H B. No. 134, A bill to be entitled
"An Act amending Article 1299, Revised
Civil Statutes of Texas, 1925; amend­
ing Article 1300, Revised Civil Statutes
of Texas, 1925; amending Article 5460,
Revised Civil Statutes of Texas, 1925;
amending Article 6608, Revised Civil
Statutes of Texas, 1925; repealing Ar­
ticle 6605, Revised Civil Statutes of
Texas, 1925; eliminating the require­
ment for separate and privy acknowl­
edgment of conveyances and other in­
struments by married women; preserv­
ing the legal status of all Instruments
executed prior to the effective date here­
of; providing a saving clause; repealing
all laws or parts of laws in conflict
herewith; and declaring an emergency."

Has carefully compared same and
finds it correctly engrossed.
HERMAN YEZAK, Chairman.

H B. No. 134. A bill to be entitled
"An Act repealing Acts, 1945, Forty­
ninth Legislature, page 274, Chapter
203 (Article 118c-2 of Vernon's Civil
Statutes); and declaring an emer­
gency."

Has carefully compared same and
finds it correctly engrossed.

HERMAN YEZAK, Chairman.

REPORT OF THE COMMITTEE ON
ENROLLED BILLS

Austin, Texas, February 12, 1957
Hon. Waggoner Carr, Speaker of the
House of Representatives.

Sir: Your Committee on Enrolled
Bills to whom was referred
H. B. No. 172, A bill to be entitled
"An Act repealing Acts, 1945, Forty­
ninth Legislature, page 276, Chapter
303 (Article 118c-2 of Vernon's Civil
Statutes); and declaring an emer­
gency."

Has carefully compared same and
finds it correctly enrolled.
HERMAN YEZAK, Chairman.

SENT TO GOVERNOR

February 12, 1957
H. C. R. No. 25.

TWENTY-SECOND DAY

(Wednesday, February 13, 1957)

The House met at 10:30 o'clock
a. m., pursuant to adjournment, and
was called to order by the Speaker.

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

Mr Speaker Heitman
Anderson Henaley
Armstrong Hallowell
Atwell Holman
Baker Holstein
Ballman Hooks
Bartlam Honey
Bass Huebner
Bell Huff
Bishop Huff
Bishno Hughes of Grayson
Blanchard Hughes of Dallas
Bowers Hutchins
Boyce Isacks, Miss
Brashhear Jackson
Bristow Jamison
Bryan Johnson
Bullock Jones
Bryant Kelly
Byrd Kennard
Chapman Kennedy
Chine Kilpatrick
Cloud Koliba
Cole Koritch
Conley Kothmann
Cory Latimer
Cotton Lauren
Cowen Lee
Cox of Montgomery McCoppin
Cox of Bell McGregor
Crosthwait of McLennan
Day McLeary
de la Garza of El Paso
Dewey Molzahn
Duffy Miss
Dugan Mann
Duncan Martin
Ehrle Mathews
Elliot Moore of Harris
Ellis Moore of Tarrant
Engelbrecht Mullen
Farrall Murray
Ford Myatt
Foreman Oliver
Forsyth Osborn
Glass Pariash
Glueing Parsons
Green Patterson
Hale Ricketts
Harrington Pool
Healy Prewitt
Helton Puckett
February 13, 1957  HOUSE JOURNAL 391

A quorum of the House was announced present.

The Invocation was offered by the Reverend E. C. McDonald, Chaplain, as follows:

"O Lord of our life, we would know Thee better, that we might love Thee more, and thus be more useful to our fellowmen. Make us hungry for Thy spirit and Thy power. Let Thy grace come upon us that the will of God may be known to us and through us.

May the urgency of the world's need remind us that promises do not feed the hungry, nor resolutions give them shelter. May we be willing to act when Those shall show us what to do. May we then be willing to act. We join our hearts for guidance. In the Name of Jesus Christ our Lord—Amen."

VOTE OF ABSENCE GRANTED

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

Mr. McDonald for today on motion of Mr. Cowen.

VOTES RECORDED

By unanimous consent of the House, Mr. Koliba was granted permission to be recorded as voting "Nay" on the passage of H. J. R. No. 1, on yesterday.

By unanimous consent of the House, Mr. Sherrill was granted permission to be recorded as voting "Nay" on the passage of H. J. R. No. 1, on yesterday.

RECOGNIZING THE VISIT OF THE HISTORY AND CIVICS CLASS OF NATALIA PUBLIC SCHOOLS

Mr. Richardson offered the following resolution:

H. S. R. No. 147

Whereas, The History and Civics Class of the Natalia Public Schools, Natalia, Texas, accompanied by their Principal, Mr. A. P. DeMare, were visiting in the State Capitol on the thirteenth day of February, 1957; and

Whereas, These fine young American citizens were on an educational tour to observe and learn the workings of their State government; and

Whereas, It is the desire of the House of Representatives of the Fifty-fifth Legislature to commend this group for their interest; now therefore, be it

Resolved, That they be officially recognized and that a copy of this Resolution be forwarded to the Class.

The resolution was adopted.

RECOGNIZING THE VISIT OF SIXTH GRADE STUDENTS OF BRYKERWOOD SCHOOL

Mr. Sandahl offered the following resolution:

H. S. R. No. 136

Whereas, The Sixth Grade students of Brykerwood School, Austin, Texas, accompanied by their teacher, Mrs. Merle Ward, were visiting the Texas Legislature and other points of interest in the State Capitol on the eleventh day of February, 1957; and

Whereas, These fine young American citizens, who are the future leaders of our State and nation, were on an educational tour to observe and learn the workings of our State government; and

Whereas, The Texas House of Representatives of the 55th Legislature commends this group for their interest and for their desire to learn more...
of their democratic form of government, which is the foundation of our country and our state; now, therefore, be it

Resolved, That they be officially recognized and commended, and that a copy of this resolution be forwarded to the class.

SANDAHLL FOREMAN, JONES.

The resolution was unanimously adopted.

RECOGNIZING THE VISIT OF THE SIXTH GRADE STUDENTS OF THE BROOKE SCHOOL

Mr. Jones offered the following resolution:

H. S. R. No. 137

Whereas, The Sixth Grade Students of the Brooke School, Travis County, Texas, accompanied by their teacher, Mrs. Cummings, were visiting in the State Capitol on the eleventh day of February, 1957; and

Whereas, These fine young American citizens were on an educational tour to observe and learn the workings of their State government; and

Whereas, It is the desire of the House of Representatives of the Fifty-fifth Legislature to commend this group for their interest; now, therefore, be it

Resolved, That they be officially recognized and that a copy of this Resolution be forwarded to the Class.

The resolution was read and was adopted.

TO NAME CARLA LYNN CONLEY AND CLAIRE ELLEN CONLEY AS MASCOTS OF THE HOUSE

Mr. Glueing offered the following resolution:

H. S. R. No. 146

Whereas, We have with us two charming and adorable young ladies, Carla Lynn Conley, age five years, and Claire Ellen Conley, age two years, who are the two beautiful daughters of our esteemed member, the Honorable Carl C. Conley, and his lovely wife, Merle Conley, and are superbly qualified to hold the honored positions of Mascots of The Texas House of Representatives; and

Whereas, These beautiful young ladies are a constant source of pleasure to their parents and the pride and joy of their paternal grandparents, Dr. and Mrs. C. C. Conley of Raymondville, Texas, and their maternal grandparents, Mr. and Mrs. G. A. Willihite of Austin, Texas; and

Whereas, It is the desire of this body to so honor these attractive young ladies, be it

Resolved, That as evidence of our admiration and love, we hereby designate Carla Lynn Conley and Claire Ellen Conley as Mascots of the Texas House of Representatives of the Fifty-fifth Legislature; and Resolved that their photographs be placed with the official Mascots; and be it further

Resolved, That a copy of this Resolution be sent to these fine young ladies and that this House now go on record as extending to each of them its best wishes for their happiness during their entire lives.

The resolution was referred to the Committee on Rules.
TO GRANT JACK E. PRATT, DOING BUSINESS AS THE TEXAS DISTRIBUTING COMPANY PERMISSION TO SUE THE STATE

Mr. Wilson of Young offered the following resolution:

H. C. R. No. 59

Whereas, Jack E. Pratt, doing business as the Texas Distributing Company, alleges that he owns a tract of land east of Mineral Wells, Texas, abutting the entrance to Camp Walters and in 1933 the State Highway Commission constructed Highway 180 on 21 feet of his frontage. He also alleges that the Parker County Commissioner's Court surveyed this strip to the State in 1943 by quitclaim deed and in truth and fact the county never had title to the land; and

Whereas, Jack E. Pratt alleges that the present highway is paved within one foot of his business entrance and the only remedy he now has is to sue the State of Texas for conversion of his land. He alleges that the highway has restricted the use of his business property and at the present time his customers have to park on the right of way which belongs to him and this condition creates a traffic hazard; now therefore be it

Resolved by the House of Representatives of the State of Texas, the Senate concurring, that Jack E. Pratt, doing business as the Texas Distributing Company, be and he is hereby given and granted permission to sue the State of Texas in any court of competent jurisdiction to determine whether or not the State of Texas is liable as a result of the above alleged act, and further to determine what damage, if any that Jack E. Pratt is entitled to recover from the State of Texas by reason of any wrongful act committed by the State of Texas or any of its agencies or agents in connection with the above described transaction; and be it further

Resolved, That service of citation and any other legal process shall be served upon both the Chairman of the Texas Highway Commission and the Attorney General of the State of Texas. Services of process upon process upon a defendant in any other
civil case, according to the rules of Civil Procedure promulgated and adopted by the Supreme Court of Texas; and be it further

Resolved, That any party to the suit shall have the right of appeal as is provided for in other civil cases; and be it further

Resolved, That the sole purpose of this resolution is to grant permission to Jack E. Pratt to bring suit against the State of Texas. No admission of liability or any fact is made in any way by the passage of this resolution; but on the contrary, it is specifically provided that the facts upon which Jack E. Pratt seeks to recover must be proved in court as in other civil cases; and be it further

Resolved, That any and all defenses which the State of Texas may have shall be pleaded by the State, and none of the defenses which the State of Texas may have are in any way waived by the passage of this resolution.

The resolution was referred to the Committee on State Affairs.

TO GRANT B. F. CLARK AND WIFE PERMISSION TO SUE THE STATE

The Speaker laid before the House for consideration at this time,

S. C. R. No. 5, Granting permission to B. F. Clark and wife to sue the State.

The resolution having heretofore been referred to the Committee on State Affairs and reported favorably by the Committee.

S. C. R. No. 5 was adopted.

TO GRANT S. F. BOWSER COMPANY, INC., PERMISSION TO SUE THE STATE

The Speaker laid before the House for consideration at this time,

S. C. R. No. 8, Granting S. F. Bowser Company, Inc., permission to sue the State.

The resolution having heretofore been referred to the Committee on State Affairs and reported favorably by the Committee.

S. C. R. No. 8 was adopted.
The Speaker laid before the House for consideration at this time,

S. C. R. No. 12, Granting permission to Midway Gas Company to sue the State.

The resolution having heretofore been referred to the Committee on State Affairs and reported favorably by the Committee.

S. C. R. No. 12 was adopted.

RESOLUTIONS SIGNED BY THE SPEAKER

The Speaker signed in the presence of the House after giving due notice thereof and their captions had been read severally the following enrolled resolutions:

S. C. R. No. 9, Relating to the naming of a Poet Laureate Committee.

S. C. R. No. 15, Authorizing the construction of additional floor space to M. D. Anderson Hospital.

S. C. R. No. 6, Authorizing the Board of Regents of the University of Texas to accept a building and laboratory installation from the John W. (Cap) Kidd Memorial Foundation.

TO GRANT B. F. CLARK AND WIFE, WINNIE MAE CLARK, PERMISSION TO SUIT THE STATE

The Speaker laid before the House for consideration at this time,

H. C. R. No. 12, Authorizing B. F. Clark and wife, Winnie Mae Clark, to sue the State of Texas.

The resolution having heretofore been referred to the Committee on State Affairs and reported favorably by the Committee.

On motion of Mr. Glusking, H. C. R. No. 12 was laid on the table subject to call.

TO GRANT SOUTHERN COMMUNITY GAS COMPANY PERMISSION TO SUIT THE STATE

The Speaker laid before the House, for consideration at this time,

H. C. R. No. 23, To grant Southern Community Gas Company permission to sue the State.

The resolution having heretofore been referred to the Committee on State Affairs and reported favorably by the Committee.

Mr. Blanton offered the following Committee Amendment to the resolution:

Committee Amendment No. 1

To H. C. R. No. 23

Amend H. C. R. No. 23 by substituting a period for the semicolon following the word "Sovereignty" in the third line on the last page, and by striking out the entire clause commencing with the word "but" in the third line on said last page and substituting in lieu thereof the following:

"The sole purpose of this Resolution is to grant permission to the aforesaid Coca-Cola Bottling Company to bring suit against the State of Texas and/or its Highway Department, and no admission of liability of the State or of any fact is made in any way by the passage of this Resolution, and it is specifically provided that the facts upon which they seek to recover must be proved in court as in other civil cases."

The amendment was adopted.

H. C. R. No. 23 was then adopted.

TO GRANT MIDWAY GAS COMPANY PERMISSION TO SUIT THE STATE

The Speaker laid before the House for consideration at this time,

S. C. R. No. 12, Granting permission to Midway Gas Company to sue the State.

The resolution having heretofore been referred to the Committee on State Affairs and reported favorably by the Committee.

Mr. Blanton offered the following Committee Amendment to the resolution:

Committee Amendment No. 1

To H. C. R. No. 12

Amend H. C. R. No. 12 by substituting a period for the semicolon following the word "Sovereignty" in the third line on the last page, and by striking out the entire clause commencing with the word "but" in the third line on said last page and substituting in lieu thereof the following:

"The sole purpose of this Resolution is to grant permission to the aforesaid Coca-Cola Bottling Company to bring suit against the State of Texas and/or its Highway Department, and no admission of liability of the State or of any fact is made in any way by the passage of this Resolution, and it is specifically provided that the facts upon which they seek to recover must be proved in court as in other civil cases."

The amendment was adopted.

H. C. R. No. 12 was then adopted.
aforesaid Southern Community Gas Company to bring suit against the State of Texas, and no admission of liability of the State or of any fact is made in any way by the passage of this Resolution, and it is specifically provided that the fact upon which they seek to recover must be proved in court as in other civil cases."

The amendment was adopted.

H. C. R. No. 23 was then adopted.

RELATIVE TO CONTINUING THE HARRIS COUNTY HOME RULE COMMISSION

The Speaker laid before the House for consideration at this time, S. C. R. No. 16, Continuing the Harris County Home Rule Commission.

The resolution having heretofore been referred to the Committee on State Affairs and reported favorably by the Committee.

The resolution was adopted.

(Mr. Elliott in the Chair)

HOUSE BILLS ON FIRST READING

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

By Mr. Dugas:

H. B. No. 415, A bill to be entitled "An Act creating a Commission to make a study and prepare a revision of the Penal Code and Code of Criminal Procedure; and declaring an emergency."

Referred to the Committee on Appropriations.

By Mr. Slack:

H. B. No. 414, A bill to be entitled "An Act amending Section 1, Chapter 134, Acts of the Forty-fourth Legislature, Regular Session, 1935, as amended (codified in Vernon's as Section 1 of Article 5890b, Vernon's Civil Statutes) providing for the creation of the Texas National Guard Armory Board so as to change the membership of the Board; providing present members of the Board shall continue to serve as ex-officio members for the remainder of their term of office; prescribing certain powers and duties of the members of the Board; providing a severability clause and declaring an emergency."

Referred to the Committee on Military and Veteran's Affairs.

By Messrs. Cole, Winfree, Mann, Baker, Hefflin, Elliott, Pressler and Moore of Harris:

H. B. No. 417, A bill to be entitled "An Act amending Section 79 of the Texas Election Code (Article 7.14, Vernon's Texas Election Code) by adding a new subsection authorizing the authority holding an election, in counties where voting machines have been adopted, in its discretion to appoint a special canvassing board to count and make returns on absentee ballots, and prescribing procedures for absentee voting where a special canvassing board is appointed; and declaring an emergency."

Referred to the Committee on Privileges, Suffrage and Elections.

By Mr. Smith of Hays:

H. B. No. 418, A bill to be entitled "An Act repealing Section 4 of Chapter 206, General Laws of the 42nd Legislature, Regular Session, 1931 (Article 689a-3, Vernon's Civil Statutes); and declaring an emergency."

Referred to the Committee on State Affairs.

By Mr. Sandahl:

H. B. No. 419, A bill to be entitled "An Act repealing Article 252 and Articles 262 through 269 of the Penal Code of Texas, 1925, relating to election campaign expenditures and statements; and declaring an emergency."

Referred to the Committee on Privileges, Suffrage and Elections.

By Mr. Green:

H. B. No. 420, A bill to be entitled "An Act to create the Texas Stonewall Jackson Memorial Board; to provide the duties and powers thereof; to memorialize Stonewall Jackson; and related purposes;"

Referred to the Committee on State Affairs.

By Mr. Sanders:

H. B. No. 421, A bill to be entitled "An Act authorizing the issuance of
refunding bonds by school districts and containing provisions relating to such bonds; validating all refunding bonds heretofore issued by school districts and approved by the Attorney General of Texas; providing that all bonds issued by school districts, after they have been approved by Attorney General and registered by Comptroller of Public Accounts, shall be uncontestable except for forgery or fraud; and declaring an emergency.

Referred to the Committee on School Districts.

By Mr. Mcllhany:

H. B. No. 423, A bill to be entitled "An Act making a provision to pay the principal due thereon of a certain judgment obtained against the State of Texas in Cause No. 105,439, styled W. J. Smith vs. Cabot Carbon Company vs. The State of Texas in the 124th Judicial District Court of Travis County, Texas, according to the tenor, effect and reading of such judgment; providing that no interest shall be paid thereon; and declaring an emergency."

Referred to the Committee on Claims and Accounts.

By Mr. Mcllhany:

H. B. No. 422, A bill to be entitled "An Act making an appropriation to provide the principal due thereon of a certain judgment obtained against the State of Texas in Cause No. 105,439, styled W. J. Smith vs. Cabot Carbon Company vs. The State of Texas in the 124th Judicial District Court of Travis County, Texas, according to the tenor, effect and reading of such judgment; providing that no interest shall be paid thereon; and declaring an emergency."

Referred to the Committee on Claims and Accounts.

By Mr. Sanders:

H. B. No. 424, A bill to be entitled "An Act to provide that if any political subdivision, in the exercise of any power possessed by such subdivision, makes necessary the relocation, raising, re-routing or changing grade of or altering the construction of any highway, railroad, electric transmission line, telephone or telegraph property or facility, or pipeline, all such necessary relocation, raising, re-routing, changing of grade or alteration of construction shall be accomplished at the sole expense of the political subdivision; defining terms; declaring the provisions of this Act to be severable; repealing all laws and parts of laws in conflict herewith, to the extent of such conflict; and declaring an emergency."

Referred to the Committee on State Affairs.

By Messrs. Cole, Mann and Elliott:

H. B. No. 425, A bill to be entitled "An Act authorizing cities to hold an election to authorize the use of proceeds of sale of bonds for other purposes where the purpose for which the bonds were voted has been accomplished by other means or has been abandoned, containing a saving clause; and declaring an emergency."

Referred to the Committee on Municipal and Private Corporations.

By Mr. Sanders:

H. B. No. 426, A bill to be entitled "An Act relating to the jurisdiction of Probate Courts, and declaring an emergency."

Referred to the Committee on Judiciary.

By Mr. Burkett:

H. B. No. 427, A bill to be entitled "An Act authorizing and directing the Game and Fish Commission to publish information, authorizing sale of publications at not to exceed cost; providing for the disposition of funds; providing for the collection, deposit, and use of moneys collected; providing for authority to sell subscriptions to monthly publications; providing for compensation for persons collecting and remitting funds referred to in this Act; requiring procedure for making remittances; providing the form therefor, and declaring an emergency."

Referred to the Committee on State Affairs.

By Mr. Burkett:

H. B. No. 428, A bill to be entitled "An Act to amend the law creating the Upper Guadalupe River Authority with boundaries coextensive with Kerr County by providing that such district may acquire taxing power under certain conditions, prescribing the method for acquiring such power
and placing limitations thereon, providing for tax rolls and officers of the district, providing certain procedures in connection therewith and permitting the issuance of bonds secured by the pledge of ad valorem taxes, and declaring an emergency."

Referred to the Committee on Conservation and Reclamation.

By Messrs. Russell, Strickland, Hensley, Sheridan, Forsyth, Bartram, Holman, Kothmann, Jones, Blank, Dugas, Woolsey, Pool, Bell, Sandahl, de la Garza, Murray, McGregor of McLennan, Ferrel, Sanders and Wheeler:

H. B. No. 429, A bill to be entitled "An Act authorizing the State Building Commission to locate, construct and equip a building for the State Library and State archives; providing funds and making appropriation therefor; making other provisions in regard thereto; repealing or suspending all laws and parts of laws in conflict; and declaring an emergency."

Referred to the Committee on Appropriations.

REQUEST OF SENATE GRANTED

On motion of Mr. Latimer the House granted the request of the Senate for the appointment of a Conference Committee on Senate Bill No. 96.

SENATE BILL NO. 18 ON SECOND READING

The Chair laid before the House, on its second reading and passage to third reading, S. B. No. 18, Regulating the manufacture and sale of commercial feed; and declaring an emergency.

The bill was read second time and was passed to third reading.

SENATE BILL NO. 18 ON THIRD READING

Mr. McLlhany moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 18 be placed on its third reading and final passage.

The motion prevailed by the following vote:
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<td>Sadler</td>
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The bill was read third time and was passed by the following vote:

The Chair then laid Senate Bill No. 18 before the House on third reading and final passage.

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

<table>
<thead>
<tr>
<th>Yeas</th>
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<tbody>
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<td>Anderson</td>
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<td>Armor</td>
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<td>Cox of Bell</td>
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<td>Crockett</td>
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</table>

The motion to table prevailed.
STATEMENT BY HONORABLE MURRAY WATSON

Relating to Article 3, Sec. 22 of the Constitution. Personal Interest in Measure or Bill—

I have no direct personal or private interest in this bill; but, due to the fact that my father is in the feed business in Mart, Texas, operating a feed store—Watson's Feed Store, I feel that it is my duty to disclose this fact to the House and therefore to refrain from voting on this bill.

SENATE BILL NO. 58 ON SECOND READING

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

S. B. No. 58, Relating to the salaries of all State officers and employees, excluding District Judges; specifically providing for the compensations to be paid clerks of the Courts, and declaring an emergency.

The bill was read second time and was passed to third reading.

SENATE BILL NO. 58 ON THIRD READING

Mr. Smith of Hays moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 58 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—138
Anderson  Chapman  Osborn
Armor     Cline     Parish
Atwell    Cloud     Patterson
Baker     Cole      Pipkin
Balchman  Conley    Pool
Bartram   Cory      Preweller
Bell      Cotten    Pursley
Bishop    Cowan     Ramsey
Blake     Cox of Montgomery  Richardson
Bowen     Cox of Bell  Russell
Bouvier   Crowell  Sadler
Brandrith de la Garza  Sanders
Brinsoy   Dewey     Saul
Bryan     Duff, Miss  Schram
Bullock   Dugas     Schwartz
Byrd      Dungan    Schwartz

Nays—6
Anderson   Chapman  Osborn
Armor      Cline     Parish
Atwell     Cloud     Patterson
Baker      Cole      Pipkin
Balchman   Conley    Pool
Bartram    Cory      Preweller
Bell       Cotten    Ramsey
Bishop     Cowan     Richardson
Blake      Cox of Montgomery  Russell
Bowen      Cox of Bell  Sadler
Bouvier    Crowell  Sanders
Brandrith de la Garza  Sanders
Brinsoy    Dewey     Saud
Bryan      Duff, Miss  Schram
Bullock    Dugas     Schwartz
Byrd       Dungan    Schwartz
Murray     Young    Yezak

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The Chair then laid Senate Bill No. 58 before the House on third reading and final passage.

The bill was read third time and was passed.

SENATE BILL NO. 109 ON SECOND READING

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

S. B. No. 109, Relating to pensions of policemen, firemen, and fire­

The bill was read second time and was passed to third reading.

SENATE BILL NO. 109 ON THIRD READING

Mr. Strickland moved that the constitutional rule requiring bills to be

The motion prevailed by the following vote:

Yeas—134

Anderson
Armour
Atwell
Baker
Ballman
Bartram
Bell
Bishop
Blaine
Blanchard
Bowers
Boyce
Braxton
Brislaw
Bryan
Bullock
Byrd
Chapman
Cline

Glasing
Green
Hale
Harrington
Hearty
Heflin
Heitman
Hensley
Hollowell
Holman
Holstein
Hooks
Honey
Huebner
Huffman
Huffor
Hughes of Grayson
Hughes of Dallas
Hutcheson
Isaacks, Miss
Jackson
Jamison
Johnson
Kelly
Kennard
Kennedy
Kilpatrick
Koliba
Koroth
Kothmann
Lahtmer
Laurel
Lee
McCoppin
McGregor
of McLennan
McGregor
of El Paso
McIlhany
Mann
Martin
Matthew
Mays
Moore of Harris
Moore of Tarrant
Mullen
Murray
Myatt
Oliver
Osborn

Nays—7

Bass
Burkett
Cotten
Day

Cowen
Dungan
Ellis

Parish
Parsons
Patterson
Pipkins
Pool
Presler
Puckett
Ramsey
Richardson
Russell
Sadler
Sandel
Sanders
Saul
Schram
Schwartz
Schwartz
Seeligson
Sheriff
Shaw
Sheridan
Sherrill
Smith of Jefferson
Springer
Stewart
Strickland
Stroman
Suddeth
Talack
Terrall
Thurmond
Tennell
Terrel
Walling
Watson
Welch
Wheeler
White
Wilson of Young
Wilson of Potter
Winfree
Wohlford
Woolsey
Yeak
Zbranek

Absent

Cotch
Day

Storey
February 13, 1957  HOUSE JOURNAL  401

Absent—Excused

Joseph McDonald

The Chair then laid Senate Bill No. 109 before the House on third reading and final passage.

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

Yeas—140


Abstent—Excused

Mr. Strickland moved to reconsider the vote by which S. B. No. 109 was passed and to table the motion to reconsider.

The motion to table prevailed.

SENATE BILL NO. 164 ON SECOND READING

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

S. B. No. 164, Ratifying and validating an election heretofore held in Jefferson County, Texas, upon the question of authorizing the issuance of road bonds; and declaring an emergency.

(Speaker in the Chair)

The bill was read second time and was passed to third reading.

SENATE BILL NO. 164 ON THIRD READING

Mr. Oliver moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 164 be placed on its third reading and final passage.
The motion prevailed by the following vote:

<table>
<thead>
<tr>
<th>Yeas</th>
<th>137</th>
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<tbody>
<tr>
<td>Anderson</td>
<td>Jamison</td>
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<td>Armer</td>
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<td>Blanchard</td>
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The Speaker then laid Senate Bill No. 164 before the House on third reading and final passage.

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

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<tbody>
<tr>
<td>Anderson</td>
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| Joseph | McDonald |

The Speaker then laid Senate Bill No. 164 before the House on third reading and final passage.

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

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<td>Bass</td>
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</table>

The Speaker then laid Senate Bill No. 164 before the House on third reading and final passage.

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

<table>
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<th>141</th>
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<td>Anderson</td>
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| Joseph | McDonald |
Mr. Oliver moved to reconsider the vote by which S. B. No. 164 was passed and to table the motion to reconsider.

The motion to table prevailed.

MESSAGE FROM THE SENATE

Austin, Texas, February 13, 1957

Hon. Waggoner Carr, Speaker of the House of Representatives:

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

H. B. No. 166, Authorizing the Board of Regents of the State Teachers Colleges to execute and deliver to the State Highway Commission right-of-way easements in Randall County; and declaring an emergency. (WITH AMENDMENTS.)

Respectfully,

CHARLES SCHNABEL,
Secretary of the Senate.

HOUSE BILL NO. 173 ON PASSAGE TO ENGROSSMENT

The Speaker laid before the House, as postponed business on its passage to engrossment, H. B. No. 173, A bill to be entitled "An Act regulating the handling and sale of chicken eggs within this State; placing administration of the Act in the Commissioner of Agriculture; providing for the establishment of standards of size and quality of eggs and for the grading and labeling of eggs; providing for the licensing of egg retailers, dealers, wholesalers, processors and brokers and for payment of license fees; providing for certain exemptions; providing offenses and penalties; providing for financing of the program; making other provisions relative to the administration and enforcement of the Act; providing for severability; and declaring an emergency."

The bill having been read second time on Monday, February 11, and further consideration of same postponed until 10:30 o'clock a. m. today.

Mr. Schwartz of Washington offered the following Committee Amendment to the bill:

Amend Section 11 by striking out the words "except Section 6."

The Committee Amendment was adopted.
Mr. McLlhany offered the following Committee Amendment to the bill:

Amend Section 7 by striking out the first paragraph and substituting the following in lieu thereof:

"Section 7. After being received from the producer, all shall eggs for human consumption shall be properly handled to prevent undue deterioration."

The Committee Amendment was adopted.

Mr. McLlhany offered the following Committee Amendment to the bill:

Amend Section 13 by striking out the fourth (and last) paragraph thereof and substituting the following, to-wit:

"The Board shall hold at least two meetings annually, and any additional meetings the Chairman deems necessary."

The Committee Amendment was adopted.

Mr. McLlhany offered the following Committee Amendment to the bill:

Amend Section 18 by striking out the entire paragraph and substituting the following in lieu thereof:

"Section 18. Any person violating the provisions of this Act or the rules and regulations promulgated by the Commissioner as provided for by this Act shall be guilty of a misdemeanor and upon conviction thereof shall be fined not less than $50.00 and not more than one thousand dollars ($1,000.00). In case of a conviction the license of such violator may be suspended by the Commissioner for a period not to exceed ninety (90) days."

The Committee Amendment was adopted.

Mr. McLlhany offered the following amendment to the bill:

Amend House Bill 173, Section 11 by striking out the words: "direct to consumers." The amendment was adopted.

Mr. Kennedy offered the following amendment to the bill:

Amend House Bill 173, Section 17, paragraph (a), by inserting at the end of the second sentence and before the third sentence thereof, the following:

"Provided, that in situations where such person is also a retailer, and said eggs have been purchased by him from the producers thereof in less than case lots, no connection need be made between the record
of such eggs purchased and the record of such eggs sold."

The amendment was adopted.

Mr. Bryan offered the following amendment to the bill:

Amend House Bill No. 173, page 2, line 28 of the printed bill by changing the period at the end of the sentence to a semi-colon and adding the following:

"Provided, however, that the State Department of Agriculture shall reimburse the place of business, from which such eggs were taken for samples, the actual cost of such eggs."

The amendment was adopted.

H. B. No. 173 was then passed to engrossment.

HOUSE BILL NO. 173 ON THIRD READING

Mr. Schwartz of Washington moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 173 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yea—117

Joe Bryan of Galveston

Nay—23

Bass

Present—Not Voting

Mr. Schwartz of Washington
The Speaker then laid House Bill No. 173 before the House on third reading and final passage.

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

**Yeas—123**

Anderson Jamison
Armor Johnson
Atwell Jones
Baker Kelly
Ballman Kennard
Bartram Kennedy
Bass Kilpatrick
Bell Koliba
Bishop Korloch
Blaisdell Kothmann
Blankard Latimer
Bowers Laurel
Boykin Lee
Brooksheir McCoppin
Bristow McGregor
Bullock McLennan
Chapman McLennan
Cline of El Paso
Cloud McLlhany
Cole Mann
Conley Martin
Cory Mathew
Cox of Montgomery Moore of Harris
Cox of Bell Moore of Tarrant
Crockett Mollen
Day Murray
de la Garza Myatt
Dewey Oliver
Dugas Osborne
Dungan Parish
Ehrle Patterson
Elliott Piggin
Ellis Pool
Emmon Perla
Foreman Ramsey
Forristh Richardson
Gnashing Roberts
Green Russell
Hale Sadler
Harrington Sanders
Hedley Saul
Helfin Schram
Heitman Schwartz
Hollowell of Galveston
Holstein Schwartz
Hooks of Washington
Hosey Seeligson
Hushomer Shannon of Erath
Huffman Shaw
Hufford Sheridan
Hughes of Grayson Slack
Hughes of Dallas Smith of Jefferson
Hutchins Splimann
Jackson Springer

**Nays—16**

Puckett Shannon of Tarrant
Sherrill Smith of Hays
Mays Sutton
Parsons Tunell

**Present—Not Voting**

Bryan Zbranek
Henley

**Absent**

Burkett Sandahl
Duff, Miss Strickland
Holman Wohlford

Mr. Schwartz of Washington moved to reconsider the vote by which H. B. No. 173 was passed and to table the motion to reconsider.

The motion to table prevailed.

On motion of Mr. Schwartz of Washington and by unanimous consent of the House, the Caption of House Bill No. 173 was ordered amended to conform with the body of the bill.

**RECESS**

Mr. Lee moved that the House recess until 2:00 o'clock p. m. today.

Mr. Ford moved that the House adjourn until 10:00 o'clock a. m. tomorrow.

The motion to recess prevailed and the House accordingly, at 12:02 o'clock p. m., recessed until 2:00 o'clock p. m. today.

**AFTERNOON SESSION**

The House met at 3:00 o'clock p. m. and was called to order by the Speaker.
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HOUSE BILL NO. 166 WITH SENATE AMENDMENTS

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

H. B. No. 166, A bill to be entitled "An Act authorizing and directing the Board of Regents of the State Teachers College to execute and deliver to the State Highway Commission right of way easements to two parcels of land in Randall County for the construction and maintenance of U. S. Highways 60 and 87 extending along and across certain State property owned by the State of Texas for the use and benefit of West Texas State Teachers College, and declaring an emergency."

On motion of Mr. Springer the House concurred in the Senate Amendments by the following vote:

Yeas--136

Anderson Foreman
Armor Forsyth
Atwell Glassing
Ballman Green
Bartram Hale
Bass Harrington
Baker Healy
Blaine Heffin
Blanchard Heffman
Bowers Hensley
Bryan Holman
Bristow Holstein
Brock Hanks
Bullock Hessey
Byrd Huebner
Chapman Huffman
Clint Huffer
Cloud Hughes of Graham
Cole Hughes of Dallas
Conley Hutchins
Cory Isaac, Miss
Covin Jackson
Cox of Montgomery Jamison
Cox of Bell Johnson
Cronowait Jones
Day Kelly
de la Garza Kennard
Dease Kennedy
Duff, Miss Kilpatrick
Dugas Koliba
Duggan Korleth
Ehrle Kothmann
Elliot Latimer
Ferrall Laurel
Ford Lee

McCoppin Seeligson
McGregor Shannon of Erath
McIlhany Shannon of Tarrant
Mann Shaw
Martin Sheridan
Matthew Sherrill
Mays Smith of Jefferson
Moore of Harris Springer
Moore of Tarrant Spilman
Mullen Murray
Myatt Stewart
Oliver Storey
Osborn Strickland
Parish Sudduth
Parsom Sutton
Patterson Talasek
Pipkin Terrell
Pool Thurmond
Presler Tunnell
Purkett Turman
Ramsey WaUing
Richardson Watson
Russell Welch
Shailer Wheeler
Sanders White
Shal Wilson of Young
Schram Wilson of Potter
Schwarz Winfree
Schwar of Galveston Wooley
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Absent--Excused

Joseph McDonald

TEXT OF SENATE AMENDMENTS TO H. B. NO. 166

Amend H. B. No. 166 by striking out the word "directing" in line 9 and "directed" in line 24.

Amend caption to conform to body of bill.

HOUSE BILL NO. 52 ON SECOND READING

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

H. B. No. 52, A bill to be entitled "An Act relating to aid to voters;
amending Section 95 of the Texas Election Code so as to allow a voter who is entitled to assistance to select the person to assist him in preparing his ballot; amending Section 15 of Section 79 of the Texas Election Code so as to provide for assistance to physically incapacitated voters where voting machines are used; and declaring an emergency."

The bill was read second time.

Mr. Lee offered the following amendment to the bill:

Amend House Bill No. 62, so that Section 2 will read as follows:

"Sec. 2. Section 15 of Section 79 of the Election Code of the State of Texas (codified as Section 15 of Article 7.14 of Vernon's Texas Election Code) is hereby amended to read as follows:

"Sec. 15. Manner of Voting. But one voter shall be admitted at a time, and no voter shall be permitted to keep the curtain of the machine closed longer than two (2) minutes. However, if because of some bodily infirmity a voter is physically unable to operate the machine or to see, he may be assisted by two election officials, or by a person selected by the voter, who shall operate the machine so as to vote the ballot in accordance with the voter's wishes, and shall be permitted to keep the curtain of the machine closed no longer than five (5) minutes. The provisions of Section 95 of this Code shall govern the assistance rendered under this section so far as they can be made applicable."

LEE, MANN.

The amendment was adopted.

H. B. No. 52 was then passed to engrossment.

HOUSE BILL NO. 52 ON THIRD READING

Mr. Cole moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 52 be placed on its third reading and final passage.

The motion prevailed by the following vote:
Mr. Cole moved to reconsider the vote by which H. B. No. 52 was passed and to table the motion to reconsider.
The motion to table prevailed.

HOUSE BILL NO. 143 ON SECOND READING

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

H. B. No. 143, A bill to be entitled "An Act amending Section 25 of the Election Code of Texas, codified as Article 5.03 of Vernon's Texas Election Code, relating to qualifications for voting in elections for the purpose of issuing bonds or otherwise leading credit or expending money or assuming debt, by adding a provision stating the conditions under which property shall be deemed to have been duly rendered for taxation; repealing conflicting laws; providing for severability; and declaring an emergency."

The bill was read second time.

Mr. Pipkin offered the following Committee Amendment to the bill:

Committee Amendment No. 1

Amend House Bill 143 by striking out the last sentence in Section 1 thereof and inserting in lieu thereof the following:

"Property shall be deemed to have been duly rendered for taxation, for the purpose of this section, only if the property has been rendered to the political subdivision by the owner or has been placed on the tax rolls of the political subdivision by the tax assessor within the period of time fixed by law for such rendition, and any property which is rendered after the expiration of the regular rendition period shall not be deemed to have been duly rendered, for such purpose."

The Committee Amendment was adopted.

(Mr. Sanders in the Chair)

H. B. No. 143 was then passed to engrossment.

HOUSE BILL NO. 143 ON THIRD READING

Mr. Murray moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 143 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yea—117

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

Yeas-123

Nays-12
Bass  Blanchard  Bristow  Bullock  Burkett  Byrd  Chapman  Cline  Cloud  Cole  Conkley  Cory  de la Garza  Dewey  Dugas  Dungan  Ehrie  Elliott  Ellis  Forsyth  Glass  Glassing  Hale  Harrington  Heath  Hollowell  Heitman  Holman  Hensley  Holstein  Hooks  Heflin  Heitman  Hensley  Holstein  Hooks  Heflin  Heitman  Hensley  Holstein  Hooks  Heflin  Heitman  Hensley  screws  of Dallas  Shorram  Hutchinson  Isaccs, Miss  Jackson  Jackson  Jamison  Johnson  Jones  Kelly  Kennedy  Kilpatrick  Kilby  Keroth  Smith of Jefferson  Kochman  Kothmann  Kraft  Kowel  Kuropek  Kothmann  Laure  Latimer  Latimer  Lay  Le  Lasco  Lasco  LeRoy  LeRoy  Lever  Lewis  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On motion of Mr. Munay and by
unanimous consent of the House,
the Caption of House Bill No. 143
was ordered amended to conform
with the body of the bill.

Mr. Murray moved to reconsider
the vote by which H. B. No. 143
was passed and to table the motion to re-
consider.

The motion to table prevailed.

HOUSE BILL NO. 181 ON
SECOND READING

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

H. B. No. 181, A bill to
be entitled
"An Act authorizing the
possession
of certain devices
for
catching fish
or shrimp
under
specified circum-
cstances
In
Willacy
County
Navigation
District; repealing an
laws or
parts
of laws
In
conflict; and declaring an
emergency."

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

HOUSE BILL NO. 181 ON
THIRD READING

Mr. Conley moved that the consti-
tutional rule requiring bills to be
read
two
several
days
be sus-
pended and
that
House
Bill No. 181 be placed on its third reading
and final passage.

The motion prevailed by the fol-
lowing vote:

Yeas—131

Anderson
Armier
Atwell
Baker
Ballman
Barram
Bass
Bishop
Blaine
Blanchard
Bowers
Boyden
Brashear
Dristow

de la Garza
Dewey
Duff, Miss
Dugas
Dungan
Ehrie
Elliott
Ford
Forrest
Foy
Glass
Glazing
Hale
Harrington
Healy
Heflin
Holtman
Hensley
Holliwell
Holman
Holstein
Hook
Hosey
Huffman
Huffor
Hughes of Grayson
Hughes of Dallas
Hutchins
Isaacks, Miss
Jackson
Jambon
Johnson
Jones
Kelly
Kennard
Kennedy
Kilpatrick
Kilpatrick
Kochmann
Latimer
Laurel
Lee
McCoppin
McGregor
of El Paso
McGregor
of Montgomery
of Cotton
of Tarrant
of Tarrant

Mcllhany
Martin
Matthew
Mays
Moore of Harris
Moore of Harris
Mullen
Mullen

Murray
Myrt
Osborn
Parish
Parsons
Patterson
Pipkin
Puckett
Ramsey
Richardson
Robert
Russell
Sadler
Sandahl
Saul
Schram
Schwartz
of Galveston
of Washington
Seligson
Shannon of Erath
Shannon of Tarrant
Shaw
Sherrill
Black
Smith of Jefferson
Spilman
Stewart
Storey
Strickland
Strom
Soderth
Talseck
Terrell
Thurmond
Tunnell
Turman
Walling
Watson
Welch
Wheeler
White
Wilson of Young
Wilson of Potter
Winfree
Wohltford
Woolsey
Yemek
Zbranek

Nays—3

Cotten
Sheridan
Sutton
In The Chair

Sanders
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Bell
Burkett
Ellis
Fenoglio
Huebner
Koliba

Absent
McGregor
Oliver
Shackelford
Springer

Absent—Excused
McDonald

The Chair then told House Bill No. 181 before the House on third reading and final passage.

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

Yeas—134

Anderson
Armour
Atwell
Ballman
Bartram
Bass
Bishop
Bland
Blanchard
Bohler
Brandhorst
Britton
Brown
Bryant
Bullock
Byrd
Chapman
Cline
Cloud
Cole
Conley
Cory
Cotter
Cowen
Cox of Montgomery
Cox of Bell
Crcstnaught
Day
De la Garza
Devrey
Duff, Miss
Dugas

Yeas—134

Mr. Conley moved to reconsider the vote by which H. B. No. 181 was passed and to table the motion to reconsider. The motion to table prevailed.

HOUSE BILL NO. 221 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment, H. R. No. 221, A bill to be entitled "An Act providing more adequate means for Eligible Cities to prevent contamination of their water supplies and the water of the Trinity River watershed, thus increasing the amount..."
of water available for domestic and municipal use; to obtain more efficient and economical sewage transportation and disposal (including treatment), and to enable such cities to render adequate water and sewer service and to safeguard the public health; defining eligible cities as those situated wholly or partially within the boundaries of Trinity River Authority of Texas; authorizing such cities to make contracts with the Authority for performance of such services, and to make payments thereunder from the revenues of their waterworks or sanitary sewer systems, or both, prescribing alternative procedures for making such contracts, requiring an election in instances where the city’s obligation to the Authority is payable wholly or partially from ad valorem taxes; prescribing further duties of eligible cities after making such contracts; requiring the Attorney General to examine such contracts and prescribing the effect of his approval; ratifying contract between the Authority and eligible cities, heretofore made; prescribing a severability clause; enacting other provisions related to the subject and declaring an emergency."

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

HOUSE BILL NO. 221 ON THIRD READING

Mr. Hughes of Dallas moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 221 be placed on its third reading and final passage.

The motion prevailed by the following vote:

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<th>Yeas—129</th>
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<td>Bristow</td>
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| Erbke | Osborn |
| Elliott | Parsons |
| Ellis | Patterson |
| Foreman | Pipkins |
| Forsyth | Pool |
| Glass | Pressler |
| Glassing | Puckett |
| Green | Ramsey |
| Hale | Richardson |
| Harrington | Roberts |
| Healy | Russell |
| Hebit | Sadler |
| Heitman | Sandahl |
| Hensley | Saul |
| Hollowell | Schram |
| Holman | Schwartz |
| Holszeit | of Galveston |
| Hooks | Schwartz |
| Hossay | of Washington |
| Hubeimer | Seelison |
| Huffman | Shannon of Erath |
| Huffor | Shannon |
| Hughes of Dallas | of Tarrant |
| Hutchins | Shaw |
| Isacks, Miss | Sherrill |
| Jackson | Slack |
| Jamison | Smith of Jefferson |
| Johnson | Spilman |
| Jones | Springer |
| Kelly | Stewart |
| Kennard | Storey |
| Kennedy | Strickland |
| Kilpatrick | Stroupe |
| Koliba | Suderth |
| Korloch | Sutton |
| Kochmann | Talsma |
| Latimer | Terrell |
| Lavrel | Thurmond |
| Law | Tunnell |
| McCoophn | Turner |
| McGregor | Wauhling |
| of El Paso | Watson |
| McLainzey | Welch |
| Mann | Wheeler |
| Martin | White |
| Mathew | Winfree |
| Mayes | Wohlford |
| Moore of Harris | Woolsey |
| Moore of Tarrant | Zbranek |
| Mullen | |

| Nay—8 | |
| Baker | Ferrell |
| Blakett | Hughes of Grayson |
| Colten | Sheridan |
| Day | Yestak |

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Cloud
Fenoglio
Ford
McGregor
of McLennan
Absent—Excused
Joseph
McDonald

The Chair then laid House Bill No. 221 before the House on third reading and final passage.

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

Yeas—138

Anderson Harrington
Armor Hasty
Atwell Heflin
Baker Heitman
Salman Hensley
Bartram Hollowell
Hale Holman
Bell Holstein
Bishop Hooks
Blaine Hosey
Blanchard Huehner
Bowers Huffman
Boysen Hoffer
Breshears Hughes of Graysen
Britbow Hughes of Dallas
Bryan Hutchinson
Bullock Isaac, Miss
Burkett Jackson
Byrd Jamison
Chapman Johnson
Cline Jones
Cloud Kelly
Cole Kennard
Conley Kennedy
Cory Kolinba
Cox of Montgomery Kothmann
Cox of Bell Laurel
Gresham Lue
Day McCoppin
de la Garza McGregor
Dewey of El Paso
Duff Miss McLain
Dugas Mann
Dungan Martin
Ehrle Matthew
Elliott Mayes
Ellis Moore of Harris
Foreman Moore of Tarrant
Forsyth Mulanes
Glass Murray
Glueck Myatt
Green Oliver
Hale Osborn

Parish Sherrill
Parritte Sack
Patterson Smith of Jefferson
Pettine Spelman
Pool Springer
Presler Stewart
Puckett Storey
Ramsey Strickland
Richardson Stromer
Roberts Sudderth
Russell Sutton
Sadler Talboys
Sandahl Terrell
Saul Tharmond
Schramp Tunnell
Schwartz Turman
Schwartz Watson
of Washington Welch
Seeligson Wheeler
Shackelford White
Shannon of Brath Wilson of Potter
Shannon Winfrey
of Tarrant Wohlford
Shaw Wocey
Sheridan Zbranek

Present—Not Voting

Yeas

In The Chair

Sanders Absent

Fenoglio McGregor
Farrell of McLennan
Ford Smith of Hays
Kilpatrick Wilson of Young

Absent—Excused

Joseph McDonald

Mr. Hughes of Dallas moved to reconsider the vote by which H. B. No. 221 was passed and to table the motion to reconsider.

The motion to table prevailed.

HOUSE BILL NO. 241 ON SECOND READING

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

H. B. No. 241, A bill to be entitled
"An Act prohibiting the hunting or running of deer in Brazoria County, Matagorda County, Fort Bend County, and Wharton County, by the use of dogs; providing a penalty; providing a repealing clause and declaring an emergency."
The bill was read second time.

Mr. Bass offered the following amendment to the bill:

Amend H. B. 241, by placing a semi-colon after the words "dog or dogs" and adding the following words, "or to permit any dog or dogs, owned, possessed or under the control of any such persons, to run any deer in Brazoria County, Matagorda County, Fort Bend County, or Wharton County," in Sec. 1, line 4.

The amendment was adopted.

Mr. Bass offered the following amendment to the bill:

Amend H. B. 241, by striking the word "and" and adding the word "or" in place thereof, in line 3, Sec. 1, and in line 3, Sec. 4.

The amendment was adopted.

H. B. No. 241 was then passed to engrossment.

HOUSE BILL NO. 241 ON THIRD READING

Mr. Cline moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 241 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yea—132

Anderson, Armor, Baker, Ballman, Bartram, Bass, Bell, Bishop, Blanchard, Bowers, Boyson, Brashar, Bratow, Bryan, Bullock, Byrd, Cline, Cloud, Cole, Conley,


Nays—4

Burkett, Schwartz of Washington, Ferrell of Sherman, In The Chair

Absent

Atwell, Kemmer, Chapman, McGregory, Feinoulio, Forsyth, Sadler, Green, Smith of Hays
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**Absent—Excused**

Joseph McDonald

The Chair then laid House Bill No. 241 before the House on third reading and final passage.

The bill was read third time and was passed.

Mr. Bass moved to reconsider the vote by which H. B. No. 241 was passed and to table the motion to reconsider.

The motion to table prevailed.

On motion of Mr. Bass and by unanimous consent of the House, the Caption of House Bill No. 241 was ordered amended to conform with the body of the bill.

**HOUSE BILL NO. 242 ON SECOND READING**

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

H. B. No. 242, A bill to be entitled "An Act amending Subdivisions 6 and 9, Section 35, Texas Election Code (subdivisions 6 and 9, Article 5.05, Vernon's Election Code), so as to change the time for counting absentee ballots in elections in which paper ballots are used both for absentee voting and for voting at regular polling places; and declaring an emergency."

The bill was read second time.

Mr. Mann offered the following Committee Amendment to the bill:

House Committee Amendment No. 1

To House Bill No. 242

Amend House Bill No. 242 by striking out all below the enacting clause and substituting in lieu thereof the following:

Section 1. Subdivision 6 of Section 37 of the Election Code of Texas which is codified as subdivision 6 of Article 5.05 of Vernon's Texas Election Code, is hereby amended to read as follows:

"Subdivision 6. The ballots cast in the office of the county clerk shall be deposited when voted in a ballot box locked with two (2) locks, the keys of one of which shall be kept during the period of absentee voting by the sheriff and the keys of the other by the county clerk. On the day of the election the ballots and the ballot envelopes which have been received by mail shall be delivered by the county clerk and the sheriff and unlocked in the presence of a special canvassing board of three (3) or more members named by the authority which is authorized by law to name the presiding judge of that election. The clerk shall deliver the ballots and the ballot envelopes to the canvassing board at such hour as the board shall direct, but not earlier than the hour at which the polls are opened and not later than 1:00 p.m. If delivered before 1:00 p.m., the clerk shall deliver to the board, at 1:00 p.m., all absentee ballots received by mail before 1:00 p.m. of the day of the election which have not previously been delivered to the board. This special election board shall open the ballot boxes and the carrier envelopes, announce the elector's name and compare the signature upon the application with the signature upon the affidavit on the ballot envelope. In case the election board finds the affidavit duly executed, that the signatures correspond, that the applicant is a duly qualified elector of the precinct, and that he has not voted in person at said election, they shall open the envelope containing the elector's ballot in such manner as not to deface or destroy the affidavit therein, take out the ballot therein contained without permitting same to be unfolded or examined and having endorsed the ballot in like manner as other ballots are required to be endorsed, deposit the same in the proper ballot box and enter the elector's name in the poll list the same as if he had been present and voted in person. If the ballot be challenged by any election officer, supervisor, party challenger, or other person, the grounds of the challenge shall be heard, and decided according to law, including the consideration of any affidavit submitted in support of or against such challenge. If the ballot be admitted, the word 'absentee voter' shall be set down opposite the elector's name on the poll list. If the ballot be not admitted, there shall be endorsed on the back thereof the word 'rejected,' and all rejected ballots shall be enclosed, securely sealed, in an envelope on which the words 're-
jected absentee ballots' have been written, together with a statement of the precinct and the date of the election, signed by the judges and clerks of election and returned in the same manner as provided for the return and preservation of official ballots voted at such election. This special election board shall cast these absentee votes and then shall open the ballot box and proceed to count and make out return of all ballots cast absentee in the same way as is done at a regular polling place making announcement of the vote and revealing information as to the results in accordance with Section 105 of the Election Code of Texas. This special canvassing board shall possess the same qualifications, be paid the same wage, and be subject to the same laws and penalties as regular election judges. Supervisors may be appointed as for regular voting boxes.

"The county clerk shall return the poll tax receipts and the exemption certificates to the absentee voters at the end of thirty (30) days unless a contest has been filed."

Section 2. The fact that the present law does not permit the special canvassing board to commence the counting of absentee ballots until 1:00 p.m. on election day, and in many instances the counting cannot be completed by the time fixed for closing the polls, and the further fact that various elections may be held shortly, create an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several days in each House be suspended, and this rule is hereby suspended, and that this Act take effect and be in force from and after its passage, and it is so enacted.

The Committee Amendment was adopted without objection.

Mr. Mann offered the following Committee Amendment to the bill:

House Committee Amendment No. 2
To House Bill No. 242

Amend House Bill No. 242 by striking out all above the enacting clause and substituting in lieu thereof the following: "An Act amending Subdivision 6, Section 37, Texas Election Code (Subdivision 6, Article 5.05, Vernon’s Election Code), so as to change the time and method for counting absentee ballots in elections in which paper ballots are used for absentee voting and declaring an emergency."

The Committee Amendment was adopted without objection.

H. B. No. 242 was then passed to engrossment.

HOUSE BILL NO. 242 ON THIRD READING

Mr. Martin moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 242 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-131
Anderson
Army
Ballman
Bartlett
Bell
Bishop
Blaine
Blenchard
Bowers
Boyce
Brashar
Bristow
Bryan
Bullock
Byrd
Chapman
Clint
Cloud
Cole
Cory
Cowan
Cox of Montgomery
Cox of Bell
Crockett
de la Garza
Dawley
Duffy, Miss
Dugas
Dungan
Ehrle
Elliot
Elie
Erreli
Ford
Foreman
Glass
Glausing
Green

Hale
Harrington
Healy
Heftin
Hendley
Hollowell
Holman
Holstein
Hooks
Hosey
Huffman
Huff
Hughes of Grayson
Hughes of Dallas
Hutchins
Iassacks, Miss
Jackson
Jameison
Jones
Kelli
Kennard
Kerr
Koliha
Koroth
Kothmann
Latimer
Laurel
Lee
LeFoll
McCooplin
McCreage
McMelson
McGregor
McGregor of El Paso
McHany
Mann
Martin
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Matthew Shaw
Mays Sherrill
Moore of Harris Smith of Hays
Moore of Tarrant Smith of Jefferson
Mullen Smith of Jefferson
Murray Smith of Jefferson
Myst Smith of Jefferson
Oliver Smith of Texas
Osborn Smith of Texas
Parish Stovall
Parsons Strickland
Phipps Suderith
Pool Talasek
Prestler Terrell
Puckett Thurmond
Ramsey Tennyson
Richardson Turman
Roberts Walling
Russell Watson
Sandahl Wechsler
Saul Wheeler
Schrump White
Schwartz Wilson of Young
Schwartz Wilson of Potter
Schwartz Winfrey
of Washington Wohlford
Seeligson Woolsey
Shackelford Yeak
Shannon of Erath Zbranek
Shannon of Tarrant

Nays—5

Bass Day
Burkett Sutton
Cotten

In The Chair

Sanders

Absent

Atwell Hoechmer
Baker Kilpatrick
Coxey Patterson
Cranston Sadler
Crosby Sheridan

Absent—Excused

Joseph McDonald

The Chair then laid House Bill No. 242 before the House on third reading and final passage.

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

Year—117

Anderson Bass
Armstrong Bell
Baker Bishop
Ballman Blaine
Bartram Blanchard

Bowers Laurel
Bowers Lee
Brahe Houston Millican
Bristow McGregor
Bron of McLellan
Bullock McGraw
Burkett of El Paso
Byrd McIlhany
Chapman Mann
Clayton Martin
Cloud Mays
Cole Moore of Harris
Conley Moore of Tarrant
Cotten Mullen
Crawford Murray
Cox of Montgomery Myatt
Cox of Bell Oliver
Crestwood Osborn
Day Parish
de la Garza Parsons
Dawley Patterson
Duff, Miss Pulpin
Dugan Pool
Dungan Pressler
Ehrle Puckett
Elliot Ramsey
Ellis Richardson
Eisen Robert
Ford Russell
Foreman Sandahl
Forsyth Saul
Glass Schwartz
Glasing Wilson of Galveston
Green Schwartz
Hale of Washington
Harrington Seeligson
Hastly Shackelford
Heflin Shannon of Erath
Heflin Shannon of Tarrant
Hensley Shannon
Hollowell Shaw
Holman Sheridan
Holstein Sherrill
Hooks Slade
Hosey Smith of Hav
Huehner Smith of Jefferson
Huffman Spillman
Huffor Springer
Hughes of Grayson Stewart
Hughes of Dallas Strickland
Hutchins Shuddirth
Isacks, Miss Sutton
Jackson Talasek
Jamison Terrell
Johnson Thurmend
Jones Tuness
Kelly Turner
Kennard Walling
Kennedy Watson
Koliba Welch
Korich Wheeler
Kothmann White
Lattimer Wilson of Young
Mr. Martin moved to reconsider the vote by which H. B. No. 242 was passed and to table the motion to reconsider.

The motion to table prevailed.

ADJOURNMENT

Mr. Ford moved that the House adjourn until 10:30 o'clock a.m. tomorrow.

Mr. Pool moved that the House adjourn until 10:00 o'clock a.m. tomorrow.

The Reverend E. C. McDonald, Chaplain, offered the Benediction, as follows:

"Our Father in Heaven, we pray for the members of this body in their several responsibilities. Help them we pray in their offices, in committees, and above all, as they meet here in legislative session. May the Representatives so speak and act as it pleases Thee, that through them, Thy will may be done in this House today. We pray in the name of Christ Jesus our Lord—Amen."

The motion by Mr. Pool prevailed and the House accordingly, at 2:55 o'clock p.m., adjourned until 10:00 o'clock a.m. tomorrow.

APPENDIX

STANDING COMMITTEE REPORTS

The following Committees have filed favorable reports on bills, as follows:


Commerce and Manufacture: H. B. No. 280.

Judiciary: H. B. No. 14 and H. B. No. 94.


The Committee on Criminal Jurisprudence has filed an adverse report with a minority favorable report on H. B. No. 121.

REPORTS OF THE COMMITTEE ON ENGROSSED BILLS

Austin, Texas, February 12, 1957

Hon. Waggoner Carr, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 132, A bill to be entitled "An Act to repeal Section 21 of Article V of Chapter 519, Acts of the Fifty-fourth Legislature, 1955, which was a special provision prohibiting executive heads of the administrative staff of higher education agencies of this State from being reimbursed for official travel expenses to Austin during Sessions of the Texas Legislature without certain advance approval, and declaring an emergency.

Has carefully compared same and finds it correctly engrossed.

HERMAN YEZAK, Chairman.

Austin, Texas, February 12, 1957

Hon. Waggoner Carr, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred H. J. R. No. 1, Proposing an Amendment to Sections 6, 24, and 49a of Article 111 and Section 17 of Article IV of the Constitution of the State of Texas so as to provide for annual sessions of the Legislature and changing the compensation, per diem and travel expense of the Lieutenant Governor, the Speaker of the House of Representatives and the Members of the Legislature; providing for an election; prescribing the form of ballot and providing for the necessary proclamation and publication.

Has carefully compared same and finds it correctly engrossed.

HERMAN YEZAK, Chairman.
In Memory of

Albert Warren Beaty

Mr. Osborn offered the following resolution:


Whereas, On January 29, 1957, the City of Abilene and the State of Texas lost an esteemed citizen in the passing of Albert Warren Beaty; and

Whereas, Mr. Beaty had lived in Abilene since 1926. He was preceded in death by his wife on December 5, 1949, and by one daughter, Mrs. Lucille Beaty Campbell on March 16, 1951; and

Whereas, He is survived by two daughters, Miss Adell Beaty of Abilene and Mrs. A. E. Lewis of Muleshoe; three sons, J. Collins Beaty of San Antonio, J. Truett Beaty of Corpus Christi, and Dr. B. Z. Beaty of Muleshoe; also two sisters, one brother and nine grandchildren; and

Whereas, In the Book of Saint John in the Holy Bible is the comforting promise, "In my Father's house are many mansions: if it were not so, I would have told you."); now, therefore, be it

Resolved, That the Texas House of Representatives pays tribute to Mr. Beaty with a copy of this Resolution, that a House Journal page be set aside in his memory, and that when the House adjourns this day it do so in loving respect to him.

The resolution was unanimously adopted by a rising vote.
In Memory of

Ensign Robert Dunnam Poland

Mr. Heitman offered the following resolution:

H. S. R. No. 141, In Memory of Ensign Robert Dunnam Poland.

Whereas, On October 24, 1966, the State of Texas lost a courageous citizen in the untimely passing of Ensign Robert Dunnam Poland in the crash of a military airplane; and

Whereas, He was born October 27, 1932, in Texarkana, Texas. He attended Texarkana public schools and graduated from the United States Naval Academy in 1965. He was stationed at Pensacola at the time of his death; and

Whereas, He is survived by his parents, Mr. and Mrs. O. B. Poland of Murfreesboro, Arkansas; one sister, Mrs. John Calvin Stevens, Texarkana; one brother, Lieutenant James Barnett Poland, stationed at the United States Naval Base at Norfolk, Virginia; his grandmother, Mrs. J. O. Poland of San Antonio; and

Whereas, In the Book of Saint John in the Holy Bible is the comforting promise. "Peace I leave with you, my peace I give unto you: not as the world giveth, give I unto you. Let not your heart be troubled, neither let it be afraid."; now, therefore, be it

Resolved, That the Texas House of Representatives pays tribute to Ensign Robert Dunnam Poland with a copy of this Resolution, that a House Journal page be set aside in his memory, and that when the House adjourns this day it do so in loving respect to him.

The resolution was unanimously adopted by a rising vote.
In Memory of

Mr. Earl Conner

Messrs. Brashear and Bishop offered the following resolution:
H. S. R. No. 142, In Memory of Mr. Earl Conner.

Whereas, The City of Eastland and the State of Texas lost an esteemed citizen with the passing of Mr. Earl Conner on December 10, 1896; and

Whereas, Mr. Conner was born near Waxahachie on December 2, 1872 and moved to Eastland with his parents in 1876 where he resided all his life except for five years in the State of Washington; and

Whereas, Mr. Conner was educated in Eastland and Seattle, Washington and attended Marvin College of Waxahachie and the University of Texas where he received his license to practice law at the age of 24 years and was associated with the late Judge J. H. Caldwell and John D. McRae and in latter years with his son, Earl, Jr.; and

Whereas, Mr. Conner was one of several who procured the construction of Lake Tully and with five associates built Lake Eastland which they later sold to the City of Eastland at cost, was one of the incorporators of the Eastland-Wichita Falls and Southern Railway, known as the Ringling Railway, the Ringling Brothers having bought the road before its completion, he and a committee were credited with saving the Eastland Masonic Lodge from bankruptcy, he built the first brick apartment house and the first brick building on the south side of the square in Eastland and acquired the first inflated tire automobile in the county and the first hot water system for his home; and

Whereas, He was instrumental in the establishment of the Eastland Telegram which finally absorbed the Oil Belt News, the Eastland Chronic and the Eastland Record, was very active during the formative period in the establishment of oil and gas laws in Texas and has locally represented the Magnolia Petroleum Oil Company for more than 40 years, the Lone Star Gas Company for more than 40 years and the Texas and Pacific Railway Company for more than 50 years and was their local attorney at the time of his death, having received a 50 year service pin awarded by the company; and

Whereas, Some 25 years ago he was elected life President of the Eastland County Bar Association and was a member of the State and American Bar Association, joined the Masonic Lodge in 1898, serving all offices, having twice been elected Worshipful Master, later became a Commandry Mason and a Scottish Rite 32nd Degree Mason, being...
a continuous member of both the York and Scottish orders, was a member of the Methodist church and was Secretary-Treasurer for 25 years; and

Whereas, Mr. Conner married Miss Ava Elizabeth Duggan in 1902 and she and one daughter, Mrs. Tully Beth Randolph of Eastland, two sons, Earl Jr. of Eastland and Sam of Ballinger, six grandchildren and one great grandchild, a niece, Mrs. J. T. Anderson of Cisco, survive him; and

Whereas, The House of Representatives wishes to pay tribute and express its sincere sympathy to his family with a copy of this resolution; now, therefore, be it

Resolved, That a page be set aside in the House Journal in his memory and that when the House adjourns this day it do so in loving respect to him.

BRASHEAR, BISHOP,

The resolution was unanimously adopted by a rising vote.
Mr. Brashear offered the following resolution:
H. S. R. No. 143, In Memory of Judge Robert Lee Rust.

Whereas, The City of Eastland and the State of Texas lost an esteemed citizen with the passing of Judge Robert Lee Rust on January 21, 1956; and

Whereas, Judge Rust was born near Joshua, Johnson County on April 9, 1878, son of a well known farm couple, Mr. and Mrs. Jim Rust, and was educated in the schools of Johnson County; and

Whereas, Judge Rust taught school and studied for the legal profession, graduating from the University of Texas School of Law, receiving his license to practice in 1906; and

Whereas, He came immediately to Eastland, thus practicing his profession for half a century, being a member of the Bar Association, IOOF and Yeoman Lodges, active in Sons of Confederate Veterans and was honorary Life President of the TP Sunshine Singing Convention Association of Texas. Since childhood he was a member of the Methodist Church but in recent years attended the Church of God; and

Whereas, His hobby was the Singing Convention movement and he was actively interested in the sessions and programs of the Eastland County Singing Association and it was a rare occasion when he missed one of the quarterly Conventions in the County; and

Whereas, He is married to Miss Olive Bridges of Johnson County about 55 years ago; and

Whereas, He is survived by three daughters, Mrs. Gordon Conway of Gordon, Mrs. A. E. Mann and Mrs. V. L. Glosson, both of Austin, two sons, Clifford and B. J. Rust, both of Ft. Worth, three brothers, Jim Rust, Anson, John Rust of Weatherford and George W. Rust of Mentone, Calif., and a sister, Mrs. Betty Craver of Carlsbad, New Mexico; and

Whereas, The House of Representatives wishes to pay tribute and express its sincere sympathy to his family with a copy of this resolution; now, therefore, be it

Resolved, That a page be set aside in the House Journal in his memory and that when the House adjourns this day it do so in loving respect to him.

The resolution was unanimously adopted by a rising vote.
In Memory of

Judge Eugene Lankford

Mr. Brashear offered the following resolution:

H. S. R. No. 144, In Memory of Judge Eugene Lankford.

Whereas, The City of Cisco and the State of Texas lost an esteemed citizen with the passing of Judge Eugene Lankford on Friday, December 28, 1966; and

Whereas, Judge Lankford was born in Gadsden, Tennessee on February 16, 1868 and moved with his family to Arkansas as a small boy. He served as a Senator in the Arkansas Senate from 1898 to 1902 and at that time was the youngest member of the Arkansas Senate, served as Circuit Judge of the 17th Judicial Court in Arkansas from 1906 to 1914 and moved to Cisco from Arkansas about 38 years ago; and

Whereas, Judge Lankford was born in Gadsden, Tennessee on February 16, 1868 and moved with his family to Arkansas as a small boy. He served as a Senator in the Arkansas Senate from 1898 to 1902 and at that time was the youngest member of the Arkansas Senate, served as Circuit Judge of the 17th Judicial Court in Arkansas from 1906 to 1914 and moved to Cisco from Arkansas about 38 years ago; and

Whereas, Judge Lankford was a member of the Masonic Lodge, a member of the Texas and American Bar Association until his retirement from law practice when he became ill about two years ago; and

Whereas, He was married to Miss Lucie Lee Jones who survives him along with three sons, Dr. Charles E. Lankford of Austin, Eugene Lankford of Arlington and Dr. L. L. Lankford of Dallas and four grandchildren; and

Whereas, The House of Representatives wishes to pay tribute and express its sincere sympathy to his family with a copy of this resolution; now, therefore, be it

Resolved, That a page be set aside in the House Journal in his memory and when the House adjourns this day it do so in loving respect to him.

The resolution was unanimously adopted by a rising vote.
In Memory of

Mr. Paul Eugene Ashley

Mr. Myatt offered the following resolution:

H. S. R. No. 145, In Memory of Mr. Paul Eugene Ashley.

Whereas, On February 6, 1957, the city of Cleburne and the State of Texas lost a worthy and outstanding citizen in the passing of Mr. Paul Eugene Ashley; and

Whereas, Mr. Ashley was born at Provencal, Louisiana on December 25, 1898, the son of Henry and Nellie K. Smith Ashley; and

Whereas, Mr. Ashley was a talented musician, being a member of John Phillip Sousa's band during World War I, director of the Magnolia Band, Policeman and Fireman's Band at Dallas, and director of the State Fair of Texas Band; and

Whereas, Mr. Ashley was an outstanding Mason, being a 32nd Degree Scottish Rite Mason, Dallas consistory, a member of the Tannehill Masonic Lodge 52, Dallas Council 18, Dallas Chapter 47 Royal Arch Masons, Moulah Shrine in Fort Worth, and Johnson County Shrine Club; and

Whereas, Mr. Ashley was an eminent business executive, being Secretary-Treasurer of Roberts Manufacturing Company, past director of Texas Manufacturers Association, and was regional vice-president of that association when he died; and

Whereas, Mr. Ashley was an active civic leader in his community, being chairman of the Johnson County Community Chest in 1955, chairman of the Johnson County Centennial in 1954, a member of the Cleburne Rotary Club, past director of the Cleburne Chamber of Commerce, and a member of the De Lario Post of the American Legion; and

Whereas, Mr. Ashley is survived by his wife, Mrs. Paul E. Ashley; a son, Paul E. Ashley, Jr., a daughter, Dottie Ashley; two brothers, Henry Ashley and Edward Ashley; and a sister, Mrs. C. F. Pol; and

Whereas, The House of Representatives wishes to express its esteem for Mr. Ashley, and its regret at his passing; now, therefore, be it

Resolved, That the House of Representatives of the 56th Legislature express its sincere sympathy to his family and forward to them a copy of this resolution; and, be it further

Resolved, That a page in the House Journal be set aside in memory of Paul E. Ashley, and that when the House adjourns this day, It do so in loving respect for him.

The resolution was unanimously adopted by a rising vote.