March 14, 1957

THIRTY-EIGHTH DAY
(Continued)
(Thursday, March 14, 1957)

The House met at 10:00 o'clock a. m. and was called to order by the Speaker.

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

Mr. Speaker
Anderson
Armour
Atwell
Baker
Ballman
Bartram
Bass
Bell
Bishop
Blaine
Blanchard
Bo were
Boysen
Brashear
Bristow
Bryan
Hulock
Burkett
Byrd
Chapman
Clif\n
The Invocation was offered by the Reverend E. C. McDonald, Chaplain, as follows:

"Our Father we yearn for a better understanding of Spiritual things that we may know surely what Thy will is for us and our State of Texas. Give us a clear vision of what we may know surely, what Thy will is for us and our State, that we may know where to stand and what to stand for—Unless we stand for Something we shall fall. Remind us, O God, that Thou hast not resigned. Harassed and troubled by the difficulties and uncertainties of the hour, We rest our minds on Thee, who does not change. May it ever be in our minds as it is on our coins—in God we trust. For Jesus sake—Amen."

MESSAGE FROM THE SENATE
Austin, Texas, March 14, 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:

S. C. R. 42, Commemorating the rice growing industry in Texas.
H. C. R. 41, Inviting the Melody Maids of Beaumont to give a concert to a Joint Session on April 8, 1967.

H. B. 161, An Enabling Act for H. J. R. 3 authorizing the issuance of bonds to create the Texas Water Development Fund; and declaring an emergency, (with amendments).

H. B. 7, Relating to admission taxes on places of amusement; and declaring an emergency, (with amendments).

H. B. 48, Providing for the fixing of compensation of judges of district courts in the 142nd, 143rd and 144th Judicial Districts; and declaring an emergency.

H. B. 91, Amending the Hot Check Law; and declaring an emergency.

H. C. R. 28, Granting Hugh M. Glover permission to sue the State of Texas.

H. C. R. 14, Requesting the Texas Legislative Council to prepare and distribute to Members of the Legislature a summary report of the State's tax structure.

Respectfully,
CHARLES SCHNABEL,
Secretary of the Senate.

MESSAGE FROM THE SENATE
Austin, Texas, March 14, 1967
Hon. Waggoner Carr, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has concurred in House Amendments to Senate Bill No. 267 by the following vote: Yeas 28, Nays 1.

Respectfully,
CHARLES SCHNABEL,
Secretary of the Senate.

BILLS AND RESOLUTIONS SIGNED BY THE SPEAKER

MESSAGE FROM THE SENATE
Austin, Texas, March 14, 1967
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:

S. C. R. 43, Endorsing the objectives of the Loyalty Day program of the Veterans of Foreign Wars.

Respectfully,
CHARLES SCHNABEL,
Secretary of the Senate.

House Bill No. 133 on Second Reading

The Speaker laid before the House, on its second reading and passage to engrossment,
March 14, 1957

H. B. No. 133, A bill to be entitled
"An Act appropriating money for the
support of the Judicial, Executive, and
Legislative branches of the State Gov-
ernment, and for State aid to designat-
ed public junior colleges, for the two-
year period beginning September 1, 1957,
and ending August 31, 1959; au-
thorizing and prescribing conditions,
limitations, rules, and procedures for
allocating the appropriated funds;
and declaring an emergency."

The bill was read second time.

The Speaker stated that if there were
no objections the House would
consider the amendments to the bill
Article by Article.

Mr. Smith of Jefferson moved that
further consideration of House Bill
No. 133 be postponed until 10:00
o'clock a.m., next Tuesday.

Mr. Smith of Hays moved to table
the motion by Mr. Smith of Jefferson
to postpone H. B. No. 133.

The motion to table prevailed.

Mr. Dewey offered Committee
Amendment No. 1 to H. B. No. 133.

Mr. Dewey made the following
motion:

"I move that the rules be suspen-
sed so as to permit 5 minutes de-
bate pro and con on each amendment
to the committee amendment, with
a 5 minute extension to either or both
sides if ordered by a majority vote
of the House."

A record vote was requested, on
the above motion by Mr. Dewey.

The motion by Mr. Dewey was lost
by the following vote:

Yeas—69

Anderson
Bartram
Bear
Blanchard
Bowers
Boyce
Bylock
Chapman
Cloud
Coyle
Cory
Holman
Huecker
Hughes of Dallas
Johnson
Laitner
McDonald
McGregor
McMillan
Wilson of Potter
Pool
Presler
Roberts
Nays—81

Armor
Baker
Ballman
Bass
Bishop
Blaine
Brashear
Bristow
Bryan
Butler
Byrd
Cline
Cowen
Cox
de la Garta
Dugas
Ehrle
Farrell
Foreman
Glass
Glass
Green
Hale
Harrington
Heftin
Hollister
Holloway
Hook
Honey
Huffman
Hufroid
Hughes of Grayson
Hutchins
Hussey, Miss
Jones
Joseph
Kelly
Kennard
Kennedy
Kilpatrick
Koliba
Korich
Holman
Huecker
Hughes of Dallas
Johnson
Laitner
McDonald
McGregor
McMillan

Russell
Saul
Schrum
Seeliger
Shannon
of Tarrant
Shaw
Sheridan
Shackelford
Strickland
Watson
Welch
White
Wilson of Potter
Winfrey
Wolhford
Kothmann
Laurel
Lee
McCoppin
McGregor
of McLennan
McIlhany
Mann
Martin
Moore of Harris
Mullen
Myatt
Oliver
Parenes
Puckett
Ramsey
Richardson
Sandahl
Sanders
Schwartz
of Galveston
Schwartz
of Washington
Shackelford
Shannon of Erath
of Tarrant
Springer
Stewart
Storay
Stroman
Sudduth
Sutton
Talasek
Terrell
Thurmond
Tunnell
Wilson of Young
Woolsey
Yezak
Zbranek
Amend Committee Amendment Article I by adding thereto a new section, designated as Section 8, reading as follows:

"Sec. 8. (a) In addition to all other appropriations made in this Article, there is hereby appropriated a sufficient amount of money from the General Revenue Fund to pay the following described salary and wage increases for each of the fiscal years of the biennium beginning September 1, 1957, and ending August 31, 1959.

"(b) Except as hereinafter provided, each officer or employee who was on the payroll of any State department or agency on August 31, 1957, and whose salary or any portion thereof for the biennium beginning September 1, 1957, is paid out of State funds appropriated under this Article for the same or a similar position in the same department or agency, shall receive a salary increase during the biennium beginning September 1, 1957, based on salary received on August 31, 1957, in the following amounts:

"(1) If his total salary is $2400.00 per annum or less, he shall receive an increase of twenty-five percent of the amount which is paid out of State funds.

"(2) If his total salary is more than $2400.00 per annum, he shall receive an increase of twenty-five percent of the portion of the first $2400.00 per annum which is paid out of State funds.

"If the amount herefore appropriated in this Article for payment of the salary is sufficient to pay the salary received on August 31, 1957, plus the increase provided for in this Section, he shall be paid this maximum increase out of that appropriation, and shall also be entitled to any other increase which is provided by that appropriation. However, if the amount herefore appropriated is not sufficient to provide this minimum increase, the increase shall be paid to the extent possible from that appropriation, and any deficit shall be paid from the appropriation made in this Section. It is the intention of this Section that each officer and employee entitled to the increase shall receive that amount as a minimum increase in his salary, but nothing in this Section shall prevent payment of salaries at a higher rate as specifically set forth in this article.

"(c) Each department head or other executive officer of a State department or agency covered by this Article is hereby required to grant an increase as herein provided to each employee who was on the payroll of the department or agency on August 31, 1957, and who continues in employment after September 1, 1957.

"A person who is employed on or after September 1, 1957, to fill a position for which a salary in a specified amount was fixed on Chapter 519, Acts of the 54th Legislature, and for which an appropriation is made in this Article, shall receive the salary increase as hereinabove provided, based on the salary payable during the fiscal year 1956-57. In instances where the department head or other executive officer is authorized to fix the salary of a position at an amount not to exceed a stated maximum, a person who is employed on or after September 1, 1957, to replace an employee who was on the payroll on August 31, 1957, may receive the same salary increase that the former employee would have been entitled to receive under the terms of this Section, but the department head or other executive officer shall not be required to grant the increase to such new employees.

"(d) The increases authorized herein are to be calculated on the basis of regular full time employment. Persons paid on the basis of hourly wages shall receive an increase in the proportion that the number of hours worked bears to regular full time employment for that type of work. Salaries and wages of part time employees shall not be increased in excess of the ratio which their employment bears to like full time employment.

"(e) The increases authorized in this Section shall not apply to elective officers or to the Commissioners in in
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of the Court of Criminal Appeals.

(f) Any Assistant District Attorney whose salary is paid by the Comptroller's Department out of State appropriations shall be entitled to the increase provided for in this Section."

(Pending consideration of the amendment by Mr. Jones, Mr. Strickland occupied the Chair temporarily.

(Speaker in the Chair.)

Mr. Dewey moved to table the amendment by Mr. Jones to Article I of Committee Amendment No. 1.

A record vote was requested.

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

Yeas-79
Anderson
Atwell
Baker
Bartram
Ball
Blanding
Bowers
Boyse
Bristow
Bullock
Burkett
Cline
Cloud
Cole
Cooley
Cotter
Day
de la Garza
Dewey
Dumas
Dungan
Ehrlich
Elliott
Ellis
Farrrell
Ford
Forry
Gleaves
Hale
Heflin
Hensley
Hollowell
Holman
Huebner
Huffman
Hughes of Dallas
Hutchins
Isaacos, Miss
Johnson
Joseph
Kennard

Nays-65
Armor
Ballman
Bass
Bishop
Blair
Brazas
Byrd
Chapman
Cory
Cox
Cromwell
Duff, Miss
Foreman
Gunn
Green
Harrington
Hollman
Holstein
H raas
Huebner
Ramsey
Rafford
Grayson
Jackson
Jamison
Jones
Kelly
Kennedy
Kilpatrick
Kolba
Korich
McCoppin
McGill
Mcllnery
Mann
Bass
Martin
May
Moore of Harris
Myatt
Oliver
Parker
Patterson
Pipkin
Puckett
Richardson
Sandahl
Schram
Schwartz of Galveston
Schwartz of Washington
Smith of McLennan
McGregor of El Paso
McGregor
McElroy of Tarrant
Gobert
Pool
Frassier
Ramsey
Roberts
Russell
Sadler
Sanders
Seal
Seligson
Shannon
Shaw
Slack
Smith of Hays
Siplman
Stewart
Strickland
Streeman
Sudderth
Thurmond
Torman
Walker
Watson
Welch
Williams of Potter
Winfrey
Wohlford
Wooley

MOTIONS TO ADJOURN AND RECESS

Mr. Smith of Jefferson moved that the House adjourn until 10:00 o'clock a.m. next Monday.

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

The motions to adjourn and recess were severally lost.

Mr. Jones offered the following amendment to Article I of Committee Amendment No. 1:

Amend Committee Amendment Article I by adding thereto a new section, designated as Section 8, reading as follows:

"Sec. 8. (a) In addition to all other appropriations made in this Article, there is hereby appropriated a
sufficient amount of money from the General Revenue Fund to pay the following described salary and wage increases for each of the fiscal years of the biennium beginning September 1, 1957, and ending August 31, 1959.

"(b) Except as hereafter provided, each officer or employee who was on the payroll of any State department or agency on August 31, 1957, and whose salary or any portion thereof for the biennium beginning September 1, 1957, is paid out of State funds appropriated under this Article for the same or a similar position in the same department or agency, shall receive a salary increase during the biennium beginning September 1, 1957, based on the salary received on August 31, 1957, in the following amounts:

"(1) If his total salary is $2000.00 per annum or less, he shall receive an increase of twenty-five per cent of the amount which is paid out of State funds.

"(3) If his total salary is more than $2000.00 per annum, he shall receive an increase of twenty-five per cent of the portion of the first $2000.00 per annum which is paid out of State funds.

"If the amount heretofore appropriated in this Article for payment of the amount sufficient to pay the salary received on August 31, 1957, plus the increase provided for in this Section, shall be paid this minimum increase out of that appropriation, and shall also be entitled to any other increase which is provided by that appropriation. However, if the amount heretofore appropriated herein is not sufficient to provide this minimum increase, the increase shall be paid to the extent possible from that appropriation, and any deficit shall be paid from the appropriation made in this Section. It is the intention of this Section that each officer and employee entitled to the increase shall receive that amount as a minimum increase in his salary, but nothing in this Section shall prevent payment of salaries at a higher rate as specifically set forth in this Article.

"(c) Each department head or other executive officer of a State department or agency covered by this Article is hereby required to grant an increase as herein provided to each employee who was on the payroll of the department or agency on August 31, 1957, and who continues in employment after September 1, 1957.

"A person who is employed on or after September 1, 1957, to fill a position for which a salary in a specific amount was fixed in Chapter 519, Acts of the 54th Legislature, and for which an appropriation is made in this Article, shall receive the salary increase as hereabove provided based on the salary payable during the fiscal year 1956-1957. In instances where the department head or other executive officer is authorized to fix the salary of a position at an amount not to exceed a stated maximum, a person who is employed on or after September 1, 1957, to replace an employee who was on the payroll on August 31, 1957, may receive the same salary increase that the former employee would have been entitled to receive under the terms of this Section, but the department head or other executive officer shall not be required to grant the increase to such new employees.

"(d) The increases authorized herein are to be calculated on the basis of regular full time employment. Persons paid on the basis of hourly wages shall receive an increase in the proportion that the number of hours worked bears to regular full time employment for that type of work. Salaries and wages of part time employees shall not be increased in excess of the ratio which their employment bears to full time employment.

"(e) The increases authorized in this Section shall not apply to executive officers or to the Commissioners in aid of the Court of Criminal Appeals.

"(f) Any Assistant District Attorney whose salary is paid by the Comptroller's Department out of State appropriations shall be entitled to the increase provided for in this Section.

Mr. Dewey moved to table the amendment by Mr. Jones to Article I of Committee Amendment No. 1.
A record vote was requested.

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

YEAS-80

Anderson  Baker
Atwell  Bartram
Mr. Jones offered the following amendment to Article I of Committee Amendment No. 1:

Amend Committee Amendment Article I by adding thereto a new section, designated as Section 8, reading as follows:

"Sec. 8. (a) In addition to all other appropriations made in this Article, there is hereby appropriated a sufficient amount of money from the General Revenue Fund to pay the following described salary and wage increases for each of the fiscal years of the biennium beginning September 1, 1957, and ending August 31, 1959.

(b) Except as hereinafter provided, each officer or employee who was on the payroll of any State department or agency on August 31, 1957, and whose salary or any portion thereof for the biennium beginning September 1, 1957, is paid out of State funds appropriated under this Article for the same or a similar position in the same department or agency, shall receive a salary increase during the biennium based on the salary received on August 31, 1957, in the following amounts:

(1) If his total salary is $1600.00 per annum or less, he shall receive an increase of twenty-five per cent of the amount which is paid out of State funds.

(2) If his total salary is more than $1600.00 per annum, he shall receive an increase of twenty-five per cent of the portion of the first $1600.00 per annum which is paid out of State funds.

"If the amount herefore appropriated to this Article for payment of the salary is sufficient to pay the salary received on August 31, 1957, plus
STATE OF TEXAS
AUSTIN, MARCH 11, 1957.

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The increase provided for in this Section, he shall be paid this minimum increase out of that appropriation, and shall also be entitled to any other increase which is provided by that appropriation. However, if the amount herefore appropriated herein is not sufficient to provide this minimum increase, the increase shall be paid to the extent possible from that appropriation, and any deficit shall be paid from the appropriation made in this Section. It is the intention of this Section that each officer and employee entitled to the increase shall receive that amount as a minimum increase in his salary, but nothing in this Section shall prevent payment of salary at a higher rate as specifically set forth in this article.

"(c) Each department head or other executive officer of a State department or agency covered by this Article is hereby required to grant an increase as herein provided to each employee who was on the payroll of the department or agency on August 31, 1957, and who continues in employment after September 1, 1957.

"(d) A person who is employed on or after September 1, 1957, to fill a position for which a salary in a specified amount was fixed in Chapter 519, Acts of the 56th Legislature, and for which an appropriation is made in this Article, shall receive the salary increase as hereinabove provided based on the salary payable during the fiscal year 1956-1957. In instances where the department head or other executive officer is authorized to fix the salary of an employee at an amount not to exceed a stated maximum, a person who is employed on or after September 1, 1957, to replace an employee who was on the payroll on August 31, 1957, may receive the same salary increase that the former employee would have been entitled to receive under the terms of this Section, but the department head or other executive officer shall not be required to grant the increase to such new employee.

"(e) The increases authorized herein are to be calculated on the basis of regular full time employment. Persons paid on the basis of hourly wages shall receive an increase in the proportion that the number of hours worked bears to regular full time employment for that type of work. Salaries and wages of part time employees shall not be increased in excess of the ratio which their employment bears to like full time employment.

"(f) The increases authorized in this Section shall not apply to executive officers or to the Commissioners in aid of the Court of Criminal Appeals.

"(g) Any Assistant District Attorney whose salary is paid by the Comptroller’s Department out of State appropriations shall be entitled to the increase provided for in this Section."

Mr. Dewey moved to table the amendment by Mr. Jones to Article I of Committee Amendment No. 1.

A record vote was requested on the motion to table.

The vote of the House was taken on the motion by Mr. Dewey to table the amendment by Mr. Jones and the vote was announced, yeas 71, nays 70.

A verification of the vote was requested, and granted.

The roll of those voting “yea” was again called and the verified vote resulted, as follows:

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<th>Yeas 71</th>
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The Speaker stated that the motion to table the amendment by Mr. Jones to Article I of Committee Amendment No. 1 prevailed by the above vote.

RECESS

Mr. Strickland moved that the House recess until 2:30 o'clock p.m. today.

Mr. Smith of Jefferson moved that the House adjourn until 10:00 o'clock a.m. next Monday.

The motion to adjourn was lost.

The motion to recess prevailed and the House accordingly, at 12:30 o'clock p.m. took recess until 2:30 o'clock p.m. today.

AFTERNOON SESSION

The House met at 2:30 o'clock p.m. and was called to order by the Speaker.

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

Mr. Brashear for the remainder of today on motion of Mr. Elliott.

The House having under consideration at this time, Article I of the Amendment, which Article relates to the Judiciary Section.

Mr. Sandahl offered the following amendment to Article I of Committee Amendment No. 1:

Amend Article I of H. B. 133 by adding at the end thereof the following provision:

"Notwithstanding any other provision or appropriation in this Article, each state official and employee covered by this Article shall receive at least an increase of 15% of the first $2,400.00 of the annual salary or wage authorized to be paid on August 31, 1957, for such position and under existing appropriation and payroll. In the event the increases for any state official or employee under this article do not equal or exceed such 15% of the first $2,400 of such salary, there is hereby appropriated such additional sums as shall be necessary to provide such increase. It is the express
intention that all employees and officials not excluded shall and must receive 15% on the first $2,000.00 as a bonus. This increase shall not apply to any salary for any State official, elective officer, or to the Commissioners in Aid of the Court of Criminal Appeals, or employees whose maximum salary is fixed by the Constitution of this State.

Mr. Dewey moved to table the amendment by Mr. Sandahl to Article I of Committee Amendment No. 1.

A record vote was requested on the motion to table.

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

Yea - 73
Anderson
Atwell
Bartram
Barn
Bell
Bianchard
Bowers
Boyce
Braskow
Bullock
Chiles
Cloud
Cole
Conley
Cory
Cotlen
Day
de la Garza
Dewey
Duff, Misc
Ehrle
Elliot
Eills
Ford
Forysth
Glasgow
Hale
Hastily
Heflin
Heitman
Hensley
Holman
Hosey
Husser
Hughes of Dallas
Hughes of Lubbock
Jameison
Johnson

Nay - 63
Armour
Baker
Ball
Baker
Bielsa
Bryan
Byrd
Cox
Dugan
Ferrill
Foreman
Glass
Green
Harrington
Hollostel
Hooks
Huffman
Huffor
Hughes of Grayson
Jimachs, Misc
Jones
Kelly
Kennedy
Kilpatrick
Kollins
Koith
Kothmann
Kupchik
Ramsey
Robert
Ritter
Schwartz
Strickland
Thurmond
Turman
Watson
Welch
White
Wilson of Potter
Wolfford
Wooley

Present - Not Voting
Jackson

Absent
Burkett
Byrd
Chapman
Cowen
Crosthwait
Dugas
Ferrell
Foreman
Gardner
Glass
Sandahl
Harrington
of Washington
Hollowell
Holstein
Hooks
Huffman
Huffor
Hughes of Grayson
Jimachs, Misc
Jones
Kelly
Kennedy
Kilpatrick
Kollins
Koith
Kothmann
Kupchik
Ramsey
Robert
Ritter
Schwartz
Strickland
Thurmond
Turman
Watson
Welch
White
Wilson of Potter
Wolfford
Wooley

Strasburger

Mr. Foreman offered the following amendment to Article I of Committee Amendment No. 1:

Amend Article 1 of H. B. 122 by adding at the end thereof the following provision:

'Notwithstanding any other provi­

sion or appropriation in this Article, each state official and employee covered by this Article shall receive at least an increase of 12% of the first $3,000.00 of the annual salary or
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wage authorized to be paid on August 31, 1957, for such position and under existing appropriation and payroll. In the event the increase for any state official or employee under this article do not equal or exceed 12% of the first $3,000.00 of such salary, there is hereby appropriated such additional sum as shall be necessary to provide such increase. It is the express intention that all employees and officials not excluded shall and must receive 12% on the first $3,000.00 as aforesaid. This increase shall not apply to any salary for any state official, elective officer or to the Commissioners in Aid of the Court of Criminal Appeals, or employees whose maximum salary is fixed by the Constitution of this State.

Mr. Dewey moved to table the amendment by Mr. Foreman to Article I of Committee Amendment No. 1.

A record vote was requested on the motion to table.

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

**Yeas—74**

Anderson  Atwell  Bartram  Blake  Blanchard  Bowes  Boyken  Brister  Bullock  Boyett  Cline  Cloud  Cole  Cooley  Cory  Cotten  Day  de la Garza  Dewey  Duff, Miss  Ellett  Ellis  Ford  Forsyth  Glass  Haine  Hoehly

**Nays—62**


Mr. Durile offered the following amendment to Article I of Committee Amendment No. 1:

Amend Article I of Committee Amendment No. 1 as follows:

Amend Article I of Committee Amendment No. 1 by

Mr. Sandahl offered the following amendment to Article I of Committee Amendment No. 1:
adding at the end thereof the follow­
ing provision:

"Notwithstanding any other pro­
vision or appropriation in this Arti­
cle, each state official and employee 
covered by this Article shall receive 
at least an increase of $20 per month 
above the annual salary or wage 
authorized to be paid on August 31, 
1967, for such position and under 
existing appropriation and payrolls. 
In the event the increases for any 
state official or employee under this 
article do not equal or exceed such 
$20 per month, there is hereby ap­
propriated such additional sums as 
shall be necessary to provide such 
increase. It is the express intention 
that all employees and officials not 
excluded shall and must receive 
$20 a month as aforesaid. This increase 
shall not apply to any salary for any 
State official, elective officer, or to 
the Commissioners in Aid of the 
Court of Criminal Appeals, or em­
ployees whose maximum salary 
is fixed by the Constitution of this 
State.

Mr. Dewey moved to table the 
amendment by Mr. Sandahl to Article 
1 of Committee Amendment No. 1.

A record vote was requested on the 
motion to table.

The motion by Mr. Dewey to table 
the amendment by Mr. Sandahl pre­
vailed by the following vote:

Yeas—75

Anderson 
Atwell 
Bartram 
Bass 
Bell 
Blanchard 
Bowers 
Boyson 
Brisow 
Buckett 
Cline 
Cloud 
Cole 
Conley 
Cory 
Cotter 
Day 
de la Garza 
Dewey 
Duff, Miss

Ehrle 
Elliot 
Eills 
Ford 
Forsyth 
Glossing 
Haie 
Headly 
Heflin 
Hensley 
Holman 
Holstein 
Huebeier 
Hughes of Dallas 
Hutchins 
Jamison 
Johnson 
Kemard 
Lairner 
Laurel 
Lee

Noes—63

McDonald 
McGregor 
McGregor of El Paso 
Matthew 
Moore of Tarrant 
Murray 
Osborn 
Pool 
Presler 
Prentie 
Roberts 
Russell 
Sandra 
Saul 
Schrain 
Seligson 
Shannon of Tarrant

Shaw 
Sheridan 
Slack 
Smith of Hays 
Spillman 
Stewart 
Strickland 
Stroman 
Thurmond 
Torman 
Walling 
Watson 
Welch 
White 
Winfrey 
Wohlford 
Wooley

Armor 
Baker 
Balthman 
Blaine 
Bryan 
Byrd 
Cox 
Dugas 
Dungan 
Parrell 
Foreman 
Glass 
Green 
Harrington 
Heitman 
Hollowell 
Hoeks 
Honey 
Huffman 
Huffer 
Hughes of Grayson 
Haascke, Miss 
Jackson 
Jones 
Kelly 
Kennedy 
Kilpatrick 
Kolbke 
Korloch 
Kothmann 
McCoppin 
McKee

McGregor of McLennan 
McLlhany 
Martin 
Moore of Harris 
Mullen 
Myatt 
Oliver 
Parish 
Parrs 
Patterson 
Pipkin 
Richardson 
Sadler 
Sandahl 
Schwartz 
of Galveston 
Schwartz 
Schwartz 
of Washington 
Shackelford 
Shannon of Erath 
Scherill 
Smith of Jefferson 
Springer 
Storey 
Sudderth 
Sutton 
Terrell 
Tunnell 
Wheeler 
Wilson of Young 
Yenak 
Zbroske

Absent

Chapman 
 Chapman of May

Cowen 
Cowen of Potter 
Crostwait 
Crosstwait 
Talasek 
Penoglio 
Wilson of Potter

Joseph

Nays—63

Mays • Puckett
Mr. Sandahl offered the following amendment to Article I of Committee Amendment No. 1:

"Amend Committee Amendment No. 1, Article I of H. B. 133 by adding at the end thereof the following provision: "Notwithstanding any other provision or appropriation in this Article, each state official and employee covered by this Article shall receive at least an increase of $15 per month above the annual salary or wage authorized to be paid on August 31, 1957, for such position and under existing appropriation and payrolls. In the event the increases for any state official or employee under this article do not equal or exceed such $15 per month, there is hereby appropriated such additional sums as shall be necessary to provide such increase. It is the express intention that all employees and officials not excluded shall and must receive $16 per month as aforesaid. This increase shall not apply to any salary for any State official, elective officer, or to the Commissioners in Aid of the Court of Criminal Appeals, or employees whose maximum salary is fixed by the Constitution of this State."

Mr. Dewey moved to table the amendment by Mr. Sandahl to Article I, of Committee Amendment No. 1. A record vote was requested on the motion to table.

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

**Yeas — 73**

Anderson Cotten
Atwell Day
Bratton de la Garza
Brazos Dewey
Buell Duke, Miss
Blanchard Elliott
Bowers Ellis
Boyle Ford
Bullock Forsyth
Burkett Glassing
Cliff Hall
Cole Healthy
Conley Heflin
Cory Hensley

**Nays — 66**

Armour McGregor
Baker of McLennan
Ballman McIlhany
Blaine Mann
Bryan Moore of Harris
Byrd Mullen
Cloud Myatt
Cox Oliver
Dugas Parsons
Dungan Patterson
Ferrill Pipkin
Foreman Richardson
Glass Sadler
Green Sandahl
Harrington Schwartz
Heflin of Galveston
Hollowell of Washington
Holstein of Shackelford
Hooks Shanks of Erath
Honey Sherrill
Huffman Smith of Jefferson
Hufner Springfield
Hughes of Grayson Storey
Imsachs, Miss Sudderth
Jackson Sutton
Jones Taliasek
Kelly Terrell
Kennedy Tunnell
Kilpatrick Wheeler
Koliba White
Koroch Wilson of Young
Kothmann Yeak
Mc Coppin Zbranek

I Chapman Crosswhite
Cowen Fenoglio
The House proceeded to the consideration of Article II of the Committee Amendment No. 1, same being the State Hospitals and Special Schools section of the Committee Amendment No. 1.

Mr. Jackson offered the following amendments to Article II of Committee Amendment No. 1:

Amend amendment to H. B. 133 as follows:
Article II page II-53 by deleting Section 22 thereof.
Amend amendment to H. B. 133 as follows:
Article II section I thereof at top of page II-20 after words State Orphans Home Corsicana, delete "Recommended Transferred to Public Welfare Department."

The amendments by Mr. Jackson were severally adopted.

(Mr. Kennard in the Chair)

Mr. Jones offered the following amendment to Article II of Committee Amendment No. 1:

Amend Committee Amendment Article II by adding thereto a new section, designated as Section 23, reading as follows:

"Sec. 33 (a) In addition to all appropriations made in this Article, there is hereby appropriated a sufficient amount of money from each fund from which the respective salary or wage is payable, to pay the following described salary and wage increase for each of the fiscal years of the biennium beginning September 1, 1957, and ending August 31, 1959.

"(b) Except as hereinafter provided, each officer or employee who was on the payroll of any State department, agency, or institution on August 31, 1957, and whose salary or any portion thereof for the biennium beginning September 1, 1957, is paid out of State funds appropriated under this Article for the same or a similar position in the same department, agency, or institution, shall receive a salary increase during the biennium beginning September 1, 1957, based on the salary received on August 31, 1957, in the following amounts:

"(1) If his total salary is $2400.00 per annum or less, he shall receive an increase of twenty-five per cent of the amount which is paid out of State funds.

"(2) If his total salary is more than $2400.00 per annum, he shall receive an increase of twenty-five per cent of the portion of the first $2400.00 which is paid out of State funds.

"If the amount heretofore appropriated in this Article for payment of the salary is sufficient to pay the salary received on August 31, 1957, plus the increase provided for in this section, he shall be paid this minimum increase out of that appropriation, and shall also be entitled to any other increase which is provided by that appropriation. However, if the amount heretofore appropriated heretofore is not sufficient to provide this minimum increase, the increase shall be paid to the extent possible from that appropriation, and any deficit shall be paid from the appropriation made in this section. It is the intention of this Section that each officer and employee entitled to the increase shall receive that amount as a minimum increase in his salary, but nothing in this Section shall prevent payment of salaries at a higher rate as specifically set forth in this article.

"(c) Each department head, governing board, or other executive officer of a State department, agency, or institution covered by this Article is hereby required to grant an increase as herein provided to each employee who was on the payroll of the department, agency, or institution on August 31, 1957, and who continues in employment after September 1, 1957.

"(d) A person who is employed on or after September 1, 1957, to fill a position for which a salary in a specified amount was fixed in Chapter 319, Acts of the 54th Legislature, and for which an appropriation is made in this Article, shall receive the salary increase as hereinabove provided, based on the salary payable during the fiscal year 1956-1957. In instances where the department head, governing board, or other executive officer is authorized to fix the salary of a position at an amount not to exceed a stated maximum, a person who
is employed on or after September 1, 1957, to replace an employee who was on the payroll on August 31, 1957, may receive the same salary increase that the former employee would have been entitled to receive under the terms of this Section, but the department head, governing board, or other executive officer shall not be required to grant the increase to such new employees.

"(d) The increases authorized hereinafter are to be calculated on the basis of regular full time employment. Persons paid on the basis of hourly wages shall receive an increase in the proportion that the number of hours worked bears to regular full time employment for that type of work. Salaries and wages of part time employees shall not be increased in excess of the ratio which their employment bears to like full time employment. Notwithstanding other provisions of this section, salaries and wages for temporary labor shall not exceed the prevailing wage scale in the locality where the work is done.

"(e) The increase in the salaries of positions which are governed by subsection (d), Section 2 of this Article shall not exceed the amount specified in subsection (b) of this Section and shall be so adjusted that the salary rates shall not exceed the rate of pay for like positions paid in the public schools of the city in which the State School or Home is located."
Mr. Jones offered the following amendment to Article II of Committee Amendment No. 1:

Amend Committee Amendment Article II by adding thereto a new section, designated as Section 33, reading as follows:

Sec. 33. (a) In addition to all other appropriations made in this Article, there is hereby appropriated a sufficient amount of money from each fund from which the respective salary or wage is payable, to pay the following described salary and wage increases for each of the fiscal years of the biennium beginning September 1, 1957, and ending August 31, 1959.

(b) Except as hereinafter provided, each officer or employee who was on the payroll of any State department, agency, or institution on August 31, 1957, and whose salary or any portion thereof for the biennium beginning September 1, 1957, is paid out of State funds appropriated under this Article for the same or a similar position in the same department, agency, or institution, shall receive a salary increase during the biennium beginning September 1, 1957, based on the salary received on August 31, 1957, in the following amounts:

1. If his total salary is $3000.00 or less, he shall receive an increase of twenty-five per cent of the amount which is paid out of State funds.

2. If his total salary is more than $3000.00 per annum, he shall receive an increase of twenty-five per cent of the portion of the first $3000.00 per annum which is paid out of State funds.

The amount heretofore appropriated in this Article for payment of the salary is sufficient to pay the salary received on August 31, 1957, plus the increase provided for in this Section, shall be paid this minimum increase out of that appropriation, and shall also be entitled to any other increase which is provided by that appropriation. However, if the amount herefore appropriated herein is not sufficient to provide this minimum increase, the increase shall be paid to the extent possible from that appropriation, but any deficit shall be paid from the appropriation made in this Section.

In the intention of this Section that each officer and employee entitled to the increase shall receive that amount as a minimum increase in his salary, but nothing in this Section shall prevent payment of salaries at a higher rate as specifically set forth in this Article.

"(c) Each department head, governing board, or other executive officer of a State department, agency, or institution covered by this Article is hereby required to grant an increase as hereinabove provided to each employee who was on the payroll of the department, agency, or institution on August 31, 1957, and who continues in employment after September 1, 1957.

"(d) A person who is employed on or after September 1, 1957, to fill a position for which a salary in a specific amount was fixed in Chapter 519, Acts of the 54th Legislature, and for which an appropriation is made in this Article, shall receive the salary increase as hereinabove provided, based on the salary payable during the fiscal year 1956-1957. In instances where the department head, governing board, or other executive officer is authorized to fix the salary of a position at an amount not to exceed a stated maximum, a person who is employed on or after September 1, 1957, to replace an employee who was on the payroll on August 31, 1957, may receive the same salary increase that the former employee would have been entitled to receive under the terms of this Section, but the department head, governing board, or other executive officer shall not be required to grant the increase to such new employee.

"(e) The increases authorized hereunder are to be calculated on the basis of regular full time employment. Persons paid on the basis of hourly wages shall receive an increase in the proportion that the number of hours
worked bears to regular full time employment for that type of work. Salaries and wages of part time employees shall not be increased in excess of the ratio which their employment bears to like full time employment. Notwithstanding other provisions of this Section, salaries and wages for temporary labor shall not exceed the prevailing wage scale in the locality where the work is done.

"(e) The increase in the salaries of positions which are governed by subsection (d), Section 2 of this Article shall not exceed the amount specified in subsection (b) of this Section and shall be so adjusted that the salary rate shall not exceed the rate or pay for like positions paid in the public schools of the city in which the State School or Home is located.

"(f) The increases authorized in this Section shall not apply to officers who are compensated on a per diem basis."

Mr. McGregor of El Paso moved to table the amendment by Mr. Jones to Article II of Committee Amendment No. 1.

A record vote was requested on the motion to table.

The motion by Mr. McGregor of El Paso to table the amendment by Mr. Jones prevailed by the following vote:

**Yea—81**
Andersen
Atwell
Baker
Bartram
Bass
Bailey
Blanchard
Boyce
Brittow
Bullock
Burkett
Cline
Cloud
Conley
Cory
Cotten
Day
de la Garza
Dewey
Dugas
Ehrle
Billett

**Nay—57**

McDonald
McGregor
of El Paso
Matthew
Moore of Tarrant
Murray
Oliver
Osborn
Osborn
Parish
Paterson
Pippin
Pool
Prentiss
Robert
Russell
Sanders
Saul
Schram
Schwartz
of Galveston

Armour
Baldman
Bishop
Blake
Bryan
Byrd
Cole
Cox
Cox
Duff, Miss
Dungan
Farrall
Foreman
Glass
Green
Harrington
Hollowell
Hughes of Grayson
Hughes of Washington
Jackson
James
Kelly
Kennedy
Kilpatrick
Kilby
Koch
McCoppin
McGregor
of McLennan

**Absent**

Chapman
Cowen
Crossthwaite
Fenoglio
Joseph

**Absent—Excused**

Bradbear
Mr. Strickland moved the previous question on Article II of the Committee Amendment No. 1, and the motion was seconded.

The motion for the main question was lost.

Mr. Jones offered the following amendment to Article II of Committee Amendment No. 1:

Amend Committee Amendment Article II by adding thereto a new section, designated as Section 33, reading as follows:

"Sec. 33. (a) In addition to all other appropriations made in this Article, there is hereby appropriated a sufficient amount of money from each fund from which the respective salary or wage is payable, to pay the following described salary and wage increases for each of the fiscal years of the biennium beginning September 1, 1957, and ending August 31, 1959.

"(b) Except as hereinafter provided, each officer or employee who was on the payroll of any State department, agency, or institution on August 31, 1957, and whose salary or any portion thereof for the biennium beginning September 1, 1957, is paid out of State funds appropriated under this Article for the same or a similar position in the same department, agency, or institution, shall receive a salary increase during the biennium beginning September 1, 1957, based on the salary received on August 31, 1957, in the following amounts:

"(1) If his total salary is $1600.00 per annum or less, he shall receive an increase of twenty-five per cent of the amount which is paid out of State funds.

"If his total salary is more than $1600.00 per annum, he shall receive an increase of twenty-five per cent of the portion of the first $1600.00 per annum which is paid out of State funds.

"If the amount hereof appropriated in this Article for payment of the salary is sufficient to pay the salary received on August 31, 1957, plus the increase provided for in this Section, he shall be paid this minimum increase out of that appropriation, and shall also be entitled to any other increase which is provided by this Article. However, if the amount hereof appropriated here-
ratio which their employment bears to full-time employment. Notwithstanding other provisions of this section, salaries and wages for temporary labor shall not exceed the prevailing wage scale in the locality where the work is done.

"(e) The increase in the salaries of positions which are governed by subsection (d), Section 2 of this Article shall not exceed the amount specified in subsection (b) of this Section and shall be so adjusted that the salary rates shall not exceed the rate of pay for like positions paid in the public schools of the city in which the State School or Home is located."

"(f) The increases authorized in this Section shall not apply to officers who are compensated on a per diem basis."

Mr. McGregor of El Paso moved to table the amendment by Mr. Jones to Article II of Committee Amendment No. 1.

The motion by Mr. McGregor of El Paso to table the amendment by Mr. Jones prevailed by the following vote:

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Nays—56

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Mr. Sandahl offered the following amendment to Article II of Committee Amendment No. 1:

Amend Article II of Committee Amendment No. 1 to H. B. 133 by
adding at the end thereof the following provision:

"Notwithstanding any other provision or appropriation in this Article, each state official and employee covered by this Article shall receive at least an increase of $20 per month above the annual salary or wage authorized to be paid on August 31, 1967, for such position and under existing appropriation and payroll. In the event the increases for any state official or employee under this article do not equal or exceed such $20 per month, there is hereby appropriated such additional sums as shall be necessary to provide such increases. This increase shall not apply to any salary for any State official, elective officer, or to the Commissioners in Aid of the Court of Criminal Appeals, or employees whose maximum salary is fixed by the Constitution of this State.

Mr. McGregor of El Paso moved to table the amendment by Mr. Sandahl to Article II of Committee Amendment No. 1.

A record vote was requested on the motion to table.

The motion by Mr. McGregor of El Paso to table the amendment by Mr. Sandahl prevailed by the following vote:

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<th>Aye</th>
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<td>of McLennan</td>
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Absent

| Bryan | Joseph |                |
| Chapman | Mayo |            |
| Crosthwaite | Fuecket |            |
| Fenoglio |                |            |

Absent-Excused

Bashbear
The House proceeded to the consideration of Article III of the Committee Amendment No. 1, same being the Executive and Administrative Departments and Agencies Section.  

(Speaking consideration of Article III of Committee Amendment No. 1, Mr. Baker occupied the Chair temporarily.)

Mr. Sutton offered the following amendment to Article III of Committee Amendment No. 1:

Amend amendment to House Bill No. 123 by striking out the Aeronautics Commission Subsection, Page III-5, Section 1, Article III, and inserting instead the following:

"AERONAUTICS COMMISSION"

For the Years Ending
August 31, August 31,
1958 1959

<table>
<thead>
<tr>
<th>Item</th>
<th>1958</th>
<th>1959</th>
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<tbody>
<tr>
<td>1. Per Diem</td>
<td>$700</td>
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<td>2. Executive Director</td>
<td>$5,820</td>
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<tr>
<td>3. Assistant Director</td>
<td>$4,920</td>
<td>$4,920</td>
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<tr>
<td>4. Aviation Services Assistant</td>
<td>$2,420</td>
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<td>5. Secretary to Directors</td>
<td>$2,808</td>
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<tr>
<td>6. Seasonal Help</td>
<td>$528</td>
<td>$528</td>
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<tr>
<td>Subtotal—Salaries, Wages and Per Diem</td>
<td>$18,193</td>
<td>$18,193</td>
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<tr>
<td>7. Travel Expense, Office Equipment, Postage, Rent, Stationery, Telephone, Telegraph, Contingent Expense and the Maintenance and Operation of One Airplane and One Carryall</td>
<td>$12,600</td>
<td>$12,600</td>
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<tr>
<td>8. Purchase of Airplane</td>
<td>$18,193</td>
<td>$18,193</td>
</tr>
<tr>
<td>9. State Participation in Building of Airports, Airstripping, Airmarking, Operation of Navigation Aids and Assistance in Development of Agricultural Aviation</td>
<td>$35,000</td>
<td>$35,000</td>
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<tr>
<td>Total—Aeronautics Commission</td>
<td>$77,793</td>
<td>$65,193</td>
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SUTTON, MARTIN.

Mr. Ellis moved to table the amendment by Mr. Sutton to Article III of Committee Amendment No. 1.

A record vote was requested on the motion to table.

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

Yeas—56

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<th>Representative</th>
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<td>Moore of Tarrant</td>
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</table>
Mr. Smith of Jeff erson moved that the House adjourn until 10:00 o'clock a.m. next Monday.

The motions to adjourn and recess were severally lost.

Mr. Watson offered the following amendment to Article III of Committee Amendment No. 1:

Amend Committee Amendment No. 1 to H. B. No. 133, Section III, page 18, by adding the following to the last paragraph:

"Provided however, nothing herein shall be construed to apply to any person heretofore appointed and serving in such positions."

Mr. Baker moved to table the amendment by Mr. Watson to Article III of Committee Amendment No. 1.

The motion by Mr. Baker to table the amendment by Mr. Watson was lost.

Question recurring on the amendment by Mr. Watson to Article III of Committee Amendment No. 1, yeas and nays were requested.

The amendment by Mr. Watson was lost by the following vote:

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<th>Yea &amp; nay</th>
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<td>Present-Not Voting</td>
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Mr. Watson moved that the House adjourn until 10:00 o'clock a.m. tomorrow.

Present—Not Voting

Hughes of Dallas

Absent

Chapman
Crowdixait
Fengo
Hollowell
Honey
Jamison

Absent—Excused

Brashbear

MOTIONS TO ADJOURN AND RECESS

Mr. Patterson moved that the House recess until 7:00 o'clock p.m. today.

Mr. Shackelford moved that the House adjourn until 10:00 o'clock a.m. tomorrow.
Mr. Watson was lost and to table the motion to reconsider.

The motion to table prevailed.

MOTIONS TO ADJOURN AND RECESS

Mr. Stewart moved that the House recess until 7:30 o'clock p.m. today.

Mr. Smith of Jefferson moved that the House adjourn until 10:00 o'clock a.m. next Monday.

The motions to adjourn and recess were severally lost.

Mr. Glass offered the following amendment to Article III of Committee Amendment No. 1:

Amend Article 3 of H.B. No. 133 by adding at the end thereof the following provision:

"Notwithstanding any other provision or appropriation in this Article, each state official and employee covered by this Article receiving $3,000.00 or less shall receive an increase of 25% of the annual salary or wage authorized to be paid on August 31, 1957, for such position and under existing appropriation and payrolls. In the event the increases for any state official or employee under this Article do not equal or exceed such 25% of such salary, there is hereby appropriated such additional sums as shall be necessary to provide such increase. It is the express intention that all employees and officials receiving $3,000.00 or less shall receive such 25% on this salary as aforesaid. The vote on which any of any state officer, elective officer, employee whose maximum salary is fixed by the Constitution of this State, or to any salary which is paid from Line Item Appropriations for Teaching Salaries only, or Instructional Salaries (those actively engaged in teaching)."

Mr. Ellis moved to table the amendment by Mr. Glass to Article III of Committee Amendment No. 1.

A record vote was requested on the motion to table.

The vote of the House was taken on the motion by Mr. Ellis to table

Mr. Baker moved to reconsider the vote by which the amendment by

Mr. Baker moved to reconsider the motion to reconsider.

The motion to reconsider prevailed.
the amendment by Mr. Glass and the
vote was announced yes 68, naye 69.

A verification of the vote was
.requested and was granted.

The roll of those voting "nay"
was again called and the verified vote
resulted as follows:

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<td>Moore of Harris</td>
<td>Sutton</td>
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<td>Takase</td>
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<td>Ramsey</td>
<td>Absent—Excused</td>
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<tr>
<td>Brashear</td>
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A quorum was announced present.

Mr. Spilman moved to reconsider the vote by which the motion for the Call of the House prevailed and to table the motion to reconsider.

The motion to table prevailed.

Mr. Schwartz of Galveston moved that the Sergeant-at-Arms be instructed to bring in all absent members who are not hospitalized.

The motion by Mr. Schwartz of Galveston prevailed.

(Pending the consideration of the amendment by Mr. Glass, Mr. Strickland occupied the Chair temporarily.)

(Speaker in the Chair.)

A record vote was requested on the amendment by Mr. Glass.

The amendment by Mr. Glass was lost by the following vote:

<table>
<thead>
<tr>
<th>Yeas</th>
<th>Nays</th>
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<tbody>
<tr>
<td>55</td>
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</table>
Mr. Jones offered the following amendment to Article III of Committee Amendment No. 1:

Amend Committee Amendment, Article 3 of House Bill No. 133, Executive and Administrative Departments and Agencies, Railroad Commission, by adding a new paragraph in the Appropriation for the Railroad Commission to be No. 155, & to read as follows:

"The Railroad Commission shall approve the rates to be charged by its Reporters on transcripts that are sold, not to exceed that authorized by law to be paid to District Court Reporters."

Mr. Smith of Hays moved to table the amendment by Mr. Jones to Article III of Committee Amendment No. 1.

Mr. Ellis raised a point of order on further consideration of the amendment by Mr. Jones at this time on the ground that it is not germane to the bill in that it does not appropriate money.

The Speaker passed the point of order to the House for a decision by its vote on the amendment.

The motion by Mr. Smith of Hays to table the amendment by Mr. Jones was lost.

The amendment by Mr. Jones was adopted.

Mr. McGregor of McLennan offered the following amendment to Article III of Committee Amendment No. 1:

Amend Committee Amendment No. 1 to H. B. No. 133 by striking the last clause of III page 19.

Mr. Baker raised a point of order on further consideration of the amendment by Mr. McGregor of McLennan on the ground that it is vague and indefinite and attempts to do what the House has previously refused to do.

The Speaker sustained the point of order.

Mr. Baker moved the previous question on Article III of Committee Amendment No. 1.

The motion was seconded.

A record vote was requested on the motion for the main question.

The motion for the main question prevailed by the following vote:

Nays—78

Anderson  Kennedy
Armor  Kochman
Atwell  Laurel
Baker  Lee
Bartram  McDonald
Baas  McGregor
Bell  of El Paso
Blanchard  Matthew
Bowers  Moore of Tarrant
Boyens  Murray
Bristow  Oliver
Bullock  Osborne
Burkett  Parish
Cline  Patterson
Cloud  Pool
Cole  Pressler
Cory  Roberts
Cox  Sanders
Day  Saul
de la Garza  Schram
Dewey  Schwartz
Dugas  of Washington
Elliot  Shannon
Ellis  Moore of Tarrant
Ferrell  Shaw
Ford  Sheridan
Fortworth  Slack
Guising  Smith of Hays
Hale  Spillman
Healy  Strong
Heflin  Tunnell
Hofman  Turman
Henley  Watson
Holman  Welch
Huscher  White
Hughes of Dallas  Wilcox of Potter
Jackson  Wobley
Johnson  Wealby

Absent

Chapman  Martin
Conley  Mays
Cowen  Moore of Harris
Crestinwaft  Pickin
Fenoglio  Puckett
Joseph  Ramsey
Latimer  Talasek

Absent—Excused

Brashear

Mr. Jones offered the following amendment to Article III of Committee Amendment No. 1:

Amend Committee Amendment, Article 3 of House Bill No. 133, Executive and Administrative Departments and Agencies, Railroad Commission, by adding a new paragraph in the Appropriation for the Railroad Commission to be No. 155, & to read as follows:

"The Railroad Commission shall approve the rates to be charged by its Reporters on transcripts that are sold, not to exceed that authorized by law to be paid to District Court Reporters."

Mr. Smith of Hays moved to table the amendment by Mr. Jones to Article III of Committee Amendment No. 1.

Mr. Ellis raised a point of order on further consideration of the amendment by Mr. Jones at this time on the ground that it is not germane to the bill in that it does not appropriate money.

The Speaker passed the point of order to the House for a decision by its vote on the amendment.

The motion by Mr. Smith of Hays to table the amendment by Mr. Jones was lost.

The amendment by Mr. Jones was adopted.

Mr. McGregor of McLennan offered the following amendment to Article III of Committee Amendment No. 1:

Amend Committee Amendment No. 1 to H. B. No. 133 by striking the last clause of III page 19.

Mr. Baker raised a point of order on further consideration of the amendment by Mr. McGregor of McLennan on the ground that it is vague and indefinite and attempts to do what the House has previously refused to do.

The Speaker sustained the point of order.

Mr. Baker moved the previous question on Article III of Committee Amendment No. 1.

The motion was seconded.

A record vote was requested on the motion for the main question.

The motion for the main question prevailed by the following vote:
Mr. Schwartz of Galveston moved to reconsider the vote by which the motion for the main question prevailed.

The point of order was raised that Mr. Schwartz of Galveston did not vote on the prevailing side of the question.

The Speaker sustained the point of order.

Mr. Latimer moved to reconsider the vote by which the motion for the main question prevailed on Article III of Committee Amendment No. 1 and to table the motion to reconsider.

Mr. Korioth moved that all necessary rules be suspended to permit Mr. Schwartz of Galveston to speak on personal privilege at this time.

The motion to suspend the rules prevailed.

Mr. Latimer withdrew the motion to reconsider and table the vote by which the motion for the main question prevailed on Article III of Committee Amendment No. 1.

Mr. Huffor moved to reconsider the vote by which the motion for the main question on Article III of Committee Amendment No. 1 prevailed.

The motion to reconsider the vote by which the main question was...
Ordered, prevailed by the following vote:

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<th>Yeas—105</th>
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<td>Nays—26</td>
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<td>Baker</td>
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<td>Fengllo</td>
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<td>Joseph</td>
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<th>Absent—Excused</th>
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<td>Braham</td>
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Mr. Baker withdrew the motion for the previous question on Article III of the Committee Amendment No. 1.

Mr. Smith of Jefferson offered the following amendment to Article III of Committee Amendment No. 1:

Amend Committee Amendment, H. B. No. 123 Page III-36 by striking out the following:

Vocational Rehabilitation: For payment of the State's share of Vocational Rehabilitation costs $560,716 $650,716

Substituting in lieu thereof the following:

Vocational Rehabilitation: For payment of the State's share of the costs for Vocational Rehabilitation of mentally retarded persons: $693,133 $693,133

Mr. Ellis moved to table the amendment by Mr. Smith of Jefferson to Article III of Committee Amendment No. 1.

A record vote was requested on the motion to table.

The motion by Mr. Ellis to table the amendment by Mr. Smith of
Jefferson prevailed by the following vote:

Yeas—81

Anderson
Armor
Baker
Bartram
Bell
Bishop
Blanchard
Bowers
Boyson
Bristow
Bullock
Burkett
Cline
Cloud
Cole
Conley
Cory
Cotten
Day
de Ia Garza
Dewey
Duff, Miss
Dugas
Dungan
Ehrle
Elliott
Elkins
Ferrell
Ford
Foreman
Forsyth
GI using
Hale
Heatly
Heflin
Hensley
Holman
Hosey
Hughes
Hughes of Dallas
Hutcheson
Jackson
Janes
Jeans
Johnson
Johnson
Kilpatrick
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A record vote was requested on the motion to table. The motion by Mr. Latimer to table the substitute amendment was lost by the following vote:

<table>
<thead>
<tr>
<th>Yeas—15</th>
<th>Nays—113</th>
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<tbody>
<tr>
<td>Bishop</td>
<td>Anderson</td>
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<td>Moore of Tarrant</td>
<td>Hughes of Galveston</td>
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<td>Terrell</td>
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<td>Osborn</td>
<td>Shannon of Arkansas</td>
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<td>H.H.</td>
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<td>Saul</td>
<td>Thurmond</td>
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<td>Cowen</td>
<td>Sheridan</td>
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<td>Shannon</td>
<td>Tunnell</td>
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<td>Hale</td>
<td>Sherrill</td>
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<td>of Tarrant</td>
<td>Turner</td>
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<td>Hether</td>
<td>Smith of Hays</td>
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<td>Shaw</td>
<td>Walling</td>
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<td>Latimer</td>
<td>Smith of Jefferson</td>
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<td>Watson</td>
<td>Wheeler</td>
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<td>McDonald</td>
<td>Spilman</td>
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<td>Welch</td>
<td>White</td>
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<td>Springer</td>
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<td>Wilson of Young</td>
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<td>Stroman</td>
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<td>Talasek</td>
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</table>

Present—Not Voting

Conley  Sudderth
Cory    Absent

Mr. Bryan moved to reconsider the vote by which the amendment by Mr. Smith of Jefferson as substituted was adopted and to table the motion to reconsider. The motion to table prevailed.

Mr. McGregor of McLennan offered the following amendment to Article III of Committee Amendment No. 1:

Amend Committee Amendment No. 1 to H. B. 133 by striking the last paragraph of Sec. III, page 19.

(Mr. Sanders in the Chair.)

Mr. Korth raised a point of order on further consideration of the amendment by Mr. McGregor of McLennan at this time on the ground that the House has previously passed on the matter in the amendment.

The Chair overruled the point of order.
March 14, 1957  

Mr. Blanchard moved to table the amendment by Mr. McGregor of McLennan.

A record vote was requested on the motion to table.

The motion by Mr. Blanchard to table the amendment by Mr. McGregor of McLennan was lost by the following vote:

<table>
<thead>
<tr>
<th>Yeas</th>
<th>Nays</th>
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</thead>
<tbody>
<tr>
<td>Yeas-46</td>
<td>Nays-77</td>
</tr>
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</table>

Mr. McGregor of El Paso moved to table the amendment by Mr. McGregor of McLennan.

The amendment by Mr. McGregor of McLennan was lost by the following vote:

<table>
<thead>
<tr>
<th>Yeas</th>
<th>Nays</th>
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<tbody>
<tr>
<td>Yeas-66</td>
<td>Nays-66</td>
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</table>
Mr. Ferrell moved to reconsider the vote by which the amendment by Mr. McGregor of McLennan was adopted and to table the motion to reconsider. The motion to table prevailed.

Mr. Parish offered the following amendment to Article III of Committee Amendment No. 1:

Amend Committee No. 1 to House Bill 133 of the printed bill, Section III page 54—all item K by inserting in lieu of the words “Dredging Channel into Laguna Madre” the words, “Planning, developing and opening of a fish pass in the Cedar Bayou area.”

Mr. Ellis moved to table the amendment by Mr. Parish to Article III of Committee Amendment No. 1. A record vote was requested on the motion to table. The motion by Mr. Ellis to table the amendment prevailed by the following vote:

Yeas—74
Bass Glusing
Bell Green
Bishop Hale
Blaine Harrington
Blanchard Harlin
Bowers Hattman
Borson Holstein
Bullock Hunter
Byrd Huffor
Cline Hutchins
Cloud Jamison
Cole Johnson
Conley Kelly
Cowie Kennard
Cox Kennedy
Day Kothmann
Dewey Latimer
Dungan Lee
Ellis McDonald
Ellis McGregor
Ford of El Paso
Forsyth Moore of Tarrant
Glusing Murray

Nays—45
Anderson Latimer
Atwell McCoppin
Baker Matthew
Ballman Moore or Tarrant
Bishop Osborn
Bishop Patterson
Boyd Foot
Byrd Roberts
Cloud Russell
Conley Sadler
Cory Saul
Cotten Schwartz
Cowen of Galveston
Day Seeligson
Dungan Shamburger
Dungan of Tarrant
Ehrle Shaw
Glass Sheridan
Jalal Spilman
Jeffman Springer
Hubner Stroman
Huffor Suderth
Hughes of Grayson Terrell
Hutchins Thurmond
Korth Wohlford

Present—Not Voting
Bowers Kothmann
Bristol Smith of Hays
Dugas Stewart
Ellis Tarman
Hensley Woosley
Holloway Zbranek

In the Chair
Sanders

Absent
Chapman Jamison
Duff, Miss Joseph
Fenoglio McGregor
Forsyth of El Paso
Glusing Mays
Mr. Parish offered the following amendment to Article III of Committee Amendment No. 1:

Amend Committee Amendment No. 1 to House Bill 138 of the printed Bill, Section III, page 94, line item k, by adding after the words: "Laguna Madre" the words:

"or Cedar Bayou as may be determined by the Commission."

(Speaker in the Chair.)

Mr. Woolsey moved to table the amendment by Mr. Parish to Article III of Committee Amendment No. 1.

The motion by Mr. Woolsey to table the amendment by Mr. Parish prevailed.

Mr. Jones offered the following amendment to Article III of Committee Amendment No. 1:

Amend Committee Amendment Article III by adding thereto a new section, designated as Section 11, reading as follows:

"Sec. 11. (a) In addition to all other appropriations made in this Article, there is hereby appropriated a sufficient amount of money from each fund from which the respective salary or wages is payable, to pay the following described salary increases for each of the fiscal years of the biennium beginning September 1, 1957, and ending August 31, 1959.

"(b) Except as hereinafter provided, each officer or employee who was on the payroll of any State department or agency on August 31, 1957, and whose salary or any portion thereof for the biennium beginning September 1, 1957, is paid out of State funds appropriated under this Article for the same or a similar position in the same department or agency, shall receive a salary increase during the biennium beginning September 1, 1957, based on the salary received on August 31, 1957, in the following amounts:

"(1) If his total salary is $2000.00 per annum or less, he shall receive an..."
increase of ten per cent of the amount which is paid out of State funds.

"(2) If his total salary is more than $2000.00 per annum, he shall receive an increase of ten per cent of the portion of the first $2000.00 per annum which is paid out of State funds.

"If the amount heretofore appropriated in this Article for payment of the salary is sufficient to pay the salary received on August 31, 1957, plus the increase provided for in this Section, he shall be paid this minimum increase out of that appropriation, and shall also be entitled to any other increase which is provided by that appropriation. However, if the amount heretofore appropriated hereina is not sufficient to provide this minimum increase, the increase shall be paid to the extent possible from that appropriation, and any deficit shall be paid from the appropriation made in this Section. It is the intention of this Section that each officer and employee entitled to the increase shall receive that amount as a minimum increase in his salary, but nothing in this Section shall prevent payment of salaries at a higher rate as specifically set forth in this article.

"(c) Each department head, governing board, or other executive officer of a State department or agency covered by this Article is hereby required to grant an increase as herein provided to each employee who was on the payroll of the department or agency on August 31, 1957, and who continues in employment after September 1, 1957.

"A person who is employed on or after September 1, 1957, to fill a position for which a salary in a specific amount was fixed in Chapter 519, Acts of the 84th Legislature, and for which an appropriation is made in this Article, shall receive the salary increase as hereinabove provided, based on the salary payable during the fiscal year 1956-1957. In instances where the department head, governing board, or other executive officer is authorized to fix the salary of a position at an amount not to exceed a stated maximum, a person who is employed on or after September 1, 1957, to replace an employee who was on the payroll on August 31, 1957, may receive the same salary increase that the former employee would have been entitled to receive under the terms of this Section, but the department head, governing board, or other executive officer shall not be required to grant the increase to such new employees.

"(d) The increases authorized hereina are to be calculated on the basis of regular full time employment. Persons paid on the basis of hourly wages shall receive an increase in the proportion that the number of hours worked bears to regular full time employment for that type of work. Salaries and wages of part time employees shall not be increased in excess of the ratio which their employment bears to like full time employment.

"(e) The increases authorized in this Section shall not apply to:

"(1) Elective officers.

"(2) Officers who are compensated on a per diem basis.

"(3) The Secretary of State.

Mr. Ellis moved to table the amendment by Mr. Jones to Article III of Committee Amendment No. 1.

The motion by Mr. Ellis to table the amendment by Mr. Jones prevailed.

The House proceeded to the consideration of Article IV of the Committee Amendment No. 1 to H. B. No. 133, which Article relates to Public Junior Colleges.

The House next proceeded to the consideration of Article V of the Committee Amendment No. 1 to H. B. No. 133, which Article relates to Agencies of Higher Education.

Mr. McIlhany offered the following amendment to Article V of Committee Amendment No. 1:

Amend Committee Amendment No. 1 to H. B. No. 133, Article V, by striking out all of page V-1 and inserting in lieu thereof the following:
"TEXAS AGRICULTURAL EXTENSION SERVICE

For the Years Ending
August 31, 1958
August 31, 1959

1. Administration and General Expense ........ $138,727 $138,727
2. Field Supervision .......................... 493,318 493,318
3. County Extension Work ....................... 5,309,179 5,277,679
4. Specific Activities including Agricultural programs, Home Economics programs, publications, farmers Short Courses, Farm and Ranch Units Development Programs, and Soil Conservation Education .......... 984,866 984,866

Grand Total ................................ $6,855,987 $6,824,487

Less-Estimated Funds from Other Sources:
5. County Appropriations ....................... 1,906,308 1,906,308
6. Federal Grant Funds ......................... 2,837,959 2,837,959
7. Other Local Income .......................... 11,600 11,600

Sub-Total (Deduct) ........................... $4,755,267 $4,755,267

Net - General Revenue Appropriations ...... $2,100,720 $2,069,220

It is the intent of the Legislature that that portion of the General Revenue Fund Appropriation above to the Texas Agricultural Extension Service applied to the travel expenses of personnel in County Extension Work (Item 3 above) shall be limited to $68,400 per year and that no more than two (2) trips per person per year to College Station may be made.

Mr. Glusing moved to table the amendment by Mr. McIlhany to Article V of Committee Amendment No.1.

A record vote was requested on the motion to table.

The motion by Mr. Glusing to table the amendment by Mr. McIlhany was lost by the following vote:

Yeas — 49
Anderson
Atwell
Bartram
Bell
Blanchard
Boykin
Bullock
Burket
Cory
Cox
Cullen
DeWee
Elliott
Ellis
Forbath
Gliewing
Green
Hensley
Holman

Hosey
Huebner
Hughes of Dallas
Johnson
Joseph
LaNavarre
Lee
McDonald
McGregor
Moore of El Paso
Murray
Osborn
Roberts
Russell
Shannon
of Tarrant

Huffman
Hughes of Grayson
Hutchins
Jasacks, Miss
Jackson
Jamison
Jones
Kelly
Kennard
Kilpatrick
Koib
Korich
Kothmann
Laurel
McCoppin
McGregor of McLennan
Mellhany
Mann
Mathews
Mullen
Myatt
Oliver
Parsons
Patterson
Presler
Richardson
Sadler

Nays — 97
Armbrister
Baker
Ballman
Baum
Bass
Bishop
Blaine
Bowers
Bristow
Bryan
Byrd
Cline
Cloud
Cole
Conley
Cox
Crawford
Crutchfield
Day
Duff, Miss
Dugger
Dungan
Ehrle
Ellis
Fair
Ford
Foreman
Glass
Hale
Harrington
Heffin
Heitman
Hooks
Howard
Holstein
Hughes of Grayson
Huebner
Huebner
Hughes of Dallas
Hughes of Tarrant
Hughes of Tarrant
Hufnagel
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Hughes of Dallas
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Hufnagel
Hughes of Grayson
Huebner
Huebner
Sanders                        Stroman
Shahram                        Sudderth
Schwarts of Galveston          Talasek
Schwarts of Washington         Terrell
Shackelford                    Tunnell
Shannon of Erath               Walling
Shannon                       Welch
Sheridan                        Wheeler
Sherrill                        White
Smith                          Wilson of Young
Smith of Jefferson             Wilson of Potter
Sprunger                       Wafree
Stewart                        Yeak
Storey                         Yeak

Absent
Chapman                        Puckett
Fenoglio                       Ramsey
Martin                         Saul
Mays                           Wohlford
Moore of Harris

Absent—Excused
Brashear                       Healy

The amendment by Mr. McLhany was then adopted.

Mr. McLhany moved to reconsider the vote by which the amendment offered by himself to Article V of Committee Amendment No. 1 was adopted and to table the motion to reconsider.

The motion to table prevailed.

Mr. Gluslng offered the following amendment to Article V of Committee Amendment No. 1:

Amend Article 5, committee amendment 1 to H. B. 133 as follows:

1. by striking the third paragraph on page V-2 commencing with the words, "For each semester credit hour" and substituting in lieu thereof, the following paragraph:

For each semester credit hour which is in excess of the "base enrollment as officially reported (currently on form CSR-053 to the Texas Commission on Higher Education) for the Fall semester beginning in 1956, the Texas Commission on Higher Education may allocate, from the appropriation made in Item 13 above, to the respective college or university: (1) an amount not to exceed $16.19 per graduate semester credit hour to the Institutions having head count enrollments on October 16, 1956 of less than 7,000 and (3) an amount not to exceed $29.10 per graduate semester credit hour to the Institutions having head count enrollments on October 16, 1956 of more than 7,000.

2. by striking the figure $15,000 in item 2 under University of Texas —Main University, page V-3, and inserting the figure $16,000 in lieu thereof; and striking the figure 808,779 in both columns of item 2 and substituting the figure 9,084,064 in lieu thereof; and striking the figure $26,779 in both columns of Item 2 and inserting the figure $62,804 in lieu thereof; by striking the figure 5,559,957 in both columns of item 4 and inserting the figure 6,567,964 in lieu thereof; and striking the figure $11,948 in columns one and two of Item 8 and inserting the figures 45,473 and 46,946, respectively, in lieu thereof; by striking the figure $13,986,319 under item 8 and inserting the figure $14,598,991 in lieu thereof in the first column, and striking the figure $14,047,731 and inserting the figure $14,698,621 in lieu thereof in the second column; and by striking the figure $10,712,299 under Item 9 in the first column and inserting the figure $11,051,816 in lieu thereof; and by striking the figure $10,919,101 in the second column and inserting the figure $11,269,991 in lieu thereof.

3. by striking the figure 126,548 in both columns under item 2 of Texas Western College on page V-4 and inserting the figure 148,674 in lieu thereof; by striking the figure 137,148 in both columns under item 2 and inserting the figure 158,374 in lieu thereof; by striking the figure 463,771 in both columns under item 4 and inserting the figure 545,464 in lieu thereof; by inserting a new item 5 to read as follows, "Texas Western College Museum $13,290"; 13,290 and renumbering present items 5 and 6 accordingly; by striking the figure $1,673,136 in column one of item 5 and inserting the figure $1,787,250 in lieu thereof; and striking the figure $1,745,991 in the second column and inserting the figure $1,824,985 in lieu thereof; and by striking the figure $1,116,462 in the first column under item 7 and substituting the
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$1,330,676 in lieu thereof, and
by striking the figure $1,344,720 in the second column and inserting the figure $1,356,002 in lieu thereof.

4. by striking the figure 371,109 in both columns under item 2 of Agricultural and Mechanical College of Texas, Main College on page V-11 and inserting the figure 414,029 in lieu thereof; by striking the figure $85,169 in both columns under item 2 and inserting the figure $440,029 in lieu thereof; by striking the figure 2,755,957 in both columns under item 4 and substituting the figure 2,803,573 in lieu thereof; by striking the figure 32,845 in column one and two of item 6 and inserting the figures $6,055 and 37,675, respectively, in lieu thereof; by striking the figure $5,994,785 in column one of item 6 and inserting the figure $6,099,080 in lieu thereof, and striking the figure $6,194,470 in lieu thereof; and by striking the figure $4,431,568 in the first column under item 7 and inserting the figure $4,526,080 in lieu thereof, and striking the figure $4,503,053 in the second column and inserting the figure $4,559,005 in lieu thereof.

5. by striking the figure 20,031 in both columns under both item 2 of Texas Engineering Extension Service on page V-15 and inserting the figure 25,462 in the first column under both Items 2 and 3 and the figure 32,356 in the second column under both items 2 and 3 in lieu thereof; by striking the figure $381,029 in the first column and by striking the figure $386,029 in the second column of grand total under item 6 and inserting the figure $382,602 in column one and the figure $389,471 in column two in lieu thereof, and by striking the figure $131,764 in both columns under item 6, Net-General Revenue Appropriation and inserting the figure $132,418 in the first column and the figure $125,266 in the second column in lieu thereof.

6. by striking the figure 73,786 in both columns under item 2 of Arlington State College on page V-16 and inserting the figure 101,382 in lieu thereof; and by striking the figure 84,786 in both columns of sub-total under item 2 and inserting the figure 112,382 in lieu thereof; by striking the figure $1,754,425 in the first column and the figure $1,775,056 in the second column under both items 2 and 3, and by striking the figures $1,785,158 and $1,795,060 respectively, in lieu thereof; and by striking the figures $1,144,710 in the second column and inserting the figures $1,158,005 and $1,158,005 respectively in lieu thereof; and by striking the Net-General Revenue Appropriation under item 6 and inserting the figure $1,033,779 in lieu thereof, respectively in lieu thereof; and by striking the figures $575,967 and $575,967 respectively in lieu thereof; and by striking the figures $1,506,358 and $1,506,358 respectively in lieu thereof.

7. by striking the figure $7,017 in both columns of item 2 of Tarleton State College on page V-17 and inserting the figure $2,336 in lieu thereof; by striking the figure $68,077 in both columns of sub-total under item 2 and inserting the figure $75,826 in lieu thereof; and by striking the figure $377,072 in the first column and the figure $266,392 in the second column of item 4 and substituting the figures $287,670 and $287,670 respectively in lieu thereof; and by striking the grand total figures $689,215 in the first column and $563,180 in the second column under item 5 and inserting the figures $762,065 and $625,246 respectively in lieu thereof; and by striking the Net-General Revenue Appropriation figures $583,160 in the first column and $486,230 in the second column under item 4 and inserting the figures $575,967 and $499,026 in lieu thereof, respectively.

8. by striking the figure 113,318 in both columns of item 2 of Prairie View Agricultural and Mechanical College on page V-18 and inserting the figure 133,722 in lieu thereof; and by striking the sub-total figure 130,118 in both columns under item 2 and inserting the figure 130,122 in the first column and figure 27,265 in both columns of item 6 and inserting the figure 30,336 in the first column and the figure $31,386 in the second column under item 6 and inserting the figures $31,386 and $31,386 respectively in lieu thereof; and by striking the grand total figures $1,309,368 in the first column and $2,055,613 in the second column under item 6 and inserting the figures $1,362,843 in the first column and $2,055,613 in the second column in lieu thereof; and by striking the figures $1,962,843 in the second column of Net-General Revenue Appropriation under item 7 and inserting the figure $1,959,833 in the first column and the figures $1,596,088 in the second column in lieu thereof.
9. by striking the figure 354,413 in both columns of Item 2 of Texas Technological College on page V-19 and inserting the figure 425,195 in lieu thereof; and by striking the sub-total figure 210,413 in both columns under Item 6 and inserting the figure 441,196 in lieu thereof; and by striking the sub-total $2,040,013 in lieu thereof; and by striking the figure $5,135 in both columns under Item 6 and inserting the figure $2,968 in the first column and the figure $3,053 in the second column in lieu thereof; and by striking the figure $4,660,721 in the first column and the figure $4,787,584 in the second column under Item 7 of Item 902,733 in lieu thereof; and by striking the figure $265,346 in both columns of grand total under Item 6 and inserting the figures $265,346 and $6,144,017 respectively in lieu thereof; and by striking the Net-General Revenue Appropriation figure $235,144 in the first column and the figures $1,672,611 in the second column under Item 7 and inserting the figure $2,660,151 and $3,590,782 respectively in lieu thereof.

10. by striking the figure 220,362 in both columns of Item 2 of North Texas State College on page V-20 and inserting the figure 246,128 in lieu thereof by striking the figure 265,162 sub-total under Item 2 in both columns and inserting the figure $278,035 in lieu thereof; by striking the figure 1,091,513 in both columns of Item 6 and inserting the figure 1,172,611 in lieu thereof; by striking the figure 7,647 in both columns of Items 5 and inserting the figure 8,648 in the first column and the figure 9,647 in the second column in lieu thereof; by striking the grand total figure $5,648,255 in the first column and the figure $5,921,969 in the second column under Item 6 and inserting the figure $3,542,658 in the first column and the figure $2,639,679 in the second column in lieu thereof; and by striking the Net-General Revenue Appropriation figures $2,425,235 in the first column and the figures $2,538,916 and $2,582,339 respectively in lieu thereof.

11. by striking the figure 114,054 in both columns of Item 2 of Lamar State College of Technology on page V-21 and inserting the figure 143,043 in lieu thereof; and by striking the sub-total figure 128,580 in both columns under Item 6 and inserting the figure 193,945 in lieu thereof; by striking the figure 732,727 in lieu thereof; and on page V-23 striking the figure 11,957 in both columns of Item 5 and inserting the figure 12,265 in column one and 12,765 in column two in lieu thereof; by striking the total figures $1,523,045 in both columns of Item 1 and $1,660,078 in the second column under Item 6 and inserting the sub-total figure 138,656 under Item 2 in both columns and inserting the figure 155,642 in lieu thereof; by striking the grand total figures $1,994,046 in the first column and $1,987,746 in the second column under Item 5 and inserting the figures $923,302 and $2,014,591 respectively in lieu thereof; and by striking the Net-General Revenue Appropriation figures $1,688,458 in the first column and $1,366,458 in the second column under Item 6 and inserting the figures $1,684,587 and $1,364,291 respectively in lieu thereof.  

12. by striking the figure 118,233 in both columns of Item 2 of College of Arts and Industries on page V-28 and inserting the figure 135,263 in lieu thereof; by striking the sub-total figure 130,723 in both columns under Item 3 and inserting the figure 128,953 in lieu thereof; by striking the figure 494,147 in both columns of Item 4 and inserting the figure 570,468 in lieu thereof; by striking the figure 12,774 in both columns of Item 5 and inserting the figure 14,208 in the first column and the figure 14,369 in the second column in lieu thereof; and by striking the grand total figures $1,644,489 in the first column and $1,472,784 in the second column under Item 6 and inserting the figures $1,547,722 and $1,646,390 respectively in lieu thereof; and by striking the Net-General Revenue Appropriation figures of $1,678,839 in the first column and $1,064,926 in the second column under Item 7 and inserting the figure $1,164,573 in the first column and $1,154,540 in the second column in lieu thereof.

13. by striking the figure 114,243 in both columns of Item 2 of Texas State College for Women on page V-21 and inserting the figure 142,046 in lieu thereof; by striking the sub-total figure in both columns under Item 2 of 128,943 and inserting the figure 154,866 in lieu thereof; and by striking the figure 689,483 in both columns of Item 6 and inserting the figure 767,277 in lieu thereof; and on page V-23 striking the figure 11,957 in both columns of Item 5 and inserting the figure 12,265 in column one and 12,765 in column two in lieu thereof; by striking the grand total figures $1,523,045 in both columns of Item 1 and $1,660,078 in the second column under Item 6 and
inserting the figure $1,733,131 in the first column and $1,773,138 in the second column in lieu thereof; and by striking the Net-General Revenue Appropriation figure $1,018,201 in the first column and $958,929 in the second column under item 7 and inserting the figure $1,277,297 in the first column and $1,181,499 in the second column in lieu thereof.

14. by striking the figure 132,591 in both columns of Item 2 of Texas Southern University on page V-23 and inserting the figure 135,916 in lieu thereof; by striking the subtotal figure 145,191 in both columns under item 2 and inserting the figure 148,516 in lieu thereof; by striking the grand total figure $1,519,446 in first column and $1,969,694 in the second column under item 5 and inserting the figures $1,922,731 and $1,915,019 respectively in lieu thereof; and by striking the Net-General Revenue Appropriation figures on page V-24 of $1,615,326 in the first column and $1,493,069 in the second column under item 6 and inserting the figures $1,421,641 and $1,406,384 respectively in lieu thereof.

15. by striking the figure 106,673 in both columns of item 2 of East Texas State Teachers College on page V-26 and inserting the figure 117,159 in lieu thereof; and by striking the subtotal figure 139,273 in both columns under item 2 and inserting the figure 132,785 in lieu thereof; by striking the figure 15,997 in both columns of item 5 and inserting the figure 17,576 in the first column and 18,138 in the second column in lieu thereof; by striking the grand total figure of $1,637,853 in column one and $1,671,328 in column two under item 6 and inserting the figure $1,645,917 in column one and $1,663,923 in column two in lieu thereof; and by striking the Net-General Revenue Appropriation figures of $1,235,412 in column one and $1,168,716 in column two under item 6 and inserting the figures $1,245,903 in column one and the figure $1,254,803 in column two in lieu thereof, under item 6.

16. by striking the figure 121,146 in both columns of Item 2 of Sam Houston State Teachers College on page V-65 and inserting the figure 120,435 in lieu thereof; by striking the subtotal figure 133,740 in both columns under item 2 and inserting the figure $142,025 in lieu thereof; by striking the figure $232,728 in column one and the figure $248,381 in column two under item 4 and inserting the figure $344,089 in column one and the figure $356,626 in column two in lieu thereof; by striking the figure 20,085 in both columns under item 5 and inserting the figures $1,734,051 and $1,812,682 respectively in lieu thereof; and by striking the Net-General Revenue Appropriation figure $1,018,201 in column one and the figure $1,147,440 in column two under item 6 and inserting the figure $1,943,899 in lieu thereof; and by striking the grand total figures $1,671,296 in column one and the figure $1,618,236 in both columns under item 6 and inserting the figure $1,621,561 and $1,673,138 respectively in lieu thereof.

17. by striking the figure 131,983 in both columns of item 4 of Southwest Texas State Teachers College on page V-36 and inserting the figure 227,027 in lieu thereof; by striking the figure 10,928 in both columns of item 6 and inserting the figure 12,679 in column two in lieu thereof; by striking the grand total figures $1,478,365 in column one and $1,510,194 in column two under item 6 and inserting the figure $1,521,899 in lieu thereof; and by striking the Net-General Revenue Appropriation figure $1,083,288 in column one and the figure $1,049,839 in both columns under item 7 and inserting the figure $1,076,532 in column one and the figure $1,101,244 in lieu thereof.

18. by striking the figure 134,381 in both columns of item 2 of West Texas State College on page V-27 and inserting the figure 139,383 in lieu thereof; by striking the subtotal figures $231,931 in both columns under item 2 and inserting the figure 240,683 in lieu thereof; by striking the figure 494,502 in column one and the figure 502,939 in column two of item 4 and inserting the figure 500,527 in both columns under item 7 and the figure 588,574 in column two in lieu thereof; by striking the figure 523,333 in both columns of item 8 and inserting the figure 513,913 in column one and the figure 508,959 in column two in lieu thereof; by striking the grand total figure of $3,355,126 in column one and the
figure $1,410,651 in column two under item 2 and inserting the figure $1,438,945 in column one and the figure $1,518,648 in column two in lieu thereof; and by striking the Net General Revenue Appropriation figure $982,928 in column one and the figure $1,611,614 in column two in lieu thereof.

19. By striking the figure 123,176 in both columns of item 2 of Stephen F. Austin State College on page V-27 and inserting the figure 129,220 in lieu thereof, by striking the subtotal figure of 135,776 in both columns under item 2 and inserting the figure 141,859 in lieu thereof; by striking the figure $95,462 in both columns of item 4 on page V-28 and inserting the figure $43,863 in both columns in lieu thereof; by striking the figure 7,290 in both columns of item 5 and inserting the figure 8,020 in column one and the figure 8,338 in column two in lieu thereof; and by striking the grand total figure of $1,424,173 in column two under item 5 and inserting the figure $1,673,136 in column one and the figure $1,477,671 in column two in lieu thereof; and by striking the Net General Revenue Appropriation figure $101,991 in column one and the figure $1,673,136 in column two under item 2 and inserting the figure $1,083,746 in column two in lieu thereof.

Mr. Pool offered the following substitute amendment for the amendment by Mr. Glazier to Article V of Committee Amendment No. 1:

Amend Article 5. Committee Amendment 1 to H. B. 133 as follows:

1. By striking the third paragraph on page V-2 commencing with the words, "For each semester credit hour . . ." and substituting in lieu thereof, the following paragraph:

For each semester credit hour of work which is in excess of the "base enrollment" as officially reported (currently on form CSR-063 to the Texas Commission on Higher Education) in the Fall semester beginning in 1956, the Texas Commission on Higher Education may allocate, from the appropriation made in item 12 above, to the respective college or university: (1) an amount not to exceed $10.00 per undergraduate semester credit hour; and for graduate work, (2) an amount not to exceed $16.19 per graduate semester credit hour to the institutions having head count enrollments on October 15, 1956 of less than 7,000 and (3) an amount not to exceed $25.10 per graduate semester credit hour to the institutions having head count enrollment on October 15, 1956 of more than 7,000.

5. By striking the figure $19,000 in item 1 under University of Texas—Main University, page V-3, and inserting the figure $16,000 in lieu thereof; and striking the figure $508,770 in both columns of Item 2 and substituting the figure $536,804 in lieu thereof; and striking the figure $357,779 in both columns of item 3 and inserting the figure $423,804 in lieu thereof; by striking the figure 5,280,597 in both columns of item 4 and inserting the figure 5,070,644 in lieu thereof; and striking the figure 41,048 in column one and two of item 5 and inserting the figures 45,473 and 46,846, respectively, in lieu thereof; by striking the figure $15,090,313 under item 6 and inserting the figure $14,329,836 in lieu thereof in the first column, and striking the figure $1,247,731 and inserting the figure $14,590,621 in lieu thereof in the second column, and by striking the figure $10,733,299 under item 8 in the first column and inserting the figure $11,081,816 in lieu thereof, and by striking the figure $10,919,101 in the second column and inserting the figure $11,399,901 in lieu thereof.

3. By striking the figure 156,448 in both columns under item 2 of Texas Western College on page V-4 and inserting the figure 146,574 in lieu thereof; by striking the figure 139,148 in both columns under item 3 and inserting the figure 166,374 in lieu thereof; by striking the figure $463,771 in both columns under item 4 and inserting the figure $444,000 in lieu thereof; by inserting a new item 5 to read as follows, "Texas Western College Museum $15,935", $13,926, and renumbering present items 6 and 6 accordingly; by striking the figure $1,672,186 in column one of item 8 and inserting the figure $1,787,280.
in lieu thereof; and striking the figure $1,710,871 in the second column and inserting the figure $1,824,985 in lieu thereof; and by striking the figure $1,116,462 in the first column under item 6 and substituting the figure $1,144,710 in lieu thereof, and by striking the figure $386,029 in the second column and inserting the figure $1,158,905 in lieu thereof.

4. By striking the figure 371,103 in both columns under item 2 of Agricultural and Mechanical College, of Texas, Main College on page V-11 and inserting the figure 414,039 in lieu thereof; by striking the figure 237,107 in both columns under item 2 and inserting the figure $689,926 in lieu thereof; by striking the figure $2,803,979 in column one and two of item 6 and inserting the figures 36,255 and 37,575 in lieu thereof; by striking the figure $1,165,997 and $1,083,779 of Net-General Revenue Appropriation under item 6 and inserting the figures $1,193,593 and $1,092,376, respectively, in lieu thereof, and by striking the figures $1,962,843 in the first column and the figure 30,336 in the second column under item 5 and inserting the figures 702,002 and 685,246 respectively in lieu thereof; and by striking the Net-General Revenue Appropriation figures $563,180 in the first column and $486,239 in the second column under item 6 and inserting the figures $575,967 and $499,026, respectively, in lieu thereof.

5. By striking the figure 20,626 in both columns under item 2 and item 3 of Texas Engineering Extension Service on page V-15 and inserting the figure 1,462 in the first column under both items 2 and 3 and the figure 32,354 in the second column under both items 2 and 3 in lieu thereof; by striking the figure $386,029 in the first column and by striking the figure $386,029 in the second column of grand total under item 6 and inserting the figure $382,663 in column one and the figure $386,029 in column two in lieu thereof; and by striking the figure $125,206 in both columns under item 6, Net-General Revenue Appropriation and inserting the figure $853,180 in the first column and the figure $125,206 in the second column in lieu thereof.

6. By striking the figure 72,786 in both columns under item 2 of Arlington State College on page V-16 and inserting the figure 101,282 in lieu thereof; and by striking the figure 84,786 in both columns of sub-total under item 2 and inserting the figure 112,382 in lieu thereof; by striking the figure $1,755,962 in the first column and the figure $1,793,258 in the second column of grand total under item 6 and inserting the figure $1,743,258 and $1,793,069 respectively, in lieu thereof, and by striking the figures $1,165,997 and $1,083,779 of Net-General Revenue Appropriation under item 6 and inserting the figures $1,193,593 and $1,092,376, respectively, in lieu thereof.

7. By striking the figure 51,017 in both columns of item 2 of Tarleton State College on page V-17 and inserting the figure 62,586 in lieu thereof; by striking the figure 568,007 in both columns of sub-total under item 2 and inserting the figure 735,826 in lieu thereof; and by striking the figure 287,765 in the first column and the figure 288,322 in the second column of item 4 and substituting the figures 234,670 and 287,360 respectively in lieu thereof; and by striking the grand total figures 689,215 in the first column and 622,459 in the second column under item 5 and inserting the figures 702,002 and 685,246 respectively in lieu thereof; and by striking the Net-General Revenue Appropriation figures 563,180 in the first column and 486,239 in the second column under item 6 and inserting the figures 575,967 and 499,026, respectively, in lieu thereof.

8. By striking the figure 118,318 in both columns of item 2 of Prairie View Agricultural and Mechanical College on page V-18 and inserting the figure 118,722 in lieu thereof, and by striking the sub-total figure 150,118 in both columns under item 2 and inserting the figure 120,552 in lieu thereof; by striking the figure 27,365 in both columns of item 5 and inserting the figure 30,336 in the first column and the figure 31,386 in the second column in lieu thereof; and by striking the grand total figures $1,559,268 in the first column and $1,081,088 in the second column under item 6 and inserting the figures $1,562,049 in the first column and $2,055,613 in the second column in lieu thereof; and by striking the figures $1,506,368 in the first column and
and $1,691,563 in the second column of the Net-General Revenue Appropriation under item 7 and inserting the figure $1,596,988 in the second column in lieu thereof.

9. By striking the figure 364,413 in both columns of Item 2 of Texas Technological College on page V-19 and inserting the figure 441,198 in lieu thereof; and by striking the sub-total figure 370,412 in both columns under item 2 and inserting the figure 441,198 in lieu thereof; and by striking the figure 1,777,881 in both columns of Item 4 and inserting the figure 2,048,013 in lieu thereof; and by striking the sub-total figure 126,656 under item 2 in both columns and inserting the figure 155,462 in lieu thereof; by striking the grand total figures $1,547,723 and $1,509,833 in the second column under item 4 and inserting the figures $1,454,680 in the first column and $1,566,330 in the second column under item 6 and inserting the figures $1,472,786 in lieu thereof; by striking the Net-General Revenue Appropriation figures $1,656,300 in the first column and $1,656,300 in the second column under item 7 and inserting the figure 1,566,330 in both columns under item 6 and inserting the figure 123,353 in lieu thereof; by striking the sub-total figure 130,733 in both columns under item 5 and inserting the figures 108,036 and 126,943 respectively in lieu thereof.

10. By striking the figure 380,382 in both columns of Item 2 of Lamar State College of Technology on page V-21 and inserting the figure 425,198 in lieu thereof; and by striking the sub-total figure 126,656 under item 2 in both columns and inserting the figure 165,492 in lieu thereof; by striking the grand total figures $1,994,486 in the first column and $1,987,785 in the second column under item 5 and inserting the figures $2,030,362 and $2,016,521 respectively in lieu thereof; and by striking the Net-General Revenue Appropriation figures $1,656,300 in the first column and $1,656,330 in the second column under item 6 and inserting the figures $1,472,786 and $1,386,281 respectively in lieu thereof.

11. By striking the figure 114,454 in both columns of item 2 of Lamar State College of Technology on page V-21 and inserting the figure 142,865 in lieu thereof; and by striking the grand total figures $1,987,785 and $1,977,785 in the first column and $1,990,785 in the second column under item 6 and inserting the figures $2,090,362 and $2,090,362 respectively in lieu thereof; and by striking the Net-General Revenue Appropriation figures $1,386,281 and $1,386,281 in the first column and $1,386,281 in the second column under item 7 and inserting the figures $1,472,786 and $1,386,281 respectively in lieu thereof.

12. By striking the figure 118,133 in both columns of item 2 of College of Arts and Industries on page V-22 and inserting the figure 123,353 in lieu thereof; by striking the sub-total figure 130,733 in both columns under item 5 and inserting the figure 135,983 in lieu thereof; by striking the Net-General Revenue Appropriation figures $1,472,786 in the first column and $1,472,786 in the second column under item 7 and inserting the figures $1,570,330 in lieu thereof; by striking the figure 142,865 in both columns of Item 4 and inserting the figure 2,420,185 in lieu thereof; and by striking the figures $2,420,185 and $2,536,916 respectively in lieu thereof.

13. By striking the figure 114,845 in both columns of item 2 of Lamar State College for Women on page V-22 and inserting the figure 142,865 in lieu thereof; by striking the subtotal figure in both columns under item 2 of 130,733 and inserting the figure 154,680 in lieu thereof; and by striking the Net-General Revenue Appropriation figures $1,386,281 in the first column and $1,386,281 in the second column under item 7 and inserting the figures $1,472,786 and $1,386,281 respectively in lieu thereof.
Inserting the figure 8,737,727 in both columns of item 5 and inserting the figure 13,344 in column one and 13,720 in column two in lieu thereof; by striking the grand total figures of $1,521,056 in the first column and $1,484,075 in the second column under item 6 and inserting the figure $1,733,231 in the first column and $1,773,238 in the second column in lieu thereof; and by striking the Net-General Revenue Appropriation figure $1,015,221 in the first column and $968,299 in the second column under item 7 and inserting the figure $1,227,297 in the first column and $1,181,499 in the second column in lieu thereof.

14. By striking the figure 132,251 in both columns of item 2 of Texas Southern University on page V-23 and inserting the figure 136,016 in lieu thereof; by striking the sub-total figure 145,191 in both columns under item 2 and inserting the figure 148,516 in lieu thereof; by striking the grand total figure $1,919,496 in first column and $1,939,694 in the second column under item 5 and inserting the figures $1,922,731 and $1,913,019 respectively in lieu thereof; and by striking the Net-General Revenue Appropriation figures on page V-24 and inserting the figure $1,933,346 in the first column and $1,406,599 in the second column under item 2 and inserting the figures $1,621,561 and $1,496,984 respectively in lieu thereof.

15. By striking the figure 106,673 in both columns of item 2 of East Texas State Teachers College on page V-24 and inserting the figure 117,199 in lieu thereof; and by striking the sub-total figure 119,273 in both columns under item 2 and inserting the figure 119,759 in lieu thereof; by striking the figure 16,597 in both columns of item 5 and inserting the figure 17,576 in the first column and 18,038 in the second column in lieu thereof; and by striking the grand total figure of $1,237,832 in column one and $1,471,206 in column two under item 6 and inserting the figure $1,922,731 in column one and $1,913,019 in column two in lieu thereof; and by striking the Net-General Revenue Appropriation figures of $1,238,885 in column one and $1,245,176 in column two and inserting the figure $1,240,903 in column one and the figure $1,254,803 in column two in lieu thereof, under item 7.

16. By striking the figure 121,140 in both columns of item 2 of Sam Houston State Teachers College on page V-26 and inserting the figure 129,425 in lieu thereof; by striking the sub-total figure 133,746 in both columns under item 2 and inserting the figure 142,025 in lieu thereof; by striking the figure 533,075 in column one and the figure $1,649,521 in column two under item 4 and inserting the figure 593,656 in column one and the figure $1,593,826 in column two in lieu thereof; by striking the figure 26,086 in both columns under item 5 and inserting the figure 28,711 in column one and the figure 29,640 in column two in lieu thereof; by striking the grand total figures of $1,652,566 in column one and $1,730,268 in column two under item 6 and inserting the figures $1,724,051 and $1,812,682 respectively in lieu thereof; and by striking the Net-General Revenue Appropriation figure $1,162,194 in column one and the figure $1,147,040 in column two under item 7 and inserting the figure $1,313,899 in column one and the figure $1,325,464 in lieu thereof.

17. By striking the figure 517,673 in both columns of item 4 of Southwest Texas State Teachers College on page V-26 and inserting the figure 537,627 in lieu thereof; by striking the figure 10,928 in both columns of item 5 and inserting the figure 12,208 in column one and the figure 12,679 in column two in lieu thereof; by striking the grand total figures of $1,478,285 in column one and $1,510,194 in column two under item 6 and inserting the figures $1,489,599 in column one and $1,521,899 in lieu thereof; and by striking the Net-General Revenue Appropriation figure $1,495,996 in column one and the figure $1,521,899 in column two and inserting the figure $1,495,996 in column one and the figure $1,521,899 in lieu thereof.

18. By striking the figure 119,381 in both columns of item 2 of West Texas State College on page V-27 and inserting the figure 134,083 in lieu thereof; by striking the sub-total figure 133,981 in both columns under item 2 and inserting the figure 146,683 in lieu thereof; by striking the figure 49,602 in column one and the figure 50,939 in column two of
item 4 and inserting the figure $580,337 in column one and the figure $588,674 in column two in lieu thereof; by striking the figure 2,033 in both columns of item 6 and inserting the figure 2,913 in column one and the figure 3,039 in column two in lieu thereof; by striking the figure $1,558,558 in column one and the figure $1,415,651 in column two under item 6 and inserting the figure $1,458,946 in column one and the figure $1,511,614 in column two in lieu thereof; and by striking the New-General Revenue Appropriation figure of $1,158,994 in column one and inserting the figure $1,120,314 respectively in lieu thereof.

19. By striking the figure 123,176 in both columns of item 2 of Stephen F. Austin State College on page V-27 and inserting the figure 129,220 in lieu thereof, by striking the sub-total of $135,776 in both columns under item 2 and inserting the figure $141,920 in lieu thereof; by striking the figure 695,462 in both columns of item 4 on page V-28 and inserting the figure 641,863 in both columns in lieu thereof; by striking the figure 7,950 in both columns of item 8 and inserting the figure 8,320 in column one and the figure 9,338 in column two in lieu thereof; and by striking the grand total figure of $1,918,648 in column one and the figure $1,424,178 in column two under item 6 and inserting the figure $1,711,465 in column one and the figure $1,477,671 in column two in lieu thereof; and by striking the New-General Revenue Appropriation figure of $1,158,994 in column one and the figure $1,012,885 in column two under item 7 and inserting the figure $1,312,330 in column one and the figure $1,066,378 in column two in lieu thereof.

10. By deleting the Cotton Research Committee Appropriation on page V-29 and V-30 of said Committee Amendment and substituting in lieu thereof the following: Cotton Research Committee Appropriation.

COTTON RESEARCH COMMITTEE

For the Years Ending
August 31, August 31, 1968 1969

1. Administration & General Expense .......... $14,250 $14,250
2. Research Programs: General Operation Expense, including salaries and wages 170,000 170,000
3. Research Programs: General Operating Expense, including salaries and wages Contingent Funds 30,000 30,000

Grand total ...................................... $214,250 $214,250

4. Less: Estimated Funds from other sources:
   Other Local Income .......................... 15,100 15,100
   Net - General Revenue Appropriations ...... $199,150 $199,150

It is declared to be the intent of the Legislature that the contingent fund Appropriation Item No. 3, may be expended by the Cotton Research Committee of Texas only to match in equal amounts research grants to the Committee or the cooperating institutions from private industry or other governmental agencies not supported by the State of Texas from General Revenue Funds. Contingent funds may not be expended by the Committee to match grants received by the Cotton Research Committee of Texas for Research of a private or confidential nature. Only research for the public welfare and the results of which will become public information will meet the requirements and restrictions governing the use of the contingent funds. Appropriation Item No. 3. The Cotton Research Committee is directed to establish research programs at the Texas State College for Women in the field of Consumer Uses of Cotton as of September 1, 1957.

In order that the trained personnel and the facilities of the cooperating agencies may be used to the fullest extent for research and investigations relating to the use of cotton, cottonseed, and their products, and more
March 14, 1957

HOUSE JOURNAL

fully to comply with the provisions of Chapter 474, Acts of the Forty-seventh Legislature, Regular Session, 1941, and Chapter 451, Acts of the Fifty-first Legislature, Regular Session, 1949, known as the Cotton Research Laboratory Act, the Cotton Research Committee is hereby authorized, to contract with any or all of said institutions to perform such services for said Committee as it may deem proper and to compensate such institution or institutions for the cost thereof from the funds herein appropriated. All funds which may come into the hands of the Cotton Research Committee, for any purpose and from any source, shall be deposited in the State Treasury in a special account and are hereby appropriated to the specific purpose or purposes authorized by the grantor, and may be withdrawn from the State Treasury; provided, however, that the Cotton Research Committee shall not accept and place in the State Treasury any grant as provided under this paragraph which would cause the violation of the specific or the general provisions of this Act which govern the compensation, travel expenses, or other acts of state employees; it is further provided that where any grant exceeds the total cost of the specific project for which it was received, such excess may be returned to the grantor.

Any unexpended balance remaining as of August 31, 1958, in the appropriations made herein are hereby re-appropriated to the Cotton Research Committee for the fiscal year beginning September 1, 1958.

Mr. Glusing moved to table the substitute amendment by Mr. Pool to Article V of Committee Amendment No. 1.

The motion by Mr. Glusing to table the amendment by Mr. Pool was lost.

The substitute amendment by Mr. Pool was adopted.

The amendment by Mr. Glusing as substituted was adopted.

Mr. Kennedy offered the following amendment to Article V of Committee Amendment No. 1:

Amend Committee Amendment No. 1 to H. B. 133, by deleting pages V-12 and V-13, and inserting in lieu thereof the following:

TEXAS AGRICULTURAL EXPERIMENT STATION

For the Years Ending

August 31, August 31,
1958 1959

For all Costs including salaries, wages and other operating expenses, equipment, repairs and other improvements:

1. Main Station $ 986,141 $ 989,633

Total - Main Station - General Revenue Appropriation $ 986,141 $ 989,633

Substations:

2. Substation No. 1, Beeville 64,084 63,284
3. Substation No. 2, Tyler 45,818 45,818
4. Substation No. 3, Angleton 75,060 75,060
5. Substation No. 4, Beaumont 95,329 95,314
6. Substation No. 5, Temple 50,471 50,346
7. Substation No. 6, Denton 49,893 49,523
8. Substation No. 7, Spur 48,831 49,631
9. Substation No. 8, Lubbock 60,574 59,174
10. Substation No. 9, Balmoreca 110,570 111,220
11. Substation No. 11, Nacogdoches 15,127 15,127
12. Substation No. 12, Chillicothe 45,354 45,954
13. Substation No. 14, Senora 54,726 54,526
14. Substation No. 15, Weslaco 181,509 180,869
15. Substation No. 16, Iowa Park 24,396 22,796
16. Substation No. 17, Yoakum 56,767 57,367
17. Substation No. 18, Prarie View 40,080 37,980
18. Substation No. 19, Winter Haven 64,944 64,744
19. Substation No. 20, Stephenville 43,114 42,114
<table>
<thead>
<tr>
<th>Substation No.</th>
<th>Year Ending August 31, 1958</th>
<th>Year Ending August 31, 1959</th>
</tr>
</thead>
<tbody>
<tr>
<td>20. Substation No. 21, Gonzales</td>
<td>19,105</td>
<td>19,105</td>
</tr>
<tr>
<td>21. Substation No. 22, Kirbyville</td>
<td>36,834</td>
<td>36,834</td>
</tr>
<tr>
<td>22. Substation No. 22, McGregor</td>
<td>97,376</td>
<td>97,376</td>
</tr>
<tr>
<td>Total - Substations - General Revenue Appropriation</td>
<td>$1,279,662</td>
<td>$1,274,062</td>
</tr>
<tr>
<td>23. Plant Disease Laboratory - Yoakum</td>
<td>$29,780</td>
<td>$30,690</td>
</tr>
<tr>
<td>25. Sweet Potato Investigations - Glimmer</td>
<td>$17,507</td>
<td>$17,507</td>
</tr>
<tr>
<td>26. Fruit Investigations - Montague</td>
<td>$14,887</td>
<td>$17,512</td>
</tr>
<tr>
<td>27. Pasture Investigations - Lufkin</td>
<td>$19,620</td>
<td>$20,020</td>
</tr>
<tr>
<td>28. Tomato Disease Investigations - Jacksonville</td>
<td>$19,265</td>
<td>$20,966</td>
</tr>
<tr>
<td>29. Amarillo Experiment Station - Bushland</td>
<td>$47,895</td>
<td>$48,658</td>
</tr>
<tr>
<td>30. Big Spring Field Station - Big Spring</td>
<td>$8,010</td>
<td>$8,010</td>
</tr>
<tr>
<td>32. PanTech Field Laboratory - Panhandle</td>
<td>$14,102</td>
<td>$14,102</td>
</tr>
<tr>
<td>33. Poultry Disease Investigations - Center</td>
<td>$16,472</td>
<td>$16,472</td>
</tr>
<tr>
<td>Total - Field Laboratories - General Revenue Appropriation</td>
<td>$232,970</td>
<td>$236,800</td>
</tr>
<tr>
<td>34. Texas Technological College - Lubbock</td>
<td>$30,000</td>
<td>$41,200</td>
</tr>
<tr>
<td>35. Texas College of Arts and Industries - A &amp; I Training Center at Weslaco</td>
<td>$30,000</td>
<td>$35,000</td>
</tr>
<tr>
<td>Total - Cooperation with Other Colleges - General Revenue Appropriation</td>
<td>$60,000</td>
<td>$76,200</td>
</tr>
<tr>
<td>TOTAL - Texas Agricultural Experiment Station from General Revenue</td>
<td>$2,558,773</td>
<td>$2,576,700</td>
</tr>
</tbody>
</table>

A record vote was requested on the amendment by Mr. Kennedy. The vote of the House was taken on the amendment by Mr. Kennedy and the vote was announced yeas 67, nays 70. A verification of the vote was requested and was granted. The roll of those voting "nay" was again called and the verified vote resulted, as follows:

- Yeas—67
  - Armor
  - Baker
  - Ballman
  - Bass
  - Blaine
  - Bowers
  - Byrd
  - Cloud
  - Cox
  - Duff, Miss
  - Duncan
  - Ehrle
  - Ferrell
  - Glass
  - Hale
  - Harrington
  - Heitman
  - Holstein
  - Hooks
  - Huffman
  - Huffor
  - Hughes of Galveston
  - Hutchins
  - Jamison
  - Jones
  - Kelly
  - Kennedy
  - Kilpatrick
  - Koliba
  - Kosthoff
  - Kothmann
  - Kroll of McLennan
  - Kuehn
  - Maddox
  - Mann
  - Mann
  - Mathews
  - Mullen
  - Myers
  - Oliver
  - Parish
  - Parsons
  - Plessner
  - Schram
  - Schwartz
  - Schwartz
  - Shackelford
  - Shannon of Erath
  - Shaw
  - Sherrill
  - Slack
  - Smith of Jefferson
  - Springer
  - Stewart
  - Storey
  - Stroman
  - Terrell
  - Tunness
  - Waring
  - Welch
  - Wheeler
  - Wilson of Young
  - Yeak
  - Zbranek
Nays—49

Anderson
Atwell
Bartram
Bell
Blanchard
Boysen
Bristow
Bu Hock
Burkett
Cline
Cole
Conley
Cory
Cook
Cotton
Cowen
Crosthwait
Day
dela Garza
Dewey
Dugas
Elliott
Ford
Foreman
Forsyth
Gibson
Green
Heflin
Hensley
Holman
Honey
Huebner
Hughes of Dallas
Isaacks, Miss
Johnson
Joseph

Absent:

Bryan
Chapman
Fenoglio
Jackson
Martin

Absent—Excused

Brashear

The House by unanimous consent dispensed with the verification of those voting “yea”.

The Speaker stated that the amendment by Mr. Kennedy was lost by the above vote.

Mr. Strickland moved the previous question on Committee Amendment No. 1 and the passage of H. B. No. 183 to engrossment and the motion was seconded.

The motion for the main question was lost.

Miss Isaacks moved to reconsider the vote by which the amendment by Mr. Kennedy to Article V of Committee Amendment No. 1 was lost.

Mr. Smith of Texas moved to table the motion by Miss Isaacks to reconsider the vote by which the amendment by Mr. Kennedy was lost.

The motion by Mr. Smith of Texas to table prevailed by the following vote:

Yeas—74

Anderson
Atwell
Baker
Bartram
Bell
Blanchard
Boysen
Bristow
Bullock
Burkett
Cline
Cooke
Cory
Cotton
Cowen
Crosthwait
Day
dela Garza
Dewey
Dugas
Elliott
Ford
Foreman
Forsyth
Gibson
Green
Heflin
Hensley
Holman
Honey
Huebner
Hughes of Dallas
Isaacks, Miss
Johnson
Joseph

Nays—63

Anderson
Atwell
Baker
Bartram
Bell
Blanchard
Boysen
Bristow
Bullock
Burkett
Cline
Cooke
Cory
Cotton
Cowen
Crosthwait
Day
dela Garza
Dewey
Dugas
Elliott
Ford
Foreman
Forsyth
Gibson
Green
Heflin
Hensley
Holman
Honey
Huebner
Hughes of Dallas
Isaacks, Miss
Johnson
Joseph

The Speaker stated that the amendment by Mr. Kennedy was lost by the above vote.
Mr. Schwartz of Galveston offered the following amendment to Article V of Committee Amendment No. 1:

Amend amendment to House Bill 133, Page V-5, by substituting the following for section "Hospital Units, 6 and 7":

HOSPITAL UNITS:

6. Medical Branch Hospitals: John Sealy Hospital, the Ziegler Memorial Hospital, the State Hospital for Crippled and Deformed Children and the Galveston State Psychopathic Hospital

7. Less - Estimated Income from patients

Net - General Revenue Appropriation for care of Indigent and Part-Pay Patients

Net - General Revenue Appropriation - Medical Branch

Mr. Glusing moved to table the amendment by Mr. Schwartz of Galveston to Committee Amendment No. 1, Article V.

The motion to table the amendment by Mr. Schwartz of Galveston was lost by the following vote:

Yes—59

No—26

Yeas--59

Atwell de la Garza
Bartram Dewey
Bell Ehle
Blanchard Ellis
Bowers Ferrell
Boslen Ford
Bullock Forsyth
Burkett Glusing
Cary Hale
Cottle Heflin
Day Hensley
Hoiman Sanders
Huebner Saul
Hughes of Dallas Schram
Johnson Seeligson
Joseph Shannon
Kothmann of Tarrant Latimer Shaw
Lee Sheridan
McDonald Slack
McGregor Smith of Hays of McLennan Smith
McGregor Storey
of El Paso Strickland
Matthew Hudspeth
Moore of Tarrant Sutton
Murray Thurmond
Osborn Turman
Pool Watson
Roberts Welch
Russell Woolsey

Welch Wheeler
Talsek White
Terrell Wilson of Young
Walling Yeak

Absent

Chapman Moore of Harris
Fenoglio Puckett
Hooks Ramsey
Martin Sadler
Mays

Absent—Excused

Branshear Healy

Mr. Schwartz of Galveston offered the following amendment to Article V of Committee Amendment No. 1:

Amend amendment to House Bill 133, Page V-5, by substituting the following for section "Hospital Units, 6 and 7":

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Net - General Revenue Appropriation - Medical Branch

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Yes—59

No—26

Yeas--59

Atwell de la Garza
Bartram Dewey
Bell Ehle
Blanchard Ellis
Bowers Ferrell
Boslen Ford
Bullock Forsyth
Burkett Glusing
Cary Hale
Cottle Heflin
Day Hensley
Hoiman Sanders
Huebner Saul
Hughes of Dallas Schram
Johnson Seeligson
Joseph Shannon
Kothmann of Tarrant Latimer Shaw
Lee Sheridan
McDonald Slack
McGregor Smith of Hays of McLennan Smith
McGregor Storey
of El Paso Strickland
Matthew Hudspeth
Moore of Tarrant Sutton
Murray Thurmond
Osborn Turman
Pool Watson
Roberts Welch
Russell Woolsey

Welch Wheeler
Talsek White
Terrell Wilson of Young
Walling Yeak

Absent

Chapman Moore of Harris
Fenoglio Puckett
Hooks Ramsey
Martin Sadler
Mays

Absent—Excused

Branshear Healy

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HOSPITAL UNITS:

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7. Less - Estimated Income from patients

Net - General Revenue Appropriation for care of Indigent and Part-Pay Patients

Net - General Revenue Appropriation - Medical Branch
<table>
<thead>
<tr>
<th>Nays  - 78</th>
<th>Byrd</th>
<th>McDonald</th>
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<tbody>
<tr>
<td>Anderson</td>
<td>Kilpatrick</td>
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<tr>
<td>Armor</td>
<td>Koliba</td>
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<tr>
<td>Baker</td>
<td>Korioth</td>
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<td>Ballman</td>
<td>Laurel</td>
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<td>Bass</td>
<td>McCoppin</td>
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<td>Bishop</td>
<td>McLanahan</td>
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<td>Blaine</td>
<td>Mann</td>
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<td>Bryan</td>
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<td>Cole</td>
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<td>Cox</td>
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<td>Duff, Miss</td>
<td>Sadler</td>
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<td>Dugas</td>
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<td>Dunigan</td>
<td>Schwartz</td>
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<td>Elliott</td>
<td>of Galveston</td>
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<td>Foreman</td>
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<td>Glass</td>
<td>of Washington</td>
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<td>Shannon of Brath</td>
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<td>Hollowell</td>
<td>Smith of Jefferson</td>
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<td>Holstein</td>
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<td>Hooks</td>
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<td>Housey</td>
<td>Stroman</td>
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<td>Huffman</td>
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<td>Absent—Excused</td>
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<td>Brashear</td>
<td>Healy</td>
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<td>The amendment by Mr. Schwartz of Galveston was adopted by the following vote:</td>
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<td>Yeas-71</td>
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<tr>
<td>Anderson</td>
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<tr>
<td>Ballman</td>
<td>Bryan</td>
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</tbody>
</table>
Mr. Joseph moved to reconsider the vote by which the amendment by Mr. Schwartz of Galveston to Article V of Committee Amendment No. 1 was adopted.

Mr. Hoosey moved to table the motion to reconsider by Mr. Joseph.

The motion to table the motion to reconsider prevailed.

Mr. Huffman offered the following amendment to Article V of Committee Amendment No. 1:

Amend Committee Amendment No. 1 to H. B. 133 Article V, page V-16 by striking out all of the words and figures relative to the Texas Forest Service on said page and substituting in lieu thereof the following:

TELEGRAPH SERVICE

<table>
<thead>
<tr>
<th></th>
<th>Administration and General Expense</th>
<th>Fire Control</th>
<th>Forest Management</th>
<th>Research</th>
<th>Education</th>
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<tr>
<td>1956</td>
<td>$25,199</td>
<td>$33,787</td>
<td>$232,806</td>
<td>$66,461</td>
<td>$101,112</td>
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<td>1958</td>
<td>$22,461</td>
<td>$32,056</td>
<td>$231,152</td>
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<tr>
<td>Grand Total</td>
<td>$1,421,045</td>
<td>$1,318,896</td>
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</table>

Less - Estimated Funds From Other Sources:

6. Federal Grant Funds                                  $242,000  $242,000
7. Other Local Income                                   $349,700  $229,700

Sub-total (Deduct)                                      $591,700  $471,700

Net - General Revenue Appropriation                    $929,345  $816,196

The Director of the Texas Forest Service, with the approval of the Board of Directors, is authorized to transfer between the items for which appropriations are made, consistent with economical operation and when it is to the best interest of the State to make such transfers.

Mr. Blanchard moved to table the amendment by Mr. Huffman to Article V of the Committee Amendment No. 1.

The motion to table the amendment by Mr. Huffman was lost by the following vote:

Yea—57
Armor  Ball  Blanchard  Boyesen  Britts

Nay—12
March 14, 1957 HOUSE JOURNAL 921

Strickland Welch
Talasek Winfrey
Thurmond Woolley
Watson Nay—72

Anderson Koliba
Atwell Koroth
Baker Kothmann
Bishop Lee
Blaine McCoppin
Bowers McGregor
Bray Mcllhaney
Burketti Mann
Byrd Mullen
Cloud Myatt
Crostwait Oliver
Day Parish
Duff, Miss Parsons
Dungan Richardson
Elliot Sadler
Ferrell Sandahl
Ford Schwartz
Foreman of Galveston
Glass Shackleford
Hale Shannon of Erath
Harrington Sheridan
Heidt Sherrill
Heitman Smith of Jefferson
Hollowell Stewart
Holstein Storey
Hooks Stromer
Hosey Sudereth
Huffman Terrell
Hughes of Grayson Tonnell
Hutchins Wheeler
Isacka, Miss White
Jones Wilson of Young
Kelly Wohlford
Kennedy Yeaz
Kilpatrick Zbranek

Absent

Bristow Pressler
Chapman Peckett
Cowan Ramsey
Pennington Schram
Jackson Schwartz
Martin of Washington
Mays Sutton
Moore of Harris Turman
Patterson Wilson of Potter

Absent—Excused

Brashar Healty

The amendment by Mr. Huffman was then adopted.

Mr. Huffman moved to reconsider the vote by which the amendment offered by himself was adopted and to table the motion to reconsider.

The motion to table prevailed.

The House then proceeded to the consideration of Article VI of Committee Amendment No. 1, same being the General Provisions Section.

Mr. Jones offered the following amendment to Article VI of Committee Amendment No. 1:

Amend Committee Amendment House Bill No. 133, Article VI of General Provisions, Section 24, paragraph b, by deleting the first seven (7) lines of paragraph b, page VI-1, and substituting therefor the following:

"b. Holidays for State employees shall be those specified as follows: 1st of January, 16th of January, 18th of February, 22nd of February, 2nd of March, 21st of April, 30th of May, 3rd of June, 4th of July, 1st Monday in September, 12th of October, 11th of November and 25th of December of each year; and all days appointed by the President of the United States or by the Governor as days of thanksgiving; and every day on which an election is held throughout the State; and any additional holidays proclaimed by the Governor."

JONES.

YEZAK.

Mr. Slack moved the previous question on the amendment by Mr. Jones, Committee Amendment No. 1 and the passage of H. B. No. 133 to engrossment and the main question was ordered.

Mr. Slack moved to reconsider the vote by which the amendment was adopted.

The motion to table prevailed.

The amendment by Mr. Jones was adopted.

Committee Amendment No. 1 as amended was adopted.

H. B. No. 133 was then passed to engrossment.

Mr. Smith of Hays moved to reconsider the vote by which H. B. No.
133 was passed to engrossment and to table the motion to reconsider.

The motion to table prevailed.

HOUSE BILL NO. 133 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 House Bill No. 133 be placed on its third reading and final passage.

The motion prevailed by the following vote:

<table>
<thead>
<tr>
<th>Ayes</th>
<th>124</th>
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<tbody>
<tr>
<td>Anderson</td>
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<td>Armor</td>
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<td>Bearden</td>
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<td>Bell</td>
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<td>Bishop</td>
<td>Hughes of Dallas</td>
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<td>Blaine</td>
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<td>Dewey</td>
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<td>Douglas</td>
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<td>Duncan</td>
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<th>Nays</th>
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<td>Bass</td>
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<td>Martin</td>
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<td>May</td>
<td>Absent—Excused</td>
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The Speaker then laid House Bill No. 133 before the House on third reading and final passage.

The bill was read third time and was passed.

Mr. Smith of Hays moved to reconsider the vote by which H. B. No. 133 was passed and to table the motion to reconsider.

The motion to table prevailed.

(On motion of Mr. Dewey, the Committee Amendment No. 1 to H. B. No. 133 was ordered not printed in the Journal, same having been print ed and placed on the desks of the Members.)

REASON FOR VOTE

I voted against H. B. 133 because it failed to provide adequately for voca-
CONGRATULATING HONORABLE REAGAN R. HUFFMAN ON HIS BIRTHDAY

Mr. Watson offered the following resolution:

H. S. R. No. 264

Whereas, It has come to the attention of the House of Representatives that this is a great day in the history of that beloved part of the Lone Star State called East Texas; and

Whereas, It was on just such a March 14 as this that an esteemed citizen of Texas was born to serve his State and to bring honor to March, Texas, and to Harrison County; and

Whereas, This distinguished gentleman is our own Honorable Reagan R. Huffman who serves with us so ably in the House this day; and

Whereas, Such a Texan and such a day deserves our respect and official recognition; now, therefore, be it

Resolved That the House wishes Reagan R. Huffman a happy birthday and continued success in the piney woods of East Texas.


The resolution was read.

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

The resolution was unanimously adopted.

ADJOURNMENT

Mr. Blanchard moved that the House adjourn until 10:30 o'clock a.m. next Monday.

The Honorable Paul Pressler offered the Benediction.

The motion to adjourn prevailed and the House accordingly, at 12:55 o'clock a.m., March 15, adjourned until 10:30 o'clock a.m. next Monday.

APPENDIX

REPORT OF THE COMMITTEE ON ENROLLED BILLS

Austin, Texas, March 14, 1957.

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. C. R. No. 51, suspending Joint Rules.

Has carefully compared same and finds it correctly enrolled.

SCHRAM, Acting Chairman.
Hon. Waggoner Carr, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred H. C. R. No. 53, Proclaiming the week of March 10-16 as Rice Week.

Has carefully compared same and finds it correctly engrossed.

HERMAN YEZAK, Chairman.

Austin, Texas, March 12, 1957.

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

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 17, A bill to be entitled "An Act concerning the profession of psychology; requiring certification of psychologists; establishing the State Board of Examiners of Psychologists; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

HERMAN YEZAK, Chairman.

Austin, Texas, March 12, 1957.

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

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 57, A bill to be entitled "An Act relating to offenses for willfully deserting, neglecting, or refusing to provide for the support and maintenance of a wife in necessitous circumstances or of a child or children under eighteen (18) years of age; amending Article 662 of the Penal Code of Texas, as amended, so as to define a misdemeanor offense under certain circumstances; defining a felony offense for a second or subsequent conviction for a like offense; prescribing penalties; providing for severability; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

HERMAN YEZAK, Chairman.
March 18, 1957

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 14, A bill to be entitled "An Act amending Article 1817, Revised Civil Statutes of Texas, 1926, so as to change the location of the Court of Civil Appeals for the First Supreme Judicial District from the City of Galveston to the City of Houston and making provision for suitable rooms for such Court and for the justices thereof; providing for the temporary conduct of business at either the City of Galveston or the City of Houston but providing that the change of location from the City of Galveston to the City of Houston shall be completed by January 1, 1958; 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.

March 18, 1957

H. B. No. 53, A bill to be entitled "An Act amending Section 6a of Chapter 88, Acts of the Forty-first Legislature, Second Called Session, 1929, as amended (codified as Article 6675a-6a of Vernon's Texas Civil Statutes), relating to registration of commercial motor vehicles for certain purposes, repealing conflicting laws; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

HERMAN YEZAK, Chairman.

March 18, 1957

STYIR: Your Committee on Engrossed Bills to whom was referred

H. B. No. 37, A bill to be entitled "An Act amending Article 1 of the Texas Liquor Control Act by adding a new section, designated as Section 17b, to require medication of bay rum and similar preparations which are sold or offered for sale at retail in this State; making violation a misdemeanor and providing a penalty; providing for severability; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

HERMAN YEZAK, Chairman.

March 18, 1957