanimous consent, Senator Herring offered the following resolution:

S. C. R. No. 6—Providing that all State departments and institutions be closed for a half day on Good Friday, March 31, 1972.

HERRING
SCHWARTZ

The resolution was read and was adopted.

Senate Resolution 9

Senator Harrington offered the following resolution:

Whereas, The Senate of Texas is

honored by the presence of Mr. and Mrs. Hans Matthofer of Kronberg, Germany. Mr. Matthofer is director of education of the Metal Workers Union and a member of the German Parliament, the Bundestag. He is president of the National Foundation which oversees the contributions of the Federal Republic to programs of adult education in the developing countries. He is visiting Texas, conferring with trade union leaders and discussing with them the approaches of German trade unions to workers' legislation and collective bargaining; and

Whereas, We wish to express our appreciation of their interest in the functions of our State government; now, therefore, be it

Resolved, That their presence be recognized by the Senate of Texas and that they be extended the official welcome of the Senate.

The resolution was read and was adopted.

The President recognized Senator Harrington, who introduced Mr. Hans Matthofer as a guest of the Senate, and requested him to address the Senate.

Mr. Matthofer then addressed the Senate, expressing his pleasure at being present in the Senate today.

The President then presented Mrs. Matthofer to the Members of the Senate.

Senate Bills on First Reading

The following bills were introduced, read first time and referred to the Committee indicated:

By Senators McKool and Bernal:

S. B. No. 1, A bill to be entitled "An Act relating to the conduct and financing of primary elections held during the year 1972; making appropriations for financing the elections; and declaring an emergency."

To Committee on Finance.

By Senator McKool:

S. B. No. 2, A bill to be entitled "An Act relating to the conduct and financing of primary elections for nomination of candidates by political parties; the procedures for making nominations by other methods; the organization, officers, conventions, and other affairs of political parties; non-partisan or independent candidacy in

elections held by counties, cities, and other political subdivisions; and related matters; containing penal provisions; amending, revising, and rearranging all of Chapter 13 (Sections 179 through 236), Texas Election Code (Articles 13.01 through 13.59, Vernon's Texas Election Code); also amending the Texas Election Code as follows: amending Subsection (d) of Section 15 (Article 3.01), Subsections (b) and (c) of Section 22 (Article 3.08), Section 1 of Section 32a (Article 4.10), Paragraph (5), Subdivision 1a of Section 37 (Article 5.05), Subsection (3) of Section 51a (Article 5.19a), Subsections (b) and (e) of Section 58 (Article 6.02), Section 61e (Article 6.05e), Sections 3 and 10 of Section 79 (Article 7.14), Paragraph (c), Subdivision 5 of Section 80 (Article 7.15), Section 104 (Article 8.22), Section 106 (Article 8.24), Section 107 (Article 8.25), Paragraph (1), Subsection (a) of Section 111b (Article 8.29b), Section 112 (Article 8.30), and Paragraph (a), Subdivision 2 of Section 166a (Article 9.38a); adding Paragraphs (e) and (f), Subdivision 1 of Section 61c (Article 6.05c); and declaring an emergency."

To Committee on Privileges and Elections.

By Senators Wallace, Bernal, Schwartz, Jordan, McKool, Kennard and Mauzy:

S. B. No. 3, A bill to be entitled "An Act providing for the preservation and enhancement of scenic beauty of lands bordering certain public highways; providing for the control and regulation of outdoor advertising and certain junkyards and automobile graveyards by the Texas Highway Commission; providing for the establishment of a Texas Highway Beautification Fund in the State Treasury; and declaring an emergency."

To Committee on Transportation.

Senate Bill 1 Ordered Advance Printed

On motion of Senator Aikin and by unanimous consent, S. B. No. 1 was ordered advance printed for Committee consideration.

The bill will not be otherwise printed following Committee consideration.

Senate Bill and Resolutions Ordered Advance Printed

On motion of Senator Bates and by

unanimous consent, S. B. No. 3, S. C. R. No. 1, S. C. R. No. 2 and S. C. R. No. 3 were ordered advance printed.

The bill and resolutions will not be otherwise printed following Committee consideration.

Senate Resolution 20

Senator Schwartz offered the following resolution:

Be It Resolved, That the Rules of the Senate of the 62nd Legislature, Regular Session, as adopted by the Senate on January 12, 1971, and as published in the manual of the 62nd Legislature, be adopted as the permanent rules of the Senate of the 62nd Legislature, Second Called Session.

The resolution was read and was adopted by the following vote:

Yeas—30

Aikin	Jordan
Bates	Kennard
Beckworth	Kothmann
Bernal	Mauzy
Bridges	McKool
Brooks	Moore
Christie	Patman
Connally	Ratliff
Creighton	Schwartz
Grover	Sherman
Hall	Snelson
Harrington	Wallace
Harris	Watson
Herring	Wilson
Hightower	Word

Absent—Excused

Blanchard

Senate Resolution 23

Senator Grover offered the following resolution:

Be it Resolved, by the Senate of the 62nd Legislature, 2nd Called Session, That Senate Rule No. 36 be amended by adding a period after the word "printed," where it first appears in the first sentence and striking the remaining language in the first sentence.

The resolution was read and was adopted by the following vote:

Yeas—30

Aikin	Bernal
Bates	Bridges
Beckworth	Brooks

Christie	Mauzy
Connally	McKool
Creighton	Moore
Grover	Patman
Hall	Ratliff
Harrington	Schwartz
Harris	Sherman
Herring	Snelson
Hightower	Wallace
Jordan	Watson
Kennard	Wilson
Kothmann	Word

Absent—Excused

Blanchard

Senate Resolution 24

Senator Grover offered the following resolution:

Be it Resolved, by the Senate of the 62nd Legislature, 2nd Called Session, That Senate Rule No. 100 be amended by adding the following sentence at the end of Rule No. 100:

“No floor report of a bill shall be made in lieu of a Committee hearing.”

The resolution was read and adopted by the following vote:

Yeas—30

Aikin	Jordan
Bates	Kennard
Beckworth	Kothmann
Bernal	Mauzy
Bridges	McKool
Brooks	Moore
Christie	Patman
Connally	Ratliff
Creighton	Schwartz
Grover	Sherman
Hall	Snelson
Harrington	Wallace
Harris	Watson
Herring	Wilson
Hightower	Word

Absent—Excused

Blanchard

Senate Resolution 25

Senator Grover offered the following resolution:

Be it Resolved, by the Senate of the 62nd Legislature, 2nd Called Session, That Senate Rule No. 109 be amended by adding a new sentence at the end of the second paragraph be-

ginning after the words, “district or section of the state.”, to wit:

“Only bills deemed strictly local shall be considered by the Senate on the Local Calendar and the objection of one Member of the Senate shall cause any bill to be removed from said Local Calendar.”

The resolution was read and was adopted by the following vote:

Yeas—30

Aikin	Jordan
Bates	Kennard
Beckworth	Kothmann
Bernal	Mauzy
Bridges	McKool
Brooks	Moore
Christie	Patman
Connally	Ratliff
Creighton	Schwartz
Grover	Sherman
Hall	Snelson
Harrington	Wallace
Harris	Watson
Herring	Wilson
Hightower	Word

Absent—Excused

Blanchard

Senate Concurrent Resolution 8

By unanimous consent, Senator Schwartz offered the following resolution:

S. C. R. No. 8—Providing for the Joint Rules of the Senate and House of Representatives.

Be it Resolved, By the Senate of the State of Texas, the House of Representatives concurring, that

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

**JOINT RULES OF THE TWO
HOUSES
NOTICE OF CONVENING**

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

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

from the other House that such other House had completed its organization.

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

COMMUNICATIONS BETWEEN THE TWO HOUSES

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

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

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

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

JOINT SESSIONS OF THE TWO HOUSES

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

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

Speaker's desk. The President shall call the Senate to order and ascertain the presence of a quorum. The Speaker shall call the House to order and ascertain the presence of a quorum. The Speaker shall then proceed to lay before the Joint Session whatever matter the Joint Session was convened to consider.

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

ELECTIONS BY JOINT VOTE OF THE TWO HOUSES

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

12. If a quorum of either House shall fail to attend a Joint Session, or absent themselves therefrom with-

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

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

CONSIDERATION OF BILLS

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

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

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

17. On calendar Wednesday and Thursday only of each week, Senate

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

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

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

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

1. Appropriates money from the State Treasury;

2. Prevents any money from entering the State Treasury;

3. Transfers, diverts or appropriates money in the State Treasury from one fund to another fund except from a special fund into the General Fund; or

4. Requires certification of the Comptroller under Article 3, Section 49a, of the Constitution.

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

1. The payment of expenses of the Legislature;

2. The payment of judgments against the State; or

3. Any emergency matter when requested by the Governor in a formal message to the Legislature.

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

FORM OF BILLS

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

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

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

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

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

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

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

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

underlining and the deleted text shall be omitted.

CONFERENCE COMMITTEES

24. When a bill or resolution passed by one House is amended in the other House, and the originating House fails to concur in the amendments, the disagreement shall be resolved by a motion in the originating House not to concur and to request the appointment of a conference committee. Prompt notice of action on such motion shall be given to the other House and included in such notice shall be the names of those named by the presiding officer of the originating House as members of the conference committee. Upon the receipt of such request for a conference committee, the receiving House shall promptly act thereon by motion to grant or not to grant a conference committee. If the motion to grant prevails, such notice shall include the names of the members of the conference committee named by the presiding officer of the receiving House, whereupon the conference committee shall be officially constituted and authorized to proceed with the business for which it was created.

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

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

27. Conference committees shall limit their discussions and their ac-

tions solely to the matters in disagreement between the two Houses. A conference committee shall have no authority with respect to any bill or resolution:

1. To change, alter, or amend text which is not in disagreement;

2. To omit text which is not in disagreement;

3. To add text on any matter which is not in disagreement;

4. To add text on any matter which is not included in either the House or Senate version of the bill or resolution.

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

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

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

2. If an item of appropriation appears in both House and Senate versions of the bill, and in identical amounts, no change can be made in such item or the amount thereof.

3. If an item of appropriation appears in both House and Senate versions of the bill but in different amounts, no change can be made in the item, but the amount thereof shall be at the discretion of the conference committee, provided that such amount shall not exceed the larger version and shall not be less than the smaller version.

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

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

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

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

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

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

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

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

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

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

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

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

2. Insofar as the actual structure

of the districts is concerned the provisions of Joint Rule 27 shall not apply to conference committees on reapportionment bills.

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

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

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

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

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

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

35. Each conference committee report, regardless of its subject matter, must have attached thereto a section by section analysis showing the disagreements which have been resolved by the conference committee. This analysis must show, for each and every disagreement, in parallel columns: (1) the substance of the House version, (2) the substance of the Senate version, and (3) the substance of the recommendation thereon by the conference committee. No action shall be taken by either House on any conference committee report in the absence of such an analysis except by an affirmative vote of two-thirds of the members present, with the yeas and nays thereon to be recorded in the Journal of such House.

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

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

ENROLLING AND SIGNING BILLS

38. After a bill shall have passed

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

39. There is hereby created the Joint Legislative Committee on Administration whose membership shall consist of five members of the Senate named by the President who are also members of the Senate Committee on Rules and five members of the House named by the Speaker who are also members of the House Committee on Enrolled and Engrossed Bills. During the two-year period beginning in the year 1972 and ending January 1974, the chairman of the Senate Committee on Rules shall be chairman and the chairman of the House Committee on Enrolled and Engrossed Bills shall be vice-chairman, of the Joint Committee which positions shall be reversed in the subsequent two-year period in such manner that the chairman of the Joint Committee shall alternately be a member of the Senate for two years and then a member of the House for two years, with the vice-chairman in each instance to be a member of the other House. The Joint Committee shall conduct studies of various phases of legislative administration, such as printing, enrolling and engrossing, and status reporting, to determine the feasibility of joint operation of such facilities, and shall report thereon to the respective Houses from time to time as the occasion warrants. Should joint operation of any facility be provided by the two Houses, such facility shall be under the supervision and control of the Joint Committee. It is further provided that the Joint Committee shall in no way interfere with the operation of the offices or staffs of individual Senators and members of the House of Representatives.

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

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

41. After examination and report, each bill shall be signed in the respective Houses, first by the presiding officer of the House in which the bill originated and then by the presiding officer of the other House, in accordance with Article 3, Section 38, of the Texas Constitution.

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

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

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

ADJOURNMENTS

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

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

to the time such period of adjournment shall begin.

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

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

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

SUSPENDING THE JOINT RULES

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

Sec. 2. Due to practical difficulties in the transition to new procedures, Joint Rules 21, 22, and 23 shall not be mandatory until the regular session of the 63rd Legislature; thereafter, to be in full force and effect.

The resolution was read and was adopted by the following vote:

Yeas—30

Aikin	Jordan
Bates	Kennard
Beckworth	Kothmann
Bernal	Mauzy
Bridges	McKool
Brooks	Moore
Christie	Patman
Connally	Ratliff
Creighton	Schwartz
Grover	Sherman
Hall	Snelson
Harrington	Wallace
Harris	Watson
Herring	Wilson
Hightower	Word

Absent—Excused

Blanchard

Senate Resolutions on First Reading

By Senator Mauzy:

S. R. No. 26—Affirming action of Lieutenant Governor in assigning three Senate Interim Study Committees to work in studying problems of public school financing.

To Committee on Finance.

By Senator Mauzy:

S. C. R. No. 9—Providing for the creation of a Senate Interim Committee to Study Urban Education.

To Committee on Finance.

By Senator Hall:

S. C. R. No. 10—Declaring Legislative intent with regard to the adoption of House Joint Resolution 61 with respect to a constitutional revision commission.

To Committee on Constitutional Amendments.

By Senator Hall:

S. C. R. No. 11—Granting permission to L. L. Haney and wife, Betty Jo, to sue the State.

To Committee on Jurisprudence.

Election of President Pro Tempore for Second Called Session of the Sixty-second Legislature

The President announced the election of a President Pro Tempore as the next order of business.

Senator Mauzy nominated Senator Barbara Jordan as President Pro Tempore for the Second Called Session of the Sixty-second Legislature.

Senators Herring, Hightower, Schwartz, Creighton, Harrington, Aikin, Bates, Hall, Brooks, Wallace, Bernal, McKool, Kennard, Patman and Grover seconded the nomination of Senator Jordan.

There being no further nominations, the President announced the appointment of the following as Tellers to take up and count the ballots: Senators Hightower and Wallace.

The ballots were taken up and counted and the President announced that Senator Jordan received 29 votes with 1 present not voting for Presi-

dent Pro Tempore of the Second Called Session of the Sixty-second Legislature and declared her duly elected.

The President appointed Senators Brooks, Wallace, Aikin, Kennard and Wilson to escort Senator Jordan to the President's Rostrum.

Senator Jordan was administered the Constitutional Oath of Office by the President of the Senate as President Pro Tempore of the Second Called Session of the Sixty-second Legislature. The President then presented President Pro Tempore Jordan to the Senate.

President Pro Tempore Jordan addressed the Senate, expressing her appreciation and stated that whatever the future might hold for her no honor could ever compare with this highest honor the Senate of Texas can bestow on any member. She further stated that as Presiding Officer of the Senate she would be firm and fair.

Recess

On motion of Senator Aikin the Senate at 11:35 o'clock a.m. took recess until 1:30 o'clock p.m. today.

After Recess

The President Pro Tempore called the Senate to order at 1:30 o'clock p.m. today.

At Ease

The President Pro Tempore announced at 1:35 o'clock p.m. the Senate would stand At Ease Subject to the Call of the Chair.

In Legislative Session

The President called the Senate to order as In Legislative Session at 3:35 o'clock p.m.

Senate Resolution 27

By unanimous consent, Senator Aikin offered the following resolution:

Whereas, The Senate of the State of Texas notes the absence from the Senate Chamber of the Senator from Lubbock H. J. "Doc" Blanchard; and

Whereas, The Senator is recovering from serious heart surgery in Galveston's John Sealy Hospital and is

unable to join us at the State Capitol in Austin; and

Whereas, We desire to wish Senator Blanchard best wishes on a speedy recovery and convey to him our sincere gratitude for the fine service he has given to the State of Texas; and

Whereas, The Second Called Session of the 62nd Legislature is crippling along without the strong backbone and support from the Senator from Lubbock; now, therefore, be it

Resolved, That his absence is recognized and deeply felt by all members of this body and that this body sincerely hopes that the Senator will soon return to his role as Senator.

AIKIN HIGHTOWER

Signed—Lieutenant Governor Ben Barnes; Bates, Beckworth, Bernal, Bridges, Brooks, Christie, Connally, Creighton, Grover, Hall, Harrington, Harris, Herring, Jordan, Kennard, Kothmann, Mauzy, McKool, Moore, Patman, Ratliff, Schwartz, Sherman, Snelson, Wallace, Watson, Wilson, Word.

The resolution was read.

On motion of Senator Herring, and by unanimous consent, the names of the Lieutenant Governor and Senators were added to the resolution as signers thereof.

On motion of Senator Aikin the resolution was adopted.

Senate Concurrent Resolution 13

By unanimous consent, Senator Aikin offered the following resolution:

S. C. R. No. 13, Inviting The Honorable Preston Smith to address a Joint Session of the Texas Legislature.

Whereas, The Honorable Preston Smith, Governor of Texas, desires to deliver a message in person to the 2nd Called Session of the 62nd Legislature; now, therefore, be it

Resolved by the Senate of the State of Texas, the House of Representatives concurring, That the two Houses meet in Joint Session at 10 a.m. in the Hall of the House of Representatives on March 29th to hear the Governor's message.

The resolution was read and was adopted.

Co-Author of Senate Concurrent Resolution 1.

On motion of Senator Moore and by unanimous consent, Senator Watson will be shown as Co-Author of S. C. R. No. 1.

Senate Notified

A committee from the House appeared at the Bar of the Senate and Representative Floyd for the committee announced that the House of Representatives was organized and ready to transact business.

Memorial Resolutions

S. R. No. 6—By Senator Brooks: Memorial resolution for Anthony Russo (amended).

S. R. No. 8—By Senators Brooks and Jordan: Memorial resolution for Roy A. Hutchins.

S. R. No. 11—By Senator Watson: Memorial resolution for Dr. Aubrey L. Goodman.

S. R. No. 14—By Senator Watson: Memorial resolution for Sam Wood.

S. R. No. 15—By Senator Watson: Memorial resolution for Claude H. Thompson.

S. R. No. 16—By Senator Watson: Memorial resolution for E. Shelby Winfree.

S. R. No. 17—By Senator Watson: Memorial resolution for Mrs. John F. (Herma) Sheehy.

S. R. No. 19—By Senator Watson: Memorial resolution for Mrs. Cecil Anne Kennedy.

Welcome and Congratulatory Resolutions

S. R. No. 3—By Senator Mauzy: Extending congratulations to The Dallas Cowboy Football Club.

S. R. No. 4—By Senator Mauzy: Extending congratulations to Mustangs of Roosevelt High School of Dallas, the 1972 AAAA State Champions.

S. R. No. 5—By Senator Mauzy: Extending congratulations to David W. Carter High School of Dallas, the 1971 AAAA State Semi-finalist in football.

S. R. No. 7—By Senators Creighton and Mauzy: Extending welcome to Texas Rangers of the American League on their move to Arlington, Texas.

S. R. No. 10—By Senator Watson: Extending congratulations to R. H. (Ray) Linam on selection as East Texan of the Month for November, 1971.

S. R. No. 12—By Senator Watson: Extending congratulations to Harley Berg on his selection to "Outdoorsman Hall of Fame."

S. R. No. 13—By Senator Snelson: Extending welcome to Girl Scout Troop 122 Cadettes of Midland.

S. R. No. 18—By Senator Watson: Commending Mrs. Marilyn Hoster for her many accomplishments and outstanding service.

S. R. No. 21—By Senator Watson: Extending congratulations to Dr. Hubert M. Dawson on his distinguished record of service to the people of Texas.

S. R. No. 22—By Senator Watson: Commending John Mann Gardner, II, for his dedicated efforts to restore train service for his fellow citizens in McGregor.

Adjournment

On motion of Senator Aikin the Senate at 3:41 o'clock p.m. adjourned until 9:55 o'clock a.m. tomorrow.

In Memory of Houston Harte

Senator Snelson offered the following resolution:

(Senate Concurrent Resolution 4)

Whereas, On March 13, 1972, the citizens of San Angelo and all the State of Texas were deeply saddened by the loss of an eminent and beloved compatriot, Mr. Houston Harte, who died at the age of 79; and

Whereas, Mr. Harte gained outstanding stature and prominence as a newspaper journalist and publisher, and his innumerable contributions to many different facets of the state's growth and development earned him the sincere respect and admiration of all those who knew him; and

Whereas, He was born January 12, 1893 at Knob Noster, Missouri, and attended public schools there, enrolling next in the University of Missouri and graduating in 1916 with a journalism degree. In 1917 during World War I, Mr. Harte enlisted in the Army and served until 1918, when he was discharged with the rank of captain in the infantry; and

Whereas, Thereafter he traveled to Texas to buy the San Angelo Standard newspaper, which was up for sale at the time. His new venture was left long enough for a return trip to Missouri, where he was married to Caroline Isabel McCutcheon on March 26, 1921, and the newlyweds moved to Texas to begin their life together; and

Whereas, Mr. Harte acquired interests in newspapers across the state and the nation, and in conjunction with Mr. Bernard Hanks, founded and developed Harte-Hanks Newspapers, Inc., which currently includes 19 newspapers in six states with a total circulation of more than 600,000 and a television station; and

Whereas, In building these vast newspaper holdings, he never lacked in journalism excellence or quality of his publications, and in 1931 the University of Missouri journalism school awarded him a medal of merit for distinguished service to journalism. In 1935, he was elected to the board of directors of the Associated Press, serving in that capacity until 1943; and

Whereas, The contributions he made toward the civic, economic, and governmental growth of San Angelo and Texas are incalculable; among them are using his persuasion and influence to get a branch of the Regional Agricultural Credit Corporation and to reopen San Angelo National Bank during the difficult depression years. He was instrumental in keeping Goodfellow Air Force Base operating at San Angelo. He added to the cultural entertainment and education for his home city by sponsoring appearances of musical greats and engaging roadshows of Broadway hits throughout the years. He cultivated state politicians and successfully asked their aid in getting a four-year college for San Angelo. He built a highly successful trucking business, successfully invested in the West Texas Oil Industry, and was one of the organizers of the Western Reserve Life Insurance Company; and

Whereas, He has received countless honors and awards for his outstanding achievements; in May 1970 he learned the future east-west thoroughway in San Angelo would be named the Houston Harte Expressway. In October, 1971, a new building on the Angelo State University campus was named the Houston Harte University Center. In 1957, he was named San Angelo "Citizen of the Year" and received the Headliner's Club award as "Outstanding Texas Publisher." In 1969, the Petroleum Hall named Mr. Harte to be its latest member for his objective oil news reporting. He was a former director of the Texas Industrial Commission, president of the local Board of City Development as well as the West Texas Chamber of Commerce. He served as president of the local Boy Scout Council and chairman of the Community Chest campaign, among a myriad of other civic and religious organizations; and

Whereas, His works and his deeds are too numerous to be completely recorded, but his name, his acts, and his legend will never be forgotten by those whose lives he touched in so many ways; and

Whereas, He is survived by his beloved wife of 50 years; two sons, Edward H. Harte of Corpus Christi and Houston H. Harte of San Antonio; and seven grandchildren; now, therefore be it

Resolved, That on this day the Senate of the 62nd Legislature (Second Called Session) of the State of Texas, the House of Representatives concurring, does so honor the memory of Mr. Houston Harte and extends sympathy to the members of his family; and be it further

Resolved, That copies of this Resolution be prepared, under the Seal of the Senate, and presented to members of Mr. Harte's family as a tribute to his memory; and, when the Senate adjourns this day, it so do in his memory.

SNELSON

Signed—Lieutenant Governor Ben Barnes; Aikin, Bates, Beckworth, Bernal, Blanchard, Bridges, Brooks, Christie, Connally, Creighton, Grover, Hall, Harrington, Harris, Herring, Hightower, Jordan, Kennard, Kothmann, Mauzy, McKool, Moore, Patman, Ratliff, Schwartz, Sherman, Wallace, Watson, Wilson, Word.

The resolution was read.

On motion of Senator Bridges, and by unanimous consent, the names of the Lieutenant Governor and Senators were added to the resolution as signers thereof.

On motion of Senator Snelson the resolution was adopted by a rising vote of the Senate.

In Memory of Francis A. (Frank) Miskell

Senator Kennard offered the following resolution:

(Senate Concurrent Resolution 7)

Whereas, Citizens of Austin and The University of Texas community, and Members of the Texas Legislature were greatly saddened by the untimely death, at the age of 47, of one of their most distinguished friends and fellow citizens, Francis A. (Frank) Miskell, on Sunday, December 12, 1971; and

Whereas, At the time of his death, this dedicated public servant was director of state affairs for The University of Texas System, a position in which he had excelled since assuming his duties in July, 1970; and

Whereas, A native of New York City, Mr. Miskell held a B.S. degree from North Texas State University and had completed graduate work leading to the master's degree in government from The University of Texas at Austin; he had served as a graduate assistant in the Department of Government; and

Whereas, Mr. Miskell taught in the Ganado Independent School district in 1949-50; he was the author or co-author of numerous articles in the area of taxation, the small loan business, and municipal annexation; and

Whereas, Frank Miskell joined the staff of the Texas Legislative Council in 1958, where he worked for 10 years doing research, drafting legislation and advising the Texas Legislature; he did much of the work which led to the adoption of Texas' small loan and consumer protection laws; and

Whereas, In 1962, he joined the staff of Governor John Connally serving as an administrative assistant; in 1963 he became the commissioner of the Office of Regulatory Loans and served in that position until 1967, when the Legislature enacted the Texas Consumer Credit Code; Governor Connally then named Frank Miskell as the first commissioner of the Office of Consumer Credit; and

Whereas, Known as an able and vigorous administrator, Frank Miskell, as much as any one individual could have been, was responsible for cleaning up the small loan industry in Texas; he not only helped draft the legislation which put the small loan industry under State regulation in 1963, but he also provided hardosed leadership in strictly enforcing the Regulatory Loan Act and the Texas Consumer Credit Code while serving as the regulatory loan commissioner and consumer credit commissioner; and

Whereas, He was widely known for his honesty and fairness, a man greatly respected by the law-abiding citizens and officials of this State and greatly feared by those whose operations faunt the law; and

Whereas, Frank Miskell joined the staff of The University of Texas System in 1970 as director of state affairs, a position in which he worked closely with the Members of the Legislature and state agencies on university matters; his knowledge and understanding of state government achieved in a career of over 18 years of state service made this man an invaluable addition to the university community; and

Whereas, Mr. Miskell held memberships in Pi Sigma Alpha, the honorary government fraternity, the American Political Science Association, the American Society for Public Administration and the International Association of Consumer Credit Administrators; and

Whereas, The passing of this untiring servant of the people of Texas is a great loss not only to his family and many friends but also to the Members of the Texas Legislature and to the people of Texas; the efforts of individuals such as Frank Miskell contribute greatly to the efficient workings of the Legislature and to the proper implementation of laws protecting the interests of the people of Texas; and

Whereas, Frank Miskell was a leading administrator and public servant, but he was also a man of great understanding and compassion; he was a loving husband and father whose life was an inspiration to those around him at home and in his community; and

Whereas, He is survived by his wife; one son, Kevin Miskell of Austin; and one daughter, Mrs. Susan Grotevant, who lives in California; and

Whereas, It is appropriate that the Texas Legislature and all the people of Texas pay tribute to this outstanding citizen for his many contributions to his community and state, and extend sympathy to his family; now, therefore, be it

Resolved by the Senate of the 62nd Legislature, 2nd Called Session, the House of Representatives concurring, That this Resolution stand in memory of Francis A. (Frank) Miskell, distinguished citizen and dedicated public servant; and, be it further

Resolved, That official copies of this Resolution be prepared for the members of his family as an expression of deepest sympathy from the Legislature of the State of Texas.

KENNARD
MOORE

Signed—Lieutenant Governor Ben Barnes; Aikin, Bates, Beckworth, Bernal, Blanchard, Bridges, Brooks, Christie, Connally, Creighton, Grover, Hall, Harrington, Harris, Herring, Hightower, Jordan, Kothmann, Mauzy, McKool, Patman, Ratliff, Schwartz, Sherman, Snelson, Wallace, Watson, Wilson, Word.

The resolution was read.

On motion of Senator Herring, and by unanimous consent, the names of the Lieutenant Governor and Senators were added to the resolution as signers thereof.

On motion of Senator Kennard the resolution was adopted by a rising vote of the Senate.

In Memory of
Former Senator
George "Cotton" Moffett

Senator Hightower offered the following resolution:

(Senate Concurrent Resolution 12)

Whereas, People throughout the State of Texas were saddened to hear of the death of George "Cotton" Moffett, renowned former veteran Member of the Texas Senate, on January 4, 1972, at the age of 76; and

Whereas, Destined to serve as a Member of the Texas Legislature longer than anyone else prior to the time of his retirement in 1965, he was born the son of Frank Lee Moffett, a colorful Hardeman County pioneer, and Ina Farrington Moffett, on November 20, 1895, on a farm near Chillicothe; and

Whereas, He spent his youth on his parents' farm and attended a one-room county school until his last year in high school; after being graduated from Chillicothe High School in 1911, he went to Texas A&M University, where he received a bachelor of science degree with a major in animal husbandry in 1916; and

Whereas, Senator Moffett was true to "the spirit of Aggieland" from his college days on and, after serving in the United States Army Air Corps during World War I, returned to his native soil to begin managing a large wheat and cotton farm; he was to continue in this pursuit, in addition to his other activities, for half a century; and

Whereas, He also embarked on a successful business career, including banking, oil development, and an automobile agency, before being elected in 1930 to the House of Representatives of the 42nd Legislature; and

Whereas, After serving in the House for four terms, he was elected to the State Senate in 1938, thus becoming the first native of his Northwest Texas senatorial District to serve in that capacity; upon his voluntary retirement from political life in January 1965, he had compiled what was an all-time record of 34 years of continuous service in the Texas Legislature; and

Whereas, During his political career, Senator Moffett served as chairman of every major Senate committee and sponsored important legislation dealing with agriculture, livestock, oil and gas, education, apportionment, and veterans' benefits; and

Whereas, In the area of farming and ranching in particular, he authored bills pertaining to soil conservation, feed control, insecticide control, and research for the marketing and further development of cotton and its by-products, thereby earning him the nickname "Cotton"; and

Whereas, Senator Moffett was the author of more constitutional amendments than any other member of the Legislature; among them was the amendment providing for the erection of new state office buildings and two veterans land amendments; and

Whereas, It was largely due to his efforts that Midwestern University at Wichita Falls was made a four-year, state-supported college, and he was a member of the board of regents of that institution at the time of his death; and

Whereas, In addition to his long and active service in the Texas Legislature, Senator Moffett played a vital role in the fraternal life of this state; a 38rd Degree Mason, he held most of the offices in Masonry, including, in 1956, the office of Grand Master of the Grand Lodge of Texas, A.F. & A.M.; the Masonic Grand Lodge of Texas conducted his burial at the State Cemetery in Austin; and

Whereas, He was also active in the American Legion and was a charter member and first president of the Chillicothe Lions Club; and

Whereas, Senator Moffett's passing is a great loss, not only to his family and to his political and fraternal colleagues, but to the innumerable farmers, ranchers, veterans, students, and other Texans who benefited from his dedicated efforts in the Legislature; now, therefore, be it

Resolved by the Senate of the State of Texas, the House of Representatives concurring, That the 62nd Legislature, 2nd Called Session, pay tribute to the memory of former Texas State Senator George "Cotton" Moffett and extend sympathy to the members of his family: to his wife, Ruth, to his daughter, Joy Eaton; to his son, Frank; and to his grandchildren; and, be it further

Resolved, That official copies of this Resolution be prepared for the members of his family as an expression of sympathy from the Texas Legislature, and that when the Senate and House of Representatives adjourn this day, they do so in memory of an esteemed former colleague, Senator George Moffett, and in recognition of his many contributions to the well-being of the people of this state.

HIGHTOWER
AIKIN

Signed—Lieutenant Governor Ben Barnes; Bates, Beckworth, Bernal, Blanchard, Bridges, Brooks, Christie, Connally, Creighton, Grover, Hall, Harrington, Harris, Herring, Jordan, Kennard, Kothmann, Mauzy, McKool, Moore, Patman, Ratliff, Schwartz, Sherman, Snelson, Wallace, Watson, Wilson, Word.

The resolution was read.

On motion of Senator Herring, and by unanimous consent, the names of the Lieutenant Governor and Senators were added to the resolution as signers thereof.

On motion of Senator Hightower the resolution was adopted by a rising vote of the Senate.

In Memory of
The Honorable Will Smith

Senator Harrington offered the following resolution:

(Senate Concurrent Resolution 14)

Whereas, On March 18, 1972, the State of Texas lost one of its most esteemed citizens and dedicated public officials with the death of Representative Will Smith of Beaumont; and

Whereas, Representative Smith was first elected to the Texas House in 1942; he served in that capacity continuously except for a brief period in the 1950's; he was one of two House members ever to serve more than eleven terms; and

Whereas, He was named "Dean of the Texas House" in 1971 in recognition of twelve terms of service; he was to run unopposed in the 1972 primary and general elections for his thirteenth term; and

Whereas, He served on many major committees in the House of Representatives and was chairman of the House Office Committee. He was chairman of the House Governmental Affairs and Efficiency Committee at the time of his death; and

Whereas, He was sponsor of several special education bills and was cited for efficiency and economy in the Capitol office building project; he provided support in establishing the Beaumont State Center for Human Development and the Beaumont School for the Deaf; and

Whereas, It is the desire of the Senate to recognize the distinguished citizenship and public service of Representative Will Smith and pay tribute to him; now, therefore, be it

Resolved, By the Senate of the State of Texas, that its sympathy be and it is hereby extended to his brother, James G. Smith; his sisters, Mrs. Dan Haley and Mrs. Clarence Bourque, of Beaumont, with whom we share the tragedy of loss at the untimely death of our beloved friend; and, be it further

Resolved, That copies of this Resolution be prepared for the members of his family and that when the Legislature adjourns today, it do so in memory of Representative Will Smith.

HARRINGTON

Signed—Lieutenant Governor Ben Barnes; Aikin, Bates, Beckworth, Bernal, Blanchard, Bridges, Brooks, Christie, Connally, Creighton, Grover, Hall, Harris, Herring, Hightower, Jordan, Kennard, Kothmann, Mauzy, McKool, Moore, Patman, Ratliff, Schwartz, Sherman, Snelson, Wallace, Watson, Wilson, Word.

The resolution was read.

On motion of Senator Herring, and by unanimous consent, the names of the Lieutenant Governor and Senators were added to the resolution as signers thereof.

On motion of Senator Harrington the resolution was adopted by a rising vote of the Senate.

SECOND DAY

(Wednesday, March 29, 1972)

The Senate met at 9:55 o'clock a.m., pursuant to adjournment and was called to order by the President.

The roll was called and the following Senators were present:

Aikin	Jordan
Bates	Kennard
Beckworth	Kothmann
Bernal	Mauzy
Bridges	McKool
Brooks	Moore
Christie	Patman
Connally	Ratliff
Creighton	Schwartz
Grover	Sherman
Hall	Snelson
Harrington	Wallace
Harris	Watson
Herring	Wilson
Hightower	Word

Absent—Excused

Blanchard

A quorum was announced present.

Reverend W. H. Townsend, Chaplain, offered the invocation.

On motion of Senator Aikin and by unanimous consent, the reading of the Journal of the proceedings of yesterday was dispensed with and the Journal was approved.

Leave of Absence

Senator Blanchard was granted leave of absence for today and the remainder of the week on account of illness on motion of Senator Sherman.

Morning Call Dispensed With

On motion of Senator Aikin and by unanimous consent, Morning Call was dispensed with.

Report of Standing Committee

By unanimous consent, Senator Bates submitted the following report for the Committee on Transportation:

S. C. R. No. 1

Message From the House

Hall of the House of Representatives
Austin, Texas,
March 29, 1972.

Hon. Ben Barnes, President of the Senate.

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

S. C. R. No. 13, Providing for a Joint Session to hear an address by Governor Preston Smith.

H. C. R. No. 1, In memory of the Honorable Will L. Smith.

Respectfully submitted,

DOROTHY HALLMAN,

Chief Clerk, House of Representatives

Committee Appointed

Pursuant to the provisions of S. C. R. No. 13, the President announced the appointment of the following Escort Committee for The Honorable Preston Smith, Governor of Texas: Senators Aikin, Hightower, Herring, Brooks and Creighton.

The President announced the time having arrived for the Joint Session, the Senate would proceed to the House of Representatives.

Joint Session

(To hear address of Governor Preston Smith)

The President of the Senate and the Senators present escorted by the Sergeant-at-Arms and the Secretary of the Senate proceeded to the Hall of the House of Representatives at 10:00 o'clock a.m. to hear the address of The Honorable Preston Smith, Governor of Texas, pursuant to the provisions of S. C. R. No. 13.

The Senators were announced and were admitted and escorted to seats prepared for them along the aisle.

The President, on invitation of the Speaker, occupied a seat on the Speaker's Platform.

The President called the Senate to order and announced a quorum of the Senate present.

The Honorable Rayford Price, Speaker of the House of Representatives, called the House to order, stated the purpose of the Joint Session and announced a quorum of the House present.

The Honorable Preston Smith, Governor of the State of Texas, accompanied by Mrs. Smith, and Mr. and Mrs. Conrad Schmid, was announced by the Doorkeeper of the House.

The Governor's party was escorted to the Speaker's Rostrum by Senators Aikin, Hightower, Herring, Brooks and Creighton on the part of the Senate, and Representatives Ligarde, Braecklein, Golman, Sherman, Schulle, Ward, Short and Moncrief, on the part of the House.

The Speaker, the Honorable Rayford Price, presented His Excellency, The Honorable Preston Smith, Governor of Texas, to the Joint Session.

Governor Smith then addressed the Joint Session as follows:

"Mr. Speaker of the House . . . Mr. President of the Senate . . . Members of the 62nd Legislature . . . Ladies and Gentlemen:

"The Second Called Session of the 62nd Legislature has now convened. I am aware that the timing of this meeting is perhaps not the best.

"A majority of you are involved in campaigns. It is unfortunate that this interruption had to occur. I truly regret the necessity.

"Necessary it was, however, for this Legislature to meet before the primaries. We explored every alternative. There was no way to postpone action on the two subjects stated in the Call:

1. Passing a billboard control law.
2. Financing the party primaries for 1972.

"While both of these issues are vital, there is no need for them to be time-consuming. It is my opinion, and my hope, that this Special Session can be finished before Easter.

"That would leave the passage and funding of fiscal 1973 appropriations and other important measures for another called session, after the party primaries and after the hard fought political campaigns.

* * *

"The two emergency subjects submitted for your attention, while not otherwise related, have two things in common:

—Both have been previously considered by the 62nd Legislature;

—Both are back before us in emergency form.

And, I might add, neither is subject to any further negotiation.

What you do or fail to do will be final and will be solely your responsibility.

"1. Billboard and Junkyard Controls

"Since Congress passed the Highway Beautification Bill in 1965, Texas and other states have been threatened with the loss of 10% of their federal highway aid unless and until they complied with the provisions of Title I of the Act—the control of billboards and junkyards on Interstate and Federal Aid primary highways.

"The federal handling of this requirement has been confusing and uncertain, due to congressional objections. This is the first year, actually, that appropriations have been made for a federal share in the cost—theoretically, 75 percent of the bill. A Congressional committee has just recently started a restudy of the entire program. It is understandable why a number of States, including Texas, did not come into compliance earlier.

"That situation has changed significantly. The Congress has appropriated a rather modest sum to activate the billboard program; the Secretary of Transportation many months ago warned us that the holiday was over, and the Regular Session of this 62nd Legislature gave serious consideration to the enactment of a billboard law. I made it an emergency subject at the First Called Session.

"Ladies and gentlemen, this Legislature has procrastinated as long as it can. Time has run out. Last Friday, the Governor's Office received a telegram from Secretary John Volpe stating that he had determined that Texas was out of conformity with the Highway Beautification Act for the year 1971, and was being penalized 10 percent of its federal highway aid for that year (approximately \$23.9 million).

"However, Secretary Volpe said the penalty would be cancelled and the money restored if Texas had an acceptable bill and agreement in effect by May 6. Otherwise, the penalty would stand. And, incidentally, it would stand from now on—each year, until Texas conforms.

"Let me say that I don't blame any Texan for deploring this policy of, in effect, fining us with our own money. I say further that it is no longer a question of how we feel about it.

"Terms of the Highway Beautification Bill are clear, even though the implementation hasn't always been so. The Secretary of Transportation is merely carrying out his statutory

duty. As a matter of fact, Mr. Volpe gave Texas a month's grace, through the efforts of the Governor's Office, that he did not give other States that were out of compliance, by delaying the effective date of his order to May 6. . . . although he did not grant our request for a delay to September 1.

"This is the position in which we find ourselves:

"—We have to make a firm commitment, by passing an acceptable law, to remove all billboards from Interstate and Federal-Aid primary highways to a distance of 660 feet. According to the Highway Department's estimate, there are about 65,500 boards involved, and the removal and reimbursement cost will be approximately \$69 million.

"—We must agree to remove or effectively screen over 1,200 junkyards. The cost is estimated at \$13.2 million.

"That figures to a combined cost of \$82.2 million.

"The impact will be diluted for three reasons:

"—Texas will be reimbursed some \$55.6 million by the federal government.

"—The program will be extended over a period of several years. The effectiveness of the act will hinge upon the availability of federal funds.

"—An agreement will be worked out between the State and federal governments, providing for a system of fees for "legal" billboards—that is, those located on Interstate or primary highways in an industrial or commercial zone as defined by the act and the agreement.

"The need therefore, as far as the State of Texas is concerned, will be only for the nucleus of a revolving fund from which the acquisition of billboards and the control of junkyards can be started. The bill provides that all monies received under the provisions of this act . . . shall be deposited in the Treasury of the State and placed in a special fund to be known as the Texas Highway Beautification Fund . . ."

"It has long been known that the Highway Beautification Act could not be financed from the regular Highway Fund. The Attorney General several years ago ruled it would be a violation of Article 7, Sec. 7a, of the Constitution. For that matter, the federal government's reimbursement funds come from general revenue, rather than from the Federal Highway Fund.

The Texas Highway Department is in the position of suffering from its absence unless the State lends a hand.

"The requested appropriation of \$100,000 will be merely to launch the program. Considerably more will be necessary in future appropriations, although less than was rumored during the last session—partly because, as I have already explained, there will eventually be a significant return through reimbursements and license fees.

"It is my understanding that Senator Wallace and Representative Ogg will introduce legislation that the Department of Transportation has indicated will bring Texas into compliance with the provisions of the Highway Beautification Act.

"2. Financing Party Primaries.

"The 62nd Legislature in regular session considered the possibility that our system of financing the primaries would be held unconstitutional by the federal courts as the previous law was. Comprehensive recommendations from the Governor's Office and the Secretary of State for an immediate change to a more moderate and constitutional scale of primary filing fees and more rational operation were not accepted. The bill that was passed failed the federal court test. The bill that will be passed in this session cannot fail to pass the test.

"Although we tried various ways of handling this problem without the Legislature's intervention, as you know these efforts did not succeed. The principal benefit derived was the clarification of what we could and could not do—the almost incidental holding by the Texas Supreme Court that the State of Texas could legally finance party primaries—an issue that had not been resolved for more than 50 years.

"Another benefit stems from the exploratory process conducted by the Governor's Office and the Secretary of State. We have up-to-date estimates on what it will cost to pay for the primaries, and of course those figures will be made available to the Legislature. The cost should not exceed \$2 million this year.

"I will ask the Secretary of State, as the State's Chief Elections Officer, to work closely with you on this measure. Likewise you may call upon my staff for assistance and information. I believe the bill introduced by

Senator McKool will resolve the problem in an equitable and constitutional fashion.

"The first primary date is only a little over one month away. In view of court decisions, financing these elections is no longer a matter for discussion. It is a matter for prompt legislative action.

"I, for one, am not willing to gamble with our people's right to vote.

"I urge you, then, to pass the legislation and the appropriation necessary to finance and operate the 1972 party primaries in Texas.

* * *

"Although the two measures I have outlined are the emergencies for which this session was called, I believe there is another matter that deserves your attention. Although I need not open the call for this purpose, I hope the Legislature will consider and adopt a resolution ratifying the Twenty-Seventh Amendment to the Constitution of the United States, guaranteeing equal rights for women. The adoption of such a resolution, without ignoring our responsibility for resolving the emergencies, would place Texas in its proper place as one of the first states in the nation to voice its approval of granting equal rights, equal opportunity and equal treatment under the law to women.

"As I have already said, only a conviction that the two issues—primary financing and billboard control—are genuine emergencies for which there are no other solutions would lead me to call a Special Session at this particularly inauspicious time.

"I realize what could happen if irresponsibility prevailed and 'politics' took over. We have been living for months in a superheated political atmosphere. In spite of all that, I still have confidence in the basic integrity of the members of our Legislature. I believe there is reason to hope that as reasonable and responsible legislators you will take charge . . . and that the job of this Special Session will be speedily accomplished for the good of all the people of Texas."

The President introduced the First Lady of Texas, Mrs. Ima Smith, and Mr. and Mrs. Conrad Schmid, daughter and son-in-law of the Governor as guests of the Joint Session.

The President announced the purpose of the Joint Session having been concluded, the Senate at 10:25 a.m. would retire to its Chamber.

In Legislative Session

The President Pro Tempore called the Senate to order as In Legislative Session at 10:35 a.m.

**Senate Concurrent Resolution 1
Ordered Not Printed**

On motion of Senator Bates and by unanimous consent S. C. R. No. 1 was ordered not printed.

Message From the House

Hall of the House of Representatives
Austin, Texas,
March 29, 1972.

Hon. Ben Barnes, President of the Senate.

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

S. C. R. No. 7, In memory of Francis A. (Frank) Miskell.

Respectfully submitted,
DOROTHY HALLMAN,
Chief Clerk, House of Representatives

Recess

On motion of Senator Aikin the Senate at 10:40 o'clock a.m. took recess until 1:30 o'clock p.m. today.

After Recess

The President called the Senate to order at 1:30 o'clock p.m. today.

Message From the House

Hall of the House of Representatives
Austin, Texas,
March 29, 1972.

Hon. Ben Barnes, President of the Senate.

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

S. C. R. No. 6, That all State departments and institutions be closed for a half day, emergency services excepted, beginning at twelve o'clock noon, on Friday, March 31, 1972.

S. C. R. No. 4, Memorial resolution honoring the memory of Mr. Houston Harte.

Respectfully submitted,
DOROTHY HALLMAN,
Chief Clerk, House of Representatives

Reports of Standing Committees

By unanimous consent, Senator Aikin submitted the following report for the Committee on Finance:

S. C. R. No. 9 (Amended).

S. R. No. 26.

S. B. No. 1 (Amended).

By unanimous consent, Senator Bates submitted the following report for the Committee on Transportation:

S. B. No. 3 (Amended).

S. C. R. No. 2 (Amended).

S. C. R. No. 3 (Committee Substitute).

**Senate Concurrent Resolution 2
Ordered Not Printed**

On motion of Senator Bates and by unanimous consent S. C. R. No. 2 was ordered not printed.

**Committee Substitute Senate
Concurrent Resolution 3 Ordered
Not Printed**

On motion of Senator Bates and by unanimous consent C. S. S. C. R. No. 3 was ordered not printed.

Senate Bill 3 Ordered Not Printed

On motion of Senator Bates and by unanimous consent S. B. No. 3 was ordered not printed.

Senate Bill 1 Ordered Not Printed

On motion of Senator Aikin and by unanimous consent S. B. No. 1 was ordered not printed, the bill having been ordered advance printed prior to the Committee hearing.

**Co-Author of Senate Concurrent
Resolution 1**

On motion of Senator Moore and by unanimous consent, Senator Schwartz will be shown as Co-author of S. C. R. No. 1.

**Senate Concurrent Resolution 1
On Second Reading**

On motion of Senator Moore and by unanimous consent, the regular order of business was suspended to take up for consideration at this time the following resolution:

S. C. R. No. 1, Proposing an amendment to the Constitution of the United States relative to equal rights for women.

The resolution was read and was adopted.

Senate Bill 1 on Second Reading

Senator McKool moved that Senate Rules 13 and 36 be suspended and that S. B. No. 1 be taken up for consideration at this time.

The motion prevailed by the following vote:

Yeas—27

Aikin	Kothmann
Bates	Mauzy
Beckworth	McKool
Bernal	Moore
Bridges	Patman
Brooks	Ratliff
Christie	Schwartz
Connally	Sherman
Creighton	Snelson
Grover	Wallace
Harrington	Watson
Harris	Wilson
Hightower	Word
Jordan	

Nays—3

Hall	Kennard
Herring	

Absent—Excused

Blanchard

The President laid before the Senate on its second reading and passage to engrossment:

S. B. No. 1, A bill to be entitled "An Act relating to the conduct and financing of primary elections held during the year 1972; making appropriations for financing the elections; and declaring an emergency."

The bill was read second time.

Senator McKool offered the following Committee Amendment to the bill:

Amend Senate Bill No. 1 as follows:

(1) On page 2, line 54, insert the word "sworn" immediately before the word "statement".

The Committee Amendment was read.

Senator McKool offered the following amendment to the pending Committee Amendment:

Amend Committee Amendment 1, S. B. 1, by making the following change at line 1, page 3:

Substitute a comma for the period after the word "chairman" and add:

"for such primary election to and including the date of such sworn statement."

The amendment to the pending Committee Amendment was read and was adopted.

The Committee Amendment as amended was then adopted.

Senator McKool offered the following Committee Amendment to the bill:

Amend S. B. No. 1 as follows:

(2) On page 3, line 10, change the period after the word "funds" to a comma and insert the following language immediately after the comma:

"together with the secretary of state's calculation of three-fourths of that amount."

The Committee Amendment was read and was adopted.

Senator McKool offered the following Committee Amendment to the bill:

Amend S. B. No. 1 as follows:

(3) On page 3, line 19, change the semicolon after the word "funds" to a comma and insert the following language immediately after the comma:

"together with the secretary of state's calculation of three-fourths of that amount;"

The Committee Amendment was read and was adopted.

Senator McKool offered the following Committee Amendment to the bill:

Amend S. B. No. 1 as follows:

(4) On page 3, lines 23 and 24, change the words "an itemized report" to "a sworn itemized report."

The Committee Amendment was read and was adopted.

Senator McKool offered the following amendment to the bill:

Amend Senate Bill No. 1 by changing the words "an itemized estimate" as they appear on page 2, line 52, and on page 3, line 15, to "a sworn itemized estimate."

The amendment was read and was adopted.

Senator Hightower offered the following amendment to the bill.

Amend S. B. 1, Sec. 3(c), line 24 by placing a comma after the word "costs" and inserting the following language: "filing fees collected and contributions received,"

The amendment was read and was adopted.

Senator Herring offered the following amendment to the bill.

Amend Sec. 3 of S. B. 1 by adding a new subsection (g) to read as follows:

"(g) Wherever the word 'county chairman' is used in this act, it shall apply to the county chairman or his successor in office, and such county chairman shall not be personally liable except for the misapplication of funds."

The amendment was read and was adopted.

On motion of Senator McKool and by unanimous consent, the caption was amended to conform to the body of the bill as amended.

The bill as amended was passed to engrossment.

Record of Votes

Senators Herring, Kennard, Snelson and Moore asked to be recorded as voting "Nay" on the passage of the bill to engrossment.

Senate Bill 1 on Third Reading

Senator McKool moved that the Constitutional Rule and Senate Rule 30 requiring bills to be read on three several days be suspended and that S. B. No. 1 be placed on its third reading and final passage.

The motion prevailed by the following vote.

Yeas—24

Aikin Bates

Beckworth	Kothmann
Bernal	Mauzy
Bridges	McKool
Brooks	Patman
Christie	Ratliff
Connally	Schwartz
Creighton	Sherman
Grover	Wallace
Harrington	Watson
Hightower	Wilson
Jordan	Word

Nays—5

Hall	Moore
Herring	Snelson
Kennard	

Absent

Harris

Absent—Excused

Blanchard

The President then laid the bill before the Senate on its third reading and final passage.

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

Yeas—24

Aikin	Jordan
Bates	Kothmann
Beckworth	Mauzy
Bernal	McKool
Bridges	Patman
Brooks	Ratliff
Christie	Schwartz
Connally	Sherman
Creighton	Wallace
Grover	Watson
Harrington	Wilson
Hightower	Word

Nays—5

Hall	Moore
Herring	Snelson
Kennard	

Absent

Harris

Absent—Excused

Blanchard

Resolutions Signed

The President signed in the presence of the Senate after the caption had been read, the following enrolled resolutions:

S. C. R. No. 7

S. C. R. No. 13

House Concurrent Resolution 1 on Second Reading

The President laid before the Senate the following resolution:

H. C. R. No. 1—Memorial resolution for The Honorable Will Smith.

Signed—Lieutenant Governor Ben Barnes; Aikin, Bates, Beckworth, Bernal, Blanchard, Bridges, Brooks, Christie, Connally, Creighton, Grover, Hall, Harrington, Harris, Herring, Hightower, Jordan, Kennard, Kothmann, Mauzy, McKool, Moore, Patman, Ratliff, Schwartz, Sherman, Snelson, Wallace, Watson, Wilson, Word.

The resolution was read.

On motion of Senator Harrington, and by unanimous consent, the names of the Lieutenant Governor and Senators were added to the resolution as signers thereof.

On motion of Senator Harrington the resolution was adopted by a rising vote of the Senate.

Senate Bill 3 on Second Reading

Senator Wallace moved that Senate Rules 13 and 110 be suspended and that S. B. No. 3 be taken up for consideration at this time.

The motion prevailed by the following vote:

Yeas—28

Aikin	Jordan
Bates	Kennard
Beckworth	Kothmann
Bernal	Mauzy
Bridges	McKool
Brooks	Moore
Christie	Patman
Connally	Ratliff
Creighton	Schwartz
Grover	Sherman
Hall	Wallace
Harrington	Watson
Herring	Wilson
Hightower	Word

Nays—1

Snelson

Absent

Harris

Absent—Excused

Blanchard

The President laid before the Senate on its second reading and passage to engrossment:

S. B. No. 3, A bill to be entitled "An Act providing for the preservation and enhancement of scenic beauty of lands bordering certain public highways; providing for the control and regulation of outdoor advertising and certain junkyards and automobile graveyards by the Texas Highway Commission; providing for the establishment of a Texas Highway Beautification Fund in the State Treasury; and declaring an emergency."

The bill was read second time.

Senator Wallace offered the following Committee Amendment to the bill:

Amend S. B. 3 by striking Section 13 and inserting in lieu thereof the following:

Section 13. AREAS BEYOND 660 FEET. Should subsequent legislation in this State prohibit any outdoor advertising which is more than 660 feet beyond the nearest edge of the right-of-way, but is visible from the main traveled way, of the interstate or primary system, except:

(a) Signs provided for in Sections 4(a)(1), 4(a)(2) and 4(a)(3) of this Act, and

(b) Signs separated from the nearest edge of the highway right-of-way by an area described in Section 4(a)(4) or 4(a)(5) of this Act, then there shall be no necessity of compensation pursuant thereto upon the removal of any such outdoor advertising which may be hereafter erected.

The amendment was read.

Senator Connally offered the following substitute for the pending Committee Amendment:

Amend Senate Bill 3 by striking Sec. 13 and renumbering subsequent sections in numerical order.

The substitute for the pending Committee Amendment was read and failed of adoption by the following vote:

Yeas—13

Aikin	Connally
Bates	Creighton
Bridges	Hall

Herring	Snelson
Hightower	Watson
Kothmann	Word
Ratliff	

Nays—15

Beckworth	Mauzy
Bernal	McKool
Brooks	Patman
Christie	Schwartz
Grover	Sherman
Harrington	Wallace
Jordan	Wilson
Kennard	

Absent

Harris	Moore
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Absent—Excused

Blanchard

The pending Committee Amendment was then adopted.

Senator Wallace offered the following Committee Amendment to the bill:

Amend Section 10 (A) by striking the words "or within view of" from lines 12 and 13 of this section.

The Committee Amendment was read and was adopted.

Senator Wallace offered the following Committee Amendment to the bill:

Amend Senate Bill 3, Section 4 thereof, by adding a new section to be numbered Section 6 which shall read as follows:

"(6) Signs located on property within the prescribed limits which have as their purpose the protection of life and property."

The Committee Amendment was read and was adopted.

Senator Wallace offered the following Committee Amendment to the bill:

Amend Senate Bill No. 3 by inserting a new Section 15 and renumbering the present Sections 15 and 16 as Sections 16 and 17 respectively. The new Section 15 shall read as follows:

Sec 15. APPROPRIATIONS. There is hereby appropriated to the Commission from the General Fund of the State of Texas \$100,000.00 to be used by the Commission for the implementation of this Act including but not limited to administrative costs and

initial compensation for removal of billboards and the screening or removal of junkyards as provided under this Act. This appropriation shall be effective for such funding through the remainder of the 1971-1972 fiscal year ending August 31, 1972.

The Committee Amendment was read and was adopted.

Record of Vote

Senator Herring asked to be recorded as voting "Nay" on the adoption of the Committee Amendment.

Senator Herring offered the following amendment to the bill:

Amend S. B. 3, Section 2, subsection H by striking the words "desire and" on line 50 and by adding after the comma on line 53 after the word "Congress" the following language:

"provided however that this Act shall be and is conditioned upon the provisions of Public Law 89-285 wherein it establishes the formulae of Federal-State matching funds, on the effective date of this Act, for the purpose of complying with the said Federal Public Law."

The amendment was read and was adopted.

Record of Vote

Senator Snelson asked to be recorded as voting "Nay" on the adoption of the amendment.

On motion of Senator Wallace, and by unanimous consent, the caption was amended to conform to the body of the bill as amended.

The bill as amended was passed to engrossment.

Record of Vote

Senator Snelson asked to be recorded as voting "Nay" on the passage of the bill to engrossment.

Senate Bill 3 on Third Reading

Senator Wallace moved that the Constitutional Rule and Senate Rule 30 requiring bills to be read on three several days be suspended and that S. B. No. 3 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—28

Aikin	Hightower
Bates	Jordan
Beckworth	Kennard
Bernal	Kothmann
Bridges	Mauzy
Brooks	McKool
Christie	Patman
Connally	Ratliff
Creighton	Schwartz
Grover	Sherman
Hall	Wallace
Harrington	Watson
Harris	Wilson
Herring	Word

Nays—1

Snelson

Absent

Moore

Absent—Excused

Blanchard

The President then laid the bill before the Senate on its third reading and final passage.

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

Yeas—28

Aikin	Hightower
Bates	Jordan
Beckworth	Kennard
Bernal	Kothmann
Bridges	Mauzy
Brooks	McKool
Christie	Patman
Connally	Ratliff
Creighton	Schwartz
Grover	Sherman
Hall	Wallace
Harrington	Watson
Harris	Wilson
Herring	Word

Nays—1

Snelson

Absent

Moore

Absent—Excused

Blanchard

**Senate Concurrent Resolution 2
On Second Reading**

On motion of Senator Mauzy and by unanimous consent, the regular

order of business was suspended to take up for consideration at this time the following resolution:

S. C. R. No. 2, Requesting that Dallas-Fort Worth Turnpike revert to State of Texas following retirement of bonded indebtedness.

The resolution was read.

Senator Mauzy offered the following Committee Amendment to the resolution:

Amend S. C. R. 2 by adding at the end of the resolution the following paragraph:

And Be It Further Resolved that nothing contained herein shall be construed as limiting the power of the Turnpike Authority to conduct feasibility studies, if approved by the Highway Commission, concerning the possibility of creating another turnpike between Dallas and Fort Worth.

The amendment was read and was adopted.

Record of Votes

Senators Connally and Word asked to be recorded as voting "Present, Not Voting" on the adoption of the amendment.

The resolution as amended was then adopted.

Record of Votes

Senators Connally and Word asked to be recorded as voting "Present, Not Voting" on the adoption of the resolution.

Committee Substitute Senate Concurrent Resolution 3 on Second Reading

On motion of Senator Kennard and by unanimous consent, the regular order of business was suspended to take up for consideration at this time the following resolution:

C. S. S. C. R. No. 3—Expressing the intent of the Legislature that there be no diversion of Highway Trust Funds.

The resolution was read.

On motion of Senator Kennard, and by unanimous consent, the resolution was considered immediately and was adopted.

Record of Vote

Senator Jordan asked to be recorded as voting "Nay" on the adoption of the resolution.

Senate Resolution 56

Senator Schwartz offered the following resolution:

S. R. No. 56—Providing for the investigation by the Interim Coastal Zone Study Committee of citizens' complaints regarding the availability of insurance at reasonable rates for property owners in the coastal zone.

SCHWARTZ
HARRINGTON
BRIDGES

The resolution was read and was adopted.

Senate Concurrent Resolution 17 on First Reading

The following resolution was introduced, read first time and referred to the Committee indicated:

By Senators Grover and Harris:

S. C. R. No. 17—Memorializing Congress to call a convention for proposing an amendment to the Constitution of the United States regarding bussing of students.

To Committee on Constitutional Amendments.

Senate Concurrent Resolution 9 Ordered Not Printed

Senator Mauzy asked unanimous consent that S. C. R. No. 9 be ordered not printed.

There was objection.

Senator Mauzy then moved that S. C. R. No. 9 be ordered not printed.

The motion prevailed by the following vote:

Years—27

Aikin	Harrington
Bates	Harris
Beckworth	Herring
Bernal	Hightower
Bridges	Jordan
Brooks	Kennard
Christie	Kothmann
Connally	Mauzy
Creighton	McKool
Hall	Moore

Ratliff	Wallace
Schwartz	Watson
Sherman	Wilson
Snelson	

Nays—3

Grover	Word
Patman	

Absent—Excused

Blanchard

Senate Concurrent Resolution 9 on Second Reading

Senator Mauzy moved that Senate Rules 13 and 36 be suspended and that S. C. R. No. 9 be taken up for consideration at this time.

The motion prevailed by the following vote:

Yeas—26

Aikin	Jordan
Bates	Kennard
Beckworth	Kothmann
Bernal	Mauzy
Bridges	McKool
Brooks	Moore
Christie	Ratliff
Connally	Schwartz
Creighton	Sherman
Hall	Snelson
Harrington	Wallace
Herring	Watson
Hightower	Wilson

Nays—4

Grover	Patman
Harris	Word

Absent—Excused

Blanchard

The President laid before the Senate the following resolution:

S. C. R. No. 9—Providing for the creation of the Public School Finance Committee.

The resolution was read.

Senator Mauzy offered the following Committee Amendment to the resolution:

Amend S. C. R. No. 9 by striking the second resolving clause on the first page of the resolution and substituting in lieu thereof the following:

“Resolved, That seven Senate members of the Public School Finance Committee shall be appointed by the lieutenant governor and that a like number of members of the House of Representatives shall be appointed by the Speaker of the House to serve; the chairman shall be designated by the Lieutenant Governor and the vice chairman shall be designated by the Speaker of the House; and be it further”

The Committee Amendment was read and was adopted.

Record of Votes

Senators Moore, Grover, Harris, Patman and Word asked to be recorded as voting “Nay” on the adoption of the amendment.

The resolution as amended was then adopted by the following vote:

Yeas—23

Aikin	Jordan
Bates	Kennard
Beckworth	Kothmann
Bernal	Mauzy
Bridges	Ratliff
Brooks	Schwartz
Christie	Sherman
Connally	Snelson
Creighton	Wallace
Hall	Watson
Harrington	Wilson
Herring	

Nays—5

Grover	Patman
Harris	Word
Moore	

Absent

Hightower	McKool
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Absent—Excused

Blanchard

Message From the House

Hall of the House of Representatives
Austin, Texas,
March 29, 1972

Hon. Ben Barnes, President of the Senate

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

H. C. R. No. 7, In memory of Lilly Gresham.

H. C. R. No. 8, In memory of Houston Harte.

H. C. R. No. 10, In memory of Edmunds Travis.

H. C. R. No. 11, In memory of William Fritz.

Respectfully submitted,
DOROTHY HALLMAN,
Chief Clerk, House of Representatives

Senate Resolution 58

By unanimous consent, Senator Harris offered the following resolution:

S. R. No. 58—Amending S. R. No. 1400 of the Regular Session of the 62nd Legislature to add four members to the committee to conduct a comprehensive study of the pari-mutuel System of horse racing.

The resolution was read and adopted.

Senate Concurrent Resolution 19

By unanimous consent, Senator Aikin offered the following resolution:

S. C. R. No. 19—Providing for the sine die adjournment of the Second Called Session of the 62nd Legislature.

Be It Resolved, By the Senate of the 62nd Legislature, Second Called Session, the House of Representatives concurring, that the 62nd Legislature, Second Called Session, stand adjourned sine die at 5:00 o'clock P.M., March 30, 1972.

The resolution was read.

On motion of Senator Aikin, and by unanimous consent, the resolution was considered immediately and was adopted.

Memorial Resolutions

S. C. R. No. 15 — By Senator Brooks: Memorial resolution for Truxton J. Hathaway, Jr.

S. C. R. No. 16 — By Senator Brooks: Memorial resolution for Delbert Leroy Atkinson.

H. C. R. No. 7—Memorial resolution for Lilly Gresham.

H. C. R. No. 8: Memorial resolution for Houston Harte (amended).

H. C. R. No. 10: Memorial resolution for Edmunds Travis (amended).

H. C. R. No. 11: Memorial resolution for William Fritz.

S. R. No. 29—By Senator Wallace: Memorial resolution for George R. "Pop" Hatten, Sr.

S. R. No. 31—By Senator Watson: Memorial resolution for Mrs. Wilford W. Naman.

S. R. No. 33—By Senator Watson: Memorial resolution for Willard McLaughlin.

S. R. No. 37—By Senator Watson: Memorial resolution for King W. Bridges, Sr.

S. R. No. 38—By Senator Watson: Memorial resolution for Sam W. Davis, Sr.

S. R. No. 39—By Senator Watson: Memorial resolution for Lloyd E. Crocker.

S. R. No. 40—By Senator Watson: Memorial resolution for Mrs. V. M. Cox.

S. R. No. 41—By Senator Watson: Memorial resolution for Dr. A. B. Conner.

S. R. No. 42—By Senator Snelson: Memorial resolution for Charles B. Perry.

S. R. No. 49—By Senator Aikin: Memorial resolution for Martin Fitzhugh Wise.

S. R. No. 54—By Senator Herring: Memorial resolution for Miss Leah Moncure.

Resolutions

S. C. R. No. 18—By Senator Herring: Urging the Governor of Texas to declare one week of the year as Texas Law Enforcement Student Association Week.

S. R. No. 28—By Senator Bridges: Commending Dr. Hector P. Garcia for his many contributions toward making Texas a better place to live.

S. R. No. 30—By Senator Watson: Extending congratulations to Alton Pearson on his appointment as administrator of Hillcrest Baptist Hospital in Waco.

S. R. No. 32—By Senator Watson: Commending Mrs. Mildred Mauldin for her contributions to the field of botany.

S. R. No. 34—By Senator Watson: Extending congratulations to M. F. Kruse for his dedicated service to education.

S. R. No. 35—By Senator Watson: Commending the Killeen Fire Department on winning National Fire Prevention award.

S. R. No. 36—By Senator Watson: Extending congratulations to Mrs. Irma Lee Buchanan for her contributions to the citizens of Texas.

S. R. No. 43—By Senator Watson: Extending welcome to Elwood Ware.

S. R. No. 44—By Senator Watson: Extending welcome to Jarrell Warren.

S. R. No. 45—By Senator Watson: Extending welcome to Bob Mullin.

S. R. No. 46—By Senator Watson: Extending welcome to A. J. Van Armon.

S. R. No. 47—By Senators Aikin and Wilson: Commending Ward Burke for his dedicated service to mentally ill.

S. R. No. 48—By Senators Aikin and Hall: Extending congratulations to Bob Cantrell on receipt of Sam Holloway Award.

S. R. No. 50—By Senator Watson: Extending welcome to Leon Petty, et al.

S. R. No. 51—By Senator Watson: Extending welcome to Vickie Jones, et al.

S. R. No. 52—By Senator Watson: Extending welcome to Mrs. Thomas Maxwell, et al.

S. R. No. 53—By Senator Hall: Extending best wishes to Mickey Mantle for a speedy recovery.

S. R. No. 55—By Senator Brooks: Commending Houston Fire Department and Bob Wolfe for courageous actions in rescuing four Houston youngsters. (Amended)

S. R. No. 57—By Senator Watson: Extending welcome to Hugh Dillard.

Adjournment

On motion of Senator Aikin the Senate at 3:20 o'clock p.m. adjourned until 11:30 o'clock a.m. tomorrow.

APPENDIX

Sent to Governor

March 29, 1972

S. C. R. No. 7

S. C. R. No. 13

THIRD DAY

(Thursday, March 30, 1972)

The Senate met at 11:30 o'clock a.m., pursuant to adjournment, and was called to order by the President.

The roll was called and the following Senators were present:

Aikin	Jordan
Bates	Kennard
Beckworth	Kothmann
Bernal	Mauzy
Bridges	McKool
Brooks	Patman
Christie	Ratliff
Connally	Schwartz
Creighton	Sherman
Hall	Snelson
Harrington	Wallace
Harris	Watson
Herring	Wilson
Hightower	Word

Absent—Excused

Blanchard	Moore
Grover	

A quorum was announced present.

Reverend W. H. Townsend, Chaplain, offered the invocation.

On motion of Senator Aikin and by unanimous consent the reading of the Journal of the proceedings of yesterday was dispensed with and the Journal was approved.

Leaves of Absence

Senator Grover was granted leave of absence for today on account of important business on motion of Senator Harris.

Senator Moore was granted leave of absence for today on account of important business on motion of Senator Creighton.

Message from the House

Hall of the House of Representatives,
Austin, Texas,
March 30, 1972.

Hon. Ben Barnes, President of the Senate

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

S. C. R. No. 5, Congratulating Senator Jack Hightower, Grand Master of the Grand Lodge of Texas.

S. C. R. No. 12, In memory of the former Texas State Senator George "Cotton" Moffett.

S. C. R. No. 14, In memory of Will L. Smith.

S. C. R. No. 15, In memory of Truxton J. Hathaway, Jr.

S. C. R. No. 16, In memory of Delbert Leroy Atkinson.

S. C. R. No. 18, Recognizing the Texas Law Enforcement Student Association.

H. C. R. No. 4, In memory of the Honorable J. Dan Struve.

H. C. R. No. 6, In memory of C. H. Cavness.

H. C. R. No. 12, In memory of Judge Joe N. Chapman.

H. C. R. No. 16, In memory of Mr. Odell V. Robinson.

H. C. R. No. 18, Congratulating the Wheatley Wildcats Varsity Basketball Team.

Respectfully submitted,

DOROTHY HALLMAN,

Chief Clerk, House of Representatives

Resolutions Signed

The President signed in the presence of the Senate after the caption had been read, the following enrolled resolutions:

S. C. R. No. 4

S. C. R. No. 6

H. C. R. No. 10

H. C. R. No. 7

H. C. R. No. 1

H.C. R. No. 11

H. C. R. No. 8

(President Pro Tempore in Chair)

Report of the Standing Committee

Senator Harris submitted the following report for the Committee on Constitutional Amendments:

S. C. R. No. 10

Senate Concurrent Resolution 20 on First Reading

By Senator Hall:

S. C. R. No. 20—Granting permission to Glyn Swindell to sue the State of Texas.

To Committee on County, District and Urban Affairs.

Leave of Absence

Senator Ratliff was granted leave of absence for the remainder of today on account of illness in the family on motion of Senator Herring.

Motion to Suspend Senate Rule 87

Senator Bernal asked unanimous consent to spread on the Senate Journal a letter relative to San Antonio Supply of natural gas.

There was objection.

Senator Snelson raised the Point of Order that the letter was not germane to any pending business.

The President Pro Tempore overruled the Point of Order stating that there was no legislation pending, so there is no issue to which the letter could be germane.

Senator Bernal then moved to suspend Senate Rule 87 to print the letter in the Senate Journal.

The motion was lost by the following vote (not receiving two-thirds of the members present):

Yeas—13

Beckworth	Mauzy
Bernal	McKool
Brooks	Patman
Hall	Schwartz
Harrington	Wallace
Jordan	Wilson
Kothmann	

Nays—12

Aikin	Harris
Bates	Herring
Bridges	Hightower
Christie	Kennard
Connally	Sherman
Creighton	Snelson

Absent

Watson	Word
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Absent—Excused

Blanchard	Moore
Grover	Ratliff

**Senate Concurrent Resolution
10 Ordered Not Printed**

On motion of Senator Hall and by unanimous consent S. C. R. No. 10 was ordered not printed.

**Senate Concurrent Resolution 10
on Second Reading**

On motion of Senator Hall and by unanimous consent, the regular order of business was suspended to take up for consideration at this time the following resolution:

S. C. R. No. 10— Expressing Legislative intent with regard to H. J. R. No. 61 of the Regular Session, Sixty-Second Legislature.

The resolution was read.

On motion of Senator Hall, and by unanimous consent, the resolution was considered immediately and was adopted.

Senate Resolution 113

Senator Hightower offered the following resolution:

Whereas, Rosemary Galloway served the Texas Senate as receptionist in the telephone center performing her duties efficiently and cheerfully for many years; and

Whereas, The Senate wishes to express sincere appreciation for the many hours she has put in during these years and for her quick smile and remarkable memory that became her trademark; and

Whereas, Rosemary Galloway has set up residence in Canton, Texas, and is no longer working in the Senate; now, therefore, be it

Resolved, That the Texas Senate sends warmest regards to Rosemary

Galloway in her new home, its appreciation for a job done exceedingly well for the people of the State of Texas, and its best wishes for the years to come.

**HIGHTOWER
HERRING
AIKIN
HALL
BECKWORTH**

Signed—Lieutenant Governor Ben Barnes; Bates, Bernal, Blanchard, Bridges, Brooks, Christie, Connally, Creighton, Grover, Harrington, Harris, Jordan, Kennard, Kothmann, Mauzy, McKool, Moore, Patman, Ratliff, Schwartz, Sherman, Snelson, Wallace, Watson, Wilson, Word.

The resolution was read.

On motion of Senator Snelson, and by unanimous consent, the names of the Lieutenant Governor and Senators were added to the resolution as signers thereof.

On motion of Senator Hightower the resolution was adopted.

Recess

On motion of Senator Aikin the Senate at 12:11 o'clock p.m. took recess until 3:00 o'clock p.m. today.

After Recess

The President Pro Tempore called the Senate to order at 3:00 o'clock p.m. today.

Announcement

Senator Grover, who was excused this morning on account of important business, announced that he was now present in the Senate.

Report of Standing Committee

By unanimous consent, Senator Hall submitted the following report for the Committee on County, District and Urban Affairs.

S. C. R. No. 20.

**Senate Concurrent Resolution No. 20
Ordered Not Printed**

On motion of Senator Hall and by unanimous consent S. C. R. No. 20 was ordered not printed.

Senate Resolution 116

Senator Bernal offered the following resolution:

Whereas, The Public Service Board of the City of San Antonio has made extensive studies over the past several years of various fuels that could be converted into electrical power for the growing metropolis; and

Whereas, The Public Service Board has explored the possible use of nuclear fuel as well as other fuels such as gas, oil and coal; and

Whereas, The Public Service Board of the City of San Antonio has worked closely with the City of Austin, the Lower Colorado River Authority, Central Power and Light, and Houston Lighting and Power Company in studying the feasibility of the construction of a large centrally located electric generating station to be operated with nuclear fuel; and

Whereas, The Public Service Board contends that to complete an accurate survey of future power needs for the area it must be advised by audit of the gas reserves held by its current fuel supplier, Coastal States Gas Producing Company; and

Whereas, This audit is provided for in the contract between the Public Service Board and its supplier; and

Whereas, This audit has not been supplied to the Public Service Board and litigation has been started by the supplier to seek a court judgment stating that San Antonio is not entitled to the audited information; and

Whereas, The status of this litigation and the Public Service Board's position that the audit of the gas reserves is vital to the long-range planning of electric generating units and other facilities to serve San Antonio's gas and electric customers have been brought to the attention of the 62nd Texas Legislature by the Public Service Board; now, therefore, be it

Resolved, That the Senate of the State of Texas of the 62nd Texas Legislature note the growing problem of adequate fuel supplies not only for the San Antonio area but throughout the State; and, be it further

Resolved, That the Senate of the State of Texas recognizes that long-range fuel planning problems must be resolved in the interest of all citizens of the State; and, be it further

Resolved, That an official copy of this Resolution be prepared for the Public Service Board of the City of San Antonio and for Coastal States Gas Producing Company as official affirmation of the interest of the Senate of the State of Texas in this vital matter.

BERNAL
KOTHMANN

The resolution was read.

Question—Shall the resolution be adopted?

Senate Concurrent Resolution 20 On Second Reading

On motion of Senator Hall and by unanimous consent, the regular order of business was suspended to take up for consideration at this time the following resolution:

S. C. R. No. 20—Granting permission to Glyn Swindell to sue the State of Texas.

The resolution was read.

On motion of Senator Hall, and by unanimous consent, the resolution was considered immediately and was adopted.

Recess

On motion of Senator Aikin the Senate at 3:07 o'clock p.m. took recess until 5:00 o'clock p.m. today.

After Recess

The President Pro Tempore called the Senate to order at 5:00 o'clock p.m. today.

Message From the House

Hall of the House of Representatives
Austin, Texas,
March 30, 1972.

Hon. Ben Barnes, President of the Senate

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

H. C. R. No. 20, In memory of Ralph Wilson, Sr.

H. C. R. No. 21, Commending Dr. William Curry Holden and Mrs. Frances Mayhugh Holden for their numerous contributions to the betterment of the State.

S. B. No. 1, A Bill to be entitled An Act relating to the conduct and financing of primary elections held during the year 1972; making appropriations for financing the elections; and declaring an emergency.

(With amendments)

Respectfully submitted,

DOROTHY HALLMAN,
Chief Clerk, House of Representatives
(President in Chair)

Resolutions Signed

The President signed in the presence of the Senate after the caption had been read, the following enrolled resolutions:

- S. C. R. No. 15
- S. C. R. No. 14
- S. C. R. No. 18
- S. C. R. No. 12
- S. C. R. No. 16
- S. C. R. No. 5

At Ease

The President announced the Senate at 5:10 o'clock p.m. would Stand at Ease Subject to Call of the Chair.

In Legislative Session

The President called the Senate to order as In Legislative Session at 6:32 o'clock p.m.

Senate Bill 1 with House Amendments

Senator McKool called S. B. No. 1 from the President's table for consideration of the House amendments to the bill.

The President laid the bill and the following House amendments before the Senate:

Committee Amendment No. 1

Amend S. B. 1 by adding a new provision, as follows:

Inserting a new section designated as Sec. 1-A in proper sequence, to read as follows:

"Sec. 1-A, Short Title. This Act may be cited as the McKool-Stroud Primary Financing Law of 1972."

Committee Amendment No. 2

Amend S. B. No. 1 by adding to Section 3 a Subsection (h) to read as follows:

(h) In any case in which the secretary of state disallows an item of expenditure under Subsection (a) or (b) of this section, or refuses to allow an increase under Subsection (c) of this section, the county chairman may appeal to a district court of Travis County by filing a petition within 20 days after the date the notification is received from the secretary of state, and the district court shall allow such expenditures as are properly payable out of the primary fund under existing law. Any item not certified to the comptroller of public accounts for payment within 10 days after its submission to the secretary of state may be considered disallowed for this purpose. Judicial review shall be by trial de novo as are appeals from the justice court to the county court.

Committee Amendment No. 3

Amend S. B. No. 1 as follows:

(1) In the last sentence of numbered Paragraph (2) of Section 2, insert the following language immediately after the word "costs": "incurred after the effective date of this Act."

(2) In the first sentence of Subsection (a) of Section 3, insert the following language immediately after the phrase "in his county,": "showing the costs incurred before the effective date of this Act separately from those incurred or to be incurred after the effective date."

(3) At the end of the first sentence of Subsection (b) of Section 3, insert the following language between the word "primary" and the period: "incurred or to be incurred after the effective date of this Act."

(4) At the end of the first sentence of Subsection (c) of Section 3, change the period to a comma and insert the following language immediately after the comma: "showing the costs incurred before the effective date of this Act separately from those incurred after the effective date."

Committee Amendment No. 4

Amend S. B. No. 1 by inserting in proper sequence a new section:

designated as Sec. 4-A, to read as follows:

"Sec. 4-A, Severability. If any provision of this Act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the Act 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."

Committee Amendment No. 5

Amend Senate Bill No. 1, First Printing, Section 3, Line 12 by striking out the phrase "the amount of the fees and contributions received by the chairman" and inserting in lieu thereof the following:

"any amount of the fees and contributions received by the chairman remaining over and above legitimate expenses incurred, before the effective date of this act, for the conduct and financing of the Primary Elections for the year 1972."

Committee Amendment No. 6

Amend Senate Bill No. 1, First House Printing, on Page 3, Line 38 by inserting after the word "contributions" the following:

"in excess of those previously expended for expenses which would have been payable if incurred after the effective date of this act,"

Floor Amendment No. 7

Amend S. B. 1, page 3, line 39, following the word "expenditures" insert the words:

"incurred after the effective date of this act,"

Floor Amendment No. 8

Amend Senate Bill 1, 2nd printing Page 2, Section 2—Strike all of (4) and substitute the following:

(4) A county shall only be entitled to reimbursement for expenditures of county funds in connection with the conduct of absentee voting or any other services rendered by the County Clerk in the primary elections where the county can show that they have previously been reimbursed by such parties holding the primary elections.

Floor Amendment No. 9

Amend Senate Bill 1, second printing, Page 2, Section 2—Strike all of (3) and substitute the following:

(3) In each county in which voting machines or an electronic voting system has been adopted, the county Commisisoners Court shall permit the county-owned voting machines or voting equipment to be used for the primary elections at a fee not to exceed either 5 percent of the purchase price paid by the county for the machines or equipment, or \$20.00 per machine or each complete unit of equipment, whichever is the lesser of the two. Where voting is by an electronic voting system, the county may not charge for use of county-owned automatic tabulating equipment at the central counting station, but all actual expenditures incidental to operation of the central counting station in counting the ballots are payable out of the primary fund.

Floor Amendment No. 10

Amend Senate Bill 1, 2nd Printing, Page 2, Section 2—Strike all of (7) and substitute the following:

(7) The Secretary of State is authorized to promulgate uniform rules in regard to the maximum number of election clerks who may be compensated for their services at a polling place, taking into account the number of registered voters in the election precinct, the number of votes cast in the precinct in the party's primary elections in 1970, the method of voting, and other relevant factors. The Secretary of State must allow compensation for the presiding judge, alternate judge, and at least one clerk for each precinct. If the Secretary of State promulgates rules on this subject, he shall furnish a copy of the rules to each county chairman at least 10 days before the election to which the rules apply. The Secretary of State may allow compensation for clerks employed in excess of the applicable limit set by the rules if he finds that employment of additional clerks was justified by special circumstances existing in the precinct.

Floor Amendment No. 11

Amend S. B. No. 1, Second Printing, as follows:

Adding a new Section 2, Sub-Sec. (9) to read as follows:

"The Secretary of State shall not approve any expenditure of state funds to any county organization that practices discrimination based on race, sex, age, creed, or national origin. The State Attorney General shall be specifically responsible for the enforcement of this section."

The House amendments were read.

Senator McKool moved that the Senate do not concur in the House amendments, but that a Conference Committee be appointed to adjust the differences between the two Houses on the bill.

The motion prevailed.

Record of Votes

Senators Kennard, Moore and Grover asked to be recorded as voting "Nay" on the motion that the Senate do not concur in the House amendments to S. B. No. 1.

Accordingly, the President announced the appointment of the following conferees on the part of the Senate on the bill:

Senators McKool, Bernal, Aikin, Wallace and Word.

Message From the House

Hall of the House of Representatives,
Austin, Texas,
March 30, 1972.

Hon. Ben Barnes, President of the Senate.

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

The House has granted the request of the Senate for the appointment of a conference committee on Senate Bill No. 1: Stroud, Finck, Jones of Taylor, Lemmon and Doran.

Respectfully submitted,
DOROTHY HALLMAN,
Chief Clerk, House of Representatives.

Recess

On motion of Senator Aikin, the Senate at 5:42 o'clock p.m. took recess until 6:45 o'clock a.m. today.

After Recess

The President called the Senate to order at 6:45 o'clock p.m. today.

Resolutions Signed

The President signed in the presence of the Senate after the caption had been read, the following enrolled resolutions:

H. C. R. No. 20

H. C. R. No. 4

H. C. R. No. 6

H. C. R. No. 12

H. C. R. No. 16

H. C. R. No. 18

(Senator Mauzy in Chair)

Recess

On motion of Senator Aikin the Senate at 7:12 o'clock p.m. took recess until 8:30 o'clock p.m. today.

After Recess

The President called the Senate to order at 8:30 o'clock p.m. today.

Leave of Absence

Senator Watson was granted leave of absence for the remainder of today on account of important business on motion of Senator Beckworth.

Message From the House

Hall of the House of Representatives
Austin, Texas,
March 30, 1972.

Hon. Ben Barnes, President of the Senate

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

H. C. R. No. 17, Establishing a synthetic narcotic treatment program.

Respectfully submitted,
DOROTHY HALLMAN,
Chief Clerk, House of Representatives

Motion to Suspend Senate Rule 100 on Senate Concurrent Resolution 17

Senator Grover moved to suspend Senate Rule 100 as it applies to S. C. R. No. 17.

The motion was lost by the following vote: (not receiving two-thirds vote of the Members present)

Yeas—13

Aikin	Harris
Brooks	Kothmann
Christie	Patman
Connally	Snelson
Creighton	Wallace
Grover	Wilson
Hall	

Nays—16

Bates	Kennard
Beckworth	Mauzy
Bernal	McKool
Bridges	Moore
Harrington	Schwartz
Herring	Sherman
Hightower	Watson
Jordan	Word

Absent—Excused

Blanchard
Ratliff

Conference Committee Report
on Senate Bill 1

Austin, Texas,
March 30, 1972

Senator McKool submitted the following Conference Committee Report:

The Honorable Ben Barnes,
President of the Senate

The Honorable Rayford Price,
Speaker of the House of Representatives

Sirs:

We, your Conference Committee appointed to adjust the differences between the House and Senate on Senate Bill No. 1 have met and adjusted our differences and beg leave to recommend that it be passed in the form attached hereto.

Respectfully submitted,

STROUD
JONES of Taylor
LEMMON
FINCK
DORAN

On the part of the
House

McKOOOL
AIKIN
WALLACE

BERNAL
WORD

On the part of the
Senate

S. B. No. 1,

A BILL
TO BE ENTITLED

An Act relating to the conduct and financing of primary elections held during the year 1972; making appropriations for financing the elections; and declaring an emergency.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. PURPOSE. The invalidation by federal court decisions of the statutory method of financing primary elections in this State necessitates legislative action to provide a solution to the impasse facing political parties which cast more than 200,000 votes for Governor in the last preceding general election, in that the existing law requires that their nominations for the general election be made in primary elections but they are left without adequate means to finance the primaries. The purpose of this Act is to provide a temporary solution to the impasse by enacting provisions relating to the conduct and financing of primary elections for the year 1972.

Sec. 1-A. SHORT TITLE. This act may be cited as the McKool-Stroud Primary Financing Law of 1972.

Sec. 2. CONDUCT OF THE PRIMARY ELECTIONS. Nominations for the general election to be held on November 7, 1972, shall be made in the manner provided in the Texas Election Code. The primary elections held by a political party pursuant to Sections 180 and 181, Texas Election Code (Articles 13.02 and 13.03, Vernon's Texas Election Code), shall be conducted through the party's state executive committee and county executive committees in accordance with the procedures detailed in the Election Code, with the following modifications and clarifications:

(1) In order for a candidate to have his name placed on the ballot for the general primary election, he must have either paid a filing fee or filed a nominating petition in compliance with the directives issued by the Secretary of State following the

decision in *Johnston v. Bullock, et al.*, CA 3-5373-C, United States District Court for the Northern District of Texas, Dallas Division, which declared the statutory system of fees and assessments to be invalid.

(2) The fees paid to the county chairman pursuant to the directives of the Secretary of State and any contributions made to the county chairman or the county executive committee for the specific purpose of helping defray the costs of the primary elections shall be deposited to the credit of the primary fund referred to in Section 196 (Article 13.18) of the Election Code and shall be applied to payment of the costs of the primary elections. The county chairman and the committee may also use any other available funds toward defraying the costs. The remaining costs incurred after the effective date of this Act shall be borne by the State out of the appropriation made for that purpose in Section 4 of this Act, in accordance with the procedures outlined in Section 3 of this Act, or out of supplemental appropriations made at subsequent session; of the Legislature if the original appropriation is insufficient.

(3) In each county in which voting machines or an electronic voting system has been adopted, the county Commissioners Court shall permit the county-owned voting machines or voting equipment to be used for the primary elections, including the conduct of absentee voting for the elections, at a charge for use at each election not exceeding \$16 per unit for voting machines adopted under Section 79 of the Election Code, and not exceeding \$3 per unit for voting equipment adopted under Section 80 of the Election Code. The maximum amount fixed in this Act includes the lease price for use of the unit, and also the charge for its preparation and maintenance if the county provides these services. The county is entitled to reimbursement for the cost of transporting the machines or equipment to and from the polling places if the county provides this service. Where voting is by an electronic voting system, the county may not charge for use of county-owned automatic tabulating equipment at the central counting station, but all actual expenditures incidental to

operation of the central counting station in counting the ballots are payable out of the primary fund.

(4) All expenses of the county clerk in conducting absentee voting in the primary elections, including the employment of additional deputies where necessary, shall be paid by the county. A county is not entitled to reimbursement for any expenditure of county funds in connection with the conduct of absentee voting or any other services rendered by the county clerk in the primary elections, except for voting machines and/or punchcard units used in conducting the absentee voting.

(5) The total combined compensation paid to the county chairman and the secretary of the county executive committee (where the committee has named a secretary) and to any office personnel employed to assist in the performance of the duties placed upon the chairman, the secretary, and the members of the county executive committee shall not exceed five percent of the amount actually spent in holding the primary elections for the year, exclusive of the compensation paid to these officers and employees.

(6) Charges for office expenses shall not be allowed for a period extending beyond the 10th day after the date of the last primary held by the party.

(7) The Secretary of State is authorized to promulgate uniform rules in regard to the maximum number of election clerks who may be compensated for their services at a polling place, taking into account the number of registered voters in the election precinct, the number of votes cast in the precinct in the party's primary elections in 1970, the method of voting, and other relevant factors. The Secretary of State must allow compensation for the presiding judge, alternate judge, and at least one clerk for each precinct. If the Secretary of State promulgates rules on this subject, he shall furnish a copy of the rules to each county chairman at least 10 days before the election to which the rules apply. The Secretary of State may allow compensation for clerks employed in excess of the applicable limit set by the rules if he finds that employment of additional clerks was justified by

special circumstances existing in the precinct

(8) The county chairman is not required to file the financial report provided for in Subdivision 5 of Section 196 (Article 13.18) of the Election Code, but he shall account for the primary fund in the manner provided in Section 3 of this Act.

(9) The Secretary of State shall not approve any expenditure of state funds to any county organization that practices discrimination based on race, sex, age, creed, or national origin. The State Attorney General shall be specifically responsible for the enforcement of this section.

Sec. 3. STATE FINANCING.

(a) As soon as possible after this Act takes effect, the Secretary of State shall obtain from each county chairman of each political party in the State which is holding primary elections in 1972 a sworn itemized estimate of the costs for conducting the first primary election in his county, showing the costs incurred before the effective date of this Act separately from those incurred or to be incurred after the effective date, together with a sworn statement of the filing fees and contributions received by the chairman, for such primary election to and including the date of such sworn statement. The Secretary of State shall review the estimate and shall notify the chairman of any items which he has disallowed as unauthorized expenditures. Expenditures may be allowed only for those purposes which are properly payable out of the primary fund under existing law as established by the statutes and court decisions of this State. The Secretary of State shall subtract from the approved estimate any amount of the fees and contributions received by the chairman remaining over and above legitimate expenses incurred, before the effective date of this Act, for the conduct and financing of the Primary Elections for the year 1972, and shall certify to the Comptroller of Public Accounts the net estimated amount which is payable out of State funds, together with the Secretary of State's calculation of three-fourths of that amount. The Comptroller forthwith shall issue a warrant to the chairman for three-fourths of the certified amount.

(b) In each county in which a runoff primary is necessary, within 10 days after the first primary the county chairman shall submit to the Secretary of State a sworn itemized estimate of the costs of the runoff primary incurred or to be incurred after the effective date of this Act. As in the case of the first primary, the Secretary of State shall notify the chairman of items which he disallows, and shall certify to the Comptroller the approved estimated amount which is payable out of State funds, together with the Secretary of State's calculation of three-fourths of that amount; and the Comptroller shall issue a warrant to the chairman for three-fourths of the certified amount.

(c) Within 20 days after the date of the runoff primary, the county chairman shall submit to the Secretary of State a sworn itemized report of the actual costs, filing fees collected and contributions received, of the primary election or elections (as the case may be) held by his party in his county, showing the costs incurred before the effective date of this Act separately from those incurred after the effective date. If the actual expenditure for an item exceeded the estimated amount, the chairman shall submit an explanation of the reason for the increased expenditure, and the Secretary of State shall allow the increase if good cause is shown. The Secretary of State shall certify to the Comptroller the difference between the total amount payable out of State funds and the amount which has already been transmitted to the chairman, and the Comptroller shall issue a warrant to the chairman in the amount certified. If the total amount of the fees and contributions in excess of those previously expended for expenses which would have been payable if incurred after the effective date of this Act, and the payments from the State exceeds the actual expenditures incurred after the effective date of this Act, the chairman shall refund the difference to the State, in the form of a check made payable to the Secretary of State. The Secretary of State shall deposit the check in the State Treasury to the credit of the appropriation account established under Subsection (a) of Section 4 of this Act.

(d) Each county chairman shall deposit to the credit of the primary fund all warrants received by him under this section. Expenses incurred by or on behalf of the county executive committee for the conduct of the primary elections shall be paid from the primary funds, in the manner authorized by the committee.

(e) The county chairman is responsible for payment of claims for primary election expenses, and the State is not liable to any claimant for failure of the county chairman to pay a claim.

(f) The Secretary of State shall prescribe and shall furnish to the county chairmen the forms which they are to use in submitting their statements and reports to him.

(g) Wherever the word "county chairman" is used in this Act, it shall apply to the county chairman or his successor in office, and such county chairman shall not be personally liable except for the misapplication of funds.

(h) In any case in which the Secretary of State disallows an item of expenditure under Subsection (a) or (b) of this section, or refuses to allow an increase under Subsection (c) of this section, the county chairman may appeal to a district court of Travis County by filing a petition within 20 days after the date the notification is received from the Secretary of State, and the district court shall allow such expenditures as are properly payable out of the primary fund under existing law. Any item not certified to the comptroller of public accounts for payment within 10 days after its submission to the Secretary of State may be considered disallowed for this purpose. Judicial review shall be by trial de novo as are appeals from the justice court to the county court.

Sec. 4. APPROPRIATIONS. (a) There is appropriated from the general revenue fund to the office of the Secretary of State the sum of \$2,150,000 for the purpose of making payments to county chairmen as provided in Sections 2 and 3 of this Act. All refunds deposited to the credit of this appropriation account are appropriated for the same purpose as designated for the original appropriation.

(b) To enable the Secretary of State to finance the additional duties which this Act places upon him, there is appropriated from the general revenue fund to the office of the Secretary of State the sum of \$20,000, which shall be placed to the credit of the appropriation accounts established under Items 6 and 8 of the appropriation made by Chapter 1047, Acts of the 62nd Legislature, Regular Session, 1971, to the office of the Secretary of State for the fiscal year ending August 31, 1972, in the following amounts:

Item 6 (seasonal and part-time help)	\$6,000
Item 8 (consumable supplies and materials, current and recurring operating expenses, etc.)	14,000

Sec. 4-A. SEVERABILITY. If any provision of this Act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the Act 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. 5. EMERGENCY. The circumstances recited in Section 1 of this Act, coupled with the fact that the date for holding the first primary election is close at hand, 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 shall take effect and be in force from and after its passage, and it is so enacted.

The Conference Committee Report was read and was adopted by the following vote:

Yeas—22

Aikin	Kothmann
Beckworth	Mauzy
Bernal	McKool
Bridges	Patman
Brooks	Schwartz
Christie	Sherman
Connally	Snelson
Grover	Wallace
Harrington	Watson
Hightower	Wilson
Jordan	Word

Nays—7

Bates	Herring
Creighton	Kennard
Hall	Moore
Harris	

Absent—Excused

Blanchard
Ratliff

Record of Votes

On motion of Senator Kennard and by unanimous consent, he will be shown as voting "Nay" on the motion to suspend Senate Rule 100 as it applies to S. C. R. No. 17.

On motion of Senator Creighton and by unanimous consent, he will be shown as voting "Yea" on the motion to suspend Senate Rule 100 as it applies to S. C. R. No. 17.

On motion of Senator Christie and by unanimous consent, he will be shown as voting "Yea" on the motion to suspend Senate Rule 100 as it applies to S. C. R. No. 17.

Message From the House

Hall of the House of Representatives
Austin, Texas,
March 30, 1972.

Hon. Ben Barnes, President of the Senate

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

S. C. R. No. 1, Ratifying and adopting a proposed amendment to the Constitution of the United States.

S. B. No. 3, A bill to be entitled "An Act providing for the preservation and enhancement of scenic beauty of lands bordering certain public highways; providing for the control and regulation of outdoor advertising and certain junkyards and automobile graveyards by the Texas Highway Commission; providing for the establishment of a Texas Highway Beautification Fund in the State Treasury; and declaring an emergency."

(With amendment)

Respectfully submitted,
DOROTHY HALLMAN,
Chief Clerk, House of Representatives

House Concurrent Resolution 17 on Second Reading

The President laid before the Senate on its second reading the following resolution:

H. C. R. No. 17—Establishing a synthetic narcotic treatment program.

The resolution was read.

On motion of Senator Kothmann and by unanimous consent, the resolution was considered immediately and was adopted.

Senate Bill 3 with House Amendments

Senator Wallace called S. B. No. 3 from the President's table for consideration of the House amendment to the bill.

The President laid the bill and the following House amendment before the Senate:

Amendment No. 1

To amend S. B. No. 3, Second Printing, page 5, Sec. 13, beginning on Line 49 by deleting in its entirety Sec. 13 and renumbering the subsequent Sections accordingly.

The House amendment was read.

Senator Wallace moved that the Senate concur in the House amendment.

The motion prevailed by the following vote:

Yeas—27

Aikin	Jordan
Beckworth	Kennard
Bernal	Kothmann
Bridges	Mauzy
Brooks	McKool
Christie	Moore
Connally	Patman
Creighton	Schwartz
Grover	Sherman
Hall	Wallace
Harrington	Watson
Harris	Wilson
Herring	Word
Hightower	

Nays—2

Bates	Snelson
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Absent—Excused

Blanchard	Ratliff
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(President Pro Tempore in Chair)

Message From the House

Hall of the House of Representatives
Austin, Texas,
March 30, 1972.

Hon. Ben Barnes, President of the Senate.

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

S. C. R. No. 10. Declaring Legislative Intent on adoption of H. J. R. No. 61 of Regular Session, 62nd Legislature.

Respectfully submitted,
DOROTHY HALLMAN,
Chief Clerk, House of Representatives

Record of Votes

On motion of Senator Watson and by unanimous consent, he will be shown as voting "Yea" on the motion to suspend Senate Rule 100 as it applies to S. C. R. No. 17.

On motion of Senator Watson and by unanimous consent, he will be shown as voting "Yea" on the adoption of the Conference Committee Report on S. B. No. 1.

On motion of Senator Watson and by unanimous consent, he will be shown as voting "Yea" on the motion to concur in House amendments to S. B. No. 3.

At Ease

On motion of Senator Hall, the Senate at 10:02 o'clock p.m. agreed to Stand at Ease subject to the call of the Chair.

(Senator Brooks in Chair)

(President Pro Tempore in Chair)

In Legislative Session

The President Pro Tempore called the Senate to order as In Legislative Session at 10:50 o'clock p.m.

Message From the House

Hall of the House of Representatives
Austin, Texas,
March 30, 1972.

Hon. Ben Barnes, President of the Senate.

Sir: I am directed by the House to inform the Senate that the House suspended all necessary rules, and the Conference Committee report on Senate Bill No. 1 was adopted by a vote of 122 ayes, 26 noes.

Respectfully submitted,
DOROTHY HALLMAN,
Chief Clerk, House of Representatives

At Ease

The President Pro Tempore announced the Senate at 10:55 o'clock p.m. would Stand at Ease subject to the Call of the Chair.

In Legislative Session

The President called the Senate to order at 11:00 o'clock p.m.

Bill and Resolution Signed

The President signed in the presence of the Senate after the caption had been read, the following enrolled bill and resolution:

S. B. No. 3. (Signed subject to the provisions of Section 49a of Article 3 of the Constitution of the State of Texas).

S. C. R. No. 1.

Caucus of Members of Senate While Senate in Session

On motion of Senator Aikin and by unanimous consent, the Members of the Senate were granted permission to meet in caucus while the Senate was in session.

Message From the House

Hall of the House of Representatives
Austin, Texas,
March 30, 1972.

Hon. Ben Barnes, President of the Senate.

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

S. C. R. No. 8. Proposing adoption of Joint Rules of Procedure for the Senate and House of Representatives of the 62nd Legislature. (With amendments).

Respectfully submitted,
DOROTHY HALLMAN,
Chief Clerk, House of Representatives

**Senate Concurrent Resolution 8
With House Amendments**

Senator Schwartz called S. C. R. No. 8 from the President's table for consideration of the House amendments to the resolution.

The President laid the resolution and the following House amendments before the Senate:

Committee Amendment No. 1

S. C. R. No. 8, Proposing adoption of Joint Rules of Procedure for the Senate and House of Representatives of the 62nd Legislature, Second Called Session.

Be It Resolved, By the Senate of the State of Texas, the House of Representatives concurring, that

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

**JOINT RULES OF THE
TWO HOUSES
NOTICE OF CONVENING**

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

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

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

**COMMUNICATIONS BETWEEN
THE TWO HOUSES**

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

shall be observed when a message is sent from the House of Representatives to the Senate.

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

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

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

**JOINT SESSIONS OF THE
TWO HOUSES**

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

9. In all joint sessions, the Senate will meet with the House in the Hall of the House at the hour fixed for such session. The Speaker of the House will preside. The President of the Senate shall take a seat to the right of the Speaker, and the Senators shall take seats in front of the Speaker's desk. The President shall call the Senate to order and ascertain the presence of a quorum. The Speaker shall call the House to order and ascertain the presence of a quorum. The Speaker shall then proceed to lay before the Joint Session whatever matter the Joint Session was convened to consider.

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

may have been previously authorized by the House.

ELECTIONS BY JOINT VOTE OF THE TWO HOUSES

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

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

13. If no choice shall have been made on the first ballot or vote, at any time thereafter the Joint Session may be adjourned, with or without naming another day for meeting, by a

vote of a majority of either house, on the motion of any one of its members, without debate.

CONSIDERATION OF BILLS

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

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

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

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

18. No bill shall be considered, unless it has first been referred to a

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

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

APPROPRIATIONS BILLS

20. There is hereby created the Joint Legislative Committee on State Finance whose membership shall consist of all members of the Senate named by the President to be members of the Senate Finance Committee and all members of the House named by the Speaker to be members of the House Appropriations Committee; provided, however, that not more than twenty-one such members can be named by either house. During each two-year period immediately following an election for President of the United States, the Chairman of the Senate Finance Committee shall be Chairman, and the Chairman of the House Appropriations Committee shall be Vice Chairman, of the Joint Committee, which position shall be reversed in the subsequent two-year period in such manner that the Chairman of the Joint Committee shall alternately be a member of the Senate for two years and then a member of the House for two years, with the Vice Chairman in each instance to be a member of the other House. Neither the Senate Finance Committee nor the House Appropriations Committee shall separately schedule or conduct any hearing with respect to the General Appropriations Bill, but all such hearings shall be scheduled and conducted by the Joint Committee. Such hearings may be conducted by the Joint Committee, each subcommittee appropriate subcommittees as the Joint Committee shall determine. If subcommittees are utilized by the Joint Committee, each subcommittee shall consist of an equal number of members from each house. The Chairman of the Joint Committee shall schedule all such hearings, subject

to approval by the Joint Committee, and shall provide each member of the Joint Committee with a copy of such schedule in advance of the date the first hearing is scheduled. All such hearings shall be open to the public and press. The Chairman shall conduct the hearings in accordance with acceptable parliamentary procedures, subject to such rules of procedure as the Joint Committee itself may adopt. At the conclusion of such hearings, the Senate Finance Committee shall retire to draft its version of the General Appropriations Bill and the House Appropriations Committee shall retire separately to draft its version of the General Appropriations Bill.

21. In order to assure the continuation of financial support of existing state services through the consideration and passage of the General Appropriations Bill, it shall not be in order during the first 120 days of the regular session for the respective presiding officer to lay before either

house of the Legislature, or for either house or any committee thereof, to consider, prior to the consideration, passage and certification by the Comptroller of the General Appropriations Bill, any bill which directly or indirectly:

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

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

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

The General Appropriations Bill shall be reported to the Senate by its Finance Committee and to the House by its Appropriations Com-

mittee not later than the seventieth calendar day of the Regular Session, and should either fail to report by the deadline hereby imposed, this Rule shall be suspended for the balance of that Regular Session.

FORM OF BILLS

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

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

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

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

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

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

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

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

underlining and deleted text shall be omitted.

CONFERENCE COMMITTEE

25. When a bill or resolution passed by one house is amended in the other house, and the originating house fails to concur in the amendments, the disagreement shall be resolved by a motion in the originating house not to concur and to request the appointment of a conference committee. Prompt notice of action on such motion shall be given to the other house and included in such notice shall be the names of those named by the presiding officer of the originating house as members of the conference committee. Upon the receipt of such request for a conference committee, the receiving house shall promptly act thereon by motion to grant or not to grant a conference committee. If the motion to grant prevails, such notice shall include the names of the members of the conference committee named by the presiding officer of the receiving house, whereupon the conference committee shall be officially constituted and authorized to proceed with the business for which it was created.

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

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

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

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

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

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

1. If an item of appropriation appears in both House and Senate versions of the bill, such item must be included in the Conference Report.
2. If an item of appropriation appears in both House and Senate versions of the bill, and in identical amounts, no change can be made in such item or the amount thereof.
3. If an item of appropriation appears in both House and Senate versions of the bill but in different amounts, no change can be made in the item, but the amount thereof shall be at the discretion of the Conference Committee, provided that such amount shall not exceed the larger version and shall not be less than the smaller version.
4. If an item of appropriation appears in one version of the bill and not in the other, such item can be included or omitted at the discretion of the Conference Committee. If the item is included, the amount thereof shall not exceed the sum specified in the version containing such item.
5. If an item of appropriation appears in neither the House nor the Senate version of the bill, such item

must not be included in the Conference Report.

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

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

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

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

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

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

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

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

31. Conference committees on reapportionment bills, to the extent possible, shall limit their discussions and their actions to the matters in disagreement between the two houses. Since the adjustment of one district in a reapportionment bill will inevitably affect other districts therein, the strict rule of construction imposed on other conference committees must be relaxed somewhat when re-

apportionment bills are involved. Accordingly, the following authority limitations shall apply only to conference committees on reapportionment bills:

1. If the matters in disagreement affect only certain districts, and other districts are identical in both House and Senate versions of the bill, the Conference Committee shall make adjustments only in those districts whose rearrangement is essential to the effective resolving of the matters in disagreement. All other districts shall remain unchanged.

2. If the matters in disagreement permeate the entire bill and affect most, if not all, of the district therein, the Conference Committee shall have wide discretion in rearranging the districts to the extent necessary to resolve all differences between the two houses.

3. Insofar as the actual structure of the districts is concerned, and only to that extent, the provisions of Joint Rule 28 shall not apply to conference committees on reapportionment bills.

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

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

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

33. Limitations imposed on certain

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

34. All conference committee reports on the general appropriation bill, tax bills, reapportionment bills, and recodification bills must be reproduced and a copy thereof furnished to each member at least forty-eight hours before any action thereon can be taken by either house, if convened in Regular Session, or twenty-four hours if convened in a Called Session.

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

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

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

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

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

ENROLLING AND SIGNING BILLS

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

40. There is hereby created the Joint Legislative Committee on Administration whose membership shall consist of five members of the Senate named by the President who are also members of the Senate Committee on Rules and five members of the House named by the Speaker who are also members of the House Committee on Enrolled and Engrossed Bills. During each two-year period beginning in January immediately following an election for the President of the United States, the Chairman of the House Committee on Enrolled

and Engrossed Bills shall be Chairman, and the Chairman of the Senate Committee on Rules shall be Vice-Chairman, of the Joint Committee, which positions shall be reversed in the subsequent two-year period in such manner that the Chairman of the Joint Committee shall alternately be a member of the Senate for two years and then a member of the House for two years, with the Vice Chairman in each instance to be a member of the other house. The Joint Committee shall conduct studies of various phases of legislative administration, such as printing, enrolling and engrossing, and status reporting, to determine the feasibility of joint operation of such facilities, and shall report thereon to the respective Houses from time to time as the occasion warrants. Should joint operation of any facility be provided by the two Houses, such facility shall be under the supervision and control of the Joint Committee. It is further provided that the Joint Committee shall in no way interfere with the operation of the offices or staffs of individual Senators and members of the House of Representatives.

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

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

43. After a bill shall have been signed in each house, it shall be presented by the Joint Committee to the Governor for his consideration and action. The Joint Committee shall report the day of presentation to the

Governor, which event and date thereof shall be entered in the Journal of the house in which the bill originated.

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

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

ADJOURNMENTS

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

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

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

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

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

SUSPENDING THE JOINT RULES

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

Sec. 2. Due to practical difficulties in the transition to new procedures, Joint Rules 22, 23 and 24 shall not be mandatory until the Regular Session of the 63rd Legislature; thereafter, to be in full force and effect.

Floor Amendment No. 1

Amend Committee Amendment to Senate Concurrent Resolution No. 8 by striking the period after the word "press" on line 44 of page 13 and adding the following:

"and notice of the time and place of each meeting of the Senate and House Conference Committees on Appropriations and Taxation shall be posted in a convenient and conspicuous place near the entrance of each house at least one hour before each meeting."

The House amendments were read.

Senator Schwartz moved that the Senate concur in the House amendments.

The motion prevailed.

Senate Resolution 152

By unanimous consent, Senator Aikin offered the following resolution:

Hon. Ben Barnes, President of the Senate, Austin, Texas

Sir: At a caucus held on March 30th, and attended by 25 members of the Senate, the following recommendations were made to-wit:

BE IT RESOLVED BY THE SENATE,

The Lieutenant Governor may employ such employees as are necessary for the operation of his office from the closing of this session and until the convening of the next session, and in addition thereto he and the Secretary of the Senate shall be furnished postage, telegraph, telephone, express and all other expenses incident to their respective offices.

The Secretary of the Senate shall be retained during the interval between adjournment of this session and the convening of the next session of the Legislature, for which services he shall receive \$2,136.00 per month. The Secretary of the Senate may employ such employees as are necessary for the operation of his office and to perform duties as may be required in connection with the business of the State from the closing of this session and until the convening of the next session.

The Lieutenant Governor is authorized to name a Sergeant-at-Arms and a number of assistants as necessary in the operation of the Senate until the convening of the next session.

Each Senate office shall be allowed a salary budget of \$600.00 to be expended for the purpose of concluding the work of the Second Called Session of the 62nd Legislature and such salary budget shall be an expense of the Second Called Session.

The Administration chairman is authorized to retain a sufficient number of staff employees to conclude the work of the Enrolling Room, Staff Services Room, Calendar Clerk and Journal Clerk.

The Chairman of the Senate Committee on Administration is hereby authorized and directed to cause the Senate Chamber to be placed in order and an inventory made of all furniture and fixtures in the Senate Chamber and in the private offices of the members, as well as of the supplies and equipment on hand in the room of the Sergeant-at-Arms, and close his books for the Second Called Session of the Sixty-Second Legislature. No equipment shall be acquired on a rental/purchase plan unless such equipment be placed on the Senate inventory at the termination of such plan. He shall also examine records and accounts payable out of the Contingent Expense Fund as shall be necessary, properly to approve all claims and accounts against the Senate, and no claim or account shall be paid without his consent and approval, and he and any member of the Administration Committee shall be entitled to receive his actual and necessary expenses incurred during the interim; and be it further

Resolved, That there shall be printed 325 volumes of the Senate

Journal of the Second Called Session of the Sixty-Second Legislature and when complete, 250 copies shall be bound in buckram and delivered to the Secretary of the Senate and one volume thus bound shall be forwarded by the Secretary of the Senate to each member of the Senate and House of Representatives, to the Lieutenant Governor, and 75 paper bound copies shall be furnished to the State Library. The printing of such journals shall be furnished to the State Library. The printing of such journals shall be done in accordance with the provisions of this resolution under the supervision of the Chairman of the Committee on Administration; provided, further, that it shall be the duty of said Chairman to refuse to receive or receipt for said Senate Journals until corrected and published in accordance with the pre-existing law as finally approved by the Chairman of the Committee on Administration of the Senate. When the accounts have been certified to by the Chairman of the Committee on Administration of the Senate, said accounts shall be paid out of the Contingent Expense Fund of the Sixty-Second Legislature; and, be it further

Resolved, That all salaries herein authorized to be incurred and paid for shall be paid out of the per diem and contingent expenses fund of the Sixty-Second Legislature upon vouchers signed by the Lieutenant Governor and the Secretary of the Senate. All warrants for the payment of materials, supplies and expenses of the Senate shall be paid upon vouchers signed by the Lieutenant Governor and Chairman of the Senate Committee on Administration; and be it further

Resolved, That in furtherance of the Legislative duties and responsibilities of the Senate, the Administration Committee is hereby authorized and directed to charge to the individual members office budget as hereinafter authorized: (1) reimbursement of all actual expenses incurred by the members when traveling in performance of such duties and responsibilities or incident thereto, and, (2) payment of all other reasonable and necessary expenses for the operation of the office of the individual Senator during any period the Legislature is not in Session. Expenditures for these services by the Administration Committee is hereby authorized as an ex-

pense of the Senate shall not be restricted to Austin, but may be incurred in individual Senatorial Districts. Such expenses shall be paid from funds appropriated for the use of the Senate on vouchers approved by the Chairman of the Administration Committee and the Lieutenant Governor in accordance with regulations governing such expenditures; and, be it further

Resolved, That the cash balance on hand under the provisions of S. R. No. 15 of the Forty-Seventh Legislature be turned over to the Secretary of the Senate and he is directed to have full charge of the vending machines and to expend receipts thereof as now authorized by said Resolution; and be it further

Resolved, That the Lieutenant Governor and the Chairman of the Senate Committee on Administration shall have authority to employ such additional personnel as may from time to time be required and to purchase such supplies and to make all such repairs and improvements as are necessary between the adjournment of this session and the convening of the next session of the Legislature; and, be it further

Resolved, That the Chairman of the Finance Committee shall have authority to employ such additional employees of his own selection as may be needed by said committee, said employees to receive the same compensation paid similar positions as herein fixed, who shall discharge the duties of the Finance Committee; and, be it further

Resolved, That the Lieutenant Governor shall have the authority to ap-

point any member of the Senate, the Secretary of the Senate or other Senate employee to attend National Legislative Conferences and other similar meetings. Necessary and actual expenses are hereby authorized upon the approval of the Chairman of the Administration Committee; and, be it further

Resolved, That with the approval of the Lieutenant Governor and the Chairman of the Committee on Administration, the actual expenses of members serving on interim committees whose expenses are not otherwise provided for shall be reimbursed from the Contingent Expense Fund.

Resolved, That any reimbursement for actual travel expenses or other reasonable and necessary expenses incurred in the furtherance and performance of legislative duties or the operation of his office or incident thereto should not exceed \$2,400.00 per month. In no instance, however, shall the interim total expenditure for travel expenses and the operation of the office of any member exceed the monthly amount times the number of months or parts thereof comprising the interim. The Sergeant-at-Arms and the Secretary of the Senate are instructed not to prepare for payment any expenses in excess of such amount.

The total amount of expenses of any kind allowable hereunder for any member shall be cumulative.

It is further recommended that each employee of the Senate except elected officers be classified pursuant to the following schedule:

Title	Class Number	Group	Salary and Step Range
Administrative Secretary	0138	09	630(5) - 651(6) - 673(7)
Administrative Technician I	1501	08	571(5) - 610(6) - 630(7)
Administrative Technician II	1502	11	719(5) - 743(6) - 768(7)
Administrative Technician III	1503	15	906(3) - 968(5) - 1034(7)
Information Specialist I	1892	14	794(1) - 820(2) - 848(3)
Secretary III	0135	07	534(5) - 552(6) - 571(7)
Secretary II	0133	05	468(5) - 484(6) - 500(7)
Stenographer I	0126	04	438(5) - 453(6) - 468(7)
Clery Typist II	0106	04	384(1) - 397(2) - 410(3)
Clerk J	0051	02	337(1) - 348(2) - 360(3)
Messenger	0011	02	384(5) - 397(6) - 410(7)

Employees which do not readily fit one of the above classified positions may be assigned a title under the General Classified Positions outlined

in the General Appropriations Act; and, be it further

Resolved, That the Sergeant-at-Arms is specifically directed not to permit the removal of any of the property of the Senate from the Senate Chamber or the rooms of the Senate unless authorized by the chairman of the Administration Committee.

Respectfully submitted,
AIKIN
 Chairman of the Caucus
HERRING
 Secretary of the Caucus

The resolution was read and was adopted.

Record of Votes

Senators Patman, Herring, Aikin, Sherman and Hightower asked to be recorded as voting "Nay" on the adoption of the resolution.

Resolutions Signed

The President signed in the presence of the Senate after the caption had been read, the following enrolled resolutions:

H. C. R. No. 17.

H. C. R. No. 21.

Message from the House

Hall of the House of Representatives
 Austin, Texas,
 March 30, 1972.

Hon. Ben Barnes, President of the Senate.

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

S. C. R. No. 19, Providing for sine die adjournment at 5:00 P.M., March 30, 1972. (With amendment.)

Respectfully submitted,
DOROTHY HALLMAN,
 Chief Clerk, House of Representatives

**Senate Concurrent Resolution 19
 with House Amendment**

Senator Aikin called S. C. R. No. 19 from the President's table for consideration of the House amendment to the resolution.

The President laid the resolution and the following House amendment before the Senate:

Amendment No. 1

Amend S. C. R. No. 19 by striking out the words "5:00 o'clock, March 30, 1972" and insert:
 "12:00 o'clock Midnight, March 30, 1972."

The House amendment was read.

Senator Aikin moved that the Senate concur in the House amendment.

The motion prevailed.

**Senate Resolution 26
 on Second Reading**

On motion of Senator Mauzy and by unanimous consent, the regular order of business was suspended to take up for consideration at this time the following resolution:

S. R. No. 26, Affirming the action of the Lieutenant Governor in combining the duties of three interim committees to study school financing.

The resolution was read and was adopted.

Record of Votes

Senators Moore, Patman and Word asked to be recorded as voting "Nay" on the adoption of the resolution.

Motion in Writing

Senator Aikin submitted the following Motion in Writing:

Mr. President:

I move that the President be authorized to appoint a committee of five (5) members to notify the Governor that the Senate has completed its labors and is ready to adjourn sine die.

AIKIN

The Motion in Writing was read and was adopted.

The President announced the appointment of the following as a committee to notify the Governor: Senators Patman, Bates, Hall, Christie and Connally.

Motion in Writing

Senator Aikin submitted the following Motion in Writing:

Mr. President:

I move that the President be authorized to appoint a committee of five (5) members to notify the House

of Representatives that the Senate has completed its labors and is ready to adjourn sine die.

AIKIN

The Motion in Writing was read and was adopted.

The President announced the appointment of the following as a committee to notify the House: Word, Moore, Kennard, Schwartz and Beckworth.

Election of President Pro Tempore Ad Interim for the Regular Session of the Second Called Session of the Sixty-second Legislature

The President announced the election of the President Pro Tempore Ad Interim as the next order of business.

Senator Mauzy nominated Senator Barbara Jordan of Houston as President Pro Tempore Ad Interim of the Second Called Session of the Sixty-second Legislature.

Senators Aikin and Herring seconded the nomination of Senator Jordan as President Pro Tempore Ad Interim of the Second Called Session of the Sixty-second Legislature.

There being no further nominations, the President appointed Senators Wallace and Hightower as tellers to take up and count the ballots.

The ballots were taken up and counted and the President announced that Senator Jordan had received 28 votes with one present and not voting for President Pro Tempore Ad Interim of the Second Called Session of the Sixty-second Legislature and declared her duly elected.

Senators Brooks, Kothmann, Herring and Wallace were appointed to escort Senator Jordan to the President's Rostrum. The President administered the Constitutional Oath of Office as President Pro Tempore Ad Interim of the Second Called Session of the Sixty-Second Legislature to Senator Jordan.

The President then presented Senator Jordan to the Senate as their President Pro Tempore Ad Interim.

Governor Notified

The committee to notify the Governor that the Senate was ready to adjourn sine die appeared at the Bar

of the Senate and Senator Patman for the committee reported that the committee had performed the duty assigned to it.

House Notified

The committee to notify the House of Representatives that the Senate was ready to adjourn sine die appeared at the Bar of the Senate and Senator Word for the committee reported that the committee had performed the duty assigned to it.

Message from the House

Hall of the House of Representatives
Austin, Texas,
March 30, 1972.

Hon. Ben Barnes, President of the Senate.

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

H. C. R. No. 23, Commending Lee Trevino.

Respectfully submitted,
DOROTHY HALLMAN,
Chief Clerk, House of Representatives

Bill and Resolutions Signed

The President signed in the presence of the Senate after the caption had been read, the following enrolled bill and resolutions:

S. C. R. No. 10.

S. B. No. 1 (Signed subject to the provisions of Section 49a of Article III of the Constitution of the State of Texas).

H. C. R. No. 23.

S. C. R. No. 8.

S. C. R. 19.

(Senator Aikin in Chair.)

Senate Notified

A committee from the House of Representatives appeared at the Bar of the Senate and Mr. Ligarde for the committee notified the Senate that the House was ready to adjourn sine die.

(President in Chair.)

Memorial Resolutions

H. C. R. No. 12—Memorial resolution for Joe Chapman.

H. C. R. No. 6—Memorial resolution for C. H. Cavness.

H. C. R. No. 4—Memorial resolution for J. Dan Struve.

H. C. R. No. 16—Memorial resolution for Odell V. Robinson.

H. C. R. No. 20—Memorial resolution for Ralph Wilson, Sr. (amended).

S. R. No. 59—By Senator Watson: Memorial resolution for Ralph Wolf.

S. R. No. 60—By Senator Watson: Memorial resolution for Lucian E. Read.

S. R. No. 61—By Senator Watson: Memorial resolution for S. C. (Shorty) O'Neal.

S. R. No. 62—By Senator Watson: Memorial resolution for Mrs. Pearl Wofford Neal.

S. R. No. 63—By Senator Watson: Memorial resolution for James T. Mixson.

S. R. No. 64—By Senator Watson: Memorial resolution for Mrs. Joe N. Mitchell.

S. R. No. 65—By Senator Watson: Memorial resolution for Mrs. John L. (Annette Matthews) Lowry.

S. R. No. 66—By Senator Watson: Memorial resolution for Roy James Hewett.

S. R. No. 67—By Senator Watson: Memorial resolution for George R. Herbert, Jr.

S. R. No. 68—By Senator Watson: Memorial resolution for W. F. (Bill) Grusendorf.

S. R. No. 69—By Senator Watson: Memorial resolution for B. H. (Benney) Green.

S. R. No. 70—By Senator Watson: Memorial resolution for Martin B. Fojt.

S. R. No. 71—By Senator Watson: Memorial resolution for Miss Roberta Falconer.

S. R. No. 72—By Senator Watson: Memorial resolution for Ruel Noble DuLaney.

S. R. No. 73—By Senator Watson: Memorial resolution for A. O. Cruse.

S. R. No. 74—By Senator Watson: Memorial resolution for Miss Ceotide Wendland.

S. R. No. 75—By Senator Watson: Memorial resolution for Mrs. Walter Allen.

S. R. No. 76—By Senator Watson: Memorial resolution for Carroll C. Beene.

S. R. No. 77—By Senator Watson: Memorial resolution for G. C. (Santa) Gibson.

S. R. No. 78—By Senator Watson: Memorial resolution for James Forke.

S. R. No. 79—By Senator Watson: Memorial resolution for Rex L. Martin.

S. R. No. 80—By Senator Watson: Memorial resolution for Mrs. Charles E. (Bessie Lee) Money.

S. R. No. 83—By Senators Brooks and Schwartz: Memorial resolution for David H. White (amended).

S. R. No. 84—By Senator Brooks: Memorial resolution for Charles Henry Knapp, Sr. (amended).

S. R. No. 88—By Senators Kothmann and Bernal: Memorial resolution for Mrs. Adele Moussier Becker.

S. R. No. 89—By Senators Kothmann and Bernal: Memorial resolution for Joe Freeman.

S. R. No. 90—By Senator Schwartz: Memorial resolution for Miss Mary W. Magee.

S. R. No. 91—By Senator Schwartz: Memorial resolution for Dr. B. W. Friedberg.

S. R. No. 92—By Senator Schwartz: Memorial resolution for Mrs. Elizabeth McKenna.

S. R. No. 101—By Senator Wilson: Memorial resolution for Sergeant Bobby Frank Limerick.

S. R. No. 102—By Senator Wilson: Memorial resolution for Mrs. Bertha Hill Wood.

S. R. No. 106—By Senator Wilson: Memorial resolution for Alonzo Rushing.

S. R. No. 115—By Senator Kennard: Memorial resolution for Walter R. Humphrey.

S. R. No. 131 — By Senators Schwartz, Brooks, Wallace, Jordan and Grover: Memorial resolution for Irving M. Schlenker.

S. R. No. 135—By Senator Watson: Memorial resolution for Mrs. R. J. (Corine) Wayland.

S. R. No. 136—By Senator Watson: Memorial resolution for William J. Berry.

S. R. No. 137—By Senator Watson: Memorial resolution for Mrs. Mildred Fowler.

S. R. No. 138—By Senator Watson: Memorial resolution for First Lieutenant George W. Kamenicky.

S. R. No. 139—By Senator Watson: Memorial resolution for Joseph Edwin Harrell.

S. R. No. 140—By Senator Watson: Memorial resolution for George Knebles.

S. R. No. 141—By Senator Watson: Memorial resolution for Oscar Moore.

S. R. No. 142—By Senator Watson: Memorial resolution for Mrs. Sam (Sybil) Odom.

S. R. No. 143—By Senator Watson: Memorial resolution for Frank L. Price, Sr.

S. R. No. 144—By Senator Watson: Memorial resolution for Irvin Stewart.

S. R. No. 145—By Senator Watson: Memorial resolution for Mrs. James H. Sturgis.

S. R. No. 146—By Senator Watson: Memorial resolution for The Reverend Ira Thomas.

S. R. No. 147—By Senator Watson: Memorial resolution for Dan F. Urbanovsky.

S. R. No. 148—By Senator Watson: Memorial resolution for Mrs. Rabe Wilson.

Resolutions

H. C. R. 18—Extending congratulations to Houston Wheatley Wildcats basketball team on its outstanding record.

H. C. R. No. 21—Commending Dr. William Curry Holden and Mrs. Frances Mayhugh Holden for numerous contributions to betterment of State.

H. C. R. No. 23—Commending Lee Trevino for his athletic success.

S. R. No. 81—By Senator Bridges: Commending H. E. Butt for his many contributions to the State of Texas.

S. R. No. 82—By Senator Snelson: Extending congratulations to Mr. and Mrs. Lee May for their many civic contributions.

S. R. No. 85—By Senator Brooks: Commending M. G. Caballero for his distinguished and valorous service to the citizens of the State of Texas (amended).

S. R. No. 86—By Senators Kothmann and Bernal: Extending congratulations to Volunteers of Robert E. Lee High School of San Antonio on winning Class 4-A State football championship.

S. R. No. 87—By Senators Kothmann and Bernal: Extending congratulations to Mustangs of Thomas Jefferson High School of San Antonio on winning second place in Class AAAA State basketball tournament.

S. R. No. 93—By Senator Hall: Extending welcome to "Tony" Mark Anthony Swindell.

S. R. No. 94—By Senator Hall: Extending congratulations to Mrs. Ann Faragher for her outstanding achievements in the field of journalism.

S. R. No. 95—By Senators Schwartz, Mauzy, Wilson, Kothmann, Christie, McKool and Jordan: Extending congratulations to Lewis E. Berry for his years of outstanding service to the Texas Sheriffs' Association and best wishes on his retirement.

S. R. No. 96—By Senator Wilson: Extending congratulations to Dr. Robert B. Capel on his selection as "distinguished professor" of 1971 by the Stephen F. Austin State University Ex-Students Association.

S. R. No. 97—By Senator Wilson: Commending Specialist Four Rickey M. Wood for his service to his country.

S. R. No. 98—By Senator Wilson: Commending O. J. Wagner for his dedicated service to his city and state.

S. R. No. 99—By Senator Wilson: Commending Homer Bryce for his outstanding contributions to higher education in Texas.

S. R. No. 100—By Senator Wilson: Extending congratulations to Kelly J. Whitehead on his appointment to the Texas Rangers.

S. R. No. 103—By Senator Wilson: Extending congratulations to Quannah Price for his distinguished service to his community as editor and publisher of the Frankston Citizen.

S. R. No. 104—By Senator Wilson: Extending congratulations to J. B. "Kuhn" Sanders on his selection as "Fireman of the Year."

S. R. No. 105—By Senator Wilson: Extending congratulations to Army Specialist Four Jessie J. Milner for his bravery and courage in performance of his duties.

S. R. No. 107—By Senator Wilson: Extending congratulations to Dr. May Bachtel on receipt of "Builder of Palestine" award for 1971.

S. R. No. 108—By Senator Wilson: Commending Staff Sergeant Joe F. Gurney for his distinguished and valorous service while stationed in Vietnam.

S. R. No. 109—By Senator Wilson: Extending congratulations to Ernest Bean of the Kirbyville Wildcats for his record-breaking, three-year varsity career.

S. R. No. 110—By Senator Wilson: Commending Dr. C. K. Chamberlain for his service to Stephen F. Austin State University.

S. R. No. 111—By Senator Wilson: Expressing appreciation to Private First Class Ronald A. Powell for his service to this nation.

S. R. No. 112—By Senator Wilson: Commending Patrol Sergeant Floyd N. Petri, Jr., on his selection as Out-

standing Law Enforcement Officer of the Month by the Nacogdoches Jaycees.

S. R. No. 114—By Senator Herring: Commending Dr. E. W. Doty on an outstanding career in music and education.

S. R. No. 117—By Senator Sherman: Extending best wishes to H. M. Baggary for a speedy recovery.

S. R. No. 118—By Senator Bates: Commending Confederate Air Force for its efforts in commemorating and preserving aircraft of World War Two vintage and the organization's efforts in advertising the State of Texas at Transpo 72.

S. R. No. 119—By Senator Sherman: Extending congratulations to 1972 Claude High School Mustangettes on basketball success.

S. R. No. 120—By Senator Sherman: Commending Lynxettes of Spearman High School for a notable 1971-72 basketball season.

S. R. No. 121—By Senator Sherman: Extending congratulations to Canyon Eaglette Varsity basketball team.

S. R. No. 122—By Senator Watson: Extending congratulations to Inner City Ministry program of Waco for contributions to the progress of social and religious integration in Waco and Central Texas.

S. R. No. 123—By Senator Watson: Commending Vernon B. Rucker for devoted service to the safety and welfare of his community.

S. R. No. 124—By Senator Watson: Extending congratulations to Mrs. David Rosenbrock on her selection as Military Wife of the Year for Fort Hood.

S. R. No. 125—By Senator Watson: Extending congratulations to Frank Rosemond on his receipt of a citation for outstanding service in the interest of the handicapped.

S. R. No. 126—By Senator Watson: Commending Elmer A. Roberts for his outstanding performance as city manager of Waco.

S. R. No. 127—By Senator Watson: Extending congratulations to Marine Lance Corporal Ernest E. Moravec.

S. R. No. 128—By Senator Watson: Commending William Buckler for his untiring efforts toward better law enforcement through the education of enforcement officers.

S. R. No. 129—By Senator Watson: Commending Lieutenant General Beverly E. Powell on the completion of a truly distinguished career in providing security to our nation.

S. R. No. 130—By Senator Watson: Commending Dr. Harry W. Slade for his meritorious achievements as a physician.

S. R. No. 132—By Senators Schwartz, Brooks, Bernal, Jordan and Wallace: Calling upon President Nixon to seek religious freedom for all persecuted religious groups in the Soviet Union and to put the plight of Soviet Jews on the agenda of his discussions with Soviet leaders.

S. R. No. 133—By Senator Brooks: Extending welcome to Miss Willoughby Hardin.

S. R. No. 134—By Senator Schwartz: Extending welcome to John Michael Slider and David Charles Slider.

S. R. No. 149—By Senator Watson: Extending congratulations to Bobby Loyd Thomas on his selection as one of Texas' Five Outstanding Young Men of 1971.

S. R. No. 150—By Senator Watson: Commending Braz Walker for his many accomplishments.

S. R. No. 151—By Senator Watson: Extending congratulations to Pat E. Taggart on the recognition he received on Pat E. Taggart Day.

Adjournment Sine Die

The President announced that the hour for final adjournment of the Second Called Session of the Sixty-second Legislature had arrived.

Senator Herring moved that the Senate of the Second Called Session of the Sixty-second Legislature stand adjourned sine die.

The motion prevailed and the President declared the Second Called Session of the Sixty-second Legislature adjourned sine die at 12:00 o'clock m.

APPENDIX

Sent to Governor

March 30, 1972

S. C. R. No. 4

S. C. R. No. 6

S. C. R. No. 18

S. C. R. No. 16

S. C. R. No. 15

S. C. R. No. 14

S. C. R. No. 12

S. C. R. No. 5

S. C. R. No. 1

S. C. R. No. 8

S. C. R. No. 19

S. C. R. No. 10

Sent to Comptroller

S. B. No. 3

S. B. No. 1

**HISTORY OF BILLS
AND RESOLUTIONS
IN THE SENATE**

In the following order:

Authors of Senate Bills

History of Senate Bills

History of Senate Concurrent Resolutions

History of Senate Resolutions

History of House Concurrent Resolutions

SENATE BILLS—AUTHORS OF

(In Alphabetical Order of the Authors)

(Note—First number following subject indicates page where introduced. See "History of Senate Bills" for History of the Bills.)

BERNAL, SENATOR JOE J.

S. B. No. 1—Amending Texas Election Code relative to conduct and financing of primary elections for 1972. Making an appropriation therefor to Secretary of State, procedures therefor, 12.

S. B. No. 3—Enacting Highway Beautification Act for preservation and enhancement of scenic beauty of lands bordering public highways, regulating outdoor advertising, automobile junkyards, establishing fund therefor, 13.

BROOKS, SENATOR CHET

S. B. No. 3—Enacting Highway Beautification Act for preservation and enhancement of scenic beauty of lands bordering public highways, regulating outdoor advertising, automobile junkyards, establishing fund therefor, 13.

JORDAN, SENATOR BARBARA

S. B. No. 3—Enacting Highway Beautification Act for preservation and enhancement of scenic beauty of lands bordering public highways, regulating outdoor advertising, automobile junkyards, establishing fund therefor, 13.

KENNARD, SENATOR DON

S. B. No. 3—Enacting Highway Beautification Act for preservation and enhancement of scenic beauty of lands bordering public highways, regulating outdoor advertising, automobile junkyards, establishing fund therefor, 13.

MAUZY, SENATOR OSCAR

S. B. No. 3—Enacting Highway Beautification Act for preserva-

tion and enhancement of scenic beauty of lands bordering public highways, regulating outdoor advertising, automobile junkyards, establishing fund therefor, 13.

McKool, SENATOR MIKE

S. B. No. 1—Amending Texas Election Code relative to conduct and financing of primary elections for 1972. Making an appropriation therefor to Secretary of State, procedure therefor, 12.

S. B. No. 2—Amending Election Code relative to time and method of administering, conducting and financing primary elections, including county and city offices, political conventions, other procedures for political parties, 12.

S. B. No. 3—Enacting Highway Beautification Act for preservation and enhancement of scenic beauty of lands bordering public highways, regulating outdoor advertising, automobile junkyards, establishing fund therefor, 13.

Schwartz, SENATOR A. R.

S. B. No. 3—Enacting Highway Beautification Act for preservation and enhancement of scenic beauty of lands bordering public highways, regulating outdoor advertising, automobile junkyards, establishing fund therefor, 13.

Wallace, SENATOR JIM

S. B. No. 3—Enacting Highway Beautification Act for preservation and enhancement of scenic beauty of lands bordering public highways, regulating outdoor advertising, automobile junkyards, establishing fund therefor, 13.

HISTORY OF SENATE BILLS IN THE SENATE

(Note—First number following subject indicates page where introduced.)

SENATE BILLS, HISTORY OF, IN THE SENATE (in numerical order)

1. By Senators McKool and Bernal: Amending Texas Election Code relative to conduct and financing of

primary elections for 1972. Making an appropriation therefor to Secretary of State, procedures therefor, 12.—Referred, 12.—Ordered advance printed, 13.—Reported, 32.

SENATE BILLS, HISTORY OF, IN THE SENATE (in numerical order)

- Ordered not printed, 32.—Rules suspended, read second time, amended, 32.—Amended, passed to engrossment, votes recorded on, 33.—Read third time and passed, 34.—Passage by House with amendments reported, 44.—House amendments laid before Senate, 44.—Read, refused to concur, votes recorded on, Conference Committee requested, Senate conferees appointed, 46.—Request granted, House conferees appointed, 46.—Conference Committee Report submitted, 47.—Read and adopted, 50.—Vote recorded on, 52.—Adoption of Conference Committee Report by House reported, 52.—Signed, 64.—Sent to Comptroller, 68.
2. By Senator McKool: Amending Election Code relative to time and method of administering, conducting and financing primary elections, including county and city offices, political conventions, other procedures for political parties, 12.—Referred, 12.
3. By Senators Wallace, Bernal, Schwartz, Jordan, McKool, Kennard, Brooks, and Mauzy: Enacting Highway Beautification Act for preservation and enhancement of scenic beauty of lands bordering public highways, regulating outdoor advertising, automobile junkyards, establishing fund therefor, 13.—Referred, 13.—Ordered advance printed, 13.—Reported, 32.—Ordered not printed, 32.—Rules suspended, 34.—Read second time, amended, 35.—Amended, vote recorded on, read third time and passed, 36.—Passage by House with amendment reported, 51.—House amendment laid before Senate, read, and concurred in, 51.—Vote recorded on, 52.—Signed, 52.—Sent to Comptroller, 68.

HISTORY OF SENATE CONCURRENT RESOLUTIONS IN THE SENATE

(Note—First number following subject indicates page where introduced.)

SENATE CONCURRENT RESOLUTIONS, HISTORY OF, IN THE SENATE—

1. By Senators Moore, Brooks, Kennard, Bates, Kothmann, Aikin, Mauzy, Bridges, McKool, Herring, Jordan, Watson and Schwartz: Proposing an amendment to the Constitution of the United States relative to equal rights for women, 8.—Referred, 8.—Ordered advance printed, 13.—Senator Watson, Co-author, 23.—Reported, 28.—Ordered not printed, 31.—Senator Schwartz, Co-author, 32.—Rules suspended, read and adopted, 32.—Passage by House reported, 51.—Signed, 52.—Sent to Governor, 68.
2. By Senators Kennard, Mauzy and McKool: Requesting that Dallas-Fort Worth Turnpike be made a free public highway when bonded indebtedness has been retired, 10.—Referred, 10.—Ordered advance printed, 13.—Reported, ordered not printed, 32.—Rules suspended, 36.—Amended, votes recorded on, adopted, votes recorded on, 37.
3. By Senators Kennard, Mauzy and McKool: Declaring opposition of Texas Legislature to diversion of funds from the Federal Highway Trust Fund, 12.—Referred, 12.—Ordered advance printed, 13.—Reported, C. S. S. B. No. 3 read first time, ordered not printed, 32.—Rules suspended, read and adopted, vote recorded on, 37.
4. By Senator Snelson: Memorial resolution for Houston Harte, 24.—Laid before Senate, read, amended and adopted, 24.—Passage by House reported, 31.—Signed, 41.—Sent to Governor, 68.
5. By Senator Sherman: Extending congratulations to Senator Jack Hightower on his elevation to Grand Master of the Grand Lodge of Texas, 10.—Rules suspended, read, amended and adopted, 11.—Passage by House reported, 41.—Signed, 44.—Sent to Governor, 68.
6. By Senators Herring and Schwartz: Providing that all state departments and institutions be closed for half day on Good Friday, March 31, 1972, 12.—Rules suspended, read and adopted, 12.—Passage by House reported, 31.—Signed, 41.—Sent to Governor, 68.
7. By Senators Kennard and Moore: Memorial resolution for Francis A.

SENATE CONCURRENT RESOLUTIONS. HISTORY OF, IN THE SENATE—(Continued)

- (Frank) Miskell, 25.—Laid before Senate, read, amended and adopted, 25.—Passage by House reported, 31.—Signed, 34.—Sent to Governor, 40.
8. By Senator Schwartz: Providing for the Joint Rules of the Senate and House of Representatives, 14.—Laid before Senate, 14.—Read and adopted, 21.—Passage by House with amendments reported, 52.—House amendments laid before Senate, 53.—Read and concurred in, 60.—Signed, 64.—Sent to Governor, 68.
9. By Senator Mauzy: Providing for the creation of a Senate Interim Committee to study Urban Education, 21.—Referred, 21.—Reported, 32.—Ordered not printed, 37.—Rules suspended, read, amended, votes recorded on, and adopted, 38.
10. By Senator Hall: Declaring Legislative Intent with regard to the adoption of H. J. R. No. 61 with respect to constitutional revision commission, 21.—Referred, 21.—Reported, 41.—Ordered not printed, rules suspended, read and adopted, 42.—Passage by House reported, 52.—Signed, 64.—Sent to Governor, 68.
11. By Senator Hall: Granting permission to L. L. Haney and wife, Betty Jo, to sue the State of Texas, 21.—Referred, 21.
12. By Senators Hightower and Aikin: Memorial resolution for Former Senator George "Cotton" Moffett, 26.—Laid before Senate, read, amended, and adopted, 26.—Passage by House reported, 41.—Signed, 44.—Sent to Governor, 68.
13. By Senator Aikin: Inviting The Honorable Preston Smith to address a Joint Session of the Texas Legislature, 22.—Rules suspended, read and adopted, 23.—Passage by House reported, 28.—Committee appointed, Joint Session held, 28.—Signed, 34.—Sent to Governor, 40.
14. By Senator Harrington: Memorial resolution for The Honorable Will Smith, 27.—Laid before Senate, read, amended and adopted, 27.—Passage by House reported, 41.—Signed, 44.—Sent to Governor, 68.
15. By Senator Brooks: Memorial resolution for Truxton J. Hathaway, Jr., 39.—Laid before Senate, read and adopted, 39.—Passage by House reported, 41.—Signed, 44.—Sent to Governor, 68.
16. By Senator Brooks: Memorial resolution for Delbert Leroy Atkinson, 39.—Laid before Senate, read and adopted, 39.—Passage by House reported, 41.—Signed, 44.—Sent to Governor, 68.
17. By Senators Grover and Harris: Memorializing Congress to call a convention for the purpose of proposing an amendment to the Constitution of the United States regarding busing of students, 37.—Referred, 37.—Motion to suspend Senate Rule 100, 46.—Votes recorded on, 51, 52.
18. By Senator Herring: Urging the Governor of Texas to declare one week of the year as Texas Law Enforcement Student Association Week, 39.—Laid before Senate, read and adopted, 39.—Passage by House reported, 41.—Signed, 44.—Sent to Governor, 68.
19. By Senator Aikin: Providing for the sine die adjournment of the Second Called Session of the 62nd Legislature, 39.—Rules suspended, read and adopted, 39.—Passage by House with amendment reported, House amendment laid before Senate, read and concurred in, 63.—Signed, 64.—Sent to Governor, 68.
20. By Senator Hall: Granting Glyn Swindell permission to sue the State of Texas, 41.—Referred, 41.—Reported, ordered not printed, 42.—Rules suspended, read and adopted, 43.

HISTORY OF SENATE RESOLUTIONS IN THE SENATE

(Note—First number following subject indicates page where introduced).

SENATE RESOLUTIONS, HISTORY OF, IN THE SENATE

1. By Senator Word: Appointing a committee of three members to be known as the Friendship Committee to arrange and assign parking space on the Capitol Grounds, 8.—Adopted, 8.
2. By Senator Aikin: Caucus Report of Senate for Second Called Session, 62nd Legislature, 8.—Adopted, 10.
3. By Senator Mauzy: Recognizing the accomplishments of the Dallas Cowboys, 23.—Adopted, 23.
4. By Senator Mauzy: Extending congratulations to Mustangs of Roosevelt High School of Dallas, the 1972 AAAA State Champions, 23.—Adopted, 23.
5. By Senator Mauzy: Extending congratulations to David W. Carter High School of Dallas, the 1971 AAAA State Semi-finalists in football, 23.—Adopted, 23.
6. By Senator Brooks: Memorial resolution for Anthony Russo, 23.—Amended and adopted, 23.
7. By Senators Creighton and Mauzy: Extending welcome to Texas Rangers of the American League on their move to Arlington, Texas, 23.—Adopted, 23.
8. By Senators Brooks and Jordan: Memorial resolution for Roy A. Hutchins, 23.—Adopted, 23.
9. By Senator Harrington: Extending welcome to Mr. and Mrs. Hans Matthofer of Kronber, Germany, 12.—Adopted, presented as Guests of Senate, 12.
10. By Senator Watson: Extending congratulations to R. H. (Ray) Linam on selection as East Texan of the Month for November, 1971, 23.—Adopted, 23.
11. By Senator Watson: Memorial resolution for Dr. Aubrey L. Goodman, 23.—Adopted, 23.
12. By Senator Watson: Extending congratulations to Harley Berg on his selection to "Outdoorsman Hall of Fame," 23.—Adopted, 23.
13. By Senator Snelson: Extending welcome to Girl Scout Troop 122 Cadettes of Midland, 23.—Adopted, 23.
14. By Senator Watson: Memorial resolution for Sam Wood, 23.—Adopted, 23.
15. By Senator Watson: Memorial resolution for Claude H. Thompson, 23.—Adopted, 23.
16. By Senator Watson: Memorial resolution for E. Shelby Winfree, 23.—Adopted, 23.
17. By Senator Watson: Memorial resolution for Mrs. John F. (Herma) Sheehy, 23.—Adopted, 23.
18. By Senator Watson: Commending Mrs. Marilyn Hoster for her many accomplishments and for her work as drug abuse consultant for Region XII of the Education Service Center in Waco, 23.—Adopted, 23.
19. By Senator Watson: Memorial resolution for Mrs. Cecil Anne Kennedy, 23.—Adopted, 23.
20. By Senator Schwartz: Providing that the Rules of the Senate of the 62nd Legislature, Regular Session, be adopted as the permanent rules of the Second Called Session of the 62nd Legislature, 13.—Adopted, 13.
21. By Senator Watson: Extending congratulations to Dr. Hubert M. Dawson on his distinguished record of service to the people of Texas, 23.—Adopted, 23.
22. By Senator Watson: Commending John Mann Gardner II for his dedicated efforts to restore train service to his fellow citizens in McGregor, 23.—Adopted, 23.
23. By Senator Grover: Amending Senate Rule No. 36, 13.—Adopted, 13.
24. By Senator Grover: Amending Senate Rule No. 100, 14.—Adopted, 14.

SENATE RESOLUTIONS, HISTORY OF, IN THE SENATE—
(Continued)

25. By Senator Grover: Amending Senate Rule No. 109, 14.—Adopted, 14.
26. By Senators Mauzy and Schwartz: Affirming action of Lieutenant Governor in assigning three Senate Interim Study Committees to study problems of public school financing, 21.—Referred, 21.—Reported, 32.—Rules suspended, read and adopted, votes recorded on, 63.
27. By Senators Aikin and Hightower: Extending best wishes to Senator H. J. "Doc" Blanchard for a speedy recovery, 22.—Amended and adopted, 22.
28. By Senator Bridges: Commending Dr. Hector P. Garcia for his many contributions toward making Texas a better place to live, 39.—Adopted, 39.
29. By Senator Wallace: Memorial resolution for George R. "Pop" Hatten, Sr., 39.—Adopted, 39.
30. By Senator Watson: Extending congratulations to Alton Pearson on his appointment as administrator of Hillcrest Baptist Hospital in Waco, 39.—Adopted, 39.
31. By Senator Watson: Memorial resolution for Mrs. Wilford W. Naman, 39.—Adopted, 39.
32. By Senator Watson: Commending Mrs. Mildred Mauldin for her contributions to the field of botany and seed testing, 39.—Adopted, 39.
33. By Senator Watson: Memorial resolution for Willard McLaughlin, 39.—Adopted, 39.
34. By Senator Watson: Extending congratulations to M. K. Kruse for his dedicated service to the field of education, 40.—Adopted, 40.
35. By Senator Watson: Commending the Killeen Fire Department on winning first place in National fire prevention contests, 40.—Adopted, 40.
36. By Senator Watson: Extending congratulations to Mrs. Irma Lee Buchanan for her contributions to the citizens of Texas, 40.—Adopted, 40.
37. By Senator Watson: Memorial resolution for King W. Bridges, Sr., 39.—Adopted, 39.
38. By Senator Watson: Memorial resolution for Sam W. Davis, Sr., 39.—Adopted, 39.
39. By Senator Watson: Memorial resolution for Lloyd E. Crocker, 39.—Adopted, 39.
40. By Senator Watson: Memorial resolution for Mrs. V. M. Cox, 39.—Adopted, 39.
41. By Senator Watson: Memorial resolution for Dr. A. B. Conner, 39.—Adopted, 39.
42. By Senator Snelson: Memorial resolution for Charles B. Perry, 39.—Adopted, 39.
43. By Senator Watson: Extending welcome to Elwood Ware, 40.—Adopted, 40.
44. By Senator Watson: Extending welcome to Jarrell Warren, 40.—Adopted, 40.
45. By Senator Watson: Extending welcome to Bob Mullin, 40.—Adopted, 40.
46. By Senator Watson: Extending welcome to A. J. Van Armon, 40.—Adopted, 40.
47. By Senators Aikin and Wilson: Commending Ward Burke for his dedicated service as member of Mental Health and Mental Retardation Board, 40.—Adopted, 40.
48. By Senators Aikin and Hall: Extending congratulations to Bob Cantrell on receipt of Sam Holloway Award, 40.—Adopted, 40.
49. By Senator Aikin: Memorial resolution for Martin Fitzhugh Wise, 39.—Adopted, 39.
50. By Senator Watson: Extending welcome to Leon Petty, et al., 40.—Adopted, 40.
51. By Senator Watson: Extending welcome to Vickie Jones, et al., 40.—Adopted, 40.
52. By Senator Watson: Extending welcome to Mrs. Thomas Maxwell, et al., 40.—Adopted, 40.
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