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A quorum of the House was announced present.

The Invocation was offered by the Reverend Jim Moyers, Pastor of the First Presbyterian Church of Cooper and Lakeview, Texas as follows:

"O True and Living God, master of all life, we pray Thy blessings upon these Thy servants who are committed to the responsibility of government and leadership.

Grant them clearness of vision and sureness of judgement in the glory of Thy Holy Name. May there always be in their hearts a settled purpose..."
for seeking Thy will, the things that endure.
So replenish them with Thy Holy Spirit, that they will always look to Thee for guidance, and walk in Thy way, through Jesus Christ our Lord.—Amen.

LEAVES OF ABSENCE GRANTED
The following Member was granted leave of absence on account of important business:
Mr. Kennedy for today on motion of Mr. Richardson.
The following Members were granted leaves of absence on account of illness:
Mr. Ford for today on motion of Mr. Mayas.
Mr. Martin for today on motion of Mr. Blaine.

INTRODUCTION OF HOUSE BILL NO. 861
Mr. Parleh asked unanimous consent of the House to Introduce at this time and have placed on first reading, H. B. No. 861.
There was no objection offered and it was so ordered.

INTRODUCTION OF HOUSE BILL NO. 862
Mr. McGregor of McLennan asked unanimous consent of the House to introduce at this time and have placed on first reading, H. B. No. 862.
There was no objection offered and it was so ordered.

MOTION TO REPORT HOUSE BILL NO. 19 IMMEDIATELY
Mr. Jones moved that the Committee on Appropriations be required to report H. B. No. 19 immediately.
Mr. Smith of Hays moved to table the motion by Mr. Jones.
The motion by Mr. Smith of Hays to table the motion by Mr. Jones prevailed.

RESOLUTIONS SIGNED BY THE SPEAKER
The Speaker signed in the presence of the House after giving due notice thereof and their captions had been read severally the following enrolled resolutions:
S. C. R. No. 28, To grant Upham Gas Company permission to use the State.
H. C. R. No. 61, Requesting the Governor to return H. B. No. 145 for certain corrections.

MOTION TO PRINT HOUSE BILL NO. 30 ON A MINORITY REPORT
Mr. Schwartz of Galveston moved that H. B. No. 30, reported adversely with a minority favorable report, be printed.
The motion was lost.
Mr. Lee moved to reconsider the vote by which the motion by Mr. Schwartz of Galveston to print H. B. No. 30 was lost and to table the motion to reconsider.
The motion to table prevailed.

VOTES RECORDED
By unanimous consent of the House, Mr. Thurmond was granted permission to be recorded as voting "Yea" on the motion to suspend the Constitutional Rule and passage of H. B. No. 39, on March 19.

By unanimous consent of the House, Mr. Kothmann was granted permission to be recorded as voting "Nay" on the motion to table the Amendment of Mr. Huffman, offered on Thursday March 14, to H. B. No. 133.

RECOGNIZING THE VISIT OF THE SEVENTH GRADE TEXAS HISTORY CLASS OF CUERO, TEXAS
Mr. Matthew offered the following resolution:
H. S. R. No. 373
Whereas, The Seventh Grade Texas History Class of Cuero Junior School were guests of the House of Representatives of the Fifty-fifth Texas Legislature on Tuesday, March 19, 1967; and
Whereas, These 55 interested and ambitious students accompanied by their sponsors Mrs. Paul Lang and Mrs. Adela Larson, made a trip of some one hundred miles to watch the
Whereas, Each of these students is to be praised and commended for their interest in our grand and glorious State of Texas and its government and Mrs. Lang and Mrs. Larson are to be praised and commended for their splendid work in assuring these students the opportunity to see these governmental proceedings; now, therefore, be it

Resolved, That we extend our sincerest best wishes to this group in recognition of their visit and interest in their State government.

The resolution was read and was adopted.

RECOGNIZING THE VISIT OF THE FIFTH GRADE STUDENTS OF TRAVIS HEIGHTS SCHOOL, AUSTIN, TEXAS

Mr. Sandahl offered the following resolution:

H. S. R. No. 274

Whereas, The Fifth Grade students of Travis Heights School, Austin, Texas, accompanied by their teacher, Mrs. Pauline Pridgen, were visiting the Texas Legislature and other points of interest in the State capital on the 19th day of March 1957; and

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

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

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

SANDAHL, FOREMAN, JONES.

The resolution was adopted.

RECOGNIZING THE VISIT OF THE SENIOR CLASS OF THE BUFFALO INDEPENDENT SCHOOL

Mr. Bryan offered the following resolution:

H. S. R. No. 275

Whereas, The Senior Class of the Buffalo Independent School, accompanied by the Senior Sponsor, Mrs. Louise Baker and Superintendent L. O. Jones, visited in the State Capitol March 20, 1957; and

Whereas, These fine Americans were on an educational tour to observe and learn the workings of the State government; now, therefore, be it

Resolved, That the House of Representatives officially recognizes their visit and that a copy of this Resolution be sent to them with our best wishes for their success through life.

The resolution was adopted.

COMMITTEE REPORT ON INDIAN RESERVATION

On the motion of Mr. Kelly, and by unanimous consent, the following report was ordered printed in the Journal:

Committee Report on Indian Reservation

Mr. Mayne L. Kelly, Chairman State Hospitals and Special Schools.

Dear Sir: We, the members of your committee appointed to report on the conditions of the Alabama-Coushatta Indian Reservation, beg to report as follows:

There are over four hundred Indians living on 4,281 acres of pine timberland seventeen miles east of Livingston, Texas. The Alabama tribe is in the majority, claiming to compose between 3/4 and 3/4 of the Indian population, the remainder being of the Coushatta tribe. However, because of intermarriage, it is difficult to distinctly class many of these four hundred inhabitants. Both tribes agree that there is much friction between them.

The State of Texas has been appropriating around $65,000 annually for the education, hospitalization, and housing of the two tribes. One hun-
The State pays a lump sum of $12,000 per year to the Big Sandy Consolidated School District for the education of the Indian children attending. The Reservation land is non-taxable and the $12,000 is paid in lieu of tax money. $3,240 is paid by the State to the Big Sandy School District each year to cover the charge of lunches for the Indian children.

A Presbyterian Church is maintained on a Missionary basis on the main Reservation with nearly three hundred Indians on the church roll. A Missionary Indian Baptist Church has been established within the past six years outside the Reservation with an enrollment of about sixty. These churches are not State property and the State maintains no control over them.

We feel that the Indians are dissatisfied with the services rendered in proportion to the amount of money appropriated. There is complaint of the services in the hospital, in that it is only a convalescent place for patients whose families cannot provide for same. The State maintains and equips a fourteen-bed hospital with a Registered Nurse, cook, and maid, and a part-time dentist and doctor who make weekly visits.

There is complaint of the management of the Reservation in that the Indians are not allowed to improve their houses at their own expense without the consent of the Superintendent. They complain of no knowledge of their rights and privileges on the Reservation, and also that they are dominated and ignored by managing groups.

Their main complaint is in having no share in the timber crop. There is no organized plan of proper timber production and cutting; and the land and trees are not being utilized to their fullest potential.

The entire reservation seems to be totally lacking in fire protection and/or fire prevention. An immediate plan should be put in effect along these lines to prevent a disastrous fire.

Some type of legal and official organization should be set up by and for the Indians. They seem to want a chief and a council to be elected from among them. It will probably be necessary to do this by legislation, since the Indians seem to be unable to organize without external help.

We feel there should be a definite revision of the approach of the State toward the Indian problem with these things in mind:

1. Gradual reduction of State participation in the operation of the Indian Reservation, with the ultimate aim of complete withdrawal when the Indians are ready to carry on their own affairs.

2. Every effort of the Management should be directed toward building up self-confidence in the Indians.

3. Closer relationships of leadership should be established between the Management and the Indians.

4. A careful study of the efficiency of operation of the Indian Reservation should be set up immediately by the operating Board.

5. Some method of sharing in the profits on the timber sales should be set up for the Indians.

6. The Indians should be given a major share in the government of the Indian Reservation.

7. The future relationship of the Indian Reservation children to the Big Sandy School should be carefully studied.

Respectfully submitted by the following Members of the Committee on State Hospitals and Special Schools:


RECOGNIZING WILDLIFE WEEK AND THE WORK OF "SCOT" AS A CONSERVATION AGENCY

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

S. C. R. No. 46

Whereas, Traditionally, one week is designated each spring to observe Wildlife Week; and

Whereas, This week Wildlife Week has a dual significance in Texas since it also marks the formal launching of
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Capitol City State headquarters for Sportsmen’s Clubs of Texas; and

Whereas, The appearance of SCOT means beginning of a new era in Texas which not only has the greatest range of terrain but also the greatest variety of wild animals, song birds and game birds and fishes; and

Whereas, SCOT is dedicated to the proper utilization or conservation of our vanished natural resources and, as a privately supported institution, deserves the maximum consideration of all Texans; and

Whereas, Every available agency should recognize this noble cause since the rapidly growing pressure on wildlife of all kinds parallels an alarming decrease in habitat for game and fish alike; and

Whereas, More trained personnel and additional facilities are required by the acknowledged authorities to assure preservation of our natural heritage; now, therefore, be it

Resolved, That formation of SCOT, with its contacts in practically every Texas Community, assures blending of the legislative process with the administrative phase through its vast educational ties, linked with a combined membership running into the thousands; and, be it further

Resolved, That the Senate of the State of Texas, the House of Representatives concurred, state formal recognition of this noble privately sponsored enterprise which promises to put out vast recreational facilities in their proper focus and to influence a more stable treatment of our precious natural resources.

The resolution was read and was referred to the Committee on State Affairs.

FORMAL RECOGNITION OF CAPITOL CITY STATE HEADQUARTERS FOR SPORTSMEN’S CLUBS OF TEXAS

Mr. Schram offered the following resolution:

H. C. R. No. 68

Whereas, Traditionally, one week is designated each spring to observe Wildlife Week; and

Whereas, This week Wildlife Week has a dual significance in Texas since it also marks the formal launching of Capitol City State headquarters for Sportsmen’s Clubs of Texas; and

Whereas, The appearance of SCOT means beginning of a new era in Texas which not only has the greatest range of terrain but also the greatest variety of wild animals, song birds and game birds and fishes; and

Whereas, SCOT is dedicated to the proper utilization or conservation of our vanished natural resources and, as a privately supported institution, deserves the maximum consideration of all Texans; and

Whereas, Every available agency should recognize this noble cause since the rapidly growing pressure on wildlife of all kinds parallels an alarming decrease in habitat for game and fish alike; and

Whereas, More trained personnel and additional facilities are required by the acknowledged authorities to assure preservation of our natural heritage; now, therefore, be it

Resolved, That formation of SCOT, with its contacts in practically every Texas Community, assures blending of the legislative process with the administrative phase through its vast educational ties, linked with a combined membership running into the thousands; and, be it further

Resolved, That the House of Representatives of the State of Texas, the Senate concurring, state formal recognition of this noble privately sponsored enterprise which promises to put out vast recreational facilities in their proper focus and to influence a more stable treatment of our precious natural resources.

The resolution was read and was referred to the Committee on State Affairs.

RELATIVE TO USING A PART OF FORT CROCKETT INSTALLATION, GALVESTON, FOR EDUCATIONAL USE IN STUDY OF MARINE LIFE

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

S. C. R. No. 47

Whereas, The Department of Oceanography and Meteorology of the Agricultural and Mechanical College of Texas has a Marine
Whereas, it has been determined that there will be an increased cost to the State General Revenue Fund for the maintenance and operation of the new and larger facility; now, therefore, be it 
Resolved, By the Senate of the State of Texas, the House of Repre­sentatives concurring, That the Board of Directors of the Agricul­tural and Mechanical College of Texas, be, and it is hereby given permission to accept from the United States Department of Health, Edu­cation, and Welfare, Building No. 311 and the land underlying it and adjacent thereto, required for reasonable use of the building, a part of the Fort Crockett Installations, Galveston, for educational use in the study and educational research in marine life.

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

RECOGNIZING THE VISIT OF THE KATY HIGH SCHOOL GOVERNMENT CLASS

Mr. Day offered the following resolution:

H. S. R. No. 276

Whereas, The Katy High School Government Class, accompanied by their Sponsors, Mr. Byron McCain and Mr. and Mrs. George Nelson, are visiting in the State Capitol this day, March 13, 1957; now, therefore, be it

Resolved, That the House of Representatives of the Fifty-Fifth Legislature officially recognize their visit and commend them for their interest in the State government with a copy of this Resolution.

The resolution was adopted.

REQUESTING THE TEXAS LEGISLATIVE COUNCIL TO STUDY THE TRAFFIC ACCIDENT PROBLEMS IN TEXAS

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

S. C. R. No. 10, Requesting the Texas Legislative Council to Study the Traffic Accident problems in Texas.
The resolution having heretofore been referred to the Committee on Rules and reported favorably by the Committee.

The resolution was read and was adopted.

REQUESTING THE TEXAS LEGISLATIVE COUNCIL TO STUDY: THE TRAFFIC ACCIDENT PROBLEM IN STREET AND HIGHWAY TRANSPORTATION IN TEXAS

The Speaker laid before the House for consideration at this time, H. C. R. No. 15, Requesting the Texas Legislative Council to study the Traffic Accident Problem in Texas.

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

On the motion of Mr. Foreman, H. C. R. No. 15 was laid on the table subject to call.

MESSAGE FROM THE SENATE
Austin, Texas, March 20, 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. B. No. 110, Exempting public highway construction equipment from vehicle registration; and declaring an emergency.

H. C. R. No. 67, Requesting the return of H. B. No. 79.

Respectfully,
CHARLES SCHNABEL,
Secretary of the Senate.

MESSAGE FROM THE SENATE
Austin, Texas, March 20, 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. B. No. 110, Exempting public highway construction equipment from vehicle registration; and declaring an emergency.

H. C. R. No. 67, Requesting the return of H. B. No. 79.

Respectfully,
CHARLES SCHNABEL,
Secretary of the Senate.

HOUSE BILL ON FIRST READING

The following House Bill was today laid before the House, read first time and referred to the appropriate Committee, as follows:

By Mr. Parish:

S. B. No. 561, A bill to be entitled "An Act making an appropriation to pay the principal due thereon of a certain judgment obtained against the State of Texas in Cause No. 193-230 styled Richard Park, et al vs. The State of Texas in the 126th Judicial District Court of Travis County, Texas, according to the tenor, effect and reading of such judgment; and declaring an emergency."

Referred to the Committee on Claims and Accounts.

SENATE BILLS AND SENATE JOINT RESOLUTION ON FIRST READING

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

S. B. No. 32 to the Committee on Agriculture.
S. B. No. 43 to the Committee on State Affairs.
S. B. No. 95 to the Committee on Education.
S. B. No. 121 to the Committee on State Affairs.
S. B. No. 150 to the Committee on State Affairs.
S. B. No. 154 to the Committee on Criminal Jurisprudence.
S. B. No. 220 to the Committee on Education.
S. B. No. 257 to the Committee on State Affairs.
S. B. No. 259 to the Committee on Conservation and Reclamation.
S. J. R. No. 6 to the Committee on Constitutional Amendments.

**SENATE BILL NO. 226 ON THIRD READING**

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

S. B. No. 226, Relating to license of manufacturers in dry territories; and declaring an emergency.

The bill was read third time.

Mr. Healy moved that S. B. No. 226 be sent to the Attorney General's office for an opinion, as to its constitutionality.

Mr. Boysen raised a point of order on further consideration of the above motion by Mr. Healy on the ground that the House of Representatives as a whole is not listed in the statutes as having the authority to request an opinion from the Attorney General's office as to the constitutionality of a bill.

The Speaker sustained the point of order.

Mr. Healy moved that Senate Bill No. 226 be recommitted to the Committee on Liquor Regulation.

Mr. Boysen moved to table the motion by Mr. Healy to recommit S. B. No. 226 to the Committee on Liquor Regulation.

The motion to table prevailed.

Mr. Kennard moved to reconsider the vote by which the motion by Mr. Boysen to table the motion by Mr. Healy to recommit S. B. No. 226 prevailed.

Mr. Sanders raised a point of order on further consideration of the motion by Mr. Kennard on the ground that the motion to reconsider the motion to table is not in order under the rules of the House.

The Speaker sustained the point of order.

Mr. Healy moved that further consideration of Senate Bill No. 226 be postponed until next Wednesday at 11:00 o'clock a. m.

Mr. Crosthwait moved to table the motion by Mr. Healy.

Yeas and nays were requested on the motion to table.

The motion to table prevailed by the following vote:

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Mr. Crosthwait moved to table the motion by Mr. Healy.
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Yeas and nays were requested on the passage of S. B. No. 226.

S. B. No. 225 was then passed by the following vote:

Yeas—101

Armstrong  McGregor
Atwell  of El Paso
Baker  Mann
Ballman  Mathews
Bartram  Maxwell
Bates  Taylor
Bell  Moore of Harris
Blaine  Moore of Tarrant
Bowers  Mullen
Boyd  Murray
Braun  Oliver
Bullock  Patterson
Buckett  Pipkins
Byrd  Puckett
Cline  Ramsey
Cole  Russell
Conley  Sadler
Cory  Sanders
Cox  Schram
Crook  Schwartz
Day  of Galveston
de la Garza  Schwartz
Dugan  Seeligson
Elliot  Shannon of Erath
Elliott  Shannon
Epperson  Smith of Tarrant
Forty  Sheridan
Gruning  Sherrill
Hale  Smith of Hays
Harrington  Spillman
Hensley  Stewart
Holstein  Stovall
Hooks  Strickland
Honey  Stromer
Huehner  Talsma
Huffman  Terrell
Hughes of Dallas  Thurmond
Isaacs, Miss  Tunnell
Jameson  Turman
Jones  Walling
Kennard  Watson
Kilpatrick  Welch
Koliba  Wheeler
Kothmann  White
Kothmann  Winfree
Laurel  Wohlford
Lee  Woolley
McCoppin  Yezak
McDonald  Zbranek
McGregor  of McLennan

Nays—30

Blanchard  Kelly
Bristow  Latimer
Chapman  Myatt
Cloud  Osborn
Cotten  Parish
Dawey  Pool
Duff, Miss  Presler
Fanoglio  Richardson
Geaddy  Roberts
Holowell  Saul
Holman  Shaw
Huffor  Springer
Hughes of Grayson  Sudderth
Johnson  Sutton
Joseph  Wilson of Young

Present—Not Voting

Smith of Hays

Absent

Anderson  Hutchins
Bryan  Shackelford
Elvis  Slack
Ferrell  Tunnell
Heitman  Wilson of Potter

Absent—Excused

Ford  Kennedy
Heflin  Martin

Nays—35

Blanchard  Chapman

Bishop  Bristow

Absent

Anderson  Hutchins
Bryan  Shackelford
Elvis  Slack
Ferrell  Tunnell
Heitman  Wilson of Potter

Absent—Excused

Ford  Kennedy
Heflin  Martin

Yeas and nays were requested on the passage of S. B. No. 226.
Mr. Day moved to reconsider the vote by which S. B. No. 225 was passed and to table the motion to reconsider.

The motion to table prevailed.

SENATE BILL NO. 9 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading, S. B. No. 9, Removing authority of water boards to contract for construction by private negotiation; and declaring an emergency.

The bill was read second time.

Mr. Saul moved that further consideration of S. B. No. 9 be postponed until next Thursday, March 31, at 10:00 o'clock a.m.

The motion prevailed without objections.

MOTION TO RECESS

Mr. Koroth moved that the House recess until 3:30 o'clock p.m. today.

A record vote was requested on the motion to recess.

The motion to recess was lost by the following vote:

Yeas-62

Nays-72

Yeas:

Bell, Molihan

Bowers, Mann

Bozen, Matthew

Byrd, Moore of Harris

Cole, Mullen

Cory, Murray

Day, Parish

de la Garza, Patterson

Dewey, Richardson

Dugas, Roberts

Elliott, Sandahl

Elle, Sanders

Fenoglio, Saul

Forsyth, Schwartz

Hassley, of Galveston

Holman, Beallston

Holstein, Sheridan

Honey, Slack

Hughes of Grayson, Spillman

Jackson, Springer

Jamison, Stroman

Jones, Sutton

Joseph, Thurmond

Kennard, Turman

Koroth, Wheeler

Lattimer, Wilson of Young

Laurel, Wilson of Potter

Lee, Winfree

McCorvilla, Woolsey

McGregor, Yeak

of El Paso, Zbranes

Nays:

Armour, Harrington

Atwell, Heitman

Bailman, Hollowell

Bass, Hooks

Bishop, Huesner

Blaine, Huffman

Braithwaite, Hufcor

Brissett, Hughes of Dallas

Bullock, Isaac, Miss

Burkett, Johnson

Chapman, Kelly

Cline, Kilpatrick

Cloud, Koliba

Cox, Kothmann

Crostwait, McDonald

Duffy, McGregor

Duncan, of McLennan

Ehrle, Maya

Fernand, Myatt

Foreman, Oliver

Glass, Osborn

Gluskin, Parsons

Green, Pipkin

Hale, Pool
ACCORDING THE PRIVILEGES OF THE FLOOR OF THE HOUSE TO MR. BRIAN BEEDHAM OF LONDON, ENGLAND.

Mr. Saul offered the following resolution:

H. S. R. No. 279

Whereas, Mr. Brian Beedham who writes for "The Economist" of London, England, is visiting in Texas for the purpose of studying Texas Government; and

Whereas, it is the desire of the House of Representatives that Mr. Beedham be recognized in the House of Representatives; now, therefore,

Resolved, That Mr. Brian Beedham be accorded the privilege of the floor of the House in order to observe more closely our Texas Government.

The resolution was read and was adopted.

HOUSE BILL NO. 32 ON SECOND READING

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

H. B. No. 32, A bill to be entitled "An Act to make unlawful the employment by the State, any school district, any county, or municipality in the State of Texas any member of the National Association for the Advancement of Colored People, and to provide penalties for violations; and declaring an emergency."

The bill was read second time.

(Pending consideration of H. B. No. 32, Mr. Bartram occupied the Chair temporarily.)

(Speaker in the Chair.)

Mr. Schwartz of Galveston offered the following amendment to the bill:

Amend House Bill No. 32 by deleting Section 1 thereof and substituting the following:

Section 1. Thirty (30) days after the effective date of this act, it shall be unlawful for a member of any organization listed by the Attorney General's Office of the United States or of the State of Texas as a subversive organization to be employed by the State of Texas, any school district, any county, or municipality thereof, and such prohibition against such employment shall continue so long as membership in any such organization is maintained.

Mr. Huffman raised a point of order on further consideration of the amendment by Mr. Schwartz of Galveston on the ground that it is not germane to the bill.

The Speaker sustained the point of order.

Mr. Sadler moved the previous question on the passage to engrossment of H. B. No. 32.

The motion was seconded.

The motion for the main question was lost.

Mr. Schwartz of Galveston offered the following amendment to the bill:

Amend House Bill No. 32, Section 2, by substituting the words, "any subversive organization" for the words "the National Association for the Advancement of Colored People" wherever they appear.

Mr. Huffman raised a point of order on further consideration of the
amendment by Mr. Schwartz of Galveston on the ground that it is not germane to the bill.

The Speaker sustained the point of order.

Mr. Schwartz of Galveston offered the following amendment to the bill:

Amend House Bill No. 32 by deleting Section 6 thereof.

Mr. Huffman moved to table the amendment by Mr. Schwartz of Galveston.

A record vote was requested on the motion to table.

The motion by Mr. Huffman to table the amendment by Mr. Schwartz of Galveston prevailed by the following vote:

<table>
<thead>
<tr>
<th>Yeas</th>
<th>Noes</th>
</tr>
</thead>
<tbody>
<tr>
<td>84</td>
<td>47</td>
</tr>
</tbody>
</table>

Year-90

Yeas and nays were requested on the passage of H. B. No. 32 to engrossment.

H. B. No. 32 was then passed to engrossment by the following vote:

<table>
<thead>
<tr>
<th>Year-90</th>
</tr>
</thead>
<tbody>
<tr>
<td>90</td>
</tr>
</tbody>
</table>
Mr. Huffman moved to reconsider the vote by which H. B. No. 32 was passed to engrossment and to table the motion to reconsider.

The motion to table prevailed.

**REASON FOR VOTE**

I voted against engrossment of H. B. No. 32 because in my opinion the bill is clearly unconstitutional under both the State and Federal Constitutions.

Robert Baker.

**REASON FOR VOTE ON HOUSE BILL NO. 32**

The present law of Texas prevents any state employee from belonging to the Communist Party or any organization placed on the Attorney General's subversive list.

I do not approve of many actions and activities of the NAACP; however, to pass a law saying no public employee in Texas can belong to any organization which has not been found to be subversive is an extremely dangerous precedent.

The proponents of the bill have stated that some members of the NAACP are proven Communists; however, the fact that some Communists have been shown to belong to certain church groups or other respectable and responsible organizations does not prompt me to place a similar ban on such organizations as is here suggested by the authors of H. B. No. 32.

WADE F. SPILMAN,
J. T. ELLIS, JR.,
de la GARZA,
MENTON J. MURRAY,
MAURICE S. PIPKIN,
CARL C. CONLEY.
MESSAGE FROM THE SENATE
Austin, Texas, March 20, 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 granted the request of the House for a Conference Committee to adjust the differences between the two Houses on House Bill No. 161.

Respectfully submitted,
CHARLES SCHNABEL, Secretary of the Senate.

MESSAGE FROM THE SENATE
Austin, Texas, March 20, 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 granted the request of the House for a Conference Committee to adjust the differences between the two Houses on House Joint Resolution 3.

Respectfully submitted,
CHARLES SCHNABEL, Secretary of the Senate.

MESSAGE FROM THE SENATE
Austin, Texas, March 20, 1957
Hon. Waggoner Carr, Speaker of the House of Representatives.

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

H. B. 134, Relating to the requirement for separate and privy acknowledgment of conveyances by married women; and declaring an emergency.

(With Amendments)

H. C. R. 59, Congratulating the Knights of Columbus on their 75th Anniversary.

Respectfully,
CHARLES SCHNABEL, Secretary of the Senate.

RECESS
On the motion of Mr. McGregor of El Paso the House stood recessed at 12:29 o'clock p. m., 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.

CONSIDERATION OF LOCAL AND UNCONTESTED BILLS
The House proceeded to the Consideration of Local and Uncontested Bills.

SENATE BILL NO. 77 ON SECOND READING
The Speaker laid before the House, on its second reading and passage to third reading,

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

Sir:

I am directed by the Senate to inform the House that the Senate has granted the request of the House for a Conference Committee to adjust the differences between the two Houses on House Bill No. 161.

Respectfully submitted,
CHARLES SCHNABEL, Secretary of the Senate.

MESSAGE FROM THE SENATE
Austin, Texas, March 20, 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 granted the request of the House for a Conference Committee to adjust the differences between the two Houses on Joint Resolution 3.

Respectfully submitted,
CHARLES SCHNABEL, Secretary of the Senate.

MESSAGE FROM THE SENATE
Austin, Texas, March 20, 1957
Hon. Waggoner Carr, Speaker of the House of Representatives.

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Respectfully submitted,
CHARLES SCHNABEL, Secretary of the Senate.

MESSAGE FROM THE SENATE
Austin, Texas, March 20, 1957
Hon. Waggoner Carr, Speaker of the House of Representatives.

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

H. B. 134, Relating to the requirement for separate and privy acknowledgment of conveyances by married women; and declaring an emergency.

(With Amendments)

H. C. R. 59, Congratulating the Knights of Columbus on their 75th Anniversary.

Respectfully,
CHARLES SCHNABEL, Secretary of the Senate.

RECESS
On the motion of Mr. McGregor of El Paso the House stood recessed at 12:29 o'clock p. m., until 2:30 o'clock p. m. today.
Based on the voted contract with an eligible city, the city is not affected by the passage of this Act. But as an alternative procedure an eligible city and an authority may amend the voted contract so as to implement the provisions of this Act, including, but without limiting the extent of such amendments, provisions defining the extent of the city’s rights in such water supply project, and the procedures under which the city will make available to the authority the proceeds of revenue bonds issued under authority of this Act, as needed for payment of construction costs including such city’s intake structures, pumping and filtration equipment, or such portion thereof as Authority is not required under such contract to provide through the issuance of its revenue bonds, and arrangements for auditing the funds and accounts to be used in the construction program. Such eligible city may proceed with the issuance and sale of its revenue bonds, payable from the revenues of its waterworks system or, if combined in such city, its waterworks and sanitary sewer system. (hereinafter called the “city revenue bonds”) and the use of the proceeds as provided in succeeding sections of this Act.

Section 2. Before passage of an ordinance authorizing the issuance of bonds under this Act, the governing body of such city shall give notice of the time when such ordinance is to be passed. Such notice shall be published in a newspaper of general circulation in such city, and at least two issues thereof, the date of the first publication to be not less than fourteen (14) days prior to the date so fixed for passage of the ordinance. Unless prior to the scheduled time for passage the ordinance a petition is filed with the City Secretary, signed by not less than 10% of the qualified voters of the city who have duly rendered their property for taxation, requesting that an election be held on the question of leasing such bonds, the governing body may proceed in the issuance thereof without an election. If such petition is duly filed, it shall be the duty of the governing body to proceed in the manner prescribed in Chapter 1 of Title 22 of the Revised Civil Statutes, with an election on the question, and such bonds shall not be issued unless a majority of the voters, voting at such election, vote favorably on the question. The governing body within its discretion may call an election for the issuance of the bonds without awaiting the filing of a petition requesting a referendum election.

Section 4. When the designs, plans and specifications for the water supply project of the authority shall have been completed to the extent that they have been approved by the governing body of the authority which will actually construct the water supply project and likewise by the governing body of each city, such eligible city may pass an appropriate ordinance or ordinances authorizing the issuance of its revenue bonds in an amount estimated to cover the entire cost to be incurred by the authority in constructing the water supply project, or such portion thereof as such city shall have contracted to provide, including city intake structures, pumping and filtration equipment. The project may consist of a dam, reservoir, intake structures and related equipment and facilities, or any or all of such elements, including but without limiting the meaning of “cost,” lands, easements, flowage rights and interest during construction. Within the discretion of such city the bonds may be authorized and sold at one time or in installments from time to time.

Section 5. (a) Such eligible city may authorize such revenue bonds by ordinance. The bonds shall be signed by the Mayor and by another designated officer of the city and the seal of the city shall be impressed thereon; but within the discretion of the governing body evidenced in the ordinance, bonds may be issued bearing the facsimile signature of the Mayor and the seal of such city may be printed thereon, but the facsimile nature of the other designated officer in such cases must be manually affixed. Such bonds shall mature serially or otherwise within such period and at such times as may be prescribed in the ordinance but not exceeding a maximum of 49 years. The bonds may be sold at a price and under terms determined by the governing body of such city to be the most advantageous reasonably obtainable, provided that the inter-
set cost to the city calculated by use of standard bond interest tables currently in use by insurance companies and investment houses does not exceed 6% per annum. The bonds may be registerable as to principal or as to both principal and interest. Appropriate provisions may be inserted in the ordinance authorizing the execution and delivery of bonds for the conversion of registered bonds into bearer of bonds and vice versa. Provision may be made in the bond ordinance for substitution of new bonds for those lost or mutilated.

(b) In the ordinance authorizing such revenue bonds, the right may be reserved under the conditions therein specified to issue additional revenue bonds which will be on a parity with or subordinate to the bonds when being issued.

c) After such revenue bonds shall have been issued, it shall be the duty of the governing body of such city to fix and from time to time to revise the rates, tolls and charges for sales and services rendered by the city's waterworks system or waterworks and sanitary sewer system, as the case may be, to the end that such rates, tolls and charges shall yield sufficient money to pay: the expense of operating and maintaining such system or system, the principal of and interest on said bonds as such principal and interest shall mature, and to create and maintain the reserve funds and other funds as prescribed in the ordinance authorizing the bonds.

d) From the proceeds of the sale of any such issue of bonds, such city may set aside an amount for the payment of interest anticipated to accrue during the construction period, and for not more than two additional years, and to provide for deposits into the reserve and other funds to the extent and in the manner prescribed in the ordinance authorizing such bonds. The proceeds from the sale of such bonds shall be deposited by the city in a fund which will be utilized solely to pay the expense of issuing and selling said bonds and to pay the construction cost of said project or the portion thereof which city shall be obligated to provide under the contract with Authority, including cost of city's intake structures, pumping and filtration equipment, as such costs are payable by the Authority, and each expenditure shall be pre-audited by such city in accordance with the terms of the contract by and between such city and authority, under which such project is being constructed by such authority.

e) Pending the issuance of definitive bonds, such city may authorize the delivery of negotiable interim bonds, eligible to be exchanged for definitive bonds.

(f) Such city is authorized to issue refunding bonds for the purpose of refunding any outstanding bonds and interest thereon, authorized by this Act. The governing body, in its discretion, may inject additional security for the refunding issue. Refunding bonds shall be registerable by the Comptroller of Public Accounts upon surrender and cancellation of the bonds to be refunded, but in lieu of such procedure the ordinance authorizing the issuance of the refunding bonds may provide that they shall be sold and the proceeds thereof deposited in the bank, or in one (1) or more of the banks where the original bonds are payable. In the latter case, the refunding bonds may be issued in an amount sufficient to pay the interest on the original bonds to their maturity date or to the date on which the bonds are to be redeemed and the amount of the call premium, if any, as to bonds called for redemption prior to maturity, and in such event the Comptroller shall register the refunding bonds without the concurrent surrender and cancellation of the original bonds. No election shall be necessary in connection with the authorization and issuance of refunding bonds.

(g) No such bonds shall be issued by such city until they have been approved by the Attorney General of the State of Texas. After the bonds shall have been approved by the Attorney General and registered by the Comptroller of Public Accounts of the State of Texas, they shall as well as such bonds as shall be issued by Authority be negotiable instruments and shall be irrecoupable, provided that when the bonds of an issue shall have been thus approved and registered, the bonds thereafter delivered by such city in lieu thereof, pursuant to subsection
March 20, 1957

An Act authorizing an interchange of bonds, thereby creating an emergency and an imperative public necessity requiring that the constitutional rule that bills be read on three several days be suspended, and such rule is hereby suspended, and this Act shall take effect from and after its passage, and it is so enacted.

The amendment was adopted.

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

Amend Senate Bill No. 77 by striking out the caption and inserting in lieu thereof the following:

An Act authorizing an "eligible" city, as defined herein, to employ the alternative procedure of issuing its negotiable revenue bonds, within the maximum amount prescribed herein, secured by the revenues of its waterworks system or its waterworks and sanitary sewer systems, and to utilize the proceeds from such bonds, in accordance with a contract or amended contract with an authority created under Article XVI, Section 59 of the Constitution to pay for said deposits to the extent of the principal amount thereof, or their value on the market, whichever is the lesser, when accompanied by all unmatured coupons appurtenant thereto.

The amendment was adopted.

(a) of this Section, in connection with the exchange of registered or unregistered bonds, or unregistered bonds for registered bonds, or in lieu of lost or mutilated bonds, need not be reapproved by the Attorney General or reregistered by the Comptroller of Public Accounts. Nevertheless, such bonds shall likewise be incontestable, and except for the limitations resulting from registration shall be negotiable.

(b) Proceeds from the sale of any such issue of bonds may be invested during the period of construction or prior to their use for construction purposes, in bonds or other direct obligations of the United States Government, and such securities may be sold pursuant to the directions of the governing body of the city when needed for construction purposes.

Section 6. All such bonds shall be and are hereby declared to be legal and authorized investments for banks, savings banks, trust companies, building and loan associations, saving and loan associations and insurance companies. Such bonds shall be eligible to secure the deposit of any and all public funds of the State of Texas and any and all public funds of cities, towns, villages, counties, school districts, or other political corporations or subdivisions of the State of Texas, and such bonds shall be lawful and sufficient security for said deposits to the extent of the principal amount thereof, or their value on the market, whichever is the lesser, when accompanied by all unmatured coupons appurtenant thereto.

Section 7. The provisions of this Act shall take precedence over conflicting and inconsistent provisions of other statutes and Special and House Charters.

Section 8. The provisions of this Act are severable. If any provisions of this Act or the application thereof to any person or circumstances are held to be invalid or unconstitutional, the remainder of the Act and the application of such provision to other persons or circumstances shall not be affected thereby.

Section 9. The fact that eligible cities are in the immediate need of obtaining additional adequate water supply creates an emergency and an imperative public necessity requiring that the constitutional rule that bills be read on three several days be suspended, and such rule is hereby suspended, and this Act shall take effect from and after its passage, and it is so enacted.

The amendment was adopted.
Senate Bill No. 77 was then passed to third reading.

Mr. Atwell moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 77 be placed on its third reading and final passage.

The motion prevailed by the following vote:

**Yea—141**

Anderson
Armor
Atwell
Baker
Bartram
Bea
Bell
Bishop
Blanchard
Bowers
Boyce
Boyd
Brisow
Bristow
Bryan
Bullock
Byrd
Chapman
Clay
Cole
Conley
Cory
Dewey
Duff, Mls
Dugas
Dungan
Ehrle
Elliot
Elliott
Engel
Fenoglio
Foreman
Forstyth
Glass
Glouisted
Green
Harrington
Myatt
Oliver
Osborn
Parish
Parsons
Parsons
Patterson
Piggie
Pool
Presley
Puckett
Pamsey
Richardson
Roberts
Rossell
Sadler
Sandahl
Sanders
Sani
Saman
Schram
Schwartz
Schwartz
Sherrill
Smith
Smith
Spilman
Springer
Stewart
Strickland
Stroman
Sudderith
Sutton
Talausk
Terral
Thurmond
Tunnell
Turman
Walling
Winston
Wolf
Woolsey
Yessak
Zobneck

**Nay—1**

Ferrell

In the Chair

**Absent**

Burkett
Shackelford

**Absent—Excused**

Ford
Heflin

The Chair then laid Senate Bill No. 77 before the House on third reading and final passage.

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

**Yea—143**

Anderson
Armour
Atwell
Baker
Bartram
Bea
Bell
Bishop
Blanchard
Bowers
Boyce
Boyd
Brisow
Bristow
Bryan
Burkett
Bush
Burgess
Chapman
Cla
Cline
Cloud
Cole
Conley
Cory
Dewey
Duff, Mls
Dugas
Dungan
Ehrle
Elliot
Elliott
Engel
Fenoglio
Foreman
Forstyth
Glass
Glouisted
Green
Harrington
Myatt
Oliver
Osborn
Parish
Parsons
Parsons
Patterson
Piggie
Pool
Presley
Puckett
Pamsey
Richardson
Roberts
Rossell
Sadler
Sandahl
Sanders
Sani
Saman
Schram
Schwartz
Schwartz
Sherrill
Smith
Smith
Spilman
Springer
Stewart
Strickland
Stroman
Sudderith
Sutton
Talausk
Terral
Thurmond
Tunnell
Turman
Walling
Winston
Wolf
Woolsey
Yessak
Zobneck
In The Chair

Hale

Absent

Shackelford

Absent—Excused

Ford

Martin

Heflin

HOUSE BILL NO. 205 ON SECOND READING

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

H. B. No. 205. A bill to be entitled "An Act validating the organizational proceedings of cities, towns, and villages, including their incorporation, adoption of charters and charter amendment or amendments (of home rule cities), consolidations and boundaries; validating governmental proceedings, offices and officers of any city, town or village; providing the Act shall not validate the organizational or governmental proceedings if the question is involved in litigation; and declaring an emergency."

The bill was read second time.

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

Committee Amendment No. 1

To House Bill No. 205

Amend House Bill 205 by striking all below the enacting clause and inserting the following in lieu thereof:

Section 1. All cities (except Home Rule Cities), towns and villages in this State, hereafter incorporated under the general laws of this State, whether under the aldermanic, commission, or council form of government, and which have functioned as incorporated cities, towns or villages since the date of their incorporation or attempted incorporation, are hereby in all respects validated, ratified and confirmed as of the date of such incorporation or attempted incorporation, and shall not be held invalid by reason of the fact that the election proceedings of other incorporation proceedings may not have been in compliance with law.
Sec. 2. In each instance where a charter or amendment or amendments to charters of a Home Rule City have been (a) submitted to a vote of the qualified voters of such city at an election, and (b) a majority of the voters participating in such election of such city have approved the charter or amendment or amendments, and (c) the Home Rule City has functioned under the Home Rule Charter or Home Rule Charter as amended, the charter or the amendment or amendments to the Home Rule Charter shall not be held invalid by reason of the fact that the election proceedings or other proceedings required to adopt or amend Home Rule Charters may not have been in accordance with law.

Sec. 3. In each instance where two or more Incorporated cities (including Home Rule Cities), towns or villages in this State have consolidated or attempted to consolidate under one government, and the question of consolidation has been approved by a majority of the electorate participating in the election in each of the cities sought to be consolidated, the consolidation or attempted consolidation of such cities is hereby in all things ratified, validated, and confirmed, and the consolidation of such cities, towns or villages shall not be held invalid by reason of the fact that the election proceedings or other proceedings of consolidation may not have been in accordance with law.

Sec. 4. The boundary lines of all cities (including Home Rule Cities), towns or villages, including the boundary lines covered by the original incorporation or consolidation and by any subsequent extension thereof, are hereby in all things validated.

Sec. 5. All governmental proceedings performed by the governing body of any city (including Home Rule Cities), town or village, including, but not limited to, the adoption of the provisions relating to cities and towns, and all offices and officers thereof since their incorporation, consolidation, adoption of a charter, or amendment or amendments to a Home Rule Charter, are hereby in all respects validated, ratified and confirmed as of the respective dates of such proceedings; provided, however, any provision to the contrary of this Act shall not apply to the Acts of any city, town or village in this State, hereinafter incorporated or attempted to be incorporated under the general laws of this State where such Acts come after the effective date of this Act.

Sec. 6. In any instance where an Incorporated city, town or village has changed its name by an election in which the question of the change of the name of such city, town or village has been submitted to a vote of the qualified voters of such city, and the majority of the voters of such city voting in such election have approved such change of name, such change of name is hereby validated, ratified and confirmed as of the date of such election, without regard to the fact that the election proceedings or other proceedings involved in such change of name may not have been in compliance with law.

Sec. 7. The validation provisions of this Act shall not apply to litigation pending in any court of competent jurisdiction in this State on the effective date of this act which litigation questions the legality of any of the matters which would otherwise be validated by the provisions hereof, if such litigation ultimately results in holdings or holdings that the matters questioned thereby are invalid.

Sec. 8. The fact that the organization of some municipal corporations has been and is being questioned by the Attorney General of Texas and others, thus affecting the right of each city, town or village to raise bonds for needed improvements within such municipal corporations, and the further fact that governmental proceedings taken by the governing body since a change was made in the organizational structure of the said city, town or village may be questioned, creates an emergency and an imperative public necessity that the Constitutional Rule regulating bills to be read on three several days in each House be suspended; and said Rule is hereby suspended, and that this Act shall take effect and be in force from and after its passage; and it is so enacted.

The amendment was adopted.

House Bill No. 206 was then passed to engrossment.
Mr. Bass moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 205 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—141

Anderson
Armor
Atwell
Baker
Ballman
Bartram
Bass
Bell
Bishop
Blalock
Blair
Bland
Bowers
Bowers, Mr.
Bo亚sen
Breshears
Brito
Bryan
Bullock
Byrd
Chapman
Cloud
Cole
Combs
Cory
Cotten
Cowden
Cox
Crowe
Crosby
Day
de la Garza
Dewey
DuBois, Miss
Dugan
Dukakis
Earle
Elliott
Ellis
Fenoglio
Foreman
Forrister
Glass
Glushe
Green
Harrington
Hasty
Hestman
Hensley
Hollowell
Holman

Nays—1

Ferrell
In The Chair

Hale
Absent

Burkett
Shackelford
Absent—Excused

Ford
Heflin

The Chair then laid House Bill No. 205 before the House on third reading and final passage.

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

Yeas—143

Anderson
Arthur
Atwell
Baker
Ballman
Bartram
Bass
Bell
Bishop
Blalock
Blair
Bland
Bowers
Bowers, Mr.
Bo亚sen
Breshears
Brito
Bryan
Bullock
Byrd
Chapman
Cloud
Cole
Combs
Cory
Cotten
Cowden
Cox
Crowe
Crosby
Day
de la Garza
Dewey
DuBois, Miss
Dugan
Dukakis
Earle
Elliott
Ellis
Fenoglio
Foreman
Forrister
Glass
Glushe
Green
Harrington
Hasty
Hestman
Hensley
Hollowell
Holman

Ramsey
Richardson
Roberts
Russell
Sadler
Sandahl
Sanders
Saul
Schram
Schwartz
of Galveston
Schwartz
of Tarrant
of Washington
Seiss
Shannon of Bexar
Shannon
of Tarrant
Shaw
Sheridan
Sherrill
Smith of Hunt
Smith of Jefferson
Smith of Travis
Smith of Young

Nays—1

Ferrell
In The Chair

Hale
Absent

Burkett
Shackelford
Absent—Excused

Ford
Heflin

The Chair then laid House Bill No. 205 before the House on third reading and final passage.

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

Yeas—143

Anderson
Arthur
Atwell
Baker
Ballman
Bartram
Bass
Bell
Bishop
Blalock
Blair
Bland
Bowers
Bowers, Mr.
Bo亚sen
Breshears
Brito
Bryan
Bullock
Byrd
Chapman
Cloud
Cole
Combs
Cory
Cotten
Cowden
Cox
Crowe
Crosby
Day
de la Garza
Dewey
In The Chair

Hale

Duff, Miss
Dugas
Dungan
Ehrle
Ellis
Fenoglio
Forrell
Foreman
Forsyth
Glass
Gluskin
Green
Harrington
Healy
Heitman
Hendley
Hollowell
Holman
Holstein
Hooks
Hosey
Haukner
Huff
Hughes of Dallas
Hughes of Grayson
Hughes of Tarrant
Hutcheson
Inaacks, Miss
Jackson
Jamison
Johnson
Jones
Joseph
Kelle
Kennard
Kennedy
Kilpatrick
Koliba
Koroth
Kothmann
Kollman
Korn
Laurel
Lee
McCoppin
McDonald
McGregor
McGregor
McGregor
McGregor
McGregor of El Paso
McIlhany
Mann
Mathews
Mays
Meere of Harris
McKee of Tarrant
Mullen
Murray

Myatt
Oliver
Osborn
Parish
Patterson
Parece
Pipkin
Pleak
Plessler
Pleek
Puckett
Ramsey
Richardson
Roberts
Russell
Sadler
Sandahl
Sanders
Saul
Schwartz
Schwartz
Schwartz
Schwartz
of Galveston
of Washington
Seeligson
Shannon
of Erath
Shannon
Shannon
Shawn
Sheridan
Sherrill
Sherrill
Sherrill
Sill
Slack
Smith
of Hays
of Jefferson
of Jefferson
Spilman
Springer
Stewart
Storey
Strood
Stroman
Sudderth
Sutter
Talsek
Terral
Thurmond
Tennell
Turman
Walling
Watson
Welch
Wheeler
White
Wilson of Young
Wilson of Potter
Winfree
Wohlford
Woolsey
Yezak
Zbranek

Anderson
Armour
Atwell
Baker
Ballman
Bartram
Bass
Bell
Bishop
Blakely
Blandard
Bowen
Booyen
Brashar
Bristow
Bryan
Bullock
Byrd

Shackelford
Abent—Excused
Ford
Heflin

HOUSE BILL NO. 245
ON SECOND READING

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

H. B. No. 245, A bill to be entitled "An Act amending Article 597, Code of Criminal Procedure, 1925, so as to provide that the summons provided therein may be made by first class United States mail, certified United States mail, or by registered United States mail, as the judge drawing the jury may direct, as well as verbally made upon each juror in person, providing a repealing clause; providing a severability clause and declaring an emergency."

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

HOUSE BILL NO. 245
ON THIRD READING

Mr. Murray moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 245 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Year—141

Anderson
Armour
Atwell
Baker
Ballman
Bartram
Bass
Bell
Bishop
Blakely
Blandard
Bowen
Booyen
Brashar
Bristow
Bryan
Bullock
Byrd

Duff, Miss
Dugas
Dungan
Ehrle
Ellis
Fenoglio
Forrell
Foreman
Forsyth
Glass
Gluskin
Green
Harrington
Healy
Heitman
Hendley
Hollowell
Holman
Holstein
Hooks
Hosey
Haukner
Huff
Hughes of Dallas
Hughes of Grayson
Hughes of Tarrant
Hutcheson
Inaacks, Miss
Jackson
Jamison
Johnson
Jones
Joseph
Kelle
Kennard
Kennedy
Kilpatrick
Koliba
Koroth
Kothmann
Kollman
Korn
Laurel
Lee
McCoppin
McDonald
McGregor
McGregor
McGregor
McGregor
McGregor of El Paso
McIlhany
Mann
Mathews
Mays
Meere of Harris
McKee of Tarrant
Mullen
Murray

Myatt
Oliver
Osborn
Parish
Patterson
Parece
Pipkin
Pleak
Plessler
Pleek
Puckett
Ramsey
Richardson
Roberts
Russell
Sadler
Sandahl
Sanders
Saul
Schwartz
Schwartz
Schwartz
Schwartz
of Galveston
of Washington
Seeligson
Shannon
of Erath
Shannon
Shannon
Shawn
Sheridan
Sherrill
Sherrill
Sherrill
Sill
Slack
Smith
of Hays
of Jefferson
of Jefferson
Spilman
Springer
Stewart
Storey
Strood
Stroman
Sudderth
Sutter
Talsek
Terral
Thurmond
Tennell
Turman
Walling
Watson
Welch
Wheeler
White
Wilson of Young
Wilson of Potter
Winfree
Wohlford
Woolsey
Yezak
Zbranek
The Chair then laid House Bill No. 245 before the House on third reading and final passage.

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

Yeas—143

Abstentions—Excused

Anderson Burkett
Healy Heflin
Aterwell Heitman
Baker Hollowell
Bailman Holman
Bartram Holstein
Bass Hooks
Bell Hony
Bishop Huebner
Blaine Huffman
Blanchard Hoffer
Bowers Hughes of Galveston
Boyson Hughes of Dallas
Bratton Hutchins
Bristow Isaacks, Miss
Bryan Jackson
Bullock Jamison
Burkett Johnson
Byrd Jones
Chapman Joseph
Cline Kelly
Cloud Kennard
Cole Kennedy
Conley Kilpatrick
Cory Koliba
Cotten Kortoth
Cowen Kothmann
Cox Latimer
Cuthbert Laure
Day Lee
de la Garza McCoppin
Dewey McDonald
Duff, Miss McGregor
Dugas of McLennan
Dungan McGregor
Ehrle of El Paso
Elliot McIlhany
Ellis Mann
Fenoglio Matthew
Ferrell Mays
Foreman Moore of Harris
Fowth Moore of Tarrant
Glass Mullen
Glissing Murray
Green Myatt
Harrington Oliver
The Speaker laid before the House, on its second reading and passage to engrossment, House Bill No. 246, a bill to be entitled "An Act authorizing the use of certified mail in lieu of registered mail; declaring the mailing of notices and other material by certified mail to have the same legal effect as if sent by registered mail; containing the use of registered mail where insurance against loss is needed; providing a severability clause and declaring an emergency."

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

Mr. Murray moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 246 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—141


Absent—Excused

Ford  Heflin

HOUSE BILL NO. 248 ON THIRD READING

Mr. Murray moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 246 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—141

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

<table>
<thead>
<tr>
<th>Yeas</th>
<th></th>
<th>Nays</th>
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<tbody>
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<td>Anderson</td>
<td>Chapman</td>
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<td>Armor</td>
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<td>Baker</td>
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<td>Boyson</td>
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<td>Brasher</td>
<td>Duff, Miss</td>
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<td>Brown</td>
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<td>Healy</td>
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<td>Hooks</td>
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<td>Hoyes</td>
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<td>Hughes</td>
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<td>Jackson</td>
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<td>Jamison</td>
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<td>Joseph</td>
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<td>Kelly</td>
<td>Smith of Hays</td>
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<td>Kennard</td>
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<td>Korich</td>
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<td>Kothmann</td>
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<td>Latimer</td>
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<td>McCoppin</td>
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<td>McDonald</td>
<td>Terrell</td>
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<td>McGregor</td>
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<td>of McLennan</td>
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<td>Mann</td>
<td>Walsh</td>
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<td>Matthew</td>
<td>Wheeler</td>
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<td>Nays</td>
<td>White</td>
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<td>Moore of Harris</td>
<td>Wilson of Young</td>
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<td>Moore of Tarrant</td>
<td>Wilson of Potter</td>
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<td>Mratt</td>
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<td>Oliver</td>
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<td>Osborn</td>
<td>Zbranek</td>
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</tbody>
</table>

The Chair then laid House Bill No. 246 before the House on third reading and final passage.
The Speaker laid before the House, on its second reading and passage to engrossment, 

H. B. No. 247, A bill to be entitled "An Act making it unlawful except under the provisions of this Act, for any person to hunt, take, kill, or possess any game bird or game animal in Gillespie, Kerr, Mason, Llano, Medina, Sutton, Edwards, Blanco and Crockett Counties at any time; to take, kill, or trap any fur-bearing animal in said counties; to take or attempt to take any fresh water fish in said counties by any means or method; prescribing the legislative policies with respect to the wild life resources of said counties; conferring upon the Game and Fish Commission power and authority to regulate by provision, order, rule, or regulation the taking of wild life resources of said counties; requiring the Game and Fish Commission to make investigations with respect to depletion and waste of the wild life resources of said counties; requiring the Commission to provide an open season or period of time when it shall be lawful to take a portion of the wild life resources of said counties; defining depletion and waste; providing for the issuance of the does permits; providing for a public hearing to be held in the county affected by the proposed Commission's rules, regulations, or orders and for adequate notice of such hearing and for proper conducting of such hearing; providing for the adoption of the proclamation, orders, rules or regulations of the Game and Fish Commission; providing for the effective period of regulations and for approval or disapproval by the Commissioners' Court in the county affected by the Commission's rules, regulation or order; providing for the publication of the regulations; providing that the Powers of the Commission are not limited; providing venue for suit to test the validity of the proclamations, rules, regulations, or orders of the Commission; providing a penalty for the violation of any of the provisions of this Act as well as any order, rule, or regulation of the Commission; providing for the forfeiture of licenses; making it unlawful to provide a new license and providing a penalty therefor; defining wild life resources; repealing certain laws; providing for the effective date of this Act; providing a saving clause; and declaring an emergency."

The bill was read second time.

Mr. Bryan offered the following amendment to the bill:

Amend H. B. No. 247 by striking the word "Bishop" after the word "Llano" on line 49 of the printed bill.

The amendment was adopted.

Mr. Smith of Hays offered the following amendment to the bill:

Amend H. B. No. 247 by inserting the word "Bandera" after the word "Kerr" on line 49 of the printed bill.

The amendment was adopted.

House Bill No. 247 was then passed to engrossment

HOUSE BILL NO. 247

ON THIRD READING

Mr. Burkett moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 247 be placed on its third reading and final passage.

The motion prevailed by the following vote:

<table>
<thead>
<tr>
<th>Yes: 140</th>
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</thead>
<tbody>
<tr>
<td>Anderson</td>
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<tr>
<td>Armor</td>
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<tr>
<td>Atwell</td>
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<td>Baker</td>
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<td>Hallman</td>
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<td>Bell</td>
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<td>Bullock</td>
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<td>Byrd of El Paso</td>
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<td>Chapman</td>
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<td>de la Garza</td>
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<td>Duff, Miss</td>
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<td>Dungan</td>
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<td>Hughes of Grayson</td>
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<td>Hughes of Dallas</td>
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<td>Isacks, Miss</td>
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</tbody>
</table>

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

**Yeas—142**

Anderson  Ehrle
Armstrom   Elliott
Atwell     Ellis
Baker      Fenoglio
Hallman    Ferrell
Hartram    Foreman
Hass       Forsyth
Bell       Glass
Bishop     Glusing
Blalchard  Harrington
Bowers     Healy
Boyson     Heitman
Brashear   Hensley
Bristow    Hollowell
Bryan      Holman
Bullock    Hidalgo
Burkett    Hooks
Byrd       Hussy
Chapman    Huesner
Cline      Huffman
Cloud      Huffner
Cole       Hughes of Grayson
Conley     Hughes of Dallas
Cory       Hutchins
Cotten     Isacks, Miss
Coven      Jackson
Cox        Jamison
Cowen      Johnson
Dalton     Jones
De la Garza Joseph
Dowdy      Kelly
Duff, Miss Kennard
Dugas      Kennedy
Dungan     Kilpatrick
The Speaker laid before the House, on its second reading and passage to engrossment:

H. B. No. 258, A bill to be entitled "An Act changing the name and designation of the Special 37th Judicial District Court of Bexar County, Texas, as created by Senate Bill No. 396, Acts of the 54th Legislature, 1955, Chapter 262, page 730, to the 121st Judicial District Court of Bexar County, Texas, providing that the duly elected Judge of the Special 37th Judicial District shall be the Judge of the 121st Judicial District until the time for which he has been elected expires, and his successor qualified; and declaring an emergency."

The bill was read second time.

Mr. Schwartz of Galveston offered the following committee amendment to the bill:

Committee Amendment No. 1

Amend House Bill 256 by striking out all below the enacting clause and by inserting in lieu thereof the following:

Section 1. The Special 37th Judicial District Court of Bexar County heretofore established as a permanent District Court under the terms of Senate Bill 395, Acts of the 54th Legislature, 1955, Chapter 262, page 730, is hereby designated as and shall henceforth be known as the 121st Judicial District Court, the limits of which district shall be coextensive with the limits of Bexar County, Texas.

Section 2. The present District Judge of the Special 37th District Court of Bexar County, duly elected and acting as such, shall be the District Judge of the 121st Judicial District Court of Bexar County until the time for which he has been elected expires and until his successor is duly elected and qualified.

Section 3. All appropriations heretofore made or hereafter made for the payment of the salary and expenses of the Judge of the Special 37th Judicial District Court of Bexar County shall be made available for the payment of the salary and expenses of the Judge of the 121st Judicial District Court of Bexar County.

Section 4. The fact that the Special 37th Judicial District Court was established as a permanent District Court by Senate Bill No. 396, Acts of the 54th Legislature, 1955, Chapter 262, page 760, without a change in name and designation has caused confusion among attorneys, litigants, ...
witnesses, etc. as between said Special 37th Judicial District Court and the long established 37th Judicial District Court in Bexar County creates an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each House be suspended and this Rule is hereby suspended, and that this Act takes effect and be in force from and after its passage, and it is so enacted.

The amendment was adopted.

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

Committee Amendment No. 2
Amend House Bill 258 by striking out all above the enacting clause and by inserting in lieu thereof the following:

"An Act changing the name and designation of the Special 37th Judicial District of Bexar County, Texas, as created by Senate Bill 395, Acts of the 54th Legislature, 1955, Chapter 262, page 730, to the 131st Judicial District of Bexar County, Texas; providing that the duly elected Judge of the Special 37th Judicial District Court shall be the Judge of the 131st Judicial District until the time for which he has been elected expires, and his successor qualifies; providing that all appropriations heretofore made or hereafter made for the payment of the salary and expenses of the Judge of the Special 37th Judicial District Court of Bexar County shall be made available for the payment of the salary and expenses of the Judge of the 131st Judicial District Court of Bexar County; and declaring an emergency."

The amendment was adopted.

House Bill No. 258 was then passed to engrossment.

HOUSE BILL NO. 258 ON THIRD READING

Mr. Hensley moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 258 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—141
Anderson  Isaacks, Miss
Armbrister  Jackson
Atwell  Jamison
Baker  Johnson
Ballman  Jones
Bartram  Joseph
Bass  Kelly
Bell  Kennard
Bishop  Kennedy
Blinn  Kilpatrick
Blanchard  Koliba
Bowes  Korkol
Boyden  Kosoth
Brahe  Kothmann
Bristow  Latimer
Brown  Laurel
Bullock  Lee
Byrd  McCoppin
Chapman  McDonald
Clay  McGregor
Cline  McGregor
Cloyd  of McMinn
Cole  McGregor
Conley  of El Paso
Cory  McElhaney
Cotten  Mann
Cox  Matthew
Cromwell  Maya
Crouch  Moore of Harris
Cruothwaite  Moore of Tarrant
Day  Mullen
de la Garza  Murray
Dewey  Myatt
Duff, Miss  Oliver
Dungan  Osborn
Ehrike  Parish
Elliot  Parsons
Ellis  Patterson
Ephing  Pipkin
Evers  Pool
Ferrell  Presley
Foreman  Puckett
Glass  Ramsey
Gigging  Richardson
Green  Roberts
Harrington  Russell
Hasty  Sadler
Heitman  Sandahl
Hemley  Sanders
Hollowell  Saul
Holman  Schram
Holstein  Schwartz
Hooks  of Galveston
Hosey  of Washington
Huebner  Seeligson
Huffman  of El Paso
Hutchison  Shannon of Erath
Hughes of Galveston  Shannon of Tarrant
Hughes of Dallas  Shaw
The Chair then laid House Bill No. 258 before the House on third reading and final passage.

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

Nays—1

Ferrell

In The Chair

Hale

Absent

Hensley

In The Chair

Hollon

Hertman

Hooks

Hoy

Huck

Huff

Huff

Hughes

Hugh

Hugh

Hugh

Hutch

Huse

Jackson

Jackson

Jackson

Jones

Joseph

Kelly

Kennedy

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HOUSE BILL NO. 269 ON SECOND READING

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

H. B. No. 269. A bill to entitled "An Act reenacting and amending Chapter 128, Acts of the 50th Legislature, Regular Session, as amended by Chapter 206, Acts of the 51st Legislature, Regular Session, as amended by Chapter 230, Acts of the 53rd Legislature, Regular Session; validating with certain exceptions annexation by cities and towns of less than 100,000 inhabitants heretofore made of territories of water control and improvement districts and fresh water supply districts and the taking over the properties and assets of such districts and the assumption of debts and liabilities and obligations by such cities and towns, and bonds issued by such cities and towns to refund district obligations; repealing Chapter 134, Acts of the 52nd Legislature, Regular Session, and all laws in conflict or inconsistent with this Act, to the extent of such conflict or inconsistency; providing a severability clause; and declaring an emergency."

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

HOUSE BILL NO. 269 ON THIRD READING

Mr. Baker moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 269 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Year—141

Anderson  Bristow
Armor  Bryan
Atwell  Bullock
Baker  Byrd
Balman  Chapman
Bartram  Cline
Base  Cleland
Bell  Cole
Bishop  Conley
Blake  Cory
Blanchard  Cotton
Bowers  Cowen
Boyson  Cox
Brodie  Crosthwait

Day  Murray
De la Garza  Myatt
Dewey  Oliver
Doff, Miss  Osborn
Duhan  Parish
Dugas  Parsons
Ehrie  Patterson
Elliott  Pipkin
Ellis  Pool
Fenoglio  Proctor
Foray  Puckett
Forsyth  Ramsey
Glass  Richardson
Glasing  Roberts
Green  Russell
Harrington  Sadler
Healy  Sandahl
Heitman  Sanders
Hensley  Saul
Hollowell  Schram
Holman  Schwartz
Hoistman  of Galveston
Huebner  of Washington
Huffman  Shannon
Hughes of Grayson  of Tarrant
Hughes of Dallas  Shaw
Hutcheson  Sheridan
Iams, Miss  Sherrill
Jackson  Slack
Jamison  Smith of Hays
Johnson  Smith of Jefferson
Jones  Spliman
Joseph  Springer
Kelly  Stewart
Kennard  Storey
Kennedy  Strickland
Kilpatrick  Strom
Koliba  Sudderth
Koroth  Sutton
Kothmann  Talsek
Lattimer  Terrell
Laurel  Thurmond
Lee  Tunnell
McCoplin  Turner
McDonald  Wailing
McGregor  Watson
of Mclean  Welch
McRae  Wheeler
of El Paso  White
McLain  Wilson of Young
Mann  Wilson of Potter
Matthew  Winfree
Mays  Woflord
Moore of Harris  Woolsey
Moore of Tarrant  Yezak
Mullen  Zbranek

Yeas—1

Nays—1

Ferrell
The bill then laid House Bill No. 292 before the House on third reading and final passage.

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

Year—143

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House Bill No. 292 on Second Reading

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

H. B. No. 292. A bill to be entitled "An Act authorizing and directing the Board of Regents of the State Teachers Colleges to execute and deliver to the State Highway Commission rights of way easements to four tracts of land in Hays County for the construction and maintenance of U. S. Highway 81, extending along and across certain State property owned by the State of Texas for the use and benefit of Southwest Texas State Teachers College, and declaring an emergency."

The bill was read second time and was passed to engrossment.
**HOUSE BILL NO. 292 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. 292 be placed on its third reading and final passage.

The motion prevailed by the following vote:

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Nays: Bowers, Johnson, Ferrell, Boysen, Jones, Nelson, Overstreet, Overste
**HOUSE BILL NO. 322 ON SECOND READING**

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

H. B. No. 322, A bill to be entitled "An Act providing for County Juvenile Boards in each county comprising the Second 38th Judicial District; providing for compensation of members of the Boards; provided compensation allowed County Judges hereunder shall not be counted as fees of office; providing that this Act shall be cumulative of existing laws relating to compensation of Judges of District Courts and County Judges; providing a savings clause; and declaring an emergency."

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

**HOUSE BILL NO. 322 ON THIRD READING**

Mr. Burkett moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 322 be placed on its third reading and final passage.

The motion prevailed by the following vote:

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**In The Chair**

| Hale             | Absent          |

| Osborn           |                 |

| Cloud            | Glusing         |
March 20, 1957  HOUSE JOURNAL  1001

Absent—Excused
Ford       Martin
Heflin

The Chair then laid House Bill No. 322 before the House on third reading and final passage.

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

Yeas—143
Anderson  Hollowell
Armor      Holman
Atwell     Molina
Baker      Hooks
Bellman    Hollowell
Barker     Holstein
Bass       Heitman
Bell        Heatly
Bishop     Hensley
Blake      Richardson
Blaine     Hollowell
Blanchard  Holman
Bowers     Holstein
Boyson     Hensley
Bryant     Heitman
Buck      Heatly
Buckett    Heatly
Byrd       Heitman
Chapman    Hensley
Chick      Heatly
Cloud      Hollowell
Cole       Heatly
Conley     Heatly
Corry      Heatly
Cotten     Heatly
Cowan      Heatly
Cox        Heatly
Crosthwait   Heatly
Day         Heatly
de la Garza  Heatly
Dewey      Heatly
McGregor   Heathly
McGregor   Heathly
McGregor   Heathly
Mays
Moore of Harris Welch
Moore of Tarrant Wheeler
Mullen
Myatt

Nays—2

Parish
Parsons
Patrick
Patterson

Pipkin
Pool
Prentice
Packet
Ramsey
Richardson
Roberts
Russell
Sadler
Sandahl
Sanders
Sapi
Schram
Schwartz
Galveston
Schwartz
Swisher
Shannon of Erath
Shannon
Shaw
Sheridan
Sherrell
Slack
Smith of Hays
Smith of Jefferson
Spillman
Springer
Stewart
Storey
Strickland
Strusan
Sudderth
Talasek
Terrell
Thurmond
Tunnell
Turman
Wallace
Watson
Welch
Wheeler
White
Wilson of Young
Wilson of Potter
Winfree
Woohild
Wooley
Yezak
Zbranek

In The Chair
Absent

Absent

Shackelford

Heatly
Heitman
Hensley

Ford
Heflin

The Chair then laid House Bill No. 322 before the House on third reading and final passage.

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

Yeas—143
Anderson  Hollowell
Armor      Holman
Atwell     Holstein
Baker      Hooks
Bellman    Hensley
Barker     Hollowell
Bass       Heitman
Bell        Heatly
Bishop     Hensley
Blake      Richardson
Blaine     Hollowell
Blanchard  Holman
Bowers     Holstein
Boyson     Hensley
Bryant     Heatly
Buck        Heatly
Buckett    Heatly
Byrd       Heatly
Chapman    Hensley
Chick      Heatly
Cloud      Hollowell
Cole       Heatly
Conley     Heatly
Corry      Heatly
Cotten     Heatly
Cowan      Heatly
Cox        Heatly
Crosthwait   Heatly
Day         Heatly
de la Garza  Heatly
Dewey      Heatly
McGregor   Heathly
McGregor   Heathly
McGregor   Heathly
Mays
Moore of Harris Welch
Moore of Tarrant Wheeler
Mullen
Myatt

Nays—2

Parish
Parsons
Patrick
Patterson

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

H. B. No. 330, A bill to be entitled "An Act amending Article 923b of the Penal Code of Texas, which makes it unlawful to injure or kill bats, by providing certain exceptions thereto; authorizing the establishment of exempt areas by the State Commissioner of Health and the issuance of permits by health officers for the destruction of bats under certain circumstances, and further permitting the killing of bats in the proximity of public or private buildings; providing for severability; and declaring an emergency."

The bill was read second time.

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

Committee Amendment No. 1

H. B. No. 330

Strike out all below the enacting clause and insert in lieu thereof:

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

Section 1. That Article 923b of the Penal Code of Texas, 1925, be and the same is hereby repealed.

Section 2. The fact that this statute, enacted years ago, making it a misdemeanor "to willfully kill or in any manner injure any winged quadruped known as the common bat", does not serve the best interest of the public and further because bats have been proven carriers of rabies and therefore a danger to the public health of the people of the State of Texas, be it therefore enacted that the statute is repealed and creates an emergency and an imperative public necessity that the Constitutional Rule requiring that all bills be read in each house on three (3) several days be suspended, and the same is hereby suspended, and that this Act shall take effect and be in full force and effect from and after its passage, and it so enacted.

The amendment was adopted.

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

Committee Amendment No. 2

H. B. No. 330

Strike out all above the enacting clause and insert in lieu thereof:

An Act to repeal Article 923b of the Penal Code of Texas, 1925 which makes it unlawful to injure or kill bats and declaring an emergency.

The amendment was adopted.

House Bill No. 330 was then passed to engrossment.

HOUSE BILL NO. 330 ON THIRD READING

Mr. Walling moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 330 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yea—141

Anderson Atwell Armor Baker
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The Chair then laid House Bill No. 330 before the House on third reading and final passage.

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

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Yeas—143
Anderson   Day
Armour     de la Garza
Atwell     Dewey
Baldor     Duff, Miss
Ballman    Dugas
Burke      Dungan
Bass       Ehrie
Bell       Elliott
Bishop     Ellis
Blaine     Fenoglio
Blanchard  Ferrell
Bowers     Foreman
Boyce      Forth
Breshear   Glass
Bristow    Glasing
Bryan      Green
Bullock    Harrington
Burke      Healy
Byrd       Heitman
Chapman    Hensley
Cline      Hollowell
Cloud      Holman
Cole       Holstein
Conley     Hooks
Cory       Hovey
Cotten     Huebner
Cowen      Huffman
Cox        Huffer
Crosthwait Hughes of Grayson
```
The motion prevailed by the following vote:

Yes—140

Anderson    Ballman
Armour       Bartram
Atwell       Bell
Baker        Bishop
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The bill was read third time and was passed by the following vote:
The Speaker laid before the House on its second reading and passage to engrossment, H. B. No. 359, A bill to be entitled "An Act transferring a certain tract of land located on Brazos Island in Cameron County from the General Land Office to the Texas State Parks Board; reserving an easement to the Game and Fish Commission for the construction of a fish pass at Boca Chica Pass; making other provisions relating thereto and declaring an emergency."

The bill was read second time.

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

Committee Amendment No. 1
To House Bill No. 359
Amend House Bill No. 359 by striking out Section 2 and inserting the following:

"Sec. 2. Nothing in this Act shall be construed as conveying the mineral estate of the tract of land described in Section 1 and such mineral estate is hereby reserved to the Public Free School Fund."

"Nothing in this Act shall be construed as preventing the Game and Fish Commission from constructing a fish pass between the Gulf of Mexico and Laguna Madre at Boca Chica Pass, and in the event a portion of the land described in Section 1 of this Act is needed for such fish pass, an easement for such purpose is hereby reserved to the Game and Fish Commission."

The amendment was adopted.

(Mr. Hale In the Chair.)

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

Committee Amendment No. 2
To House Bill No. 359
Amend House Bill No. 359 by striking out all above the enacting clause and inserting in lieu thereof the following:

"A BILL
To Be Entitled
An Act transferring a certain tract of land located on Brazos Island in Cameron County from the General Land Office to the Texas State Parks Board; reserving an easement to the Game and Fish Commission for the construction of a fish pass at Boca Chica Pass; making other provisions relating thereto and declaring an emergency."
The amendment was adopted,

HOUSE BILL NO. 359 was then passed to engrossment.

HOUSE BILL NO. 359 ON THIRD READING

Mr. Pipkin moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 359 be placed on its third reading and final passage.

The motion prevailed by the following vote:

YEAS-141


NAYS-1

Ferrell

The Chair then laid House Bill No. 359 before the House on third reading and final passage.

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

YEAS-143


In The Chair

Absent

Martin

The Chair then laid House Bill No. 359 before the House on third reading and final passage.

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

YEAS-143


In The Chair

Absent

Martin

The Chair then laid House Bill No. 359 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:
| Cory Moore of Harris | Hale In The Chair |
| Cory Cotten Moore of Tarrant | Absent |
| Cowen Mullen | Shackelford |
| Cox Murray | Absent—Excused |
| Crosthwait Myatt | Ford Martin |
| Day Oliver | Holton |
| de la Garza Osborn | House Bill No. 362 On Second Reading |
| Dewey Parish | The Chair laid before the House, |
| Duff, Miss Parsons | on its second reading and passage to |
| Dugas Patterson | engrossment, |
| Dungan Pipkin | H. B. No. 362, A Bill to be entitled |
| Ehrle Pool | “An Act amending Section 16, House |
| Elliott Presler | Bill 374, Acts 1955, 54th Legislature, |
| Fenoglio Ramsey | Regular Session, Page 1187, Chapter |
| Ferrell Richardson | 457, fixing compensation of District |
| Foreman Roberts | and Criminal District Judges in cer- |
| Forsyth Russell | tain counties to be paid out of county |
| Glass Sanders | funds, in addition to amounts paid out |
| Glass of Galveston | of state revenue and declaring an |
| Hollowell Schwartz | emergency.” |
| Holstein Seeligson | The bill was read second time and |
| Hooks Shannon of Erath | was passed to engrossment. |
| Hosay Shannon | House Bill No. 363 On Third Reading |
| Huckner of Tarrant | Mr. Baker moved that the constitu- |
| Huffman Shaw | tional rule requiring bills to be |
| Huffor Sheridan | read on three several days be sus- |
| Hughes of Grimes Sherrill | pended and that House Bill No. 363 be |
| Hughes of Dallas Slack | placed on its third reading and final |
| Hutchins Smith of Hays | passage. |
| Isackes, Miss Smith of Jefferson | The motion prevailed by the fol- |
| Jackson Spelman | lowing vote: |
| Jamison Springer | Years—138 |
| Johnson Stewart | Anderson Cloud |
| Jones Stovall | Armor Cole |
| Joseph Strickland | Baker Cory |
| Kelly Stroman | Ballman Coten |
| Kemnaard Sudduth | Bartram Cowen |
| Kennedy Sutton | Bass Cox |
| Kilpatrick Talasek | Bell Crosthwait |
| Koliba Terrell | Bishop Day |
| Koroth Thurmond | Blaine de la Garza |
| Kochmann Tunnell | Bowers Dewey |
| Latimer Terman | Boyse Duff, Miss |
| Laurel Walling | Braisher Dugas |
| Lee Watson | Bristow Dungan |
| McCoppin Welch | Bryan Ehrle |
| McDonald Wheeler | Bullock Ellett |
| McGregor White | Byrd Ellis |
| McGregor Wilson of Young | Chapman Fenaglio |
| McGregor Wilson of Potter | Cline Foreman |
| of El Paso Winfree | |
The Chair then laid House Bill No. 362 before the House for third reading and final passage.

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

Yeas—141

Anderson    Hooks
Armour      Hovey
Atwell      Hueter
Baker       Huffman
Ballman     Huffer
Bartram     Hughes of Grayson
Bass        Hughes of Dallas
Bell        Hutchins
Bishop      Isaacks, Miss
Blaine      Jackson
Bowers      Jamison
Boyce       Johnson
Brashman    Jones
Brittow     Joseph
Bryan       Kelly
Bullock     Kennard
Burkett     Kennedy
Byrd        Kilpatrick
Chapman     Koliba
Cline       Kothmann
Cole         Latimer
Conley      Laurel
Cory        Lee
Cotten      McCoppin
Cowen       McDonald
Cox          McGregor
Crowthwait   of McLennan
Day          of El Paso
de la Garza    Dewey
Duffy        McLennan
Duff, Miss   Mann
Dugas        Matthew
Dungan       Mayo
Ehrle        Moore of Harris
Elliott     Moore of Tarrant
Elkins      Mullen
Engelke     Murray
Farrell     Wyatt
Foreman     Oliver
Forrest     Osborn
Glass       Parish
Glusking    Parsons
Green       Patterson
Harrison    Pipkin
Hayley      Pool
Heitman     Pressler
Hewlett     Fucket
Hollowell   Ramsey
Holman      Richardson
Holstein    Roberts
The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 378 ON THIRD READING

Mr. Patterson moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 378 be placed on its third reading and final passage.

The motion prevailed by the following vote:
The Chair then laid House Bill No. 378, A bill to be entitled "An Act providing for a closed season..."
in Borden County upon quasi until April 30, 1963, providing a penalty; and declaring an emergency."

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

HOUSE BILL NO. 379 ON THIRD READING

Mr. Patterson moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 379 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Year—141

Anderson  Harrington
Armour  Heathly
Atwell  Hettman
Baker  Hensley
Ballman  Hollowell
Bartram  Holman
Bass  Hoistm
Bell  Hooks
Bishop  Husey
Blaine  Huebner
Blanchard  Huffman
Bowers  Huffor
Boyseen  Hughes of Grayson
Brashier  Hughes of Dallas
Bristow  Hutchins
Bryan  Imack, Mlae
Bullock  Jackson
Byrd  Jamison
Chapman  Johnson
Cline  Jones
Cloud  Joseph
Cole  Kelly
Conley  Kenneth
Cotman  Kennedy
Cotten  Kilpatrick
Cowan  Koliba
Cox  Korioth
Crowtherwait  Kothmann
Day  Latimer
de la Garza  Laurel
Dewey  Lee
Duff, Miss  McCoppin
Dugas  McDonald
Duggan  McGregor
Ehrie  of McLennan
Elliott  McGregor
Eills  of El Paso
Penoglio  McllBany
Foreman  Mann
Forsyth  Matthew
Glass  Mays
Gunning  Moore of Harris
Green  Moore of Tarrant
Mullen  Sheridan
Murray  Sherrill
Myatt  Slack
Oliver  Smith of Hays
Osborn  Smith of Jefferson
Parish  Spliman
Pareena  Springer
Patterson  Stewart
Piggin  Storey
Pool  Strickland
Premier  Stroman
Puckett  Sudderth
Ramsey  Sutton
Richardson  Talasek
Roberts  Terrell
Russell  Thurmond
Shelver  Tussell
Sandahl  Turman
Sanders  Walling
Saull  Watson
Schart  Welch
Schwartz  Wheeler
of Galveston  White
Schwartz  Wilson of Young
of Washington  Wilson of Potter
Seeligson  Winfree
Shannon of Erath  Wohlford
Shannon of Tarrant  Ynake
Shaw  Zbranek

Nays—1

Ferrell  In The Chair
Hale

Absent

Burkett  Shackelford

Absent—Excused

Ford  Martin
Heflin

The Chair then laid House Bill No. 379 before the House on third reading and final passage.

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

Year—143

Anderson  Blanchard
Armour  Bowers
Atwell  Boyseen
Baker  Brashear
Ballman  Bratman
Bartram  Bryan
Bass  Bullock
Bell  Burkett
Bishop  Byrd
Blaine  Chapman
The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 391, A bill to be entitled "An Act amending Chapter 218, Acts 1949, 51st Legislature, as amended by Chapter 304, Acts 1951, 52nd Legislature, providing for two year terms of park commissioners of eligible counties and adding a new section providing that any bonds issued under said Chapter shall be authorized by the Commissioners' Court of the county; providing a severability clause and declaring an emergency."

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

Mr. Pipkin moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 391 be placed on its third reading and final passage.

Yeas—141

The motion prevailed by the following vote:

Yeas—141

Nays—0

Mr. Pipkin moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 391 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—141

Nays—0
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<td>Nays—1</td>
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Ferrell In The Chair

Hale

The Chair then laid House Bill No. 331 before the House on third reading and final passage. The bill was read third time and was passed by the following vote:

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</tbody>
</table>
In The Chair

Hale

Absent

Shackelford

Absent—Excused

Ford

Martin

HOUSE BILL NO. 396 ON SECOND READING

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

H. B. No. 396, A bill to be entitled "An Act amending Chapter 370, Acts 53rd Leg., R. S. 1953, relating to Orange County Navigation and Port District of Orange County, Texas; providing that this Act shall not affect rights heretofore vested in or acquired by said District under said Chapter 370 prior to its amendment, validating said District and declaring it to be a validly existing and operating conservation and reclamation district under Sec. 59, Art. 16, Constitution of Texas, and validating (with certain exceptions) elections held in the District and acts and governmental proceedings of the Board of Commissioners of the District; finding that all property in District and in State of Texas is benefited by District and will be benefited by the improvements and facilities to be acquired or constructed under this Act; providing a severability clause; and declaring an emergency."

The bill was read second time.

Mr. Dugas offered the following amendment to the bill:

Amend House Bill 396 by inserting at the end of Section 2(i) a new sentence to read as follows:

"The damages to the owner of public utilities and communication facilities and properties shall include the actual loss, costs and expenses incident to the removal as well as the relocation of the facilities and properties, including the costs of installing the facilities in a new location, and the costs of any land or rights or interest in land, and any other property rights acquired to accomplish such removal and relocation."

The amendment was adopted.

Mr. Wilson of Potter offered the following Committee Amendments to the bill:

Committee Amendment No. 1

Amend House Bill 396 by striking out the word "county", where it appears as the last word in Section 1 of said bill, and by inserting in lieu thereof the word "District".

Committee Amendment No. 2

Amend H. B. No. 396, Section 5, by inserting the word "property" after the word "qualified" and before the word "taxpaying."

Committee Amendment No. 3

Amend H. B. No. 396, Subsection 2, by striking out the word "unlimited."

Committee Amendment No. 4

Amend H. B. No. 396, Subsection 3, by striking out the word "unlimited."

The Committee Amendments were severally adopted.

House Bill No. 396 was then passed to engrossment.
Mr. Dugas moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 396 be placed on its third reading and final passage. The motion prevailed by the following vote:

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The Chair then laid House Bill No. 396 before the House on third reading and final passage. The bill was read third time and was passed by the following vote:

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The bill was read third time and was passed by the following vote:
The Chair laid before the House, on its second reading and passage to engrossment, H. B. No. 411. A bill to be entitled “An Act exempting Deaf Smith, Hale and Swisher Counties from the provisions of Chapter 7, Title 121, Revised Civil Statutes of Texas, 1925, and from all other laws regulating the inspection of hides and animals, and particularly from the provisions of Articles 1471 through 1487 of the Penal Code of Texas, 1925; and declaring an emergency.” The bill was read second time.

Mr. Dungan offered the following Committee Amendments to the bill:

Committee Amendment No. 1

Amend H. B. No. 411 by striking out Section 1 and inserting in lieu thereof the following:

Section 1. The Counties of Deaf Smith, Hale, Swisher, and Wichita are hereafter exempted from all of the provisions of Chapter 7, Title 121, Revised Civil Statutes of Texas, 1925, as well as all amendments thereto, and are further exempted from all other laws regulating the inspection of hides and animals, and particularly Article 1471 through 1487 of the Penal Code of Texas, 1925.

The amendments were severally adopted.

House Bill No. 411 was then passed to engrossment.
Mr. Osborn moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 411 be placed on its third reading and final passage.

The motion prevailed by the following vote:

\[\text{Year=141}\]
Andersdn, Holstein
Armor, Hooks
Atwell, Housey
Baker, Hueber
Ballman, Huffman
Barram, Haffner
Bass, Hughes of Grayson
Bell, Hughes of Dallas
Bishop, Hatcher
Blaine, Inaacks, Miss
Blanchard, Jackson
Bowers, Johnson
Boyren, Jones
Bristow, Joseph
Bryan, Kelly
Bullock, Kennard
Byrd, Kennedy
Chapman, Kilpatrick
Cline, Koliba
Cloud, Korith
Cole, Kothmann
Conley, Latimer
day, Laurel
Cotter, Lee
Cowen, McDoppin
Cox, McDonald
Crosthwalt, McGregor
de la Garcia, McGregor
Dewey, off El Paso
Duff, Miss
Duggs, McIlhany
Dungan, Mann
Ehrle, Matthew
Elliot, Mays
Elliott, Moore of Harris
Fogt, Moore of Tarrant
Foreman, Mullen
Forryth, Myatt
Glas, Oliver
Glasburn, Osborne
Green, Parish
Harrington, Parsons
Heatly, Patterson
Heltman, Pippin
Henderson, Pool
Hollowell, Prestler
Holman, Puckett
Ramsey, Springer
Richardson, Stewart
Roberts, Stoney
Russell, Strickland
Sadler, Strumon
Sandahl, Suderich
Sanders, Sutton
Saul, Talasek
Schram, Terral
Schwartz, Thurmond
Schwartz, of Galveston
Scruggs, Tunnel
Schwartz, of Washington
Seelinger, Walling
Shannon of Brath, Welch
Shannon, Wheeler
of Tarrant, White
Shaw, Wilson of Young
Sheridan, Wilson of Potter
Sherrell, Winfree
Sherrell, Woolford
Smith of Hays, Woolsey
Smith of Jefferson, Yeak
Spliman, Zbarsak

\[\text{Year=142}\]
Anderson, Byrd
Armour, Chapman
Atwell, Cline
Baker, Cloud
Ballaun, Cole
Bartram, Conley
Bell, Cory
Bish, Cox
Blaine, Cus
Blanchard, Crosthwait
Bowers, Day
Boyren, de la Grazza
Braheah, Dewey
Bristow, Duff, Miss
Bryan, Dugas
Bullock, Dungan
Burke, Ehrle

\[\text{Yeaa--143}\]
Ferrell, In The Chair
Hale, Absent
Burkett, Shackleford
Absen---Excused
Ford, Martin
Heflin
The Chair then laid House Bill No. 411 before the House on third reading and final passage.

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

\[\text{Year=143}\]
Anderson, Byrd
Armour, Chapman
Atwell, Cline
Baker, Cloud
Ballaun, Cole
Bartram, Conley
Bell, Cory
Bish, Cox
Blaine, Cus
Blanchard, Crosthwait
Bowers, Day
Boyren, de la Grazza
Braheah, Dewey
Bristow, Duff, Miss
Bryan, Dugas
Bullock, Dungan
Burke, Ehrle

\[\text{Yeaa--143}\]
Ferrell, In The Chair
Hale, Absent
Burkett, Shackleford
Absen---Excused
Ford, Martin
Heflin
The Chair then laid House Bill No. 411 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:
March 20, 1957

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**HOUSE BILL NO. 412 ON SECOND READING**

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

H. B. No. 412, A bill to be entitled

"An Act granting the Commissioners Court of Henderson County permission to pay out of the General Fund of said County bounty for the destruction of wolves and predatory animals; and declaring an emergency."

The bill was read second time.

Mr. Byrd offered the following amendment to the bill:

Amend House Bill No. 412, line 11, by inserting after the word “Henderson” the words “Angelina and Trinity” and wherever the word “County” appears in said bill change to read “Counties.” On line 24 of the Printed Bill after the word “Henderson” add the words “Angelina and Trinity.”

The amendment was adopted.

House Bill No. 412 was then passed to engrossment.

**HOUSE BILL NO. 412 ON THIRD READING**

Mr. Hollowell moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 412 be placed on its third reading and final passage.

The motion prevailed by the following vote:

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The Chair then laid House Bill No. 412 before the House on third reading and final passage.

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

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<td>Jackson</td>
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<tr>
<td>Jarnason</td>
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<td>Johnson</td>
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<td>Joseph</td>
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<td>Kelly</td>
<td>Storey</td>
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<tr>
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<td>Kilpatrick</td>
<td>Suderth</td>
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<td>Kallba</td>
<td>Sutton</td>
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<td>Kerith</td>
<td>Tinsley</td>
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<tr>
<td>Kothmann</td>
<td>Turrell</td>
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<tr>
<td>Latimer</td>
<td>Thumann</td>
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<td>Laurell</td>
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<td>Lee</td>
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<td>McCoppin</td>
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<td>McDonald</td>
<td>Watson</td>
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<td>McGregor</td>
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<td>Matthew</td>
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<tr>
<td>Myers</td>
<td>Woolsey</td>
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<tr>
<td>Moore of Harris</td>
<td>Yeak</td>
</tr>
<tr>
<td>Moore of Tarrant</td>
<td>Zobrak</td>
</tr>
</tbody>
</table>

Nays—1
March 20, 1957

HOUSE BILL NO. 418 ON SECOND READING

The House, on its second reading and passage to engrossment,

H. B. No. 418. A bill to be entitled "An Act repealing Section 4 of Chapter 266, General Laws of the 42nd Legislature, Regular Session, 1931 (Article 689a-3, Vernon's Texas Civil Statutes); and declaring an emergency."

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

HOUSE BILL NO. 418 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. 418 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-141

Anderson          Huff
Armar             Hughes of Grayson
Atwell            Hughes of Dallas
Baker             Hutchins
Ballman           Isaacks, Miss
Bartram           Jackson
Bass              Jamison
Bell              Johnson
Bishop            Jones
Blaine            Joseph
Blanchard         Kelly
Bowers            Kennard
Boycey            Kennedy
Brashbear         Kilpatrick
Bristow           Koliba
Bryan             Koroth
Bullock           Kothmann
Byrd              Ladner
Chapman           Laurel
Christ            Lee
Cloud             McCoppin
Cole              McDonald
Conley            McGregor
Cory              of McLennan
Cotton            McGrew
Cowen             of El Paso
Cox               McIlhany
Crothwait         Mann
Day               Matthew
de la Garza       Mays
Dewey             Moore of Harris
Duff, Miss        Moore of Tarrant
Dugas             Mullen
Dungan            Murray
Dulie             Muss
Elliott           Oliver
Ellis             Osborn
Evers             Parish
Foreman           Parsons
Forsyth           Patterson
Glass             Pipkin
Glassing          Pool
Green             Prewett
Harrington        Puckett
Healy             Ramsey
Heitman           Richardson
Hessley           Roberts
Hollowell         Russell
Holman            Sadler
Holstein          Sanders
Hooks             Sandahl
Hosey             Saul
Huchner           Schwartz
Huffman           of Galveston
<table>
<thead>
<tr>
<th>Name of Person</th>
<th>Name of Person</th>
</tr>
</thead>
<tbody>
<tr>
<td>Schwartz of Washington</td>
<td>Healy of Washington</td>
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<tr>
<td>Seeligson</td>
<td>Heitman of Washington</td>
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<tr>
<td>Shannon of Erath</td>
<td>Hensley of Washington</td>
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<td>Holman of Washington</td>
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<tr>
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<td>Sherrill</td>
<td>Hooks of Washington</td>
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<tr>
<td>Slack</td>
<td>Hosey of Washington</td>
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<td>Huffman of Washington</td>
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<td>Spilman of Potter</td>
<td>Huff of Washington</td>
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<td>Hellman of Washington</td>
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</table>

The Chair then said House Bill No. 418 before the House on third reading and final passage.

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

<table>
<thead>
<tr>
<th>Yeas—143</th>
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<tbody>
<tr>
<td>Anderson</td>
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<td>Dewey</td>
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<td>Blaine</td>
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<td>Ehrle</td>
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<td>Ellis</td>
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<td>Bryan</td>
<td>Enosio</td>
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<td>Burkhett</td>
<td>Forrest</td>
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</table>
HOUSE BILL NO. 426 ON SECOND READING

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

"An Act authorizing cities to hold an election to authorize the use of proceeds of sale of bonds for other purposes where the purpose for which the bonds were voted has been accomplished by other means or has been abandoned; containing a saving clause; and declaring an emergency."

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

HOUSE BILL NO. 426 ON THIRD READING

Mr. Cole moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 425 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Year—141

Anderson de la Garza
Armor Dewey
Atwell Duff, Miss
Baker Dugas
Ballman Dungan
Bartram Erbie
Bass Elliott
Bell Ellis
Bishop Pensegio
Blaine Foreman
Blanchard Forsyth
Bowers Glass
Boyce Glasing
Branham Green
Bristow Harrington
Bryan Healy
Bullock Heflin
Byrd Hensley
Chapman Hollowell
Clute Holman
Cloud Holstad
Cole Hooks
Conley Hovey
Cory Huebner
Cotton Huffman
Crown Huffman
Cox Hughes of Grayson
Croftwait Hughes of Dallas
Day Hutchins

Yeas—141

Isaacks, Miss
Jackson
Jamilson
Johnson
Jones
Joseph
Kelly
Kennard
Kennedy
Kilpatrick
Kohl
Koreth
Kothmann
Lallmter
Laurel
Lee
McCoppin
McDonald
McGregor
McGregor
McLellan
McLellan
Mans
Matthew
Mays
Moore of Harris
Moore of Tarrant
Murphy
Murray
Myatt
Oliver
Osborn
Parish
Parsons
Patonner
Pipkin
Pool
Praus
Puckett
Ramsey
Richardson
Roberts
Russell
Sadler
Sandahl
Sanders
Saul
Schram
Schwartz
of Galveston
Schwartz
of Washington
Seeligson
Shannon of Erath
Shannon
of Tarrant
Shaw
Sheridan
Starrill
Stark
Smith of Hays
Smith of Jefferson
Spillman
Springer
Stewart
Storey
Strickland
Stroman
Suddoth
Sutton
Talasek
Talley
Thurmond
Tunnell
Turman
Walling
Watson
Welch
Wheeler
White
Wilson of Young
Wilson of Potter
Winfrey
Wohlford
Wooley
Yercik
Zbranek

Nays—1

Perrell

In The Chair

Hale

Absent

Burkett

Shackelford

Absent—Excused

Ford

Martin

The Chair then laid House Bill No. 425 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:
The Chair laid before the House, on its second reading and passage to engrossment.

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

The bill was read second time.

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

Committee Amendment No. 1

Amend House Bill 428, by striking out all below the enacting clause, and substituting in lieu thereof the following:

"Section 1. Amend Acts 1939 46th Leg., Special Laws, page 1062 (Codified by Vernon's Ann. C.S. 1939 Vol. 18, p. 42) by adding a new section to be known as Section
On (a), which section shall read as follows:

"Section 10(a). The District may acquire the authority to levy an ad valorem tax of not to exceed fifty cents ($0.50) per one hundred dollars ($100) valuation if (1) a petition, signed by five percent of the residents qualified property taxpayers in the county, is presented to the Board of Directors of the District asking that an election be called to determine whether a specified rate of tax (or not to exceed a specified rate of tax) may be levied by the District, and (2) the Board of Directors then calls an election to submit such question to the residents qualified property taxpayers, and (3) a majority of the qualified property taxpayers participating in the election vote in favor of such tax.

"The election shall be called, conducted, held, and the returns made thereof and all notices shall be given in the same mode and manner as required by general law for bond elections in water control and improvement districts.

"If the election carries, the Board shall have the authority to levy the amount or not to exceed the amount of tax specified in the petition and order calling the election (so long as the amount of such tax does not exceed fifty ($0.50) cents per one hundred ($100) dollars valuation). The tax so authorized to be levied may be used to accomplish the purpose of the creation of the district or may be pledged without the necessity of another election to the payment of tax bonds for such purpose in accordance with the general law governing water control and improvement districts, and the bonds must mature within forty (40) years of their date. Other limitations of this Act shall not apply to the amount of bonds to be issued by this district so long as such obligations and indebted thereon may be paid within the limits of the tax authorized and each bond shall be issued in conformity with the law governing water control and improvement districts except as modified by the provisions of this Act.

"If taxes are levied, the values of the property in said district shall be the same values as are shown on the county tax rolls, and the provisions of the general law with reference to water control and improvement districts shall govern the appointment, qualification and duties of the district's tax assessor.'

"Sec. 10. The fact that the Upper Guadalupe River Authority does not have the right to issue tax bonds, and is further prohibited from levying taxes for any purpose, even if approved by the people who would be required to pay such taxes, creates an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each House be suspended; and said Rule is hereby suspended, and that this Act shall take effect and be in force and effect from and after its passage, and it is so enacted.'

The amendment was adopted.

House Bill No. 428 was then passed to engrossment.

HOUSE BILL NO. 428 ON THIRD READING

Mr. Burkett moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 428 be placed on its third reading and final passage.

The motion prevailed by the following vote:

\[
\text{Yeas-141}
\]

Anderson, Cory
Armour, Cotten
Atwell, Cowen
Baker, Cox
Ballman, Cotton
Bartram, Dewey
Bass, Duff, Miss
Bell, Dugas
Bishop, Exum
Blakemore, Elise
Bowers, Ellis
Boswell, Ehrle
Boswell, Elliott
Brashare, Ellis
Brittow, Fesmire
Bryan, Fesmire
Burlock, Forsyth
Byrd, Glass
Chapman, Glass
Cline, Green
Cloud, Harrington
Cole, Healy
Conley, Heitman

\[1\text{ Jour.-33}\]
The Chair then laid House Bill No. 428 before the House on third reading and final passage.

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

**Yea**—143

**Nay**—2

---

Absent—Excused

Ford

Heflin
March 20, 1957

**HOUSE JOURNAL 1027**

<table>
<thead>
<tr>
<th>Names</th>
<th>Names</th>
</tr>
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<tr>
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<td>Seeligson</td>
<td>Terrell</td>
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<td>Stewart</td>
<td>Yezek</td>
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<tr>
<td>Storey</td>
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</tbody>
</table>

*In The Chair*

**H.B. No. 431 ON SECOND READING**

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

H. B. No. 431, A bill to be entitled

"An Act closing the season for hunting wild turkeys in Cherokee and Nacogdoches Counties for a period of two years; providing a penalty for violation of this Act; suspending conflicting laws; and declaring an emergency."

The bill was read second time.

Mr. Koliba offered the following amendment to the bill:

Amend House Bill No. 431 by adding the word "Colorado" after the words "or kill any wild turkey" in line 12, Section 1, and by adding the word "Colorado" after the words "wild turkey" supply in Line 20, Section 3.

The amendment was adopted.

House Bill No. 431 was then passed to engrossment.

**HOUSE BILL NO. 431 ON THIRD READING**

Mr. Heitman moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 431 be placed on its third reading and final passage.

The motion prevailed by the following vote:

<table>
<thead>
<tr>
<th>Yeas-141</th>
<th>Nays-7</th>
</tr>
</thead>
</table>

Anderson | Holman |
Armor | Holstein |
Atwell | Hooks |
Baker | Hedges |
Ballman | Heflin |
Bartram | Huffman |
Bass | Huffor |
Bell | Hughes of Grayson |
Bishop | Hughes of Dallas |
Blalock | Hutchins |
Blanchard | Innis | Miss |
Bowers | Jackson |
Boyce | Jamison |
Boyd | Johnson |
Bruce | Jones |
Bryan | Joseph |
Bullock | Kelly |
Byrd | Kentard |
Chapman | Kennedy |
Clise | Kilpatrick |
Cloud | Koliba |
Cole | Kotinoh |
Conley | Kothmann |
Cory | Latimer |
Cotten | Laurel |
Cowen | Lee |
Cox | McCoppin |
Croswait | McDonald |
Day | McDonald |
Do La Garza | McDonald |
Dewey | McDonald |
Duff, Miss | McGregor |
Dugas | McGregor |
Dungan | Mancini |
Ehrie | Matthew |
Elliot | Mayes |
Eills | Moore of Harris |
Fenoglio | Moore of Tarrant |
Fermon | Mullen |
Forsyth | Murray |
Glass | Myatt |
Glossing | Oliver |
Green | Osborn |
Harrington | Parish |
Healy | Parsons |
Heitman | Patterson |
Hensley | Phipps |
Hollowell | Pool |
The Chair then laid House Bill No. 431 before the House on third reading and final passage. The bill was read third time and was passed by the following vote:

```
Yeas-143

Yeas—1

Ferrell
In The Chair

Hale
Absent

Burkeett
Shackelford
Absent—Excused

Ford
Martin

The Chair then held House Bill No. 431 before the House on third reading and final passage. The bill was read third time and was passed by the following vote:

Year—143

Anderson
Bryan
Armbrister
Bryan
Atwell
Buick
Baker
Byrd
Bailman
Chapman
Bartram
Cline
Baer
Cloud
Bell
Cole
Bishop
Conley
Blair
Cory
Blanchard
Cotten
Bowers
Cowen
Boykin
Cog
Brathbear
Crosthwait
Bristow
Day

Yeas—1

Pressler
Spilman

de la Garza
Myatt

Dewey
Oliver

Duff, Miss
Osborn

Dugan
Parham

Dungan
Payne

Ehrke
Patterson

Elliott
Pickett

Ellis
Pool

Engel
Pressler

Ferrell
Puckett

Forsythe
Ramsey

Forsyth
Richardson

Glass
Roberts

Gusing
Sadler

Green
Sanders

Harrington
Sanabria

Heatly
Saul

Hensley
Schram

Hollowell
Schwartz

Holloman
of Galveston

Holstein
Schwartz

Hooks
of Galveston

Huey
Seeligson

Hussher
Shannon

Huffaker
Shannon

Huffaker
of Tarrant

Hughes of Grayson
Shaw

Hughes of Dallas
Sheridan

Hutcheson
Sheriff

Hussein, Miss
Slack

Jackson
Smith of Hays

Jackson
Smith

Johnson of Jefferson

Jones
Spilman

Johnson
Springer

Kelly
Stewart

Kennard
Stovall

Kennedy
Strickland

Kilpatrick
Stroman

Kiolba
Sudderth

Koroth
Sutton

Kothmann
Takle

Latimer
Terrell

Laurel
Thurmond

Lee
Tunnell

McCoplin
Turman

McDonald
Walling

McGregor
Watson

McGregor of McLennan
Welch

McGregor of Wheeler

McHargue
White

McIntyre
Wilson of Young

Mann
Wilson of Potter

Matthew
Winfrey

May
Wolfford

Moore of Harris
Woolsey

Moore of Tarrant
Young

Mullen
Zbranek

Murray

Nays-1

Ferrell

In The Chair

Hale
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March 20, 1957

HOUSE BILL NO. 434
ON SECOND READING

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

H. B. No. 434, A bill to be entitled "An Act authorizing the State Department of Health to provide Planning Assistance for Municipalities of 25,000 population or less and to accept grants therefor under the provisions of the Federal Housing Act of 1954 or from other sources, and declaring an emergency."

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

HOUSE BILL NO. 434
ON THIRD READING

Mr. Cox moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 434 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yea--141

Anderson
Armour
Arwell
Baker
Ballman
Bartram
Bea
Bell
Bishop
Blaine
Blackard
Bowers
Boyce
Brashier
Bristow
Bryan
Bullock
Byrd
Chapman
Chase
Clay
Cloud
Cole
Conley

Hensley
Hollowell
Holley
Huston
Hooks
Hovey
Hutcheson
Hufnall
Hughes of Greenville
Hughes of Dallas
Isaacs, Miss
Jackman
Johnson
Jones
Joseph
Kelly
Kennard
Kennedy
Kilpatrick
Koliba
Korich
Kothmann
Kotthmann
Lair
e
Laurel
Lea
McCoppin
McDonnell
McGregor
McGregor
McGrever
McGreaver
McIlhany
Main
Matthew
Nays--1

In The Chair

Hale

Absent

Burkett

Absent--Excused

Ford

Heflin

Absent

Absene-Excused

Ford

Heflin

Absent

Absene-Excused

Ford

Heflin

Absent

Absene-Excused

Ford

Heflin
The Chair then laid House Bill No. 435 before the House on third reading and final passage.

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

<table>
<thead>
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<th>Name</th>
<th>Number</th>
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The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 435

ON SECOND READING

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

Strahm
Sudduth
Sutton
Talasek
Tarrant
Thurmond
Town
Tunnell
Tuscaloosa
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March 20, 1957  HOUSE JOURNAL  1031

The motion prevailed by the following vote:

Year—141

Yeas—143

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

Year—143
<table>
<thead>
<tr>
<th>Absent—Excused</th>
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<tbody>
<tr>
<td>Ford</td>
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<tr>
<td>Heflin</td>
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**HOUSE BILL NO. 436**

**ON SECOND READING**

The Chair laid before the House, on its second reading and passage to engrossment, H. B. No. 436, A bill to be entitled "An Act fixing the open season for squirrel in Sabine County and prescribing a penalty for violation; amending Section 1 of Chapter 245, Acts of the 54th Legislature, by deleting Sabine County therefrom; and declaring an emergency."

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

**HOUSE BILL NO. 436**

**ON THIRD READING**

Mr. Heitman moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 436 be placed on its third reading and final passage.

The motion prevailed by the following vote:

<table>
<thead>
<tr>
<th>Yes—141</th>
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<tbody>
<tr>
<td>Anderson</td>
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<tr>
<td>Armor</td>
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<tr>
<td>Atwell</td>
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<td>Baker</td>
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<td>Ballman</td>
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<td>Cowen</td>
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**Absent**

<table>
<thead>
<tr>
<th>Shackelford</th>
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</table>
The Chair then laid House Bill No. 436 before the House on third reading and final passage.

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

Yeas—143

Ferrell

Hale

Burkett

Ford

Nays—1

In The Chair

Absent

Absent—Excused

Martin

Huebner  Richardson

Huffman  Roberts

Huffor  Russell

Hughes of Grayson  Sadler

Hughes of Dallas  Sandahl

Hutchins  Sanders

Isaacks, Miss  Saal

Jackson  Schram

Jasmine  Schwartz

Johnson  of Galveston

Jones  Schwartz

Joseph  of Washington

Kelly  of Erath

Kennedy  of Tarrant

Kilpatrick  Shaw

Koith  of Dallas

Kothmann  Sherrill

Latimer  Slack

Laurel  Smith of Hays

Lee  Smith of Jefferson

McCoppin  Sipman

McDonald  Springer

McGregor of McLennan  Stewart

McGregor of El Paso  Strickland

McClinchy  Sudreth

Mann  Sutton

Mathew  Talsiek

Mays  Terrell

Moore of Harris  Thurmond

Moore of Tarrant  Twine

Mullen  Turman

Musser  Watson

Myatt  Welch

Oliver  Wheeler

Osborn  White

Parish  White

Parret  Wilson of Young

Patterson  Wilson of Potter

Phippin  Winfree

Joseph  Wellford

Preseler  Woolsey

Rochett  Yeask

Ramsey  Zhranek

Heflin

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

Anderson  Hosey

Armor  Huebner

Atwell  Huffor

Baker  Huffor

Ballman  Hughes of Grayson

Baxten  Hughes of Dallas

Bell  Hutchinson

Bishop  Jackson

Blaine  Jamison

Blandard  Johnson

Brown  Jones

Brown  Joseph

Brashear  Kelly

Brinton  Kennard

Bryan  Kennedy

Bullock  Kilpatrick

Burkett  Kilpa

Byrd  Koith

Chapman  Kothmann

Cline  Lati
er

Cloud  Laurel

Cole  Lee

Conley  McCoppin

Cory  McDonald

Cotten  McGregor

Cowen of McLennan

Cox  McGregor

Crosthwait of El Paso

Day  McClinchy

de la Garza  Mann

Deway  Matthew

Duf, Miss  Mays

Dugan  Moore of Harris

Dungan  Moore of Tarrant

Echemy  Mullen

Elliott  Murray

Hills  Myatt

Pencolk  Oliver

Perrill  Osborn

Foreman  Parish

Forsyth  Parsons

Glass  Patterson

Glusling  Piphin

Green  Pool

Harrington  Presler

Hedg  Puckett

Heitman  Ramsey

Hendley  Richardson

Hollowell  Roberts

Holman  Russell

Holtstein  Sadler

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

**HOUSE BILL NO. 437 ON THIRD READING**

Mr. Heitman moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 437 be placed on its third reading and final passage.

The motion prevailed by the following vote:

- Yeas—141
  - Anderson
  - Armor
  - Atwell
  - Baker
  - Ballman
  - Harram
  - Bass
  - Bell
  - Bishop
  - Blaine
  - Blanchard
  - Bowes
  - Boyesen
  - Brashear
  - Brstow
  - Bryan
  - Bullock
  - Byrd
  - Chapman
  - Cline
  - Cloud
  - Cole
  - Conley
  - Cory
  - Cotten
  - Cowen
  - Cox
  - Crosthwait
  - Day
  - de la Garza
  - Duff, Miss
  - Duncan
  - Ehrle
  - Elliott
  - Ellis
  - Fenoglio
  - Foreman
  - Forayth
  - Glass
  - Glasing
  - Green
  - Harrington
  - Healy
  - Heitman
  - Hesley
  - Hollowell
  - Holman
  - Holstein
  - Hooks
  - Hoisy
  - Huebner
  - Huffman
  - Huff
  - Hughes of Grayson
  - Hughes of Dallas
  - Hutchins
  - Isaac, Miss
  - Jackson
  - Jamison
  - Johnson
  - Jones
  - Joseph
  - Kelly
  - Kennedy
  - Kilpatrick
  - Koliba
  - Kortloh
  - Kothmann
  - Latimer
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March 20, 1957  HOUSE JOURNAL  

Schram of Galveston  Stroman  Foreman of Potter  Patterson
Schwartz of Washington  Sutton  Forsyth of Pigpen  Pool
Seeligson  Terrell  Glass  Puckett
Shannon of Erath  Tarrant  Glusing  Ramsey
Black  White  Harrington  Richardon
Shaw  Watson  Heitman  Roberts
Sheridan  Welch  Hensley  Russell
Slack  Wheeler  Hollowell  Sader
Smith of Hays  Wilson of Young  Holman  Sandahl
Smith of Jefferson  Wilson of Potter  Hooton  Sanders
Spilman  Winfree  Hooks  Saul
Strickland  Zbranek  Honey  Schram
Ferrell  In The Chair  Heflin
Burkett  Shackelford Absent
Ford  Martin
Heflin  The Chair then laid House Bill No. 437 before the House on third reading and final passage.

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

**Yea---143**

Anderson  Cline  Foreman  Pipkin
Armstrong  Cloud  Forsyth  Pool
Atwell  Cole  Glass  Puckett
Baker  Conley  Glusing  Ramsey
Bartrum  Cotten  Green  Puckett
Bass  Cowan  Harrington  Richardon
Bell  Cox  Heitman  Roberts
Bishop  Crosthwait  Hensley  Russell
Bland  Day  Hollowell  Sader
Blanchard  de la Garza  Holman  Sandahl
Bowers  Dewey  Holstein  Sanders
Boyce  Duff, Miss  Holton  Sanders
Branch  Digges  Hooten  Sanders
Bristow  Dungan  Hooks  Saul
Bryan  Ehrle  Honey  Schram
Bullock  Elliott  Hoebner  Schwartz
Burkett  Ellis  Huffman of Galveston  Schwartz
Byrd  Fensligio  Huffman of Washington  Schwartz
Chapman  Ferrell  Hughes of Grayson  Seeligson
  Hughes of Dallas  Seeligson
  Hutchinson  Shannon of Erath
  Issacs, Miss  Shannon
  Jackson  Shannon of Tarrant
  Jamison  Shaw
  Johnson  Sheridan
  Jones  Sherrill
  Kelly  Smith of Hays
  Kennard  Smith
  Kennedy  Smith
  Kiffpatrick  Spilman
  Koibis  Springer
  Koriath  Stewart
  Kothmann  Storey
  Latimer  Strickland
  Lee  Stroman
  McDonald  Sutton
  McGregor of McLennan  Tarrant
  McGregor of El Paso  Thurmond
  McCoplin  Tunell
  McComb  Welad
  Mann  Watson
  Matthew  Welch
  Mays  Wheeler
  Moore of Harris  White
  Moore of Tarrant  Wilson of Young
  Mullin  Wilson of Potter
  Murray  Winfree
  Myatt  Wohlford
  Oliver  Woolsey
  Osborn  Yarbuck
  Parish  Zbranek
  Parsons

In The Chair

Hale  Absent

Shackelford
The Chair laid before the House, on its second reading and passage to engrossment, H. B. No. 464, a bill to be entitled “An Act to amend Article 26a-1 Vernon’s Texas Statutes, being Act of the Forty-sixth Legislature, Special Session in 1929, page 544, by providing that in any County containing an Incorporated city the Commissioners’ Court and City Council may co-operate in forming a City-County Health Unit and combined health units of any political subdivisions appropriate funds to the combined unit; repealing all laws and parts of laws in conflict herewith; and declaring an emergency.”

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

House Bill No. 464 on Third Reading

Mr. White moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 464 be placed on its third reading and final passage.

The motion prevailed by the following vote:

<table>
<thead>
<tr>
<th>Year-141</th>
<th>Absent-Excused</th>
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<tbody>
<tr>
<td>Anderson</td>
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<tr>
<td>Armor</td>
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<td>Chapman</td>
<td>Foreman</td>
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<tr>
<td>Cline</td>
<td>Forsyth</td>
</tr>
</tbody>
</table>

| Glass    | Patterson      |
| Gland    | Pipkin         |
| Green    | Pool           |
| Harrison | Presser        |
| Healy    | Puckett        |
| Huttman  | Ramsey         |
| Henley   | Richardson     |
| Hollowell| Roberts        |
| Holman   | Russell        |
| Holstein | Sadler         |
| Hooks    | Sandahl        |
| Housey   | Sanders        |
| Huebner  | Saul           |
| Huffman  | Schram         |
| Huffor   | Schwartz       |
| Hughes   | of Galveston   |
| Hughes   | of Dallas      |
| Hutchins | of Washington |
| Isacks   | of Seeligson   |
| Jackson  | Shannon of Brath |
| Jamison  | Shannon       |
| Johnson  | of Tarrant     |
| Jones    | Shaw           |
| Joseph   | Sheridan       |
| Kelly    | Sherrill       |
| Kennard  | Slack          |
| Kennedy  | Smith of Hays  |
| Kilpatrick| Smith of Jefferson |
| Koliba   | Spelman       |
| Kerloth  | Sprinier       |
| Kothmann | Stewart       |
| Latimer  | Stover        |
| Laurel   | Strickland    |
| Lee      | Stroman       |
| McCoppin | Rudderth      |
| McDonalD | Sutton        |
| McGregor | Talasek       |
| of McLenan| Terrell      |
| McGregor | of El Paso    |
| McNair   | Tunnell       |
| McNelly  | Turman        |
| Mann     | Walling       |
| Matthew  | Watson         |
| Mayo     | Welch          |
| Moore    | Harris         |
| Moore    | of Tarrant     |
| Mullen   | Wilson of Young |
| Murray   | Wilson of Potter |
| Myatt    | Winfree       |
| Oliver   | Woford        |
| Osborn   | Woolsey       |
| Parish   | Yasak          |
| Parsons  | Zbrasek        |
| Ferrell  | Nayse-1       |
| Hale     | In The Chair   |
| Burke   | Absent         |
| Burkett | Shackleford   |
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Absent—Excused  
Ford  
Hetlin  
Martin  

The Chair then laid House Bill No. 454 before the House on third reading and final passage. The bill was read third time and was passed by the following vote:

Yeas—143

Anderson  
Armor  
Atwell  
Baker  
Ballman  
Bartram  
Bass  
Bell  
Blaine  
Blanchard  
Bowers  
Boysen  
Brashear  
Bratton  
Bryan  
Bullock  
Burkett  
Byrd  
Chapman  
Clint  
Cloud  
Cole  
Conley  
Cory  
Cotter  
Cowen  
Cox  
Crosthwaite  
Day  
de la Garza  
Dewey  
Duff, M.  
Dugan  
Dungan  
Ehrle  
Elliot  
Elkins  
Fenoglio  
Ferrell  
Fugman  
Forray  
Glass  
Gleason  
Green  
Harrington  
Hefley  
Hellman  
Henry  
Hollowell  
Holman  

Roberts  
Russell  
Sadler  
Sanabia  
Sanders  
Saul  
Schram  
Schwartz  
Schwartz  
of Galveston  
of Washington  
Seeligson  
Shannon of Erath  
Shannon of Tarrant  
Shaw  
Sherman  
Sheridan  
Shirk  
Smith of Hays  
Smith of Jefferson  
Smith of Titus  
Springer  
Stewart  
Storey  
Strom  
Sudderth  
Sutton  
Talasek  
Terrell  
Tunell  
Turner  
Wallin  
Watson  
Welch  
Wheeler  
White  
Wilson of Young  
Wilson of Potter  
Winfrey  
Wolford  
Woolsey  
Yeat  
Zbranek  

In the Chair  

Hale  

Absent  

Shackelford  

Absent—Excused  
Ford  
Hetlin  

HOUSE BILL NO. 494 ON SECOND READING  

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

H. B. No. 494. A bill to be entitled "An Act creating a conservation and reclamation district under Article XVI, Section 59, of the constitution comprising the territory contained within the cities of Seymour, Knox City, Munday, Goree, Haskell, Rule, and Rochester, to be known as the "North Central Texas Municipal Water Authority", for the purpose of providing a source of water supply for municipal, domestic, industrial, and mining uses and processing and transporting the same; providing for a board of directors to govern said authority; providing for the annexation of additional territory thereto; authorizing the authority to do all things to make available for the above-named uses water from surface sources and water it may obtain
by purchase, lease, and operation of contracts with persons, firms, corporations, and public agencies or the United States Government or any of its agencies; empowering the authority to acquire land and construct, lease, or otherwise acquire all facilities necessary or useful in diverting, impounding, storing, processing, or transporting water for the above-named purposes; authorizing the authority to lease or acquire rights in and to storage and storage capacity in any reservoir, authorizing the issuance of bonds and making provision for the payment and security therefor; making applicable to the authority Title 52, Revised Civil Statutes, as amended, relating to eminent domain, and declaring the authority to be a municipal corporation within the meaning of Article 3268 of Title 52; providing that the authority shall bear the expense of relocation, rising, or rerouting of any highway, railroad, or utility lines or pipelines made necessary by the exercise of the power of eminent domain; prescribing other powers and duties of the authority; providing that the authority shall not exercise any of the power or authority conferred in this act until establishment of such authority is confirmed at an election held throughout the authority; enacting other provisions relating to the subject; providing that nothing in this act shall be interpreted to repeal or amend Article 7477, Revised Civil Statutes of Texas; providing for severability; and declaring an emergency.

The bill was read second time.

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

Committee Amendment No. 1

Amend H. B. No. 494 by adding the following sentence to Section 9:

"The Authority is not authorized to exercise powers of eminent domain outside the boundaries of Baylor, Knox, Haskell and Throckmorton Counties.

The amendment was adopted.

Mr. Stroman offered the following amendment to the bill:

Amend H. B. No. 494 by deleting all of Section 10(a) and inserting in lieu thereof to wit:

Section 10. (a) For the purpose of carrying out any power or authority conferred by this Act the Authority shall have the right to acquire the fee simple title to land and other property and easements in Baylor, Knox, Haskell and Throckmorton Counties for the reservoir and dam and flood easements above the probable high water line around any such reservoirs, and easements for pipe lines, by condemnation in the manner provided by Title 52, Revised Civil Statutes, as amended, relating to eminent domain. This Authority is hereby declared to be a municipal corporation within the meaning of Article 3268 of said Title 52; except that the District shall not have the right to so condemn any property which may be owned by any other political subdivision, city or town, provided, however, that as against persons, firms, and corporations, or receivers or trustees thereof, who have the power of eminent domain, the fee title may not be condemned, but the District may condemn only an easement. The amount of and character of interest in land, other property and easements thus to be acquired shall be determined by the Board of Directors. The Authority shall have the same power as is conferred upon water control and improvement districts by Section 49 of Chapter 25, Acts of the Thirty-ninth Legislature, with reference to making surveys and attending to other business of the Authority.

The amendment was adopted.

House Bill No. 494 was then passed to engrossment.
**House Bill No. 494 on Third Reading**

Mr. Cloud moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 494 be placed on its third reading and final passage.

The motion prevailed by the following vote:

<table>
<thead>
<tr>
<th>Yeas</th>
<th>Nays</th>
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<tbody>
<tr>
<td>Anderson</td>
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<tr>
<td>Bryan</td>
<td>Nays-1</td>
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</tbody>
</table>
The Chair laid before the House, on its second reading and passage to engrossment.

H. B. No. 501, A bill to be entitled "An Act creating the County Court at Law No. 4 of Harris County, Texas; providing for the organization thereof and practice therein; prescribing the jurisdiction and term thereof; defining the powers, rights and privileges of the judge thereof; providing for clerks therefor in civil and criminal matters and causes and prescribing their duties; providing for the creation of civil and criminal dockets; providing for the appointment, election and compensation of the judge of the court and prescribing his qualifications; providing for an official court reporter and for his compensation; providing for the collection of fees; providing for an official seal of the court; prescribing certain duties of sheriffs and constables in relation to the court; providing for a special judge; providing for transfer of cases and for exchange of benches; providing for return and validity of process in transferred cases; providing that this Act shall not affect the civil jurisdiction of the county Court at Law of Harris County, Texas; providing for severability; repealing all laws or parts of laws in conflict herewith; and declaring an emergency."

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

HOUSE BILL NO. 501 ON THIRD READING

Mr. Baker moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 501 be placed on its third reading and final passage.

The motion prevailed by the following vote:
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Yeas--141

Anderson
Armour
Atwell
Aubert
Ballman
Barnett
Bass
Bell
Bishop
Blaine
Blanchard
Bowers
Boyeen
Branchea
Bristow
Bryan
Bullock
Byrd
Chapman
Cline
Cloud
Conley
Cory
Cot
cen
Cowen
Cox
Crosthwait
Day
de la Garza
Dewey
Duff, Miss
Dugas
Dungan
Ehrle
Elliott
Ellis
Fenoglio
Foreman
Forysth
Glass
Gluing
Green
Harrington
Heed
Heilman
Henson
Holcomb
Holman
Holstein
Hucks
Hosey
Hudson
Huffman
Hufftor
Hughes of Grayson
Hughes of Dallas
Hutcheson
Isacks, Miss
Jackson
Jamison

Yeas--143

Springer
Stewart
Storuy
Strickland
Stroman
Sudderth
Sutton
Talasek
Terrell
Thurmond
Tomlin
Torman

Nays--1

Ferrell

In The Chair

Hale

Absent

Burke

Absent—Excused

Ford

Hill

The Chair then laid House Bill No. 501 before the House on third reading and final passage.

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

Year--143

Anderson
Armour
Atwell
Aubert
Ballman
Barnett
Bass
Bell
Bishop
Blaine
Blanchard
Bowers
Boyeen
Branchea
Bristow
Bryan
Bullock
Byrd
Chapman
Cline
Cloud
Conley
Cory
Cot
cen
Cowen
Cox
Crosthwait
Day
de la Garza
Dewey
Duff, Miss
Dugas
Dungan
Ehrle
Elliott
Ellis
Fenoglio
Foreman
Forysth
Glass
Gluing
Green
Harrington
Heed
Heilman
Henson
Holcomb
Holman
Holstein
Hucks
Hosey
Hudson
Huffman
Hufftor
Hughes of Grayson
Hughes of Dallas
Hutcheson
Isacks, Miss
Jackson
Jamison
H. B. No. 503, A bill to be entitled "An Act creating the County Court at Law No. 3 of Bexar County; providing the organization thereof and practice therein; providing for the appointment and election of the Judge of said Court; prescribing his qualifications, powers, duties, term of office and compensation; providing for the appointment of an official Court Reporter for said Court; prescribing his qualifications, duties and compensation; providing for the appointment, designation and compensation of other officers of the Court; making other provisions relative to the business and functioning of the County Courts at Law of Bexar County; providing a repealing clause; providing a severability clause and declaring an emergency."

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

HOUSE BILL NO. 503 ON THIRD READING

Mr. Hensley moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 503 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Year—141

Anderson       Cotten
Armour         Cowen
Atwell         Cox
Baker          Creighwait
Ballman        Day
Barram         de la Garza
Bass           Dewey
Bell           Duff, Miss
Bishop         Dugas
Blakes         Duncan
Blanchard      Ehle
Bowers         Elliot
Boyse          Ellis
Brashbar       Fagole
Bristow        Foreman
Bryan          Forreth
Bullock        Glass
Byrd           Gunning
Chapman        Green
Cline          Harrington
Cloud          Hasty
Cole           Heitman
Conley         Hensley
Cory           Hollowell
The Chair then laid House Bill No. 5113 before the House on third reading and final passage.

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

<table>
<thead>
<tr>
<th>Name</th>
<th>Party</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anderson</td>
<td>Democrat</td>
</tr>
<tr>
<td>Armor</td>
<td>Democrat</td>
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**HOUSE BILL NO. 523 ON SECOND READING**

The Chair laid before the House, on its second reading and passage to engrossment, H. B. No. 523, A bill to be entitled "An Act amending Article 5766 of the Revised Civil Statutes of Texas, 1925, to provide that both males and females, who are otherwise qualified, shall constitute the militia and be subject to military duty; and declaring an emergency."

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

**HOUSE BILL NO. 523 ON THIRD READING**

Mr. Hollowell moved that the constitutional rule requiring bills to be read on three several days be suspended, and that House Bill No. 523 be placed on its third reading and final passage.

The motion prevailed by the following vote:

<table>
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- Anderson
- Armor
- Atwell
- Baker
- Ballman
- Bartram
- Bass
- Koliba
- Bell
- Koroth
- Bishop
- Kethmann
- Blaine
- Lattimer
- Blanchard
- Lee
- Bowes
- McCoppin
- Brubaker
- McDonald
- Brown
- McGregor
- Bryan
- of McLennan
- Bullock
- McGregor
- Byrd
- of El Paso
- Chapman
- McIlhany
- Cloine
- Mann
- Cloud
- Matthew
- Cole
- Mays
- Conley
- Moore of Harris
- Cory
- Moore of Tarrant
- Cotten
- Mullen
- Cowen
- Murray
- Cox
- Myatt
- Crosthwaite
- Oliver
- Day
- Osborn
- de la Garza
- Parish
- Dewey
- Parsons
- Duff, Miss
- Patterson
- Dugas
- Pipkin
- Dungeon
- Pool
- Ehrle
- Prewiler
- Elliott
- Puckett
- Ellis
- Ramsey
- Fenoglio
- Richardson
- Foreman
- Roberts
- Forryth
- Russell
- Glass
- Sadler
- Glassing
- Sandahl
- Green
- Sanders
- Harrington
- Saul
- Hasley
- Schram
- Hetman
- Schwarts
- Hemley
- of Galveston
- Hollowell
- Schwarts
- Holman
- of Washington
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- Hooks
- Shannon of Erath
- Hocey
- Shannon
- Houkner
- of Tarrant
- Huffman
- Shaw
- Huffor
- Sheridan
- Hughes of Grayson
- Sherrell
- Hughes of Dallas
- Black
- Hutchins
- Smith of Hays
- Iascke, Miss
- Smith of Jefferson
- Jackson
- Spilman
- Jamison
- Springer
- Johnson
- Stewart
- Jones
- Storey
- Josech
- Strickland
- Kelly
- Stroman
- Kennard
- Suderth
- Kennedy
- Sutton
- Kilpatrick
- Toler
The Chair then laid House Bill No. 523 before the House on third reading and final passage.

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

Yes—143

Anderson  Duff, Miss
Armour  Dough
Atwell  Dunlap
Baker  Ehrle
Ballman  Elliott
Bartram  Ellis
Bass  Foppolo
Bell  Ferrell
Bishop  Foreman
Blake  Forsyth
Blanchard  Glass
Bowen  Gristed
Boren  Green
Brashear  Harrington
Briest  Heath
Bryan  Helmet
Bullock  Henley
Burkett  Hollowell
Byrd  Helman
Chapman  Holstein
Clair  Hooks
Cloud  Hoey
Cole  Hsberner
Coles  Huffman
Cory  Huffer
Cotton  Hughes of Grayson
Cox  Hughes of Dallas
Cox
Crowe  Hutchins
Crowe  Jackson
Dawley  Jamison

Johnston  Sanders
Jones  Sav
Joseph  Shram
Kelly  Schwartz
Kennard  of Galveston
Kennedy  Schwartz
Kilpatrick  of Washington
Kolba  Seeliger
Korioth  Shannon of Erath
Kothmann  Shannon
LaTimmer  of Tarrant
Laurel  Shaw
Lee  Sheridan
McCoppin  Sherrill
McDonald  Smith
McGregor  Smith
of McLennan  Smith
McGregor  of Jefferson
of El Paso  Sillman
Mclnary  Springer
Man  Stewart
Matthew  Storey
Mays  Strickland
Morgan  Strum
Moore of Harris  Sutton
Moore of Tarrant  Talleck
Murray  Tarrant
Myatt  Terrell
Oliver  Thurmond
Osborn  Tunnell
Parish  Turner
Parsons  Walling
Patterson  Watson
Phipkin  Welch
Pool  Wheeler
Prenier  White
Puckett  Wilson of Young
Ramsey  Wilson of Potter
Richardson  Winfree
Roberts  Wohlford
Russell  Wooten
Sadler  Yasak
Sandahl  Zbranek

In The Chair

Hale

Absent

Shackelford

Absent—Excused

Ford  Martin

HOUSE BILL NO. 528 ON
SECOND READING

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

H. B. No. 528, A bill to be entitled

"An Act creating the County Court at
The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 628 ON THIRD READING

Mr. Patterson moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 628 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yes—141

Anderson
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Atwell
Ball
Bartram
Bass
Bell
Bishop
Bilure
Blandard
Bohway
Boyd
Brashb
Bristow
Bryan
Burlock
Byrd
Chapman
Clive
Cloud
Cole
Conley
Cory
Cotton
Cowen
Cox
Crosthwaite
Day
de la Garza
Dewey
Duff, Miss
Kelly
Kennard
Kennedy
Kilpatrick
Koliba
Koroth
Kothmann
Lattimer
Lee
McCoppin
McDonald
McGregor
McGregor of El Paso
McIntosh
Mann
Matthew
Mays
Moore of Harris
Moore of Tarrant
Mullen
Murray
Myatt
Oliver
Osborn
Parish
Parsons
Patterson
Pipkin
Pool
Preator
Puckett
Ramsay
Richardson
Roberts
Russell
Sadler
Saunders
Scheer
Schram
Schwartz
of Galveston
of Washington
Seeligson
Shannon of Erath
Shannon
of Tarrant
Shaw
Sheridan
Sherill
Smith of Hays
Smith of Jefferson
Spelman
Springer
Stewart
Storey
Strickland
Streman
Sudderth
Sutton
Talasek
Terrill
Thurmond
Tunnell
Turner
Walling
Watson
Welch
Wheeler
White
Wilson of Young
Wilson of Potter
Winstead
Winkfield
Woolley
Yenak
Zirzak

Nays—1

Ferrell
In The Chair
Hale
Absent
Burkett
Shackelford
Absent—Excused
Ford
Hoffm

The Chair then held House Bill No. 628 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:
The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 578, A bill to be entitled "An Act fixing the period that deer and wild turkey may be hunted, taken or killed in Throckmorton County, providing for a penalty and declaring an emergency."

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

HOUSE BILL NO. 578 ON THIRD READING

Mr. Cloud moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 578 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—141

Anderson  Jackson
Armor  Jamison
Atwell  Johnson
Baker  Jones
Balch  Joseph
Bartram  Kelly
Bea  Kennedy
Bishop  Kilpatrick
Blaine  Koliba
Blanchard  Koroth
Bowens  Kothmann
Boyse  Latimer
Brashear  Laurel
Britow  Lee
Bryan  McCoppin
Bullock  McDonald
Burkett  McGregor
Byrd of McLennan  McCoplin
Cline of El Paso  Milbany
Cole  Mann
Conley  Matthew
Cory  Mays
Cotten  Moore of Harris
Cowen  Moore of Tarrant
Cox  Mullen
de la Garza  Oliver
Dewey  Osborn
Duff, Miss  Parish
Duraz  Parsons
Dungan  Patterson
Ehrle  Pipchin
Ellis  Plessier
Engel  Pickett
Ferrell  Ramsey
Foreman  Richardson
Forsyth  Roberts
Glass  Russell
Gleason  Sadler
Green  Sandahl
Harrington  Sanders
Healy  Saul
Hefman  Schram
Hemler  Schwartz
Holloway of Galveston  Schwartz
Holman of Washington  Schwartz
Hofstetler  Seeberg
Hooks  Seeligson
Honey  Shannon of Erath
Huesner  Shannon
Huffman  of Tarrant
Huffor  Shaw
Hughes of Grayson  Sheridan
Hughes of Dallas  Sherrill
Hutchins  Slack
Isacks, Miss  Smith of Hays

Smith  Turman
of Jefferson  Walling
Spilman  Watson
Springer  Welch
Stewart  Wheeler
Storey  White
Strickland  Wilson of Young
Stroman  Wilson of Potter
Suddoth  Winther
Sutton  Wohlford
Talasek  Woolsey
Terrell  Yasz
Thurmond  Zbranek
Tunnell

In The Chair

Hale  Absent

Shackelford

Absent—Excused

Ford  Martin

Yeas—143

Anderson  Jackson
Armor  Jamison
Atwell  Johnson
Baker  Jones
Balch  Joseph
Bartram  Kelly
Bea  Kennedy
Bishop  Kilpatrick
Blaine  Koliba
Blanchard  Koroth
Bowens  Kothmann
Boyse  Latimer
Brashear  Laurel
Britow  Lee
Bryan  McCoppin
Bullock  McDonald
Burkett  McGregor
Byrd of McLennan  McCoplin
Cline of El Paso  Milbany
Cole  Mann
Conley  Matthew
Cory  Mays
Cotten  Moore of Harris
Cowen  Moore of Tarrant
Cox  Mullen
de la Garza  Oliver
Dewey  Osborn
Duff, Miss  Parish
Duraz  Parsons
Dungan  Patterson
Ehrle  Pipchin
Ellis  Plessier
Engel  Pickett
Ferrell  Ramsey
Foreman  Richardson
Forsyth  Roberts
Glass  Russell
Gleason  Sadler
Green  Sandahl
Harrington  Sanders
Healy  Saul
Hefman  Schram
Hemler  Schwartz
Holloway of Galveston  Schwartz
Holman of Washington  Schwartz
Hofstetler  Seeberg
Hooks  Seeligson
Honey  Shannon of Erath
Huesner  Shannon
Huffman  of Tarrant
Huffor  Shaw
Hughes of Grayson  Sheridan
Hughes of Dallas  Sherrill
Hutchins  Slack
Isacks, Miss  Smith of Hays

Smith  Turman
of Jefferson  Walling
Spilman  Watson
Springer  Welch
Stewart  Wheeler
Storey  White
Strickland  Wilson of Young
Stroman  Wilson of Potter
Suddoth  Winther
Sutton  Wohlford
Talasek  Woolsey
Terrell  Yasz
Thurmond  Zbranek
Tunnell

In The Chair

Hale  Absent

Shackelford

Absent—Excused

Ford  Martin
The Chair then laid House Bill No. 578 before the House on third reading and final passage. The bill was read third time and was passed by the following vote:

<table>
<thead>
<tr>
<th>Year—143</th>
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<tbody>
<tr>
<td>Yes—143</td>
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<tr>
<td>No—1</td>
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</table>

The vote was as follows:

March 20, 1957

HOUSE JOURNAL 1049

Kothmann  Schwartz  of Washington
Latimer  Seeliger  of Erath
Lee  Shannon  of Erath
McCoppin  Shannon  of Tarrant
McDonald  Shaw  of Tarrant
McGregor  Sherrill  of El Paso
McGregor  Shick  of El Paso
McGraw  Smith  of El Paso
McDonald  Smith  of El Paso
McGregor  Smith  of Washington
Mays  Smith  of McLennan
McGraw  Smith  of McLennan
Mcllhany  Smith  of McLennan
McGregor  Smith  of McLennan
Oliver  Smith  of McLennan
Mcllhany  Smith  of McLennan
Mann  Smith  of Jefferson
Mathew  Smith  of Jefferson
Mays  Spilman  of McLennan
Moore of Harris  Springer  of McLennan
Moore of Tarrant  Stewart  of McLennan
Stanton  Storey  of McLennan
Murray  Strickland  of McLennan
Myatt  Strom  of McLennan
Oliver  Sudderth  of McLennan
Gibson  Sutton  of McLennan
Parish  Talasek  of McLennan
Parsons  Terrell  of McLennan
Patterson  Thurmond  of McLennan
Pipek  Tunnell  of McLennan
Peele  Turman  of McLennan
Presler  Walling  of McLennan
Potter  Watson  of McLennan
Ramsey  Welch  of McLennan
Richardson  Wheeler  of McLennan
Rogers  White  of McLennan
Russell  Wilson  of Young
Sadler  Wilson  of Potter
Sandahl  Winfree  of Tarrant
Sanders  Wohlford  of Tarrant
Saul  Wooley  of Tarrant
Schram  Year  of Tarrant
Schwartz  Zbranek  of Galveston

In The Chair

Hale

Absent—Excused

Shackelford
Ford
Heflin

HOUSE BILL NO. 641 ON SECOND READING

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

H. B. No. 641. A bill to be entitled "An Act relating to Harris County Houston Ship Channel Navigation District of Harris County, Texas; (a) authorizing said District to acquire property, enlarge, extend, repair maintain, operate, or develop certain improvements and facilities; authorizing the Board of Navigation and Canal Commissioners of said District to prescribe fees and charges for the use of the improvements and facilities of the District and providing for the use and disposition of the revenue produced thereby; authorizing the issuance by said Board of obligations of the District payable solely out of said revenue and containing provisions relating to said revenues and to said obligations and the issuance thereof and to said improvements and facilities (b) providing that said District be converted to a navigation district operating under Sec. 59, Art. XVI, Constitution of Texas; providing the powers and authority of said District and Board; authorizing the issuance of tax bonds of the District and containing provisions relating to powers and duties of the Commissioners' Court of Harris County and of said Board relating to said bonds and the issuance thereof and containing other provisions relating thereto; authorizing the levy, assessment, and collection of an annual tax for the maintenance, operation, and upkeep of the District and its facilities, properties, and improvements, and containing provisions relating thereto; containing a finding that said election has been voted and containing provisions relating thereto; (d) providing that this Act shall be cumulative of other laws and shall be liberally construed, and that nothing herein shall be construed to amend, repeal, or affect the laws relating to pilots, pilotage, their appointment, or remuneration; (e) authorizing said District, all acts and governmental proceedings of said Board and other officials of the District, all acts and governmental proceedings of the Commissioners' Court of Harris County relating to said District, the boundaries of said District, all bonds hereafter voted and issued and all elections hereafter held for the issuance of bonds, and the election held in said District January 31, 1957, at which $7,000,000 bonds of the District were authorized, and all proceedings relating to said election, and providing that such validation provisions shall have no application to litigation pending upon the effective date of this
The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 641 ON THIRD READING

Mr. Mann moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 641 be placed on its third reading and final passage.

The motion prevailed by the following vote:


The Chair then laid House Bill No. 641 before the House on third reading and final passage.

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

| Year—143 | Anderson | Blanchard | Armor | Bowers | Atwell | Boysen | Baker | Brashear | Ballman | Britatow | Bryan | Bristow | Bell | Bullock | Bishop | Burkett | Blaine | Byrd |  

The Chair then laid House Bill No. 641 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:
The Chair laid before the House, on its second reading and passage to engrossment, H. B. No. 662, A bill to be entitled "An Act to establish the Probate Court of Tarrant County; to define the jurisdiction thereof and to conform to such change the jurisdiction of the County Court of Tarrant County; and providing for the transfer of matters and proceedings from the County Court of Tarrant County to said Probate Court of Tarrant County; declaring the validity in the transferred cases of writs and processes extant at the time of such transfer; granting said Court certain powers; providing for the practice and procedure in said Court, and the terms of said Court, and the election, qualification and appointment of a judge thereof, and the execution of a bond and oath of office, the filling of vacancies on said Court, and the election or appointment of a Special Judge; providing for a Clerk of said Court, and for the duties of said Clerk; and for other officers and employees of said Court; establishing the fees and compensation to be paid the Judge thereof; and providing for the payment of such compensation; conferring upon the County Judge the power and authority to transfer matters and proceedings from the County Court of Tarrant County to said Probate Court, and conferring upon the County Judge the power to sit and act as the Judge of said Court in certain cases; providing other provisions concerning the function and business of said Court; authorizing the Commissioners Court of Tarrant County to amend the
county budget for the 1957 fiscal year to provide for the expenses herein authorized; providing for a severability clause; and declaring an emergency."

The bill was read second time.

Mr. Cowen offered the following Committee amendment to the bill:

Committee Amendment

Amend H. B. No. 662, Sec. 14 by deleting all the words after the words "Tarrant County" in the eighth line of Sec. 14 and inserting the following: "of not less than Six Thousand, Five Hundred Dollars ($6,500) nor more than Eight Thousand, Two Hundred and Fifty Dollars ($8,250), payable monthly out of the County Treasury by the Commissioners Court."

The amendment was adopted.

House Bill No. 662 was then passed to engrossment.

HOUSE BILL NO. 662 ON THIRD READING

Mr. Holman moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 662 be placed on its third reading and final passage.

The motio was prevailed by the following vote:

<table>
<thead>
<tr>
<th>Yes—141</th>
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<tbody>
<tr>
<td>ANDERSON</td>
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| HELMAN | Prue 
| HENSLEY | Ramsey |
| HOLLOWAY | Ramsey |
| HOLT | Roberts |
| HOLSTEIN | Russell |
| Hooks | Sadler |
| HOSEY | Sandahl |
| HUHNER | Sanders |
| HUFFMAN | Saul |
| HUFF | Schram |
| HUGHES OF GRAYSON | Schwartz |
| HUGHES OF DALLAS | of Galveston |
| HUTCHINSON | Schwartz |
| JACOBS, Miss | of Washington |
| JACKSON | Seeligson |
| JAMISON | Shannon of Erath |
| JOHNSON | Shannon |
| JONES | of Tarrant |
| JOSEPH | Shaw |
| KELLY | Sheridan |
| KENNARD | Shevill |
| KENNEDY | Slack |
| KLIPER | of Smiths Falls |
| KOLBHA | Smith of Jefferson |
| KOROTH | Spillman |
| KOHLMANN | Springer |
| LATIMER | Stewart |
| LAUREL | Storey |
| LEE | Strickland |
| MCCOPPIN | Stroman |
| McDONALD | Suderth |
| MCGREGOR | Sutton |
| MCGREGOR | of McLennan |
| McLEOD | Talshek |
| MCGREGOR | of El Paso |
| MCLAIN | Thurmond |
| MANN | Tunnell |
| MATTHEW | Turman |
| MAYES | Watson |
| MOORE | Welch |
| MOORE | of Tarrant 
| MOORE | of Harris |
| MULLIN | White |
| MURRAY | Wilson of Young |
| MYATT | Wilson of Polk |
| OLIVER | Winfree |
| OSHORN | Welford |
| PARISH | Wootson |
| PARSONS | Yeark |
| PATTISON | Zehak |
| NAYS—1 | |
| FARRELL | In The Chair |
| HALE | Absent |
| BARKETT | Shackelford |
The Chair then laid House Bill No. 662 before the House on third reading and final passage.

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

**Yea—143**

- Anderson
- Arntt
- Atwell
- Baker
- Ballman
- Baehr
- Bansa
- Bell
- Bishop
- Blaine
- Blankard
- Bowers
- Boyesen
- Brohamer
- Bristow
- Bryan
- Bullock
- Burkhett
- Byrd
- Chapman
- Cloud
- Cole
- Conley
- Cory
- Cotten
- Cowen
- Cox
- Croswell
- Day
- de la Garza
- Duff, Miss
- Dugan
- Ehrig
- Elliott
- Elks
- Engle
- Farnell
- Foreman
- Forsyth
- Glass
- Gipson
- Green
- Harrington
- Heady
- Holman
- Hensley
- Hillowell
- Holson
- Roberts
- Russell
- Sandler
- Sandahl
- Sanders
- Seal
- Schram
- Schwartz
- Schwartz
- Seeligson
- Shannon
- Shannon
- Shannon
- Shamey
- Of Galveston
- Of Washington
- Of Tarrant
- Of Harrison
- Of Grayson
- Of Dallas
- Hutchins
- Jackson
- Johnson
- Johnson
- Jones
- Kennedy
- Kettner
- Kilpatrick
- Kloth
- Kratzmann
- Latimer
- Lee
- Mccoppin
- McDonald
- McGregor
- of McLennan
- of El Paso
- McIlhany
- Mann
- Mayo
- Moore of Harris
- Moore of Tarrant
- Mullen
- Murray
- Mvatt
- Oliver
- Osborn
- Paris
- Parsons
- Patterson
- Phipps
- Pool
- Presley
- Puckett
- Ramsey
- Richardson

**Roberts**
**Russell**
**Sandler**
**Sandahl**
**Sanders**
**Seal**
**Schram**
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**Seeligson**
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day, were passed, and to table the motion to reconsider.

The motion to table prevailed.

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

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

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

"Our Father Thou hast said in Thy word Rejoice in the Lord always; Let your moderation be known to all men. The Lord is at hand. Be careful for nothing but in everything by prayer and supplication with thanksgiving, let your requests be made known unto God. And the peace of God which passeth all understanding, shall keep your hearts and minds, Through Christ Jesus our Lord.—Amen."

The motion by Mr. Thurmond was lost.

The motion by Mr. Blanchard prevailed and the House accordingly, at 4:00 o'clock p.m. adjourned until 10:30 o'clock a.m. tomorrow.

APPEX

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


Education: H. B. No. 545, H. B. No. 696.


REPORTS OF THE COMMITTEE ON ENGROSSED BILLS
Austin, Texas, March 19, 1957
Hon. Waggoner Carr, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred

H. J. R. No. 17, Proposing an amendment to Article XVI of the Constitution of the State of Texas, by adding thereto a new section to be known as Section 68, to provide that the Legislature shall have authority to provide a system of retirement and disability pensions to certain retiring Texas Rangers and their widows; stating the maximum of such pension; and providing a fund from which such pensions may be paid.

Has carefully compared same and finds it correctly engrossed.

HERMAN YEZAK, Chairman.

Austin, Texas, March 19, 1957
Hon. Waggoner Carr, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 39, A bill to be entitled An Act amending Article 802c of the Penal Code of Texas, as added by Chapter 507, Acts of the Forty-seventh Legislature, Regular Session, relating to acts done when driving a vehicle while intoxicated or under the influence of intoxicating liquor and providing penalties therefor and declaring an emergency.

Has carefully compared same and finds it correctly engrossed.

HERMAN YEZAK, Chairman.

Austin, Texas, March 19, 1957
Hon. Waggoner Carr, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 2, A bill to be entitled An Act to amend Sections 4 and 13 of Article II of House Bill No. 20, Acts of the Forty-seventh Legislature, Regular Session, Chapter 173, as amended, codified in Vernon's as Article 6687b, Vernon's Civil Statutes, so as to change the qualifications of applicants for the issuance of licenses and to make certain provisions relating thereto and to restate the requirement for carrying and exhibiting licenses; providing a repealing clause; providing a severability clause; and declaring an emergency.
House Journal

March 21, 1957

Has carefully compared same and finds it correctly engrossed.

HERMAN YEZAK, Chairman.

Austin, Texas, March 20, 1957

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

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 32, A bill to be entitled Blanchard, An Act to make unlawful the employment by the State, any school district, any county, or municipality in the State of Texas of any member of the National Association for the Advancement of Colored People, and to provide penalties for violations; and declaring an emergency.

Has carefully compared same and finds it correctly engrossed.

HERMAN YEZAK, Chairman.

REPORT OF THE COMMITTEE ON ENROLLED BILLS

Austin, Texas, March 20, 1957

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

Sir: Your Committee on Enrolled Bills to whom was referred H. C. R. No. 61, Requesting return of House Bill No. 145 from the Governor's office and instructing the Enrolling Clerk of the House to make a correction.

Has carefully compared same and finds it correctly enrolled.

SCHWARTZ of Washington, Chairman.

SENT TO THE GOVERNOR

March 20, 1957

H. C. R. No. 61.

FORTY-SECOND DAY

(Thursday, March 21, 1957)

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

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

Mr. Speaker
Anderson
Armstrong
Atwell
Baker
Ballman
Bartram
Bass
Bell
Bishop
Blinde
Blandford
Bowers
Boyson
Brashar
Bryant
Bullock
Burkett
Byrd
Chapman
Cline
Cloud
Cole
Conley
Cory
Cotless
Cox
Crow
Crestewith
Day
De La Garza
Duff, Miss
Dugas
Dungan
Erisley
Ellis
Enoglio
Fairrell
Foreman
Forsyth
Glasco
Gilling
Glover
Green
Haie
Harrington
Heasty
Heitman
Hollowell
Holman
Hofstein
Hooks
Honey
Husler
Hutchman
Hufford
Hughes of Grayson
Hughes of Dallas
Isacks, Miss
Jackson
Jamison
Johnson
Joseph
Kelly
Kennard
Kennedy
Kilpatrick
Koliba
Koroth
Kothmann
Latimer
Laurel
Lee
McConnn
McDonald
McGranor
McGregor
McGregor
McElvan
McElhaney
Mann
Martin
Matthew
Mays
Moore of Harris
Moore of Tarrant
Mullen
Murray
Myatt
Oliver
Osborn
Parish
Parsons
Patterson
Pipkin
Pool
Puckett
Ramsay
Richardson
Roberts
Russell
Sadler
Sandahl
Sands
Saul
Schram
Schwarts
of Gairston
of Gairston
of Washington
Seeligson
Shackelford
Shannon of Erath
Shannon
Shannon
of Tarrant
Shaw
Sheridan
Sherrill
Smith of Hays
Smith of Jefferson
Spilman